

RESOLUTION NO. U-10949

A RESOLUTION relating to reappointment of William A. Gaines to the position of Director of Utilities; approving a Transition and Separation Agreement.

WHEREAS Tacoma City Charter §4.18 states the Public Utility "Board shall appoint, subject to confirmation by the City Council, a Director of Utilities....," and

WHEREAS the Public Utility Board has conducted its annual performance reviews, and on June 21, 2017, passed Amended Motion 17-04 to reappoint William A. Gaines as Director of Utilities, and

WHEREAS the City Council has not yet reconfirmed the reappointment of Mr. Gaines, and Mr. Gaines and the Public Utility Board have not established terms for a successor compensation agreement to go into effect beyond December 31, 2017, and

WHEREAS, during July 2017, Mr. Gaines notified the Public Utility Board of his consideration of retirement from his current position pursuant to the provisions of the Tacoma Employees' Retirement System, and the Public Utility Board desires to ensure an orderly leadership transition for the Department of Public Utilities according to the provisions of a Transition and Separation Agreement attached as Exhibit A to this resolution; Now, Therefore,

BE IT RESOLVED BY THE PUBLIC UTILITY BOARD OF THE CITY OF TACOMA:

- Sec. 1. That the Amended Public Utility Board Motion 17-04 is repealed.
- Sec. 2. That the Transition and Separation Agreement between Mr. Gaines and the City is approved, and the City Council is requested to concur in the approval of said Agreement.



Sec. 3. That subject to the terms of the Transition and Separation

Agreement, William A. Gaines is reappointed to the at-will position of Director of

Utilities for a period ending Saturday, December 2, 2017, at which date Mr. Gaines
will be retiring from City service, is hereby approved, and the City Council is
requested to reconfirm the reappointment for this time period.

Sec. 4. That the proper officers of the City are authorized to execute the Transition and Separation Agreement and other documents to affect the intent of this resolution upon concurrence by the City Council.

Approved as to form and legality:

Chair

Chief Deputy City Attorney	Secretary	
	Adopted	
Clerk	-	

TRANSITION AND SEPARATION AGREEMENT

THIS TRANSITION AND SEPARATION AGREEMENT (Agreement) is made and entered between THE CITY OF TACOMA (hereafter the "City"), a municipal corporation, and WILLIAM A. GAINES (hereafter "Employee"), an employee of the City. This Agreement is dated for reference purposes as of August _______, 2017.

IN CONSIDERATION of the mutual promises set forth herein and of good and valuable consideration, the parties agree as follows:

1. Recitals.

- a. Employee has been employed by the City of Tacoma at Tacoma Public Utilities since October 16, 2006, and as the Director (CEO) of Tacoma Public Utilities (TPU) since November 1, 2007.
- b. On June 27, 2012, Employee and the Public Utility Board entered into the most recent Compensation Agreement, which has been amended on November 13, 2013, and on February 11, 2016, outlining specific severance benefits associated with the employment of the Employee.
- c. Tacoma City Charter section 4.18 requires that every two years the Public Utility Board reappoint the TPU Director (CEO) and the City Council reconfirm such reappointment. The City Council has not yet reconfirmed the reappointment of the Employee, and the Employee and Public Utility Board have not established terms for reappointment and a successor compensation agreement to go into effect beyond December 31, 2017.
- d. During July 2017, Employee notified the Public Utility Board of his consideration of retirement from his current position pursuant to the provisions of the Tacoma Employees' Retirement System (TERS).
- e. The parties desire to ensure an orderly leadership transition for Tacoma Public Utilities according to the provisions of this Agreement and the June 27, 2012, Compensation Agreement as amended.
- 2. Retirement from Employment. In light of the foregoing, Employee will retire from his current position at Tacoma Public Utilities on December 2, 2017. Upon the expiration of the statutorily mandated waiting periods set forth in this Agreement, Employee hereby voluntarily waives any right Employee has or may have under the Tacoma Municipal Code, and state or federal law, to revoke Employee's retirement as of December 2, 2017.
- 3. Payments. The June 27, 2012, Compensation Agreement as amended provides that the City shall pay Employee severance benefits in the event of certain conditions as described in the Compensation Agreement, including conditions where (i) the City Council fails to reconfirm the appointment of Employee, or (ii) a successor compensation agreement cannot be mutually agreed upon. The parties agree that the benefits in

