REAL PROPERTY TRANSFER AGREEMENT

This Real Property Transfer Agreement (the "Agreement") is made and entered into between THE CITY OF SEATTLE, a Washington municipal corporation, by and through the Office of Housing ("Buyer" or "OH"), and CENTRAL PUGET SOUND REGIONAL TRANSIT AUTHORITY, a Washington municipal corporation ("Seller" or "Sound Transit").

RECITALS

- A. Seller is the owner of certain real property located in Seattle, Washington further described on Exhibit A attached hereto and incorporated by this reference (the "Property"). The Property is comprised of 16 individual tax parcels grouped into ten development sites (each a "Site" and collectively, the "Sites").
- B. By Resolutions R2020-16 and R2015-07, the Sound Transit Board of Directors approved a declaration of surplus property for the Property.
- C. Sound Transit adopted a Transit-Oriented Development (TOD) Program Strategic Plan and TOD Policy, each as amended and updated from time to time, which policy and strategic plan provide the foundation for how Sound Transit approaches integrating transit infrastructure and local and regional land use development when disposing of surplus properties. Pursuant to RCW 81.112.350, Sound Transit has additional power to further equitable Transit-Oriented Development ("TOD") Goals by disposing of surplus property to certain qualified entities on the express condition that such surplus property is developed and operated as affordable housing consistent with the requirements of RCW 81.112.350.
- D. Sound Transit acquired all of the subject parcels except for one (parcel ID # 4281400385-00) in part with funding provided by the Federal Transit Administration (FTA). Sound Transit and OH approached FTA about transferring the properties to the City of Seattle for affordable housing, particularly to increase the supply of affordable homeownership opportunities in the Rainier Valley. On Sept. 9, 2020, following publication in the Federal Register, the FTA Region X office approved the transfer of the properties pursuant to 49 USC 5334(h). The approval allows Sound Transit to transfer the properties to the City of Seattle with discharge of the repayment obligation to FTA, provided the properties remain in their permitted use for at least 5 years. Sound Transit and OH agree to comply with the FTA letter of approval and to cooperate with any requests for information by FTA in connection with FTA's approval of the transfer and monitoring for compliance.
- E. Buyer desires to acquire from Seller and Seller desires to convey to Buyer the Property (as hereinafter defined) on the terms and conditions set forth below for the purpose of making the property available for the development of affordable housing.

AGREEMENT

In consideration of the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and Buyer agree as follows:

ARTICLE I. PROPERTY

Seller hereby agrees to convey and quitclaim to Buyer, and Buyer hereby agrees to acquire from Seller, the following Property subject to the terms and conditions set forth herein:

1.1 <u>Property</u>. That certain real property described on *Exhibit A* attached hereto and incorporated by this reference (the "*Property*").

ARTICLE II. CONSIDERATION AND BUYER OBLIGATIONS

- 2.1 <u>Consideration</u>. The Property will be transferred at no monetary cost but in consideration for Buyer's fulfillment of development and community benefit obligations as set forth in this Agreement.
- 2.2 <u>Request for Proposals</u>. The Office of Housing shall complete a Request for Proposals (RFP) Process with the goal of achieving the following project milestones:
- (a) All 10 Sites will be made available for development of Resale-Restricted Homes (as defined below) within 10 years of the date of transfer to OH, requiring developers to create between 100 and 150 homes across all Sites, for sale or rent to income-eligible households. OH will determine the final number of homes per Site following a community engagement process that will, in part, inform decisions regarding the number of bedrooms per home at each development, provided that the number of homes across all Sites shall not be less than 100. The intent of this range is to maximize the density on each Site and provide the largest number of affordable homes possible, while working to fulfill the previously identified community priority for "family-sized homes", understanding that homes with more bedrooms will limit the unit development capacity at each Site.
- (b) Resale-Restricted Homes are homes that are subject to recorded restrictions intended to require that, for a period of at least 50 years, upon resale, the homes must be sold to eligible homebuyers at a sales price that is likely to be affordable to a Low-Income homebuyer. Resale restrictions must be in the form of a ground lease, covenant, or other recorded document approved by OH and are in addition to the Affordable Housing Covenant reserved by Sound Transit.
- (c) The first 3 Sites will be made available for affordable housing development via a Request for Proposal process which is published within 180 days of the transfer of the Property to OH.
- (d) OH agrees to make the Sites available to developers via a series of RFPs for the creation of long-term affordable housing that meets the requirements of RCW 81.112.350. In conjunction with publication of these RFPs OH shall conduct affirmative outreach to developers and/or homebuyer readiness organizations led by and/or serving communities of color.

- 2.3 OH Funding Commitment. The Office of Housing will make a minimum of \$10 million in funding available for the development of the Property for affordable housing. OH shall make the OH funding available for each Site according to a formula that allocates funding on a per unit basis. OH funding will be in accordance with its policies and procedures, which currently allow for funding of affordable units as follows:
 - i. \$70,000 per unit for two-bedroom units or smaller
 - ii. \$100,000 per unit for three-bedroom units or larger

These per-unit amounts may be modified to reflect changes to the City of Seattle's Housing Funding Policies but the total OH funding commitment will not be less than \$10 million. OH will review development proposals for financial feasibility and conformance to City policies.

