## **BEFORE THE HEARING EXAMINER CITY OF SEATTLE**

In the Matter of the Appeal of	)	Hearing Examiner File:
<b>LIVABLE PHINNEY</b> , a Washington non-profit corporation	) )	MUP-17-009 (DR, W)
from a determination of non-significance, design review and interpretation	) )	Department References: Project 3020114 Interpretation No. 17-002
design review and interpretation	)	(3027166)
		Certificate of Service

The undersigned certifies the following:

I am a Senior Land Use Planner at Seattle Department of Construction and Inspections 1. (SDCI), representing SDCI in the above-entitled appeal proceeding; I am over the age of majority and am able to testify as to the matters stated herein;

On Wednesday, July 5, 2017, I delivered a Response to an Addendum submitted by the 2. appellant in this matter, with attached Declaration, by e-mail only, to the following named parties:

Via E-Mail Only Patrick Downs Assistant City Attorney patrick.downs@seattle.gov

Via E-Mail Only Jeff Eustis, for appellant Livable Phinney Aramburu & Eustis LLP eustis@aramburu-eustis.com

Via E-Mail Only Jessica Clawson, Katie Kendall, for applicant Johnson Carr LLC 700 – 5<sup>th</sup> Avenue, Suite 4000 McCullough Hill Leary, PS jessica@mhseattle.com

In person: Office of the Hearing Examiner Seattle, WA 98104

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

DATED this <u>5th</u> day of July 2017.

Del A. Am

David Graves, Senior Land Use Planner

DPD Reply, MUP-07-025 Page 2

SDCI