

# CITY OF PUYALLUP

# **Development & Permitting Services**

333 S. Meridian, Puyallup, WA 98371 (253) 864-4165

www.cityofpuyallup.org

Permit No: PRMU20240406

# **RESIDENTIAL - NEW MULTI-UNIT**

Puyallup, WA

Job Address	Address: 2902 E PIONEER, BLDG F, PUYALLUP WA 98372	ISSUED
	Parcel # 0420264021	April 03, 2025

#### Owner

EAST TOWN CROSSING LLC 1001 SHAW RD PUYALLUP, WA 98372

### **Applicant**

Brett Lindsay 523 N D St Tacoma, WA 98403 (253) 468-4117 blindsay@synthesis9.com

#### Contractor

MKM LEGACY LLC 8705 CANYON RD SUITE PUYALLUP, WA 98371 kgrody54@gmail.com WA L&I #:

## **Plumbing Contractor**

MKM LEGACY LLC 8705 CANYON RD SUITE PUYALLUP, WA 98371 kgrody54@gmail.com WA L&I #:

#### **Description of Work**

BUILDING F 3-story apartment building - EAST TOWN CROSSING - 2902 E PIONEER - BUILDING F

Permit Types Residential - New Multi-Unit

Expiration Date: September 30, 2025

#### Total ESU's

#### REQUESTING REQUIRED INSPECTIONS

A list of required inspections can be found on the permitting portal. Log in to your portal account, click on my items, and expand My Building Permit application, My Engineering Permit application, or My Fire Permit application depending on your permit type. Then locate your permit number and click on "request inspection". This will pull up a list of inspection types associated with your permit. Click on the desired inspection type and then click Next Step to begin the inspection request process.

## **Building Components:**

Quantity	Units	Description
24	#UNITS	SDC - Triplex/Apartments (sewer)
4	QTY	SDC - Commercial/Industrial Plumbing Fixtures (sewer)
24	#UNITS	SDC - Triplex/Apartments (water)
3.5	QTY	SDC - Commercial/Industrial Plumbing Fixtures (water)
10.5264	QTY	Street Impact Commercial
24	QTY	Park Impact Residential (500-999 sq ft)
24732	SQ FT	Apartment Homes

203	QTY	Plumbing Fixtures	
24	QTY	Water Heater (PL)	
24	QTY	Appliance Vents not Included in	
		Appliance Permit	
24	QTY	Exhaust Hood/Range Hood	
45	QTY	Exhaust Vent Fan	
24	QTY	Suspended Heater, Recessed Wall	
		Heater, or Floor unit Heater	

Total Value of Work:	\$0.00

#### **Standard Conditions:**

- 1. \* Final approval by the Building Official is required prior to use or occupancy.\* Work shall not proceed until the inspector has approved the stages of construction.\* Surface storm water shall be diverted from the building site and shall not drain onto adjacent properties.\* I hereby acknowledge that I have read this Permit/Application, that the information given is correct; that I am the owner or the duly authorized agent of the owner; that plans submitted herewith are in compliance with all applicable city, county and state laws and that all construction will proceed in accordance with said laws. This permit shall expire if work is not commenced with 180 days or if the work is suspended for a period of 180 days. Permits expire two years from issuance. \* By leaving the contractor information section blank, I hereby certify further that contractors (general or subcontractors) will not be hired to perform any work in association with this permit. I also certify that if I do choose to hire a contractor (general or subcontractor) I will only hire those contractors that are licensed by the State of Washington. If you are a property owner, contractor or permittee and you are paying for someone to perform the work, they must have a valid contractor registration and the person(s) installing plumbing inside a structure must meet the plumbing certification requirements. If you have any questions regarding these regulations, you may contact the Washington State Department of Labor and Industries or you can find more information on-line at: http://www.lni.wa.gov/TradesLicensing/Contractors/HireCon/default.asp
- 2. Development Engineering standard commercial conditions:
- \*\* Prior to STARTING work the applicant shall request an erosion and sediment control inspection using the CityView permit portal at least 48 hours in advance of job start \*\*
- \*\* Sediment control and erosion procedures shall be practiced eliminating and preventing off site damage. Stormwater runoff originating upgrade of exposed areas shall be controlled to reduce erosion and sediment loss during the period of exposure. See civil permit PRCCP20230970 for specifications \*\*
- Sediment control and erosion procedures shall be practice to eliminate and prevent off site damage. Stormwater runoff originating upgrade of exposed areas shall be controlled to reduce erosion and sediment loss during the period of exposure. Attached to the site plan is the city of puyallup's stormwater fact sheet. or See approved civil plan PRCCP20230970 for approved method of control.
- \*\* Stormwater control of roof downspouts must be controlled. See civil permit PRCCP20230970 for specifications \*\*
- All commercial development, multi-family, mixed use facility,or irrigation systems water service connections must have installed an approved backflow prevention assembly installed as directed by the Puyallup Municipal Code 14.02.220(3) and conforming to city standard section 03.04 backflow installation. A double detector check valve assembly (DDCVA) is required as directed by the City of Puyallup, Fruitland Mutual Water Company, Tacoma City Water or Valley Water District.
- A commercial development must have installed a side sewer sampling tee installed in conformance to city standard section 04.03 side sewer.
- The applicant is responsible to schedule all utility inspections prior to backfilling
- The builder/owner shall be responsible for keeping the existing right-of-way free of debris and dirt. Any violation of PMC chapter 21.14 pertaining to clearing, filling and grading, erosion and sediment control, and storm water discharges shall be prosecuted to the fullest extent of the law.- Any addition/expansion to the footprint of the building including decks and porches not originally shown on the approved set of plans must obtain proper permits prior to construction.
- The applicant is responsible to call the utility notification center at 1-800-424-5555 before beginning any excavation. Call

before you dig, it's the law.