- 2.4 <u>Green Building</u>. Projects developed on the Sites will be required to meet:
 - i. Evergreen Sustainable Development Standard v3.0.1 (2018 update), or
 - ii. LEED Mid-rise v4 or LEED Residential v4.1 Gold level and meet ESDS requirement: 5.1A Building Performance Standard New Construction, or
 - iii. An approved equivalent green-building standard, approved by Sound Transit and OH.
- 2.5 <u>Sound Transit Participation in RFP Process</u>. Sound Transit reserves the right to review and comment on a draft of each RFP. OH will provide Sound Transit with at least 10 business days to provide comments. OH will consider Sound Transit's comments in good faith but is not obligated to accept Sound Transit's comments on any RFP other than comments that affect OH's compliance with this Agreement or the Covenants. Sound Transit also reserves the right to have one staff member participate as part of the proposal evaluation committee for each RFP.
- 2.6 <u>Reporting</u>. Sound Transit will receive a quarterly report from OH summarizing any milestones associated with the solicitation and an annual report each year until all housing units across the Sites are built and occupied. Such annual report will include the number of units constructed or planned for construction and the amount of OH funding expended or pledged to date.
- 2.7 <u>Community Engagement</u>. Additionally, OH shall make a good faith effort to achieve the goals for this project identified through the joint equitable engagement efforts conducted during the summer of 2019, including:
 - i. Drafting RFPs that request various community priorities such as family-sized units for the sites.
 - ii. Seeking opportunities to deepen affordability for those making below 80% of adjusted median income.

iii. Requesting that developers facilitate relationships with community organizations and prioritize local groups looking for non-residential space where ground floor non-residential space is allowed.

ARTICLE III. TITLE AND DUE DILIGENCE

- 3.1 Review of Title and Surveys. During the Due Diligence Period (as defined below), Buyer shall obtain from First American Title Insurance Company ("*Title Company*") a preliminary commitment for title insurance for the Property, including copies of all exceptions and encumbrances noted thereon (the "*Preliminary Commitment*"). Buyer is also anticipating obtaining surveys of the Property for extended title insurance. Buyer and Seller shall work together during the Due Diligence Period to resolve any title exceptions to which Buyer objects, but Seller shall not be required to expend any funds or incur any liabilities to cause any title exceptions to be removed from the Commitment or insured over by the Title Company.
- 3.2 <u>Title Insurance</u>. Subject to Buyer fulfilling its obligations hereunder, Title Company must issue to Buyer at Closing a Standard Coverage Owner's Policy of title insurance or, if Buyer so requests in writing, an Extended Coverage Owner's Policy of title insurance, issued by Title Company, dated the date of Closing, insuring Buyer's title to the Property subject to no exceptions other than the standard printed exceptions, the Permitted Exceptions, and the Covenants (the "*Title Policy*"). The Title Policy shall contain such endorsements as Buyer may specify and which Title Company is willing to issue, provided that Buyer shall pay all costs of the Title Policy, the endorsements, and the cost of any update of the survey required for such extended coverage.
- 3.3 <u>Conveyance of Property</u>. At Closing Seller shall convey to Buyer fee simple title to the Property by execution and delivery of a quit claim deed in the form attached hereto as *Exhibit B* (the "*Deed*"), which is hereby approved as to form by Buyer.
- 3.4 <u>Due Diligence Period</u>. Purchaser to have a ninety (90) day due diligence review period commencing after the execution of the Property Transfer Agreement. During that time, Purchaser may review existing due diligence materials provided by Sound Transit, the Preliminary Commitment, and have a right to have limited access to the property to conduct additional due diligence activities, including obtaining an ALTA survey of each Site. OH shall notify Sound Transit prior to conducting on site due diligence, and shall coordinate its access to each Site with Sound Transit. Sound Transit due diligence materials that have been provided for each property include:
 - (a) A 2019 title report
 - (b) A 2019 appraisal
- (c) Any reports Sound Transit may have regarding environmental and soil conditions as known

Any additional due diligence is the responsibility of OH. Sound Transit has provided reports in its possession as a courtesy but does not make any warranties or representations as to their

accuracy or completeness.

ARTICLE IV. CONDITIONS PRECEDENT TO CLOSING

- 4.1 <u>Conditions Precedent to Buyer Obligations</u>. Buyer's rights and obligations under this Agreement are expressly conditioned on, and subject to satisfaction of, the following conditions precedent:
- (a) <u>Performance by Seller</u>. Seller shall have performed all material obligations required by this Agreement to be performed by it.
- (b) <u>Title Policy</u>. Title Company shall be committed to issuing the Title Policy, provided Buyer has fulfilled its obligations with respect to the Title Company.
- (c) <u>Representations and Warranties True</u>. All of Seller's representations and warranties contained herein shall be true and correct in all material respects as of the date scheduled for Closing.
- (d) <u>City Council Ordinance Authority</u>. City Council approval of the Property transfer and this Agreement on or before May 31, 2021. If City Council has not approved of the Property transfer and this Agreement by such date, this Agreement shall automatically terminate and be no further force and effect.

The conditions set forth in Sections 4.1(a) through (c) above are intended solely for the benefit of Buyer. If any of the foregoing conditions are not satisfied as of the Closing Date, Buyer shall have the right at its sole election either to waive the condition in question and proceed with the purchase of the Property or, in the alternative, to terminate this Agreement, whereupon the parties shall have no further obligations hereunder other than those obligations which survive the termination of this Agreement by their express terms.

