PORTLAND DEVELOPMENT COMMISSION

Portland, Oregon

RESOLUTION NO. 6983

AUTHORIZING A PROJECT FUNDING AGREEMENT TO PROVIDE UP TO \$2 MILLION IN CONTINGENT FUNDING FOR THE VETERANS MEMORIAL COLISEUM RENOVATION

WHEREAS, on November 17, 2010 (Resolution No. 36826), Portland City Council, through delegation from the Office of Management and Finance, authorized the Portland Development Commission ("PDC") to act as its agent for the renovation of the Veterans Memorial Coliseum;

WHEREAS, on May 23, 2012, PDC's Board approved an Amended and Restated Intergovernmental Agreement with the City of Portland ("the IGA") to provide up to \$23.8 million in funding for the redevelopment of Veterans Memorial Coliseum, including a contingent grant of \$2 million which authorized reprioritizing PDC funds then designated for district energy to certain described redevelopment costs;

WHEREAS, the City of Portland ("the City"), Portland Arena Management ("PAM") and the Portland Winterhawks ("the Winterhawks") have finalized negotiations on a definitive Redevelopment Agreement ("the RDA") and Project Funding Agreement;

WHEREAS, PAM and the City have requested that PDC execute the Project Funding Agreement wherein PDC would agree to backstop up to \$2 million of the Winterhawks' funding obligation in the event the Winterhawks fail to timely provide project funding, which funds would be taken from the funds currently designated in the IGA for either district energy or the Contingent Grant and will thus not increase the aggregate amount of PDC financial commitments to the renovation of Veterans Memorial Coliseum;

WHEREAS, PDC is to be provided with a guaranty of William Gallacher, owner of the Winterhawks, and a pledge of the stock of the Winterhawks, in form and substance satisfactory to PDC, securing the Winterhawks obligation to timely fund the renovation costs of the Veterans Memorial Coliseum, both of which documents shall serve as collateral should PDC be called to fund under the Project Funding Agreement; and

WHEREAS, because of legal uncertainties regarding PDC's ability to sell the Winterhawks stock in the event of default, PDC desires to set up, in conjunction with other entities, a non-profit dedicated to economic development, and to transfer the stock pledge to such non-profit.

NOW, THEREFORE, BE IT RESOLVED, that the Executive Director is hereby authorized to execute the Project Funding Agreement, in substantially the form attached as Exhibit A, provided that PDC has first received and approved the form and substance of a Guaranty and Pledge Agreement as described above;

BE IT FURTHER RESOLVED, that the Executive Director may approve changes to the Project Funding Agreement if such changes do not materially increase PDC's obligations or risks, as determined by the Executive Director in consultation with PDC's General Counsel;

BE IT FURTHER RESOLVED, that the Executive Director is further authorized to form, in conjunction with other entities, a non-profit dedicated to economic development in Portland, and to transfer the stock pledge to such non-profit; and

BE IT FURTHER RESOLVED that this Resolution shall become effective 30 days after its adoption.

Adopted by Portland Development Commission on November 29, 2012

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Gina Wiedrick, Recording Secretary

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3	PROJECT FUNDING AGREEMENT
4	BY AND AMONG:
5	the CITY OF PORTLAND, OREGON,
6	the PORTLAND DEVELOPMENT COMMISSION,
7	RIP CITY MANAGEMENT LLC, d/b/a PORTLAND ARENA MANAGEMENT,
8	PORTLAND WINTER HAWKS, INC.,
9	AND
10	U.S. BANK NATIONAL ASSOCIATION
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PROJECT FUNDING AGREEMENT

2	This Project Funding Agreement (this "Agreement") is made and entered into as
3	of, 2013, by and among the CITY OF PORTLAND, a municipal corporation of the
4	State of Oregon, (the "City"), the CITY OF PORTLAND, a municipal corporation of the State of
5	Oregon, acting by and through the PORTLAND DEVELOPMENT COMMISSION, the duly
6	designated urban renewal agency of the City of Portland ("PDC"), RIP CITY MANAGEMENT
7	LLC, a Delaware limited liability company, doing business as PORTLAND ARENA
8	MANAGEMENT ("PAM"), PORTLAND WINTER HAWKS, INC., an Oregon corporation ("PWH"),
9	and U.S. BANK NATIONAL ASSOCIATION, as funding agent (the "Funding Agent").
10	RECITALS
11	A. The City, PAM, and PWH are parties to the Redevelopment Agreement dated
12	, 2013 (the "Redevelopment Agreement"), governing the terms pursuant to which
13	Veterans Memorial Coliseum, located in the City of Portland, Oregon ("VMC"), will be
14	renovated, and pursuant to which the City and PWH have each agreed to provide a portion of the
15	funds needed to cover the costs of renovating and improving VMC (the "Renovation Project").
16	B. The City and PAM (or its predecessor-in-interest) are parties to that certain
17	Memorial Coliseum Operating Agreement dated April 23, 1993, as amended by that certain First
18	Amendment to Memorial Coliseum Operating Agreement dated June 23, 1993, and that certain
19	Second Amendment to Memorial Coliseum Operating Agreement dated January, 2013
20	(collectively, the "Operating Agreement") governing the terms pursuant to which PAM has
21	operated and will operate VMC.
22	C. Funding for the costs of the Renovation Project is from multiple sources
23	including, without limitation, tax increment financing ("TIF") funding provided to the City by
24	PDC and cash contributions from PWH, in each case pursuant to the terms of the Redevelopment
25	Agreement.
26	D. In order to provide for the implementation and timely completion of the
27	Renovation Project, PAM will enter into the general construction contract (the "General
28	Construction Contract") with Contractor, as well as separate agreements with various Vendors

1	(each, a "Vendor A	greement" and collectively, the "Vendor Agreements", all of which will	
2	incorporate the Gen	eral Conditions, including all exhibits thereto.	
3	E. Each	of the Contractor, the Vendors, and the Architect plays a role in providing	
4	for the timely paym	ent of Construction Costs.	
5	F. It is	a condition to closing of the transactions contemplated in the Redevelopment	
6	Agreement that the	City, PDC, PAM, PWH, and the Funding Agent enter into this Agreement	
7	for the purposes of providing for: (1) the deposit and disbursement of monies of the City and		
8	PWH to fund the Construction Costs and other payments related to the Renovation Project; (2)		
9	the funding by the City and PWH of their respective shares of Construction Costs; (3) the		
10	establishment, main	tenance, and administration of various accounts into which deposits and from	
11	which disbursement	ts will be made in order to make timely payment of Construction Costs; and	
12	(4) the establishment of procedures for disbursements from the accounts established hereunder		
13	and the payment of	Construction Costs.	
14	Acco	ordingly, in consideration of the foregoing and the mutual covenants and	
15	promises set forth h	erein, the receipt and sufficiency of which are hereby acknowledged, the	
16	parties agree as follo	ows:	
17		AGREEMENT	
18		SECTION 1.	
19		DEFINITIONS	
20	Capitalized terms us	sed but not defined in this Agreement shall have the meanings set forth in the	
21	Redevelopment Agr	reement. For purposes of this Agreement, the following terms are defined as	
22	follows:		
23	"Acc	count' means either the PWH Account or the Project Payment Account, as	
24	applicable.		
25	"Acc	counts" means the PWH Account and the Project Payment Account.	

1 "Agreement" has the meaning specified in the introductory paragraph of this 2 Agreement. 3 "Applicable Law" means any statute, law, regulation, ordinance, rule, judgment, 4 order, decree, permit, approval, concession, grant, franchise, license, agreement, directive, 5 requirement or other governmental restriction or any similar form of decision or determination 6 by any Governmental Authority, whether now or thereafter in effect (including, without 7 limitation, all laws pertaining to land use or zoning restrictions, and building, health, fire, water 8 and land use laws). 9 "Architect" has the meaning set forth in the Redevelopment Agreement. 10 "Architect's Certificate" means the certificate of the Architect, in the forms of 11 Exhibits C-1 and C-2 hereto, approving, disapproving, or partially approving the payment of the 12 amounts requested on the Third Party Draw Requests and Certificates, and, if disapproving or 13 partially approving, stating the reason(s) for such disapproval or partial approval, as the case may 14 be. 15 "Architectural Services Agreement" has the meaning set forth in the 16 Redevelopment Agreement. 17 "City" has the meaning specified in the introductory paragraph of this Agreement. 18 "City Funding Certificate" means the certificate of the City, in the form of 19 **Exhibit E** hereto, approving, disapproving, or partially approving the payment of the amounts 20 requested in the Monthly Construction Draw Request, and if disapproving or partially approving, 21 stating the reason(s) for such disapproval or partial approval, as the case may be. 22 "City Funding Representative" means the person designated by the City as the 23 City Funding Representative under the Redevelopment Agreement. 24 "Closing Date Draw Request" means a request submitted by PAM on the Closing 25 Date for payment of Construction Costs in accordance with Section 4.3.

1 "Comptroller of the Currency" means the Office of the Comptroller of the 2 Currency, a bureau of the United States Department of the Treasury. 3 "Confirmation of Permit Fees" means the certificate of PAM, in the form of 4 **Exhibit F** hereto, confirming the payment of Permit Fees. Permit Fees may be included in 5 Monthly Draw Requests. 6 "Construction Completion Date" means the date on which (i) all conditions 7 precedent to Final Completion under the Redevelopment Agreement have been satisfied and 8 (ii) all conditions precedent in Section 6.4 hereof have been satisfied; in each case as evidenced 9 by a written certificate of completion issued by the City (and PWH to the extent involving PWH 10 Approval Items) to the Funding Agent. 11 "Construction Costs" means the actual Project Costs to the extent incurred and 12 required to be paid in connection with, and at any time prior to Final Completion of, the 13 Renovation Project, including contingency and costs incurred under the General Construction Contract and Vendor Agreements; provided, however, the term "Construction Costs" expressly 14 15 excludes any and all City Costs, PAM Costs and PWH Costs. 16 "Construction Payment Confirmation" is defined in Section 6.2.10(b). 17 "Construction Schedule" means the Project Schedule as defined in the 18 Redevelopment Agreement. 19 "Contractor" means the general contractor under the General Contractor 20 Agreement to be entered into by PAM, and any successor of such general contractor. 21 "Contractor's Draw Request and Certificate" means the monthly requests (unless 22 required more frequently in accordance with the Redevelopment Agreement) of the Contractor to 23 PAM for payment as detailed in the Construction Contract and the General Conditions, which 24 shall meet the requirements of Section 6.2 hereof and be substantially in the form of **Exhibit B-1** 25 attached hereto. 26 "Funding Agent" has the meaning specified in the introductory paragraph of this 27 Agreement.

