



CITY OF ARLINGTON NOTICE OF DECISION

Smokey Point Ridge Forest Practice Zoning Permit

The City of Arlington has issued a Notice of Decision for a Zoning Permit as required by Arlington Municipal Code. The following project has been **APPROVED**, with the conditions listed in the attached permit decision.

Project Name: Peak to Peak Development LLD

Proponent: Insight Engineering

Project Number: PLN #1163

Description of Proposal: The applicant is proposing an early clearing and grading permit (PWD #3514) and a Class IV forest harvesting of approximately 7.83 acres for the conversion to future mixed use land division and development. The site is located in the Commercial Corridor (CC) zone with future development to be permitted under separate permits. The clearing, grading, and forest practice will consist of the removal of 95 significant trees and approximately 3,950 cubic yards of cut and 40,000 cubic yards of fill on the site.

Location:

Permit Decision: Approved, with Conditions

Notice of Decision Date: February 7, 2024

End of Appeal Period: February 21, 2024

Zoning Permit Expiration Date: February 7, 2026

Appeals: A Party of Record may file an appeal of this decision pursuant to AMC 20.20.010, which provides for a hearing of the zoning permit decision before the Hearing Examiner. Any aggrieved party of record may file an appeal within 14 days of the permit decision. An appeal shall be considered filed when a written notice of appeal, specifying the grounds and arguments, therefore, is delivered to the Department of Community and Economic Development by 5:00 PM on February 21, 2024, and the appeal fee as set by resolution is paid.

Staff Contact: Amy Rusko, Planning Manager, arusko@arlingtonwa.gov



Community and Economic Development Planning Division

18204 59th Avenue NE, Arlington, WA 98223

ZONING PERMIT – FOREST PRACTICE STAFF REPORT AND PERMIT DECISION

GENERAL INFORMATION

File Number:	PLN #1163
Project Title:	Smokey Point Ridge Forest Practice
Owner:	Peak to Peak Development LLD
Applicant:	Carl Pirscher, CDA Architects
Contact:	Brian Kalab, Insight Engineering
Description:	Land Clearing and Logging
Location:	19402 Smokey Point Boulevard
Tax Parcel ID:	31051700400600
Lot Size:	7.83 Acres
Topographical Description:	Gentle terraces and slopes up in elevation from north to south, with approximately 15 feet of vertical relief.
Zoning Classification:	Commercial Corridor
Land Use Designation:	Commercial Corridor
Proposed Use Classification:	Land Clearing and Logging
City Approvals Required:	Zoning Permit and Grading Permit
Date of Decision:	February 7, 2024
Decision:	APPROVED, with Conditions

I. NATURE OF APPLICATION

A. Request

The applicant is proposing an early clearing and grading permit (PWD #3514) and a Class IV Forest Harvesting of approximately 7.83 acres for the conversion to future mixed use land division and development. The site is located in the Commercial Corridor (CC) zone with future development to be permitted under separate permits. The clearing, grading, and forest practice will consist of the removal of 95 significant trees and approximately 3,950 cubic yards of cut and 40,000 cubic yards of fill on the site.

B. Project Chronology / Background

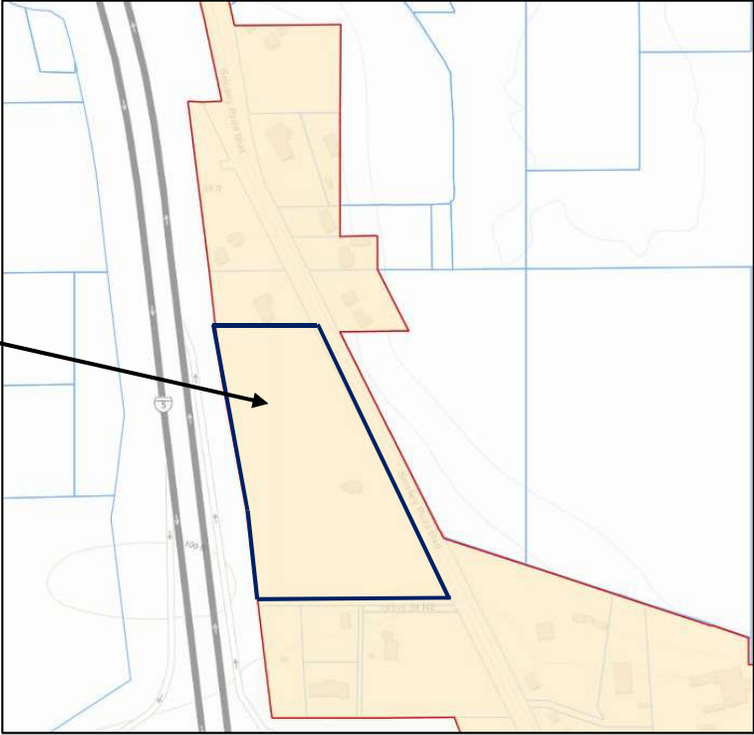
A formal application for the Zoning Permit was submitted to the Community & Economic Development Department on December 28, 2023. Staff routed the material to City review staff on December 28, 2023.

C. Site Location / Description



The site is located northwest of the 193rd Street and Smokey Point Boulevard Intersection

D. Site and Adjacent Zoning / Uses

Subject Site		
Area	Zoning	Existing Use
Subject Site	Commercial Corridor (CC)	Single Family Residence
North	Commercial Corridor (CC)	Single Family Residence
South	Commercial Corridor (CC)	Single Family Residences
East	Snohomish County A-10	Vacant
West	Interstate 5	Washington State Department of Transportation Right of Way

II. PROJECT CONSISTENCY WITH TITLE 20 AMC, ZONING

A. Applicable Review Criteria and Process

The Zoning Permit – Forest Practice request is subject to review for conformity with the Arlington Municipal Code (AMC), including but not limited to the following:

Regulation	Analysis	Meets
Chapter 20.16 AMC, Permits and Final Plat Approval		
20.16.100 (b) Zoning Permits are issued under this title only when a review of the application submitted, including plans contained therein, indicates that the development will comply with the provisions of this title if completed as proposed. All development shall occur strictly in accordance with such approved plans and applications.	The applicant submitted a Zoning Permit for a Forest Practice Permit. The Community Development Director is responsible for the permit decision and the decision is appealable to the Hearing Examiner.	Yes

Regulation	Analysis	Meets
<p>20.16.110 Who May Submit Permit Applications. (a) Applications for zoning will be accepted only from persons having the legal authority to take action in accordance with the permit or the subdivision plat approval. By way of illustration, in general this means that applications should be made by the owners or lessees of property, or their agents, or persons who have contracted to purchase property contingent upon their ability to acquire the necessary permits under this title.</p>	<p>The owner of the property, Michael Weeks, signed the zoning permit application for forest practice permit that was submitted to the city.</p>	<p>Yes</p>
<p>20.16.120 Official Representative of the Applicant. The applicant for each land use permit shall designate an official representative, which may be himself, to receive all correspondence, determinations, and notices regarding the application.</p>	<p>The owner, Michael Weeks, has designated Carl Pirscher, CDA Architects, as the official representative for the subject permit.</p>	<p>Yes</p>
<p>20.16.130 Staff Consultation Before Formal Application. To minimize development planning costs, avoid misunderstanding or misinterpretation, and ensure compliance with the requirements of this title, a general information meeting between the developer and the planning staff is encouraged as provided in this section.</p>	<p>The city held a General Information Meeting with the project applicant on April 12, 2023.</p>	<p>Yes</p>
<p>20.16.140 Submittal of Application. (a) To minimize development planning costs, avoid misunderstanding or misinterpretations, and ensure compliance with the requirements of this title, a submittal intake appointment is required between the developer and the Community Development staff as provided in this section.</p>	<p>The project applicant scheduled a submittal intake appointment with the Community and Economic Development Department and submitted the application on December 28, 2023.</p>	<p>Yes</p>
<p>20.16.150 Vesting of Permits. (1) Land use permit applications shall be considered vested on the date that an application is deemed complete pursuant to 20.16.205 and applications shall be processed under the land use regulations in effect on that date. However, subsequent permits on the same property are not vested on this date. (2) Filing of a permit application does not vest the payment of fees. Fees due, including impact mitigation fees, application fees, or other charges, shall be those fees in effect on the date the fee is paid in accordance with the most current city council fee resolution.</p>	<p>The proposed application for Smokey Point Ridge forest practice permit vested on January 3, 2024 with the issuance of the complete application. The required impact fees for the proposal do not vest with the project and the fee in place at the time of payment is the amount due.</p>	<p>Yes</p>

