

Kitsap County Department of Community Development

Notice of Hearing Examiner Decision

08/23/2023

To: Interested Parties and Parties of Record

RE: Project Name: Venditto Accessory Dwelling Unit (ADU)

Applicant: Jennifer & Taylor Venditto

5517 Muddy Paws Ct Bremerton, WA 98312

Application: Conditional Use Permit (CUP-ADU)

Permit Number: 22-03076

The Kitsap County Hearing Examiner has **APPROVED** the land use application for **Permit #22-03076 Venditto Accessory Dwelling Unit – Conditional Use Permit**, **subject to the conditions outlined in this Notice and included Decision**.

THE DECISION OF THE HEARING EXAMINER IS FINAL, UNLESS TIMELY APPEALED, AS PROVIDED UNDER WASHINGTON LAW.

The applicant is encouraged to review the Kitsap County Office of Hearing Examiner Rules of Procedure found at:

https://kitsapgov.com/dcd/HEDocs/HE-Rules-for-Kitsap-County.pdf

Please note affected property owners may request a change in valuation for property tax purposes, notwithstanding any program of revaluation. Please contact the Assessor's Office at 360-337-5777 to determine if a change in valuation is applicable due to the issued Decision.

The complete case file is available for review by contacting the Department of Community Development; if you wish to view the case file or have other questions, please contact help@kitsap1.com or (360) 337-5777.

CC: Applicant/Owner: Jennifer & Taylor Venditto, jditto777@gmail.com;

taylor.venditto@gmail.com

Project Manager: Kurt Russell with AC SITE MANAGEMENT,

acsitemanagement@gmail.com

Geologist: ENVIROSOUND CONSULTING, INC., shawn@envirosound.net

Health District Public Works

Parks Navy DSE/PEP Kitsap Transit
Central Kitsap Fire District
Central Kitsap School District
Puget Sound Energy
Water Purveyor
Sewer Purveyor
Point No Point Treaty Council
Suquamish Tribe
Port Gamble S'Klallam Tribe
Squaxin Island Tribe
Puyallup Tribe
WA Dept of Fish & Wildlife
WA State Dept of Ecology-SEPA
WA State Dept of Transportation
Interested Parties: None

BEFORE THE HEARING EXAMINER FOR KITSAP COUNTY

In the Matter of the Application of)	No. 22-03076
Taylor and Jennifer Venditto)	Venditto Accessory Dwelling Unit
)	EINIDINGS CONCLUSIONS
For Approval of a Conditional Use Permit)	FINDINGS, CONCLUSIONS, AND DECISION

SUMMARY OF DECISION

The request for a conditional use permit to construct a 900-square-foot, detached accessory dwelling unit (ADU), on a 1-acre property developed with an existing single-family residence, at 5517 NW Muddy Paws Court in the Bremerton area of unincorporated Kitsap County, is **APPROVED**. Conditions are necessary to address specific impacts of the proposal.

SUMMARY OF RECORD

Hearing Date:

The Hearing Examiner held an open record hearing on the request on July 13, 2023.

Testimony:

The following individual presented testimony under oath at the open record hearing:

Jenny Kreifels, County Planner Kurt Russell, Applicant Representative Taylor Venditto, Applicant

Exhibits:

The following exhibits were admitted into the record:

- 1. Staff Report, dated July 6, 2023
- 2. Application, dated June 21, 2022
- 3. Site Assessment and Planning Packet, dated July 18, 2022
- 4. Approved SFR Floor Plan and Elevations, dated August 14, 2020
- 5. Water and Fire Flow Availability Letter, dated April 25, 2022
- 6. SFR Floor Plan and Elevations, dated March 25, 2020
- 7. Project Narrative, received July 22, 2022
- 8. Stormwater Pollution Prevention Plan (SWPPP) Narrative, received July 22, 2022
- 9. Notice of Incomplete Application, dated July 15, 2022, with Annotations
- 10. Stormwater Infeasibility and Best Management Practices (BMPs) Worksheet, undated
- 11. ADU Floor Plan, dated February 19, 2022

