RESOLUTION NO. 2852

A RESOLUTION of the Port Commission of the Port of Seattle declaring personal property surplus 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 below; and

WHEREAS, said property is neither used nor needed for its intended purpose or other purposes of the Port; and

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

NOW, THEREFORE, be it hereby resolved by the Port Commission of the Port of Seattle that the following described property is no longer needed for district purposes, and that it is in the best interest of said district that said property be declared surplus and sold or disposed of as provided by statute:

Equipment

Estimated Resale Value

40-Long Ton Rubber-Tired Gantry Cranes
Hitachi

P.O.S. Nos. 3, 8, 9, 10, 11, and 13

\$ 500,000.00/Each

\$3,000.000.00/Total

ADOPTED by the Port Commission of the Port of Seattle this 13th day of April, 1982, and duly authenticated in open session by the signatures of the Commissioners voting and the seal of the Commission duly affixed.

Port Commissioners



April 7, 1982

Mr. Jack S. Block, President Port of Seattle Commission P. O. Box 1209 Seattle, Washington 98111

Dear Mr. Block:

I will be unable to attend the Port Commission Meeting of April 13, 1982. However, I am familiar with Resolution No. 2852 declaring personal property (six Hitachi 40-ton rubber-tired gantry cranes) surplus and that said property sould be sold or disposed of. I consent to that Resolution being placed on second reading and final passage.

Please enter this consent in the official minutes of the meeting.

Sincerely,

Henry T. Simonson Port Commissioner

D/16