Regulation	Analysis	Meets								
20.16.200 Applications to Be Complete. (a) All applications for zoning, special use, conditional use, or sign permits must be complete before the permit-issuing authority is required to consider the application.	The applicant submitted a complete application for Smokey Point Ridge forest practice zoning permit.	Yes								
20.16.205 (c) Complete Application. Within 28 days of receiving the permit application, the Community Development Director shall mail or provide in person a written determination to the applicant.	The application was submitted on December 28, 2023. The City issued a Notice of Complete Application on January 3, 2024. The Notice was issued within the 28-day timeframe.	Yes								
20.16.215 Distribution of Application. Upon receipt of a zoning, special use or conditional use permit application, the Planning Official shall, in addition to all interested City Department, send a copy of the application to the authorities and agencies reviewing or furnishing water, fire, school, and sanitary sewer service to the proposed project.	The application was routed to all effected city departments on December 28, 2023.	Yes								
20.16.270 Time Limitations for Permit Processing. (a) The City shall issue its notice of final decision on a permit application within 120 days after the Community and Economic Development Director notifies the applicant that the application is complete, as provided in 20.16.205. In determining the number of days that have elapsed, the following periods shall be excluded: (1) Any period during which the applicant has been requested to correct plans, perform required studies, or provide additional required information.	<p>The proposed zoning permit was reviewed and issued within the 120-day timeframe per the following dates:</p> <table border="1"> <thead> <tr> <th>Action</th> <th>Date</th> </tr> </thead> <tbody> <tr> <td>Date of Application</td> <td>12-28-2023</td> </tr> <tr> <td>Notice of Complete Application</td> <td>1-3-2023</td> </tr> <tr> <td>Decision</td> <td>2-7-2024</td> </tr> </tbody> </table> <p>Total Process Days: 35 Days</p>	Action	Date	Date of Application	12-28-2023	Notice of Complete Application	1-3-2023	Decision	2-7-2024	Yes
Action	Date									
Date of Application	12-28-2023									
Notice of Complete Application	1-3-2023									
Decision	2-7-2024									
Chapter 20.36 AMC, Zoning Districts and Zoning Map										
20.36.020 Commercial Districts Established. (g) The commercial corridor (CC) zone is established to create pedestrian oriented, urbanized, mixed-use neighborhoods, along designated transit routes. Design elements include widened sidewalks, drop lanes with on street parking, mid-block pedestrian crossings, planted medians and bike lanes. These zones are established to utilize the stringent use of the mixed-use development regulations/form-based code, therefore negating the underlying zoning to accommodate mixed-use as the primary land use.	The subject property for the proposed forest practice permit is zoned Business Park. Land clearing and logging is a permissible use within the Business Park zone.	Yes								

Regulation		Analysis					Meets
Chapter 20.38 AMC, Airport Protection District							
20.38.060 Airport Protection District Boundaries. (a) Airport Protection Subdistrict A (b) Airport Protection Subdistrict B (c) Airport Protection Subdistrict C (d) Airport Protection Subdistrict D		The property is located in Arlington Municipal Airport Protection District, Subdistrict C. An Avigation Easement is required with future permitting on the property.					Yes
Chapter 20.40.130 AMC, Commercial and Mixed-Use Zones Permissible Use Table							
Use	NC	OTBD1	OTBD2	OTBD3	GC	CC ²	HC
Land Clearing and Logging ⁷	Z	Z	Z	Z	Z	Z	Z
<ul style="list-style-type: none"> • Z = Zoning Permit • ² Commercial corridor uses are regulated by the mixed-use development regulations Chapter 20.110. All permissible uses shall meet the Use Table Requirements of the specific place type and transect of the property of the intended use. • ⁷ Subject to Section 20.44 Part II – Land clearing, grading, filling, and excavation 							
Chapter 20.44 AMC, Supplemental Use Regulations							
20.44.110 (a) Subject to Section 20.44.120 (Restrictions and Requirements), no permits are required for clearing or logging involving less than ten thousand square feet of land within any twelve-month period. Nevertheless, all clearing activities must comply with all elements of this title, regardless of whether a permit is required.		The property contains approximately 341,075 square feet of land clearing and requires a permit for land clearing and logging. A Forest Practice Permit is required for clearing / logging and a Grading Permit is required for land clearing. The Grading Permit is processed under PWD #3514.					Yes
20.44.110 (b) Zoning permits are required for all clearing and logging involving one thousand square feet of property or more when not in conjunction with a land use permit.		The applicant has submitted a zoning permit for logging and an early grading permit for clearing. The applicant has not submitted any other land use permits for the site.					Yes
20.44.110 (c) The Community and Economic Development Director may temporarily suspend or revoke any permit allowing land clearing if, in his opinion, adverse weather or other conditions so warrant.		The permit shall be issued with the condition that a permit may be suspended due to adverse weather conditions.					Yes
20.44.120 All clearing, logging, grading, filling, and excavation, regardless of whether or not a permit is required, is subject to the following restrictions and requirements:							
(1) No clearing, logging, grading, filling, or excavation is allowed in an environmentally critical area or its buffer where Chapter 20.93 (Critical Area Ordinance) prohibits such activities.		The applicant submitted a SEPA Checklist for the proposal. No critical areas were found to be located on the site. The City concurs with this assessment.					Yes

Regulation	Analysis	Meets
(2) No clearing, logging, grading, filling, or excavation, except that necessary for essential repairs of permitted private structures or construction of public infrastructure or facilities, is permitted outward from the shores of the Stillaguamish River in inland within its buffer, as established by Chapter 20.93 (Critical Area Ordinance) or the Shoreline Management Act, whichever is greater.	The proposed project is not within Shorelines established by the City of Arlington and is not subject to the Shoreline Management Act.	Yes
(3) Adequate Temporary Erosion and Sedimentation Control (TESC) measures shall be approved and installed by AMC 13.24, Stormwater Management, prior to any disturbance of soils.	The logging of the property requires the applicant to install Temporary Erosion and Sedimentation Control around the perimeter of the proposed land disturbing area. The project is subject to obtain an approved grading permit prior to land disturbing activities.	Yes
(4) All disturbed areas shall be hydro-seeded and mulched, sodded, or otherwise protected within forty-eight hours of disturbance.	The proposed project is subject to protecting the disturbed areas and is subject to an approved grading permit prior to land disturbing activities.	Yes
(5) All environmentally critical areas and their buffers shall be fenced with construction fence prior to any disturbance of the soil.	The project site does not contain any environmentally critical areas.	Yes
(6) The applicant shall present to the city a valid NPDES permit, where required by the department of ecology, prior to any disturbance of soil.	The applicant is required to submit an approved NPDES permit prior to the issuance of the grading permit.	Yes
(7) Environmental review of clearing and/or grading associated with site development may be done concurrently with the environmental review of the project allowing for clearing and/or grading for public improvements to be permitted by approval of the construction drawings. However, the application shall specifically state that clearing and/or grading are a part of the application, and the permit shall specifically state what clearing and/or grading is permitted, or the clearing and/or grading shall not be considered permitted.	The applicant has submitted for a Forest Practice and Grading Permit to clear the site prior to project development. The approval of the Forest Practice permit is dependent on the approval of the Grading Permit. The Forest Practice may be issued prior to the Grading Permit; however, no land disturbance may occur prior to an approved Grading Permit. Future development permits on the property are to be applied for separately.	Yes

Regulation	Analysis	Meets
<p>(8) Between the dates of October 1 and March 31 all open projects shall be closed up and no more than one-fourth acre of property, or fifty cubic yards of soil, whichever represents the least amount disturbance, may be cleared, moved, or graded at any one time before that portion of the project is closed up. The community and economic development director may allow grading or clearing in excess of these limits during these times if, in his opinion, the site, adjoining properties, and any environmentally critical areas can be adequately protected, an approved temporary erosion and siltation control plan is implemented and properly maintained, and the weather is favorable.</p>	<p>The proposed project is subject to these winter construction requirements and the site will be monitored by City Inspectors to determine if work can continue and in what quantities.</p>	<p>Yes</p>
<p>Chapter 20.76 AMC, Screening and Trees</p>		
<p>20.76.120 (a) Every development shall retain all existing significant trees and significant stands of trees, with a diameter at breast height (dbh) of at least eight inches for deciduous trees and at least twelve inches dbh for evergreen trees, unless the retention of such trees would unreasonably burden the development or in the opinion of the permit-issuing authority cause a significant safety problem.</p>	<p>The Forest Practice Permit proposed to remove 95 significant trees from the site, as shown on Sheet G1. These trees are to be removed for future development of the site; however, the land use permits have not been submitted for at the time of this permit.</p>	<p>Yes</p>
<p>20.76.120 (b) No excavation or other subsurface disturbance may be undertaken within the critical root zone (CRZ) where feasible, which may extend outside of the drip line of existing tree branches, of any of the trees regulated by subsection (a), and, except for street trees, no impervious surface (including, but not limited to, paving or buildings) may be located within twelve and one-half feet (measured from the center of the trunk) of any tree eighteen inches in diameter or more unless compliance with this subsection would unreasonably burden the development. For purposes of this subsection, a drip line is defined as a perimeter formed by the points farthest away from the trunk of a tree where precipitation falling from the branches of that tree lands on the ground.</p>	<p>The significant trees that are proposed to remain on the site are required to provide fenced protection including the critical root zone of each tree. This is required to be in place prior to any land disturbing activities on the property.</p>	<p>Yes</p>

