AGREEMENT BETWEEN PIERCE TRANSIT AND THE PORT OF TACOMA REGARDING A STUDY ON THE FEASIBILITY OF A HIGH-SPEED PASSENGER-ONLY FERRY SERVICE CONNECTING PIERCE TRANSIT’S BENEFIT AREA WITH THE SEATTLE CENTRAL BUSINESS DISTRICT

This Agreement (AGREEMENT) is entered into this 11 day of July 2018 by and between Pierce County Public Transportation Benefit Area Corporation ("Pierce Transit"), a transit authority within the State of Washington, and the PORT OF TACOMA, a Washington public port district (the "Port"), (collectively "Parties") in consideration of the mutual covenants contained herein. The Parties hereby recite and agree as follows:

RECITALS

1. The Port is charged by state statute with a mission of furthering economic development. To that end, the Port has adopted a Port Community Economic Development Policy by which the Port administers its monetary support of economic projects sponsored by local public agencies in Pierce County.

2. Pierce Transit in partnership with the City of Tacoma proposes a study to determine the feasibility of a high-speed passenger-only ferry service connecting Pierce Transit’s benefit area (including downtown Tacoma) with the Seattle Central Business District.

3. Pierce Transit requested and the Port agrees to provide an investment from the Port Community Economic Development Investment Fund of $30,000, expressly as specified herein.

4. The Port finds the requested contribution meets the Port’s Community Economic Development Policy criteria as follows:

   a. Feasibility of an infrastructure project that creates long-term jobs
   b. A planning activity to promote a marine tourism infrastructure project to attract tourists to Pierce County from outside locations
   c. A planning activity promoting business retention or business recruitment

NOW, THEREFORE, in consideration of the mutual benefits and covenants described herein, the Parties agree as follows:

1. SCOPE OF WORK

Pierce Transit’s feasibility study to determine the viability of passenger-only ferry service between downtown Tacoma and Seattle business district ("Project") consists of the following:

- Pierce Transit will hire a consultant to conduct a feasibility study to review the current state of marine passenger transportation technology, identify the infrastructure requirements to support ferry operations, conduct a benefit-cost analysis based on existing and future conditions, and evaluate potential revenue/expenditure streams. The goal is to determine whether high speed ferry service would result in a substantive and practical enhancement to the existing and planned modes of transportation in this market.
• All as described in Pierce Transit's Application, as attached hereto as Attachment A.

2. PORT'S CONDITIONAL AGREEMENT TO CONTRIBUTE FUNDS

Subject to the terms herein, the Port agrees to contribute to Pierce Transit an investment from the Community Economic Development Investment Fund for the Project in an amount not to exceed $30,000. Further conditions of the Port's funding are as follows:

In the event Project costs are higher than projected, Pierce Transit assumes any excess Project costs.

The Port's annual Project contribution shall be allocated and specifically identified in the Port's 2018 budget.

The Port's distribution of funds are contingent on Pierce Transit obtaining full committed funding by June 30, 2018 for the complete Project scope and the contents of this AGREEMENT remain unchanged.

Port payment of the not to exceed amount will be made within thirty days of Pierce Transit's submittal of written proof to the Port of actual Project expenses.

3. TIMEFRAME/PROJECT SCHEDULE

Pierce Transit is on schedule to hire the consultant by June 30, 2018.

4. PIERCE TRANSIT'S PROJECT FINANCIAL SUMMARY

Total Project Cost: $90,000

Source of Funds (in addition to the Port): Pierce Transit and the City of Tacoma

5. ABANDONMENT. If the Project is abandoned, then this AGREEMENT shall be of no further force or effect.

6. ASSIGNMENT. Neither Party to this AGREEMENT shall have the right to convey, assign, apportion or otherwise transfer any and all of its rights, obligations, conditions and interests under this AGREEMENT. without the prior written approval of the other.

7. THIRD PARTY BENEFICIARIES. This AGREEMENT is made and entered into for the sole protection and benefit of the Parties hereto and their successors and assigns. No other person shall have any right or cause of action based upon any provisions of this AGREEMENT.

8. EQUAL DRAFTING. This AGREEMENT has been reviewed and revised by legal counsel for both parties, and no presumption of rule construing ambiguity against the drafter of the document shall apply to the interpretation or enforcement of this AGREEMENT.

9. SEVERABILITY. If any provisions of this AGREEMENT are determined to be unenforceable or invalid pursuant to a final decree or judgment by a court of law with
jurisdiction, then the remainder of this AGREEMENT not decreed or adjudged unenforceable or invalid shall remain unaffected and in full force and effect to the extent that the primary purpose of this AGREEMENT can be preserved.

10. MODIFICATION. This AGREEMENT may not be modified except by mutual agreement reduced to writing in a formal amendment hereto and approved by each Party’s governing body.

11. TERMINATION. This AGREEMENT shall terminate upon completion by both Parties of their respective obligations hereunder, or on December 30, 2018 unless terminated earlier.

12. GOVERNING LAW. This AGREEMENT shall be governed exclusively by the laws of the State of Washington both as to interpretation and performance without recourse to any principles of Conflicts of Laws. Any action at law, suit in equity or judicial proceeding for the endorsement of this AGREEMENT or any provisions thereof shall be instituted and maintained only in any of the courts of competent jurisdiction in Pierce County, Washington.