- 12. Site Plan, undated
- 13. Stormwater Worksheet, undated
- 14. SEPA Environmental Checklist, dated April 11, 2022
- 15. Post-Construction Soil Quality/Depth Worksheet, undated
- 16. Authorization Form, dated February 21, 2023
- 17. Notice of Application, dated August 15, 2022
- 18. Simple Infiltration Test Worksheet, dated March 11, 2023
- 19. Review of Stormwater Plan Letter, Resolve Environmental and Geotechnical, Inc., dated March 13, 2023
- 20. Health District Approved Building Site Application, dated September 7, 2022
- 21. Information Request Checklist, dated February 7, 2023
- 22. Preliminary Stormwater Conditions Memorandum, dated June 5, 2023
- 23. Limited Geotechnical Report, EnviroSound Consulting, dated December 7, 2018, with Clarification Letter, dated December 18, 2018, and
- 24. Determination of Nonsignificance, dated June 16, 2023
- 25. Notice of Public Hearing, dated June 28, 2023
- 26. Certification of Public Notice, dated June 30, 2023
- 27. Staff Presentation
- 28. Hearing Sign-In
- 29. Letter of Approval from Applicant's Homeowners' Association (HOA), received July 13, 2023

The Hearing Examiner enters the following findings and conclusions based upon the admitted testimony and exhibits:

FINDINGS

Application and Notice

- 1. Taylor and Jennifer Venditto (Applicant) request a conditional use permit (CUP) to construct a 900-square-foot, detached accessory dwelling unit (ADU), on a 1-acre property currently developed with an existing, 3,392-square foot single-family home with an attached garage. The Applicant would also construct utilities, driveway improvements, and a parking area to serve the ADU. The property is located at 5517 NW Muddy Paws Ct in the Bremerton area of unincorporated Kitsap County. Exhibit 1, Staff Report, pages 1 and 2; Exhibits 2 through 7; Exhibit 11; Exhibit 12; Exhibit 27.
- 2. Kitsap County (County) determined that the application was complete on August 2, 2022. On August 15, 2022, the County provided notice of the application consistent with the requirements of Kitsap County Code (KCC) 21.04.210 by publishing notice in the County's publishing newspaper of record and by mailing or emailing notice to property owners within 800 feet of the site and to reviewing departments and agencies. The

¹ The property is identified by Kitsap County Assessor's Tax Account No. 312501-4-081-2003. *Exhibit 1, Staff Report, page 1.*

County's notice materials stated that written comments on the proposal could be submitted up until seven days before the date of the open record hearing associated with the application. On June 28, 2023, the County mailed notice of the open record hearing associated with the application to interested parties and property owners within 800 feet of the site, published notice in the County's publishing newspaper of record, and posted notice on the property. The County did not receive any comments in response to the provided notice materials. *Exhibit 1, Staff Report, pages 1 and 6; Exhibit 9; Exhibit 17; Exhibit 25; Exhibit 26.*

State Environmental Policy Act

3. The County acted as lead agency and analyzed the environmental impacts of the project as required by the State Environmental Policy Act (SEPA), Chapter 43.21C Revised Code of Washington (RCW). The County consolidated notice of the SEPA review and application comment periods under the optional process provided for by Washington Administrative Code (WAC) 197-11-355. No comments specific to SEPA were received. The County reviewed the Applicant's environmental checklist and other information on file and determined that the proposal would not have a probable significant adverse impact on the environment. Accordingly, the County issued a Determination of Nonsignificance (DNS) on June 16, 2023, with an appeal deadline of June 30, 2023. The DNS was not appealed. Exhibit 1, Staff Report, pages 1 and 2; Exhibit 14; Exhibit 17; Exhibit 24.

