

City of Shoreline | 17500 Midvale Avenue North | Shoreline, WA 98133 Phone 206-801-2700 | Email: <u>clk@shorelinewa.gov</u> | <u>www.shorelinewa.gov</u>

### SHORELINE CITY COUNCIL VIRTUAL/ELECTRONIC REGULAR MEETING AGENDA Monday, May 2, 2022 at 7:00 p.m. on Zoom

Join Zoom Webinar: <u>https://zoom.us/j/95015006341</u> Call into Webinar: 253-215-8782 | Webinar ID: 950 1500 6341 (long distance fees may apply)

The City Council is providing opportunities for public comment by submitting written comment or by joining the meeting webinar (via computer or phone) to provide oral public comment:

**Sign-Up to Provide Oral Testimony** *Pre-registration is required by 6:30 p.m. the night of the meeting.* 



**Submit Written Public Comment** Written comments will be presented to Council and posted to the website if received by 4:00 p.m. the night of the meeting; otherwise, they will be sent and posted the next day.

ime
7:00

- **3.** APPROVAL OF THE AGENDA
- 4. **REPORT OF THE CITY MANAGER**

### 5. COUNCIL REPORTS

### 6. PUBLIC COMMENT

Members of the public may address the City Council on agenda items or any other topic for three minutes or less, depending on the number of people wishing to speak. The total public comment period will be no more than 30 minutes. If more than 10 people are signed up to speak, each speaker will be allocated 2 minutes. Please be advised that each speaker's testimony is being recorded. Speakers are asked to sign up by 6:30 p.m. the night of the meeting via the <u>Remote Public Comment Sign-in form</u>. Individuals wishing to speak to agenda items will be called to speak first, generally in the order in which they have signed up.

### 7. CONSENT CALENDAR

(a)	Approval of Minutes of Regular Meeting of April 4, 2022 Approval of Minutes of Regular Meeting of April 11, 2022	<u>7a1-1</u> 7a2-1
(b)	Adoption of Ordinance No. 943 - Amending Certain Sections of Shoreline Municipal Code Chapter 13.10 Surface Water Utility for a New Source Control Program	<u>7b-1</u>
(c)	Adoption of Resolution No. 487 - Approving the Relocation Plan and the City Manager Property Acquisition Authority for the N 175 <sup>th</sup> Street, Stone Avenue N to I-5 Project	<u>7c-1</u>
(d)	Adoption of Ordinance No. 956 - Authorizing the Use of Eminent Domain for Acquisition of Certain Real Properties to Construct the N 175 <sup>th</sup> Street, Stone Avenue N to I-5 Project	<u>7d-1</u>

(e) Authorizing the City Manager to Execute an Agreement with the Transportation Improvement Board to Obligate \$600,000 for the Complete Streets Work Program

### 8. ADJOURNMENT

Any person requiring a disability accommodation should contact the City Clerk's Office at 206-801-2230 in advance for more information. For TTY service, call 206-546-0457. For up-to-date information on future agendas, call 206-801-2230 or visit the City's website at <u>shorelinewa.gov/councilmeetings</u>. Council meetings are shown on the City's website at the above link and on Comcast Cable Services Channel 21 and Ziply Fiber Services Channel 37 on Tuesdays at 12 noon and 8 p.m., and Wednesday through Sunday at 6 a.m., 12 noon and 8 p.m.

### DOWNLOAD THE ENTIRE CITY COUNCIL PACKET FOR MAY 2, 2022



### LINK TO STAFF PRESENTATIONS

### SHORELINE CITY COUNCIL CLOSED SESSION

Monday, May 2, 2022 7:20 p.m. (Estimated Time) Held Remotely on Zoom

LINK TO PUBLIC COMMENT RECEIVED

### CLOSED SESSION PURSUANT TO RCW 42.30.140(4)(b) – Discussing Collective Bargaining

Per 42.30.140(4)(b) Council may hold a closed session to plan or adopt a strategy or position to be taken by the City Council during the course of any collective bargaining.

7e-1

7:20

### CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

	Proclamation of National Bike Month in the City of Shoreline City Manager's Office/Public Works		
PRESENTED BY:	Nora Daley-Peng, Senior Transportation Planner		
ACTION:	Ordinance Resolution Motion		
	Discussion Public HearingX Proclamation		

### **ISSUE STATEMENT:**

May is National Bike Month, which is celebrated in communities nationwide with an ever-expanding diversity of events to promote bicycling for recreation and transportation. In December 2018, the City of Shoreline was honored to receive a Bronze Bicycle Friendly Community (BFC) award from the League of American Bicyclists for our work developing a bicycle network throughout Shoreline that is safe and convenient for all riders. The creation of bicycle friendly communities has been shown to improve people's health, well-being, and quality of life; grow the local economy; improve traffic safety; support student learning outcomes; and reduce pollution, congestion, and wear and tear on streets.

Declaring the month of May as National Bike Month in the City of Shoreline reaffirms the City's commitment to the value and benefit of bicycling for recreation and transportation and emphasizes the health and economic health benefits derived from bicycling throughout Shoreline. This proclamation encourages all people to join communities across the nation in celebrating May 2022 as National Bike Month.

### **RECOMMENDATION**

The Mayor should read the proclamation.



## PROCLAMATION

**WHEREAS**, on December 6, 2018, the City of Shoreline was honored to receive a Bronze Bicycle Friendly Community award from the League of American Bicyclists for our work at developing a bicycle network throughout Shoreline that is safe and convenient for all riders; and

**WHEREAS**, residents and visitors of all ages and abilities engage in bicycling for recreation and transportation; and

**WHEREAS**, using a bicycle as a mode of travel helps to reduce pollution, stimulate the local economy, and improve bicyclists' health and well-being; and

WHEREAS, groups are promoting greater public awareness of bicycle operations and safety to reduce collisions and improve health and safety for everyone on the road; and

**NOW, THEREFORE**, I, Keith Scully, Mayor of the City of Shoreline, on behalf of the Shoreline City Council, hereby proclaim the month of May 2022 as

## NATIONAL BIKE MONTH

in the City of Shoreline and encourage all people to celebrate the month of May by bicycling for recreation and transportation.

Keith Scully, Mayor

### **CITY COUNCIL AGENDA ITEM**

CITY OF SHORELINE, WASHINGTON

	Proclamation of Mental Health Awareness Month Recreation, Community and Cultural Services		
PRESENTED BY:	Bethany Wolbrecht-Dunn, Community Services Manager		
ACTION:	Ordinance Resolution Motion		
	Discussion Public Hearing <u>X</u> Proclamation		

### PROBLEM/ISSUE STATEMENT:

In observance of May as Mental Health Awareness Month, this proclamation recognizes the prevalence of mental illness and the significant impact it has on many individuals and families. The City of Shoreline provides support for individuals experiencing mental health impacts by providing funding to the Center for Human Services Behavioral Health Program which provides services on a sliding fee scale.

Because stigma related to mental illness can be a barrier to seeking needed treatment, it is especially important to raise awareness that mental health is an integral part of overall health, and that support and treatment options are available.

### RECOMMENDATION

Staff recommends that the Mayor read the proclamation.



## PROCLAMATION

WHEREAS, mental health is a part of overall health; and

**WHEREAS**, mental health sustains an individual's thought processes, relationships, productivity, and ability to adapt to change; and

**WHEREAS**, one in 25 adults live with mental illness, such as major depression, bipolar disorder, or schizophrenia; and

**WHEREAS**, roughly one-half of chronic mental illness begin by the mid-teens and three-fourths by the mid-20s; and

**WHEREAS**, early identification and treatment can make a difference in successful management of mental illness and recovery; and

**WHEREAS**, it is important to maintain mental health and to recognize the symptoms of mental illness and seek help when it is needed; and

WHEREAS, every citizen and community can help end the silence and stigma surrounding mental illness; and

**WHEREAS**, Mental Health Awareness Month is an opportunity to increase public understanding of the importance of mental health and to promote the identification and treatment of mental illness;

**NOW, THEREFORE,** I, Keith Scully, Mayor of the City of Shoreline, on behalf of the Shoreline City Council, do hereby proclaim May 2022, as

## **MENTAL HEALTH AWARENESS MONTH**

in the City of Shoreline.

Keith Scully, Mayor

## **CITY OF SHORELINE**

### SHORELINE CITY COUNCIL SUMMARY MINUTES OF REGULAR MEETING

The purpose of these minutes is to capture a high-level summary of Council's discussion and action. This is not a verbatim transcript. Meeting video and audio is available on the City's website.

Monday, April 4, 2022 7:00 p.m. Held Remotely via Zoom

- <u>PRESENT</u>: Mayor Scully, Deputy Mayor Robertson, Councilmembers Mork, Roberts, Pobee, and Ramsdell
- <u>ABSENT</u>: Councilmember McConnell
- 1. CALL TO ORDER

At 7:00 p.m., the meeting was called to order by Mayor Scully who presided.

2. ROLL CALL

Upon roll call by the City Clerk, all Councilmembers were present except for Councilmember McConnell.

# Deputy Mayor Robertson moved to excuse Councilmember McConnell for personal reasons. The motion was approved by unanimous consent.

(a) Proclamation of Sexual Assault Awareness Month

Mayor Scully announced the proclamation of Sexual Assault Awareness Month in Shoreline.

3. APPROVAL OF THE AGENDA

The agenda was approved by unanimous consent.

4. REPORT OF CITY MANAGER

Debbie Tarry, City Manager, reported on various City meetings, projects, and events.

5. COUNCIL REPORTS

Councilmember Pobee reported his attendance at a meeting of the SeaShore Transportation Forum and said their biggest updates were related to Orca cards, project funding, and Highway 99. April 4, 2022 Council Regular Meeting

### 6. PUBLIC COMMENT

The Council heard comments from the public from approximately 7:05 p.m. to 7:26 p.m. Written comments were also submitted to Council prior to the meeting and are available on the <u>City's website</u>.

Melody Fosmore, Shoreline resident and member of the Tree Preservation Code Team (TPCT), stated that she found in the tree removal template in the 2021 Engineering Development Manual that lists recommendations proposed by the TPCT and thanked staff for including the information and she stated support for the 45-day approval for tree removal and noticing methods.

Gayle Janzen, Shoreline resident and member of the TPCT, asked for transparency through the tree code in SMC chapter 12.30 regarding nonhazardous public trees and she listed the recommendations she asked Council to approve.

Nancy Morris, Shoreline resident, asked Council for more transparency in the design stage of development projects with public tree removal before construction begins.

Kathleen Russell, Shoreline resident, stated that the TPCT tracks public tree removal and asked that information on public tree removal be more easily accessible.

Rebecca Jones, Shoreline resident, spoke about the public's success in saving trees when there is ample time for public comment and asked Council to provide more time for public comment on tree's proposed for removal.

Jackie Kurle, Shoreline resident, advocated for transparency and an online method for accessing available data regarding the Enhanced Shelter.

Courtney Ewing, Shoreline resident and member of the Richmond Highlands Neighborhood Association and Linden 10, spoke about a 395-unit development replacing the Garden Park Apartments on Linden Avenue that she said will contradict the zoning limit and she expressed concern with garage access and sidewalks.

Derek Blackwell, Shoreline resident, listed several issues with the proposed development on Linden Avenue and offered potential solutions to address them. He also cited the increased traffic congestion on the two-lane road as a major safety issue for residents and emergency service vehicles.

### 7. CONSENT CALENDAR

# Upon motion by Deputy Mayor Robertson and unanimously carried, 6-0, the following Consent Calendar items were approved:

(a) Approval of Special Meeting Minutes of Annual Strategic Planning Workshop of March 4 & 5, 2022

- (b) Adoption of Resolution No. 488 Approving the Relocation Plan and the City Manager Property Acquisition Authority for the State Route 523 (N/NE 145th Street) & I-5 Interchange Project
- (c) Adoption of Ordinance No. 957 Authorizing the Use of Eminent Domain for Acquisition of Certain Real Properties to Construct the State Route 523 (N/NE 145th Street) & I-5 Interchange Project
- (d) Approval of Property Tax Exemption Program Contract for the Shoreline Multifamily, LLC Project Located at 18551 Aurora Avenue N

### 8. STUDY ITEMS

 (a) Discussion of Ordinance No. 960 - Amending Shoreline Municipal Code Chapter 12.30 Public Tree Management

Administrative Services Director, Sara Lane, recalled that the Tree Preservation Code Team submitted 13 amendments related to tree retention and preservation. Tonight's discussion is related to one of their amendments that was reviewed by the Parks, Recreation and Cultural Services/Tree Board (PRCS/TB) to set a 90-day notice for removal of all public trees. She noted that PRCS/TB compromised and instead supports codification of a 45-day notice, however, staff does not support either of these amendments given public engagement will not change the outcome of the removal and there would be an increase in development delays and staff resources. Ms. Lane said staff is recommending other changes to SMC 12.30 that would establish the PRCS/TB, correct position titles, and clarify code language along with other housekeeping changes.

Citing a project involving the Washington State Department of Transportation (WSDOT), Council asked for an explanation on why the length of time for public notification of a tree removal would not change the outcome for these trees and City Manager, Debbie Tarry explained that the WSDOT permits had yet to be issued unlike other projects where the decision to remove a tree has already been approved. She explained the challenges with managing the discussion with the applicant and the public through the application process and concluded that the Development Code defines how permits are reviewed and staff must comply with these for consistency.

Regarding the financial impact of the proposed changes, Ms. Lane explained that the 45 days as proposed would not cause a financial impact as work could be reprioritized to accommodate the changes, but anything beyond 45 days would require additional staff time.

Council agreed that 45 days is excessive and would make little impact to the final determination of a permit, and asked staff to elaborate on the opportunities the public has to influence the outcome prior to a permit being issued with the idea of codifying language to clarify the process. Mayor Scully said he believes it would not be challenging to implement a process to notify the public of a potential tree removal before a permit is issued and offered a solution practiced by

other cities to notice upon receipt of an application to make it easier for the public to voice their concerns.

(b) Discussion of Ordinance No. 961 Unlimited Tax General Obligation (UTGO) Bond 2022 – Park Improvement and Park Land Acquisition and Ordinance No. 962 Amending Ordinance No. 829 Limited Tax General Obligation Bond Anticipation Notes

Ms. Lane first explained Ordinance No. 961 saying that it would delegate authority to the City Manager to conduct the sale of \$38.5 Million in bonds in order to improve 80 parks and acquire and improve park land. She detailed the parameters of the bond and stated that there would be a \$125,000 cost to issue the debt, shared the costs for the park projects with the stipulation that they are estimated in "today's dollars", and reported that staff is also seeking grant funding to complete the projects but would use general funds if needed. Ms. Lane said that staff announced their request for qualifications and will be using a progressive design build approach to increase efficiency and lower the costs and risks of the projects and she said they will be ready to start permitting in the summer of 2023. After acknowledging the capacity strain in the Planning and Community Development Department, Ms. Lane said their goal is to have final completion by the end of 2024. Ms. Lane then discussed Ordinance No. 962 to amend Ordinance No. 829 to extend the City's outstanding General Obligation Bond Anticipation Note (BAN) to December 1, 2025, reduce the principal amount to \$16.6 million, and lower the interest rate to 2.75% all in support of the purchase of park properties and a potential future pool and community center.

Council asked how the general fund could be used and how staff negotiated a lower interest rate to which Ms. Lane responded that with Council's direction, general funds can be directed to a multitude of areas as part of a budget deliberation process and explained that the interest rate rose from its initial 1.92% two years ago to 3.25% and the renegotiation reduced that to 2.75%.

Mayor Scully said he is concerned with extending what was supposed to be a short-term bond that is leading the City to hold onto real estate that was purchased to build an aquatics and community center and said he would like to have a policy discussion on what to do with the property. Ms. Lane responded stating that a cross-jurisdictional feasibility study is being conducted for a future community pool and said with the deadline in November, staff felt locking in a lower interest rate now would be preferable to waiting and Ms. Tarry added that exploring options for an aquatic solution would take at least a year but would result in long-term options for Council to consider for the property. Ms. Lane continued explaining that with the extension, the City could prepay for the property giving the City the most flexibility to determine its outcome, otherwise, the City would hold on to the property and pay the interest for the three years.

Councilmember Roberts commented that the property is one that met the City's size and location criteria and said putting it on the market does not seem to make sense and expressed support for the extension and staff's judgement on payment terms.

(c) Discussion of the Transportation Master Plan Update: Draft Transit, Shared-use Mobility, and Pedestrian Plan

Senior Transportation Planner, Nora Daley-Peng, introduced the presentation as the fifth in a series of presentations on the Transportation Master Plan (TMP) focused on shared use mobility hubs and pedestrians and announced that the project team is preparing to launch Outreach Series 3 in April and developing a draft transportation project list. Ms. Daley-Peng spoke about staff's work to advocate for additional transit services in Shoreline and stated that their goal is to enhance speed and reliability for community members by working with Sound Transit to identify and plan networks to the Light Rail Station and neighborhood centers in Shoreline. She explained the concept of mobility hubs and discussed the draft for Shoreline's shared use mobility health plan that was developed by the University of Washington's Evan School. She then reviewed the project team's draft pedestrian plan that shows the City's existing and future sidewalks including those part and not part of the Sidewalk Prioritization Plan.

When asked where funding would come from to create the mobility hubs, Ms. Daley-Peng explained that staff must recognize the need and plan locations for the hubs and then would pursue partnerships and grant opportunities, but she said staff wanted to first ask Council to set policy that they are an emerging technology and then move into a feasibility study. Councilmember Roberts suggested that the mobility hubs would be a nice addition to the community but he would not want them to be a priority over more pressing needs and advised that staff should add sidewalks to the draft pedestrian plan.

Elaborating on the Outreach Series, Ms. Daley-Peng said staff is putting together self-guided posters and comment cards and working with venues so the public can encounter the materials as part of their daily life such as in school cafeterias and she said she hopes to have staff hours delegated to having organic conversations with the public along with online surveys, yard signs, and presentations.

(d) Update on the Wastewater Rate Study Project and Policy Discussion

Ms. Lane introduced Gordon Wilson, a Senior Program Manager with FCS GROUP, who she said the City has on retainer to do the wastewater rate study. Mr. Wilson first explained capital funding concepts, discussed narrow-based and broad-based funding sources, compared cash funding to debt financing and stated that the cash versus debt funding decision will affect rates, and showed how key rate components interact to determine the revenue requirement forecast for capital projects. Next, Mr. Wilson spoke about low-income customer assistance programs and described four levels of low-income programs including Shoreline's current program and he detailed each level's process, eligibility requirements, and impacts to the City and he offered options and outcomes if the City were to expand the current assistance program to reach more residents in need. Finally, Mr. Wilson spoke about wastewater rate design options and he listed the charges that go into providing the wastewater utility and stated that 90% of the cost goes to King County and some to the City of Edmonds. He said there has been interest in incorporating a volumetric component to the rate and he analyzed several forms of rate design and their impact on the City, pointing out significant administrative needs with implementing volume-based rates.

Ms. Lane presented staff recommendations to ask FCS GROUP to: include a balance of the appropriate funding tools and their rate study; explore low-income assistance levels three and

four for potential implementation; and to continue charging a flat rate for single family customers.

Councilmember Roberts and Mork expressed support for the staff recommendations regarding capital funding tools and rate design and Councilmember Roberts advised staff to ensure enough is contributed to maintain the utility system but cautioned against aspects of the low-income assistance program that would make administration too complicated. He highlighted that property owners are ultimately responsible for paying the utility bill and asked staff to find out how many households are paying for the utility directly versus paying as an incorporated cost with rent. Ms. Lane stated that a partnership with Seattle City Light may limit the administrative burden in working to qualify and manage a low-income program, if Council accepted their low-income qualifications.

Council asked about the fiscal impact of expanding the low-income program and Mr. Wilson explained that there is a disparity between residents who need assistance and those receiving assistance and he stated that the variables from discounts on top of increased administration costs need to be balanced to make up the revenue. Ms. Lane expanded on her opposition to level two for the low-income program and reasoned that a full-time employee would be needed to accommodate additional administration demand and she concluded that the level four would be more feasible than level two but would carry more overhead than level three. She offered to bring back models of different options if Council was interested. Councilmember Ramsdell stated support for level three in order to be more inclusive of the low-income population. Council agreed that more information on the fiscal impacts of the program options is needed to make a decision.

Mayor Scully commented that while there is not much Council can do about rental rates, they can make a difference with wastewater rates for those in need and he voiced support for level three and concern with level four. Mr. Wilson added a drawback to level four, the rebate check option, is that it is an annual rebate when usually a more frequent rebate is needed.

### 9. ADJOURNMENT

At 9:25 p.m., Mayor Scully declared the meeting adjourned.

Jessica Simulcik Smith, City Clerk

## DRAFT

## **CITY OF SHORELINE**

### SHORELINE CITY COUNCIL SUMMARY MINUTES OF REGULAR MEETING

The purpose of these minutes is to capture a high-level summary of Council's discussion and action. This is not a verbatim transcript. Meeting video and audio is available on the City's website.

Monday, April 11, 2022 7:00 p.m. Held Remotely via Zoom

- <u>PRESENT</u>: Mayor Scully, Deputy Mayor Robertson, Councilmembers McConnell, Mork, Roberts, Pobee, and Ramsdell
- ABSENT: None.
- 1. CALL TO ORDER
- At 7:00 p.m., the meeting was called to order by Mayor Scully who presided.
- 2. ROLL CALL

Upon roll call by the Deputy City Clerk, all Councilmembers were present.

3. APPROVAL OF THE AGENDA

The agenda was approved by unanimous consent.

4. **REPORT OF CITY MANAGER** 

Debbie Tarry, City Manager, provided on various City meetings, projects, and events.

5. COUNCIL REPORTS

Councilmember Ramsdell spoke about his tour of the Oaks Enhanced Shelter and his conversation with the shelter staff about program services and challenges. He noted the key roadblocks are housing placement and mental health services and stated that there is still a long waiting list.

Councilmember Mork said she attended a meeting of the Regional Water Quality Committee where they discussed requesting a 5.75% rate increase for sewage in 2023 and channel flow monitoring systems. She announced that there are three high priority projects in Shoreline including an upgrade to the Richmond Beach Pump Station.

### 6. PUBLIC COMMENT

The Council heard comments from the public from approximately 7:07 p.m. to 7:32 p.m. Written comments were also submitted to Council prior to the meeting and are available on the <u>City's website</u>.

Susanne Tsoming, Shoreline resident and member of the Tree Preservation Code Team, spoke about Amendment #4 that was submitted to support the maintenance of Shoreline's tree canopy and she asked Council to keep trees abundant as development permits are issued.

Nancy Morris, Shoreline resident, shared support for Amendment #4 related to the Comprehensive Plan Amendment Docket. She said she previously suggested design changes to development projects to accommodate more trees and pointed out other cities with tree protection mandates.

Mallory Van Abbema, Shoreline resident, expressed support for the Comprehensive Plan Docket amendments proposed by Councilmember Roberts and asked Council to consider bold approaches to low-density residential zones to diversify housing options balanced with saving trees.

Kirsten Schneider, Shoreline resident, reasoned that Shoreline is only one picture in a larger housing and municipal area and to deny housing options would be promoting homelessness. She stated that rethinking around transportation is needed to fight climate change.

Doug Schneider, Shoreline resident, stated that he grew up in a single-family suburban area but can see that young people today cannot afford to buy or rent in neighborhoods with million-dollar homes, and he shared his support to increase density, provide more housing, and accommodate trees.

Tom McCormick, Shoreline resident, expressed concern that written public comments are not mentioned in meeting minutes but shared that he worked with staff to include a link to written comments in minutes moving forward. He spoke in support of the Land Use Amendment to correct the boundaries to Saltwater Park and designate the land as open space and/or tidelands.

Derek Blackwell, Shoreline resident, shared opposition to the proposed apartment on Linden Ave. North and listed several issues with the development. He said Fire Department employees as well as a U.S. Postal Service carrier agreed that proceeding with construction would be poor planning and he stated that a third vehicle entrance is needed.

Jackie Kurle, Shoreline resident, thanked Council for the update on the Enhanced Shelter and encouraged transparency on its operations and she expressed support for initiatives to save trees.

Courtney Ewing, Shoreline resident, spoke about a group she is a part of called Linden 10 that is concerned with abandoned vehicles, break-ins, and illegal dumping and other issues on Linden Ave. She thanked Councilmember Roberts, City staff, and Police Chief Ryan Abbott for responding to the group's concerns and Mayor Scully for his comments on the public's right to comment and transparency.

Charu Lakshmi, Shoreline resident, spoke about the development on Linden Ave. and asked for sidewalks improvements to be included in the construction to increase safety for children and advocated for the preservation of trees.

Kathy Plant, Shoreline resident and member of Richmond Highlands Neighborhood Association and Linden 10, spoke about concerns she has with the developments on Linden Ave. North and Ice Arena raising points about increased congestion, limited sidewalks, and traveling issues.

Laura Lind, Shoreline resident, thanked Mayor Scully and Councilmember Mork for their remarks on public comment and increasing public influence on permit project and she said she hopes it is not limited to tree code discussions. She shared concern for the entrance arrangements for the Modera development.

7. CONSENT CALENDAR

Upon motion by Deputy Mayor Robertson and unanimously carried 7-0, the following Consent Calendar items were approved:

### (a) Approval of Minutes of Regular Meeting of March 21, 2022

# (b) Approval of Expenses and Payroll as of March 25, 2022 in the Amount of \$1,810,797.48

		EFT	Payroll	Benefit	
Payroll	Payment	Numbers	Checks	Checks	Amount
Period	Date	(EF)	(PR)	(AP)	Paid
2/6/22 - 2/19/22	2/25/2022	SUPP PY 101364-	17733		\$320.96
2/20/22 - 3/5/22	3/11/2022	101567	17734-17747	85152-85155 WT1250-	\$608,915.47
2/20/22 - 3/5/22	3/11/2022			WT1251	\$109,381.07
					\$718,617.50
*Wire Transfers:					
		Expense	Wire		
		Register	Transfer		Amount
		Dated	Number		Paid
		3/23/2022	1252		\$150,637.18
		3/25/2022	1253		\$18,236.60
					\$168,873.78
*Accounts Payable	Claims:				
		Expense	Check	Check	
		Register	Number	Number	Amount
		Dated	(Begin)	(End)	Paid
		3/16/2022	85095	85120	\$156,147.50
		3/16/2022	85121	85151	\$472,313.45

### \*Payroll and Benefits:

## DRAFT

3/22/2022	85156	85157	\$84,859.55
3/22/2022	85158	85158	\$1,793.07
3/23/2022	85159	85178	\$117,416.73
3/24/2022	85179	85201	\$90,775.90
			\$923,306.20

### (c) Adoption of the 2022-2024 City Council Goals and Action Steps

### 8. ACTION ITEMS

(a) Action on the Final 2022 Comprehensive Plan Amendment Docket

Senior Planner, Steve Szafran, presented on the five Comprehensive Plan Amendments as follows: (1) to update the City's Transportation Master Plan, (2) to update the City's Comprehensive Plan, (3) to amend the Comprehensive Plan Land Use Map Designation from a public facility and residential zoning to Mixed-Use 1 and Mixed-Business at the King County Metro Park & Ride at 19000 Aurora Ave North, (4) to amend the Land Use Element to add a policy to maintain and increase Shoreline's tree canopy, and (5) to address short-term rentals in the City. He stated that the Planning Commission recommended only amendments 1-4 be added to the Docket. Mr. Szafran explained that there are two amendments proposed by Councilmember Roberts and said that they would have broad implications citywide on land use and density and he added that staff have concerns with the proposed amendments due to the large workload to come with studying the impacts and modes to implement policy on top of the major land use projects staff are projected to work on. Mr. Szafran said the last amendment was initiated by the City to change the Comprehensive Plan Land Use Map for a parcel near Richmond Beach Saltwater Park from Public Facility to Public Open Space.

# Deputy Mayor Robertson moved to approve amendments Nos. 1, 2, 3, and 4 on the Draft 2022 Docket and add City-Initiated Potential Amendment #1 to the Final 2022 Comprehensive Plan Amendment Docket.

It was asked why the parcel ending in 9073 referred to in the City-Initiated Potential Amendment is not entirely included in the amendment and how the amendment could expand to additional parcels when only parcel #112603-9010 is mentioned and Mr. Szafran answered stating that a majority of the 9073 parcel is underwater and that staff focused on the original map submitted that pointed to specific areas along the shore and did not take a big picture look. He added that, with Council's direction, staff would look at the entirety of Salt Water Park.

# Councilmember Roberts moved to amend the main motion to include parcel #1126039073 in the City-Initiated Potential Amendment #1.

It was stated that the goal is to have the same Comprehensive Plan designation among all the parcels and the amendment would include the tideland to the north. Assistant City Attorney, Julie Ainsworth-Taylor, elaborated on the situation stating that the issue with the parcel is that it is usually inundated with water in the tide and the request to designate the location as a park is not typically done with waterways. She confirmed the parcel is owned by the City and part of the

legal description of Richmond Beach Saltwater Park. Ms. Tarry clarified that the motion would initiate staff to study the item and bring it back to Council following the Planning Commission process.

### The motion to amend the City-Initiated Potential Amendment #1 passed unanimously, 7-0.

# Councilmember Roberts moved to amend the Planning Commission's recommendation by adding potential docket Amendment No. 1 that he sponsored as shown on page 8 of the staff report to the Final 2022 Comprehensive Plan Amendment Docket.

Council discussed the motion and provided various arguments on whether the Comprehensive Plan should explicitly allow multi-family housing in low density residential zones. The need for more housing and affordable housing was stressed by Councilmembers, which led to a discussion over the effect the amendment would have. A majority of Councilmembers expressed support for staff to study the amendment but prompted that the concept is not yet refined and would need significant public outreach due to the potentially significant increase in density that could cause complications with City operations and services and would change the character of the neighborhoods. Ms. Tarry added that the amendment would be a substantial effort for staff to explore options and undergo the public process in addition to other ongoing projects. Councilmember Roberts said he believes the amendment will address the missing middle component and is needed to further develop regulations to achieve the desired housing appearance.

### The motion to add potential docket Amendment No. 1 passed 4-3 with Deputy Mayor Robertson and Councilmembers McConnell and Mork dissenting.

When asked if the current Comprehensive Plan would need to be amended before cottage housing code is adopted, Ms. Markle replied that is something she would have to look into but confirmed that staff would need to explore removing the permitted base density for the R-6 designation.

### Councilmember Roberts moved to add to the Final 2022 Comprehensive Plan Amendment Docket "explore striking or removing the permitted base density for the R-6 designation to not exceed six dwelling units per acre in Land Use Element 1."

Ms. Markle recommended quantifying the amendment to strike the removal of permitted base density in order to avoid allowing any density to go into a low-density zone and she offered language saying that density may exceed our six dwelling units per acre to accommodate missing housing types. Councilmember Roberts responded explaining that he did not want to get into specifics of the amendment at this point and would rather the concept be explored to ensure regulations are compatible with the Comprehensive Plan.

Mayor Scully objected to the motion and argued that it gives staff tremendous discretion to report back and he said getting rid of the densities is too large of a jump and would not be a good use of staff time.

# The motion to explore striking or removing the permitted base density for the R-6 designation failed 1-6, with Councilmember Roberts voting in favor.

### The main motion as amended passed 7-0.

(b) Public Hearing and Discussion of the Transportation Improvement Plan (TIP) Update

Transportation Services Manager, Nytasha Walters, spoke about the purpose and process of updating the Transportation Improvement Plan (TIP) and its influence on the Capital Improvement Plan (CIP) and Bi-annual Budget and she explained the TIP document format that will show the details of planned projects over the next six years. She showed a map depicting funded and unfunded projects and shared updates on ongoing and upcoming projects around Shoreline and listed projects with grant priority. She then explained staff's progress on funding the projects but pointed out there is not enough Real Estate Excise Tax (REET) to support all of the priority needs and staff is looking for additional ways to fund projects.

### Mayor Scully opened the Public Hearing.

Todd Cullen, Shoreline resident, spoke in support of additional sidewalks on 10<sup>th</sup> Ave between 175<sup>th</sup> and 185<sup>th</sup> specifying safety issues for elementary students and future commuters and he added that streetlights are also needed in the area.

# Seeing no additional members of the public wishing to offer testimony, Mayor Scully closed the Public Hearing.

Council asked about the goals for bike path access to the 148<sup>th</sup> Street Station and Ms. Walters described the proposed bike corridor along the 145th corridor going north and south and connecting to the 148<sup>th</sup> Street Non-Motorized Bridge. She said the segment is on the contingency list for funding and she added that the path can cross over at the interchange at the roundabouts and stated that the bike network on the eastside of I-5 has been identified as a feasibility study and will ultimately connect to the Burk Gilman Trail.

Councilmember Roberts suggested three sidewalk projects for staff to add to their list as they are routes to schools and Councilmember Mork advised that along with the large projects presented, staff should ensure resources are going to smaller improvement projects.

### 9. STUDY ITEMS

(a) Discussion of 2021 Year-End Financial Report

Administrative Services Director, Sara Lane, prefaced the presentation stating that the report is based on data for 2021 but is not reflective of the City's audited financial statements due to those figures not being available until May. She compared the actual revenues and expenditures to the biennial budget and reported that the City reached 92.4% of planned revenues and 67.5% of budgeted expenditures for overall funds. She stated that when looking at general funds, revenues exceeded expectations by 4.4% and expenditures cost 91% of the

budget. She discussed details related to the financial outcomes highlighting taxes and recreation operations as contributors. Last, Ms. Lane spoke about general fund reserves and said staff anticipate the ending fund balance to be around \$8.5 million with a stipulation that that balance could change once budget amendments are made.

