

COMMUNITY DEVELOPMENT COMMITTEE & COMMITTEE OF THE WHOLE MEETING AGENDA Monday, May 19, 2025, at 6:00 PM Snoqualmie City Hall, 38624 SE River Street & Zoom

COMMITTEE MEMBERS

Chair: Louis Washington

Councilmembers Jolyon Johnson and Robert Wotton

This meeting will be conducted in person and remotely using Zoom.

Join by Telephone: To listen to the meeting via telephone, please call 253.215.8782 and enter Webinar ID 860 6728 7531 and Password 1730040121 if prompted.

Press *9 to raise your hand to speak. Raising your hand signals the meeting moderator that you have a comment. Press *6 to mute and unmute.

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CALL TO ORDER & ROLL CALL

AGENDA APPROVAL

PUBLIC COMMENTS (online public comments will not be taken).

MINUTES

1. Approval of the minutes dated May 5, 2025.

AGENDA BILLS

2. AB25-064: River Trail Property Acquisition (Hailstone Trust) Parcel ID 7849200455

DISCUSSION ITEMS

ADJOURNMENT

UPCOMING ITEMS

The following items reference either upcoming projects or issues pertaining to matters of the Community Development Council Committee. There will be no discussion of these items unless there is a change in status.



COMMUNITY DEVELOPMENT COMMITTEE & COMMITTEE OF THE WHOLE MEETING MINUTES MAY 5, 2025

This meeting was conducted in person at Snoqualmie City Hall and remotely using Zoom.

CALL TO ORDER & ROLL CALL: Councilmember Johnson called the meeting to order at 6:01 pm.

Committee Members:

Councilmembers Rob Wotton and Jo Johnson were present. Councilmember Washington's presence was excused.

Mayor Katherine Ross was also present.

City Staff:

Mike Chambless, City Administrator; Dena Burke, City Attorney; Mona Davis, Community and Economic Development Director; Jeff Hamlin, Parks & Public Works Director; Deana Dean, City Clerk; Fletcher Lacroix, IT Director; and Brian Mainstone, IT Systems Engineer.

AGENDA APPROVAL – The agenda was approved as presented.

PUBLIC COMMENTS – There were no public comments.

MINUTES - The minutes dated April 21, 2025, were approved as presented.

AGENDA BILLS

- AB25-035: Ordinance Amending SMC Titles 17.20 Retail Use Requirements in Downtown Historic District Retail Overlay Zone. Introduction by Community and Economic Development Director Mona Davis. Review of staff memo and boundary alternatives by Consultant Andrew Levins (remote). Discussion followed. Committee adopts the recommendations of the Planning Commission for Attachments 1 and 3 and approves this item to move forward at the May 12, 2025, City Council meeting for first reading of the ordinance.
- AB25-036: Resolution Amending SR1 Mixed Use Final Plan Conditions of Approval and Development Standards. Introduction by Community and Economic Development Director Mona Davis. Review of staff memo by Consultant Andrew Levins (remote). Discussion followed. This item is approved to move forward at the June 9, 2025, City Council meeting on the nonconsent agenda.

ADJOURNMENT - The meeting was adjourned at 6:34 pm.

Minutes prepared by Deana Dean, City Clerk.

Recorded meeting audio is available on the City website after the meeting. Minutes approved at the _____ Community Development Committee Meeting.

Council Agenda Bill

AB Number

AB25-064

Agenda Bill Information	
Title* River Trail Property Acquisition (Hailstone Trust) Parcel ID 7849200455	Action* Motion
Council Agenda Section Committee Report	Council Meeting Date * 05/27/2025
Staff Member Mona Davis	Department* Community Development
Committee Community Development	Committee Date 05/19/2025
Exhibits Packet Attachments - if any	
Hailstone_PSA_counteroffer_LO-signed.pdf RiverfrontAcquisitionsMap.pdf	227.34KB 1.6MB
Hailstone_AppraisalReport.pdf	8.34MB
Resolution 25-XXXX Hailstone Acquisition.docx	19.06КВ

Summary

Introduction*

Brief summary.

Parcel identification number (PIN) 7849200455, addressed at 7802 Railroad Avenue SE, Snoqualmie, WA 98065, is identified on the Riverwalk Acquisition Status Map (Exhibit 4) as a remaining potential riverfront acquisition parcel. The City continues to assemble properties to construct a formalized non-motorized trail that follows the edge of the Snoqualmie River through the downtown historic business district. The property owner of parcel no. 7849200455 would like to facilitate a voluntary purchase and sale agreement (Exhibit 2) to sell the property to the City.

Proposed Motion

Move to adopt Resolution 25-XXXX approving a Purchase and Sale Agreement for Parcel No. 784920-0455 and authorizing the Mayor to sign.

Item 2.

Background/Overview*

What was done (legislative history, previous actions, ability to hyperlink)

Snoqualmie River Trail has been identified by the City of Snoqualmie in the Comprehensive Plan and Downtown Master Plan as a "destination trail loop" to be "widely enjoyed by residents and visitors alike". Its development is viewed as a key component to the City's goals of a having a healthy, diverse economy that includes being recognized as a "tourism destination with a distinctive sense of place". As the local tourism economy is developed into "a mainstay of the City's economic vitality", the Snoqualmie River is to be "maximized as a tourism asset". Parcels were acquired starting in 2012 with the most recent purchase and sale agreement completed in December 2024.

Analysis*

16 of the 31 properties remain on the City Riverfront Property Acquisition Status Map. If the City acquired parcel number 7849200455, only two additional properties along Railroad Avenue SE would need to be acquired. Other remaining properties to purchase are located at Southeast River/Park Avenue SE, between Euclid Avenue SE and Schusman Avenue SE and north of SE Walnut Street. Acquiring additional properties consistently demonstrates progress towards completing the River Trail project. King County is one of 14 counties statewide that levy a conservation futures tax (CFT), which protects forests, shorelines, farms, greenways, and trails for future generations to enjoy in perpetuity by funding the acquisition of property to be used as passive open space. CFT funding, which requires a 50% match from the organization initiating the purchase, can be used to cover the price of the land and property interests as well as related costs such as title, appraisal, environmental assessments, and staff, legal, and administrative costs. The City of Snoqualmie has utilized CFT and Flood Control District (FCD) funding for the purchase of riverfront property in the past. In several cases, the City has utilized a match requirement to cover the entire cost of a parcel purchase. The following funds are available/uncommitted: CFT \$445,000.00 FCD \$2,400,000.00 There are no out-of-pocket acquisition costs to the City.

Budgetary Status*

Funds have already been authorized in the current biennial budget.

Fiscal Impact

 Amount of Expenditure
 Amount

 \$405,000.00
 \$850,000

Amount Budgeted \$850,000.00 Appropriation Requested \$0.00

Budget Summary

Administration recommends approving the counteroffer to purchase parcel number 7849200455 in the amount of \$405,000, which is a \$45,000 increase above the original acquisition offer of \$360,000 (see AB25-051). The City incorporated Riverfront Land Acquisition purchases into the 2025-2030 Non-Utility Capital Improvement Plan (CIP). The 2025-26 Biennial Budget appropriates \$850,000 for riverfront land acquisitions in the Non-Utilities Capital Fund (#310). Currently nothing has been spent in the 2025-26 biennium. If the proposed contract is approved, the available budget remaining for the biennium would be \$445,000. Therefore, sufficient appropriation exists within the 2025-26 Biennial Budget (Non-Utilities Capital Fund #310) to fund the contract.

This purchase will likely necessitate demolition charges, which would also be charged to Riverfront Land

Item 2.

Acquisitions. As a comparative estimate, a 2024 demolition for a different parcel on the riverfront cost \$126,439. The demolition charges would also likely qualify for reimbursement from CFT and FCD grants.

Fiscal Impact Screenshot

Riverfront Land Acquisitions - Non-Utility CIP (#310)

	2025-2026	Bie	nnial Budget
Beginning Budget		\$	850,000
Expenditures		\$	-
Outstanding Contract Value (Previously approved)		\$	-
Current Available Budget		\$	850,000
Value of this Contract (AB25-064)		\$	(405,000)
Available Budget after AB25-064		\$	445,000

CITY OF SNOQUALMIE SNOQUALMIE RIVERFRONT REACH HAILSTONE TRUST PROPERTY

REAL ESTATE PURCHASE AND SALE AGREEMENT

This Real Estate Purchase and Sale Agreement ("Agreement") is made as of the date this instrument is fully executed by and between Teri L. Hailstone and D. Hooker Hailstone, Trustees of the HAILSTONE REVOCABLE TRUST, dated April 19, 2024 ("Seller"), and THE CITY OF SNOQUALMIE, a municipal corporation of the State of Washington ("Buyer"), for the purchase and sale of that certain property situated in King County, Washington, described on Exhibit A, and all rights appurtenant ("the Property"). Seller and Buyer may be collectively referred to herein as the "Parties" and individually as a "Party."

1. **PURCHASE PRICE:** The purchase price for the Property is **Four Hundred and Five Thousand and No/100 Dollars (US \$405,000.00)** ("Purchase Price"). The Purchase Price is payable at Closing in cash.

2. TITLE:

2.1 **Deed:** At Closing, Seller will execute and deliver to Buyer a Statutory Warranty Deed conveying and warranting good and marketable title to the Property free and clear of all defects or encumbrances except for the lien of real estate taxes and drainage service charges not yet due and payable and those defects and/or encumbrances (if any) identified on Exhibit B (collectively, "Permitted Exceptions").

2.2 **Title Insurance:** At Closing, Buyer shall receive (at Buyer's expense) an owner's Standard ALTA policy of title insurance, dated as of the Date of Closing and insuring Buyer in the amount of the Purchase Price against loss or damage by reason of defect in Buyer's title to the Property subject only to the printed exclusions appearing in the policy form and any Permitted Exceptions.

3. **CONTINGENCIES:**

3.1 **Due Diligence Inspection and Feasibility:** Buyer shall satisfy itself by investigation and inspection, at its cost and expense, in its sole and absolute discretion that the condition of the Property for Buyer's contemplated use meets with its approval ("Due Diligence Contingency"). During the Due Diligence Period (as hereafter defined), Buyer may have a Phase I Environmental Site Assessment ("ESA") of the Property performed by a qualified environmental consultant (the "ESA Consultant"). If the ESA Consultant recommends further assessment or remediation of the Property (including, but not limited to, a Phase II ESA) (the "Phase I Recommendations"), then Buyer may provide Seller notice of the Phase I Recommendations and thereafter negotiate with Seller regarding an appropriate "Corrective Action Plan." If Buyer and Seller are not able to agree upon a Corrective Action Plan that would address the Phase I Recommendations to Buyer's

satisfaction, or if Buyer is not satisfied with the condition of the Property for any other reason, this Agreement shall terminate pursuant to Section 5.9. Seller hereby grants Buyer's employees, agents, and contractors a right of entry onto the Property for any site inspections performed in connection with this Due Diligence Contingency. In connection with such inspections, Buyer agrees to hold harmless, indemnify and defend Seller, its officers, agents and employees, from and against all claims, losses, or liability, for injuries, sickness or death of persons, including employees of Buyer, caused by or arising out of any act, error, or omission of Buyer, its officers, agents, to the extent not caused by or arising out of any act, error, or omission of Seller, its officers, agents, and employees.

3.2 **Funding:** The sale of the Property is contingent on appropriation by the Snoqualmie City Council, Snoqualmie Mayor Katherine Ross' approval of said appropriation, and spending authority of funds sufficient to close the sale.

3.3 **Removal of Contingencies:** Buyer shall have a period of 150 days from the date all Parties have signed this Agreement to remove all contingencies (the "Due Diligence Period"). Buyer may remove such contingencies by sending written notice thereof to Seller pursuant to Section 7 herein. If the contingencies are not removed within the Due Diligence Period, this Agreement will terminate, and the Parties shall have no further obligations hereunder.

4. **RISK OF LOSS:** Seller will bear the risk of loss of or damage to the Property prior to Closing. If such loss or damage occurs to the Property, Seller shall promptly notify Buyer thereof and Buyer may, in its sole discretion, terminate this Agreement by giving notice of termination to the Seller.

5. **SELLER'S REPRESENTATIONS, WARRANTIES, AND COVENANTS:** Seller represents, warrants, and covenants to Buyer at the date of execution of this Agreement and the Date of Closing that:

5.1 **Authority:** Seller, and the person(s) signing on behalf of Seller, have full power and authority to execute this Agreement and perform Seller's obligations, and if Seller is a corporation, all necessary corporate action to authorize this transaction has been taken.

5.2 **No Material Defect:** Seller is unaware of any material defect in the Property.

5.3 **Debris and Personal Property:** Prior to Closing, Seller shall remove all debris and personal property located on the Property (if any). Removal of all personal property and debris shall be at Seller's cost and expense, and Seller will indemnify and hold Buyer harmless from all claims and expenses arising from such removal.

5.4 **Contamination:** Seller hereby represents and warrants that (a) Seller has not caused or allowed the generation, treatment, storage, or disposal of Hazardous Substances on the Property, except in accordance with local, state, and federal statutes and regulations; (b) Seller has not caused

or allowed the release of any Hazardous Substance onto, at, or near the Property; (c) Seller is in compliance with all applicable laws, rules, and regulations regarding the handling of Hazardous Substances; (d) Seller has secured all necessary permits, licenses, and approvals necessary to its operation on the Property, and is in compliance with such permits; (e) Seller has not received notice of any proceedings, claims, or lawsuits arising out of its operations on the Property; and (f) to the Seller's knowledge, the Property is not, nor has it ever been subject to the release of Hazardous Substances. For the purposes of this Agreement, the term "Hazardous Substance" means any waste, pollutant, contaminant, or other material that now or in the future becomes regulated or defined under any local, state, or federal environmental law or regulation.

5.5 **Fees and Commissions:** Seller shall pay for any broker's and other commissions and fees incurred by the Seller in connection with the sale of the Property and Seller shall indemnify and hold Buyer harmless from all such claims for commission and fees.

5.6 **No Leases:** The Property is not subject to any valid leases, tenancies, or rights of persons in possession, or if the Property is subject to any valid leases, tenancies, or rights of persons in possession as of the date of mutual execution of this Agreement, Seller will have terminated the leases, tenancies, and/or rights of persons in possession prior to Closing. Seller shall not enter into or establish any leases, tenancies, or rights of persons in possession prior to Closing. At Closing, Seller will deliver the Property to Buyer vacant and not subject to any leases, licenses, or other occupancy agreements or contracts which would be binding on Buyer or the Property after Closing. Seller agrees to indemnify, defend, and hold harmless Buyer, its officers, elected officials, employees, agents, contractors, and assigns, from and against any and all damage, claim, liability, or loss, including reasonable attorney's and other fees, arising out of or in any way connected with leases, licenses, or other occupancy agreements or contracts affecting the Property as of the date of mutual execution of this Agreement.

5.7 **Indemnification:** Seller agrees to indemnify, defend, and hold harmless Buyer, its officers, elected officials, employees, agents, contractors, and assigns, from and against any and all damage, claim, liability, or loss, including reasonable attorney's and other fees, arising out of or in any way connected to the breach of any representation or warranty contained herein. Such duty of indemnification shall include, but not be limited to damage, liability, or loss including reasonable attorney's and other fees incurred, pursuant to all federal environmental laws, Washington State environmental laws, strict liability, and common law.

5.8 **Contents of Septic Systems and Fuel Tanks**: No more than 30 days prior to Closing, Seller shall cause all septic systems and fuel tanks located on the Property to be emptied, and the contents of said systems and tanks to be properly disposed of or removed from the Property. Seller shall provide to Buyer prior to Closing adequate documentation that all requirements under this Section 5.7 have been fulfilled.

5.9 **Termination:** If Buyer determines in its sole and absolute discretion that any representation, warranty, or covenant contained herein has been breached prior to Closing, Buyer may elect to terminate this Agreement by sending written notice of the breach to Seller pursuant to Section 7 herein.

6. CLOSING:

6.1 **Time for Closing:** The sale will be closed in the office of the Closing Agent not later than twenty-one (21) days from the date all contingencies set forth in Section 3 herein have been removed, or as soon thereafter as practicable.

Buyer and Seller shall deposit in escrow with the Closing Agent all instruments, documents, and moneys necessary to complete the sale in accordance with this Agreement. As used in this Agreement, "Closing" and "Date of Closing" means the date on which all appropriate documents are recorded and proceeds of the sale are available for disbursement to Seller. The Closing Agent shall be:

Fidelity National Title Company 600 University Street, Suite 2424 Seattle, WA 98101

6.2 **Prorations and Closing Costs:** Seller will pay real estate excise taxes (if any are due) and the full first half or second half real property tax installment due and owing, as determined by the Date of Closing. Seller will receive a prorated refund directly from King County Treasury Operations for the number of days post-Closing for the applicable installment period. Buyer will pay the premium for its owner's title insurance policy, the cost of recording the Statutory Warranty Deed from the Seller, and the Closing Agent's escrow fees.

6.3 **Possession:** Buyer shall be entitled to possession of the Property at Closing.

6.4 **Seller Questionnaire:** The "Seller Questionnaire" is attached to this Agreement as Exhibit C and shall be completed by Seller and delivered to Buyer at the time this Agreement has been executed by both Parties. Nothing in the Seller Questionnaire creates a representation or warranty by Seller with respect to the Property, nor does it create any rights or obligations for the Parties.

7. **NOTICES:** Any notices required herein shall be given to the Parties: (a) personally, (b) by certified mail with return receipt, or (c) electronically, with read receipt or delivery confirmation or both. Notices shall be effective (a) upon personal delivery, (b) after five (5) calendar days following deposit in the U.S. mail, or (c) immediately upon electronic transmittal to the email addresses below. The Party providing notice shall bear the burden to prove the date that notice was delivered.

TO SELLER:	TO BUYER:
Teri L. Hailstone and	City of Snoqualmie
D. Hooker Hailstone, Trustees	c/o King County Water and Land Resources Division
Hailstone Revocable Trust	Open Space Acquisitions
c/o Gary Penitsch, Broker	201 South Jackson Street, Suite 6300
Coldwell Banker Bain	Seattle, WA 98104
8862 161st Ave Ste 103	Attn: Lori King
Redmond, WA 98052	Email: lori.king@kingcounty.gov

Email: gary.penitsch@cbrealty.com

WITH A COPY TO: City of Snoqualmie Attn: City Clerk P.O. Box 897 Snoqualmie, WA 98065 Email: CityClerk@SnoqualmieWA.gov

8. **DEFAULT AND ATTORNEYS' FEES:**

8.1 **Default by Buyer:** If Closing does not occur due to default by Buyer, Seller's sole and exclusive remedy shall be to terminate this Agreement.

8.2 **Default by Seller:** If Closing does not occur due to default of Seller, Buyer shall have the right to bring an action for specific performance, damages, and any other remedies available at law or in equity. In seeking any equitable remedies, Buyer shall not be required to prove or establish that Buyer does not have an adequate remedy at law. Seller hereby waives the requirement of any such proof and acknowledges that Buyer would not have an adequate remedy at law for Seller's breach of this Agreement.

8.3 **Attorneys' Fees:** In an action to enforce this Agreement, each Party shall bear its own attorneys' fees and costs.

9. **GENERAL:** This is the entire agreement of the Buyer and Seller with respect to the Property and supersedes all prior or contemporaneous agreements between them, written or oral. This Agreement may be modified only in writing, signed by Buyer and Seller. Any waivers under this agreement must be in writing. A waiver of any right or remedy in the event of a default will not constitute a waiver of such right or remedy in the event of any subsequent default. This Agreement is for the benefit of, and binding upon, Buyer (including its officers, elected officials, employees, agents, contractors, and assigns) and Seller (including its heirs, personal representatives, successors, and assigns). The invalidity or unenforceability of any provision of this Agreement will not affect the validity or enforceability of any other provision. Time is of the essence in this Agreement.

10. **WASTE; ALTERATION OF PROPERTY:** Seller shall not (a) commit waste on the Property; (b) remove trees or other vegetation, coal, minerals, or other valuable materials; or (c) substantially alter the surface or subsurface of the Property without the express written consent of Buyer.

11. **SURVIVAL OF WARRANTIES:** The terms, covenants, representations, and warranties shall not merge in the deed of conveyance but shall survive Closing.

12. **LEGAL RELATIONSHIP:** The Parties to this Agreement execute and implement this Agreement solely as Seller and Buyer. No partnership, joint venture, or joint undertaking shall be constructed from this Agreement.

13. **GOVERNING LAW AND VENUE:** This Agreement and all amendments hereto shall be governed by and construed in accordance with the laws of the State of Washington applicable to contracts made and to be performed therein, without giving effect to its conflicts of law rules or choice of law provisions. In the event that either Party shall bring a lawsuit related to or arising out of this Agreement, the Superior Court of King County, Washington, shall have exclusive jurisdiction and venue.

14. **COUNTERPARTS:** To facilitate execution, this Agreement may be executed in as many counterparts as may be convenient or required. It shall not be necessary that the signature of, or on behalf of, each Party, or that the signature of all persons required to bind any Party, appear on each counterpart. All counterparts shall collectively constitute a single instrument. It shall not be necessary in making proof of this Agreement to produce or account for more than a single counterpart containing the respective signatures of, or on behalf of, each Party hereto. Any signature page to any counterpart may be detached from such counterpart without impairing the legal effect of the signatures thereon and thereafter may be attached to another counterpart identical thereto except having attached to it additional signature pages.

15. **TERMINATION OF OFFER:** This offer shall terminate if not accepted by Buyer on or before May 30, 2025

BUYER: City of Snoqualmie, a municipal corporation of the State of Washington.