1 "General Conditions" means the general conditions and all exhibits thereto 2 attached to the General Construction Contract and the Vendor Agreements. 3 "General Construction Contract" has the meaning specified in Recital D of this 4 Agreement. 5 "GMP" means the Contractor's GMP, as defined in the Redevelopment 6 Agreement. 7 "Government Approvals" means all permits, annexation agreements, entitlements, 8 licenses, orders, approvals, exemptions, authorizations, certifications, franchises, building 9 permits, subdivision approvals, site plan reviews, environmental approvals (including an 10 environmental impact statement or report if required under Applicable Law for any operations of 11 PAM), sewer and waste discharge permits, zoning and land use entitlements and other 12 authorizations and all required filings and notices, whether now existing or hereafter issued to or 13 obtained by or on behalf of PAM or any affiliate of PAM, in each case that relate to VMC. 14 "Governmental Authority" means any federal, state or local government, 15 department, commission, board, bureau, agency, regulatory authority, instrumentality, judicial or 16 administrative body, or other body having the power to regulate or supervise VMC or any part 17 thereof (or any of the uses thereof), or PAM, PWH, or their respective subsidiaries. 18 "Monthly Construction Draw Request" means a request meeting the requirements 19 of Section 6.2 hereof for a draw on the PWH Account, the Project Payment Account, and/or 20 payment by the City to pay Construction Costs and other payments related to the Renovation 21 Project. No Monthly Construction Draw Request shall include requests for payment of amounts 22 due and owing to third parties that PAM or Contractor does not intend to pay because of a 23 dispute or other reason. 24 "Monthly Draw Documents" means the Third Party Draw Requests and 25 Certificates, the Architect's Certificate, the PAM Draw Certificate, the City Funding Certificate, 26 the PWH Funding Certificate for the applicable Monthly Draw Request period, the Construction 27 Payment Confirmation, and any additional documentation required by this Agreement with 28 respect to each Monthly Construction Draw Request.

1	"Monthly Draw Schedule" means the schedule of events specified in Exhibit A
2	hereto. In the event of any inconsistency between the Monthly Draw Schedule and the terms of
3	this Agreement, the terms of this Agreement shall control.
4	"Officer's Certificate" means, with respect to PAM, a certificate signed on behalf
5	of PAM by the PAM Funding Representative.
6	"Operating Agreement" has the meaning specified in Recital B of this Agreement.
7	"PAM" has the meaning specified in the introductory paragraph of this
8	Agreement.
9	"PAM Draw Certificate" means the certificates of PAM, in the form of
10	Exhibits D-1 and D-2 hereto, requesting funds to pay the amount of a Third Party Draw Request
11	and Certificate, and other Construction Costs incurred by PAM for a month or other period of
12	time (which have not been previously reimbursed to PAM by any prior disbursement).
13	"PDC" has the meaning provided in the introductory paragraph of this
14	Agreement.
15	"Permit Fees" means permit fees or other governmental fees required to be paid in
16	connection with the design, construction or occupancy of the Renovation Project or any portion
17	thereof. Permit Fees are Project Costs.
18	"Permitted Investments" means the investments set forth in Exhibit I hereto.
19	"Project Budget" has the meaning set forth in the Redevelopment Agreement.
20	The Initial Project Budget is attached as Exhibit G hereto.
21	"Project Payment Account" means the account into which the Public Contribution
22	monies will be deposited, which funds may be commingled with funds withdrawn from the PWH
23	Account by Funding Agent, all of which funds shall be used to pay Construction Costs.

1 "Public Contribution" means the City's monetary contribution to the Renovation 2 Project in the amount of Twenty-One Million Five Hundred Thousand and No/100 Dollars 3 (\$21,500,000.00) to fund construction costs of the Renovation Project. 4 "PWH" has the meaning specified in the introductory paragraph of this 5 Agreement. 6 "PWH Account" means the account by that name described in Section 3 hereof 7 into which the PWH Contribution will be deposited. 8 "PWH Contribution" means PWH's monetary contribution to the Renovation 9 Project in the amount of Ten Million and No/100 Dollars (\$10,000,000.00) to fund Construction 10 Costs of the Renovation Project. 11 "PWH Funding Certificate" means the certificate of PWH, in the form of 12 **Exhibit K** hereto, approving, disapproving, or partially approving the payment of the amounts 13 requested in the Monthly Construction Draw Request, and if disapproving or partially approving, 14 stating the reason(s) for such disapproval or partial approval, as the case may be. 15 "PWH Funding Representative" means the person designated by PWH as the 16 PWH Funding Representative under the Redevelopment Agreement. 17 "Redevelopment Agreement" has the meaning specified in Recital A of this 18 Agreement. 19 "Renovation Project" has the meaning specified in the Recital A of this 20 Agreement. 21 "Schedule of Values" means the schedule of values submitted by PAM to the City 22 and PWH pursuant to Section 18.2.1 of the Redevelopment Agreement, which includes a 23 schedule of values for the General Construction Contract and for each Vendor Agreement as of 24 the date hereof, which may be updated from time to time pursuant to the Redevelopment 25 Agreement. 26 "Termination Date" has the meaning specified in Section 8.1.

1 "TIF" has the meaning specified in Recital C of this Agreement. 2 "Third Party Draw Requests and Certificates" collectively means the Contractor's 3 Draw Requests and Certificates and the Vendors' Draw Requests and Certificates. 4 "Vendor Agreement(s)" has the meaning specified in Recital D of this Agreement. 5 6 "Vendors' Draw Request and Certificate" means the monthly requests (unless 7 required more frequently in accordance with the Redevelopment Agreement) of a Vendor to 8 PAM for payments as detailed in the applicable Vendor Agreements, which shall meet the 9 requirements of Section 6.2 hereof and be substantially in the form of Exhibit B-2 attached 10 hereto. 11 "VMC" has the meaning specified in the Recital A of this Agreement. 12 **SECTION 2.** 13 [Reserved] 14 **SECTION 3.** FUNDING AGENT AND ESTABLISHMENT OF ACCOUNTS 15 16 Section 3.1. **Creation of PWH Account and the Project Payment Account.** 17 Section 3.1.1 The Funding Agent hereby establishes and agrees to maintain the 18 PWH Account and the Project Payment Account as special, segregated, and irrevocable cash 19 collateral accounts, each of which shall be maintained in the State of Oregon, until such time that 20 such PWH Account and the Project Payment Account may be closed pursuant to the terms of this 21 Agreement. 22 **Section 3.1.2** PWH shall deposit the PWH Contribution into the PWH Account 23 as follows: (a) Two Million Five Hundred Thousand and No/100 Dollars (\$2,500,000.00) at 24 Closing; (b) Two Million Five Hundred Thousand and No/100 Dollars (\$2,500,000.00) at 25 twenty-five percent (25%) completion based on the total amount of the PWH Contribution and 26 Public Contribution spent, but not before April 1, 2013; and (c) Five Million and No/100 Dollars

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and;

(\$5,000,000.00) on the earlier of (i) fifty percent (50%) completion based on the total amount of the PWH Contribution and Public Contribution spent, or (ii) seventy-five percent (75%) of the total amount of the PWH Contribution and the Public Contribution committed based on contracts signed, including the Architectural Services Agreement, the General Construction Contract and Vendor Agreements, provided, however, that funding under this Section 3.1.2(c) shall be due not later than July 1, 2013. In accordance with the terms of this Agreement, the Funding Agent shall withdraw funds from the PWH Account and deposit such funds into the Project Payment Account to pay PWH's share of Construction Costs. Notwithstanding anything to the contrary contained in this Agreement, the City shall have no obligation to review or approve any Retained Party Contracts if (Y) the completion threshold provided in subsection 3.1.2(b) has been satisfied on or before April 1, 2013, but PWH has not yet funded under such subsection, and/or (Z) the completion or commitment thresholds provided in subsections 3.1.2(c)(i) or (ii) have been met on or before July 1, 2013, but PWH has not yet funded under such subsection. When any of the percentage thresholds described in this Section 3.1.2 have been reached, the City or PAM will send notice to PWH of the same, and PWH shall have ten (10) Business Days from receipt of such notice to deposit the required portion of the PWH Contribution into the PWH Account.