Comprehensive Plan and Zoning

- 4. The property is designated "Rural Residential" by the County Comprehensive Plan. County staff identified the following Comprehensive Plan policies as relevant to the proposal:
 - Limit the designated rural area to low residential densities that can be sustained by minimal infrastructure improvements, that cause minimal environmental degradation, and that will not cumulatively create the future necessity or expectation of urban levels of service. [Land Use Policy 50]
 - Permit residential uses in rural areas consistent with the planned rural character of the surrounding area. [Land Use Policy 51]
 - Outside of the Type III Limited Area of More Intensive Rural
 Development (LAMIRD), limit development only to that which serves
 rural residential or resource needs and does not draw population from
 Urban Growth Areas. This policy is implemented through Comprehensive
 Plan Land Use designations, zoning designations, and zoning code
 provisions. [Land Use Policy 53]
 - Use regulatory strategies to incentivize and provide flexibility for development of affordable and special needs housing. [Housing, Human Services Policy 5]

- Adopt regulatory changes to allow non-traditional housing types. [Housing, Human Services Policy 7]
- Promote fair housing to ensure that all residents of Kitsap County have an equal and fair opportunity to obtain safe and sanitary housing suitable to their needs and financial resources, regardless of race, religion, gender, sexual orientation, age, national origin, family status, income, disability, or other protected class. [Housing, Human Services Policy 11]
- Identify and remove regulatory barriers and limits access to or the provision of a diverse affordable housing supply. [Housing, Human Services Policy 12]
- Identify and remove impediments to creating housing for harder to house populations. [Housing, Human Services Policy 13]
- Disperse affordable housing opportunities throughout the County. [Housing, Human Services Policy 14]

Exhibit 1, Staff Report, pages 2 through 5.

5. The subject property and all surrounding properties are zoned "Rural Residential" (RR). The RR zone "promotes low-density residential development consistent with rural character. It is applied to areas that are relatively unconstrained by environmentally sensitive areas or other significant landscape features. These areas are provided with limited public services." *KCC 17.130.010*. ADUs are allowed in the RR zone with a conditional use permit. *KCC 17.410.042*. ADUs in the RR zone are required to have front yard setbacks of 50 feet, and side and rear yard setbacks of 5 feet. *KCC 17.420.052*. In accord with these setback requirements, the proposed ADU would be set back approximately 128 feet from the front property line to the east, 40 feet from the side property line to the north, 45 feet from the side property line to the south, and 169 feet from the rear property line to the west. Additionally, detached ADUs located outside an urban growth area (UGA) are subject to the special use provisions of KCC 17.415.015. The proposed ADU's compliance with these special use provisions is discussed in detail below. *Exhibit 1, Staff Report, pages 1 through 3*.

Existing Property, Critical Areas, and Proposed Development

- 6. As noted above, the 1-acre property is currently developed with an existing 3,392 square-foot single-family residence and attached garage. Approximately 50 percent of the rectangular property is wooded, with the remaining portion of the property consisting of lawn and hard surfaces associated with the existing dwelling and driveway. There are no critical areas on the property. *Exhibit 1, Staff Report, pages 2 through 4.*
- 7. The proposed ADU would be located approximately 50 feet from the primary residence. Access to the ADU would be provided by a shared driveway, which connects to NW Muddy Paws Ct. One additional parking space would be provided for the ADU, such that three parking spaces would be available on the paved area near the existing

residence. Silverdale Water District would provide water services to the proposed ADU. The District confirmed water and fire flow availability for the proposal in a letter dated April 25, 2022. Sewer services would be provided by the on-site septic system.

The Kitsap County Public Health District reviewed and approved the proposal. The Kitsap County Fire Marshal's Office reviewed and approved the proposal without required conditions. County Development Services and Engineering reviewed the proposal, including revised project plans submitted by the Applicant, and approved it with conditions relating to stormwater management and general site development, noting that the proposal is supportable in its approach to civil site development. *Exhibit 1, Staff Report, pages 1 through 8; Exhibit 2; Exhibit 3; Exhibit 7; Exhibit 12; Exhibit 15; Exhibit 16; Exhibit 20.*

Conditional Use Permit

8. The County zoning code makes some uses conditional in certain zoning districts. A *conditional use* is an activity specified by the zoning code "as a principal or accessory use that may be approved or denied based on consistency with specific criteria." *KCC* 17.110.175.