- 4.2 <u>Conditions Precedent to Seller Obligations</u>. Seller's obligations under this Agreement are expressly conditioned on, and subject to satisfaction of, the following conditions precedent:
- (a) Buyer shall have delivered to Seller the covenants described in Section 6.1, below, substantially in the forms of *Exhibit C and Exhibit D* to this Agreement, to be recorded at Closing as covenants running with the land.
- (b) Buyer shall have performed all other material obligations required by this Agreement to be performed by it.
- (c) Buyer's representations and warranties contained herein shall be true and correct in all material respects as of the date scheduled for Closing.

The conditions set forth in Sections 4.2(a) through (c) above are intended solely for the benefit of Seller. If any of the foregoing conditions are not satisfied as of the Closing Date, Seller shall have the right at its sole election either to waive the condition in question and proceed with the sale or, in the alternative, to terminate this Agreement.

ARTICLE V. REVERSIONARY RIGHTS

5.1 Reversionary Rights. Should OH fail in its obligations to transfer all Sites to developers for the construction of affordable housing by the 10th anniversary of the date of transfer of the Property from Sound Transit to OH, any properties still held by OH at that time will, upon the request of Sound Transit, be transferred back to Sound Transit ownership at no cost to Sound Transit, free and clear of all liens or encumbrances except the Permitted Exceptions and those encumbrances approved in writing by Sound Transit. OH and Sound Transit shall cooperate to execute and record the necessary instruments to effect such reconveyance.

ARTICLE VI. COVENANTS

- 6.1 <u>Affordable Housing Covenant</u>. As a condition of Seller's obligations to convey the Property to Buyer, at Closing, Buyer shall execute, acknowledge and deliver for recording a covenant (the "*Affordable Housing Covenant*") substantially in the form attached hereto as *Exhibit C*, committing the use of the Property as follows:
- (a) A recorded covenant that requires the Property be used for affordable housing in accordance with RCW 81.112.350 and addresses the following:
 - i. A minimum of 100% of the housing units constructed on the Property must be dedicated to affordable housing. Homes must be affordable to households whose adjusted income is at or below eighty percent (80%) of area median income for King County at the time of purchase.
 - ii. Ground floor community or non-profit space will be permitted on sites where required or allowed by local zoning code and recommended through community engagement process.
 - iii. Allowance of other potential ground floor uses will be determined on a case by case basis by the parties.
 - iv. Income restrictions to be for a term of no less than fifty (50) years.
 - v. Restrictions that, if any part of the Properties are sold during the term of income restrictions for a use other than approved, that any net sale proceeds be used for creating affordable housing within one-half mile of a light rail station or transit station, as required by RCW 81.112.350(1)(b)(ii)(B). This restriction does not apply to individual home buyers selling their unit to another income-qualified buyer.
- 6.2 <u>Restrictive Covenant</u>. As a condition of Seller's obligations to convey the Property to Buyer, at Closing, Buyer shall also execute, acknowledge and deliver for recording a covenant (the "*Restrictive Covenant*") substantially in the form attached hereto as *Exhibit D*, to ensure that the Property is used for the permitted use of affordable housing as required by FTA, for a term of five (5) years.

- 6.3 OH Transfers to Affordable Housing Developers. OH agrees that it will not transfer, convey, or dispose of any Site to an awarded developer until such time as the proposed project has all necessary permits and financing in place and is ready to move forward with construction, unless Sound Transit has approved otherwise in writing. Additionally, OH will put in place or cause to be put in place various measures such as completion guarantees, payment and performance bonds, or reversionary clauses as appropriate to ensure that projects are completed and available for occupancy within 5 years of transfer of the property from OH to the developer.
- 6.4 <u>Permanently Affordable Homeownership Financing and Programming.</u> OH will put in place or cause to be put in place various loan and programmatic agreements with nonprofit partners to ensure monitoring and compliance with affordable housing covenants for at least 50 years. In addition, OH and Sound Transit shall work collaboratively as needed to allow for permanently affordable homeownership financing, including potential Fannie Mae requirements, so long as OH and its nonprofit affordable homeownership partners have provided Sound Transit with adequate assurances that the 50-year income restrictions will be satisfied.

ARTICLE VII: TRANSFER OF PROPERTY "AS IS"

- 7.1 <u>Environmental Review</u>. OH is responsible for conducting or assigning to the developers any required environmental review and approvals associated with project permitting. Sound Transit does not make any representations or warranties about the environmental condition of the Property, including its physical condition, the presence or absence of any hazardous substances, or its suitability for any intended use. By electing to proceed with the acquisition of the Property pursuant to this Agreement, OH expressly acknowledges that it has had an opportunity to conduct its own investigation of the Property. OH acknowledges that Sound Transit is conveying the Property in an "AS-IS" condition and state of repair, and with all faults, of any kind or nature and without any representations or warranties, express, implied or statutory.
- 7.2 <u>Delivery Condition</u>. The Property will be delivered in an as-is condition. Any encroachments, side sewer easements, or encumbrances on title will be the responsibility of OH to resolve or require the developer that takes ownership of the properties to resolve. Upon recording of the Deed to OH, OH shall be responsible for any defects in the Property, whether patent or latent, including, without limitation, the physical, environmental and geotechnical condition of the Property, and the existence of any contamination, hazardous substances, vaults, debris, pipelines, utilities or other structures. OH will take ownership of any fencing put on the perimeter of the Sites by Sound Transit. Upon closing, Sound Transit will remove all signage and padlocking on that fencing.
- 7.3 Release of Sound Transit. To the maximum extent allowed by law, OH does hereby waive and release Sound Transit and its officers, directors, employees, representatives, and agents from any and all damages, losses, liabilities, costs and expenses whatsoever (including, without limitation, reasonable attorneys' fees and costs) and claims associated therewith which may arise on account of or in connection with the physical or environmental condition of the Property. The terms and conditions of this Section 7 shall expressly survive the Closing and shall not merge with the provisions of the Deed or any other closing documents.