BY:

Katherine Ross, Mayor

Date

SELLER: Hailstone Revocable Trust

Authentisign Teri I. Hailstone

Teri L. Hailstone, Trustee

D Hooker Hailstone

D. Hooker Hailstone, Trustee

Date

05/12/25

05/12/25

Date

EXHIBITS: Exhibit A, Legal Description **Exhibit B,** Permitted Exceptions **Exhibit C,** Seller Questionnaire

EXHIBIT A

LEGAL DESCRIPTION

Lot 10, Block 8, Snoqualmie Falls, according to the plat thereof recorded in Volume 6 of Plats, Page 51, records of King County, Washington;

Except the Southwesterly 8 feet thereof conveyed to the Town of Snoqualmie for widening of Railroad Blvd by deed recorded under King County Recording Number 2559913.

EXHIBIT B

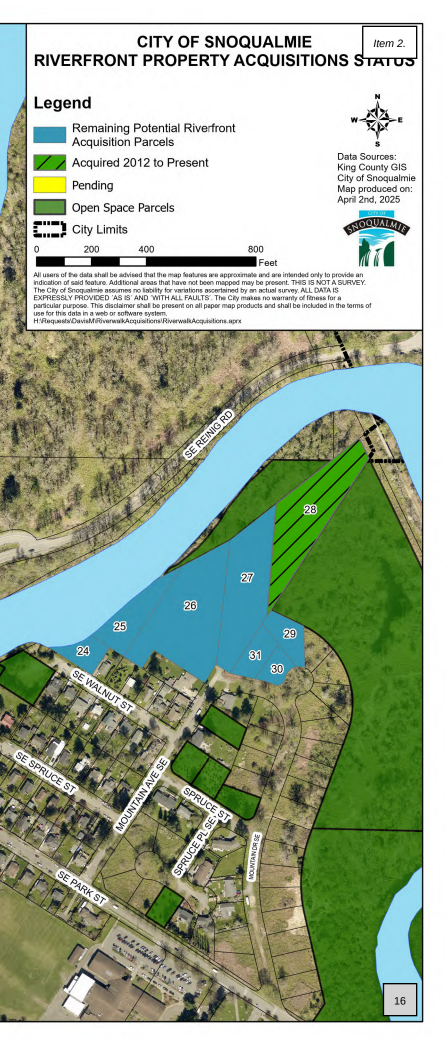
PERMITTED EXCEPTIONS

Those special exceptions listed on Fidelity National Title Company Report # 25000040-SC Dated January 8, 2025, and any supplements thereto (which Title Report and Supplements are incorporated into this Agreement by this reference) numbered 1, 2, 3, 4, 5, 6, 7, and 9 (Paid Current), Schedule B-II.

EXHIBIT C Landowner Questionnaire

Titl	e	
1.	Are there any encroachments, boundary agreements, or boundary disputes?	Yes XNo Don't know
	If yes, please explain:	
2.	Is there a private road or easement agreement for access to the property?	Yes XNo Don't know
3.	Are there any written agreements for joint maintenance of an easement or road?	☐ Yes 🗙 No 🗌 Don't know
	Annual Cost:	
Util	ities	
1.	The source of water for the property is:	 Private or publicly owned water system Private well serving only the subject property Other water system:
2.	The property is served by:	Public sewer system On-site septic system Other disposal system:
3.	Utilities are provided, as follows:	
	Oil:	
	Gas:	
	Electric:	PSE
	Sewage:	City of Snoqualmie
	Water:	City of Snoqualmie
4.	List any leased equipment and terms:	None
	neowner's Association there a Homeowners' Association?	Yes No Don't know
	Name of Association:	
	Contact name:	
	Name of Association:	
	Contact phone number and/or address:	
	Annual membership dues:	
	Pending special assessments:	

	ID	PIN	Owner	Address	Acres	1]]-a/
	1	7849200425	Warren	7702 RAILROAD AVE SE	0.09	
	2	7849200450	Roth	7780 RAILROAD AVE SE	0.12	A A A A A A A A A A A A A A A A A A A
	3	7849200455	Hailstone	7802 RAILROAD AVE SE	0.12	A CONTRACT
and the second se	4	7849200460	Mcelhaney	7830 RAILROAD AVE SE	0.18	37
SE NORTHER ^{EN}	5	7849200390	Bastedo	38810 SE RIVER ST	0.39	
	6	7849200005	Lisle	8202 PARK AVE SE	0.17	9
E E	7	7849200010	Johnson	8220 PARK AVE SE	0.17	
	8	7849200025	Crabb	39076 SE PARK ST	0.09	
	9	7850200060	Agnew	39112 SE PARK ST	0.36	A
	10	7849200060	Huang LLC	39130 SE PARK ST	0.27	N
Fr. Jan	11	7849200055	Wynn & Proudfoot	39154 SE PARK ST	0.25	
	12	7849200041	Li & Xue	39170 SE PARK ST	0.47	A STATE
	13	7849200040	Blaney	39192 SE PARK ST	0.14	
SEFIRS	14	7849200064	Isola Financial LLC		0.17	
	15	7851200075	Crabb	39254 SE PARK ST	0.29	
	16	7851200070	Porterfield	39282 SE PARK ST	0.51	
Railroad Park	17	7851200065	Porterfield		0.22	
SE CEDAR ST	18	7851200060	Stone	39326 SE PARK ST	0.22	
	19	7851200055	Large I	39348 SE PARK ST	0.21	
	20	7851200050	Large & Herzberg II	39382 SE PARK ST	0.25	ALL ST
In SEKING Z	21	7851200045	Venebale	39390 SE PARK ST	0.18	
	22	7851200040	Thompson 2	39414 SE PARK ST	0.19	1 X 1
	23	5417100045	Birch	153 Meadowbrook Way SE	0.09	No. of Street,
	24	5417600175	Ghosn & McNeil	39722 SE WALNUT ST	0.55	1. 1.
	25	5417600215	Swenson		1.03	
	26	5417600210	Barthel	8217 MOUNTAIN AVE SE	2.45	1 / X
LTAB BERST	27	5417600225	Thompson 2	8204 MOUNTAIN AVE SE	1.93	THE AC
SE RIV	28	5417600220	King County		1.92	34
	29	5415000190	Thompson		0.41	and a second
SE RIVER ST	30	5415000200	Thompson		0.25	
	31	5415000210	Thompson		0.37	
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	8	⁹ 10 11 12 1			1	23 8
Riverview Park			48 48 / 17 4	19 20 21 22	h	WAY
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Integra Realty Resources Seattle

Appraisal of Real Property

Hailstone Revocable Trust Property

Single-Family Residential Property 7802 Railroad Avenue SE Snoqualmie, King County, Washington 98065 Client Reference: RFQ # KC001206

Prepared For: King County Department of Natural Resources and Parks

Date of the Report: March 10, 2025

Report Format: Appraisal Report

IRR - Seattle File Number: 154-2025-0041



Subject Photographs



Hailstone Revocable Trust Property 7802 Railroad Avenue SE Snoqualmie, Washington

Aerial Photograph



Integra Realty Resources Seattle 400 University Street Suite 300 Seattle, WA 98101 T 206.903.6700 F 206.623.5731 www.irr.com Item 2.



March 10, 2025

Kurt Engstrom, MAI Senior Review Appraiser King County Department of Natural Resources and Parks 201 South Jackson, Suite 600 Seattle, WA 98104

SUBJECT: Market Value Appraisal Hailstone Revocable Trust Property 7802 Railroad Avenue SE Snoqualmie, King County, Washington 98065 Client Reference: RFQ # KC001206 IRR - Seattle File No. 154-2025-0041

Dear Mr. Engstrom:

Integra Realty Resources – Seattle is pleased to submit the accompanying appraisal of the referenced property. The purpose of the appraisal is to develop an opinion of the market value, pertaining to the fee simple interest in the property.

The client for the assignment is King County Department of Natural Resources and Parks. The intended user of this report is the client. The intended use of the report is for voluntary acquisition purposes. No other party or parties may use or rely on the information, opinions, and conclusions contained in this report.

The subject is an existing single-family residential property containing 770 square feet built in 1921. The residence has two bedrooms, one bathroom, and driveway parking. The site has a usable area of 0.12 acres or 5,400 square feet due to steep sloping on the east side that is unusable. The site has 60 feet of frontage on a slough off of the Snoqualmie River. The slough cannot be viewed or accessed due to steep terrain and dense foliage.

The appraisal conforms to the Uniform Standards of Professional Appraisal Practice (USPAP), the Code of Professional Ethics and Standards of Professional Practice of the Appraisal Institute, and applicable state appraisal regulations.

Kurt Engstrom, MAI King County Department of Natural Resources and Parks March 10, 2025 Page 2

Standards Rule 2-2 (Content of a Real Property Appraisal Report) contained in the Uniform Standards of Professional Appraisal Practice (USPAP) requires each written real property appraisal report to be prepared as either an Appraisal Report or a Restricted Appraisal Report. This report is prepared as an Appraisal Report as defined by USPAP under Standards Rule 2-2(a), and incorporates practical explanation of the data, reasoning, and analysis that were used to develop the opinion of value.

Based on the valuation analysis in the accompanying report, and subject to the definitions, assumptions, and limiting conditions expressed in the report, the concluded opinions of value are as follows:

Value Conclusion			
Value Type & Appraisal Premise	Interest Appraised	Date of Value	Value Conclusion
Market Value	Fee Simple	February 28, 2025	\$360,000

Extraordinary Assumptions and Hypothetical Conditions

The value conclusions are subject to the following extraordinary assumptions. An extraordinary assumption is an assignment-specific assumption as of the effective date regarding uncertain information used in an analysis which, if found to be false, could alter the appraiser's opinions or conclusions.

1. None

The value conclusions are based on the following hypothetical conditions. A hypothetical condition is a condition, directly related to a specific assignment, which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis.

1. None

The use of any extraordinary assumption or hypothetical condition may have affected the assignment results.



Kurt Engstrom, MAI King County Department of Natural Resources and Parks March 10, 2025 Page 3

If you have any questions or comments, please contact the undersigned. Thank you for the opportunity to be of service.

Respectfully submitted,

Integra Realty Resources - Seattle

Maria Olson

Maria L. Olson Washington Certified General Real Estate Appraiser #110299 Telephone: 206.436.1183 Email: molson@irr.com

Jai E. Dafe

Lori E. Safer, MAI, AI-GRS Washington Certified General Real Estate Appraiser #1100546 Telephone: 206.436.1177 Email: lesafer@irr.com



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Executive Summary

Part One				
Property Name	Hailstone Revocable Tr	ust Property		
Address	7802 Railroad Avenue SE			
	Snoqualmie, King Coun	ty, Washington 98065		
Property Type	Single-Family Residential			
Owner of Record	Teri L. Hailstone and D.	Hooker Hailstone, Trustees of t	the Hailstone Revocable	
	Trust, dated April 19, 2	024		
Tax ID	784920-0455			
Legal Description	Lot 10, Block 8, Snoqua	Imie Falls, according to the pla	t thereof recorded in	
	Volume 6 of Plats, Page	e 51, records of King County, Wa	ashington; Except the	
	Southwesterly 8 feet thereof conveyed to the Town of Snoqualmie for widening			
	of Railroad Blvd by deed recorded under King County Recording Number 2559913.			
Land Area - Total	0.17 acres; 7,487 SF			
Land Area (Usable)	0.12 acres; 5,400 SF			
Gross Building Area	820 SF			
Rentable Floor Area	770 SF			
Occupancy	Tenant			
Year Built	1921			
Zoning Designation	OS2, Open Space 2, His	toric Districts		
Highest and Best Use - As if Vacant	Recreational use			
Highest and Best Use - As Improved	Continued residential use			
Effective Date of the Appraisal	February 28, 2025			
Date of the Report	March 10, 2025			
Property Interest Appraised	Fee Simple			
Value Conclusion				
Value Type & Appraisal Premise	Interest Appraised	Date of Value	Value Conclusior	
Market Value	Fee Simple	February 28, 2025	\$360,000	

The values reported above are subject to the definitions, assumptions, and limiting conditions set forth in the accompanying report of which this summary is a part. No party other than King County Department of Natural Resources and Parks may use or rely on the information, opinions, and conclusions contained in the report. It is assumed that the users of the report have read the entire report, including all of the definitions, assumptions, and limiting conditions contained therein.

Extraordinary Assumptions and Hypothetical Conditions

The value conclusions are subject to the following extraordinary assumptions. An extraordinary assumption is an assignment-specific assumption as of the effective date regarding uncertain information used in an analysis which, if found to be false, could alter the appraiser's opinions or conclusions.

1. None

The value conclusions are based on the following hypothetical conditions. A hypothetical condition is a condition, directly related to a specific assignment, which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis.

1. None

The use of any extraordinary assumption or hypothetical condition may have affected the assignment results.



Identification of the Appraisal Problem

Subject Description

The subject is an existing single-family residential property containing 770 square feet built in 1921. The residence has two bedrooms, one bathroom, and driveway parking. The site has a usable area of 0.12 acres or 5,400 square feet due to steep sloping on the east side that is unusable. The site has 60 feet of frontage on a slough off of the Snoqualmie River. The slough cannot be viewed or accessed due to steep terrain and dense foliage. A legal description of the property is provided below.

Property Identification	on
Property Name	Hailstone Revocable Trust Property
Address	7802 Railroad Avenue SE
	Snoqualmie, Washington 98065
Tax ID	784920-0455
Owner of Record	Teri L. Hailstone and D. Hooker Hailstone, Trustees of the Hailstone Revocable Trust,
	dated April 19, 2024
Legal Description	Lot 10, Block 8, Snoqualmie Falls, according to the plat thereof recorded in Volume 6 of Plats, Page 51, records of King County, Washington; Except the Southwesterly 8 feet thereof conveyed to the Town of Snoqualmie for widening of Railroad Blvd by deed recorded under King County Recording Number 2559913.

Sale History

The current owner of record is Teri L. Hailstone and D. Hooker Hailstone, Trustees of the Hailstone Revocable Trust, dated April 19, 2024. The most recent closed sale of the subject is summarized as follows:

Sale Date Seller Buyer	October 28, 1983 Michael L. and Alice E. Fiske, and Ronald W. and Myrna R. Fiske Teri L. Hailstone and D. Hooker Hailstone, Trustees of the Hailstone Revocable Trust, dated April 19, 2024
Sale Price	Unknown, no image is available in public records
Recording Instrument Number	198310280867

Title is vested by deed recorded under Recording Number 8310280866 from Michael L. and Alice E. Fiske and Ronald W. and Myrna R. Fiske; by deed recorded under Recording Number 9904061014 from D Hooker Hailstone; and by deed recorded under Recording Number 20240419000729 from D Hooker and Teri L. Hailstone. The current vesting title is Teri L. Hailstone and D. Hooker Hailstone, Trustees of the Hailstone Revocable Trust, dated April 19, 2024.

Based on a review of available information, no other sale or transfer of ownership has taken place within a 10-year period prior to the effective appraisal date.

Pending Transactions

Based on discussions with the appropriate contacts, the property is not subject to an agreement of sale or an option to buy, nor is it listed for sale, as of the effective appraisal date.

Appraisal Purpose

The purpose of the appraisal is to develop the following opinion(s) of value:

• The market value of the fee simple interest in the subject property as of the effective date of the appraisal, February 28, 2025

The date of the report is March 10, 2025. The appraisal is valid only as of the stated effective date or dates.

Value Type Definitions

The definitions of the value types applicable to this assignment are summarized below.

Market Value

The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller each acting prudently and knowledgeably, and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby:

- 1. Buyer and seller are typically motivated;
- 2. Both parties are well informed or well advised, and acting in what they consider their own best interests;
- 3. A reasonable time is allowed for exposure in the open market;
- 4. Payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and
- 5. The price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions granted by anyone associated with the sale.¹

Property Rights Definitions

The property rights appraised which are applicable to this assignment are defined as follows.

Fee Simple Estate

Absolute ownership unencumbered by any other interest or estate, subject only to the limitations imposed by the governmental powers of taxation, eminent domain, police power, and escheat.²



¹ Code of Federal Regulations, Title 12, Chapter I, Part 34.42[h]; also Interagency Appraisal and Evaluation Guidelines, Federal Register, 75 FR 77449, December 10, 2010, page 77472

² Appraisal Institute, *The Dictionary of Real Estate Appraisal*, 7th ed. (Chicago: Appraisal Institute, 2022)

Client and Intended User(s)

The client and intended user is King County Department of Natural Resources and Parks. No other party or parties may use or rely on the information, opinions, and conclusions contained in this report.

Intended Use

The intended use of the appraisal is for voluntary acquisition purposes. The appraisal is not intended for any other use.

Applicable Requirements

This appraisal report conforms to the following requirements and regulations:

- Uniform Standards of Professional Appraisal Practice (USPAP);
- Code of Professional Ethics and Standards of Professional Practice of the Appraisal Institute;
- Applicable state appraisal regulations.

Report Format

Standards Rule 2-2 (Content of a Real Property Appraisal Report) contained in the Uniform Standards of Professional Appraisal Practice (USPAP) requires each written real property appraisal report to be prepared as either an Appraisal Report or a Restricted Appraisal Report. This report is prepared as an Appraisal Report as defined by USPAP under Standards Rule 2-2(a), and incorporates practical explanation of the data, reasoning, and analysis used to develop the opinion of value.

Prior Services

USPAP requires appraisers to disclose to the client any other services they have provided in connection with the subject property in the prior three years, including valuation, consulting, property management, brokerage, or any other services. We have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding the agreement to perform this assignment.

Appraiser Competency

No steps were necessary to meet the competency provisions established under USPAP. The assignment participants have appraised several properties similar to the subject in physical, locational, and economic characteristics, and are familiar with market conditions and trends; therefore, appraiser competency provisions are satisfied for this assignment. Appraiser qualifications and state credentials are included in the addenda of this report.



Scope of Work

Introduction

The appraisal development and reporting processes require gathering and analyzing information about the assignment elements necessary to properly identify the appraisal problem. The scope of work decision includes the research and analyses necessary to develop credible assignment results, given the intended use of the appraisal. Sufficient information includes disclosure of research and analyses performed and might also include disclosure of research and analyses not performed.

To determine the appropriate scope of work for the assignment, the intended use of the appraisal, the needs of the user, the complexity of the property, and other pertinent factors were considered. The concluded scope of work is described below.

Research and Analysis

The type and extent of the research and analysis conducted are detailed in individual sections of the report. The steps taken to verify comparable data are disclosed in the addenda of this report. Although effort has been made to confirm the arms-length nature of each sale with a party to the transaction, it is sometimes necessary to rely on secondary verification from sources deemed reliable.

Subject Property Data Sources

The legal and physical features of the subject property, including size of the site and improvements, flood plain data, seismic zone designation, property zoning, existing easements and encumbrances, access and exposure, and condition of the improvements (as applicable) were confirmed and analyzed.

The financial data of the subject, including tax and assessment records was analyzed. This information, as well as trends established by confirmed market indicators, is used to forecast future performance of the subject property.

Inspection

Details regarding the property inspection conducted as part of this appraisal assignment are summarized as follows:

Property Inspection				
Party	Inspection Type	Inspection Date		
Maria L. Olson	Interior and exterior	February 28, 2025		
Lori E. Safer, MAI, AI-GRS	Exterior	February 22, 2025		
Sandy Kahler, Tenant	Interior and exterior	February 28, 2025		

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Three approaches to value are typically considered when developing a market value opinion for real property. These are the cost approach, the sales comparison approach, and the income capitalization approach. Use of the approaches in this assignment is summarized as follows:

Approaches to Value				
Approach	Applicability to Subject	Use in Assignment		
Cost Approach	Not Applicable	Not Utilized		
Sales Comparison Approach	Applicable	Utilized		
Income Capitalization Approach	Not Applicable	Not Utilized		

The sales comparison approach is the most reliable valuation method for the subject due to the following:

- There is an active market for similar properties, and sufficient sales data is available for analysis.
- This approach directly considers the prices of alternative properties having similar utility.
- This approach is typically most relevant for owner-user properties.

The cost approach is not applicable to the assignment because:

- The age of the property would limit the reliability of an accrued depreciation estimate.
- This approach is not typically used by market participants, except for new (or proposed) or nearly new properties.

The income capitalization approach is not applicable to the assignment considering the following:

- This approach does not reflect the primary analysis undertaken by a typical purchaser.
- Similar properties are typically owner-occupied, decreasing the reliability of this approach.



Seattle MSA Area Analysis

The Seattle-Tacoma-Bellevue Metropolitan Statistical Area (hereafter called the Seattle MSA) lies in the northwest corner of the continental United States on Puget Sound, a saltwater arm of the Pacific Ocean 110 miles to the west. Situated in western Washington, the Seattle MSA is 5,872 square miles in size and is the 15th most populous metropolitan area in the nation. The Seattle MSA, as defined by the U.S. Office of Management and Budget, comprises King, Pierce, and Snohomish Counties and has the largest concentration of population north of San Francisco and west of Chicago.



Seattle is the economic and cultural capital of the northwestern United States. With a number of major corporations headquartered in or near the city, Seattle is also the leading financial center of the Pacific Northwest. Both Seattle and Tacoma possess modern ports on excellent deep-water harbors and, as a result, the Seattle MSA has good transportation connections to the outside world. The growth of the Pacific Northwest helped propel Seattle to its current stature and the economic expansion of the Pacific Rim is expected to sustain the Seattle MSA's growth well into the future.

Population

The Seattle MSA has an estimated 2025 population of 4,098,018, which represents an average annual 0.4% increase over the 2020 census of 4,018,762. The Seattle MSA added an average of 15,851 residents per year over the 2020-2025 period, and its annual growth rate is similar to that of the State of Washington.



Looking forward, the Seattle MSA's population is projected to increase at a 0.7% annual rate from 2025-2030, equivalent to the addition of an average of 28,321 residents per year. The Seattle MSA's growth rate is expected to exceed that of Washington, which is projected to be 0.6%.

