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AN ORDINANCE relating to Seattle Public Utilities; authorizing execution of a contract with the Port of Seattle for construction of water system improvements at Scattle Tacoma International Airport, and authorizing transfers of property interests in connection therewith.

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Date 1st Referred: 5° 72-60	To: (committee) Water Resources, Solia waste Public Health
Date Re-Referred:	To: (committee) HOPH PUNA
Date Re-Referred:	To: (committee)
Date of Final Passage:	Full Council Vote:
Date Presented to Mayor:	Date Approved:
Date Returned to City Clerk:	Date Published: T.O
Date Vetoed by Mayor:	Date Veto Published:
Date Passed Over Veto:	Veto Sustained:

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Committee Action:

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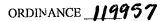
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AN ORDINANCE relating to Seattle Public Utilities; authorizing execution of a contract with the Port of Seattle for construction of water system improvements at Seattle Tacoma International Airport, and authorizing transfers of property interests in connection therewith.

WHEREAS, The Port of Seattle (the "Port") is engaged in a project to add a third runway to Seattle Tacoma International Airport (the "Airport"); and

WHEREAS, Seattle Public Utilities ("SPU") operates a 36 inch water transmission pipeline that runs under the first, second, and planned third runways at the Airport; and

WHEREAS, as part of the third runway project, the Port needs to place a large amount of fill material over that water pipeline and to build a new road north and west of the Airport, to be known as South 154th Street; and

WHEREAS, SPU and the Port desire to relocate that water pipeline away from Airport runways; and

WHEREAS, the most efficient way to accomplish such relocation is for SPU to deactivate its existing water transmission pipeline, for the Port to design, construct and transfer to The City of Seattle by May 1, 2004 a new pipeline in South 154th Street, and for Seattle to contribute a portion of the cost thereof, all as described in the form of agreement attached hereto as Exhibit A (the "Agreement"); and

WHEREAS, the Agreement contains provisions for transfers of property rights related to relocation of SPU's existing water transmission pipeline; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

The Director of Seattle Public Utilities, or her designee, is hereby authorized for Section 1. and on behalf of The City of Seattle to execute the Agreement, substantially in the form attached hereto, and to deliver it to the Port of Seattle. The Director of Seattle Public Utilities, or her designee, is further authorized to enter into appropriate contracts and subcontracts, and to grant and accept easements, deeds and other property transfer documents, as appropriate to effectuate the Agreement.

Execution of the Agreement authorized hereby and any other act consistent with Section 2. the authority and prior to the effective date of this ordinance is hereby ratified and confirmed.



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1	Section 3 This ordinance shall take effect and be in force thirty (30) days from and aff	ter its
2	approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days	after
3		
4	Passed by the City Council the 30th day of 1700, 2000, and signed by me in	open
5	session in authentication of its passage this 30 day of, 2000.	
6	6 Shift	
7	7 President Pro Text of the City Council	
8	Approved by me this 30th day of, 2000.	
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Seattle Public Utilities

Diana Gale, Director

May 17, 2000

Margaret Pageler, President City Council City of Seattle

> VIA: Mayor Paul Schell ATTN: Joan Walters, Budget Director City Budget Office

Dear Council President Pageler:

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Seattle Public Utilities respectfully requests the City Council's enactment of legislation authorizing the Director of Seattle Public Utilities, or her designee, to execute a contract between the Port of Seattle (the Port) and The City of Seattle regarding the Port's design, construction and installation of a new water transmission pipeline in South 154th Street, and its transfer to the City.

The proposed transaction will eliminate the many problems that SPU encounters in monitoring and maintaining the existing 36 inch pipeline that crosses east-westerly beneath the runways 1 and 2 and the planned third runway at Seattle Tacoma International Airport. A major portion of the existing alignment consists of fifty-year-old concrete cylinder pipe of uncertain life expectancy, which is exactly the type of pipe that we have experienced problems with in other parts of our water system. Access and maintenance will be compromised even further by the addition of runway 3. The agreement proposed by the Ordinance will provide for the Port's construction of a new seismically resistant 36-inch pipeline north of the airport in a new public road at nominal cost to SPU, thereby improving the integrity of our system.

The construction cost estimate prepared by the Port for this new pipeline is approximately \$2.5 million. SPU has agreed to reimburse the Port in the amount of \$365,000. Additional expenditures are being absorbed by SPU to cover in-house costs for SPU Project Management, Real Property negotiations, Law Department support, and Water Supply/Quality/Transmission work.





As part of the agreement, SPU will deactivate the existing water pipeline under the airport so that the Port can place a large amount of fill over a portion of it, as necessary for construction of the third runway. The agreement contains "fall back" provisions (including construction of an improvement to and reactivation of the deactivated pipeline) if completion and transfer of the new pipeline does not occur by May 1, 2004. Currently, transfer is expected at the end of 2002.

The agreement also contains provisions for transfer of property interests appropriate to the relocation or improvement of the existing water pipeline.

Seattle Public Utilities recommends that legislation be passed authorizing the execution of an agreement as described in this letter and substantially in the form attached to the proposed Ordinance.

Should you have any further questions regarding this transaction, please contact Karen York, Project Manager at 684-5994 or David Defferding, Supervising Civil Engineer at 684-5860 in the SPU Water & Wastewater Engineering Division.

Sincerely,

Diana Gale, Director Seattle Public Utilities

Enclosures:

Draft Ordinance

Fiscal Note

cc:

Thomas Tanner, Seattle Public Utilities
Jim Echert, City Budget Office
Paul Fleming, City Council Liaison
Joe Talbot, Director- Water and Wastewater Engineering Division
Dave Defferding, Water Engineering
Karen York, Water Engineering

Fiscal Note

Department:	Contact Person/Phone:	CBO Analyst/Phone:
SPU	Karen York/4-5994	
	David Defferding/4-5860	

Legislation Title: AN ORDINANCE relating to the Seattle Public Utilities; authorizing execution of a contract with the Port of Seattle for construction of water system improvements at the Seattle Tacoma International Airport, and authorizing transfers of property interests in connection therewith.

Summary of the Legislation:

The legislation authorizes execution of an agreement under which the Port of Seattle will design, construct, install and transfer to the City by May 1, 2004, a new 36-inch Port water pipeline in a roadway to be built as part of the third runway expansion of Seattle Tacoma International Airport. SPU will pay \$365,000 upon transfer of the new pipeline to the City. Shortly after execution of the agreement, SPU will terminate its use of its existing 36-inch pipeline (commonly known as Bow Lake Pipeline) that runs under the first and second runways, as well as under the planned third runway. If the new pipeline is not completed in accordance with the agreement, the Port will improve and reactivate the terminated pipeline. Various property interests will be transferred to effectuate the pipeline relocation and improvement described in the agreement.

Background (Include justification for the legislation and funding history, if applicable):

The Port owns and operates Seattle Tacoma International Airport and is engaged in a project that will add a third runway to the Airport. As part of this project, the Port needs to bring the area under the planned third runway, up to the grade of the first and second runways. Also as part of the project, the Port plans to build a new road north and west of the Airport, to be known as South 154th Street. The new road shall be dedicated to the City of SeaTac.

SPU owns and operates a water system that serves customers directly as well as wholesale water purveyors. As part of the water system, SPU owns and operates a 36-inch water transmission pipeline that runs east-west under the first and second runways at the Airport, as well as under the planned third runway. The Port's plan to fill the area of the third runway would bury a portion of SPU's existing pipeline by up to approximately 150 feet. Relocation the existing water pipeline away from all runway areas and into public right of way in South 154th Street will improve the integrity of the SPU water system.



When construction is completed and the new pipeline has passed all pressure and water quality tests, it will be connected to the Des Moines Way Pipeline on the west and to the 24th Ave S water line on the east. Currently, the schedule indicates that these connections would take place in about November, 2002 and the new pipeline transferred to the City shortly thereafter. SPU's payment of \$365,000 would occur at that time, but not earlier than September 1, 2002.

The construction cost estimate prepared by the Port for the new pipeline is approximately \$2.5 million. Under the agreement, SPU will reimburse the Port in the amount of \$365,000. Additional expenditures will be absorbed by SPU to cover in-house costs for SPU Project Management, Real Property negotiations, Law Department support, and Water Supply/Quality/Transmission work.

Public Private Partnership Review Status:

Is the project referenced in the legislation subject to P4 review? If yes, identify P4 review to date. NO eview to date. NO

Is the legislation subject to public hearing requirements? If yes, what public hearings have been held to date? NO

Sustainability Issues (related to grant awards):

Estimated Expenditure Impacts:

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Estimated FTE Impacts:							
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	TOTAL						
# Full Time							
Do positions sunset in the	he future?If y	es, identii	y suns	et date?			
Other Issues (including	long-term in	plications	of the	legislatio	n):		



EXHIBIT A

AGREEMENT TO RELOCATE WATER PIPELINE

This Agreement to Relocate Water Pipeline (the "Agreement") is made and entered into as of the __day of _____, 2000, by and between the Port of Seattle, a municipal corporation of the State of Washington ("Port") and The City of Seattle, a city of the first class of the State of Washington, acting by and through Seattle Public Utilities ("SPU"). The Port and SPU are sometimes referred to herein as the "Parties" and either as the "Party."

