MAJOR MODIFICATION 2019 -1

OF THE

INTERLOCAL AGREEMENT FOR FACILITIES
WITHIN THE WATERFRONT DISTRICT

This MAJOR MODIFICATION 2019-1 to the Interlocal Agreement for Facilities within the Waterfront District between the PORT OF BELLINGHAM ("Port"), a municipal corporation, and the CITY OF BELLINGHAM ("City"), a municipal corporation, is entered into and effective as of the last date of signature below.

WHEREAS, on December 3, 2013 the City and the Port executed the Interlocal Agreement for Facilities within the Waterfront District (the "Facilities Interlocal") which set forth the responsibility for and phasing of certain Facilities (as the term is defined in the Facilities Interlocal); and

WHEREAS, Section 29 of the Facilities Interlocal anticipated that over the life of the Facilities Interlocal there would be modifications (as defined in the Facilities Interlocal); and

WHEREAS, pursuant to Section 29, the City staff and the Port staff adopted a Minor Modification 2014-1 on December 30, 2014; and

WHEREAS, pursuant to Section 29, the City Council and the Port Commission adopted a Major Modification 2016-1 on February 22, 2016; and

WHEREAS, pursuant to Section 29, the City staff and the Port staff adopted a Minor Modification 2017-1 on August 22, 2017; and

WHEREAS, Section 29 of the Facilities Interlocal provides that Major Modifications require written approval by both the City Council and Port Commission; and

WHEREAS, the City and Port have determined that significant changes related to the location of the Facilities require modification; and

WHEREAS, City staff and Port staff have determined that the required revisions constitute a Major Modification:

NOW, THEREFORE, the Port and the City agree to modify the Facilities Interlocal as follows:

1. Change to Facilities Interlocal Text. Attached hereto as Exhibit 1 is the Facilities Interlocal text with deletions shown in strikethrough and additions shown in underline. These changes to the Facilities Agreement are shown against a clean version which incorporated the first three modifications to the Facilities Agreement so that the only changes shown are those effective pursuant to this Modification 2019-1. These changes to the Facilities Interlocal text are adopted herein. Exhibit 1 is incorporated herein by reference.
2. **Changes to Facilities Interlocal Exhibits.** Attached hereto as Exhibit 2 are revised exhibits B.1, B.2, B.3, B.4, B.5, E and G to the Facilities Interlocal. Exhibit 2 is incorporated herein by reference.

3. **No Other Changes.** Except as noted in Minor Modification 2014-1, Major Modification 2016-1, Minor Modification 2017-1, and this Major Modification 2019-1, all other terms and conditions of the Facilities Interlocal remain unchanged.

Approved and executed in an open public meeting by the Port of Bellingham this 10th day of December 2019.

PORT OF BELLINGHAM

[Signature]
Rob Fox
Executive Director

CITY OF BELLINGHAM

[Signature]
Kelli Linville
Mayor

Date: 12/23/19

ATTEST:

[Signature]
Finance Director

Date: 12/31/19

APPROVED AS TO FORM:

[Signature]
Office of the City Attorney

Date: 2
AMENDED AND RESTATED INTERLOCAL AGREEMENT
FOR
FACILITIES
WITHIN THE WATERFRONT DISTRICT

THIS AMENDED AND RESTATED INTERLOCAL AGREEMENT (the “Agreement”) between the PORT OF BELLINGHAM ("Port"), a municipal corporation, and the CITY OF BELLINGHAM ("City"), a municipal corporation, is entered into and effective as of the last date of signature below. This Agreement amends, restates and supersedes the Interlocal Agreement for Facilities within the Waterfront District by and between the City and the Port and executed December 18, 2013, as amended by minor and major modifications (collectively the “2013 Agreement”).

I. RECITALS

WHEREAS, on January 4, 2005, the City and the Port executed the Interlocal Agreement Regarding the New Whatcom Special Development Area with subsequent amendments that, among other things, set forth respective commitments of the Port and of the City with regard to the Waterfront District, provided for the study of the environmental impacts of the redevelopment of the Waterfront District, and provided for the adoption of master planning documents for the redevelopment of the Waterfront District, see Exhibit A, Waterfront District Boundary; and

WHEREAS, the Port and the City have been working cooperatively since the execution of the New Whatcom Interlocal in 2005 to meet their respective commitments and plan for the redevelopment of the Waterfront District into a mixed-use urban waterfront with commercial, industrial, residential, public, and recreational uses within the Waterfront District; and

WHEREAS, the Port and the City recognize that the Waterfront District is a Brownfield site. The upland properties were historically zoned and used for industrial purposes, including marine industrial uses, fish processing, paper and pulp mill uses, two municipal landfills, a deep-water shipping terminal, and wood treatment facilities. The aquatic land uses included a process water treatment facility and two federal channels; and

WHEREAS, the Port and the City recognize that the Waterfront Redevelopment Project is a long-term effort, requiring a phased implementation as graphically depicted in Exhibit B1-B5 which are restated in this Restated Agreement; and

WHEREAS, the Port and the City each currently owns or manages certain real properties within the Waterfront District, including state-owned aquatic land managed by the Port or City under harbor area leases; and

WHEREAS, the Waterfront District currently includes six MTCA listed sites which require remedial action and have been the subject of various environmental actions. The Port is the Designated Lead Party (as the term is defined below) for five of these sites: Cornwall Avenue
Landfill Site; G.P. West Site; Whatcom Waterway Site; Central Waterfront Site; and I & J Waterway Site. The City is the Designated Lead Party for the cleanup of the RG Haley Site; and

WHEREAS, the Port and the City have worked cooperatively to receive commitments from the Department of Ecology for Remedial Action Grants and that Ecology will continue to provide Remedial Action Grants for the remediation of the six sites; and

WHEREAS, both the Port and the City agreed to direct their increased property tax revenue from the Waterfront District and surrounding properties toward meeting the City’s obligations under this Agreement through a state-authorized Local Infrastructure Financing Tool (“LIFT”) for a 25-year period, leveraging up to an additional $25 million in state funding; and

WHEREAS, the Port and the City jointly completed an Environmental Impact Statement for the Waterfront District Redevelopment Project, including a Draft Environmental Impact Statement, Supplemental Draft Environmental Impact Statement, Addendum to the Supplemental Draft Environmental Impact Statement, and a Final Environmental Impact Statement, which evaluated a range of development alternatives, including a 2010 Updated Preferred Alternative and a 2012 Addendum, which evaluated a 2012 Updated Preferred Alternative; and

WHEREAS, SEPA compliance for the actions contemplated in this Agreement have been achieved through the publication of the Waterfront District Redevelopment Project EIS, adoption of mitigation measures in the City Planned Action Ordinance and publication of the 2018 Addendum; and

WHEREAS, the Port adopted the Sub-Area Plan by Port Resolution No. 1328 as part of the Port’s series of comprehensive schemes of harbor improvements, and the City adopted the Sub-Area Plan by Ordinance No. 2013-12-090 as part of the City’s Comprehensive Plan; and

WHEREAS, the City has adopted City Development Regulations, as the term is defined below, by Ordinance No. 2013-12-090, which are codified at BMC 20.37.400 through 20.37.490; and

WHEREAS, the City has adopted City Design Standards, as the term is defined below, by Ordinance No. 2013-12-090, which are codified at BMC 20.25.80; and

WHEREAS, the City adopted a Shoreline Master Program update by Ordinance No. 2013-02-005 codified at BMC Title 22; and

WHEREAS, the City adopted a City Planned Action Ordinance No. 2013-12-091 codified at BMC 16.30; and

WHEREAS, the City and the Port entered into a Development Agreement for the Waterfront District to vest certain land uses, facilitate redevelopment of the Waterfront District, provide predictability and certainty as to the Development Regulations, State Environmental Policy Act (SEPA) process, and impact fee credits related to the development of the Port Properties; and
WHEREAS, contemporarily with the adoption of this Agreement, the City and the Port plan to update and amend various documents as follows:

<table>
<thead>
<tr>
<th>Document</th>
<th>Restated Version</th>
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<tbody>
<tr>
<td>City Planned Action Ordinance</td>
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<td>Sub-Area Plan</td>
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<td>City Development Regulations</td>
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WHEREAS, this Agreement is entered into pursuant to Chapter 39.34 RCW to: (1) allocate obligations for phased implementation of Facilities; (2) define the timing of property transfers between the City and the Port; and (3) establish a process for the City’s and Port’s ongoing management of the Waterfront District; and

WHEREAS, the Port and the City recognize the importance of creating conditions in the Waterfront District, including construction of Facilities, in order to make the area attractive to further investment by public and private sector Developers, especially during Phase 1 of the redevelopment planning schedule; and

WHEREAS, the Port and the City recognize that the phased approach set forth in this Agreement is designed to encourage development in certain areas of the Waterfront District and thereby providing a tax base to support funding of Facilities during subsequent phases; and

WHEREAS, the Port and the City recognize that the Facilities should be phased such that expenditures by the Port and the City are not unnecessarily stranded awaiting demand.

WHEREAS, the Port and the City now desire to amend and restate the 2013 Agreement to recognize changes to various plans and ordinances and in doing so restate the 2013 Agreement to reflect changes that have occurred since the execution of the 2013 Agreement.

NOW, THEREFORE, the Port and the City agree as follows:

II. AGREEMENT

SECTION A DEFINITIONS

“Affordable Housing Unit(s)” means affordable owner-occupied housing or affordable renter-occupied housing which are ensured affordable for a period of not less than fifty (50) years, or for a lesser period established in an adopted state or federal affordable housing finance and monitoring program, and documented through deed restriction and/or covenant, and where such units’ affordability is ensured through enforcement and monitoring by a public agency.

“Affordable owner-occupied housing” means housing units sold at a price affordable to households earning no more than 100% of Bellingham’s median household income as published annually by the U.S. Department of Housing and Urban Development (“HUD”).
“Affordable renter-occupied housing” means housing units rented to households earning no more than 80% of Bellingham’s household income as published annually by HUD, provided that at least 60% of the affordable renter-occupied housing units in the Waterfront District must be rented to households earning no more than 60% of Bellingham’s median household income.

“AIG Policy” means the Pollution Legal Liability Select Clean-Up Cost Cap Policy purchased by the Port from AIG Environmental on January 27, 2005.