	Population	Population			
	2020 Census	2025 Estimate	2030 Projection	2020 - 2025	2025 - 2030
Seattle MSA	4,018,762	4,098,018	4,239,623	0.4%	0.7%
King County	2,269,675	2,309,002	2,397,361	0.3%	0.8%
Snohomish County	827,957	853 <i>,</i> 936	884,665	0.6%	0.7%
Pierce County	921,130	935,080	957,597	0.3%	0.5%
Washington	7,705,281	7,876,848	8,102,970	0.4%	0.6%

Employment

Total employment in the Seattle MSA was estimated at 2,164,100 jobs at year-end 2024. Between year-end 2014 and 2024, employment rose by 297,200 jobs, equivalent to a 15.9% increase over the entire period. There were gains in employment in nine out of the past ten years. Although the Seattle MSA's employment rose over the last decade, it underperformed Washington, which experienced an increase in employment of 18.3% or 568,900 jobs over this period.

A comparison of unemployment rates is another way of gauging an area's economic health. Over the past decade, the Seattle MSA unemployment rate has been consistently lower than that of Washington, with an average unemployment rate of 4.5% in comparison to a 5.1% rate for Washington. A lower unemployment rate is a positive indicator.

Recent data shows that the Seattle MSA unemployment rate is 4.1% in comparison to a 4.4% rate for Washington, a positive sign for the Seattle MSA economy but one that must be tempered by the fact that the Seattle MSA has underperformed Washington in the rate of job growth over the past two years.



Employment Trends	Total Employm	ent (Year En	Unemployment Rate (Ann			
	<u> </u>	%	с, _ј	%		t nate (/ init / ital/
Year	Seattle MSA	Change	Washington	Change	Seattle MSA	Washington
2014	1,866,900		3,106,600		5.1%	5.9%
2015	1,921,800	2.9%	3,188,700	2.6%	4.6%	5.4%
2016	1,982,400	3.2%	3,286,800	3.1%	4.3%	5.2%
2017	2,026,300	2.2%	3,361,600	2.3%	4.0%	4.7%
2018	2,069,000	2.1%	3,433,700	2.1%	3.7%	4.4%
2019	2,123,000	2.6%	3,508,300	2.2%	3.2%	4.2%
2020	1,963,200	-7.5%	3,264,800	-6.9%	8.4%	8.5%
2021	2,075,800	5.7%	3,469,900	6.3%	4.7%	5.2%
2022	2,122,200	2.2%	3,572,800	3.0%	3.5%	4.1%
2023	2,145,500	1.1%	3,631,300	1.6%	3.7%	4.1%
2024	2,164,100	0.9%	3,675,500	1.2%	4.4%	4.7%
Overall Change 2014-2024	297,200	15.9%	568,900	18.3%		
Avg Unemp. Rate 2014-2024					4.5%	5.1%
Unemployment Rate - Nover	nber 2024				4.1%	4.4%

Source: U.S. Bureau of Labor Statistics and Moody's Analytics. Employment figures are from the Current Employment Survey (CES). Unemployment rates are from the Current Population Survey (CPS). The figures are not seasonally adjusted.

Major employers in the Seattle MSA are shown in the following table.

Ma	Major Employers - Seattle MSA				
		Number of Employees in			
	Name	Washington			
1	Amazon	87,000			
2	Boeing	67,567			
3	Microsoft	55,119			
4	Joint Base Lewis-McChord	54,025			
5	University of Washington, Seattle	53,305			
6	Walmart	23,658			
7	Multicare Health System	22,000			
8	Fred Meyer and QFC (Kroger Inc.) Stores	21,497			
9	Costco	19,085			
10	Providence Healthcare	12,421			

Source: Puget Sound Business Journal, "Largest Employers in Washington State," June 24, 2024, www.bizjournals.com/seattle/subscriber-only/2024/06/14/largest-employers-in-washington-ssate.html

Boeing: Total employment in Washington State, www.boeing.com/company/general-info#overview

Walmart: "Walmart in Washington," corporate.walmart.com/about/location-facts/united-states/washington

Multicare: www.multicare.org/newsroom/organization-facts/

Kroger: "Washington State Impact," www.thekrogerco.com/wp-content/uploads/2022/01/Kroger-FactSheet-Washington-FINAL.pdf Costco: 425Business, "Costco Unveils New Issaquah Headquarters Additions," www.425business.com/profiles/costco-new-issaquahheadquarters/article_61bdeafa-e535-11ed-8767-431de1d915a8.html and doc=/Archives/edgar/data/909832/000090983224000049/cost-20240901.htm

Providence: www.providence.org/about



Gross Domestic Product

The Seattle MSA is the ninth largest metropolitan area economy in the nation based on Gross Domestic Product (GDP).

Economic growth, as measured by annual changes in GDP, has been somewhat higher in the Seattle MSA than Washington overall during the past decade. The Seattle MSA has grown at a 5.0% average annual rate while the State of Washington has grown at a 4.4% rate. The Seattle MSA continues to perform better than Washington. GDP for the Seattle MSA rose by 6.2% in 2023 while Washington's GDP rose by 5.1%.

The Seattle MSA has a per capita GDP of \$120,592, which is 39% greater than Washington's GDP of \$86,682. This means that Seattle MSA industries and employers are adding relatively more value to the economy than their counterparts in Washington.

Gross Domestic Product				
	(\$,000s)		(\$,000s)	
Year	Seattle MSA	% Change	Washington	% Change
2013	298,218,356	_	439,472,200	_
2014	312,734,562	4.9%	456,186,500	3.8%
2015	326,985,067	4.6%	476,715,400	4.5%
2016	340,431,528	4.1%	495,724,900	4.0%
2017	368,193,333	8.2%	527,169,400	6.3%
2018	395,709,089	7.5%	561,785,700	6.6%
2019	417,428,577	5.5%	588,794,400	4.8%
2020	418,381,489	0.2%	589,156,800	0.1%
2021	449,526,620	7.4%	630,051,500	6.9%
2022	459,470,312	2.2%	644,075,100	2.2%
2023	487,774,172	6.2%	677,238,000	5.1%
Compound % Chg (2013-2023	5)	5.0%		4.4%
GDP Per Capita 2023	\$120,592		\$86,682	

Source: U.S. Bureau of Economic Analysis and Moody's Analytics; data released December 2024.

The release of state and local GDP data has a longer lag time than national data. The data represents inflation-adjusted "real" GDP stated in 2017 dollars.

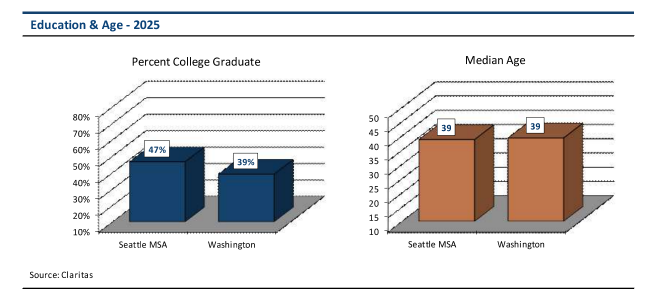
Income, Education and Age

The Seattle MSA is more affluent than Washington. Median household income for the Seattle MSA is \$113,037, which is 17.9% greater than the corresponding figure for Washington.

Median Household Income - 2025		
	Median	
Seattle MSA	\$113,037	
Washington	\$95,880	
Comparison of Seattle MSA to Washington	+ 17.9%	
Source: Claritas		



Residents of the Seattle MSA have a higher level of educational attainment than those of Washington. An estimated 47% of Seattle MSA residents are college graduates with four-year degrees, versus 39% of Washington residents. People in the Seattle MSA are similar in age to their Washington counterparts. The median age of both the Seattle MSA and Washington is 39 years.



Conclusion

The Seattle MSA economy will benefit from a growing population base and higher income and education levels. The Seattle MSA experienced growth in the number of jobs and has maintained a consistently lower unemployment rate than Washington over the past decade. Moreover, the Seattle MSA exhibits both a higher rate of GDP growth and a higher level of GDP per capita than Washington overall. It is anticipated that the Seattle MSA economy will improve and employment will grow, strengthening the demand for real estate.



1

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Area Map





1

Surrounding Area Analysis

The subject is located just north of the Snoqualmie Historic Commercial District, which is the home of the Northwest Railway Museum and historic buildings with shops and restaurants. It is west of the city of North Bend, which is a semi-rural city. Area boundaries and delineation are indicated in the following table. A map identifying the location of the property follows this section.

Boundaries & Delineation		
Boundaries		
Market Area	Seattle/Puget Sound	
Submarket	East King County	
Area Type	Small Town - Non Metro	
Delineation		
North	Snoqualmie Parkway	
South	SE North Bend Way	
East	Meadowbrook Way SE	
West	Snoqualmie Reservation and 378th Avenue SE	

Access and Linkages

Primary access and linkages to the subject area, including highways, roadways, public transit, traffic counts, and airports, are summarized in the following table.

Access & Linkages		
Vehicular Access		
Major Highways	I-90	
Primary Corridors	Railroad Avenue SE (SR-202)	
Vehicular Access Rating	Average	
Public Transit		
Providers	King County Metro	
Nearest Stop/Station	Railroad Avenue SE and SE King Street to the south	
	Railroad Avenue SE and SE Northern Street to the north	
Transit Access Rating	Average	
Airport(s)		
Name	SeaTac International Airport	
Distance	35 Miles	
Driving Time	40 Minutes	
Primary Transportation Mode	Automobile	

Demand Generators

Until recently, logging and Weyerhaeuser's milling operations were the mainstays of the local economy. Since 1989, the company has run a much smaller mill operation and ceased all operations at the Weyerhaeuser Mill Site in 2003. While dairies were a significant local industry into the early 1950s,

agriculture is no longer a major economic force in the community. With the completion of Interstate 90 in the 1970s, Snoqualmie became more accessible to Seattle and the Eastside region, resulting in more residents working in the communities to the west. In addition, the Snoqualmie Ridge Business Park now employs close to a thousand people and continues to expand. Major employers in the business park include Space Labs, Motion Water Sports, Technical Glass, T-Mobile, Zetec, and the King County Department of Permitting and Environmental Review. Major employers in the North Bend area include Nintendo North Bend, which has about 400 employees, and the North Bend Factory Outlet Shops.

Demographics

A demographic profile of the surrounding area, including population, households, and income data, is presented in the following table.

2025 Estimates	1-Mile Radius	3-Mile Radius	5-Mile Radius	Seattle	Washingtor
Population 2020	2,458	17,205	29,293	4,018,762	7,705,281
Population 2025	2,434	17,696	30,392	4,098,018	7,876,848
Population 2030	2,479	18,606	32,153	4,239,623	8,102,970
Compound % Change 2020-2025	-0.2%	0.6%	0.7%	0.4%	0.4%
Compound % Change 2025-2030	0.4%	1.0%	1.1%	0.7%	0.6%
Households 2020	922	5,719	10,159	1,564,432	2,974,692
Households 2025	920	5,760	10,398	1,589,420	3,035,452
Households 2030	941	6,030	10,979	1,643,707	3,121,794
Compound % Change 2020-2025	0.0%	0.1%	0.5%	0.3%	0.4%
Compound % Change 2025-2030	0.5%	0.9%	1.1%	0.7%	0.6%
Median Household Income 2025	\$141,764	\$190,507	\$180,811	\$113,037	\$95,880
Average Household Size	2.6	3.1	2.9	2.5	2.5
College Graduate %	45%	64%	61%	47%	39%
Median Age	40	39	40	39	39
Owner Occupied %	73%	83%	81%	58%	62%
Renter Occupied %	27%	17%	19%	42%	38%
Median Owner Occupied Housing Value	\$750,604	\$970,171	\$986,153	\$756,718	\$613,898
Median Year Structure Built	1978	2001	1996	1985	1985
Average Travel Time to Work in Minutes	28	33	33	32	29

As shown above, the current population within a 3-mile radius of the subject is 17,696, and the average household size is 3.1. Population in the area has grown since the 2020 census, and this trend is projected to continue over the next five years. Compared to the Seattle MSA overall, the population within a 3-mile radius is projected to grow at a faster rate.

Median household income is \$190,507, which is higher than the household income for the Seattle MSA. Residents within a 3-mile radius have a considerably higher level of educational attainment than those of the Seattle MSA, while median owner-occupied home values are considerably higher.

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Land Use

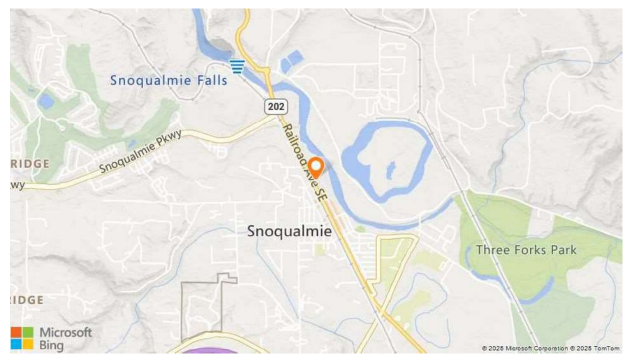
Predominant land uses in the immediate vicinity of the subject include a mix of single-family residential and business retail along Railroad Avenue SE south of the subject. Land use characteristics of the area are summarized below.

Immediate Surroundings		
North	Single-family residence (zoned Open Space)	
South	Single-family residence (zoned Open Space)	
East	Single-family residence (zoned Open Space)	
West	Railroad Avenue SE, Northwest Railway (tourist attaction), and single-family residential	
	neighbrohood	

Outlook and Conclusions

The area is in the stable stage of its life cycle. Given the history of the area and the growth trends, it is anticipated that property values will remain stable in the near future.

Surrounding Area Map



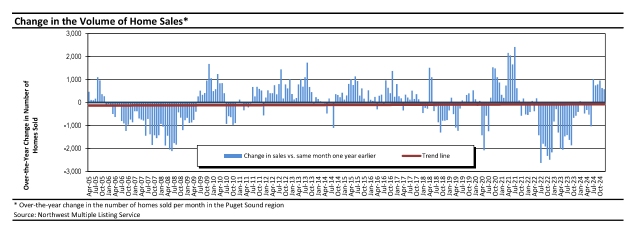


Regional Housing Market Trends

Pre COVID-19, the five-county Puget Sound region (King, Snohomish, Pierce, Kitsap and Thurston counties) was one of the hottest single-family markets in the country and the Seattle market itself consistently ranked among the country's top markets. The following section tracks data from mid-2005 through December 2024.

Sales Volume – All Homes

One of the most basic indicators of market conditions is change in the volume of home sales, which is summarized in the following graph.

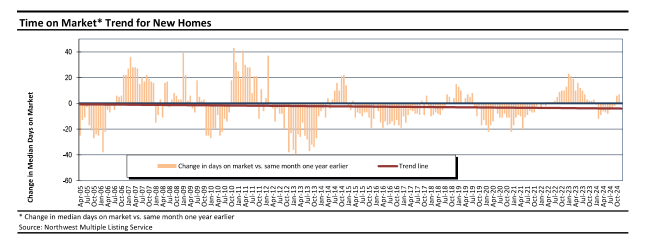


The last twelve months saw a decrease in sales volume year over year beginning in February 2024 through June 2024. Sales volume began increasing in July 2024, continuing through the end of December. This follows a fairly long period of decreasing sales volume which began in October 2021 and extended (with a few months of positive sales volume early in this period) through June 2024. The last time the area experienced this large a decrease was in the great recession between 2006 and 2009. It appears as of the end of December 2024, that the market has shifted.



Days on Market – New Homes

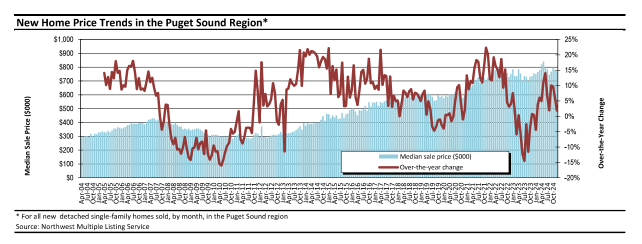
The following graph illustrates the time that new houses sit on the market before they are sold, as measured in median days on the market (DOM). To eliminate seasonal variation, we analyze the overthe-year change in median DOM for each month between April 2005 and March 2024; as can be seen in the following graph.



Between December 2023 and June 2024, median days on market for new construction ranged from 10 days (June 2024) to 30 days (January 2024). Days on market increased through the second half of 2024, ending the year at a median of 24 days. This is similar to median days on market from 2023, and is generally higher than 2022 which is the year that interest rates began to increase.

New Home Price Trends

After 15 years of fairly steady increases, the median new home price in the Puget Sound region began falling in 2008, mirroring a trend that began nationwide more than two years previously. After the recession, new home prices have steadily increased with a slowdown during the Pandemic, as can be seen in the following graph.

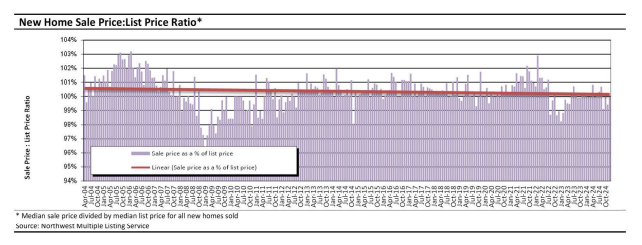




Over the past 12 months, the median list price of new homes increased by \$15,244, or 2.0%, from \$754,257 to \$769,500. Median sale price has also increased by a similar amount (\$755,000 to \$769,000, or 1.9%. When all homes are considered, the median list price of \$699,990 is 3.7% higher than December 2024 (\$675,000), with the median sale price increasing by 4.5% from \$670,000 to \$700,000.

Sale Price vs. Listing Price

A final indicator of the strength of the housing market is the ratio of sale price to listing price, which can be seen in the following graph.



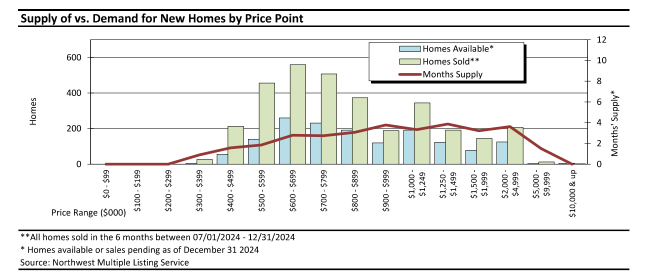
The ratio has generally improved since the beginning of 2009. In the past twelve months, the ratio has fluctuated between a low of 99.41% (November 3035) to a high of 100.8% (April 2024); effectively, homes are selling at just about list price. As of the December 2024, the ratio stands at 99.94%. The ratio has consistently been at about 100% for the last 12 months, indicating a continuation of a strong seller's market, although it has been below 100% for the five months out of the last twelve months. When analyzing all homes in the market, the ratio reflects the new home market, currently standing at 100.00.% in December 2024, up from 99.26% from a year ago.



1.

Supply and Demand

The following table and graph show the balance of supply and demand for new homes by price range in the five-county Puget Sound region at the end of December 2024, broken down by price point.



Typically, the single-family market is considered to be in balance if it has a six-month supply of homes. In the current six-month period (July 2024 through December 2024) there were no sales of new homes in the under \$299,999 category and 27 homes sold in the \$300,000 to \$399,999 category. There is a shortage of homes in all categories. When all homes are considered, the market is much similar, with a shortage of homes in all categories except for homes priced above \$10,000,000.

Housing Market Outlook

The *Washington State Economic and Revenue Update* for December 2024 and January 2025 reports the following:

- The U.S. employment increased in June; the U.S. unemployment rate is 4.2%.
- In December, U.S. consumer prices increased compared with November and were up 2.9% over the year.
- Washington job growth has been strong, and is stronger than expected
- Seattle-area inflation was lower than the U.S. city average.
- Washington housing construction has increased in the third quarter of 2024.
- Seattle area home prices are increasing.



Property Analysis

Land Description and Analysis

Location

The property is located on the east side of Railroad Avenue SE. It has 60 feet of frontage on a slough off of the Snoqualmie River, which is inaccessible due to steep sloping and dense foliage. The subject is located just north of the Snoqualmie Historic Commercial District, which is the home of the Northwest Railway Museum and historic buildings with shops and restaurants, as shown on the following map.



Land Area

The assessor shows the site area as being 5,400 square feet, but aerial measurements taken from the King County iMap portal using the measuring tool show a larger site area of 7,487 square feet. It appears that the County may not be including the unusable area. As such, we use a total site area measured on the King County iMap portal and a usable area that matches the assessor's area. The following table summarizes the subject's land area followed by maps showing the measurements.

Land Area Summary						
			Unusable		Usable	Unusable
Tax ID	SF	Usable SF	SF	Acres	Acres	Acres
784920-0455	7,487	5,400	2,087	0.17	0.12	0.05
Source: Aerial measurements						



Total Site Area Measurement



Usable Site Area Measurement





Shape and Dimensions

The site is rectangular in shape, with dimensions of 60 feet in width and 126 feet in depth. Site utility based on shape and dimensions is average.



Drainage

No particular drainage problems were observed or disclosed at the time of field inspection. This appraisal assumes that surface water collection, both on-site and in the road adjacent to the subject, is adequate. However, we note that the property is located in a floodway and the assessor shows that in 2009 \$99,999 of flood damage remediation was completed. The tenant reported that the property has not flooded in the last ten years.

Topography

The site is generally level in relation to the improvements, but has steep sloping down to the slough, as shown in the following map. The tenant reported that the steep slope is slowing sliding into the slough.

Topographical Map





Slough

The subject property has 60 feet of frontage on a slough off of the Snoqualmie River. The slough runs along the east boundary of the subject property and thick foliage and steep topography constrains access and view. The slough only has water seasonally and considered to be poor quality waterfrontage.

