

SEATTLE CITY COUNCIL

Legislative Summary

CB 119610

Record N	o.: CB	119610
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Type: Ordinance (Ord)

Status: Passed

Version: 1

Ord. no: Ord 125925

In Control: City Clerk

File Created: 06/26/2019

Final Action: 09/20/2019

Title: AN ORDINANCE vacating a portion of Armory Way as condemned by Ordinance 67125, lying between Western Avenue and Elliott Avenue and vacated Pine Street and Virginia Street, adjacent to the PC-1 North Site within the Pike Place Market Historical District, on the petition of the Pike Place Market Preservation and Development

Authority (Clerk File 313716).

Notes:

Filed with City Clerk:

Mayor's Signature:

Sponsors: O'Brien

Vetoed by Mayor:

Veto Overridden:

Veto Sustained:

Attachments: Att A - Property Use and Development Agreement

Drafter: amy.gray@seattle.gov

Filing Requirements/Dept Action:

History of Legislative File ☐ Yes ☐ No Legal Notice Published: Due Date: Ver-**Acting Body:** Date: Action: Sent To: Return Result: sion: Date: 08/06/2019 Mayor's leg City Clerk Mayor transmitted to Council City Clerk 08/06/2019 sent for review Council President's Office Action Text: The Council Bill (CB) was sent for review. to the Council President's Office 08/08/2019 sent for review Council President's Sustainability and Office Transportation Committee The Council Bill (CB) was sent for review. to the Sustainability and Transportation Committee Action Text: 08/12/2019 referred City Council Sustainability and Transportation Committee

Legislative Sum	many Continued	(CR 119610)
Legislative Suili	mary Commueu	(CD 113010)

Action Text:

09/06/2019 pass Pass Sustainability and Transportation Committee The Committee recommends that City Council pass the Council Bill (CB). Action Text: Chair O'Brien, Member Sawant In Favor: 2 Opposed: 0 City Council 09/16/2019 passed Pass Action Text: The Council Bill (CB) was passed by the following vote, and the President signed the Bill: In Favor: 8 Councilmember Bagshaw, Councilmember González, Council President Harrell, Councilmember Herbold, Councilmember Juarez, Councilmember Mosqueda, Councilmember O'Brien, Councilmember Pacheco Opposed: 0 Absent(NV): 1 Councilmember Sawant City Clerk 09/18/2019 submitted for Mayor Mayor's signature 09/20/2019 Signed Mayor The Council Bill (CB) was Signed. Action Text: 09/20/2019 returned City Clerk Mayor Action Text: The Council Bill (CB) was returned. to the City Clerk City Clerk 09/20/2019 attested by City Clerk

The Ordinance (Ord) was attested by City Clerk.

Gray Γ Armory Way ORI

CITY OF SEATTLE

ORDINANCE 125925

COUNCIL BILL 119610

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AN ORDINANCE vacating a portion of Armory Way as condemned by Ordinance 67125, lying between Western Avenue and Elliott Avenue and vacated Pine Street and Virginia Street, adjacent to the PC-1 North Site within the Pike Place Market Historical District, on the petition of the Pike Place Market Preservation and Development Authority (Clerk File 313716).

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WHEREAS, the Pike Place Market Preservation and Development Authority ("Petitioner") filed a petition under Clerk File 313716 to vacate a portion of Armory Way; and

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WHEREAS, after an August 12, 2014 public hearing on the petition, the City Council ("City

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Council") conditionally granted the petition on September 2, 2014; and

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WHEREAS, a Property Use and Development Agreement recorded on September 14, 2018, with

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the King County Recorder's Office under Recording No. 20180914000075 commits the

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Petitioner and their successors to maintain ongoing public benefit obligations required by

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the vacation; and

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WHEREAS, the City Council's support of the Pike Place Market Waterfront Entrance Project

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("Project") at the PC-1 North Site as established in Resolution 31399 and Ordinance

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124122 and other agreements outlined obligations of the parties including executing a

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Memorandum of Understanding ("MOU") concerning redevelopment of the PC-1 North

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Site; and

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WHEREAS, the MOU authorizes distributing bond funds and conveying real property for

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developing a mixed-use project with public parking, low-income housing, public open

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space, retail and commercial space; and

Amy Gray

	Amy Gray SDOT Armory Way ORD D2b
1	Recorder's Office under Recording No. 20180731000959 as required by the vacation conditions
2	is accepted in the Ordinance introduced as Council Bill 119534.
3	Section 4. The vacation fee required by Section 15.62.090 of the Seattle Municipal Code
4	is waived.