OH acknowledges that the transfer at no cost reflects the "AS IS" nature of this transaction and any faults, liabilities, defects or other adverse matters that may be associated with the Property.

ARTICLE VIII. CLOSING AND ESCROW

- 8.1 <u>Closing</u>. The closing of the transaction contemplated in this Agreement (the "*Closing*") shall take place within 180 days of mutual execution of this Agreement unless otherwise mutually agreed to by Buyer and Seller (the "*Closing Date*").
- 8.2 <u>Delivery by Seller</u>. On or before the Closing Date, Seller shall deposit with First American Title Insurance Company ("*Escrow Holder*"), the following:
- (a) the duly executed and acknowledged Deed for the Property ready for recordation on the Closing Date together with a duly executed real estate excise tax affidavit and a non-foreign certificate; and
- (b) such other instruments or documents as may be required pursuant to the provisions hereof or as mutually agreed by counsel for Seller and Buyer to be necessary to fully consummate the transaction contemplated hereby.
- 8.3 <u>Delivery by Buyer</u>. On or prior to the Closing Date Buyer shall deposit with Escrow Holder the following:
 - (a) a duly executed real estate excise tax affidavit;
 - (b) the duly executed Covenants; and
- (c) such other instruments or documents as may be required pursuant to the provisions hereof or as mutually agreed by counsel for Seller and Buyer to be necessary to fully consummate the transaction contemplated hereby.
- 8.4 <u>Title Policy; Other Instruments</u>. Title Company shall issue the Title Policy at Closing or as soon thereafter as practicable. Seller and Buyer shall each deposit such other instruments as are reasonably required by Escrow Holder, Title Company or otherwise required to close the escrow and consummate the transfer of the Property in accordance with the terms hereof.
- 8.5 <u>Prorations</u>. All expenses of the Property, including but not limited to, real property taxes, drainage district service charges, water, sewer and utility charges, current years' installments of assessments or LID's and other expenses normal to the maintenance of the Property, but excluding insurance premiums, shall be prorated as of 12:01 a.m. on the Closing Date.
- 8.6 <u>Closing Costs and Expenses</u>. Buyer and Seller shall each pay their own attorney's fees and expenses to perform their obligations hereunder in addition to the following:
- (a) Buyer shall pay all real estate excise taxes, and other transfer taxes applicable to the transfer of the Property.
 - (b) Buyer shall pay:

- (i) The fees for the Escrow Holder;
- (ii) All costs and expenses of Buyer's consultants and investigations;
- (iii) The premium for the Title Policy, together with the cost of all endorsements requested by Buyer and the cost of the survey, if any is required.
- 8.7 <u>Closing Statements</u>. The prorations shall be made on the basis of a written closing statement submitted by Escrow Holder to Buyer and Seller prior to the Closing Date and approved by Buyer and Seller, which approval shall not unreasonably be withheld. In the event any prorations or apportionments made hereunder shall prove to be incorrect for any reason, then either party shall be entitled to an adjustment to correct the same. Any item which cannot be prorated because of the unavailability of information shall be tentatively prorated on the basis of the best data then available and re-prorated between Buyer and Seller when the information is available. Notwithstanding the foregoing, any adjustments or re-prorations shall be made, if at all, within one hundred eighty (180) days after the Closing Date.

ARTICLE IX. REPRESENTATIONS AND WARRANTIES

Seller and Buyer make the following representations and warranties:

- 9.1 <u>Seller's Representations</u>. Seller represents and warrants to Buyer as of the Date of Closing:
- (a) <u>Litigation</u>. There is no litigation or proceeding pending against Seller, or to Seller's current actual knowledge threatened against Seller, which relate to the Property or the transaction contemplated by this Agreement.
- (b) <u>Compliance</u>. Seller has no actual knowledge that the Property or the operation and use thereof does not comply in any material respect with applicable laws.
- (c) <u>No Prior Options, Sales or Assignments</u>. Seller has not granted any options nor obligated itself in any manner whatsoever to sell the Property or any portion thereof to any party other than Buyer.
- (d) <u>Liens.</u> Seller has no actual knowledge of unpaid bills, claims, or liens pending or contemplated by mechanics, material suppliers, surveyors, or others, recorded or unrecorded in connection with the Property.
- (e) <u>Authority</u>. This Agreement is authorized under Sound Transit Motion M2021-08, and all documents executed by Seller which are to be delivered at Closing will be duly authorized, executed and delivered by Seller, and do not and at the time of Closing will not, violate any provisions of any agreement or judicial order to which Seller is subject.
- 9.2 <u>Buyer's Representations</u>. Buyer represents and warrants to Seller as of the Date of Closing:
 - (a) Authority. This Agreement is authorized under City Ordinance No.