Recitals

- A. The Port owns and operates Seattle-Tacoma International Airport (the "Airport"), and is engaged in a project to add a third runway to the Airport ("Third Runway Project"). As part of the Third Runway Project, the Port needs to bring the area under the planned third runway, approximately as shown in Exhibit A, ("Third Runway Area") up to a grade compatible with the first and second runways. In so doing, the Port will raise the existing grade of the Third Runway Area by up to 160 feet. Also as part of the Third Runway Project, the Port previously has planned to build a new road north and west of the Airport, to be known as South 154th Street, as shown in Exhibit B ("New Roadway"), and to install electricity, gas, sanitary sewer and storm sewer lines therein. The New Roadway shall be dedicated to the City of SeaTac ("SeaTac") in return for SeaTac's vacation of a portion of the existing South 154th Street and South 156th Street.
- B. SPU owns and operates a water system (the "Water System") that serves customers inside and outside Seattle, including the Airport. As part of the Water System, SPU owns and operates a 36 inch water transmission pipeline that runs east-west under the first and second runways at the Airport, as well as under the planned Third Runway Area, at approximately 4 to 13 feet below existing grade, as shown in Exhibit A ("Existing Pipeline"). The Existing Pipeline is a complete operating integral section of the Water System, used to provide a reliable supply of water to Water District 49 and Highline Water District (collectively, the "Water Districts").
- C. The Port's plan to fill the Third Runway Area would bury a portion of the Existing Pipeline in the Third Runway Area by up to 160 feet.
- D. The Parties wish to relocate the Existing Pipeline out from under all runways at the Airport and have agreed that such relocation shall occur before a third runway is put in service.
- E. The Parties have determined that the most practical way to relocate the Existing Pipeline is for the Port to construct and install a water transmission pipeline in the New Roadway, as shown in Exhibit B (as hereinafter defined, the "New Pipeline"), and for SPU to terminate its use of the Existing Pipeline.



- F. The Parties desire to set forth the terms and conditions, including payment provisions, for construction and installation of the New Pipeline, deactivation of the Existing Pipeline, and, if required hereunder, construction and installation of the Pipeline Improvement (as hereinafter defined).
- G. The New Pipeline and the Pipeline Improvement each will constitute a complete operating integral section of the Water System, and will substitute for and serve the same functions as the Existing Pipeline.

Now, therefore, in consideration of the mutual promises contained herein, the Parties agree as follows:

Agreement

1. Agreement

This Agreement reflects the understanding between the Parties regarding the matters covered herein and incorporates all prior negotiations and agreements between the Parties. It shall be in full force and effect from the date first written above until the date on which the New Pipeline is transferred from the Port to SPU, pursuant to this Agreement. This Agreement includes all Recitals and the following exhibits:

Exhibit A - Airport, with Third Runway Area and Existing Pipeline

Exhibit B - New Roadway

Exhibit C - Design Guidelines

2. New Pipeline

The Port shall design, construct, and install a new water transmission pipeline (including necessary appurtenances) that (i) has a 36 inch inside diameter, (ii) is constructed of Class 52 ductile iron or 36 ksi steel pipe, (iii) is aligned materially in accordance with the alignment depicted on Exhibit B, (iv) is constructed materially in accordance with the Design Guidelines set forth in Exhibit C and (v) otherwise conforms to the terms of this Agreement (the "New Pipeline"). The Parties agree that installation of the New Pipeline shall include inspection, filling, pressure testing, disinfection, flushing, dewatering, rewatering, bacteriological testing (by SPU), and connection of the New Pipeline to the Water System, in accordance with the final plans and specifications for the New Pipeline. However, the New Pipeline Contractor (as hereinafter defined) shall not operate Water System valves in any manner without the prior written consent of SPU.

2.1 <u>Design</u>. To the extent not already completed as of the date hereof, the Parties shall observe the following process for the design of the New Pipeline:



- (a) In the event that at any point in the design/review process the Port determines it is impossible or impracticable to adhere to the Design Guidelines set forth in Exhibit C or the alignment set forth in Exhibit B, the Port shall include with each design submittal required under this section 2.1 a written notation of any deviation from the Design Guidelines or alignment not previously disclosed in a prior submittal and an explanation for the deviation.
- (b) The Parties recognize that time is of the essence, and agree that the design process shall be completed by August 1, 2000 (the "Deadline"), provided that SPU receives a 60% design Complete Submittal (as hereinafter defined) no later than April 26, 2000. If the 60% Complete Submittal is delayed, the Deadline will be extended by the amount of the delay. Accordingly, the Parties shall work expeditiously and cooperatively during the design/review process. The Parties shall endeavor to provide submittals/feedback to the other as early as possible through the design process. Within three (3) working days after receipt of a design submittal, SPU shall notify the Port by email or fax whether the submittal is complete (a "Complete Submittal") or incomplete (an "Incomplete Submittal") in accordance with the criteria set forth below for the applicable submittal.
- (c) If SPU identifies an Incomplete Submittal, the Port shall (unless a disagreement exists) deliver to SPU for review and approval or disapproval a revised submittal as soon as possible and in any event within seven (7) working days. Within three (3) working days after receipt of such revised submittal, SPU shall notify the Port by e-mail or fax whether the submittal is a Complete Submittal or an Incomplete Submittal. This process shall be repeated until SPU determines that the submittal is complete.
- (d) If SPU approves a Complete Submittal required under this section 2.1 with comments, the Port shall incorporate such comments into the next submittal or any disagreement regarding those comments shall be resolved before the Port delivers the next design submittal. If SPU fails to comment on a Complete Submittal within the time set forth below, that submittal shall be deemed to be approved. If SPU disapproves a Complete Submittal required under this section 2.1, the Port shall (unless a disagreement exists) deliver to SPU for review and approval or disapproval a revised submittal addressing the reason(s) for disapproval within seven (7) working days after delivery of the disapproval. No later than seven (7) working days after receipt of such revised submittal, SPU shall deliver its written comments and approval or disapproval to the Port. Any disagreement based on SPU disapproval of a design submittal shall be resolved before the Port delivers the next design submittal.
- (e) The Parties shall meet as necessary to resolve disagreements that may arise in connection with each design submittal. Disputes shall be resolved pursuant to section 9 hereof and the timeframes set forth in this section 2.1 shall be tolled during the pendency of any such dispute.



- (f) In the event that the unexpired periods of time for review, revision and completion of the design of the New Pipeline will extend, when aggregated, beyond the Deadline, all of the remaining periods for review, revision and completion shall be shortened proportionately to ensure completion of the design of the New Pipeline by the Deadline; provided, that there shall be no reduction of the time for SPU's review for delays caused by the Port's delivery of Incomplete Submittals. To the extent of such delays, the Port may extend the Deadline by the number of working days of such delay or reduce the periods for the Port's remaining design and revision by the amount of such delay; provided, that the Port shall not revise the design schedule in a manner that would adversely impact completion and transfer of the New Pipeline to SPU by May 1, 2004. The Port immediately shall inform SPU in writing of revisions to the design schedule.
- (g) Within three weeks following the date hereof, the Port shall deliver to SPU, for its review and approval or disapproval, plans and specifications representing the 30% design submittal for the New Pipeline. The 30% submittal shall include; horizontal and vertical alignment; stationing; location of air valves, line valves, blowoffs, and critical cross sections; and an outline of the specifications. No later than twelve (12) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.
- (h) Within three weeks following SPU's approval of the 30% design submittal, the Port shall deliver to SPU, for its review and approval or disapproval, plans and specifications representing the 60% design submittal for the New Pipeline. The 60% submittal shall include: all details of valves, chambers and connections; cross sections of critical crossings; and completed specifications with sufficient detail to determine the method of thrust restraint. No later than seventeen (17) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.
- (i) Within three weeks following SPU's approval of the 60% design submittal, the Port shall deliver plans and specifications representing the 90% design submittal for the New Pipeline. The 90% submittal shall be a completed design and completed specifications. No later than seven (7) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.
- (j) Within one (1) week following SPU's approval of the 90% design submittal, the Port shall deliver the resulting final plans and specifications as the 100% submittal. Within one week after receipt, SPU shall approve the final plans and specifications for the New Pipeline in writing. Said final plans and specifications, including mutually agreed-upon final evisions and addenda, shall be used in the Port's bid and contract documents for the New Pipeline work.
- (k) The Port shall cause the contract between the Port's consultant, HNTB Corporation, and the designer of the New Pipeline, SVR Design Company, dated to be amended to state explicitly that (i) The City of Seattle is a third party



beneficiary of the entire contract, including without limitation the indemnification provisions thereof, (ii) all representations, warranties and guarantees of SVR Design Company relating to the design of the New Pipeline run to The City of Seattle, and (iii) The City of Seattle shall be named as an additional insured as if it had been so named on the date the design contract was first executed on all policies of insurance the Port requires such designer to carry. Within ten (10) days after execution of this Agreement, the Port shall deliver to SPU a copy of such amended design contract and evidence reasonably acceptable to the Risk Manager of The City of Seattle that The City of Seattle has been named an additional insured in accordance with this subsection (k).