Section 2.E. of the June 27, 2012, Compensation Agreement as amended, are owed to Employee. The terms of the Compensation Agreement are incorporated into this Agreement by reference and are attached as Exhibit A. Provisions of the Compensation Agreement that are not affected by this Transition and Separation Agreement will remain in effect through December 31, 2017. The payment of amounts owed to Employee shall be made as follows:

- a. The severance amount equal to Employee's annual salary will be paid in one check made payable to Employee during the month of January 2018.
- b. Payment equal to Employee's retiree COBRA medical insurance premiums for a period of 12 months post-retirement plus a 40% tax gross-up, shall be paid during January 2018. If Employee begins employment within such 12-month period with comparable medical insurance coverage, Employee will repay to Employer the unused portion of the COBRA premiums less gross-up.
- c. Employee will receive all other employment and retirement benefits normally afforded to employees of the City as provided in the Compensation Agreement. Payout of Employee's accrued but unused Paid Time Off balance shall be included in a final paycheck and paid during December, 2017.
- 4. **Regular Salary.** Employee's current biweekly salary is \$14,909.60 (annually \$387,650.00).

5. Mutual Release of Claims.

- a. Employer, and any person or entity entitled to sue on its behalf, hereby releases, acquits and forever discharges the Employee of and from any and all claims, demands, obligations, actions, causes of action, rights, damages, costs, loss of services, expenses and compensation, occurring or arising on or before the effective date of this Agreement, whether based on a tort, contract or other theory of recovery, on account of, or in any way arising out of, Employee's employment with the City of Tacoma.
- b. Employee, and any person or entity entitled to sue on his behalf, hereby releases, acquits and forever discharges the City of Tacoma, its officials, officers, agents, and employees, of and from any and all claims, demands, obligations, actions, causes of action, rights, damages, costs, loss of services, expenses and compensation, occurring or arising on or before the effective date of this Agreement, whether based on a tort, contract or other theory of recovery, on account of, or in any way arising out of, Employee's employment with the City of Tacoma (with exceptions as set forth herein).

Employee agrees not to seek any personal recovery (of money damages, injunctive relief or otherwise) for the claims Employee is releasing in this Agreement, either through any complaint to any

governmental agency or otherwise. Employee agrees never to start any lawsuit, action, proceeding, or arbitration asserting any of the claims Employee is releasing in this Agreement. (The prior two sentences shall not apply to a charge of discrimination, lawsuit or arbitration to the extent it is brought under the federal Age Discrimination in Employment Act of 1967 (ADEA) and challenges the knowing and voluntary nature of this Agreement under the Older Worker Benefit Protection Act (OWBPA), and nothing in this Agreement shall cause Employee to be liable for attorney's fees, costs or disbursements in connection with any such charge of discrimination, lawsuit or arbitration to the extent it is so brought. However, if this Agreement is found to be knowing and voluntary under the OWBPA, Employee's release and waiver of claims under the ADEA shall be fully effective.)

The foregoing notwithstanding, this Agreement does not affect Employee's rights, if any, to receive retirement or medical benefits pursuant to the City's benefit plan. Nothing in this Agreement shall interfere with Employee's right, if any, to file a charge, cooperate, or participate in an investigation or proceeding conducted by the Equal Employment Opportunity Commission or other state or federal regulatory or law enforcement agency. This Agreement does not attempt to release any rights that, by law, cannot be released by private agreement. The parties agree that if any portion of this Agreement is found to improperly restrict a nonwaivable right, that portion shall be severed in accordance with the severability provision below.

Employee specifically agrees to withdraw any and all claims by or on Employee's behalf against the City as filed with any Federal, State or Local entity. Furthermore, Employee represents and warrants that Employee has not initiated any complaint, charge, lawsuit, or arbitration involving any of the claims Employee is releasing in this Agreement.

