# HIGHLINE WATER DISTRICT King County, Washington

#### RESOLUTION 18-10-17C

# RESOLUTION ACCEPTING AN EXTENSION TO THE WATER DISTRICT SYSTEM HIGHLINE PLACE, LLC - 23609 PACIFIC HWY S, DES MOINES, WA

**WHEREAS**, the Board of Commissioners of Highline Water District has heretofore approved an application for the above-titled extension; and

**WHEREAS**, said extension has been found to have been constructed in accordance with the District's standards; and

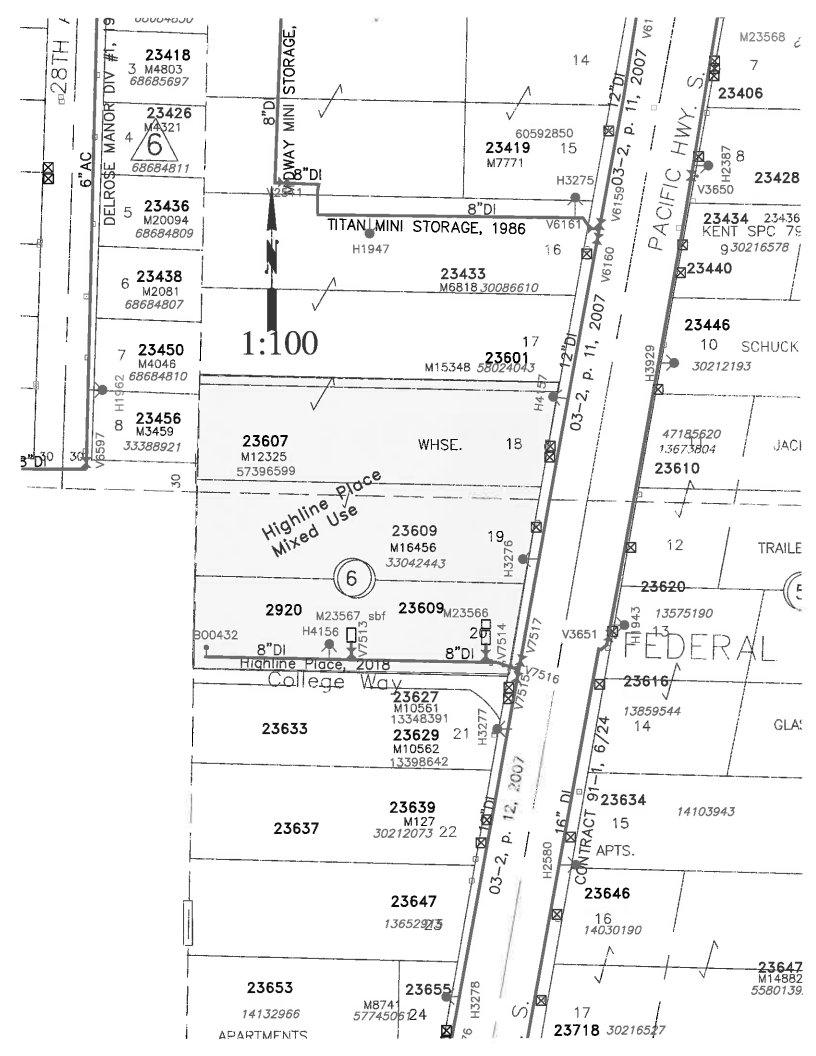
**WHEREAS**, pressure, bacteriological and other tests have been made and the results have proven satisfactory. The General Manager agrees with the recommendation for acceptance of said extension.

#### NOW, THEREFORE, BE IT RESOLVED:

- 1. The above-entitled extension to the District's system is hereby accepted by the District, subject to the guarantee and other provisions of the Developer Extension Agreement on file at the District's office.
- 2. The Bill of Sale, notarized on 10/02/18 and executed by Shaowen Su, Partner and Senior VP, is hereby accepted and attached as Exhibit A, along with system map.

**ADOPTED BY THE BOARD OF COMMISSIONERS** of Highline Water District, King County, Washington, at an open public meeting held this **17th** day of **October 2018**.