“Arterial Streets” means public street improvements made by the City or a Developer in rights-of-way dedicated by the Port to the City or in existing City rights-of-way or City fee owned property, including paving, curbs, gutters, pedestrian facilities, street lighting, bicycle facilities, street trees, and traffic control devices, relocation and/or construction of street lights, traffic control devices, signage, City utility systems located within the rights-of-way, and other similar improvements that are constructed or improved consistent with BMC 20.37.460.

“ASB” means the former Georgia-Pacific Corporation aeration stabilization basin.

“Bay Street Connector” means the Bay Street motor vehicle, bicycle and pedestrian connection from downtown Bellingham to the Waterfront District as depicted in Exhibit G. It replaces the Commercial Street Bridge contained in the 2013 Agreement. As further defined in the 2019 Sub-area Plan, the facility will include intersection and bridge improvements, a pedestrian plaza and a stairway which shall provide a direct pedestrian connection between Downtown and the Waterfront District. The facility shall also serve as the parking garage/foundation for private buildings.


“Brownfield Site” means real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant. This definition is found in Section 101 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601).

“City Design Standards” means those standards adopted to govern building design review and approval within the Waterfront District found at BMC 20.25.080 as they exist as of the date of this Restated Agreement.

“City Development Regulations” means those regulations adopted to implement the Sub-Area Plan for the Waterfront District and found at BMC 20.37.400 through 20.37.490 as they exist as of the date of this Restated Agreement.

“City Planned Action Ordinance” or “PAO” means the ordinance adopted to designate certain types of developments and land uses as Planned Actions and establishes SEPA review procedures and SEPA mitigating measures based on the EIS to be applied to these projects.
"City Shoreline Master Program Update" means the City adopted a Shoreline Master Program update by Ordinance No. 2013-02-005 codified at BMC Title 22, which contains regulations for development of property within the jurisdiction of the Shoreline Management Act.

"City Utilities" means public water, sewer, and storm drainage system improvements, including installation of improvements as required by the City and includes the following: (1) water system improvements including mains, valves, and fire hydrants; (2) sewer system improvements including mains; and; (3) storm sewer system improvements, including stormwater collection and conveyance facilities.

"Cleanup Action" means any remedial action, except interim actions, taken at a site to eliminate, render less toxic, stabilize, contain, immobilize, isolate, treat, destroy, or remove a hazardous substance that complies with Chapter 173-340 WAC.

"Construction Completion Report" means the report submitted by the engineer responsible for the oversight of construction including: as built drawings and documentation of all aspects of facility construction; an opinion from the engineer, based on testing results and inspections, as to whether the Cleanup Action or Interim Action has been constructed in substantial compliance with the plans and specifications and related documents, all pursuant to WAC 173-340-400(6)(b)(ii).

"Department of Ecology" or "Ecology" means the Washington State Department of Ecology.

"Designated Lead Party" is the party identified in an Agreed Order or Consent Decree that will undertake the work required therein. The Designated Lead Party shall implement a Site Cleanup that is consistent with the land uses required to implement the Waterfront District Sub-Area Plan.

"Developer" means the Port, the City, or anyone else who will undertake development within the Waterfront District.

"Development Agreement" means that agreement entered into by the Port and the City pursuant to RCW 36.70B.170.

"Development Ready" means that: (i) within the boundaries of a MTCA Site the Port’s Project Manager has determined that a portion of the Waterfront District does not require Site Cleanup and the Port and/or Ecology has attested to this in a certificate provided to the City; or (ii) in a portion of the Waterfront District a Site Cleanup meets all requirements of MTCA and its implementing regulations and any and all applicable Consent Decrees and/or Agreed Orders and attendant Cleanup Actions Plans and Interim Action Plans; and the engineer responsible for the oversight of Site Cleanup construction has prepared and submitted to Ecology as-built drawings and a report meeting all requirements of WAC 173-340-400(6)(b)(ii). Additional Remedial Actions, such as conformational monitoring may be necessary.
“Development Ready Certificate” means a written certification for an area of the Waterfront District provided by the Port to the City which certifies that the area is Development Ready.

“Downtown Waterfront Area” is that portion of the Waterfront District depicted on revised Exhibit A.

“EIS” means the Port and City jointly completed Environmental Impact Statement for the Waterfront District Redevelopment Project, including a Draft Environmental Impact Statement, Supplemental Draft Environmental Impact Statement, Addendum to the Supplemental Draft Environmental Impact Statement, and a Final Environmental Impact Statement which evaluated a range of development alternatives, including a 2010 Updated Preferred Alternative and a 2012 Addendum, which evaluated a 2012 Updated Preferred Alternative as updated and amended by the 2018 Addendum.

“Facility” or “Facilities” means a MTCA Site Remedial Action, Arterial Street or Park project designed and constructed by either the Port or the City or jointly by the Port and the City.

“Facility Trigger” means an event or condition which requires the obligated party to construct a Facility.

“Floor Area” means the definition as codified at BMC 20.08.020.F.2.a.

“Historic Icons” means those industrial artifacts identified in revised Exhibit J.

“Historic Resources Plan” means a management plan that identifies historic resources located within the Waterfront District and describes the mitigation for the demolition of any such historic resources.

“Industrial Artifacts” means those inactive above ground industrial buildings, structures, and process equipment in the Waterfront District in existence as of the date of this Agreement.

“Interim Action” means a Remedial Action described in WAC 173-340-430 approved by Ecology pursuant to an Agreed Order or an amendment thereto.

“Institutional Controls” are measures undertaken to limit or prohibit activities that may interfere with the integrity of an Interim Action or Cleanup Action or result in exposure to hazardous substances at a site which and which are mandated by Ecology through deed restrictions.

“Interim Institutional Controls” are reasonable measures undertaken to limit or prohibit activities that may interfere with the integrity of an Interim Action or Cleanup Action or result in exposure to hazardous substances at a site and (i) are attached as an exhibit to the Development Ready Certificate or (ii) transmitted to the City by the Port in a separate certificate accompanying Ecology's approval of the Construction Completion Report. The Interim Institutional Controls shall exist until the recordation of formally mandated Ecology Institutional Controls.
“Major Modification” means a change or amendment to this Agreement which will result in significant changes in the financial commitments in this Agreement or a significant change in the timing of the delivery or location of the Facilities contemplated herein.

“Minor Modification” means a change or amendment to this Agreement which will not result in significant changes in the financial commitments in this Agreement or a significant change in the timing of the delivery or location of the Facilities contemplated herein.

“Model Toxics Control Act” or “MTCA” means Chapter 70.105D of the Revised Code of Washington and the regulations promulgated thereunder.

“MTCA Site(s)” means the MTCA sites designated by the Department of Ecology within the Waterfront District to wit: the Cornwall Avenue Landfill Site; the R.G. Haley Site; the Georgia-Pacific West Site; the Whatcom Waterway Site; the Central Waterfront Site; and the I & J Waterway Site. A map of these sites is attached as Exhibit C.

“New Development” means the completed construction of buildings as defined by receiving a Certificate of Occupancy for the buildings.

“New Whatcom Interlocal” means the Interlocal Regarding the New Whatcom Special Development Area by and between the City of Bellingham and the Port of Bellingham dated January 4, 2005.

“Overwater Walkway” means a proposed City project to construct an overwater walkway south from Cornwall Beach Park to Boulevard Park.

“Park” or “Parks” means any public park, open space, and/or trail improvement projects, made by the City including installation of any public improvement, such as, landscaping, paving, playgrounds, seating, art, water features, non-street related pedestrian and bike facilities, parking facilities, community buildings, park ancillary structures, lighting, and other similar improvements as necessary to implement the Waterfront District Sub-Area Plan.

“Port Management Agreement” means the agreement mandated by RCW 79.105.420 by and between the Port and the Washington Department of Natural Resources (“DNR”) to manage certain state-owned aquatic lands.

“Port Property” or “Port Properties” means those properties within the Waterfront District currently owned or managed by the Port including vacated rights-of-way which abut Port property. Port Property may include aquatic lands managed by the Port pursuant to its Port Management Agreement. The Port Properties are depicted in Exhibit D.

“Project Coordinators” means the individuals appointed respectively by the Port and the City to coordinate with each other concerning the terms of this Agreement and achievement of the goals contemplated herein.

“Remedial Actions” means the actions described in RCW 70.105D.020(26).
"Remedial Action Grant" means a matching grant provided by the Department of Ecology, which is typically 50% of eligible Remedial Action costs.

"SEPA" means the Washington State Environmental Policy Act, Chapter 43.21C RCW and the regulations promulgated thereunder.

"Site Cleanup" means the completion of all Remedial Actions necessary to make a particular Site or portion thereof Development Ready, other than conformational monitoring and/or Institutional Controls, which may be performed in phases, including any related shoreline restoration, required under a Consent Decree or Agreed Order for a particular Site and the approved Cleanup Action Plan or Interim Action Plan for the Site.

"Unencumbered" means title free and clear except, Interim Institutional Controls, Institutional Controls, rights reserved in federal patents or state deeds, building or use restrictions general to the district, existing easements not inconsistent with the City's intended use, and building or zoning regulations.

"Waterfront District" is the real property and aquatic lands from the southern end of the former Cornwall Avenue Landfill to the I & J Waterway, including the former Georgia-Pacific Corporation industrial properties, illustrated on Exhibit A attached hereto.

"Waterfront Redevelopment Project" means the cooperative effort by the Port and the City to redevelop a Brownfield Site into a mixed-use urban waterfront with commercial, industrial, residential, public, and recreational uses within the Waterfront District.

### SECTION B
#### EXHIBITS

The following exhibits are attached to this Agreement and incorporated herein by reference. Revised exhibits are so noted by adding the word "revised" in front of the exhibit.