13. NOTICES. All notices given pursuant to this AGREEMENT shall be deemed delivered to the respective party on the date that it is personally delivered to the address(es) set forth below, or on the date that it is successfully sent by email transmission to the email addresses set forth below:

Pierce Transit: Attention: Dana Henderson  
Pierce Transit  
3701 96th St SW  
Lakewood, Washington 98499  
Email: dhenderson@piercetransit.org

Port: Port of Tacoma  
PO Box 1837  
Tacoma, Washington 98406  
Attention: Evette Mason  
Email: emason@portoftacoma.com

14. ENTIRE AGREEMENT. This AGREEMENT constitutes the entire agreement of the parties, supersedes all previous oral or written understandings, and incorporates all prior discussions and agreements pertaining to this subject matter. The Parties participated equally in any negotiations and the process leading to execution of this AGREEMENT. If a dispute should arise with regard to the meaning or interpretation of any provision hereof, there shall be no presumption of draftsmanship as to such provision.

15. LEGAL RELATIONS.
   A. Independent Municipal Governments. The Parties hereto are independent governmental entities and nothing herein shall be construed to limit the independent government powers, authority or discretion of the governing bodies of each Party. It is understood and agreed that this AGREEMENT is solely for the benefit of the Parties hereto and gives no right to any
other party. No joint venture or partnership is formed as a result of this AGREEMENT. No employees or agents of any Party shall be deemed, or represent themselves to be, employees of any of the other Party.

B. Legal obligations. This AGREEMENT does not relieve either Party of any obligation or responsibility imposed upon it by law.

C. Timely Performance. The requirements of this AGREEMENT shall be carried out in a timely manner according to a schedule negotiated by and satisfactory to the Parties.

D. Recording. A copy of this AGREEMENT shall be recorded in the Office of the Pierce County Auditor in accordance with RCW 39.34, or shall be posted to each Parties' web site.

16. RECORDS AND AUDIT. During the term of this AGREEMENT, and for a period not less than six (6) years from the date of termination, records and accounts pertaining to the work of this AGREEMENT and accounting therefore shall be kept by each Party and shall be available for inspection and audit by representatives of either Party and any other entity with legal entitlement to review said records. If any litigation, claim, or audit is commenced, the records and accounts along with supporting documentation shall be retained until all litigation, claims, or audit finding has been resolved, even though such litigation, claim, or audit continues past the six-year (6) retention period. This provision is in addition to and is not intended to supplant, alter or amend records retention requirements established by applicable state and federal laws.

17. LIMITS OF FINANCIAL OBLIGATIONS/PROPERTY OWNERSHIP. Except as provided above, each Party shall finance its own conduct of responsibilities under this AGREEMENT. No ownership of property will transfer as a result of this AGREEMENT.

18. INDEMNIFICATION AND HOLD HARMLESS.

A. Pierce Transit releases the Port from, and shall defend, indemnify, and hold the Port and its agents, employees, and/or officers harmless from and against all claims, demands, suits at law or equity, actions, penalties, losses, damages, or costs, of whatsoever kind or nature, made by or on behalf of Pierce Transit and/or its agents, employees, officers, contractors and/or subcontractors, arising out of or in any way related to Pierce Transit's performance of its obligations under this AGREEMENT, unless and except to the extent the same be caused in whole or in part by the negligence or willful conduct of the Port or its agents, employees, and/or officers.

B. Pierce Transit shall defend, indemnify, and hold the Port and its agents, employees, and/or officers harmless from and against all claims, demands, suits at law or equity, actions, penalties, losses, damages, or costs, of whatsoever kind or nature, made by or on behalf of any third parties and/or their agents, employees, officers, contractors and/or subcontractors, arising out of or in any way related to Pierce Transit's performance of its obligations under this AGREEMENT, unless and except to the extent the same be caused in whole or in part by the negligence or willful conduct of the Port or its agents, employees, and/or officers.

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C. The Port releases Pierce Transit from, and shall defend, indemnify, and hold Pierce Transit and its agents, employees, and/or officers harmless from and against all claims, demands, suits at law or equity, actions, penalties, losses, damages, or costs, of whatsoever kind or nature, made by or on behalf of the Port and/or its agents, employees, officers, contractors and/or subcontractors, arising out of or in any way related to the Port's performance of its obligations under this AGREEMENT, unless and except to the extent the same be caused in whole or in part by the negligence or willful conduct of Pierce Transit or its agents, employees, and/or officers.

D. The Port shall defend, indemnify, and hold Pierce Transit and its agents, employees, and/or officers harmless from and against all claims, demands, suits at law or equity, actions, penalties, losses, damages, or costs, of whatsoever kind or nature, made by or on behalf of any third parties and/or their agents, employees, officers, contractors and/or subcontractors, arising out of or in any way related to the Port's performance of its obligations under this AGREEMENT, unless and except to the extent the same be caused in whole or in part by the negligence or willful conduct of Pierce Transit or its agents, employees, and/or officers.

E. Each Party specifically assumes liability for actions brought by its own employees against the other Party and for that purpose each Party specifically waives, as respects the other parties only, any immunity under the Worker's Compensation Act, RCW Title 51.

F. The Parties recognizes that this waiver was the subject of mutual negotiation. In the event any Party incurs attorney's fees, costs or other legal expenses to enforce the provisions of this AGREEMENT against the other Party, all such fees, costs and expenses shall be recoverable by the prevailing Party.

G. No liability shall attach to any of the Parties by reason of entering into this AGREEMENT except as expressly provided herein.

H. The provisions of this Article shall survive any termination or expiration of this AGREEMENT.

PIERCE TRANSIT:  

[Signature]  
Sue Dreier, CEO  

Date: 6/14/18

PORT OF TACOMA:  

[Signature]  
John Wolfe, CEO  

Date: 6/11/18

Approved as to form:  

[Signature]  
Pierce Transit Attorney

Port Legal Counsel