Railroad

The subject property is across the street from the Snoqualmie Valley Railroad, which runs historic coaches through the Upper Snoqualmie Valley along 5.5 miles of the original 1880s Seattle, Lake Shore and Eastern Railway line. The trains run primarily on the weekends and is a 2-hour round trip excursion from either Snoqualmie Depot or North Bend Depot. It is a tourist attraction and not a commercially active tract. As such, it is not considered to be noise nuisance.

State Route 202

The subject is located on Railroad Avenue SE (State Route 202), which is a main arterial with moderate traffic levels (approximately 8,000 to 10,000 cars per day according to CoStar). Since the speed limit is only 25 miles per hour in relation to the subject, it is not considered to be a noise nuisance.

Flood Hazard Status

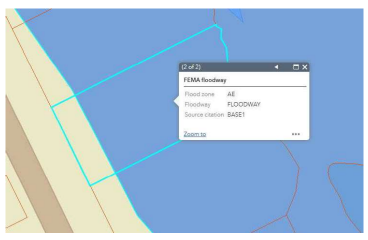
The following table indicates applicable flood hazard information for the subject property, as determined by review of available flood maps obtained from the Federal Emergency Management Agency (FEMA). The property is in a floodway, as shown on the following maps. According to assessor records, the last time the property flooded was in 2009 with remediation costs of \$99,999.

Flood Hazard Status	
Community Panel Number	53033C0739H
Date	August 19, 2020
Zone	AE
Description	In a floodway
Insurance Required?	Yes





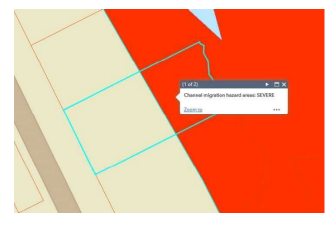
Flood Map from the King County iMap Website





Channel Migration Hazard

The subject falls within a channel migration hazard area, as shown on the following map.



Environmental Hazards

An environmental assessment report was not provided for review, and during the inspection, no obvious signs of contamination on or near the subject were observed. However, environmental issues are beyond the scope of expertise of the assignment participants. It is assumed the property is not adversely affected by environmental hazards.

Ground Stability

A soils report was not provided for review. Based on the inspection of the subject and observation of development on nearby sites, there are no apparent ground stability problems. However, soils analyses are beyond the scope of expertise of the assignment participants. It is assumed the subject's soil bearing capacity is sufficient to support a variety of uses, including those permitted by zoning. We note that the subject is in a seismic hazard area.

Streets, Access and Frontage

Streets, Access and Frontage		
Street	Railroad Avenue SE	
Frontage Feet	60	
Paving	Asphalt	
Curbs	Yes	
Sidewalks	Yes	
Lanes	2 way, 1 lane each way	
Direction of Traffic	North/South	
Condition	Average	
Traffic Levels	Moderate	
Signals/Traffic Control	None	
Access/Curb Cuts	1	
Visibility	Average	

Details pertaining to street access and frontage are provided in the following table.



Utilities available to the subject are summarized below.

Utilities	
Service	Provider
Water	City of Snoqualmie
Sewer	City of Snoqualmie
Electricity	Puget Sound Energy
Natural Gas	Puget Sound Energy
Local Phone	Various

Zoning

The subject is within the Open Space 2, Historic Districts is intended for formal and active park uses, as well as other recreational uses such as golf courses and riding stables. This district includes the developed parks within the city (outside of mixed-use districts), including neighborhood and community parks, pea-patch lots, and the Snoqualmie Point Park property.

The following table summarizes the applicable zoning requirements affecting the subject.

Zoning Summary	
Zoning Jurisdiction	City of Snoqualmie
Zoning Designation	OS2
Description	Open Space 2, Historic Districts
Legally Conforming?	Appears to be legally nonconforming
Zoning Change Likely?	No
Permitted Uses	Parks and open space, public/pea patch gardens, and
	commercial/municipal parking lot
Category	Zoning Requirement
Minimum Lot Area	N/A
Minimum Street Frontage (Feet)	N/A
Minimum Lot Width (Feet)	N/A
Minimum Lot Depth (Feet)	N/A
Minimum Setbacks (Feet)	N/A
Maximum Building Height	N/A
Maximum Site Coverage	N/A

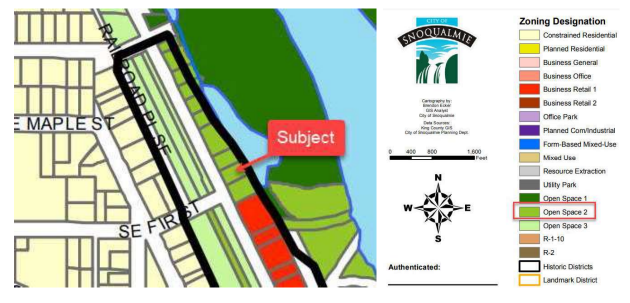
The subject is legally nonconforming due its current use as a single-family residence, which is not allowed under the Open Space zoning designation. According to the local planning department, there are no pending or prospective zoning changes.

Interpretation of zoning ordinances is beyond the scope of expertise of the assignment participants. An appropriately qualified land use attorney should be engaged if a determination of compliance is required.



2.

Zoning Map



Other Land Use Regulations

There are no other known land use regulations that would affect the property.

Easements, Encroachments and Restrictions

A title report prepared by Fidelity National Title Company of Washington, dated January 8, 2025, was provided and is included in the addenda. The report identifies exceptions to title, which include various utility and access easements, as shown as follows.

1. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:	King County
Purpose:	River protection
Recording Date:	June 29, 1960
Recording No.:	5176622
Affects:	Portion of said premises

Review comments: Easement, in favor of King County for riverbank protection, Recording No. 5176609: Affects a strip of land of undisclosed width (assumed to be 30 feet) adjacent to the northwest bank of the Snoqualmie River for the right to construct and maintain a rip rap bank protection, and any reasonable access necessary for river improvement work.

2. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Purpose: Recording Date: Sewer September 20, 1967



Recording No.:6237300Affects:Portion of said premises

Said easement contains a provision for bearing a proportionate or equal cost of maintenance, repair or reconstruction of said sewer by the common users.

Review comments: Mutual Easement for Sewer Line, Recording No. 6237300 wherein the owner of the subject property (Lot 10) and the owner of the property to the north (Lot 9) establish mutual easements for the installation, maintenance, and repair of a common sewer line between their respective properties. Each party grants a reciprocal easement 10 feet in width centered on their common property line for the construction of a common sewer line. The parties agree that the cost of the common sewer line is to be borne equally by the parties and is to be used jointly by both property owners.

3. Waiver and Covenant Not to Sue, and the terms and conditions thereof:

Executed by:	Michael L. Fiske and Alice Fiske
Recording Date:	December 28, 1982
Recording No.:	8212280704

<u>Review comments</u>: Waiver and Covenant Not to Sue, Recording No. 8212280704: The owner of the subject property has applied to the City of Snoqualmie to obtain a variance to construct, reconstruct, make addition to, or alter an existing structure located within the 100-year flood plain. Said owner agrees not to sue the city in conjunction with the issuance of that permit.

4. Any question that may arise due to shifting and changing in the course, boundaries or high-water line of Snoqualmie River.

<u>Review comments</u>: Shifting and changing: Applies when property is bounded by flowing water. Pertains to potential changes in the boundary by operation of law resulting in changes in the line of ordinary high-water line of the Snoqualmie River.

5. Rights of the State of Washington in and to that portion, if any, of the Land which lies below the line of ordinary high water of Snoqualmie River.

<u>Review comments</u>: Right of the State of Washington: Applies when the property includes or is bounded by navigable water. Pertains to rights held by the State of Washington to the bed and banks of the Snoqualmie River.

6. Any prohibition or limitation of use, occupancy or improvement of the Land resulting from the rights of the public or riparian owners to use any portion which is now or was formerly covered by water.

<u>Review comments</u>: Riparian rights: Applies when the property includes or is bounded by navigable water. Pertains to rights held in common with other riparian owners to the water, its reasonable use for domestic and agricultural purposes on riparian land and



accretions, including use for general purposes, to construct wharves out to the point of navigability and access to navigable waters. The rights of other riparian owners operate as a restriction on any riparian owner to change to natural course and flow of the waters and a limitation on the quantity of use to reasonable amounts.

7. Paramount rights and easements in favor of the United States for commerce, navigation, fisheries and the production of power.

<u>Review comments:</u> Right of the public: Applies when the property includes or is bounded by navigable water. Pertains to rights held by the federal and state government in trust for its citizens for commerce, navigation, fisheries, and the production of power.

8. General and special taxes and charges, payable February 15, delinquent if first half unpaid on May 1, second half delinquent if unpaid on November 1 of the tax year (amounts do not include interest and penalties):

Year:	2024
Tax Account No.:	784920-0455
Levy Code:	2277
Assessed Value-Land:	\$187,000.00
Assessed Value-Improvements:	\$250,000.00
General and Special Taxes:	
Billed:	\$4,407.24
Paid:	\$4,407.24
Unpaid:	\$0.00

Review comments: 2024 Taxes and associated charges: Paid in full.

9. Property taxes, which are a lien not yet due and payable, including any assessments collected with taxes to be levied for the fiscal year 2025.

<u>Review comments:</u> 2025 Taxes and associated charges: A proration will be required through the date of closing. Instructions to escrow will provide that the portion of the taxes applicable to the period after closing not be charged on the settlement statement of King County. It will be necessary for the owner to apply to the King County Assessor for a refund of any overpayment. Special district charges may continue to apply after closing.

10. Liability for Sewer Treatment Capacity Charges, if any, affecting certain areas of King, Pierce and Snohomish Counties. Said charges could apply to property connecting to the metropolitan sewerage facilities or reconnecting or changing its use and/or structure after February 1, 1990. Please contact the King County Wastewater Treatment Division, Capacity Charge Program, for further information at 206-296-1450 or Fax No. 206-263-6823 or email at CapChargeEscrow@kingcounty.gov.

* A map showing sewer service area boundaries and incorporated areas can be found at: http://www.kingcounty.gov/services/gis/Maps/vmc/Utilities.aspx



Unrecorded Sewer Capacity Charges are not a lien on title to the Land.

NOTE: This exception will not appear in the policy to be issued.

<u>Review comments</u>: Sewer treatment capacity charges: The property may be subject to sewer treatment capacity charges which are not included in the general real property tax and which do not appear of record.

11. The search did not disclose any open mortgages or deeds of trust of record, therefore the Company reserves the right to require further evidence to confirm that the property is unencumbered, and further reserves the right to make additional requirements or add additional items or exceptions upon receipt of the requested evidence.

<u>Review comments</u>: This title exception alerts the parties that no mortgage lien encumbrance has been found in the search and should be confirmed by the seller that no mortgage lien was missed in the title search.

12. Any unrecorded leaseholds, right of vendors and holders of security interests on personal property installed upon the Land and rights of tenants to remove trade fixtures at the expiration of the terms.

<u>Review comments:</u> Unrecorded leaseholds: The title examination was performed by a commercial unit of the title company. The examiner assumed that the property is industrial or commercial property and that it may be subject to the rights of tenants whose leases are not disclosed on the record. It will be necessary to consider the rights of any such tenant in the forthcoming transaction.

Such exceptions would not appear to have an adverse effect on value. This valuation assumes no adverse impacts from easements, encroachments or restrictions and further assumes that the subject has clear and marketable title.

Conclusion of Site Analysis

The physical characteristics of the site appear to impose restrictions on development due to periodic flooding, location in a floodway, which prevents any development if the improvements were demolished. In addition, the subject is legally nonconforming due its current use as a single-family residence, which is not allowed under the Open Space zoning designation. As such, the subject property "as if vacant" is restricted to recreational use only. As long as the improvements are standing, they can be renovated and occupied.

Improvements Description and Analysis

Overview

The subject is an existing single-family residential property containing 770 square feet built in 1921. The residence has two bedrooms, one bathroom, and driveway parking. Although the subject is located across the street from a railroad and on a main arterial, we do not consider either to be a noise nuisance because the railroad is only used for tourist rides and the arterial has a speed limit of 25 miles per hour in relation to the subject property.

The following description is based on the inspection of the property, discussions with the tenant of ten years.

Improvements Description	
Name of Property	Hailstone Revocable Trust Property
General Property Type	Residential 1-4 Family
Property Sub Type	Single Family Residence
Specific Use	Single Family Residence
Occupancy Type	Tenant
Number of Buildings	2
Stories	1
Basement	None
Outbuilding(s)	Shed (approximately 420 SF) raised with a wrap around deck
Construction Type	Wood frame
Construction Quality	Average
Condition	Fair
Gross Building Area (SF)	820
Rentable Floor Area (SF)	770
Bedrooms/Bathrooms	2/1
Land Area (SF)	7,487
Floor Area Ratio (RFA/Land SF)	0.10
Floor Area Ratio (GBA/Land SF)	0.11
Building Area Source	Public Records
Year Built	1921
Actual Age (Yrs.)	104
Estimated Effective Age (Yrs.)	40
Estimated Economic Life (Yrs.)	50
Remaining Economic Life (Yrs.)	10
Parking Type	Driveway

3

Construction Details		
Foundation	Cement	
Structural Frame	Wood	
Exterior Walls	Wood siding	
Roof	Shingle	
Heating	Baseboard	
Air Conditioning	None	

Improvements Analysis

The subject residence is wood frame with wood siding and a pitched, shingle roof. Windows are double pane in vinyl frames. The living room and bedrooms have carpeting. The entry and corner of the living room under the wood burning stove, and laundry room have ceramic tiles. The kitchen has large vinyl tiles that resemble ceramic. The bathroom has vinyl flooring.

The residence has a covered wood patio and stairs at the entrance to the residence on the west side facing the street. The house is built on a raised concrete foundation. Site improvements include a small grassy yard with a wood gate separating the backyard from the side yard on the south side of the property.

There is also a 420 square foot shed with a wrap-around porch and windows in poor condition. It is raised approximately three feet from the ground on four concrete feet and is made entirely of wood. It is used for storage.



Building Sketch

During our inspection we measured the outside of the residence and verified that the measurements shown on the following sketch are accurate and match those reported by the assessor. The assessor reports a total size of 770 square feet due to rounding, we utilize that measurement in this report. We also verified the configuration.

Building Sketch





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Quality and Condition

The improvements are of average quality construction and are in fair condition.

During the inspection we found multiple items of deferred maintenance. The tenant of 10 years reported that the baseboard heaters barely work and smell when they turn them on. They don't use the wood-burning stove because the chimney is clogged, and flames can be seen by the neighbors. They use electric space heaters for heat. On the north side of the residence there was a water leak that has caused mold on interior wall of the first bedroom. The city repaired the leak in the ground, but the interior mold was never remediated by the owner. There is no vent in the kitchen. There are holes in the walls, interior and exterior paint is peeling, light fixtures are missing, and the house is in general disrepair. The tenant reported that the owner rented it as a tear down and has not made any repairs. We deduct the estimated cost to repair these items at the end of the sales comparison approach.

The quality of the subject is inferior to competing properties. Maintenance has been inferior to competing properties. Overall, the market appeal of the subject is inferior to competing properties, considering the lack of maintenance.

Functional Utility

The improvements in the current condition are not livable. Based on the property inspection and consideration of the foregoing, there appears to be functional obsolescence due to lack of maintenance.

Deferred Maintenance

There is deferred maintenance due to the lack of repairs and maintenance in the last 10 years. Following is a list of necessary repairs that would be needed to bring the house to average condition and able to be sold.

- Repair of baseboard heaters •
- Mold remediation on the front bedroom wall •
- Installation of a vent in the kitchen •
- Repair of the wood burning stove vent •
- Replacement of exterior wood stairs •
- Exterior and exterior painting •
- Renovation of the walls, flooring, ceilings, bathroom, and kitchen
- New appliances and cabinets
- Installing new light fixtures •
- Renovate the shed •
- Contingency costs for possible mold, broken plumbing, electrical wiring issues, roof repair, flood damage, and other items that are unknown until an inspection can be completed.

To estimate a cost-to-cure, we interviewed multiple brokers and asked their opinion of what it would cost to bring a property in disrepair to average condition and able to be sold. Their comments are included in the following table.



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Broker Comments Regarding Ren	ovation costs		
Name	Company	Cost Estimate	Comments
Jonathan Villalobos			Costs of materials and labor have increased
(sold the subject property in 2013)	RE/MAX	\$100,000 to \$150,000	due to inflation.
			Maybe more considering all the unknown
			issues with the house which are discovered
Matt Gallanar	Windermere	\$100,000	during the renovation.
			Depends on the level of renovation and
Wis Wazeri	Skyline Properties	\$50,000 to \$150,000	additional costs.
			The minimum to clean up and make repairs to
Beth Traverso	RE/MAX	\$50,000 to \$75,000	a house in order to be put on the market.
			This includes clearing the foliage which she
			recently received a quote for a property that
			was in the \$12K to \$15K range for a site that
Megan Blum	Flux Real Estate	\$150,000	was 0.80 acres.
			Minimum of \$70K for the structure and \$10K
Don Kenney	Windermere	\$80,000	for the foliage.
Range		\$50,000 to \$150,000	
Conclusion		\$100,000	

We estimate the cost to cure is approximately \$100,000. We consider this amount to be reasonable considering all of the unknown factors. In the sales comparison approach, we adjust the comparable sales assuming that subject is in average condition and then deduct the deferred maintenance cost to reflect the concluded market value.

We also checked with the King County Planning Department about renovation in a floodway. They reported that, "if you are proposing an interior remodel that does not expand the footprint, and if it is not substantial improvement (being greater than half (50%) of the structure's assessed value) then a floodplain review would not be necessary. Otherwise, a floodplain review would be required. Our concluded deferred maintenance cost of \$100,000 is 38% of the 2025 assessed improvement value of \$265,000 and would not require a floodplain review.

Planned Capital Expenditures

There are no planned capital expenditures.

ADA Compliance

The structure was built in 1921 and is most likely not in compliance with ADA requirements. However, ADA matters are beyond the scope of expertise of the assignment participants, and further study by an appropriately qualified professional would be recommended to assess ADA compliance.

Hazardous Substances

An environmental assessment report was not provided for review, and environmental issues are beyond the scope of expertise of the assignment participants. No hazardous substances were observed during the inspection of the improvements; however, detection of such substances is outside the scope of expertise of the assignment participants. Qualified professionals should be consulted. Unless otherwise stated, it is assumed no hazardous conditions exist on or near the subject.



Personal Property

The appraisal assignment is specifically focused on the value of the real property only. Items of personal property are excluded from consideration.

Conclusion of Improvements Analysis

In comparison to competitive properties in the market, the subject improvements are rated as follows:

Improvements Ratings		
Design and Appearance	Below Average	
Age/Condition	Below Average	
Room Sizes and Layouts	Below Average	
Bathrooms	Below Average	
Kitchens	Below Average	
Landscaping	Below Average	
Garages	Below Average	

Overall, the quality, condition, and functional utility of the improvements are below average for their age and location.



Site Plan







Photo Locations Map







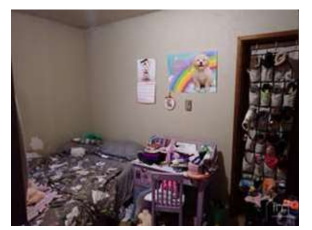
2. South and west sides



3. East side



4. Living Room



5. Bedroom 1



6. Bedroom 2



4(



7. Bathroom



8. Kitchen



9. Kitchen



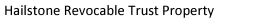
10. Looking east from east side of SFR



12. Looking northeast at shed



12. Looking north along Railroad Avenue SE, subject is on the right





Real Estate Taxes

Real estate taxes in Washington State represent ad valorem taxes, meaning a tax applied in proportion to value. The real estate taxes for an individual property are determined by dividing the assessed value of a property by \$1,000, then multiplying by the levy (tax) rate. The levy rate is composed of a statewide tax rate plus one or more local taxing district rates. Assessors are mandated by State law to value property at 100% of market.

Real estate taxes and assessments for the current tax year are shown in the following table.

Taxes and Assessm	ents - 2025						
		Assessed Value			Taxes and	Assessments	
					Ad Valorem		
Tax ID	Land	Improvements	Total	Tax Rate	Taxes Dire	ct Assessments	Total
784920-0455	\$206 <i>,</i> 000	\$265,000	\$471,000	0.952229%	\$4,485	\$19	\$4,504

Based on the concluded market value of the subject, the assessed value appears high.

Assessor's Map



Highest and Best Use

The highest and best use of a property is the reasonably probable use resulting in the highest value, and represents the use of an asset that maximizes its productivity.

Process

Before a property can be valued, an opinion of highest and best use must be developed for the subject site, both as though vacant, and as improved or proposed. By definition, the highest and best use must be:

- Physically possible.
- Legally permissible under the zoning regulations and other restrictions that apply to the site.
- Financially feasible.
- Maximally productive, i.e., capable of producing the highest value from among the permissible, possible, and financially feasible uses.

As Though Vacant

First, the property is evaluated as though vacant, with no improvements.

Physically Possible

The physical characteristics of the site appear to impose restrictions on development due to periodic flooding and location in a floodway, which prevents any development if the improvements were demolished. This restricts the subject property to recreational use.

Legally Permissible

The site is zoned OS2, Open Space 2, Historic Districts. Permitted uses include parks and open space, public/pea patch gardens, and commercial/municipal parking lot. The subject is legally nonconforming due its current use as a single-family residence, which is not allowed under the Open Space zoning designation. There are no other apparent legal restrictions, such as easements or deed restrictions, effectively limiting the use of the property. Based on our research, the subject is located in a floodway. The property is located within a floodway which would preclude development of a new residence. Given prevailing land use patterns in the area, only recreational use is given further consideration in determining highest and best use of the site, as though vacant.

Financially Feasible

Based on our analysis of the market, there is currently adequate demand for recreational use in the subject's area. It appears a recreational use on the site would have a value commensurate with its cost. Therefore recreational use is considered to be financially feasible.

