

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

July 9, 2002

Ordinance 14413

Proposed No. 2002-0216.1

Sponsors Edmonds

1	AN ORDINANCE authorizing King County executive to
2	enter into a fifty-year agreement to lease park and ride
3	stalls on private property adjacent to the Kenmore park and
4	ride lot.
5	
6	
7	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
8	SECTION 1. The King County executive is hereby authorized on behalf of the
9	county to execute a lease with the Society of St. Vincent de Paul for park and ride spaces
10	consistent with the applicable terms and conditions described in Attachment A to this
11	ordinance, "Ground Lease," and containing the usual and customary terms for such a lease.
12	SECTION 2. The appropriate county officials, agents, and employees are hereby
13	authorized to take all actions necessary to implement the lease and all actions up to now
14	taken by county officials, agents, and employees consistent with the terms and purposes of
15	the lease agreement are hereby ratified, confirmed and approved.
16	SECTION 3. If any one or more of the covenants or agreements provided in this
17	ordinance to be performed on the part of the county is declared by any court of competent

۲.

jurisdiction to be contrary to law, then such covenant or covenants, agreement or
agreements, are null and void and shall be deemed separable from the remaining
covenants and agreements of this ordinance and shall in no way affect the validity of the
other provisions of this ordinance or of the lease agreement.

22

Ordinance 14413 was introduced on 6/24/2002 and passed by the Metropolitan King County Council on 7/8/2002, by the following vote:

Yes: 13 - Ms. Sullivan, Ms. Edmonds, Mr. von Reichbauer, Ms. Lambert, Mr. Phillips, Mr. Pelz, Mr. McKenna, Mr. Constantine, Mr. Pullen, Mr. Gossett, Ms. Hague, Mr. Irons and Ms. Patterson

No: 0 Excused: 0

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Cynthia Sullivan, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 11 day of tul

Ron Sims, County Executive

Attachments

A. Ground Lease

GROUND LEASE

This Ground Lease ("Lease") is made as of the day of between and KING COUNTY, a political subdivision of the State of Washington, reference to the following facts:	, as "Landlord"
RECITALS	
A. Landlord is the owner of approximately 145,470 square feet of Property") located at 7304 Bothell Way NE, in Kenmore, Washington and described in Exhibit A attached hereto and by this reference incorporated herein	more particularly
B. The Real Property is currently operated as a by Landlord.	
C. Tenant wishes to lease a portion of the Real Property for use a facility and transit center. Landlord has agreed to enter into this Lease with Teand conditions hereinafter set forth.	
NOW, THEREFORE, in consideration of the foregoing recitals and valuable consideration, the receipt and adequacy of which are hereby acknown and Tenant hereby agree as follows:	d other good and vledged, Landlord
1. <u>Incorporation of Recitals; Basic Lease Terms</u> . Each recital sincorporated into this Agreement as though fully set forth herein. This Sec Basic Lease Terms of this Lease between Landlord and Tenant named above.	
a. Premises: (Section 2)	
A portion of the Real Property located at 7304 Both Kenmore, Washington	nell Way NE, in
b. Term: (Section 2.4)	
Approximately fifty (50) years	
c. Option to Extend: (Section 2.5)	
Two options to extend for ten (10) years each	
d. Rent: (Section 3)	
The rent payable by Tenant under this Lease.	

	lresses: (Section 22.7)
Landlord:	
With a cop	y to:
•	
Tenant:	King County
	King county Department of Transportation
	[address] Attention:
	Facsimile:
With a copy	y to:

2. Premises

e.

- 2.1 <u>Lease to Tenant</u>. In consideration of the Rent to be paid and the covenants and agreements hereinafter provided which Tenant hereby agrees to keep and perform, Landlord hereby leases to Tenant and Tenant hereby leases from Landlord the Premises. The Premises shall mean the real property outlined in red on the map attached hereto as Exhibit B, consisting of approximately ninety-two thousand square feet (92,000).
- 2.2 <u>Boundary Line Adjustment</u>. Landlord acknowledges the Premises contains portions of more than one parcel of the Real Property. Landlord, at its sole expense and prior to the Commencement Date of this Lease, shall cause a Boundary Line Adjustment to be submitted to and approved by the City of Kenmore, which will establish the Premises as a separate legal lot.
- 2.3 <u>Title to Real Property</u>. Landlord warrants that it owns the Real Property and the Premises in fee simple and that it has full right to make and enter into this Lease and that Tenant shall have quiet and peaceable possession and enjoyment of the Premises during the term of this Lease and any extensions thereto.

- 2.4 Term. This Lease shall be for a term of fifty (50) years commencing upon the date that each of the following conditions has been satisfied: (a) this Lease has been fully executed by Landlord and Tenant, (b) the Boundary line Adjustment to the Real Property, as approved by Tenant, has been completed and any other government agency approvals required to lease the Premises for use as a park-and-ride facility and transit center have been obtained, and (c) this Lease has been approved by the King County Council ("Commencement Date") and shall expire on the Expiration Date unless sooner terminated pursuant to this Lease. Once all conditions precedent to the Commencement Date of this Lease have been met to the reasonable satisfaction of Landlord and Tenant, Landlord and Tenant shall confirm the Commencement and Expiration Dates of this Lease by executing a written Confirmation of Commencement and Expiration Dates in the form attached hereto as Exhibit C, which shall thereafter constitute and form a part of this lease.
- 2.5 Option to Extend. So long as Tenant is not in default under this Lease, and there is no event that with the giving of notice, the passage of time, or both, would constitute an event of default under this Lease, Tenant shall have the right to extend the Term of this Lease for two additional ten (10) year terms the "Extension Terms") on the same terms and conditions as set forth in this Lease. Tenant shall exercise its right to extend the Term of this Lease by giving written notice to Landlord of its intent to extend the Term of this Lease at least six (6) months prior to the Expiration Date of this Lease. Tenant shall also give Landlord at least six (6) months prior written notice if Tenant has elected not to extend the Term of this Lease for the Extension Term. Tenant shall have no other right to extend the Term of this Lease beyond the expiration of the Extension Term, unless the parties in their sole discretion agree otherwise in writing.
- 2.6 Right of First Offer. If at any time after the date of this Lease Agreement and prior to the expiration of the Lease Term and any Extensions, Landlord desires to sell the Premises, Landlord shall provide Tenant the right of first offer to purchase the Premises for a purchase price to be established pursuant agreement of the parties as set forth herein or pursuant to the process described in Subsection 3.5 below. Before marketing or offering the Premises for sale, Landlord shall provide Tenant with notice of its intent to sell (the "Sale Notice"). The Sale Notice shall be in writing and shall specify the minimum terms and conditions under which Landlord would be willing to sell the Premises (the "Minimum Terms"). The Minimum Terms shall include the purchase price (which shall be based on a MIA appraisal of the Premises, the form of conveyance deed to be provided by Landlord, a general description of the representations and warranties to be provided by Landlord and a preliminary title commitment for the Premises. Tenant shall have thirty (30) days in which to decide whether to accept the purchase price described in the Sale Notice or to request arbitration as set forth in Subsection 3.5. Following completion of said arbitration, Tenant shall have sixty (60) days in which to exercise its right of first offer to purchase the Sale Property on the Minimum Terms or on such other terms as mutually agreed between Landlord and Tenant.
- 3. Rent. Tenant shall pay Landlord as and when provided herein, the Rent set forth in the remainder of this Section 3 without deduction, offset, prior notice or demand.