As noted above, the Applicant requests a CUP to construct an ADU, which is listed as a conditional use in the Rural Residential zoning district. *KCC 17.410.042*. County staff reviewed the proposal and determined that it would satisfy the criteria for a CUP under KCC 17.550.030.A, noting:

- The proposal supports the intent to increase affordable housing options in Kitsap County while limiting the density in the rural areas to ensure the preservation of those areas.
- The proposal complies with requirements of KCC Title 17 and complies with or will comply with all future applicable provisions of the Kitsap County Code.
- The proposal is consistent with the existing residential use of the property and the surrounding properties.
- The design, size, and placement of the proposed ADU effectively utilizes the existing features of the property while complementing the surrounding neighborhood characteristics.

Exhibit 1, Staff Report, page 10.

- 9. ADUs in the RR zone are required to satisfy the ADU special use provisions of KCC 17.415.015.B. The ADU special use provisions are listed below, together with County staff's analysis (in italics):
 - Only one ADU shall be allowed per lot. *Only one ADU is proposed and there are no existing ADUs on the subject property.*

- O The owner of the property must reside in either the primary residence or the ADU. *The owner currently resides in the existing single-family residence.*
- The ADU shall not exceed 50 percent of the square footage of the habitable area of the primary residence or 900 square feet, whichever is smaller. Dimensions are determined by interior measurements. The existing primary residence is 3,392 with a 640 square foot attached garage. Fifty percent of the conditioned primary residence is 1,696 square feet. Accordingly, the ADU is limited to 900 square feet. The proposed ADU is 900 square feet meeting the sizing requirement.
- O The ADU shall be located within 150 feet of the primary residence or shall be the conversion of an existing detached structure. *The proposed ADU is approximately 50 feet from the primary residence.*
- O The ADU shall be designed to maintain the appearance of the primary residence. The ADU and the primary residence are similar in appearance. Both structures would have the same siding, style of elevation, and roof pitch.
- O All setback requirements for the zone in which the ADU would be located shall apply. The proposed development meets all required setbacks for a lot this size located within the RR zoning district.
- O The ADU shall meet applicable health district standards for water and sewage disposal. *The Kitsap County Health District reviewed and approved the ADU.*
- O No mobile homes or recreational vehicles shall be allowed as an ADU. There are no mobile homes or recreational vehicles present on the subject property or proposed in the application.
- O An ADU shall use the same side street entrance as the primary residence and shall provide additional off-street parking. *The proposed ADU would use the same driveway utilized by the single-family residence.*
- O An ADU is not permitted on the same lot where another accessory dwelling unit, including attached ADU (ADU-A), exists. *There are no present or proposed accessory living quarters*.

Exhibit 1, Staff Report, pages 6 through 8.

Testimony

10. County Planner Jenny Kreifels testified generally about the proposal and how it would meet the specific requirements for approval of a conditional use permit to allow construction of an ADU. She noted that the proposed ADU would be located on a lot that

is developed with an existing single-family residence that the Applicant would continue to occupy. She described the subject property, noting that the property does not contain any critical areas or associated buffers. She noted that the proposed development would be consistent with surrounding development, which consists of single-family residences with accessory structures. She stated that the proposed development would be conditioned to follow the applicable requirements of Title 12 KCC for stormwater controls. Ms. Kreifels also noted that all health standards for water and sewer have been met and approved. *Testimony of Ms. Kreifels*.

- 11. Applicant Representative Kurt Russell stated that the Applicant had reviewed the recommended conditions of approval and has no concerns about the conditions. *Testimony of Mr. Russell*.
- 12. Applicant Taylor Venditto explained that the homeowners' associations had approved the proposed development. He noted that he spoke to all three neighboring property owners, who did not voice any concerns about the proposed development. *Testimony of Mr. Venditto*.

Staff Recommendation

13. Ms. Kreifels testified that County staff recommend approval of the conditional use permit application, with conditions. *Exhibit 1, Staff Report, pages 11 through 14; Testimony of Ms. Kreifels.*

CONCLUSIONS

Jurisdiction

The Hearing Examiner has jurisdiction to hear and decide requests for a conditional use permit. *KCC 2.10.070; 17.550.020*.