Section 3.1.3 Because PWH is not funding the entire PWH Contribution at Closing, the following shall occur:

(A) Because PWH is funding the PWH Contribution in phases, and unless PAM and the City agree otherwise, PAM shall cause the Project Schedule to be structured in such a way as to provide that as much and as many of the PWH Approval Items will be completed, and the scoreboard ordered, after PWH actually funds the final \$5,000,000.00 of the PWH Contribution. To the extent feasible, PAM will manage the Renovation Project and Construction Schedule such that the majority of the PWH Approval Items are ordered, purchased and installed after PWH has funded the entire PWH contribution;

(B) At Closing, the executed Guaranty will be delivered to the City and PDC;

(C) At Closing, the executed Pledge will be delivered to PDC;

(D) To backstop a portion of the PWH Contribution, PDC will reprioritize the Two Million and No/100 Dollars (\$2,000,000.00) currently budgeted for the stand-alone energy system at VMC such that such funds will be used if and as

necessary to provide cash flow to the Renovation Project in order to ensure that VMC is 1 fully operable. 2 3 **Section 3.1.4** The City shall deposit the Public Contribution, less any amounts 4 credited to the City in accordance with Section 22.3 of the Redevelopment Agreement, into the 5 Project Payment Account, and, in accordance with the terms of this Agreement, the Funding 6 Agent shall withdraw funds from the Project Payment Account to pay the City's share of 7 Construction Costs. 8 **Section 3.1.5** Except as expressly provided in the Redevelopment Agreement, 9 PAM has no obligation to contribute money to the Construction Costs. 10 **Section 3.1.6** In addition to the Accounts established hereunder, the Funding 11 Agent may from time to time establish such subaccounts in the Accounts and such other 12 Accounts as may be necessary or appropriate for purposes of carrying out the terms and 13 conditions of this Agreement, including for purposes of holding and administering any cash 14 collateral from time to time deposited with the Funding Agent or cash or other consideration 15 received by the Funding Agent in connection with certain extraordinary events. 16 **Section 3.1.7** Monies in the PWH Account shall be held by the Funding Agent 17 uninvested, or shall be invested overnight in Permitted Investments in accordance with the 18 written instructions of PWH. Monies in the Project Payment Account shall be held uninvested 19 by the Funding Agent, or shall be invested overnight in Permitted Investments in accordance 20 with the written instructions from the City. 21 Section 3.2. **Investment of PWH Account and Project Payment Account.** 22 Section 3.2.1 The Funding Agent shall (i) deposit into the PWH Account and 23 credit income earned on funds held in the PWH Account to the PWH Account, and (ii) deposit 24 into the Project Payment Account and credit income earned on funds held in the Project Payment 25 Account to the Project Payment Account. All income earned on funds in the PWH Account and 26 the Project Payment Account shall accrue to the benefit of the Project and be used to pay 27 Construction Costs.

1 Section 3.2.2 Funds in the PWH Account and the Project Payment Account shall 2 be invested in accordance with Section 3.1 above. 3 **Section 3.2.3** The City, PAM, and PWH acknowledge that to the extent 4 regulations of the Comptroller of the Currency or any other regulatory entity grant the Funding 5 Agent the right to receive brokerage confirmations of security transactions as they occur, the 6 Funding Agent shall provide copies to the City and PWH, as applicable. The Funding Agent will 7 furnish the City and PWH monthly transaction statements, which include the detail for all 8 investment transactions made by the Funding Agent hereunder. 9 Section 3.2.4 The Shareholder Communications Act of 1985 and its regulations 10 require that banks and trust companies make an effort to facilitate communication between 11 registrants of U.S. securities and the parties who have the authority to vote or direct the voting of 12 those securities regarding proxy dissemination and other corporate communications. Unless the 13 City, PAM, or PWH indicates their objection in writing to the Funding Agent, the Funding Agent 14 will provide the obligatory information to the registrant upon request. 15 **SECTION 4.** 16 CLOSING DATE DEPOSITS AND DISBURSEMENTS; PRO-RATA FUNDING OF 17 **CONSTRUCTION COSTS** 18 Section 4.1. **Schedule of Value.** PAM shall submit to the City and PWH the 19 Statement of Values as and when required under the Redevelopment Agreement. 20 Section 4.2. **Delivery of Funds on Closing Date.** 21 Section 4.2.1 Monies of PWH. On or before the Closing Date, PWH shall 22 deliver to the Funding Agent for credit to the PWH Account moneys of PWH in an aggregate 23 amount of Two Million Five Hundred Thousand and No/100 Dollars (\$2,500,000.00). 24 **Section 4.2.2 Public Contribution.** On the Closing Date, the City shall provide 25 funds in an aggregate amount of Twenty-One Million Five Hundred Thousand and No/100 26 Dollars (\$21,500,000.00), in accordance with the provisions of Section 5 hereof, less any 27 amounts credited to the City in accordance with Section 22.3 of the Redevelopment Agreement.

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Section 4.3. Closing Date Draw.

Section 4.3.1 At least five (5) Business Days prior to the Closing Date, PAM may submit to the Funding Agent and the City Funding Representative and the PWH Funding Representative, a Closing Date Draw Request showing the respective amounts of the total requested payment amount to be paid by the City (if any) and the amount to be paid from the PWH Account (if any) and accompanied by an Officer's Certificate certifying that all conditions to expenditure of the applicable amounts have been satisfied, and including back up documentation that is required with Monthly Construction Draw Requests. If PWH and the City approve such Closing Date Draw Request, they shall indicate such approvals by countersigning the Closing Date Draw Request and providing the Funding Agent original countersigned copies of their respective Closing Date Draw Requests. If there are any amounts in the Closing Date Draw Request to be paid by the City or PWH, such party shall notify the Funding Agent of its intent to provide such funds to the Funding Agent. The City and PWH shall provide copies of their respective countersigned Closing Date Draw Requests to PAM. Upon receipt of such Closing Date Draw Requests countersigned by the City and PWH, the Funding Agent shall withdraw from the PWH Account and deposit into the Project Payment Account the amount shown in the Closing Date Draw Request as being drawn from the PWH Account.

Section 4.3.2 From the amounts deposited in the Project Payment Account pursuant to Section 4.3.1 above, the Funding Agent shall pay to the payees listed in the Closing Date Draw Request the respective amounts shown therein.

Section 4.4. Pro-Rata Funding of Construction Costs. The PWH Contribution and the Public Contribution will be used to pay Project Costs on a dollar-for-dollar basis to the extent of the amount of the PWH Contribution funded. In other words, as and when the PWH Contribution is funded, it will be spent on all Project Costs then due and owing in the future unless and until such dollars equal the dollars spent from the Public Contribution. In other words, as and when the first \$5,000,000.00 of the PWH Contribution is funded, it will be spent on all Project Costs then due and owing in the future unless and until such dollars equal the dollars spent from the Public Contribution. With respect to amounts disbursed under the Project Funding Agreement after PWH has funded all of the PWH Contribution, such disbursements

1 shall be funded one-third (1/3) from the PWH Contribution and two-thirds (2/3) from the Public 2 Contribution. 3 **SECTION 5.** CITY LINE OF CREDIT 4 5 Intentionally Omitted. **SECTION 6.** 6 7 POST-CLOSING DEPOSITS TO AND DISBURSEMENTS FROM PWH ACCOUNT AND PROJECT PAYMENT ACCOUNT 8 9 Withdrawals from and Deposits to PWH Account. If at any time 10 amounts in the PWH Account are insufficient to pay all of the PWH Costs, PWH shall deposit 11 the amount of the deficiency into the PWH Account. 12 Section 6.1.4 If at any time amounts in the Project Payment Account are 13 insufficient to pay all of the City Costs, the City shall deposit the amount of the deficiency into 14 the Project Payment Account. 15 Section 6.1.5 If at any time amounts in the Project Payment Account are 16 insufficient to pay PAM's share of Construction Costs pursuant to Section 17.3.3 of the 17 Redevelopment Agreement, if any, and all PAM Costs, PAM shall deposit the amount of the 18 deficiency into the Project Payment Account. 19 Section 6.2. **Monthly Construction Draws.** 20 Section 6.2.1 Monthly Construction Draw Requests. Except as otherwise 21 provided in Section 7.1 and Section 8.7 hereof, prior to the Construction Completion Date, PAM 22 shall have the right to submit to the Funding Agent on a monthly basis (or more frequently if 23 required under the Redevelopment Agreement) a Monthly Construction Draw Request satisfying 24 the conditions set forth in this Section 6.2 for payment of Construction Costs. PAM, the City, 25 and PWH shall use commercially reasonable efforts to attend the meetings and make the various 26 submittals, approvals, and disbursements on or before the dates set forth on the Monthly Draw 27 Schedule attached hereto as **Exhibit A**.

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(b)

1 Section 6.2.2 Third Party Draw Requests and Certificates. In accordance with the Monthly Draw Schedule, on or about the twenty-fifth (25th) day of each month during 2 3 phases of construction, the Contractor and each Vendor shall deliver to PAM in final draft form 4 by hand delivery, electronic delivery or overnight delivery service, an applicable Third Party 5 Draw Request and Certificate for work which is projected to be complete as of the last day of the 6 month to which such Third Party Draw Request and Certificate relates in accordance with the 7 Monthly Draw Schedule. The Third Party Draw Requests and Certificates shall include the 8 items listed on **Exhibit J** attached hereto. PAM shall provide an initial review of each 9 Contractor and Vendor Third Party Draw Request for general complete and correct preparedness 10 and shall cause prompt corrections by applicable Contractor and Vendors. Upon receipt of 11 adequately prepared Third Party Draw Requests, PAM shall provide Third Party Draw Requests 12 to the City, PWH, and the Architect (as applicable) in advance of the meeting to review third 13 party draw requests and certificates per Section 6.2.3. 14 Section 6.2.3 Meeting to Review Third Party Draw Requests and 15 Certificates. On or about the twenty-seventh (27th) day of each month, unless 16 (a) 17 otherwise mutually agreed to by the Parties, appropriate representatives of the Architect, the 18 Contractor and any applicable Vendor (if necessary to facilitate review of applicable Third Party 19 Draw Requests) and the City Funding Representative, the PAM Funding Representative, and the 20 PWH Funding Representative shall meet in Portland, Oregon and/or by teleconference if 21 acceptable to PAM, the City and PWH, to review the draft Third Party Draw Requests and 22 Certificates provided by PAM pursuant to Section 6.2.2 above. All parties shall schedule these 23 meetings according to the Monthly Draw Schedule and shall plan to spend the day reviewing and 24 approving or disapproving the current month's pencil draft Third Party Draw Requests and 25 Certificates. The parties shall raise objections to the pencil draft at or prior to the meeting and, if 26 they do not, objections will be waived except as otherwise provided herein.