- 3.1 <u>Base Rent</u>. Tenant agrees to pay Landlord the sum of two hundred sixteen thousand dollars (\$216,000.00) as base rent for the first year of the Lease Term, payable in monthly installments of eighteen thousand dollars (\$18,000.00). The First installment of the Base Rent is due and payable in full on the Commencement Date of this Lease. Subsequent payments of installments will be due on the first day of each month thereafter, during the Term of this Lease.
- 3.2 <u>Prepaid Rent</u>. Notwithstanding that Tenant's duty to pay Rent shall not commence until the Commencement Date, Tenant shall make one payment of prepaid rent, in the amount of \$50,000.00, which shall be used by Landlord to pay for the cost of removal and disposition of all existing structures on the Premises. Said Prepaid Rent shall be paid by Tenant within fourteen (14) days of approval of this Lease by ordinance adopted by the King County Council or within three (3) days of the effective date of said ordinance, whichever occurs earlier.
- 3.3 <u>Application of Prepaid Rent</u>. The Prepaid Rent paid by Tenant shall constitute a credit to be applied to installments of the Base Rent until exhausted.
- 3.4 Adjustments to Base Rent. On each annual anniversary of the Commencement Date of this Lease (the "Adjustment Date") commencing on the first (1st) anniversary of the Commencement Date of this Lease, the Base Rent shall be increased from the Base Rent then in effect by two (2) percentage points.
- 3.5 <u>Recalculation of Base Rent for Term Extensions</u>. Upon receipt of Tenant's Notice of Intent to Extend the Lease as described above in Section 2.5, Landlord shall recalculate the Base Rent for the Extension Periods to reflect fair market rental value as of the Expiration Date of the Lease Term.
 - 3.5.1 <u>Fair Market Rental Value Defined</u>. For all purposes required under this Lease, "Fair Market Rental Value" is defined as: An amount in the competitive market that a well-informed and willing lessor, who desires but is not required to lease, would accept, and which a well-informed and willing lessee, who desires but is not required to lease, would pay for the use of the premises, after due consideration of all the elements reasonably affecting value.
 - 3.5.2 <u>Arbitration</u>. If Landlord and Tenant cannot agree upon the Base Rent recalculation, the Base Rent for the Extension Periods will be adjusted by arbitration. Landlord and Tenant will select one arbitrator each, and the two selected arbitrators will select a third. If the two arbitrators have not selected a third arbitrator within thirty (30) days after the selection of the last selection of the two, either Landlord or Tenant may apply to the presiding Judge of the Superior Court in King County for the appointment of a third arbitrator. Each arbitrator will be a member of the American Institute of Real Estate Appraisers, or of the Society of Real Estate Appraisers, or of some equivalent body. If in the future, a licensing requirement for real estate appraisers is imposed by any legislative body, each arbitrator shall be licensed. The three arbitrators will determine the Fair Market Rental Value for the premises. The decision of a majority

of the arbitrators will bind both Landlord and Tenant. As the conclusion of the arbitration, the arbitrators will submit written reports to Landlord and Tenant, which shall contain all pertinent evidence that led to their conclusion together with an explanation of their reasoning for such conclusion.

- 3.5.3 <u>Cost Of Arbitration</u>. The cost of the arbitration will be divided equally between Landlord and Tenant.
- 3.5.4 <u>Rent Pending Recalculation</u>. In the event resolution of the rental recalculation not completed prior to the commencement of the Extension Term being considered, Tenant shall, pending resolution of such rental recalculation, continue to pay Landlord the rental then in effect.
- 3.6 Adjustments to Extension Terms Base Rent. The Base Rent for the Extension Terms will be adjusted annually as described above in section 3.4.
- 3.7 Payments to Third Parties. Tenant shall pay all other sums required to be paid by Tenant to third parties under this Lease, when the same shall be due and payable and in all events prior to delinquency. Such payments shall include all costs, expenses, fees, services and charges of all kinds for heat, water, light, gas and telephone, and for all other utilities used on the Premises so that the same shall not become a lien against the leased premises or the Real Property.

4. Taxes and Assessments.

- 4.1 <u>Payment by Landlord</u>. Landlord shall pay all Taxes directly to the applicable governmental agency prior to delinquency and shall provide proof of such payment to Tenant promptly upon request.
- 4.2 <u>Definition of Taxes</u>. Taxes shall include all real and personal property taxes and assessments (including assessments for public improvements), license and permit fees. charges for public utilities, leasehold excise taxes, other excise taxes, levies, sales, use and occupancy taxes, business and occupation taxes, all gross receipts or similar taxes (i.e., taxes based upon gross income which fail to take into account deductions with respect to depreciation, interest, taxes or ordinary and necessary business expenses relating to the Premises), any tax or charge assessed against the Rent or fair market value of the Premises and any taxes levied or assessed in addition to or in lieu of, in whole or in part, such taxes, assessments or other charges (including any leasehold excise taxes which may from time to time be levied on the leasehold estate created by this Lease or the subleasehold estate created by the Permitted Sublease or any sublease of individual apartment units or the child care facility) and all other governmental impositions and charges of every kind and nature, general and special, ordinary and extraordinary, foreseen and unforeseen of every character (including interest and penalties thereon) which at any time during or in respect of the Term may be imposed, levied upon or assessed against or which arise with respect to or constitute a lien upon the Premises (or any part thereof), the leasehold estate created by this Lease or any part thereof, or the subleasehold estate

created by the Permitted Sublease or any sublease of individual apartment units or the child care facility, or any estate, right or interest therein, or any occupancy, use or possession of or activity conducted on the Premises or any part thereof. To the extent Taxes, assessments or other charges can be paid in installments, Tenant may pay such Taxes in installments.