BOARD OF COMMISSIONERS				
Salten	Lathe Our - Veran			
Daniel Johnson, President	Kathleen Quorg-Vermeire, Secretary			
	Undraules			
Todd fultz, Commissioner	Vince Koester, Commissioner			
Seorge Landon, Commissioner				



#### HIGHLINE WATER DISTRICT

#### **BILL OF SALE**

Know all men by these presents that for and in consideration of the sum of One Dollar (\$1.00) and other good and sufficient consideration, receipt whereof is hereby acknowledged, the undersigned grantor.

Highling Place UC

does by the presents hereby convey, set over, assign, transfer and sell to HIGHLINE WATER DISTRICT, King County, Washington, a municipal corporation, the following described water mains and all appurtenances thereto, situated in King County, Washington.

LOCATION: South 336th Lane

ALONG: Pac-Hwy From: 103497 To: 103497

ALONG: FROM: 103497 To: 103497

TO: 103497

#### **DESCRIBED WATER MAINS & APPURTENANCES**

Appurtenance	Size/Type	Amount Installed	Unit Cost	Total Cost
CL 52 DIP	811	328 LF	\$ 65.00	\$ 21,320.00
12"x8" tee	12"x8"	1 ea	\$ 8500.00	\$ 8,500.00
Bends	811	lea	\$ 325.00	\$ 325.00
tees	8×6	1 ea	\$ 425.00	\$ 425.00
FH W/ 6"DIP	6" DIP	1 ea	\$ 6,160.00	\$ 6,160.00
2" Blowall	2"	1ea	\$ 4,500.00	\$ 4,500.00
FIRHYO	WITEP	lea	\$ 10,500.00	
Meter Vault		1ea	\$ 20,000.00	\$ 20,000.00
	\$ 85,325.00			

(1) 6 C 1200.00 1200.00
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(1) 8 C 2100.00 2100.00
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Bill of Sale-111.docx

REF#: 111

REVISED: 3/23/15

DI 6400.00

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Page 1 of 3

described extension to the present water district sy	stem, including labor and materials is:
eighty fire thousand three lunder	throng Dollars (\$ _ 85, 325 )
The Developer's Maintenance Bond will be for 50%	of this amount.
IN WITNESS WHEREOF, the Grantor(s) has (have day of, 2	
gr Su	
Title: Senior VP	Title:
INDIVIDUAL ACKNO	WLEDGEMENT
) SS	
COUNTY OF KING )	
On this 2 day of OCTOBER a Notary Public, personally appeared Shabu individual or individuals described in and who exacknowledged that it was signed as a free and witherein mentioned.	
IN WITNESS WHEREOF, I have hereunto set my	hand and official seal the day and year first above
written.	1/1/1991
RD MONTH	of Notary
Print or s  Notary P  residing  My appo	tamp name of Notary
Notary P	ublic for the State of Washington, at <u>KENT, WY</u>
My appo	intment expires 1-9-2/

The said Grantor hereby certifies that it is the sole owner of all of the property above described; that it has full power to convey the same and that it will defend the said title of said water district against any and all persons lawfully making claim thereto. The total cost of installing the above

### **CORPORATION ACKNOWLEDGEMENT**

STATE OF WASHINGTON	)
COUNTY OF KING	) SS )
and deed of said corporation,	ppeared,, before me the undersigned, to me known to be the nt, and acknowledged said instrument to be the free and voluntary act for the uses and purposes therein mentioned, and on oath stated that uthorized to execute the said instrument and that the seal affixed is the tion.
IN WITNESS WHEREOF, I haw written.	ave hereunto set my hand and official seal the day and year first above
	Signature of Notary
	Print or stamp name of Notary
	Notary Public for the State of Washington, residing at
	My appointment expires