_____, and all documents executed by Buyer which are to be delivered to Seller at Closing will be duly authorized, executed and delivered by Buyer, and do not and at the time of Closing will not, violate any provisions of any agreement or judicial order to which Buyer is subject.

- (b) <u>Availability of Funds</u>. Buyer has or has access to sufficient funds to perform all its obligations under this Agreement.
- 9.3 General Provision Regarding Warranties and Representation. If, prior to Closing, either Buyer or Seller discovers a fact or circumstance which might render a representation or warranty by that party inaccurate in any material respect, it shall promptly advise the other party thereof in writing. If Buyer is so advised of such a fact or circumstance prior to Closing, it shall have the option, exercisable within five (5) days thereafter to either (a) elect to terminate this Agreement or (b) to waive such inaccuracy, in which event Buyer shall be deemed to have waived all rights, claims and causes of action against Seller related thereto and the representation or warranty shall be deemed amended to reflect such fact or circumstance.

ARTICLE X. LOSS BY CONDEMNATION OR CASUALTY

In the event that all or any material portion of the Property or the becomes the subject of a taking or condemnation under the provisions of eminent domain law or suffers a casualty after the Date of this Agreement but prior to the Closing Date, Seller may terminate this Agreement, in which case the parties shall have no further rights or obligations hereunder.

ARTICLE XI. INDEMNIFICATION

Buyer shall defend, indemnify and hold Seller harmless from and against and reimburse Seller on demand for, any and all obligations, losses, liabilities, claims, cost or expense (including reasonable attorneys' fees), whether direct, contingent or consequential, resulting from claims asserted against Seller by any third party relating to the Property and arising out of actions or circumstances occurring on or after Closing, other than claims arising from any misrepresentation, breach of warranty or non-fulfillment of any covenant or agreement on the part of Seller under this Agreement.

ARTICLE XII. CONDITION OF PROPERTY

- 12.1 <u>"AS IS" Sale.</u> The Property and title thereto shall be conveyed AS-IS, WHERE-IS, WITH-ALL-FAULTS, AND WITHOUT ANY REPRESENTATION OR WARRANTY WHATSOEVER, EXPRESS OR IMPLIED, AS TO ITS CONDITION, ENVIRONMENTAL OR OTHERWISE, INCLUDING THE POTENTIAL OF ENCROACHMENTS, OR ITS SUITABILITY OR SUFFICIENCY FOR BUYER'S INTENDED USES AND PURPOSES.
- 12.2 <u>Condition of Property; Risk of Loss</u>. Seller shall convey the Property to Buyer at Closing in substantially the same physical condition the Property is in as of the Effective Date, ordinary wear and tear excepted. Seller shall bear the risk of physical loss or damage to the Property until the Closing Date. Thereafter, Buyer shall bear the risk of physical loss or damage to the Property.

12.3 <u>Waiver of Seller Disclosure Statement</u>. Buyer hereby waives any right it may have under applicable law to receive the Seller Disclosure Statement described in Ch. 64.06 RCW; provided, that Buyer may not waive disclosures required under RCW 64.06.013 related to environmental matters.

ARTICLE XIII. DEFAULT; REMEDIES

- 13.1 <u>Default by Buyer Prior to Closing</u>. If Buyer fails, without legal excuse, to complete the transfer of the Property in accordance with the terms of this Agreement or otherwise defaults hereunder for any reason, Seller's sole and exclusive remedy shall be to terminate this Agreement. The foregoing limitation on the liability of Buyer shall not be applicable with respect to Buyer's obligations to be performed at or after Closing.
- 13.2 <u>Default by Buyer After Closing</u>. If Buyer fails to timely satisfy all of its obligations under this Agreement after Closing, then Buyer shall be in default. Seller shall have the right to pursue any and all remedies available at law or in equity.
- 13.3 <u>Default by Seller Prior to Closing</u>. If Seller fails, without legal excuse, to complete the transfer of the Property in accordance with the terms of this Agreement or otherwise defaults hereunder for any reason prior to Closing, Buyer's sole and exclusive remedy shall be to terminate this Agreement.
- 13.4 <u>Default by Buyer After Closing</u>. If Seller fails to timely satisfy all of its obligations under this Agreement after Closing, then Seller shall be in default. Buyer shall have the right to pursue any and all remedies available at law or in equity.

ARTICLE XIV. NOTICES

14.1 <u>Notices</u>. All notices, demands, requests, consents and approvals which may, or are required to, be given by any party to any other party hereunder shall be in writing and shall be deemed to have been duly given if: (i) delivered personally, (ii) sent by a nationally recognized overnight delivery service, (iii) electronically transmitted with confirmation sent by another method specified in this Section 14.2 or (iv) if mailed or deposited in the United States mail and sent by registered or certified mail, return receipt requested, postage prepaid to:

Seller at: Sound Transit

Attn: Mara D'Angelo, Senior Project Manager

401 S. Jackson Street Seattle, WA 98104 Phone: 206-903-7089

Email: maradangelo@soundtransit.org

With a copy to: Sound Transit

Attn: Joanna Valeri, Senior Legal Counsel

401 S. Jackson Street Seattle, WA 98104 Phone: 206-398-5306

Email: joanna.valeri@soundtransit.org

Buyer at: City of Seattle

Office of Housing Attn: Erika Malone

700 Fifth Avenue, Suite 5700

P.O. Box 94725

Seattle, WA 98124-4725 Phone: 206-684-0247

Email: Erika.Malone@Seattle.Gov

With a copy to: The Seattle City Attorney's Office

Attn: Edward Lin

Seattle City Attorney's Office 701 Fifth Avenue, Suite 2050

Seattle, WA 98104 Phone: (206) 233-2169

Email: Edward.Lin@Seattle.Gov

or to such other addresses as either party hereto may from time to time designate in writing and deliver in a like manner. All notices shall be deemed complete upon actual receipt or refusal to accept delivery.