Within two (2) Business Days following the meeting to review the

pencil draft Third Party Draw Requests and Certificates, in accordance with the Monthly Draw

Schedule, the Contractor and Vendor(s) shall modify the draft Third Party Draw Requests and

1 Certificates to conform to decisions made in the draft meeting and deliver to PAM executed final 2 copies of the Third Party Draw Requests and Certificates with all required documentation. PAM 3 shall provide the City and PWH a complete final copy of the Third Party Draw Requests and 4 Certificates and other documentation provided by the Contractor and Vendors to PAM. 5 **Section 6.2.4** Architect's Approval. Within five (5) Business Days of the 6 meeting described in Section 6.2.3(a) above, in accordance with the Monthly Draw Schedule and 7 following PAM's receipt of the Third Party Draw Requests and Certificates in final form, PAM 8 shall (a) cause the Architect (with respect to Work under the Architect's supervision) to execute 9 and deliver to PAM eleven (11) copies of the Architect's Certificate or (b) prepare itself (with 10 respect to Work not under the Architect's supervision) a version of the Architect's Certificate to 11 be executed by PAM. If the Architect or PAM, as applicable, believes that the Third Party Draw 12 Requests and Certificates are inconsistent with or have items not included in the form agreed 13 upon at the pencil draft meeting, PAM shall cause the Architect to immediately so inform or 14 PAM shall so inform the Contractor, Vendor(s), PAM, PWH, and the City in writing, and until 15 so amended to the Architect's (with respect to Work under the Architect's supervision) and 16 PAM's reasonable satisfaction, as applicable, no disbursement shall be made from the Project 17 Payment Account or the PWH Account to make such payment, and no funds from the City shall 18 be required to make such payment (except in the case of a partial approval, such payments 19 partially approved may, subject to the satisfaction of the other conditions herein contained, be 20 disbursed from the Project Payment Account and the PWH Account as required to pay the City's 21 and PWH's respective shares of such partially approved amounts). 22 **Section 6.2.5 PAM Information.** Within five (5) Business Days of receipt of 23 the Architect's Certificate, PAM shall forward to the City Funding Representative (3 copies), the 24 PWH Funding Representative (1 copy), and the Architect (1 copy), the following materials: 25 A draft copy of the PAM Draw Certificate approving the Third (a) 26 Party Draw Requests and Certificates for that month, as modified based on the pencil draft 27 meeting. 28 (b) A spreadsheet showing the amount of the requested payment to be

made to each payee, the total amount of the requested payment, the City's share and PWH's

1 share of such payment (by payee and total), and the balance of the payment to be paid from 2 amounts in the Project Payment Account and the PWH Account (by payee and total). 3 (c) Invoices from other Retained Parties, including a statement of the 4 fees of the Architect, with appropriate backup documentation. 5 Backup documentation for any amounts requested to be paid or (d) 6 reimbursed to PAM. 7 (e) A confirmation of Permit Fees known as of the date of the Monthly 8 Draw Request in the form attached hereto as **Exhibit F** for all known Permit Fees to be paid 9 from amounts drawn under the Monthly Construction Draw Request. 10 (f) A copy of the Monthly Construction Draw Request requesting 11 payment to the payees listed thereon. 12 (g) Wire transfer or other payment information for each payee listed. 13 **Section 6.2.6 PAM's Approval.** Within five (5) Business Days of receipt of the 14 Architect's Certificate, in accordance with the Monthly Draw Schedule, and following PAM's 15 receipt of the final Third Party Draw Requests and Certificates including all other items referred 16 to above in this Section 6.2, PAM shall execute and deliver final, original, executed copies of 17 (i) the PAM Draw Certificate described in subsection (a) above and (ii) the Monthly 18 Construction Draw Request described in subsection (f) above to each of the City, PWH, and the 19 Funding Agent by messenger or overnight delivery service. If PAM disapproves or partially 20 approves the amount of any payments because any of the terms and provisions of this Agreement 21 or the Redevelopment Agreement are not met, satisfied, or waived, then PAM shall, 22 immediately, and in any event within the time period specified in the Monthly Draw Schedule, 23 so inform the Contractor, the applicable Vendors, the City, PWH, the Funding Agent, and the 24 Architect (if applicable) in writing of the reasons for disapproval or partial approval, and shall 25 amend the Monthly Draw Documents to provide for satisfaction or waiver of such requirements, 26 and until the Monthly Draw Documents are so amended and approved in the manner specified in 27 this Agreement, no disbursement shall be made from the Project Payment Account or the PWH 28 Account to make such payment (except in the case of a partial approval, such payments partially

30

approved may, subject to satisfaction of the other conditions herein contained, be disbursed from the Project Payment Account to make such payment).

3 Section 6.2.7 City's Approval. Within two (2) Business Days after receipt of 4 the Monthly Construction Draw Request in final form (including all of the material identified in 5 Sections 6.2.2, 6.2.4, 6.2.5, and 6.2.6 above), the City shall have completed its review and, if the 6 City fully or partially approves the Monthly Construction Draw Request, shall deliver to each of 7 PWH, PAM, and the Funding Agent, an executed copy of the City Funding Certificate indicating 8 such full or partial approval, including approval of payment by the City of all or part of the 9 City's share as indicated in the spreadsheet described in Section 6.2.5(b) above. 10 Notwithstanding anything to the contrary set forth herein, if the City disapproves of all or a 11 portion of the Monthly Construction Draw Request in accordance with Section 18.2.6 of the 12 Redevelopment Agreement (which the City is required to do at the draft meeting), or if the Monthly Construction Draw Request is inconsistent with or has items not included in the form 13 14 agreed upon at the pencil draft meeting, the City immediately shall so inform PWH, PAM, and 15 the Funding Agent in writing, and until so amended to the City's reasonable satisfaction, the City 16 shall not be required to pay such disapproved costs, and none of the Public Contribution will be 17 provided to pay such disapproved costs (except in the case of a partial approval, in which case 18 the City shall pay, the amount approved, subject to the satisfaction of the other conditions herein 19 contained). If the City fails to timely approve or disapprove the Monthly Construction Draw 20 Request, the City shall be deemed to have approved the same, and the Funding Agent may draw 21 from the Project Payment Account the City's share of amounts shown on the Monthly 22 Construction Draw Request. Disputes between the City, PWH, PAM, or any of them, arising 23 under this Section 6.2.7 shall be subject to Dispute Resolution under the Redevelopment 24 Agreement. 25 Section 6.2.8 PWH's Approval. Within two (2) Business Days after receipt of 26 the Monthly Construction Draw Request in final form (including all of the material identified in 27 Sections 6.2.2, 6.2.4, 6.2.5, and 6.2.6 above), PWH shall have completed its review and, if PWH 28 fully or partially approves the Monthly Construction Draw Request, shall deliver to each of the

City, PAM, and the Funding Agent, an executed copy of the PWH Funding Certificate indicating

such full or partial approval, including approval of payment by PWH of all or part of PWH's

1	share as indicated in the spreadsheet described in Section 6.2.5(b) above. Notwithstanding
2	anything to the contrary set forth herein, if PWH disapproves of all or a portion of the Monthly
3	Construction Draw Request in accordance with Section 18.2.6 of the Redevelopment Agreement
4	(which PWH is required to do at the draft meeting), or if the Monthly Construction Draw
5	Request is inconsistent with or has items not included in the form agreed upon at the pencil draft
6	meeting, PWH immediately shall so inform the City, PAM, and the Funding Agent in writing,
7	and until so amended to PWH's reasonable satisfaction, PWH shall not be required to pay such
8	disapproved costs, and none of the PWH Contribution will be provided (except in the case of a
9	partial approval, in which case PWH shall pay the amount approved, subject to the satisfaction of
10	the other conditions herein contained). If PWH fails to timely approve or disapprove the
11	Monthly Construction Draw Request, PWH shall be deemed to have approved the same.
12	Disputes between the City, PWH, PAM, or any of them, arising under this Section 6.2.8 shall be
13	subject to Dispute Resolution under the Redevelopment Agreement.
14	Section 6.2.9 City and PWH Right to Withhold Payment. Intentionally
15	Omitted.
	Official.
10	
16	Section 6.2.10 Payment of Monthly Construction Draw Requests.
16	Section 6.2.10 Payment of Monthly Construction Draw Requests.
16 17	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance
16 17 18	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City
16 17 18 19	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed
16 17 18 19 20 21	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account.
16 17 18 19 20 21	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account. (b) On or about the seventeenth (17 th) day of each month, in
16 17 18 19 20 21	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account.
16 17 18 19 20 21	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account. (b) On or about the seventeenth (17 th) day of each month, in
16 17 18 19 20 21 22 23	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account. (b) On or about the seventeenth (17 th) day of each month, in accordance with the Monthly Draw Schedule but not fewer than two (2) Business Days nor more
16 17 18 19 20 21 22 23 24	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account. (b) On or about the seventeenth (17 th) day of each month, in accordance with the Monthly Draw Schedule but not fewer than two (2) Business Days nor more than three (3) Business Days after the Funding Agent's receipt of the executed City Funding
16 17 18 19 20 21 22 23 24 25	Section 6.2.10 Payment of Monthly Construction Draw Requests. (a) On or about the sixteenth (16 th) day of each month, in accordance with the Monthly Draw Schedule, PAM shall deliver to the Funding Agent the executed City Funding Certificate, the executed PWH Funding Certificate (if applicable), and the executed PAM Draw Certificate so that the Funding Agent can begin processing payment of amounts to be paid from the Project Payment Account and the PWH Account. (b) On or about the seventeenth (17 th) day of each month, in accordance with the Monthly Draw Schedule but not fewer than two (2) Business Days nor more than three (3) Business Days after the Funding Agent's receipt of the executed City Funding Certificate, the executed PWH Funding Certificate, and the executed PAM Draw Certificate, the

