Att 2 – Easement Agreement V1

Recording Requested By And When Recorded Mail To:

City of Seattle SPU - WTR 700 5th Ave, Suite 4900 PO Box 34018 Seattle WA 98124-4018

EASEMENT AGREEMENT

Reference #s of Document Released or Assigned:	None
Grantor	The City of Seattle, Seattle Public Utilities
Grantee	The City of Renton
Legal Description (abbreviated)	Portion of The City of Seattle Cedar River Transmission
	Pipeline right of way in the E ¹ / ₂ of Section 18, Twp. 23
	North, Range 5 East, W.M., King County, WA
Assessor's Tax Parcel ID#	Portion of 1823059208
	Rainier Avenue Road Easement SPU R/W File # 327-605

THIS EASEMENT AGREEMENT, made this _____ day of ______, 2022 by and between THE CITY OF SEATTLE, a municipal corporation of the State of Washington, acting by and through Seattle Public Utilities, hereinafter called "Seattle," and City of Renton, a political subdivision of the State of Washington, hereinafter called "Renton," WITNESSETH:

That for and in consideration of ONE and NO/100 Dollar (\$1.00), the mutual covenants and agreements hereinafter set forth, and other valuable consideration, it is agreed by and between the parties hereto as follows:

- 1. Seattle hereby grants to Renton, and to such municipal corporations as may become its successor by reason of incorporation or annexation of territory, including all or any part of the area below described, a non-exclusive easement for public roadway, Renton-owned utilities, storm drainage, and devices for traffic control purposes, over, under and across a portion of Seattle's Cedar River Pipeline right of way, as legally described in Exhibit A, attached hereto (the "Easement Area").
- 2. Seattle retains, in its ownership of the underlying fee, the right to grant or deny permission to use or occupy the Easement Area for any other purpose, including use by public utility agencies; provided that such use or occupancy shall not unreasonably or permanently conflict with the purposes herein granted; and provided that such permitted users shall be required to restore roadway in accordance with Renton standards.
- 3. Any use or occupancy of the Easement Area is subject to all rules, regulations and laws governing the construction, operation and maintenance of such use, and shall not be construed to replace or to be used in lieu of any permit or licenses which may be required, granted or supervised by any other agency or subdivision of government.

- 4. Renton shall be responsible for the design, construction, maintenance and safety of a public roadway, Renton-owned utilities, storm drainage, and devices for traffic control purposes, within the Easement Area, which shall be at no cost or expense to Seattle. The use of the Easement Area by Renton shall in no way interfere with present or future use of said property by Seattle for water supply lines, overhead or underground electrical transmission or distribution facilities, or for other Seattle purposes.
- 5. a. Seattle shall have the right to install, repair, replace, maintain, operate and make lateral connections to any of its water supply lines and appurtenances, electrical transmission and distribution facilities, or other Seattle improvements within said easement area, provided that Renton shall be notified in advance of any such work, except when an emergency exists.

b. Seattle shall immediately notify Renton of any direct interference or damage to roadway, storm drainage facilities or other Renton improvements caused by or resulting from any Seattle work or operation within the Easement Area. Renton shall proceed to take such action(s) as may be necessary to ensure the integrity of Renton improvements and the safety of the public.

c. Seattle shall not be liable for the relocation or repair of said roadway, or other Renton improvements within the Easement Area by reason of such work or operations or for damage to roadway, storm drainage facilities or other Renton improvements within said easement area, except where such damage is caused by the sole or comparative negligence of Seattle, its agents, or employees.