- 14.3 <u>Amendment, Waiver.</u> No modification, termination or amendment of this Agreement may be made except by written agreement. No failure by Seller or Buyer to insist upon the strict performance of any covenant, agreement, or condition of this Agreement or to exercise any right or remedy shall constitute a waiver of any such breach or any other covenant, agreement, term or condition. 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. All the terms, provisions, and conditions of this Agreement shall inure to the benefit of and be enforceable by Seller's or Buyer's permitted Affiliates and assigns.
- 14.4 <u>Survival</u>. All provisions of this Agreement which involve obligations, duties or rights to be performed after the Closing Date or the recording of the Deed, and all indemnifications, representations and warranties made in or to be made pursuant to this Agreement shall survive the Closing Date and/or the recording of the Deed.
- 14.5 <u>Captions</u>. The captions of this Agreement are for convenience and reference only and in no way define, limit or describe the scope or intent of this Agreement.
- 14.6 <u>Merger of Prior Agreements; Reliance</u>. This Agreement and any exhibits hereto, constitute the final and complete agreement between the parties with respect to the transfer of the Property and supersede all prior and contemporaneous agreements, letters of intent and understandings between the parties hereto relating to the subject matter of this Agreement. There are no oral or other agreements, including but not limited to any representations or warranties, which modify or affect this Agreement. Seller shall not be bound by, nor liable for, any warranties, representations or statements of fact or opinion made by any other person,

partnership, corporation or other entity, including, without limitation, the Title Company, any surveyor and any consultants. Buyer acknowledges to Seller that in entering into this Agreement, Buyer is not relying on any warranties except those expressly set forth herein.

- 14.7 <u>No Joint Venture</u>. It is not intended by this Agreement to, and nothing contained in this Agreement shall, create any partnership, joint venture or other arrangement between Buyer and Seller. No term or provision of this Agreement is intended to be, or shall be, for the benefit of any person, firm, organization or corporation not a party hereto, and no such other person, firm, organization or corporation shall have any right or cause of action hereunder.
- 14.8 Governing Law; Time. This Agreement and the rights of the parties hereto shall be governed by and construed in accordance with the internal laws of the State of Washington. "Day" as used herein means a calendar day and "Business Day" means any day on which commercial banks in Seattle, Washington are generally open for business. Any period of time which would otherwise end on a non-Business Day shall be extended to the next following Business Day. Time is of the essence of this Agreement.
- 14.9 <u>Exhibits</u>. All exhibits attached hereto or referenced herein are incorporated in this Agreement.
- 14.10 <u>Severability</u>. In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such provisions had not been contained herein.
- 14.11 <u>Counterparts</u>. This Agreement and the documents to be delivered hereunder may be executed in any number of counterparts, and each such counterpart hereof shall be deemed to be an original instrument, but all such counterparts together shall constitute but one agreement.
- 14.12 <u>Assignment</u>. Seller's rights and obligations under this Agreement are not assignable without the prior written consent of Buyer. Buyer's rights and obligations under this Agreement are not assignable without the prior written consent of Seller.
- 14.13 <u>Agency Disclosure and Brokerage Provisions</u>. No brokers or agents have represented either party in this transaction.

IN WITNESS WHEREOF, the parties have executed and delivered this Agreement as of the later date written below.

BUYER: THE CITY OF SEATTLE,

a Washington municipal corporation

DocuSigned by:

Name: Eiitill 34 Alt arado

Its: <u>Director</u>, Office of Housing

Date: $\frac{4/13/2021}{}$

SELLER: CENTRAL PUGET SOUND REGIONAL TRANSIT

AUTHORITY Docusigned by:

By: Thatcher Imboden

Name: Thatcher timboden

Its: <u>Director, Land Use, Planning & Development</u>

Date: 4/13/2021

Authorized by Sound Transit Resolution/Motion M2021-08

Approved as to Form:

DocuSigned by:

4/13/2021

Joanna Valeri

-Sevende Transit legal counsel

Exhibit A

The Property

Ten sites, composed of sixteen individual parcels, primarily located along Martin Luther King Jr. Way S. in the Rainier Valley, in proximity to the Columbia City, Mount Baker, and/or Othello light rail stations, as listed below.