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<thead>
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<th>Revised Exhibit</th>
<th>Description</th>
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<tbody>
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<td>A</td>
<td>Waterfront District Boundary</td>
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<td>Waterfront District Phasing Maps</td>
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<td>MTCA Site Locator Map</td>
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<td>D</td>
<td>Port Properties</td>
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<td>Phase 1 Obligations for Arterial Streets and Parks</td>
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SECTION C
OBLIGATIONS FOR PHASED IMPLEMENTATION OF FACILITIES

1. **Obligations to Construct Facilities.** The parties acknowledge that redeveloping the Waterfront District in conformance with the Sub-Area Plan will require Facilities. The Port’s and City’s obligations for providing such Facilities and the phasing of such Facilities are set forth below. The obligation to construct a Facility pursuant to this Agreement is conditioned on the parties’ receipt of all necessary permits and approvals. Except as set forth herein or as otherwise agreed by the Port and the City, all other infrastructure on development parcels is the responsibility of the Developer, who shall comply with the provisions of BMC 20.37.460 as it exists as of the date of this Restated Agreement.

1.1 **Projects Completed or Underway.** Since the 2013 Agreement several projects have been started or completed. For clarity, this Agreement will note the status of projects where applicable.

2. **Phase 1 – Activate the Downtown Waterfront Area.** Phase 1 began as of the date of the 2013 Agreement and continues until a total of 500,000 square feet of new Floor Area is constructed south of Whatcom Waterway. The term “south of Whatcom Waterway” includes only the Downtown Waterfront Area, Log Pond Area, Bellingham Shipping Terminal, and Cornwall Beach Area. During Phase 1, obligations to design and construct Facilities may arise on either side of Whatcom Waterway.

2.1 **MTCA Site Cleanup.** The following Site Cleanups shall be completed during Phase 1. See Exhibit D, MTCA Site Locator Map, which is attached and incorporated herein, for locations of MTCA sites. Liability and contribution related to these sites is not the subject of this Agreement. Agreements and allocations of liability regarding the sites listed below is the subject of that certain Interlocal Agreement for the Acquisition of the Chevron Property and the Colony Wharf Property and the Remediation of the Cornwall Avenue Landfill Site and the Central Waterfront Site by and between the City and Port, dated December 14, 2005 (the “Remediation Agreement”) and of that certain Interlocal Agreement for the Exchange of Real Property by and between the Port of Bellingham and the City of Bellingham, dated October 24, 2012 (the “Property Exchange Agreement”). The City and Port are not currently parties to any agreements regarding liability or contribution allocation for the Georgia-Pacific West Site, the R.G. Haley Site, or the I & J Waterway Site. Except as provided in Sections 13 and 26, this Agreement does not modify liabilities or contributions contained in other agreements. Nothing herein limits the ability of the Port or the City to enter into agreements regarding liability or contribution allocation in the future.
a) **Georgia-Pacific West Site.** The Port is the Designated Lead Party for conducting Remedial Actions for the Georgia-Pacific West Site.

b) **Whatcom Waterway Site Phase I.** The Port is the Designated Lead Party for conducting Remedial Actions for the Whatcom Waterway Site Phase.

c) **Cornwall Avenue Landfill Site.** The Port is the Designated Lead Party for conducting Remedial Actions for the Cornwall Avenue Landfill Site.

2.2 **Arterial Streets.** Phase 1 Arterial Streets are depicted on Exhibit E.

a) **Wharf Street Roundabout.** The City will design, permit, and construct a roundabout at the intersection of State, Forest, Boulevard, and Wharf streets.

   **Facility Trigger:** Construction commenced and was complete.

b) **Granary/Laurel to Cornwall.** The City will design and construct, at its sole cost and expense, Granary Avenue hereby so named by the City and Laurel Street to Cornwall Avenue, including installation of an at-grade rail crossing. If the Granary building physically remains at the time the City procures design services, this Facility will be designed to accommodate the building. Construction of this Facility includes the following on-site and off-site mitigation improvements as outlined in the Planned Action Ordinance: (1) installation of a traffic signal at the intersection of Granary Avenue and Roeder Avenue; and (2) installation of a traffic signal at Laurel Street and Cornwall Avenue.

   **Facility Trigger:** Construction has commenced and is anticipated to be completed in 2019 provided the following conditions are met:

   (i) The Port executes a development agreement, purchase and sale agreement or equivalent contract with a Developer(s) for the first parcel of the Downtown Waterfront Area. This condition has been met since the 2013 Agreement.

   (ii) The Port provides the City: (a) a Development Ready Certificate or (b) Ecology’s approval of the Port’s Construction Completion Report, pursuant to WAC 173-340-400(8) for the Georgia-Pacific West Site Pulp and Tissue Remedial Action Unit Cleanup or receives Ecology’s approval of the Port’s post-construction Interim Action Completion Report for the area necessary for construction of Granary/Laurel to Cornwall; (c) in the event Granary/Laurel will be built as part of an Interim Action, an executed amendment to the GP West Agreed Order incorporating Granary/ Laurel in an attached Interim Action Plan pursuant to WAC 173-340-430(7). This condition has been met.

   (iii) As required by the federal funding agency, funding for this Facility must be obligated in the form of a construction contract no later than September 30, 2017. If funding is withdrawn by the federal funding agency because conditions (1) and (2) above were not met by the September 30, 2017 deadline, the City shall not be liable to construct this Arterial Street. This condition has been met.
2.3 **Parks.** Phase 1 Parks are depicted on Exhibit E.

   a) **Cornwall Beach Park Site Preparation.** The City will conduct site preparation, which is limited to developing a grading plan, import, and placement of topsoil and seeding.

      **Facility Trigger:** Construction shall commence following the Port’s Cornwall Avenue Landfill Site Cleanup, provided the following conditions are met:

      (i) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology’s approval of the Port’s Construction Completion Report, pursuant to WAC 173-340-400(8) for the Cornwall Avenue Landfill Site Cleanup. If allowed by Ecology, the Port will incorporate the City’s grading plan as part of the Site Cleanup, provided the grading plan is provided in advance of the Port’s completion of final plans and specifications for bidding the Site Cleanup construction, including grading, to be conducted by the Port. The Port shall provide the City with a schedule, including deadlines for the City’s submission of its grading plan.

      (ii) The City has secured a lease or other approval from the State Department of Natural Resources to develop the property for public use, including park development.

   b) **Waypoint Park – Phase 1.** The City will design and construct, at its sole cost and expense, the first phase of this Park (formerly known as Whatcom Waterway Park in the 2013 Agreement) along Whatcom Waterway, in the Downtown Waterfront Area. This project has been complete.

      **Facility Trigger:** Unless the City elects to construct Waypoint Park earlier, construction shall commence within thirty-six (36) months of the City receiving notice from the Port that it has executed a development agreement, purchase and sale agreement or equivalent contract with a Developer(s) for the first parcel in the Downtown Waterfront Area, which is adjacent to Granary Avenue provided, the City may delay construction of Waypoint Park until a building permit application for a building is submitted to the City by the Developer and provided that the following conditions are met:

      (i) Granary/Laurel to Cornwall Arterial Street is complete,

      (ii) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology’s approval of the Port’s Construction Completion Report, pursuant to WAC 173-340-400(8) for the Georgia-Pacific West Pulp and Tissue Remedial Action Unit Site Cleanup or Ecology’s approval of the Port’s post-construction Interim Action Completion Report for the area necessary for construction of Waypoint Park; (c) in the event Waypoint Park will be built as part of an Interim Action, an executed amendment to the GP West Agreed Order incorporating Waypoint Park in an attached Interim Action Plan pursuant to WAC 173-340-430(7).

      (iii) The Port provides the City with (a) a Development Ready Certificate, or (b) Ecology’s approval of its Construction Completion Report pursuant to WAC 173-340-400(8) for the Whatcom Waterway Site Phase 1 Site Cleanup.
(iv) It is noted that the Port executed a purchase and sale agreement with a Developer for the first parcel in the Downtown Waterfront Area, which is adjacent to Granary Avenue on May 8, 2018.

c) **Waypoint Park Extension.** The City will design and construct, at its sole cost and expense, an extension of Waypoint Park from the first phase of Waypoint Park to Laurel Street, in the Downtown Waterfront Area.

**Facility Trigger:** Unless the City elects to construct Waypoint Park Extension earlier, Construction shall commence within six (6) months of the Developer receiving a temporary or permanent Certificate of Occupancy for the buildings on property which is waterside of Granary Avenue provided:

(i) Granary/Laurel to Cornwall Arterial Street is complete,

(ii) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology’s approval of the Port’s Construction Completion Report, pursuant to WAC 173-340-400(8) for the Georgia-Pacific West Pulp and Tissue Remedial Action Unit Site Cleanup or Ecology’s approval of the Port’s post-construction Interim Action Completion Report for the area necessary for construction of Waypoint Park; (c) in the event Waypoint Park will be built as part of an Interim Action, an executed amendment to the GP West Agreed Order incorporating Waypoint Park in an attached Interim Action Plan pursuant to WAC 173-340-430(7).

(iii) The Port provides the City with (a) a Development Ready Certificate, or (b) Ecology’s approval of its Construction Completion Report pursuant to WAC 173-340-400(8) for the Whatcom Waterway Site Phase 1 Site Cleanup.

3. **Phase 2 – Activate Cornwall Beach Area.** Phase 2 begins when new Floor Area constructed south of Whatcom Waterway has reached 500,000 square feet and continues until new Floor Area constructed has reached 1,000,000 square feet. During Phase 2, obligations to design and construct Facilities may arise on either side of Whatcom Waterway.

3.1 **MTCA Site Cleanup.** The following sites shall be remediated during Phase 2. See attached Exhibit D. Liability and contribution related to these sites is not the subject of this Agreement. Agreements and allocations of liability regarding the Central Waterfront Site, is the subject of the Remediation Agreement and the Property Exchange Agreement. The City and Port are not currently parties to any agreements regarding liability or contribution allocation for the R.G. Haley Site or the I & J Waterway Site. Except as provided in Sections 13 and 26, this Agreement does not modify liabilities or contributions contained in other agreements. Nothing herein limits the ability of the City or Port to enter into any such agreements in the future.

a) **R.G. Haley Site.** The City is the Designated Lead Party for conducting Remedial Actions at the R.G. Haley Site.

b) **Central Waterfront Site.** The Port is the Designated Lead Party for conducting Remedial Actions at the Central Waterfront Site.
c) **I & J Waterway Site.** The Port is the Designated Lead Party for conducting Remedial Actions at the I & J Waterway Site.