Maximally Productive

There does not appear to be any reasonably probable use of the property that would generate a higher residual land value than recreational use. Accordingly, recreational use is the maximally productive use of the property as though vacant.



Conclusion

Recreational use is the only use which meets the four tests of highest and best use. Therefore, it is concluded to be the highest and best use of the property as though vacant.

As Improved

The subject site is developed with a single-family residence. The current use is not consistent with the highest and best use of the site as though vacant due to its location in a floodway, which prevents any future development, but the current improvements are in fair condition and can be used and renovated. If they are demolished, they cannot be rebuilt. The highest and best use as improved is for continued single-family residential use.

Most Probable Buyer

Taking into account the size and characteristics of the property and its occupancy, the likely buyer is an owner-user.



Valuation

Valuation Methodology

Appraisers usually consider three approaches to estimating the market value of real property. These are the cost approach, sales comparison approach and the income capitalization approach.

The **cost approach** assumes that the informed purchaser would pay no more than the cost of producing a substitute property with the same utility. This approach is particularly applicable when the improvements being appraised are relatively new and represent the highest and best use of the land or when the property has unique or specialized improvements for which there is little or no sales data from comparable properties.

The **sales comparison approach** assumes that an informed purchaser would pay no more for a property than the cost of acquiring another existing property with the same utility. This approach is especially appropriate when an active market provides sufficient reliable data. The sales comparison approach is less reliable in an inactive market or when estimating the value of properties for which no directly comparable sales data is available. The sales comparison approach is often relied upon for owner-user properties and vacant land.

The **income capitalization approach** reflects the market's perception of a relationship between a property's potential income and its market value. This approach converts the anticipated net income from ownership of a property into a value indication through capitalization. The primary methods are direct capitalization and discounted cash flow analysis, with one or both methods applied, as appropriate. This approach is widely used in appraising income-producing properties.

Reconciliation of the various indications into a conclusion of value is based on an evaluation of the quantity and quality of available data in each approach and the applicability of each approach to the property type.

Approaches to Value			
Approach	Applicability to Subject	Use in Assignment	
Cost Approach	Not Applicable	Not Utilized	
Sales Comparison Approach	Applicable	Utilized	
Income Capitalization Approach	Not Applicable	Not Utilized	

The methodology employed in this assignment is summarized as follows:



Sales Comparison Approach

The sales comparison approach develops an indication of value by comparing the subject to sales of similar properties. The steps taken to apply the sales comparison approach are:

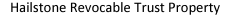
- Identify relevant property sales;
- Research, assemble, and verify pertinent data for the most relevant sales;
- Analyze the sales for material differences in comparison to the subject;
- Reconcile the analysis of the sales into a value indication for the subject.

To apply the sales comparison approach, the research focused on transactions within the following parameters:

- Property Type: Single-family residential
- Location: Downtown Snoqualmie
- Size: Under 1,000 square feet, due to the lack of sales the size parameter was expended to under 1,500 square feet
- Age/Quality: Prior to 1955
- Transaction Date: Two years prior to the effective date of this appraisal report.

For this analysis, price per overall sale price is used as the appropriate unit of comparison because market participants typically compare sale prices and property values on this basis. The sales considered most relevant are summarized in the following table.

We are first valuing the property "as if in average condition" and then we will be deducting the cost to cure the deferred maintenance to arrive at the as is value of the property.

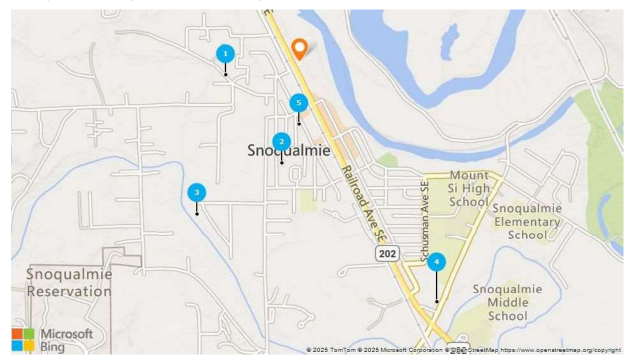




		Sala							
		Sale		SFR (SF)	A	Deale (Deales			
		Date;	Veen Duilt	Stories	Acres	Beds/Baths			
	Name/Address	Status	Year Built	Basement	Site SF	Garage	Sale Price		
1	SFR - 38188 SE Cedar St.	Nov-24	1920	660	0.14	2/1	\$405,000		
	38188 SE. Cedar St.	Closed		1	6,000	1-Car Attached			
	Snoqualmie Daylight								
	Comments: This 1,320 square foot single-family residence built in 1920 with two bedrooms and one bathroom sold in November								
	2024 for \$405,000. The residence is one-story over a one-car garage and daylight basement. The 6,000 square foot site is level. A								
	new roof and gutters were installed in 2021. Interior features include laminate/vinyl flooring and a Wolf range in the kitchen. Site								
	improvements include a deck and p		average cor	ndition. It sold	\$6,000 above	asking. It is livable	e but the gara		
	and basement conversion is unfinisl								
	SFR - 8276 Silva Ave. SE	Sep-24	1945	1,260	0.17	2/1	\$649,000		
	8276 Silva Ave. SE.	Closed		2	7,200	1-Car Detached			
	Snoqualmie			None					
	Comments: This 1,260 square foot s	ingle-family residen	ce built in 19	45 with two b	edrooms, one	bathroom, and a d	one-car		
	detached garage sold in September 2024 for \$649,000. The 7,200 square foot site is level. Interior features include hardwood/tile								
	flooring. Site improvements include a deck, partial fencing, and outbuildings. It is in average condition. It sold at asking. The								
	broker reported that it was a bit rou	igh around the edge	s and dated,	but livable w	ith no deferred	d maintenance.			
	SFR - 8511 381st Place NE	Mar-24	1917	940	0.53	3/0.75	\$505,000		
3	8511 381st Pl. SE.	Closed		1	23,230	Driveway			
	Snoqualmie			None		·			
	Snoqualmie Comments: This 940 square foot sin	gle-family residence	built in 191		edrooms, 0.75	bathroom, and dr	iveway parkin		
	•			7 with three be					
	Comments: This 940 square foot sin	ne 23,230 square foc	ot site is level	7 with three be . Kimball Cree	k runs along t	he west side of the	site. Related		
	Comments: This 940 square foot sin sold in March 2024 for \$505,000. Th	ne 23,230 square foc approximately 34%.	t site is leve Interior feat	7 with three bo . Kimball Cree tures include c	k runs along t eramic tile/la	he west side of the minate flooring. It	site. Related is in average		
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Comparable Improved Sales Map

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4:



Sale 1 SFR - 38188 SE Cedar St.



Sale 3 SFR - 8511 381st Place NE



Sale 2 SFR - 8276 Silva Ave. SE



Sale 4 SFR - 8995 Meadowbrook Way SE



Sale 5 SFR - 8075 Maple Ave. SE



Analysis and Adjustment of Sales

The adjustment process is typically applied through either quantitative or qualitative analysis, or a combination of the two. Quantitative adjustments are often developed as dollar or percentage amounts and are most credible when there is sufficient data to perform a paired sales or statistical analysis. Qualitative adjustments are developed through relative comparisons (e.g., superior, inferior, similar) and are often utilized to reflect the thought process of market participants when only limited data is available.

In either case adjustments made quantitatively or quantitatively, are based on our rating of each comparable sale in relation to the subject. An overall superior comparable will have a higher sale price, indicating a lower value for the subject. Likewise, an overall inferior comparable will have a lower sale price, indicating a higher value for the subject. Ideally, the data set should provide a value range to bracket the subject's value, whereby one or more comparables are "superior" and one or more are "inferior."

After reviewing the sales data, we conclude that a qualitative analysis is appropriate.

The sales are compared to the subject and adjusted to account for material differences that affect value. Adjustments are considered for the following factors, in the sequence shown below.



Adjustment Factors	
Factor	Description
Transactional Adjustments	
Property Rights	Leased fee, fee simple, leasehold, partial interest, etc.
Financing Terms	Seller financing, or assumption of existing financing, at non-market terms.
Conditions of Sale	Extraordinary motivation of buyer or seller, such as 1031 exchange transaction, assemblage, or forced sale.
Expenditures Made Immediately After Purchase	Building renovations, property improvement plan (PIP), environmental remediation, or deferred maintenance.
Market Conditions	Changes in the economic environment over time that affect the appreciation and depreciation of real estate.
Property Adjustments	
Location	Market or submarket area influences on sale price; surrounding land use influences.
Size	
Effective Age/Condition	
Quality of Construction	Quality and durability of building materials and systems; property features, market appeal.
Bathroom Count	Number of bathrooms relative to the subject.
Garage Type	Number of cars, configuration and type of structure
Lot Size	A direct relationship often exists between lot size and overall value. Larger lots are superior to smaller lots.
Lot Shape/Topography	Presence of air conditioning or ductless HP-mini splits.
Outbuildings	Existence of outbuildings/shop/barn/ADU that contribute to value.

Transactional Adjustments

Real Property Rights Conveyed

Property rights considerations encompass a wide range of factors including, for example, deed type, deed restrictions, and whether the property is encumbered by leases. All of the comparables represent fee simple transactions, and adjustments for property rights are not necessary.

Financing

In analyzing the comparables, it is necessary to adjust for financing terms that differ from market terms. Typically, if the buyer retained third-party financing (other than the seller) for the purpose of purchasing the property, a cash price is presumed, and no adjustment is required. However, in instances where the seller provides financing as a debt instrument, a premium may have been paid by the buyer for below-market financing terms, or a discount may have been demanded by the buyer if the financing terms were above market. The premium or discounted price must then be adjusted to a cash equivalent basis. The comparable sales represented cash-to-seller transactions and, therefore, do not require adjustment.



Conditions of Sale

Adverse conditions of sale can account for a significant discrepancy from the sale price actually paid, compared to that of the market. This discrepancy in price is generally attributed to the motivations of the buyer and the seller. Certain conditions of sale are considered non-market and may include the following:

- a seller acting under duress (e.g., eminent domain, foreclosure);
- buyer motivation (e.g., premium paid for assemblage, certain 1031 exchanges);
- a lack of exposure to the open market;
- an unusual tax consideration;
- a sale at legal auction.

No adjustments are necessary.

Expenditures Made Immediately After Purchase

This category considers expenditures incurred immediately after the purchase of a property. There were no issues of deferred maintenance reported for any of the properties.

No adjustments are necessary.

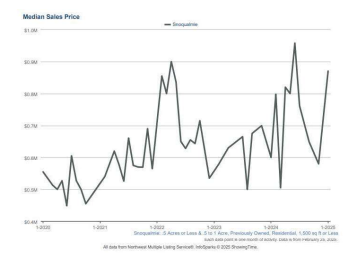
Market Conditions

A market conditions adjustment is applied when market conditions at the time of sale differ from market conditions as of the effective date of value. Adjustments can be positive when prices are rising, or negative when markets are challenged by factors such as a deterioration of the economy or adverse changes in supply and/or demand in the market area. Consideration must also be given to when the property was placed under contract, versus when the sale actually closed.

In evaluating market conditions, changes between the comparable sale date and the effective date of this appraisal may warrant adjustment; however, if market conditions have not changed, then no adjustment is required.

The sales took place from August 2022 to November 2024. Market conditions were generally stable in 2018 and began to rise in the beginning of 2019 before with a slowdown due to the pandemic, before increasing again until mid-2022 due to increased interest rates and has generally softened since. Following is a graph shows the median sale prices for residential properties in the Snoqualmie market area over the last five years. No adjustments are indicated for sales in 2022 as prices have not yet recovered.





Property Adjustments

The analysis of the comparable sales is described in the following paragraphs.

Sale 1 sold for \$405,000. Upward adjustments are made for inferior size, inferior condition due to the unfinished garage/basement conversion, inferior site size, and lack of outbuildings. Downward adjustments are made for superior garage type, basement allowing for storage or conversion, and not being located in a floodway. Overall, the comparable is inferior. The subject should have a value above this comparable.

Sale 2 sold for \$649,000. An upward adjustment is made for lack of outbuildings. Downward adjustments are made for superior size, superior garage type, and not being located in a floodway. Overall, the comparable is superior. The subject should have a value below this comparable.

Sale 3 sold for \$505,000. An upward adjustment is made for lack of outbuildings. Downward adjustments are made for superior lot size and not being located in a floodway. Overall, the comparable is superior. The subject should have a value below this comparable.

Sale 4 sold for \$500,000. An upward adjustment is made for lack of outbuildings. Downward adjustments are made for superior garage type and not being located in a floodway. Overall, the comparable is superior. The subject should have a value below this comparable.

Sale 5 sold for \$457,000. Upward adjustments are made for inferior lot size and lack of outbuildings. Downward adjustments are made for superior garage type and not being located in a floodway. Overall, the comparable is similar. The subject should have a value similar to this comparable.

Adjustments Summary

The following table summarizes the adjustments discussed above and applied to each sale.



Improved Sales Adjustment G	rid					
	Subject	Comparable 1	Comparable 2	Comparable 3	Comparable 4	Comparable 5
Property Name	Hailstone Revocable	SFR - 38188 SE	SFR - 8276 Silva	SFR - 8511 381st	SFR - 8995	SFR - 8075 Mapl
	Trust Property	Cedar St.	Ave. SE	Place NE	Meadowbrook	Ave. SE
					Way SE	
Address	7802 Railroad	38188 SE. Cedar St.	8276 Silva Ave. SE.	8511 381st Pl. SE.	8995	8075 Maple Ave
	Avenue SE				Meadowbrook	SE.
					Way SE.	
City	Snoqualmie	Snoqualmie	Snoqualmie	Snoqualmie	Snoqualmie	Snoqualmie
Sale Date		Nov-24	Sep-24	Mar-24	Aug-23	Aug-22
Sale Status		Closed	Closed	Closed	Closed	Closed
Sale Price		\$405,000	\$649,000	\$505,000	\$500,000	\$457,000
Rentable Floor Area	770	660	1,260	940	710	770
Year Built	1921	1920	1945	1917	1933	1954
Land SF	7,487	6,000	7,200	23,230	7,200	5,897
Sale Price		\$405,000	\$649,000	\$505,000	\$500,000	\$457,000
Property Rights		Fee Simple	Fee Simple	Fee Simple	Fee Simple	Fee Simple
Ranking		-	-	-	-	-
Financing Terms						
Ranking		-	-	-	-	-
Conditions of Sale						
Ranking		-	-	-	-	-
Expenditures Made Immediately After	Purchase					
Ranking		-	-	-	-	-
Market Conditions	2/28/2025	Nov-24	Sep-24	Mar-24	Aug-23	Aug-22
Ranking		-	-	-	-	-
Location		-	-	-	-	-
Size	770	Inferior	Superior	-	-	-
Effective Age/Condition	"As If Average"	Inferior	-	-	-	-
Quality of Construction	Average	-	-	-	-	-
Bathroom Count	1	-	-	-	-	-
Garage Type	Driveway	Superior	Superior	-	Superior	Superior
Lot Size	7,487	Inferior	-	Superior	-	Inferior
Lot Shape/Topography	Rect./Usable is Level	-	-	-	-	-
Outbuildings	Large shed	Inferior	Inferior	Inferior	Inferior	Inferior
Basement	None	Superior	-	-	-	-
Floodway Development Restrictions	Yes	Superior	Superior	Superior	Superior	Superior
Overall Ranking		Inferior	Very Superior	Superior	Superior	Similar



Value Indication

The following table shows ranking analysis.

		E	stimated Value	
		п	As If in Average	
Comparable No.	Overall Comparability	Sale Price	Condition"	
1	Inferior	\$405,000		
5	Similar	\$457,000		
Subject			\$460,000	
4	Superior	\$500,000		
3	Superior	\$505,000		
2	Very Superior	\$649,000		
Estimated Market	t Value		\$460,000	

The values range from \$405,000 - \$649,000. The ranking analysis reflects a value above \$405,000, below \$500,000, and similar to \$457,000. We place most weight on Sale 5 as it is the most similar, with secondary weight placed on Sales 1, 3, and 4, as they reflect the smallest overall adjustment. We conclude to a market value "as if in average condition" of \$460,000.

Market Value Conclusion

There is significant deferred maintenance due to the lack of repairs and maintenance in the last 10 years. It is estimated that the cost to cure the deferred maintenance is approximately \$100,000, which was discussed in the Improvements Analysis section under Deferred Maintenance (Page 35). We deduct that amount from the market value "as if in average condition" to reflect the indicated market value.

Based on the preceding analysis, the value indication by the sales comparison approach is as follows:

Value Indication by Sales Comparison		
Inidcated Market Value "Average Condition"	\$460,000	
Deferred Maintenance	-\$100,000	
Indicated Market Value	\$360,000	

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Conclusion of Value

Based on the preceding valuation analysis and subject to the definitions, assumptions, and limiting conditions expressed in the report, our opinion of value is as follows:

Value Conclusion	-		
Value Type & Appraisal Premise	Interest Appraised	Date of Value	Value Conclusion
Market Value	Fee Simple	February 28, 2025	\$360,000

Extraordinary Assumptions and Hypothetical Conditions

The value conclusions are subject to the following extraordinary assumptions. An extraordinary assumption is an assignment-specific assumption as of the effective date regarding uncertain information used in an analysis which, if found to be false, could alter the appraiser's opinions or conclusions.

1. None

The value conclusions are based on the following hypothetical conditions. A hypothetical condition is a condition, directly related to a specific assignment, which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis.

1. None

The use of any extraordinary assumption or hypothetical condition may have affected the assignment results.



Certification

We certify that, to the best of our knowledge and belief:

- 1. The statements of fact contained in this report are true and correct.
- 2. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions, and are our personal, impartial, and unbiased professional analyses, opinions, and conclusions.
- 3. We have no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.
- 4. We have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding the agreement to perform this assignment.
- 5. We have no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.
- 6. Our engagement in this assignment was not contingent upon developing or reporting predetermined results.
- 7. Our compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- 8. Our analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice as well as applicable state appraisal regulations.
- 9. The reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the requirements of the Code of Professional Ethics and Standards of Professional Practice of the Appraisal Institute.
- 10. The use of this report is subject to the requirements of the Appraisal Institute relating to review by its duly authorized representatives.
- 11. Maria L. Olson has made a personal inspection of the property that is the subject of this report. Lori E. Safer, MAI, AI-GRS has personally inspected the subject.
- 12. No one provided significant real property appraisal assistance to the persons signing this certification.
- 13. We have experience in appraising properties similar to the subject and are in compliance with the Competency Rule of USPAP.



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14. As of the date of this report, Lori E. Safer, MAI, AI-GRS has completed the continuing education program for Designated Members of the Appraisal Institute.

Masia Olson

Maria L. Olson Washington Certified General Real Estate Appraiser #110299

Jai E. Dafe

Lori E. Safer, MAI, AI-GRS Washington Certified General Real Estate Appraiser #1100546



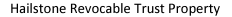
Assumptions and Limiting Conditions

This appraisal and any other work product related to this engagement are limited by the following standard assumptions, except as otherwise noted in the report:

- 1. The title is marketable and free and clear of all liens, encumbrances, encroachments, easements and restrictions. The property is under responsible ownership and competent management and is available for its highest and best use.
- 2. There are no existing judgments or pending or threatened litigation that could affect the value of the property.
- 3. There are no hidden or undisclosed conditions of the land or of the improvements that would render the property more or less valuable. Furthermore, there is no asbestos in the property.
- 4. The revenue stamps placed on any deed referenced herein to indicate the sale price are in correct relation to the actual dollar amount of the transaction.
- 5. The property is in compliance with all applicable building, environmental, zoning, and other federal, state and local laws, regulations and codes.
- 6. The information furnished by others is believed to be reliable, but no warranty is given for its accuracy.

This appraisal and any other work product related to this engagement are subject to the following limiting conditions, except as otherwise noted in the report:

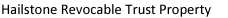
- 1. An appraisal is inherently subjective and represents our opinion as to the value of the property appraised.
- 2. The conclusions stated in our appraisal apply only as of the effective date of the appraisal, and no representation is made as to the effect of subsequent events.
- 3. No changes in any federal, state or local laws, regulations or codes (including, without limitation, the Internal Revenue Code) are anticipated.
- 4. No environmental impact studies were either requested or made in conjunction with this appraisal, and we reserve the right to revise or rescind any of the value opinions based upon any subsequent environmental impact studies. If any environmental impact statement is required by law, the appraisal assumes that such statement will be favorable and will be approved by the appropriate regulatory bodies.
- 5. Unless otherwise agreed to in writing, we are not required to give testimony, respond to any subpoena or attend any court, governmental or other hearing with reference to the property without compensation relative to such additional employment.
- 6. We have made no survey of the property and assume no responsibility in connection with such matters. Any sketch or survey of the property included in this report is for illustrative purposes only and should not be considered to be scaled accurately for size. The appraisal





covers the property as described in this report, and the areas and dimensions set forth are assumed to be correct.