Regulation	Analysis	Meets												
<p>20.76.120 (c) The retention or protection of significant trees and significant stands of trees as provided in subsections (a) and (b) unreasonably burdens a development if, to accomplish such retention or protection, the desired location of improvements on a lot or the proposed activities on a lot would have to be substantially altered and such alteration would work an unreasonable hardship upon the developer.</p>	<p>In order to develop the site within the Commercial Corridor zone that is intended for commercial and residential mixed-use, the removal of significant trees is necessary.</p>	<p>Yes</p>												
<p>20.76.120 (d) When significant trees or significant stands of trees are present on a site for which a land use permit is submitted, the applicant shall provide a tree survey, showing size, type, and location of all significant trees and stands of trees. Critical root zones shall be fenced prior to construction with orange plastic mesh fencing or approved equivalent. Any significant trees removed because their retention would unreasonably burden a development shall be replaced with five-gallon-sized native species at a ratio of three to one. If the replacement trees are to be planted on building lots, the developer shall provide adequate protection from damage during construction, or planting shall occur after construction, in which case a planting plan and security shall be provided to ensure their planting.</p>	<p>The applicant has provided a tree survey of the site, calling out all trees proposed to be removed and retained on the site, along with a list of all trees to be removed depicting the size, type, and location of each tree.</p> <p>The applicant has not submitted for land use development permits, this is for early clearing and grading of the site. The removal of trees is for future development, but without an application for said development the applicant is required to pay in-lieu fees for the removal of trees at a rate of 3:1 for each tree removed.</p>	<p>Yes</p>												
<p>20.76.120 (e) If it is physically impossible to replant all replacement trees on-site, then the applicant may mitigate the loss of trees by either planting trees on public property within the city as approved by the community development director, and/or paying a mitigation fee into the city's tree mitigation in-lieu fund. This fee shall be set forth in the city's fee resolution and equal the cost of the trees and planting labor.</p>	<p>The applicant has not yet submitted for land use development permits. The city cannot guarantee that this application will be submitted, so the applicant is required to pay full tree mitigation in-lieu fees for the removal of significant trees on the property.</p> <table border="1"> <thead> <tr> <th>Significant Trees Removed</th> <th>Mitigation at 3:1 Ratio</th> <th>Total Trees to be Replanted</th> </tr> </thead> <tbody> <tr> <td>95</td> <td>X 3</td> <td>285</td> </tr> </tbody> </table> <table border="1"> <thead> <tr> <th>Total # of Trees</th> <th>Cost Per Tree</th> <th>Total Tree In-Lieu Fee</th> </tr> </thead> <tbody> <tr> <td>285</td> <td>X 32.50</td> <td>\$9,262.50</td> </tr> </tbody> </table>	Significant Trees Removed	Mitigation at 3:1 Ratio	Total Trees to be Replanted	95	X 3	285	Total # of Trees	Cost Per Tree	Total Tree In-Lieu Fee	285	X 32.50	\$9,262.50	<p>Yes</p>
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95	X 3	285												
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Regulation	Analysis	Meets
20.76.120 (f) If any significant tree identified to be protected pursuant to this section is removed or damaged to the extent that its ability to survive is seriously threatened, without the city's prior written consent, the loss shall be remedied pursuant to Section 20.28.040 (c) (penalties and remedies for violations), with the understanding that each tree so removed or damaged shall be counted as a separate violation.	The logging and clearing of the site shall be closely monitored by City Inspectors. Only the trees called out on the approved tree survey and removal plan shall be removed. Additional trees require a written request from the applicant and approval by the City. Any additional trees that are removed or damaged on the site are subject to additional mitigation fees and/or violation.	Yes
Chapter 20.80 AMC, Forest Land Conversion		
20.80.110 A permit or approval, as specified below, must be obtained: (1) A forest practices permit shall be obtained prior to: (A) Class IV general or IV special conversion forest practices	The applicant has submitted a Forest Practice application for a Class IV general conversion permit. The Class IV general conversion permit includes those practices, which result in the conversion of timber land to a non-forestry use.	Yes
20.80.230 Review Criteria. (a) Requests for all permits and approvals authorized by this chapter shall be granted only when all of the following are met:		
(1) The proposed activities are in compliance with applicable provisions governing forest practices contained in WAC 222-16, 222-24, and 222-30, and the forest practices board manual, unless such provisions are superseded by the provisions of this chapter.	The Forest Practice application has been reviewed against all sections of WAC 222-16, 222-24, and 222-30, and the forest practices manual, along with AMC Chapter 20.80. The application complies with all the requirements of a Forest Practice permit.	Yes
(2) The proposed activities are in compliance with all applicable requirements of the Arlington Code, including but not limited to, the critical area protection requirements of AMC Chapter 20.93 and the drainage provisions of AMC Chapter 13.28.	The proposed forest practice permit has met all requirements of the Arlington Municipal Code, the Critical Areas Ordinance of Chapter 20.93, and drainage requirements of Chapter 13.28. The applicant is required to obtain a Department of Ecology NPDES permit and grading permit prior to ground disturbance.	Yes
(3) All significant adverse environmental impacts resulting from the proposed activities are mitigated.	The proposed forest practice permit has been reviewed through the SEPA MDNS Determination and the applicant is required to mitigate for the trees removed from the site through the City's tree mitigation in-lieu fee outlined in the most current Fee Resolution.	Yes

Regulation	Analysis	Meets
Chapter 20.93 AMC, Critical Area Ordinance		
<p>20.93.230 Compliance. All land uses or development applications shall be reviewed to determine whether an environmentally critical area exists on the property for which the application is filed, what the action's impact to any existing environmentally critical area would be, and what actions are required for compliance with this chapter.</p>	<p>The City of Arlington concludes that the subject property does not contain environmentally critical areas and does not impact nearby critical areas.</p>	<p>Yes</p>
Chapter 20.98 AMC, State Environmental Policy Act (SEPA)		
<p>20.98.110 (a) Environmental Checklist. A completed environmental checklist in the form provided in WAC 197-11-960, shall be filed at the same time as an application for a permit, license, certificate, or other approval not specifically exempted in this ordinance. The City shall use the environmental checklist to determine the lead agency and for determining the responsible official and for making the threshold determination.</p>	<p>The applicant provided an environmental checklist with the application and a revised checklist with the resubmittal. The City of Arlington was determined to be the lead agency. A Mitigated Determination of Non-Significance was issued for the proposal on January 5, 2024. The comment period for the MDNS was from January 5, 2024 to January 19, 2024.</p>	<p>Yes</p>
Chapter 13.28 AMC, Stormwater		
<p>13.28.070 Applicability of the Utility. The following actions or applications for the following permit and/or approvals will require submittal for approval by the utility: site plans, design drawings, and operations and maintenance plans. Submittals shall be consistent with the provisions of this Code, and shall comply with the stormwater manual and engineering standards:</p> <p>(5) Land disturbing activities, including construction, clearing, grubbing, grading, filling, excavation, or dewatering.</p>	<p>The proposed project is subject to comply with Minimum Requirements #1 through #13 for the land disturbing activity and the conversion of more than 2.5 acres of native vegetation, as listed. A Grading Permit shall be required prior to ground disturbance clearing or logging of the site. Prior to issuance of the Grading Permit, construction plans shall meet the City of Arlington Public Works Standards and Specifications and the most recent Department of Ecology Stormwater Manual for Western Washington.</p>	<p>Yes</p>

III. PUBLIC COMMENT

Comment	Response
Public comments received during the MDNS comment period for Smokey Point Ridge forest practice permit, PLN #1163.	<p>The city received 2 email comments from agencies within the comment period.</p> <ul style="list-style-type: none"> • Department of Archaeological & Historic Preservation • Stillaguamish Tribe of Indians <p>Below is a summary of the comments. The original comments are in the permit file and can be viewed upon request.</p>
The Department of Archaeological & Historic Preservation (DAHP) submitted a comment letter about receiving a survey report for the project. The email also questioned the location of the subject site.	<p>The City responded to both DAHP and The Stillaguamish Tribe regarding the questions about the location of the project and clarified the survey report was submitted. The City sent the report to both parties and granted additional time for review due to the confusion about multiple projects being sent out at the same time. After reviewing the document, it was determined that the conditions listed in the monitoring report are sufficient for both DAHP and The Stillaguamish Tribe.</p>
The Stillaguamish Tribe of Indians was included on the DAHP email and also commented on the survey report and site location.	

