

Clerk's  
Receiving No. 1286  
Date: 07/15/2009  
Reference: C-09.69/2-09.689  
City Clerk: \_\_\_\_\_

**AGREEMENT  
BETWEEN THE CITY OF MAPLE VALLEY  
AND THE LAKE WILDERNESS ARBORETUM FOUNDATION  
FOR USE OF LAKE WILDERNESS PARK**

This Agreement for the use of Lake Wilderness Park is by and between the City of Maple Valley (hereinafter referred to as "City") and the Lake Wilderness Arboretum Foundation (hereinafter referred to as "Foundation"), P. O. Box 72, Maple Valley, Washington 98038, a private non-profit foundation organized under the laws of the State of Washington.

**RECITALS**

WHEREAS, the City owns Lake Wilderness Park, a park formerly owned and operated by King County; and

WHEREAS, the Foundation has developed, operated, and maintained the northern portion of the park (hereinafter referred to as the "Arboretum"), located north of and adjacent to the existing Lake Wilderness Lodge, 22520 SE 248<sup>th</sup> St, Maple Valley, Washington 98038, as described and shown on Exhibit A; and

WHEREAS, the Foundation developed the Arboretum for the propagation and display of native and cultivated plants, shrubs and trees, assembly of exhibits and production of instructional materials for the enjoyment of its members and the general public; and

WHEREAS, the Foundation has successfully operated the Arboretum with community volunteers since 1965; and

WHEREAS, the City has determined that the public interest would be best served with the least expenditure of public funds by a two-party agreement permitting the City and the Foundation to continue to jointly develop, operate, maintain and cooperatively use the Arboretum for the public's enjoyment as set forth in the terms of this Agreement; and

WHEREAS, the City desires to enhance the public's knowledge and appreciation of the natural vegetation and culture of the area by entering into this Agreement;

NOW, THEREFORE, the City and the Foundation enter into this three-part agreement; including Part I: General Terms, Part II: Execution of Improvements, and Part III: Use of the Arboretum.

**I. GENERAL TERMS**

1. EFFECTIVE DATE: The date this Agreement is authorized by the City Council of Maple Valley, will serve as the "Effective Date." Should this Agreement not be fully executed by both parties within twenty one (21) days of the Effective Date, this Agreement shall become null and void.

2. DURATION: The term of this Agreement is five (5) years from the Effective Date provided the provisions of Section 1 have not otherwise made this Agreement null and void. Ninety days prior to the expiration of this agreement, the parties will review the agreement and if there are no objections by either party, the agreement will automatically be extended an additional five (5) years. This Agreement will

terminate with no further period of automatic extension, on June 21, 2019.

3. OWNERSHIP: The real property, buildings, improvements, restoration, plants, trees and shrubs and all permanent fixtures shall become and remain the sole property of the City except as noted in Section 22.2 in this Agreement. Personal property stored at the Arboretum (e.g., tools, equipment, and supplies) will remain the property of the Party that supplied it.

4. REPRESENTATIVES: Upon execution of this Agreement, each Party will designate one person to be its representative for this Agreement. All designations shall state the name of the representative, his/her title, mailing address, and phone number(s). Should the designated representative change, the party that is changing its designated representative shall provide written notice to the other party that states the date certain that the newly designated representative will be acting on behalf of that party. A current list of Foundation Executive Board members shall be attached to this Agreement as Exhibit D. The Foundation shall update Exhibit D as Board members change, and such update will be provided in the form of written notice to the City's designated representative. Such update shall not be considered an amendment to this Agreement.

5. COLLABORATION AND INFORMATION SHARING: The City agrees to consult with and provide information to the Foundation on master planning efforts for Lake Wilderness Park.

6. GUIDELINES FOR EXHIBIT, PROGRAMMING AND INTERPRETIVE PLAN: The Foundation shall present the City with guidelines for exhibits and program content as well as an interpretive plan for the Arboretum. The guidelines and interpretive plan shall also address standards for interior and exterior signs, placards, and labeling. Any major sign must comply with the City's sign code.

7. ANNUAL MEETINGS: Foundation representatives shall meet annually with the City's Parks Director and/or designee for the purpose of planning, coordinating, and scheduling improvements, exhibits, program activities, and public meetings to occur in the buildings or on the grounds.

8. NOTICE OF VIOLATION; CURE; DEFAULT: If either party believes the other is in violation of this Agreement, written notice of such alleged violation shall be provided in writing and delivered to the other party. The City Manager shall, within ten (10) working days of receipt of said notice, schedule a meeting to review and discuss the alleged violation and shall, within five (5) working days following the meeting, notify the Foundation's designated representative in writing of his/her findings and conclusions from such a review. The party that is determined to be in violation of this Agreement will have thirty (30) days to commence a cure of the violation and a total of sixty (60) days to completely cure the violation. The thirty (30) day period shall commence the day after the date of the City Manager's written review of his/her findings and conclusions. The City Council will be notified of the City Manager's written review. In the event the Foundation is responsible for curing a violation, and fails to do so within the sixty (60) day period, the City may, at its option, cure the default and invoice the Foundation for any associated expenses. The Foundation shall promptly make payment on the invoice. Failure by the Foundation to cure a violation may entitle the City to terminate this Agreement for default.