### 10. EXECUTIVE SESSION

At 8:57 p.m., Mayor Scully recessed into an Executive Session for a period of 20 minutes as authorized by RCW 42.30.110(l)(i) to discuss with legal counsel matters relating to agency enforcement actions or litigation and stated that the Council may potentially take final action following the Executive Session. Staff attending the Executive Session included Debbie Tarry, City Manager and Julie Ainsworth-Taylor, Assistant City Attorney. The Executive Session ended at 9:14 p.m.

At 9:15 Mayor Scully reconvened the Council Meeting following the Executive Session.

# Deputy Mayor Robertson moved to authorize the City Manager to execute a voluntary compliance plan and settlement agreement setting forth a \$40,000 payment and implementation of a mitigation and restoration plan.

Mayor Scully commented that the motion imposes the maximum penalty according to the code at the time of the incident and is a just result.

### The motion passed unanimously, 7-0.

### 11. ADJOURNMENT

At 9:21 p.m., Mayor Scully declared the meeting adjourned.

Jessica Simulcik Smith, City Clerk

### CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

AGENDA TITLE:	Adoption of Ordinance No. 943 – Amending Certain Sections of Shoreline Municipal Code Chapter 13.10 Surface Water Utility for a New Source Control Program		
DEPARTMENT:	Public Works		
PRESENTED BY:	John Featherstone, Surface Water Utility Manager		
ACTION:	X_Ordinance Resolution Motion		
	Discussion Public Hearing		

### PROBLEM/ISSUE STATEMENT:

The City is required to implement a new inspection program under the 2019-2024 Western Washington Phase II Municipal Stormwater Permit (Permit) which governs discharge of the City's municipal stormwater into Waters of the State. The new Source Control Program is intended to minimize the risk of stormwater pollution originating in areas of existing development by inspecting businesses and institutional sites prioritized as having higher risk for pollution-generating activities. The Permit requires the city to adopt an ordinance for this program no later than August 1, 2022. To accomplish this, updates to Shoreline Municipal Code (SMC) Chapter 13.10 are needed.

Staff presented information on proposed Ordinance No. 943 (Attachment A) at the April 18, 2022, City Council meeting. Proposed Ordinance No. 943 provides the needed changes to SMC Chapter 13.10 to codify the new Surface Water Source Control Program. Tonight, Council is scheduled to take action on proposed Ordinance No. 943.

### **RESOURCE/FINANCIAL IMPACT:**

The 2018 Surface Water Master Plan allocated an annual budget amount of \$86,780 for initial development and implementation of the Source Control Program. Staff are currently reviewing and updating the estimated costs for implementing this program, which will be integrated into the 2023-2024 biennial budget, and further reviewed and refined for future budgets under the 2024 Surface Water Master Plan Update.

### RECOMMENDATION

Staff recommends that Council adopt proposed Ordinance No. 943 authorizing amendments to Shoreline Municipal Code Chapter 13.10 in support of the new Source Control Program.

Approved By: City Manager **DT** City Attorney **MK** 

### **INTRODUCTION**

The Washington State Department of Ecology (Ecology) oversees the <u>Western</u> <u>Washington Phase II Municipal Stormwater Permit</u> (Permit), which authorizes the discharge of stormwater from the City's Municipal Separate Storm Sewer System (MS4) into Waters of the State (such as streams, lakes, and Puget Sound). As an MS4 owner and operator, the City is required to comply with Permit requirements. The City's Surface Water Utility (Utility) is primarily responsible for ensuring the City's compliance with the Permit.

The 2019-2024 issuance of the Permit (specifically, Section S5.C.8), requires all Permittees to implement a new Source Control Program to proactively reduce sources of potential pollutants entering runoff within areas of existing development. A first step of this requirement is for the City to develop and adopt an ordinance to codify support for this program no later than August 1, 2022. To comply with this Permit requirement, updates to the City's Surface Water Utility Code Chapter (SMC 13.10) are needed.

### DISCUSSION

To comply with the new Permit requirements, proposed Ordinance No. 943 (Attachment A) revises and expands this code section to manage surface water pollution risk in a broader set of circumstances and allow the Utility to conduct inspections ensuring proper source control BMPs are in place and maintained.

Specifically, proposed Ordinance No. 943:

- Adds new definitions for "Operational Source Control BMP", "Source Control BMP", and "Structural Source Control BMP" to this Code Chapter (SMC 13.10.105).
- Expressly requires source control BMPs for all properties within the City that are engaged in pollution generating activities that have the potential to discharge pollutants into the City's MS4 or Waters of the State (SMC 13.10.330(A)).
- Allows the Public Works Director to require any property owner that is, or may be, the source of a prohibited discharge or stormwater pollutant to implement, at their own expense, additional operational or structural source control BMPs to prevent stormwater pollution or illicit discharges (SMC 13.10.330(A)).
- Expands allowable inspections to include inspections of any potential pollutant generating source on all public and private properties in the City (SMC 13.10.340(A)).
- Expands inspection activities to include the inspection of sites to ensure that the required source control BMPs have been adequately implemented (SMC 13.10.340(A)).

Proposed Ordinance No. 943 makes no changes to the Utility's violation code (SMC 13.10.400) or the City's enforcement policy (SMC 20.30.720 - 20.30.790). Review of these code sections found them already compliant with the new Permit requirements.

The Council discussed proposed Ordinance No. 943 at their April 18, 2022, City Council meeting. The staff report for this Council discussion can be found at the following link. http://cosweb.ci.shoreline.wa.us/uploads/attachments/cck/council/staffreports/2022/staff report041822-8a.pdf.

Following this Council discussion, Council was supportive of proposed Ordinance No. 943 and directed staff to return this proposed Ordinance on tonight's consent agenda for potential action.

### COUNCIL GOAL ADDRESSED

This item supports City Council Goal #2: Continue to deliver highly-valued public services through management of the City's infrastructure and stewardship of the natural environment.

### **RESOURCE/FINANCIAL IMPACT**

The 2018 Surface Water Master Plan allocated an annual budget amount of \$86,780 for initial development and implementation of the Source Control Program. Staff are currently reviewing and updating the estimated costs for implementing this program, which will be integrated into the 2023-2024 biennial budget, and further reviewed and refined for future budgets under the 2024 Surface Water Master Plan Update.

### RECOMMENDATION

Staff recommends that Council adopt proposed Ordinance No. 943 authorizing amendments to Shoreline Municipal Code Chapter 13.10 in support of the new Source Control Program.

### **ATTACHMENTS**

Attachment A – Proposed Ordinance No. 943 Attachment A, Exhibit A – Proposed Amendments to Shoreline Municipal Code Chapter 13.10 Surface Water Utility

### **ORDINANCE NO. 943**

### AN ORDINANCE OF THE CITY OF SHORELINE, WASHINGTON, AMENDING SHORELINE MUNICIPAL CODE CHAPTER 13.10 SURFACE WATER UTILITY TO BE CONSISTENT WITH THE WESTERN WASHINGTON PHASE II NPDES PERMIT.

WHEREAS, the United States Environmental Protection Agency (EPA), under authority granted to it in the Clean Water Act's National Pollution Discharge Elimination System (NPDES) program, has adopted regulations for municipal stormwater systems; and

WHEREAS, as authorized by the EPA, the Washington State Department of Ecology (Ecology) updated and reissued the 2007 Western Washington Phase II Municipal Stormwater Permit (Phase II Permit) on July 1, 2019; it will be effective until July 31, 2024; and

WHEREAS, Chapter 13.10 Surface Water Utility of the Shoreline Municipal Code (SMC) seeks to protect and enhance water quality of water courses, water bodies, groundwater, and wetlands in a manner pursuant to and consistent with Ecology's Phase II Permit; and

WHEREAS, as an operator of a municipal separate storm sewer system (MS4), the City of Shoreline is subject to the Phase II Permit and must update its stormwater-related regulations to maintain consistency with the requirements of the Phase II Permit; and

WHEREAS, the Phase II Permit requires the City adopt regulations requiring the application of source control Best Management Practices (BMPs) for pollutant generating sources that have the potential to discharge contaminants to surface water, stormwater, or groundwater; and

WHEREAS, the City determined the necessary amendments to SMC Chapter 13.10 Surface Water Utility to ensure consistency with the Phase II Permit; and

WHEREAS, the proposed amendments to SMC Chapter 13.10 bear a substantial relationship to, and are necessary for, the public health, safety, and general welfare of the City and its residents, and will provide increased protection to the City's wetlands, streams and lakes, and groundwater resources; and

WHEREAS, on April 18, 2022, the City Council held a study session on the proposed amendments; and

WHEREAS, the City Council has considered all relevant information in the public record and all public comments, written and oral;

# NOW THEREFORE, THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON, DO ORDAIN AS FOLLOWS:

**Section 1. Amendment – Chapter 13.10 Surface Water Utility.** SMC Chapter 13.10 Surface Water Utility is amended as set forth in Exhibit A to this Ordinance.

Section 2. Corrections by City Clerk or Code Reviser. Upon approval of the City Attorney, the City Clerk and/or the Code Reviser are authorized to make necessary corrections to this Ordinance, including the corrections of scrivener or clerical errors; references to other local, state, or federal laws, codes, rules, or regulations; or ordinance numbering and section/subsection numbering and references.

**Section 3. Severability.** Should any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance or its application to any person or situation be declared unconstitutional or invalid for any reason, such decision shall not affect the validity of the remaining portions of this Ordinance or its application to any person or situation.

**Section 4. Publication and Effective Date.** A summary of this Ordinance consisting of the title shall be published in the official newspaper. This Ordinance shall take effect five (5) days after publication.

PASSED BY THE CITY COUNCIL ON MAY 2, 2022.

Mayor Keith Scully

ATTEST:

APPROVED AS TO FORM:

Jessica Simulcik Smith City Clerk Julie Ainsworth-Taylor, Assistant City Attorney, on behalf of Margaret King, City Attorney

Date of Publication: \_\_\_\_\_, 2022 Effective Date: \_\_\_\_\_, 2022

### Chapter 13.10

### SURFACE WATER UTILITY

The following additional terms are added to SMC 13.10.105. The Code Reviser shall insert these terms alphabetically within the existing definitions:

#### 13.10.105 Definitions.

"Operational Source Control BMP" means non-structural practices that prevent or reduce pollutants from entering stormwater.

"Source Control BMP" means a structure or operation that is intended to prevent pollutants from coming into contact with stormwater through physical separation of areas of careful management of activities that are sources of pollutants.

"Structural Source Control BMP" means a physical, structural, or mechanical device, or facilities that are intended to prevent pollutants from entering stormwater or remove pollutants from stormwater.

#### 13.10.330 General requirements.

A. Requirement to Implement Best Management Practices.

1. <u>Prohibited Discharges.</u> Best management practices (<u>BMPs</u>) as specified in the Stormwater Manual shall be applied to any activity that might result in a prohibited discharge. <u>Examples of aActivities that may result in prohibited discharges include</u>, but are not limited to, the following:

- a. Land disturbing activity;
- b. Potable water line flushing;
- c. Lawn watering with potable water;
- d. Dust control;
- e. Vehicle and boat washing;
- f. Pavement and building washing;
- g. Swimming pool and hot tub maintenance;
- h. Auto repair and maintenance;
- i. Building repair maintenance;
- j. Landscape maintenance;
- k. Dangerous waste handling;
- 1. Solid and food waste handling; and
- m. Pesticide application.

2. <u>Source Control of Pollution. Source control BMPs shall be applied to all properties within the City that are engaged in pollution generating activities that have the potential to discharge pollutants into the stormwater drainage system or waters of the state, regardless of whether the property is covered under a separate NPDES</u>

permit. Pollutants shall be controlled by implementing appropriate source control BMPs as specified in the Stormwater Manual. Pollutants associated with land uses or activities not addressed in the Stormwater Manual shall be controlled using BMPs reviewed and accepted by the City. The owner or operator of a residential, commercial or industrial establishment shall provide, at their own expense, reasonable protection fromaccidental discharge of prohibited materials or other wastes into the stormwater drainage system or waters of the state through the use of structural and nonstructural BMPs as defined in the Stormwater Manual. Thedirector may require any person responsible for a property or premises which is, or may be, the source of anillicit discharge to implement, at their own expense, additional structural and nonstructural BMPs to prevent the further discharge of pollutants into the stormwater drainage system.

3. If upon inspection of existing BMPs, the director determines that the BMPs are inadequate at controlling prohibited discharges or pollutants, the director may require any person responsible for a property or premises which is, or may be, the source of a prohibited discharge or pollutant to implement, at their own expense, additional operational or structural BMPs/facilities to prevent the further discharge of prohibited stormwater discharges or pollutants.

B. Watercourse Protection. Any person owning property through which surface water or waters of the state passes shall keep and maintain that part of the watercourse within the property free of any activities or items that would pollute or contaminate the flow of water through the watercourse.

C. Notification of Spills. Notwithstanding other requirements of law, as soon as any person responsible for a facility or operation has information of any known or suspected illegal discharge into the surface water, stormwater drainage system, or water of the state, said person shall take all necessary steps to ensure the discovery, containment, and cleanup of such release. In the event of a release of hazardous materials, said person shall immediately notify emergency response agencies of the occurrence via emergency dispatch services. In the event of a release of nonhazardous materials, said person shall notify the city no later than the next business day. If the discharge of prohibited materials emanates from a commercial or industrial establishment, the owner or operator shall also retain an on-site written record of the discharge and the actions taken to prevent its recurrence. Such records shall be retained for at least three years after the date of the spill.

D. Declaration of Emergency. The director shall make determination of emergency as defined in this chapter and authorize representatives of the utility or enforcement officers to take necessary abatement action during an emergency situation, to conduct inspections, take remedial action, or to carry out other duties imposed or required by this code subject to the provisions of this chapter.

#### 13.10.340 Inspections and investigations and illicit discharges.

A. The director is authorized to establish inspection programs. Inspection programs may include: routine inspections; random inspections; inspections based upon complaints or other notice of possible violations; inspection of drainage basins or areas identified as higher than typical sources of sediment or other pollutant or pollutants; inspection of any potential pollution generating source on all public and private properties in the City inspections of businesses or industries of a type associated with higher than usual discharges of pollutant or pollutants; and joint inspections with other agencies inspecting under environmental or safety laws. Inspections may include, but are not limited to: reviewing maintenance and repair records; sampling discharges, surface water, groundwater, and material or water in drainage control facilities; screening for or tracking illicit discharges or illicit connections; inspecting land uses and potential pollution generating activities to ensure that appropriate source control BMPs are implemented and maintained, and evaluating the condition of drainage control facilities and other BMPs, including those located on private property.

B. Property owners shall allow access, with reasonable notice from the city, to all parts of the premises for the purpose of inspection, sampling, examination, abatement, and copying of records that must be kept under the conditions of an NPDES permit to discharge stormwater, and the performance of any additional duties as defined by state and federal law. In an event of emergency, reasonable notice is not required.

C. The director shall have the right to set up necessary equipment to conduct monitoring or sampling of discharge from stormwater facilities.

D. The director has the right to require the property owner to install stormwater facility monitoring equipment as necessary. Sampling and monitoring equipment shall be maintained at all times in a safe and proper operating condition at the property owner's expense. All devices used to measure stormwater flow and water quality shall be calibrated to ensure their accuracy.

E. Any temporary or permanent obstruction to the facility to be inspected and/or sampled shall be promptly removed by the property owner at the written or oral request of the director. Such obstructions shall not be replaced. The costs of removing obstructions shall be borne by the property owner.

### CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

AGENDA TITLE:	Adoption of Resolution No. 487 – Approving the Relocation Plan and City Manager Property Acquisition Authority for the N 175 <sup>th</sup> Street, Stone Avenue N to I-5 Project	
DEPARTMENT: PRESENTED BY: ACTION:	· · · · · · · · · · · · · · · · · · ·	

### PROBLEM/ISSUE STATEMENT:

The N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project (N 175<sup>th</sup> Street Project) has recently entered the early acquisition Right-of-Way (ROW) phase. Property appraisals are underway, and settlement offers and negotiations with property owners will begin soon. In this phase of property acquisition, the City will purchase four parcels required for construction of the N 175<sup>th</sup> Street Project. This Capital Improvement Project supports growth and promotes safety by widening the roadway, constructing multi-modal improvements along the full length of the corridor, revising traffic channelization, and providing intersection improvements at N 175<sup>th</sup> Street and Meridian Avenue N.

The City Manager has property acquisition and relocation claims authority up to \$50,000 under Shoreline Municipal Code (SMC) Section 2.60.090. The SMC section allows for project specific adjustments in these acquisition policies. In order to keep the ROW process moving in a timely manner for the N 175<sup>th</sup> Street Project, staff is requesting that the City Council take action on proposed Resolution No. 487 (Attachment A), which is project specific.

Proposed Resolution No. 487 increases the City Manager's signing authority from \$50,000 to \$1,000,000 for property acquisition. The increase is limited to the early acquisitions ROW phase for the N 175<sup>th</sup> Street Project. Additionally, the resolution approves the Relocation Plan that authorizes the City Manager to approve documented relocation claims up to the limits prescribed by federal or state law regardless of amount.

The City Council discussed proposed Resolution No. 487 at their April 18, 2022 City Council meeting. Tonight, Council is scheduled to take action on proposed Resolution No. 487.

### **RESOURCE/FINANCIAL IMPACT:**

The N 175<sup>th</sup> Street Project has sufficient funds for property acquisition. Proposed Resolution No. 487 does not negatively impact the project funding or financial impact.

Proposed Resolution No. 487 impacts project resources and costs in three primary ways:

- 1. Allows the relocation process to move forward without delay in a housing market that requires rapid response.
- 2. Reduces staff time needed to prepare staff reports and present property specific acquisitions or relocation to Council for approval.
- 3. Reduces the likelihood of property costs increasing while staff receives Council approval.

Property values are professionally determined under contract with a Washington State Department of Transportation (WSDOT) approved ROW consultant and are not affected by this proposed Resolution. All properties over \$25,000 are appraised by an independent firm, then that appraisal is reviewed by a second independent firm. Offers are subject to WSDOT review. Since the City does not have a real estate division and staff with the expertise for property acquisition, the City is required to use a ROW consultant as approved by WSDOT. This ROW consultant prepares offers based on appraisals and federal regulations on the City's behalf. The ROW expert also provides guidance on relocation claims submitted to the City citing appropriate code.

### RECOMMENDATION

Staff recommends that Council adopt proposed Resolution No. 487 approving the Relocation Plan and granting the City Manager property acquisition authority to \$1,000,000 for the N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project.

Approved By: City Manager DT City Attorney MK

### BACKGROUND

The N 175<sup>th</sup> Street Project is designated as one of seven growth projects in the City's <u>Transportation Master Plan</u>. The N 175<sup>th</sup> Street Project will support growth and promote safety by widening the roadway, constructing multi-modal improvements along the full length of the corridor, revising traffic channelization, and providing intersection improvements at N 175<sup>th</sup> Street and Meridian Avenue N. Planned improvements include reconstruction of the existing street to provide two traffic lanes in each direction; medians and turn pockets; bicycle lanes; a multi-use path; curb, gutter, and sidewalk with planter strip where feasible; illumination; landscaping; retaining walls; and a new signal system at the Meridian Avenue N intersection.

The N 175<sup>th</sup> Street Project is entering the early acquisitions ROW phase and is currently conducting property appraisals and reviews and will be ready to make offers in the near future. In order to streamline the process, staff is requesting that Council increase the City Manager's purchasing authority and approve the current Relocation Plan for the N 175<sup>th</sup> Street Project. Proposed Resolution No. 487 increases the City Manager's signing authority to \$1,000,000 for property acquisition in the early acquisitions ROW phase for the N 175<sup>th</sup> Street Project. Additionally, it approves the Relocation Plan that authorizes the City Manager to approve documented relocation claims up to the limits prescribed by federal or state law regardless of amount.

### DISCUSSION

City Council discussed proposed Resolution No. 487 (Attachment A) at their April 18, 2022, Council meeting. The staff report for this Council discussion can be found at the following link:

http://cosweb.ci.shoreline.wa.us/uploads/attachments/cck/council/staffreports/2022/staff report041822-8c.pdf.

Following discussion of the proposed Resolution, Council provided direction to staff to bring proposed Resolution No .487 back for action at tonight's Council meeting.

### COUNCIL GOAL(S) ADDRESSED

The N 175<sup>th</sup> Street Project directly supports two of the City Council goals:

- Goal 2 Continue to deliver highly-valued public services through management of the City's infrastructure and stewardship of the natural environment.
- Goal 3 Continue preparation for regional transit in Shoreline.

### **RESOURCE/FINANCIAL IMPACT**

The N 175<sup>th</sup> Street Project has sufficient funds for property acquisition. Proposed Resolution No. 487 does not negatively impact the project funding or financial impact.

Proposed Resolution No. 487 impacts project resources and costs in three primary ways:

4. Allows the relocation process to move forward without delay in a housing market that requires rapid response.

- 5. Reduces staff time needed to prepare staff reports and present property specific acquisitions or relocation to Council for approval.
- 6. Reduces the likelihood of property costs increasing while staff receives Council approval.

Property values are professionally determined under contract with a Washington State Department of Transportation (WSDOT) approved ROW consultant and are not affected by this proposed Resolution. All properties over \$25,000 are appraised by an independent firm, then that appraisal is reviewed by a second independent firm. Offers are subject to WSDOT review. Since the City does not have a real estate division and staff with the expertise for property acquisition, the City is required to use a ROW consultant as approved by WSDOT. This ROW consultant prepares offers based on appraisals and federal regulations on the City's behalf. The ROW expert also provides guidance on relocation claims submitted to the City citing appropriate code.

### **RECOMMENDATION**

Staff recommends that Council adopt proposed Resolution No. 487 approving the Relocation Plan and granting the City Manager property acquisition authority to \$1,000,000 for the N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project.

### **ATTACHMENTS**

Attachment A: Proposed Resolution No. 487 Attachment A, Exhibit A: Relocation Plan for the N 175<sup>th</sup> Street Project

### **RESOLUTION NO. 487**

### A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON APPROVING THE RELOCATION PLAN FOR THE NORTH 175<sup>TH</sup> STREET, STONE AVENUE NORTH TO INTERSTATE 5 PROJECT, AND INCREASING CITY MANAGER PROPERTY ACQUISITION AUTHORITY FOR CERTAIN PROPERTIES.

WHEREAS, for several years the City has been seeking to redevelop the N 175<sup>th</sup> Street Corridor, to provide safety, mobility, and transportation improvements that will support projected growth, and has designed a project in this regard, the N 175<sup>th</sup> Street, Stone Avenue North to Interstate 5 Project ("175<sup>th</sup> Street Project"); and

WHEREAS, the 175<sup>th</sup> Street Project is contained in the City's Capital Improvement Plan and the City has obligated Federal Surface Transportation Program grant funds for the 175<sup>th</sup> Street Project with the Washington State Department of Transportation and has allocated Transportation Impact Fees; and

WHEREAS, pursuant to SMC 2.60.090(A)(2), the City Manager may acquire real property as part of an approved and funded project contained in the City's Capital Improvement Plan up to \$50,000 unless another amount is specifically authorized for a particular project; and

WHEREAS, SMC 2.60.090(A)(3) states that when property acquisition requires relocation of the residents that exceeds the City Manager's acquisition authority, the City Manager may authorize relocation claims up to the limits prescribed by federal or state law provided that the City Council has approved a project relocation plan; and

WHEREAS, four properties identified for acquisition for the 175<sup>th</sup> Street project are expected to exceed the City Manager's authority granted in SMC 2.50.090(A)(2) given the current real estate market; and

WHEREAS, the City has developed a Relocation Plan for the 175<sup>th</sup> Street Project which includes good faith parcel relocation costs estimates that exceed the City Manager's acquisition authority and the City Council may approve a higher relocation limit for the 175<sup>th</sup> Street Project and issue an addendum to that Relocation Plan due to changes in acquisition requirements; and

WHEREAS, given the potential for property acquisition and relocation costs to exceed the City Manager's authority set forth in SMC 2.60.090(A) for the 175<sup>th</sup> Street Project, the City Council has determined that it would be more efficient to increase that authority;

# NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON, HEREBY RESOLVES:

**Section 1. Real Property Acquisition Authority.** The City Manager is authorized to acquire the four (4) properties identified below for the N 175<sup>th</sup> Street Project, Stone Avenue N to Interstate 5, when the cost of the property is no greater than \$1,000,000.00, subject to SMC

2.60.090(A)(2)(a)-(b). All purchases in excess of this amount shall be approved by the City Council.

Parcel Address	Parcel Tax Parcel Number
1610 N 175 <sup>th</sup> Street	0390100035
1611 N 175 <sup>th</sup> Street	3073500047
1615 N 175 <sup>th</sup> Street	3073500058
1616 N 175 <sup>th</sup> Street	0390100040

**Section 2. Relocation Plan.** Exhibit A is approved as the Project Relocation Plan for the N 175<sup>th</sup> Street Project, Stone Avenue N to Interstate 5. The City Manager is authorized to approve properly documented relocation claims up to the limits prescribed by federal or state law, regardless of the amount.

Effective Date. This Resolution shall take effect and be in full force upon passage.

### ADOPTED BY THE CITY COUNCIL ON MAY 2, 2022.

Mayor Keith Scully

ATTEST:

Jessica Simulcik Smith, City Clerk

## Relocation Plan For Shoreline 175<sup>th</sup> Street Stone Way to I-5 Project



## Prepared For The City of Shoreline

By Marco Vargas III Senior Consultant





MVA, as a sub-consultant to Universal Field Services, has been engaged to carry out relocation services on behalf of the City of Shoreline ("City"). MVA has prepared and will administer this Relocation Plan ("Plan") under the direction of the City. This Plan sets forth policies and procedures necessary to conform to statutes and regulations found in the Code of Federal Regulations, 49 CFR Part 24 and the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code WAC 468-100 as well as the guidance of the lead agency for the area, Washington Department of Transportation (WSDOT).

The City will provide an offer to purchase four Parcels along 175<sup>th</sup> Street in Shoreline, Washington. The subject parcels are located at;

- 1610 N. 175<sup>th</sup> St. Shoreline, WA 98133
- 1611 N.175<sup>th</sup> St. Shoreline, WA 98133
- 1616 N. 175<sup>th</sup> St. Shoreline, WA, 98133
- 1615 N. 175<sup>th</sup> St. Shoreline, WA 98133.

The purchase of the subject parcels will require the necessary displacement of five identified occupants and one nonoccupant homeowner.

### The Identified Displacement(s):

- 1 Non-Residential
  - Holly J. See, and John M. See, Non-Residential Landlord
- 4 Residential Occupants
  - Emma Mrofchak, Caroline Porfier, and Cyrus Zerbe- Tenant Occupant
  - Karina Delgado- Tenant Occupant
  - Evann and Jason Tenuta- Homeowner Occupant
  - Alexander and Corazon Cruz- Homeowner Occupant

### Non-Occupant Homeowner(s):

- 1 Non-Occupant Owner
  - Rory Delgado

### Assessment of Needs

MVA has conducted interviews with the displaced persons and their local representatives. Using these interviews and information on file or publicly available, MVA can implement the goals of this relocation plan. Identified relocations will be advised of their relocation eligibility, available entitlements, and other general relocation information, notices, and advisory assistance required by the Uniform Relocation Assistance Program 49 CFR part 24.

### **Details of Identified Displacements**

### **<u>1 Non-Residential Relocation:</u>**

Homeowner Landlord Business Holly J. See, and John M. See: The Holly and John, husband and wife owned parcel 039010-0035 is addressed 1610 N.  $175^{\text{th}}$  St. Shoreline, WA. The homeowners operate a business leasing the affected property to others as residential landlords (*CFR24.2(a)(4)(i)*). An occupancy survey has been completed and included in this plan (Exhibit A). Personal property of the displaced business is limited to appliances and small miscellaneous repair items such as paint or tools. The total lot size is 6,000 square feet, and the leased dwelling provides 1,600 square feet of living space. The property offers parking under a covered garage stall and no other major site improvements. The business qualifies for reestablishment as Landlord Business and eligible move costs of the identified personal property. We anticipate



a combination move to consist of self-move, actual move costs, and potential commercial move costs to relocate the identified personal property. Photos have been attached to document the affected parcel (Exhibit B).

<u>4 Residential Occupants</u>: Our correspondence with the displaced persons and occupant interviews have confirmed four residential displacements are in the project area. Two of these residences are tenant occupants leasing dwellings, and two are homeowner-occupants. Occupancy surveys have been completed for each occupant and attached (Exhibit A).

**Tenant Occupant - Emma Mrofchak, Caroline Porfier, Cyrus Zerbe:** The three tenants share a lease for the property owned by Holly and John See, addressed 1610 N. 175<sup>th</sup> St. Shoreline, WA. They have expressed interest in moving together and share the total leasing cost of the displacement location. The tenants work remotely and rely on public transportation and highway access nearby. There are three identified pets in the household one large dog and two small cats. Emma Mrofchak has identified herself as the primary contact for the tenants in the household. She occupies the dwelling with her boyfriend, Cyrus Zerbe, and a friend Caroline Porfier. The tenants will be eligible for relocation reimbursements in the form of one replacement housing payment and moving cost payment for the relocation of personal property up to 50-miles. MVA will prepare a Replacement Housing Payment analysis to identify comparable rental properties in the area and set a maximum eligible rent differential payment. If the tenants decide to go to different locations, the calculated RHP would be divided equally for each tenant. Photos of the tenant's occupancy have been included in Exhibit B.

**Tenant Occupant - Karina Delgado:** Karina initially moved into the property addressed 1611 N. 175<sup>th</sup> St. Shoreline, WA, with her sister while the two attended college in 2002. Her father purchased the property and has managed the property since then in an arm's length transaction. Karina now occupies the property as the sole occupant. She pays rent to her father in an unwritten occupancy agreement, and her father currently pays all utility costs except for the garbage fee. Karina has taken responsibility for the property upkeep and manages the replacement of damaged or worn items in the house, such as the heating system or the roof. Karina is a self-employed dog watcher and walker; her client base is located in the shoreline area, and she uses the dwelling to house the dogs during daycare. Karina does not pay a consistent rental amount to her father. She has an estimated annual income within the low-income threshold of the King County Housing and Urban Development Income Limits. The Code of Federal Regulations 49, part 24 directs that the agency may utilize a displaced person's income in the market study for a below-market rental rate or sporadic rent payment if they qualify as a low-income occupant. Given the circumstances of little or no rent, a comparable housing study will be prepared for Karina, using 30% of Karina's verified income as the basis for the calculation. MVA will obtain tax documentation or paystubs to verify Karina's annual income.

**Homeowner Occupant - Evann and Jason Tenuta:** The married couple recently purchased their home addressed 1616 N. 175<sup>th</sup> St. Shoreline, WA, in 2019. They have one newborn girl and a large dog. The property provides 960 Square feet of living space, three bedrooms, two bathrooms on an 8,640 Square foot lot. The owners utilize an exterior storage shed and a parking platform added in a renovation before their purchase but have no additional onsite improvements. The couple has remaining in an outstanding mortgage balance with an interest rate of 3.88%. The dwelling is well furnished but not overly accumulated. The displaced occupants are eligible for a replacement housing payment and moving cost payment to relocate their personal property and purchase a replacement dwelling. MVA will compile a market study of local properties with similar attributes to identify a comparable sales price.

**Homeowner Occupant - Alexander and Corazon Cruz:** The Cruz family consists of Alexander Cruz and his wife Corazon Cruz, their son Tomi-Jarrell and their daughter Jean-Marie. The married couple purchased the property in 1993 and have since paid off the mortgage entirely. The family relies heavily on public transportation to commute to work and school. Tomi-Jarrell attends the local high school as a full-time student, Jean-Marie works part-time and attends the University of Washington, Corazon works full-time as a caregiver for the Christian ministry, Alexander is a full-time King County Metro Maintenance Manager Technician. The family has two non-operating vehicles on the property that may require towing and has acquired significant personal property within the dwelling. We have adjusted the room count to



reflect a larger occupancy than the minimum rooms. A complete photo sheet is attached within Exhibit B. Upon eligibility, the Cruz household will qualify for a replacement housing payment and reimbursement of any identified move costs.

**1** Non-Occupant Homeowner - Rory Delgado: Our Initial interviews and documentation reviews indicate a single affected homeowner Rory Delgado will qualify as a non-occupant homeowner eligible as a Personal Property Only (PPO) displacement. Described within 49 CFR 24.301(e), a Personal Property Only move provides eligibility for a person who is required to move personal property from the real property but is not required to move from a dwelling, business, farm, or non-profit organization. Due to the inconsistent nature of the rental payments by Karina Delgado and the absence of any formal documentation of a lease agreement, we have concluded that Rory Delgado does not qualify as a landlord business described in the Code of Federal regulation, 49 CFR 24.2(a)(4)(i). Should Mr. Delgado or his wife store or own any personal property on the affected parcel, they are eligible for reimbursement of any cost related to relocating that personal property. They do not qualify for the replacement housing reimbursements or reestablishment costs as they do not live on the property as a dwelling, nor does it verifiably operate in the business of leasing to others. An appraisal walkthrough is scheduled for March 28<sup>th</sup>, 2022, at which point MVA can provide an accurate estimate of the moving costs. In this Relocation Plan, we have provided an estimate which includes reimbursement if the property owners owned only the appliances in the property.