Employee represents and warrants that Employee has all necessary authority to enter into this Agreement (including on behalf of the marital community) and that Employee has not transferred any interest in any claims to Employee's spouse or to any other third party.

6. Advice from Counsel. In entering into this Agreement, Employee represents that Employee has had the opportunity to seek the legal advice and counsel of Employee's own attorneys, who are the attorneys of Employee's own choice, concerning the legal consequences of this Agreement; that Employee has carefully read this Agreement and knows the contents thereof, and signs the same as Employee's own free act; and

- that the terms and conditions of this Agreement are fully understood and voluntarily accepted by Employee.
- 7. Consideration Period. In order for the parties to comply with federal laws, Employee has 21 days from the date this Agreement is approved by all governing bodies and given to Employee to consider before signing. Employee may use as much or as little of the 21-day period as Employee wishes before signing. If Employee does not sign and return the Agreement within the 21-day period, the Agreement will be null and void. Employee shall return the Agreement to Tacoma City Attorney's Office, 747 Market Street, Room 1120, Tacoma, WA 98402.
- 8. **Revocation Period.** Employee has seven (7) calendar days after signing this Agreement to revoke it. To revoke this Agreement after signing it, Employee must deliver a written notice of revocation to William Fosbre, City Attorney for the City of Tacoma, before the seven-day period expires. This Agreement shall not become effective until the eighth (8th) calendar day after Employee signs it. If Employee revokes this Agreement it will not become effective or enforceable, and Employee will not receive the benefits described in this Agreement.
- 9. Participation in Action. If any claim is asserted by or against the City as to which Employee has relevant knowledge, Employee will reasonably cooperate with the City in the prosecution or defense of that claim, including providing truthful information and testimony as reasonably requested by the City. If the City decides to call the Employee as an expert witness, then Employee shall be compensated for such purpose at a consulting rate of \$350/hour.
- 10. Future City Employment. Employee agrees to neither apply for nor accept further employment with the City following retirement on December 2, 2017. The City agrees not to oppose Employee's application for unemployment insurance benefits, if any.
- 11. Tax Consequences. Employee assumes complete and sole responsibility for the payment of any and all taxes, whether federal, state, local, FICA or otherwise, provided in this Agreement, and shall protect, defend, indemnify, and hold harmless the City against any and all claims, penalties and other liabilities resulting from any liability, or claim of liability, for the payment or withholding of amounts assessed due to any federal, state or local governments or agencies on payment of any obligation of the City, including but not limited to federal withholding taxes, state withholding taxes, social security or other taxes, resulting from the payment of the settlement amount.
- 12. No Disparagement. The City agrees that its speaking agents and managers, including without limitation members of the City Council, members of the Public Utility Board, and senior City managers, will not criticize, disparage or otherwise demean Employee or his performance as

TPU director to any third party. The term "criticize, disparage or demean" shall mean to offer an opinion which is intended to or in the eyes of a reasonable third person would tend to diminish Employee's professional or personal character, reputation, status or standing. Employee will not criticize, disparage or otherwise demean the City or its elected officials or employees. Notwithstanding the above, public documents and public statements in existence at the time this Agreement goes into effect, are not considered "disparaging" remarks for purposes of this section, nor are statements made as a witness or potential witness in a lawsuit asserted by or against the City; provided further such statements shall be subject to this Agreement after it becomes effective. Prior to the adoption of this Agreement by the Public Utility Board, the Parties shall agree upon and issue a joint information release regarding Employee's retirement, and any public statements by the Parties consistent therewith shall not be deemed to "criticize, disparage or demean" a Party.

