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## SEATTLE HEARING EXAMINER

In the Matter of the Appeal by

QUEEN ANNE COMMUNITY COUNCIL

From a determination of non-significance issued by the Office of Planning and Community Development

Hearing Examiner File No. W-16-004

QUEEN ANNE COMMUNITY COUNCIL'S CLARIFICATION OF ISSUES

Pursuant to the Prehearing Order, the Queen Anne Community Council (QACC) clarifies its issues on appeal to include the following

- 1. Was the Determination of Non-Significance rendered without actual consideration of environmental factors?
  - a. Were the two public information meetings sufficient to allow OPCD to give actual consideration to the impacts of the proposed legislation upon the affected communities and neighborhoods, considering that 50% of Seattle land area, 120,000 individual private properties, and over 30 neighborhoods would be affected by the proposed amendments?
  - b. Would OPCD's responses to questions within Part B of the Environmental Checklist have contributed meaningfully to the analysis of the proposal?
  - c. Did OPCD consider the maximum potential development allowed by the proposed zoning amendments?
  - d. Is OPCD's analysis of potential impacts of the proposed legislation substantiated by supportive opinion and data?
  - e. Is the record upon which the DNS was rendered sufficient to demonstrate prima facie compliance with SEPA's procedural requirements?
  - f. Based upon its decision making record, can OPCD carry its burden of demonstrating actual consideration of environmental factors?
- 2. By rendering a threshold determination on the proposed accessory dwelling unit and detached dwelling unit (ADU/DADU) amendments in isolation, and not considering them in conjunction with other proposals of the Mayor's action items from the HALA recommendations and by not considering them in conjunction with the Comprehensive Plan update, did OPCD's SEPA review improperly

ARAMBURU & EUSTIS, LLP 720 Third Avenue, Suite 2000 Seattle, Washington 98104 Tel. (206) 625-9515 Fax (206) 682-1376 segment environmental review of the proposal, thereby preventing the consideration of cumulative impacts?

3. By failing to study, develop and describe alternatives to the proposed ADU/DADU amendments, was the DNS rendered in violation of RCW 43.21C.030(2)(e)?

QACC supports these issues with citations to its Notice of Appeal and legal authorities set forth within its prior Opposition to the City's Motion to Dismiss. Should any of its issues be dismissed prior to the hearing, QACC would reserve its right to make an offer of proof on those issues.

Dated this  $\frac{Q}{Q}$  day of July, 2016.

ARAMBURU & EUSTIS, LA

Jeffrey M. Eustis, WSBA #9262

## **DECLARATION OF SERVICE**

1	BESE WONTON SERVICE
2	I am a partner in the law offices of Aramburu & Eustis, LLP, over eighteen years
3	of age and competent to be a witness herein. On the date below, I served copies of the
4	foregoing document upon parties of record, addressed as follows:
5 6 7 8	Nick Welch City of Seattle Office of Planning and Community Development Nicolas.Welch@seattle.gov ☐ first class postage prepaid, ■ email ☐ facsimile ☐ hand delivery / messenger
9 10 11 12	Geoff Wentlandt City of Seattle Office of Planning and Community Development Geoff.Wentlandt@seattle.gov ☐ first class postage prepaid, ■ email ☐ facsimile ☐ hand delivery / messenger
13	I declare under penalty of perjury under the laws of the State of Washington that
14	the foregoing is true and correct to the best of my knowledge and belief.
15	DATED: July 19, 2016.
16	MINICO DE TE
17	Jeffrey M. Eustis
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