| Site # | Parcel ID | ROW No | Site Address, Seattle WA | Closest Light Rail Station | FTA Interest | Est. Square Footage |
|-----------|---------------|-----------|-----------------------------|----------------------------------|-----------------|---------------------------|
| | 1756700015-02 | RV093 | 4851 MLK Jr. Way S. | Columbia City | 60.00% | 2,184 |
| | 1756700010-07 | RV094 | 4853 MLK Jr. Way S. | Columbia City | 60.00% | 1,744 |
| 2 | 1756700005-04 | RV095 | 4859 MLK Jr. Way S. | Columbia City | 60.00% | 4,631 |
| | 5414100205-00 | RV079 | 4733 MLK Jr. Way S. | Columbia City | 60.00% | 1,815 |
| | 5414100220-01 | RV082 | 4735 MLK Jr. Way S. | Columbia City | 60.00% | 1,428 |
| 4 | 5414100230-09 | RV083 | 4741 MLK Jr. Way S. | Columbia City | 60.00% | 4,522 |
| | 4006000319-00 | RV246 | 4203 S. Kenyon St. | Othello | 60.00% | 4,526 |
| 5 | 4006000322-00 | RV247 | 7908 MLK Jr. Way S. | Othello | 24.16% | 5,892 |
| 6 | 3333002640-00 | RV192 | 6740 MLK Jr. Way S. | Othello | 24.16% | 8,439 |
| 7 | 1426300125-00 | RV032 | 3601 MLK Jr Way S. | Mount Baker | 24.16% | 9,180 |
| 8 | 4281400385-00 | RV243 | 7860 MLK Jr. Way S. | Othello | N/A | 3,797 |
| | 1756700110-06 | RV096 | 4865 MLK Jr. Way S. | Columbia City | 60.00% | 3,292 |
| | | | 3112 S. Ferdinand | | | |
| 9 | 1756700120-04 | RV097 | St. | Columbia City | 24.16% | 1,845 |
| 10 | 1703400990-00 | RV099 | 3201S. Ferdinand St. | Columbia City | 24.16% | 3,776 |
| 11 | 2660500259-00 | RV112 | 5042 MLK Jr. Way S. | Columbia City | 60.00% | 2,387 |
| 12 | 1662500061-00 | RV185 | 6701 MLK Jr. Way S. | Othello | 24.16% | 8,341 |

Legal Descriptions:

Tax parcel 1756700015 (Site 2):

PARCEL A OF CITY OF SEATTLE SHORT PLAT NO. 80-167, ACCORDING TO SHORT PLAT RECORDED SEPTEMBER 29, 1981 UNDER RECORDING NO. 8109290913, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20091112002407.

Tax parcel 1756700010 (Site 2):

PARCEL B OF CITY OF SEATTLE SHORT PLAT NO. 80-167, ACCORDING TO SHORT PLAT RECORDED SEPTEMBER 29, 1981 UNDER RECORDING NO. 8109290913, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20091112002410.

Tax parcel 1756700005 (Site 2):

PARCEL C OF CITY OF SEATTLE SHORT PLAT NO. 80-167, ACCORDING TO SHORT PLAT RECORDED SEPTEMBER 29, 1981 UNDER RECORDING NO. 8109290913, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20091112002408.

Tax parcel 1756700110 (Site 9):

ALL OF LOT 25 AND THE NORTH 36 FEET OF LOT 26 OF CORLISS ADDITION TO COLUMBIA, ACCORDING TO PLAT RECORDED IN VOLUME 15 OF PLATS AT PAGE(S) 27, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION OF SAID LOT 26 CONDEMNED FOR STREET; AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20091112002409.

Tax parcel 1756700120 (Site 9):

LOTS 26 AND 27 OF CORLISS ADDITION TO COLUMBIA, ACCORDING TO PLAT RECORDED IN VOLUME 15 OF PLATS AT PAGE(S) 27, IN KING COUNTY, WASHINGTON:

EXCEPT THE NORTH 36 FEET OF LOT 26;

AND EXCEPT THAT PORTION OF SAID LOTS 26 AND 27 CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096 FOR EMPIRE WAY, PURSUANT TO ORDINANCE NO. 30673;

AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20091112002406.

Tax parcel 5414100220 (Site 4):

PARCEL A OF CITY OF SEATTLE SHORT PLAT NO. 80-168, ACCORDING TO SHORT PLAT RECORDED APRIL 28, 1981 UNDER RECORDING NO. 8104280365, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096 FOR EMPIRE WAY SOUTH, PURSUANT TO ORDINANCE NO. 30673; AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20100730000175.

Tax parcel 5414100205 (Site 4):

PARCEL B OF CITY OF SEATTLE SHORT PLAT NO. 80-168, ACCORDING TO SHORT PLAT RECORDED APRIL 28, 1981 UNDER RECORDING NO. 8104280365, IN KING COUNTY. WASHINGTON:

EXCEPT THAT PORTION CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096 FOR EMPIRE WAY SOUTH, PURSUANT TO ORDINANCE NO. 30673; AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20110308000322.

Tax parcel 5414100230 (Site 4):

LOTS 14 AND 15 IN BLOCK 2 OF MEADOW PARK ADDITION TO COLUMBIA CITY, ACCORDING TO PLAT RECORDED IN VOLUME 10 OF PLATS AT PAGE(S) 93, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION CONDEMNED FOR EMPIRE WAY SOUTH IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096, ORDINANCE NO. 30673;

AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20100730000176.