- 6. It is expressly understood and agreed that before any construction, improvement, maintenance, or substantial repair of roadway and/or other improvements within the Easement Area is made by Renton or its agents, plans shall be supplied to Seattle (Seattle Public Utilities) for approval prior to the commencement of work except when an emergency exists. Such plans shall indicate the permanent grade established and depth of cover over any existing pipelines and other existing utilities, and shall show the drainage pattern within the vicinity. No such construction or improvements for roadway and/or storm drainage purposes shall be undertaken without the approval, in writing, from the GM/CEO of Seattle Public Utilities. Forty-eight (48) hours' notice shall be given to Seattle Public Utilities prior to performance of such construction or improvements. If an emergency arises, Renton or its agents shall immediately phone the SPU Operations Response Center at (206) 386-1800.
- 7. A minimum of three (3) feet of cover to the finished roadway grade shall be established over the pipelines at the final grade. If there is to be less than three (3) feet of cover, Renton shall install bridging over the pipelines as approved by Seattle. Maximum cover shall not exceed six (6) feet unless approved, in writing, by SPU.
- 8. There will be no construction traffic within 10 feet of the pipelines without adequate cover or bridging as approved in advance by Seattle.

- 9. All alterations, moving or adjusting of pipelines and/or other Seattle facilities required by the construction of the roadway and other Renton improvements shall be at no cost to Seattle.
- 10. Renton shall be liable for, and pay throughout the term of this use, any taxes, fees or assessments on the improvements of Renton installed, operated and maintained on the Seattle's property, and on any property interest deemed by the King County Assessor, other official of the State of Washington, or other entity responsible thereof, created by this easement and shall otherwise fulfill all fiscal obligations required by law. This provision specifically includes Surface Water Management Fees.
- 11. Renton shall defend, indemnify and hold harmless Seattle, its officials, employees, agents, and representatives from and against any and all claims liens, demands, actions costs, losses, expenses, harm, damages, and liability of any kind or character asserted or arising from, on account of, or in connection with: (a) Renton's exercise of its rights and obligations under this Agreement, (b) the acts or omissions of Renton (and Renton's officials, employees, agents, consultants, contractors, representatives, licensees, invitees, or visitors) in or upon the Easement Area, (c) any damage to or failure of the roadway, storm drain or other Renton improvements resulting in any damage or injury to any person or property, or any interest of any person or entity whatsoever or (d) the use of the Easement Area by members of the general public; provided however, nothing herein shall require Renton to so indemnify and hold harmless Seattle to the extent of the negligence or other fault on the part of Seattle, its officials, employees, agents, consultants, consultants, contractors, representatives or licensees.
- 12. Renton agrees to maintain compliance with any and all environmental laws and not to cause or permit the Easement Area to become contaminated with any hazardous substances in violation of such environmental laws. In the event that any property becomes contaminated as a result of the use of the Easement Area by Renton, its officials, employees, agents, consultants, contractors, representatives, licensees, invitees or visitors, Renton agrees to clean up and remediate damage to such property and to bring it into compliance with the environmental laws. Renton agrees to indemnify, release and hold harmless the Seattle from any environmental liability which may arise out of, result from, or be related to the past, present, or future contamination of the Easement Area by Renton, its officials, employees, agents, consultants, contractors, representatives, licensees, invitees or visitors. For purposes of this section 12, "environmental laws" shall mean any local, state or federal law, regulation, ordinance, order or other source of law, now or hereafter in effect relating to the protection of human health or the environment including, but not limited to: the Federal Clean Air Act; the Federal Water Pollution Control Act; the Federal Safe Drinking Water Act; the Federal Comprehensive Environmental Response Compensation and Liability Act, as amended by the Superfund Amendments and Reauthorization Act of 1986; the Federal Resource Conservation and Recovery Act, as amended by the Solid and Hazardous Waste Amendments of 1984; the Federal Occupational Safety and Health Act; the Federal Emergency Planning and Right-to-Know Act of 1986; the Federal Hazardous Materials Transportation Control Act of 1980; the Federal Water Act of 1977; the Federal Insecticide, Fungicide and Rodenticide Act; the Federal Waste Management Recovery and Recycling Act; the Washington Hazardous Waste Management Act; the Washington Hazardous Waste

Fees Act; Washington Model Toxics Control Act; the Washington Nuclear Energy and Radiation Act; the Washington Radioactive Waste Storage and Transportation Act; the Washington Underground Petroleum Storage Tanks Act; and any regulations promulgated thereunder from time to time.