- 13. Nondisclosure of Confidential or Proprietary Information. Nothing in this Agreement shall alter or diminish the Employee's obligation to not disclose any privileged, confidential or proprietary information obtained during the course of Employee's employment with the City pursuant to Section 12.C. of the June 27, 2012, Compensation Agreement.
- 14. **State and City Ethics Laws.** Employee will continue to abide by Washington State and City of Tacoma code of ethics laws until the time of resignation, and then Employee will abide by those portions of the above laws applicable to former employees of the City.
- 15. Indemnification. Nothing in this Agreement shall alter or diminish the City's obligation to indemnify Employee pursuant to Tacoma Municipal Code Section 1.12.920, and to Section 10 of the June 27, 2012 Compensation Agreement.
- 16. Governing Law and Venue. This Agreement shall be construed and governed in all respects by the laws of the state of Washington. All parties shall submit, and shall not object, to jurisdiction and venue in the Pierce County Superior Court, State of Washington, in connection with any claims arising out of this Agreement.
- 17. **Severability.** If any part, provision, paragraph, sentence, clause, phrase, or word in this Agreement shall be stricken, or be found by any legal tribunal to be null and void or of no effect, each and every other part, provision, paragraph, sentence, clause, phrase, or word in this Agreement shall remain in force and of full effect.
- 18. **Headings Not Controlling.** The headings in this Agreement are for convenience only and shall not affect the meaning of the terms as set out in the text.
- 19. Final and Complete Agreement. The June 27, 2012, Compensation

Agreement as amended remains in effect, except as expressly modified herein. The June 27, 2012, Compensation Agreement, as amended, and this Agreement contain the entire Agreement between the parties regarding the matters set forth herein and shall be binding upon and inure to the benefit of the executors, administrators, personal representatives, heirs, and successors and assigns of each. The City and Employee consider each provision of this Agreement material, and any breach of a provision by Employee or the City shall be considered a breach of this Agreement for which full restitution shall be required as to obligations executed under any paragraph of the Agreement by Employee.

I, the undersigned, received this Ag agree to be bound by this Agree understood each part of it.	reement on ment and confirm	and that I have re	hereby ad and
Agreed by Employee:			
William A. Gaines	Date		
Having appeared before me this is William A. Gaines, and having de Agreement and Release, agree to its signature hereto, knowingly and of his	clared to me on oat provisions, and hav	th that he has r	
Subscribed and sworn to before me t	his day of	, 2017.	
	Notary Public in a of Washington, re My Commission	esiding at Tacon	
The City of Tacoma			
Monique Trudnowski Chair, Public Utility Board			
Gary Buchanan HR Director, City of Tacoma			

Andrew Cherullo Finance Director, City of Tacoma

Approved as to Form:

William Fosbre City Attorney, City of Tacoma

EXHIBIT A

June 27, 2012, Compensation Agreement and Amendments

AGREEMENT

THIS AGREEMENT is made and entered into this 1th day of June 2012, by and between the CITY OF TACOMA, a municipal corporation of the State of Washington, hereinafter called "Employer," and William A. Gaines, hereinafter called "Employee."

RECITALS

WHEREAS Employer desires to continue to employ the services of Employee as Director of Utilities for the City of Tacoma, pursuant to the terms of this Agreement ("Agreement") and as provided by the Tacoma City Charter and Tacoma Municipal Code, and

WHEREAS it is the desire of the Public Utility Board, hereinafter called the "Board," to establish certain conditions of employment, and to set working conditions of said Employee, and

WHEREAS the parties acknowledge that Employee is appointed and shall serve at the pleasure of the Public Utility Board and that nothing herein is intended to modify Employee's at-will status, which specifically includes the right to discharge said Employee with or without cause, and

WHEREAS Employee desires to accept at-will employment as Director of Utilities with the City of Tacoma under the terms provided herein, and

WHEREAS the Public Utility Board finds the Employee to be a key manager as described in TMC 1.12.110 H and as such the Board believes that to retain the Employee's services it is necessary to provide the Employee with severance benefits as part of this Agreement in the event the Employee is terminated without cause, and

WHEREAS the parties intend that the Employee, as Director of Utilities, shall be responsible for the administration and supervision of Tacoma Public Utilities,

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties agree as follows:

AGREEMENT

- Duties. Employer hereby agrees to employ Employee as Director of Utilities for said Employer, to perform the functions and duties specified by law, the Tacoma City Charter, and Tacoma Municipal Code ("TMC"), and to perform such other legally permissible and proper duties and functions as Employer shall assign, from time to time and as are consistent with the position of Director of Utilities.
- 2. Term and Termination of Agreement.