	Amy Gray SDOT Armory Way ORD D2b
1	Section 5. This ordinance shall take effect and be in force 30 days after its approval by
2	the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it
3	shall take effect as provided by Seattle Municipal Code Section 1.04.020.
4	Passed by the City Council the 16th day of September, 2019,
5	and signed by me in open session in authentication of its passage this day of
6	September, 2019.
7	Bure O Hamil
8	President of the City Council
9	Approved by me this 20 nt day of September, 2019.
10	Jenny A Durk
11	Jonny A. Durkan, Mayor
12	Filed by me this day of september, 2019.
13	emila M. Encher
14	Monica Martinez Simmons, City Clerk
15 16	(Seal)
17 18	
19 20	
21 22	Attachments: Attachment A – Property Use and Development Agreement

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Electronically Recorded King County, WA

When Recorded, Return to:
HILLIS CLARK MARTIN & PETERSON P.S.
Attn: Holly D. Golden
999 Third Avenue, Suite 4600
Seattle, WA 98104

PROPERTY USE AND DEVELOPMENT AGREEMENT

Legal Description (Official Exhibit A and Exhibit B):	DENNYS AA 6TH ADD PORTIONS OF LOTS 5 THRU 12 & PORTIONS OF ADJACENT VACATED ALLEY & VACATED STREETS
	THAT PORTION OF ARMORY WAY (AS CONDEMNED BY ORDINANCE NO. 67125) RIGHT OF WAY, LYING WITHIN THE SE QUARTER OF SECTION 31. TOWNSHIP 25 N, RANGE 4 E, W.M.
Assessor's Tax Parcel ID	#: 5160900000
Reference Nos. of Docum	ents Released or Assigned: N/A

RECITALS

- A. WHEREAS, Owner is vested in fee simple title and has a substantial beneficial interest in certain real property. which is legally described in EXHIBIT A (the "Property"); and
- B. WHEREAS, Owner applied for and received approval of a Master Use Permit (Project No. 3015514) to develop the Property with the Pike Place Market Waterfront Entrance and has redeveloped the property in accordance with approvals (the "Development"); and

tion PUDA - PDA

- C. WHEREAS, in connection with the Development, a petition was filed under City of Seattle Clerk's File No 313716 pursuant to Chapter 35.79 of the Revised Code of Washington and Seattle Municipal Code Chapter 15.62, by the Owner to vacate a portion of Armory Way as legally described in EXHIBIT B; and
- **D.** WHEREAS, the Transportation Committee of the Seattle City Council held a public hearing on the street vacation petition and recommended approval of the street vacation petition, subject to conditions; and
- E. WHEREAS, the Seattle City Council granted preliminary approval of the street vacation petition, subject to conditions, on September 2, 2014, in City of Seattle Clerk's File No. 313716 ("Council Vacation Decision"), including the public benefit improvements listed in Section 1; and
- F. WHEREAS, execution of a Property Use and Development Agreement is desired to ensure compliance with any conditions of vacation approval that will not be fully satisfied prior to passage of the ordinance vacating the above-referenced right-of-way; and
- G. WHEREAS. the Owner now seeks final vacation of the portion of right-of-way as described in EXHIBIT B;

Now, Therefore, the Owner agrees that if the ordinance vacating the above-referenced right-of-way is passed by the Seattle City Council and approved by the Mayor, then the Owner shall operate and maintain the Development in accordance with this Agreement:

AGREEMENT

Section 1. Public Benefit Improvements. Addressed below are those on-site and off-site public benefit improvements of the vacation approval that require ongoing maintenance during the operation of the Development, which shall be collectively referred to as the "Public Benefit Improvements" and which are depicted on EXHIBIT C.

A. Public Plaza

i. Approximately 35,500 sf of public terraces and walkways located between Western Avenue and the western portion of the Development (see EXHIBIT C), including 110 lineal feet of built in seating elements.

B. Future Link to the Waterfront

i. The project has been designed to allow a future pedestrian walkway connection to the improved waterfront. The connection is located on the southwestern portion of the Development. The future pedestrian walkway will be designed to fit with this connection; no further action is required by the Owner.