On or about the twentieth (20th) day of each month, in accordance 1 (c) 2 with the Monthly Draw Schedule, the Funding Agent shall make payment from the Project 3 Payment Account to the payees listed in the Construction Payment Confirmation by wire transfer 4 or otherwise according to the instructions given by PAM as described in Section 6.2.5 hereof. 5 Section 6.3. Amounts Drawn on the Line of Credit to Pay the City Share. 6 Intentionally Omitted. 7 **Disbursement of Funds at Construction Completion Date.** For Section 6.4. 8 purposes of this Agreement, the Construction Completion Date for the Renovation Project or a 9 portion thereof will be deemed to have occurred as of the date that the Funding Agent receives a 10 Certificate of Final Completion that has been executed by the City Funding Representative after 11 reasonable consultation with the PWH Funding Representative. Funds shall be disbursed from 12 the PWH Account and the Project Payment Account upon the Funding Agent's receipt of all 13 final Monthly Draw Documents, which shall be prepared and submitted in accordance with 14 Section 6.2; provided that the Third Party Draw Requests and Certificates shall include the items 15 listed on **Exhibit J** as required for the final Third Party Draw Requests and Certificates. 16 Following final disbursement from the Project Payment Account to pay Project Costs, funds 17 remaining in the Accounts shall be disbursed in accordance with Section 17.4 of the 18 Redevelopment Agreement. 19 Section 6.5. **Effect of Authorization.** The City's or PWH's authorization of payment 20 from the Project Payment Account or the PWH Account, as applicable, will not constitute a 21 representation or inference that the City or PWH has or have: (a) made inspections to check the 22 quality or quantity of the Work; (b) reviewed adequacy of designs, compliance of the Work with 23 designs, or adequacy of construction means, methods, techniques, sequences or procedures; (c) 24 finally approved or accepted any item of cost in the applicable Monthly Draw Request; or (d) 25 examined or approved how or for what purpose PAM or any Retained Party used money 26 previously paid on account of this Agreement or the Redevelopment Agreement. 27 **SECTION 7.** 28 FUNDING AGENT'S DISBURSEMENT DUTIES, RIGHTS, 29 AND OBLIGATIONS

Section 7.1. Funding Agent Acceptance.

- Section 7.1.1 Pursuant to this Agreement, the Funding Agent has agreed to act as
 Funding Agent under this Agreement and to accept all cash, checks, instruments, or other forms
 of payment, other money, and Permitted Investments to be delivered to or held by the Funding
 Agent pursuant to the terms of this Agreement. The Funding Agent shall hold and safeguard the
 Accounts during the term of this Agreement.
- Section 7.1.2 If an Event of Default under the Redevelopment Agreement shall occur, the procedures for draws from the Accounts shall be as described in Section 8.6 hereof.

 The City, PWH, or PAM shall notify the Funding Agent and PDC if such an Event of Default occurs or if a party alleges that an Event of Default has occurred under the Redevelopment Agreement.
 - Section 7.2. Funding Agent's Duty to Send Monthly Statements. The Funding Agent shall provide PAM, PWH, and the City with a monthly statement showing all Account balances and disbursements made from each of the Accounts during the term of this Agreement and with a closing statement showing all Account balances and disbursements made from closing under the Redevelopment Agreement through the termination of this Agreement. PWH will have online access to monthly statements for the PWH Account, and the City will have online access to monthly statements for the Project Payment Account. PAM will have online read-only access to the PWH Account and the Project Payment Account.
 - **Section 7.3. Written Instructions.** The Funding Agent shall not be required to act on any verbal or telephonic instructions, and may insist that all instructions, notices, certificates, authorizations, approvals, and the like required or desired hereunder be provided in written form (except that, when expressly provided for herein, the Funding Agent shall act on email instructions, to be followed by a courtesy hard copy of the originals).

Section 7.4. Limitation on Duties.

Section 7.4.1 Notwithstanding any other provisions of this Agreement to the contrary, the Funding Agent shall have no duties or responsibilities hereunder except those expressly set forth herein. If at any time the Funding Agent is uncertain as to the amounts to be

deposited into or withdrawn from the PWH Account, or as to which Account any amounts are to

- 2 be deposited into or withdrawn from the Project Payment Account, the Funding Agent may
- 3 request written direction from PWH (with respect to the PWH Account) or from the City (with
- 4 respect to the Project Payment Account), and the Funding Agent may conclusively rely on and
- 5 shall be fully protected in reliance on such directions.

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Section 7.4.2 The Funding Agent shall be entitled to rely upon any certificates, notices, instructions, or other communications (including any thereof by telecopy, telegram, facsimile, email or cable) consistent with the terms of this Agreement and believed by it to be genuine and to have been signed or delivered by or on behalf of an authorized representative of a party hereto and upon advice and statements of legal counsel, independent accountants, and other experts selected by the Funding Agent. The Funding Agent shall in all cases be free from liability to the extent acting, or refraining from acting, hereunder in accordance with this Agreement, certificates, notices, instructions, and other communications required and permitted herein (without substantiation, investigation, or verification of any collateral or supporting documentation), and any action taken or failure to act pursuant thereto, shall be binding on all parties hereto.

Section 7.5. Timing of Requests and Draws. In each case that the Funding Agent withdraws from an Account for deposit into another Account, such deposit shall occur promptly after such withdrawal. All actions specified on the Monthly Draw Schedule shall be taken by close of business on the dates shown in such Monthly Draw Schedule unless otherwise provided herein. If any date specified herein for withdrawal or deposit of funds is not a Business Day, the action to be taken on that date shall be taken on the next succeeding Business Day.

Section 7.6. Successor Funding Agent. Any successor Funding Agent must be approved in writing by the City, PAM and PWH and shall have all rights, powers, and duties of the Funding Agent under this Agreement.

26 SECTION 8.

27 MISCELLANEOUS

1 Section 8.1. **Term and Termination.** Unless terminated sooner in accordance with 2 Section 8.7, the term of this Agreement shall commence on the Closing Date, and shall terminate 3 on the date (the "Termination Date") on which all of the following apply: (a) ninety (90) days 4 have elapsed from the Construction Completion Date; (b) all proper payments in each submitted 5 Monthly Construction Draw Request have been paid to the payees shown therein; (c) the City 6 has issued the Certificate of Final Completion; and (d) the balance in each of the PWH Account 7 and the Project Payment Account is zero (0). PAM shall notify the City, PWH, PDC and the 8 Funding Agent in writing of the date on which PAM believes all such conditions have been met, 9 and, if none of the Funding Agent, the City, or PWH objects within five (5) Business Days, such 10 date shall be deemed the Termination Date for purposes of this Agreement. Upon the occurrence 11 of the Termination Date, all obligations of PAM, PWH and the City under this Agreement shall 12 cease and be of no further force or effect. 13 **Business and Workforce Equity.** PDC hereby acknowledges and agrees Section 8.2. 14 that the provisions of Section 3.2.7 of the Redevelopment Agreement, with respect to the 15 enforcement of PDC's Business Equity Policy and Workforce Training and Hiring policy, are 16 binding upon PDC. 17 Mutual Representations and Warranties; Confirmation. Each party Section 8.3. 18 hereto hereby represents and warrants to each of the other parties hereto that (a) this Agreement 19 has been duly authorized and executed by such party and (b) no consents are necessary from any 20 third parties for such party's execution, delivery, or performance of this Agreement. 21 Section 8.4. **Section Headings, Recitals; Exhibits.** The title and headings that appear 22 in this Agreement have been included solely for ease of reference and shall not be considered in 23 the interpretation or construction of this Agreement. The Recitals set forth herein are hereby 24 incorporated into this Agreement by this reference. All Exhibits attached hereto are also 25 incorporated herein by this reference. 26 Waivers, Amendments. No waiver or amendment of any of the 27 provisions hereof shall be effective unless made in a writing and signed by each of the parties 28 hereto. Excepts for amendments to increase the amount of the Public Contribution, this

If to PAM:

1 Agreement may be modified or amended by the CAO or his or her designee on behalf of the City 2 and by the Executive Director of PDC of his or her designee on behalf of PDC. 3 Section 8.6. **Notices.** Unless otherwise provided herein, all notices, requests, demands, 4 or other communications called for or contemplated hereunder shall be in writing and shall be 5 deemed to have been duly given on the earlier of actual delivery or refusal of a party to accept 6 delivery if sent by one of the following means with all postage or delivery charges prepaid, to the 7 applicable address set forth below: (a) messenger; (b) overnight delivery service; (c) certified or registered U.S. Mail, return receipt requested; or (d) if simultaneously transmitted by another 8 9 means allowed hereunder, email transmission. 10 If to the City: 11 City of Portland 12 1120 S.W. Fifth Avenue, 12th Floor 13 Portland, OR 97204 14 Attn: SFDM; Project Funding Agent 15 cc: CAO; Debt Manager 16 Email: VMC.PFA@portlandoregon.gov 17 with a copy to: 18 Office of the City Attorney 19 City of Portland, Oregon 20 1221 S.W. Fifth Avenue, 4th Floor 21 Portland, OR 97204 22 Attn: City Attorney 23 Email: mark.moline@portlandoregon.gov 24 and to: 25 Radler White Parks & Alexander LLP 26 1100 SW Columbia Street, Suite 1100 27 Portland, OR 97201 Attn: Dina Alexander 28 Email: dalexander@radlerwhite.com 29

1 2	Rip City Management LLC One Center Court, Suite 200
3	Portland, OR 97227
4	Attn: Chris Oxley, General Manager
5	Email: chris.oxley@trailblazers.com
6	with a copy to:
7	Lane Powell PC
8	601 SW Second Avenue, Suite 2100
9	Portland, OR 97204-3158
10	Attn: Michael Silvey
11	Email: SilveyM@LanePowell.com
12	and to:
13	D2M NW, LLC
14	c/o Portland Arena Management
15	One Center Court, Suite 150
16	Portland, OR 97227
17	Attn: Dave Daterman
18	Email: dave@D2Mnw.com
19	If to PWH:
20	Portland Winter Hawks, Inc.
21	300 Winning Way
22	Portland, OR 97208
23	Attn: Douglas Piper, President
24	Email: dougp@winterhawks.com
25	with a copy to:
26	Dunn Carney Allen Higgins & Tongue LLP
27	851 SW Sixth Avenue, Suite 1500
28	Portland, OR 97204
29	Attn: Jon Bennett
30	Email: jbennett@dunncarney.com
31	If to Funding Agent:
32	U.S. Bank National Association
33	555 S.W. Oak Street, PD-OR-P6TD
34	Portland, Oregon 97204