Criteria for Review

The Hearing Examiner may approve, approve with conditions, or deny a conditional use permit. Approval or approval with conditions may be granted by the Hearing Examiner only when all the following criteria are met:

- 1. The proposal is consistent with the Comprehensive Plan;
- 2. The proposal complies with applicable requirements of [the zoning code];
- 3. The proposal will not be materially detrimental to existing or future uses or property in the immediate vicinity; and
- 4. The proposal is compatible with and incorporates specific features, conditions, or revisions that ensure it responds appropriately to the existing character, appearance, quality or development, and physical characteristics of the subject property and the immediate vicinity.

KCC 17.550.030.A.

As a condition of CUP approval, the Hearing Examiner may:

- 1. Increase requirements in the standards, criteria, or policies established by [the zoning code];
- 2. Stipulate the exact location as a means of minimizing hazards to life, limb, property damage, erosion, landslides, or traffic;
- 3. Require structural features or equipment essential to serve the same purpose set forth in Chapter 17.420;
- 4. Include requirements to improve compatibility with other uses permitted in the same zone, protecting them from nuisance generating features in matters of noise, odors, air pollution, wastes, vibration, traffic, physical hazards, and similar matters. The hearing examiner may not, in connection with action on a conditional use permit, reduce the requirements specified by [the zoning code] as pertaining to any use nor otherwise reduce the requirements of [the zoning code] in matters for which a variance is the remedy provided;
- 5. Assure that the degree of compatibility with the purpose of [the zoning code] shall be maintained with respect to the particular use on the particular site and in consideration of other existing and potential uses, within the general area in which the use is proposed to be located;
- 6. Recognize and compensate for variations and degree of technological processes and equipment as related to the factors of noise, smoke, dust, fumes, vibration, odors, and hazard or public need;
- 7. Require the posting of construction and maintenance bonds or other security sufficient to secure to the county the estimated cost of construction and/or installation and maintenance of required improvements; and
- 8. Impose any requirement that will protect the public health, safety, and welfare.

KCC 17.550.030.B.

"If the approval criteria are not met or conditions cannot be imposed to ensure compliance with the approval criteria, the conditional use permit shall be denied." KCC 17.550.030.C.

In addition to the criteria listed above, ADUs are subject to the following special use provisions of KCC 17.415.015.B:

- 1. Only one ADU shall be allowed per lot;
- 2. Owner of the property must reside in either the primary residence or the ADU;

- 3. The ADU shall not exceed fifty percent of the square footage of the habitable area of the primary residence or nine hundred square feet, whichever is smaller. Dimensions are determined by interior measurements;
- 4. The ADU shall be located within one hundred fifty feet of the primary residence or shall be the conversion of an existing detached structure (e.g., garage);
- 5. The ADU shall be designed to maintain the appearance of the primary residence;
- 6. All setback requirements for the zone in which the ADU is located shall apply;
- 7. The ADU shall meet the applicable health district standards for water and sewage disposal;
- 8. No mobile homes or recreational vehicles shall be allowed as an ADU;
- 9. An ADU shall use the same side-street entrance as the primary residence and shall provide additional off-street parking; and
- 10. An ADU is not permitted on the same lot where an accessory dwelling unit, attached (ADU-A), exists.

The criteria for review adopted by the Kitsap County Board of Commissioners are designed to implement the requirement of Chapter 36.70B RCW to enact the Growth Management Act. In particular, RCW 36.70B.040 mandates that local jurisdictions review proposed development to ensure consistency with County development regulations, considering the type of land use, the level of development, infrastructure, and the characteristics of development. *RCW* 36.70B.040.