- 2.2 <u>Property Acquisition</u>. The Port represents that it now owns or will own all property necessary for the construction of the New Roadway and the New Pipeline therein, with the exception of the existing S. 154th Street right of way belonging to SeaTac, all as shown in Exhibit B.
- 2.3 Governmental Approvals. The Port has obtained or shall obtain, at its sole cost and expense, all permits and governmental approvals (including without limitation those required by SeaTac) that may be necessary to construct and install the New Pipeline and New Roadway and to fill the Third Runway Area.

2.4 Construction and Installation

- (a) Construction Contract. The Port shall cause the New Pipeline to be constructed and installed in conformance with all public works laws of the State of Washington applicable to it, and shall select its contractor for construction and installation of the New Roadway and the New Pipeline therein ("New Pipeline Contractor") in accordance with such laws. The Port shall cause the contract between the Port and the New Pipeline Contractor ("New Pipeline Contract") to state explicitly that (i) The City of Seattle is a third party beneficiary of the entire contract, including without limitation the indemnification provisions thereof, and (ii) all representations, warranties and guarantees of the New Pipeline Contractor relating to the construction and installation of the New Pipeline are fully assignable to The City of Seattle. Within ten (10) days after execution of the New Pipeline Contract, the Port shall deliver a copy of it to SPU.
- (b) Schedule. The Port represents that it expects to begin construction of the New Pipeline no later than February 1, 2003 and that the New Pipeline will be fully operational and will be transferred to SPU in accordance with section 7.2 no later than May 1, 2004. If for any reason the Port fails to meet this schedule, the provisions of sections 4 and 5 shall apply. The Port shall provide SPU with the New Pipeline Contractor's initial construction schedule and with schedule updates on a timely basis, so that any necessary coordination between the New Pipeline Contractor and SPU can be accomplished. The New Pipeline Contractor shall schedule all testing and connection with SPU at least two months prior to the proposed work; provided, no connection shall be made from June 1 through September 15.



- (c) <u>Change Orders</u>. Either Party may initiate changes to the final plans and specifications for the New Pipeline by submitting the proposed change to the other Party for its review and approval or disapproval. Approval of a proposed change shall not unreasonably be denied. Any proposed change shall be deemed to be approved if written comments are not delivered to the initiating Party within ten (10) working days. The initiating Party shall respond in writing to the reviewing Party's comments. If the reviewing Party disapproves the proposed change or approves it with comments, the proposed change shall not be implemented until the comments are included in the change order or the dispute is resolved in accordance with section 9. All changes necessitated by errors or omissions or unforeseen but necessary revisions to accommodate actual field conditions will be considered a normal construction-related expense and shall be implemented at the Port's sole cost and expense. Any other changes requested by SPU shall be paid for in accordance with section 8.1.
 - (d) <u>Insurance</u>. Prior to the commencement of construction of the New Pipeline, the Port shall (i) cause the New Pipeline Contractor to name The City of Seattle as an additional insured on all policies of liability insurance that the Port requires the New Pipeline Contractor to carry and (ii) provide SPU with evidence reasonably acceptable to the Risk Manager of The City of Seattle that The City of Seattle has been so named.
 - (e) <u>Inspection, Management and Administration</u>. The Port shall provide all project management and inspection necessary to ensure timely construction and installation of the New Pipeline in accordance with the final plans and specifications for the New Pipeline, including the following:
 - (1) The New Pipeline Contractor shall construct, install and connect the New Pipeline strictly in accordance with the final plans and specifications and construction contract addenda approved by the Parties and issued as part of the bidding process, subject to the provisions regarding change orders contained in section 2.4(c). The New Pipeline Contractor shall not operate Water System valves in any manner without the prior written permission of SPU.
 - (2) The Port shall administer the New Pipeline Contract and take the lead role in inspecting and accept the New Pipeline Contractor's work. SPU may, but is not obligated to, observe the work for quality assurance and to aid the Port's inspection staff in coordinating water system activities with regard to the New Pipeline. Field problems found by SPU shall be resolved through the Port's construction administration staff.
 - (3) The Port and the New Pipeline Contractor shall develop and execute any traffic control plans that are required for work on the New Pipeline.
 - (4) If requested, the Port's inspection staff shall forward weekly to SPU any written reports, including without limitation daily inspection reports (inspectors' field notes), relating to construction progress as well as any schedules prepared by the



New Pipeline Contractor regarding work to be performed. SPU shall be invited to project progress/scheduling meetings for the New Pipeline.

- (5) Within one year following SPU's acceptance of the New Pipeline, the Port shall prepare or have prepared "as built" drawings for SPU's permanent records, and provide SPU with a digitized file and Mylar sheets. The digitized file shall be in AutoCAD Release 14 with the water design on its own layer, and the Mylar sheets shall be 24" x 36".
- (6) The Port shall reasonably consult with SPU during the construction process to effectuate the purposes of this Agreement and represent in good faith SPU's interests to the New Pipeline Contractor.
- (7) As part of the installation of the New Pipeline and prior to the New Pipeline Contractor beginning the process of filling, pressure testing, disinfection, flushing, dewatering, rewatering, bacteriological testing (to be conducted by SPU) and connection, SPU may inspect the New Pipeline (by "crawl through" if it deems necessary) and shall inform the Port of deficient work. SPU also may inspect the materials to be used in connection and the connection itself, and SPU shall inform the Port of deficient materials or work. These processes shall be repeated until the deficient work has been corrected.
- (f) Final Approval and Acceptance. Upon completion of the construction and installation of the New Pipeline, the Port shall provide SPU with at least ten (10) working days prior written notice of the Pre Final Inspection, following the receipt of a request from the New Pipeline Contractor for such inspection under the contract documents for the construction of the New Pipeline. SPU shall attend the Pre Final Inspection with the Port and prepare and transmit to the Port a written punchlist of deficient work within ten (10) working days after the Pre Final Inspection. The Port shall provide SPU with written notice of the Final Inspection immediately following the receipt of a request from the New Pipeline Contractor for such inspection under the contract documents for the construction of the New Pipeline. The Final Inspection shall be held at least five (5) working days following the Port's notice to SPU. SPU shall attend the Final Inspection with the Port. The process for Final Inspection shall be repeated until all items of deficient work on the punchlist have been corrected, at which time SPU shall promptly prepare and transmit to the Port a written Notice of Acceptance of the New Pipeline.

2.5 Indemnification.

(a) <u>Prior to Transfer</u>. With respect to occurrences up to and until the Port transfers the New Pipeline to SPU in accordance with Section 7.2, the Port agrees to release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against each and every risk and liability and all losses, damages, claims, demands, suits, judgments, costs, penalties and consultants' and attorneys' fees (each, a "Claim" and collectively, "Claims") (including without limitation designers' and



contractors' Claims and Claims involving Hazardous Substances, as hereinafter defined) that relate to injury or death to any person or damage to any property and that arise out of or are connected in any manner with any work performed to design, construct or install the New Pipeline under this Agreement, provided that in accordance with RCW 4.24.115 (i) the Port's duties under this section 2.5(a) shall not apply to Claims resulting from the sole negligence of SPU or its employees, consultants, contractors or agents and (ii) to the extent that a Claim arises out of the concurrent negligence of SPU or its employees, consultants, contractors or agents, and the Port or its employees, consultants, contractors or agents, the Port's obligations hereunder shall be to the extent of its negligence and that of its employees, consultants, contractor or agents. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.

Port SPU

(b) After Transfer. With respect to occurrences after the Port transfers the New Pipeline to SPU in accordance with Section 7.2, the Port agrees to release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against each and every Claim (including without limitation designers' and contractors' Claims and Claims involving Hazardous Substances) that relates to injury or death to any person or damage to any property and that arises out of or is connected in any manner with the negligence of the Port or its employees or consultant, HNTB Corporation, but only to the extent of their negligence, in connection with any work performed to design, construct or install the Pipeline Improvement under this Agreement. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.

> Port SPU

- 2.6 SPU Review. SPU's review or approval of design submittals, plans or specifications for the New Pipeline or acceptance of the New Pipeline pursuant to section 2 shall not create any obligation or liability of SPU in the event that said plans or specifications or the construction or installation s found to be defective in any manner.
- 2.7 Hazardous Substance. "Hazardous Substance" shall mean any waste, substance or material designated or regulated as "toxic," "hazardous" or "extremely hazardous" under federal, state or local laws.