5. Compliance with Legal Requirements and Agreements. Tenant shall at its sole cost and expense comply with and perform all obligations with respect to (a) all applicable local, state and federal laws, ordinances and regulations, and other governmental rules, orders and determinations now or hereafter in effect, whether or not presently contemplated, applicable to the Premises, or its ownership, operation, use or possession (collectively, "Legal Requirements"), including, (without limitation), all those relating to parking restrictions, building codes, zoning or other land use matters, the Fair Housing Act of 1968, as amended, The Americans With Disabilities Act of 1990, as amended, life safety requirements, environmental compliance with respect to the handling, treatment, storage, disposal, discharge, use and transportation of Hazardous Substances (defined below) and (b) all contracts (including insurance policies, to the extent necessary to prevent cancellation and to insure full payment of all claims made under such policies), covenants, conditions and restrictions and all other documents applicable to the Premises and its ownership, operation, use or possession (collectively, "Agreements"), which compliance includes the making of any and all required physical alterations or structural changes to the Premises.

6. <u>Use</u>.

- 6.1 <u>Use of Premises for Transit Purposes</u>. Tenant intends to use the premises as a park-and-ride facility. Nothing herein, however, shall be deemed to limit Tenant's use of the Premises for other purposes, so long as said use complies with applicable land use codes and regulations and Tenant has obtained all applicable permits.
- 6.2 <u>Suitability</u>. Tenant acknowledges that neither Landlord nor any agent or employee of Landlord has made any representation or warranty with respect to the Premises. Tenant further acknowledges that Landlord has not agreed to undertake any modification, alteration or improvements to the Premises or to supply any utilities or other services to the Premises except removal of all structures on the Premises upon receipt of Tenant's Prepaid Rent and non-separated utilities.
- 6.3 <u>Prohibited Uses</u>. Tenant shall not allow the Premises to be used for any unlawful purpose, nor shall Tenant cause, maintain or permit any nuisance in, on or about the Premises. Tenant shall not commit or suffer to be committed any waste in or upon the Premises.
- 7. <u>Utilities</u>. Except for Utilities, which may jointly serve the Premises and the remainder of the Real Property, Tenant shall be solely responsible for and shall pay separately for all charges for Utilities used or consumed in the Premises. Tenant shall make any necessary arrangements to have all such services or Utilities billed directly to and paid for directly by Tenant. "Utilities" means all utilities and services furnished to the Premises, including without limitation, gas, electricity, water, sewer, storm water, garbage collection and telephone service.

Landlord shall not be liable in its capacity as landlord for any loss or damage caused by or resulting from any variation, interruption or failure of Utilities or other services due to any cause whatsoever, and no temporary interruption or failure of such Utilities or other services incident to the making of repairs, alterations or improvements or due to accident or strike conditions shall be deemed an eviction of Tenant or relieve Tenant from any of Tenant's obligations hereunder.

8. <u>Maintenance</u>.

- 8.1 <u>Tenant Maintenance</u>. From and after the Commencement Date of this Lease, Tenant shall, at its sole cost and expense, maintain the Premises at the same level of cleanliness and operation as the existing Kenmore Park-and-Ride lot. Landlord shall provide Tenant written notice of any maintenance or repair required to the Premises or of any default by Tenant in the performance of its obligations under this Section 8.1. Tenant shall have seven (7) business days after receipt of notice from Landlord detailing the need for maintenance or repair, to commence to perform its obligations under this Lease, except that Tenant shall perform its obligations as soon as reasonably possible if the nature of the problem presents a hazard or emergency.
- 8.2 <u>Tenant's Failure to Maintain; Landlord's Remedies</u>. Landlord at all reasonable times and on reasonable prior notice may enter the Premises for the purpose of inspection and to determine Tenant's compliance with the terms, covenants, conditions and requirements of this Lease. In the event Tenant fails to maintain the Premises in accordance with the terms of this Lease, Landlord shall give Tenant notice to do such acts as are reasonably required to so maintain the Premises. In the event Tenant fails to promptly commence such work and diligently prosecute it to completion, then Landlord shall have the right to do such acts and expend such funds at the expense of Tenant as are reasonably required to perform such work.
- 9. Ownership of Improvements. During the Term of this Lease, and any extension thereof, any improvements constructed by Tenant on the Premises shall be the property of Tenant. Upon the expiration or earlier termination of this Lease, all improvements, additions, alterations and improvements thereto or replacements thereof and all appurtenant fixtures, machinery and equipment installed thereon and not removed by Tenant shall become the property of Landlord without further notice and without the payment of any additional consideration.

10. Liens.

during the Term of this Lease suffer or permit any lien, charge, security interest or encumbrance (collectively, "Liens") to be attached to, upon or against the Real Property or the Premises, or any portion thereof or any Rent payable under this Lease for any reason, including without limitation, Liens arising out of the possession, use, occupancy, construction or repair of the Premises or by reason of the furnishing of labor, services, materials, or equipment to the Premises or to Tenant. Tenant agrees to indemnify, protect, defend and hold Landlord harmless from and against all liabilities, losses, damages, expenses and costs (including reasonable attorneys' fees and costs)

incurred in connection with any such Lien. Tenant's obligations pursuant to this Section 10.1 shall survive the expiration or earlier termination of this Lease.

any and all Liens which attach to, upon or against the Premises or any portion thereof (other than Liens or encumbrances arising through the actions of Landlord) or any leasehold interest of Tenant created under this Lease. Tenant reserves the right to contest the validity or amount of any such Lien in good faith provided that, within thirty (30) days after the filing of such Lien, Tenant discharges said Lien of record or records a bond which complies with the requirements of RCW 60.04.161 eliminating said Lien as an encumbrance against the Premises. In the event Tenant shall fail to so remove any such Lien, Landlord may take such action as Landlord shall reasonably determine to remove such Lien and all costs and expenses incurred by Landlord including, without limitation, amounts paid in good faith settlement of such Lien and attorneys' fees and costs shall be paid by Tenant as Additional Rent. Tenant's obligations pursuant to this Section 10.2 shall survive the expiration or earlier termination of this Lease.

11. Indemnification.

- 11.1 <u>Tenant's Indemnity</u>. [To be supplied by Risk Management]Liz Krenzel (Transit Lead) is obtaining.
- 11.2 <u>Landlord's Indemnity</u>. To the extent permitted by law, Landlord shall protect, defend, indemnify and hold Tenant harmless from and against any and all claims, debts, demands, obligations, losses, Liens, judgments or liabilities now or hereafter arising from the negligent acts or omissions of Landlord and its officers, employees or agents. Landlord upon notice from Tenant shall defend any such claim at Landlord's expense and with counsel reasonably satisfactory to Tenant. This indemnity shall survive the expiration or other termination of this Lease. This indemnity is for the sole benefit of Tenant and shall not inure to the benefit of any third party.