9. ACCEPTANCE OF PREMISES: The Foundation has examined the premises and accepts them in their present condition. It is agreed that the Foundation and the City, through its designated

representative, will consult with one another on the furnishings, design, and display layout of the building(s) and keep one another apprised of changes from jointly planned and agreed to scheduled public viewing hours, programs, and public meetings held in the building, offices, or on the grounds.

10. KEY CONTROL: The Foundation shall provide the City with keys and/or combinations for purposes of the City's emergency access to the Arboretum buildings and office spaces provided by the City.

11. UTILITIES: The Foundation shall provide all power and telephone utility services at no expense to the City, except as otherwise agreed to in writing. The City shall pay for water service to mutually agreed areas.

12. MAINTENANCE AND UPKEEP: The Foundation will provide a standard level of maintenance services to the grounds and outbuildings that is appropriate to the operation of a safe and usable Arboretum. The Foundation shall be responsible for all maintenance of the Arboretum, all minor and major repairs, and shall promptly correct and/or remove all hazards and potentially dangerous conditions to fully safeguard and protect the public, and City and Foundation employees, agents, and officials. The Foundation shall also promptly report to the City's Parks Director and/or designee all hazardous or potentially dangerous conditions.

13. HANDLING EMERGENCIES: The Foundation shall develop guidelines for addressing emergencies and natural disasters, and such guidelines shall be supplementary to the City's adopted Emergency Operations Plan. When beyond its resources, the Foundation may request City assistance to address potentially dangerous situations, emergencies, and natural disasters. The City shall review such requests and provide support as it deems reasonable.

14. HAZARDOUS SUBSTANCES; LIABILITY ASSOCIATED THEREWITH: As used herein, the term "Hazardous Substance" means any hazardous, toxic, or dangerous substance, waste, or material, which is or becomes regulated under any federal, state, or local statute, ordinance, rule, regulation, or other law now or hereafter in effect pertaining to environmental protection, contamination, or cleanup. The Foundation shall keep upon the premises, in a location accessible to the City, on request during normal business hours, copies of all reports regarding hazardous or toxic materials on the premises that the Foundation has provided to any other governmental agency in the previous quarter. The Foundation shall, upon request by the City and at the Foundation's expense, provide the City with a copy of any such report. In the event of any accident, spill, or other incident involving hazardous or toxic matter that the Foundation is required to report to any governmental agency, the Foundation shall immediately report the same to the City and supply the City with all information and reports with respect to the same, together with the Foundation's clean-up or remediation plan and schedule. If such clean-up or remediation plan is not acceptable to the City in the City's sole discretion, the City may so notify the Foundation and, upon 48 hours prior written notice (or without notice if so required by an emergency) may enter on the premises to conduct the cleanup or remediation and charge the Foundation the costs thereof. All information described herein shall be provided to the City regardless of any claim by the Foundation that it is confidential or privileged, provided that the City shall not publish or disclose the information to any third party except to comply with Chapter 42.56 RCW. The Foundation agrees to hold harmless, protect, indemnify, and defend the City from and against any damage, loss, claim, or liability, INCLUDING attorney's fees and costs,

resulting from the Foundation's use, disposal, transportation, generation, and/or sale of any Hazardous Substances and any negligence associated therewith. These indemnities will survive the termination of this Agreement, whether by expiration of the Term or otherwise.

15. PROVISION OF OFFICE SPACE AT GAFFNEY HOUSE AND USE OF OTHER SPACE: The City will provide the use of office space to the Foundation at the Gaffney House at no cost to the Foundation. Such space shall be lockable. Scheduling of shared conference and storage space will be coordinated with Public Works maintenance personnel, who will also be housed in the space. The real property, improvements, restoration, and all permanent fixtures at the Gaffney House shall become and remain the sole property of the City. Any personal property stored at the Gaffney House by the Foundation will remain the property of the Foundation. The Foundation will be responsible for set-up and for the costs of telephone service provided to the Gaffney House. The City will provide other utilities and janitorial service consistent with the services provided for the entire building. The Foundation will communicate with the Lake Wilderness Lodge Operator to reserve space at the Lodge for the purpose of conducting classes and holding meetings. The Foundation will follow the procedures established by the City for reservation and use of the Lodge

16. HOLD HARMLESS: The Foundation shall indemnify, hold harmless and defend the City, its elected and appointed officials, agents, employees or volunteers, while acting within the scope of their duties as such, from and against all claims, demands, and causes of action of any kind or character, including the cost of defense thereof, arising out of or in connection with the performance of this Agreement, or which arises out of the Foundation's use of the Arboretum, or from the conduct of the Foundation's business, or from any activity, work or thing done, permitted or suffered by the Foundation, its elected and appointed officials, agents, employees or volunteers, in or about the Arboretum, except for injuries and damages caused by the sole negligence of the City.

