

SEATTLE CITY COUNCIL

Legislative Summary

CB 118888

Record	No.:	CB	118888
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Type: Ordinance (Ord)

Status: Passed

Version: 3

Ord. no: Ord 125243

In Control: City Clerk

File Created: 11/30/2016

Final Action: 01/13/2017

Title: AN ORDINANCE relating to the sale of City real property for multifamily development; declaring the property located at 12705 30th Avenue Northeast surplus to the City's needs and authorizing its sale to the Low Income Housing Institute or its designee; and authorizing the Director of Finance and

Administrative Services to execute and deliver the contract for transfer of land,

		deed, and re	nated docum	monto,				
							<u>Date</u>	
	Notes:				Filed with	City Clerk:		
					Mayor's S	ignature:		
	Sponsors: Burgess			Vetoed by	Vetoed by Mayor:			
	•	-			Veto Overridden:			
					Veto Sust	ained:		
A	ttachments:	Att A - Term	Sheet					
Drafter: adam.schaefer@seattle.gov			Filing Requirements/Dept Action:					
Histo	ory of Legisl	ative File			Legal Notice Published:	☐ Yes	□ No	
Ver-	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result
1	Mayor		12/02/2016	Mayor's leg transmitted to Council	City Clerk			

City Clerk

12/02/2016 sent for review

Council

Action Text:

President's Office

The Council Bill (CB) was sent for review. to the Council President's Office

Notes:

Notes:

Council President's Office

12/06/2016 sent for review

Affordable Housing, Neighborhoods, and Finance Committee

Action Text:

The Council Bill (CB) was sent for review to the Affordable Housing, Neighborhoods, and Finance

Committee

Notes:

1 Full Council

01/03/2017 referred

Affordable Housing, Neighborhoods, and Finance Committee

1 Affordable Housing,

01/04/2017 pass as amended

Pass

Neighborhoods, and Finance Committee

nance Committee
Action Text: T

The Committee recommends that Full Council pass as amended the Council Bill (CB).

Notes:

A public hearing was held on this item.

In Favor: 2 Chair Burgess, Vice Chair Herbold

Opposed: 0

2 Full Council

01/09/2017 passed as amended

Pass

Action Text:

The Motion carried, The Council Bill (CB) was passed as amended by the following vote, and the

President signed the Bill:

Notes:

ACTION 1:

Motion was made by Councilmember Herbold, duly seconded and carried, to amend Council Bill 118888, by substituting version 8 for version 7.

Councilmember Johnson left the Council Chamber at 3:09 p.m.

ACTION 2:

Motion was made and duly seconded to pass Council Bill 118888 as amended.

Councilmember Johnson

In Favor: 7

Councilmember Burgess, Councilmember González , Council President Harrell, Councilmember Herbold, Councilmember Juarez, Councilmember

O'Brien, Councilmember Sawant

Opposed: 0
Absent(NV): 1

• •

Mayor

3 City Clerk

01/10/2017 submitted for

Mayor's signature

3 Mayor

01/13/2017 Signed

3 Mayor

01/13/2017 returned

City Clerk

3 City Clerk

01/13/2017 attested by City

Clerk

Action Text:

The Ordinance (Ord) was attested by City Clerk.

Notes:

CITY OF SEATTLE 1 ORDINANCE 125243 2 COUNCIL BILL 118888 3 4 AN ORDINANCE relating to the sale of City real property for multifamily development; 5 declaring the property located at 12705 30th Avenue Northeast surplus to the City's needs 6 and authorizing its sale to the Low Income Housing Institute or its designee; and 7 authorizing the Director of Finance and Administrative Services to execute and deliver 8 the contract for transfer of land, deed, and related documents. 9 10 WHEREAS, pursuant to Ordinance 82426, The City of Seattle acquired the property at 12705 11 30th Avenue Northeast (Property) by annexation in 1953, and used it continuously until 12 2010 for Fire Station 39; and 13 WHEREAS, on November 4, 2003, Seattle voters approved the Fire Facilities and Emergency 14 Response Levy Program (Fire Facilities Program), proposed under Ordinance 121230, 15 which included funds for a new Fire Station 39, which is now operational; and 16 WHEREAS, the funding plan for the Fire Facilities Program assumed that the proceeds from the 17 sale of former Fire Station 39 would be deposited back into that program; however, other 18 funding sources have been identified and proceeds from this property are not needed; and 19 WHEREAS, in 2011, the Seattle City Council adopted Resolution 31292 stating the intent to 20 review alternatives for meeting shelter needs in the city, including renovating Fire Station 21 39 as a possible long-term shelter or housing facility; and 22 WHEREAS, in 2012, the City Council adopted a Statement of Legislative Intent requesting the 23 Executive to develop a proposal for the future development of Fire Station 39 to include 24 long-term housing for low-income or formerly homeless individuals or families; and 25 WHEREAS, at the request of the City Council, the Executive included in the 2013 -2014 26 Proposed Budget, \$950,000 in funding to support the capital costs associated with the 27

development of low-income housing at Fire Station 39, with those funds specifically targeted for the development of the ground floor space that would provide services desired by the community; and

WHEREAS, in September 2014, the City Council adopted Resolution 31546, in which the Mayor and City Council jointly convened the Seattle Housing Affordability and Livability Agenda (HALA) Advisory Committee, and in particular to promote the development and preservation of affordable housing for residents of the City; and

WHEREAS, in July 2015, HALA published its Final Advisory Committee Recommendations and the Mayor published *Housing Seattle: A Roadmap to an Affordable and Livable City*, which outlines a multi-prong approach of bold and innovative solutions to address Seattle's housing affordability crisis; and

WHEREAS, in October 2015, the Mayor proposed and the City Council adopted Resolution 31622 declaring the City's intent to expeditiously consider strategies recommended by the HALA Advisory Committee; and

WHEREAS, the final HALA Advisory Committee Recommendations include prioritizing the use of surplus City property for development of affordable housing; and

WHEREAS, the Office of Planning and Community Development led an integrated planning effort in the Lake City neighborhood that included the redevelopment of the Property for low-income housing and preschool purposes and after a competitive process led by the Office of Housing, the City selected the Low Income Housing Institute (LIHI) as its preferred developer for the Property; and

WHEREAS, in accordance with Resolution 30862, the Director of Finance and Administrative Services (Director) investigated the suitability of the property for other municipal

purposes and the Final Recommendation Report on the Reuse and Disposal of the 1 Property at 12705 30th Avenue NE (Report) was published and it includes the 2 determination that neither the Seattle Fire Department nor any other City department has 3 4 a current or future need for the Property; and WHEREAS the Report recommends that the Property be transferred to LIHI or its designee, at 5 no cost, in exchange for LIHI's commitment to build and operate a minimum of 70 units 6 of affordable housing, approximately 6,605 gross square feet of first-floor commercial 7 space suitable for build-out as preschool/childcare space, approximately 1,752 square feet 8 9 of outdoor play area, and other amenities; and WHEREAS, the Department of Education and Early Learning (DEEL) is administering the 10 Seattle Preschool program, a four-year demonstration phase project to provide voluntary, 11 high-quality and affordable preschool; and 12 WHEREAS, funding for the preschool has been identified in the 2017 Adopted and 2018 13 Endorsed Budgets and funding for the housing development will be allocated by the 14 Office of Housing as part of the 2016 Notice of Funding Availability process; 15 NOW, THEREFORE, 16 17 BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The City of Seattle (City) approves the steps documented in the Final Disposition Report on the Evaluation of Re-use and Disposal Options for PMA 136 - Former Fire Station 39.

Section 2. The property located at 12705 30th Avenue NE, legally described in Section 3 below, is hereby found and declared to be no longer required for municipal purposes and is

22 hereby declared surplus to the City's needs.