12. Insurance.

- 12.1 <u>Tenant's Liability Insurance</u>. Tenant, as a charter county government under the constitution of the State of Washington, maintains, in the regular course of providing general purpose government services, a Risk Management Program as authorized by King County Code 4.12. Landlord acknowledges, agrees and understands that Tenant is self-funded for all of its liability exposures and that its self-funded program satisfies any obligation Tenant has to maintain liability insurance pursuant to this Lease. Tenant agrees, at its own expense, to maintain, through its self-funded program, coverage for its liability exposure for the duration of this Lease. Tenant agrees to provide Landlord with at least 30 days prior written notice of any material change in Tenant's self-funded program and will provide Landlord with a certificate of self-insurance as adequate proof of coverage.
- 12.2 <u>Landlord as Additional Insured</u>. Notwithstanding the foregoing provisions to the contrary, if, at any time during the Term, Tenant procures and maintains any

policy of commercial general liability insurance (whether for extraordinary loss or otherwise), Tenant will promptly name Landlord, as well as the parties described above, as additional insures under any such polity of liability insurance.

13. Destruction.

[To Be Discussed Further]

14. Condemnation.

- 14.1 Total Taking. If during the Term there is a taking or damaging of all or any portion of the Premises by the exercise of any governmental power, whether by legal proceedings or otherwise, by a governmental agency with jurisdiction over the Premises or a transfer by Landlord either under threat of condemnation or while legal proceedings for condemnation are pending (a "Condemnation") such that there can be no reasonable use of the Premises by Tenant, as reasonably determined by Tenant, this Lease shall terminate on the date the condemnor has the right to possession of the property being condemned. The award payable by the condemning authority with respect to the taking of the Premises shall be paid to Landlord. Tenant shall be entitled solely by a separate award that does not diminish any award to which Landlord would otherwise be entitled to the cost of moving and relocating Tenant's park-andride facility (including the cost of removal of Tenant's equipment and personal property, if any, owned by Tenant and located in the Premises) and any other award separately paid to Tenant. Tenant shall be entitled to participate in any such condemnation proceeding with respect to determining the award or portions of the condemnation award to which Tenant is entitled as contemplated above; provided, that in any event, Tenant shall be entitled to a refund of that portion of the Base Rent applicable to the period after Lease termination.
- 14.2 Partial Condemnation. If during the Term there is a partial taking of a part of the Premises by Condemnation, and Tenant determines that a reasonable use can be made of the remaining Premises by Tenant notwithstanding such Condemnation, then this Lease shall continue in effect, and Landlord shall promptly proceed to restore the Premises to substantially its same condition prior to such taking, to the extent practicable after the taking, and the award payable to Landlord for the partial taking shall be applied to the cost of such repair or restoration, as necessary. Rent shall be abated refunded proportionately based upon the extent to which Tenant's use of the Premises is impaired during the period of such repair, reconstruction or restoration and following such repair, reconstruction or restoration Rent, shall be permanently reduced on the basis of the percentage of the Premises taken as a result of such Condemnation.
- 15. <u>Assignment and Subletting</u>. Tenant may sublet the Premises, in whole or in part, without Landlord's consent, but no such sublease shall release Tenant from any of Tenant's obligations under this Lease. Tenant shall not assign or transfer this Lease or any interest in this Lease without the prior written consent of Landlord, which consent shall not be unreasonably

withheld; Provided that Landlord shall be deemed to have consented to an assignment to a successor to Tenant's metropolitan transportation function.

16. Hazardous Substances.

- 16.1 <u>Condition of Premises</u>. Landlord has not received any notice from any federal, state or local governmental agency regarding any violation of any Environmental Law and Landlord has no actual knowledge regarding the presence of any Hazardous Substances (as hereinafter defined) on the Premises in a manner or quantity that presently violates any Environmental Law.
- 16.2 <u>Compliance with Laws and Regulations</u>. Tenant hereby represents, warrants, covenants and agrees to and with Landlord that all operations or activities upon, or any use or occupancy of the Premises, or any portion thereof, by Tenant, shall, throughout the Term of this Lease, be in compliance in all material respects with all state, federal and local Environmental Laws and regulations governing or in any way relating to the generation, handling, storage, use, transportation, discharge or disposal.
- 16.3 Indemnification; Remedial Work. Tenant shall not cause or knowingly permit any Hazardous Substances to be brought upon, kept or used in or about the Premises by Tenant, Subtenant or any of their respective agents, employees, contractors or invitees, except in compliance with all Environmental Laws. If Tenant breaches its obligations set forth above or if the presence of Hazardous Substances on or about the Premises caused or permitted by Tenant, or any of its agents, employees, contractors, subcontractors or invitees results in contamination of the Premises or surrounding area, then Tenant shall protect, defend, indemnify and hold Landlord harmless from and against any and all claims, judgments, damages, penalties, fines, costs, liabilities or losses (including, without limitation, diminution in value of the Premises), damages for the loss or restrictions on use of any space in the Premises, including, but not limited to, parkand-ride Spaces, damages arising from any adverse impact on marketability of the Premises, and sums paid in settlement of claims, attorney's fees, consultant fees and expert fees) which arise during or after the Term of this Lease as a result of such contamination. If the presence of any Hazardous Substance on or about the Premises caused or permitted by Tenant or any of its agents, employees, contractors, subcontractors or invitees results in any contamination of the Premises or surrounding area, or causes the Premises or surrounding area to be in violation of any Environmental Laws, Tenant shall promptly take at its sole cost and expense all actions necessary to return the Premises and surrounding area to the condition existing prior to the introduction of such Hazardous Substance including all costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision because of Hazardous Substances present in the soil or ground water in, on, under or about the Premises; provided that Landlord's approval shall first be had and obtained, which approval shall not be unreasonably withheld so long as such actions would not potentially have any material adverse long-term or short-term effect on the Premises or surrounding area.