3.2 **Arterial Street.** None

3.3 **Parks.** Phase 2 Parks are depicted on Exhibit F.

a) **Cornwall Beach Park.** The City will design and construct, at its sole cost and expense, Cornwall Beach Park. Due to the scale of this Facility, it is likely the City will construct the improvements over two or more phases as funding allows.

   **Facility Trigger:** The Park will be available for public use by the end of this Phase, provided the following conditions are met:

   (i) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology’s approval of the Port's Construction Completion Report pursuant to WAC 173-340-400 (8) for the Cornwall Avenue Landfill Site Cleanup.

4. **Phase 3 – Connection to Downtown.** Phase 3 begins when New Development south of Whatcom Waterway reaches 1,000,000 square feet. Phase 3 continues until obligations to construct Facilities as outlined below are complete. During Phase 3 obligations to design and construct Facilities may arise on either side of Whatcom Waterway.

4.1 **MTCA Site Cleanup.** None.

4.2 **Arterial Streets.** Phase 3 Arterial Streets are depicted in Exhibit G.

a) **Bay Street Connector.** The 2013 Agreement included an obligation of the City to design and construct the Commercial Street Bridge as a Facility required to allow additional new development within the Waterfront District as contemplated in the 2013 Sub-area Plan and Planned Action Ordinance. The Commercial Street Bridge was estimated to cost $33,200,000 in 2013. The City’s financial obligation for the Bay Street Connector shall be no more than $33,200,000 adjusted for inflation using Seattle-Tacoma-Bellevue CPI-U measured from the date of the 2013 Agreement to the date that New Development has reached 1,000,000 square feet. (the “CSB Financial Commitment”). The CSB Financial Commitment is subject to Section 16 of the Agreement.

The 2019 Sub-area Plan Amendment (as depicted in Exhibit G) envisions the Bay Street Connector (as it appears in the 2019 Sub-area Plan Amendment) will be part of an integrated structure that (i) will provide vehicle, bicycle and pedestrian access (ii) will function as foundations and parking structures for the development of the adjacent properties and (iii) will provide the additional transportation infrastructure and therefore replace the need for the Commercial Street Bridge. The Bay Street Connector will require a cooperative public-private partnership to achieve the integrated development.

b) **Actions by Port and City to Develop the Bay Street Connector.** The Port and the City will take the following actions to plan the Bay Street Connector.
(i) **Port Action**: Contemporaneously with the execution by the Port of this Restated Agreement, the Port will amend its Master Development Agreement, dated May 15, 2019 (the "Master Development Agreement") to provide for the following conditions regarding the Bay Street Connector. Subsequent and/or additional Developers of the parcels adjacent to the Bay Street Connector which are part of the Bay Street Connector development shall also be subject to these same conditions.

(a) That a condition of the Port's lease or sale of the parcels adjacent to the Bay Street Connector (Exhibit G), pursuant to the Master Development Agreement, is that the purchaser or lessee has reached agreement with the City, upon reasonable terms and in a form reasonably acceptable to the City, to design, construct and operate the Bay Street Connector.

(b) That in the event that the City and the purchaser or lessee are unable to reach reasonable agreement prior to the time the City is required to begin planning the Bay Street Connector, the adjacent parcels will be removed from the Master Development Agreement so that the adjacent parcels can be offered for lease or sale to others. However, after removal nothing will preclude the Master Development Agreement Developer or subsequent purchaser from continuing to work towards an agreement with the City.

(c) That the adjacent parcels will be offered for sale or lease 1) subject to the requirement to reach agreement with the City as provided above and 2) offered for sale or lease at no less than the same value as contained in the Master Development Agreement.

(ii) **Port and City Action**. In accordance with the Planned Action Ordinance, the Port will continue to conduct Biennial Transportation Monitoring and Reporting. As anticipated in the Planned Action Ordinance, the Port and City will utilize the Biennial Transportation and Monitoring and Reporting to assess development thresholds and any impacts on the Transportation Infrastructure Phasing Plan. As part of this biennial process, the Port and City will evaluate the transportation infrastructure needs. This will allow the Port and the City to properly size the Bay Street Connector.

(iii) **Port and City Action**. When New Development south of the Whatcom Waterway has reached at least 1,000,000 square feet the Port and the City will meet with the Developer to reach agreement upon reasonable terms and in a form reasonably acceptable to the City, to design, construct and operate the Bay Street Connector.

(iv) **Port May Elect to Develop Parcels**. Nothing herein shall preclude the Port from electing to develop one or both of the parcels itself subject to reaching appropriate agreement with the City for the development of the Bay Street Connector

**c) Port and City Action if No Developer Agreement Reached.** Unless the Port elects to develop the parcel(s) itself and in the event that the Port is unable to find a Developer that is willing to lease or purchase the parcels subject to the requirements listed above, then the Port and the City will meet and reasonably agree through a Major Modification to this Agreement on an alternative Facility that provides the transportation infrastructure capacity needed to support additional new development during Phase 3, as described in Exhibit C-2 of the Planned Action.
Ordinance. The Port will not unreasonably withhold, condition or delay consent to any change that will create more infrastructure capacity for the Waterfront District as contemplated in the Planned Action Ordinance as it now exists or is hereinafter amended. It is recognized that any agreement of the City to an alternate Facility may be subject to required legislative processes, such as but not limited to, amendments to the Sub-area Plan and Planned Action Ordinance. If the alternative transportation plans do not involve the adjacent parcels the limitations in subpart (b)(1), subparts a-c above will be removed or appropriately modified. The City’s commitment to design and construct the Bay Street Connector will be directed toward the agreed to alternative Facility so long as (i) the Major Modification is within the term of this Agreement; (ii) shall not exceed the CSB Financial Commitment and (iii) is subject to the limitations in Section 16 hereof.

**d) City Retains Right to Establish User Fee for Parking.** The City retains its rights to establish user fees/rates for parking to help pay for the cost to construct, manage, operate and maintain the Bay Street Connector or an alternative transportation infrastructure project which includes parking. Such user fees/rates for parking, if any, will be identified in the agreement between the City, the Port and the Developer.

**Facility Trigger:** Construction commences when New Development south of the Whatcom Waterway has reached at least 1,400,000 square feet.

a) Nothing herein shall preclude the City from reaching an agreement with the Developer(s) of the adjacent property to (i) accelerate this schedule or (ii) make different financial arrangements then provided herein.

b) Nothing herein shall preclude subsequent agreement(s) by the Port and the City to facilitate the construction of the Bay Street Connector or the Alternate Facility such as the Port taking the lead in developing the facility.

c) Nothing in this Amended Agreement shall preclude a change to the applicable City regulations and documents which would eliminate or reduce the need for or scope of a connection.

d) The City shall not be obligated to pay for underlying real estate needed for the construction of the Bay Street Connector or the substitute facility. This property shall be dedicated pursuant to Section 7 hereof.

e) The following conditions precedent shall have been met (or waived in the sole discretion of the City) in order to trigger the obligations of the City for the Bay Street Connector or alternative facility:

   (i) To the extent required to construct the Bay Street Connector or the substitute facility, Burlington Northern Santa Fe provides the City approval to construct the Facility.

   (ii) An adequate land supply remains to support the 2,000,000 square feet of development anticipated at full build-out for the Downtown Waterfront Area. To determine if an adequate land supply remains to support the 2,000,000 square feet of development envisioned
as of the date of this Agreement, the City and the Port will multiply undeveloped vacant land area (including land currently utilized for an interim use, as defined in the Development Agreement) in the Downtown Waterfront Area by the larger of (1) the floor-area ratio allowed per City Development Regulations in existence as of the date of this Agreement; or (2) the floor-area ratio allowed in existence as of the date of the calculation and then add that number to existing square footage in the Downtown Waterfront Area. The floor-area calculation shall utilize the base floor-area ratio ("FAR") and an additional 1.0 FAR as a FAR bonus option.

(iii) At least 10% of the total residential units built in the Waterfront District are Affordable Housing Units, as calculated prior to commencing construction of Bay Street Connector. This requirement does not apply to each individual building or development project but applies to the whole Waterfront District. To determine whether or not this condition has been met, the City will divide the total number of Affordable Housing Units built by the total number of housing units built within the Waterfront District. If the percentage falls short of 10%, the condition will be deemed met if the Port has transferred (sold or leased) sufficient Port Property to a qualified affordable housing developer(s) reasonably acceptable to the City, to allow construction of the units to reach the 10% requirement. The term "sufficient Port Property" means property which can be used to construct the required housing units given the floor area ratios established in the zoning.

4.3 Parks – Phase 3 parks depicted on Exhibit G

a) Waypoint Park Connection. The City will design, permit, and construct the "Waypoint Park Connection", from Granary Avenue to Laurel Street, within the Downtown Waterfront Area. This project is anticipated to be completed in phases.

Facility Trigger: Unless the City elects to construct Waypoint Park Connection earlier, construction shall commence during Phase 3, provided that the following conditions are met:

(i) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology’s approval of the Port’s Construction Completion Report pursuant to WAC 173-340-400 (8) for the Georgia-Pacific West Site Pulp and Tissue Remedial Action Unit Cleanup.

(ii) To the extent required for reasonable access, Local Streets adjacent to the Facility have been constructed and are operational.

(iii) The issue of the Alcohol Plant redevelopment or removal (partial or full) as it relates to the park property is resolved in the form of an agreement between the Port and the City appended to this Agreement as a minor amendment.

b) Complete Cornwall Beach Park. The City will complete Cornwall Beach Park by the end of Phase 3.
c) **Waypoint Park Completion.** The City will design, permit and construct the completion of Waypoint Park, from Laurel Street to the Log Pond Area, provided the following conditions are met:

(i) The Port provides the City with (a) a Development Ready Certificate or (b) Ecology's approval of the Port's Construction Completion Report, pursuant to WAC 173-340-400(8) for the Georgia-Pacific West Site Pulp and Tissue Remedial Action Unit Cleanup or Ecology's approval of the Port's post-construction Interim Action Completion Report for the area necessary for construction of Waypoint Park; (c) in the event Waypoint Park will be built as part of an Interim Action, an executed amendment to the GP West Agreed Order incorporating Waypoint Park in an attached Interim Action Plan pursuant to WAC 173-340-430(7).