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Section 3. The Director of Finance and Administrative Services (Director) is authorized to enter into and perform an agreement (Agreement) with the Low-Income Housing Institute (LIHI), a Washington nonprofit corporation, or with a designee of LIHI approved by the Director (LIHI and any approved designee, and any assignee of the Agreement approved by the Director, are referred to as Transferee), for the transfer of the Property legally described as:

Lots 9 and 10 in Block 1 of Kenwood Division TWO, according to the plat recorded in Volume 21 of Plats at Page 28, in King County, Washington

(Property) on the terms and subject to the conditions authorized in this ordinance. The Agreement shall reflect the provisions included in the Term Sheet attached to this ordinance as Attachment A, with such revisions and additions, not inconsistent with the express terms of this ordinance or with applicable law, as the Director may determine are reasonably necessary to carry out the intent of this ordinance. In order to carry out the Agreement for and on behalf of the City, the Director is authorized to execute a quitclaim deed for the Property and such environmental covenants, either contained in the deed or a separate covenant agreement, as the Director determines are necessary for the City's protection and benefit, and upon satisfaction of the conditions precedent under the Agreement, except for any that may be waived in writing by the Director, the Director is authorized to cause the deed to be recorded and delivered to the Transferee. The Director is authorized to execute, deliver, accept, record, modify, enforce, and administer such other documents, which may include amendments and extensions to the Agreement, and take such other actions, as the Director shall deem necessary or advisable to implement the purpose of this ordinance. The Director may call upon the Director of the Office of Housing to assist in administering any aspect of the Agreement.

Section 4. The Transfer Agreement shall require LIHI to use diligent efforts to pursue design work, financing applications, environmental reports, permit applications, and all other steps necessary to construct and permanently finance improvements on the Property as described in Section 5 of this ordinance. All such efforts of LIHI shall be at its own expense and risk. The Agreement may provide interim deadlines as deemed appropriate by the Director, which may be extended in the discretion of the Director. The Agreement shall terminate if the conditions to transfer of the property by the City are not satisfied within 15 months of the effective date of this ordinance, except that extensions may be granted by the Director if in the Director's judgment an extension furthers the City's objectives.

Section 5. The improvements to be developed on the Property are to include at least 70 units of housing for 60 percent of median income households, with rents affordable to such households, together with approximately 6,605 gross square feet of commercial space suitable for childcare or preschool purposes, approximately 1,752 square feet of outdoor play area, and certain other amenities, all substantially as defined in the Agreement. The housing units will be a mix of studios, one, two, and three bedroom apartments. The housing, commercial space, and outdoor play area, together with any additional improvements to be developed on the Property with the approval of the Director and all necessary regulatory approvals, are referred to in this ordinance as the "Project".

Section 6. The City Council recognizes that the actual development capacity of the Property will depend upon the results of applicable regulatory processes and financial feasibility. If the Director determines that, because of regulatory, financial, or other constraints, LIHI will be unable to develop a project on the Property that includes the minimum number of units for 60 percent of median income households as set forth in Section 5, then the Director may

recommend to the City Council an alternative plan for the Property, which shall require approval by ordinance.

Section 7. The Agreement shall provide for the transfer of the Property to LIHI after the Director is satisfied that (1) LIHI has obtained all necessary financing commitments for the construction and permanent financing of the Project as described in Section 5 of this ordinance; (2) LIHI has delivered to the City a covenant (Covenant) pursuant to which LIHI agrees to use the Property for housing serving households at or below 60 percent of median for a term of 50 years from the Project completion date, and (3) any other conditions in the Agreement, as may be deemed necessary or appropriate by the Director, are satisfied.

Section 8. The Agreement, and the Covenant to be recorded at closing of the transfer, shall prohibit any sale or other transfer of the Property prior to completion of the Project without the express written consent of the City, except for mortgages, deeds of trust, regulatory agreements and covenants for the purposes of the financing contemplated by the Agreement. The Agreement and such covenants shall not prohibit any transfer upon foreclosure of a deed of trust or mortgage approved by the Director, or in lieu of foreclosure thereof, or any subsequent transfer, but any transfer shall be subject to the requirements as to use of the Property set forth in the Covenant. The Director may approve a transfer of the Property to a limited partnership in which LIHI or a limited liability company in which LIHI serves as the sole member and manager, if the Director finds such a transfer or designation is necessary for the financing of the Project.

