

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

BEFORE THE HEARING EXAMINER
FOR THE CITY OF SEATTLE

In the Matter of the Appeal of:
SEATTLE MOBILITY COALITION
From a Determination of Nonsignificance issued
by the Seattle City Council

Hearing Examiner file:
W-23-001
SEATTLE MOBILITY COALITION’S
REQUEST TO REPLY ON MOTION FOR
RECONSIDERATION

Seattle Mobility Coalition filed a motion for reconsideration in this matter. The City of Seattle submitted a response. Hearing Examiner Rule of Procedure (“HER”) 5.21 allows a motion for reconsideration but does not specify the procedures for response and reply. Instead, response and reply procedures are governed by HER 3.17. HER 3.17(c) provides that the Examiner may authorize a reply and that “[w]here the Examiner has not yet determined if a party may file a reply, such parties should request a determination prior to filing a reply.” Seattle Mobility Coalition requests leave to file a reply. Seattle Mobility Coalition limits its request to a reply of 5 pages or less filed within 3 business days of authorization by the Examiner.

1 DATED this 7th day of December 2023.

2 s/Courtney A. Kaylor, WSBA #27519
3 s/David Carpman, WSBA #54753
4 Attorneys for Appellant
5 McCULLOUGH HILL PLLC
6 701 Fifth Avenue, Suite 6600
7 Seattle, WA 98104
8 Tel: 206-812-3388
9 Fax: 206-812-3398
10 Email: courtney@mhseattle.com
11 Email: dcarpman@mhseattle.com
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28