IV. CONCLUSIONS

Under AMC 20.16.100, the Community Development Director shall issue the requested Zoning permit unless he concludes after reviewing the application that:

Regulation	Analysis	Meets
(a) The requested permit is not within its jurisdiction according to the table of permissible uses.	The requested site plan review is within the City of Arlington's jurisdiction per the above zoning map and permissible use table.	Yes
(b) The application is incomplete.	The application for the subject site plan review was deemed complete on January 3, 2024.	Yes
(c) If completed as proposed in the application, the development will not comply with one or more of the requirements of this title.	The proposed site plan review complies with all required sections of AMC Title 20 per the above staff analysis.	Yes
(d) The proposed project is not in conformance with the Comprehensive Plan, Transportation Plan, and the Arlington Municipal Code.	The proposed site plan review complies with the Arlington Municipal Code, Comprehensive Plan, and Transportation Plan.	Yes

V. ADMINISTRATIVE DECISION

The proposed project was found to be consistent with and meets the intent of the Arlington Zoning Code, Comprehensive Plan, and the Arlington Municipal Code, therefore the Zoning Permit – Forest Practice for Smokey Point Ridge (PLN #1163) is hereby APPROVED, subject to the following conditions.

VI. CONDITIONS

Zoning Permit:

1. All development shall be in substantial conformance with the approved site plan received on December 28, 2023, subject to any conditions or modifications that may be required as part of the permit review.
2. The permit was originally processed as Smokey Point Mixed Use and the MDNS was issued under this name. The name was changed to Smokey Point Ridge. The applicant is required to meet all requirements and conditions of documents issued under either name.
3. The developer shall meet all local, state, or federal code requirements. Attached is a list of code requirements that are specifically called to the developer's attention. It is in no way intended to be a complete list of code requirements, but a general checklist of major steps and issues. Please refer to the Arlington Municipal Code for a complete list of code requirements for your project type.
4. The applicant is subject to all applicable sections of AMC 20.80 Forest Land Conversion, whether listed or not listed within this permit decision.
5. The significant trees that are proposed to remain on the site are required to provide fenced protection including the critical root zone of each tree. This is required to be in place prior to any land disturbing activities on the property.
6. The proposed project is subject to these winter construction requirements between October 1st and March 31st. The site will be monitored by City Inspectors to determine if work can continue and to what quantities.
7. The logging of the property requires the applicant to install Temporary Erosion and Sedimentation Control around the perimeter of the proposed land disturbing area. The project is subject to obtaining an approved grading permit prior to land disturbing activities.
8. All disturbed areas shall be hydro-seeded and mulched, sodded, or otherwise protected within forty-eight hours of disturbance, between October 1st and March 31st.
9. The logging and clearing of the site shall be closely monitored by City Inspectors. Only the trees called out on the approved tree survey and removal plan shall be removed. Additional trees require a written request from the applicant and approval by the City, these trees are subject to additional mitigation fees. If written consent is not given prior to removal, then violation fees shall be imposed.
10. The applicant shall remove all tree stumps and logging debris from the subject property within thirty (30) days of any clearing and grading activities.

SEPA Conditions:

11. **(B)(1) Earth:** In order to mitigate potential earth impacts, the applicant shall implement Best Management Practices per Department of Ecology for Stormwater Pollution Prevention and TESC Controls to prevent erosion during and after construction. A Certified Erosion and Sediment Control Lead is required to monitor the site.

12. **(B)(2) Air:** In order to mitigate potential air impacts, the applicant shall implement dust control measures to reduce fugitive dust emissions during construction. A Construction Management Plan shall be submitted to the City prior to commencement of construction to ensure these measures. Construction equipment emissions shall comply with all State and Federal regulations for emissions.
13. **(B)(3)(b) Ground Water:** In order to mitigate potential impacts to ground water the applicant shall employ best design practices meeting the current Department of Ecology's Stormwater Management Manual for Western Washington.
14. **(B)(3)(c) Water Runoff:** In order to mitigate potential impacts to water runoff the applicant shall follow the current edition of the Department of Ecology's Stormwater Management Manual for Western Washington and Best Management Practices used to protect groundwater.
15. **(B)(4)(b) Plants:** The Applicant shall adhere to tree protection measures outlined in AMC Chapter §20.76 Screening and Trees and AMC Chapter §20.80 Forest Land Conversion. The applicant shall provide mitigation for the removal of 95 significant trees as indicated on the site plan. Per AMC Chapter §20.76.120 (d) (e) any significant trees that are removed shall be replaced with native species at a ratio of 3:1. The applicant will not be replanting and will pay a Tree Mitigation In-Lieu Fee for 285 trees in the amount of \$9,262.50 (95 x 3 x \$32.50).
16. **(B)(7)(A) Environmental Health:** The applicant shall comply with current codes to reduce or control environmental health hazards. A spill prevention plan shall be in place according to local, State and Federal policies.
17. **(B)(7)(b)(2) Noise:** City of Arlington noise standards found in AMC 9.20.060 shall be complied with. Specifically, in section 9.20.060(8) noises resulting from any construction or development activity or the operation of heavy equipment from 7:00pm to 7:00am Monday through Saturday shall be prohibited. The project will generate short term noise associated with construction activities. Construction hours will conform to City requirements. Noise from light vehicle traffic will be generated during business hours at project completion.
18. **(B)(8)(d) Land and Shoreline Use:** The applicant has proposed to remove the existing single-family residence on the site. A demolition permit is required prior to the removal.
19. **(B)(10) Aesthetics:** The Applicant shall remove all tree stumps and logging debris from the subject property within thirty (30) days of any clearing and grading activity.
20. **(B)(13) Historic and Cultural Preservation:** If during construction historical, cultural, or archaeological sites or artifacts are discovered in the process of development, work on that portion of the site shall be stopped immediately, the site secured, and reported as soon as possible to the planning director. The property owner also shall notify the Washington State Department of Archaeology and Historic Preservation (DAHP) and affected tribes. The applicant shall submit an Unanticipated Discovery Plan prior to permit issuance and shall follow DAHP Monitoring Permit #2023-82. The applicant shall notify the Stillaguamish Tribe of Indians and DAHP prior to ground disturbance. The Stillaguamish Tribe and DAHP may have a monitor on-site to observe site disturbances during the construction of the project.

Grading Permit:

21. A Grading permit shall be applied for and approved prior to any land disturbance on the subject property.
22. The developer shall comply with AMC Chapter 13.28, Stormwater Management, and the most current City-adopted edition of the Department of Ecology Stormwater Management Manual for Western Washington.
23. The applicant is required to submit an approved NPDES permit prior to the issuance of the grading permit.

Other:

24. A Demolition Permit is required to be issued prior to the Grading Permit issuance.
25. Construction hours of operations are limited to 7:00 am to 7:00 pm Monday through Saturday. No construction activity or use of heavy equipment may occur on Sundays or holidays observed by the city.
26. All contractors working on the subject site shall obtain a City of Arlington Business License through the Washington State Department of Licensing.

VII. EXPIRATION

Per AMC 20.16.220, a Zoning Permit shall expire automatically if, within two (2) years after the issuance of such permits:

1. The use authorized by such permits has not commenced, in circumstances where no substantial construction, erection, alteration, excavation, demolition, or similar work is necessary before commencement of such use, or
2. Less than 10 percent of the total cost of all construction, erection, alteration, excavation, demolition, or similar work on any development authorized by such permits has been completed on the site.

VIII. APPEAL

This This decision may be appealed pursuant to AMC 20.20.010, which provides for a hearing of the zoning permit decision before the Hearing Examiner. Any aggrieved party of record may file an appeal within 14 days of the permit decision. An appeal shall be considered filed when a written notice of appeal, specifying the grounds and arguments, therefore, is delivered to the Department of Community and Economic Development by 5:00 PM on February 21, 2024, and the appeal fee as set by resolution is paid.

ORDERED THIS ON THE 7th DAY OF February, 2024.

Marc Hayes
Marc Hayes (Feb 7, 2024 10:21 PST)

Marc Hayes, Community and Economic Development Department Director

Distributed to the Following Parties:

Carl Pirscher, Applicant
Brian Kalab, Contact

ATTACHMENT B CODE REQUIREMENTS

NOTE: The following items are not conditions of permit approval but rather certain local, state, or federal code requirements that the developer needs to be aware of. This is in no way intended to be a complete list of code requirements but is a general checklist of major steps and issues. Please refer to the Arlington Municipal Code for a complete list of code requirements for your particular project type.

1. **Code Applicability.** This permit is subject to the applicable requirements contained in the Arlington Municipal Code, Land Use Code, Building Code, and COA Public Works Design, Construction Standards and Specifications. It is the responsibility of the developer to ensure compliance with the various provisions contained in these ordinances.

