

CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 1 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

This has been prepared for submission to your attorney for review and approval prior to signing. No representation is made by licensee as to its sufficiency or tax consequences

		Reference Da	te: October 19, 2018		
City of Tacoma					
("Buyer") agrees to buy	/ and				
Port of Tacoma					
("Seller") agrees to s	ell, on the following term	s, the commercial real esta Tax Parcel 2275200440 and portions	te and all improvements thereon of Tax Parcels 5000350050 and 0321263046		
in the City of	Tacoma ,		County, Washington, 98421 ,		
legally described on a	attached Exhibit A. The Ro		ded to be used to reference this		
1. PURCHASE PRIC	E. The total purchase price	e is Three Hundred Sixty-Fiv	ve Thousand		
	Dol	lars (\$ <u>365,000.00</u>) pa	yable as follows (check only one):		
X All cash at clos	sing with no financing contin	ngency.			
All cash at close Form PS_FIN).	sing contingent on new fina	ancing in accordance with the	Financing Addendum (attach CBA		
outstanding princip estate contract, in at closing of a pror	aid as follows (check one pal balance as of the Closin accordance with the Finance missory note for the balance	e or both, as applicable): g Date of a first lien note and sing Addendum (attach CBA F	at closing with the balance of the Buyer's assumption of the deed of trust (or mortgage), or real orm PS_FIN); Buyer's delivery ed by a deed of trust encumbering m PS_FIN).		
			·		
		r in the amount of \$attached CBA Form EMN) X			
	ey shall be held by St money to Closing Agent.	elling Firm Closing Ager	nt. Selling Broker may, however,		
Buyer shall deliver	the earnest money no later	r than:			
	ifter Mutual Acceptance. y of the Feasibility Period d	efined in Section 5 below.			
If the earnest mon Firm's pooled trust account in Selling	If the earnest money is to be held by Selling Firm and is over \$10,000, it shall be deposited to: Selling Firm's pooled trust account (with interest paid to the State Treasurer) A separate interest bearing trust account in Selling Firm's name. The interest, if any, shall be credited at closing to Buyer. If this sale fails to close, whoever is entitled to the earnest money is entitled to interest.				
Acceptance, which	never occurs later. Buyer a	agrees to pay financing and p	n 3 days after receipt or Mutual burchase costs incurred by Buyer. oplicable to the purchase price.		
X Exhibit A - Leg		chibits and Addenda are made	a part of this Agreement:		
INITIALS: BUYER	DATE	SELLER	DATE		
DUVED	DATE	CELLED	DATE		



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 2 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

	(0 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	Promissory Note, LPB Form No. 28A Short Form Deed of Trust, LPB Form No. 20 Deed of Trust Rider, CBA Form DTR Utility Charges Addendum, CBA Form UA FIRPTA Certification, CBA Form 22E Assignment and Assumption, CBA Form PS-AS Addendum/Amendment, CBA Form PSA Back-Up Addendum, CBA Form BUA Vacant Land Addendum, CBA Form VLA Financing Addendum, CBA Form PS_FIN Tenant Estoppel Certificate, CBA Form PS_TEC Defeasance Addendum, CBA Form PS_D X Other Addendum
4.	SELLER'S UNDERLYING FINANCING. Unless Buyer is assuming Seller's underlying financing, Seller shall be responsible for confirming the existing underlying financing is not subject to any "lock out" or similar covenant which would prevent the lender's lien from being released at closing. In addition, Seller shall provide Buyer notice prior to the end of the Feasibility Period if Seller is required to substitute securities for the Property as collateral for the underlying financing (known as "defeasance"). If Seller provides this notice of defeasance to Buyer, then the parties shall close the transaction in accordance with the process described in CBA Form PS_D or any different process identified in Seller's defeasance notice to Buyer.
5.	FEASIBILITY CONTINGENCY. Buyer's obligations under this Agreement are conditioned upon Buyer's satisfaction in Buyer's sole discretion, concerning all aspects of the Property, including its physical condition the presence of or absence of any hazardous substances; the contracts and leases affecting the property; the potential financial performance of the Property; the availability of government permits and approvals; and the feasibility of the Property for Buyer's intended purpose. This Agreement shall terminate and Buyer shall receive a refund of the earnest money unless Buyer gives written notice to Seller within days (30 days if not filled in) (the "Feasibility Period") of Mutual Acceptance stating that this condition is satisfied. If such notice is timely given, the feasibility contingency stated in this Section 5 shall be deemed to be satisfied.
	a. Books, Records, Leases, Agreements. Seller shall make available for inspection by Buyer and its agents within5 days (2 days if not filled in) after Mutual Acceptance all documents in Seller's possession or control relating to the ownership, operation, renovation or development of the Property excluding appraisals or other statements of value, and including: statements for real estate taxes assessments, and utilities for the last three years and year to date; property management agreements and any other agreements with professionals or consultants; leases or other agreements relating to occupancy or all or a portion of the Property and a suite-by-suite schedule of tenants, rents, prepaid rents, deposits and fees; plans, specifications, permits, applications, drawings, surveys, and studies; maintenance records accounting records and audit reports for the last three years and year to date; and "Vendor Contracts" which shall include maintenance or service contracts, and installments purchase contracts or leases or personal property or fixtures used in connection with the Property. Buyer shall determine within the Feasibility Period: (i) whether Seller will agree to terminate any objectionable Vendor Contracts; and (ii) whether Seller will agree to pay any damages or penalties resulting from the termination of objectionable Vendor Contracts. Buyer's waiver of the Feasibility Contingency shall be deemed Buyer's acceptance of all Vendor Contracts which Seller has not agreed in writing to terminate. Buyer shall be solely responsible for obtaining any required consents to such assumption
INIT	BUYER DATE
	DOTE OLLLIN DATE



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 3 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

and the payment of any assumption fees. Seller shall cooperate with Buyer's efforts to receive any such consents but shall not be required to incur any out-of-pocket expenses or liability in doing so. Seller shall transfer the Vendor Contracts as provided in Section 17.