Conclusion Based on Findings

1. With conditions, the proposed ADU would be consistent with the special use provisions of KCC 17.415.015.B. The proposed ADU would be located within the Rural Residential (RR) zoning district, outside the boundary of an urban growth area, and would therefore be allowed with a conditional use permit. The Applicant proposes to construct only one ADU, and there are no other ADUs, accessory living quarters, mobile homes, or recreational vehicles currently located or proposed to be located on the property. The Applicant would reside in the primary residence on the property. The proposed ADU would measure 900 square feet, which is the maximum permitted for an ADU associated with a 3,392 square foot primary residence. The proposed ADU would be sited approximately 50 feet from the single-family residence and would be designed to maintain the appearance of the single-family residence. The proposed ADU would meet all applicable setback requirements for the RR zone.

The ADU would be accessed by the driveway serving the single-family residence, which would provide the additional parking space required for the ADU. The proposed ADU would be served by the existing on-site septic system. Water and fire flow service are available to serve the ADU. Conditions, as detailed below, are necessary to mitigate project impacts and to ensure compliance with applicable statutes, ordinances, and regulations. *Findings* 1, 4-13.

2. With conditions, the proposed project would be meet the criteria for CUP approval under KCC 17.550.030.A. The County provided reasonable notice and opportunity to comment on the proposal. The County received no public comments in response to its notice materials. The County analyzed the environmental impacts of the proposal, determined that the proposed use would not have a probable significant adverse impact on the environment, and issued a Determination of Nonsignificance. The DNS was not appealed.

The proposed ADU would be consistent with the County Comprehensive Plan policies that permit low-density residential uses in rural areas and generally encourage diverse, affordable housing options suitable to meet the needs of county residents. The proposed ADU would be served by the existing on-site septic system and County staff confirmed that water and fire flow service are available to serve the ADU. As conditioned, the proposed ADU would comply with all applicable provisions of the County zoning code, including setback requirements for the RR zone and the specific ADU special use provisions of KCC 17.415.015.B. The project's compliance with these special use provisions would ensure that the project would not be materially detrimental to other uses or property in the vicinity and would be compatible with the existing character of the subject property and property in the vicinity. Conditions, as detailed below, are necessary to mitigate project impacts and to ensure compliance with relevant federal, state, and local statutes, ordinances, and regulations. *Findings* 1-13.

DECISION

Based on the preceding findings and conclusions, the request for a conditional use permit to construct a 900-square-foot accessory dwelling unit (ADU), on a 1-acre property developed with an existing single-family residence, at 5517 NW Muddy Paws Ct, is **APPROVED**, subject to the following conditions:

- 1. All required permits shall be obtained prior to commencement of land clearing, construction and/or occupancy.
- 2. If archaeological resources are uncovered during excavation, developers and property owners must immediately stop work and notify Kitsap County, the Office of Archaeology and Historic Preservation and affected Indian tribes.
- 3. The accessory dwelling unit is subject to the payment of impact fees. Impact fees must be paid at time of permit issuance, or if deferred, must be paid prior to final inspection. No certificate of occupancy will be granted until all impact fees are paid.
- 4. Any proposed modification (not including cosmetic work such as painting, papering and similar finish work), remodel or expansion of the accessory dwelling unit building, regardless of whether a building permit is required, shall be reviewed by the Department

- of Community Development and granted approval prior to such modification, expansion, construction and/or issuance of a building permit.
- 5. Only one accessory dwelling unit shall be permitted on the subject property.
- 6. The owner of the property must reside in either the primary residence or the accessory dwelling unit and only one of the structures may be rented at any one time.
- 7. The ADU's conditioned area shall not exceed 50 percent of the primary residence or 900 square feet, whichever is smaller. The proposed size of the ADU is 900 square feet. Any future expansion of the ADU shall require a building permit and would have to comply with all code requirements in place at the time of the new building permit application.
- 8. The accessory dwelling unit shall be located within 150 feet of the primary residence.
- 9. The accessory dwelling unit shall be designed to maintain the appearance of the primary residence.
- 10. This permit shall comply with all Kitsap Public Health District regulations and conditions of approval.
- 11. No mobile home or recreational vehicle shall be allowed as an accessory dwelling unit.
- 12. The accessory dwelling unit shall use the same side street entrance as the primary residence and shall provide one additional off-street parking space.
- 13. An accessory living quarter (ALQ) or guest house (GH) is not permitted on the same lot unless the ADU is removed and the ALQ or GH complies with all requirements imposed by the Kitsap County Code.
- 14. A property with a primary residence and an accessory dwelling unit cannot be segregated to create two separate legal lots unless it complies with all subdivision, zoning and density requirements in place at the time of a complete subdivision application.
- 15. The accessory dwelling unit cannot be sold separately from the primary residence unless it has legally been segregated onto its own lot.
- 16. The recipient of any conditional use permit shall file a Notice of Land Use Binder with the county auditor prior to any of the following: initiation of any further site work, issuance of any development/construction permits by the County, or occupancy/use of the subject property or buildings thereon for the use or activity authorized. The Notice of Land Use Binder shall serve both as an acknowledgment of an agreement to abide by the