- 16.4 <u>Survival</u>. Each of the covenants, agreements, obligations, representations and warranties of Tenant set forth in this Section 16 shall survive the expiration or earlier termination of this Lease.
- 17. <u>Default</u>. The occurrence of any of the following shall constitute a default by Tenant under this Lease:
- 17.1 <u>Payment</u>. Failure to make any payments of Rent due under this Lease, if the failure to pay is not cured within thirty (30) days of the day when due; or
- 17.2 Other Failure to Perform. Failure to perform any other provision of this Lease, if the failure to perform is not cured within thirty (30) days after written notice of such default has been given by Landlord to Tenant. If the default cannot reasonably be cured within thirty (30) days, then Tenant shall not be in default under this Lease if Tenant commences to cure the default within thirty (30) days and diligently and in good faith diligently and continuously prosecutes such cure to completion; or
- 18. <u>Remedies</u>. In the event of any default or breach by Tenant, Landlord may, at any time thereafter without limiting Landlord in the exercise of any right or remedy at law or in equity which Landlord may have by reason of such default or breach:
- Maintain Lease in Effect. Landlord may maintain this Lease in full force and effect and recover the Rent, and any other monetary charges as they become due, without terminating Tenant's right to possession irrespective of whether Tenant shall have abandoned the Premises. In the event Landlord elects not to terminate this Lease, Landlord shall have the right to attempt to relet the Premises at such rent and upon such conditions and for such a term, and to do all acts necessary to maintain or preserve the Premises as Landlord deems reasonable and necessary without being deemed to have elected to terminate this Lease, including removal of all persons and property from the Premises. Such property may be removed and stored in a public warehouse or elsewhere at the cost of and for the account of Tenant.
- 18.2 Termination of Right to Possession. Landlord may terminate Tenant's right to possession by any lawful means, in which case this Lease shall terminate and Tenant shall immediately surrender possession of the Premises to Landlord. In such event Landlord shall be entitled to recover from Tenant all damages incurred by Landlord by reason of Tenant's default, including without limitation thereto, the following: (i) the worth at the time of award of any unpaid Rent and Additional Rent which had been earned at the time of such termination; plus (ii) the worth at the time of award of the amount by which the unpaid Rent and Additional Rent which would have been earned after termination until the time of award exceeds the amount of such rental loss that is proved could have been reasonably avoided; plus (iii) the worth at the time of award of the amount by which the unpaid Rent and Additional Rent for the balance of the Term after the time of award exceeds the amount of such rental loss that is proved could be reasonably avoided; plus (iv) any other amount necessary to compensate Landlord for all the damages proximately caused by Tenant's failure to perform its obligations under this Lease and

the Related Documents or which in the ordinary course of events would be likely to result therefrom, including, without limitation, costs of reletting, tenant improvements and leasing commissions; plus (v) at Landlord's election, such other amounts in addition to or in lieu of the foregoing as may be permitted from time to time by applicable state law. Upon any such reentry Landlord shall have the right to make any reasonable repairs, alterations or modifications to the Premises, which Landlord in its sole discretion deems reasonable and necessary. As used in (i) above, the "worth at the time of award" is computed by allowing interest at the rate of twelve percent (12%) per annum from the date of default.

- Landlord of Rent, Additional Rent and other sums due hereunder will cause Landlord to incur costs not contemplated by this Lease, the exact amount of which will be extremely difficult to ascertain. Accordingly, if any installment of Rent, Additional Rent or any other sum due from Tenant shall not be received by Landlord within five (5) days after written notice by Landlord that such amount is due, Tenant shall pay to Landlord a late charge equal to five percent (5%) of such overdue amount. The parties hereby agree that such late charge represents a fair and reasonable estimate of the costs Landlord will incur by reason of late payment by Tenant. Acceptance of such late charge by Landlord shall in no event constitute a waiver of Tenant's default with respect to such overdue amount, nor prevent Landlord from exercising any of the other rights and remedies granted hereunder.
- 19. Attorneys' Fees. In the event either party requires the services of an attorney in connection with enforcing the terms of this Lease, or in the event suit is brought for the recovery of any Rent due under this Lease or for the breach of any covenant or condition of this Lease, or for the restitution of said Premises to Landlord and/or eviction of Tenant during said Term or after the expiration thereof, the prevailing party will be entitled to a reasonable sum for attorneys' fees, witness fees, and court costs, including costs of appeal.

20. Surrender; Holding Over.

20.1 <u>Surrender of Premises</u>. Upon the expiration or earlier termination of this Lease, Tenant shall surrender the Premises in the same condition as it was on the Commencement Date, ordinary wear and tear and damage by fire, earthquake, act of God or the elements alone excepted. Tenant at its expense shall (a) remove all of Tenant's Personal Property and those of all persons claiming under Tenant from the Premises and repair any damage to the Premises occasioned thereby; (b) remove all telecommunications and computer network wiring and cabling to the extent required by Landlord; and (c) peaceably surrender possession of the Premises. Any property left on the Premises after the expiration or termination of the Lease Term shall be deemed to have been abandoned and to have become the property of Landlord to dispose of as Landlord deems expedient, and Tenant shall be liable for all costs associated with the disposal of such property. Tenant hereby waives all claims for damages that may be caused by Landlord's reentering and taking possession of the Premises or removing and storing Tenant's property as herein provided and Tenant shall indemnify and hold harmless Landlord therefrom. No such entry shall be considered or construed to be a forcible entry.

- 20.2 <u>Holding Over</u>. If Tenant, with Landlord's consent remains in possession of the Premises after expiration or termination of the Term, or after the date in any notice given by Landlord to Tenant terminating this Lease, such possession by Tenant shall be deemed to be a month-to-month tenancy terminable on thirty (30) days notice given at any time by either party. During such month-to-month tenancy, Tenant shall pay all Rent required by this Lease as determined in accordance with Section 3. All provisions of this Lease, except those pertaining to Term, shall apply to the month-to-month tenancy.
- 20.3 <u>Title to Improvements</u>. Upon the expiration or earlier termination of this Lease, Landlord shall automatically acquire title to all improvements located on the Premises free and clear of any encumbrances arising by, through or under Tenant.
- 21. <u>Broker</u>. Landlord and Tenant each represent to the other that neither is represented by any broker, agent or finder with respect to this Lease in any manner. Each party agrees to indemnify and hold the other party harmless from and against any and all liability, costs, damages, causes of action or other proceedings instituted by any broker, agent or finder, licensed or otherwise, claiming through, under or by reason of the conduct of the indemnifying party in any manner whatsoever in connection with this Lease.