ROW	Tenant /		Tax Parcel	
Number	Occupant	<b>Relocation</b> Type	ID	Street Address
SI01A	Holly J. See and	Non-Residential		
	John M. See	Landlord Business	039010-0035	1610 N. 175 <sup>th</sup> Shoreline, WA 98133
SI01B	Emma Mrofchak,			
	Caroline Porfier,			
	Cyrus Zerbe	Residential Tenant	039010-0035	1610 N. 175 <sup>th</sup> Shoreline, WA 98133
SI02A		Personal Property		
	Rory Delgado	Only	039010-0047	1611 N. 175 <sup>th</sup> Shoreline, WA 98133
SI02B	Karina Delgado	Residential Tenant	039010-0047	1611 N. 175 <sup>th</sup> Shoreline, WA 98133
SI03A		Residential		
	Jason Tenuta and	Homeowner		
	Evann Tenuta	Occupant	039010-0040	1616 N. 175 <sup>th</sup> Shoreline, WA 98133
SI04A		Residential		
	Alexander and	Homeowner		
	Corazon Cruz	Occupant	307350-0058	1615 N. 175 <sup>th</sup> Shoreline, WA 98133

Upon delivering the acquisition offer package to the identified owners, MVA will provide a relocation packet consisting of a General Information Notice and a Relocation Assistance Program Brochure. This will be followed by an eligibility packet that consists of Notice of Eligibility, Entitlements, and 90 Day Assurance Letter Relocation Packet for the related category of Non-Residential, Residential, or Personal Property Only Eligibility. Relocation services for the displaced occupants will include advisory services, reimbursement of qualified reestablishment or replacement housing expenses, and move costs. Relocation Services for Personal Property Only displacements will consist of advisory services and eligible reimbursements of move costs using guidance from the Code of Federal Regulations, Washington Administrative Code, and Revised Codes of Washington. We will review and process any reasonable and necessary reimbursement claims through the City on behalf of the displaced occupants.



# **Area Demographics and Characteristics**

The project area is located on 175<sup>th</sup> Street within a portion of properties primarily consisting of single-family homes in the Meridian Park neighborhood of the City of Shoreline. First incorporated in 1995, the City of Shoreline has a population of 58,608 as of the April 1, 2020 census. An estimated 68% of persons identified as white alone, and the next largest population, Asian alone, represents 15.5% of the city's census data. The Median Household income for the area is \$91,524.00 and per capita income is \$46,184.00. The Median sales price of owner-occupied housing units is \$710,000, and the median rent is \$1,635.00. North 175<sup>th</sup> street has been identified as a moderate traffic nuisance, according to the King County area report completed in 2021 due to its proximity to the highway and popular storefronts. Each affected property was built between 1950 and 1965, although the Tenuta property was remodeled in 2017 per the King County permit history.

# **Relocation Assistance Program**

A relocation representative from MVA will assist the identified eligible displacements. MVA staff will maintain personal contact with the identified displacees until the relocation process has been completed.

As a function of the overall relocation assistance program, technical and advisory assistance will be provided to the identified displacements by the contracted relocation representatives. The following services and tasks will be undertaken:

- 1. Each identified permanent displacement will be personally interviewed to gather appropriate information to determine the needs and preferences about the replacement site. The relocation personnel will complete inquiries related to site availability within a 5–10-mile radius, relevant building and lot size, physical layout, required number of parking stalls, and preferences similar to the displacement site.
- 2. As soon as feasible, the relocation representative shall explain the relocation payments and other assistance for which tenant businesses may be eligible, including related eligibility requirements and the procedures for obtaining such assistance. If not already completed, a General Information Notice and a Notice of Eligibility, Entitlements, and 90 Day Assurance Letters will be prepared and delivered. (Exhibit C)
- 3. Distribution of informational brochure(s) for the Relocation Assistance Program pertaining to Personal Property Only Relocations Residential Relocations and Non-Residential Relocation (Exhibit D).
- 4. Conduct inventory of all personal property for Personal Property Only and Non-Residential Businesses.
- 5. Assist in determining the best method of relocating the personal property for all displaced occupants.
- 6. Assist the identified displacements in finding a replacement site. This could include multiple listing services, searching internet sites, and physically canvassing neighborhoods.
- 7. Assistance will be provided to complete appropriate forms and coordinate moving arrangements. Identified displacees will be informed of acquisition timing and receive proper notice to prepare for required moves. Claims for compensable expenses associated with the move will be processed expeditiously.
- 8. Assistance in the form of referrals to third-party services will be made, as appropriate.
- 9. Bilingual assistance will be provided as needed.

# **Relocation Benefits Categories**

Relocation benefits will be provided per the applicable regulations and the Uniform Relocation Assistance Program 49 CFR part 24. Benefits will be paid upon submission of required claim forms and documentation needed following approved procedures. The City of Shoreline will provide appropriate benefits for each identified displacement as required by the Uniform Relocation Assistance Program, the Washington Administrative Codes, and the Revised Codes of Washington.



## Non-Residential Displacement(s):

# **Relocation payments are broken down into four types:**

- 1. Moving and Related Nonresidential Expenses
- 2. Reestablishment Expenses
- 3. Related Moving Expenses
- 4. Fixed Moving Payment

# Eligible expenses for moving personal property include:

- Transportation costs for a distance up to a maximum of 50 miles
- Packing, crating, unpacking, and uncrating
- Disconnecting, dismantling, removing, reassembling, and reinstalling relocated machinery, equipment, and other personal property
- Modifications to personal property to accommodate the replacement site or mandated codes or ordinance

## Eligible expenses for "related nonresidential expenses"

- Professional services performed prior to the purchase/lease of a replacement site to determine suitability for the business operation
- Impact fees and one-time assessments for anticipated heavy utility usage
- Utility connection expenses associated with running the utilities from the right of way adjacent to the replacement site to the improvement on the replacement site (not related to personal property)

## **Reestablishment Expenses**

Displaced businesses are eligible to receive a payment, not to exceed \$50,000, for all expenses actually incurred in relocating and reestablishing the business operation considered by the agency to be reasonable and necessary. These may include, but are not limited to, the following:

- Repairs or improvements to the replacement real property as required by federal, state, local law, code, or ordinance
- Modifications to the replacement real property to accommodate the business operation or make replacement structure suitable for conducting the business
- Construction and installation costs for exterior signage to advertise the business
- Redecoration or replacement of soiled or worn surfaces at the replacement site, such as paint, paneling, or carpeting
- Advertisement of replacement location
  - Estimated increased cost for two years at the replacement site for such items as:
    - Lease or rental charges
    - Personal or real property taxes
    - Insurance premiums
    - Utility charges, excluding impact fees

## **Related Moving Expenses**

## **Replacing Printed Materials and Business Items**

Expenses to replace existing stocks of printed materials and business items made obsolete by the move that require an address or phone number change are eligible for reimbursement. This includes invoices, stationery, business cards, and promotional items. A copy of the old and newly printed items will be needed. In some cases, rather than replacing printed materials, a functionally equivalent alternative may be used in the replacement site according to agency approval.



## **Search Expenses**

Businesses are entitled to reimbursement for expenses in searching for a replacement property not to exceed \$2,500. Expenses may include transportation, meals, and lodging when away from home; the reasonable value of the time spent during search must be preapproved; fees paid to real estate agents, brokers, or consultants to locate a replacement site exclusive of any fees or commissions related to the purchase of the site; time spent in obtaining permits and attending zoning hearings; and time spent negotiating the purchase of a replacement site based on reasonable salary or earnings. The business will be required to document search efforts in a site search log that the relocation specialist will provide. The search area is limited to 50 miles of the displacement location.

## **Insurance for the Move**

Total replacement value (over and above the mover's standard coverage) connected with the move.

## Licenses, Permits, and Certificates

Licenses, permits, or certification requirements that are eligible for reimbursement.

# **Move Planning Expenses**

Depending on the complexity of the move, a professional can be hired to help with planning the move of personal property. A professional must be hired to be eligible for reimbursement. Planning expenses include only those necessary to plan the move, placement, and layout of the personal property and must be supported by documentation, i.e., floor plan layout and log of work performed.

## **Move Supervision Expenses**

Supervision expenses include reimbursement of time to supervise the move. Supervision is sometimes necessary to direct personal property placement and facilitate the moving process. The time to oversee the move (does not include planning) is limited to no more than the length of time it would take a professional mover to complete the actual physical move. Hourly labor rates are based on reasonable salary or earnings and must be preapproved by the agency before initiating the move. All expenses must be actual, reasonable, and necessary, as determined by the agency.

## **Temporary Storage**

Eligibility for the cost to store personal property in a commercial storage facility. Storage expenses will be reimbursed if the agency considers them reasonable and necessary. Storage must be preapproved and is limited to 12 months. The request must be in writing.

## **Direct Loss of Tangible Personal Property**

The choice to abandon an item of personal property rather than relocating the item, the payment is based upon the lesser of the cost to move the item, or the market value in place "as is," less any proceeds from the sale of the item. A reasonable attempt to sell the item is required.

## **Substitute Personal Property**

Choice of promptly replacing an item of personal property rather than relocating the item, the payment is the lesser of the cost to move the item, or the cost of providing the substitute item, less any proceeds from the sale of the item. A reasonable attempt to sell the item is required.

# Fixed Payment (In Lieu) of Moving Costs (Not Applicable for Landlord Business)

A "Fixed Moving Payment" provides an option for moving expenses based on the net earnings of your business. Landlords are not eligible to receive a fixed moving payment.



All required documentation and a Move Expense Agreement will be acknowledged and signed before eligible entitlement can be issued.

# **Residential Displacement(s):**

# Residential Displacements are eligible for two monetary reimbursements:

- 1. Moving and Related Expenses
- 2. Replacement Housing Expenses

# **Moving and Related Expenses**

Displaced occupants may choose from one or a combination of the following three moves:

- Commercial move- moves completed by a professional mover
  - Reimbursement is limited to 50-miles
  - o Displaced persons are eligible for the maximum replacement insurance.
- Fixed Payment Self-move
  - Using the moving cost schedule provided by the Federal Highway Administration, Displaced Persons are provided a room count based on the occupancy of their displacement location.

Number of Eligible Rooms	Eligible Reimbursement
1	\$800.00
2	\$1,100.00
3	\$1,400.00
4	\$1,700.00
5	\$2,000.00
6	\$2,300.00
7	\$2,600.00
8	\$2,900.00
Each Additional Room	\$300.00

- Actual Cost Self-move
  - Displaced Tenants or Homeowners may claim a direct reimbursement of actual costs incurred for moving. Receipted bills for labor and equipment must support these costs. Hourly labor rates should not exceed the cost paid by a commercial mover. Equipment rental fees should be based on the actual cost of renting the equipment but not exceed the cost paid by a commercial mover.

## **Replacement Housing Expenses for 180-day homeowner-occupants**

Persons that have continuously occupied a displaced dwelling for a minimum of 180-days prior to the initiation of negotiations are eligible for the following replacement housing reimbursements in addition to the above listed moving-related expenses:

- Price Differential
  - A comparable replacement housing study is created to compare the cost of a comparable replacement dwelling to the acquisition value of a dwelling. Should a displace settle for additional funds through an administrative settlement, the price differential will be reduced to account for that negotiated increase. The maximum statutory payment for a price differential is \$31,000.00.



• The study will compare the price as follows:

Price of Comparable Property	\$130,000.00
Acquisition Price of Property	-\$120,000.00
Maximum Price Differential	\$ 10,000.00

- Mortgage Interest Differential Payment (MIDP)
  - Displaced homeowners may be reimbursed for the increased mortgage interest costs if the interest rate on a new mortgage exceeds that of the present mortgage. A bona fide mortgage must have encumbered the displacement dwelling 180-days prior to the initiation of negotiations. The payment for increased mortgage interest cost is that amount that will reduce the mortgage balance on a new mortgage to an amount that could be amortized with the same monthly payment for principal and interest as that for the mortgage(s) on the displacement dwelling. At or near closing, the displaced owners will be advised of the approximate amount of this payment.
- Incidental Purchase Expenses
  - Displaced Homeowners are eligible for reimbursement of incidental expenses necessary to purchase a replacement dwelling. These do not include prepaid expenses such as a purchaser's advanced payment into a reserve account payment of future taxes or insurance. These expenses may include an appraisal, home inspections, title search, or recording fees. Each of these will be documents in the final closing statement to verify they are actual costs.

#### **Replacement Housing Expenses for 90-Day Tenant Occupants.**

Displaced tenants that have continuously occupied the subject property for a minimum of 90-days are eligible for a rental supplement payment in addition to the eligible moving expenses above. This rental supplement payment may be converted into down payment assistance in purchasing a replacement dwelling.

- Rental Supplement
  - The relocation specialist will complete a comparable replacement housing study to identify the cost
    of rent plus utilities for a Decent Safe and Sanitary replacement dwelling. That comparable will be
    reviewed against the cost of rent plus utilities at the subject property to identify the increased
    monthly cost of rent plus utilities. This increased cost will be multiplied by 42 months to determine
    the total maximum rental supplement.

0	The calculation occurs as follows:	
	Rent plus utilities of the Subject property	\$1,200.00
	Rent plus utilities of the comparable property	- \$1,100.00
	Monthly Rent Differential	\$100.00
	Multiplied by 42 Months	X 42 Months
	Total Maximum Rent Supplement Payment	\$4,200.00

- Down Payment Assistance
  - Displaced Occupants may use the greater amount between the maximum \$7,200.00 and their calculated rental supplement towards the down payment and additional incidental expenses in purchasing a replacement dwelling. The combined amount of the down payment assistance and incidental expenses cannot exceed the amount of the computed rental supplement or the down payment, whichever is greater.



# Housing of Last Resort

The displacing agency may utilize Last Resort housing (LRH) to provide additional funds to displacees or extend eligibility to persons who do not meet the length of occupancy requirements. LRH payments are justified in cases where the cost of available comparable housing exceeds the statutory limits of the Uniform Relocation Act or local codes. WSDOT has also provided guidance to address the competitive housing market in the planned project area. MVA will provide a recommendation on a case-by-case basis to review the necessity of additional replacement housing funds for displaced homeowners and tenant occupants beyond the statutory limits. Additionally, due to the competitive market present in the displaced zip code, a quarterly housing market analysis will be completed using the Northwest Multiple Listing Service data to identify the average sale to original list price ratio.

The housing of last resort payments will be calculated in a method that preserves the intent of the Uniform Relocation Act and the interests of the displaced persons, the project funds, and the displacing agency.

## **Personal Property Only Displacement(s):**

#### **Relocation payment types:**

1.

- Moving Expenses within a 50-mile radius
  - a. Commercial Move option
    - i. Provide a commercial mover and pay mover directly.
  - b. Self-Move Option

ii.

i. A Self-Move is based on bids provided by qualified movers, an estimate by a Relocation specialist, or predetermined move cost schedules.

spectane, er presettering	
Size of Storage Unit	Move Cost
5' by 5' (25 sq. ft.)	\$300
5' by 10' (50 sq. ft.)	\$600
5' by 15' (75 sq. ft.)	\$900
10' by 10' (100 sq.	\$1,200
10' by 15' (150 sq.	\$1,800
10' by 20' (200 sq.	\$2,400
10' by 25' (250 sq.	\$3,000
10' by 30' (300 sq.	\$3,600
10' by 40' (400 sq.	\$4,800
15' by 20' (300 sq.	\$3,600
15' by 30' (450 sq.	\$5,400
20' by 40' (800 sq.	\$9,600

- iii. Move costs for vehicles, trailers, etc., not connected to utilities shall be based on the following schedule:
  - Operational vehicles and motor homes \$50.00 each
  - Boats w/trailers, utility trailers, car trailers, travel trailers, and fifth-wheel trailers \$200.00 each
  - Non-operating vehicles and smaller motor homes that require towing \$200.00 each
  - Non-operating trucks and larger motor homes that require towing \$200.00 each

c. Actual Cost Move Option

i. Actual and reasonable costs to move personal property are based on acceptable documentation of actual costs. Proper documentation includes receipts for payments, paid invoices, copies of payment documents, timesheets of people hired to perform the move, etc.



All required documentation and a Move Expense Agreement will be acknowledged and signed before eligible entitlement can be issued.

# **Temporary Storage**

Storage expenses will be reimbursed if the agency considers them reasonable and necessary. Storage must be preapproved and is limited to 12 months. The request must be in writing.

# **Replacement Sites**

It is ultimately the responsibility of the displaced persons to locate a replacement site that best suits their needs. However, as part of the Advisory Services, MVA will conduct searches of available resources to identify available and potential replacement sites near the displacement location. An initial search has located potential replacement sites within the local 5-mile radius at approximately \$438.89 -\$990.57 per Sq. Ft per for sales and \$1.27 -\$2.63 per Sq. Ft for rentals. This relocation plan has included samples of available properties (Exhibit E).

# **Program Assurances and Standards**

There are adequate funds to relocate the business. Services will be provided to ensure that the displacement does not result in different or separate treatment based on race, nationality, color, religion, national origin, sex, marital status, familial status, disability, or any other basis protected by the federal Fair Housing Amendments Act, the Americans with Disabilities Act, Title VI of the Civil Rights Act of 1964, Title VIII of the Civil Rights Act of 1968.

The displaced Occupant will not be required to move without being given written notice at least 90 days prior to the vacate date.

# **Payment of Relocation Benefits**

Relocation benefit payments will be made expeditiously. Claims and supporting documentation for relocation benefits must be filed with the City of Shoreline within 18 months from:

- i. the date the claimant moves from the acquired property; or
- ii. the date on which final payment for the acquisition of real property is made, whichever is later.

## **Immigration Status**

Federal legislation (PL105-117) prohibits the payment of relocation assistance benefits under the Uniform Act to any alien not lawfully present in the United States unless such ineligibility would result in an exceptional and extremely unusual hardship to the alien's spouse, parent, or child any of whom is a citizen, or an alien admitted for permanent residence. Exceptional and extremely unusual hardship is defined as the significant and demonstrable adverse impact on the health or safety, continued existence of the family unit, and any other impact determined by the City of Shoreline to affect the alien's spouse and parent or child negatively. The City of Shoreline may elect to authorize the payment of relocation assistance benefits to any otherwise eligible displace from non-federally authorized reimbursable funds. To track and account for relocation assistance and benefit payments, relocation staff will be required to seek immigration status information from each displacement 18 years and older by having them self-certify their legal status.

## **Relocation Tax Consequences**

In general, relocation payments are not considered income for the Internal Revenue Code of 1968 or the Personal Income Tax Law, Part 10 of the Revenue and Taxation Code. Displaced persons are encouraged to consult with personal tax advisors concerning the tax consequences or social service providers to obtain information concerning the tax consequences associated with relocation payments.

## **Appeals Policy**



The identified displacements will have the right to file an appeal when there is a complaint regarding their rights to relocation and relocation assistance, such as determinations of eligibility, the amount of payment, or the failure to provide a comparable replacement housing referral. The agency will follow the appeals procedures under Uniform Relocation Assistance Program 49 CFR part 24.10 Appeals.

(a) General. The Agency shall promptly review appeals in accordance with the requirements of applicable law and this part.

(b) Actions that may be appealed, any aggrieved person may file a written appeal with the Agency in any case that the person believes that the Agency has failed to properly consider the person's application for assistance under this part. Such assistance may include, but is not limited to, the person's eligibility for, or the amount of, a payment required under § 24.106 or § 24.107 or a relocation payment required under this part. The Agency shall consider a written appeal regardless of form.

(c) Time limit for initiating an appeal. The Agency may set a reasonable time limit for a person to file an appeal. The time limit shall not be less than 60 days after the person receives written notification of the Agency's determination on the person's claim.

(d) Right to representation. A person has a right to be represented by legal counsel or other representatives in connection with their appeal, but solely at the person's own expense.

(e) Review of files by the person appealing. The Agency shall permit a person to inspect and copy all materials pertinent to their appeal, except materials classified as confidential by the Agency. However, the Agency may impose reasonable conditions on the person's right to inspect, consistent with applicable laws.

(f) Scope of review of the appeal. In deciding an appeal, the Agency shall consider all pertinent justification and other material submitted by the person and all additional available information needed to ensure a fair and full appeal review.

(g) Determination and notification after appeal. Promptly after receipt of all information submitted by a person in support of an appeal, the Agency shall make a written determination on the appeal, including an explanation of the basis on which the decision was made, and furnish the person with a copy. If the complete relief requested is not granted, the Agency shall advise the person of their right to seek judicial review of the Agency decision.

(h) Agency official to review the appeal. The Agency official conducting the appeal review shall be either the head of the Agency or their authorized designee. However, the official shall not have been directly involved in the action appealed.

# **Eviction Policy**

The displacing entity recognizes that eviction is permissible only as a last resort and that relocation records must be documented to reflect any eviction's specific circumstances. Eviction will only occur for nonpayment of rent, a severe violation of the rental agreement, a dangerous or illegal act in the unit, or if the tenant refuses all reasonable offers to move. Eviction will not affect a person's eligibility legally entitled to relocation benefits.

## **Dates of Displacement**

Identified displacements will be issued a 90-day Assurance notice. The 90-day Assurance notice is expected to be published on or before June 1, 2022. The city of Shoreline may issue a notice to vacate for any acquired properties upon the expiration of the 90-day assurance period and transfer of possession. The move of the identified displacements is expected to be completed on or before February 28, 2023. Displaced homeowners will have 18-months to submit a relocation claim starting from the later of the vacate date or the date the final acquisition funds are issued. Displaced tenants will also have 18-months to submit claims from the final vacate date.



# **Estimated Relocation Costs**

The acquisition will be funded with local, state, and federal funds. The eligible relocation benefit is based on reasonable and necessary costs for relocating the identified displacements. The estimated relocation costs of the identified displacements will range between \$76,400.00 and \$278,400.00 in Replacement Housing Payments, \$15,200.00, and \$25,000.00 in eligible move costs and moving-related expenses, and up to \$50,000 in reestablishment costs for the identified business.

ROW	Tenant / Occupant	Relocation Eligibility	Reestablishment	Estimated Replacement Housing Payment	Estimated Replacement Housing plus LRH Payment	Estimated Lower Move and Related Costs	Estimated Upper Move and Related Costs	Lower Range Total	Upper Range Total
SI01A	Holly J. See, John M. See	Non- Residential Landlord Business	\$50,000.00	N/A	N/A	\$800.00	\$1,500.00	\$50,800.00	\$51,500.00
SI01B	Emma Mrofchak, Caroline Porfier, Cyrus Zerbe	Residential Tenant	N/A	\$7,200.00	\$27,200.00	\$3,200.00	\$5,000.00	\$10,400.00	\$25,000.00
SI02A	Rory Delgado	Non- Occupant Owner - PPO	N/A	N/A	N/A	\$800.00	\$1,500.00	\$800.00	\$1,500.00
SI02B	Karina Delgado	Residential Tenant	N/A	\$7,200.00	\$47,200.00	\$3,200.00	\$4,000.00	\$10,400.00	\$51,200.00
SI03A	Jason Tenuta and Evann Tenuta	Residential Owner Occupant	N/A	\$31,000.00	\$102,000.00	\$3,200.00	\$6,000.00	\$34,200.00	\$108,000.00
SI04A	Alexander and Corazon Cruz	Residential Owner Occupant	N/A	\$31,000.00	\$102,000.00	\$4,000.00	\$6,000.00	\$35,000.00	\$108,000.00
		Totals by Category Estimated	\$50,000.00	\$76,400.00	\$278,400.00	\$15,200.00	\$24,000.00	\$141,600.00	\$352,400.00

## Range: \$141,600.00-\$352,400.00

Last Resort Housing (LRH) Plan Process 90 Day Owner Occupants – Approved November 16, 2021, effective January 1, 2022, with the option to re-evaluate and request FHWA approval. The LRH Plan is intended to address Washington's current competitive housing market. These changes will provide additional relief when displacees make offers to purchase their replacement dwelling but lose out in the competitive housing market due to homes selling for more than the list price.

MVA will prepare a Market Analysis using the Northwest Multiple Listing Service's (NWMLS) data aggregate program, Realist. This program will compile recent sales by zip code and provide an average sale to list price ratio. WSDOT dictates that this analysis must be prepared a minimum of four times per year. MVA will reassess the LRH ratio quarterly to meet with guidance from WSDOT. MVA will complete a final analysis in the claim submittal for displaced homeowner-occupants to ensure accurate payment. WSDOT guidance requires that an LRH payment amount be updated if a displacee has not secured replacement housing in 6-months of occupancy.

The Notice of Eligibility has been updated to reflect the additional change, and the most recent Local Public Agency Form will be utilized in the claim submittal.



The average selling price for homes is 109.9% of the listing price in the Shoreline Area and 98133 zip code as of February 2022. This represents a 10% increase from the list price necessary for the Last Resort Housing payment. The median sales price for homes in the project area is \$710,000. Using the identified 10% increase from the LRH plan, we estimated an LRH payment of \$71,000. However, the actual home value will dictate the actual eligible payment.

# Relocation Estimate Range \$141,600 - \$352,400.00

# LRH Plan based on Market Data Up to \$202,000.00

# Total Relocation Estimate Range \$141,600.00 - \$352,400.00.

The estimated relocation budget does not include payment to any portion of the property acquisition. The budget does not consider the cost of any services necessary to implement the plan and complete the relocation element of the parcel acquisition.

# **Relocation Eligibility Report**

Project Title: 175th Street - Stone Way to I-5	Parcel No.: 03901-0035,
	307350-0047,03901-
	0040, 307350-0040

There are persons and or personal property that will be required to move from this parcel as a result of its acquisition. Complete the information below and transmit **immediately** to the Region Relocation Supervisor for Processing.

The date of Initiation of Negotiations

Name - Address - Telephone	Date Parcel was
	First Occupied
	by this Person
	or Personal
	Property
Owner(s):	
Holly See and John See– 1610 N. 175 <sup>th</sup> Shoreline, WA 98133:	1989
Rory Delgado – 1911 N. 175 <sup>th</sup> St. Shoreline, WA 98133:	2001
Jason and Evann Tenuta – 1616 N. 175 <sup>th</sup> St. Shoreline, WA 98133:	2019
Alexander and Corazon Cruz-1615 N. 175 <sup>th</sup> St. Shoreline, WA 98133:	1993
Tenant(s) (persons who lease-occupy property):	
Emma Mrofchak, Caroline Porfier, Cyrus Zerbe – 1610 N. 175 <sup>th</sup> St. Shoreline, WA 98133	July 2021
Karina Delgado – 1611 N. 175 <sup>th</sup> St. Shoreline, WA 98133 –	October, 2001

Note: An Occupancy Survey must be completed for each party named above.

Region Relocation Supervisor	Date
Relocation Specialist	Date
Negotiator	Date

Attachment A Exhibit A



# EXHIBIT A OCCUPANY SURVEYS

# Attachment A Exhibit A Non-Residential (Landlord) Occupancy Survey

# **Displacee Information**

<b>Project Title:</b> Shoreline 175 <sup>th</sup> Str	Parcel No.: 03901-0035			
Legal Name of Business: N/A	Legal Name of Business: N/A			
Owner(s) Name(s), is different f	rom above: Holly J. See and John M.	See		
<b>Date of Purchase:</b> October, 1989	Email Address:	Business Phone:		
<b>Subject Site Address:</b> 1610 N. 175 <sup>th</sup> St	Business Mailing Address:	Alternate Phone:		
Shoreline, WA 98133		Cell Phone:		
Title VI Required Information: Ethnic Identification Category: 🗌 African American 🔲 Asian/Pacific Islander 🗌 American Indian/Alaskan Native				
🖾 Caucasian 🛛 Hispanic American 🗌 Other				
MWBE: Yes 🛛 No 🗌 DBE: Yes 🗌 No 🖾				
(Minority Women Business Enterprise) (Disadvantaged Business Enterprise)				

Unit Information						
Building Type: SFR Duplex Triplex Fourplex Apartment Other						
Dunung Type Orne Duples Partment Orner						
Total Sq Ft: 1600	Lot Size: 6100	Number of Units: N/A				
•						
Garage/Carport: 2- Car covered,	ADA Installations: N/A					
Carport						

# **Tenant Information**

Unit No.: N/A	Unit No.: N/A	Unit No.: N/A			
Tenant Name: Emma Mrofchak	Tenant Name: Cyrus Zerbe	Tenant Name: Caroline Porfier			
Tenant Phone No.:	Tenant Phone No.:	Tenant Phone No.:			
Sq Ft of Unit: 1600	Sq Ft of Unit: 1600	Sq Ft of Unit: 1600			
Rent Amount:	Rent Amount:	Rent Amount:			
Utilities:	Utilities:	Utilities:			
Water pd by: <u>Tenant</u>	Water pd by: <u>Tenant</u>	Water pd by: <u>Tenant</u>			
Sewer pd by: <u>Tenant</u>	Sewer pd by: <u>Tenant</u>	Sewer pd by: <u>Tenant</u>			
Power pd by: <u>Tenant</u>	Power pd by: <u>Tenant</u>	Power pd by: <u>Tenant</u>			
Heat Source: Oil	Water Source: City Water	Sewer Source: Shoreline Waste water			
Leases on File: Yes 🛛 No 🗌		File Schedule "E" or "C":			
Copies Obtained: Yes 🛛 No 🗌		*Must provide copies of recent tax return			
Personal Property on-site owned by Landlord: Yes					
Any outside specialists needed: Yes 🗌 No 🖾					

# Attachment A Exhibit A Non-Residential (Landlord) Occupancy Survey

Time required to vacate: 8 mo	onths		
Plans to Reestablish: Yes 🖂	No 🗌	Advance Payment Needed: Yes 🗌	No 🖂
Site Requirements:			
N/A			

# **Relocation Cost Estimate**

Reestablishment Expenses: \$50,000	Moving Cost: \$800	Site Search Cost: \$2,500
Specialist: Marco Vargas III		Date: 03/23/2022

# **Displacee Information**

<b>Project Title:</b> Shoreline 175 <sup>th</sup> Stre		Parcel No.: 03901-0035		
Name of Displacee(s): Emma Mre	ofchak, Caroline Porfier, Cyrus Zerbe	2	Displacee No.: Si01B	
<b>Date of Occupancy:</b> July 1, 2021	🗌 Owner 🛛 Tenant	Cell Phone:		
Site Address: 1610 N. 175 <sup>th</sup> St	Mailing Address:	Work Phone:		
Shoreline, WA 98133		Home Phone:		

# **Residential Information**

							-			
Total Sq Ft: 1600	No. Bedr	ooms	<b>3</b> :3.0		No. Bathrooms:	Total N		Lot Size: 61	100	Year Built:
					2.0	Rooms 8.0	:			1951
Subject DS&S:	Subject DS&S: Garage Stalls: 2				Other major site in	nproven	nents: N/A			
Yes										
Building Type: Single Story 1.5 Story 2 Story Split Level Basement Other										
<b>Replacement Prefere</b>	ence:				🛛 Own Trans			Need Tra	inspo	rtation
Purchase      Rent      Need Public Transportation										
Adults:			M	F_	Ethnic Identificati	on	Utilities:		Dwe	lling Type:
Emma Mrofchak				$\boxtimes$	Category:					
				$\boxtimes$			Heat		$\boxtimes$	Single Family
Cyrus Zerbe					African Ameri	can	<b>NatGas</b>			Dwelling
				$\boxtimes$	Asian/Pacific		Electric			Apartment
Caroline Porfier					Islander American Indi	o <b>n</b> /		0	H	Duplex
Children:	FT	PT	M	F	Alaskan Native			e	H	Mobile Home Condominium
						,	Water		H	Recreational
					Hispanic Ame	rican	Well			Vehicle
					Other	iculi	City W	ater		v chicie
					Title VI Required Inform	ation	Septic			
					М		🛛 Sewer			
			$\Box$		Move Type:	Maria D		Name have a fi	D	~ 00
					Schedule			Number of I		
			$\Box$				_	☐ Actual C ☐ Yes □	ost IVI No	ove
					Advanced Move Pa	yment N			INO	

Disability Issues/Special Needs/Comments:

	I munciul i				
Head of Household: Emma Mrc	ofchak	Spouse/Partner/Roommate: Cyrus Zerbe, Caroline Porlier			
Employer:		Employer:			
Occupation:		Occupation:			
Location:	No. of miles from home: Remote	Location:	No. of miles from home: Remote		
Owner:	-	Tenant:			
Mortgage Balance	\$	Monthly Rent	\$		
Interest Rate		Monthly Utilities Hea	t \$		
Loan Type		Pow			
<b>Remaining Term</b>		Sew			
Monthly Payment (P&I)	\$	Wat			
Lender Name		Lot/Ground Rent	\$		
<b>Contact Number</b>		Rent Subsidy	\$		
Taxes & Insurance	\$	<b>Gross Monthly Income</b>	\$		
		Source of Income: 🛛 Wages	Retirement     Security   Other		
		*Note: Utilities only include heat, l	ight, water & sewer		
		Damage/Security Deposit	\$		

# **Financial Information**

# **Relocation Cost Estimate**

		eaction cost Bottin	
RHP: \$	Moving Cost: \$3,200	Date: 3/18/2022	Relocation Specialist: Marco Vargas III

# Attachment A Exhibit A Personal Property Only Occupancy Survey

# **Displacee Information**

Project Title: Shoreline 175th Stree		Parcel No.: 307350-0047					
Name of Displacee(s): Rory Delgad	lo			Displacee No.: Si02A			
Date of Occupancy: October, 2001	Owner 1	ſenant	Cell Phone:				
Site Address: 1611 N. 175 <sup>th</sup> St.	Mailing Address:		Work Phone:				
Shoreline, WA 98133			Home Phone:				
			Email Address:				
Ethnic Identification Category	MWBE: Yes □     No ⊠       DBE: Yes □   No ⊠						
(initiality in onion Dustriess Ent	- /	*					
	Personal Pr	roperty Ir	formation				
<ul> <li>Personal property located</li> <li>Personal property located</li> <li>Vehicles, trucks, recreatid</li> <li>Personal property located</li> <li>Other:</li> <li>Advanced Move Payment N</li> <li>Number of Operational Vehi</li> <li>Size of Storage Unit: N/A</li> </ul>	I in a storage facility onal vehicles, boats an I in a rented mailbox in Needed: Yes	d other traile a commerc <b>No</b> Number of Small: N/A Number of	ers ial mailbox business Non-operational Veh	icles (require towing): rge: N/A ty trailers, travel trailers, car			
Inventory:							
1 Washer/Dryer							
1 Refrigerator 1 Dishwasher							
1 Oven							

# **Relocation Cost Estimate**

Moving Cost: \$800	Date: 03/23/2022	Specialist: Marco Vargas III
--------------------	------------------	------------------------------

# **Displacee Information**

<b>Project Title:</b> Shoreline 175 <sup>th</sup> S	Parcel No.: 307350-0047		
Name of Displacee(s): Karina I	Delgado		Displacee No.: Si02B
Date of Occupancy: October 2001	Owner 🛛 Tenant	Cell Phone:	
Site Address: 1611 N. 175 <sup>th</sup> St.	Mailing Address:	Work Phone:	
Shoreline, WA 98133		Home Phone:	
		Email Address:	

Residential Information									
Total Sq Ft: 1500	No. Bedro	oms: 3.0		No. Bathrooms:	Total I		Lot Size: 6	-	ear Built:
				2.0	Rooms			15	955
Subject DS&S: TBD	Garage Sta	alls: 1.0		Other major site in	ç	nents: Rear I	Deck and Pat	io	
	Building Type: Single Story 1.5 Story 2 Story Split Level Basement Other								
Replacement Preference:       Own Transportation       Need Transportation         Purchase       Rent       Need Public Transportation					tion				
Adults: Karina Delgado		M	F	Ethnic Identificati Category:	on	Utilities:		Dwellin	g Type:
				African Ameri	can	Heat NatGas			ngle Family welling
				Asian/Pacific Islander	,	Electric		$\square$ D	partment uplex
Children:	FT P	T M	F	American Indi Alaskan Native		Propan Wotor	e		lobile Home ondominium
			Image: CaucasianWaterImage: RecreationImage: CaucasianImage: WaterImage: CaucasianImage: CaucasianImage: CaucasianImage: WaterImage: CaucasianImage: CaucasianIm				ecreational ehicle		
				Title VI Required Inform	ation	_	atei		
				Tute vi Kequirea injorm	uiion	Septic Sewer			
				Move Type: Schedule	Move P	avment	Number of	Rooms 1	0
				Advanced Move Pa	cial Mov	e [	Actual C	cost Mov	
	<b>Disability Issues/Special Needs/Comments:</b> Karina occupies the property and runs a dog watching service from the home. Her father- Rory Delgado- purchased the property in 2001 to provide housing for his daughters while they attended school nearby.								