Section 9. At the time the Covenants required herein are delivered to the City, the Property shall not be encumbered in any way except by instruments of record or reservations in favor of the City.

Section 10. The Director is authorized to execute and deliver such additional documents, which may include amendments to the Agreement and related covenants, and to take such other actions, as may be necessary or appropriate to implement the intent of this ordinance, and to administer and enforce the Agreement, covenants, and any other such documents.

Section 11. This ordinance shall take effect and be in force 30 days after its approval by 1 the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it 2 shall take effect as provided by Seattle Municipal Code Section 1.04.020. 3 Passed by the City Council the 9th day of January 4 and signed by me in open session in authentication of its passage this _____ day of 5 6 7 of the City Council President 8 Approved by me this $\sqrt{3}$ day of $\sqrt{3}$ 9 10 Edward B. Murray, Mayor 11 Filed by me this _ (3) day of _ 12 13 Monica Martinez Simmons, City Clerk 14 15 (Seal) 16 17 18 19 20 Attachments: 21 Attachment A - Term Sheet 22

ATTACHMENT A: TERM SHEET

TRANSFER OF PROPERTY FROM THE CITY OF SEATTLE (City) TO LOW INCOME HOUSING INSTITUTE (LIHI) OR ITS ASSIGNEE (Purchaser)

This term sheet describes the basic terms of the proposed transfer of property between Purchaser and City. Any binding commitment by the City to transfer the property will be made only after City Council approval by ordinance and upon signing of a definitive agreement (the "Agreement"). The Agreement is intended to include the following terms:

- 1. Transfer. City shall transfer to Purchaser certain real property located in the City of Seattle, commonly known as 12705 30th Ave. NE ("Property").
- 2. Consideration. In consideration for City transferring the Property to Purchaser, Purchaser shall agree to construct or cause to be constructed within the Property improvements substantially as described in those plans and specifications prepared by Runberg Architecture Group dated as of November 21, 2016, titled Lake City Family Housing Master Use Permit #3024131 ("MUP"), which improvements shall be used respectively as 1) a residential rental apartment project with rents affordable to households with incomes at the time of initial occupancy of 60% or less than the area median income, as defined by the U.S. Department of Housing and Urban Development (the "Housing Project"); 2) shell and core improvements suitable for build-out as preschool or childcare space, including outdoor play space (the "Civic/Commercial Project"); and 3) amenities consisting of a roof deck and storage (the "Amenities"), all as defined and described in the MUP. The Housing Project is comprised of 15 one-bedroom units, 25 two-bedroom units, 5 three-bedroom units, 5 open one-bedroom units, and 20 studio units. The Housing Project, the Civic/Commercial Project and the Amenities are collectively referred to in this Term Sheet as "the Project."

3. Development Plan:

- a) The Agreement shall require Purchaser to use diligent efforts to pursue design work, financing applications, environmental reports, permit applications and all other steps necessary to construct and permanently finance the Project, including 70 units of rental housing to serve Eligible Households (as defined below) on the Property. It is understood that the results of environmental review or regulatory processes could result in only a smaller number of units being feasible, and neither the Agreement nor the ordinance approving it shall be construed as any determination or assurance of the number of units that will be permitted.
- b) Upon completion of Construction, Purchaser shall rent the units to qualified Low Income Households," defined as households with incomes at the time of initial occupancy of 60% or less than the area median income, as defined by the U.S. Department of Housing and Urban Development ("Eligible Households").
- 4. Conditions precedent to the City's obligation to convey the property:

- a) Purchaser shall have obtained approval from the Director of Finance and Administrative Services ("Director") for the schematic design (including the landscaping features), and any changes to the schematic design, and the construction documents consistent with the schematic design shall have been submitted to the Director.
- b) Purchaser shall have obtained the Master Use Permit for the development of the Property consistent with the schematic design issued by the Seattle Department of Construction and Inspections ("SDCI"), or SDCI shall have given notice that such permit is ready to issue.
- c) Purchaser shall have provided evidence satisfactory to the City that Purchaser has the necessary financing to fund the construction of the improvements.
- d) Purchaser shall have delivered to the City a covenant pursuant to which Purchaser agrees to use the Property as rental housing serving Eligible Households for a term of 50 years from the Project completion date.
- e) Purchaser shall have delivered to the City environmental indemnity and hold harmless agreement satisfactory to the City.
- 5. Development Schedule.
- a) Fifteen (15) months following the effective date of the ordinance ("Effective Date"), Purchaser shall have secured all required approvals (the "Approvals") to begin construction and closing of the transfer of the Property to Purchaser shall have occurred.
- b) Within fifteen (15) months following the receipt of the Approvals ("Completion Date"), Purchaser shall have completed construction.

Purchaser may request extensions of either the Effective Date or the Completion Date by submitting a request to the Director.

- 6. Transfer of Title / Closing/Possession. Closing shall take place on such date as the Purchaser may specify in a written notice to the City, delivered to the City at least 10 days in advance of the closing date specified in the written notice, but such notice may be given only after satisfaction of all conditions to closing. Title shall be conveyed by Quit Claim Deed. After closing, Purchaser will ensure that the property is continuously insured against liability, in amounts and with coverages satisfactory to the City, with the City named as additional insured.
- 7. Other conditions.
- a) The agreement will contain other conditions determined by the Director to be necessary to provide the desired outcomes.
- b) The transfer to Purchaser shall be "AS IS," without any warranty as to any matters related to the condition of the premises, including without limitation the presence of any hazardous materials or underground tanks, or any other environmental matters.

Att A – Term Sheet V3

8. Expenses. Purchaser shall pay all costs of closing the transfer, including without limitation escrow fees and recording charges, and shall pay for any title insurance policy desired by Purchaser.

SUMMARY and FISCAL NOTE*

Department:	Contact Person/Phone:	Executive Contact/Phone:
FAS	Bill Craven/3-9238	Katy Tassery/5-0703

^{*} Note that the Summary and Fiscal Note describes the version of the bill or resolution as introduced; final legislation including amendments may not be fully described.

1. BILL SUMMARY

Legislation Title: AN ORDINANCE relating to the sale of City real property for multifamily development; declaring the property located at 12705 30th Avenue Northeast, also known as former Fire Station 39, surplus to the City's needs and authorizing its sale to the Low Income Housing Institute or its designee; and authorizing the Director of Finance and Administrative Services to execute and deliver the contract for transfer of land, deed, and related documents.

Summary and background of the Legislation: Former Fire Station 39 (PMA 136) is excess to the needs of the Seattle Fire Department now that the new Fire Station 39 is operational. In 2012, the Mayor and the City Council asked City departments to evaluate the feasibility of redevelopment that would include, at a minimum, affordable housing for low-income individuals and/or families, that could also provide on-site related programs. Per City policies and procedures, information about this property was circulated to City departments, public agencies and the neighborhood to solicit other ideas, input concerning future reuse and/or disposition of the property. Following a review of opportunities and constraints, the Department of Finance and Administrative Services (FAS) recommends conveying this property to the Low Income Housing Institute (LIHI), which will develop the site to include a preschool on the ground floor and provide a minimum of 70 units of affordable workforce housing to service households with 60% area median income and below (\$48,420 for a family of three) on the upper levels. The housing units will be a mix of one, two and three bedroom and studio apartments. Parking to serve the preschool for drop-off and pick-up has been proposed for the ground floor commercial space.

In 1953, Ordinance 82426 authorized the City of Seattle's annexation of the area between First Avenue Northwest and Lake Washington, and from the City limits (Northeast 120th Street) to East (now Northeast) 145th Street. Two years later, Ordinance 83978 authorized the execution of a contract between the City of Seattle and King County Fire Protection District Number 5, providing for transfer to the City of all property of said District under agreement number 26830 dated May 5, 1955. A Quit Claim Deed for the property was accepted by Ordinance 89238 in 1955.