It is further specifically and expressly understood that the indemnification provided herein constitutes the Contractor's (Foundation's) waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Agreement.

17. ASSIGNMENT: Neither Party will assign or sublet its rights or responsibilities under this Agreement without the written authorization of the other Party.

18. TERMINATION: This Agreement may be terminated upon written mutual agreement between the parties hereto. A mutual agreement for termination of this Agreement will not be effective sooner than six months after a Termination Agreement has been executed between the parties.

18.1 Either party may also terminate this Agreement unilaterally, and dispense with renewal or further renewal, after giving six (6) months prior written notice to the other party. This agreement shall remain in full force and effect during any such termination period. A written notice of intent to terminate this Agreement shall operate to nullify the automatic five year renewal period of this Agreement as set forth in Section 1.

19. ANTI-DISCRIMINATION: The Foundation shall not discriminate against any employee, applicant for employment, or any person seeking the services of the Foundation under this Agreement, on the basis of race, color, religion, creed, sex, sexual orientation, age, national origin, marital status,

honorary discharged veteran or military status or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability.

20. LIENS; PROPOSED CONTRACTS: The Foundation shall keep the premises free from liens arising out of obligations incurred by the Foundation. At the City's written request, the Foundation will furnish written proof of payment made, that if not paid, could provide the basis for a lien on the premises. The Foundation shall provide the City with a copy of any contracts with service providers for maintenance, repair, or improvements to any buildings or to real property used by the Foundation under this Agreement.

21. LIABILITY INSURANCE: Commensurate with the Effective Date or within twenty one (21) days of the Effective Date, the Foundation, at its expense, shall obtain and maintain commercial liability insurance in the amount of \$1,000,000 per occurrence, \$2,000,000 general aggregate limit and \$2,000,000 products/completed operations aggregate. The Foundation and the City shall review insurance coverage annually to determine whether the coverage is adequate and conforms to the requirements set by the City's insurance provider. If the annual review finds that the Foundation's coverage is inadequate, the Foundation shall obtain the type of coverage and the amount of coverage recommended by the City's insurance provider. The Foundation's policy(ies) shall name the City as an additional insured and state that it is primary over any insurance carried by the City. Any insurance, self-insurance or insurance pool coverage maintained by the City shall be in excess of the Foundation's insurance and shall not contribute to it. In the event of non-renewal, cancellation or material change in the coverage provided to the Foundation, thirty (30) days' written notice of such change shall be furnished to the City prior to its effective date. The Foundation shall provide a Certificate of Insurance or, upon request of the City, a duplicate of the policy as evidence of insurance protection provided. This insurance shall not be canceled or reduced without prior written notice to the City at least thirty- (30) days in advance of the cancellation.

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

22. ACCESS FOR INSPECTION OR UPKEEP: The City reserves the right to inspect the premises at a reasonable time and with reasonable notice. The Foundation may be present during such times.

## II. EXECUTION OF IMPROVEMENTS

23. ALTERATION AND IMPROVEMENTS: The Foundation will not substantially alter or improve the grounds, buildings or natural resources of the premises without prior review and consent of the Parks Director and/or designee, either through the future acceptance of a Site Plan (to be attached as Exhibit B, or on a project by project basis, consistent with Section 19 herein. Ownership of such alterations and improvements will remain with the City unless otherwise agreed upon in writing.

23.1 Time Frame: The City and Foundation shall agree upon time frames for all improvements and shall annually modify/adjust as needed to more accurately reflect the schedule.

23.2 Western Deciduous Azalea Display Garden: The parties agree that the Foundation has installed and maintains a Western Deciduous Azalea Display Garden at a mutually acceptable site adjacent to the Lake Wilderness Lodge. The Foundation, in coordination with the City, may remove the display garden within one year of termination of this agreement, provided a

representative selection from the garden remains on site for the public's benefit.

24. PROJECT FINANCING: The Foundation shall be responsible for all design, construction, maintenance, and operations costs. The Foundation shall be responsible for all fees, inspections, insurance and bonds related to the design, development, and construction of the Arboretum buildings.

25. CONTRACT DOCUMENTS AND BIDDING: The Foundation shall be responsible for preparing and submitting all of the required information necessary for obtaining any and all required permits, and will be considered the "applicant" pursuant to Ch. 197-11 WAC. The City shall be identified as the lead agency for the purpose of State Environmental Policy Act (SEPA) procedural determinations. The Foundation may request waiver of fees associated with any City permits and the City may consider such in accordance with City policy and state law.