Karina has continued to occupy the property alone since graduating. Karina does not have an official lease with her father and pays rent as her budget allows.

	<b>Financial</b>	Information			
Head of Household: Karina Delgado		Spouse/Partner/Roommate:			
Employer: Self	Employer:				
Occupation: Dog Care and Boar	ding	Occupation:			
Location: Home	No. of miles from home: N/A	Location:		No. of miles from home:	
Owner:	-	Tenant:			
Mortgage Balance	\$N/A	Monthly Rent		\$	
Interest Rate		<b>Monthly Utilities</b>	Heat	\$	
Loan Type			Power	· \$	
<b>Remaining Term</b>			Sewer	\$	
Monthly Payment (P&I)	\$		Water	· \$	
Lender Name		Lot/Ground Rent		\$	
Contact Number		Rent Subsidy		\$	
Taxes & Insurance	\$	<b>Gross Monthly Income</b>		\$	
		Source of Income: 🛛 Wa	ages cial Se	Curity Other	
		*Note: Utilities only include h	eat, ligi	ht, water & sewer	
		Damage/Security Deposit	Į	\$ <b></b>	

# **Relocation Cost Estimate**

RHP: \$TBD   Moving Co	ost: \$3,500	Date: 03/18/2022	Relocation Specialist: Marco Vargas III
------------------------	--------------	------------------	---

# **Displacee Information**

<b>Project Title:</b> Shoreline 175 <sup>th</sup> Str	eet - Stone Way to I-5		Parcel No.: 03901-0035
Name of Displacee(s): Jason Tent	uta and Evann Tenuta		Displacee No.: Si03A
<b>Date of Occupancy:</b> March, 2019	🗌 Owner 🛛 Tenant	Cell Phone:	
<b>Site Address:</b> 1616 N. 175 <sup>th</sup> St	Mailing Address:	Work Phone:	
Shoreline, WA 98133		Home Phone:	
		Email Address:	

				<b>Residential Info</b>	rmatio	n		
Total Sq Ft: 950	No. Bedrooms: 3.0		<b>No. Bathrooms:</b> 2.0	<b>Total No.</b> <b>Rooms:</b> 7.0		Lot Size: 6	100 Year Built: 1951	
Subject DS&S: Yes	Garage	Stalls:	2	Other major site i	Other major site improvements: Rear Shed			
Building Type: 🖾 S	Single Stor	ry 🗌	1.5 Sto	ry 2 Story 2	Split Lev	el 🗌 Base	ement 🗌 C	Other
Replacement Prefere		Rent		⊠ Own Trans ⊠ Need Publi			Need Tra	ansportation
Adults: Jason Tenuta			M F	Ethnic Identificati Category:		Utilities:		Dwelling Type:
Evann Tenuta				African Amer	ican	Heat NatGas		Single Family Dwelling
				Asian/Pacific Islander		□Electric ⊠ Oil		Apartment Duplex
Children: Cooper Tenuta	FT		M F	<ul> <li>☐ American Indi</li> <li>Alaskan Native</li> <li>☐ ⊠ Caucasian</li> </ul>		□ Propan Water	e	<ul> <li>Mobile Home</li> <li>Condominium</li> <li>Recreational</li> </ul>
				Hispanic Ame	rican	□Well ⊠City Wa	ater	Vehicle
				Title VI Required Inform	nation	Septic Sewer		
				Move Type: Schedule	Move Pa	ayment	Number of	<b>Rooms</b> <u>09</u>
				Advanced Move Pa			Actual C Yes	Cost Move ] No
Disability Issues/Spe	cial Needs	s/Com	ments:					

	<b>Financial</b>	Information				
Head of Household: Evann Tenuta		Spouse/Partner/Roommate: Jason Tenuta				
Employer: King County Parks Department Occupation:		Employer: Non-Profit organizations       Occupation:				
Owner:		Tenant:				
Mortgage Balance	\$	Monthly Rent	\$			
Interest Rate		Monthly Utilities Hea	t S			
Loan Type	Conventional	Pow	er \$			
<b>Remaining Term</b>		Sew	er \$			
Monthly Payment (P&I)	\$	Wat	er \$			
Lender Name		Lot/Ground Rent	\$			
Contact Number		Rent Subsidy	\$			
Taxes & Insurance	\$	<b>Gross Monthly Income</b>	\$			
	<b>•</b>	Source of Income: 🛛 Wages	☐ Retirement Security ☐ Other			
		*Note: Utilities only include heat, I	ight, water & sewer			
		Damage/Security Deposit	\$			

# **Relocation Cost Estimate**

	110101	cation cost istim	
RHP: \$ M	Ioving Cost:	Date: 3/18/2022	Relocation Specialist: Marco Vargas III

# **Displacee Information**

<b>Project Title:</b> Shoreline 175 <sup>th</sup> Stre	Parcel No.: 307350-0058		
Name of Displacee(s): Alexander	and Corazon Cruz		Displacee No.: Si04A
Date of Occupancy: 5/11/1993	🛛 Owner 🗌 Tenant	Cell Phone:	
<b>Site Address:</b> 1615 N. 175 <sup>th</sup> St	Mailing Address:	Work Phone:	
Shoreline, WA 98133		Home Phone:	
		Email Address:	

					<b>Residential Info</b>	rmatio	n			
<b>Total Sq Ft:</b> 1,500	No. Bedrooms: 4.0		No. Bathrooms:Total No.Lot Si2.0Rooms:9		Lot Size: 6	,000	Year Built: 1962			
Subject DS&S: Yes	Garage	Stalls	:2		Other major site in	nproven	nents: N/A			
	Single Stor	ry 🗌	] 1.5	Story	V 2 Story S	Split Lev	el 🗌 Base	ement 🗌 C	Other_	
Replacement Prefer         Purc         Adults:         Alexander Cruz         Corazon Cruz         Children:         Jean-Marie Cruz         Tomi-Jarrell Cruz		PT		F	<ul> <li>☐ Own Trans</li> <li>☐ Need Public</li> <li>Ethnic Identificati</li> <li>Category:</li> <li>☐ African Ameri</li> <li>☑ Asian/Pacific</li> <li>Islander</li> <li>☐ American Indi</li> <li>Alaskan Native</li> <li>☐ Caucasian</li> <li>☐ Hispanic Ameri</li> <li>☐ Other</li> </ul>	<u>c Transp</u> on can an/ can	ortation Utilities: Heat NatGas Electric Oil Propan Water Well City Wa	e ater	•	rtation lling Type: Single Family Dwelling Apartment Duplex Mobile Home Condominium Recreational Vehicle
					Move Type: Schedule Commerce Advanced Move Pa	cial Mov	e [	Number of Actual C Yes		
Disability Issues/Spo	ecial Need	s/Con	ımen	ts:						

	r mancial i					
Head of Household: Alexander Cruz		Spouse/Partner/Roommate: Corazon Cruz				
Employer: King County Metro		Employer: Christian Ministry				
Occupation: Maintenance Technician		Occupation: Caregiver				
Location: Shoreline	No. of miles from home:	Location:	No. of miles from home:			
	Less than 5.0 miles		Less than 2.0 miles			
Owner:	Less than 5.0 miles	Tenant:	Less than 2.0 miles			
Mortgage Balance	\$	Monthly Rent	\$			
Interest Rate		Monthly Utilities Heat	\$			
Loan Type		Powe	er \$			
<b>Remaining Term</b>		Sewe	er \$			
Monthly Payment (P&I)	\$	Wate				
Lender Name		Lot/Ground Rent	\$			
Contact Number		Rent Subsidy	\$			
Taxes & Insurance	¢	<b>Gross Monthly Income</b>	\$			
Taxes & insurance	\$	Source of Income: 🛛 Wages	Retirement     ecurity			
		*Note: Utilities only include heat, lig	ght, water & sewer			
		Damage/Security Deposit	\$			

# **Financial Information**

# **Relocation Cost Estimate**

RHP: \$Moving Cost: \$4,000.00Date: 03/18/2022Relocation Specialist: N	arco Vargas III
--	-----------------

Attachment A Exhibit A



# EXHIBIT B PERSONAL PROPERTY PHOTOS

# Omitted.

# Available to Council by Request.

Attachment A Exhibit A



# EXHIBIT C GENERAL INORMATION NOTICE & NOTICE OF ELIGIILITY, ENTITLEMENTS & 90 DAY ASSURANCE

7c-36

# General Notice – Landlord Print on Agency Letterhead

# INSERT DATE

# INSERT DISPLACEE (LANDLORD) NAME INSERT DISPLACEE (LANDLORD) ADDRESS

**Relocation Assistance Program General Notice of Relocation Rights for Landlords** Project Title: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No: INSERT DISPLACEE NO.

# Dear INSERT DISPLACEE (LANDLORD) NAME:

This notice is to inform you that the property you own at **INSERT DISPLACEE ADDRESS** is scheduled to be purchased by **INSERT AGENCY NAME** (Agency) for a transportation improvement project. If the property is acquired as planned, it will be necessary for you to move your personal property that may be located on the site.

As an owner you may not prevent authorized Agency employees from notifying your tenants of the benefits they may be eligible to receive under the Uniform Relocation Act and Real Property Acquisition Policies Act of 1970, as amended (URA) 49 CFR 24. Please understand that it is to your benefit that the Agency be allowed to explain to your tenants the requirements and obligations for the eligibility for benefits and to advise them there is no rush to relocate. If your tenant moves prior to an offer being made to you, they will not be eligible for relocation entitlements.

Businesses, farms, and nonprofit organizations displaced as a result of this project may be entitled to relocation assistance as generally described in this letter and in the Relocation Assistance Program Brochure, which has been provided to you with this letter. The actual law and legal regulations governing relocation assistance are contained in the United States Code, 42 USC 4601 et seq., Public Law 91-646, the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

# **Qualification Requirements**

In order to qualify to receive relocation entitlements, you must be in ownership of the property prior to the date the Agency acquires the property. If you move before the offer, you may lose your eligibility to receive relocation entitlements. To qualify as a business you must meet the definition of a business and claim your rental income on your taxes.

Name Date Page 2

Copies of recent tax returns are required as proof of rental income. If you do not provide copies of tax returns you may <u>only</u> be paid for moving expenses as a Personal Property Only relocation. Please contact your relocation specialist prior to moving in order to avoid any loss of entitlements. If you are required to move, you will receive a Notice of Relocation Eligibility, Entitlements, & 90-Day Assurance that will explain your relocation entitlements in detail.

In accordance with WAC 468-100-208, any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child.

# <u>Relocation Assistance Entitlements May Include (documentation is required on all claims)</u>:

- Direct Moving Expenses <u>up to</u> a maximum of 50 miles for moving personal property.
- Reestablishment Expenses <u>up to</u> \$50,000 for expenses incurred in reestablishing your business operation (these funds cannot be used for new construction or the purchase of capital assets).
- Additional Moving and Related Moving Expenses.
- Replacement site search costs <u>up to</u> \$2,500, search area is limited within 50 miles of the displacement location.
- Advisory Assistance as follows: A relocation specialist will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If you request, the Agency will provide you with information on the availability, purchase prices, and/or rental costs for replacement sites.

A complete list of relocation entitlements for which you may be eligible can be found in WAC 468-100-301(4); WAC 468-100-301(7) (a through g) and (k through r); WAC 468-100-303; WAC 468-100-306.

# **Occupancy of Property**

When appropriate, you will receive a Notice of Relocation Eligibility, Entitlement, & 90-Day Assurance providing you with the earliest date that you could be required to vacate the property.

# **Right to Appeal**

# INSERT AGENCY APPEAL LANGUAGE

The Agency looks forward to assisting you in any way it can. Please sign on the line provided below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Name Date Page 3

Sincerely,

INSERT SPECIALIST'S NAME Relocation Specialist INSERT AGENCY NAME INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Relocation Assistance Program Brochure)

# Acknowledgment of receipt of General Notice letter

Signature:\_\_\_\_\_Date: \_\_\_\_\_

**General Notice - Personal Property Print on Agency Letterhead** 

# INSERT DATE

# INSERT DISPLACEE NAME INSERT DISPLACEE ADDRESS

**Relocation Assistance Program General Notice of Relocation Rights** Project Title: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No.: INSERT DISPLACEE NO.

# Dear INSERT DISPLACEE NAME:

This notice is to inform you that the personal property you own which is located at **INSERT DISPLACEE ADDRESS** may need to be moved. The property is scheduled to be purchased by **INSERT AGENCY NAME** (Agency) for a transportation improvement project. If the property is acquired as planned, it will be necessary for you to move any personal property that is located on the site.

Persons who have personal property displaced as a result of this project may be entitled to relocation assistance as generally described in this letter and in the Relocation Assistance Program Brochure, which has been provided to you with this letter. The actual law and legal regulations governing relocation assistance are contained in the United States Code, 42 USC 4601 et seq., Public Law 91-646, the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

# **Qualification Requirements**

In order to qualify to receive relocation entitlements, you must have personal property located on the property prior to the date the Agency acquires the property. If you move before the offer, you may lose your eligibility to receive relocation entitlements. Please contact your relocation specialist prior to moving in order to avoid any loss of entitlements. If you are required to move, you will receive a Notice of Relocation Eligibility, Entitlements, & 90-Day Assurance that will explain your relocation entitlements in detail.

In accordance with WAC 468-100-208, any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child.

Name Date Page 2

# <u>Relocation Assistance Entitlements May Include (documentation is required on all claims):</u>

- Direct Moving Expenses <u>up to</u> a maximum of 50 miles for moving personal property.
- Advisory Assistance as follows: A relocation specialist will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If you request, the Agency will provide you with information on the availability, purchase prices, and/or rental costs for replacement sites.

A complete list of relocation entitlements for which you may be eligible can be found in WAC 468-100-301(4); WAC 468-100-301(7) (a through g) and (k through r); WAC 468-100-303; WAC 468-100-306.

# **Occupancy of Property**

When appropriate, you will receive a Notice of Relocation Eligibility, Entitlement & 90-Day Assurance providing you with the earliest date that you could be required to vacate the property.

# <u>Right to Appeal</u> INSERT AGENCY APPEAL LANGUAGE

The Agency looks forward to assisting you in any way it can. Please sign on the line provided below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Sincerely,

# INSERT SPECIALIST'S NAME Relocation Specialist INSERT AGENCY NAME INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Relocation Assistance Program Brochure)

# Acknowledgment of receipt of General Notice letter

Signature:\_\_\_\_\_Date: \_\_\_\_\_

General Notice – Residential Print on Agency Letterhead

# INSERT DATE

# INSERT DISPLACEE NAME INSERT DISPLACEE ADDRESS

**Relocation Assistance Program General Notice of Relocation Rights** Project Title: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No.: INSERT DISPLACEE NO.

# Dear INSERT DISPLACEE NAME:

This notice is to inform you that the property you are occupying at **IINSERT DISPLACEE ADDRESS** is scheduled to be purchased by **INSERT AGENCY NAME** (Agency) for a transportation improvement project. If the property is acquired as planned, it will be necessary for you to move.

Persons displaced as a result of this project may be entitled to certain relocation assistance as generally described in this letter and in the Relocation Assistance Program Brochure, which has been provided to you with this letter. The actual law and legal regulations governing relocation assistance are contained in the United States Code, 42 USC 4601 et seq., Public Law 91-646, the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

# **Qualification Requirements**

In order to qualify to receive relocation entitlements, you must be in occupancy of the property prior to the date the Agency acquires the property. If you move before the offer, you may lose your eligibility to receive relocation entitlements. Please contact your relocation specialist prior to moving in order to avoid any loss of entitlements.

If you are required to move, you will receive a Notice of Relocation Eligibility, Entitlements, & 90-Day Assurance that will explain your relocation entitlements in detail. This letter will inform you of the location of at least one comparable dwelling that is currently available as well as advise you of other relocation assistance that you are entitled to receive.

Any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result

Name Date Page 2

in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child as defined in WAC 468-100-208.

# <u>Relocation Assistance Entitlements may include (documentation is required on all claims):</u>

- Replacement Housing Payment
- Direct Moving Expenses up to a maximum of 50 miles for moving personal property.
- Advisory Services which including housing referrals, and help in filing payment claims, transportation to look at replacement housing, and other necessary assistance to ease your inconvenience.

A complete list of relocation entitlements for which you may be eligible can be found in WAC 468-100-301(4); WAC 468-100-301(7) (a through g) and (k through r); WAC 468-100-303; WAC 468-100-306.

# **Occupancy of Property**

When appropriate, you will receive a Notice of Relocation Eligibility, Entitlements & 90-Day Assurance providing you with the earliest date that you could be required to vacate the property.

# <u>Right to Appeal</u> INSERT AGENCY APPEAL PROCESS

The Agency looks forward to assisting you in any way it can. Please sign on the line provided below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Sincerely,

INSERT SPECIALIST'S NAME Relocation Specialist INSERT AGENCY NAME INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Relocation Assistance Program Brochure)

# Acknowledgment of receipt of General Notice letter

Name Date Page 3

Signature:	Date:
Signature:	Date:

# Notice of Eligibility-Residential Tenant Print on Agency Letterhead

# INSERT DATE

# INSERT DISPLACEE NAME INSERT DISPLACEE ADDRESS

Relocation Assistance Program Notice of Relocation Eligibility, Entitlements, & 90-Day Assurance Project Name: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No.: INSERT DISPLACEE NO.

# Dear INSERT DISPLACEE NAME:

On INSERT OFFER DATE the INSERT AGENCY NAME (Agency) offered to purchase the property you occupy located at INSERT ADDRESS. According to information you provided, you have occupied the above property since INSERT OCCUPIED DATE.

# **Relocation Notice of Eligibility**

You are eligible to receive relocation assistance in accordance with the United States Code, 42 USC 4601 et seq., Public Law 91-646, and the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

The purpose of this letter is to advise you of the relocation services and entitlements that may be available to you in accordance with the state and federal laws and regulations cited above.

## 90-Day Assurance

You are not required to relocate immediately. You will not be required to vacate the property before INSERT ASSURANCE DATE, which is at least 90 days from the date you receive this letter.

# **Rent Supplement Entitlement**

As a tenant occupant of 90 or more days, you may be entitled to a Rent Supplement Payment. This payment is based upon the difference between the rent plus utility costs at your present property and the rent plus utilities at a comparable replacement rental property currently available for rent. The estimated cost of utilities is calculated using the local

Housing Authority Utility Allowance Sheet published by U.S. Department of Housing and Urban Development.

Listed below are comparable property(s) currently available for rent:

Address	<u>Rent</u>	<u>Utilities</u>	<u>Total</u>
1.	\$	\$	\$
2.	\$	\$	\$
3.	\$	\$	\$

# (LANGUAGE FOR <u>LOW-INCOME</u> ELIGIBILITY)

The most comparable property to the subject was determined to be comparable number INSERT SELECTED COMP NUMBER. Based on 30% of your gross income, your maximum rent supplement is calculated as follows:

Rent plus utility costs at comparable property	\$
Less 30% of your gross income	\$
Monthly rent and utility difference	\$

**\$INSERT DOLLAR AMOUNT** Rent difference X 42 months = **\$INSERT DOLLAR AMOUNT** Your Maximum Rent Supplement

The amount of your **actual** rent supplement will be based upon the rent plus utilities of your replacement property. For instance, if the rent plus utilities is \$INSERT DOLLAR AMOUNT or more per month for your replacement property, you will receive the maximum rent supplement of \$INSERT DOLLAR AMOUNT. For every dollar you spend on your replacement rent plus utilities below \$INSERT DOLLAR AMOUNT, your total rent supplement will be \$42 dollars less (\$1 per month X 42 months). OR

# (LANGUAGE FOR <u>NON-LOW INCOME</u> ELIGIBILITY)

The most comparable property to the subject was determined to be comparable number INSERT SELECTED COMP NUMBER. Based on the rent plus utilities of comparable number INSERT SELECTED COMP NUMBER located at INSERT COMP ADDRESS your maximum rent supplement is calculated as follows:

Rent plus utility costs at comparable property	\$
Less rent plus utilities at present property	
Monthly rent and utility difference	

**\$INSERT RENT DIFFERENCE** Rent difference X 42 months = **\$INSERT DOLLAR AMOUNT Your Maximum Rent Supplement** 

The amount of your **actual** rent supplement will be based upon the rent and utilities of your replacement property. For instance, if the rent plus utilities is **\$INSERT RENT PLUS UTILITIES OF SELECTED COMP** or more per month for your replacement property, you will receive the maximum rent supplement of **\$INSERT MAX RENT SUPPLEMENT**. For every dollar you spend on your replacement rent plus utilities below **\$INSERT RENT Of SELECTED COMP**, your total rent supplement will be \$42 dollars less (\$1 per month X 42 months).

## Down Payment Assistance

Should you decide to purchase a replacement property rather than rent, you may qualify for down payment assistance. The amount of this assistance will be either \$7,200, or the total amount of your calculated rent supplement, whichever is greater. However, the entire amount of the down payment must be paid towards the purchase price as a principal reduction and eligible closing costs, not including prepaid taxes, interest or insurance. The purchase of your replacement property will be subject to a Decent, Safe, and Sanitary (DSS) inspection by the Agency.

## **Moving Entitlement**

You may select a commercial move, an actual cost move, or a self-move schedule payment for moving your personal property. If you elect to contract with a commercial mover, the Agency will reimburse your actual moving expenses based on paid receipts. The Agency can also pay your mover directly upon request. Payment for a commercial move is limited up to a maximum of 50 miles. If you elect to complete an actual cost move you will be reimbursed for labor and equipment used to move your property. You will need to supply supporting documentation, such as paid receipts or invoices to your relocation specialist. If you elect to complete a self-move with a schedule payment, you will be paid based on the number of eligible rooms. It has been determined that you have INSERT NUMBER OF ROOMS eligible rooms, which entitles you to a moving payment of \$INSERT SCHEDULE DOLLAR AMOUNT to move your own personal property. Once you decide how you wish to move, you will need to sign a Move Expense Agreement.

### Advisory Assistance

You relocation specialist will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If you request, transportation will be provided so you may inspect replacement housing. Information concerning other available government programs such as Section 8 housing, unemployment benefits, food stamps, etc. will be provided on request.

### **Claiming Your Entitlement**

You must notify your relocation specialist of the date you intend to move and sign a Move Expense Agreement. Once you have vacated the property completely you will need to schedule a vacate inspection with your relocation specialist. Once it has been verified that all personal property has been moved, your relocation specialist will prepare a claim, secure

the appropriate signatures, and submit the claim for processing and payment. In the event that all personal property is not removed, appropriate action will be taken by the Agency and you will be responsible for the cost associated with removing any personal property left at the displacement site. This cost will be deducted from your moving claim/payment.

Prior to processing claims for relocation entitlements, the Internal Revenue Service (IRS) requires the Agency to obtain your correct taxpayer identification number (TIN) or social security number (SSN). The Agency is required by the IRS to obtain a completed W-9 form from anyone to whom a payment is made. This is necessary even though relocation payments are considered non-taxable. Please let your relocation specialist know if you have already completed the form. If you need advice on how to complete the form, please contact an IRS office, accountant, or legal consultant.

In order to be entitled to your replacement housing payment you must purchase (or rent) **and** occupy a DSS property within one year from the later of:

(1) The date the Agency makes final payment for the acquisition of your property, (2) The date the full amount of Just Compensation is deposited in the court, or (3) The date you move from your present property. You have 18 months after that same date to claim any relocation entitlement.

Prior to signing a rental or purchase agreement for your replacement property, please contact your relocation specialist for an inspection of the property. This inspection will ensure that the property meets DSS requirements outlined in the Relocation Assistance Program Brochure previously provided to you. The inspection must be completed before any replacement housing payment can be made.

### **Occupancy of Property**

# (CHOOSE APPROPRIATE PARAGRAPH AND DELETE THE ONE THAT DOES NOT APPLY)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease. Attached to this letter is the lease you will be required to sign.

### (OR)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease and pay economic rent in the amount of **\$INSERT ECONOMIC RENT** on a monthly basis. Attached to this letter is the lease you will be required to sign.

### <u>Right to Appeal</u> INSERT AGENCY APPEAL PROCESS

As previously stated, the purpose of this letter is to provide specific information on the calculation and claiming of your relocation entitlements. Please sign on the line provided

below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Sincerely,

# INSERT SPECIALIST'S NAME **Relocation Specialist** INSERT AGENCY NAME INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Draft Lease)

# Acknowledgment of receipt of Notice of Eligibility letter

Signature: \_\_\_\_\_Date: \_\_\_\_\_

# Notice of Eligibility - Landlord Print on Agency Letterhead

# INSERT DATE

# INSERT DISPLACEE (LANDLORD) NAME INSERT DISPLACEE (LANDLORD) ADDRESS

Relocation Assistance Program Notice of Relocation Eligibility, Entitlements & 90-Day Assurance Project Title: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No.: INSERT DISPLACEE NO.

## Dear INSERT DISPLACEE (LANDLORD) NAME:

On INSERT OFFER DATE the INSERT AGENCY NAME (Agency) offered to purchase the property you own located at INSERT ADDRESS OF PROPERTY.

## **Relocation Notice of Eligibility**

You are eligible to receive relocation assistance in accordance with the United States Code, 42 USC 4601 et seq., Public Law 91-646, the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

The purpose of this letter is to advise you of the relocation services and entitlements that may be available to you in accordance with the state and federal laws and regulations cited above.

### 90-Day Assurance

You are not required to relocate immediately. You will not be required to vacate the property before INSERT ASSURANCE DATE, which is at least 90 days from the date you receive this letter.

### **Moving Entitlement**

You may select a commercial move, a self-move based on the successful move bid or a specialist move estimate, an actual cost self-move, or a combination of the options for moving your personal property.

## (SELECT THE APPROPRIATE OPTIONS, ABOVE AND BELOW, AND DELETE THOSE THAT DO NOT APPLY)

• Commercial Move

In the event you choose a commercial move, estimates were obtained from professional movers to determine a reasonable amount to reimburse your business for moving expenses. AGENCY obtained a total of **INSERT NUMBER OF BIDS** bids to relocate your business operation. Movers were asked to include the cost to disconnect, disassemble, pack, move, unpack, reassemble, and reconnect personal property, as well as the cost of any applicable packing materials needed. **INSERT NAME OF MOVING COMPANY** submitted the lowest acceptable bid in the amount of **\$INSERT BID AMOUNT** to move your business operation. The contact person for this company is **INSERT NAME OF CONTACT** and can be reached at **INSERT PHONE NUMBER/E-MAIL ADDRESS**. You may select a mover of your choice but you will only be reimbursed up to the amount of the acceptable bid. Payment for a commercial move is limited up to a maximum of 50 miles.

Self-Move based on Move Bid – If you choose a self-move to move yourself using your own forces and resources, the Agency will reimburse your actual and reasonable moving expenses not to exceed \$INSERT BID AMOUNT to move your business operation. The payment will include all costs covered in the lowest acceptable move bid obtained from the commercial mover noted above with the exception of insurance for the move and sales tax charged from the mover. If the use of any specialized equipment is necessary to complete the move, you will need to document your expenses. (OR)

**Based on Specialist Move Estimate -** Due to the non-complex nature of your move, your entitlement has been calculated using a specialist move estimate based on the Washington State Utilities and Transportation Commission Tariff Guidelines and/or the move cost schedule provided in the Personal Property Only section of Chapter 12 of the Washington State Department of Transportation Right of Way Manual. If you choose to move yourself using your own forces and resources, the Agency will reimburse your actual and reasonable moving expenses not to exceed \$INSERT AGENT ESTIMATE AMOUNT OR THE PPO MOVE SCHEDULE AMOUNT to move your business operation. This payment will include all costs to disconnect, disassemble, pack, move, unpack, reassemble, and reconnect your personal property as well as any applicable packing materials needed. If you disagree with the manner in which your entitlement has been calculated, the Agency will obtain bids from professional movers and adjust your move entitlement accordingly as may be appropriate.

Actual Cost – If you choose an actual cost self-move you will be reimbursed for labor and equipment used to move your personal property. You must submit acceptable supporting documentation, such as receipts or invoices, for actual labor and equipment costs incurred during your move. Labor costs cannot exceed the rates paid by a commercial mover to their own employees who perform move activities. These hourly rates can be obtained from local movers.

Your relocation specialist can provide you with guidance with regard to documentation necessary for reimbursement of your move.

# • Combination of Move Options

If you wish to select a combination of the move options noted above, your relocation specialist will work with you to determine the level of reimbursement for each portion of your move.

Once you decide on a move option, you will need to sign a Move Expense Agreement <u>prior</u> to the beginning of the move. If you move yourself, progress payments can be made as the move progresses.

# Additional Moving and Related Moving Expenses

If applicable, you may also be eligible to receive reimbursement for additional moving and related moving expenses. **You must submit documentation of actual expenses.** Some additional moving and related moving expenses include the following:

- **Replacement Value Insurance** Insurance obtained during your move should cover the replacement value of your personal property. You will be required to provide a copy of the amount of your current policy. If you elect to use a commercial mover, this insurance can be provided by the moving company or you may elect to obtain an insurance binder through your current insurance provider. If you move yourself, you can be reimbursed for replacement value insurance expenses. In order to receive reimbursement, receipt for the purchase of the insurance must be submitted.
- Site Search Expenses A payment not to exceed \$2,500 for time spent searching for a replacement site and related activities, such as time spent obtaining permits and attending zoning hearings. A search log is enclosed for your convenience. You may be required to provide documentation of your search expenses. The search area is limited within 50 miles of the displacement location.
- Utility Connection Connection to available nearby utilities from the right-of-way adjacent to improvements at the replacement site, as determined to be necessary by the Agency. Connections to septic systems and water wells are not eligible.
- **Professional Services** Services performed prior to the purchase or lease of a replacement site to determine its suitability for the displaced business, including but not limited to, soil testing, feasibility, and marketing studies.
- Impact Fees or One Time Assessments Fees for anticipated heavy utility usage, as determined to be necessary by the Agency.

A complete list of additional moving and related moving expenses may be found at WAC 468-100-301 and WAC 468-100-303.

### Reestablishment Expenses

You may be eligible to receive reimbursement for expenses not to exceed \$50,000 for eligible expenses actually incurred in relocating and reestablishing your operation. Eligible expenses are described in the Relocation Assistance Program Brochure previously provided to you. Reestablishment expenses cannot be used to reimburse a displaced business for new construction or the purchase of capital assets. Prior to incurring reestablishment expenses you should work closely with your relocation specialist to ensure

potential claims are considered reasonable and necessary by the Agency. To qualify as a landlord business, rental income must be claimed on tax statements.

# Advisory Assistance

Your relocation specialist will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If needed, the Agency will provide you with information on the availability, purchase prices, and/or rental costs for replacement sites. You should be aware that, ultimately, it is the business owner's responsibility to locate a replacement site.

## **Claiming Your Entitlement**

You must notify your relocation specialist of the date you intend to move and sign a Move Expense Agreement prior to your move date. Once you have vacated the property completely you will need to schedule a vacate inspection with your relocation specialist. Once it has been verified that all personal property has been moved, your relocation specialist will prepare a claim, secure the appropriate signatures, and submit the claim for processing and payment. In the event that all personal property is not removed, appropriate action will be taken by the Agency and you will be responsible for the cost associated with removing any personal property left at the displacement site. This cost will be deducted from your moving claim/payment.