3. Existing Pipeline

3.1 Deactivation

- (a) Within thirty (30) days after the date of this Agreement, SPU shall acquire the necessary governmental permits and shall complete dewatering the Existing Pipeline. Within sixty (60) days thereafter, SPU shall complete cutting, capping, and any other work necessary to deactivate the Existing Pipeline. The Port shall provide access to the Existing Pipeline at the points reflected on Exhibit A and otherwise cooperate with SPU as necessary to complete this work. If SPU encounters Hazardous Substances when deactivating the Existing Pipeline, SPU shall cease work until such Hazardous Substances are removed and the schedule for deactivation shall be extended by the amount of time necessary to accomplish such removal. The Port shall expeditiously remove Hazardous Substances (if any) from Port property and SPU shall expeditiously remove Hazardous Substances (if any) from Port property. Other than the removal of Hazardous Substances (if any) from Port property, the costs of which shall be borne by the Port, all deactivation work shall be at SPU's sole cost and expense.
- (b) With respect to occurrences up to and until the transfer of the Existing Pipeline in accordance with Section 7.4(a) or May 1, 2004, whichever is earlier, SPU agrees to release, defend and indemnify the Port and its employees and agents from and against each and every Claim that relates to injury or death to any person or damage to any property and that arises out of or is connected in any manner with any work performed pursuant to section 3.1(a) hereof except removal of Hazardous Substances (if any) by the Port; provided, that in accordance with RCW 4.24.115 (i) SPU's duties under this section 3.1(b) shall not apply to Claims resulting from the sole negligence of the Port or its employees, consultants, contractors or agents and (ii) to the extent that a Claim arises out of the concurrent negligence of SPU or its employees, consultants, contractors or agents and the Port or its employees, consultants, contractors or agents, SPU's obligations hereunder shall be to the extent of its negligence and that of its employeees, consultants, contractors or agents. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of SPU's employees or any third parties, SPU expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.

Port SPU

(c) With respect to occurrences after transfer of the Existing Pipeline in accordance with Section 7.4(a) or May 1, 2004, whichever is earlier, SPU agrees to release, defend and indemnify the Port and its employees and agents from and against each and every Claim that relates to injury or death to any person or damage to any property and that arises out of or is connected in any manner with SPU or its employees' negligence, but only to the extent of their negligence, in connection with any work performed by SPU pursuant to section 3.1(a) hereof except removal of Hazardous Substances (if any) by the Port. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port



expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.

Port SPU

3.2 Filling Over Existing Pipeline

(a) Upon the completion of the dewatering work described in section 3.1, the Port may place fill over the Existing Pipeline in the Third Runway Area, as shown in Exhibit A.

(b) The Port agrees to release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against each and every Claim (including without limitation Claims related to Hazardous Substances, contractors Claims, or Claims related to damage to the portions of the Existing Pipeline east and west of the connections of the Pipeline Improvement to the remainder of the Existing Pipeline) related to injury or death to any person or damage to any property (except damage to the portion of the Existing Pipeline replaced by the Pipeline Improvement pursuant to section 4 hereof) arising out of or in any manner connected with any work performed pursuant to the Port's removal of Hazardous Substances pursuant to section 3.1(a) or any work performed pursuant to section 3.2(a) hereof; provided that in accordance with RCW 4.24.115 (i) the Port's duties under this section 3.2(b) shall not apply to Claims resulting from the sole negligence of SPU and (ii) to the extent that a Claim arises out of the concurrent negligence of SPU and the Port, the Port's obligations hereunder shall be to the extent of its negligence. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive any termination or expiration of this Agreement.

Port SPU

4. Improvements to the Existing Pipeline

If construction of the New Pipeline has not begun before February 1, 2003, or if construction of the New Pipeline thereafter ceases or is delayed such that it is unlikely that the New Pipeline could be completed and transferred to SPU by May 1, 2004, the Port shall begin work on designing, constructing and installing an improvement (including necessary appurtenances) to the Existing Pipeline that (i) brings the portion of the Existing Pipeline within the Third Runway Area to a depth of five (5) feet below the grade shown in the final plans and specifications for the Third Runway Project, (ii) extends as far east and west of the Third Runway Area as SPU determines is necessary, but no further east than the point that is 100 feet east of the center line of Perimeter Road



and no further west than the point that is 100 feet east of the center line of 9th Avenue South (each point determined to the nearest pipe joint as located in the field), (iii) follows the alignment of the Existing Pipeline, (iv) is constructed of Class 52 ductile iron or 36 ksi steel pipe, (v) has a 36 inch inside diameter, (vi) is constructed materially in accordance with the Design Guidelines contained in Exhibit D, and (vii) otherwise conforms to the terms of this Agreement (the "Pipeline Improvement"). The Parties agree that installation of the Pipeline Improvement shall include inspection, filling, pressure testing, disinfection, flushing dewatering, rewatering, bacteriological testing (by SPU) and connection (all in accordance with the final plans and specifications for the Pipeline Improvement) with respect to both the connection of the Pipeline Improvement to the Existing Pipeline at the points identified in clause (ii) above (the resulting pipeline is referred to herein as the "Entire Pipeline") and the reconnection of the Entire Pipeline to the Water System. However, the Improvement Contractor (as hereinafter defined) shall not operate Water System valves in any manner without the prior written consent of SPU. The Port's construction, installation, and transfer of the Pipeline Improvement to SPU is not intended, nor shall it be deemed, to relieve the Port of its obligation to construct, install and transfer to SPU the New Pipeline pursuant to this Agreement,

The Port shall, in a timely manner so that completion of the Pipeline Improvement is not delayed, obtain all property and governmental approvals that may be necessary to construct and install the Pipeline Improvement. The Port shall continue to work expeditiously on construction and installation of the Pipeline Improvement, and shall on or before May 1, 2004 transfer to SPU a fully operational Pipeline Improvement; provided, that if the New Pipeline is completed and transferred to SPU prior to May 1, 2004, the Port's obligations with regard to the Pipeline Improvement shall cease. All costs of design, permitting, construction and installation of the Pipeline Improvement shall be borne solely by the Port, except those costs incurred by SPU in connection with the activation of the Entire Pipeline, which costs shall be reimbursed by the Port strictly in accordance with section 8.2.

- 4.1 <u>Design.</u> The Parties shall observe the following process for the design of the Pipeline Improvement:
- (a) In the event that at any point in the design/review process the Port determines it is impossible or impracticable to adhere to the Design Guidelines set forth in Exhibit C or the required alignment, the Port shall include with each design submittal required under this section 4.1 a written notation of any deviation from the Design Guidelines or alignment not previously disclosed in a prior submittal and an explanation for the deviation.
- (b) The Parties recognize that time is of the essence. Accordingly, the Parties shall work expeditiously and cooperatively during the design/review process. The Parties shall endeavor to provide submittals/feedback to the other as early possible through the design process. Within three (3) working days after receipt of a design submittal, SPU shall notify the Port by e-mail or fax whether the submittal is complete (a



"Complete Submittal") or incomplete (an "Incomplete Submittal") in accordance with the criteria set forth below for the applicable submittal.

- (c) If SPU identifies an Incomplete Submittal, the Port shall (unless a disagreement exists) deliver to SPU for review and approval or disapproval a revised submittal as soon as possible and in any event within seven (7) working days. Within three (3) working days after receipt of such revised submittal, SPU shall notify the Port by e-mail or fax whether the submittal is a Complete Submittal or an Incomplete Submittal. This process shall be repeated until SPU determines that the submittal is complete.
- (d) If SPU approves a Complete Submittal required under this section 4.1 with comments, the Port shall incorporate such comments into the next submittal or any disagreement regarding those comments shall be resolved before the Port delivers the next design submittal. If SPU fails to comment on a Complete Submittal within the time set forth below, that submittal shall be deemed to be approved. If SPU disapproves a Complete Submittal required under this section 4.1, the Port shall (unless a disagreement exists) deliver to SPU for review and approval or disapproval a revised submittal addressing the reason(s) for disapproval within seven (7) working days after delivery of the disapproval. No later than seven (7) working days after receipt of such revised submittal, SPU shall deliver its written comments and approval or disapproval to the Port. Any disagreement based on SPU disapproval of a design submittal shall be resolved before the Port delivers the next design submittal.
- (e) The Parties shall meet as necessary to resolve disagreements that may arise in connection with each design submittal. Disputes shall be resolved pursuant to section 9 hereof and the timeframes set forth in this Paragraph 4.1 shall be tolled during the pendency of any such dispute.
- (f) Unless construction of the New Pipeline has begun by February 1, 2003, the Port shall commence design of the Pipeline Improvement and shall, no later than May 1, 2003, deliver to SPU, for its review and approval or disapproval, plans and specifications representing the 30% design submittal for the Pipeline Improvement. If work on the New Pipeline begins by February 1, 2003 but at any time ceases or is so delayed that it is not reasonable to expect that the New Pipeline will be fully operational and transferred to SPU by May 1, 2004, the Port shall deliver such 30% design submittal by the later of May 1, 2003 or within six (6) weeks after work on the New Pipeline ceases or is so delayed. The 30% submittal shall include: horizontal and vertical alignment; stationing; location of air valves, line valves, blowoffs, and critical cross sections; and an outline of the specifications. No later than twelve (12) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.
- (g) Within three weeks following SPU's approval of the 30% design submittal, the Port shall deliver to SPU, for its review and approval or disapproval, plans and specifications representing the 60% design submittal for the Pipeline Improvement.