C. Art

- i. Western Tapestry by John Fleming: aluminum strips approximately 325 by 20 feet suspended in front of the Western Avenue wall.
- ii. Mosaic Tile Walls by Clare Donna: three walls at the central stairs have been designated for mosaic tile design and installation. The approximate size of the three mosaic tile walls are 90, 135, and 55 square feet.
- iii. Billie the Pig by Virginia Gerber: bronze pig sculpture located along Western Avenue with a bronze hoof print path containing approximately 500 hoof prints located throughout the Development within the property lines, with the exact location determined by the Owner.

Section 2: Maintenance. The Owner shall maintain all the Public Benefit Improvements in good repair for the life of the Development.

Section 3: Public Access. Public access shall be allowed 12 hours every day of the year to the following onsite Public Benefit Improvements such that the public can pass through or use the amenity regardless of whether such use by the public is associated with the Development: Public Plaza (as described in Section 1.A), as depicted on EXHIBIT D. The Owner may adopt reasonable rules and regulations regarding use of and access to the Public Benefit Improvements as are necessary to ensure the security of the users of the Public Benefit Improvements and the Development. The rules and regulations may not be inconsistent with the terms of this Agreement. A summary of the rules and regulations may be posted in visible locations in the Development.

Section 4. Closures. The Owner shall have the right to temporarily close or modify the Public Benefit Improvements for: construction; maintenance and repair; temporary use for private functions directly related to the Development or the Owner; the maintenance of safety or security for the Development or persons using the Development: or other circumstances beyond the Owner's control.

Section 5. Binding Effect. An executed copy of this Agreement shall be recorded in the records of King County and the covenants hereof shall be deemed to attach to and run with the Property. The Owner agrees that terms of this Agreement shall be binding on and benefit the Owner during the term of its ownership and subsequent to its ownership this Agreement shall be binding on and benefit its successors, heirs, and assigns.

Section 6. Modification. This Agreement may be amended or modified by mutual agreement between the City and Owner, according to the following procedure. Minor changes to this Agreement may be approved by SDOT, if the approved change is consistent with the purpose and intent of the conditions in the Council Vacation Decision. Any major changes to this Agreement, as reasonably determined by SDOT, shall require approval by the City Council by resolution or ordinance. SDOT shall provide the Owner with notice and the opportunity to comment on whether a change is considered minor or major, prior to SDOT making that determination.

- **Section 7.** Enforcement. This Agreement is made for the benefit of the City and the public. The City may institute and prosecute any proceeding in law or in equity to enforce this Agreement.
- Section 8. Insurance. Upon the effective date of the vacation ordinance, the Owner shall provide and thereafter maintain in full force and effect, commercial general liability insurance providing for a limit of not less than \$1,000,000 per occurrence for damages arising out of bodily injuries or death. The insurance policies obtained shall be issued by companies authorized to conduct business in Washington State and shall name the City as an additional insured. Owner shall provide evidence of insurance to the City Risk Manager at the City's reasonable request.
- Section 9. Indemnity. Owner covenants and agrees to defend, indemnify, and hold harmless the City of Seattle, its officials, officers, employees, and agents from all liabilities, claims, causes of action, judgments, or expenses, including reasonable attorney fees and necessary litigation expenses, resulting from any actual or alleged bodily injury (including death) or actual or alleged damage to property arising out of or in connection with the use or occupation of the Public Benefit Improvements during the term of its ownership. Upon any transfer of ownership, this obligation will be binding on the Owner's successors and assigns. The indemnification obligations under this Agreement do not apply to any liabilities, claims, causes of action, judgments or expenses resulting from bodily injury or property damage caused by the negligence or intentional acts of the public or the City, or its officers, employees, elected officials, agents or subcontractors.
- Section 10. Reservation. The Owner reserves the right to use the Public Benefit Improvements for any purpose that does not materially interfere with the public's use of the Public Benefit Improvements, including but not limited to the right to use the Public Benefit Improvements as described in Sections 1 and 3 of this Agreement and the right to grant easements within the Development, provided the easements do not unreasonably interfere with the public's use of the Public Benefit Improvements.
- **Section 11. No Dedication.** Notwithstanding the covenants contained in this Agreement, nothing in this Agreement shall constitute a public dedication of any portion of the Property, Development, or Public Benefit Improvements.
- Section 12. Severability. It is expressly agreed that in the event any covenant or condition or restriction in this instrument or any portion thereof is invalid or void, such invalidity or voidness shall in no way affect any other covenant, condition, or restriction.