- b. Access. Seller shall permit Buyer and its agents, at Buyer's sole expense and risk to enter the Property at reasonable times subject to the rights of and after legal notice to tenants, to conduct inspections concerning the Property and improvements, including without limitation, the structural condition of improvements, hazardous materials, pest infestation, soils conditions, sensitive areas, wetlands, or other matters affecting the feasibility of the Property for Buyer's intended use. Buyer shall schedule any entry onto the Property with Seller in advance and shall comply with Seller's reasonable requirements including those relating to security, confidentiality, and disruption of Seller's tenants. Buyer shall not perform any invasive testing including environmental inspections beyond a phase I assessment or contact the tenants or property management personnel without obtaining the Seller's prior written consent, which shall not be unreasonably withheld. Buyer shall restore the Property and improvements to the same condition they were in prior to inspection. Buyer shall be solely responsible for all costs of its inspections and feasibility analysis and has no authority to bind the Property for purposes of statutory liens. Buyer agrees to indemnify and defend Seller from all liens, costs, claims, and expenses, including attorneys' and experts' fees, arising from or relating to entry onto or inspection of the Property by Buyer and its agents. This agreement to indemnify and defend Seller shall survive closing. Buyer may continue to enter the Property in accordance with the foregoing terms and conditions after removal or satisfaction of the feasibility contingency only for the purpose of leasing or to satisfy conditions of financing.
- Buyer waives the right to receive a seller disclosure statement ("Form 17-Commercial") if required by RCW 64.06. However, if Seller would otherwise be required to provide Buyer with a Form 17-Commercial, and if the answer to any of the questions in the section of the Form 17-Commercial entitled "Environmental" would be "yes," then Buyer does not waive the receipt of the "Environmental" section of the Form 17-Commercial which shall be provided by Seller.

a. Title Report. Seller authorizes Buyer, its Lender, Listing Broker, Selling Broker or Closing Agent, at

6. TITLE INSURANCE.

not to u for t b. sup (2) the noti are sha day	mpleted) coverage owner in an extended policy in an extended policy in the cost of any such completed). If Seller prouse, Buyer shall pay any title insurance shall pay a permitted Exceptions. Oplemental report within the expiration of the Fea earnest money, less an ice of such objections (ifies Seller that Buyer was a disclosed in a supplemental apply to the new title and supplemental supplem	er's policy of title insurar cluding the excess premi- privey required by the le Company - Tacoma, Veriously received a prelimicancellation fee owing to any title cancellation fee, in Buyer shall notify Seller the earlier of: (1) twenty (2 sibility Period. This Agreely costs advanced or come 1) Seller agrees, in writing ives any objections which ental title report, then the matters except that Buyer elemental report and Selle	nce. Buyer shall pay um over that charged title insurer. The title insurer. The title insurer the original title insurent the event such a feet of any objectionable (20) days after Mutual Ament shall terminate at mitted for Buyer, unleading, to remove all objections of solice of objections or sesponse or Buyer's response or Buyer's	matters in the title report or any Acceptance of this Agreement; or and Buyer shall receive a refund of as within five (5) days of Buyer's ctionable provisions or (2) Buyer to remove. If any new title matters, objection and waiver provisions must be delivered within five (5) is waiver must be delivered within
two to	o (2) days of Buyer's no	tice of objections. The cl	osing date shall be e	xtended to the extent necessary
INITIALS:	: BUYER	DATE	SELLER	
	BUYER	DATE	SELLER	DATE



CBA Form PS_1A
Purchase & Sale Agreement
Rev. 1/2011
Page 4 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

permit time for these notices. Buyer shall not be required to object to any mortgage or deed of trust liens, or the statutory lien for real property taxes, and the same shall not be deemed to be Permitted Exceptions; provided, however, that the lien securing any financing which Buyer has agreed to assume shall be a Permitted Exception. Except for the foregoing, those provisions not objected to or for which Buyer waived its objections shall be referred to collectively as the "Permitted Exceptions." Seller shall cooperate with Buyer and the title company to clear objectionable title matters but shall not be required to incur any out-of-pocket expenses or liability other than payment of monetary encumbrances not assumed by Buyer and proration of real property taxes, and Seller shall provide an owner's affidavit containing the information and reasonable covenants requested by the title company. The title policy shall contain no exceptions other than the General Exclusions and Exceptions common to such form of policy and the Permitted Exceptions.

7. CLOSING OF SALE. This			fore 12/31/18
Closing Agent, if not conscheduled Closing date a Agreement. "Closing" sha are available to Seller. Till considered available to Seller Closing. Notwithsta Seller's underlying financiconducted in accordance is intended to constitute e	npleted). Buyer and Seller soll instruments and monies recall be deemed to have occur me is of the essence in the poseller, even though they can anding the foregoing, if Selling requires that it be defer with the three-day closing properties and sold in the selling requires that it be deferment.	hall deposit with Closquired to complete the red when the deed is erformance of this Ag not be disbursed to Ster informed Buyer dased and may not be occess described in Clagent. Buyer and Se	gent") (Seller shall select the sing Agent by 12:00 p.m. on the purchase in accordance with this recorded and the sale proceeds reement. Sale proceeds shall be seller until the next business day uring the Feasibility Period that a paid off, then Closing shall be BA Form PS_D. This Agreement ller will provide any supplemental th this Agreement.
than two (2) days before information reasonably refor Closing. Seller certific Seller shall pay the prerpremium attributable to a survey required in connerance Any real estate excise tax applicable statute or code collected rents on any exit of Closing. If tenants pay expenses paid by Seller. mortgage reserves for as all costs of financing include deferred classification prismilar items which resure fundable deposits on tellif required by state or location property included in the sea. Unpaid Utility Charge checked) the right to have	PRORATIONS. Seller shall a the scheduled Closing date quested by Closing Agent to es that the information containium for the owner's standary extended coverage or erection with the same. Seller a es shall be paid by the party. Real and personal property sting tenancies; interest; utility any of the foregoing expens. Buyer shall pay to Seller at Cosumed financing for which Buyer shall pay to Seller at Cosumed financing for which Buyer to Closing, then Seller shall from removal of the Proposition of the	deliver an updated relation the form required allow Closing Agent to the interest requested and Buyer shall each who bears primary restricted and assessme ites; and other operating and additional surger receives the bender's title policy. If all pay all taxes, interest years or delivered to B sales or use tax applants.	nt roll to Closing Agent not later by Section 5(a) and any other oprepare a settlement statement correct as of the date submitted. cy. Buyer shall pay the excess d by Buyer, and the cost of any pay one-half of the escrow fees. sponsibility for payment under the nts payable in the year of closing; ng expenses shall be pro-rated as ng Agent shall only pro rate those um equal to any utility deposits or efit after Closing. Buyer shall pay the Property was taxed under a rest, penalties, deferred taxes or ed classification. At Closing, all uyer for deposit in a trust account icable to the transfer of personal NIVE (do not waive if neither box ry to satisfy unpaid utility charges hen attach CBA Form UA ("Utility
INITIALS: BUYER	·	SELLED	DATE
BUYER	DATE	SELLER	DATE