- 7. No opinion is expressed as to the value of subsurface oil, gas or mineral rights, if any, and we have assumed that the property is not subject to surface entry for the exploration or removal of such materials, unless otherwise noted in our appraisal.
- 8. We accept no responsibility for considerations requiring expertise in other fields. Such considerations include, but are not limited to, legal descriptions and other legal matters such as legal title, geologic considerations such as soils and seismic stability; and civil, mechanical, electrical, structural and other engineering and environmental matters. Such considerations may also include determinations of compliance with zoning and other federal, state, and local laws, regulations and codes.
- 9. The distribution of the total valuation in the report between land and improvements applies only under the reported highest and best use of the property. The allocations of value for land and improvements must not be used in conjunction with any other appraisal and are invalid if so used. The appraisal report shall be considered only in its entirety. No part of the appraisal report shall be utilized separately or out of context.
- 10. Neither all nor any part of the contents of this report (especially any conclusions as to value, the identity of the appraisers, or any reference to the Appraisal Institute) shall be disseminated through advertising media, public relations media, news media or any other means of communication (including without limitation prospectuses, private offering memoranda and other offering material provided to prospective investors) without the prior written consent of the persons signing the report.
- 11. Information, estimates and opinions contained in the report and obtained from third-party sources are assumed to be reliable and have not been independently verified.
- 12. Any income and expense estimates contained in the appraisal report are used only for the purpose of estimating value and do not constitute predictions of future operating results.
- 13. If the property is subject to one or more leases, any estimate of residual value contained in the appraisal may be particularly affected by significant changes in the condition of the economy, of the real estate industry, or of the appraised property at the time these leases expire or otherwise terminate.
- 14. Unless otherwise stated in the report, no consideration has been given to personal property located on the premises or to the cost of moving or relocating such personal property; only the real property has been considered.
- 15. The current purchasing power of the dollar is the basis for the values stated in the appraisal; we have assumed that no extreme fluctuations in economic cycles will occur.
- 16. The values found herein are subject to these and to any other assumptions or conditions set forth in the body of this report but which may have been omitted from this list of Assumptions and Limiting Conditions.
- 17. The analyses contained in the report necessarily incorporate numerous estimates and assumptions regarding property performance, general and local business and economic



conditions, the absence of material changes in the competitive environment and other matters. Some estimates or assumptions, however, inevitably will not materialize, and unanticipated events and circumstances may occur; therefore, actual results achieved during the period covered by our analysis will vary from our estimates, and the variations may be material.

- 18. The Americans with Disabilities Act (ADA) became effective January 26, 1992. We have not made a specific survey or analysis of the property to determine whether the physical aspects of the improvements meet the ADA accessibility guidelines. We claim no expertise in ADA issues, and render no opinion regarding compliance of the subject with ADA regulations. Inasmuch as compliance matches each owner's financial ability with the cost to cure the non-conforming physical characteristics of a property, a specific study of both the owner's financial ability and the cost to cure any deficiencies would be needed for the Department of Justice to determine compliance.
- 19. The appraisal report is prepared for the exclusive benefit of you, your subsidiaries and/or affiliates. It may not be used or relied upon by any other party. All parties who use or rely upon any information in the report without our written consent do so at their own risk.
- 20. No studies have been provided to us indicating the presence or absence of hazardous materials on the subject property or in the improvements, and our valuation is predicated upon the assumption that the subject property is free and clear of any environment hazards including, without limitation, hazardous wastes, toxic substances and mold. No representations or warranties are made regarding the environmental condition of the subject property. IRR Seattle, Integra Realty Resources, Inc., and their respective officers, owners, managers, directors, agents, subcontractors or employees (the "Integra Parties"), shall not be responsible for any such environmental conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. Because we are not experts in the field of environmental conditions, the appraisal report cannot be considered as an environmental assessment of the subject property.
- 21. The persons signing the report may have reviewed available flood maps and may have noted in the appraisal report whether the subject property is located in an identified Special Flood Hazard Area. However, we are not qualified to detect such areas and therefore do not guarantee such determinations. The presence of flood plain areas and/or wetlands may affect the value of the property, and the value conclusion is predicated on the assumption that wetlands are non-existent or minimal.
- 22. We are not a building or environmental inspector. The Integra Parties do not guarantee that the subject property is free of defects or environmental problems. Mold may be present in the subject property and a professional inspection is recommended.
- 23. The appraisal report and value conclusions for an appraisal assume the satisfactory completion of construction, repairs or alterations in a workmanlike manner.
- 24. IRR Seattle is an independently owned and operated company. The parties hereto agree that Integra shall not be liable for any claim arising out of or relating to any appraisal report or any information or opinions contained therein as such appraisal report is the sole and exclusive responsibility of IRR - Seattle. In addition, it is expressly agreed that in any action which may



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be brought against the Integra Parties arising out of, relating to, or in any way pertaining to the engagement letter, the appraisal reports or any related work product, the Integra Parties shall not be responsible or liable for any incidental or consequential damages or losses, unless the appraisal was fraudulent or prepared with intentional misconduct. It is further expressly agreed that the collective liability of the Integra Parties in any such action shall not exceed the fees paid for the preparation of the assignment (unless the appraisal was fraudulent or prepared with intentional misconduct). It is expressly agreed that the fees charged herein are in reliance upon the foregoing limitations of liability.

- 25. IRR Seattle is an independently owned and operated company, which has prepared the appraisal for the specific intended use stated elsewhere in the report. The use of the appraisal report by anyone other than the Client is prohibited except as otherwise provided. Accordingly, the appraisal report is addressed to and shall be solely for the Client's use and benefit unless we provide our prior written consent. We expressly reserve the unrestricted right to withhold our consent to your disclosure of the appraisal report or any other work product related to the engagement (or any part thereof including, without limitation, conclusions of value and our identity), to any third parties. Stated again for clarification, unless our prior written consent is obtained, no third party may rely on the appraisal report (even if their reliance was foreseeable).
- 26. The conclusions of this report are estimates based on known current trends and reasonably foreseeable future occurrences. These estimates are based partly on property information, data obtained in public records, interviews, existing trends, buyer-seller decision criteria in the current market, and research conducted by third parties, and such data are not always completely reliable. The Integra Parties are not responsible for these and other future occurrences that could not have reasonably been foreseen on the effective date of this assignment. Furthermore, it is inevitable that some assumptions will not materialize and that unanticipated events may occur that will likely affect actual performance. While we are of the opinion that our findings are reasonable based on current market conditions, we do not represent that these estimates will actually be achieved, as they are subject to considerable risk and uncertainty. Moreover, we assume competent and effective management and marketing for the duration of the projected holding period of this property.
- 27. All prospective value opinions presented in this report are estimates and forecasts which are prospective in nature and are subject to considerable risk and uncertainty. In addition to the contingencies noted in the preceding paragraph, several events may occur that could substantially alter the outcome of our estimates such as, but not limited to changes in the economy, interest rates, and capitalization rates, behavior of consumers, investors and lenders, fire and other physical destruction, changes in title or conveyances of easements and deed restrictions, etc. It is assumed that conditions reasonably foreseeable at the present time are consistent or similar with the future.
- 28. The appraisal is also subject to the following:



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Extraordinary Assumptions and Hypothetical Conditions

The value conclusions are subject to the following extraordinary assumptions. An extraordinary assumption is an assignment-specific assumption as of the effective date regarding uncertain information used in an analysis which, if found to be false, could alter the appraiser's opinions or conclusions.

1. None

The value conclusions are based on the following hypothetical conditions. A hypothetical condition is a condition, directly related to a specific assignment, which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis.

1. None

The use of any extraordinary assumption or hypothetical condition may have affected the assignment results.



Addendum A

Appraiser Qualifications



Maria L. Olson

Experience

Maria Olson's background includes a Bachelor of Science degree from the University of San Francisco in Business Management. She started her appraisal career in Southern California in 2002 and recently joined Integra Realty Resources as a Senior Analyst in 2019. Maria has successfully completed all aspects of narrative commercial real estate appraisals for financial institutions, local municipalities, and individual property owners for valuation of fee simple, leasehold and leased fee interests. Property types include industrial buildings, office buildings, retail properties, apartment complexes, mixed-use properties, retail shopping centers, office and industrial parks, subdivisions and vacant land. Before establishing her career in appraisal, Maria had eight years of experience in finance and accounting.

Licenses

Washington, Certified General Real Estate Appraiser, 110299, Expires May 2025

Education

Bachelor of Science, Business Management, 1992 University of San Francisco, San Francisco, CA

Additional course work and seminars completed: Uniform Appraisal Standards for Federal Land Acquisitions: Practical Applications **Appraisal Principles Appraisal Procedures Income Capitalization 15-Hour National USPAP General Applications Real Estate Finance Statistics and Valuation** Alternative Uses and Cost Valuation of Small Mixed-Use Properties **Apartment Appraisal Current Issues in Land Valuation** Subdivision Analysis **Eminent Domain and Condemnation** Co-ops and PUDs **Business Practices and Ethics** Valuation of Detrimental Conditions in Real Estate Subdivision Valuation Cool Tools: New Technology for Real Estate Appraisers Analyzing Operating Expenses Appraising from Blueprints and Specifications Analyzing Distressed Real Estate Rates and Ratios: Making Sense of GIMs, OARs and DCF **Forecasting Revenue** DCF Model: Concepts, Issues and Apps Appraising Convenience Stores Data Verification Methods **Comparative Analysis** Commercial Real Estate-Supply and Demand

Integra Realty Resources - Seattle

400 University Street, Suite 300 Seattle, WA 98101

T 206.903.6700 F 206.623.5731



Lori E. Safer, MAI, AI-GRS

Experience

Managing Director of Integra Realty Resources Seattle in Washington State. Background includes 25 years of consultation and valuation analysis for clients including financial institutions, developers, local municipalities and various public agencies. President of Lori Safer Appraisal, Inc. from 1987-2002. Employed by Bruce C. Allen & Associates from 1983-1987; City of Bellevue Planning Department 1982. Integra Realty Resources Seattle is part of Integra Realty Resources (IRR), a national valuation and consulting firm with 50+ offices in the U.S.

Ms. Safer is experienced in the analysis of various property types including: land, residential subdivision appraisal studies, right of way and condemnation appraisal studies, mortgage loan appraisal studies, and highest and best use studies. Clients served include various financial concerns, law and public accounting firms, private and public agencies, pension and advisory companies, investment firms, and the general public. Further, utilizing the resources of Integra's 50+ offices nationwide, the firm is actively involved in the completion of large portfolio engagements.

Professional Activities & Affiliations

MAI Designation, Appraisal Institute

AI-GRS Designation, Appraisal Institute

President: Seattle Chapter of the Appraisal Institute, January 2019 - December 2019 Vice President: Seattle Chapter of the Appraisal Institute, January 2018 - December 2018 Treasurer: Seattle Chapter of the Appraisal Institute, January 2017 - December 2017 Secretary: Seattle Chapter - Appraisal Institute, January 2016 - December 2016 Board of Director: Seattle Chapter - Appraisal Institute, January 2012 - December 2014 Member: International Right of Way Association Member: Regional Professional Standards Panel - Appraisal Institute

Chair: Nominating Comm. Appraisal Institute Region 1, January 2005 - December 2006 Director/Vice-Chair: Appraisal Institute - Region 1, January 1996 - December 2003 Chairman: Appraisal Institute - Region 1, January 2004 - December 2004 Vice Chair: Regional Education Liaison Appraisal Institute, January 1999 - December 1999 Member: Estate Planning Board - Univ. of Washington, January 1996 - December 1999 Member: Education Committee of the Appraisal Institute, January 1996 - December 1998 Education Coordinator: Appraisal Institute Region 1, January 1996 - December 1998 Representative to the Appraisal Institute Region 1, January 1996 - December 1997 Member: Curriculum Division of the Appraisal Institute, January 1993 - December 1996 Chairman: Narrative Exam Grading - Appraisal Institute, January 1993 - December 1995 Member: Narrative Exam Grading Subcommittee of Appraisal Institute, January 1993 - December 1995

Licenses

Washington, Certified General Real Estate Appraiser, 1100546, Expires July 2025 Oregon, State Certified General Appraiser, C001601, Expires July 2025

Education

Master of Arts, Urban Geography, University of Washington, 1982

irr.

Integra Realty Resources - Seattle

400 University Street Suite 300 Seattle, WA 98101

T 206.903.6700 F 206.623.5731

Item 2.

Lori E. Safer, MAI, AI-GRS

Education (Cont'd)

Bachelor of Science, Geography, Pennsylvania State University, magna cum laude, 1979

Articles and Publications

Case Study 1.6: Special Benefits - Johnson and Matonis, Applications in Litigation Valuation, 2012

Real Property Value in Condemnation, 2018 (Content Reviewer)

Qualified Before Courts & Administrative Bodies

King County Superior Court, Washington Whatcom County Superior Court, Washington

Miscellaneous

Approved Appraiser - Washington State Department of Transportation Approved Review Appraiser - Washington State Department of Transportation IRR Certified Reviewer

Integra Realty Resources - Seattle

400 University Street Suite 300 Seattle, WA 98101

T 206.903.6700 F 206.623.5731



About IRR

Integra Realty Resources, Inc. (IRR) provides world-class commercial real estate valuation, counseling, and advisory services. Routinely ranked among leading property valuation and consulting firms, we are now the largest independent firm in our industry in the United States, with local offices coast to coast and in the Caribbean.

IRR offices are led by MAI-designated Senior Managing Directors, industry leaders who have over 25 years, on average, of commercial real estate experience in their local markets. This experience, coupled with our understanding of how national trends affect the local markets, empowers our clients with the unique knowledge, access, and historical perspective they need to make the most informed decisions.

Many of the nation's top financial institutions, developers, corporations, law firms, and government agencies rely on our professional real estate opinions to best understand the value, use, and feasibility of real estate in their market.

Local Expertise...Nationally!



Addendum B

Financials and Property Information



Item 2.

Reference Links:

 <u>Residential Physica</u> Inspection Areas

<u>King County Taxing</u> <u>Districts Codes and</u> <u>Levies (.PDF)</u>

- <u>King County Tax</u>
 <u>Links</u>
- Property Tax Advisc
- Washington State
 Department of
 Revenue (External
 link)
- <u>Washington State</u>
 <u>Board of Tax Appea</u>
 (External link)
- Board of <u>Appeals/Equalizatio</u>
- Districts Report
- <u>iMap</u>
- <u>Recorder's Office</u>
 - Scanned images of surveys and other map documents
 - Scanned images of plats
- <u>Housing Availability</u>
 <u>Dashboard</u>

ADVERTISEMEI	NT

Parcel 784920-0455 Jurisdiction SNOQUALMIE HAILSTONE REVOCABLE Levy Code 2277 Name TRUST **Property Type** R 7802 RAILROAD AVE SE Site Address Plat Block / Building Number 8 98065 Plat Lot / Unit Number 10 094-002 (NE Appraisal Residential Area District) Quarter-Section-Township-SE-30-24-8 Range Property Name SFR Legal Description SNOQUALMIE FALLS ADD LESS ST PLat Block: 8 Plat Lot: 10 LAND DATA Highest & Best Use As If Vacant SINGLE FAMILY Percentage Unusable Highest & Best Use As Unbuildable NO INTERIM USE Improved **Restrictive Size Shape** NO Single Family(Res Present Use Zoning OS2 Use/Zone) WATER DISTRICT Water Land SqFt 5,400 PUBLIC Sewer/Septic Acres 0.12 Road Access PUBLIC Parking ADEQUATE PAVED Street Surface Views Waterfront Rainier **RIVER/SLOUGH** Waterfront Location Territorial Waterfront Footage 60 Olympics Lot Depth Factor 0 Cascades Waterfront Bank Seattle Skyline Tide/Shore Puget Sound Waterfront Restricted Access Lake Washington Waterfront Access Rights NO Lake Sammamish Poor Quality NO Lake/River/Creek AVERAGE **Proximity Influence** NO Other View Designations Nuisances YES Historic Site Topography Current Use (none) **Traffic Noise** Nbr Bldg Sites Airport Noise Adjacent to Golf Fairway NO NO Power Lines Adjacent to Greenbelt NO Other Nuisances NO Problems Other Designation NO YES Water Problems Deed Restrictions NO Development Rights Purchased NO Transportation Concurrency NO Easements Other Problems YES NO Native Growth Protection Environmental NO Easement DNR Lease NO Environmental YES Information Delineation Percentage Environmental Type Affected Source study

New Search Property Tax Bill Map This Property Glossary of Terms Area Report Print Property Detail

PARCEL DATA

ADVERTISEME!

HundredYrFloodPlain

SeismicHazard

JURISDICTION N

JURISDICTION N

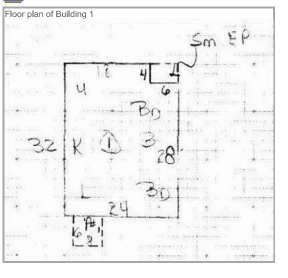
100

0

Year Built	1921
Year Renovated	0
Stories	1
Living Units	1
Grade	6 Low Average
Grade Variant	0
Condition	Average
Basement Grade	
1st Floor	770
1/2 Floor	0
2nd Floor	0
Upper Floor	0
Finished Basement	0
Total Finished Area	770
Total Basement	0
Basement Garage	0
Unfinished 1/2	0
Unfinished Full	0
AGLA	770
Attached Garage	0
Bedrooms	2
Full Baths	1
3/4 Baths	0
1/2 Baths	0
Heat Source	No Central Heat
Heat System	(unknown)
Deck Area SqFt	0
Open Porch SqFt	50
Enclosed Porch SqFt	0
Brick/Stone	0
Fireplace Single Story	0
Fireplace Muilti Story	0
Fireplace Free Standing	0
Fireplace Additional	0
AddnlCost	0
Obsolescence	0
Net Condition	0
Percentage Complete	0
Daylight Basement	
View Utilization	
	· · · ·



Click the camera to see more floor plans.



Accessory Of Building Number: 1

Accessory Type	Picture	Description	SqFt	Grade	Eff Year	%	Value	Date Valued
MISC IMP		Shed					1500	8/11/2020

Account	Valued Year	Tax Year	Omit Year		Appraised Land Value (\$)	Appraised Imps Value (\$)	Appraised Total Value (\$)	New Dollars (\$)	Taxable Land Value (\$)	Taxable Imps Value (\$)	Taxable Total Value (\$)	Tax Value Reason
784920045506	2024	2025		2277	206,000	265,000	471,000	0	206,000	265,000	471,000	
784920045506	2023	2024		2277	187,000	250,000	437,000	0	187,000	250,000	437,000	
784920045506	2022	2023		2277	214,000	271,000	485,000	0	214,000	271,000	485,000	
784920045506	2021	2022		2277	163,000	196,000	359,000	0	163,000	196,000	359,000	
784920045506	2020	2021		2277	138,000	164,000	302,000	0	138,000	164,000	302,000	
784920045506	2019	2020		2277	153,000	110,000	263,000	0	153,000	110,000	263,000	
784920045506	2018	2019		2277	140,000	114,000	254,000	0	140,000	114,000	254,000	
784920045506	2017	2018		2277	135,000	104,000	239,000	0	135,000	104,000	239,000	
784920045506	2016	2017		2275	119,000	83,000	202,000	0	119,000	83,000	202,000	
784920045506	2015	2016		2275	106,000	70,000	176,000	0	106,000	70,000	176,000	
784920045506	2014	2015		2275	104,000	68,000	172,000	0	104,000	68,000	172,000	
784920045506	2013	2014		2275	69,000	73,000	142,000	0	69,000	73,000	142,000	
784920045506	2012	2013		2275	71,000	64,000	135,000	0	71,000	64,000	135,000	
784920045506	2011	2012		2275	76,000	68,000	144,000	0	76,000	68,000	144,000	

TAX ROLL HISTORY

784920045506	2010	2011	2275	80,000	70,000	150,000	0	80,000	70,000	150,000	
784920045506	2009	2010	2275	80,000	78,000	158,000	0	80,000	78,000	158,000	
784920045506	2008	2009	2275	10,000	163,000	173,000	0	10,000	122,250	132,250	DP
784920045506	2007	2008	2275	10,000	150,000	160,000	0	10,000	150,000	160,000	
784920045506	2006	2007	2275	10,000	137,000	147,000	0	10,000	137,000	147,000	
784920045506	2005	2006	2275	10,000	136,000	146,000	0	10,000	136,000	146,000	
784920045506	2004	2005	2275	10,000	136,000	146,000	0	10,000	136,000	146,000	
784920045506	2003	2004	2275	102,000	44,000	146,000	0	102,000	44,000	146,000	
784920045506	2002	2003	2275	49,000	56,000	105,000	0	49,000	56,000	105,000	
784920045506	2001	2002	2275	49,000	56,000	105,000	0	49,000	56,000	105,000	
784920045506	2000	2001	2275	46,000	52,000	98,000	0	46,000	52,000	98,000	
784920045506	1999	2000	2275	40,000	52,000	92,000	0	40,000	52,000	92,000	
784920045506	1998	1999	2275	28,000	48,000	76,000	0	28,000	48,000	76,000	
784920045506	1997	1998	2275	0	0	0	0	27,000	43,000	70,000	
784920045506	1996	1997	2275	0	0	0	0	5,000	42,500	47,500	
784920045506	1994	1995	2275	0	0	0	0	5,000	42,500	47,500	
784920045506	1992	1993	2275	0	0	0	0	18,100	29,400	47,500	
784920045506	1990	1991	2275	0	0	0	0	13,800	28,300	42,100	
784920045506	1988	1989	2275	0	0	0	0	9,900	17,900	27,800	
784920045506	1986	1987	2275	0	0	0	0	9,900	21,100	31,000	
784920045506	1984	1985	2275	0	0	0	0	12,000	13,900	25,900	
784920045506	1982	1983	2275	0	0	0	0	12,000	13,900	25,900	

SALES HISTORY

Excise Number	Recording Number	Document Date	Sale Price	Seller Name	Buyer Name	Instrument	Sale Reason
<u>3278347</u>	20240419000729	4/19/2024	\$0.00	HAILSTONE D HOOKER+TERI L	HAILSTONE D HOOKER+TERI L- TTEES+TRT	Quit Claim Deed	Trust
<u>1677239</u>	<u>199904061014</u>	3/30/1999	\$0 <u>.</u> 00	HAILSTONE D HOOKER	HAILSTONE D HOOKER+TERI L	Quit Claim Deed	Community Property Established

REVIEW HISTORY

Tax Yea		Review Type	Appealed Value	Hearing Date	Settlement Value	Decision	Status
2009	09D204	Review - Destruct	\$0	1/1/1900	\$0		Completed

PERMIT HISTORY

ſ	Permit Number	Permit Description	Туре	lssue Date	Permit Value	Issuing Jurisdiction	Reviewed Date
1	NA	Flood Damage (RHOF) 1/6/09	Other	1/6/2009	\$99,999	SNOQUALMIE	7/9/2009

HOME IMPROVEMENT EXEMPTION

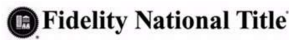
New Search Property Tax Bill Map This Property Glossary of Terms Area Report Print Property Detail

ADVERTISEMENT

ALTA COMMITMENT FOR TITLE INSURANCE

issued by agent:

Countersigned By:



COMPANY OF WASHINGTON, INC.