13. This Agreement and each of the terms, provisions, conditions and covenants herein shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

-----Remainder of this page deliberately left blank------

14. In the event Renton, or such other municipal corporation as may have become its successor with respect to the subject property, ceases to use said described area for roadway, Renton-owned utilities, storm drainage, and devices for traffic control purposes, as evidenced by abandonment, vacation or in another manner, the easement granted herein shall forthwith terminate.

IN WITNESS WHEREOF, the parties have caused this instrument to be executed.

THE CITY OF SEATTLE

THE CITY OF RENTON

Andrew Lee Interim General Manager and CEO Seattle Public Utilities	
Date:	Date:
Pursuant to Ordinance	

City of Seattle, Seattle Public Utilities Acknowledgment

COUNTY OF KING

) ss.)

THIS IS TO CERTIFY that on this day, before me the undersigned Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared _______ to me known to be the _______ of **Seattle Public Utilities** that executed the foregoing instrument and acknowledged the said instrument to be the free and voluntary act and deed of said agency, for the uses and purposes therein mentioned, and on oath stated that **he/she** is authorized to execute the said instrument.

WITNESS my hand and official seal this _____day of _____, 2022.

Notary Public in and for the State of Washington

residing at _____

My appointment expires _____

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City of Renton Acknowledgement

STATE OF WASHINGTON	
)
COUNTY OF)

THIS IS TO CERTIFY that on this day, before me the undersigned Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared _______ to me known to be the _______ of the **City of Renton** that executed the foregoing instrument and acknowledged the said instrument to be the free and voluntary act and deed of said agency, for the uses and purposes therein mentioned, and on oath stated that **he/she** is authorized to execute the said instrument.

WITNESS my hand and official seal this _____day of _____, 2022.

SS.

Notary Public in and for the State of Washington

residing at _____

My appointment expires _____

EXHIBIT A ENTIRE PARCEL

Legal Description

The Cedar River Pipeline right of way through Section 18, Township 23 North, Range 5 East of the Willamette Meridian, in King County, Washington.

EXHIBIT B – Page 1 of 2 RIGHT OF WAY LEGAL DESCRIPTION PARCEL NO. 182305-9208 PERMANENT EASEMENT

THAT PORTION OF THE HEREINAFTER DESCRIBED TRACT, DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE NORTH LINE OF PARCEL "A" OF SAID TRACT AND A LINE THAT IS 58.00 FEET WESTERLY OF AND PARALLEL WITH THE CENTERLINE OF RAINIER AVENUE SOUTH;

THENCE SOUTH 03" 57" 35" WEST ALONG SAID PARALLEL LINE, 66.05 FEET TO THE SOUTH LINE OF PARCEL "A" OF SAID TRACT;;

THENCE SOUTH 88* 17' 19" EAST ALONG SAID SOUTH LINE, 76.06 FEET TO THE WEST LINE OF A HIGHWAY EASEMENT DESCRIBED UNDER RECORDING NUMBER 3107915, RECORDS OF KING COUNTY, WASHINGTON;

THENCE NORTH 03" 57' 35" EAST ALONG SAID WEST LINE, 66.05 FEET TO SAID NORTH LINE OF PARCEL "A" OF SAID TRACT;

THENCE NORTH 88" 17' 19" WEST ALONG SAID NORTH LINE, 76.50 FEET TO THE POINT OF BEGINNING

CONTAINING 5.020 SQUARE FEET, MORE OR LESS.

TOGETHER WITH:

BEGINNING AT THE INTERSECTION OF SAID SOUTH LINE OF PARCEL "A" OF SAID TRACT AND THE EAST MARGIN OF RAINIER AVENUE SOUTH;

THENCE SOUTH 88" 17" 19" EAST ALONG SAID SOUTH LINE, 23.02 FEET;

THENCE NORTH 03" 57' 35" EAST, 6.91 FEET:

THENCE NORTHERLY, NORTHEASTERLY, AND EASTERLY ON A CURVE TO THE RIGHT WHOSE CENTER BEARS SOUTH 85* 02' 25" EAST, 41.50 FEET, AN ARC DISTANCE OF 63.56 FEET;