(ii) The Port provides the City with (a) a Development Ready Certificate, or (b) Ecology's approval of its Construction Completion Report pursuant to WAC 173-340-400 (8) for the Whatcom Waterway Site Phase 1 Site Cleanup.

(iii) The Port has informed the City that (i) it intends to keep and reasonably renovate all or portions of the Georgia-Pacific wharf or (ii) it intends to remove all or portions of the Georgia-Pacific wharf. It is noted that any actions concerning the Georgia-Pacific wharf will be subject to appropriate state and federal permitting.

5. **Developer's Option to Construct.** If the City or the Port has not yet delivered a Facility required in this section, a Developer may construct the facility and receive a Transportation Impact Fee credit pursuant to the Development Agreement. The Port may, in consultation with the City, establish and administer a system to assess other developments a "latecomer's charge" to fairly compensate the Developer or the Port for construction of the required Facility.

**SECTION D**

**PROPERTY TRANSFERS.**

6. **City Vacation of Existing Rights-of-Way, License to Use City Rights-of-Way and Transfer of City Fee Owned Streets.** The 2013 Agreement noted that the City has existing rights-of-way and fee owned streets within the Waterfront District and this section set forth the understanding with regard to those vacations. All of those vacations have been completed. However, sections 6.1 to 6.4 remains to provide clarity.

6.1. **Rights-of-Way.** Portions of the rights-of-way no longer consistent with or required by the City Sub-Area Plan. See Exhibit H, "Street Vacations, Licenses and Transfers". The City Sub-Area Plan has identified property owned by the Port that is needed for Arterial Streets as depicted in Exhibits E, F and G. The Port and the City have each independently analyzed the property transfers occurring pursuant to Sections 6 and 7 of this Agreement and agree that the City's transfer of property to the Port (Section 6) and the Port's transfer of property to the City (Section 7) herein are equitable and have determined that each entity is receiving true and full value as that term is defined in RCW 43.09.210, relevant case law and attorney general opinions. In the event the Port does not dedicate the square footage required in Phase 1 depicted on Exhibit E, the Port shall remit to the City an amount equal to the undedicated square footage multiplied by Twenty-Five Dollars ($25.00) per square foot.
6.2 **Vacation of Certain Rights-of-Way.** Pursuant to BMC 13.48 and consistent with the City Sub-Area Plan, the Port has petitioned for vacation of certain City rights-of-way within the Waterfront District. The process set forth in BMC 13.48 and RCW 35.79 has been completed. The City has approved the vacation ordinances concurrent with the approval of this Agreement except for certain rights-of-way within state owned harbor areas. These rights-of-way cannot be vacated by City ordinance until DNR approves petitions for these rights-of-way pursuant to the procedures and criteria set forth in RCW 79.125. The City and Port will reasonably pursue the required approval. The consideration for this transfer is included in the true and full value determination set forth above.

6.3 **License to Use City Rights-of-Way.** Certain City rights-of-way for platted streets run through: (i) the Port’s Bellingham Shipping Terminal on property owned by the Port and property managed by the Port under a port management agreement with the Washington Department of Natural Resources; and (ii) the Port owned marine trades area along the Whatcom Waterway. Some of these City rights-of-way contain City and franchise utilities. These City rights-of-way will be licensed to the Port under the terms and conditions of an interlocal agreement, which is anticipated to be completed in the next sixty days. The interlocal agreement will provide the ability of the Port and Port tenants to utilize the City rights of way consistent with the protection of and access to the City and franchise utilities. In the interim the current status quo use of these City rights of way will continue. The consideration for this license is included in the true and full value determination set forth above.

6.4 **Transfer of City Fee Owned Streets.** Certain City fee owned streets are no longer consistent with or required by the City Sub-Area Plan. The City has completed the notification and hearing required under its surplus process codified in BMC 4.84 and RCW 39.33 and 43.09.210. The City approval of the surplus of these streets and execution of deeds, attached hereto as Exhibit K, for such streets has occurred concurrently with the approval of this Agreement. The consideration for this transfer is included in the true and full value determination set forth above.

7. **Port Dedication of New Rights-of-Way and Slope Easements.** Pursuant to RCW 53.20, the Port has completed the notifications and hearing required to amend its applicable Comprehensive Scheme of Harbor Improvements and surplus procedure to allow transfer of the rights-of-way and slope easements contemplated in this Agreement consistent with the terms of this Agreement. The consideration for this transfer is included in the true and full value determination set forth in Section 6 above.

7.1 **Identification and Timing of Dedications.** These dedications and easements shall be identified on the Subdivision Plat or Binding Site Plan for each phase of development and shall occur within six (6) months after the City has secured full funding for the construction of the Arterial Street in its adopted Transportation Improvement Plan or Capital Facilities Plan and upon written notification by the City. However, the City may reasonably require dedication sooner if required by certain grant applications or funding agencies. The City may, at its sole discretion, delay design, and/or construction of Arterial Streets if the Port fails to dedicate rights-of-way in a timely manner. Any and all applicable Institutional Controls shall be recorded on a restrictive covenant simultaneous with the recordation of the deed or easement.
7.2 **Port Retention of Subsurface Use.** The Port may reasonably retain the right to construct structures such as parking structures or pedestrian tunnels underneath the right-of-way that do not materially interfere with public use of the right-of-way.

8. **Park Land Dedication.** Pursuant to RCW 53.20, the Port has completed the notifications and hearing required to amend applicable Comprehensive Scheme of Harbor Improvements and the surplus procedure to allow the Port to dedicate the necessary Port Properties to the City for Parks as outlined in **Exhibit I “Park Land Dedications.”** A portion of the Breakwater Trail crosses over Port managed state-owned aquatic lands. This portion of the trail will be transferred to the City subject to approval of the DNR and/or consistent with the Port Management Agreement. The Port and the City have each independently analyzed the property transfers occurring pursuant to this Section 8 of this Agreement and agree that the Port's dedication of property to the City and the Park Impact Fee Credit received by the Port for such dedications as outlined below is an equitable exchange and both parties have determined that each entity is receiving true and full value as that term is defined in RCW 43.09.210, relevant case law and attorney general opinions.

8.1 **Identification and Timing of Dedication.** Park Land will be dedicated to the City in the form of an exclusive permanent public access easement for use as a park or fee simple Unencumbered statutory warranty deed. At the time of dedication of Port Property, the Port Property shall have been remediated under MTCA to a level that is protective of human health and the environment for Park (as defined in the definition above) uses. Dedications shall be identified on the Subdivision Plats or Binding Site Plans for each phase of development and shall occur within six (6) months after the City has full funding for the construction of the first phase of the Park in its adopted Capital Facilities Plan and upon written notification by the City. However, the City may require dedication prior to receiving full funding if required by certain grant applications or funding agencies. In addition, the City may require dedication of the I & J Waterway Park and Log Pond property at any time during Phase 3. At the time of dedication of the Port Property, the Port shall have completed a Site Cleanup such that the Port Property is Development Ready for a Park. Any and all applicable Institutional Controls shall be recorded on a restrictive covenant simultaneous with the recordation of the deed or easement. The City may, at its sole discretion, delay design, and/or construction of Parks if the Port fails to dedicate Port Property in a timely manner.

8.2 **Credit for Park Impact Fee for 19.2 Acres.** The Port shall receive a Park Impact Fee Credit ("Credit") for the Port Properties dedicated to the City for public parks in accordance with BMC Chapter 19.04. This Credit is retained by the Port in perpetuity in the form of an exemption from the Park Impact Fee for development of a given number of housing units within the Waterfront District by the Port or Port's successors as outlined in the Development Agreement. The calculations of credit will be based on the appraised per square foot value of Port Properties as described below, (2) the total square footage dedicated to the City, and (3) the City's park impact fee as described below. None of the values stated below shall change over time and the park impact fee credit shall not be granted to the Port for purposes of applying such credit to Projects until the Port Property is dedicated.

a) The City's park impact fee rate held constant at $3,524 for a multi-family unit
b) For Port Properties within the Downtown Waterfront Area and outside of the 50’ shoreline setback, the following square footage value shall be used: $25 (twenty-five) per square foot.

c) For Port Properties within the Marine Trades and outside of the 50’ shoreline setback, the following square footage value(s) shall be used:

   (i) ASB Breakwater Trail shall be $2.50 (two dollars and fifty cents) per square foot.

   (ii) Marina Park shall be $33 (thirty-three dollars) per square foot so long as the property is adjacent to a Marina.

   (iii) Other properties within the Marine Trades Area shall be $8 (eight dollars) per square foot.

   - There shall be no value associated with property retained for use by the Port of Bellingham or their successors in interest needed access the Marina.

d) For Port Properties within the Log Pond Area and outside of the 50’ shoreline setback, the following square footage value(s) shall be used: $8 (eight dollars) per square foot. There shall be no value associated with Port Properties retained for use by the Port or their successors in interest which are required for access to Whatcom Waterway or the Marina.

e) For Port Properties within the 50’ shoreline setback, as measured from Ordinary High-Water Mark upland 50’, shall be $2 (two dollars) per square foot.

8.3 **Purchase of Additional Acreage by the City.** The Port shall dedicate properties as generally depicted on Exhibit H utilizing the process outlined in Section 8.2, provided total acreage shall not be less than 19.2 acres as provided in the 2013 Agreement. Once the Port has dedicated 19.2 acres to the City for Parks, the City may elect to purchase the remaining acres with a mechanism other than Credit at the established values in Section 8.2, adjusted for inflation using Seattle-Tacoma-Bellevue CPI-U. Inflation shall be measured from the date of the 2013 Agreement. Inflation adjustment shall only apply to acreage above the 19.2 acres provided in the 2013 Agreement. The City may dedicate different configurations than depicted on Exhibit I at the sole discretion of the City.

   a) Downtown Waterfront Area: Acres (increase per park acreage map)

   b) Marine Trades Area: 9.82 Acres

   c) Log Pond Area: Acres (increase per park acreage map)

9. **Site Conditions Required for Park Land and Rights-of-Way Dedication.** The 2013 Agreement provided that prior to any property dedication, the Port would remove all Industrial Artifacts, except for the Historic Icons, as depicted on Exhibit J, in advance of the construction of particular Arterial Streets and Parks, such that the Industrial Artifacts will not be an impediment to such Facilities, as mutually determined by the Port and the City. In the event the City determines that it does not wish to retain the Historic Icons, it will promptly notify the Port in writing of such decision. In the event the Port desires to demolish a Historic Icon, it shall notify the City in writing. If the City has not yet made a determination about retention of the Historic Icon, it shall notify the Port of a retention decision within six (6) months of receipt of the Port’s notice of desire to demolish.
9.1 **City Election - Digesters.** The City has elected to not to retain the Digesters and therefore the Port may demolish or removed the Digesters.