22. Miscellaneous Provisions.

- 22.1 <u>Entire Agreement</u>. This Lease together with all of the exhibits annexed hereto sets forth the entire agreement of the parties as to the ground lease of the Premises to Tenant and supersedes all prior discussions and understandings between them. This Lease may not be amended or rescinded in any manner except by an instrument in writing signed by a duly authorized officer or representative of each party hereto.
- 22.2 <u>Governing Law</u>. This Lease shall be governed by and construed and enforced in accordance with the laws of the State of Washington.
- 22.3 <u>Severability</u>. Should any of the provisions of this Lease be found to be invalid, illegal or unenforceable by any court of competent jurisdiction, such provision shall be stricken and the remainder of this Lease shall nonetheless remain in full force and effect unless striking such provision shall materially alter the intention of the parties.
- 22.4 <u>Jurisdiction</u>. In the event any action is brought to enforce any of the provisions of this Lease, the parties agree to be subject to exclusive <u>in personam</u> jurisdiction in the King County Superior Court for the State of Washington and agree that in any such action venue shall lie exclusively at Seattle, Washington.
- 22.5 <u>Waiver</u>. No waiver of any right under this Lease shall be effective unless contained in writing signed by a duly authorized officer or representative of the party sought to be charged with the waiver and no waiver of any right arising from any breach or failure to

perform shall be deemed to be a waiver of any future right or of any other right arising under this Lease.

- 22.6 <u>Captions</u>. Paragraph and section captions contained in this Lease are included for convenience only and form no part of the agreement between the parties.
- 22.7 <u>Notices</u>. All notices or requests required or permitted under this Lease shall be in writing, shall be personally delivered or sent by certified mail, return receipt requested, postage prepaid, or by facsimile transmission and shall be deemed given three (3) days following the date when mailed or on the date when delivered or faxed (provided the fax machine has issued a printed confirmation of receipt). All notices or requests shall be sent to Landlord and Tenant addressed as follows:

If to Landlord:

Society of St. Vincent de Paul, Seattle Council 5950 4th Avenue South
Seattle, WA 98108
[please add information]
Attention: Terry Barnes
Facsimile:

If to Tenant:

King County
Department of Transportation
201 S. Jackson St.
Seattle, WA 98104
Attention: Ron Posthuma
Facsimile: (206) 684-1968

Either party may change the address to which notices shall be sent by notice to the other party.

- 22.8 <u>Binding Effect</u>. This Lease shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. No permitted assignment of this Lease or Tenant's rights hereunder shall be effective against Landlord unless and until an executed counterpart of the instrument of assignment shall have been delivered to Landlord and Landlord shall have been furnished with the name and address of the assignee. The term "Tenant" shall be deemed to include the assignee under any such permitted assignment. The term "Tenant" shall include any successors to or assigns of the Tenant's interest in the Premises following any foreclosure of a Leasehold Mortgage, including Bond Trustee or any purchaser at a trustee's or sheriff's sale of Tenant's leasehold interest in the Premises.
- 22.9 <u>Nature of Relationship</u>. The relationship between the Landlord and Tenant shall be solely that of landlord and tenant. Nothing contained in this Leaseshall be deemed or construed to create a partnership, tenancy-in-common, joint tenancy, joint venture or

co-ownership between Landlord and Tenant. No term or provision of this Lease is intended to be, or shall be, for the benefit of any person, firm, organization or corporation not a party hereto, and no such other person, firm, organization or corporation shall have any right or cause of action hereunder.

- 22.10 <u>Fair Construction</u>. The provisions of this Lease shall be construed as a whole according to their common meaning not strictly for or against any party and consistent with the provisions contained herein in order to achieve the objectives and purposes of this Lease. Each party hereto and its counsel has reviewed and revised this Lease and agrees that the normal rules of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be construed in the interpretation of this Lease.
- 22.11 Recording. This Lease shall not be recorded, but following satisfaction of certain conditions precedent to the Commencement Date of this Lease, the parties shall execute a Confirmation of Commencement and Expiration Dates of this Lease in the form of Exhibit __and, if requested by Tenant, a memorandum of this Lease in the form of Exhibit __attached hereto which may be recorded. Within ten (10) days following the expiration or earlier termination of this Lease, Tenant shall execute and deliver to Landlord an instrument, in recordable form, confirming the termination of this Lease which instrument, at Landlord's option, may be placed of record in the King County real property records.
- 22.12 <u>Time is of the Essence</u>. The parties hereto expressly agree that time shall be of the essence as to each and every obligation created under this Lease.
- 22.13 <u>Definitions</u>. [This may or may not be added, depending on the Landlord's wishes]

IN WITNESS WHEREOF, the parties have executed this Lease as of the date and year first above written.

Landlord	i :					
Society Council	of	St.	Vincent	de	Paul,	Seattle
Ву:		Te	erry Barne	s		· · ·
Name: _ Title:			ecutive D			
By: Name:						
Title:						

Approved as to form:	Tenant:
	KING COUNTY, a political subdivision of the State of Washington
Deputy Prosecuting Attorney King County	By: Name: Title:
9	By: Name: Title:

STATE OF WASHINGTON	
COUNTY OF KING) ss. ·
COUNTY OF KING)
I certify that I know of	or have satisfactory evidence that is the person wh
appeared before me, and said	person acknowledged that he/she signed this instrument, on oath stated the
ne/sne was authorized to execu	ute the instrument and acknowledged it as the
act of such party for the uses an	, to be the free and voluntary distribution of the instrument.
1 2	•
Dated:	
	
	Notary Public
	Print Name
(I) diameter (I)	
(Use this space for notarial stamp/seal)	
STATE OF WASHINGTON)
) ss.
COUNTY OF KING)
I certify that I know o	r have satisfactory evidence that is the person wh
appeared before me, and said	person acknowledged that he/she signed this instrument, on oath stated that
he/she was authorized to execu	te the instrument and acknowledged it as the o
woluntary act of such norty for t	he uses and purposes mentioned in the instrument.
voluntary act of such party for the	de uses and purposes mentioned in the instrument.
Dated:	· · · · · · · · · · · · · · · · · · ·
	······
	Notary Public Print Name
	My commission expires
• •	
•	
Use this space for notarial stamp/seal)	

STATE OF WASHINGTON)	
,	SS.
COUNTY OF KING)	
he/she was authorized to execute to	ve satisfactory evidence that is the person who on acknowledged that he/she signed this instrument, on oath stated that he instrument and acknowledged it as the of rision of the State of Washington, to be the free and voluntary act of such tioned in the instrument.
Dated:	
	Notary Public
	Print Name
	My commission expires
Use this space for notarial starm/seal)	

EXHIBIT A

LEGAL DESCRIPTION

King County Department of Assessments Parcel 011410 - 0945

Res Area:

Levy: 1442

Type: C

Q-S-T-R: NW-12-26-4

Computer: COUNTER 37

04/18/2002

Parcel

Geo Area: 85-10 Spec Area: 0-0

Folio: 23137 Resp: C Block: 13

Lot: 46 Property Desc: ST. VINCENT DE PAUL THRIFT STORE

Property Address: 7304 NE BOTHELL WY KENMORE 98028

Legal Desc : ALDERWOOD MANOR # 14 LESS ST POR TAXABLE

TaxPayer Accounts

Account

Change

011410-0945-09 | ST VINCENT DE PAUL 5950 4TH AV S SEATTLE WA 98108 011410-0945-90 | ST VINCENT DE PAUL 5950 4TH AV S SEATTLE WA 98108 139800

Land

HBU If Vacant: Retail/Wholesale Present Use: Retail(Discount)

Percent Unused: 0 Zoning Date: 05/10/1999 Sewer System: Public Corner Lot: Yes

Base Land Val: 897,400

Tax Year : 2003

Parking:

Land Views

Mt Rainier · Olympics: Cascades: Territorial: Seattle:

Land Waterfront

Location: Bank: Tide/Shore: Restricted:

Lot Depth Factor: 0

Land Nuisances/Problems

Topography: Traffic Noise: Airport: 0

Trans. Concurrency: No

Land Designations

Historic Site: Nbr Bldg: 0

Adj. to Golf Fairway: No Adj. to Greenbelt: No

Other: No

HBU As Improved : Present Use

Traffic Volume: 0 Current Zoning: CBP

Water System: Water District

Lot SqFt: 59,831

Restrictive Size/Shape: Yes Land Val Date: 01/07/2002 Road Access: Public

Street Surface:

Sound:

Lake Washington: Lake Sammamish: Lake/River/Creek:

Other:

Access Rights: No Proximity Influence : No

Poor Quality: No

Footage: 0

Powerlines: No

Other: No

Water Problems: No

Other: No

Current Use : (None) Dev. Rights Purchases : No

Easements: No Native Growth: No. DNR Lease: No

King County Department of Assessments Parcel 011410 - 0940

Computer: COUNTER 37

04/18/2002

Parcel

Geo Area: 85-10

Spec Area: 0-0

Folio: 23137 Resp: C Block: 13

Res Area:

Q-S-T-R: NW-12-26-4

Type: C Levy: 1442

Lot : 45

Property Desc: ST. VINCENT DE PAUL THRIFT STORE

Property Address: 18000 73RD AV NE KENMORE 98028

Legal Desc: ALDERWOOD MANOR # 14

LESS SELY 76.03 FT MEAS ALG S LN OF SLY 210 FT

TaxPayer Accounts

Account

Change

011410-0940-04 | ST VINCENT DE PAUL 5950 4TH AV S SEATTLE WA 98108 077777

Land

HBU If Vacant: Retail/Wholesale

Present Use: Retail Store

Percent Unused: 0

Zoning Date: 05/10/1999

Sewer System: Public

Corner Lot: No

Base Land Val: 684,400

Tax Year: 2003

Parking:

HBU As Improved: (Unknown)

Traffic Volume: 0

Current Zoning: CBP

Water System: Water District

Lot SqFt: 45,632

Restrictive Size/Shape: Yes Land Val Date: 01/07/2002

Road Access: Public

Street Surface:

Land Views

Mt Rainier:

Olympics:

Cascades:

Territorial:

Seattle 1

Land Waterfront

Location:

Bank:

Tide/Shore:

Restricted:

Lot Depth Factor: 0

Sound:

Lake Washington:

Lake Sammamish:

Lake/River/Creek:

Other:

Access Rights: No

Proximity Influence: No

Poor Quality: No

Footage: 0

Land Nuisances/Problems

Topography:

Traffic Noise:

Airport: 0

Trans. Concurrency: No

Powerlines: No

Water Problems: No

Land Designations

Historic Site:

Nbr Bldg: 0

Adj. to Golf Fairway: No Adj. to Greenbelt: No

Other: No

Deed Restriction: No

Other: No

Other: No

Current Use : (None)

Dev. Rights Purchases: No

Easements: No.

Native Growth: No

DNR Lease: No.

King County Department of Assessments Parcel 011410 - 0935

Computer: COUNTER 37

04/18/2002

Parcel

Geo Area: 85-10

Spec Area: 0-0 Folio: 23137

Resp: C Block: 13

Property Desc: ST. VINCENT DE PAUL THRIFT STORE

Legal Desc: ALDERWOOD MANOR # 14

Res Area:

Q-S-T-R: NW-12-26-4

Type: C Levy: 1442

Lot: 44

Property Address: 18000 73RD AV NE KENMORE 98028

LESS SLY 210 FT

TaxPayer Accounts

Account

Change

011410-0935-01 | ST VINCENT DE PAUL 5950 4TH AV S SEATTLE WA 98108 077777

Land

HBU If Vacant: Retail/Wholesale

Present Use: Retail Store Percent Unused: 0 Zoning Date: 05/10/1999 Sewer System: Public

Corner Lot: No Base Land Val: 600,100

Tax Year: 2003

Parking:

HBU As Improved: (Unknown)

Traffic Volume: 0 Current Zoning: CBP

Water System: Water District

Lot SqFt: 40,007

Restrictive Size/Shape: Yes Land Val Date: 01/07/2002

Road Access: Public

Street Surface:

Land Views

Mt Rainier: Olympics: Cascades: Territorial: Seattle:

Sound:

Lake Washington: Lake Sammamish: Lake/River/Creek:

Other:

Land Waterfront

Location: Bank: Tide/Shore: Restricted:

Lot Depth Factor: 0

Access Rights: No Proximity Influence: No Poor Quality: No

Footage: 0

Land Nuisances/Problems

Topography: Traffic Noise: Airport: 0

Trans. Concurrency: No

Powerlines: No.