Agreement

- A. This Agreement will become effective on November 1, 2012 (the "Start Date").
- B. Employer and Employee agree it is the intent of this Agreement that the Employee remain in the at-will employment of Employer from the Start Date throughout the duration of his employment.
- C. Nothing in this Agreement shall prevent, limit, or otherwise interfere with the right of the Public Utility Board to terminate the services of Employee with or without cause; however, when at the sole discretion of the Board, it deems it appropriate, it may provide Employee 30 days prior written notice of such intent to terminate services.
- D. This Agreement shall terminate on October 31, 2017, and may be extended upon agreement of the parties.
- E. If Employee's employment is terminated without cause, Employer shall, within 30 days of such termination, pay to Employee a severance amount equal to Employee's annual salary in effect as of the date of such termination as authorized under TMC 1.12.110 H. For purposes of this section only, terminated with cause shall mean "the Employee's willful and continued failure to perform his duties resulting in a materially adverse effect on Tacoma Public Utilities." Notwithstanding the above, nothing in this section 2.E. shall be construed as altering or modifying the at-will relationship of the Employee to the Employer, and the Employer's right to terminate the Employee without cause.
- F. The prior Employment Agreement between Employer and Employee dated as of September 25, 2006, and relating to Employee's employment as Power Superintendent (the "First Prior Agreement") has terminated. Provisions of the First Prior Agreement which may be reasonably interpreted to survive such termination shall be preserved until satisfied.
- G. The prior Employment Agreement between Employer and Employee dated as of October 25, 2007, and relating to Employee's employment as Director of Utilities (the "Second Prior Agreement") will terminate on October 31, 2012. Provisions of the Second Prior Agreement which may be reasonably interpreted to survive such termination shall be preserved until satisfied.

3. Compensation.

A. Employer agrees to pay Employee a starting salary of \$309,795 annually, presently identified as Step 6A of the Pay Band for the Director of Utilities. Thereafter, it shall be the objective of Employer to pay Employee a salary that is not less than the median salary for comparable positions in other large public utilities (with reference to the annual Large Public Power Council salary survey). In addition, Employee shall receive any cost-of-living or other salary increases as

are provided across-the-board for all exempt, unrepresented employees of Employer.

- Internal Revenue Code section 401(a)(17) limits the total annual В, compensation that can be taken into consideration when calculating the retirement benefit earned by the Employee under the Tacorna Employee's Retirement System (TERS). To help offset the adverse effect on the Employee benefit calculation caused by this IRS limitation, the Employer agrees pursuant to TMC 1.12.116 B to contribute \$50,000 annually as Employer contributions to an Internal Revenue Code Section 401(a) defined benefit contribution plan for the benefit of Employee starting November 1, 2012, for the lesser of (i) the term of this Agreement (for a potential aggregate total of \$250,000), or (ii) the duration of Employee's employment with the City. Employee shall be responsible for paying any and all federal or state taxes related to the transactions associated with this section. In the event the IRS either eliminates the 401(a)(17) annual compensation limit impacting the TERS benefit calculation or increases the potential maximum contribution rate above \$50,000 for defined benefit contribution plans created under IRC section 401, then the parties agree to reopen this section to discuss potential amendment(s) to this supplemental benefit.
- C. The Director of Utilities and the Public Utility Board will make good faith efforts to obtain authorization from the City Council and to implement a performance based compensation system that is reflective of utility industry practices that would provide compensation in addition to base salary contingent upon Employee's satisfactory achievement of key goals and objectives. This commitment does not constitute a presently binding offer of such benefits.

4. Personal Leave/Benefits.

- A. Employee shall receive all standard benefits provided to employees of the City of Tacoma pursuant to Employer's current ordinances and policies and as hereafter amended, which currently includes but is not limited to accruing and being paid for unused personal time off, participation in the Tacoma Employee's Retirement System, and participation in the City's Deferred Compensation Plan.
- B. Employer reserves the right to apply, interpret, and change its ordinances, policies, or procedures related to personal time off leave, benefit package, Retirement, and Deferred Compensation as listed above, without notice, as it sees fit.
- 5. <u>Performance Evaluation</u>. Annually, Employee and the Public Utility Board will define such goals and performance objectives as determined necessary for the proper operation of Tacoma Public Utilities and in the attainment of the Public Utility Board and Director's policy objectives. The objectives shall generally be attainable within the time limitations as specified in the biennial operating and

capital budgets and appropriations provided. The Public Utility Board shall review and evaluate Employee's performance annually based on progress towards the performance objectives. Further, the Public Utility Board shall provide Employee with a written summary statement of the Board's findings, and Employee will be provided with an adequate opportunity to discuss said evaluation with the Board.