9.2 **Underground Obstructions or Unknown Conditions.** Given that the Waterfront District is a Brownfield Site, it was anticipated that the Port and the City may encounter underground obstructions or unknown conditions. The cost of constructing the Arterial Streets and Parks shall include actions necessary to address underground conditions provided the Port has delivered the property in a Development Ready condition. All properties dedicated by the Port to the City shall be above the Ordinary High-Water Mark.

10. **Construction Staging.** To the extent property is available, the Port shall make it reasonably available to the City for construction staging pursuant to an access agreement for no additional cost.

11. **City Control of Design and Use of Parks.** The City shall seek reasonable input from the Port and any Developers, with property adjacent to the Park, concerning the park design with the City retaining decision on the final design. The final design shall be consistent with the Sub-Area Plan and the uses contemplated therein. The City shall be responsible for the policies governing the use of the Parks which shall be consistent with the Sub-Area Plan, the uses contemplated therein, and City-wide park use policies.

12. **Use of Development Ready Certificate.** If the Port chooses to submit a Development Ready Certificate and it later turns out that it had not completed the Cleanup or Interim Action to Ecology's satisfaction, the Port shall perform whatever work is necessary, at its sole expense, to correct the deficiencies Ecology has identified, including all costs associated with repairing or replacing City installed infrastructure and shall indemnify the City for any and all claims related to those deficiencies. Further, in the event the Development Ready Certificate was submitted to the City upon completion of an Interim Action, the Port shall be responsible for all costs associated with completing the Cleanup Action and will indemnify the City for all related claims, including but not limited to, repairing and replacing City installed infrastructure.

13. **Port’s Liability for Historical Contamination.** Except as otherwise provided herein and to the extent allowed by law, the Port will indemnify the City and the Port will be solely responsible (as between the City and the Port only) for any environmental liability relating to historical environmental conditions and/or sources on land dedicated by the Port to the City for rights-of-way or Parks.

   13.1 **Violation of Interim Institutional Controls or Institutional Controls.** To the extent allowed by law, the City will indemnify the Port and the City will be solely responsible (as between the City and the Port only) for any environmental liability resulting from any violation (by anyone other than the Port) of Interim Institutional Controls or Institutional Controls on the land dedicated by the Port to the City for Arterial Streets or Parks.

   13.2. **City Responsibility During Construction of City Facilities.** The City shall be liable to properly remove, treat or dispose of contaminated soils and contaminated groundwater generated during the course of construction of the Arterial Streets or Parks by the City; however,
the City will not be liable for Remedial Action associated with the contaminated soil or groundwater or for any hazardous substances not located in the area of construction of the Arterial Street or Park being constructed.

13.3 **Management of Contaminated Groundwater.** The proper management of groundwater is an important component of the Site Cleanups and redevelopment of the Waterfront District. During Site Cleanups and redevelopment construction, upon the approval of the Public Works Director and the Department of Ecology and any other necessary state or federal agencies and pursuant to such conditions as the Public Works Director requires, including rate charges, the Port may convey or discharge ground water into the City’s sewer system. All such connections shall be temporary. The Port will, to the extent permitted by law, indemnify the City and hold it harmless against any claims or suits arising from the City’s acceptance of the groundwater under this provision, unless and to the extent the claim or suit arises from the City’s negligence.

14. **Payment In Lieu of Taxes by an Entity Not Subject to Property Taxes.**

14.1. **Sale of Port Property.** Except as provided herein, Port Property that is sold within the Waterfront District shall be transferred with a deed restriction that provides that if the property qualifies for an exemption from property taxes during the first thirty years after its sale by the Port, the property owner must remit payment to the City in lieu of property taxes in an amount equal to the amount that would be due were the entity not exempt from such taxes. The payments shall be remitted semi-annually within thirty (30) days from the date of the City's invoice for such amount on or about April 1st and October 1st.

14.2. **Lease of Port Property.** Except as provided herein and for the first thirty years of any leasehold, if the Port leases Port Property to an entity which qualifies for a leasehold excise tax exemption, the Port will remit payment to the City an amount equal to that portion of the leasehold excise tax that the City would have received had the tenant not be exempt. The payments shall be made semi-annually within thirty (30) days from the date of the City's invoice for such amount on or about April 1st and October 1st.

14.3. **Credits and Alternative Payment Methods.** The City may provide credit for property tax payments or leasehold tax payments occasioned by a transaction which brings the tax-exempt entity to the Waterfront District. By way of example, a tax-exempt entity could sell tax exempt property within the City and move to the Waterfront District. In the event an entity not subject to property taxes prefers to remit the payment in lieu of taxes to the City in an alternative manner, whether through a different payment schedule or with consideration of equal value, it may negotiate with the City for such alternative. Such alternative payment method must be approved by the City to be effective.

14.4. **Large Sale or Transfer.** If the Port sells or leases more than six (6) acres of Port Property to a non-property tax paying entity, it will constitute a Major Modification.
PROCESS FOR MANAGING THE WATERFRONT REDEVELOPMENT PROJECT.

15. **City and Port Management Resources.** It is recognized that the successful implementation of this Agreement and the successful redevelopment of the Waterfront District will require an ongoing and significant commitment by the Port and the City. The Port and the City will each devote the resources necessary to implement the actions set forth in this Agreement and achieve a successful Waterfront District redevelopment. The following subsections set forth the current understanding of what will likely be required; however, the Port and the City will work cooperatively to refine the commitments to management as the redevelopment continues.

16. **City Financial Commitment.** Prior to 2013, the City had invested over $19,817,852.25 for planning, Site Cleanups, property acquisitions design and construction of Facilities and related expenditures within the Waterfront District. To meet its obligations hereunder, the City shall commit an additional $25,000,000 in local funding from December 2013 through the term of this Agreement. Further, to meet its obligations, the City will rely upon receiving $1,000,000 per year for twenty-five years (25) from the State of Washington LIFT program (for which the City and Port have pledged their tax revenues). The City also expects to rely upon receipt of additional state and federal grants to help offset costs incurred by the City as anticipated under this Agreement.

17. **Port Financial Commitment.** Prior to the 2013 Agreement, the Port had invested over $32,511,309 for planning, Site Cleanups, property acquisitions, demolition, permit and design of Facilities, capital maintenance and related expenditures within the Waterfront District, including $22,916,818 used to purchase the AIG Policy from AIG Environmental. It is anticipated that the AIG Policy will be available to pay for 50% of the anticipated costs of the cleanups required under this Agreement. To further meet its obligations outlined in this Agreement, the Port has secured a commitment from the Department of Ecology to fund the other 50% of the anticipated costs of the cleanups required under this Agreement.

18. **Staffing.** The City and Port shall each assign staff and resources as appropriate to ensure successful implementation of this Agreement. Project management teams for the Waterfront Redevelopment Project will provide support in a variety of subject areas, including, but not limited to, project planning and analysis of concept feasibility, financial and budget accounting, design, permitting and construction management and agency oversight, and public and media communications. In this regard, the City and Port agree to designate a Project Coordinator. The Project Coordinators will meet on at least a quarterly basis to coordinate redevelopment activities in the Waterfront District. Topics covered in these meetings may include:

   a) **Budget Planning:** Confirm priorities and schedules for Remedial Actions, Arterial Streets, and Parks. Develop budget recommendations to respective entity.

   b) **Development Performance:** Evaluate the pace of development, including square footage by area, mix of uses, affordable housing inventory, and related development capacity.

   c) **Project Status:** Provide updates on current projects in the Waterfront District and define next appropriate infrastructure needs and cost estimates.
d) **Monitor Facility Triggers**: Monitor status of Facility Triggers to ensure timely performance by the Port and the City.

e) **Outreach**: Develop priorities for legislative outreach and strategic policy issues for executive leadership and elected officials. Identify any significant budget, technical, or political issues that require attention.

19. **Development Monitoring.** The Port and the City shall cooperate in collecting appropriate data to aid in the evaluation of the Waterfront District.

19.1 **Data Use.** Among other uses, the data derived from monitoring and experience, including required biennial traffic monitoring, environmental clean-up progress, the pace of physical and economic development, the mix of uses, the success of mitigating measures, and public input and other analyses will be used by the Project Coordinators to propose amendments to this Agreement, including any needed changes in the sequence of Arterial Streets.

19.2 **Two Year Review.** Every two years, the Port and the City will jointly scope and conduct a study of the economic impact of the Waterfront District, including data concerning employment, wages, including living wages, and, if possible, benefits.

20. **Biennial Traffic Monitoring and Report.** The Port, at its sole cost and expense, shall be responsible for conducting the Biennial Traffic Monitoring program and submitting the Biennial Traffic Monitoring Report to the City's PAO Responsible Official pursuant to Section VII. B of the Planned Action Ordinance.

21. **Future Phases.** The Sub-Area Plan and Exhibit B set forth a plan for the later phases of the development of the Waterfront District. It is anticipated that (1) Phase 4 and Phase 5 will not begin for a significant period of time, (2) the development of the Facilities may require, as yet, unidentified funding sources, (3) additional investments in, as yet, unidentified. Facilities by both parties, may be needed in the future to support continued redevelopment of the Waterfront District, (4) Phases 4 and/or 5 will require an amendment of this Agreement, and (5) the City and the Port may likely agree to changes in the Sub-Area Plan that reflect the development to that date and the marketplace conditions. Therefore, the description of the actions in Phase 4 and Phase 5 are predicated on a future agreement between the Port and the City, potential addendum to the EIS, and identification of funding sources, including state and federal funding sources.

22. **Budget Planning.** Within this long-range perspective, financial commitments will be made on an annual basis, with the City's budget to be adopted by the City Council and the Port's budget to be adopted by the Port Commission in each calendar year. The updated budget will include project and budget estimates for the next six-year period, with an authorized budget for specific activities in the following calendar year.