Pike Place Market Preservation and Development Authority a Seattle Preservation and Development Authority

By: Way Bearling
Its: Executive Director

STATE OF WASHINGTON

COUNTY OF KING

SS.

On this day personally appeared before me Wary Dararella, to me known to be the Executive Director, of Pike Place Market Preservation and Development Authority, a Seattle Preservation and Development Authority that executed the foregoing instrument, and acknowledged such instrument to be the free and voluntary act and deed of such limited liability company, for the uses and purposes therein mentioned, and on oath stated that he was duly authorized to execute such instrument.

IVEN UNDER MY HAND AND OFFICIAL SEAL this 12 day of

Printed Name Issica

NOTARY PUBLIC in and for the State of Washington, residing at Seattle, WA.

My Commission Expires 4/14/2019

Exhibit A

Legal Description of Pike Place Market Waterfront Entrance Property

DENNYS AA 6TH ADD LOTS 2,3,6 & 7 & NELY 20 FT OF LOTS 1,4,5 & 8 BLK 35 TGW VACATED ALLEY ADJOINING SD LOTS & TGW VACATED PORTION OF LENORA ST ADJOINING SD LOT 2 & SD PORTION LOT 1 TGW PCL 1 CITY OF SEATTLE SHORT SUBD NO 79-105 REC NO 8004110329 BEING PORTION BLKS 35 & 36 A.A. DENNY'S 6TH ADD & VACATED STREET & ALLEY

Exhibit B

Legal Description of Portion of Right of Way to be Vacated (CF 313716)

THAT PORTION OF ARMORY WAY (AS CONDEMNED BY ORDINANCE NO. 67125) RIGHT OF WAY, LYING WITHIN THE SOUTHEAST QUARTER OF SECTION 31, TOWNSHIP 25 NORTH, RANGE 4 EAST, W.M., MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF VACATED STEWART STREET AND THE NORTHEASTERLY MARGIN OF SAID ARMORY WAY:

THENCE SOUTH 30°38'30" EAST ALONG SAID NORTHEASTERLY MARGIN, A DISTANCE OF 40,24 FEET;

THENCE CONTINUING ALONG SAID MARGIN SOUTH 59°24'35" WEST, A DISTANCE OF 2.58 FEET;

THENCE LEAVING SAID MARGIN, NORTH 30°38'06" WEST, A DISTANCE OF 104.84 FEET;

THENCE NORTH 42°22'55" WEST, A DISTANCE OF 200.47 FEET TO A POINT ON THE NORTHEASTERLY MARGIN OF SAID ARMORY WAY:

THENCE SOUTH 47°42'09" EAST, ALONG SAID NORTHEASTERLY MARGIN, A DISTANCE OF 62.88 FEET TO A CURVE CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 566.05 FEET AND A CENTRAL ANGLE OF 17°04'41";

THENCE ALONG SAID CURVE, A DISTANCE OF 168.72 FEET; THENCE SOUTH 30°38'30" EAST, A DISTANCE OF 34.52 FEET TO THE POINT OF BEGINNING.

CONTAINING 1,358 SQUARE FEET OR 0.0312 ACRES, MORE OR LESS.

Exhibit C
Public Benefit Improvements

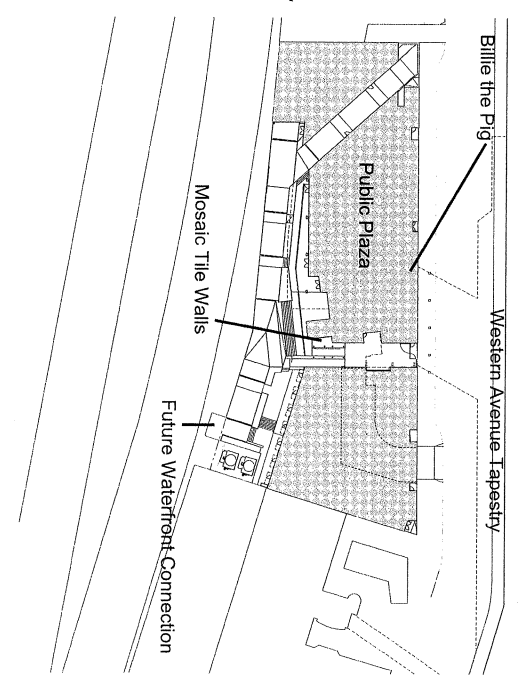


Exhibit D

On-site Public Benefit Improvements Available for Public Access