Prior to processing claims for relocation entitlements, the Internal Revenue Service (IRS) requires the Agency to obtain your correct taxpayer identification number (TIN) or social security number (SSN). The Agency is required by the IRS to obtain a completed W-9 form from anyone to whom a payment is made. This is necessary even though relocation payments are considered non-taxable. Please let your relocation specialist know if you have already completed the form. If you need advice on how to complete the form, please contact an IRS office, accountant, or legal consultant.

You must file all claims for relocation payments with the Agency within 18 months from the date you move from the acquired property or the date you receive final payment for your property, whichever is later. Documentation is required on all claims submitted.

### **Occupancy of Property**

# (CHOOSE APPROPRIATE PARAGRAPH AND DELETE THE ONE THAT DOES NOT APPLY)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease. Attached to this letter is the lease you will be required to sign.

### (OR)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease and pay economic rent in the amount of **\$INSERT ECONOMIC RENT** on a monthly basis. Attached to this letter is the lease you will be required to sign.

## <u>Right to Appeal</u> INSERT AGENCY APPEAL LANGUAGE

As previously stated, the purpose of this letter is to provide specific information on the calculation and claiming of your relocation entitlements. Please sign on the line provided below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Sincerely,

INSERT SPECIALIST'S NAME Relocation Specialist INSERT AGENCY NAME INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Draft Lease)

Acknowledgment of receipt of Notice of Eligibility letter

Signature:

Date:

# Notice of Eligibility – Personal Property Print on Agency Letterhead

# INSERT DATE

# INSERT NAME INSERT ADDRESS

**Relocation Assistance Program Notice of Relocation Eligibility, Entitlements, & 90-Day Assurance** Project Title: INSERT PROJECT TITLE Parcel No.: INSERT PARCEL NO. Displacee No.: INSERT DISPLACEE NO.

## Dear INSERT DISPLACEE NAME:

On INSERT OFFER DATE the INSERT AGENCY NAME (Agency) offered to purchase property you occupy located at INSERT ADDRESS. According to information you provided, you have occupied the above property since INSERT OCCUPIED DATE.

### **Relocation Notice of Eligibility**

You are eligible to receive relocation assistance in accordance with the United States Code, 42 USC 4601 et seq., Public Law 91-646, the implementing regulations found in the Code of Federal Regulations, 49 CFR Part 24, the Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100.

The purpose of this letter is to advise you of the relocation assistance and entitlements that may be available to you in accordance with the state and federal laws and regulations cited above.

### 90-Day Assurance

You are not required to relocate immediately. You will not be required to vacate the property before INSERT ASSURANCE DATE, which is at least 90 days from the date you receive this letter.

### **Moving Entitlement**

You may select a commercial move, a negotiated cost self-move based on the successful move bid or a specialist move estimate, an actual cost self-move, or a combination of the options for moving your personal property.

# (SELECT THE APPROPRIATE OPTIONS, ABOVE AND BELOW, AND DELETE THE ONE THAT DO NOT APPLY)

Under \$10,000 option:

Due to the non-complex nature of your move, your entitlement has been calculated using a specialist move estimate based on the Washington State Utilities and Transportation Commission Tariff Guidelines and/or the move cost schedule provided in the Personal Property Only section of Chapter 12 of the Washington State Department of Transportation Right of Way Manual. If you choose to move yourself using your own forces and resources, the Agency will reimburse your actual and reasonable moving expenses not to exceed **\$INSERT AGENT ESTIMATE AMOUNT OR THE PPO MOVE SCHEDULE AMOUNT** to move all your personal property. The payment will include all costs to disconnect, disassemble, pack, move, unpack, reassemble, and reconnect your personal property, as well as any applicable packing materials needed.

If you choose a commercial move, the Agency will obtain estimates from professional movers to determine a reasonable amount to reimburse you for moving expenses.

If you choose an actual cost self-move you will be reimbursed for labor and equipment used to move your personal property. You must submit acceptable supporting documentation, such as receipts and invoices, of actual cost incurred during your move.

If you wish to select a combination of the move options noted above, you relocation specialist will work with you to determine the level of reimbursement for each portion of your move. Payment for a move is limited up to a maximum of 50 miles.

# OR

# Over \$10,000 Option:

In the event you choose a commercial move, estimates were obtained from professional movers to determine a reasonable amount to reimburse you for moving expenses. The Agency obtained a total of **INSERT NUMBER OF BIDS** bids to move your personal property. Movers were asked to include the cost to disconnect, disassemble, pack, move, unpack, reassemble, and reconnect personal property, as well as the cost of any applicable packing materials needed. **INSERT NAME OF MOVING COMPANY** submitted the lowest acceptable bid in the amount of **\$INSERT BID AMOUNT** to move your personal property. The contact person for this company is **INSERT NAME OF CONTACT** and can be reached at **INSERT PHONE NUMBER/E-MAIL ADDRESS**. You may select a mover of your choice but you will only be reimbursed up to the amount of the acceptable bid. Payment for a commercial move is limited up to a maximum of 50 miles.

If you choose to move yourself using your own forces and resources, the Agency will reimburse your actual and reasonable moving expenses not to exceed **\$INSERT BID AMOUNT** to move your personal property. The payment will include all costs covered in the lowest acceptable move bid obtained from the commercial mover noted above with the exception of insurance for the move and sales tax charged from the mover. If the use of any specialized equipment is necessary to complete the move, you will need to document your expenses. You must submit acceptable supporting documentation, such as receipts and invoices, of actual costs incurred during your move.

If you choose an actual cost self-move you will be reimbursed for labor and equipment used to move your personal property. You must submit acceptable supporting documentation, such as receipts or invoices, for actual labor and equipment costs incurred during your move. Labor costs cannot exceed the rates paid by a commercial mover to their own employees who perform move activities. These hourly rates can be obtained from local movers.

If you wish to select a combination of the move options noted above, your relocation specialist will work with you to determine the level of reimbursement for each portion of your move.

## Advisory Assistance

Your relocation specialist will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If needed, the Agency will provide you with information on the availability, purchase prices, and/or rental costs for replacement sites. You should be aware that, ultimately, it is your responsibility to locate a replacement site.

## **Claiming Your Entitlement**

You must notify your relocation specialist of the date you intend to move and sign a Move Expense Agreement prior to your move date. Once you have vacated the property completely you will need to schedule a vacate inspection with your relocation specialist. Once it has been verified that all personal property has been moved, your relocation specialist will prepare a claim, secure the appropriate signatures, and submit the claim for processing and payment. In the event that all personal property is not removed, appropriate action will be taken by the Agency and you will be responsible for the cost associated with removing any personal property left at the displacement site. This cost will be deducted from your moving claim/payment.

Prior to processing claims for relocation entitlements, the Internal Revenue Service (IRS) requires the Agency to obtain your correct taxpayer identification number (TIN) or social security number (SSN). The Agency is required by the IRS to obtain a completed W-9 form from anyone to whom a payment is made. This is necessary even though relocation payments are considered non-taxable. Please let your relocation specialist know if you have already completed the form. If you need advice on how to complete the form, please contact an IRS office, accountant, or legal consultant.

You must file all claims for relocation payments with the Agency within 18 months from the date you move from the acquired property or the date you receive final payment for your property, whichever is later. Documentation is required on all claims submitted.

### **Occupancy of Property**

(CHOOSE APPROPRIATE PARAGRAPH AND DELETE THE ONE THAT DOES NOT APPLY)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease. Attached to this letter is the lease you will be required to sign.

(OR)

Occupancy of the property beyond the date that the Agency takes possession of the property will require you to sign a lease and pay economic rent in the amount of \$INSERT ECONOMIC RENT on a monthly basis. Attached to this letter is the lease you will be required to sign.

### <u>Right to Appeal</u> INSERT AGENCY APPEAL LANGUAGE

As previously stated, the purpose of this letter is to provide specific information on the calculation and claiming of your relocation entitlements. Please sign on the line provided below to acknowledge receipt of this letter. Please feel free to contact your relocation specialist with any questions you may have.

Sincerely,

INSERT AGENT'S NAME Relocation Specialist INSERT AGENCY NAME INSERT SPECIALIST ADDRESS INSERT SPECIALIST'S PHONE NO. AND FAX NO. INSERT SPECIALIST'S EMAIL ADDRESS

Enclosure (Draft Lease)

# Acknowledgment of Receipt of Notice of Eligibility

Signature:

Date:\_\_\_\_\_

# Notice of Eligibility - Residential Owner

INSERT DATE

INSERT NAME INSERT ADDRESS

**Relocation Assistance Program Notice of Relocation Eligibility, Entitlements & 90-Day Assurance** Project Title: INSERT PROJECT NAME Parcel No.: INSERT PARCEL # Displacee No.: INSERT DISPLACEE #

Dear INSERT NAME:

On INSERT OFFER DATE, Washington State Department of Transportation (WSDOT) offered to purchase your property located at INSERT ADDRESS. According to information you have provided, you have occupied the property since INSERT OCCUPIED DATE.

## **Relocation Notice of Eligibility**

You are eligible to receive relocation assistance in accordance with the United States Code, 42 USC 4601 et seq., Public Law 91-646, and the implementing regulations found in 49 Code of Federal Regulations, CFR Part 24, and Revised Code of Washington, RCW 8.26, and the implementing regulations of the Washington Administrative Code, WAC 468-100. The purpose of this letter is to advise you of the relocation assistance and entitlements that may be available to you in accordance with the federal and state laws and regulations cited above.

### 90-Day Assurance

You are not required to relocate immediately. You will not be required to vacate the property before INSERT ASSURANCE DATE, which is at least 90 days from the date you receive this letter. You will be given another notice at least 30 days in advance of the specific date that the property needs to be vacated.

### **Price Differential Entitlement**

As an owner occupant of 90 or more days, you may be entitled to a Price Differential Payment. This payment is based upon the difference between the acquisition price of your home and the amount necessary to purchase a comparable replacement dwelling currently available on the market.

Listed below are comparable property(s) currently available for purchase:

### **Address**

### Asking Price

RES-507 Rev. 2020

1.	\$
1. 2. 3.	\$
3.	\$

Comparable number INSERT BEST COMP NUMBER is considered to be the most comparable to the subject property. Based on the asking price of comparable number INSERT BEST COMP NUMBER your maximum price differential is **\$INSERT PRICE DIFFERENTIAL**. This amount is the maximum that WSDOT can pay to reduce the purchase price of your replacement property. The amount of your maximum price differential is based on the asking price of comparable number INSERT NUMBER, \$INSERT AMOUNT, less the appraised value of your property, \$INSERT APPRAISAL AMOUNT.

The amount of your **actual** price differential payment will be based upon the actual purchase price of your replacement property. For instance, if you spend \$INSERT PRICE OF BEST COMP or more on your replacement property, you will receive the maximum price differential payment of \$INSERT MAX PRICE DIFFERENTIAL. For every dollar you spend on your replacement below \$INSERT PRICE OF BEST COMP, your price differential payment will be one dollar less. If you receive more than the appraised value for your property, your price differential payment will be reduced.

In addition to the above described price differential payment, you may quality for a Last Resort Housing payment of \$INSERT LRH PLAN PAYMENT. This payment will assist you by providing additional purchasing power for a replacement home. The amount of your Last Resort Housing payment can be added to the sale price of a home when making an offer to purchase. For example, if you decide to purchase comparable number INSERT BEST COMP NUMBER for \$INSERT PRICE OF BEST COMP you can make an offer of \$Insert Price Of Best Comp + Lrh Payment. This payment is intended to supplement the price differential and allow you to purchase a comparable home at a higher price. In order to ensure an adequate Last Resort Housing payment, this amount is recalculated every six months. The amount could change based on the market analysis (+/-).

If you decide not to purchase a replacement property and elect to rent instead, you may be eligible for a rental assistance payment. Please contact me if you would like to rent so that I can compute the rent supplement amount.

# **Incidental Purchase Expenses**

You may be reimbursed for certain other incidental purchase expenses required to purchase your replacement property. Reimbursable expenses may include costs for title search, recording fees, appraisal fees, loan origination fees, credit report, home inspection, and other approved costs. Payment of costs is based upon several factors including the amount of your present mortgage and the cost of the comparable used to compute the replacement housing payment. The estimated amount of these reimbursable costs can be determined once you have received a preliminary closing statement for the purchase of your replacement property. In addition, a home inspection is encouraged; the cost of the home inspection will be fully reimbursed by WSDOT. We suggest

making the offer subject to a home inspection as well as a Decent, Safe, and Sanitary (DSS) inspection when you offer to purchase a replacement property.

# Mortgage Interest Differential Payment (MIDP)

If you have a 180-day bona fide mortgage, you may be eligible to receive payment for increased mortgage interest costs if the interest rate on your new mortgage is greater than the interest of your present mortgage. The exact amount of the interest differential will be determined once you have obtained a loan commitment for the purchase of your replacement property. Please contact me as soon as you begin looking for your loan so we can work with both you and your lender.

# **Moving Entitlement**

You may select a commercial move, an actual cost move, or a self-move schedule payment for moving your personal property. If you elect to contract with a commercial mover WSDOT will reimburse your actual moving expenses based on paid receipts; WSDOT can also pay your mover directly upon request. Payment for a commercial move is limited up to a maximum of 50 miles. If you elect to complete an actual cost move you will be reimbursed for labor and equipment used to move your property. You will need to supply supporting documentation, such as paid receipts or invoices to me. If you elect to complete a self-move with a schedule payment, you will be paid based on the number of eligible rooms. I have determined that you have INSERT NUMBER OF ROOMS eligible rooms, which entitles you to a moving payment of \$INSERT SCHEDULE DOLLAR AMOUNT to move your own personal property. Once you decide how you wish to move, you will need to sign a Move Expense Agreement.

# **Advisory Assistance**

I will be available to answer any questions about your relocation entitlements. You will be provided with assistance in completing claim forms. If you request, transportation will be provided so you may inspect replacement housing. Information concerning other available government programs such as Section 8 housing, unemployment benefits, food stamps, etc. will be provided on request.

# **Claiming Your Entitlement**

You must notify me of the date you intend to move and sign a Move Expense Agreement. Once you have vacated the property completely you will need to schedule a vacate inspection with me. Once I have verified that all personal property has been removed from the displacement property, I will prepare a claim, secure appropriate signatures, and submit the claim for processing and payment. In the event that all personal property is not removed, appropriate action will be taken by WSDOT and you will be responsible for the cost associated with removing any personal property left at the displacement property. This cost will be deducted from your moving claim/payment.

Prior to processing claims for relocation entitlements, the Internal Revenue Service (IRS) requires WSDOT obtain your correct taxpayer identification number (TIN) or social security number (SSN). In addition to the IRS requirement, the Washington State Office of Financial Management (OFM) requires that all state agencies use a statewide vendor number for all payments. You will be required to complete the Statewide Payee Registration form, and provide said form to me. This is necessary even though relocation payments are considered non-taxable.

It is recommended that the form is completed prior to submittal of any relocation claims in order to expedite the payment process once claims are submitted. If you need advice on how to complete these forms, please contact an IRS office, accountant, or legal consultant.

In order to be entitled to your replacement housing payment you must purchase (or rent) **and** occupy a DSS dwelling within one year from the later of: (1) the date WSDOT makes final payment for the acquisition of your property, (2) the date the full amount of Just Compensation is deposited in the court, or (3) the date you move from your present dwelling. You have 18 months after that same date to claim any relocation entitlement.

Prior to signing a rental or purchase agreement for your replacement property, please contact me for an inspection of the property. This inspection will ensure that the property meets DSS requirements noted in the relocation brochure. The inspection must be completed before any replacement housing payment can be made.

# **Occupancy of Property**

Occupancy of the property beyond the date that WSDOT takes possession of the property will require you to sign a lease.

## **Reconsideration of a WSDOT Decision and Right to Appeal**

If you disagree with a determination made by me or another WSDOT Relocation Specialist regarding your eligibility for, or the amount of your relocation entitlement, you may seek an informal reconsideration of such determination by sending a letter explaining your grievance within 30 days after receipt of such determination to:

Washington State Department of Transportation Acquisition Program Manager Real Estate Services PO Box 47338 Olympia, WA 98504-7338

You also have the right to appeal a determination WSDOT should make as to your eligibility for, or the amount of any payment without going through the informal reconsideration process. The appeal procedure is explained in the Relocation Assistance Program Brochure as well as the General Notice Letter previously given to you.

As previously stated, the purpose of this letter is to provide specific information as to how your entitlements are calculated and how you may claim them. Please sign the receipt below so our records show you received this letter. Feel free to contact me for any clarification and any questions you may have.

Sincerely,

INSERT SPECIALIST'S NAME **Relocation Specialist** Real Estate Services INSERT SPECIALIST'S ADDRESS INSERT SPECIALIST'S PHONE NUMBER AND FAX NUMBER INSERT SPECIALIST'S E-MAIL ADDRESS

Acknowledgment of Receipt of Letter

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Attachment A Exhibit A



# EXHIBIT D RELOCATION INFORMATIONAL BROCHURES

7c-64

Attachment A Exhibit A



# RESIDENTIAL RELOCATION ASSISTANCE PROGRAM

January 2022

# TABLE OF CONTENTS

Introduction1
Relocation Advisory Services4
Residential Assistance
In Addition to Personal Contacts
Social Services Provided by Other Agencies
Lawfully Present in the United States
Not Lawfully Present in the United States
Moving Payments
Commercial Move
Self Move Schedule Payment
Self Move Actual Cost
Fixed Moving Cost Schedule Payment
Storage Costs
Mobile Homes
Replacement Housing Payments
Decent, Safe, and Sanitary (DSS)
Replacement Housing Payments
Housing of Last Resort
Assistance
Relocation Payments Not Considered Income
Finally
Right to Appeal an Agency Decision
Agency Title VI Notice to Public

Attachment A Exhibit A

# INTRODUCTION

# Introduction

The Relocation Assistance Program is designed to establish uniform procedures in relocation assistance that will assure legal entitlements and provide fair, equitable, and consistent treatment to persons displaced by projects administered by the agency.

The program is administered in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (Uniform Act or URA).

This booklet is designed to answer some of your questions about your relocation entitlements. Specific information about relocation assistance is contained in the law. While every effort has been made to assure the accuracy of this booklet, it does not have the force and effect of the law. Should any difference or error occur, the law will take precedence. The law is contained in Chapter 8.26 of the Revised Code of Washington (RCW) and the Washington Administrative Code (WAC) 468-100.

**Your concerns are important to us**. We will do everything we can to minimize any disruptions and other impacts of the project. Thank you for taking the time to read this booklet. We appreciate your understanding and cooperation.

The relocation assistance program is discussed in the following pages.

# **RELOCATION ADVISORY SERVICES**

# **Relocation Advisory Services**

If you are displaced by a public works program by the agency, you will be offered relocation assistance services for the purpose of locating a suitable replacement property. It is our goal and desire to be of service to you, and assist in any reasonable way to help you successfully relocate.

Following is a summary of the relocation advisory assistance you will receive if you are displaced. The relocation specialist will personally interview you to:

- Determine any special needs and requirements.
- Explain relocation process, entitlements, and payments.
- Offer relocation advisory assistance.
- Offer transportation if necessary
- Assure the availability of at least one comparable property in advance of displacement.
- Provide referral to comparable properties.
- Provide the amount of maximum replacement housing entitlement and the basis for the determination in writing 90 days or more before the required vacate date.

- Inspect replacement houses for decent, safe, and sanitary (DSS) acceptability.
- Supply information about other federal, state, and local programs offering assistance to displaced persons.
- Minimize hardship to persons in adjusting to relocation by providing reimbursement of counseling services and advice as to other sources of assistance that may be available.
- Advise obtaining a professional home inspection when purchasing a replacement dwelling.



# **Residential Assistance**

A relocation specialist will contact you personally to explain relocation services available, the types of relocation payments, move options, and the eligibility requirements to receive relocation payments that apply to you. During the first interview, your housing needs and desires will be assessed as well as your need for assistance by completing an occupancy survey. You cannot be required to move unless at least one comparable dwelling is made available to you and you have been given a written assurance at least 90 days prior to the date by which you will be required to vacate the property. The agency will provide this assurance in the relocation letter entitled, "Notice of Relocation Eligibility, Entitlements, and 90-Day Assurance." If occupancy of the property beyond the date the agency acquires possession is allowed, you will be required to sign a rental agreement and pay rent.

If you desire, the relocation specialist will give you current listings of other available replacement housing and provide transportation to look at housing.

The relocation 90-day assurance should not be confused with the required 20-day notice to terminate your lease which is administered by our Property Management Program.

# In Addition to Personal Contacts

Relocation offices are open during convenient hours, including evening hours when necessary. The personnel employed in the relocation office will assist you. Offices have access to or can refer you to the appropriate person/agency for a variety of information concerning:

- Listings of Available Replacement Properties.
- Local Housing Ordinances.
- Building Codes.
- Social Services.
- Security Deposits.
- Interest Rates and Terms.
- Veterans Affairs and Federal Housing Administration Loan Requirements Loan Requirements.
- Real Property Taxes.
- Consumer Education Literature on Housing.

# **Social Services Provided by Other Agencies**

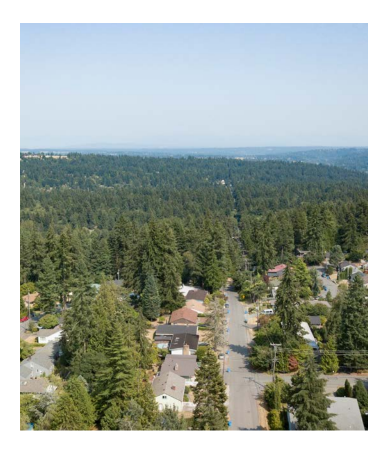
Your relocation specialist can direct you to the services provided by other public and private agencies in your community. If you have special needs, the specialist will make every effort to secure the services of those agencies with trained personnel who have the expertise to help you. You should talk to your relocation specialist about your desires for these kinds of services.

# Attachment A Exhibit A Lawfully Present in the United States

Federal law requires certification of residency status. You will be required to sign a form certifying you are lawfully present in the United States before the relocation process can begin.

# Not Lawfully Present in the United States

Any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child as defined in **WAC 468-100-208**.



# Attachment A Exhibit A

MOVING PAYMENTS

# **Moving Payments**

As a displaced person, you are entitled to reimbursement of your moving costs and certain related expenses incurred in moving. The methods of moving and the various types of moving cost payments are explained below.

Move options are based on one or a combination of the following:

- Commercial Move, up to a maximum of 50 miles.
- Self Move:
  - fixed residential move cost schedule.
  - actual cost moved (based on documentation), up to a maximum of 50 miles.

### Please do not move before you have discussed your moving plans with your relocation specialist and have a signed "Moving Expense Agreement."

You can jeopardize your right to receive relocation assistance entitlements unless you advise the agency in advance of moving.



## You Can Choose Either or a Combination:

### **Commercial Move Includes:**

Relocation offices are open during convenient hours, including evening hours when necessary. The personnel employed in the relocation office will assist you. Offices have access to or can refer you to the appropriate person/agency for a variety of information concerning:

- Packing and unpacking.
- Transportation, up to a maximum of 50 miles.
- Moving insurance.
- Other related costs.

# **Self Move Schedule Payment**

Based on how many rooms are in the displaced dwelling and whether they are furnished or not.

### **Self Move Actual Cost**

Supported by documentation, i.e., receipts, invoices, transportation expenses limited to a maximum of 50 miles.

# **Commercial Move**

You may be paid for your actual reasonable moving costs and related expenses when the move is performed by a commercial mover approved by the agency.

Reimbursement will be limited to a maximum of a 50-mile distance. Related expenses include:

- Disconnecting and reconnecting household appliances.
- Reconnect fees for utilities at the replacement site (i.e., phone, cable, power).
- Insurance while your property is in transit.

## **Self Move Schedule Payment**

You may choose to be paid on the basis of a fixed moving cost schedule. The amount of the payment is determined by the schedule shown on the following page. If you choose this option, you will not be eligible for reimbursement of related expenses listed above. The moving cost schedule is designed to cover such expenses.

# **Self Move Actual Cost**

An actual cost move is supported by receipted bills for labor and equipment. Hourly labor rates should not exceed the cost paid by a commercial mover to their employees. Labor rates must be pre-approved by the agency. Equipment rental fees should be based on actual cost of renting the equipment but not to exceed the cost paid by a commercial mover.

### **Storage Costs**

Temporary storage as determined necessary by the agency and pre-approved for up to 12 months. Your request must be in writing.

### **Mobile Homes**

Mobile homes, as defined in **WAC 468-100-002(17)**, may be determined to be either real property or personal property during the appraisal process.

Owners and/or occupants of mobile homes that are displaced by a public project may be eligible for different types of relocation replacement housing payments depending on different situations in relation to ownership and occupancy. Ownership and occupancy requirements for receiving any replacement housing entitlement as a mobile home owner/tenant are the same as for a regular residential housing situation. The requirements for an owner/tenant occupant in a typical, constructed residential dwelling are applied to the occupant of a mobile home in all respects.

### Mobile Home Considered Real Estate

The mobile home will be acquired through the acquisition process as real estate according to agency procedures.

#### Attachment A Exhibit A Mobile Home Considered Personal Property

The mobile home will not be purchased by the agency. You will be eligible for the reasonable costs of moving the mobile home, including disassembling, moving, reassembling, anchoring the unit, and utility hook up charges.

All occupants of mobile homes being displaced are eligible for the costs to move their personal property located inside the mobile home and outside on the site of the mobile home using the move options described in the moving payments section of this booklet and for advisory services.

Please do not move before you have discussed your move plans with your relocation specialist and have signed a written Moving Expense Agreement with the agency.

# **Fixed Moving Cost Schedule Payment**

You may elect to receive payment for moving costs based on the following schedule. The number of eligible rooms is determined by the relocation specialist. Typically, bathrooms are not included in the room count.

### Fixed Moving Cost Schedule\*

For relocating personal property located in a dwelling: Payment to move contents of a furnished dwelling is \$300 plus \$50 for each additional room.

Note: The figures on this page were updated June 2008.

**Note**: The expense and dislocation allowance to a person with minimal personal possessions occupying a dormitory style room shared by two or more unrelated persons is limited to \$500 plus \$100 for each additional room..

Number of Eligible Rooms	Payment to Occupants Who Own Furnishings
1	\$800
2	\$1,100
3	\$1,400
4	\$1,700
5	\$2,000
6	\$2,300
7	\$2,600
8	\$2,900

Plus \$200 for each additional room

\*Includes \$500 dislocation allowance for utility hookups and other miscellaneous moving expenses.

**REPLACEMENT HOUSING PAYMENTS** 

If you are a displaced person, you will be given a written notice of the maximum relocation payment that will apply to your situation. The notice will be provided at least 90 days before the date by which you may be required to move.

You cannot be required to move unless at least one "comparable replacement dwelling" is made available.

Replacement Housing Payments can be better understood if you become familiar with the definition of the following terms.

# **Comparable: Decent, Safe, and Sanitary**

A comparable replacement dwelling must be "decent, safe, and sanitary," and should be functionally similar to your present dwelling. While not necessarily identical to your present dwelling, the replacement should have certain attributes.

- Similar number of rooms and living space.
- Located in an area not subject to adverse environmental conditions.
- Generally not located in an area less desirable than your present location with respect to public utilities and commercial and public facilities.
- Currently available to you.
- Land area that is typical in size for similar dwellings located in the same or similar neighborhood or rural area.
- Within the financial means of the displaced person.
- If you chose to purchase a replacement dwelling that is not similar to your displacement dwelling then the Replacement Housing Payment (RHP) will be adjusted accordingly. For example, a single family dwelling is not considered similar to a multifamily dwelling and therefore not reasonable to apply the full calculated RHP to the purchase of your replacement dwelling.

# Decent, Safe, and Sanitary (DSS)

Replacement housing must be decent, safe, and sanitary, which means it meets all of the minimum requirements established by federal and state regulations and conforms to applicable housing and occupancy codes. The dwelling shall:

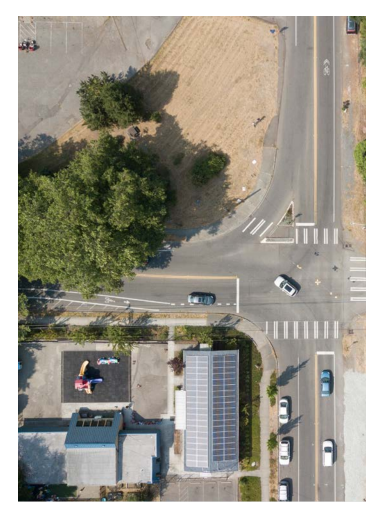
- Be structurally sound, weather tight, and in good repair.
- Contain a safe electrical wiring system adequate for lighting and other devices.

- Contain a heating system capable of sustaining a healthful temperature (of approximately 70 degrees).
- Be adequate in size with respect to the number of rooms and area of living space to accommodate the displaced person(s). The number of persons occupying each habitable room used for sleeping purposes should not exceed that permitted by local housing codes.
- Contain a well-lighted and ventilated bathroom providing privacy to the user and containing a sink, bathtub or shower stall, and toilet, all in good working order and properly connected to appropriate sources of water and sewage drainage system.
- Contain a kitchen area, with a fully usable sink properly connected to potable hot and cold water and to a sewage drainage system; with adequate space and utility connections for stove and refrigerator.
- Contain unobstructed egress to safe open space at ground level.
- For displaced persons with a disability, be free of any barriers which would preclude reasonable ingress, egress, or use of the dwelling.

The DSS inspection should be completed by your relocation specialist prior to entering into a contractual agreement for your replacement dwelling.

The purpose of the DSS inspection on the replacement dwelling is to determine eligibility for replacement housing payments and is not intended to be, nor constitutes, warrants, or guarantees that the replacement dwelling is free from defects.

You are advised to obtain a professional home inspection on the replacement dwelling prior to making the purchase. The cost of the home inspection is reimbursable as an incidental purchase expense.



# **Replacement Housing Payments**

Replacement housing payments are separated into three basic types:

- **Price Differential** for owner occupants of 90 days or more.
- **Rent Supplement** for owner occupants and tenants of 90 days or more.
- **Down Payment Assistance** for tenants of 90 days or more.

The type of payment depends on whether you are an owner or a tenant, and how long you have lived in the property being acquired prior to negotiations.

### Replacement Housing Payments for Owner Occupants of 90 days or more

If you are an owner and have occupied your home continuously for 90+ days prior to the offer to purchase your property (90-day owner), you may be eligible to receive a price differential payment for the cost necessary to purchase a comparable replacement dwelling. The agency will compute the maximum payment you are eligible to receive based on the most comparable dwelling selected by the department.

# Attachment A Exhibit A

### **Price Differential**

The price differential payment is the amount by which the cost of a comparable replacement dwelling exceeds the acquisition cost of the displacement dwelling. The price differential payment and the following payments are in addition to the acquisition price paid for your property.

If you receive more than the appraised value for your dwelling in the form of an administrative settlement, your price differential will be reduced.

- Mortgage Interest Differential Payment (MIDP) You may be reimbursed for increased mortgage interest costs if the interest rate on your new mortgage exceeds that of your present mortgage. Your displacement dwelling must have been encumbered by a bona fide mortgage which was a valid lien for at least 180 days prior to the initiation of negotiations.
- Incidental Purchase Expenses You may also be reimbursed for other expenses such as reasonable costs incurred for home inspection, title search, recording fees, and certain other closing costs normally paid by a purchaser, but not including prepaid expenses such as real estate taxes and property insurance. These expenses are found on the preliminary Housing and Urban Development (HUD) provided by the title company. Some expenses reimbursed are based on the outstanding balance of your current mortgage at your displacement dwelling. Your relocation specialist can provide a list of those reimbursable items upon request. A professional home inspection is highly recommended for owner/ occupant and tenants utilizing down payment assistance.

### **Rent Supplement**

If you decide not to purchase a replacement dwelling and elect to rent instead, you may be eligible for a rent supplement payment. Your relocation specialist can discuss this with you if you are interested in this option.

In order to become eligible for a replacement housing payment, you must purchase and occupy a DSS replacement dwelling within one year and make your claim for your replacement housing payment within 18 months.

**Note:** Your 18-month claim period starts after either the date you move from the acquired property or the date you receive final payment, whichever is later.

# Example

#### **Maximum Price Differential Payment Computation**

The agency computes the maximum payment based upon a DSS comparable replacement property selected by the agency that is currently available for you to purchase. The computation is shown as follows:

Price of Comparable Home	\$130,000
Acquisition Price of Your Property	-120,000
Maximum Price Differential	\$10,000
Acquisition Cost \$120,000	Comparable Replacement \$130,000

## **Example**

#### **Actual Price Differential Payment Computation**

How much of the price differential payment you receive depends on how much you actually spend to purchase a replacement home and the amount of the maximum price differential. Assuming the maximum payment is \$10,000 (as shown in the example above) your actual entitlement is computed as shown in these examples:

#### **Example A**

Purchase Price of Replacement Home	\$130,000
Acquisition Price of Your Property	-120,000
Actual Price Differential Payment	\$10,000

#### Example **B**

Price of Comparable Home	\$133,500
Acquisition Price of Your Property	-120,000
Maximum Price Differential	\$10,000
You Must Pay the Additional	\$3,500
Example C	
Example e	
Purchase Price of Replacement Home	\$127,000
Acquisition Price of Your Property	-120,000
Actual Price Differential Payment	\$ 7,000

**Note:** Owner occupants are further limited to an amount not to exceed the price differential they would be entitled to if they were classified as owners 90 days or more.