26. PROJECT CONSTRUCTION: The Foundation shall perform the duties of the "Owner" as defined in any contract documents and specifications. In the construction of the Arboretum, and in regards to maintenance and repair of real property wherein land is affected, including trees, the Foundation shall comply with all applicable laws, statutes, rules, codes, regulations and ordinances, including, without limitation, all necessary governmental permits and approvals.

26.1 If at any time, in the reasonable judgment of the City, the Foundation or any of its agents, employees, officers, or contractees fails to competently perform the duties stated herein, the City may seek remedy using the provisions of paragraph 7.

27. LICENSE TO ENTER PROPERTY: The City hereby grants to the Foundation a limited license to enter upon its real property as necessary solely for the exercise of the rights and obligations set forth herein.

### **III. USE OF THE ARBORETUM**

28. PERMITTED USES: The Foundation agrees to use the Arboretum for the primary purpose of providing historical, cultural, recreational, and educational services related to its functions as an Arboretum. The Foundation may use the Arboretum for its organizational purposes including membership activities, training, certification, support of similar or complimentary efforts and sale of items that are commonly sold at arboretums and normal fundraising activities, provided that the *net* proceeds of such activities shall be used solely for development, maintenance, and operations of the Arboretum. All activities conducted at the Arboretum are subject to the City's regulations and policies, and to the further provisions of this Agreement. Use of the Arboretum for other Foundation purposes shall not be permitted without the City's prior written consent.

29. PRIORITY USE: The Foundation will have priority use of the Arboretum during the period of this Agreement. All other uses of the Arboretum will be scheduled with and jointly approved by the Foundation and the City's representative.

30. COOPERATION WITH LODGE OPERATOR: Because of the proximity of the Arboretum to the Lodge, the Foundation shall share information about Foundation events that may conflict with or impact activities occurring at the Lodge, consistent with Sections 4 and 6, herein.

31. COMPLIANCE WITH ALL LAWS AND REGULATIONS: In using the Arboretum, the Foundation shall comply with all applicable laws, ordinances and regulations from any and all authorities having jurisdiction.
32. ENTIRE AGREEMENT: This Agreement contains the entire Agreement between the parties hereto, and no other agreements, oral or otherwise, regarding the subject matter of this Agreement, shall be deemed to exist or bind any of the parties hereto. Proposed changes that are mutually agreed upon shall be incorporated by written amendment to this Agreement.
33. WAIVER: It is hereby agreed that no waiver of any condition or covenant in this Agreement, shall be taken to constitute waiver of any subsequent condition or covenant.
34. SEVERABILITY: Any provision or part of this Agreement held to be void or unenforceable under any law or regulation shall be deemed stricken and all remaining provisions shall continue to be valid and binding upon the City and the Foundation, who agree that the Agreement shall be reformed to replace such stricken provision or part with a valid and enforceable provision that comes as close as reasonably possible to expressing the intent of the stricken provision.
35. NOTICES: Any written notice required or permitted to be given herein shall be made via registered or certified U.S. mail, return receipt requested, or delivery in person to the party who is the intended recipient of the notice at the following addresses or such other respective addresses as either party hereto may from time to time designate in writing:

\*\*\*Formatting issues required a page break here\*\*\*

LAKE WILDERNESS  
ARBORETUM FOUNDATION  
President  
P. O. Box 72  
Maple Valley, WA 98038

CITY OF MAPLE VALLEY  
City Manager  
P. O. Box 320  
Maple Valley, WA 98038

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

LAKE WILDERNESS ARBORETUM  
FOUNDATION

CITY OF MAPLE VALLEY

By: \_\_\_\_\_  
Name: V.P.S. Davis  
Title: President, LWAF

By: \_\_\_\_\_  
David W. Johnston,  
City Manager

APPROVED AS TO FORM:

