

CITY OF PUYALLUP **Development & Permitting Services** 333 S. Meridian, Puyallup, WA 98371 (253) 864-4165

www.cityofpuyallup.org

Permit No: PRCCP20250096

# CIVIL CONSTRUCTION PERMIT

Puyallup, WA

Job Address	Address: 2511 INTER AVE, PUYALLUP, WA 98372 Parcel # 210520018021052001912105200192	<b>ISSUED</b> July 02, 2025
Owner BPLC PROPERTIES LL	.C 2412 INTER AVE PUYALLUP, WA 98372-3425 rebecca@bplcproper	tiesIIc.com
Applicant CES NW Inc. 429 29	th St. NE, suite D Puyallup, WA 98372 (253) 848-4282 submittals@ces	nwinc.com
Contractor WA Underground In	c. PO Box 7788 Bonney Lake, WA 98391 (253) 362-9545 Tom@waund	dergroundinc.com WA L&I #:
Description of Wor BPLC North site civil	<b>k</b> submittal. This is a new submittal to replace previous submittal E-21-00	)71 PROVAC
Permit Types Civil Construction Permit		
Expiration Date: De	cember 29, 2025	
Total ESU's 20		
A list of required ins expand My Building permit type. Then Ic	<b>TIRED INSPECTIONS</b> pections can be found on the permitting portal. Log in to your portal a Permit application, My Engineering Permit application, or My Fire Perm porter your permit number and click on "request inspection". This will put permit. Click on the desired inspection type and then click Next Step t	it application depending on your Ill up a list of inspection types

## Building Components:

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Quantity	Units	Description		
1	EA	Civil Construction Permit		
1	EA	Right-of-Way		
33560	SQ FT	SDC - Commercial/Industrial Plumbing Fixtures (storm)		
		Total Value of	· Work:	\$0.00

## Standard Conditions:

1. Development Engineering standard civil construction conditions:

- 1. Construction permitted as per approved civil plans.
- 2. Construction permit shall expire by limitation and be declared void if:
- a. Work is not started within 180 days of obtaining the permit.
- b. Work is abandoned for 180 days or more after beginning work.
- c. After two years from the date of permit issuance, regardless of whether work is finished.

3. Any changes to the scope of work approved on the civil plans shall be submitted on a Plan Change Request to the Engineering Services Staff for review.

4. Any changes that require a request to vary from the design standards approved on the civil plans shall be submitted on an Alternative Methods or Construction Materials Request along with an application fee to the Engineering Services Staff for review.

5. 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. NOTE: Effective January 1, 2013, RCW 19.122 - Before conducting any construction or excavation within 100 feet of a right-of-way or utility easement containing a transmission pipeline, a person must notify the pipeline companies of the scheduled excavation through the one-number locator service 811. Notification must occur in a window of not less than 2 business days, but not more than 10 business days before beginning the excavation. If a transmission pipeline company is notified that excavation work will occur near a pipeline, a representative of the company must consult with the excavator on-site prior to excavation.

6. It is the responsibility of the applicant/property owner to obtain all necessary approvals/permits from state, federal, and other agencies that have regulatory authority.

7. Should the City become aware of conditions that invalidate the original design data used to obtain the permit or determine that the applicant is not complying with the conditions of the permit or approved plans, the City may revoke the original permit and/or order work stopped on the project. The City may require the owner to submit a new application for review and approval.

8. All work associated with the Site Development Permit must be completed and approved by the City prior to receiving final approval of building permits.

9. I hereby acknowledge that I have read and understand the contents of this permit and I hereby state that the information I have supplied is true and correct.

#### Indemnification / Hold Harmless

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.

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.

12. Coordinate with the city prior to initiating paving and street light installation. Coordiantion opportunities exist as the city is

paving portions of Inter Ave this year and another project on the north side of Inter Ave (EJ Poultry - Parcel #2105200150) is proposing to install street lights with a connection to the cabinet that is east of this project within a similar time frame.