The 60% submittal shall include: all details of valves, chambers and connections; cross sections of critical crossings; and completed specifications with sufficient detail to determine the method of thrust restraint. No later than seventeen (17) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.

- (h) Within three weeks following SPU's approval of the 60% design submittal, the Port shall deliver plans and specifications representing the 90% design submittal for the Pipeline Improvement. The 90% submittal shall be a completed design and completed specifications. No later than seven (7) working days after receipt of such Complete Submittal, SPU shall deliver its written comments and approval or disapproval to the Port.
- (i) Within one (1) week following SPU's approval of the 90% design submittal, the Port shall deliver the resulting final plans and specifications as the 100% submittal. Within one week after receipt, SPU shall approve the final plans and specifications for the Pipeline Improvement in writing. Said final plans and specifications for the Pipeline Improvement, including mutually agreed upon final revisions and addenda, shall be used in the Port's bid and contract documents for the Pipeline Improvement work.
- (i) The Port shall cause the contract for design of the Pipeline Improvement (the "Pipeline Improvement Design Contractor") to state explicitly that (i) The City of Seattle is a third party beneficiary of the entire contract for design of the Pipeline Improvement, including without limitation the indemnification provisions thereof, (ii) all representations, warranties and guarantees of the Pipeline Improvement Design Contractor relating to the Pipeline Improvement run to The City of Seattle, and (iii) The City of Seattle shall be named as an additional insured on all policies of insurance the Port requires such designer to carry. Within ten (10) days after execution of said design contract, the Port shall deliver to SPU a copy of such contract and evidence reasonably acceptable to the Risk Manager of The City of Seattle that The City of Seattle has been named an additional insured in accordance with this section 4.1.
- 4.2 Governmental Approvals. The Port has obtained or shall obtain, at its sole cost and expense, all permits and governmental approvals (including without limitation those required by SeaTac) that may be necessary to construct and install the Pipeline Improvement and to fill the Third Runway Area.

4.3 Construction and Installation

(a) Construction Contract. The Port shall cause the Pipeline Improvement to be constructed and installed in conformance with all public works laws of the State of Washington applicable to it, and shall select its contractor for construction and installation of the Pipeline Improvement ("Pipeline Improvement Contractor") in accordance with such laws. The Port shall cause the contract between the Port and the Pipeline Improvement Contractor ("Pipeline Improvement Contract") to state explicitly



that (i) The City of Seattle is a third party beneficiary of the entire Pipeline Improvement Contract, including without limitation the indemnification provisions thereof, and (ii) all representations, warranties and guarantees of the Pipeline Improvement Contractor relating to the construction and installation of the Pipeline Improvement run to The City of Seattle. Within ten (10) days after execution of the Pipeline Improvement Contract, the Port shall deliver a copy of it to SPU.

- (b) <u>Schedule</u>. The Port shall provide SPU with the Pipeline Improvement Contractor's initial construction schedule and with schedule updates on a timely basis, so that any necessary coordination between the Pipeline Improvement Contractor and SPU can be accomplished. The Pipeline Improvement Contractor shall schedule all testing and connection with SPU at least two months prior to the proposed work; provided, no connection shall be made from June 1 through September 15.
- (c) <u>Change Orders</u>. Either Party may initiate changes to the final plans and specifications for the Pipeline Improvement by submitting the proposed change to the other Party for its review and approval or disapproval. Approval of a proposed change shall not unreasonably be denied. Any proposed change shall be deemed to be approved if written comments are not delivered to the initiating Party within ten (10) working days. The initiating Party shall respond in writing to the reviewing Party's comments. If the reviewing Party disapproves the proposed change or approves it with comments, the proposed change shall not be implemented until the comments are included in the change order or the dispute is resolved in accordance with section 9. All changes necessitated by errors or omissions or unforeseen but necessary revisions to accommodate actual field conditions will be considered a normal construction-related expense and shall be implemented at the Port's sole cost and expense. Any other changes requested by SPU shall be paid for in accordance with section 8.1.
- (d) <u>Insurance</u>. Prior to the commencement of construction of the Pipeline Improvement, the Port shall (i) cause the Pipeline Improvement Contractor to name The City of Seattle as an additional insured on all policies of liability insurance that the Port requires the Pipeline Improvement Contractor to carry and (ii) provide SPU with evidence reasonably acceptable to the Risk Manager of The City of Seattle that The City of Seattle has been so named.
- (e) <u>Inspection, Management and Administration</u>. The Port shall provide all project management and inspection necessary to ensure timely construction and installation of the Pipeline Improvement in accordance with the final plans and specifications for the Pipeline Improvement, including the following:
- (1) The Pipeline Improvement Contractor shall construct, install and connect the Pipeline Improvement strictly in accordance with the final plans and specifications and construction contract addenda approved by the Parties and issued as part of the bidding process, subject to the provisions regarding change orders contained in section 4.3(c). The Pipeline Improvement Contractor shall not operate Water System valves in any manner without the prior written permission of SPU.



- (2) The Port shall administer the Pipeline Improvement Contract and take the lead role in inspecting and accept the Pipeline Improvement Contractor's work. SPU may, but is not obligated to, observe the work for quality assurance and to aid the Port's inspection staff in coordinating water system activities with regard to the Pipeline Improvement. Field problems found by SPU shall be resolved through the Port's construction administration staff.
- (3) The Port and the Pipeline Improvement Contractor shall develop and execute any traffic control plans that are required for work on the Pipeline Improvement.
- (4) If requested, the Port's inspection staff shall forward weekly to SPU any written reports, including without limitation daily inspection reports (inspectors' field notes), relating to construction progress as well as any schedules prepared by the Pipeline Improvement Contractor regarding work to be performed. SPU shall be invited to project progress/scheduling meetings for the Pipeline Improvement.
- (5) Within one year following SPU's acceptance of the Pipeline Improvement, the Port shall prepare or have prepared "as built" drawings for SPU's permanent records, and provide SPU with a digitized file and Mylar sheets. The digitized file shall be in AutoCAD Release 14 with the water design on its own layer, and the Mylar sheets shall be 24" x 36".
- (6) The Port shall reasonably consult with SPU during the construction process to effectuate the purposes of this Agreement and represent in good faith SPU's interests to the Pipeline Improvement Contractor.
- (7) As part of the installation of the Pipeline Improvement and prior to the Pipeline Improvement Contractor beginning the process of filling, pressure testing, disinfection, flushing, dewatering, rewatering, bacteriological testing (to be conducted by SPU) and connection, SPU may inspect the Pipeline Improvement (by "crawl through" if it deems necessary) and shall inform the Port of deficient work. SPU also may inspect the materials to be used in connection and the connection itself, and SPU shall inform the Port of deficient materials or work. These processes shall be repeated until the deficient work has been corrected.
- (f) Final Approval and Acceptance. Upon completion of the construction and installation of the Pipeline Improvement, the Port shall provide SPU with at least ten (10) working days prior written notice of the Pre Final Inspection, following the receipt of a request from the Pipeline Improvement Contractor for such inspection under the contract documents for the construction of the Pipeline Improvement. SPU shall attend the Pre Final Inspection with the Port and prepare and transmit to the Port a written punchlist of deficient work within ten (10) working days after the Pre Final Inspection. The Port shall provide SPU with written notice of the Final Inspection immediately following the receipt of a request from the Pipeline Improvement Contractor for such inspection under



the contract documents for the construction of the Pipeline Improvement. The Final Inspection shall be held at least five (5) working days following the Port's notice to SPU. SPU shall attend the Final Inspection with the Port. The process for Final Inspection shall be repeated until all items of deficient work on the punchlist have been corrected, at which time SPU shall promptly prepare and transmit to the Port a written Notice of Acceptance of the Pipeline Improvement.

4.4 Indemnification

(a) Prior to Transfer. With respect to occurrences up to and until the Port transfers the Pipeline Improvement to SPU in accordance with section 7.1, the Port agrees to release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against each and every Claim (including without limitation designers' and contractors' Claims and Claims involving Hazardous Substances) that relate to injury or death to any person or damage to any property and that arise out of or are connected in any manner with any work performed to design, construct or install the Pipeline improvement under this Agreement, provided that in accordance with RCW 4.24.115 (i) the Port's duties under this section 4.4(a) shall not apply to Claims resulting from the sole negligence of SPU or its employees, consultants, contractors or agents and (ii) to the extent that a Claim arises out of the concurrent negligence of SPU or its employees, contractors or agents, and the Port or its employees, consultants, contractors or agents, the Port's obligations hereunder shall be to the extent of its negligence and that of its employees, consultants, contractors or agents. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.