- No work shall be done in or on the public right of way without a licensed and bonded contractor first obtaining a right of way permit.
- Any code requirement that may have been overlooked in this plan review does not imply that the requirements have been waived.

The Permittee shall defend, indemnify and hold the Public Entity, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or in connection with activities or operations performed by the Permittee or on the Permittee's behalf out of issuance of this Permit, except for injuries and damages caused by the sole negligence of the Public Entity. However, should a court of competent jurisdiction determine that RCW 4.24.115 applies to this Permit, then the Permittee agrees to defend, indemnify and hold the Public Entity, its officers, officials, employees and volunteers harmless to the maximum extent permitted thereunder. It is further specifically and expressly understood that the indemnification provided herein constitutes the Permittee's waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Agreement.

6. Park impact fee was established by Ordinance 3142 dated July 3, 2017 and shall be charged per new dwelling unit based on its size:

Park Impact Fee (Per residential dwelling Unit):

Less than 500 sqft \$1,560.05 500 - 999 sqft \$2,313.53 1,000 - 1,999 sqft \$3,291.31 2,000 sqft or more \$4,017.30

24 units 500-999 sqft = \$55,524.72

Permit is valid 180 days from date of issuance. Permit validity is subject to all adhering to all applicable codes, ordinances and standards, and conditions of this permit.

### Conditions

The items listed in the table below are outstanding conditions that need to be resolved prior to occupany and/or final inspection.

Condition	Condition	Department	Condition
Category			Status
Prior to	Civil permit PRCCP20240808 must be issued prior to	Engineering	Resolved
Issuance	the release of this building permit. LL 4/04/2024	Division	
	Civil permit PRCCP20240808 issued on 2/12/2025.		
	[Yianni Charitou @ 02/28/2025 9:45 AM]		
Prior to	All work associated with civil permit PRCCP20240808	Engineering	Open
Occupancy	must be completed and a final approval granted prior	Division	
	to occupancy. LL 4/04/2024		
Prior to	The approved Stormwater Maintenance Agreement	Engineering	Open
Occupancy	shall be recorded prior to the City granting a	Division	
	certificate of occupancy. Once recorded, provide the		
	City with the Auditor File Number (AFN) for		
	verification.		

Prior to	Per Puyallup Municipal Code Chapter 11.24, the	Engineering	Resolved
Issuance	property is subject to two recorded sanitary sewer	Division	
	latecomer's agreements. The property owner will be		
	required to submit a development contribution		
	latecomer fee for the Viking JV, LLC sanitary sewer		
	main extension and sanitary sewer lift station/force		
	main as defined in latecomer's agreements recorded		
	under AFNs 202107061306 and 202406210039,		
	respectively. The latecomer's development		
	contribution fees have not been assessed on building		
	permit application PRCNC20241917. The		
	contribution of each latecomer's fee must be		
	reevaluated to take into consideration any calculation		
	changes from boundary line adjustment application		
	PLBDJ20240103 and any latecomer's contribution fees		
	paid under any other development permits associated		
	with the the East Town Crossing project.		
	Latecomer contribution fees paid under		
	PRCNC20241917. [Yianni Charitou @ 03/18/2025		
	12:30 PM]		
Prior to	According to PMC Chapter 19.06.020, contiguous	Engineering	Resolved
Occupancy	parcels are required to be combined when they share	Division	
	common facilities including but not limited to access,		
	parking, utilities, open space, landscaping, signage,		
	etc., for which no easements or other legal		
	instruments exist to ensure continuous ownership,		
	use and maintenance of such facilities. In this		
	particular case, the East Town Crossing parcels share		
	such facilities including driveway access, parking,		
	landscaping, trash enclosures, and utilities. Prior to		
	building permit issuance, the applicant shall apply for		
	and provide a recorded legal instrument for the		
	continuous ownership, use, and maintenance of the		
	common facilities in compliance with Puyallup		
	Municipal Code.		
	Ken Cook, Development Engineering manager,		
	directed that this condition only apply to the final		
	building permit associated with this development.		
	[Yianni Charitou @ 03/27/2025 4:08 PM]		

Prior to	BEFORE PERMIT CAN BE ISSUED - APPLICANT MUST	Development	Resolved
Issuance	PROVIDE THE RECORDED LIEN DOCUMENT FROM	& Permitting	
	PIERCE CO ASSOCIATED WITH THE DEVELOPMENT	Services	
	AND IMPACT FEE DEFERRAL		
	RECORDED DOCUMENTS RECEIVED 3.3.25		
	[Jeannesha Frazier @ 02/25/2025 12:22 PM]		
Prior to	Must provide letter from Puyallup School District	Development	Resolved
Issuance	stating that school impact fees have been paid.	& Permitting	
	Received 4.3.25 [Jeannesha Frazier @ 04/03/2025 3:39	Services	
	PM]		
Prior to	Payment of Deferred Impact Fees must be paid within	Development	Open
Completion	18 months of permit issuance or prior to scheduling	& Permitting	
	Final Building Inspection (which ever comes first).	Services	

I certify that I am the owner of this property or the owner's authorized agent, including an appropriately licensed contractor. I have read and examined this application and furnished true and correct information. I will comply with all provisions of law and ordinances governing this type of construction work, whether specific herein or not. By submitting this application, I give the jurisdiction permission to enter the property to perform inspections. The granting of this permit does not presume or give authority to violate or cancel the provisions of any other state or local law regulating construction or the performance of construction. I understand that failure to comply with the above may result in revocation of the permit.

**Applicant:** Brett Lindsay