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 Category	Condition	Department	Condition Status
Prior to	Provide a Traffic Control Plan on 3rd submittal	Traffic Division	Resolved
Issuance	See City Standard TCP's 7 & 11		
SEPA	SEPA Mitigation Measure - Environmental Health: The	Planning	Open
Condition	use of the site for a vactor truck business, which	Division	
	involves the use of a vacuum truck that has a pump		
	designed to pneumatically suck liquids, sludges,		
	slurries, or the like from a location into the tank of the		
	truck, could feasibly result in environmental health		
	impacts such as contamination of surface waters from		
	liquids contained within the tank if not properly		
	mitigated. Required mitigation shall include:		
	a. Decanting of any materials contained within the		
	vactor trucks shall be performed at facilities licensed		
	by a local Department of Health.		
	b. Vactor trucks shall be dumped and washed offsite		
	and returned to the facility at 2511 INTER AVE clean		
	and empty.		
	c. Fueling of all trucks, including but not limited to		
	vactor trucks, shall be done offsite.		
SEPA		Planning	Resolved
Condition		Division	
Prior to	Please contact the DPS Support Specialist, Robin	Engineering	Resolved
Issuance	Loewen at RLOEWEN@PUYALLUPWA.GOV to request	Division	
	a pre-construction meeting prior to starting site work.		

Prior to	A Performance Bond must be received by the City of	Engineering	Resolved
Issuance	Puyallup prior to permit issuance. The Performance Bond shall be 150% of the estimated cost of work in the ROW per the approved cost estimate received prior to plan approval (attached in CityView Portal under Documents & Images section). See	Division	
	https://www.cityofpuyallup.org/DocumentCenter/Vie w/16622/Performance-Bond-51122-appvd-by-Legal for more information.		
Prior to Issuance	Email a signed Inadvertent Discovery Plan to RLOEWEN@PUYALLUPWA.GOV.	Engineering Division	Resolved
Prior to Issuance	Overtime Inspection Fees / Main Shutdown Fees form is to be received prior to permit issuance. Signing this form is acknowledgement that there may be billed overtime inspection fees per the current fee schedule and that whenever the City Water Division staff is required to perform a mainline shutdown the fees shall be billed at \$134.00 per event plus \$10.00 per tag. Instances when a shutdown is performed outside regular working hour's additional overtime fees will be billed at the current overtime billing rate (3 hour minimum call out time).	Engineering Division	Resolved
Prior to Issuance	Certificate or Insurance/CG2012 must be received prior to issuance	Engineering Division	Resolved
Prior to Issuance	A Clear, Fill and, Grade Bond must be received by the City of Puyallup prior to permit issuance. The amount of the bond shall not be less than the total estimated construction cost of the interim and permanent erosion and sediment control measures per the approved cost estimate received prior to plan approval. See https://www.cityofpuyallup.org/DocumentCenter/Vie w/16621/CFG-Bond-101822-appvd-by-Legal for more information.	Engineering Division	Resolved

Prior to	A Stormwater Performance Bond must be received by	Engineering	Resolved
Issuance	the City of Puyallup prior to permit issuance. The	Division	
	Stormwater Performance Bond shall be 125% of the		
	estimated cost of stormwater facility construction or		
	improvement per the approved cost estimate		
	received prior to plan approval (attached in CityView		
	Portal under Documents & Images section). See		
	https://www.cityofpuyallup.org/DocumentCenter/Vie		
	w/18269/STORMWATER-Performance-Bond- for		
	more information.		
Prior to	Attention to the Building Permit, B-21-0263, now	Development	Resolved
Issuance	PRCTI20250103. It has outstanding fees and	& Permitting	
	inspections for unpermitted work. This permit shall be	Services	
	ready to issue prior to this civil permit being issued.		
	[Jamie Carter @ 03/25/2025 3:20 PM]		
Prior to	Must provide Contractor doing the work to be named	Development	Resolved
Issuance	on permit. Contractor must be registered with	& Permitting	
	Washington State Labor and Industries AND have a	Services	
	valid City of Puyallup business license endorsement		
	with Washington State Department of Revenue.		

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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: CES NW Inc.