The 2003 Fire Facilities and Emergency Response Levy Program provided funding to upgrade, expand or replacement of 32 neighborhood fire stations. Station 39 was identified during the Levy planning process for replace, which was built in 1949, would have required significant work to meet current earthquake safety standards and accommodate today's modern equipment and firefighting operations. Because meeting code and operational requirements would require a complete overhaul of the station and the site was sufficiently large, it was more cost effective to build a new facility on the existing site. Improvements to the neighborhood fire stations are funded in part through a 2003 property tax levy. In the 2017 Adopted and 2018 Endorsed

Budget the Fire Facilities and Emergency Response Levy Program is fully funded to completion and the Program neither requires nor assumes any proceeds from the sale of this property.

In early 2013, the disposition process for the old station was put on hold as the City began an urban design framework process to plan for the long-term future of the Lake City neighborhood. After listening to the neighborhood groups, the City now recommends disposition. In March 2016 FAS sent out public notices to everyone within 1,000 feet of the property, as well as anyone that expressed interest in this property. As of December 1, 2016, FAS had not received any responses to the notification.

Funding for the housing portion of this project is expected to be awarded to LIHI in December 2016 as part of the Notice of Funding Available process in 2016. Funding for the preschool program is a mixture of Community Development Block Grant funding, General Fund and Seattle Preschool Program demonstration funds and is included in the 2017 Adopted and 2018 Endorsed Budget in various departments.

2. CAPITAL IMPROVEMENT PROGRAM
This legislation creates, funds, or amends a CIP Project.
3. SUMMARY OF FINANCIAL IMPLICATIONS
X This legislation does not have direct financial implications.
4. OTHER IMPLICATIONS

a) Does the legislation have indirect or long-term financial impacts to the City of Seattle that are not reflected in the above?

In exchange for monetary compensation, the City will transfer the property to LIHI which will allow for additional affordable housing units which may not have been possible otherwise. Additionally, the new project will include space for a preschool facility.

b) Is there financial cost or other impacts of not implementing the legislation? LIHI has submitted an application to the Office of Housing under their 2016 Notice of Final Action requesting \$9.1 million for a total residential development cost of \$20,134,300. OH is currently reviewing the application and is expected to make award decisions on December 8th 2016.

In addition, if this legislation is not implemented, funds set aside for the preschool development of this proposal will not be able to be used for this project as intended in the 2017 Adopted and 2018 Endorsed Budget

c) Does this legislation affect any departments besides the originating department? Yes, the Office of Housing is providing guidance and assistance in the disposition of this property to LIHI. The Department of Education and Early Learning is providing guidance and assistance in the new preschool facility that will be part of this project.

d) Is a public hearing required for this legislation?

Yes, a public hearing is required for this legislation.

e) Does this legislation require landlords or sellers of real property to provide information regarding the property to a buyer or tenant?

No

f) Is publication of notice with *The Daily Journal of Commerce* and/or *The Seattle Times* required for this legislation?

Yes, FAS will publish a notice in the Daily Journal of Commerce for this legislation.

g) Does this legislation affect a piece of property?

(If yes, and if a map or other visual representation of the property is not already included as an exhibit or attachment to the legislation Yes, this legislation affects property located at 12705 30th Avenue NE, Seattle, Washington. King County Parcel Number 383450-0065. See Attachment A, Map of Area.

h) Please describe any perceived implication for the principles of the Race and Social Justice Initiative. Does this legislation impact vulnerable or historically disadvantaged communities?

The Seattle Preschool Program (SPP) is aimed at providing high-quality and affordable preschool for young children, especially those who are ethnic minorities or from low-income families. Providing SPP classrooms in Lake City would help meet growing demand in North Seattle, an area with a relatively higher proportion of ethnic minority and low-income families than the rest of Seattle.

The Lake City area, originally settled by Native Americans, grew to receive German immigrants in its first population growth, and also included many Japanese farming families prior to World War II, whose internment during that shameful phase of our nation's history, ended with the flood of returning military personnel and expansion of building in the north end of Seattle.

Lake City is a diverse community today, with a racial composition more representative of minority communities than the City as a whole. The Low Income Housing Institute is committed to ending race-based disparities in their housing communities, and the demographics in two current Lake City communities—Meadowbrook View and McDermott Place-show the organizations success in achieving these goals.