1 Attn: Cheryl Nelson 2 Email: cherylk.nelson@usbank.com 3 with a copy to: 4 U.S. Bank National Association 5 60 Livingston Ave., EP-MN-WS3T 6 St. Paul, MN 55107 7 Attn: Erik Magnuson 8 Email: erik.magnuson@usbank.com 9 If to PDC: 10 11 Portland Development Commission 12 222 NW Fifth Avenue Portland, OR 97209 13 14 Attn: Peter Englander 15 Email: englanderp@pdc.us 16 A party may change its address by written notice in the manner provided in this Section 8.5. 17 Notices may be sent by counsel for a party. Notwithstanding anything to the contrary in this 18 Agreement, the Funding Agent may make written demands under Section 6 by e-mail. 19 Section 8.7. **Event of Default Under Redevelopment Agreement.** 20 **Section 8.7.1** Following any Event of Default by PAM under this Agreement or 21 the Redevelopment Agreement, PAM's right to submit Monthly Construction Draw Requests 22 under this Agreement shall cease. Upon such event and the Funding Agent's receipt of written 23 notification of such event, the Funding Agent, PWH, and the City agree to work together in good 24 faith to modify this Agreement or to execute a new agreement providing procedures for Monthly 25 Draw Requests. The City and PWH will verify for the Funding Agent that the new procedures 26 comply with the terms and provisions of the Redevelopment Agreement. 27 **Section 8.7.2** Following any Event of Default by the City under this Agreement 28 or the Redevelopment Agreement and (i) the exhaustion of the Dispute Resolution proceedings 29 set forth in the Redevelopment Agreement with a determination by a Dispute Resolver in favor 30 of PAM, PWH, or either of them, or (ii) a court order in favor of PAM, PWH, or any of them,

this Agreement shall terminate and the Funding Agent shall act in accordance with written

- 2 instructions received and signed by PAM or PWH, as applicable, or in accordance with the
- 3 applicable court order or determination of the Dispute Resolver.
- 4 Section 8.7.3 Following any Event of Default by PWH under this Agreement or
- 5 the Redevelopment Agreement and (i) the exhaustion of the Dispute Resolution proceedings set
- 6 forth in the Redevelopment Agreement with a determination by a Dispute Resolver in favor of
- 7 PAM, PDC, the City, or any of them, or (ii) a court order in favor of PAM, the City, PDC or any
- 8 of them, this Agreement shall terminate and the Funding Agent shall act in accordance with
- 9 written instructions received and signed by PAM, PDC or the City, as applicable, or in
- 10 accordance with the applicable court order or determination of the Dispute Resolver.
- Notwithstanding anything to the contrary set forth in this Agreement, PWH's failure to timely
- fund the PWH Contribution shall result in an Event of Default not capable of cure, and (a) the
- Revenue Sharing Agreement and the Conditional PDC OA shall automatically terminate, and (b)
- 14 the portion of the PWH Contribution in the PWH Account shall be automatically deposited into
- 15 the Project Payment Account and deemed forfeited by PWH and disbursed in accordance with
- the provisions of this Agreement. Furthermore, to the extent PDC funds any sums under
- 17 Section 3.1.3(D) of this Agreement, a default by PAM, the City, or both under the
- 18 Redevelopment Agreement shall not relieve PWH of its obligation to fund the PWH
- 19 Contribution to the extent of the payments made by PDC to a maximum of Two Million and
- 20 No/100 Dollars (\$2,000,000.00).
- Section 8.8. Counterparts. This Agreement may be signed in one or more
- counterparts, each of which shall be deemed to be an original, but all of which shall be deemed
- 23 to be one and the same instrument, and may be signed and delivered by facsimile or email,
- followed by a hard copy of the original.
- Section 8.9. Assignment. This Agreement shall be binding upon and inure to the
- benefit of the successors and permitted transferees and assigns of the parties hereto. No party
- 27 hereto may transfer or assign its rights or obligations hereunder except in connection with an
- assignment in whole, but not in part, of its rights or obligations in respect of the Renovation
- 29 Project to the extent permitted in the Redevelopment Agreement.

1 **Section 8.10. Third Party Beneficiaries.** The parties hereto acknowledge and agree 2 that there are no third party beneficiaries having any rights with respect to this Agreement. 3 **Section 8.11.** Severability. In case any provision in this Agreement shall be invalid, 4 illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions 5 shall not in any way be affected or impaired thereby. 6 Section 8.12. Non-Waiver of Governmental Rights. By entering into this Agreement, 7 the City is specifically not obligating itself or any other agency with respect to any discretionary 8 or regulatory action relating to development or operation of the Project Improvements to be 9 constructed on the Project Site, including, but not limited to, rezoning, variances, environmental 10 clearances, regulatory plan reviews, code compliance, or any other governmental agency 11 approvals or regulatory actions which are or may be required or authorized. 12 **Section 8.13.** Governing Law. This Agreement shall be governed and construed in 13 accordance with the laws of the State of Oregon, without reference to conflicts of law principles thereunder. 14 15 (Remainder of Page Intentionally Left Blank)

1	IN WITNESS WHEREOF	, the part	ies have	e executed this Agreement as of the
2	date first written above.			
3		<u>City</u> :		
4				
5		CITY	OF PO	RTLAND, OREGON, a municipal
6				f the State of Oregon
7				
8				
9		By:		r
10		Title:	Mayo	r
11		Rv.		
12		Title:	City A	Auditor
1 <i>4</i>		Title.	City 1	tuditoi
13		APPR	ROVED	AS TO FORM:
14				
14 15				
16		By:		orney
17		(City Att	orney
18		PAM	:	
19		DID C		ANIAGEMENTELLO 1/1/ D /1 1
20 21				ANAGEMENT LLC, d/b/a Portland
20 21 22 23 24 25			_	gement, a Delaware limited liability
22		comp	any	
23 24		By:	Arana	Acquisition LLC, an Oregon limited
25		Dy.		ty company, Sole Member
26			naom	ty company, soic member
			By:	Aegean Corporation, an Oregon
27 28 29 30 31 32			- , .	corporation, Manager
29				r
30				By:
31				Gregg Olson, Senior Vice
32				President/Chief Financial Officer
33				

1 2	<u>PWH</u> :
3 4	PORTLAND WINTER HAWKS, INC., an Oregon corporation
5 6 7	By: Douglas R. Piper, President
8 9	Funding Agent:
10 11	U.S. BANK NATIONAL ASSOCIATION
12 13	D
14	By:Name:
15	Title:
16	PDC:
17 18	PORTLAND DEVELOPMENT COMMISSION, the duly designated urban renewal agency of the
19	City of Portland
20	ory or reviewed
21	
22	By:
23	Name:
24	Title:
25	APPROVED AS TO FORM:
26 27	
28	Ву:
29	PDC Counsel
30	
31	
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1	EXHIBIT A
2	
3	MONTHLY DRAW SCHEDULE
4	

1	EXHIBIT B-1
2	
3	CONTRACTOR'S DRAW REQUEST AND CERTIFICATE

l	Schedule 1
2	
3	CONDITIONAL WAIVER AND RELEASE
4	UPON PAYMENT

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1	EXHIBIT B-2
2	
3	VENDORS' DRAW REQUEST AND CERTIFICATE

1	Schedule 1
2	
3	CONDITIONAL WAIVER AND RELEASE
4	UPON PAYMENT
5	

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EXHIBIT C-1				
ARCHITECT'S CERTIFICATE (Contractor)				
<u>(Collinguest)</u>				
The undersigned, a Delaware corporation (the "Architect"),				
certifies and states that based upon the review by Architect of the Contractor's Draw Request				
and Certificate No dated (the " <u>Draw Request</u> ") submitted by				
as the general contractor (the "Contractor"), including, without				
limitation, all data and documentation attached thereto (which are incorporated herein by this				
reference), and based upon on-site observations by the Architect of the Renovation Project in				
accordance with the terms of the Architectural Services Agreement: (i) the Work has progressed				
to the point indicated in the Draw Request; (ii) to the best knowledge, information and belief of				
the Architect, except for specific qualifications noted below, the Work covered by the Draw				
Request has been completed and performed in accordance with the 100% Design Development				
Documents and the 100% Construction Documents (subject to evaluation of the Work for				
conforming with the Contract Documents upon Substantial Completion, to the results of any				
subsequent tests required by or performed under the 100% Design Development Documents and				
the 100% Construction Documents, to minor deviations from the 100% Design Development				
Documents and the 100% Construction Documents correctable prior to completion, and to any				
specific qualifications stated herein); and (iii) except as noted below, the amount requested to be				
paid, in respect of the Work completed to date is appropriate and the Contractor is entitled to				
payment in the amount certified in the Draw Request.				
This Certificate is being made and delivered to, and shall be relied upon by the Funding				
Agent, the City, PWH, and PAM.				
Agent, the City, I will, and I Alvi.				
a Dalawara aarmaratian				
By:				
Name: Title:				

- 1 [IF DRAW REQUEST AND CERTIFICATE DISAPPROVED OR PARTIALLY
- 2 APPROVED, SPECIFY ALL ITEMS DISAPPROVED OR PARTIALLY APPROVED
- 3 AND INSERT DESCRIPTION OF REASONS FOR SUCH DISAPPROVAL OR
- 4 PARTIAL APPROVAL]

{00011144;7} C-1-2

1 **EXHIBIT C-2** 2 3 **ARCHITECT'S CERTIFICATE** 4 (Vendor) The undersigned, ______ a Delaware corporation (the "Architect"), 5 6 certifies and states that based upon the review by Architect of the Vendors' Draw Request and Certificate No. _____ dated _____ (the "Draw Request") submitted by 7 _____ as the _____ (the "<u>Vendor</u>"), [**this** 8 9 certificate to be used as basis for Vendor certificate] including, without limitation, all data and 10 documentation attached thereto (which are incorporated herein by this reference), and based 11 upon on-site observations by the Architect of the Renovation Project in accordance with the 12 terms of the Architectural Services Agreement: (i) the Work has progressed to the point indicated in the Draw Request; (ii) to the best knowledge, information and belief of the 13 14 Architect, except for specific qualifications noted below, the Work covered by the Draw Request 15 has been completed and performed in accordance with the 100% Design Development 16 Documents and the 100% Construction Documents (subject to evaluation of the Work for 17 conforming with the 100% Design Development Documents and the 100% Construction 18 Documents upon Substantial Completion, to the results of any subsequent tests required by or 19 performed under the 100% Design Development Documents and the 100% Construction 20 Documents, to minor deviations from the 100% Design Development Documents and the 100% 21 Construction Documents correctable prior to completion, and to any specific qualifications stated 22 herein); and (iii) except as noted below, the amount requested to be paid, in respect of the Work 23 completed to date is appropriate and the Vendor is entitled to payment in the amount certified in 24 the Draw Request. 25 This Certificate is being made and delivered to, and shall be relied upon by the Funding 26 Agent, the City, PWH, and PAM.