23. **Coordination of Funding Efforts.** The Port and City will jointly prioritize and pursue outside funding assistance from federal, state, and other sources to further the goals of this Agreement and the specific projects outlined in the Six-Year Transportation Improvement Program and Capital Facilities Plan for the City and the Scheme of Harbor Improvement for the Port.
24. **Habitat.** In addition to the habitat benefit derived from the Remedial Actions contemplated herein, the Port and City agree to jointly prioritize and pursue outside funding for the habitat restoration opportunities delineated in Figure 3-2 of the Waterfront District Sub-Area Plan. The Port and City will jointly cooperate to grant or acquire any easements, licenses or other authorizations necessary to implement habitat projects. Where feasible, habitat restoration and remediation will be integrated.

25. **Utility Master Plan.** The 2013 Agreement contemplated that the City was then currently undergoing a utility master planning process to determine the size and location of City Utilities and private utilities within the Waterfront District. As part of that project, the City analyzed the feasibility of Waterfront District scale utilities, including, but not limited to, non-potable water and energy systems. The City as completed its obligation regarding the Utility Master Plan. The Port, as the representative of future Developers, has assumed the lead on district energy.

26. **Cooperation with Regulatory Agencies.** The Port and City will cooperate and support one another’s efforts with regulatory and funding agencies to achieve the goals of this Agreement.

27. **Payment for Installation of Arterial Streets and Parks When Incorporated into a Site Cleanup.** When an Arterial Street or a Park is incorporated into a Site Cleanup, the Port and the City will reasonably cooperate to allocate the costs such that the Port pays the portion that is allocated to the Site Cleanup.

28. **Subsequent Ecology Actions.** In the event Ecology: (i) requires additional Site Cleanup at a site for which a Development Ready Certificate has been provided by the Port to the City; or (ii) a Construction Completion Report approval has been provided to the City by the Port which damage or destroy a Facility that the City constructed, the City shall not be liable for any costs associated with reconstruction of such Facility.

**SECTION F
GENERAL TERMS**

29. **Modifications to this Agreement.** It is anticipated that over the life of this Agreement there will be Minor Modifications and Major Modifications. Minor Modifications may be agreed to in writing by the project management teams. Any Major Modifications to this Agreement will require written approval by both the City Council and Port Commission. The Port and the City will consider all proposed modifications Major Modifications unless both the Port and City project management teams determine that the proposed modification is a Minor Modification. Except as otherwise provided herein, this Agreement and portions hereof shall not be modified or amended except in writing signed by the City and the Port.

29.1 **Agreed Modification -- Construction of Facilities.** The City and a Developer or the Port and a Developer may agree to enter into a separate development agreement to modify conditions or Facility Triggers and to provide greater clarity regarding certainty and timing; however, such an agreement shall not modify or amend this Agreement unless the modification procedure above is concluded.
29.2 Construction of Facilities Out of Sequence. The City and the Port intend to remain flexible over the years to modify the phased approach as needed to respond to market conditions and funding opportunities. The City and the Port may reasonably and mutually agree to construct Facilities referred to in this Agreement out of sequence in Phases 1, 2, and 3 to respond to grant and other funding opportunities or the needs of early phase development projects. A Major Modification of this Agreement will be required to construct a Facility planned for Phase 4 or Phase 5, if obligations to construct Facilities in Phases 1, 2, or 3 are outstanding.

30. Term of Agreement. The term of the 2013 Agreement was twenty-five (25) years and therefore this Restated Agreement runs through December 31, 2037 or until the completion of Phase 3, whichever occurs later. Provided, Phase 3 must begin within the twenty-five-year period (prior to December 31, 2037). Beginning of Phase 3 is defined in Section 4 above. 4.

31. Applicable Law. This Agreement shall be governed by and be interpreted in accordance with the laws of the State of Washington.

32. Severability. If any provision of this Agreement is determined to be unenforceable or invalid by a court of law, then this Agreement shall thereafter be modified to implement the intent of the parties to the maximum extent allowable under law. If this Agreement for any reason is determined to be invalid, then the zoning of the property may revert to the zoning as it existed on the date this Agreement was recorded.

33. Further Good Faith Cooperation. Each party hereto shall cooperate with the other in good faith to achieve the objectives of this Agreement. The parties shall not unreasonably withhold, condition or delay requests for information, approvals or consents provided for, or implicit, in this Agreement.

34. No Presumption Against Drafter. This Agreement has been reviewed and revised by legal counsel for all parties and no presumption or rule that an ambiguity shall be construed against the party drafting the clause shall apply to the interpretation or enforcement of this Agreement.

35. Notices. All communications, notices, and demands of any kind which a party under this Agreement is required, or desires to give to any other party, shall be in writing and be either: (1) delivered personally; (2) sent by facsimile transmission with an additional copy mailed first class; or (3) deposited in the U.S. mail, postage prepaid, and addressed as follows:

City: City of Bellingham
Mayor of Bellingham
210 Lottie Street
Bellingham, WA 98225

Port: Port of Bellingham
Executive Director
Port of Bellingham

Amended and Restated Agreement for Facilities in the Waterfront District September 5, 2019  Page 28
Notice by hand delivery or facsimile shall be effective upon receipt. If deposited in the mail, notice shall be deemed received 48 hours after deposit. Any party at any time by notice to the other party may designate a different address or person to which such notice shall be given.

36. **Waiver.** No failure by any of the foregoing parties to insist upon the strict performance of any covenant, duty, agreement, or condition of this Agreement or to exercise any right or remedy consequent upon a breach thereof shall constitute a waiver of any such breach or any other covenant, agreement, term or condition. Any party hereto, by notice, and only by notice as provided herein may, but shall be under no obligation to, waive any of its rights or any conditions to its obligations hereunder, or any duty, obligation or covenant of any other party hereto. No waiver shall affect or alter this Agreement, and each and every covenant, agreement, term and condition of this Agreement shall continue in full force and effect with respect to any other then existing or subsequent breach thereof.

37. **Dispute Resolution.** In the event of any dispute as to the interpretation or application of the terms or conditions of this Agreement, the Port and the City, through their Project Coordinators, shall meet within ten (10) days after the receipt of a written request from any party for the purpose of attempting in good faith to resolve the dispute. Such a meeting may be continued by mutual agreement to a date certain to include other persons or parties, or to obtain additional information. Either Project Coordinator may declare an impasse. Thereafter, the following procedure shall be utilized:

37.1 **Elevation to Mayor and Executive Director.** The Mayor and the Executive Director shall meet and resolve the dispute. If either the Mayor or the Executive Director declares an impasse, then:

37.2 **Mediation.** In the event of a Mayor/Executive Director impasse, and prior to commencing any litigation, except for a request for a temporary restraining order and preliminary injunction, the parties shall first attempt to mediate the dispute. The parties shall mutually agree upon a mediator to assist them in resolving their differences. If the parties are unable to agree upon a mediator, the parties shall request from the Seattle office of JAMS a list of mediators experienced in matters pertaining to this Agreement. Each party may strike one name from the list until one name remains. A flip of a coin shall determine which party strikes the first name. Any expenses of the mediator shall be borne equally by the parties. However, each side shall bear its own costs and attorney fees arising from participation in the mediation.

37.3 **Waiver of Jury Trial and Jurisdiction.** Each party waives any right to a trial by jury in any action or proceeding to enforce or defend any rights under or relating to this Agreement or any amendment, instrument or other document delivered in connection with this Agreement.

37.4 **No Third-Party Beneficiaries.** There are no third-party beneficiaries of this Agreement.
38. **Assignment.** Neither party may assign any right or obligation under this Agreement without the written consent of the other party which may be withheld or conditioned in that party's sole discretion.

39. **Entire Agreement.** This Agreement, including the recitals, definitions, and exhibits, represents the entire agreement of the parties with respect to the subject matter hereof. There are no other agreements, oral or written, except as expressly set forth herein. This Agreement supersedes all previous understandings or agreements between the parties concerning the subject matter of this Agreement.

Approved and executed in an open public meeting by the PORT OF BELLINGHAM this 10 day of December, 2019.

[Signatures]

Rob Fix, Executive Director

**CITY OF BELLINGHAM:**

[Signature]

Mayor
Date: 12/23/19

Attest:

[Signature]

Finance Director
Date: 12/31/19

Approved as to Form:

[Signature]

Office of the City Attorney
Exhibit B-1: Waterfront District Phasing Maps

INFRASTRUCTURE

Construct Wharf Street Round-about.
Construct interim Central Ave.
Construct Granary Ave./Laurel Street to Cornwall Avenue.

STREETS

To over-water walkway

PARKS

Waypoint Park Phase 1. Extend Waypoint Park public access along Whatcom Waterway westerly to Laurel Street. Cornwall Beach Park site prep. Interim ASB breakwater trail.

CLEANUP & SHORELINE RESTORATION

Complete GP West, Cornwall Landfill, Whatcom Waterway Phase 1. Begin RG Haley, Central Waterfront and I&J Waterway Site Clean-ups including shoreline restoration associated with cleanup actions.

PHASE 1

Activate the Downtown Waterfront

The Waterfront District Interlocal Agreement for Facilities 2019
Exhibit B-2: Waterfront District Phasing Maps

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**PHASE 2**

Activate Cornwall Beach Area

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**INFRASSTRUCTURE**

Developer constructs local streets as development requires.

**STREETS**

**PARKS**

Complete first phase construction of Cornwall Beach Park and trail.

**CLEANUP & SHORELINE RESTORATION**

Complete RG Haley, Central Waterfront, and J & J Waterway Site cleanups. Construct Whatcom Waterway Moorage; configuration & location TBD.
PHASE 4
Activate Log Pond Area & Continued Buildout of Downtown Area

The Waterfront District Interlocal Agreement for Facilities 2019

INFRACSTRUCTURE

STREETS
Developer to construct local streets as development requires.

PARKS
Extend a trail along the Whatcom Waterway from Waypoint Park through Log Pond Area. Extend Waypoint Park Connection along RR through the Log Pond Area to Cornwall Ave.