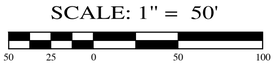
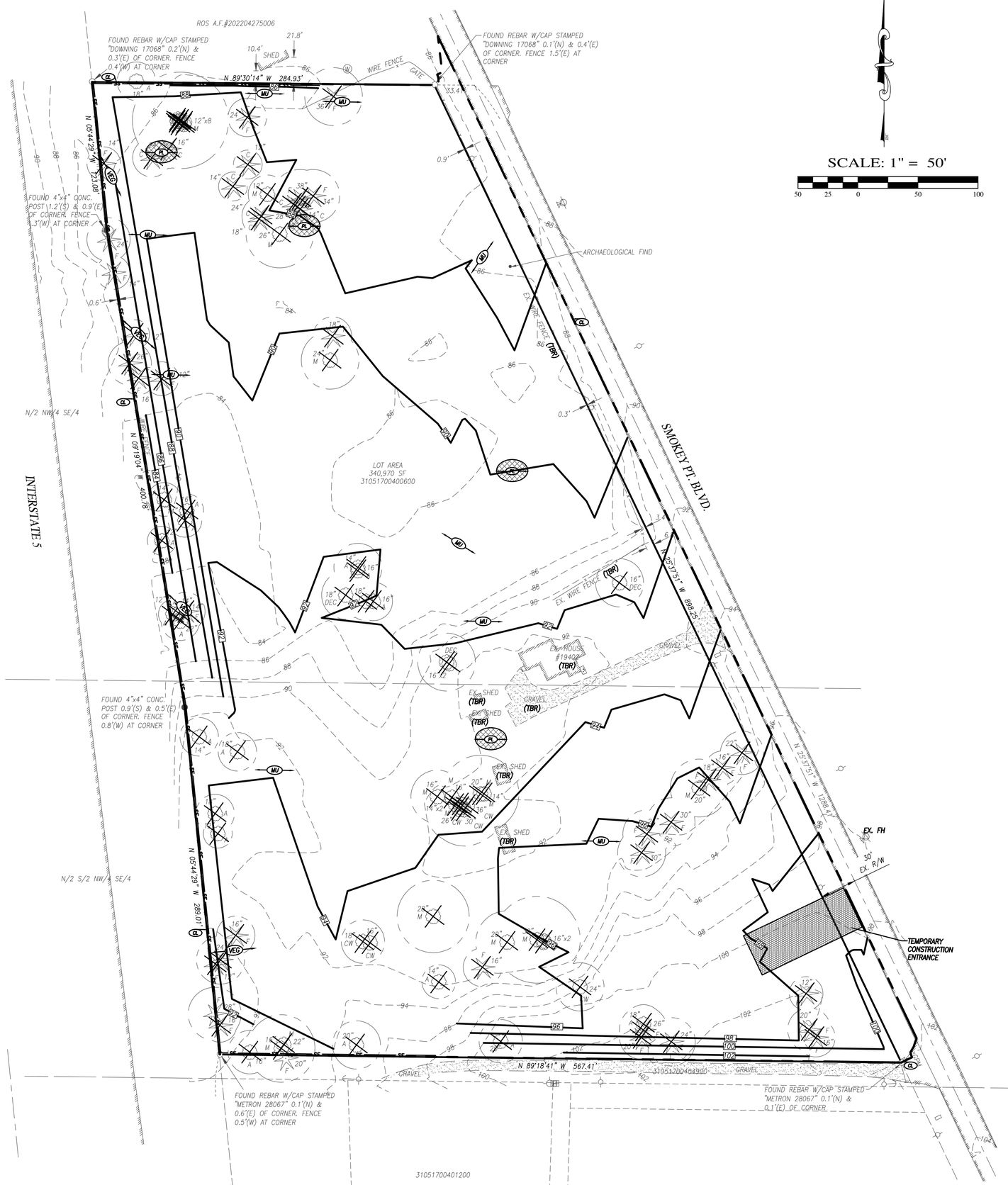
2. **Pre-Construction Phase.** Prior to commencing any site work, including installing any easement or right-of-way improvements, utility systems, drainage systems, streetlights, mailbox structures, emergency facilities, storm water control systems, or any other improvements, the developer shall submit site civil construction improvement plans for review and approval by the Public Works Director. Said plans shall be in conformance with applicable code and below listed conditions.
 - a. The developer shall survey and mark all property corners prior to review of any submitted construction plans.
 - b. The developer shall design and install erosion control measures deemed necessary by the City. These measures shall be installed and inspected by the City prior to the issuance of any permits.
 - c. The developer shall undertake no site preparation or other disturbances within environmentally sensitive areas or their required buffers.
 - d. The developer shall submit to the Community & Economic Development Department and receive approval of a storm-water run-off and detention plan in conformance with the AMC Chapter 13.28, Stormwater Management, and the most current City-adopted edition of the Department of Ecology's Stormwater Management Manual for the Puget Sound Basin (The Technical Manual) for both the construction phase and a permanent system. All site drainage must be directed through bio filtration swales prior to discharge into wetlands.
 - e. The developer shall place all new utility lines underground.
 - f. The developer shall provide a temporary rock pad at all points of ingress and egress to the site throughout the construction phase.
 - g. The developer shall show locations of all required streetlights on the construction plans and install them as designed.
 - h. The developer shall obtain a right-of-way permit prior to any work done in a public right-of-way. (NOTE: City departments are exempt from right-of-way permits.)
 - i. The developer shall install all low sodium or similar low intensity illumination lighting and it shall be placed in a way as to not cause glare on an adjoining property or right-of-way.

3. **Construction Phase.** The following conditions shall apply during construction.
 - a. The developer shall follow all applicable noise and other nuisance codes.
 - b. The developer shall not track mud and dirt onto public rights-of-way, but if tracked by accident, the developer shall clean it up immediately.
 - c. During any site grading or clearing activity, the developer and contractor shall use all available means of controlling air pollution (dust, ash, and smoke).
 - d. The restrictions of the AMC shall apply to any and all grading.

4. **Installation of Improvements.** Prior to receiving a Certificate of Occupancy, the developer shall:
 - a. Install all rights-of-way and access easement improvements on all proposed streets internal and existing streets adjacent to the project in accordance with the requirements of AMC Chapter 20.56 and per COA Public Works Design, Construction Standards and Specifications. The developer shall coordinate with all adjacent developments the final design of the street improvements and/or include the appropriate transition tapers for the street pavement from the property.
 - b. Install a potable water system to serve the project per the COA Public Works Design, Construction Standards and Specifications. Water is to be served by the City of Arlington. This system cannot be deferred if a performance bond is secured. Both water and sanitary sewer must be completely installed and approved before either a temporary or permanent Certificate of Occupancy is issued.
 - c. Relocate any existing water facilities and/or install water services/fire hydrants at the expense of the developer.
 - d. Install a sanitary sewer system per COA Public Works Design, Construction Standards and Specifications. This system cannot be deferred if a performance bond is secured. Both water and sanitary sewer must be completely installed and approved before either a temporary or permanent Certificate of Occupancy is issued.
 - e. Install a permanent storm water control system per AMC Chapter 13.28.
 - f. Prior to issuance of a Certificate of Occupancy, the applicant shall complete all required or voluntary improvements unless otherwise secured by the developer and authorized by the City Engineer.

(NOTE: Code requirements for infrastructure improvements are based on conceptual information as submitted by the applicant for the land use permit. Additional specific requirements may be required upon review of the engineered construction drawings submitted by the developer. All improvements are subject to review and approval by the City of Arlington Inspectors. All utilities shall be constructed underground.)

NW 1/4, SE 1/4, SEC.17, T.31N., R.5E., W.M.
CITY OF ARLINGTON, WASHINGTON



THE 13 ELEMENTS OF TESC BMP

- ELEMENT #1 - MARK CLEARING LIMITS:
LIMIT OF CONSTRUCTION ARE CLEARLY MARKED.
- ELEMENT #2 - ESTABLISH CONSTRUCTION ACCESS:
A STABILIZED CONSTRUCTION ENTRANCE IS SHOWN.
- ELEMENT #3 - CONTROL FLOW RATES:
MULCH WILL BE USED TO RETARD STORMWATER MOVEMENT UNTIL IT INFILTRATES ONSITE.
- ELEMENT #4 - INSTALL SEDIMENT CONTROLS:
SILT FENCE, INLET PROTECTION AND MULCH ARE PROPOSED.
- ELEMENT #5 - STABILIZE SOILS:
SOIL STABILIZATION IS ACHIEVED BY MULCHING, PLASTIC COVERING AND SEEDS.
- ELEMENT #6 - PROTECT SLOPES:
SLOPES ARE PROTECTED BY PLASTIC COVERING, MULCHING AND SEEDS.
- ELEMENT #7 - PROTECT DRAIN INLETS:
THERE ARE NO DRAIN INLETS TO PROTECT.
- ELEMENT #8 - STABILIZE CHANNELS AND OUTLETS:
THERE ARE NO CHANNELS TO PROTECT.
- ELEMENT #9 - CONTROL POLLUTANTS:
ALL VEHICLES, EQUIPMENT AND PETROLEUM PRODUCT STORAGE/DISPERSING AREAS WILL BE INSPECTED REGULARLY TO DETECT ANY LEAKS OF SPILLS, AND TO IDENTIFY MAINTENANCE NEEDS AND PREVENT LEAKS OF SPILLS.
- ELEMENT #10 - CONTROL DEWATERING:
THERE WILL BE NO DEWATERING AS PART OF THIS CONSTRUCTION PROJECT.
- ELEMENT #11 - MAINTAIN BMP'S:
ALL TEST BMP'S SHALL BE MAINTAINED AND REPAIRED AS NEEDED.
- ELEMENT #12 - MANAGE THE PROJECT:
THIS COULD BE ACHIEVED BY MINIMIZING THE EXTENT AND DURATION OF THE AREA EXPOSED AND BY EMPHASIZING EROSION CONTROL THEN SEDIMENT CONTROL.
- ELEMENT #13 - PROTECT ON-SITE STORMWATER MANAGEMENT BMP'S FOR RUNOFF FROM ROOFS AND OTHER HARD SURFACES:
N/A