- terms and conditions of the conditional use permit and as a notice to prospective purchasers of the existence of the permit. The Binder shall be prepared and recorded by the Department at the Applicant's expense.
- 17. The uses of the subject property are limited to the uses proposed by the Applicant and any other uses will be subject to further review pursuant to the requirements of the Kitsap County Code. Unless in conflict with the conditions stated and/or any regulations, all terms and specifications of the application shall be binding conditions of approval. Approval of this project shall not, and is not, to be construed as approval for more extensive or other utilization of the subject property.
- 18. The authorization granted herein is subject to all applicable federal, state, and local laws, regulations, and ordinances. Compliance with such laws, regulations, and ordinances is a condition to the approvals granted and is a continuing requirement of such approvals. By accepting this/these approvals, the Applicant represents that the development and activities allowed will comply with such laws, regulations, and ordinances. If, during the term of the approval granted, the development and activities permitted do not comply with such laws, regulations, or ordinances, the Applicant agrees to promptly bring such development or activities into compliance.
- 19. The decision set forth herein is based upon representations made and exhibits contained in the project application. Any change(s) or deviation(s) in such plans, proposals, or conditions of approval imposed shall be subject to further review and approval of the County and potentially the Hearing Examiner.
- 20. This Conditional Use Permit approval shall automatically become void if no development permit application is accepted as complete by the Department of Community Development within four years of the Notice of Decision date or the resolution of any appeals.
- 21. Any violation of the conditions of approval shall be grounds to initiate revocation of this Conditional Use Permit.
- 22. Building permits submitted for this development shall include construction plans and profiles for all roads, driveways, storm drainage facilities and appurtenances. No construction shall be started prior to said plan acceptance.
- 23. Stormwater quantity control, quality treatment, and erosion and sedimentation control, as required for the development, shall be designed in accordance with Kitsap County Code Title 12 effective at the time the Building Permit is deemed fully complete. If development meets the thresholds for engineered drainage design, the submittal documents shall be prepared by a civil engineer licensed in the State of Washington. The

- fees and submittal requirements shall be in accordance with Kitsap County Ordinances in effect at the time of Building Permit Application.
- 24. If the project proposal is modified from that shown on the site plan approved for this permit application, Development Services and Engineering will require additional review and may impose additional conditions upon site development.
- 25. Building permits for this lot shall provide a copy of the geological report conducted by EnviroSound Consulting, Inc., dated December 7, 2018, to review for consistency. If building permits are applied for after December 7, 2023, an addendum letter or new report may be required, as well as a Notice to Title.
- 26. The Applicant shall, at building permit application, submit Kitsap County Public Works Form 1601 for issuance of a concurrency certificate, as required by Kitsap County Code 20.04.030, Transportation Concurrency.
- 27. Any work within the County right-of-way shall require a Public Works permit and possibly a maintenance or performance bond. This application to perform work in the right-of-way shall be submitted as part of the SDAP process, or Building Permit process, if a SDAP is not required. The need for and scope of bonding will be determined at that time.

DECIDED this 23^{rd} day of August 2023.

ANDREW M. REEVES

Hearing Examiner Kitsap County