- 6. <u>Business Expenses and Equipment</u>. The City shall provide City-owned equipment reasonably necessary to enable Employee to perform his duties as Director of Utilities. At termination of employment, the above-mentioned equipment will be returned to the City.
- 7. <u>Dues and Subscriptions</u>. Employer agrees to budget for and to pay professional dues and subscriptions of Employee necessary for his continuation and full participation in national, regional, state, and local associations, and organizations necessary and desirable for his continued professional participation growth, and advancement, and for the good of the Employer.
- 8. Professional Development.
 - A. Employer hereby agrees to budget for and to pay travel and subsistence expenses of Employee for professional and official travel, meetings, and occasions adequate to continue the professional development of Employee and to adequately pursue necessary official functions for Employer, including such national, regional, state, local governmental groups, and professional boards and committees thereof which Employee serves as a member, provided such expenses are consistent with the Employer's policy and procedures for payment of employee expenses or any successor policies.
 - B. Employer also agrees to budget for and to pay for travel and subsistence expenses of Employee for short courses, institutes, and seminars that are necessary for his professional development and for the good of the Employer, provided such expenses are consistent with the Employer's policy and procedures for payment of employee expenses or any successor policies.
- 9. General Expenses. Employer recognizes that certain expenses of a non-personal and generally job-affiliated nature are incurred by Employee, and hereby agrees to reimburse or to pay said general expenses consistent with the Employer's policy and procedures for payment of employee expenses or successor policies, and the Finance Director is hereby authorized to disburse such monies, upon receipt of duly executed expense or petty cash vouchers, receipts, statements or personal affidavits.
- 10. <u>Indemnification</u>. Employer shall defend, save harmless, and indemnify Employee as set forth in TMC 1.12.920 or successor sections.

- 11. <u>Bonding</u>. Employer shall bear the full cost of any fidelity or other bonds required of the Employee under any law, the Tacoma City Charter, or Tacoma Municipal Code.
- 12. Other Terms and Conditions of Employment.
 - A. The Public Utility Board, in consultation with the Employee, shall fix any other terms and conditions of employment as the Board may determine, from time to time, relating to the performance of Employee, provided such terms and conditions are not inconsistent with or in conflict with the provisions of this Agreement, the Tacoma City Charter, Tacoma Municipal Code, or any other law.
 - B. Employee must reside within City limits within Employee's first six months of employment, and Employee and Employer agree is it the intent of this agreement that Employee shall continue to maintain such residency during the term of this Agreement.
 - C. As Director of Public Utilities, Employee will have access to privileged, confidential, and proprietary information that is vital to the continued successful operations of the City and its Department of Public Utilities. Employee expressly promises that he shall not disclose, either during or after employment, privileged, confidential, or proprietary information acquired during employment unless such disclosure is required to perform the functions of his position, is authorized by the Employer, or is ordered by a Court.
- 13. No Reduction of Benefits. Notwithstanding Section 4, Employer shall not, at any time during the term of this Agreement, reduce the salary, compensation, or other financial benefits of Employee including the authority to accumulate and accrue all paid time off days and to be paid for same upon termination of this Agreement subject to the limits set forth currently in the Tacoma Municipal Code and as hereafter amended, and except to the degree of such a reduction across-the-board for all exempt, unrepresented employees of the Employer.
- 14. <u>Notices</u>. Notices pursuant to this Agreement shall be given, by deposit in the custody of the United States Postal Service, postage prepaid, addressed as follows:

EMPLOYER:

Chairman, Public Utility Board

City of Tacoma, Department of Public Utilities 3628 South 35th Street

3628 South 35th Street Tacoma, WA 98409 (253) 502-8200 EMPLOYEE:

William A. Gaines

City of Tacoma, Department of Public Utilities 3628 South 35th Street

3628 South 35" Street Tacoma, WA 98409 (253) 502-8203

Alternatively, notices required pursuant to this Agreement may be personally served in the same manner as is applicable to civil judicial practice. Notice shall be deemed given as of the date of personal service or as of the date of postmark of such written notice in the course of transmission in the United States Postal Service.