CONSTRUCTION SEQUENCE

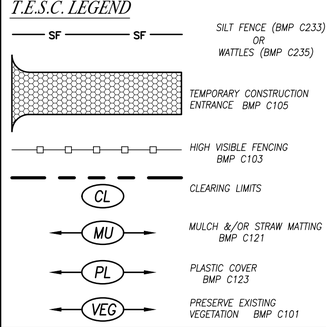
1. PRIOR TO ANY CONSTRUCTION ACTIVITY, THE CONTRACTOR SHALL SCHEDULE AND ATTEND A PRE-CONSTRUCTION CONFERENCE WITH THE CITY OF ARLINGTON INSPECTOR BY PHONING 360-435-3811.
2. INSTALL ORANGE PLASTIC CLEARING LIMIT FENCING AS INDICATED.
3. CLEAR FOR AND CONSTRUCT THE TEMPORARY CONSTRUCTION ROAD STABILIZATION TO GRADE.
4. INSTALL ALL SILT FENCE.
5. CLEAR AND GRUB SITE.
6. APPLY MULCH TO UNCOVERED AREAS.
7. UPON COMPLETION OF THE PROJECT, ALL DISTURBED AREAS MUST BE STABILIZED IN ACCORDANCE WITH THESE PLANS AND APPLICABLE BMP'S REMOVED.

NOTE:
1. THERE IS LESS THAN 5,000 SF OF MARKETABLE TIMBER ON THE SITE.
2. EXISTING VEGETATION MAY BE GROUND UP AND USED AS MULCH ONSITE.

SOIL TYPE
EVERETT

GRADING QUANTITIES:
CUT: 3,950 Cu.Yds.
FILL: 40,000 Cu.Yds.
(GRADING QUANTITIES WERE CALCULATED USING THE LAND DEVELOPMENT DESKTOP COMPOSITE METHOD. CALCULATIONS DO NOT ACCOUNT FOR SOIL SWELLING AND SHRINKAGE.)

NOTE:
1. EXCESS CUT MAY BE SPREAD ON SITE.
2. ANY SOIL REMOVED FROM THE SITE MUST BE HAULED TO A CITY APPROVED SITE.
3. BEFORE CONSTRUCTION ACCEPTANCE BY THE CITY, THE APPLICANT SHALL ESTABLISH A PERMANENT VEGETATIVE GROUND COVER.



OWNER/APPLICANT
PEAK TO PEAK DEVELOPMENT LLC
PO BOX 12867
MILL CREEK, WA 98082
PH: (206) 571-2834

CITY OF ARLINGTON
CONSTRUCTION DRAWING REVIEW ACKNOWLEDGMENT
THIS PLAN HAS BEEN REVIEWED AND EVALUATED FOR GENERAL COMPLIANCE WITH THE CITY OF ARLINGTON CODES AND ORDINANCES. CONFORMANCE OF THE DESIGN WITH ALL APPLICABLE LAWS AND REGULATIONS IS THE FULL AND COMPLETE RESPONSIBILITY OF THE LICENSED DESIGN ENGINEER WHOSE STAMP AND SIGNATURE APPEAR ON THIS SHEET. ACKNOWLEDGMENT OF CONSTRUCTION DRAWING REVIEW DOES NOT IMPLY CITY APPROVAL FOR CONSTRUCTION ACTIVITIES THAT REQUIRE OTHER COUNTY, STATE OR FEDERAL PERMIT REVIEW AND APPROVAL. THE PROPERTY OWNER AND LICENSED DESIGN ENGINEER SHALL BE RESPONSIBLE FOR THE ACQUISITION AND COMPLIANCE OF ALL APPLICABLE PERMITS AND/OR AUTHORIZATIONS WHICH MAY INCLUDE BUT ARE NOT LIMITED TO, WSDW HYDRAULIC PROJECT APPROVAL (HRA), WSDOE NOTICE OF INTENT (NOI), ARMY CORP OF ENGINEERS FILL PERMITS AND THE REQUIREMENTS OF THE ENGINEERED SPECIES ACT.

BY: _____ DATE: _____
DEVELOPMENT SERVICES MANAGER

THESE APPROVED CONSTRUCTION PLANS EXPIRE AFTER 18 MONTHS FROM THE DATE SHOWN ABOVE OR UPON EXPIRATION OF PRELIMINARY PLAT OR SITE PLAN APPROVAL.



INSIGHT ENGINEERING CO.
P.O. BOX - 1478
EVERETT, WA 98206
(425) 303-9363 (425) 303-9362 FAX
INFO@INSIGHTENGINEERING.NET

SITE ADDRESS: 19402 SMOKEY POINT BLVD.
ARLINGTON, WA98223

TAX ACCOUNT NO.'S: 31051700400600

NW 1/4, SE 1/4, SEC.17, T.31N., R.5E., W.M.
SMOKEY POINT RIDGE

REV. NO.	DESCRIPTION	INITIALS	DATE



DWG FILENAME: 221220-C&G.DWG
DESIGNED BY: JTK
DATE: 05-03-2023
SCALE: 1"=50'
JOB NO.: 22-1220
SHEET: G1

EARLY CLEARING AND GRADING PLAN

SMOKEY POINT RIDGE

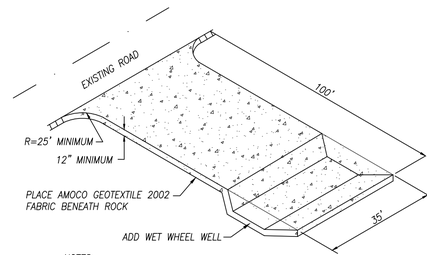
CITY OF ARLINGTON
GENERAL CONSTRUCTION NOTES:

- ALL WORK AND MATERIALS SHALL CONFORM TO THE CURRENT EDITION OF THE CITY OF ARLINGTON PUBLIC WORKS STANDARDS AND SPECIFICATIONS, AND THE CURRENT EDITION OF THE WASHINGTON STATE DEPARTMENT OF TRANSPORTATION (WSDOT) STANDARD SPECIFICATIONS FOR ROAD, BRIDGE, AND MUNICIPAL CONSTRUCTION. A COPY OF THESE DOCUMENTS SHALL BE ON SITE DURING CONSTRUCTION.
- IT IS THE SOLE RESPONSIBILITY OF THE DEVELOPER/CONTRACTOR TO OBTAIN A GRADING PERMIT, RIGHT-OF-WAY PERMIT, AND UTILITY PERMITS, FROM THE CITY. ALL REQUIRED PERMITS FROM OTHER AGENCIES MUST ALSO BE OBTAINED BY THE DEVELOPER/CONTRACTOR.
- PRIOR TO ANY CONSTRUCTION ACTIVITY, THE DEVELOPER/CONTRACTOR SHALL ATTEND A PRECONSTRUCTION CONFERENCE WITH THE CITY. THE CONTRACTOR SHALL SCHEDULE THE PRE-CONSTRUCTION CONFERENCE BY CALLING (360) 403-3500. PRIOR TO SCHEDULING, THE CONTRACTOR MUST SUBMIT AND RECEIVE APPROVAL FOR THE TRAFFIC CONTROL PLAN, CITY PERMITS, TEMPORARY EROSION AND SEDIMENT CONTROL PLAN, PERFORMANCE BOND, COPY OF OTHER AGENCY PERMITS, A COPY OF THE CONTRACTOR'S LICENSE, AND PROOF OF INSURANCE COVERAGE.
- A COPY OF THE APPROVED CONSTRUCTION PLANS MUST BE ON THE JOB SITE WHEN CONSTRUCTION IS IN PROGRESS.
- ALL SITE WORK SHALL BE CONSTRUCTED IN ACCORDANCE WITH THE APPROVED PLANS. ANY DEVIATION FROM THE APPROVED PLANS WILL REQUIRE PRIOR APPROVAL FROM THE OWNER, THE CITY ENGINEER, AND OTHER APPROPRIATE PUBLIC AGENCIES.
- ALL OF THE LOCATIONS OF THE EXISTING UTILITIES SHOWN IN THE PLANS HAVE BEEN ESTABLISHED BY FIELD SURVEY OR OBTAINED FROM AVAILABLE RECORDS AND SHALL THEREFORE BE CONSIDERED APPROXIMATE AND NOT NECESSARILY COMPLETE. IT IS THE SOLE RESPONSIBILITY OF THE CONTRACTOR TO INDEPENDENTLY VERIFY THE ACCURACY OF ALL UTILITY LOCATIONS.
- THE CONTRACTOR SHALL LOCATE AND PROTECT ALL CASTINGS AND UTILITIES DURING CONSTRUCTION AND SHALL CONTACT THE UNDERGROUND UTILITIES LOCATE SERVICE (1-800-424-5555 OR 811) AT LEAST 48 HOURS PRIOR TO CONSTRUCTION.
- INSPECTION AND ACCEPTANCE OF ALL WORK WILL BE ACCOMPLISHED BY REPRESENTATIVES OF THE CITY OF ARLINGTON. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO COORDINATE AND SCHEDULE APPROPRIATE INSPECTIONS, ALLOWING PROPER ADVANCE NOTICE. THE INSPECTOR MAY REQUIRE REMOVAL AND REPLACEMENT OF ITEMS THAT DO NOT MEET CITY STANDARDS OR WERE CONSTRUCTED WITHOUT INSPECTION.
- THE CONTRACTOR SHALL KEEP THE ON-SITE AND OFF-SITE STREETS CLEAN AT ALL TIMES BY CLEANING WITH A SWEEPING AND/OR VACUUM TRUCK. WASHING OF THESE STREETS WILL NOT BE ALLOWED WITHOUT PRIOR APPROVAL FROM THE CITY INSPECTOR.
- THE CONTRACTOR SHALL MAINTAIN TWO (2) SETS OF "AS-BUILT" PLANS SHOWING ALL FIELD CHANGES AND MODIFICATIONS. IMMEDIATELY AFTER CONSTRUCTION COMPLETION, THE CONTRACTOR SHALL DELIVER BOTH COPIES OF RED-LINED PLANS TO THE CITY. THE CITY WILL FORWARD ONE OF THE COPIES TO THE DESIGN ENGINEER.

