

## **RESOLUTION NO. 3488**

**A RESOLUTION** of the Port Commission of the Port of Seattle declaring Certain Personal Property Surplus (Hitachi Container Cranes) for Port District purposes and further declaring that said property should be sold or disposed of as provided by statute.

**WHEREAS**, the Port of Seattle has owned the personal property described as Hitachi Crane S/N 771531, P.O.S. No. 38, and Hitachi Crane S/N 771532, P.O.S. No. 39; and


**WHEREAS**, said property is no longer needed for its intended purpose, or other purposes of the Port;

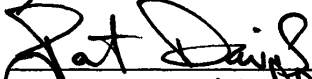
**WHEREAS**, such property is not part of any comprehensive plan of improvement or modification thereof adopted by a vote of the people of said district; and


**WHEREAS**, Chapter 39.33 of the Revised Code of Washington provides that the Port may “sell, transfer, exchange, lease or otherwise dispose of any property...the state or any municipality or any political subdivision thereof...on such terms and conditions as may be mutually agreed upon...”;

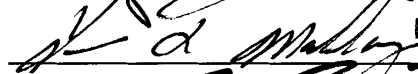
**NOW, THEREFORE, BE IT RESOLVED**, by the Port Commission of the Port of Seattle that Hitachi Crane S/N 771531, P.O.S. 38 and Hitachi Crane S/N 771532, P.O.S. 39, are no longer needed for district purposes and that it is in the best interest of said district that said property be sold for estimated value or best offer, which may include scrap value if no buyer is found within 12 months.


**ADOPTED** by the Port Commission of the Port of Seattle, at a regular meeting thereof held this 23rd day of July, 2002, and duly authenticated in open session by the signatures of the Commissioners voting in favor thereof and the seal of the Commission.

  
BOB EDWARDS

  
PATRICIA DAVIS

  
PAIGE MILLER

  
LAWRENCE T. MOLLO

  
CLARE NORDQUIST

Port Commission