15. General Provisions.

- A. The text herein shall constitute the entire agreement between the parties.
- B. This Agreement may be modified only in writing and by the consent of the Public Utility Board and Employee.
- C. This Agreement shall be binding upon and inure to the benefit of the heirs at law and executors of Employee.
- D. If any provision, or any portion thereof, contained in this Agreement is held unconstitutional, invalid, or unenforceable, the remainder of this Agreement, or portion thereof, shall be deemed severable, shall not be affected, and shall remain in full force and effect.
- E. Nothing contained herein is intended to modify or supersede any provisions contained in the Tacoma City Charter or Tacoma Municipal Code, and any conflict between the provisions contained herein and the Tacoma City Charter or Tacoma Municipal Code shall be governed by the provisions set forth in the Tacoma City Charter or Tacoma Municipal Code as they appear on the date hereof.
- 16. Opportunity to Confer with Independent Counsel. In signing below, Employee expressly represents and affirms that the City Attorney was not acting as Employee's counsel in drafting this Agreement and that Employee consulted with independent counsel in reviewing and deciding to execute this Agreement.

IN WITNESS WHEREOF the parties hereto have executed this Agreement as of the day and year first written above. This Agreement may be executed in counterparts.

CITY OF TACOMA

Perer Thein, Chairman

Públic Utilities Board

EMPLOYEE

Millam A Gaines

Agreement

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Jeff Litchfield
Acting Interim Finance Director

Approved as to form and legality:

William Fosbre
Chief Deputy City Attorney

AMENDMENT NO. 1 TO JUNE 27 2012 COMPENSATION AGREEMENT

THIS AMENDEMENT is made and entered into this 13th day of November 2013, between the CITY OF TACOMA, by through its Department of Public Utilities – Public Utility Board, hereinafter called "Employer," and its Director of Utilities, William A. Gaines, hereinafter called "Employee."

RECITALS:

WHEREAS the Employer and Employee entered into an agreement on June 27, 2012, ("Agreement") to establish certain conditions of employment and to set working conditions of said Employee. The term of the Agreement is June 27, 2012, through October 31, 2017.

WHEREAS as under Section 3.B. of the Agreement the Employer promised to provide certain compensation to the Employee pursuant to Tacoma Municipal Code ("TMC") 1.12.116 B by contributing \$50,000 annually as Employer contributions to an Internal Revenue Code Section 401(a) defined benefit contribution plan for the benefit of Employee starting November 1, 2012, for the lesser of (i) the term of this Agreement (for a potential aggregate total of \$250,000), or (ii) the duration of Employee's employment with the City.

WHEREAS the Employer's first contribution under Section 3.B. was made in January 2013. IRS employer contribution rules cap the amount of contributions that may be made in any given calendar year; consequently, the second Employer contribution cannot be made until the 2014 calendar year.

WHEREAS to ensure the required Employer contributions are made within the existing term of the Agreement the parties agree the four remaining contributions shall be made by January 31st in years 2014, 2015, 2016, and 2017.

NOW, THEREFORE, the parties hereby agree as follows:

Section 3.B. of the Agreement is amended to read.