1	, a Delaware corporation
2	
3	
4	By:
5	Name:
6	Title:
7	[IF DRAW REQUEST AND CERTIFICATE DISAPPROVED OR PARTIALLY
8	APPROVED, SPECIFY ALL ITEMS DISAPPROVED OR PARTIALLY APPROVED
9	AND INSERT DESCRIPTION OF REASONS FOR SUCH DISAPPROVAL OR
10	PARTIAL APPROVAL]
11	

{00011144;7} C-2-2

1	EXHIBIT D-1		
2 3	PAM DRAW CERTIFICATE		
4	(Contractor)		
5	[Data]		
3	[Date]		
6	Funding Agent		
7	Re: Renovation Project – Veterans Memorial Coliseum, Certificate No		
8	Dated:		
9	Capitalized terms herein have the same meaning set forth in the Project Funding		
10	Agreement dated as of		
11	In making the following representations and warranties, PAM relied upon its' review of		
12	the Contractor's Draw Request and Certificate and the Architect's Certificate.		
13	1. PAM approves and authorizes payments as described and itemized on the		
14	Contractor's Draw Request and Certificate Number, dated		
15	2. In addition to the amounts shown in the Contractor's Draw Request and		
16	Certificate, PAM requests payment of the amounts described in Schedule 1 attached hereto.		
17	3. Attached hereto is all backup and supporting documentation supporting payment		
18	of the requested amounts as required by Section 6.2.5 of the Project Funding Agreement.		
19	4. PAM certifies that (1) the obligations for which payment is to be made have been		
20	incurred for Work completed, and (2) that lien releases substantially in the form of Schedule 1		
21	attached to Exhibit B-1 have been obtained from all contractors, subcontractors and material		
22	suppliers with contract values in excess of [\$10,000] for that portion of the Work to which those		
23	costs relate.		
24	5. PAM certifies that it has received no written claims of liens submitted as of the		
25	date hereof, and PAM has no knowledge of any filed liens with respect to the Work. PAM		
26	further certifies that all bills due and payable by PAM with respect to the Work have been paid to		

1	date or shall be paid from the proceeds of this Draw Request and that there is	s no known basis for
2	2 the filing of any liens with respect to the Work.	
3	This Draw Certificate is correct, and is conditioned upon appr	oval or partial
4	4 approval of the same Monthly Draw Request by the City in accordance with	Section 6.2.7 of the
5	5 Project Funding Agreement and of PWH in accordance with Section 6.2.8 of	the Project Funding
6	6 Agreement.	
7 8		LC, a Delaware
9 10	9 By: Arena Acquisition LLC,	_
11 12 13	By: Aegean Corporation, Mar	
14 15		
16 17	16 Gregg Olson 17 President/Ch	, Senior Vice ief Financial Officer
18	18	

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Schedule 1

Payee	Total Amount of Requested Payment	Amount of Requested Payment to be Paid	City's Share of Payment (\$)	PWH's Share of Payment

1	EXHIBIT D-2			
2 3 PAM DRAW CERTIFICATE (Vendor)				
7	<u>(vendor)</u>			
5	[Date]			
6	Funding Agent			
7 8	Re: Renovation Project – Veterans Memorial Coliseum, Certificate No Dated:			
9	Capitalized terms herein have the same meaning set forth in the Project Funding			
10	Agreement dated as of			
11 12	In making the following representations and warranties, PAM relied upon its review of the Vendors' Draw Request and Certificate and the Architect's Certificate, as applicable.			
13 14	PAM approves and authorizes payments as described and itemized on the Vendors' Draw Request and Certificate Number, dated			
15 16	2. In addition to the amounts shown in the Vendors' Draw Request and Certificate, PAM requests payment of the amounts described in Schedule 1 attached hereto.			
17	3. Attached hereto is all backup and supporting documentation supporting payment			
18	of the requested amounts as required by Section 6.2.5 of the Project Funding Agreement.			
19	4. PAM certifies that (1) the obligations for which payment is to be made have been			
20	incurred for Work completed, and (2) that lien releases substantially in the form of Schedule 1			
21	attached to Exhibit B-2 have been obtained from all contractors, subcontractors and material			
22	suppliers with contract values in excess of \$10,000 for that portion of the Work to which those			
23	costs relate.			
24	5. PAM certifies that it has received no written claims of liens submitted as of the			
25	date hereof, and PAM has no knowledge of any filed liens with respect to the Work. PAM			
26	further certifies that all bills due and payable by PAM with respect to the Work have been paid to			

1	date or shall be paid from the proceeds of this Draw Request and that there is no known basis for		
2	the filing of any liens with respect to the Work.		
3	6. This Draw Certificate is correct, and is conditioned upon approval or partial		
4	approval of the same Monthly Draw Request by the City in accordance with Section 6.2.7 of the		
5	Project Funding Agreement, and of PWH in accordance with Section 6.2.8 of the Project		
6	Funding Agreement.		
7 8	RIP CITY MANAGEMENT LLC, a Delaware limited liability company		
9 10	By: Arena Acquisition LLC, an Oregon limited liability company, Sole Member		
11 12 13	By: Aegean Corporation, an Oregon corporation, Manager		
14 15	By:		
16	Gregg Olson, Senior Vice		
17	President/Chief Financial Officer		
18			

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Schedule 1

Payee	Total Amount of Requested Payment	Amount of Requested Payment to be Paid	City's Share of Payment (\$)	Balance of Payment to be Paid from PWH Account

1	EXHIBIT E
2	CUTY ELIMINING CEDTIFICATE
3	<u>CITY FUNDING CERTIFICATE</u>
4	FUNDING CERTIFICATE NO
5	[Date]
6	The City of Portland, Oregon (the "City") hereby executes this Funding Certificate
7	No in accordance with Sections 6.2.7 and 6.2.10 of the Project Funding Agreement
8	between the City, Rip City Management LLC, doing business as Portland Arena Management
9	LLC ("PAM"), Portland Winter Hawks, Inc. ("PWH"), Portland Development Commission
10	("PDC"), and U.S. Bank National Association (the "Funding Agent") dated as of
11	, 201_ (the "Project Funding Agreement").
12 13	1. Capitalized terms not defined herein shall have the same meaning set forth in the Project Funding Agreement, unless otherwise indicated.
14	2. The City hereby approves the Monthly Draw Request for the month of
15	, 201 and approves payment by or on behalf of the City to the Funding
16	Agent of [check one of the following boxes]:
17	the City's share reflected on Schedule 1 of the PAM Draw Certificate.
18	the portions of the City's share of amounts reflected on Schedule 1 of the PAM Draw
19	Certificate, as specified in the attached Schedule A showing the approved and disapproved
20	amounts and the reasons for any partial approval or disapproval.
21 22	CITY FUNDING REPRESENTATIVE
23	By:
24	Name:
25	Title:

[PAM Draw Certificate and Schedule 1 to PAM Draw Certificate to be attached.]

EXHIBIT F					
	CONFIRMATION OF PERMIT FEES				
	[Date]				
	City of Portland 1120 S.W. Fifth Avenue, 2nd Floor Portland, OR 97204 Attn: Auditor				
	Funding Agent:				
	Capitalized terms used herein shall have the same meaning set forth in the Project Funding Agreement dated as of, 2013.				
	The undersigned, Rip City Management LLC, doing business as Portland Arena				
	Management LLC ("PAM"), certifies and states as follows:				
	1. That the Permit Fees for required to				
	be paid in connection with the design, construction or occupancy of the Renovation Project total				
	the sum of \$				
	2. Attached hereto is the following evidence of the amount of such Permit Fee(s):				
	3. The undersigned hereby acknowledges that the parties to which this				
	Confirmation of Permit Fees is addressed or copied may rely upon the statements contained herein.				
	RIP CITY MANAGEMENT LLC, a Delaware limited liability company				
	By: Arena Acquisition LLC, an Oregon limited liability company, Sole Member				

1	By: Aegean Corporation, an Oregon
2	corporation, Manager
3	
4	By:
5	Gregg Olson, Senior Vice
6	President/Chief Financial Officer

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1	EXHIBIT G
2	PROJECT BUDGET
3	
4	[Initial Project Budget to be attached]

Board Resolution - VMC Project Funding Agreement
November 29, 2012

Exhibit A	
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	EXHIBIT H	
2		
3	Intentionally Omitted	
1	<u>- </u>	

1 2	EXHIBIT I				
3 4		PERMITTED INVESTMENTS			
5	A.	Direct obligations of the United States of America or obligations the principal of and			
6		interest on which are unconditionally guaranteed by the United States of America, with			
7		maximum maturities of 3 years.			
8	B.	Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any			
9		federal agency provided such obligations are backed by the full faith and credit of the			
10		United States of America, with maximum maturities of 3 years.			
11	C.	Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any			
12		of the following non-full faith and credit U.S. government agencies, with maximum			
13		maturities of 3 years:			
14		1. Federal Agricultural Mortgage Corporation ("Farmer Mac")			
15		2. Federal Farm Credit Bank (FFCB)			
16		3. Federal Home Loan Bank (FHLB)			
17		4. Federal Home Loan Mortgage Corporation (FHLMC or "Freddie Mac")			
18		5. Federal National Mortgage Association (FNMA or "Fannie Mae")			
19	D.	Certificates of deposit, time deposits or interest-bearing deposits in banks and credit			
20		unions in compliance with the provisions of ORS Chapter 295 regarding the Oregon State			
21		Treasurer's Public Funds Collateralization Program, with maximum maturities of 1 year.			
22	E.	Certificates of deposit, savings accounts, deposit accounts or money market deposits			
23		which are fully insured by the FDIC or NCUA, with maximum maturities of 1 year.			
24	F.	Commercial paper with a minimum short-term rating at the time of purchase of A-1, P-1,			
25		F-1 (or better) by any Nationally Recognized Statistical Rating Organization of the			

- Securities and Exchange Commission, with maximum maturities of 270 days. In the event of a split rating, the lowest rating will be utilized to evaluate compliance.
- G. Bankers acceptances of banks in compliance with the provisions of ORS Chapter
 294.035, with maximum maturities of six months.