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 5 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

- 9. POST-CLOSING ADJUSTMENTS, COLLECTIONS, AND PAYMENTS. After Closing, Buyer and Seller shall reconcile the actual amount of revenues or liabilities upon receipt or payment thereof to the extent those items were prorated or credited at Closing based upon estimates. Any bills or invoices received by Buyer after Closing which relate to services rendered or goods delivered to the Seller or the Property prior to Closing shall be paid by Seller upon presentation of such bill or invoice. At Buyer's option, Buyer may pay such bill or invoice and be reimbursed the amount paid plus interest at the rate of 12% per annum beginning fifteen (15) days from the date of Buyer's written demand to Seller for reimbursement until such reimbursement is made. Notwithstanding the foregoing, if tenants pay certain expenses based on estimates subject to a post-closing reconciliation to the actual amount of those expenses, then Buyer shall be entitled to any surplus and shall be liable for any credit resulting from the reconciliation. Rents collected from each tenant after Closing shall be applied first to rentals due most recently from such tenant for the period after closing, and the balance shall be applied for the benefit of Seller for delinquent rentals owed for a period prior to closing. The amounts applied for the benefit of Seller shall be turned over by Buyer to Seller promptly after receipt. Seller shall be entitled to pursue any lawful methods of collection of delinquent rents but shall have no right to evict tenants after Closing.
- 10. OPERATIONS PRIOR TO CLOSING. Prior to Closing, Seller shall continue to operate the Property in the ordinary course of its business and maintain the Property in the same or better condition than as existing on the date of Mutual Acceptance but shall not be required to repair material damage from casualty except as otherwise provided in this Agreement. After the Feasibility Period, Seller shall not enter into or modify existing rental agreements or leases (except that Seller may enter into, modify, extend, renew or terminate residential rental agreements or residential leases in the ordinary course of its business), service contracts, or other agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, which shall not be unreasonably withheld.
- 12. SELLER'S REPRESENTATIONS. Except as disclosed to or known by Buyer prior to the satisfaction or waiver of the feasibility contingency stated in Section 5 above, including in the books, records and documents made available to Buyer, or in the title report or any supplemental report or documents referenced therein, Seller represents to Buyer that, to the best of Seller's actual knowledge, each of the following is true as of the date hereof: (a) Seller is authorized to enter into the Agreement, to sell the Property, and to perform its obligations under the Agreement; (b) The books, records, leases, agreements and other items delivered to Buyer pursuant to this Agreement comprise all material documents in Seller's possession or control regarding the operation and condition of the Property; (c) Seller has not received any written notices that the Property or the business conducted thereon violate any applicable laws, regulations, codes and ordinances; (d) Seller has all certificates of occupancy, permits, and other governmental consents necessary to own and operate the Property for its current use; (e) There is no pending or threatened litigation which would adversely affect the Property or Buyer's ownership thereof after Closing; (f) There is no pending or threatened condemnation or similar proceedings affecting the Property, and the Property is not within the boundaries of any planned or authorized local improvement district; (g) Seller has paid (except to the extent prorated at Closing) all local, state and federal taxes (other than real and personal property taxes and assessments described in Section 8 above) attributable to the period prior to closing which, if not paid, could constitute a lien on Property (including any personal property), or for which Buyer may be held liable after Closing; (h) Seller is not aware of any concealed material defects in the Property except as disclosed to Buyer in writing during the Feasibility Period; (i) There are no Hazardous Substances (as defined below) currently located in, on, or under the Property in a manner or quantity that presently violates any Environmental Law (as defined below); there are no underground storage tanks located on the Property; and there is no pending or threatened investigation or

INITIALS: BUYE	R DAT	E SELLER	DATE	
BUYE	RDAT	ESELLER	DATE	



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 6 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

remedial action by any governmental agency regarding the release of Hazardous Substances or the violation of Environmental Law at the Property. As used herein, the term "Hazardous Substances" shall mean any substance or material now or hereafter defined or regulated as a hazardous substance, hazardous waste, toxic substance, pollutant, or contaminant under any federal, state, or local law, regulation, or ordinance governing any substance that could cause actual or suspected harm to human health or the environment ("Environmental Law"). The term "Hazardous Substances" specifically includes, but is not limited to, petroleum, petroleum by-products, and asbestos.

If prior to Closing Seller or Buyer discovers any information which would cause any of the representations above to be false if the same were deemed made as of the date of such discovery, then the party discovering the same shall promptly notify the other party in writing. If the newly-discovered information will result in costs or liability to Buyer in excess of the lesser of \$100,000 or five percent (5%) of the purchase price stated in this Agreement, or will materially adversely affect Buyer's intended use of the Property, then Buyer shall have the right to terminate the Agreement and receive a refund of its earnest money. Buyer shall give notice of termination within five (5) days of discovering or receiving written notice of the new information. Nothing in this paragraph shall prevent Buyer from pursuing its remedies against Seller if Seller had actual knowledge of the newly-discovered information such that a representation provided for above was false.