Port SPU

(b) After Transfer. With respect to occurrences after the Port transfers the Pipeline Improvement to SPU in accordance with section 7.1, the Port agrees to release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against each and every Claim (including without limitation designers and contractors' Claims and Claims involving Hazardous Substances) that relates to injury or death to any person or damage to any property and that arises out of or is connected in any manner with the negligence of the Port or its employees or its consultant, HNTB Corporation, but only to the extent of their negligence, in connection with any work performed to design, construct or install the Pipeline Improvement under this Agreement. Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The aforesaid indemnification has been explicitly and mutually negotiated by the Parties and shall survive the termination or expiration of this Agreement.



4.5 <u>SPU Review</u>. SPU's review or approval of plans or specifications for the Pipeline Improvement or acceptance of the Pipeline Improvement pursuant to section 4 shall not create any obligation or liability of SPU in the event that said plans or specifications or the construction or installation of the Pipeline Improvement is found to be defective in any manner.

5. Allocation of Risk

- 5.1 Intent of Parties. The Parties specifically acknowledge and agree that the Existing Pipeline is an integral part of the Water System and is necessary for SPU's reliable provision of water to the Water Districts. The Parties also acknowledge and agree that the New Pipeline will serve the same function as the Existing Pipeline. The Parties further acknowledge and agree that SPU would not have been willing to enter into this Agreement without the Port's representation that the New Pipeline is expected to be fully operational and transferred to SPU prior to May 1, 2004, and the Port's obligation to provide SPU with the Pipeline Improvement on such date in the event that the New Pipeline cannot be delivered on schedule. Consequently, if both: (i) the New Pipeline or the Pipeline Improvement has not been transferred to SPU prior to May 1, 2004 in conformance with this Agreement and (ii) for any reason whatsoever (other than SPU's willful refusal to transmit water to the Water Districts when such transmission is practicable and prudent), SPU's ability to transmit water to the Water Districts on and after May 1, 2004 is reduced or eliminated, then the Port shall assume risk as set forth in section 5.2.
- 5.2 Risk Allocation. Commencing May 1, 2004 and continuing until the earlier of the transfer of the New Pipeline or the Pipeline Improvement to SPU, the Port shall release, defend and indemnify SPU, The City of Seattle and its employees and agents from and against any and every Claim (including without limitation Claims of the Water Districts and extraordinary costs incurred for rapid repair of damaged water transmission lines that had been used to serve the Water Districts) arising out of or in any manner connected with SPU's failure or reduced ability to transmit water to the Water Districts, which failure or reduced ability is related in any manner to the deactivation of the Existing Pipeline (other than SPU's willful refusal to so transmit water when such transmission is practicable and prudent). Solely for the purpose of effectuating the foregoing indemnity and not for the benefit of the Port's employees or any third parties, the Port expressly waives any immunity that may be granted to it under the Washington State Industrial Insurance Act, Title 51 RCW. The Parties agree that the indemnification provided in this section 5.2 has been explicitly and mutually negotiated by the Parties and shall survive termination or expiration of this Agreement.

Port

SPU

If a court of competent jurisdiction, all appeals having been exhausted or all appeal periods having run, determines that the Port's indemnification obligations under this

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section 5 are governed by RCW 4.24.115, then the limitations on indemnification contained therein shall apply.

The Port's obligations under this section 5.2 shall not be deemed to diminish or eliminate the Port's obligations under section 6. Notwithstanding any provision of this Agreement to the contrary, until and through April 30, 2004, SPU shall be responsible for all liability and risk that it may incur in connection with its obligations to supply water to the Districts; provided, that this sentence is not intended nor shall it be interpreted, to relieve the Port from liability for damaging any operational portion of the New Pipeline or the Entire Pipeline.

6. Completion of Third Runway

Notwithstanding any provision of this Agreement to the contrary (including the completion of the Pipeline Improvement), (i) the Port shall construct and install the New Pipeline pursuant to section 2 and transfer the New Pipeline to SPU pursuant to section 7 prior to putting into use a third runway in the Third Runway Area, and (ii) SPU shall pay for the New Pipeline in accordance with section 8.1.

7. Transfer of Property Interests

- 7.1 Pipeline Improvement. As soon as practicable following acceptance by SPU pursuant to section 4.3(f) but not later than May 1, 2004, the Port shall transfer the Pipeline Improvement to SPU, at no cost, pursuant to the terms of this Agreement; provided, that the Port shall have no obligations under this section 7.1 if the Port transfers the New Pipeline to SPU on or before May 1, 2004. As part of the transfer of the Pipeline Improvement, the Port shall execute a bill of sale or other mutually agreeable transfer document for the Pipeline Improvement and, unless already enjoyed by SPU, an assignment of the designer's and contractor's representations, warranties and guarantees. There shall be no liens on the Pipeline Improvement at the time of transfer, and the Port shall so represent and warrant. In addition, the Port shall grant a nonexclusive easement with respect to the property ten (10) feet on each side of the centerline of the Pipeline Improvement, for the length of the Pipeline Improvement, with such additional width at specific locations as may be necessary to accommodate appurtenances shown in the final plans and specifications. Said easement shall contain such limitations on the Port's grant of other easements as are reasonably necessary to protect the integrity of the Pipeline Improvement and otherwise shall be in form and substance mutually agreeable to the Parties. The Parties agree to execute such additional documents as shall be reasonably necessary to effectuate the aforesaid transfer of the Pipeline Improvement and grant of easement.
- 7.2 New Pipeline. The Port shall transfer the New Pipeline to SPU pursuant to the terms of this Agreement not later than May 1, 2004, unless the Port has transferred the Pipeline Improvement to SPU by that date. Notwithstanding the previous sentence, on or before the date on which the Port transfers the New Roadway to SeaTac, the Port shall transfer the New Pipeline to SPU pursuant to the terms of this Agreement. As part



of the transfer of the New Pipeline to SPU, the Port shall execute a bill of sale or other mutually acceptable transfer document for the New Pipeline and, unless already enjoyed by SPU, an assignment of the designer's and contractor's representations, warranties and guarantees. There shall be no liens on the New Pipeline at the time of transfer, and the Port shall so represent and warrant. In addition, to the extent that the New Pipeline is located in property owned by the Port following the transfer of the New Pipeline to SPU. the Port shall grant a nonexclusive easement with respect to such portion(s) of the New Pipeline. Upon transfer of any portion of the easement area to SeaTac, SPU's rights under the easement shall terminate with respect to the applicable portion of the New Pipeline. To the extent feasible, said easement shall be ten (10) feet on each side of the centerline of the New Pipeline, for the length of the New Pipeline, with such additional width at specific locations as may be necessary to accommodate appurtenances shown in the final plans and specifications. Said easement shall contain such limitations on the Port's grant of other easements as are reasonably necessary to protect the integrity of the New Pipeline, and otherwise shall be in form and substance mutually agreeable to the Parties. The Parties agree to execute such additional documents as shall be reasonably necessary to effectuate the aforesaid transfer of the New Pipeline and grant of easement. The aforesaid transfer of the New Pipeline shall be at no cost to SPU, except as provided in section 8.1.

7.3 Interim Transmission of Water. Following SPU's delivery of a Notice of Acceptance of the New Pipeline or the Pipeline Improvement and prior to its transfer to SPU pursuant to section 7.2 or 7.1, as applicable, the Port, at its convenience and absolute discretion, may extend to SPU, at no charge, a license to transmit water through either the Pipeline Improvement or New Pipeline, as applicable. Said license shall be subject to revocation at the Port's convenience and absolute discretion and shall provide that if the Port revokes the license, the Port (i) shall be responsible and pay for all additional watering, dewatering, pressure testing, disinfecting and flushing that SPU may determine is necessary to reactivate the New Pipeline or the Pipeline Improvement, as applicable, and (ii) shall reimburse SPU for costs it incurs in performing additional bacteriological testing and assisting the Port's contractor in accomplishing the activities set forth in clause (i) of this sentence. Notwithstanding any other provision of this Agreement, however, the Port shall grant SPU upon its written request and at no charge, an irrevocable license to transmit water through the New Pipeline or the Pipeline Improvement, as applicable, for thirty (30) days prior to transfer of such pipeline to SPU.

Any license issued pursuant to this section 7.3 shall provide that SPU shall release, defend and indemnify the Port and its employees and agents from and against each and every Claim arising out of or connected with the operation of, and transmission of water through, the New Pipeline or Pipeline Improvement (as applicable) during the period of the license, except to the extent that such Claim arises out of or is connected with any work performed to design, construct or install the New Pipeline or any other act or omission of the Port or its employees, contractors or agents.