CLEANUP & SHORELINE RESTORATION
Complete Whatcom Waterway Phase 2. Remove portions of GP Wharf & restore shoreline. Extent and location of shoreline restoration on Wharf & in ASB Marina TBD.
Exhibit B-5: Waterfront District Phasing Maps

Infrastructure
- Activate Marine Trades Area/ASB Marina by upgrading F Street. Developer upgrades Maple Street and Chestnut segments. Rebuild Cornwall Bridge and upgrade Cornwall Ave for relocation of RR.

Streets
- Construct I & J Waterway Park.
- Construct park along frontage and around breakwater of ASB Marina.

Parks
- All clean up and shoreline restoration is complete.

Cleanup & Shoreline Restoration

Phase 5
- Activate Marine Trades Area & Rail Relocation

The Waterfront District Interlocal Agreement for Facilities 2019
Exhibit C: MTCA Site Locator Map

I & J WATERWAY
Cleanup of aquatic lands associated with over a century of historic industrial uses.

CENTRAL WATERFRONT
Cleanup of uplands associated with past practices of an active boatyard and historic industrial operations including a municipal landfill, a bulk fueling facility, and a rock crushing plant.

GEORGIA PACIFIC WEST
Cleanup of uplands associated with past timber, pulping and paper operations.

WHATCOM WATERWAY
Cleanup of aquatic lands associated with past pulping operations, log rafting, and other industrial activities.

R G HALEY
Cleanup of uplands and aquatic lands associated with an old wood treatment facility.

CORNWALL AVE LANDFILL
Cleanup of uplands and aquatic lands associated with a historic municipal landfill.

The Waterfront District
Interlocal Agreement for Facilities
2019
Exhibit D: Port Properties

*Note: Map reflects Port ownership, at the moment in time when the Waterfront District Sub-Area Plan and other associated agreements are being considered for approval.

Legend
- Waterfront District Boundary
- Shorelines
- Port Property
- Port Management Area (PMA) or Harbor Lease Area

Properties owned or managed by the Port of Bellingham

The Waterfront District
Interlocal Agreement
for Facilities
2019
Exhibit E: Phase 1 Obligations for Arterial Streets & Parks

2.2 b) Granary/Laurel To Cornwall

2.3 c) Waypoint Park Extension

2.3 b) Waypoint Park-Phase 1

Whatcom Waterway

PHASE 1
Activate the Downtown Waterfront

The Waterfront District Interlocal Agreement for Facilities 2019
Exhibit F: Phase 2 Obligations for Arterial Streets & Parks

Western Washington University

3.3 a) Cornwall Beach Park
Note: Development Area(s) and site access to be identified by the City in the park master plan.

Whatcom Waterway

PHASE 2
Activate Cornwall Beach Area

The Waterfront District Interlocal Agreement for Facilities 2019
Exhibit G: Phase 3 Obligations for Arterial Streets & Parks

PHASE 3
Commercial Green Connection to Downtown

Note: Development Area(s) and site access to be identified by the City in the park master plan.
Exhibit H: Street Vacations, Licenses & Transfers
Exhibit J: Historic Icons

Building numbers reference the numbering system used by the Port of Bellingham.

Buildings/Structures 40-years Old or Older to be Retained
7. Old Granary Building
8. Shipping Terminal Wharf/Pier
49. Ceramic Tanks
   * Acid Ball
Temporary Hold on Building
Demolition for Future Market Assessment
12. Board Mill Building
17. Alcohol Plant (east portion)
Temporary Hold on Icon
Demolition for Future Assessment
9. Chipper
13. Digester Building Tanks
   (Being Relocated On Site)

The Waterfront District
Interlocal Agreement
for Facilities
2019
After recording, return to:

Amy Kraham
Office of the City Attorney
210 Lottie Street
Bellingham, WA 98225

Document Title: Statutory Warranty Deed (unimproved property)

Grantor: City of Bellingham

Grantee: Port of Bellingham

Abbreviated Legal Descriptions:
Parcel 1: Portion of New Whatcom Tidelands, situated in Whatcom Co., WA (See Exhibit A-1 (pg. 4)) for complete legal description)
Parcel 2: Portion of New Whatcom Tidelands, situated in Whatcom Co., WA (See Exhibit A-2 (pg. 5) for complete legal description)
Parcel 3: Portion of New Whatcom Tidelands, situated in Whatcom Co., WA (See Exhibit A-3 (pg. 6) for complete legal description)

Additional (Full) Legal Descriptions:
Parcel 1: See Exhibit A-1 (pg. 4)
Parcel 2: See Exhibit A-2 (pg. 5)
Parcel 3: See Exhibit A-3 (pg. 6)

Assessor's Tax Parcel Numbers:
Parcel 1: City Right of Way - no parcel number
Parcel 2: Portion of 380225 130445 0000
Parcel 3: City Right of Way - no parcel number
STATUTORY WARRANTY DEED
(Unimproved Property)

The City of Bellingham, a Washington municipal corporation ("Grantor"), hereby conveys and warrants to the Port of Bellingham, ("Grantee"), for and in consideration of the value recited in the Interlocal Agreement for Facilities Within the Waterfront District, the real property legally described in Exhibits A-1, A-2 and A-3 and respectively shown in Exhibits B-1, B-2 and B-3, attached hereto, situated in the City of Bellingham, Whatcom County, Washington.

THE CITY OF BELLINGHAM

Executed this ___ day of __________, 2013, for the CITY OF BELLINGHAM.

Approved as to form by:

Office of the City Attorney

Attest:

Brian Henshaw
Interim Finance Director

Department Head
STATE OF WASHINGTON

) ss.
COUNTY OF WHATCOM

I certify that I know or have satisfactory evidence that Kelli Linville is the person who appeared before me, and said person acknowledged that she signed this instrument and acknowledged it as the Mayor of the City of Bellingham to be the free and voluntary act and deed of said corporation, for the uses and purposes mentioned in the instrument.

DATED this 16th day of December, 2013.

[Signature]
Tracy Lewis
NOTARY PUBLIC in and for the State of Washington
Residing at Bellingham
My commission expires 10/30/14
A STRIP OF LAND 60 FEET WIDE, BEING 30.00 FEET ON EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE OF C STREET IN THAT PORTION OF NEW WHATCOM TIDELANDS, RECORDED UNDER WHATCOM COUNTY AUDITOR'S VOLUME 4, PAGE 30 AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CITY MONUMENT AT THE INTERSECTION OF "C" STREET AND WEST MAPLE STREET; THENCE SOUTHWESTERLY ALONG THE RIGHT OF WAY CENTERLINE OF "C" STREET, SOUTH 45°46'10" WEST, 561.40 FEET TO THE SOUTHWESTERLY MARGIN OF WEST LAUREL STREET AND THE TRUE POINT OF BEGINNING; THENCE CONTINUING SOUTH 45°46'10" WEST, 1,315.91 FEET, MORE OR LESS ALONG SAID RIGHT OF WAY CENTERLINE TO THE INNER HARBOR LINE AS RECORDED UNDER RECORD OF SURVEY AF 1970504011. SAID STRIP OF LAND SHALL BE LENGTHENED OR SHORTENED WESTERLY SO AS TO TERMINATE IN SAID INNER HARBOR LINE.

CONTAINING 78,955 SQUARE FEET, MORE OR LESS

SITUATE IN WHATCOM COUNTY, WASHINGTON

SEE EXHIBIT "B-1"
EXHIBIT A-2

LEGAL DESCRIPTION

THAT PORTION OF NEW WHATCOM TIDELANDS, RECORDED UNDER WHATCOM COUNTY AUDITOR’S VOLUME 4, PAGE 30 AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE INTERSECTION OF ROEDER AVENUE AND “G” STREET; THENCE SOUTHWESTERLY ALONG THE RIGHT OF WAY CENTERLINE OF “G” STREET, SOUTH 45°48’51” WEST, 80 FEET; THENCE ALONG THE SOUTHWESTERLY MARGIN OF ROEDER AVENUE NORTH 44°11’09” WEST, 170 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUING ALONG THE SAID NORTHWESTERLY MARGIN, TO THE SOUTHWESTERLY MARGIN OF HILTON AVENUE, NORTH 44°11’09” WEST, 122 FEET; THENCE ALONG THE SOUTHWESTERLY SAID MARGIN, SOUTH 45°48’51” WEST, 122 FEET; THENCE SOUTH 89°11’09” EAST, 172.5 FEET MORE OR LESS TO THE TRUE POINT OF BEGINNING.

CONTAINING 7,414 SQUARE FEET, MORE OR LESS

SITUATE IN WHATCOM COUNTY, WASHINGTON

SEE EXHIBIT “B-2”
EXHIBIT A-3

LEGAL DESCRIPTION

A STRIP OF LAND 60 FEET WIDE, BEING 30.00 FEET ON EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE OF HILTON AVENUE IN THAT PORTION OF NEW WHATCOM TIDELANDS, RECORDED UNDER WHATCOM COUNTY AUDITOR’S VOLUME 4, PAGE 30 AND MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE CITY MONUMENT AT THE INTERSECTION OF ROEDER AVENUE AND "G" STREET; THENCE SOUTHWESTERLY ALONG THE RIGHT OF WAY CENTERLINE OF "G" STREET, SOUTH 45°48'51" WEST, 80 FEET; THENCE ALONG THE SOUTHWESTERLY MARGIN OF ROEDER AVENUE NORTH 44°11'09" WEST, 322 FEET TO THE RIGHT OF WAY CENTERLINE OF HILTON AVENUE; THENCE SOUTH 45°48'51" WEST, 742.08 FEET ALONG SAID RIGHT OF WAY CENTERLINE TO THE SOUTHWESTERLY MARGIN OF VACATED WEST MAPLE STREET AND THE TRUE POINT OF BEGINNING; THENCE CONTINUING SOUTH 45°48'51" WEST, 1,634.62 FEET, MORE OR LESS ALONG SAID RIGHT OF WAY CENTERLINE TO THE INNER HARBOR LINE AS RECORDED UNDER RECORD OF SURVEY AT 1970604911. SAID STRIP OF LAND SHALL BE LENGTHENED OR SHORTENED WESTERLY SO AS TO TERMINATE IN SAID INNER HARBOR LINE.

CONTAINING 98,076 SQUARE FEET, MORE OR LESS

SITUATE IN WHATCOM COUNTY, WASHINGTON

SEE EXHIBIT "B-3"

STATUTORY WARRANTY DEED