13. AS-IS. Except for those representations and warranties specifically included in this Agreement: (i) Seller makes no representations or warranties regarding the Property; (ii) Seller hereby disclaims, and Buyer hereby waives, any and all representations or warranties of any kind, express or implied, concerning the Property or any portion thereof, as to its condition, value, compliance with laws, status of permits or approvals, existence or absence of hazardous material on site, occupancy rate or any other matter of similar or dissimilar nature relating in any way to the Property, including the warranties of fitness for a particular purpose, tenantability, habitability and use; (iii) Buyer otherwise takes the Property "AS IS;" and (iv) Buyer represents and warrants to Seller that Buyer has sufficient experience and expertise such that it is reasonable for Buyer to rely on its own pre-closing inspections and investigations.

14. PERSONAL PROPERTY.

That portion of the person itemize in an Exhibit to be a completed). The value assi County-assessed value if a selected by the Listing Bropersonal property and shall b. In addition to the leases a includes all right, title and ir respect to the Property incinterests in, on, or to, any la of, abutting or adjoining to specifications and other ar licenses, authorizations and with contractors, engineers security and other deposits	nal property located on an ttached to this Agreement gned to the personal proposal property; all rights to the chitectural or engineering approvals; all rights, class and reserve accounts or telephone numbers for	d used in connection we within ten (10) days of perty shall be \$	pible personal property: X Non- with the Property, which Seller with Mutual Acceptance (None, if not completed, the late determined by an appraise to, but not the condition of, the late of Section 5(a) above, this sale try now or hereafter existing with the soft ingress or egress or other oposed, in, on, or across, in from a Property; all drawings, plans overnmental permits, certificates and warranties under contract and with the Property; all utility the fulfillment of any of Seller's ed trademarks, service marks of the cereived.	Il tere ehrits, s, s, s
INITIALS: BUYER	DATE	SELLER	_ DATE	

DATE

CBA

CBA Form PS_1A
Purchase & Sale Agreement
Rev. 1/2011
Page 7 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

- 15. CONDEMNATION AND CASUALTY. Seller bears all risk of loss until Closing, and thereafter Buyer shall bear the risk of loss. Buyer may terminate this Agreement and obtain a refund of the earnest money if improvements on the Property are destroyed or materially damaged by casualty before Closing, or if condemnation proceedings are commenced against all or a portion of the Property before Closing. Damage will be considered material if the cost of repair exceeds the lesser of \$100,000 or five percent (5%) of the purchase price stated in this Agreement. Alternatively, Buyer may elect to proceed with closing, in which case, at Closing, Seller shall assign to Buyer all claims and right to proceeds under any property insurance policy and shall credit to Buyer at Closing the amount of any deductible provided for in the policy.
- 16. FIRPTA TAX WITHHOLDING AT CLOSING. Closing Agent is instructed to prepare a certification (CBA or NWMLS Form 22E, or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign Investment in Real Property Tax Act, and Seller shall sign it on or before Closing. If Seller is a foreign person, and this transaction is not otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- 17. CONVEYANCE. Title shall be conveyed by a Statutory Warranty Deed subject only to the Permitted Exceptions. If this Agreement is for conveyance of Seller's vendee's interest in a Real Estate Contract, the Statutory Warranty Deed shall include a contract vendee's assignment sufficient to convey after acquired title. At Closing, Seller and Buyer shall execute and deliver to Closing Agent CBA Form No. PS-AS Assignment and Assumption Agreement transferring all leases and Vendor Contracts assumed by Buyer pursuant to Section 5(a) and all intangible property transferred pursuant to Section 14(b).
- 18. NOTICES AND COMPUTATION OF TIME. Unless otherwise specified, any notice required or permitted in, or related to, this Agreement (including revocations of offers and counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and must be delivered to Seller and Listing Broker with a courtesy copy to any other party identified as a recipient of notices in Section 28. A notice to Seller shall be deemed delivered only when received by Seller, Listing Broker, or the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and must be delivered to Buyer, with a copy to Selling Broker and with a courtesy copy to any other party identified as a recipient of notices in Section 28. A notice to Buyer shall be deemed delivered only when received by Buyer, Selling Broker, or the licensed office of Selling Broker. Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning the represented party or causing a copy of the notice to be delivered to the party's address provided in this Agreement. Buyer and Seller shall keep Selling Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice. If any party is not represented by a licensee, then notices must be delivered to and shall be effective when received by that party at the address, fax number, or email indicated in Section 28.

Unless otherwise specified in this Agreement, any period of time in this Agreement shall mean Pacific Time and shall begin the day after the event starting the period and shall expire at 5:00 p.m. of the last calendar day of the specified period of time, unless the last day is a Saturday, Sunday or legal holiday as defined in RCW 1.16.050, in which case the specified period of time shall expire on the next day that is not a Saturday, Sunday or legal holiday. Any specified period of five (5) days or less shall not include Saturdays, Sundays or legal holidays. Notwithstanding the foregoing, references to specific dates or times or number of hours shall mean those dates, times or number of hours; provided, however, that if the Closing Date falls on a Saturday, Sunday, or legal holiday as defined in RCW 1.16.050, or a date when the county recording office is closed, then the Closing Date shall be the next regular business day.

INITIALS: BUYER	DATE	SELLER	DATE	
BUYER	DATE	SELLER	DATE	



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 8 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