Water Problems: No

Other: No

Land Designations

Historic Site: Nbr Bldg: 0

Adj. to Golf Fairway: No Adi. to Greenbelt: No

Other: No

Deed Restriction: No

Other: No

Current Use : (None) Dev. Rights Purchases: No

Easements: No Native Growth: No. DNR Lease: No

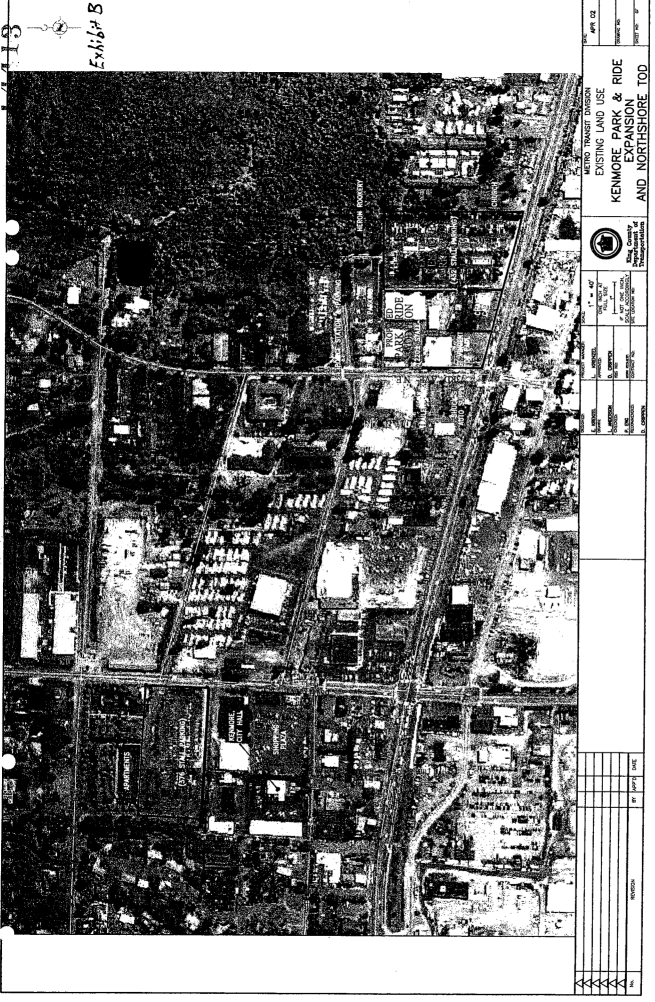


EXHIBIT C

CONFIRMATION OF LEASE COMMENCEMENT AND EXPIRATION DATES

This	Confirmation of Lease Comm	encement and Expiration Dates is made,
		ENT DE PAUL, SEATTLE COUNCIL, as "Landlord"
and KING (COUNTY, a political subdivision	on of the State of Washington as "Tenant".
1.	Landlord and Tenant ente	ered into a Lease dated, 200_,
	ndlord agrees to lease the Prem	ises legally described in Exhibit A attached hereto and
		as Exhibit B and by this reference incorporated herein
		vise defined herein shall have the same meaning as set
forth in the		and the second s
2.	Pursuant to the Lease, Land	lord and Tenant do hereby confirm the following:
	a. The Commencement	Date of the Lease is
	b. The Expiration Date	of the Lease is
DAT	TED this day of	
ADDDOVE	A C TO FORM	Y 11 1
APPROVEI	O AS TO FORM	Landlord:
Ву		By
Dep	outy Prosecuting Attorney	Name
	King County	Title
		Ву
	•	Name
		Title
		Tenant:
		KING COUNTY, a political subdivision of
		the State of Washington
		By
		Name
		Title

EXHIBIT L

After Recording Return To: PRESTON GATES & ELLIS LLP 701 Fifth Avenue, Suite 5000 Seattle, Washington 98104-7078 Attn: Diane R. Stokke

MEMORANDUM OF LEASE

GRANTOR:	(Landlord)
GRANTEE:	King County, a political subdivision of the State of Washington (Tenant)
Legal Description: Abbreviated Additional le	form: egal on page of document
Assessor's Property	Tax Parcel Account Number(s):

MEMORANDUM OF LEASE

THIS MEMORANDUM OF LE	ASE (the "Memorandum") is executed this, 200_ by and between
	("Landlord") and KING
COUNTY, a political subdivision of the Sta	ate of Washington ("Tenant").
attached hereto and by this reference incorporate the terms and condition set forth in that a 200_ by and between Landlord and Tena () years commencing	ded the real property described in Exhibit A porated herein (the "Premises") at a rent and on certain Lease Agreement dated, ant (the "Lease"). The Lease is for a term of, 200, and shall expire minated pursuant to the terms of the Lease.
2. <u>Definition of Terms</u> . All of shall have the same meaning as set forth in	capitalized terms not otherwise defined herein the Lease.
recordation only and does not set forth a	This Memorandum is prepared for purposes of all of the terms and conditions set forth in the tween the terms and conditions of the Lease and
DATED this day of	, 200
Approved as to form:	Landlord:
Deputy Prosecuting Attorney King County	By: Name: Title:
	By: Name: Title:

KING COUNTY, a political subdivision of the State of Washington
By:
Name:
Title:
By:
Name:
Title:

Tenant:

STATE OF WASHINGTON)
) ss. COUNTY OF KING)
COUNTY OF KING)
I certify that I know or have satisfactory evidence that is
the person who appeared before me, and said person acknowledged that he/she signed this
instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the of
, to be the free and voluntary act of
such party for the uses and purposes mentioned in the instrument.
Dated:
Dated:
Notary Public
Print Name
My commission expires
(Use this space for notarial stamp/seal)
STATE OF WASHINGTON)
) ss.
COUNTY OF KING)
I certify that I know or have satisfactory evidence that is
the person who appeared before me, and said person acknowledged that he/she signed this
instrument, on oath stated that he/she was authorized to execute the instrument and
acknowledged it as the of KING COUNTY, a political subdivision of the State of Washington, to be the free and voluntary act of such party for
the uses and purposes mentioned in the instrument.
Dated:
<i></i>

Print Name My commission expires	
	My commission expires

Use this space for notarial stamp/seal)

TABLE OF CONTENTS

	1. Incorporation of Recitals; Basic Lease Terms	Error! Bookmark not defined.
	2. Premises	Error! Bookmark not defined
	3. Rent	Error! Bookmark not defined.
	4. Taxes and Assessments	Error! Bookmark not defined.
	5. Compliance with Legal Requirements and Agreement	ts Error! Bookmark not
define	ed.	
	6. Use	
	7. Utilities	Error! Bookmark not defined.
	8. Maintenance	Error! Bookmark not defined.
	9. Ownership of Improvements	Error! Bookmark not defined.
	10. Liens	Error! Bookmark not defined.
	11. Indemnification	Error! Bookmark not defined.
	12. Insurance	Error! Bookmark not defined.
	13. Destruction	Error! Bookmark not defined.
	14. Condemnation	.Error! Bookmark not defined.
	15. Assignment and Subletting	.Error! Bookmark not defined.
	16. Hazardous Substances	.Error! Bookmark not defined.
	17. Default	.Error! Bookmark not defined.
	18. Remedies	.Error! Bookmark not defined.
	19. Attorneys' Fees	.Error! Bookmark not defined.
	20. Surrender; Holding Over	.Error! Bookmark not defined.
	21. Broker	.Error! Bookmark not defined.
	22. Miscellaneous Provisions	
	Exhibit A - Legal Description	'
	Confirmation of Lease Commencement and Expiration D	
	Memorandum of Lease	