CITY OF ARLINGTON
TESC NOTES:

- APPROVAL OF THE TEMPORARY EROSION/SEDIMENT CONTROL (TESC) PLAN DOES NOT CONSTITUTE AN APPROVAL OF PERMANENT ROAD OR STORM DRAINAGE DESIGN.
- A TESC PLAN MEETING THE DOE STORM WATER MANAGEMENT MANUAL ADOPTED BY THE CITY SHALL BE SUBMITTED TO THE CITY FOR APPROVAL PRIOR TO ANY WORK ON THE SITE. AN APPROVED COPY MUST BE MAINTAINED ON-SITE AND BE READILY AVAILABLE TO THE CITY INSPECTOR AT THEIR REQUEST.
- THE TESC BMP'S SHOWN ON THE PLAN MUST BE INSTALLED PRIOR TO ALL OTHER CLEARING AND GRADING ACTIVITIES, AND IN SUCH A MANNER AS TO ENSURE THAT SEDIMENT-LOADED WATER DOES NOT ENTER THE DRAINAGE SYSTEM, LEAVE THE SITE, OR VIOLATE APPLICABLE WATER QUALITY STANDARDS. MAINTENANCE, REPLACEMENT, AND UPGRADING OF THE TESC PLAN IS THE RESPONSIBILITY OF THE CONTRACTOR UNTIL ALL CONSTRUCTION IS COMPLETE AND APPROVED BY THE CITY.
- THE BOUNDARIES OF THE CLEARING LIMITS, SHOWN ON THE TESC PLAN, SHALL BE CLEARLY FENCED OR FLAGGED IN THE FIELD PRIOR TO STARTING CONSTRUCTION. NO DISTURBANCE BEYOND THE FENCED OR FLAGGED CLEARING LIMITS SHALL BE PERMITTED. THE FENCING AND/OR FLAGGING SHALL BE MAINTAINED BY THE CONTRACTOR FOR THE DURATION OF THE CONSTRUCTION PROJECT.
- THE TESC FACILITIES SHOWN ON THE PLANS ARE THE MINIMUM REQUIREMENTS FOR THE ANTICIPATED SITE CONSTRUCTION. DURING THE CONSTRUCTION PERIOD, THESE TESC FACILITIES SHALL BE UPGRADED AND ADDED TO AS NEEDED, FOR UNEXPECTED STORM EVENTS AND TO REFLECT CHANGED CONDITIONS, AS REQUIRED BY THE CITY.
- THE CONTRACTOR SHALL PROVIDE THE CITY A 24-HOUR EMERGENCY CONTACT PHONE NUMBER OF THE CONTRACTOR'S CERTIFIED EROSION CONTROL SUPERVISOR PRIOR TO STARTING CONSTRUCTION.
- THE TESC FACILITIES SHALL BE INSPECTED DAILY BY THE CONTRACTOR AND MAINTAINED AS NECESSARY TO ENSURE CONTINUED FUNCTION AND OPERATION.
- BETWEEN OCTOBER 1 AND APRIL 30, DISTURBED AREAS THAT ARE TO BE LEFT UNWORKED FOR MORE THAN TWO (2) DAYS SHALL BE IMMEDIATELY COVERED BY MULCH, SOIL OR PLASTIC COVERING. BETWEEN MAY 1 AND SEPTEMBER 30, DISTURBED AREAS THAT ARE TO BE LEFT UNWORKED FOR MORE THAN SEVEN (7) DAYS SHALL BE IMMEDIATELY COVERED BY SEEDING OR OTHER APPROVED METHODS.
- SEDIMENT DEPOSITS SHALL BE REMOVED FROM ALL CATCH BASINS, PRE-TREATMENT/SEDIMENT POND, AND SEDIMENT TRAPS UPON REACHING A DEPTH OF 12 INCHES.
- ANY PERMANENT RETENTION/DETENTION FACILITY USED AS A TEMPORARY SETTLING BASIN SHALL BE MODIFIED WITH THE NECESSARY EROSION CONTROL MEASURES, SHALL PROVIDE ADEQUATE STORAGE CAPACITY, AND SHALL BE CLEANED OUT ENTIRELY ONCE THE SITE IS STABILIZED. IF THE PERMANENT FACILITY IS TO ULTIMATELY FUNCTION AS AN INFILTRATION SYSTEM, THE FACILITY SHALL NOT BE USED AS A TEMPORARY SETTLING BASIN.
- WHERE SEEDING FOR TEMPORARY EROSION CONTROL IS REQUIRED, IT SHALL BE APPLIED AT A MINIMUM THICKNESS OF AN APPROXIMATE RATE OF 120 LBS PER ACRE.
- WHERE STRAW MULCH FOR TEMPORARY EROSION CONTROL IS REQUIRED, IT SHALL BE APPLIED AT A MINIMUM THICKNESS OF 3 INCHES, OR 3,000 POUNDS PER ACRE.
- SOIL STOCKPILES SHALL BE STABILIZED WITHIN 24 HOURS. WHEN ACTIVELY WORKING WITH THE SOIL STOCKPILE, STABILIZATION BY GROUND COVER BMP'S SHALL OCCUR AT THE END OF EACH WORK DAY.
- STABILIZED CONSTRUCTION ENTRANCES SHALL BE INSTALLED AT THE BEGINNING OF CONSTRUCTION AND MAINTAINED FOR THE DURATION OF THE PROJECT. ADDITIONAL MEASURES MAY BE REQUIRED TO INSURE THAT ALL PAVED AREAS ARE KEPT CLEAN FOR THE DURATION OF THE PROJECT.
- MAINTENANCE AND REPAIR OF TESC FACILITIES AND STRUCTURES SHALL BE CONDUCTED IMMEDIATELY UPON RECOGNITION OF A PROBLEM OR WHEN THE TESC MEASURES BECOME DAMAGED.
- UPON COMPLETION OF THE PROJECT, ALL BMP'S SHALL BE REMOVED FROM THE SITE AND RIGHT OF WAY. IF BMP'S ARE REQUIRED TO REMAIN IN PLACE FOR FURTHER PROTECTION, ARRANGEMENTS FOR REMOVAL SHALL BE MADE WITH THE CITY INSPECTOR.
- THE DUFF LAYER AND NATIVE TOPSOIL SHALL BE RETAINED IN AN UNDISTURBED STATE TO THE MAXIMUM EXTENT PRACTICABLE. ALL AREAS SUBJECT TO CLEARING AND GRADING THAT WILL NOT BE COVERED BY IMPERVIOUS SURFACE, INCORPORATED INTO A DRAINAGE FACILITY OR ENGINEERED AS STRUCTURAL FILL OR SLOPE SHALL, AT THE PROJECT COMPLETION, DEMONSTRATE THE REQUIREMENTS ESTABLISHED IN TS.13 OF THE 2014 SWMMW, POST CONSTRUCTION SOIL QUALITY AND DEPTH.