Tax parcel 4006000319 (Site 5):

THE NORTH 56.58 FEET OF THE WEST HALF OF LOT 16 OF LAKE DELL, ACCORDING TO PLAT RECORDED IN VOLUME 4 OF PLATS AT PAGE(S) 17, IN KING COUNTY, WASHINGTON;

EXCEPT THE EAST 150 FEET THEREOF;

AND EXCEPT THAT PORTION THEREOF CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 216919 FOR EMPIRE WAY, PURSUANT TO CITY OF SEATTLE ORDINANCE NO. 55314;

AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20110526000998.

Tax parcel 4006000322 (Site 5):

THE SOUTH 73 FEET OF THE NORTH 129.58 FEET OF THE WEST HALF OF TRACT 16 OF LAKE DELL, ACCORDING TO PLAT RECORDED IN VOLUME 4 OF PLATS AT PAGE(S) 17, IN KING COUNTY, WASHINGTON;

EXCEPT THE EAST 150 FEET THEREOF;

AND EXCEPT THAT PORTION CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 216599 FOR EMPIRE WAY, AS PROVIDED BY CITY OF SEATTLE ORDINANCE NO. 53314;

AND EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20110526000997.

Tax parcel 3333002640 (Site 6):

THAT PORTION OF LOT 5 IN BLOCK 13 OF HILLMAN CITY ADDITION TO THE CITY OF SEATTLE, DIVISION NO. 6, ACCORDING TO PLAT RECORDED IN VOLUME 11 OF PLATS AT PAGE(S) 23, IN KING COUNTY, WASHINGTON, LYING EASTERLY OF EMPIRE WAY SOUTH, KNOW KNOWN AS MARTIN LUTHER KING WAY; EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20101208001109.

Tax parcel 1426300125 (Site 7):

LOTS 3 THROUGH 6; THE NORTH 10 FEET OF LOT 7, THE NORTH 11 FEET OF THE EAST 27 FEET OF LOT 34, AND ALL OF LOTS 35 AND 36 IN BLOCK 2 OF CASCADE VIEW ADDITION TO THE CITY OF SEATTLE, ACCORDING TO PLAT RECORDED IN VOLUME 15 OF PLATS AT PAGE(S) 75, IN KING COUNTY, WASHINGTON; EXCEPT THE WEST 75 FEET OF SAID LOT 35;

ALSO EXCEPT THE WEST 3 FEET OF SAID LOT 36:

ALSO EXCEPT THAT PORTION OF SAID LOTS 4 THROUGH 7 CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096 FOR EMPIRE WAY SOUTH, PURSUANT TO ORDINANCE NO. 30673;

ALSO EXCEPT THAT PORTION CONVEYED FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20040330002447;

ALSO EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20100217000919; TOGETHER WITH THAT PORTION OF VACATED ALLEY ADJOINING, WHICH, UPON VACATION ATTACHES TO SAID PROPERTY BY OPERATION OF LAW.

Tax parcel 4281400385 (Site 8):

THE SOUTH 11 FEET OF LOTS 1 AND 2 AND LOTS 35 THROUGH 38, INCLUSIVE IN BLOCK 5 OF LESTER ADDITION, ACCORDING TO PLAT RECORDED IN VOLUME 19 OF PLATS AT PAGE(S) 39, IN KING COUNTY, WASHINGTON;

EXCEPT THE SOUTH 53 FEET THEREOF;

ALSO EXCEPT THE EAST 15 FEET OF SAID LOT 35;

ALSO EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20110526000999.

Tax parcel 1703400990 (Site 10):

LOTS 1664 AND 1665 IN BLOCK 61 OF COLUMBIA SUPPLEMENTAL NUMBER 1, ACCORDING TO PLAT RECORDED IN VOLUME 8 OF PLATS AT PAGE(S) 12, IN KING COUNTY, WASHINGTON;

EXCEPT THAT PORTION THEREOF CONDEMNED IN KING COUNTY SUPERIOR CAUSE NUMBER 98096 FOR STREET PURPOSES AS PROVIDED BY ORDINANCE NUMBER 30673 OF THE CITY OF SEATTLE;

ALSO EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20090720000113.

Tax parcel 2660500259 (Site 11):

THAT PORTION OF THE SOUTH 50 FEET OF TRACT 5 OF FRYE'S ADDITION TO COLUMBIA, ACCORDING TO PLAT RECORDED IN VOLUME 9 OF PLATS AT PAGE(S) 87, IN KING COUNTY, WASHINGTON, LYING EAST OF EMPIRE WAY; EXCEPT THE EAST 88 FEET THEREOF;

ALSO EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20090720000143.

Tax parcel 1662500061 (Site 12):

TRACT 7 OF COFFMAN GARDEN TRACTS, ACCORDING TO PLAT RECORDED IN VOLUME 10 OF PLATS AT PAGE(S) 17, IN KING COUNTY, WASHINGTON; EXCEPT THE WEST 144 FEET OF THE NORTH 100 FEET;

ALSO EXCEPT PORTION CONDEMNED IN KING COUNTY SUPERIOR COURT CAUSE NO. 98096 FOR EMPIRE WAY;

ALSO EXCEPT THAT PORTION CONVEYED TO THE CITY OF SEATTLE FOR STREET PURPOSES BY DEED RECORDED UNDER RECORDING NO. 20110315000126.

Exhibit B

Form of Deed

Exhibit C

Form of Affordable Housing Covenant

$\underline{Exhibit\ D}$

Form of Restrictive Covenant