7.4 Existing Pipeline

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- (a) Simultaneously with the transfer of the New Pipeline to SPU pursuant to section 7.2, SPU shall transfer the Existing Pipeline (including the Pipeline Improvement, if applicable) to the Port, at no cost, in accordance with this Agreement. As part of said transfer, SPU shall execute a bill of sale for Existing Pipeline. There shall be no liens on the Existing Pipeline at the time of transfer, and SPU shall so represent and warrant. The Parties agree to execute such additional documents as shall be reasonably necessary to effectuate the aforesaid transfer of the Existing Pipeline.
- (b) Simultaneously with the transfer of the Existing Pipeline to the Port pursuant to section 7.4(a), SPU shall relinquish or the Parties shall negotiate in good faith to amend, as applicable, SPU's existing easements with regard to the Existing Pipeline (including the Pipeline Improvement, if applicable), so that SPU's easements accurately reflect Water System installations within the Airport.
- (c) If the Pipeline Improvement is constructed, the Entire Pipeline put into service, and the Pipeline Improvement transferred to SPU pursuant to section 7.1, the Parties shall negotiate in good faith to amend SPU's easements with regard to the Existing Pipeline so that they conform to the actual location of the Existing Pipeline.

8. Payment

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- 8.1 SPU shall reimburse the Port for a portion of the costs incurred by the Port in the construction and installation of the New Pipeline in accordance with this Agreement. Except as otherwise provided in this section, such reimbursement shall be in the total amount of Three Hundred Sixty Five Thousand Dollars and No Cents (\$365,000.00), regardless of the actual cost or date of completion of the New Pipeline. Said reimbursement amount includes retail sales tax and any other tax that may be owing on the property transferred or on the transaction. Reimbursement shall be made upon the later of the date of transfer of the New Pipeline to SPU or September 1, 2002. In addition, SPU shall, on the date that reimbursement occurs pursuant to the previous sentence, reimburse the Port for the actual out-of-pocket costs of all change orders initiated by SPU that are not normal construction-related expenses, as described in section 2.4(c).
- 8.2 The Port shall reimburse SPU for a portion of the costs incurred by SPU in inspecting and bacteriologically testing the Entire Pipeline, and assisting the Improvement Contractor in accomplishing installation of the Pipeline Improvement in accordance with this Agreement. Such reimbursement shall be in the total amount of Forty Two Thousand Dollars and No Cents (\$42,000.00), regardless of the actual cost or date of completion of said inspection. Reimbursement shall be made within thirty (30) days of the Port's receipt of notice from SPU that the necessary inspections have been completed. Should said inspections indicate that deactivated portions of the Entire Pipeline were been damaged by the Port during construction of the Third Runway Project or other Airport operations, the Port shall reimburse SPU for the actual cost of repair of such damage.



9. Dispute Resolution

The Parties shall negotiate in good faith and use their best efforts to resolve any disputes that may develop under this Agreement. If the persons identified in section 10.6 cannot resolve a dispute, it shall be referred to the Third Runway Program Manager of the Port and the Engineering Services Branch Executive of SPU. If such persons cannot resolve that dispute, it shall be referred to the Director of Aviation Project Management Group of the Port and the Managing Director of SPU for resolution. Only upon failure to resolve the dispute through the foregoing process may either Party pursue legal action. The prevailing Party to any action shall be entitled to its reasonable costs and expenses, including fees and costs of in-house attorneys and paralegals.

10. General Provisions

- 10.1 <u>Applicable Law</u>. This Agreement shall be governed by the laws of the State of Washington. Each Party shall cause all work for which it is responsible under this Agreement to be carried out in accordance with all applicable laws and regulations, including without limitation public works laws and laws prohibiting discrimination based on sex, sexual orientation, race, color, national origin, ancestry, creed, religion, political ideology, age, marital status, or the presence of any sensory, mental or physical handicap. Failure to comply with the foregoing shall be a material breach of this Agreement.
- 10.2 Entire Agreement: Modification. This Agreement (including recitals and attached Exhibits) constitutes the entire agreement between the Parties. No representations, whether written or otherwise, between the Parties not contained or incorporated herein by reference shall be of any force or effect. This Agreement may be modified or amended only by the written agreement of the Parties.
- 10.3 <u>Severability</u>. If any provision hereof is held by a court of competent jurisdiction, all appeals having been exhausted or all appeal periods having run, to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- 10.4 <u>No Waiver</u>. No delay or failure to exercise any right, power or remedy accruing to one Party on any breach or default by the other Party shall impair any such right, power or remedy, nor be construed as a waiver of any such breach or default.
- 10.5 No Third Party Beneficiaries. 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.
- 10.6 Notices. All notices, approvals, proposed change orders, design submittals and invoices required in connection with this Agreement shall be in writing and deemed to have been duly given if personally delivered or sent by fax, United States mail or overnight delivery service, or as otherwise specified in this Agreement, each with proof



of receipt, to the respective representatives of the Parties, as shown below, or as otherwise indicated in written notice from one Party to the other.

Seattle Public Utilities
Water Engineering
6th Floor, Dexter Horton Building
710 Second Avenue
Seattle, Washington 98104
Fax: 206-684-8535

Attn: Karen York

Port of Seattle Seattle-Tacoma International Airport Project Management Group 17900 International Blvd. Suite, 301 Seattle, Washington 98188 Fax: 206-248-6876

Attn: Third Runway Embankment Proj. Mgr

- 10.7 <u>Interpretation</u>. The provisions of this Agreement shall be construed as a whole according to their common meaning and consistent with the provisions contained herein in order to achieve the objectives and purposes of this Agreement. Each Party and its counsel has reviewed and revised this Agreement and agrees that the normal rules of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Agreement.
- 10.8 <u>Jurisdiction and Venue</u>. In the event any action is brought under this Agreement, jurisdiction shall be had in the King County Superior Court for the State of Washington or the United States District Court for the Western District of Washington, and venue shall lie exclusively in Seattle, Washington.
- 10.9 <u>Time is of the Essence</u>. For the purposes of this Agreement and obligations hereunder, time is of the essence.
- 10.10 <u>Counterparts</u>. This Agreement may be executed in counterparts, and each such counterpart shall be deemed to be an original instrument, but all such counterparts together shall constitute but one agreement.



10.11 <u>Authority</u>. Each person signing below represents that he or she has the requisite authority to bind the Party on whose behalf he or she is signing.

In witness whereof, the Parties have executed this Agreement as of the date first written above.

Po	ORT OF SEATTLE	
Ву:		
•	Name:	
	Title:	
· T	HE CITY OF SEATTLE	
By:		
	Diana Gale Managing Director, Seattle Public	Utilitie

EXHIBIT C

Design Guidelines

Hydraulic Design Criteria

- A. Static Head: 499 ft. NAVD-88 datum
- B. Minimum Surge Pressure: 50 psi
- C. Minimum Design Head: 614 ft. NAVD-88 datum

Pipeline Specifications

- A. Pipe Material: 36 ksi Steel or Class 52 Ductile Iron
 - 1. Joints: Welded lap joint with air test holes for seel pipe. Restrained Joint (boltless and flexible) for Ductile Iron
- B. Allowable Stresses: 50% of Yield for internal pressure. Maximum out-of-round tolerance of 2% under H-20 loading for external loading.
- C. Pipe Diameter: 36" finished internal diameter.
- D. Lining: Cement mortar
- E. Coating: 80 mil multi-layer polyethylene tape coating for steel pipe. Ductile iron pipe shall have polyethylene encasement. In soils having resistivity values lower than 10,000 ohm-cm, ductile iron pipe shall have thermoplastic bonded coating system.
- F. Pipe installed above ground must be supported to withstand 1.5 g vertical and horizontal acceleration. Steel pipe installed above ground shall be coated with a durable UV resistant coating.

Horizontal and Vertical Alignment

- A. 5 ft. cover minimum. 12" clear of any crossing utilities. 3 ft. clear of any adjacent utilities.
- B. Alignment tied to street & county monuments. Pipe stationing tied to a control line.
- C. Plans shall show stationing, bearings, and curve data. Horizontal and vertical curves generally avoided unless following an existing alignment.
- D. Place vertical bends to the nearest 10 ft. station and nearest 1 ft. elevation where possible.
- E. Minimum slope: 1%

Appurtenances

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- A. Chambers shall be precast where possible. Provide 18" clearance below and 3' clearance around pipe. Support pipe with adjustable pipe stands. Wall penetrations shall be sealed with plastic foam and grout. Provide entry manholes and ladders. Provide square hatches when chamber is not located in a road. Provide chamber drains when possible.
- B. Combination Air Valves
 - 1. Locate at high points to prevent internal vacuum.
 - 2. Size valves for normal filling and draining and normal transient conditions. 2 inch minimum size.
 - 3. Valve air supply must be tight piped above ground to prevent cross connection.
- C. Blowoff Valves
 - 1. Locate at low points to drain the pipeline.
 - 2. 6" minimum size, sufficient size to drain the pipe in 24 hours.
 - 3. Air gap on discharge pipe to prevent cross connection. 1" corporation stop at bottom of pipe in vault to allow drainage of blowoff piping.
 - 4. Permit rights for discharge to drainage course.
- D. Line Valve: 36" butterfly valve, welded steel pipe and fittings at connections to main line.
- E. Manholes: every 1000'. 24"ID top flange. Try to locate in combination with other appurtenances.
- F. Outlets: For known connections and future use. Valved.
- G. Cathodic Protection: continuous joint bonding for the entire length. Electrically isolated at connections to main line. 17 lb. magnesium anodes bonded at 100 ft. intervals for tape and thermoplastic coated pipe.