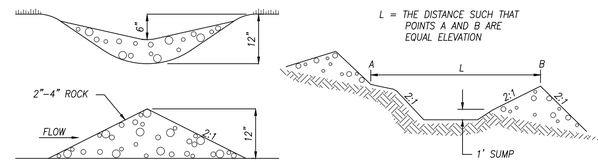
NW 1/4, SE 1/4, SEC.17, T.31N., R.5E., W.M.
CITY OF ARLINGTON, WASHINGTON



NOTES:

- INSTALLATION:** THE AREA OF THE ENTRANCE SHOULD BE CLEARED OF ALL VEGETATION, ROOTS AND OTHER OBJECTIONABLE MATERIAL. THE GRAVEL SHALL BE PLACED TO THE SPECIFIED DIMENSIONS. ANY DRAINAGE FACILITIES REQUIRED BECAUSE OF WASHING SHOULD BE CONSTRUCTED ACCORDING TO SPECIFICATIONS IN THE PLAN. IF WASH RACKS ARE USED, THEY SHOULD BE INSTALLED ACCORDING TO MANUFACTURER'S SPECIFICATIONS.
- AGGREGATE:** 4" TO 6" CRUSHED BALLAST ROCK WSDOT STANDARD SPECIFICATION 9-03.9 (1)
- ENTRANCE DIMENSIONS:** THE AGGREGATE LAYER MUST BE AT LEAST 6 INCHES THICK. IT MUST EXTEND THE FULL WIDTH OF THE VEHICULAR INGRESS AND EGRESS AREA. THE LENGTH OF THE ENTRANCE MUST BE AT LEAST 50 FEET.
- WASHING:** IF CONDITIONS ON THE SITE ARE SUCH THAT MOST OF THE MUD IS NOT REMOVED FROM VEHICLE TIRES BY CONTACT WITH THE GRAVEL, THEN THE TIRES MUST BE WASHED BEFORE VEHICLES ENTER A PUBLIC ROAD. WASH WATER MUST BE CARRIED AWAY FROM THE ENTRANCE TO A SETTLING AREA TO REMOVE SEDIMENT. A WASH RACK MAY ALSO BE USED TO MAKE WASHING MORE CONVENIENT AND EFFECTIVE.
- MAINTENANCE:** THE ENTRANCE SHALL BE MAINTAINED IN A CONDITION WHICH WILL PREVENT TRACKING OR FLOW OF MUD DOWNTOWN RIGHTS-OF-WAY. THIS MAY REQUIRE PERIODIC TOP DRESSING WITH 2-INCH STONE, AS CONDITIONS DEMAND, AND REPAIR AND/OR CLEAN OUT OF ANY STRUCTURES USED TO TRAP SEDIMENT. ALL MATERIALS SPILLED, DROPPED, WASHED OR TRACKED FROM VEHICLES ONTO ROADWAY OR INTO STORM DRAINS MUST BE REMOVED IMMEDIATELY.

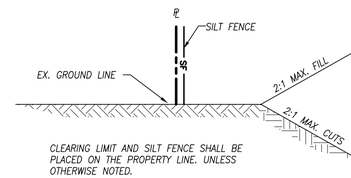
1
G2 **TEMPORARY CONSTRUCTION ENTRANCE**
NOT TO SCALE



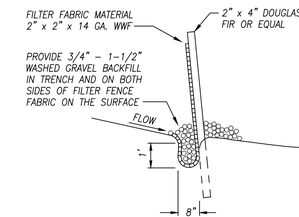
ROCK CHECK DAM

SPACING BETWEEN CHECK DAMS

2
G2 **ROCK CHECK DAM**
NOT TO SCALE

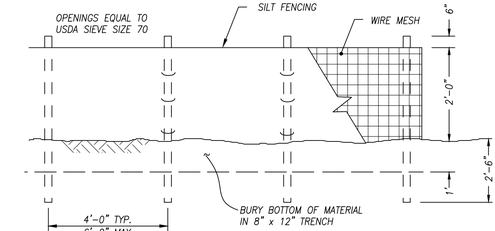


4
G2 **TYPICAL CONSTRUCTION SETBACK DETAIL**
NOT TO SCALE

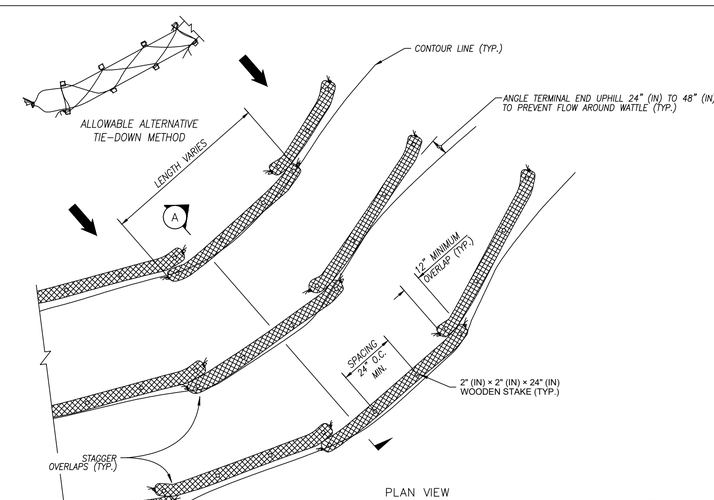


NOTES:

- PLACE 12" OF 3/4" - 1-1/2" WASHED ROCK OR PEA GRAVEL ON BOTH SIDES OF THE FENCE TO CREATE A BEVEL SHAPE.
- FABRIC SHALL COVER BOTTOM OF 8" x 12" TRENCH AND EXTEND BEYOND THE LIMITS OF THE GRAVEL IN ORDER TO MAINTAIN AN EXCESS OVERLAP OF 2" MINIMUM AS SHOWN.



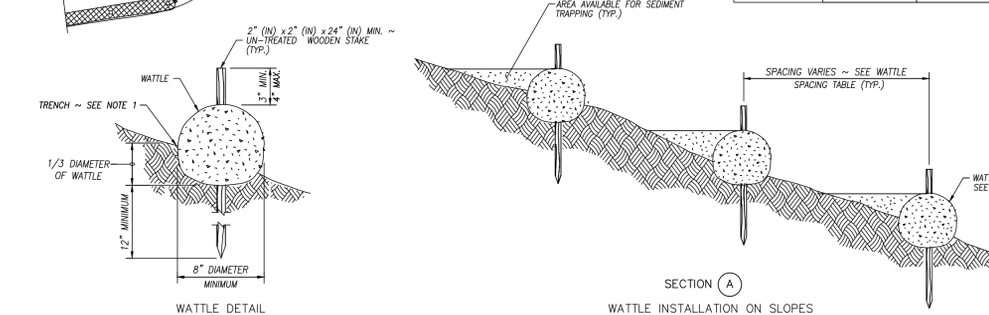
3
G2 **SILT FENCE DETAIL**
NOT TO SCALE



NOTES:

- Wattles shall be in accordance with Standard Specification, Section 9-14.5(5). Install Wattles along contours. Installation shall be in accordance with Standard Specification, Section 8-01.3(10).
- Securely knot each end of Wattle. Overlap adjacent Wattle ends 12" (in) behind one another and securely tie together.
- Compact excavated soil and trenches to prevent undercutting. Additional staking may be necessary to prevent undercutting.
- Install Wattle perpendicular to flow along contours.
- Wattles shall be inspected regularly, and immediately after a rainfall produces runoff, to ensure they remain thoroughly entrenched and in contact with the soil.
- Perform maintenance in accordance with Standard Specification, Section 8-01.3(15).
- Refer to Standard Specification, Section 8-01.3(16) for removal.

WATTLE SPACING TABLE			
TEMPORARY		PERMANENT	
SLOPE	MAX. SPACING	SLOPE	MAX. SPACING
1H : 1V	5' - 0"	-	-
2H : 1V	10' - 0"	2H : 1V	5' - 0"
3H : 1V	15' - 0"	3H : 1V	10' - 0"
4H : 1V	20' - 0"	4H : 1V	15' - 0"



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G2 **STRAW WATTLE DETAIL**
NOT TO SCALE

WATTLE INSTALLATION ON SLOPE

SHEET 1 OF 1 SHEET

06/12/19

CITY OF ARLINGTON
CONSTRUCTION DRAWING REVIEW APPROVAL
THIS PLAN SHEET HAS BEEN REVIEWED AND APPROVED PER THE CONDITIONS ON THE TITLE SHEET.

BY: _____
DEVELOPMENT SERVICES MANAGER

DATE: _____ THIS APPROVAL VALID FOR 18 MONTHS



INSIGHT ENGINEERING CO.
P.O. BOX - 1478
EVERETT, WA 98206
(425) 303-9363 (425) 303-9362 FAX
INFO@INSIGHTENGINEERING.NET

SITE ADDRESS: 19402 SMOKEY POINT BLVD. ARLINGTON, WA98223

TAX ACCOUNT NO.'S: 31051700400600

NW 1/4, SE 1/4, SEC.17, T.31N., R.5E., W.M.
SMOKEY POINT RIDGE

DWG FILENAME: 221220-C&G.DWG DESIGNED BY: JTK DATE: 05-03-2023 SCALE: 1"=50' JOB NO.: 22-1220

EARLY CLEARING AND GRADING NOTES & DETAILS

SHEET **G2**