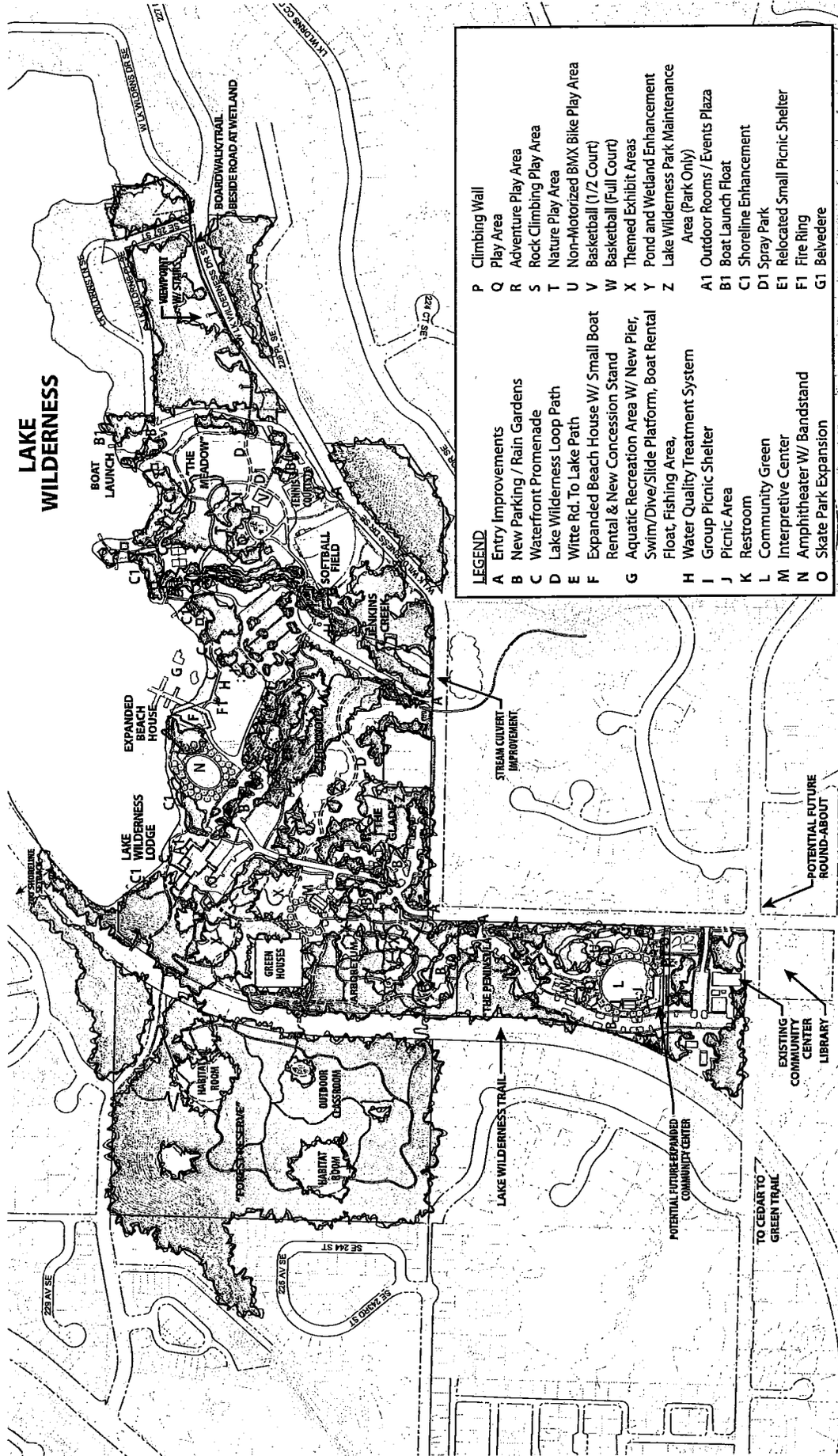
By: \_\_\_\_\_  
Christy A. Todd, City Attorney

Resolution establishing Effective Date: R-09689

Exhibits

- A – Property Description/Map (to be provided by Parks & Recreation Department)
- B – Current Site Plan (to be provided by Foundation)
- C – Proof of Tax Exemption (to be provided by Foundation)
- D – Officers of Board (to be provided by Foundation)
- E – Insurance (to be provided by Foundation)

# LAKE WILDERNESS



**LEGEND**

A	Entry Improvements	P	Climbing Wall
B	New Parking / Rain Gardens	Q	Play Area
C	Waterfront Promenade	R	Adventure Play Area
D	Lake Wilderness Loop Path	S	Rock Climbing Play Area
E	Witte Rd. To Lake Path	T	Nature Play Area
F	Expanded Beach House W/ Small Boat Rental & New Concession Stand	U	Non-Motorized BMX Bike Play Area
G	Aquatic Recreation Area W/ New Pier, Swim/Dive/Slide Platform, Boat Rental Float, Fishing Area,	V	Basketball (1/2 Court)
H	Water Quality Treatment System	W	Basketball (Full Court)
I	Group Picnic Shelter	X	Themed Exhibit Areas
J	Picnic Area	Y	Pond and Wetland Enhancement
K	Restroom	Z	Lake Wilderness Park Maintenance Area (Park Only)
L	Community Green	A1	Outdoor Rooms / Events Plaza
M	Interpretive Center	B1	Boat Launch Float
N	Amphitheater W/ Bandstand	C1	Shoreline Enhancement
O	Skate Park Expansion	D1	Spray Park
		E1	Relocated Small Picnic Shelter
		F1	Fire Ring
		G1	Belvedere