THENCE SOUTH 88" 17' 19" EAST, 13.30 FEET:

THENCE NORTH 01* 42' 41" EAST. 19.22 FEET TO SAID NORTH LINE OF PARCEL "A" OF SAID TRACT:

THENCE NORTH 88" 17' 19" WEST ALONG SAID NORTH LINE, 75.46 FEET TO THE EAST LINE OF A HIGHWAY EASEMENT DESCRIBED UNDER RECORDING NUMBER 3107915, RECORDS OF KING COUNTY, WASHINGTON;

THENCE SOUTH 03° 57' 35' WEST ALONG SAID EAST LINE, 66.05 FEET TO THE TRUE POINT OF BEGINNING.

CONTAINING 2,872 SQUARE FEET, MORE OR LESS.

TOTAL PERMANENT EASEMENT AREA CONTAINING 7,892 SQUARE FEET, MORE OR LESS.

5 ESMT.DOCX



Parcel No. 182305-9208

EXHIBIT "B" – Page 2 RIGHT OF WAY LEGAL DESCRIPTION PARCEL NO. 182305-9208 PERMANENT EASEMENT

TRACT

(PER PACIFIC NORTHWEST TITLE COMPANY ORDER NO. 655446, DATED APRIL 27, 2010)

PARCEL A:

THAT PORTION OF THE CITY OF SEATTLE CEDAR RIVER PIPELINE RIGHT-OF-WAY LYING WITHIN SECTION 18, TOWNSHIP 23 NORTH, RANGE 5 EAST, W.M., IN KING COUNTY, WASHINGTON, CONDEMNED PURSUANT TO DECREE ENTERED IN SUPERIOR COURT CAUSE NUMBER 25333, AS AMENDED BY DEEDS RECORDED UNDER RECORDING NUMBERS 308597 AND 308649 AND ORDINANCE 11127 OF THE CITY OF SEATTLE;

EXCEPT THAT PORTION LYING WITHIN MOTOR LINE ADDITION TO RENTON, WASH., ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 9 OF PLATS, PAGE 50;

AND EXCEPT THAT PORTION, IF ANY, LYING WITHIN BURNETT AVENUE SOUTH AND SOUTH THIRD STREET;

AND EXCEPT THAT PORTION OF THE HENRY H. TOBIN DONATION LAND CLAIM. LYING BETWEEN THE FOLLOWING DESCRIBED LINES 1 AND 2:

LINE 1:

BEGINNING AT THE SOUTHWEST CORNER OF LOT 2, BLOCK 1, MOTOR LINE ADDITION TO RENTON, WASH., ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 9 OF PLATS, PAGE 50; THENCE SOUTHEASTERLY ALONG THE SOUTHWESTERLY LINE OF SAID LOT 2, BLOCK 1, AND SAID LINE EXTENDED, TO THE SOUTHEAST CORNER OF LOT 18, BLOCK 2 OF SAID ADDITION AND THE TERMINUS OF LINE DESCRIPTION.

LINE 2:

BEGINNING AT A POINT 430.78 FEET SOUTH AND 228.58 FEET WEST OF THE QUARTER SECTION CORNER BETWEEN SECTIONS 17 AND 18, TOWNSHIP 23 NORTH, RANGE 5 EAST, W.M., IN KING COUNTY, WASHINGTON;

THENCE NORTH 0°03.25' EAST 18.74 FEET TO THE TRUE POINT OF BEGINNING OF LINE DESCRIPTION; THENCE NORTH 78°01.5' WEST 426.31 FEET TO A POINT ON THE WEST LINE OF MOTOR LINE ADDITION TO RENTON, WASH., ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 9 OF PLATS, PAGE 50, AND THE TERMINUS OF LINE DESCRIPTION.

PARCEL B:

LOTS 2 THROUGH 7, INCLUSIVE, BLOCK 1, CROSBY HEIGHTS, ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 20, PAGE 34, IN KING COUNTY, WASHINGTON.







Parcel No. 182305-9208



EXHIBIT "C" GRAPHIC DEPICTION