Internal Revenue Code section 401(a)(17) limits the total annual compensation that can be taken into consideration when calculating the retirement benefit earned by the Employee under the Tacoma Employee's Retirement System (TERS). To help offset the adverse effect on the Employee benefit calculation caused by this IRS limitation, the Employer agrees pursuant to TMC 1.12.116 B to contribute \$50,000 annually as Employer contributions to an Internal Revenue Code Section 401(a) defined benefit contribution plan for the benefit of Employee starting November 1, 2012, for the lesser of (i) the term of this Agreement (for a potential aggregate total of \$250,000), or (ii) the duration of Employee's employment with the City. Employee shall be responsible for paying any and all

federal or state taxes related to the transactions associated with this section. In the event the IRS either eliminates the 401(a)(17) annual compensation limit impacting the TERS benefit calculation or increases the potential maximum contribution rate above \$50,000 for defined benefit contribution plans created under IRC section 401, then the parties agree to reopen this section to discuss potential amendment(s) to this supplemental benefit. Employer contributions required to be made under this Section 3.B. shall be credited to the Employee's Internal Revenue Code Section 401(a) defined benefit contribution plan no later than January 31st in years 2013, 2014, 2015, 2016, and 2017.

Except as expressly modified hereby, all other terms and conditions of the Agreement shall remain the same and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have entered into this Amendment No. 1 to Agreement effective as of the day and year first written above.

CITY OF TACOMA

David Nelson, Chairman Public Utilities Board

Andy Cherullo C

/Finance Director

Approved as to form and legality:

William C. Joshe

William Fosbre

Chief Deputy City Attorney

AMENDMENT NO. 2 TO JUNE 27, 2012 COMPENSATION AGREEMENT

THIS AMENDEMENT is made and entered into this 11th day of February 2016, between the CITY OF TACOMA, by through its Department of Public Utilities – Public Utility Board, hereinafter called "Employer," and its Director of Utilities, William A. Gaines, hereinafter called "Employee."

RECITALS:

WHEREAS the Employer and Employee entered into an agreement on June 27, 2012, ("Agreement") to establish certain conditions of employment and to set working conditions of said Employee. The term of the Agreement is June 27, 2012, through October 31, 2017.

WHEREAS the Agreement was previously amended in November 13, 2013, to clarify the dates of the required employer contributions to the Employee's Internal Revenue Code Section 401(a) defined benefit contribution plan.

WHEREAS the Employer and the Employee now desire to clarify the meaning of the phrase "terminated without cause" under Section 2.E and extend the Agreement through December 31, 2017.

NOW, THEREFORE, the parties hereby agree as follows:

- 1. Section 2.D. of the Agreement is amended and replaced with the following language.
 - D. This Agreement shall terminate on December 31, 2017, and may be extended upon agreement of the parties.
- 2. Section 2.E. of the Agreement is amended and replaced with the following language.
 - E. Should Employee, without cause, be terminated involuntarily, asked to resign, or otherwise end employment at the request of Employer, or if Employer and Employee do not agree on a successor compensation agreement effective after December 31, 2017, Employee shall, within 30 days of such termination, be provided with twelve (12) months' severance pay at his then-current rate of pay as authorized under TMC 1.12.110 H and payment of Employee's COBRA medical insurance premiums for twelve (12) months. If Employee begins employment within the 12 month period with comparable medical insurance coverage, he shall notify Employer 30 days prior to commencing such employment and Employer's payment of Employee's COBRA medical insurance premiums shall end with the commencement of such medical insurance

coverage. For purposes of this section 2.E. only, termination or non-renewal with cause shall mean "the Employee's willful and continued failure to perform his duties resulting in a materially adverse effect on Tacoma Public Utilities." In addition, if the City Council withholds reconfirmation of Employee's employment for any reason other than a finding of cause by the Tacoma Public Utilities Board, Employee shall be paid the severance payments in the same amount and manner described in the first two sentences of this section 2.E. Nothing in this section 2.E. shall be construed as altering or modifying the at-will relationship of the Employee to the Employer and the Employer's right to terminate the Employee without cause.

Except as expressly modified hereby, all other terms and conditions of the Agreement shall remain the same and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have entered into this Amendment No. 2 to Agreement effective as of the day and year first written above.

CITY OF TACOMA

Brian Flint, Charman Public Utilities Board

Andy Cherulo

Einance Director

EMPLOYEE

William A. Gaines

Approved as to form and legality:

William Fosbre

Chief Deputy City Attorney

William Fershe

Approved by the Tacoma Public Utility Board pursuant to Motion No. 16-03 on the 10th day of February 2016.