# Replacement Housing Payments for 90-Day Tenant Occupants

#### **Rent Supplement**

If you are a displaced tenant occupant of 90 days or more, you may be eligible for a rent supplement. To be eligible for a rental assistance payment, tenants and owners must be in actual and lawful occupancy for at least 90 days prior to the agency's offer to purchase the property.

This payment was designed to enable you to rent a comparable decent, safe, and sanitary replacement dwelling for a three and one-half year period (42 months). If you choose to rent a replacement dwelling and the rental cost is higher than you have been paying, you may be eligible for rental assistance.

The amount of your total gross monthly income may also influence the amount of your rent supplement payment. Your relocation specialist will advise you further regarding this matter.

If you are paying little or no rent, your rent supplement payment will be calculated based on market rent.

The agency will compute the maximum payment you are eligible to receive based on the most comparable dwelling selected by the department. The rental assistance payment will be paid in accordance with agency policy.

In order to become eligible for a replacement housing payment, you must rent and occupy a DSS replacement dwelling within one year and you must also claim any payments within 18 months.

**Note:** The term "utilities" means expenses for electricity, gas, other heating and cooking fuels, water, and sewage.

#### Maximum Rent Supplement Computation

In this ensure is Dant Complement	Deserves
Maximum rent supplement equals 42 times monthly rent difference	\$4,200
Monthly rent difference is	\$100

In this example, Rent Supplement Payment may be any amount up to \$4,200

# Example

**Actual Rent Supplement Computation** 

Original Rent

\$600/month (includes utilities)

Replacement Rent

\$675/month (includes utilities)

In this example, the Actual Rental Assistance Payment over 3½ years is \$3,150 (\$75 difference times 42 months).

### **Down Payment Assistance**

As a 90-day tenant occupant, you may use the full amount of your rent supplement or \$7,200, whichever is greater, as a down payment allowance and to pay some incidental expenses to purchase a replacement dwelling.

Incidental expenses include the reasonable costs of housing inspection, a title search, recording fees, and certain other closing costs, but do not include prepaid expenses such as real estate taxes and property insurance. You may also be eligible for the reimbursement of loan origination or assumption fees, if such fees are normal to real estate transactions in your area and they do not represent prepaid interest. The combined amount of the down payment and incidental expenses cannot exceed the amount of the computed rental assistance payment.

A professional home inspection of the replacement dwelling is strongly advised prior to the purchase.

Again, in order to become eligible for a replacement housing payment, you must purchase and occupy a DSS replacement dwelling within one year and make your claim for your replacement housing payment within 18 months.

**Note:** Owner occupants are further limited to an amount not to exceed the price differential they would be entitled to if they were classified as owners 90 days or more.

### Example

#### **Down Payment Assistance**

Will be paid on replacement purchase and occupied within one year. Up to the amount of rental assistance calculated or \$7,200, whichever is greater.

# HOUSING OF LAST RESORT

# Assistance

Normally, an adequate supply of housing will be available for sale and for rent and the entitlements provided will be sufficient to enable you to relocate to comparable housing. However, there may be projects in certain locations where the supply of available housing is insufficient to provide housing for those persons being displaced.

If comparable housing is not available, or the replacement housing payment exceeds the statutory maximum of \$7,200 for a 90-day occupant or the statutory maximum of \$31,000 for a 90-day owner occupant, housing will be provided under an administrative process called Housing of Last Resort.

For those displaced persons who fail to meet the length of occupancy requirements, additional assistance will be available through Housing of Last Resort.

# Necessary housing may be provided in a number of ways, such as:

- Purchasing an existing comparable residential property and renting it to a displaced tenant.
- Relocating and rehabilitating (if necessary) a displacement dwelling in order to make it available to a displaced owner.
- Purchasing, rehabilitating, and/or constructing additions to an existing dwelling to make it comparable to the displacement property.
- Purchasing land and constructing a new replacement dwelling comparable to the displacement property when comparables are not otherwise available.

- Purchasing an existing dwelling, removing barriers, and/or rehabilitating the structure to accommodate a displaced person when suitable comparable replacement dwellings are not available.
- Paying in excess of the statutory maximum \$7,200 or \$31,000 payment limits to persons to provide the necessary housing or financing.

### There is broad flexibility in implementing the Housing of Last Resort program.

You have freedom of choice in the selection of replacement housing. The agency will not require any displaced person, without the person's written consent, to accept a replacement dwelling provided by the agency. If you decide not to accept the replacement housing offered by the agency, you may independently secure a replacement dwelling, providing it meets DSS housing standards. If you are eligible for replacement housing under the Housing of Last Resort program, you will be so informed by the relocation specialist who will explain the program.

# **Relocation Payments Not Considered Income**

Relocation payments are not considered as income for the purpose of the Internal Revenue Code of 1986.

FINALLY

# **Right to Appeal an Agency Decision**

The City will promptly review appeals in accordance with the requirements of applicable law and these Procedures.

- a. **Appealable Actions.** Any aggrieved person may file a written appeal with the City of Shoreline in any case in which the person believes that the City has failed to properly consider the person's eligibility for relocation assistance. Such assistance may include, but is not limited to, the person's eligibility for, or the amount of, a payment required under Chapter 12 of the Washington State Department of Transportation Right of Way Manual, or a relocation payment required under WAC 468-100-010.
- b. Time Limit for Initiating Appeal. A person must file a written appeal with the City within sixty (60) calendar days of receipt of the City's written determination of eligibility or entitlement. This written appeal should be addressed to the Public Works Director at 17544 Midvale Avenue North, Shoreline, WA 98133.
- c. **Appeal Requirements.** Appeals must be in writing. The City will consider a written appeal regardless of form. The appeal letter shall include the following:
  - The City's project name.
  - The Project Parcel number or the Tax Parcel number of the real property involved.
  - Date of the relocation notice that is being appealed.
  - Name of the aggrieved person(s).
  - A statement of issues/concerns.
  - An explanation of what the aggrieved person is claiming; all facts, reasons, and any supporting evidence as to the nature of the grievance or why the aggrieved person is otherwise aggrieved.
  - The relief requested.
  - The signature, current address and telephone number of the aggrieved person or the person's authorized representative.
- d. **Right to Representation.** Any aggrieved person has a right to be represented by legal counsel or other representative in connection with his or her appeal, but solely at the person's own expense.

e. **Scope of Review of the Appeal.** Within ten (10) business days of receipt of the appeal, the City will evaluate the appeal to determine if it is complete. The City will send notice to the aggrieved person informing them if the appeal has been determined to be complete or requesting additional information. If additional information is necessary to process the appeal, the City will request the person file any additional information within ten (10) business days. Within ten (10) business days of receiving the additional information, or within fifteen (15) business days after sending the notice, if no additional information is filed, the City will issue a written decision on the appeal.

If the aggrieved person believes the City has not correctly evaluated the appeal, the aggrieved person may file a written request for additional consideration. The request for additional consideration must be filed within twenty-one (21) business days of receipt of the City's decision on the appeal. Within five (5) business days of receipt of the request for additional consideration, the City will appoint an independent decision maker knowledgeable in relocation assistance regulations.

Within ten (10) business days of appointment, the City will send a notice to the aggrieved person advising them of the name, address and contact information of the decision maker, and notifying them that all previously submitted information will be forwarded to the decision-maker. The notice will also indicate that the aggrieved person may file any additional information not already submitted with the appeal directly to the decision maker within ten (10) business days of receipt of the notice. The City will also provide a written brief supporting their decision to the decision-maker and to the aggrieved person within the same ten (10) business day time frame.

Within ten (10) business days of receiving the City's brief and any additional information from the aggrieved person, the decision-maker will issue a final decision in writing.

The aggrieved person has a right to seek judicial review of the City's final decision.

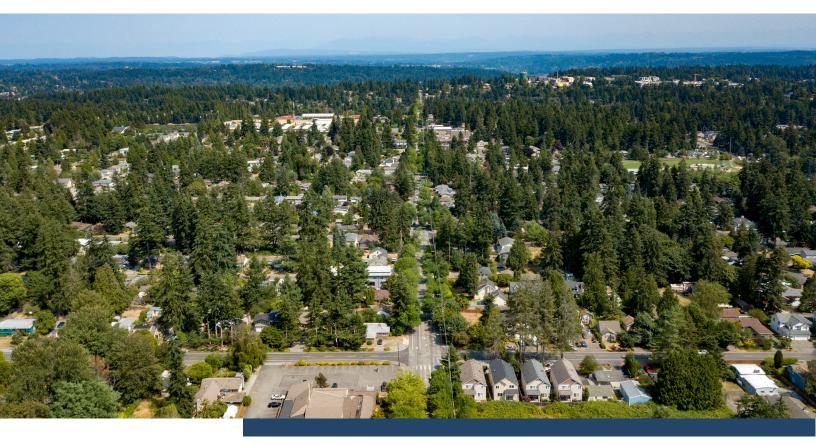
# Attachment A Exhibit A

# Agency Title VI Notice to Public

The agency hereby gives notice that it is the policy of the agency to ensure full compliance with Title VI of the Civil Rights Act of 1964, the Civil Rights Restoration Act of 1987, and related statutes and regulations in all programs and activities. Title VI requires that no person in the United States of America shall, on the grounds of race, color, sex, national origin, disability, age, or religion, be excluded from the participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the agency receives federal financial assistance.

Any person who believes they have been aggrieved by an unlawful discriminatory practice under Title VI has the right to file a formal complaint with the agency. Any such complaint must be in writing and filed with the agency Title VI Specialist within one hundred eighty (180) days following the date of the alleged discriminatory occurrence. Title VI Discrimination Complaint Forms may be obtained from this office at no cost to the complainant by calling 360-705-7083.





# NON-RESIDENTIAL RELOCATION ASSISTANCE PROGRAM

Business/Farm/Nonprofit Organization Questions and Answers

March 2019

Attachment A Exhibit A

# TABLE OF CONTENTS

# 1 Introduction

# 2 Relocation Advisory Assistance

What is "Relocation Advisory Assistance? Will the agency find a replacement site for my business?

Lawfully Present in the United States Not Lawfully Present in the United States

## 3 General Relocation

When do I become eligible for relocation assistance?

When do I have to move?

Are relocation payments considered income?

When do I get paid for my relocation expenses?

If I move before the agency's written offer, am I eligible for relocation assistance?

How long do I have to claim my relocation benefits?

# 4 Definitions

What is a business? How do I qualify as a business? What is a farm operation? What is a nonprofit organization? What is the Uniform Act?

# 5 If You Have to Move...

# 5 Moving Expenses

What are my moving options? Self Move

Fixed Payment Move

**Commercial Move** 

What types of relocation payments are businesses entitled to receive?

What costs are reimbursable as "moving expenses?"

What costs are reimbursable as "related non-residential eligible expenses?"

# 6 Related Moving Expenses

Replacing Printed Materials and Business Items Search Expenses Purchase of Substitute Personal Property Direct Loss of Tangible Personal Property Insurance for the Move Licenses, Permits, and Certificates Move Planning Expenses Move Supervision Expenses Temporary Storage

## 8 Fixed Moving Payment

What is the "Fixed Moving Payment?" How is the "Fixed Moving Payment" calculated?

### 9 Ineligible Expenses

What are some relocation expenses that are not reimbursable?

### 9 Reestablishment Expenses

What are reestablishment expenses?

### 10 Finally...

Right to Appeal an Agency Decision Agency Title VI Notice to Public

Attachment A Exhibit A

# INTRODUCTION

# Introduction

The Relocation Assistance Program is designed to establish uniform procedures in relocation assistance that will assure legal entitlements and provide fair, equitable, and consistent treatment to persons displaced by projects administered by the agency.

The program is administered in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (Uniform Act or URA).

This booklet is designed to answer some of your questions about your relocation entitlements. Specific information about relocation assistance is contained in the law. While every effort has been made to assure the accuracy of this booklet, it does not have the force and effect of the law. Should any difference or error occur, the law will take precedence. The law is contained in Chapter 8.26 of the Revised Code of Washington (RCW) and the Washington Administrative Code (WAC) 468-100.

Your concerns are important to us. We will do everything we can to minimize any disruptions and other impacts of the project. Thank you for taking the time to read this booklet. We appreciate your understanding and cooperation.

The relocation assistance program is discussed on the following pages.

Attachment A Exhibit A

## **RELOCATION ADVISORY ASSISTANCE**

#### What is "Relocation Advisory Assistance?"

Your relocation specialist will interview you to:

- Explain relocation services and payments available, eligibility requirements, and procedures for obtaining assistance.
- Determine the relocation needs and preference for your operation by completing an occupancy survey.
- Provide advice as to other sources of assistance and technical help.
- Explain substitute personal property and actual direct loss of tangible personal property so you can make informed decisions regarding your relocation.

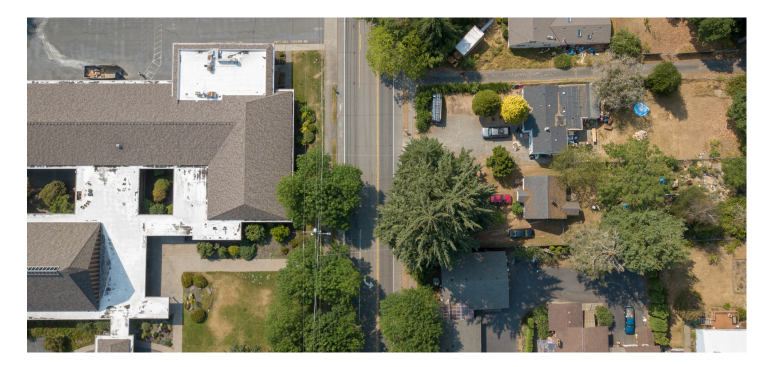
The level of advisory services may be different for each displaced business depending on the complexity of the business operation.

#### Lawfully Present in the United States

Federal law requires certification of residency status. You will be required to sign a form certifying you are lawfully present in the United States before the relocation process can begin.

#### Not Lawfully Present in the United States

Any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child as defined in WAC 468-100-208.



Attachment A Exhibit A

## GENERAL RELOCATION

## When do I become eligible for relocation assistance?

You will become eligible for relocation assistance on the day the agency makes a written offer to buy the property you are occupying, if the agency determines that there are persons or personal property which must be moved.

#### When do I have to move?

You cannot be required to move unless given a written assurance at least 90 days prior to the date by which you will be required to vacate the property. In most cases, the agency will provide this assurance in the relocation letter entitled, "Notice of Relocation Eligibility, Entitlements, and 90 Day Assurance."

If occupancy of the property beyond the date the agency acquires possession is allowed, you will be required to sign a rental agreement with the agency and pay rent. The relocation 90 day Assurance should not be confused with the required 20 day notice to cancel or terminate your lease, which is administered by our Property Management Program. For information regarding the cancellation/termination of your lease, please refer to the term clause in your Displacee Lease or contact your Property Management Specialist.

It is our policy to work with you to enable you to move with the least amount of disruption to your operation.

## Are relocation payments considered income?

Relocation payments are not considered as income for the purpose of the Internal Revenue Code of 1986.

## When do I get paid for my relocation expenses?

In most cases, you will be reimbursed for relocation expenses after you have moved or incurred an eligible expense. In some cases, progress payments can be made if the agency determines it is necessary.

#### If I move before the agency's written offer, am I eligible for relocation assistance?

You may jeopardize your relocation rights unless you have reached a prior written agreement with the agency.

## How long do I have to claim my relocation benefits?

All claims for relocation payments shall be filed with the agency within 18 months after:

- If you are a tenant the date you move from the acquired property.
- If you are an owner the latter of the date you move or the date you receive final payment for your property.

## DEFINITIONS

#### What is a business?

The term "business" means any lawful activity, except a farm operation, that is conducted:

- Primarily for (a) the purchase, sale, lease, or rental of personal or real property; (b) the manufacture, processing, or marketing of products, commodities, or any other personal property; or (c) any combination of these activities.
- 2. Primarily for the sale of services to the public.
- 3. Primarily for outdoor advertising display purposes, when the display must be moved as a result of the project.
- 4. By a nonprofit organization that has established its nonprofit status under applicable federal or state law.

## How do I qualify as a business?

In order to qualify to receive relocation assistance as a business displacement, you must:

- 1. Meet the definition of a business.
- 2. Report income on an annual tax return. A complete, certified copy of your most recent tax return may be required.

#### What is a farm operation?

The term "farm operation" means any activity conducted solely or primarily for the production and/or sale of one or more agricultural products or commodities, including timber, and customarily producing such products or commodities in sufficient quantity to be capable of contributing materially to the operator's support.

## What is a nonprofit organization?

The term "nonprofit organization" means an organization that is incorporated under the applicable laws of a state as a nonprofit organization, and exempt from paying federal income taxes under Section.501 of the Internal Revenue Code (26 U.S.C. 501).

### What is the Uniform Act?

The term "Uniform Act" means the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (84 Stat. 1894; 42 U.S.C. 4601 et seq.; Pub. L. 91.646), and amendments thereto.

# Will the agency find a replacement site for my business?

A relocation specialist will provide information on the availability, purchase price and rental costs of suitable commercial and farm properties and locations and/or refer you to real property specialists in your area. The relocation specialist will assist a business or farm operation to become established in a replacement location.

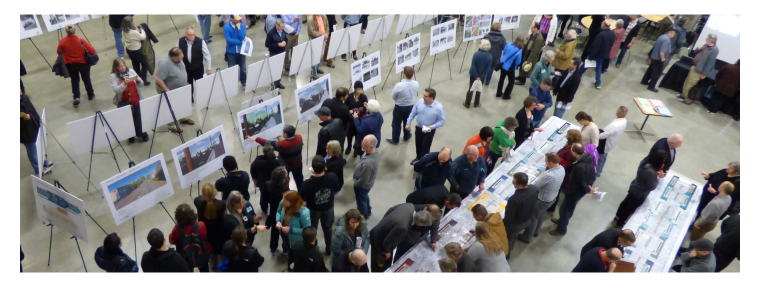
It is important to understand that the law does not require an agency to find a replacement for a business operation. The agency will offer assistance but ultimately it is the business owner's responsibility to locate a suitable replacement site.

## IF YOU HAVE TO MOVE . . .

Whenever property is needed for a transportation facility, it is necessary to acquire property from someone. We wish it were possible to locate a transportation facility without causing inconvenience for you or your neighbors. However, these acquisitions make it necessary for the occupants of the properties to move.

#### Please do not move until you discuss your moving plans with your relocation specialist. Before moving, you will need to sign a "Moving Expense Agreement."

If you move without signing a Moving Expense Agreement, you may jeopardize your entitlement to relocation assistance.



## MOVING EXPENSES

#### What are my moving options?

You may move yourself, be professionally moved, or choose a combination of both.

#### Self Move

If you choose to move yourself, the amount the agency pays you for your move will be based upon moving estimates. In most instances, the agency will secure three moving estimates from professional movers to determine the reasonable and necessary amount for moving your operation. The relocation specialist can develop a Specialist Move Estimate if the move is considered uncomplicated and less than \$5,000 in move costs.

#### Fixed Payment Move

Alternatively, if you meet certain requirements, you may select a fixed payment move that is based upon your average annual net earnings for the last two years. The maximum payment is \$40,000 and the minimum payment is \$1,000 (see "What is the fixed payment?"). Landlords are not eligible to receive the fixed payment.

#### **Commercial Move**

If you choose a commercial move, the amount the agency pays for your move will be based on the lowest acceptable bid. In most cases, the agency will secure three moving estimates from professional movers in the local area.

# What types of relocation payments are businesses entitled to receive?

Relocation payments are broken down into four types:

- 1. Moving Expenses.
- 2. Reestablishment Expenses.
- 3. Related Non-Residential Eligible Expenses.
- 4. Fixed Moving Payment.

#### What costs are reimbursable as "moving expenses?"

Eligible expenses for moving personal property include:

- Transportation costs for a distance up to a maximum of 50 miles.
- Packing, crating, unpacking, and uncrating.
- Disconnecting, dismantling, removing, reassembling, and reinstalling relocated machinery, equipment, and other personal property.
- Modifications to personal property required by code.

#### Attachment A Exhibit A What costs are reimbursable as "related non-residential eligible expenses?"

- Professional services performed prior to the purchase/lease of a replacement site to determine suitability for the business operation.
- Impact fees and one-time assessments for anticipated heavy utility usage.
- Utility connection expenses associated with running the utilities from the right of way adjacent to the replacement site to the improvement on the replacement site (not related to personal property).

Packing and crating includes only the work necessary to accomplish the move of the personal property. This may include the cost necessary to box, bundle, or palletize the personal property.

Reinstallation of equipment includes connection to utilities. This may include installing utilities from the relocated equipment to the box or meter depending upon your particular situation.

Reinstallation also includes modifications to the equipment necessary to adapt it to the replacement structure, site, or utilities, or adapting the utilities at the replacement site to the relocated equipment.

## RELATED MOVING EXPENSES

The following items are related moving expenses:

## **Replacing Printed Materials and Business Items**

Expenses to replace existing stocks of printed materials and business items made obsolete by the move that require an address or phone number change are eligible for reimbursement. This includes such items as invoices, stationery, business cards, and promotional items. Your relocation specialist will require a copy of the old item and the newly printed item. In some cases, rather than replacing printed materials, a "green" alternative would be to use stickers with replacement site address.

#### **Search Expenses**

You are entitled to reimbursement for expenses in searching for a replacement property not to exceed \$2,500. Expenses may include transportation, meals, and lodging when away from home; reasonable value of the time spent during search must be preapproved; fees paid to real estate agents, brokers, or consultants to locate a replacement site exclusive of any fees or commissions related to the purchase of the site; time spent in obtaining permits and attending zoning hearings; and time spent negotiating the purchase of a replacement site based on a reasonable salary or earnings.

You will be required to document your search efforts in a site search log that will be provided by your relocation specialist. Search area is limited within 50 miles of the displacement location.

#### Direct Loss of Tangible Personal Property or Purchase of Substitute Personal Property

You may be eligible for a payment if personal property is abandoned or replaced as a result of your move or if you discontinue your operation.

#### Direct Loss of Tangible Personal Property

If you choose to abandon an item of personal property rather than relocating the item, the payment is based upon the lesser of the cost to move the item, or the market value in place "as is," less any proceeds from the sale of the item. A reasonable attempt to sell the item is required.

Your relocation specialist will assist you with the process. Appropriate documentation is required, i.e., copy of ad, receipts, bill of sale. Unsuccessful attempts to sell personal property will require a transfer of ownership to the agency.

#### **Substitute Personal Property**

If you choose to promptly replace an item of personal property rather than relocating the item, the payment is the lesser of the cost to move the item, or the cost of providing the substitute item, less any proceeds from the sale of the item. A reasonable attempt to sell the item is required.

Your relocation specialist will assist you with the process. Appropriate documentation is required, i.e., copy of ad, receipts, bill of sale. Unsuccessful attempts to sell personal property will require a transfer of ownership to the agency.

#### **Insurance for the Move**

Your property may be insured for its full replacement value (over and above the mover's standard coverage) in connection with the move. Your relocation specialist will require a copy of your insurance declaration.

## Licenses, Permits, and Certificates

Licenses, permits, or certification requirements that are eligible for reimbursement are those that are required to operate the business. The payment will be based upon the remaining useful life of the existing license, permit, or certification. Eligible expenses do not include general occupancy licenses, occupancy permits, building permits, or one-time assessments that any business would have to pay for occupancy of the property.

#### Attachment A Exhibit A Move Planning Expenses

Depending on the complexity of your move, you may wish to hire a professional to help with planning the move of your personal property. You must hire a professional in order to be eligible for reimbursement.

Planning expenses include only those expenses necessary to plan the move, placement, and layout of the personal property and must be supported by documentation, i.e., floor plan layout, log of work performed. You will want to secure a minimum of two scopes of works from potential planners and get preapproval of expenses prior to entering into a contractual obligation.

In some instances, a displaced business can apply for a waiver and request that their business perform the work. Your business must offer the particular service as part of your daily business operation. You will be required to submit qualifications, reasons for wanting to complete work, hourly rate, and scope of work.

Suggestion to Business Owners: Prior to entering into a contractual obligation with a Professional Services Consultant, it is highly recommended that you have the agency review the Scope of Work to determine which items listed are eligible for reimbursement.

#### **Move Supervision Expenses**

Supervision expenses include reimbursement for your time to supervise the move. Supervision is sometimes necessary to direct the placement of personal property and to facilitate the moving process. Your time to supervise the move (does not include planning) is limited to no more than the length of time it would take a professional mover to complete the actual physical move. Hourly labor rates are based on reasonable salary or earnings and must be preapproved by the agency prior to the beginning of the move. All expenses must be actual, reasonable, and necessary, as determined by the agency.

#### **Temporary Storage**

You may be eligible for the cost to store your personal property in a commercial storage facility. Storage expenses will be reimbursed if they are considered reasonable and necessary by the agency. Storage must be preapproved and is limited to 12 months. The request must be in writing.

## FIXED MOVING PAYMENT

#### What is the "Fixed Moving Payment?"

A "Fixed Moving Payment" provides an option for moving expenses based on the net earnings of your business. Landlords are not eligible to receive a fixed moving payment.

If you choose the fixed moving payment option you will be ineligible to receive reimbursement for any other relocation expenses. For this reason this benefit is often referred as an "In Lieu" payment.

For you to be eligible for a fixed payment, your operation must move and you must meet the following requirements:

- You must have personal property to move and you actually move from the displacement site.
- You cannot be relocated without a substantial loss of existing patronage.
- Your operation is not operated at the displacement site solely for the purpose of renting a dwelling or site to others.
- Your operation must have contributed materially to your income during the two taxable years prior to displacement.
- Your business is not part of a commercial enterprise having more than three other entities, which are not being acquired by the agency, and which are under the same ownership and engaged in the same or similar business activities.

## How is the "Fixed Moving Payment" calculated?

The fixed payment is based upon the average annual net earnings of your operation for two taxable years immediately preceding the taxable year in which you were displaced.

The minimum fixed payment is \$1,000 and the maximum fixed payment cannot exceed \$40,000. The actual amount of the fixed payment will be based on actual net earnings.

Example:

2009	2010	2011
Annual Net Earnings \$8,000	Annual Net Earnings \$10,000	Year Displaced

#### Average \$9,000 = Fixed Payment

You must provide information to the agency to support your claim. Proof of net earnings can be documented by providing recent complete certified copies of income tax information as reported to the IRS.

For a nonprofit organization, the amount of the fixed payment is based on the average of two years annual gross revenues less administrative expenses.

### REESTABLISHMENT EXPENSES

## What are reestablishment expenses?

You may be eligible to receive a payment, not to exceed \$50,000, for all expenses actually incurred in relocating and reestablishing your operation that are considered by the agency to be reasonable and necessary. These may include, but are not limited to, the following:

- Repairs or improvements to the replacement real property as required by federal, state, local law, code, or ordinance.
- Modifications to the replacement real property to accommodate the business operation or make replacement structure suitable for conducting the business.
- Construction and installation costs for exterior signing to advertise the business.
- Redecoration or replacement of soiled or worn surfaces at the replacement site, such as paint, paneling, or carpeting.
- Advertisement of replacement location.
- Estimated increased cost for two years at the replacement site for such items as:
  - Lease or rental charges.
  - Personal or real property taxes.
  - Insurance premiums.
  - Utility charges, excluding impact fees.

Note: Payment of reestablishment entitlements cannot be made to a part-time business in the home which does not contribute materially to the household income.

#### Attachment A Exhibit A



## INELIGIBLE EXPENSES

# What are some relocation expenses that are not reimbursable?

- The cost of moving items considered to be real estate or any personal property purchased by the agency as part of the real estate acquisition.
- Loss of business, profits, good will, trained employees (includes loss due to downtime), or personal injury.
- Additional operating expenses because of operating in a new location except as provided for as reestablishment expenses.
- Any legal fee or other cost for preparing a claim for a relocation payment or for any appeal of your relocation benefits.
- Physical changes to real property at the replacement location except as provided for as reestablishment expenses.
- Costs for storage on real property already owned or leased by you.
- Interest on loans to cover moving expenses or reestablishment expenses.
- Cost of new construction.
- Purchase of capital assets, manufacturing materials, production supplies, or other items used in normal business operation.
- Interior or exterior refurbishments of the replacement site for aesthetic purposes.

Attachment A Exhibit A

FINALLY...

## Right to Appeal an Agency Decision

The City will promptly review appeals in accordance with the requirements of applicable law and these Procedures.

- a. Appealable Actions. Any aggrieved person may file a written appeal with the City of Shoreline in any case in which the person believes that the City has failed to properly consider the person's eligibility for relocation assistance. Such assistance may include, but is not limited to, the person's eligibility for, or the amount of, a payment required under Chapter 12 of the Washington State Department of Transportation Right of Way Manual, or a relocation payment required under WAC 468-100-010.
- b. Time Limit for Initiating Appeal. A person must file a written appeal with the City within sixty (60) calendar days of receipt of the City's written determination of eligibility or entitlement. This written appeal should be addressed to the Public Works Director at 17544 Midvale Avenue North, Shoreline, WA 98133.
- c. Appeal Requirements. Appeals must be in writing. The City will consider a writ-ten appeal regardless of form. The appeal letter shall include the following:
  - The City's project name.
  - The Project Parcel number or the Tax Parcel number of the real property involved.
  - Date of the relocation notice that is being appealed.
  - Name of the aggrieved person(s).
  - A statement of issues/concerns.
  - An explanation of what the aggrieved person is claiming; all facts, reasons, and any supporting evidence as to the nature of the grievance or why the aggrieved person is otherwise aggrieved.
  - The relief requested.
  - The signature, current address and telephone number of the aggrieved person or the person's authorized representative.

- d. Right to representation. Any aggrieved person has a right to be represented by legal counsel or other representative in connection with his or her appeal, but solely at the person's own expense.
- e. Scope of Review of the Appeal. Within ten (10) business days of receipt of the appeal, the City will evaluate the appeal to determine if it is complete. The City will send notice to the aggrieved person informing them if the appeal has been determined to be complete or requesting additional information. If additional information is necessary to process the appeal, the City will request the person file any additional information within ten (10) business days. Within ten (10) business days of receiving the additional information, or within fifteen (15) business days after sending the notice, if no additional information is filed, the City will issue a written decision on the appeal.

If the aggrieved person believes the City has not correctly evaluated the appeal, the aggrieved person may file a written request for additional consideration. The request for additional consideration must be filed within twenty-one (21) business days of receipt of the City's decision on the appeal. Within five (5) business days of receipt of the request for additional consideration, the City will appoint an independent decision maker knowledgeable in relocation assistance regulations.

Within ten (10) business days of appointment, the City will send a notice to the aggrieved person advising them of the name, address and contact information of the decision maker, and notifying them that all previously submitted information will be forwarded to the decision maker. The notice will also indicate that the aggrieved person may file any additional information not already submitted with the appeal directly to the decision maker within ten (10) business days of receipt of the notice. The City will also provide a written brief supporting their decision to the decision maker and to the aggrieved person within the same ten (10) business day time frame.

Within ten (10) business days of receiving the City's brief and any additional in-formation from the aggrieved person, the decision maker will issue a final decision in writing.

The aggrieved person has a right to seek judicial review of the City's final decision.

#### **Agency Title VI Notice to Public**

The agency hereby gives notice that it is the policy of the agency to ensure full compliance with Title VI of the Civil Rights Act of 1964, the Civil Rights Restoration Act of 1987, and related statutes and regulations in all programs and activities. Title VI requires that no person in the United States of America shall, on the grounds of race, color, sex, national origin, disability, age, or religion, be excluded from the participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the agency receives federal financial assistance.

Any person who believes they have been aggrieved by an unlawful discriminatory practice under Title VI has the right to file a formal complaint with the agency. Any such complaint must be in writing and filed with the agency Title VI Specialist within one hundred eighty (180) days following the date of the alleged discriminatory occurrence. Title VI Discrimination Complaint Forms may be obtained from this office at no cost to the complainant by calling 360-705-7083.





### PERSONAL PROPERTY ONLY RELOCATION ASSISTANCE PROGRAM

March 2019

Attachment A Exhibit A

## INTRODUCTION

#### Introduction

The Relocation Assistance Program is designed to establish a uniform policy to help minimize any hardships you may experience as a result of your move. The Uniform Act provides for certain relocation payments and advisory assistance for displaced persons.

Federal law requires certification of residency status. You will be required to sign a form certifying you are lawfully present in the United States before the relocation process can begin. Any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments.

This brochure is designed to answer some of your questions about your relocation entitlements. Specific information about relocation assistance is contained in the law. While every effort has been made to assure the accuracy of this brochure, it does not have the force and effect of the law. Should any difference or error occur the law will take precedence. The law is contained in Chapter 8.26 of the Revised Code of Washington (RCW) and the Washington Administrative Code (WAC) 468.100.

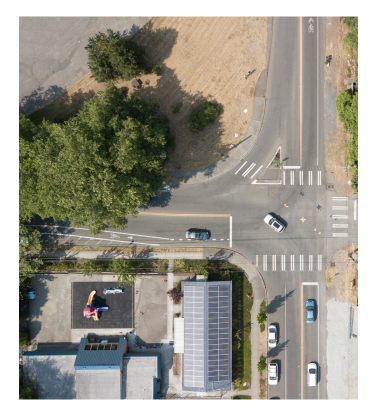
Your concerns are important to us. We will do everything we can to minimize any disruptions and other impacts of the project. Thank you for taking the time to read this brochure. We appreciate your understanding and cooperation.

#### Definition

A Personal Property Only (PPO) relocation is defined as a move of personal property from property acquired for right of way or project purposes where there is not a need for a full relocation of a residence, non-residential operation (vacant land), business operation, farm operation, or nonprofit organization (NPO) from the acquired property.