7/19/07

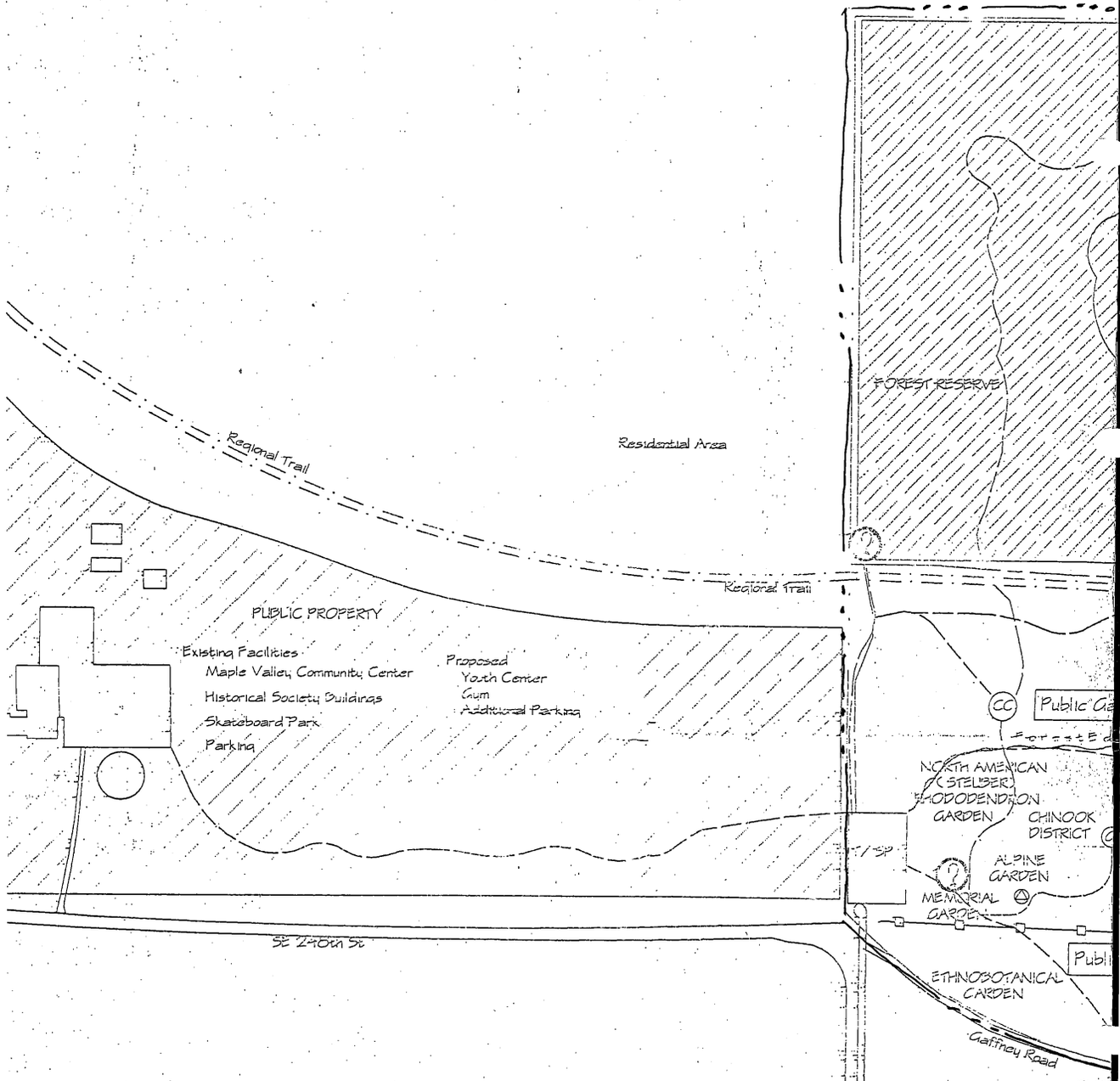


DOUGLASS CONSULTING  
 J. A. BRENNAN ASSOCIATES PLLC  
 IN ASSOCIATION WITH:  
 J. A. BRENNAN ASSOCIATES PLLC  
 MAKERS architecture + urban design  
 TAYLOR ASSOCIATES  
 TETRA TECH