9.		SURE. At the signing of t	his Agreement,				
	Selling Broker No S	Selling Broker					
	Represented	ker No Listing Broker					
	represented	No INO LISTING DIONO					
	Selling Firm, Sellin Managing Broker (in Designated Broker represent the same persons affiliated by Designated Broker dual agent. If Sell Buyer and Seller (any), and Managing	if any) represent the same, Listing Broker's Branch a party that the Listing Browith the same Firm, the Branch Manager (if anying Broker and Listing Bronsent to	er, Selling Broker's Branche party that Selling Broker Manager (if any), and Listoker represents. If Selling n both Buyer and Seller y), and Managing Broker roker are the same persochat person and his/her Dating both parties as dual attate Agency."	represents. Listing Firm, ting Broker's Managing B Broker and Listing Broker confirm their consent to (if any) representing both n representing both partie esignated Broker, Branch	Listing Firm's roker (if any) are different the Brokers' parties as a es, then both Manager (if		
20.	rights hereunder, votion is selected a Agreement may be controlled by or ur requires Seller's cobligations of Buye for Seller to finance	without Seller's prior writt and the words "and/or as e assigned with notice to ader common control with consent. The party ider or stated in this Agreemen	t (may not, if not completen consent, unless providesigns" or similar words and Seller but without Sellen the Buyer identified in the tified as the initial Buyer to notwithstanding any assistance price, then the particular services in the particular services and the services are the services and the services are the services ar	led otherwise herein. If the used to identify the Burn's consent only to an endis Agreement. Any other shall remain responsity gnment and, if this Agreen	he "may not" yer, then this ntity which is r assignment ole for those nent provides		
21.	DEFAULT AND AT (a) Buyer's defau then (check one):		s, without legal excuse, to	complete the purchase of	the Property,		
		Seller may terminate this Agreement and keep the earnest money as liquidated damages as the sole and exclusive remedy available to Seller for such failure; or					
	Seller may, at its option, (a) terminate this Agreement and keep as liquidated damages the earnest money as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue any other rights or remedies available at law or equity.						
	b) Seller's default. In the event Seller fails, without legal excuse, to complete the sale of the Property, nen (check one):						
	fees paid by Buyer or (b) bring suit to	ment and recover all earn ble or applicable to the pu cidental damages, provid of closing or from the da never is earlier; or	rchase price; ed, however,				
		this Agreement and red	t against Seller for Buye cover any incidental dama				
NIT	IALS: BUYER	DATE	SELLER	DATE			
	BUYER	DATE	SELLER	DATE			



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 9 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

Neither Buyer nor Seller may recover consequential damages such as lost profits. If Buyer or Seller institutes suit against the other concerning this Agreement, the prevailing party is entitled to reasonable attorneys' fees and expenses. In the event of trial, the amount of the attorney's fee shall be fixed by the court. The venue of any suit shall be the county in which the Property is located, and this Agreement shall be governed by the laws of the state where the Property is located.

22. MISCELLANEOUS PROVISIONS.

- **a. Complete Agreement.** This Agreement and any addenda and exhibits thereto state the entire understanding of Buyer and Seller regarding the sale of the Property. There are no verbal or other written agreements which modify or affect the Agreement.
- **b.** Counterpart Signatures. This Agreement may be signed in counterpart, each signed counterpart shall be deemed an original, and all counterparts together shall constitute one and the same agreement.
- **c. Electronic Delivery.** Electronic delivery of documents (e.g., transmission by facsimile or email) including signed offers or counteroffers and notices shall be legally sufficient to bind the party the same as delivery of an original. At the request of either party, or the Closing Agent, the parties will replace electronically delivered offers or counteroffers with original documents.
- **d. Section 1031 Like-Kind Exchange.** If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party agrees to cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding Section 20 above, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the purposes of completing a reverse exchange.
- 23. ACCEPTANCE; COUNTEROFFERS. Seller has until midnight of _______ (if not filled in, the third business day) following the day Buyer delivers the offer to accept this offer, unless sooner withdrawn. If this offer is not timely accepted, it shall lapse and the earnest money shall be refunded to Buyer. If either party makes a future counteroffer, the other party shall have until 5:00 p.m. on the ______ business day (if not filled in, the second business day) following receipt to accept the counteroffer, unless sooner withdrawn. If the counteroffer is not timely accepted or countered, this Agreement shall lapse and the earnest money shall be refunded to the Buyer. No acceptance, offer or counteroffer from the Buyer is effective until a signed copy is received by the Seller, the Listing Broker or the licensed office of the Listing Broker. No acceptance, offer or counteroffer from the Seller is effective until a signed copy is received by the Buyer, the Selling Broker or the licensed office of the Selling Broker. "Mutual Acceptance" shall occur when the last counteroffer is signed by the offeree, and the fully-signed counteroffer has been received by the offeror, his or her broker, or the licensed office of the broker. If any party is not represented by a broker, then notices must be delivered to and shall be effective when received by that party.
- **24. INFORMATION TRANSFER.** In the event this Agreement is terminated, Buyer agrees to deliver to Seller within ten (10) days of Seller's written request copies of all materials received from Seller and any non-privileged plans, studies, reports, inspections, appraisals, surveys, drawings, permits, applications or other development work product relating to the Property in Buyer's possession or control as of the date this Agreement is terminated.

NITIALS: BUYER	DATE	SELLER _	DATE	
BUYER	DATE	SELLER	DATE	

CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 10 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

25.	CONFIDENTIALITY. Until and unless closing has been consummated, Buyer and Seller shall follow
	reasonable measures to prevent unnecessary disclosure of information obtained in connection with the
	negotiation and performance of this Agreement. Neither party shall use or knowingly permit the use of any such information in any manner detrimental to the other party.
26.	SELLER'S ACCEPTANCE AND BROKERAGE AGREEMENT. Seller agrees to sell the Property on the