### TYPES OF PERSONAL PROPERTY ONLY RELOCATIONS

- Personal property is stored on property where there is no residence or business.
- Personal property is located on a portion of property that is being acquired but where the residence located on the property will not be affected.
- Personal property is located on a portion of property that is being acquired but where the business located on the property can still operate after the acquisition of the needed property and where the business will not incur reestablishment expenses.
- Personal property is located in a unit (or units) in a storage facility that will be acquired in whole or in part.
- Vehicles, trucks, recreational vehicles, boats, and other miscellaneous trailers, either operational or not, are located on property that will be acquired.
- Minimal personal property is located in a rented mailbox in a commercial mailbox business that is being acquired in whole or in part.



### Attachment A Exhibit A PERSONAL PROPERTY ONLY RELOCATION ENTITLEMENTS

The basic entitlement for the relocation of personal property only shall be a payment for the expense of moving your personal property to a replacement location of your choosing. The payment shall be limited to expenses for moving within a 50 mile radius of the displacement location.

As the owner of personal property that must be moved, you have the option of selecting a commercial move, a self-move, or an actual cost move as further explained below.

#### **Commercial Move Option**

As a displaced person, you can request that the agency provide a commercial mover and pay that mover directly. You will need to work with your relocation specialist to prepare a written and photo inventory of the items to be moved.

#### **Self Move Option**

You also have the option of selecting a self move and taking full responsibility for your move. You will need to work with your relocation specialist to prepare a written and photo inventory of the items to be moved. The self-move option is based on either bids by qualified movers, an estimate by your relocation specialist, or predetermined move cost schedules. If a bid is required, your relocation specialist will prepare a Request for Proposal and Moving Specification and obtain at least two bids from qualified movers. You will be offered an amount not to exceed the lowest acceptable bid.

#### **Move Cost Schedules**

Personal property moved from a commercial storage facility shall be based on the following:

Size of Storage Unit	Move Cost
5' by 5'	\$200 <b>\$300</b>
5' by 10'	\$250 <b>\$600</b>
10' by 10'	\$350 <mark>\$1,200</mark>
10' by 15'	\$550 <b>\$1,800</b>
10' by 20'	\$750 <b>\$2,400</b>
10' by 30'	\$1,000 <b>\$3.600</b>

The new cost schedule has more line items.

Move costs for vehicles, trailers, etc., not connected to utilities shall be based on the following schedule:

Operational vehicles and motor homes	\$35 each <b>\$50</b>
Boats with trailers, utility trailers, car trailers, travel trailers, and fifth-wheel trailers	\$150 each \$200
Non-operating vehicles and smaller motor homes that require towing	\$125 each \$200
Non-operating trucks and larger motor homes that require towing	\$150 each \$200

A dislocation allowance in the amount of \$35.00 shall be paid to each person or business that rents a mailbox in a commercial mailbox operation.

Move costs for appliances shall be based on a fixed rate of \$50.00 per appliance, which includes the cost to disconnect and reconnect. \$100

#### **Actual Cost Move Option**

Actual and reasonable costs to move your personal property are based on acceptable documentation of actual costs. Acceptable documentation includes receipts for payments, paid invoices, copies of payment documents, time sheets of people hired to perform the move, etc. If a question arises about the "reasonableness" of submitted costs, the agency may obtain one or more bids or estimates from qualified movers to use as a standard to determine if costs are reasonable. Prior to the start of the move, a written and photo inventory of the personal property items to be moved must be completed.

Please do not move until you have signed a "Moving Expense Agreement." You can jeopardize your right to receive relocation assistance entitlements unless you advise the agency in advance of moving.

#### Payment of Personal Property Only Entitlements

Payment for move expenses will be paid upon documentation and verification that all personal property to be moved has been moved to an appropriate replacement location.

#### Attachment A Exhibit A RIGHT TO APPEAL AN AGENCY DECISION

The City will promptly review appeals in accordance with the requirements of applicable law and these Procedures.

- a. Appealable Actions. Any aggrieved person may file a written appeal with the City of Shoreline in any case in which the person believes that the City has failed to properly consider the person's eligibility for relocation assistance. Such assistance may include, but is not limited to, the person's eligibility for, or the amount of, a payment required under Chapter 12 of the Washington State Department of Transportation Right of Way Manual, or a relocation payment required under WAC 468-100-010.
- b. Time Limit for Initiating Appeal. A person must file a written appeal with the City within sixty (60) calendar days of receipt of the City's written determination of eligibility or entitlement. This written appeal should be addressed to the Public Works Director at 17544 Midvale Avenue North, Shoreline, WA 98133.
- c. Appeal Requirements. Appeals must be in writing. The City will consider a written appeal regardless of form. The appeal letter shall include the following:
  - The City's project name.
  - The Project Parcel number or the Tax Parcel number of the real property involved.
  - Date of the relocation notice that is being appealed.
  - Name of the aggrieved person(s).
  - A statement of issues/concerns.
  - An explanation of what the aggrieved person is claiming; all facts, reasons, and any supporting evidence as to the nature of the grievance or why the aggrieved person is otherwise aggrieved.
  - The relief requested.
  - The signature, current address and telephone number of the aggrieved person or the person's authorized representative.
- d. **Right to representation.** Any aggrieved person has a right to be represented by legal counsel or other representative in connection with his or her appeal, but solely at the person's own expense.
- e. Scope of Review of the Appeal. Within ten (10) business days of receipt of the appeal, the City will evaluate the appeal to determine if it is complete. The City will send notice to the aggrieved

person informing them if the appeal has been determined to be complete or requesting additional information. If additional information is necessary to process the appeal, the City will request the person file any additional information within ten (10) business days. Within ten (10) business days of receiving the additional information, or within fifteen (15) business days after sending the notice if no additional information is filed, the City will issue a written decision on the appeal.

If the aggrieved person believes the City has not correctly evaluated the appeal, the aggrieved person may file a written request for additional consideration. The request for additional consideration must be filed within twenty-one (21) business days of receipt of the City's decision on the appeal. Within five (5) business days of receipt of the request for additional consideration, the City will appoint an independent decision maker knowledgeable in relocation assistance regulations.

Within ten (10) business days of appointment, the City will send a notice to the aggrieved person advising them of the name, address and contact information of the decision maker, and notifying them that all previously submitted information will be forwarded to the decision maker. The notice will also indicate that the aggrieved person may file any additional information not already submitted with the appeal directly to the decision maker within ten (10) business days of receipt of the notice. The City will also provide a written brief supporting their decision to the decision maker and to the aggrieved person within the same ten (10) business day time frame.

Within ten (10) business days of receiving the City's brief and any additional information from the aggrieved person, the decision maker will issue a final decision in writing.

The aggrieved person has a right to seek judicial review of the City's final decision.

#### **Title VI Statement to Public**

It is the agency policy to assure that no person shall, on the grounds of race, color, national origin or sex, as provided by Title VI of the Civil Rights Act of 1964, be excluded from participation in, be denied the benefits of, or be otherwise discriminated against under any of its federally-funded programs and activities.

Attachment A Exhibit A



## EXHIBIT E SAMPLE REPLACMENT SITES

7c-97

## 329 NE 92nd St, Seattle, WA 98115MLS#:1903869Status: ActiveArea:710 - North SeattleCommty:Maple Leaf

LP: **\$675,000** 

County: King

**Marketing Remarks** 

Well located home in the Maple Leaf neighborhood. Walking distance to the Northgate Transit Center, Seattle Kracken Complex and all that Northgate and Maple leaf have to offer. The home is prime candidate for flipping or rehabing. Livable floor plan with room to grow. 3 bedrooms possible 4th in lower level, 1 3/4 baths, off street parking and large mostly level fenced rear yard. Offers: Seller will review offers on Offer Review Date (may review/accept sooner) - 03/29/2022

				eral Informatio			
Prop Type: Beds: Yr Built: Elementary: Snr High: Map Book:	Single Family 4 1937 Buyer To Verify Buyer To Verify	Baths: Price/SF:	1.75 \$448.80	Sub Prop: SF: Lot Size: Jr High: School Dist: Gd/Map:	Residential 1,504 .132 ac/5,740 sf Buyer To Verify Seattle ,	SF Source:	Appraisal
Mnth Dues: SOC: Directions:	3 From 5th Avenu	H/O Incl: e northeast go w	Cable TV est on 92nd	<i>,</i> ,		of the stre	et approximately 1 1/
	blocks west.		Lis	ting Informatio	n		
Ann Taxes: Ttl Cvr Prk: Style Code: Bld Cond: Bsmnt: Foundation:	\$5,522.00 0 16 - 1 Story w/l Average Fully Finished Poured Concrete		2022	Snr Expt: Prk Typ: Bld Nm: Bld Info: Roof: Exterior:	No Driveway Parking Dennys J.W> Built On Lot Composition Wood	Form 17:	Provided
Sewer:	Sewer Connecte	d		First Refusal:	No	Seller's Concess:	
Lot Top/Veg: Lot Dtls: Site Feat:	Garden Space, P Sidewalk High Speed Inte	Partial Slope rnet, Outbuilding	•	ig Iterior Features			
Main Beds: Upper Beds: Lw Beds: Ttl Beds: Ttl Baths: Ttl Fplc: Heat/Cool: Wtr Heatr Ty/Loc: Floor Cvr: Appliances:	2 4 1.75 1 Insert Electric / Basen Hardwood, Viny Dryer, Microway	Ttl 1/2 Baths: Main Fplc: nent	0 0 0 1	M 3/4 Baths: U 3/4 Baths: L 3/4 Baths: Ttl 3/4 Baths: Upper Flpc: Energy:	0 1	M F Baths: U F Baths: L F Baths: Ttl F Baths: Lw Fplc:	1 0
Boom	Loval	Dimonsions		om Information	1		
Room FamilyRoom LivingRoom Bathroom - 3 Bathroom - F Bedroom Bedroom Bedroom Bedroom	Lower Main 2/4 Lower	<u>Dimensions</u>	Ţ	<u>Description</u>			

Information Deemed Reliable But Cannot Be Guaranteed. Lot Size and Square Footage Are Estimates. 3/22/2022 10:40:16 PM.

#### **522 NE 145th St, Shoreline, WA 98155** MLS#: **1879818** Status: **Active**

Area: 720 - Lake Forest Park Commty: Shoreline LP: **\$799,950** 

County: King

**Marketing Remarks** 

Prime location with value in land - MUR70 zoning. Corner lot facing Jackson Park Golf Course. 6 minute walk from future Sound Transit's Shoreline South/148th Station and 1 minute I-5 access. Base density allows up to 7 dwelling units – buyer to verify. Property sold as-is. Use as rental while getting permits. Drive by only, please do not disturb tenants.

Offers: Seller intends to review offers upon receipt



#### General Information

Prop Type: Beds: Yr Built: Elementary: Snr High: Map Book: Mnth Dues: Mnth Dues: Mntly Rent: SOC:	Single Family 3 1948 Briarcrest Elem Shorecrest High \$1,600 3	Baths: Price/SF: H/O Incl: Cat/Dog:	1 \$761.86	Sub Prop: SF: Lot Size: Jr High: School Dist: Gd/Map:	Residential 1,050 .147 ac/6,399 sf Kellogg Mid Shoreline ,	SF Source:	Realist
Directions:	From I-5 N exit 17	5 to NE 145th		vill be on the long Information			
Ann Taxes: Ttl Cvr Prk: Style Code: Bld Cond: Bsmnt: Foundation:	\$5,496.00 0 10 - 1 Story None	Tax Year: Prk Spc:	2021	Snr Expt: Prk Typ: Bld Nm: Bld Info: Roof: Exterior:	No Driveway Parking Saulsberry Heights Built On Lot Composition Wood		Provided
Sewer:	Sewer Connected			First Refusal:		Seller's Concess:	
Lot Top/Veg: Lot Dtls:	Level Value In Land		Int	erior Features			
Main Beds: Upper Beds: Lw Beds: Ttl Beds: Ttl Baths: Ttl Fplc: Heat/Cool: Wtr Heatr	3 3 1 0 Forced Air	M 1/2 Baths: U 1/2 Baths: L 1/2 Baths: Ttl 1/2 Baths: Main Fplc:	0 0	M 3/4 Baths: U 3/4 Baths: L 3/4 Baths: Ttl 3/4 Baths: Upper Flpc: Energy:	0 0	M F Baths: U F Baths: L F Baths: Ttl F Baths: Lw Fplc:	0 0
Ty/Loc:			Roo	m Information	1		
Room Primary Bedr LivingRoom Kit w ES Entry DiningRoom Bedroom Bedroom Bathroom - F	room Main Main Main Main Main Main Main Main	nensions_		<u>escription</u>			

Information Deemed Reliable But Cannot Be Guaranteed. Lot Size and Square Footage Are Estimates. 3/22/2022 10:43:57 PM.

 1216 NE 155th St, Shoreline, WA 98155

 MLS#:
 1901306
 Status:
 Active

 Area:
 720 - Lake Forest Park
 Commty:
 Ridgecrest

LP: \$669,000

County: King

**Marketing Remarks** 

Welcome home to this charming & tastefully updated rambler on a large 8,000+ sf corner lot in Ridgecrest of Shoreline! Relax around the cozy fireplace in the open great room made for entertaining. 2 spacious bedrooms + den/office drenched in natural light. Beautiful hardwood floors, new paint & carpet throughout, new appliances, gas heating, newer sewer line and updated plumbing just to list a few perks. Enjoy your fully fenced flat yard w/Southern exposure, firepit & shed for storage. Parking for two or add instant equity with a garage. Walking distance to Hamlin Park, transit, school & quick access to golf course, I-5, 99 & future Shoreline/145th Light Rail Station making Seattle only 17 minutes away. This is home! Offers: Seller will review offers on Offer Review Date (may

review/accept sooner) - 03/22/2022

			Ge	neral Informatio	n				
Prop Type: Beds: Yr Built: Elementary: Snr High: Map Book:	Single Family 2 1947 Ridgecrest Elem Shorewood High	I	1 \$608.18	Sub Prop: SF: Lot Size: Jr High: School Dist: Gd/Map:	Residential 1,100 .190 ac/8,281 sf Kellogg Mid Shoreline ,	SF Source:	Тах		
Mnth Dues: SOC: Directions:	3 From 99 turn Ea		ouse on No		treet. Plenty of stre	et parking t	o park for showings.		
	+C 010 00	<b>Ta</b> Va <b>a</b>		sting Informatio		Fauna 17.	Provided		
Ann Taxes: Ttl Cvr Prk: Style Code: Bld Cond:	\$6,019.00 0 10 - 1 Story	Tax Year: Prk Spc:	2021	Snr Expt: Prk Typ: Bld Nm: Bld Info:	No Driveway Parking Built On Lot	Form 17:	Provided		
Bsmnt: Foundation:	None Poured Concrete	2		Roof: Exterior:	Composition Wood Products				
Sewer:	Sewer Connecte	d		First Refusal:	No	Seller's Concess:			
View: Lot Top/Veg: Lot Dtls: Site Feat:		evel s, Paved Street, S gh Speed Interne	et, Outbuild	ings nterior Features					
Main Beds: Jpper Beds: ₋w Beds:	2	M 1/2 Baths: U 1/2 Baths: L 1/2 Baths:	0	M 3/4 Baths: U 3/4 Baths: L 3/4 Baths:	0 0 0	M F Baths: U F Baths: L F Baths:	0		
Ttl Beds: Ttl Baths: Ttl Fplc:	2 1 1	Ttl 1/2 Baths: Main Fplc:	0 1	Ttl 3/4 Baths: Upper Flpc:	0	Ttl F Baths: Lw Fplc:	1		
Heat/Cool: Wtr Heatr	Forced Air			Energy:	Natural Gas				
Ty/Loc:	Gas / Laundry R								
Floor Cvr: Appliances: Interior Ft:	Ceramic Tile, Hardwood, Wall to Wall Carpet Dishwasher, Microwave, Refrigerator, Stove/Range Dbl Pane/Storm Windw, Dining Room, Walk-in Pantry Room Information								
Room_ DiningRoom	Main	Dimensions_	<u> </u>	<u>Description</u>					
UtilityRoom	Main								
Bedroom .ivingRoom	Main Main								
(it w ES	Main								
intry	Main								
Bedroom	Main								
Bathroom - F	ull Main								

Information Deemed Reliable But Cannot Be Guaranteed. Lot Size and Square Footage Are Estimates. 3/22/2022 10:05:57 PM.

trulia

#### **〈** 98133

FOR RENT PET FRIENDLY

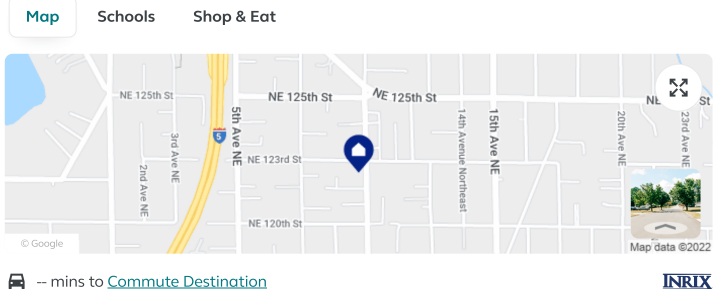
### 12049 Roosevelt Way NE

Seattle, WA 98125 Pinehurst

### \$3,450/mo



#### **Local Information**



-- mins to Commute Destination 

#### Description

#### <u>(206) 429-8247</u>

https://www.trulia.com/p/wa/seattle/12049-roosevelt-way-ne-seattle-wa-98125--1001550824

### =

#### **〈** 98133

### trulia

comfortable, cozy living. Newly updated to add a 2nd full bath and convenient laundry space, it's just waiting to welcome you home!

From the trendy glass panel front door through the sliding patio doors, this charmer is awash in light! A wide-open floor plan, large windows, and plenty of recessed lighting ensure tons of natural light and year-round brightness. Perfect for entertaining, the central well-appointed kitchen keeps you part of the action as you feast with friends and family. Gather around the cozy wood fireplace for long evenings of conversation or curl up with a good book and your favorite beverage for quiet relaxation. When sunny days beckon, the back patio is just steps from the kitchen for great summertime grilling.

As your day winds down, take your pick of 3 bright, roomy bedrooms, two of them separated by a full designer bathroom for added privacy. A brand new 2nd full bath and laundry on the other side of the living space ensures easy access for your morning rush!

Freshly landscaped back and front yards create serene outdoor areas, complete with a separate backyard cabana, perfect for an office, yoga studio, pool room your choice!

Located in the Pinehurst neighborhood, close to parks and Haller Lake for great outdoor adventures. Minutes from shopping, dining, and entertainment amenities. Easy access to I-5 for worry-free commutes north or south.

#### FEATURES:

3 bedrooms and 2 full baths in 1,310 sq ft of cozy living Wide open floor plan great for entertaining Large windows, glass panel front door, and backyard sliders for tons of natural light Plenty of recessed lighting for year-round brightness Gleaming Hardwoods and custom tile floors throughout Spacious well-appointed kitchen w/ shaker-style cherry cabinets Expansive Granite slab counters w/ convenient breakfast bar Stainless-steel appliances Large living/ dining area w/sliders to patio, back yard and cabana Cozy wood fireplace 3 bright, roomy bedrooms Designer full bath between bedrooms for additional privacy Brand new full bath w/ custom tiled bath/rain shower combo and laundry space Brand new full-size stacking washer/dryer combo

#### **〈** 98133

### trulia

Walk Score: 78 Very Walkable; most errands accomplished on foot Bike Score: 72 Very Bikeable; biking convenient for most trips

First month and security deposit. Pets okay on a case-by-case basis, and are subject to interview and owner approval.

Please contact Chandler at 206.931.

Dwellings doesn't advertise on Craigslist. If your contact is NOT a Dwellings team member, it is a scam. Dwellings works for the owner exclusively. Under NO circumstances will the owner be communicating with interested parties directly, nor working with another independent contractor. If in doubt, ask to see a business card. NEVER hand the key to another person. Put the key back in the box after your visit and ensure it is securely locked. SHOULD YOU ENCOUNTER ANYONE OTHER THAN A DWELLINGS TEAM MEMBER CLAIMING TO REPRESENT THE PROPERTY, PLEASE CALL 911 IMMEDIATELY.

Rental Terms: Rent: \$3,450, Application Fee: \$65, Security Deposit: \$3,450, Available Now

Pet Policy: Cats allowed, Dogs allowed This property allows self guided viewing without an appointment. Contact for details.

Home Highlights		
🎽 Pets	Dogs & Cats	
Parking	Garage	
n Outdoor	Contact Manager	
A/C	Heating only	
🏷 Utilities Included	Contact Manager	

#### Details for 12049 Roosevelt Way NE

📙 Interior Features

#### **Heating & Cooling**

trulia

#### **<** Seattle

#### FOR RENT

34

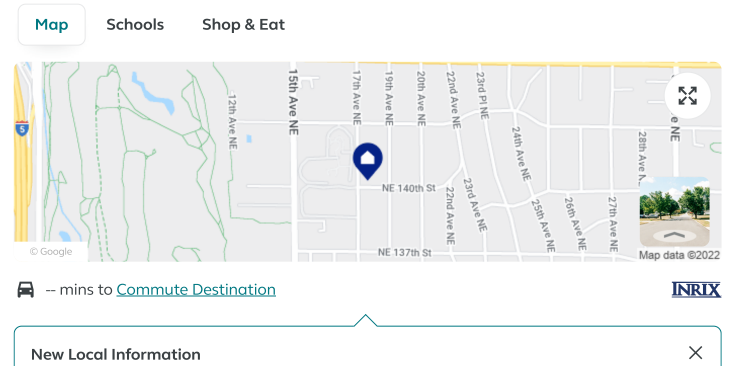
### 14004 17th Ave NE

Seattle, WA 98125 Olympic Hills

### \$3,300/mo

3 Beds 🔒 3 Baths 2,600 sqft

### **Local Information**



Get faster access to local insights and see your commute to anywhere on every listing. **7c-104** https://www.trulia.com/p/wa/seattle/14004-17th-ave-ne-seattle-wa-98125--1133243952

#### **〈** Seattle

### trulia

#### 

#### <u>(206) 594-3994</u>

Modern North Seattle Farmhouse 15-25min to Downtown!

Big & beautiful stud out remodeled farmhouse on huge lot feels scenically country, but is walking distance to a dozen shops, restaurants, amenities, and parks, with quick freeway access for easy 15-25min to downtown Seattle and beyond. Rent ready for immediate move in. Don't miss out!

So much to love in this stud out 3br/3ba 2600sf remodeled home, featuring refinished hardwoods, freshly painted with brand new carpet, tons of natural and recessed ceiling light, large living room, gorgeous gourmet kitchen with all the upgrades, spacious family room with French doors out to the expansive backyard offering garden and walk in shed (Lots of room to play), a convenient laundry room off the kitchen, main floor master suite with spa like tiled bath, 2nd generous sized bedroom and another nicely updated full bath. Upstairs you'll find a HUGE 2nd master suite with sky high vaulted ceilings & stylish ceiling fan, French doors, luxurious bath & walk-in closet leading out to a private balcony overlooking the back yard.

LET'S TOUR! Contact The Paris Group leasing department at TheParisGroupNW dot com. MUST TOUR IN PERSON OR VIRTUALLY WITH AGENT TO APPLY - NO EXCEPTIONS !!

#### AMENITIES:

- \* Stud Out Remodel
- \* Modern Fixtures
- \* Freshly Painted
- \* Brand New Carpet
- \* Refinished Hardwoods
- \* 2 Master Suites
- \* 3 Beautiful Baths
- \* Gorgeous Gourmet Kitchen
- \* Stainless Appliances
- \* Granite Counters
- \* Breakfast Bar
- \* Living Room
- \* Family Room
- \* Big Bedrooms
- \* French Doors
- \* Laundry Room Off Kitchen

#### **〈** Seattle

### trulia

- \* 3yr Old Everything! New Water Heater
- \* New Elect & Plumbing
- \* New Dbl Pane Windows
- \* New Energy Efficient Furnace
- \* Heavily Insulated
- \* Lg Driveway Parking Pad
- \* QFC Shop Center 6min Walk
- \* Jackson Park Golf Trails 15min Walk
- \* Bust Stop 2 Blocks
- \* Freeway 3min Drive
- \* Downtown Seattle 15-25min
- \* Bellevue 30min
- \* Surrounded by Parks & Amenities
- \* Expansive Backyard
- \* Walk-in Shed
- \* Garden

TERMS: First month's rent and security deposit of \$3,300 each due at signing. No smoking and owner is adamant about no pets after bad experience. Application with qualification details available online at TheParisGroupNW dot com with \$45 per adult screening fee. The Paris Group NW is an Equal Housing Opportunity provider. We do not accept reusable tenant screening reports.

Home Highlights	
📸 Pets	No
Parking	Contact Manager
🚓 Outdoor	Contact Manager
A/C	Heating only
Utilities Included	Contact Manager

#### Details for 14004 17th Ave NE

🛏 Interior Features

## 15338 Interlake Ave N, Shoreline, WA 98133 MLS#: 1902993 Status: Active Area: 715 - Richmond Beach/S Commty: Parkwood

#### LP: \$790,000

County: King

Marketing Remarks

Transformed 4-bedroom 2-bath Parkwood home with raised veggie and herb gardens. A level entrance front porch opens to a living room with fireplace, refinished floors & fresh paint. Two original bedrooms (offices in today's world) and full bath are to the left. To the right find an expansive addition with a handsome centerpiece kitchen, quartz counters, and island. The open concept unfolds into a dining room and family room on the main floor. Sliding glass doors lead to a sweeping south facing deck and large back yard. Up the stairway filled with natural light find two roomy bedrooms and another full bath. Attached garage. Just blocks away from Central Market, Parkwood Elementary and Twin Ponds Park. An easy "E-Line" commute. Welcome home! Offers: Seller will review offers on Offer Review Date (may review/accept sooner) - 03/23/2022

**General Information** Prop Type: Single Family Sub Prop: Residential Beds: 4 Baths: 2 SF: 1,800 SF Source: Realist .168 ac/7,331 sf Lot Size: Yr Built: 1951 Price/SF: \$438.89 Parkwood Elem **Albert Einstein Mid** Elementary: Jr High: Snr High: Shorewood High School Dist: Shoreline Map Book: Gd/Map: Mnth Dues: H/O Incl: SOC 3% SOC Comments: Thank you! Directions: GPS works well. **Listing Information** Form 17: Tax Year: 2022 Snr Expt: Provided Ann Taxes: \$7,759.11 No Ttl Cvr Prk: Prk Spc: Prk Typ: Garage-Attached, Off Street Style Code: Bld Nm: 12 - 2 Story **Built On Lot** Bld Cond: Bld Info: Composition Bsmnt: None Roof: Foundation: **Poured Concrete** Exterior: Cement Planked, Cement/Concrete, Wood Seller's Sewer: Sewer Connected First Refusal: Concess: Lot Top/Veg: Garden Space, Level, Partial Slope Lot Dtls: Paved Street Site Feat: Deck, Fenced-Fully, Patio, Sprinkler System Interior Features Main Beds: 2 M 1/2 Baths: 0 M 3/4 Baths: 0 M F Baths: 1 Upper Beds: 2 U 1/2 Baths: 0 U 3/4 Baths: 0 U F Baths: 1 L F Baths: Lw Beds: L 1/2 Baths: 0 L 3/4 Baths: 0 0 Ttl Beds: 4 Ttl 1/2 Baths: 0 Ttl 3/4 Baths: 0 Ttl F Baths: 2 Ttl Baths: 2 Main Fplc: 1 Upper Flpc: Lw Fplc: Ttl Fplc: 1 Heat/Cool: Forced Air Oil Energy: Wtr Heatr Electric / Garage Ty/Loc: Hardwood, Vinyl, Wall to Wall Carpet Floor Cvr: Appliances: Dishwasher, Dryer, Microwave, Refrigerator, Washer, Stove/Range Interior Ft: Dbl Pane/Storm Windw, Dining Room, High Tech Cabling, Sprinkler System **Room Information** Level Room Dimensions Description LivingRoom Main Kit w ES Main FamilyRoom Main Main Entry DiningRoom Main Bedroom Upper Bedroom Upper Main Bedroom Bedroom Main **Bathroom - Full** Upper **Bathroom - Full** Main

Information Deemed Reliable But Cannot Be Guaranteed. Lot Size and Square Footage Are Estimates. 3/22/2022 10:39:18 PM.

### 17728 11th Avenue NE, Shoreline, WA 98155-3713 MLS#: 1784164 Status: Active

MLS#: 1784164 Status: Activ Area: 720 - Lake Forest Park Commty: North City

County: King

LP: **\$749,000** 



Marketing Remarks

Conveniently located, partially fenced 1,680 sf rambler with spacious front yard surrounded by mature vegetation. Updated bathrooms and appliances. The back and side yards are perfect for barbeques and entertainment. Covered deck/utility room with additional 750 sf of recreational/storage space. Offers: Seller intends to review offers upon receipt

General Information

Prop Type:	Single Family			Sub Prop:	Residential		
Beds:	3	Baths:	2	SF:	1,680	SF Source:	Realist
Yr Built:	1951	Price/SF:	\$445.83	Lot Size:	.193 ac/8,394 sf		
Elementary:	Buyer To Verify			Jr High:	Buyer To Verify		
Snr High:	Buyer To Verify			School Dist:	Shoreline		
Map Book:				Gd/Map:	,		
Mnth Dues:		H/O Incl:					
Mntly Rent:	\$2,000	Cat/Dog:					
SOC:	3%	. 5					
Directions:	From the I-5, take	NE 175 Stree	et Exit, turn N	on 10th Ave N	E, turn E on NE 180	Street, turn	S on 11th Ave NE. The

house is on the easten side of the street, facing West. Built Green Information

Cnstrct Mthds	: Standard Frame		Lis	sting Informatio	n				
Ann Taxes: Ttl Cvr Prk: Style Code: Bld Cond: Bsmnt: Foundation:	\$6,212.00 0 10 - 1 Story Good None Poured Concrete	Tax Year: Prk Spc:	2020	Snr Expt: Prk Typ: Bld Nm: Bld Info: Roof: Exterior:	No Driveway Parking Northend Country Built On Lot Composition Wood Products	Form 17: Estates	Provided		
Sewer:	Sewer Connected			First Refusal:	No	Seller's Concess:			
View: Lot Top/Veg: Lot Dtls: Site Feat:	Territorial Brush, Garden Spa Paved Street Cable TV, Deck, Fe			d Internet, Patio nterior Features					
Main Beds: Upper Beds:	3	M 1/2 Baths: U 1/2 Baths:	0	M 3/4 Baths: U 3/4 Baths:	0	M F Baths: U F Baths:	ō		
Lw Beds: Ttl Beds:	3	L 1/2 Baths: Ttl 1/2 Baths:		L 3/4 Baths: Ttl 3/4 Baths:		L F Baths: Ttl F Baths:			
Ttl Baths:	2	Main Fplc:	U	Upper Flpc:	0	Lw Fplc:	2		
Ttl Fplc: Heat/Cool:	0 Forced Air			Energy:	Electric, Natural G	as			
Wtr Heatr Ty/Loc:	Tank Conventional / Utility Room								
Floor Cvr: Appliances:		Ceramic Tile, Laminate, Vinyl Dishwasher, Dryer, Garbage Disposal, Microwave, Refrigerator, Stove/Range, Washer Room Information							
<u>Room</u> UtilityRoom	<u>Level</u> Dii <b>Main</b>	mensions_		<u>Description</u>					

	2010.		<u></u>	
UtilityRoom	Main			
FamilyRoom	Main			
DiningRoom	Main			
Entry	Main			
Kit w/o ES	Main			
LivingRoom	Main			
Bathroom - Full	Main			
Bathroom - Full	Main			
Bedroom	Main			
Bedroom	Main			
Bedroom	Main			
	FamilyRoom DiningRoom Entry Kit w/o ES LivingRoom Bathroom - Full Bathroom - Full Bedroom Bedroom	FamilyRoomMainDiningRoomMainEntryMainKit w/o ESMainLivingRoomMainBathroom - FullMainBathroom - FullMainBedroomMainBedroomMain	FamilyRoomMainDiningRoomMainEntryMainKit w/o ESMainLivingRoomMainBathroom - FullMainBathroom - FullMainBedroomMainBedroomMain	FamilyRoomMainDiningRoomMainEntryMainKit w/o ESMainLivingRoomMainBathroom - FullMainBathroom - FullMainBedroomMainBedroomMain

18037 9th Ave NE, Shoreline, WA 98155 1904008 MLS#: Status: Active 720 - Lake Forest Park Area: Commty: Shoreline

LP: \$1,050,000

SF Source: Realist

Provided

County: King

**General Information** 

Sub Prop:

SF:

Residential

1,060

Marketing Remarks

Beautifully updated WWII era mid century rambler on 7400+sqft lot, zoned MUR70 blocks to future 185th ST light rail station! A rare opportunity for a coveted North City location & bubble-proof due to zoning. 3 beds 1.75 bath w/modern, tasteful updates, while keeping the mid century charm. Updated flooring, gourmet kitchen, chic Primary w/en-suite bathroom w/large shower, heated floors & special order inwall bidet. Central AC/furnace, stylish stack rock wall w/fireplace = comfort year round. Wired for generator. Level lot is fully fenced creating a park-like feeling + large shed for storage. Quiet location w/quick access to I-5, walk-able to future light rail station & short trip back into Seattle = easy commuting or an evening in the city! Offers: Seller will review offers on Offer Review Date (may review/accept sooner) - 03/28/2022

1947 Price/SF: \$990.57 Lot Size: .171 ac/7,434 sf School Dist: Shoreline **Thomas Brothers** Gd/Map: B6, 475 H/O Incl: Cat/Dog: 2.5% From I-5 east on 175th, Left on 10th Ave NE, Left on 180th, Right on 9th, House on Left **Listing Information** Snr Expt: \$4,754.00 2021 Form 17: Tax Year: No Prk Spc: Prk Typ: **Off Street** Bld Nm: 10 - 1 Story Very Good Bld Info: **Built On Lot** Roof: Composition None **Poured Concrete** Exterior: **Cement/Concrete, Wood Products** Seller's Sewer Connected First Refusal: No Concess:

Lot Top/Veg: Lot Dtls: Site Feat:		treet, Sidewalk o, Cable TV, Fenced		h Speed Interne nterior Features		s, Patio	
Main Beds:	3	M 1/2 Baths:	0	M 3/4 Baths:	1	M F Baths: <b>1</b>	
Upper Beds:		U 1/2 Baths:	0	U 3/4 Baths:	0	U F Baths: <b>0</b>	
Lw Beds:		L 1/2 Baths:	0	L 3/4 Baths:	0	L F Baths: <b>0</b>	
Ttl Beds:	3	Ttl 1/2 Baths:	0	Ttl 3/4 Baths:	1	Ttl F Baths: 1	
Ttl Baths:	1.75	Main Fplc:	1	Upper Flpc:		Lw Fplc:	
Ttl Fplc:	1						
Heat/Cool:	Central A/C, Fo	orced Air		Energy:	Electric		
Wtr Heatr Ty/Loc:	Elec / Kitchen						
Floor Cvr: Appliances: Interior Ft:	Laminate, Stone, Wall to Wall Carpet Dishwasher, See Remarks, Stove/Range Bath Off Primary, French Doors						
			R	oom Informatior	า		
<u>Room</u> UtilityRoom Bathroom - F	<u>Level</u> Main Full Main	<u>Dimensions</u>		<u>Description</u>			

Information Deemed Reliable But Cannot Be Guaranteed. Lot Size and Square Footage Are Estimates. 3/22/2022 10:09:19 PM.