Commitment Number:

25000040-SC

NOTICE

IMPORTANT - READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and the Commitment Conditions, Fidelity National Title Insurance Company, a Florida corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Amount of Insurance and the name of the Proposed Insured.

If all of the Schedule B, Part I-Requirements have not been met within one hundred eighty (180) days after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

Fidelity National Title Insurance Company

By:

Michael J. Nolan, President

Attest:

Mayou Hem

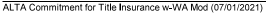
Marjorie Nemzura, Secretary

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Joe Knipp Authorized Officer or Agent

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COMMITMENT NO. 25000040-SC

Transaction Identification Data, for which the Company assumes no liability as set forth in Commitment Condition 5.e.:

ISSUING OFFICE:	FOR SETTLEMENT INQUIRIES, CONTACT:
Title Officer: Christina A Menke	Escrow Officer: Aubry Ludberg
Fidelity National Title Company of Washington, Inc.	Fidelity National Title Company of Washington, Inc.
701 5th Avenue, Suite 2700	5006 Center Street, Suite J
Seattle, WA 98104	Tacoma, WA 98409
Phone: 2066647686 Fax: 877-295-8021	Phone: 206-447-5419 Fax: 877-295-8019
Main Phone: (206)628-2822	Main Phone: (253)272-4070
Email: Christina.A.Menke@fnf.com	Email: Aubry.Ludberg@fnf.com

Order Number: 25000040-SC

SCHEDULE A

- 1. Commitment Date: January 8, 2025 at 08:00 AM
- 2. Policy to be issued:

(a) ALTA Owner's Policy 2021 w-WA I	Nod - Standard / Co	mmercial
Proposed Insured:	King County	
Proposed Amount of Insurance:	\$101,000.00	
The estate or interest to be insured	I: Fee Simple	
Premium:	\$	874.00
Tax:	\$	90.46
Total:	\$	964.46

The above total includes an Extended Surcharge as follows:

Extended Surcharge Premium:	\$ 400.00
Extended Surcharge Tax:	\$ 41.40

3. The estate or interest in the Land at the Commitment Date is:

Fee Simple

4. The Title is, at the Commitment Date, vested in:

Teri L. Hailstone and D. Hooker Hailstone, Trustees of the Hailstone Revocable Trust, dated April 19, 2024

5. The Land is described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

END OF SCHEDULE A

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SOCIATIO

EXHIBIT "A" Legal Description

Lot 10, Block 8, Snoqualmie Falls, according to the plat thereof recorded in <u>Volume 6 of Plats, Page 51</u>, records of King County, Washington;

Except the Southwesterly 8 feet thereof conveyed to the Town of Snoqualmie for widening of Railroad Blvd by deed recorded under King County <u>Recording Number 2559913</u>.

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SCHEDULE B, PART I - Requirements

All of the following Requirements must be met:

- The Proposed Insured must notify the Company in writing of the name of any party not referred to in this 1. Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- Pay the premiums, fees, and charges for the Policy to the Company. 3.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Additional requirements and/or exceptions may be added as details of the transaction are disclosed to, or become known by the Company.
- If the Seller or Borrower intends to sign documents required to insure the transaction utilizing a remote online 6. notary, please notify the Company immediately as additional underwriting requirements will need to be satisfied.
- 7. Furnish recording instructions with the documents to be recorded in this transaction. Said instructions must address each requirement made herein, list any endorsements to be issued with the policy and specify the recording order of any documents furnished.

The Company reserves the right to add additional items or make further requirements after review of the requested instructions prior to recording the documents or issuing any requested endorsement.

The Company also reserves the right to charge any applicable additional fees for any endorsement requested.

8. Payment of the real estate excise tax, if required.

The Land is situated within the boundaries of local taxing authority of City of Snogualmie.

The rate of real estate excise tax for properties which are not formally classified and specially valued as timberland or agricultural land is:

State portion: 1.10% on any portion of the sales price of \$525,000 or less;

- 1.28% on any portion of the sales price above \$525,000, up to \$1,525,000;
- 2.75% on any portion of the sales price above \$1,525,000, up to \$3,025,000;
- 3.00% on any portion of the sales price above \$3,025,000;

The rate of excise for properties formally classified as timberland or agriculture land will be 1.28% for the State portion on the entire sales price.

Local portion: 0.50% on the entire sales price.

An additional \$5.00 State Technology Fee must be included in all excise tax payments.

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Item 2.

SCHEDULE B, PART I - Requirements

(continued)

If the transaction is exempt, an additional \$5.00 Affidavit Processing Fee is required.

Any conveyance document must be accompanied by the official Washington State Excise Tax Affidavit, which can be found online <u>HERE <https://dor.wa.gov/get-form-or-publication/forms-subject/real-estate-excise-tax></u>. The applicable excise tax must be paid and the affidavit approved at the time of the recording of the conveyance documents. (NOTE: Real Estate Excise Tax Affidavits must be printed as legal size forms).

9. Terms, powers, conditions, and limitations of the trust under which title is held.

The Company will require a copy of the trust agreement and any amendments thereto for review.

If the property which is the subject of this transaction constitutes more than 25 percent of the net fair market value of the trust principal, proof must be furnished to the Company that the trustee has complied with the 20 day notice to the beneficiaries of the nature and terms of the intended transaction as provided in RCW 11.100.140.

The Company reserves the right to add additional items/exceptions or make further requirements after review of the requested documentation.

10. TO PROVIDE THE EXTENDED COVERAGE POLICY IDENTIFIED IN SCHEDULE A, GENERAL EXCEPTIONS A THROUGH D WILL BE CONSIDERED WHEN OUR INSPECTION AND REVIEW OF SURVEY IS COMPLETED AND UPON RECEIPT AND REVIEW OF THE COMPLETED OWNER'S AFFIDAVIT.

If there have been recent improvements on the property within 90 days prior to closing we will require a signed indemnity agreement and a recent financial statement from each indemnitor.

If construction financing is to be insured, please contact the title officer for requirements.

The Company reserves the right to add additional exceptions or make further requirements after review of the property inspection and requested documentation.

- 11. A completed owner's affidavit (form to be supplied by the Company) will be required in connection with issuance of the policy(ies) shown in Schedule A.
- 12. The Company will require an ALTA/NSPS LAND TITLE SURVEY. If the owner of the Land that is the subject of this transaction is in possession of a current ALTA/NSPS LAND TITLE SURVEY, the Company will require that said survey be submitted for review and approval; otherwise, a new survey, satisfactory to the Company, must be prepared by a licensed land surveyor and supplied to the Company prior to the close of escrow.

The Company reserves the right to add additional items or make further requirements after review of the requested documentation.

13. The Proposed Policy Amount(s) must be increased to the full value of the estate or interest being insured, and any additional premium must be paid at that time. An Owner's policy should reflect the purchase price or full

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Item 2

SCHEDULE B, PART I - Requirements

(continued)

value of the Land. A Loan Policy should reflect the loan amount or value of the property as collateral. Proposed Policy Amount(s) will be revised and premiums charged consistent therewith when the final amounts are approved.

14. The application for title insurance was placed by reference to only a street address or tax identification number. The proposed Insured must confirm that the legal description in this report covers the parcel(s) of Land requested to be insured. If the legal description is incorrect, the proposed Insured must notify the Company and/or the settlement company in order to prevent errors and to be certain that the legal description for the intended parcel(s) of Land will appear on any documents to be recorded in connection with this transaction and on the policy of title insurance.

END OF REQUIREMENTS

NOTES

The following matters will not be listed as Special Exceptions in Schedule B of the policy. There will be no coverage for loss arising by reason of the matters listed below because these matters are either excepted or excluded from coverage or are not matters covered under the insuring provisions of the policy.

- Note A: Notice: Please be aware that due to the conflict between federal and state laws concerning the cultivation, distribution, manufacture or sale of marijuana, the Company is not able to close or insure any transaction involving Land that is associated with these activities.
- Note B: The Public Records indicate that the address of the improvement located on said Land is as follows:

7802 Railroad Ave SE, Snoqualmie, WA 98065

- Note C: If a new Deed of Trust is to be recorded and the following company is to be appointed Trustee, the correct name is Fidelity National Title Company of Washington, Inc.
- Note D: Note: FOR INFORMATIONAL PURPOSES ONLY:

The following may be used as an abbreviated legal description on the documents to be recorded, per Amended RCW 65.04.045. Said abbreviated legal description is not a substitute for a complete legal description within the body of the document:

Portion Lot 10, Block 8, Snoqualmie Falls, Vol 6, Pg 51 Tax Account No.: 784920-0455

Note E: Note: This <u>map/plat</u> is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances or acreage shown thereon.

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SCHEDULE B, PART I - Requirements

(continued)

Note F: Prior to closing please contact your Title Officer for current courier and/or accommodation fees which may be charged for recording runs.

END OF NOTES

END OF SCHEDULE B, PART I

This page is only a part of a 2021 ALTA® Commitment for Title Insurance issued by Fidelity National Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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SCHEDULE B, PART II - Exceptions

Some historical land records contain Discriminatory Covenants that are illegal and unenforceable by law. This Commitment and the Policy treat any Discriminatory Covenant in a document referenced in Schedule B as if each Discriminatory Covenant is redacted, repudiated, removed, and not republished or recirculated. Only the remaining provisions of the document will be excepted from coverage.

The Policy will not insure against loss or damage resulting from the terms and conditions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

GENERAL EXCEPTIONS

- A. Rights or claims of parties in possession, or claiming possession, not shown by the Public Records.
- B. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land.
- C. Easements, prescriptive rights, rights-of-way, liens or encumbrances, or claims thereof, not shown by the Public Records.
- D. Any lien, or right to a lien, for contributions to employee benefit funds, or for state workers' compensation, or for services, labor, or material heretofore or hereafter furnished, all as imposed by law, and not shown by the Public Records.
- E. Taxes or special assessments which are not yet payable or which are not shown as existing liens by the Public Records.
- F. Any lien for service, installation, connection, maintenance, tap, capacity, or construction or similar charges for sewer, water, electricity, natural gas or other utilities, or for garbage collection and disposal not shown by the Public Records.
- G. Unpatented mining claims, and all rights relating thereto; reservations and exceptions in United States Patents or in Acts authorizing the issuance thereof; Indian tribal codes or regulations, Indian treaty or aboriginal rights, including easements or equitable servitudes.
- H. Reservations and exceptions in United States Patents or in Acts authorizing the issuance thereof
- I. Indian tribal codes or regulations, Indian treaty or aboriginal rights, including easements or equitable servitudes.
- J. Water rights, claims or title to water.

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Item 2.

SCHEDULE B, PART II - Exceptions

(continued)

K. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I—Requirements are met.

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Item 2

SCHEDULE B, PART II - Exceptions

(continued)

SPECIAL EXCEPTIONS

1. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Granted to:	King County
Purpose:	River protection
Recording Date:	June 29, 1960
Recording No.:	<u>5176622</u>
Affects:	Portion of said premises

2. Easement(s) for the purpose(s) shown below and rights incidental thereto, as granted in a document:

Purpose:	Sewer
Recording Date:	September 20, 1967
Recording No.:	6237300
Affects:	Portion of said premises

Said easement contains a provision for bearing a proportionate or equal cost of maintenance, repair or reconstruction of said sewer by the common users.

3. Waiver and Covenant Not to Sue, and the terms and conditions thereof:

Executed by:Michael L. Fiske and Alice FiskeRecording Date:December 28, 1982Recording No.:8212280704

- 4. Any question that may arise due to shifting and changing in the course, boundaries or high water line of Snoqualmie River.
- 5. Rights of the State of Washington in and to that portion, if any, of the Land which lies below the line of ordinary high water of Snoqualmie River.
- 6. Any prohibition or limitation of use, occupancy or improvement of the Land resulting from the rights of the public or riparian owners to use any portion which is now or was formerly covered by water.
- 7. Paramount rights and easements in favor of the United States for commerce, navigation, fisheries and the production of power.

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AND TITLE

Item 2

SCHEDULE B, PART II - Exceptions

(continued)

8. General and special taxes and charges, payable February 15, delinquent if first half unpaid on May 1, second half delinquent if unpaid on November 1 of the tax year (amounts do not include interest and penalties):

Year:	2024
Tax Account No.:	784920-0455
Levy Code:	2277
Assessed Value-Land:	\$187,000.00
Assessed Value-Improvements:	\$250,000.00

General and Special Taxes:	
Billed:	\$4,407.24
Paid:	\$4,407.24
Unpaid:	\$0.00

- 9. Property taxes, which are a lien not yet due and payable, including any assessments collected with taxes to be levied for the fiscal year 2025.
- Liability for Sewer Treatment Capacity Charges, if any, affecting certain areas of King, Pierce and Snohomish Counties. Said charges could apply to property connecting to the metropolitan sewerage facilities or reconnecting or changing its use and/or structure after February 1, 1990.
 Please contact the King County Wastewater Treatment Division, Capacity Charge Program, for further information at 206-296-1450 or Fax No. 206-263-6823 or email at <u>CapChargeEscrow@kingcounty.gov.</u>

* A map showing sewer service area boundaries and incorporated areas can be found at: http://www.kingcounty.gov/services/gis/Maps/vmc/Utilities.aspx

Unrecorded Sewer Capacity Charges are not a lien on title to the Land.

NOTE: This exception will not appear in the policy to be issued.

- 11. The search did not disclose any open mortgages or deeds of trust of record, therefore the Company reserves the right to require further evidence to confirm that the property is unencumbered, and further reserves the right to make additional requirements or add additional items or exceptions upon receipt of the requested evidence.
- 12. Any unrecorded leaseholds, right of vendors and holders of security interests on personal property installed upon the Land and rights of tenants to remove trade fixtures at the expiration of the terms.

END OF SCHEDULE B, PART II

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AND TITLE

COMMITMENT CONDITIONS

1. **DEFINITIONS**

- a. "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- b. "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice imparted by the Public Records.
- c. "Land": The land described in Item 5 of Schedule A and improvements located on that land that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- d. "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, including one evidenced by electronic means authorized by law.
- e. "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- f. "Proposed Amount of Insurance": Each dollar amount specified in Schedule A as the Proposed Amount of Insurance of each Policy to be issued pursuant to this Commitment.
- g. "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- h. "Public Records": The recording or filing system established under State statutes in effect at the Commitment Date under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- i. "State": The state or commonwealth of the United States within whose exterior boundaries the Land is located. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- j. "Title": The estate or interest in the Land identified in Item 3 of Schedule A.
- 2. If all of the Schedule B, Part I-Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - a. the Notice;
 - b. the Commitment to Issue Policy;
 - c. the Commitment Conditions;
 - d. Schedule A;
 - e. Schedule B, Part I-Requirements; and
 - f. Schedule B, Part II-Exceptions; and
 - g. a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company is not liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

- a. The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - i. comply with the Schedule B, Part I-Requirements;
 - ii. eliminate, with the Company's written consent, any Schedule B, Part II-Exceptions; or
 - iii. acquire the Title or create the Mortgage covered by this Commitment.
- b. The Company is not liable under Commitment Condition 5.a. if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- c. The Company is only liable under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.

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AMERICAN Land Title

ASSOCIATION

Item 2

(continued)

- d. The Company's liability does not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Condition 5.a. or the Proposed Amount of Insurance.
- e. The Company is not liable for the content of the Transaction Identification Data, if any.
- f. The Company is not obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I-Requirements have been met to the satisfaction of the Company.
- g. The Company's liability is further limited by the terms and provisions of the Policy to be issued to the Proposed Insured.
- 6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT; CHOICE OF LAW AND CHOICE OF FORUM a. Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
 - b. Any claim must be based in contract under the State law of the State where the Land is located and is restricted to the terms and provisions of this Commitment. Any litigation or other proceeding brought by the Proposed Insured against the Company must be filed only in a State or federal court having jurisdiction.
 - c. This Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
 - d. The deletion or modification of any Schedule B, Part II-Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
 - e. Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
 - f. When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT IS ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for closing, settlement, escrow, or any other purpose.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

9. CLAIMS PROCEDURES

This Commitment incorporates by reference all Conditions for making a claim in the Policy to be issued to the Proposed Insured. Commitment Condition 9 does not modify the limitations of liability in Commitment Conditions 5 and 6.

10. CLASS ACTION

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS COMMITMENT, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS COMMITMENT, ANY BREACH OF A COMMITMENT PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS COMMITMENT, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING. ANY POLICY ISSUED PURSUANT TO THIS COMMITMENT WILL CONTAIN A CLASS ACTION CONDITION.

11. ARBITRATION - INTENTIONALLY DELETED

END OF CONDITIONS

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LAND TITLE

RECORDING REQUIREMENTS

Effective January 1, 1997, document format and content requirements have been imposed by Washington Law. Failure to comply with the following requirements may result in rejection of the document by the county recorder or imposition of a \$50.00 surcharge.

First page or cover sheet:

3" top margin containing nothing except the return address.

1" side and bottom margins containing no markings or seals.

Title(s) of documents.

Recording no. of any assigned, released or referenced document(s).

Grantors names (and page no. where additional names can be found).

Grantees names (and page no. where additional names can be found).

Abbreviated legal description (Lot, Block, Plat Name or Section, Township, Range and Quarter, Quarter Section for unplatted). Said abbreviated legal description is not a substitute for a complete legal description which must also appear in the body of the document.

Assessor's tax parcel number(s).

Return address (in top 3" margin).

**A cover sheet can be attached containing the above format and data if the first page does not contain all required data.

Additional Pages:

1" top, side and bottom margins containing no markings or seals.

All Pages:

No stapled or taped attachments. Each attachment must be a separate page. All notary and other pressure seals must be smudged for visibility. Font size of 8 points or larger.



WIRE FRAUD ALERT

This Notice is not intended to provide legal or professional advice. If you have any questions, please consult with a lawyer.

All parties to a real estate transaction are targets for wire fraud and many have lost hundreds of thousands of dollars because they simply relied on the wire instructions received via email, without further verification. If funds are to be wired in conjunction with this real estate transaction, we strongly recommend verbal verification of wire instructions through a known, trusted phone number prior to sending funds.

In addition, the following non-exclusive self-protection strategies are recommended to minimize exposure to possible wire fraud.

- NEVER RELY on emails purporting to change wire instructions. Parties to a transaction rarely change wire instructions in the course of a transaction.
- ALWAYS VERIFY wire instructions, specifically the ABA routing number and account number, by calling the party who sent the instructions to you. DO NOT use the phone number provided in the email containing the instructions, use phone numbers you have called before or can otherwise verify. Obtain the number of relevant parties to the transaction as soon as an escrow account is opened. DO NOT send an email to verify as the email address may be incorrect or the email may be intercepted by the fraudster.
- **USE COMPLEX EMAIL PASSWORDS** that employ a combination of mixed case, numbers, and symbols. . Make your passwords greater than eight (8) characters. Also, change your password often and do NOT reuse the same password for other online accounts.
- USE MULTI-FACTOR AUTHENTICATION for email accounts. Your email provider or IT staff may have specific instructions on how to implement this feature.

For more information on wire-fraud scams or to report an incident, please refer to the following links:

Federal Bureau of Investigation: http://www.fbi.gov

Internet Crime Complaint Center: http://www.ic3.gov

25000040-SC-AL - WIRE0016 (DSI Rev. 12/07/17)

FIDELITY NATIONAL FINANCIAL PRIVACY NOTICE

Effective January 1, 2025

Fidelity National Financial, Inc. and its majority-owned subsidiary companies (collectively, "FNF," "our," or "we") respect and are committed to protecting your privacy. This Privacy Notice explains how we collect, use, and protect personal information, when and to whom we disclose such information, and the choices you have about the use and disclosure of that information.

A limited number of FNF subsidiaries have their own privacy notices. If a subsidiary has its own privacy notice, the privacy notice will be available on the subsidiary's website and this Privacy Notice does not apply.

Collection of Personal Information

FNF may collect the following categories of Personal Information:

- contact information (*e.g.*, name, address, phone number, email address);
- demographic information (*e.g.*, date of birth, gender, marital status);
- identity information (*e.g.*, Social Security Number, driver's license, passport, or other government ID number);
- financial account information (e.g., loan or bank account information);
- biometric data (e.g., fingerprints, retina or iris scans, voiceprints, or other unique biological characteristics; and
- other personal information necessary to provide products or services to you.

We may collect Personal Information about you from:

- information we receive from you or your agent;
- information about your transactions with FNF, our affiliates, or others; and
- information we receive from consumer reporting agencies and/or governmental entities, either directly from these entities or through others.

Collection of Browsing Information

FNF automatically collects the following types of Browsing Information when you access an FNF website, online service, or application (each an "FNF Website") from your Internet browser, computer, and/or device:

- Internet Protocol (IP) address and operating system;
- browser version, language, and type;
- domain name system requests; and
- browsing history on the FNF Website, such as date and time of your visit to the FNF Website and visits to the pages within the FNF Website.

Like most websites, our servers automatically log each visitor to the FNF Website and may collect the Browsing Information described above. We use Browsing Information for system administration, troubleshooting, fraud investigation, and to improve our websites. Browsing Information generally does not reveal anything personal about you, though if you have created a user account for an FNF Website and are logged into that account, the FNF Website may be able to link certain browsing activity to your user account.