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EXHIBIT J 2 3 **DOCUMENTS TO ACCOMPANY** 4 THIRD PARTY DRAW REQUESTS AND CERTIFICATES

All Third Party Draw Requests and Certificates must be accompanied by:

- 1. A statement of the percentage completion of each portion of the Project as of the end of the period covered by the Application for Payment. The percentage completion shall be the lesser of (1) the percentage of that portion of the Project which has actually been completed or (2) the percentage obtained by dividing (a) the expense which has actually been incurred by the Contractor or Vendor, as applicable, on account of that portion of the Project Improvements for which the Contractor or Vendor, as applicable, has made or intends to make actual payment prior to the next Application for Payment by (b) the share of the GMP or Vendor contract amount, as applicable, allocated to that portion of the Project Improvements in the Schedule of Values. Applications for Payment shall also set forth the amount of money required to complete the Project Improvements (including all approved Change Orders) and such other information as PAM or the City may reasonably require. All Applications for Payment must contain a certification by the Contractor or Vendor, as applicable, that the progress of the Project is in accordance with the Construction Documents, all applicable Laws and the Project Schedule, and that the Work, to the best of the Contractor's or Vendor's knowledge at such time, as applicable, will be completed on or before the date of Substantial Completion and finally completed on or before the date of Final Completion identified in the Project Schedule;
- 2. Updated Schedule of Values from the Contractor and such Vendor;
- 3. A duly executed and acknowledged Contractor's and Vendor's, as applicable, sworn statement showing all subcontractors with whom the Contractor or Vendor, as applicable, has entered into subcontracts, the amount of each such subcontract, the amount requested for any subcontractor in the Application for Payment and

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1 the amount to be paid to each subcontractor from such progress payment, together 2 with similar sworn statements from all subcontractors and, when requested, from 3 Sub-subcontractors; 4 4. Duly executed waivers of mechanics', materialmen's and construction liens from 5 the Contractor and Vendor, as applicable, and all subcontractors with a contract 6 value in excess of \$10,000 (each, a "Major Subcontractor"), establishing payment 7 or satisfaction of the payment requested by the Contractor or Vendor, as 8 applicable, in the Application for Payment, which shall also include unconditional 9 waivers and releases of all claims relating to the Project or the Project Site, 10 including the right to claim against the payment bond for the Project, with respect 11 to the payment requested by the Contractor or Vendor, as applicable, in the 12 Application for Payment. PAM, at its option, may provide unconditional waivers 13 and releases with respect to the payment for work included in the immediately 14 preceding Application for Payment and conditional waivers and release with 15 respect to the payment requested by the Contractor or Vendor, as applicable, in 16 the then-pending Application for Payment; 17 5. For material stored outside of the Project Site, if any, reasonably adequate 18 evidence that: the stored materials are protected against theft or damage; upon 19 payment of the cost of the stored material, the stored material will be owned by 20 the City or PAM, as applicable, free of liens and claims; the aggregate cost of all 21 stored materials for which payment is being requested does not exceed 22 \$3,000,000; and the stored materials are adequately insured; 23 6. An "Insurance Certificate Log", with attached certificates of insurance from the Contractor or Vendor, as applicable, and all subcontractors as required by the 24 25 General Conditions or applicable Vendor Agreements;

8. Copies of payment requests or billings from subcontractors for work performed

during the period covered by and included in the Application for Payment;

7. The then-current Project Schedule;

1 9. A Change Order log from the Contractor or Vendor(s), as applicable, showing all 2 Change Orders; 3 10. An "Open Change Requests Log" which lists and identifies any and all claims 4 asserted by each subcontractor against the Contractor or Vendor, as applicable, 5 which are open and pending; provided however, that such Open Change Requests 6 Log shall not serve as notice of a Change Order Request as required by the 7 Construction Contract or Vendor Agreement, as applicable; and 8 11. In each Application for Payment, the Contractor or Vendor, as applicable, shall 9 certify that the work for which payment is requested has been done, that the 10 information contained in the Application for Payment is true and correct to the 11 best of the Contractor's or Vendor's knowledge, as applicable, and that all due 12 and payable bills with respect to the Project Improvements have been paid or will 13 be paid from the proceeds received from PAM pursuant to such Application for Payment. 14 15 The final Third Party Draw Requests and Certificates shall each be accompanied by all 16 documents required above, plus the following documents: 17 1. A final Certificate for Payment issued by the Architect and the PAM Funding 18 Representative (including the Architect's certification that all Punch List items 19 have been completed); 20 2. Final and full waivers of lien and claims from the Contractor or Vendor, as 21 applicable, and all Major Subcontractors; 22 3. A copy of any and all certificates of occupancy for the Project required by the 23 City of Portland; 24 4. Two duplicate sets of as-built Drawings and a CD containing the Drawings for 25 submission to the City and to PWH as provided in the Redevelopment 26 Agreement;

1	5.	An affidavit that payrolls, bills for materials and equipment, and other
2		indebtedness connected with the Project for which PAM, PWH or the City might
3		be responsible or encumbered (less amounts withheld by PAM) have been paid or
4		otherwise satisfied;
5	6.	A certificate evidencing that insurance required by the Redevelopment
6		Agreement, General Construction Contract and any applicable Vendor
7		Agreements to remain in force after final payment is currently in effect and will
8		not be canceled or allowed to expire until at least thirty (30) days prior written
9		notice has been given to PAM, PWH and the City;
10	7.	A written statement that the Contractor or Vendor, as applicable, knows of no
11		substantial reason that the insurance will not be renewable to cover the period
12		required by the Redevelopment Agreement, General Construction Contract and
13		any applicable Vendor Agreements;
14	8.	Consent of surety, if any, to final payment;
15	9.	If required by PAM, other data establishing payment or satisfaction of
16		obligations, such as receipts, releases and waivers of liens, claims, security
17		interests or encumbrances arising out of the General Construction Contract or
18		applicable Vendor Agreement, to the extent and in such form as may be
19		designated by PAM;
20	10	. Evidence that all claims of lien, if any, recorded against the Project Site have been
21		discharged;
22	11	. All manuals including equipment operation and maintenance manuals and written
23		warranties required to be provided by the Contractor, applicable Vendor,
24		subcontractors or sub-subcontractors, and
25	12	. All other deliverables required under the General Construction Contract and the
26		Vendor Agreements, as applicable.

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1	EXHIBIT K
2 3	PWH FUNDING CERTIFICATE
4	
5	FUNDING CERTIFICATE NO
6	[Date]
7	Portland Winter Hawks, Inc. ("PWH") hereby executes this Funding Certificate
8	No in accordance with Sections 6.2.7 and 6.2.10 of the Project Funding Agreement
9	between PWH, the City of Portland, Oregon (the "City"), Rip City Management LLC, doing
10	business as Portland Arena Management LLC ("PAM"), Portland Development Commission
11	("PDC"), and U.S. Bank National Association (the "Funding Agent") dated as of
12	, 2012 (the "Project Funding Agreement").
13	1. Capitalized terms not defined herein shall have the same meaning set forth in the
14	Project Funding Agreement, unless otherwise indicated.
15	2. PWH hereby approves the Monthly Draw Request for the month of
16	, 201 and approves payment by or on behalf of PWH to the Funding Agent
17	of [check one of the following boxes]:
18	PWH's share reflected on Schedule 1 of the PAM Draw Certificate.
19	the portions of PWH's share of amounts reflected on Schedule 1 of the PAM Draw
20	Certificate, as specified in the attached Schedule A showing the approved and disapproved
21	amounts and the reasons for any partial approval or disapproval.
22	
23	PORTLAND WINTER HAWKS, INC.
24	By:
24 25 26	Name:
26	Title:

1 [PAM Draw Certificate and Schedule 1 to PAM Draw Certificate to be attached.]

{00011144;7} K-2



RESOLUTION NO. 6983

	PROJECT FUNDING AGREEMEN NOTING FOR THE VETERANS MEN			N
Adopte	d by the Portland Development Co	mmission on Novemb	per 29, 2012	
PRESENT FOR	COMMISSIONERS	W	VOTE	
VOTE 🗸	Chair Scott Andrews	Yea	Nay	Abstain
	Commissioner Aneshka Dickson			
	Commissioner Arieshka Dickson Commissioner John Mohlis	<u> </u>		
	Commissioner Steven Straus			
	Commissioner Steven Straus Commissioner Charles Wilhoite			
	Consent Agenda	✓ Regular Agen	∟ ∟ da	
Consent Agenda P Regular Agenda				
	CERTIFICA	TION		
The undersigned he	reby certifies that:			
The attached resolution is a true and correct copy of the resolution as finally adopted at a Board Meeting of the Portland Development Commission and as duly recorded in the official minutes of the meeting.				
FRWWU			Date: Decembe	r 3, 2012
Gina Wiedrick, Re	cording Secretary			