acco Selle shal agre a co Selli liqui be re and Firm expe trans com Seci	ordance with the listing of the ragrees to pay a commodified apportioned between the element. If there is no lister a portion of the element and the element approximately	or commission agreement. hission of% of the listing Firm and Sellir ting or written co-brokerage. hission of% of the sales price or \$\frac{1}{2} e sales proceeds equal to the listing agreement and the listing agreement are the section, the prevalue of the listing Firm are red on an attached addence the described in attached.	If there is no written the sales price or \$ ng Firm as specified in the agreement, then List is So the commission. If the by Listing Firm or Sell be paid one-half to Sold any co-brokerage agailing party is entitled the eceiving compensation lum, in which case But Exhibit A is commerced.	in a total amount computed in listing or commission agreement, The commission in the listing or any co-brokerage ting Firm shall pay to Selling Firm eller assigns to Listing Firm and the earnest money is retained as ling Firm for Buyer or Seller shall seller and one-half to Listing Firm greement. In any action by Listing to reasonable attorneys' fees and from more than one party to this layer and Seller consent to such cial real estate. Notwithstanding and an attachment describing the
WRI MAE INVI FIN/ THE FOF WIT APF HAZ ARE ANE	ITING TO BUYER OR SEEDE ANY REPRESENT ESTIGATION CONCER ANCIAL STRENGTH, ESTE CONDITION OF THE BUYER'S INTENDED THOUT LIMITATION, TO PLICABLE LAWS (INCLUZARDOUS OR TOXIC MESTAND TO	SELLER, THE SELLING E ITATIONS OR WARRA INING THE LEGAL EFFE BOOKS, RECORDS, REI PROPERTY OR ITS IM USE; OR OTHER MAT THE PROPERTY'S ZON UDING LAWS REGARDII IATERIALS INCLUDING M ENGAGE QUALIFIED EX	BROKER, LISTING BRANTIES OR COND CT OF THIS AGREED PORTS, STUDIES, OPROVEMENTS; THE TERS RELATING TO NING, BOUNDARIES, NG ACCESSIBILITY FOLD OR OTHER ALL (PERTS TO ASSIST	S OTHERWISE DISCLOSED IN OKER, AND FIRMS HAVE NOT UCTED ANY INDEPENDENT MENT, BUYER'S OR SELLER'S R OPERATING STATEMENTS; FITNESS OF THE PROPERTY THE PROPERTY, INCLUDING, AREA, COMPLIANCE WITH FOR DISABLED PERSONS), OR ERGENS. SELLER AND BUYER WITH THESE DUE DILIGENCE NDEPENDENT LEGAL AND TAX
INITIALS:	BUYER	DATE	SELLER	DATE
	BUYER	DATE	SELLER	DATE

CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 11 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

28. IDENTIFICATION OF THE PARTIES. The following is the contact information for the parties involved in this Agreement:

<u>Buyer</u>		<u>Seller</u>			
Contact: City of Tacom	na	Contact: Port	of Tacoma		
Attn: Jennifer			: Scott Francis		
Address: 747 Market St	reet. Room 737		Box 1837, Tacoma, WA 98401		
Tacoma, WA	•		Sitcum Plaza, Tacoma, WA 98421		
Business Phone:(253)5			ne:(253)383-9407		
Fax:		Eavi	7		
Email: jhines@cityofta			s@PortofTacoma.com		
Selling Firm		<u>Listing Firm</u>			
Name: N/A		Name: N/A			
Assumed Name (if appl	icable):	Assumed Nan	ne (if applicable):		
Selling Broker:		Listing Broke	r:		
Address:		Address:			
Business Phone:		Business Pho	ne:		
Mobile Phone:		Mobile Phone	:		
Email:		Email:			
Fax:		rax:	rax:		
CBA Office No.:		CBA Office No	o.:		
Licensed Office of Selli	ng Broker	Licensed Office	ce of Listing Broker		
Address:		Address:			
Business Phone:		Business Pho	ne:		
Fax:		Fax:			
Email:		⊢mail:			
CBA Office No.:		CBA Office No			
Courtesy Copy of Notice	es to Buyer to:	Courtesy Cop	y of Notices to Seller to:		
Name:		Name: Goo	dstein Law, C/o Ralph Klose		
Address:			South G Street		
		Tace	oma, WA 98405		
Business Phone:		Business Pho	ne:(253)779-4000		
Mobile Phone:		Mobile Phone	:		
Fax:		Fax:			
Email:		Email: RKlose	e@goodsteinLaw.com		
INITIALS: BLIVER	DATE	SELLER	DATE		
		<u> </u>			
BUYER	DATE	SELLER	DATE		



CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 12 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

IN WITNESS WHEREOF, the parties have signed this Agreement intending to be bound.

Buyer City of Tacoma Printed name and type of entity Buyer Signature and title Elizabeth A. Pauli, City Manager		Buyer City of Tacoma Printed name and type of entity Buyer Signature and title Andy Cherullo, Finance Director		
Seller Port of Tacoma Printed name ar	nd type of entity	Seller City of Tacoma Printed name and type of entity		
SellerSignature and title John Wolfe, CEO		SellerSignature and title Steve Victor, Deputy City Attorney		
Date signed		Date signed		
INITIALS: BUYER	DATE	SELLER	DATE	
BUYER	DATE	SELLER		

CBA Form PS_1A Purchase & Sale Agreement Rev. 1/2011 Page 13 of 13

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

EXHIBIT A*

[Legal Description]

PORTION BEING ACQ	JIRED BY City of Taco	ma		
THAT PORTION OF LO	TS 1 THROUGH 8, INC	LUSIVE, IN BLOCK 10, A	AND ALL OF BLOCK 1	OA, PER THE
REPLAT OF BLOCKS	13 TO 48, INCLUSIVE, 1	ΓACOMA TIDELANDS, F	ORMERLY IN KING C	OUNTY,
KNOWN AS ASHTON'S	REPLAT, FILED DECI	EMEBER 23, 1918, WITH	THE BOARD OF STA	TE LAND
COMMISSIONERS IN P	IERCE COUNTY, WAS	HINGTON AND OF GOV	ERNMENT LOTS 6 AN	ID 7, SECTION
26, TOWNSHIP 21 NOR	TH, RANGE 3 EAST, W	V.M. MORE PARTICULA	RLY DESCRIBED AS I	FOLLOWS:
BEGIINING AT THE MO	ST NORTHERLY COR	NER OF LOT 3, BLOCK	10 OF SAID REPLAT,	FROM WHICH
MOST NORTHERLY CO	ORNER OF LOT 1 OF S	AID BLOCK 10 BEARS	SOUTH 44°07'09" WES	ST A DISTANCE
OF 60.20 FEET, THENC	E NORTH 44°07'09" E	AST ALONG THE SOUT	HERLY MARGIN OF E	AST 11TH
AVENUE A DISTANCE	OF 127.00 FEET;			
THENCE SOUTH 45°52	'51" EAST A DISTANC	E OF 157.72 FEET TO T	HE LINE COMMON TO)
GOVERNMENT LOTS				
THENCE PERPENDICU	ILAR SOUTH 44°07'09'	WEST A DISTANCE OF	225.73 FEET TO THE	EASTERLY
LINE OF SAID BLOCK	10A, LINE BEING THE	BALANCED GOVERNM	ENT MEANDER LINE I	PER
WASHINGTON STATE	BOARD OF LAND COM	MISSIONERS ASHTON	'S REPLAT OF THE TA	ACOMA
TIDELANDS;				
THENCE NORTH 04°55	43" WEST ALONG SA	ID EASTERLY LINE OF	BLOCK 10A, A DISTA	NCE OF 150.63
FEET TO THE MOST S	OUTHERLY CORNER (OF LOT 4 OF SAID BLOO	CK 10;	
THENCE NORTH 45°52	'51" WEST ALONG TH	E LINE COMMON TO LO	T 4 AND LOT 3 OF SA	AID BLOCK 10,
A DISTANCE OF 43.96	FEET TO THE POINT O	OF BEGINNING.		
SITUATE IN THE CITY	OF TACOMA, COUNTY	OF PIERCE, STATE OF	WASHINGTON.	
	,	,		
CONTAINING ±25,647	SF (OR APPROXIMATE	LY 0.59 ACRES)		
	•	•		
* To ensure accuracy	in the legal description	n, consider substituting	the legal description	contained in the
		copy of the Property's		
•		should avoid transcribing	•	•
in transcription may rend	ier the legal description	inaccurate and this Agree	ment void and unenford	ceable.
INITIALS: BUYER	DATE	SELLER	DATE	
BUYER	DATE			