CITY OF MAPLE VALLEY

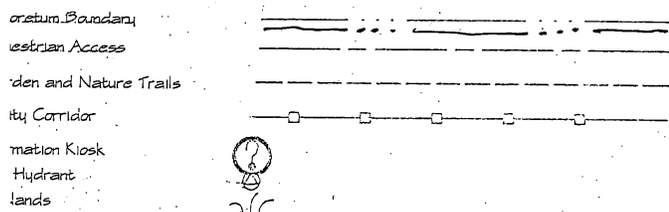
# FINAL MASTER PLAN LAKE WILDERNESS PARK

# SOUTH KING COUNTY ARBORETUM MASTER PLAN



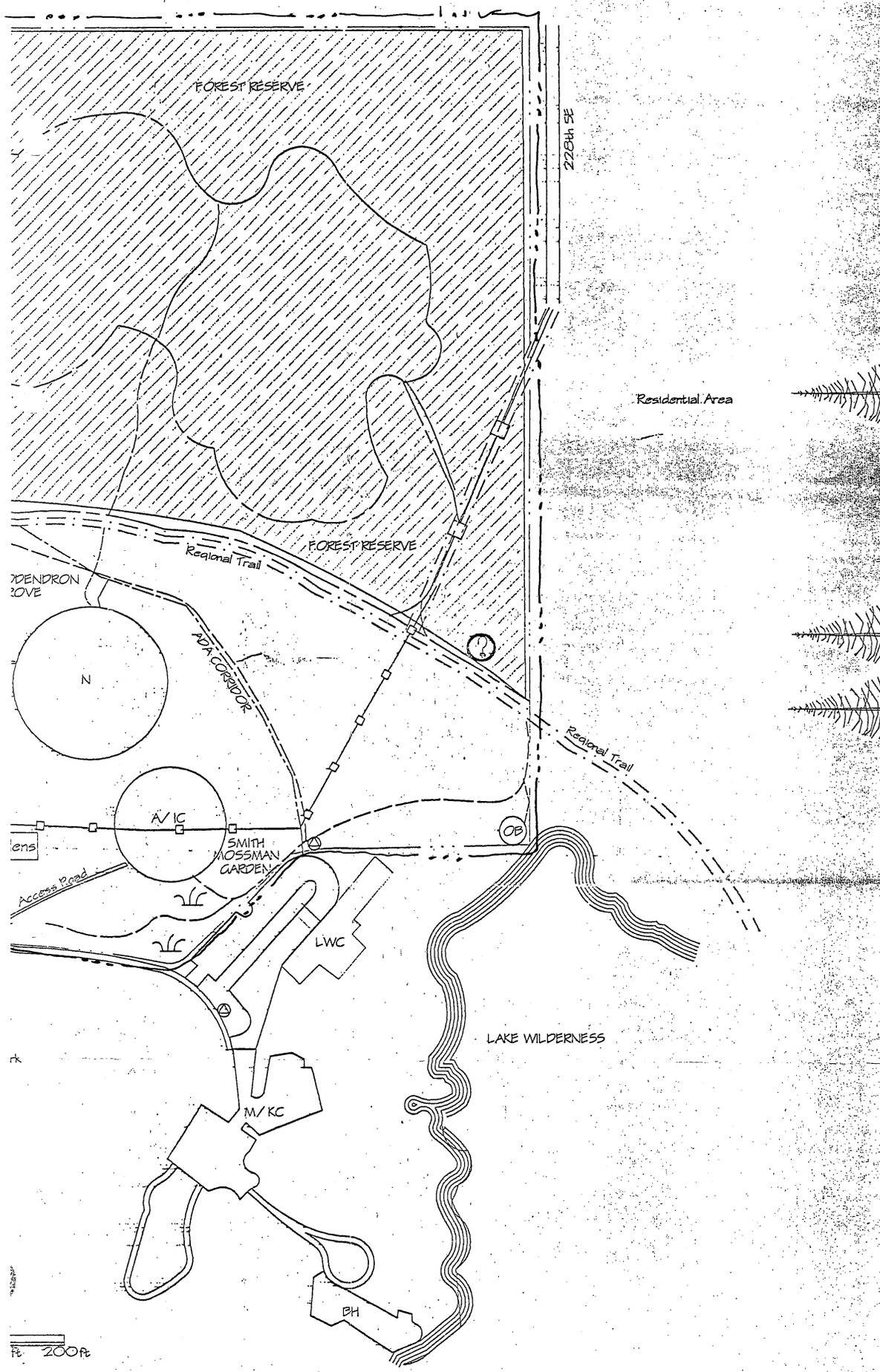
### KEY

- |   |      |
|---|------|
| Administrative/ Interpretive Complex with Parking | A/IC |
| Rest House  | BH   |
| Restroom  | CC   |
| Water Hydrant                                     | G    |
| Wilderness Center                                 | LWC  |
| Maintenance King County                           | M/KC |
| Restroom  | N    |
| Observation Platform and Bird Blind               | OB   |
| Trailer and Special Events Parking                | T/SP |



Dimensions on this drawing are approximate. For specific information, see official maps, landscape plans, and engineering and design drawings.