LIHI's goal in building affordable housing in Lake City is to further race and social equity in Seattle. They are committed to additional affordable workforce housing in Lake City to respond to displacement risks and provide opportunities for under-represented people in the community to remain and live affordably.

The location of the project is in a high opportunity area—rich in amenities, transportation, community services and community activism. Lake City is not a high poverty community, and locating affordable housing in this zip code provides access for low income people to the various amenities typical in higher income communities: good schools, active parent body in the schools, plenty of sports leagues and teams for people of all ages, outdoor recreation, a library, banks,

professional jobs, multiple bus transit options and frequency of service, entry level jobs as many take-outs, small businesses and stores exist to capture a growing market of consumers. Target populations and those less likely to hear about or apply for housing will be reached through LIHI's affirmative marketing efforts and broad community-wide publicity that usually begins 3 months prior to construction completion. They make a concerted effort to inform area schools, employers, service providers, medical facilities and community organizations so that knowledge about the units becoming available for lease is broadly shared and people are informed.

i) If this legislation includes a new initiative or a major programmatic expansion: What are the long-term and measurable goals of the program? Please describe how this legislation would help achieve the program's desired goals.

N/A

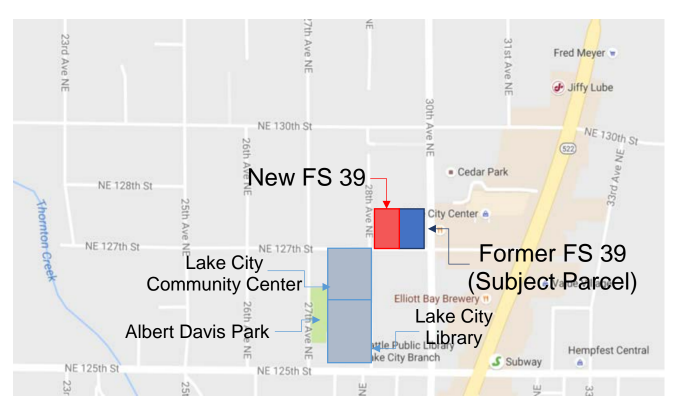
j) Other Issues:

N/A

List attachments/exhibits below:

Summary Attachment A – Map of Area

Attachment A



STATE OF WASHINGTON -- KING COUNTY

--ss.

345468

CITY OF SEATTLE, CLERKS OFFICE

No. 55

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

CT;ORDINANCE 125241,42,43

was published on

01/23/17

The amount of the fee charged for the foregoing publication is the sum of \$80.25 which amount has been paid in full.

Subscribed and sworn to before me on

01/23/2017

Notary public for the State of Washington residing in Seattle

Affidavit of Publication

State of Washington, King County

City of Seattle

The full text of the following legislation, passed by the City Council on January 9, 2017, and published below by title only, will be mailed upon request, or can be accessed at http://seattle.legistar.com. For information on upcoming meetings of the Seattle City Council, please visit http://www.seattle.gov/council/calendar.

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

Ordinance 125242

AN ORDINANCE relating to City employment, commonly referred to as the Fourth Quarter 2016 Employment Ordinance; designating positions as exempt from Civil Service status; amending Section 4.13.010 of the Seattle Municipal Code; and ratifying and confirming certain prior acts; all by a 2/3 vote of the City Council.

Ordinance 125243

AN ORDINANCE relating to the sale of City real property for multifamily development; declaring the property located at 12705 30th Avenue Northeast surplus to the City's needs and authorizing its sale to the Low Income Housing Institute or its designee; and authorizing the Director of Finance and Administrative Services to execute and deliver the contract for transfer of land, deed, and related documents.

Ordinance 125244

AN ORDINANCE authorizing the Director of Finance and Administrative Services to execute an amendment that extends and modifies a certain lease agreement between The City of Seattle and KBS SOR CENTRAL BUILDING, LLC, a Delaware limited liability company, for office space the City leases at 810 Third Avenue; and ratifying and confirming certain prior acts.

Date of publication in the Seattle Daily Journal of Commerce, January 23, 2017. 1/23(345468)