Pipe Installation

A. Conform to City of Seattle Standard Specifications



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STATE OF WASHINGTON - KING COUNTY

119138 City of Seattle, City Clerk

s.

No. ORD.TITLES

Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

CTOT: 11956-119964

was published on

06/08/00

The amount of the fee charged for the foregoing publication is the sum of \$, which amount has been paid in full.

Subschibed and sworn to before me on

06/08/00

Notary Public for the State of Washington, residing in Seattle

Affidavit of Publication

THE ONLY PUBLICATION

TITLE-ORLY PUBLICATION

The full tank of the following ordinances, passed by the City Council on May 30, 2000, by the City Council on May 30, 2000, by the city Council on the control of the control of the control of the control of the council of City Clerk at 684-8544. ORDINANCE NO. 119964

AN ORDINANCE appropriating money to pay certain audited claims and ordering the payment thereof.

ORDINANCE NO. 119963

ORDINANCE NO. 119963

AN ORDINANCE Relating to the use of Opportunity funds for implementation of neighborhood plants; authorized various City department to enter letting various City department appecified neighborhood plants to implement specified neighborhood producing the expenditure applicatory relucing the expenditure applicatory relucing the expenditure of the 2000 budget of Finance General and components of the control of these various City departments to carry out those projects; and transfer funds.

ORDINANCE Nt. 19962

AN ORDINANCE Relating to the Sent-

ORDINANCE NO. 19982

AN ORDINANCE Relating to the Seattile Center; authorizing the Seattle Center
Director to execute a Second amendment
to the Facility Use and Occupancy Agreement with the Seattle Children Theater
Technical Favilion addition.

ORDINANCE NO. 119961

AN ORDINANCE Relating to the Seat-tle Center Department; authorizing the ex-ceution of the second amendment to the Premises Use & Occupancy Agreement with SSI, Inc.

ORDINANCE NO. 118957

ORDINANCE NO. 119957

AN ORDINANCE Relating to Scattle
Public Utilities, authorizing the execution
of a contract with the Port of Scattle for
construction of water system improvements at Scattle Tacoma International Airport, and authorizing transfers of property
interests in connection therewith.
ORDINANCE NO. 119958

ORDINANCE NO. 119956

AN ORDINANCE Related to the Boost
Program; adding amending, and repealing
various provisions of Ordinance 119902 to
finaliza design for a pilot small business
contracting program, to clarify the process
to be used for the program; and making
other amendments thereto.

ORDINANCE NO. 119960

AN ORDINANCE Relations

other amendments thereto.
ORDINANCE NO. 119920
AN ORDINANCE Relating to the Seatthe Centar Department, authorizing the execution. The same of the

ORDINANCE NO. 119856

AN ORDINANCE Authorizing the May or his representative to enter two a fine to the control of the control

City Clerk.

City Clerk

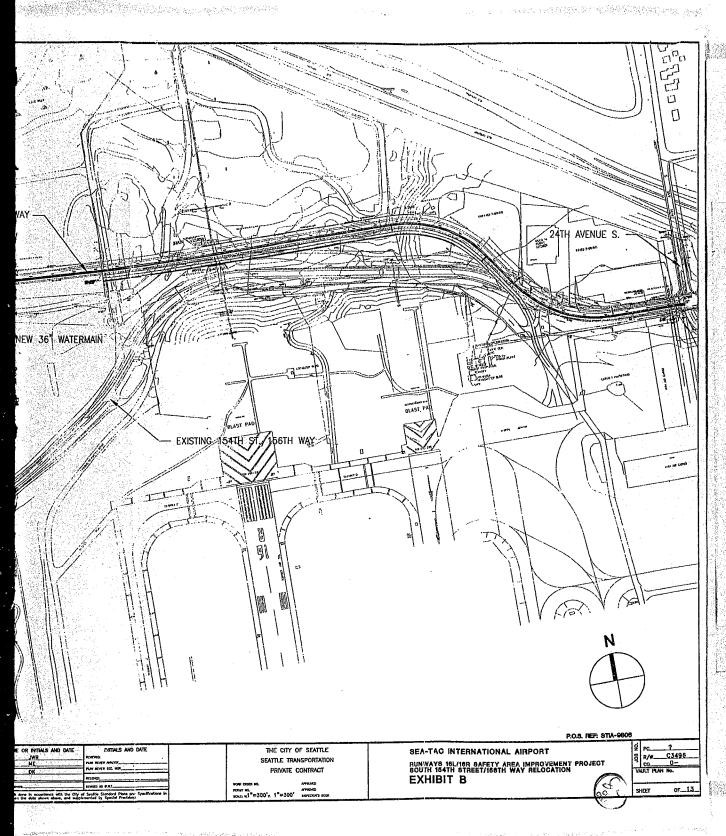
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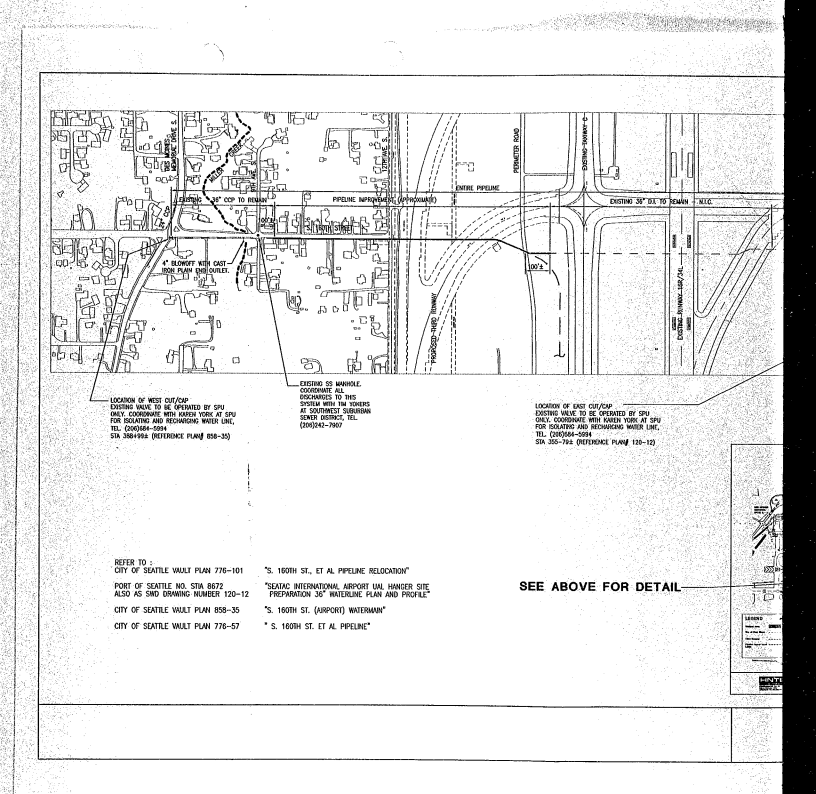
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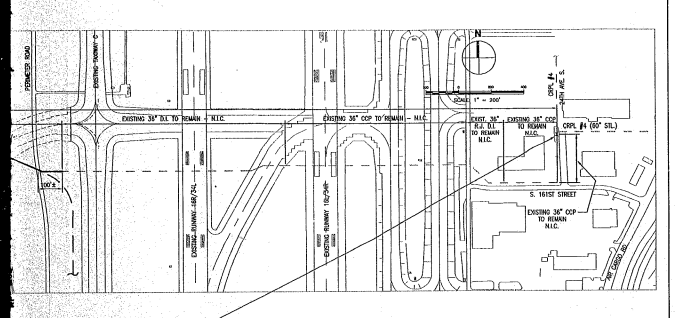
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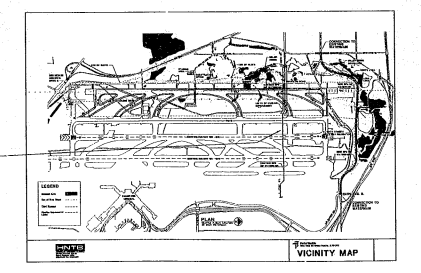








LOCATION OF EAST CUT/CAP EXISTING VALUE TO BE OPERATED BY SPU ONLY, COORDINATE WITH KAREN YORK AT SPU FOR ISOLATING AND RECHARGING WATER LINE, TEL (200)684-5994. STA 355-79± (REFERENCE PLANF 120-12)



SEE ABOVE FOR DETAIL

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SEATAC THIRD RUNWAY PROJECT EXHIBIT A