Bill\_of\_Sale-111.docx REF #: 111

	<b>77</b>
This A	greement ("Agreement") is made this <u>5th</u> day of <u>Septe</u> , 20 <u>18</u> by and between the ne Water District, a municipal corporation ("District"), and <u>Thire Place</u> , the ("Developer") (individually a "Party" and collectively the
"Partie	s") for the purposes set forth herein.
SECTI	ON 1: RECITALS
1.01	The District and the Developer are parties to a developer extension contract dated the 50 day of Sept. 2018 ("Extension Contract") regarding the construction of certain water extension improvements ("Extension Improvements") for the project known as 113 him Place Big / ("Project") referenced therein.
1.02	Pursuant to Section 11 "Insurance and Bonding" of the Extension Contract, the Developer is required to furnish the District with a maintenance bond to insure compliance with the District's standards and specifications and the terms and conditions of the Extension Contract covering a two (2) year period from the date of the District's acceptance of the Extension Improvements. Pursuant to such provision, the Developer desires to furnish the District with a cash maintenance bond in lieu of a surety maintenance bond as the required by the Extension Contract.
1.03	The District will accept, hold and disburse such cash as the maintenance bond as set forth below.
1.04	Therefore, the Parties, in consideration of the terms and conditions herein stated, now agree as follows:
<u>SECTI</u>	ON 2: CASH MAINTENANCE BOND
2.01	The Developer shall provide the District cash funds ("Funds") in the amount of U.S.  ### ### ### ### ### ### #### ########
2.02	The District shall hold and deposit the Funds in an interest-bearing deposit account in  Bank ("Bank"), such account to be in the sole name of the District. District shall have the right to direct the Bank regarding the disposition of the Funds pursuant to this Agreement without the Developer's consent.
2.03	The conditions under which the District will disburse or utilize the Funds for the completion of the Developer's obligations under the Extension Agreement are such that:
	a. If the Developer complies with the District's standards and specifications and the terms and conditions of the Extension Contract, remedies all damages to the District's system and the Extension Improvements resulting from the Developer's failure to properly perform the work under the Extension Contract, and remedies all damages or claims by other agencies or private owners, the District shall disburse the Funds less charges for District administrative and other costs

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REF #: 405 REVISED: 12/14/2012

- referenced in this Agreement to the Developer within thirty (30) days of such determination by the District; or
- b. If the Developer fails to comply with the District's standards and specifications and the terms and conditions of the Extension Contract, fails to remedy all damages to the District's system and the Extension Improvements resulting from the Developer's failure to property perform the work under the Extension Contract, or fails to remedy all damages or claims by other agencies or private owners arising out of or relating to the Extension Contract, the District shall have the right to use the Funds to perform and complete the terms and conditions of the Extension Contract and remedy and satisfy all damages and claims arising out of or relating to the Extension Contract and the Bank shall immediately release the Funds to the District for that purpose upon demand by the District; in such event, the District shall return any unused Funds thereon to the Developer within thirty (30) days of the end of the two (2) year period referenced in Section 1.02 above.
- 2.04 Forfeiture and the District's use of the Funds as herein provided shall be in addition to all the rights and remedies granted by law, equity or contract to the District to seek reimbursement of damages incurred or to enforce the provisions of the Extension Agreement.

#### **SECTION 3: PLEDGE AND SECURITY AGREEMENT**

- 3.01 Developer hereby grants to the District, its successors and assigns, a security interest in the Funds pursuant to Chapter 62A.9A RCW, including RCW 62A.9A-312, 313 and 314, and as such statutes may be amended and revised, which Funds will be delivered to the District and placed in the District's possession and control. Developer further grants to the District a security interest in all proceeds of the Funds, whether in the form of profits, dividends, accrued interest or otherwise.
- 3.02 For purposes of the security interest granted herein, Bank shall be the agent of the District for possession of the Funds such that possession of the Funds by Bank shall be deemed to be possession and control of the Funds by the District.
- 3.03 Developer warrants that, except as provided for herein, Developer has full title to the Funds and the Funds are free and clear of any other security interest, encumbrance, or claim of right, title or ownership. Developer shall not create or permit the existence of any lien or security interest other than that hereby created in the Funds without the express written consent of the District nor shall Developer assign any interest in the Funds to any other person or entity without the District's written consent, such consent to be in the District's sole discretion.
- 3.04 Developer agrees to repay to the District all sums including, but not limited to, legal fees and costs which the District may expend or incur in conserving or protecting the Funds, or in enforcing its security interest herein, including without limitation such

sums as may be charged by Bank or any governmental entity with respect to the Funds. The sums agreed to be paid herein shall be secured by this Agreement.

3.05 The District shall have the right to enforce and collect on its security interest in the Funds in accordance with the terms and provisions contained in this Agreement. Enforcement and collection of the District's security interest in the Funds shall be in addition to all other rights and remedies placed by law, equity or contract to the District to seek reimbursement of additional damages incurred and/or to enforce the provisions of the Extension Agreement and this Agreement, should the Funds be insufficient to discharge the Developer's obligations to the District.