Other Online Specifics

<u>Cookies</u>. When you visit an FNF Website, a "cookie" may be sent to your computer. A cookie is a small piece of data that is sent to your Internet browser from a web server and stored on your computer's hard drive. Information gathered using cookies helps us improve your user experience. For example, a cookie can help the website load properly or can customize the display page based on your browser type and user preferences. You can choose whether or not to accept cookies by changing your Internet browser settings. Be aware that doing so may impair or limit some functionality of the FNF Website.

<u>Web Beacons</u>. We use web beacons to determine when and how many times a page has been viewed. This information is used to improve our websites.

<u>Do Not Track</u>. Currently our FNF Websites do not respond to "Do Not Track" features enabled through your browser.

<u>Links to Other Sites</u>. FNF Websites may contain links to unaffiliated third-party websites. FNF is not responsible for the privacy practices or content of those websites. We recommend that you read the privacy policy of every website you visit.

Use of Personal Information

FNF uses Personal Information for these main purposes:

- To provide products and services to you or in connection with a transaction involving you.
- To improve our products and services.
- To prevent and detect fraud;
- To maintain the security of our systems, tools, accounts, and applications;
- To verify and authenticate identities and credentials;
- To communicate with you about our, our affiliates', and others' products and services, jointly or independently.
- To provide reviews and testimonials about our services, with your consent.

When Information Is Disclosed

We may disclose your Personal Information and Browsing Information in the following circumstances:

- to enable us to detect or prevent criminal activity, fraud, material misrepresentation, or nondisclosure;
- to affiliated or nonaffiliated service providers who provide or perform services or functions on our behalf and who agree to use the information only to provide such services or functions;
- to affiliated or nonaffiliated third parties with whom we perform joint marketing, pursuant to an agreement with them to jointly market financial products or services to you;
- to law enforcement or authorities in connection with an investigation, or in response to a subpoena or court order; or
- in the good-faith belief that such disclosure is necessary to comply with legal process or applicable laws, or to protect the rights, property, or safety of FNF, its customers, or the public.

The law does not require your prior authorization and does not allow you to restrict the disclosures described above. Additionally, we may disclose your information to third parties for whom you have given us authorization or consent to make such disclosure. We do not otherwise share your Personal Information or Browsing Information with nonaffiliated third parties, except as required or permitted by law.

We reserve the right to transfer your Personal Information, Browsing Information, and any other information, in connection with the sale or other disposition of all or part of the FNF business and/or assets, or in the event of bankruptcy, reorganization, insolvency, receivership, or an assignment for the benefit of creditors. By submitting Personal Information and/or Browsing Information to FNF, you expressly agree and consent to the use and/or transfer of the foregoing information in connection with any of the above described proceedings.

Security of Your Information

We maintain physical, electronic, and procedural safeguards to protect your Personal Information.

Choices With Your Information

Whether you submit Personal Information or Browsing Information to FNF is entirely up to you. If you decide not to submit Personal Information or Browsing Information, FNF may not be able to provide certain services or products to you.

State-Specific Consumer Privacy Information:

For additional information about your state-specific consumer privacy rights, to make a consumer privacy request, or to appeal a previous privacy request, please follow the link <u>Privacy Request</u>, or email <u>privacy@fnf.com</u> or call (888) 714-2710.

Certain state privacy laws require that FNF disclose the categories of third parties to which FNF may disclose the Personal Information and Browsing Information listed above. Those categories are:

- FNF affiliates and subsidiaries;
- Non-affiliated third parties, with your consent;
- Business in connection with the sale or other disposition of all or part of the FNF business and/or assets;

- Service providers;
- Law endorsement or authorities in connection with an investigation, or in response to a subpoena or court order.

<u>For California Residents</u>: We will not share your Personal Information or Browsing Information with nonaffiliated third parties, except as permitted by California law. For additional information about your California privacy rights, please visit the "California Privacy" link on our website (fnf.com/california-privacy) or call (888) 413-1748.

<u>For Nevada Residents</u>: We are providing this notice pursuant to state law. You may be placed on our internal Do Not Call List by calling FNF Privacy at (888) 714-2710 or by contacting us via the information set forth at the end of this Privacy Notice. For further information concerning Nevada's telephone solicitation law, you may contact: Bureau of Consumer Protection, Office of the Nevada Attorney General, 555 E. Washington St., Suite 3900, Las Vegas, NV 89101; Phone number: (702) 486-3132; email: <u>aginguiries@ag.state.nv.us</u>.

<u>For Oregon Residents</u>: We will not share your Personal Information or Browsing Information with nonaffiliated third parties for marketing purposes, except after you have been informed by us of such sharing and had an opportunity to indicate that you do not want a disclosure made for marketing purposes. For additional information about your Oregon consumer privacy rights, or to make a consumer privacy request, or appeal a previous privacy request, please email <u>privacy@fnf.com</u> or call (888) 714-2710

FNF is the controller of the following businesses registered with the Secretary of State in Oregon:

Chicago Title Company of Oregon, Fidelity National Title Company of Oregon, Lawyers Title of Oregon, LoanCare, Ticor, Title Company of Oregon, Western Title & Escrow Company, Chicago Title Company, Chicago Title Insurance Company, Commonwealth Land Title Insurance Company, Fidelity National Title Insurance Company, Liberty Title & Escrow, Novare National Settlement Service, Ticor Title Company of California, Exos Valuations, Fidelity & Guaranty Life, Insurance Agency, Fidelity National Home Warranty Company, Fidelity National Management Services, Fidelity Residential Solutions, FNF Insurance Services, FNTG National Record Centers, IPEX, Mission Servicing Residential, National Residential Nominee Services, National Safe Harbor Exchanges, National Title Insurance of New York, NationalLink Valuations, NexAce Corp., ServiceLink Auction, ServiceLink Management Company, ServiceLink Services, ServiceLink Title Company of Oregon, ServiceLink Valuation Solutions, Western Title & Escrow Company

<u>For Vermont Residents</u>: We will not disclose information about your creditworthiness to our affiliates and will not disclose your personal information, financial information, credit report, or health information to nonaffiliated third parties to market to you, other than as permitted by Vermont law, unless you authorize us to make those disclosures.

Information From Children

The FNF Websites are not intended or designed to attract persons under the age of eighteen (18). We do <u>not</u> collect Personal Information from any person that we know to be under the age of thirteen (13) without permission from a parent or guardian.

International Users

FNF's headquarters is located within the United States. If you reside outside the United States and choose to provide Personal Information or Browsing Information to us, please note that we may transfer that information outside of your country of residence. By providing FNF with your Personal Information and/or Browsing Information, you consent to our collection, transfer, and use of such information in accordance with this Privacy Notice.

FNF Website Services for Mortgage Loans

Certain FNF companies provide services to mortgage loan servicers, including hosting websites that collect customer information on behalf of mortgage loan servicers (the "Service Websites"). The Service Websites may contain links to both this Privacy Notice and the mortgage loan servicer or lender's privacy notice. The sections of this Privacy Notice titled When Information is Disclosed, Choices with Your Information, and Accessing and Correcting Information do not apply to the Service Websites. The mortgage loan servicer or lender's privacy notice governs use, disclosure, and access to your Personal Information. FNF does not share Personal Information collected through the Service Websites, except as required or authorized by contract with the mortgage loan servicer or lender, or as required by law or in the good-faith belief that such disclosure is necessary: to comply with a legal process or applicable law, to enforce this Privacy Notice, or to protect the rights, property, or safety of FNF or the public.

Your Consent To This Privacy Notice; Notice Changes

By submitting Personal Information and/or Browsing Information to FNF, you consent to the collection and use of the information in accordance with this Privacy Notice. We may change this Privacy Notice at any time. The Privacy Notice's effective date will show the last date changes were made. If you provide information to us following any change of the Privacy Notice, that signifies your assent to and acceptance of the changes to the Privacy Notice.

Accessing and Correcting Information; Contact Us

If you have questions or would like to correct your Personal Information, visit FNF's <u>Privacy Request</u> website or contact us by phone at (888) 714-2710, by email at <u>privacy@fnf.com</u>, or by mail to:

Fidelity National Financial, Inc. 601 Riverside Avenue, Jacksonville, Florida 32204 Attn: Chief Privacy Officer

Addendum C

Comparable Data



Improved Sales



Location & Property Identification

Property Name:	SFR - 38188 SE Cedar St.
Sub-Property Type:	Single Family Residence
Address:	38188 SE. Cedar St.
City/State/Zip:	Snoqualmie, WA 98065
County:	King
Market Orientation:	Small Town - Non Metro
Property Location:	East side of SE Cedar Street

3336300



Item 2.

Sale Two.

Sale Information

IRR Event ID:

Sale Price:	\$405,000
Effective Sale Price:	\$405,000
Sale Date:	11/20/2024
Listing Price:	\$405,000
Listing Date:	10/17/2024
Sale Status:	Closed
\$/SF GBA:	\$613.64
\$/SF NRA:	\$613.64
Grantor/Seller:	John C. Stafford and Roxann
	Dominguez
Grantee/Buyer:	Roderick Dougald McLeod and
	Jane Ellen Mauser
Property Rights:	Fee Simple
Exposure Time:	0 (months)
Document Type:	Warranty Deed
Recording No.:	20241121050411
Subsidized/Restricted:	No
Verified By:	Maria L. Olson
Verification Date:	03/04/2025
Confirmation Source:	Alison Carter, John L. Scott
	425-503-3199
Verification Type:	Confirmed-Seller Broker
Secondary Verific. Source:	Assessor, Deed, NWMLS

Improvement and Site Data

MSA:

Seattle-Tacoma-Bellevue, WA

Legal/Tax/Parcel ID:	760620-0220
GBA-SF:	660
NRA-SF:	660
Acres(Usable/Gross):	0.14/0.14
Land-SF(Usable/Gross):	6,000/6,000
Usable/Gross Ratio:	1.00
Year Built:	1920
No. Covered Spaces:	1
Shape:	Rectangular
Topography:	Level
Bldg. to Land Ratio FAR:	0.11
Land to Building Ratio:	9.09
Zoning Code:	RC
Zoning Desc.:	Residential Constrained
	District (Low-Density)
Flood Plain:	Yes
Flood Zone Designation:	AE
Source of Land Info.:	Public Records

Comments

This 1,320 square foot single-family residence built in 1920 with two bedrooms and one bathroom sold in November 2024 for \$405,000. The residence is one-story over a one-car garage and daylight basement. The 6,000 square foot site is level. A new roof and gutters were installed in 2021. Interior features include laminate/vinyl flooring and a Wolf range in the kitchen. Site improvements include a deck and partial fencing. It is in average condition. It sold \$6,000 above asking. It is livable but the garage and basement conversion is unfinished.







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Location & Property Identification

Property Name:	SFR - 8276 Silva Ave. SE
Sub-Property Type:	Single Family Residence
Address:	8276 Silva Ave. SE.
City/State/Zip:	Snoqualmie, WA 98065
County:	King
Market Orientation:	Small Town - Non Metro
Property Location:	East side of Silva Ave. SE
IRR Event ID:	3336305

\$649,000



Sale Information

Sale Price:
Effective Sale Price:
Sale Date:
Listing Price:
Listing Date:
Sale Status:
\$/SF GBA:
\$/SF NRA:
Grantor/Seller:
Grantee/Buyer:
Property Rights:
Exposure Time:
Document Type:
Recording No.:
Subsidized/Restricted:
Verified By:
Verification Date:
Confirmation Source:

Verification Type:

Secondary Verific. Source:

\$649,000 09/06/2024 \$649,000 07/09/2024 Closed \$515.08 \$515.08 Debra Irene Robb and Larry George Oberst John Erik Araya Fee Simple 1 (months) Warranty Deed 20240906016809 No Maria L. Olson 03/04/2025 Adrianne Jones, Windermere 253-946-1293 **Confirmed-Seller Broker**

Assessor, Deed, NWMLS

Improvement and Site Data

MSA:	Seattle-Tacoma-Bellevue, WA
Legal/Tax/Parcel ID:	784920-2435

GBA-SF: 1,260 NRA-SF: 1,260 Acres(Usable/Gross): 0.17/0.17 Land-SF(Usable/Gross): 7,200/7,200 Usable/Gross Ratio: 1.00 Year Built: 1945 Rectangular Shape: Topography: Level Bldg. to Land Ratio FAR: 0.18 Land to Building Ratio: 5.71 Zoning Code: RC **Residential Constrained** Zoning Desc.: District (Low-Density) Flood Plain: Yes Flood Zone Designation: AE Source of Land Info.: **Public Records**

Comments

This 1,260 square foot single-family residence built in 1945 with two bedrooms, one bathroom, and a one-car detached garage sold in September 2024 for \$649,000. The 7,200 square foot site is level. Interior features include hardwood/tile flooring. Site improvements include a deck, partial fencing, and outbuildings. It is in average condition. It sold at asking. The broker reported that it was a bit rough around the edges and dated, but livable with no deferred maintenance.

SFR - 8276 Silva Ave. SE



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Sale Item 2.







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Location & Property Identification

-	
Property Name:	SFR - 8511 381st Place NE
Sub-Property Type:	Single Family Residence
Address:	8511 381st Pl. SE.
City/State/Zip:	Snoqualmie, WA 98065
County:	King
Market Orientation:	Small Town - Non Metro
IRR Event ID:	3336313

Sale Information

Sale Price:	\$505,000
Effective Sale Price:	\$505,000
Sale Date:	03/04/2024
Listing Price:	\$510,000
Listing Date:	01/26/2024
Sale Status:	Closed
\$/SF GBA:	\$537.23
\$/SF NRA:	\$537.23
Grantor/Seller:	William Sokolich Jr.
Grantee/Buyer:	Xun Sun
Property Rights:	Fee Simple
Exposure Time:	0 (months)
Document Type:	Warranty Deed
Recording No.:	20240311000734
Subsidized/Restricted:	No
Verified By:	Maria L. Olson
Verification Date:	03/04/2025
Confirmation Source:	Kimberly Freutel, Redfin
	425-427-9000
Verification Type:	Confirmed-Seller Broker
Secondary Verific. Source:	Assessor, Deed, NWMLS

Improvement and Site Data

MSA:	Seattle-Tacoma-Bellevue, WA
Legal/Tax/Parcel ID:	942380-0180
GBA-SF:	940



NRA-SF:	940
Acres(Usable/Gross):	0.18/0.53
Land-SF(Usable/Gross):	7,800/23,230
Usable/Gross Ratio:	0.34
Year Built:	1917
Shape:	Irregular
Topography:	Level
Bldg. to Land Ratio FAR:	0.04
Land to Building Ratio:	24.71
Zoning Code:	UR
Zoning Desc.:	Urban Reserve
Environmental Issues:	Yes
Environmental Desc.:	Wetlands
Flood Plain:	Yes
Flood Zone Designation:	AE
Source of Land Info.:	Public Records

Comments

This 940 square foot single-family residence built in 1917 with three bedrooms, 0.75 bathroom, and driveway parking sold in March 2024 for \$505,000. The 23,230 square foot site is level. Kimball Creek runs along the west side of the site. Related wetlands reduce the usable area to approximately 34%. Interior features include ceramic tile/laminate flooring. It is in average condition. It sold \$5,000 below asking. The broker reported that there were a couple offers but it needs approximately \$40,000 of work and has a dated interior.





Sale Item 2.







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Aerial



Wetlands

Location & Property Identification

Property Name:	SFR - 8995 Meadowbrook Way SE
Sub-Property Type:	Single Family Residence
Address:	8995 Meadowbrook Way SE.
City/State/Zip:	Snoqualmie, WA 98065
County:	King
Market Orientation:	Small Town - Non Metro
Property Location:	West side of Meadowbrook Way SE
IRR Event ID:	3336325

Sale Information

Sale Price:	\$500,000
Effective Sale Price:	\$500,000
Sale Date:	08/01/2023
Listing Price:	\$499,000
Listing Date:	06/29/2023
Sale Status:	Closed
\$/SF GBA:	\$704.23
\$/SF NRA:	\$704.23
Grantor/Seller:	Zachary Nelson
Grantee/Buyer:	Peter Stark and Michele
	Sinclair
Property Rights:	Fee Simple
Exposure Time:	0 (months)
Document Type:	Warranty Deed
Recording No.:	20230804000478
Subsidized/Restricted:	No
Verified By:	Maria L. Olson
Verification Date:	03/04/2025
Confirmation Source:	Kathleen Irish, Engel & Volkers 425-221-2606
Verification Type:	Confirmed-Seller Broker
Secondary Verific. Source:	Assessor, Deed, NWMLS
Secondary verme, source.	

Improvement and Site Data



MSA:

Legal/Tax/Parcel ID: 322408-9069 GBA-SF: 710 NRA-SF: 710 Acres(Usable/Gross): 0.17/0.17 Land-SF(Usable/Gross): 7,200/7,200 Usable/Gross Ratio: 1.00 Year Built: 1933 Shape: Rectangular Topography: Level Bldg. to Land Ratio FAR: 0.10 Land to Building Ratio: 10.14 Zoning Code: BG Zoning Desc.: **Business General** Flood Plain: Yes Flood Zone Designation: AE Source of Land Info.: **Public Records**

Comments

This 710 square foot single-family residence built in 1933 with two bedrooms, one bathroom, and a one-car detached garage sold in August 2023 for \$500,000. The 7,200 square foot site is level. Interior features include bamboo/cork/slate flooring. Site improvements include a patio, partial fencing, and outbuildings. It is in average condition. It sold \$1,000 above asking. The broker reported that its location between a commercial property and school on a busy street deterred some buyers.



Sale wo.

Item 2.

Seattle-Tacoma-Bellevue, WA





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Location & Property Identification

Property Name:	SFR - 8075 Maple Ave. SE
Sub-Property Type:	Single Family Residence
Address:	8075 Maple Ave. SE.
City/State/Zip:	Snoqualmie, WA 98065
County:	King
Market Orientation:	Small Town - Non Metro
Property Location:	West side of Maple Ave. SE, east side of Olmstead Ave.
IRR Event ID:	3336355



770

Sale Information

Sale Price:	\$457,000
Effective Sale Price:	\$457,000
Sale Date:	08/24/2022
Listing Price:	\$450,000
Listing Date:	07/30/2022
Sale Status:	Closed
\$/SF GBA:	\$593.51
\$/SF NRA:	\$593.51
Grantor/Seller:	Linda Hartwig
Grantee/Buyer:	Alisha and Kyle Wood
Property Rights:	Fee Simple
Exposure Time:	0 (months)
Document Type:	Warranty Deed
Recording No.:	20220830000971
Subsidized/Restricted:	No
Verified By:	Maria L. Olson
Verification Date:	03/04/2025
Confirmation Source:	Karin Simpson, TEC RE Inc. 425-387-3388
Verification Type:	Confirmed-Buyer Broker

NRA-SF: 770 Acres(Usable/Gross): 0.14/0.14 Land-SF(Usable/Gross): 5,897/5,897 Usable/Gross Ratio: 1.00 Year Built: 1954 Shape: Irregular Topography: Level Bldg. to Land Ratio FAR: 0.13 Land to Building Ratio: 7.66 Zoning Code: OS2 Zoning Desc.: **Open Space** Flood Plain: Yes Flood Zone Designation: AE Source of Land Info.: **Public Records**

Comments

GBA-SF:

This 770 square foot single-family residence built in 1954 with two bedrooms, one bathroom, and a one-car detached garage sold in September 2022 for \$457,000. The 5,897 square foot site is level and triangularly shaped. Interior features include hardwood flooring. Site improvements include full fencing and outbuildings. It is in average condition. It sold \$2,000 above asking. The broker reported that it was in rough shape and needed updating.

Improvement and Site Data

Secondary Verific. Source:

MSA:	Seattle-Tacoma-Bellevue, WA
Legal/Tax/Parcel ID:	784920-1990

Assessor, Deed, NWMLS

SFR - 8075 Maple Ave. SE



Sale Item 2.





RESOLUTION NO. XXXX

A RESOLUTION OF THE CITY OF SNOQUALMIE, WASHINGTON, AUTHORIZING THE MAYOR TO EXECUTE A PURCHASE AND SALE AGREEMENT TO PURCHASE REAL PROPERTY ASSOCIATED WITH THE CITY RIVERTRAIL

WHEREAS, the City of Snoqualmie desires to purchase the real property identified by King County as parcel number 7849200455 (the "Property"); addressed as 7802 Railroad Avenue SE, Snoqualmie, WA 98065 for the purposes of creating a conservation area and passive use park, known as "RiverTrail", formally known as "Riverwalk"; and

WHEREAS, the City of Snoqualmie's Riverwalk Master Plan identifies the property as a remaining potential Riverfront Acquisition Parcel as shown in Exhibit 3, Riverwalk Property Acquisition Status Map and a potential site for a future RiverTrail; and

WHEREAS, the public interest would be served by the acquisition of the Property; and

WHEREAS, the owner of the Property (Hailstone Revocable Trust Property) has expressed interest in selling it through a voluntary purchase and sale agreement (Exhibit 2); and

WHEREAS, the City has secured funding for the purchase of the Property through a combination of King County Conservation Futures Tax (CFT) funds and the Flood Control District to assist the with purchase of the Property;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SNOQUALMIE, WASHINGTON AS FOLLOWS:

Section 1. Authorization to Execute Closing Documents. The City Council approves the real estate purchase and sale contract in substantially the form contained in Exhibit 2, Purchase and Sale Agreement (PSA), and authorizes the Mayor of Snoqualmie to execute the contract with such minor revisions as the Mayor deems necessary and appropriate. Section 2. Necessary Funds. The City Council authorizes the City to deliver the necessary funds and sign all documents necessary for the City to close on the purchase and to acquire the property identified as parcel number 784920-0455, addressed at 7802 Railroad Avenue SE, Snoqualmie, WA 98065.

PASSED by the City Council of the City of Snoqualmie, Washington, this 27th day of May 2025.

Katherine Ross, Mayor

Attest:

Approved as to form:

Deana Dean, City Clerk

Dena Burke, City Attorney