ADDENDUM/AMENDMENT TO COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

This Addendum is made part of the Commercial & Investment Real Estate Purchase & Sale Agreement dated October 19, 2018 (the "Agreement") between the City of Tacoma as Buyer and the Port of Tacoma as Seller regarding Property commonly known as: all of Port Parcel No. 98, Pierce County Tax Parcel No. 2275200440, commonly known as 3514 E 11th St, Tacoma WA 98421; the southwesterly portion of Port Parcel No. 103, Pierce County Tax Parcel No. 0321263046, commonly known as 1171 Taylor Way, Tacoma WA 98421; and the northwesterly portion of Port Parcel No. 5, Pierce County Tax Parcel No. 5000350050, commonly known as 1123 Taylor Way, Tacoma WA 98421. If any terms in this Addendum conflict with any terms in the Agreement (including other addenda) of which this Addendum is a part, then this Addendum will control. All other terms and conditions of the Agreement (including other addenda) remain unchanged.

- 1. Section 1 Purchase Price shall be amended by adding the following: The Purchase Price is subject to appraisals obtained by the Port. RCW 53.25.140 provides that "the purchase price must not be less than the fair market value of the property which shall be determined by an average of at least two independent appraisals performed by licensed real estate brokers or professionally designated real estate appraisers".
- 2. The following shall be added to **Section 5.a. Books, Records, Leases, Agreements**:

Seller shall make available for inspection by Buyer or its agents all documents not protected from disclosure under applicable law. Seller makes no representations or warranties to Buyer regarding the accuracy or completeness of the documents and information made available to Buyer, and all documents and information provided to Buyer pursuant to this Agreement are provided without any warranty whatsoever.

- 3. Section 12 Seller's Representations shall be amended as follows:
- **12.1** "Seller's actual knowledge" means the actual knowledge of Scott Francis, Port of Tacoma Director of Real Estate, or any other officer of the Port of Tacoma as of the date of this Agreement, without any imputation of knowledge of any other person or any entity, and without any inquiry or duty of inquiry.
- **12.2** Seller's authority to enter into this Agreement, to sell the Property, and to perform its obligations under this Agreement, is subject to the approval of this Agreement and all terms of this transaction by the Port of Tacoma Port Commission in open public meeting, and the successful completion of all appropriate notice, approval, and review processes necessary for the sale of the Property by the Port of Tacoma, including any appeals, as set forth in Section 7 of the Addendum to this Agreement.

- **4. Section 17 Conveyance** shall be amended as follows: Title shall be conveyed by a Statutory Warranty Deed subject only to the Permitted Exceptions and the covenants, conditions, and restrictions provided in this Agreement and addenda thereto.
- 5. The following shall be added to **Section 22 Miscellaneous Provisions**:
- **e. No Agency or Partnership.** Buyer and Seller agree that nothing herein shall be construed to create the relationship of principal and agent, joint venture, partnership, or any other form of legal association which would impose liability upon one party for the act or failure to act of another party.
- **f. Amendment or Modification.** No amendment, modification, or change of this Agreement shall be valid unless made in writing and signed by the parties hereto.
- **g. Further Assurances.** Each of the parties shall execute and deliver any and all additional papers, documents and other assurances, and shall do any and all acts and things reasonably necessary in connection with the performance of its obligations hereunder, to carry out the intent of the parties herein.
- **h. Interpretation.** This Agreement is the result of negotiations between the parties hereto, each of which was represented by legal counsel or had the opportunity to be represented by legal counsel. Each party participated in the preparation of this Agreement and reviewed this Agreement. No particular provision shall be deemed to have been drafted by any particular party, and no question of interpretation shall be resolved by any rule of interpretation providing for interpretation against a drafting party. This Agreement shall be interpreted and construed according to the intent of the parties and a fair reading of the language of this Agreement as a whole, and not for or against any particular party.
- i. Successors and Assigns. This Agreement shall inure to the benefit of and shall be binding upon the parties hereto and their respective heirs, legal representatives, successors, and assigns.
- **j. No Third Party Beneficiaries.** Except as otherwise expressly provided in this Agreement, nothing in this Agreement is intended to confer any rights or remedies under or by reason of this Agreement on any person other than the parties to it and their respective successors and assigns, if any, nor shall any provision give any third parties any right of subrogation or action against any party to this Agreement.
- **k. Waiver.** No waiver shall be effective against a party unless set forth in writing and signed by the party charged with making the waiver. No waiver of any provision of this Agreement shall constitute a waiver of any other provision of this Agreement, whether or not similar, nor shall any waiver constitute a waiver of any preceding, succeeding, or continuing occurrence or condition, unless expressly stated in the waiver.

