BEFORE THE HEARING EXAMINER CITY OF SEATTLE					
CITTO	of SEATTLE				
In the Matter of the Appeal of:	Hearing Examiner File				
THE BALLARD COALITION	W-17-004				
Of the adequacy of the Final Environmental impact Statement, prepared by the Seattle Department of Transportation for the Burke-Gilman Trail Missing Link Project,	MOTION FOR LEAVE TO FILE REPLY IN SUPPORT OF CASCADE BICYCLE CLUB MOTION TO INTERVENE				
Appellants.					
Counsel for Appellants advised that Appellant	("Cascade") moved to intervene in this proceeding. ts will oppose the motion, but did not specify the thew Cohen In Support of Motion For Leave To				
	ny opposition will be due by June 26. Cascade				
does not know the grounds on which Appellar	nts may oppose intervention, but Cascade wants to				
ensure that this issue can be resolved at or bef	ore the prehearing conference on July 6.				
Accordingly, Cascade is preemptively request	ing leave to file a reply should Appellants'				
opposition present arguments warranting a res	ponse.				
The City of Seattle does not oppose Cascade Bicycle Club's Motion to Intervene (Cascade's intervention. City's Response to filed June 19, 2017).				

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MOTION FOR LEAVE TO FILE REPLY

1	Cascade proposes Monday July 3 as the deadline for Cascade to file a reply, if necessar					
2	This motion will be moot, and the Examiner need not reach it, if the Examiner concludes that					
3	Cascade's motion should be granted, based on the arguments presented in the motion to					
4 5	intervene and the opposition, if any, filed by Appellants.					
6						
7	Dated this 23rd day of June, 2017.					
8	STOEL RIVES LLP					
9	$\mathcal{M}_{\mathcal{A}}$					
10	Matthew Cohen, WSBA #11232					
11	Rachel H. Cox, WSBA #45020 600 University Street, Suite 3600					
12	Seattle, WA 98101					
13	Phone: (206) 386-7569 Fax: (206) 386-7500					
14	Email: <u>matthew.cohen@stoel.com</u> Email: <u>rachel.cox@stoel.com</u>					
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16	Attorneys for Intervenor Cascade Bicycle Club					
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CERTIFICATE OF SERVICE 1 2 I certify that on this date of June 23, 2017, I filed a copy of the following documents, 3 Motion For Leave To File Reply In Support Of Cascade Bicycle Club Motion To Intervene, 4 Declaration of Matthew Cohen in Support of Motion for Leave to File Reply, and Proposed 5 Order Granting Motion for Leave to File Reply in Support of Cascade Bicycle Club Motion to 6 *Intervene*, with the Seattle Hearing Examiner via hand delivery. I also certify that on this date I 7 caused to be served a true and correct copy of the foregoing documents on the following persons 8 and a courtesy copy was also electronically mailed to: 9 10 11 Joshua C. Brower Danielle N. Granatt ☑ Via E-mail 12 Leah B. Silverthorn josh@verislawgroup.com danielle@verislawgroup.com Veris Law Group PLLC 13 1809 Seventh Ave., Suite 1400 leah@verislawgroup.com 14 megan@verislawgroup.com Seattle, WA 98101 Tel: 206-829-9590 Via Fax 15 Fax: 206-829-9245 Via Overnight Delivery 16 Attorneys for Plaintiff/Petitioner The Ballard Coalition 17 18 Patrick J. Schneider Foster Pepper PLLC ☑ Via E-mail 19 1111 3rd Ave., Suite 3000 pat.schneider@foster.com brenda.bole@foster.com Seattle, WA 98101-3292 20 Tel: 206-447-2905 Via Fax 21 Fax: 206-749-1915 Via Overnight Delivery 22 Attorneys for Plaintiff/Petitioner The Ballard Coalition 23 24 25

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1	Erin E. Ferguson	\boxtimes	Via Hand Delivery			
2	Asst. Seattle City Attorney Land Use Section - Civil Division	\boxtimes	Via E-mail erin.ferguson@seattle.gov			
3	Seattle City Attorney's Office 701 Fifth Ave., Suite 2050		alicia.reise@seattle.gov Via Fax			
4	Seattle, WA 98104-7097 Tel: 206-684-8615		Via Overnight Delivery			
5						
6	Attorney for Defendant City of Seattle Department of Transportation					
7						
8	I certify under penalty of perjury under th	e laws of the	e state of Washington that the			
9	foregoing is true and correct.					
10	DATED: June 23, 2017, at Seattle, Washington.					
11	DATED. Julie 23, 2017, at Scattle, washington.					
12		Sharm	an De Jomis			
13	Sharman D. Loomis, Practice Assistant					
14	STOEL RIVES LLP					
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