#### **SECTION 4: GENERAL PROVISIONS**

- 4.01 This Agreement shall serve as an addendum to the Extension Contract and shall supersede and amend such Extension Contract to the extent provided herein.
- 4.02 All time limits set forth herein are of the essence. The Parties agree to perform all obligations under this Agreement with due diligence.
- 4.03 In the event that this Agreement or any obligation secured by it is referred to an attorney to protect or defend the priority of the District's interest in the Funds, or for collection or realization procedures, Developer agrees to pay the District's reasonable attorneys' fees and costs incurred by the District and such fees and costs shall be secured by this Agreement
- 4.04 The District will cause to be performed certain services by its legal counsel, engineers and District personnel to carry out the foregoing purposes, including but not limited to the preparation and administration of this and any related agreements and documents. The Developer agrees to pay the cost of such services as a condition of the District's agreement herein.
- 4.05 This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. The State of Washington shall also be the jurisdiction for the Bank for the purposes of this Agreement pursuant to RCW 62A.9A-304(b). Venue for any action arising out of or relating to this Agreement shall lie in King County Superior Court.

HIGHLINE WATER DISTRICT	Highline Place, LLC		
("District")	("Developer")		
Ву	Ву 🔷 ∽		
Its	Its Senior VP		

Funds in	the amount of	NCT for purpo	<b>BANK</b> hereby consents and agrees that it is the agent for purposes of possession by HIGHLINE WATER DISTRICT of the Dollars (\$),			
which fund 62A.9A RC		nas a security	interest in	n pursuant	to this Agr	eement and Chapter
DATED this	s day of		20			
						BANK ("BANK") Branch
			Its			
STATE OF W	/ASHINGTON	) ) ss:				
COUNTY O	KING	)				
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NAME:						
	(Print Name)					
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Commission	n Expires:					

STATE OF WASHINGTON	)				
	) ss:	:			
COUNTY OF KING	)				
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I certify that I know or have	satisfacto	ry evidence th	at <u> </u>	n > q	is
the person who appeared	before m	ie, and said	person acknowle	edged that 🔟	
instrument, on oath stated					
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and voluntary act of such en	tity for th	e uses and pu	irposes mentione	ed in the instr	ument.
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Commission Expires.	1-6	/		— "/ <sub>//</sub>	WASHING
					Million .
STATE OF WASHINGTON	)				
	) ss:				
COUNTY OF KING	)				
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the person who appeared		-		_	
instrument, on oath stated					-
acknowledged it as the free and voluntary act of suc					
ned and voluntary det or sac	ir circley it	or the ases an	a purposes mem	doned in the	mstroment.
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DATED			_		
(Signature)					
NAME: (Deline Name a)					
(Print Name)					
Notary Public in and for the S	tate of W	ashington.			
Commission Expires:					

Agenda Item No.: 3.1
Agenda Date: 10/17/18
Reviewed By:

Subject: Developer Extension – Accept as Complete

Highline Place, LLC

#### **ATTACHMENTS**:

1. Resolution

- **2.** Map
- 3. Bill of Sale

4. Maintenance Bond

#### **BACKGROUND:**

Name of DE: Highline Place, LLC

Name of Developer: Highline Place, LLC

Plat or Subdivision: Federal Highway Add

Scope of Work: Provide and install approx. 328 If 8", and 19 If 6" DI water main, one 3"

domestic service, one 6" fire device, and related appurtenances necessary to provide domestic water service, irrigation, and fire

suppression to a new mixed-use facility.

Resolution # Authorize DE: 17-2-1A

General Location of DE: 23609 Pacific Hwy S., Des Moines, WA 98198

**Bill of Sale Dated:** 10/02/2018

Signed by: Shaowen Su, Partner and Senior VP

**Requesting Latecomers** 

Payback Agreement?: Yes No x N/A

Deposit Paid?: Yes x No N/A

Amt. of Deposit: \$10,000

Explanation: This is the final step in the developer extension process. This

resolution authorizes acceptance of the developer extension, and staff has verified that it is complete in accordance with the District's

standards.

REF #: \_\_102A

REVISED: 3/10/2010