6. The following shall be added to **Section 25 – Confidentiality**:

The parties understand and acknowledge that Seller and Buyer are subject to the Washington Public Records Act. If either party, or any person to whom a party transmits any information pursuant to this Agreement, becomes legally compelled or is requested to disclose any such information, including without limitation information subject to the Washington Public Records Act, then such party (the "first party") will provide prompt written notice to the other party of the fact of the request for information and the contact information of the requestor, and shall allow not less than ten (10) business days after such written notice is given prior to any such disclosure so that the other party may seek a protective order or other appropriate remedy or waive compliance with the provisions of this Agreement. Unless such protective order is obtained and provided to the first party, the first party will release to the public the requested information, including any confidential information.

- **7.** Seller's obligation to sell, and Buyer's obligation to buy, the Property under this Agreement, is subject to and contingent on the satisfaction of the following conditions prior to Closing:
- **7.1** This Agreement, and the transaction contemplated hereby, must be duly approved by the Tacoma City Council prior to Closing. If Tacoma City Council approval is not obtained, this Agreement will terminate, and all documents and other funds will be returned to the Buyer, and neither party will have any further rights, obligations, or remedies under this Agreement, except as otherwise provided herein. Nothing in this Paragraph will obligate the Buyer to obtain City Council approval beyond the ordinary course of City procedure.
- **7.2** The approval of this Agreement and all terms of this transaction by the Port of Tacoma Port Commission in open public meeting.
- **7.3** The successful completion of all appropriate notice, approval, and review processes necessary for the sale of the Property by the Port of Tacoma, including any appeals.
- **8.** The sale of the Property is subject to the following covenants, conditions, and restrictions regarding the use and disposition of the Property:
- **8.1 Use.** Buyer acknowledges, covenants, represents, and warrants that the Property will be used solely for a City of Tacoma fire station and other public safety purposes during the Property's use as a fire station. The Property shall not be used for any other purpose without the prior written consent of Seller, in its sole and absolute discretion.
- **8.2** Plans and Specifications. Prior to Closing, Buyer shall provide Seller with plans and specifications for Buyer's proposed development of the Property. Buyer has provided such plans and specifications, which are hereby approved.

- 8.3 Commencement of Work. Any owner of the Property shall, within one year from the date of purchase of the Property, devote the Property to its intended use, or commence work on (the phrase "commence work on" includes but is not limited to applying for permits for intended improvements on the Property) and diligently pursue to completion the intended improvements described in the plans and specifications approved by the Port of Tacoma to devote it to such use, and if such owner fails to do so, then the Port of Tacoma Port Commission may cancel the sale and return the money paid on the purchase price to the owner, and title to the Property shall revert to the Port of Tacoma. This remedy shall be in addition to any and all other remedies under the terms of the sale.
- **8.4 Reversion.** If the City of Tacoma ceases to use the Property for a City of Tacoma fire station then title to the Property shall revert to the Port of Tacoma together with all improvements then located thereon, and the Port of Tacoma shall return to the City of Tacoma the consideration paid by the City of Tacoma for the Property pursuant to this Agreement.
- **8.5 Deed.** The sale of the Property shall be conditioned on and subject to, and the Deed to be delivered by Seller at Closing shall contain, the above provisions in the form attached hereto, as covenants running with the land. Any violation thereof shall result in the right by the Port of Tacoma Port Commission to declare a forfeiture and reassume title to the Property. This remedy shall be in addition to any and all other remedies available to Seller under the Agreement and under any and all applicable law.
- **9.** The sale of the Property shall be subject to all applicable requirements of RCW Title 53 and all other statutes, regulations, rules, orders, and law of any kind applicable to a sale of Port District property, and Port of Tacoma resolutions and policies regarding the sale of real property.
- 10. The parties acknowledge that the portion of Pierce County Tax Parcel No. 0321263046 included in the Property is part of a site currently subject to environmental investigation and remediation by the Port of Tacoma. After Closing, the City of Tacoma will continue to cooperate with the Port of Tacoma, at no cost to the Port of Tacoma, regarding access to and activities required on the Property in connection with such investigation and remediation, and resolution of claims related thereto. To the best of each party's actual knowledge as of the date hereof, there are no Hazardous Substances currently located in, on, or under the Property in a manner or quantity that presently violates any Environmental Law. However, to the extent that any such Hazardous Substances are found on the portion of Tax Parcel No. 0321263046 included in the Property pursuant to this Agreement, the environmental indemnity provisions under the Purchase And Sale Agreement between the City of Tacoma as Seller and the Port of Tacoma as Buyer regarding Tax Parcel No. 0321263046 dated August 15, 2007 shall continue to apply and shall not be affected by the sale of such portion of such parcel pursuant to this Agreement.

Provisions to be Included in Deed

The Property is sold by the Port of Tacoma pursuant to RCW 53.25, and is conveyed subject to the following covenants, conditions, and restrictions, which shall run with the land:

- 1. <u>Use</u>. The Property shall be used solely for a City of Tacoma fire station and other public safety purposes during the Property's use as a fire station. The Property shall not be used for any other purpose without the prior written consent of the Port of Tacoma, in its sole and absolute discretion.
- 2. <u>Commencement of Work.</u> Any owner of the Property shall, within one year from the date of purchase of the Property, commence work on (the phrase "commence work on" includes but is not limited to applying for permits for intended improvements on the Property) and diligently pursue to completion the intended improvements described in the plans and specifications approved by the Port of Tacoma, or devote the Property to its intended use if such improvements are already completed, and if such owner fails to do so, then the Port of Tacoma may cancel the sale and return the money paid on the purchase price to the owner, and title to the Property shall revert to the Port of Tacoma.
- 3. Reversion. If the City of Tacoma ceases to use the Property for a City of Tacoma fire station then title to the Property shall revert to the Port of Tacoma together with all improvements then located thereon, and the Port of Tacoma shall return to the City of Tacoma the consideration paid by the City of Tacoma for the Property pursuant to the Purchase And Sale Agreement between the Port of Tacoma as Seller and the City of Tacoma as Buyer dated October, 19, 2018.

Pursuant to RCW 53.25, the above covenants, conditions, restrictions, and reversion, shall be covenants running with the land and shall be stated in the deed from the Port of Tacoma and all subsequent deeds to the Property.