OSAL

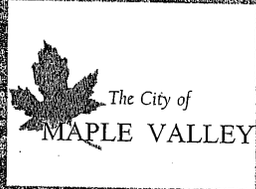


Drawing by Phillip R. Coker, Arborist & Naturalist, Seattle, WA  
 Conversion to AutoCAD Lt by J. Patrick Bowman, W.C.N./W.C.  
 Maple Valley, WA

May 2001

SOUTH KING COUNTY ARBORETUM FOUNDATION  
 MAPLE VALLEY, WASHINGTON 98038

200ft



**Arboretum  
Natural Area**

**Arboretum  
Plant Area**

**Parking The Lodge**

**Maintenance  
Area**

**Beach, Beach  
House & Dock**

**Parking**

**LAKE  
WILDERNESS**

**Ball Field**

**Tennis Court**

**Boat Launch**

**Natural  
Area**



**IRS** Department of the Treasury  
Internal Revenue Service

P.O. Box 2508  
Cincinnati OH 45201

In reply refer to: 0248336501  
Apr. 09, 2008 LTR 4168C E0  
91-6067924 000000 00 000  
00016630  
BODC: TE

LAKE WILDERNESS ARBORETUM  
FOUNDATION  
PO BOX 72  
MAPLE VALLEY WA 98038-0072724

018346

Employer Identification Number: 91-6067924  
Person to Contact: Ms. Holland  
Toll Free Telephone Number: 1-877-829-5500

Dear Taxpayer:

This is in response to your request of Mar. 31, 2008, regarding your tax-exempt status.

Our records indicate that a determination letter was issued in August 1966, that recognized you as exempt from Federal income tax, and discloses that you are currently exempt under section 501(c)(3) of the Internal Revenue Code.

Our records also indicate you are not a private foundation within the meaning of section 509(a) of the Code because you are described in section 509(a)(2).

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for Federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

Sincerely yours,

Michele M. Sullivan, Oper. Mgr.  
Accounts Management Operations I

**LAKE WILDERNESS ARBORETUM FOUNDATION**  
**Board of Directors and Committee Chair Persons**  
**February 1, 2009**

OFFICERS			
President	Patty Davis ██████████ Renton 98058	██████████ ██████████	██████████
1st Vice-President	Eric Larson ██████████ Maple Valley 98038	██████████ ██████████	██████████
2 <sup>nd</sup> Vice-President	Cindy Ostermann ██████████ ██████████ Black Diamond, 98010	██████████ ██████████	██████████
Recording Secretary	Chris Neorr ██████████ Kent 98042	██████████ ██████████	██████████
Corresponding Secretary	Noel Paterson ██████████ Maple Valley, 98038	██████████ ██████████ see Bud & Fin	██████████
Treasurer	Criss Barrett Vefik ██████████ Auburn 98002	██████████ ██████████ ██████████	██████████
BOARD MEMBERS AT LARGE			
	Colby Collier ██████████ Maple Valley, 98038	██████████ ██████████	██████████
	Fred Kreitzberg ██████████ ██████████ Maple Valley, 98038	██████████ ██████████	██████████
	Marie Lindblom ██████████ Maple Valley, 98038	██████████ ██████████ See Mem & P R	██████████
	John Neorr ██████████ Kent 98042	██████████ ██████████ See Forestry	██████████
	Katie Swickard ██████████ Kent, 98042	██████████ ██████████	██████████
	Ione Tufts ██████████ Maple Valley, 98038	██████████ ██████████	██████████
	John Van Zanten ██████████ Kent 98031	██████████ ██████████	██████████
	Maggie Westerlund ██████████ Renton 98058	██████████ ██████████	██████████

**EXECUTIVE COMMITTEES****BUDGET & FINANCE**

Chair Person Board Member at Large	John Neorr See board list		
Board Member at Large	Noel Paterson See board list		
Treasurer	Criss Barrett See board list		
1 <sup>st</sup> Vice President	Eric Larson See board list		
Bookkeeper	Barbara DeKruf	[REDACTED]	[REDACTED]

**EDUCATION & CONSERVATION**

Co-Chair Persons/	Patty Davis Katie Swickard	[REDACTED]	[REDACTED]
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**MEMBERSHIP & PUBLIC RELATIONS**

Chair Person/ Photographer	Marie Lindblom See board list	[REDACTED]	[REDACTED]
Journalism	John Neorr See board list		
Membership	Chris Neorr See board list		
Volunteer Coordinao	Linda Rutenberg		[REDACTED]

**PROPERTY MANAGEMENT & DEVELOPMENT**

Chair Person/	Maria VanZanen [REDACTED] Maple Valley 98038	[REDACTED]	[REDACTED]
Forestry Mgr./ Board Member at Large	John Neorr See board list	[REDACTED]	[REDACTED]
<b>TWIGS</b> Propagation Mgr.	Judi Alvau	[REDACTED]	[REDACTED]

**BRANCHES**

	Maria VanZanen See PMD		
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**PLANT SALE**

Chair Person			
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