Baths:

1.75

Single Family

3

\$

n

Prop Type:

Beds:

SOC: Directions:

Yr Built:

Snr High:

Map Book:

Mnth Dues:

Mntly Rent:

Ann Taxes:

Ttl Cvr Prk:

Style Code:

Foundation:

Bld Cond:

Bsmnt:

Sewer:

Bedroom

Bedroom

LivingRoom

Kit w ES

Entry

Bathroom - 3/4

**Primary Bedroom Main** 

Main

Main

Main

Main

Main

Main

#### CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

	Adoption of Ordinance No. 956 – Authorizing the Use of Eminent Domain for Acquisition of Certain Real Properties to Construct the N 175 <sup>th</sup> Street, Stone Avenue N to I-5 Project		
DEPARTMENT:			
PRESENTED BY:	Tricia Juhnke, City Engineer		
ACTION:	<u>X</u> Ordinance Resolution Motion		
	Discussion Public Hearing		

#### PROBLEM/ISSUE STATEMENT:

The N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project (N 175<sup>th</sup> Street Project) has recently entered the early acquisition Right of Way (ROW) phase. Property appraisals are underway, and settlement offers and negotiations with property owners will begin soon. In this phase of property acquisition, the City will purchase four parcels required for construction of the N 175<sup>th</sup> Street Project. This CIP supports growth and promotes safety by widening the roadway, constructing multi-modal improvements along the full length of the corridor, revising traffic channelization, and providing intersection improvements at N 175<sup>th</sup> Street and Meridian Avenue N.

Eminent domain is a power granted to political subdivisions, such as the City of Shoreline, through RCW 8.12 to acquire private property for a public use. City staff request that Council consider moving forward with a condemnation ordinance as a precautionary step to keep the project on schedule. City staff have included the acquisition properties in the City of Shoreline as part of the ordinance. In the event a settlement agreement cannot be reached with a property owner, eminent domain is the next step. Passage of this ordinance authorizes the City Manager or designee to proceed with eminent domain in the event the negotiations with any specific property owner reaches an impasse.

The City Council discussed proposed Ordinance No. 956 (Attachment A) at their April 18, 2022 City Council Meeting. Proposed Ordinance No. 956 authorizes the use of eminant domain for the N 175<sup>th</sup> Street Project. Tonight, Council is scheduled to take action on proposed Ordinacne No. 956.

#### **RESOURCE/FINANCIAL IMPACT:**

The N 175<sup>th</sup> Street Project has sufficient funds for property acquisition. Proposed Ordinance No. 956 does not negatively impact the project funding or financial impact.

Proposed Ordinance No. 956 does not in itself affect the settlement amount. If use of eminent domain is authorized under this ordinance, negotiations will continue as normal. Council passing this Ordinance is the first step for moving forward with the use

of eminent domain if negotiations come to an impasse. There are some associated costs for notices and correspondence. A notice of the final action, adoption of Ordinance No. 956, will have been published in the Seattle Times once a week for two successive weeks; and notice sent certified mail to every property owner impacted by the final action at least 15 days prior to final action; all at the City's expense.

A Statutory Evaluation Allowance (SEA) is available to the property owner if an offer is made under the threat of eminent domain to help defray the owner's expenses. Under RCW 8.25.020, when the City is acquiring property by eminent domain or under the threat of it, property owners are entitled to reimbursement of up to \$750 for costs they incurred evaluating the City's offer.

#### RECOMMENDATION

Staff recommends that Council adopt proposed Ordinance No. 956 authorizing the use of eminent domain for certain properties to construct the N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project.

Approved By: City Manager DT City Attorney MK

#### BACKGROUND

The N 175<sup>th</sup> Street Project is designated as one of seven growth projects in the City's <u>Transportation Master Plan</u>. The N 175<sup>th</sup> Street Project will support growth and promote safety by widening the roadway, constructing multi-modal improvements along the full length of the corridor, revising traffic channelization, and providing intersection improvements at N 175<sup>th</sup> Street and Meridian Avenue N. Planned improvements include reconstruction of the existing street to provide two traffic lanes in each direction; medians and turn pockets; bicycle lanes; a multi-use path; curb, gutter, and sidewalk with planter strip where feasible; illumination; landscaping; retaining walls; and a new signal system at the Meridian Avenue N intersection.

Eminent domain is a power granted to political subdivisions, such as the City of Shoreline, through RCW 8.12 to acquire private property for a public use. City staff would like Council to consider moving forward with a condemnation ordinance as a precautionary step to keep the project on schedule. City staff have included all the acquisition properties in the City of Shoreline as part of the ordinance. In the event a settlement agreement cannot be reached with a property owner, eminent domain is the next step. Passage of this ordinance authorizes the City Manager or designee to proceed with eminent domain in the event the negotiations with any specific property owner reaches an impasse.

#### DISCUSSION

The City Council discussed proposed Ordinance No. 956 (Attachment A) at their April 18, 2022, Council meeting. The staff report for this Council discussion can be found at the following link:

http://cosweb.ci.shoreline.wa.us/uploads/attachments/cck/council/staffreports/2022/staff report041822-8c.pdf.

Following discussion of the proposed Ordinance, Council provided direction to staff to bring proposed Ordinance No. 956 back for action at tonight's Council meeting.

A notice of final action regarding adoption of proposed Ordinance No. 956 has been published in the Seattle Times once a week for two successive weeks, and the notice was sent by certified mail to every property owner impacted by the final action at least 15 days prior to final action, all at the City's expense. Publication in the Seattle Times was on April 14, 2022, and April 21, 2022, and notice was sent by certified mail on April 11, 2022. Property appraisals are currently being conducted and offers will be prepared over the next few months.

#### COUNCIL GOAL(S) ADDRESSED

The N 175<sup>th</sup> Street Project directly supports two of the City Council goals:

- Goal 2 Continue to deliver highly-valued public services through management of the City's infrastructure and stewardship of the natural environment.
- Goal 3 Continue preparation for regional transit in Shoreline.

#### **RESOURCE/FINANCIAL IMPACT**

The N 175<sup>th</sup> Street Project has sufficient funds for property acquisition. Proposed Ordinance No. 956 does not negatively impact the project funding or financial impact.

Proposed Ordinance No. 956 does not in itself affect the settlement amount. If use of eminent domain is authorized under this ordinance, negotiations will continue as normal. Council passing this Ordinance is the first step for moving forward with the use of eminent domain if negotiations come to an impasse. There are some associated costs for notices and correspondence. A notice of the final action, adoption of Ordinance No. 956, will have been published in the Seattle Times once a week for two successive weeks; and notice sent certified mail to every property owner impacted by the final action at least 15 days prior to final action; all at the City's expense.

A Statutory Evaluation Allowance (SEA) is available to the property owner if an offer is made under the threat of eminent domain to help defray the owner's expenses. Under RCW 8.25.020, when the City is acquiring property by eminent domain or under the threat of it, property owners are entitled to reimbursement of up to \$750 for costs they incurred evaluating the City's offer.

#### RECOMMENDATION

Staff recommends that Council adopt proposed Ordinance No. 956 authorizing the use of eminent domain for certain properties to construct the N 175<sup>th</sup> Street, Stone Avenue N to I-5 Project.

#### **ATTACHMENTS**

Attachment A: Proposed Ordinance No. 956 Attachment A, Exhibit A: Full Parccel Acquisition Map

#### **ORDINANCE NO. 956**

AN ORDINANCE OF THE CITY OF SHORELINE, WASHINGTON, AUTHORIZING ACQUISITION OF CERTAIN REAL PROPERTIES LOCATED ALONG THE N 175<sup>th</sup> STREET CORRIDOR, BY NEGOTIATED VOLUNTARY PURCHASE, UNDER THREAT OF CONDEMNATION, BY CONDEMNATION, OR BY SETTLING CONDEMNATION LITIGATION, FOR THE PURPOSE OF SECURING ADDITIONAL LAND FOR CONSTRUCTION OF THE NORTH 175<sup>TH</sup> STREET, STONE AVENUE N TO INTERSTATE 5 PROJECT; FINDING PUBLIC USE AND NECESSITY; AUTHORIZING JUST COMPENSATION FROM THE FUND; GENERAL PROVIDING FOR **SEVERABILITY;** AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, pursuant to Chapter 35.67 RCW and Chapter 35.92 RCW, the City has the authority to provide for a multimodal transportation system that serves its citizens in a safe and efficient manner; and

WHEREAS, the City has been planning for alteration to the N 175<sup>th</sup> Street Corridor to address a variety of known problems along the corridor including safety concerns, increasing traffic congestion, narrow sidewalks with numerous obstructions, and lack of bicycle facilities; and

WHEREAS, the City Council finds that acquisition of the properties located within the City generally depicted and described in Exhibit A, attached hereto (the "Acquired Properties"), is necessary for the construction of the N 175<sup>th</sup> Street, Stone Avenue N to Interstate 5 Project; and

WHEREAS, just compensation for the Acquired Properties can be funded with Transportation Impact Fees; and

WHEREAS, there will be sustained efforts to negotiate with the owners of the Acquired Properties, and eminent domain action will be taken judiciously after reasonable efforts to reach a negotiated settlement with the owners; and

WHEREAS, in the event that negotiated acquisition of the Acquired Properties is not fully successful, it is essential that the City be prepared to initiate condemnation proceedings; and

WHEREAS, the owners of the Acquired Properties were given notice according to state statute that this condemnation Ordinance was included for discussion by the City Council at its April 18, 2022 meeting and for final action at its May 2, 2022 meeting, and were afforded an opportunity to submit comment at or for those meetings; and

WHEREAS, the City has provided notice of the adoption of this Ordinance in the manner set forth in RCW 8.12.005 and 8.25.290; and

WHEREAS, the City of Shoreline has the power to acquire lands through eminent domain for the purpose of providing for the widening, extending, altering of any street, avenues, and highway; and

WHEREAS, acquisition of the Acquired Properties is categorically exempt from SEPA review under WAC 197-11-800(5)(a);

## NOW THEREFORE, THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON DO ORDAIN AS FOLLOWS:

**Section 1. Condemnation Authorized**. The City Manager is hereby authorized to take necessary steps to acquire all necessary property interests in the land located within the City of Shoreline, County of King, State of Washington, depicted and legally described in Exhibit A attached hereto and by this reference incorporated herein (the "Acquired Properties") which is necessary for the public use of the widening, extending, and altering of N 175<sup>th</sup> Street, Stone Avenue N to Interstate 5 Project, and is hereby condemned, appropriated and taken for such public use, subject to the making or paying of just compensation to the owners thereof in the manner provided by law.

The City Manager or designee is hereby authorized and directed to execute all documents for the acquisition of all interests in the Acquired Properties and bring proceedings in the manner provided for by law to condemn, take, damage, and appropriate the Acquired Properties described in this Ordinance pursuant to the powers granted to the City of Shoreline including RCW 35A.64.200 and Chapters 8.12 and 8.25 RCW. This authorization includes the right to condemn all reversionary interests, easements, and options in said Acquired Properties.

The City Attorney is authorized to begin and prosecute legal proceedings in the manner provided by the law to purchase, condemn, take, appropriate, and otherwise acquire the land and all other interests and property rights and privileges necessary to carry out the purposes of this Ordinance. The City Attorney is also authorized to make minor amendments to any property descriptions or maps of the properties, generally depicted on the attached Exhibit A, as may become necessary to correct scrivener's errors or to conform the legal description to the precise boundaries of the Acquired Properties.

**Section 2. Finding of Public Use and Necessity.** The Shoreline City Council finds that the acquisition of the Acquired Properties is for a public use and purpose, to-wit: to provide for the widening, extending, and altering of N 175<sup>th</sup> Street, Stone Avenue N to Interstate 5 Project. The City Council further finds the properties generally depicted in Exhibit A are necessary for the proposed public use and for the benefit of the public. The Whereas clauses set forth above are hereby incorporated into and made part of the Council's findings.

**Section 3. Compensation.** Compensation to be paid to the owners of the Acquired Properties identified in Section 1, above, and costs and expenses of litigation authorized by this Ordinance, shall be paid from the City's Transportation Impact Fee Funds.

**Section 4. Effective Date and Publication.** A summary of this Ordinance consisting of the title shall be published in the official newspaper and the Ordinance shall take effect five days after publication.

PASSED BY THE CITY COUNCIL ON MAY 2, 2022.

Mayor Keith Scully

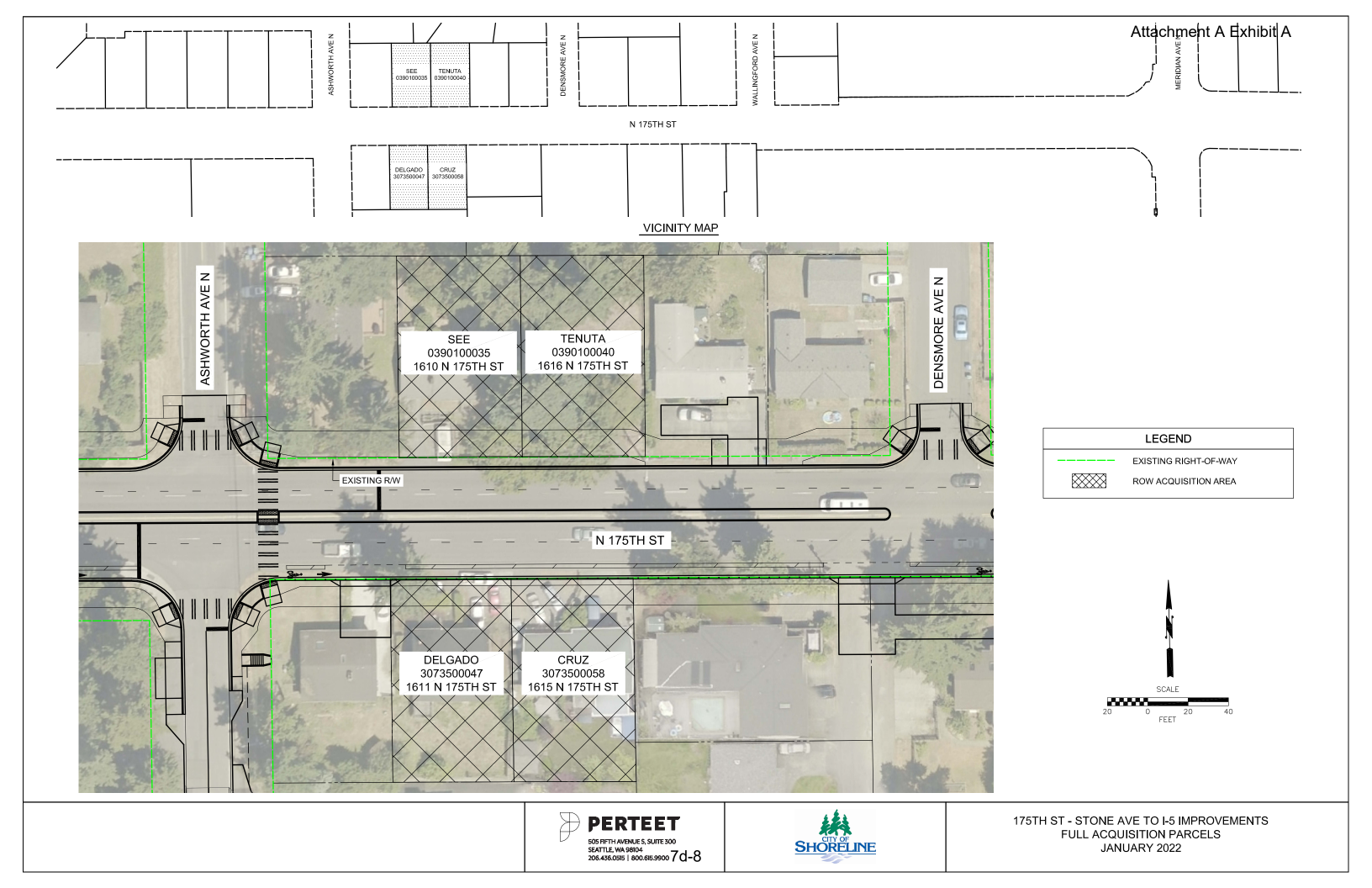
#### **APPROVED AS TO FORM:**

Jessica Simulcik Smith City Clerk

**ATTEST:** 

Julie Ainsworth-Taylor, Assistant City Attorney on behalf of Margaret J. King City Attorney

Publication Date:	, 2022
Effective Date:	, 2022



#### CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

AGENDA TITLE:	Authorizing the City Manager to Execute an Agreement with the Transportation Improvement Board to Obligate \$600,000 for the Complete Streets Work Program	
DEPARTMENT: PRESENTED BY: ACTION:	Public Works Nora Daley-Peng, Senior Transportation Planner Ordinance Resolution X Motion Discussion Public Hearing	

#### **PROBLEM/ISSUE STATEMENT:**

Staff is requesting that the City Council authorize the City Manager to execute an agreement with the Transportation Improvement Board (TIB) to obligate \$600,000 of TIB Complete Streets grant funds for Complete Streets Work Plan improvements along NE 180<sup>th</sup> Street. In accordance with the City's purchasing policies, Council authorization is required in order for staff to obligate grant funds exceeding \$600,000.

On October 3, 2016, the Council adopted Ordinance No. 755 to establish a codified Complete Streets Program and to become eligible to apply for the TIB Complete Streets Award Program. This is the third time the City has been awarded a TIB Complete Streets Grant. In 2017, the City was awarded a \$250,000 TIB Complete Streets Grant to design and implement a shared-use path along N 195<sup>th</sup> Street from the Interurban Trail to Ashworth Avenue N. In 2019, the City was awarded a \$500,000 TIB Complete Streets Streets Grant to design and implement a shared-use path along N 195<sup>th</sup> Street from 5<sup>th</sup> Avenue NE to the portal of the 195<sup>th</sup> Street Pedestrian Bridge. These improvement projects are fully constructed and complete the last gaps in the pedestrian and bicycle facilities along the N 195<sup>th</sup> Street between the Interurban Trail and the 195<sup>th</sup> Street Pedestrian Bridge.

On March 25, 2022, the TIB awarded the City a \$600,000 Complete Streets Grant to design and implement a shared-use path along NE 180<sup>th</sup> Street from west of the intersection of NE 180<sup>th</sup> Street and 5<sup>th</sup> Avenue NE to the Trail Along the Rail. This improvement project was chosen to support pedestrian and bicyclist access in and around the 185<sup>th</sup> Street Station Subarea and leverage the construction of two adjacent pedestrian/bicycle improvement projects. The west end of this project will dovetail with a segment of the Trail Along the Rail that Sound Transit is constructing by 2024. The east end of this project will dovetail with the 5<sup>th</sup> Avenue NE sidewalk project that the City is constructing by 2024.

The Complete Streets Work Plan was developed to match the design and implementation cost of the \$600,000 TIB Complete Street Grant Award Work Plan (Attachment A). The Grant Award Agreement (Attachment B) provides the City up to three years of the grant award to implement the Work Plan and allows the City to request revisions to the Work Plan, including the addition or removal of items.

#### **RESOURCE/FINANCIAL IMPACT:**

This project will be programmed in the 2022-2028 CIP with completion by March 25, 2025. No additional staff resources are required for this request.

#### **RECOMMENDATION**

Staff recommends that Council authorize the City Manager to execute an agreement with the Transportation Improvement Board to obligate \$600,000 for the Complete Streets Work Program.

#### **ATTACHMENTS**

Attachment A: TIB Complete Streets Award Work Plan Attachment B: TIB Complete Streets Award Grant Agreement

Approved By: City Manager **DT** City Attorney **MK** 

#### Attachment A



Agency Shoreline

Agency Contact Nora Daley-Peng



Once approved, all work shown must be completed before agency is eligible for future nominations.

Phone 206-801-2483		Total Work Plan           Email         ndaleypeng@shorelinewa.gov         Complete Streets Funding         \$600,000			
	Proposed Work Item	Description	Complete Streets Funding	Estimated Completion Year	
NE 180th St Shared-use Path to Trail Along the Rail		Design and construction of approximately one block of shared-use path on NE 180th St from 5th Ave NE westbound to the Trail Along the Rail. This project is part of an on-street shared-use path segment of the Trail Along the Rail. This project will dovetail with a segment of the Trail Along the Rail from approximately NE 180th St to NE 185th St that will be constructed by 2024.	\$600,000	2024	
1					

#### **Agency Certification**

Certification is hearby given that the proposed work plan represents projects that support and reflect our commitment to the Complete Streets ordifiance and ethic.

Signature of Authorized Age Official ana Agency Name & Title

**TIB Approval** 

Armstrong 2/25/2022 Date **Project Engineer Review** ma Date 22 Engineering Manager Date **Executive Director** Date 1

TIB-Complete-Streets-Shoreline-WorkPlan-v3.xls\\$600,000 Revised Dec 2016



Washington State Transportation Improvement Board Complete Streets Award Grant Agreement

City of Shoreline C-P-202(003)-1 Complete Streets Award

#### STATE OF WASHINGTON TRANSPORTATION IMPROVEMENT BOARD AND CITY OF SHORELINE GRANT AGREEMENT

THIS GRANT AGREEMENT ("Agreement") is made and entered into between the WASHINGTON STATE TRANSPORTATION IMPROVEMENT BOARD ("TIB") and the CITY OF SHORELINE, a Washington state municipal corporation ("RECIPIENT").

WHEREAS, the TIB has developed a grant program, Complete Streets, to provide for the retrofit of streets and roads ("Project") for eligible cities, towns, and counties to provide access to all users, including bicyclists, pedestrians, motorists, and public transportation riders, and

WHEREAS, the above-identified RECIPIENT is eligible to receive a Project grant pursuant to ordinance 755 and that it has the legal authority to receive such grant and to perform the Project pursuant to the terms of this grant

NOW, THEREFORE, pursuant to chapter 47.26 RCW, RCW 47.04.320, and WAC 479-10-500 *et seq*, the above recitals that are incorporated herein as if fully set forth below, and in consideration of the terms, conditions, and performances contained herein, and the attached Exhibits, if any, which are made a part hereof,

IT IS MUTUALLY AGREED AS FOLLOWS:

#### <u>1. GRANT</u>

TIB agrees to grant funds in the amount of SIX HUNDRED THOUSAND AND NO/100 dollars (\$600,000) for the Project pursuant to the terms contained herein, and the RECIPIENT agrees to accept such grant funds and agrees to perform and be subject to the terms and conditions of this Agreement.

#### 2. PROJECT AND BUDGET

The Project shall provide for the retrofit of identified streets or roads on the RECIPIENT's approved work plan. In accordance with applicable laws and ordinances, the RECIPIENT agrees to enter into an agreement with an independent contractor and/or material providers, or otherwise provide for the Project work plan to be completed by the RECIPIENT's own forces. The RECIPIENT further agrees that it shall be solely responsible for and shall pay its independent contractor and/or material providers. If RECIPIENT uses its own forces, it shall be solely responsible for paying the costs thereof. Under no circumstances shall the TIB be responsible to any third party for the payment of labor or materials used in completing the Project work plan. The Project work plan may be amended by the Parties, pursuant to Section 7.

#### 3. PROJECT WORK PLAN AND DOCUMENTATION



The RECIPIENT agrees to and shall make reasonable progress and submit timely Project documentation, as applicable, throughout the term of this Agreement and Project.

Required documents include, but are not limited to the following:

- a) Project work plan describing eligible items with estimated costs;
- b) Documentation to support all costs expended on the Project work plan; and
- b) Project work plan Closeout Form.

#### 4. PAYMENT AND RETURN OF GRANT FUNDS

TIB will pay the full grant award to the RECIPIENT after TIB approves the Project work plan and the Parties fully execute this Agreement; provided that there are legislatively appropriated funds available. The RECIPIENT agrees that it shall hold the grant funds in a separate and identifiable account and only use said funds to pay the actual direct and related indirect costs of the approved Project work plan. Grant funds not expended on approved Project work plan items by March 25<sup>th</sup>, 2025 shall be returned to TIB within ninety (90) days after receipt of TIB's written notification.

#### 5. USE OF COMPLETE STREETS GRANT FUNDS

RECIPIENT agrees that the grant funds shall only be used to complete the approved Project work plan. Otherwise, RECIPIENT is subject to the Default and Termination provisions of Section 9.

#### 6. RECORDS MAINTENANCE

6.1 The RECIPIENT shall maintain books, records, documents, data and other evidence relating to this Agreement and performance of the Project work plan, including but not limited to accounting procedures and practices which sufficiently and properly reflect all actual direct and related indirect costs of any nature expended in the performance of this Agreement. RECIPIENT shall retain such records for a period of six years after the completion of the Project work plan and TIB's acceptance of the Project work plan Closeout Form. At no cost to TIB, these records shall be provided when requested; including materials generated under the Agreement, and shall be subject at all reasonable times to inspection, review or audit by TIB personnel, the Office of the State Auditor, and federal and state officials so authorized by law, regulation or agreement.

6.2 If any litigation, claim or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

#### 7. REVISIONS TO THE PROJECT WORK PLAN

RECIPIENT may request revisions to the Project work plan, including the addition or removal of items. Requests must be made in writing, and TIB, in its sole discretion, will determine whether to accept the proposed revisions. Should the TIB approve a Project work plan revision, the Parties shall amend this Agreement pursuant to Section 14. The RECIPIENT shall be solely responsible for all costs incurred in excess of the Agreement grant award.



Washington State Transportation Improvement Board Complete Streets Award Grant Agreement

#### 8. TERM OF AGREEMENT

This Agreement shall be effective upon execution by the Parties and shall continue through closeout of the grant amount, or amendment thereof, or unless terminated as provided herein. In no event shall the Agreement term exceed three years, unless extended by Agreement amendment pursuant to Section 14.

#### 9. NON-COMPLIANCE, DEFAULT AND TERMINATION

#### 9.1 NON-COMPLIANCE

a) In the event TIB determines, in its sole discretion, the RECIPIENT has failed to comply with the terms and conditions of this Agreement and applicable rules under WAC 479-10-500 *et seq*, TIB shall notify the RECIPIENT, in writing, of RECIPIENT's non-compliance.

b) RECIPIENT shall provide a written response within ten (10) business days of receipt of TIB's notice of non-compliance, which shall include either a detailed plan to correct the non-compliance, a request to amend the Project work plan, or a denial accompanied by supporting documentation. An agreement to amend the Project work plan must be pursuant to Section14.

c) RECIPIENT shall have thirty (30) days in which to make reasonable progress toward compliance pursuant to its Project work plan to correct or implement an amendment to the Project work plan.

d) Should RECIPIENT dispute non-compliance, TIB will investigate the dispute and, in its sole discretion, TIB may require the RECIPIENT to stop incurring additional Project work plan costs during the investigation. Should TIB require the RECIPIENT to stop incurring additional costs to be paid with the grant funds, the RECIPIENT shall be solely obligated for paying any additional costs incurred by such suspension of work, contractor claims, or litigation costs; such costs cannot be paid for with grant funds.

#### 9.2 DEFAULT

RECIPIENT is in default if TIB determines, in its sole discretion, that:

- a) RECIPIENT is not making reasonable progress toward correction and compliance with this Agreement and the Project work plan;
- b) TIB denies the RECIPIENT's request to amend the Project work plan; and
- c) After investigation, TIB confirms RECIPIENT'S non-compliance.

#### 9.3 TERMINATION

a) In the event of default as determined pursuant to Section 9, TIB shall serve RECIPIENT with a written notice of termination of this Agreement, which may be served in person, by email or by certified letter. Upon service of notice of termination, the RECIPIENT shall immediately stop incurring costs chargeable against the grant funds and/or take such actions necessary as may be directed by TIB to protect TIB's grant funds.

b) In the event of termination, the RECIPIENT may be liable for damages as authorized by law including, but not limited to, repayment of all grant funds.



c) The rights and remedies of TIB provided in this Agreement are not exclusive and are in addition to any other rights and remedies provided by law.

#### **10. DISPUTE RESOLUTION**

- a) The Parties shall make good faith efforts to quickly and collaboratively resolve any dispute arising under or in connection with this Agreement. The dispute resolution process outlined in this Section applies to dispute arising under or in connection with the terms of this Agreement.
- b) Informal Resolution. The Parties shall use their best efforts to resolve disputes promptly and at the lowest organizational level.
- c) In the event that the Parties are unable to resolve the dispute, the Parties shall submit the matter to non-binding mediation facilitated by a mutually agreed upon mediator. The Parties shall share equally in the costs of the mediator.
- d) Each Party agrees to participate to the fullest extent possible and in good faith in resolving the dispute in order to avoid delays or additional incurred cost to the Project work plan.
- e) The Parties agree that they shall have no right to seek relief in a court of law in accordance with Section 11, until and unless the Dispute Resolution process has been exhausted.

#### 11. GOVERNANCE, VENUE, AND ATTORNEYS FEES

This Agreement shall be construed and interpreted in accordance with the laws of the state of Washington and venue of any action brought hereunder shall be in the Superior Court for Thurston County. The Parties agree that each Party shall be responsible for its own attorneys' fees and costs.

#### 12. INDEMNIFICATION, HOLD HARMLESS, AND WAIVER

12.1 RECIPIENT, shall protect, defend, indemnify, and save harmless the TIB, its officers, officials, employees, and authorized agents, while acting within the scope of their employment as such, from any and all costs, claims, judgments, and/or awards of damages (both to persons and/or property), arising out of, or in any way resulting from, RECIPIENT'S negligent acts or omissions which may arise in connection with its performance under this Agreement. RECIPIENT shall not be required to indemnify, defend, or save harmless the TIB if the claim, suit, or action for injuries, death, or damages (both to persons and/or property) is caused by the sole negligence of TIB; provided that, where such claims, suits, or actions result from the concurrent negligence of the Parties, or involves those actions covered by RCW 4.24.115, the indemnity provisions provided herein shall be valid and enforceable only to the extent of RECIPIENT's own negligence

12.2 RECIPIENT agrees that its obligations under this section extends to any claim, demand and/or cause of action brought by, or on behalf of, any of its officers, officials, employees or authorized agents. For this purpose, RECIPIENT, by mutual negotiation, hereby waives, with respect to TIB only, any immunity that would otherwise be available to it against such claims under the Industrial Insurance provisions of Title 51 RCW.



12.3 The obligations of this indemnification and waiver Section shall survive termination of this Agreement.

#### 13. ASSIGNMENT

The RECIPIENT shall not assign or transfer its rights, benefits, or obligations under this Agreement without the prior written consent of TIB. The RECIPIENT is deemed to consent to assignment of this Agreement by TIB to a successor entity. Such consent shall not constitute a waiver of the RECIPIENT's other rights or obligations under this Agreement.

#### 14. AMENDMENTS

This Agreement may be amended by mutual agreement of the Parties. Such amendments shall not be binding unless they are in writing and signed by persons authorized to bind each of the Parties.

#### **15. INDEPENDENT CAPACITY**

The RECIPIENT shall be deemed an independent contractor for all purposes and the employees of the RECIPIENT or any of its contractors, subcontractors, and employees thereof shall not in any manner be deemed employees of TIB.

#### **16. ENTIRE AGREEMENT**

This Agreement, together with the Exhibits, if any, the provisions of chapter 47.26 RCW, chapter 479 WAC, and TIB Policies, constitute the entire Agreement between the Parties and supersedes all previous written or oral agreements between the Parties. RECIPIENT agrees to abide by all applicable federal, state and local laws, ordinances, and rules when performing under the terms of this Agreement.

RECIPIENT	Transportation Improvement Board		
Chief Executive Officer Date	Date		
Print Name	Print Name Approved as to Form		
	By: ANN E. SALAY Senior Assistant Attorney General NOTE: Any changes to the terms of this Agreement shall require further approval of the Office of the		

Attorney General