APPLICANT'S PRIMARY WITNESS AND EXHIBIT LIST - 1

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Fellow in the University's eScience Institute. Dr. Lazowska is expected about testify about the need to increase enrollment capacity at the University, particularly in the areas of science, technology, engineering, and mathematics programs; the University's current space deficit; and about the public benefits of the University's innovation and research partnerships.

- 4. **Thaisa Way** is Chair of the University of Washington Faculty Senate and a professor in the University's College of Built Environments. Dr. Way is expected to testify about the future needs of the University's innovation and academic research partnerships.
- 5. <u>Julie Blakeslee</u> is an Environmental and Land Use Planner with the University of Washington. Ms. Blakeslee is expected to testify about the public involvement process for both environmental review and preparation of the Plan.
- 6. **Rich Schipanski** is a Manager of Planning and Environmental Review at EA Engineering, Science, and Technology. Mr. Schipanski's testimony is expected to provide a general overview of the analysis and conclusions in the environmental impact statement ("EIS") and discussion of alternatives. He is also expected to testify to the EIS analysis regarding the Plan's compliance with height rezone criteria.
- 7. **Rebecca Barnes** is the University Architect and Associate Vice Provost. She is expected to testify about the Plan's guiding planning principles, the University's internal design and development process, and the Plan's sector-based guidelines and standards.
- 8. Theresa Doherty is the Senior Project Director for the Campus Master Plan. She is expected to testify about the Plan's contents, open space commitments, changes between the draft Plan and the final Plan, and the University's position on certain recommendations by the Seattle Department of Construction and Inspections ("SDCI"). Ms. Doherty's testimony may also include a discussion of the Plan's guiding planning principles, the University's internal design and development process, and the Plan's sector-based guidelines and standards. In addition, Ms. Doherty's testimony may touch on the history of development under prior campus master plans.

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- 9. Sally Clark is the Director of the Office of Regional and Community Relations at the University of Washington. Ms. Clark is expected to testify about CUCAC meetings based on her role as an ex officio member, the University's voluntary efforts to increase access to affordable housing and childcare, the U-PASS program, and the University's position on certain recommendations by SDCI.
- 10. Michael Swenson is a principal with TranspoGroup, which the University retained as transportation consultant in connection with the preparation of the EIS and Plan. Mr. Swenson is expected to provide expert opinion testimony that the Plan will not have a significant adverse environmental impact on transportation. His testimony is also expected to include a discussion of the data and analysis that led to TranspoGroup's conclusion. Mr. Swenson may also offer expert opinion testimony regarding SDCI's recommended transportation mitigation measures.
- 11. Jeanne Acutanza is the President of AcutanzaSTS and the former Director of Public Agency Services with TranspoGroup. Her testimony is expected to include a discussion of the data and analysis that led to TranspoGroup's conclusions, transportation and data and analysis in the Plan, and SDCI's recommended transportation mitigation measures.
- 12. Morgan Shook is a Senior Policy and Economic Analyst with ECONorthwest, which the University retained as its housing consultant in connection with the preparation of the EIS and Plan. Mr. Shook is expected to provide expert opinion testimony that the Plan will not have a significant adverse environmental impact on housing. His testimony is also expected to include a discussion of the data and analysis that led to his conclusion. Mr. Shook may also offer expert opinion testimony regarding SDCI's recommended affordable housing mitigation measure.

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EXHIBITS II.

The University expects to submit the following documents and materials into the record:

No.	Description
1.	Resumes or curriculum vitae for all potential expert witnesses
2.	SEPA Register Entries related to the Environmental Impact Statement for the University of Washington 2018 Campus Master Plan
3.	Official University notices related to the preparation and publication of the University of Washington 2018 Campus Master Plan and Environmental Impact Statement
4.	Draft Environmental Impact Statement for the University of Washington 2018 Campus Master Plan, with appendices
5.	Final Environmental Impact Statement for the University of Washington 2018 Campus Master Plan, with appendices
6.	Comment letters from City Departments and State Agencies related to the 2018 Campus Master Plan and Environmental Impact Statement (available on SDCI's website)
7.	University and City correspondence related to SDCI's 20-day request for additional information on the 2018 Campus Master Plan
8.	University's response letter to SDCI on CUCAC's Final Recommendation Report on the University of Washington 2018 Campus Master Plan, dated September 14, 2017
9.	University and City correspondence related to the necessity of a rezone application for the height changes proposed in the University of Washington 2018 Campus Master Plan
10.	University of Washington 2018 Campus Master Plan Draft, dated October 5, 2016
11.	University of Washington 2003 Campus Master Plan
12.	Final Environmental Impact Statement for University of Washington 2003 Campus Master Plan
13.	Letter from Diane Sugimura Regarding Shoreline Access, dated September 20, 2012
14.	Annual Reports on the Campus Master Plan

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No.	Description
15.	Studies and reports documenting the economic impact of the University of Washington on Seattle and the State of Washington
16.	Studies and reports documenting uncompensated care provided by the University of Washington
17.	Studies and reports documenting the higher education access need in the State of Washington
18.	Site Plan for City of Seattle Portage Bay Park
19.	University of Washington Urban Forestry Management Plan

III. RESERVATION OF RIGHTS

The University reserves the right not to call witnesses or submit documents disclosed above if, in the University's sole discretion, circumstances so warrant. The University also reserves the right to call witnesses and submit into the record documents not disclosed above for the purpose of rebutting evidence or argument presented by the City of Seattle, the City-University Community Advisory Committee, or public comments.

DATED this 22nd day of November, 2017.

HILLIS CLARK MARTIN & PETERSON P.S.

By

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APPLICANT'S PRIMARY WITNESS AND EXHIBIT LIST - 5

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