RESOLUTION NO. 2722

A RESOLUTION of the Port Commission of the Port of Seattle establishing certain rates, rules and regulations in SEA-TAC INTERNATIONAL AIRPORT SCHEDULE OF RULES, REGULATIONS AND CHARGES NO. 3

BE IT RESOLVED by the Port Commission of the Port of Seattle as follows:

SECTION 1. The Port of Seattle does hereby establish and adopt rules, regulations and charges shown in:

Fourth Revised Page No. 4
Original Page No. 4-A
Fifth Revised Page No. 6
Third Revised Page No. 6-A

copies of which are hereby annexed and made a part of this Resolution, said rules, regulations and charges to take effect at 12:01 A.M. on the day following entry of said Court's final order.

SECTION 2. All rules, regulations and charges conflicting with the provisions of the above listed pages in Sea-Tac International Airport Schedule of Rules, Regulations and Charges No. 3 are hereby repealed.

	ADOPTED by the Port Commission of the Port of Seattle this	
14th	day of February , 1978, duly authenticated in	
open session by	y the signature of the Commissioners voting in favor thereof an	ıd
the Seal of the	Commission duly affixed.	

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GENERAL RULES AND REGULATIONS

- 1. ALL PERSONS HAVING ENTERED ON THE AIRPORT PROPERTY SHALL BE GOVERNED BY THE RULES AND REGULATIONS HEREIN PRESCRIBED AND BY ORDERS AND INSTRUCTIONS OF THE COMMISSION AND THE DIRECTOR RELATIVE TO THE USE OR OCCUPATION OF ANY PART OF THE AIRPORT PROPERTY AND SHALL COMPLY WITH WRITTEN OR GRAL INSTRUCTIONS ISSUED BY THE DIRECTOR OR PORT EMPLOYEES TO ENFORCE THESE REGULATIONS.
- 2. ANY PERSON OPERATING OR HANDLING ANY AIRCRAFT, OPERATING OR HANDLING ANY VEHICLE OR APPARATUS, OR USING THE AIRPORT OR ANY OF ITS FACILITIES SHALL COMPLY WITH THE APPLICABLE RULES AND REGULATIONS AT THE AIRPORT.
- 3. ANY PERSON OR PERSONS WHO SHALL REFUSE TO COMPLY WITH THESE APPLICABLE RULES AND REGULATIONS. AFTER PROPER REQUEST TO DO SO BY THE DIRECTOR OR A PORT EMPLOYEE, SHALL BE REQUESTED TO LEAVE THE AIRPORT AND IN THE EVENT OF HIS OR THEIR FAILURE TO COMPLY WITH A PROPER REQUEST TO ASIDE BY THE RULES AND REGULATIONS OF THE AIRPORT SHALL DE REGARDED AS A TRESPASSER.
- 4. ALL PENAL LAWS OF THE STATE OF WASHINGTON ARE APPLICABLE TO THE AREA OF THE AIRPORT AND ANY VIOLATORS THEREOF ARE SUBJECT TO ARREST BY AUTHORIZED POLICE OFFICERS.
- 5. ALL TENANTS, LESSEES, PERMITTEES, OR CONCESSIONAIRES AT THE AIRPORT SHALL COMPLY WITH ALL REQUIREMENTS OF APPLICABLE STATE AND/OR FEDERAL LAWS AND COMMISSION RESOLUTIONS RELATING TO THE ESTABLISHMENT OF NON-DISCRIMINATORY REQUIREMENTS IN HIRING AND EMPLOYMENT PRACTICES, AND SHALL ASSURE THE SERVICE OF ALL PATRONS OR CUSTOMERS WITHOUT DISCRIMINATION AS TO ANY PERSON'S RACE, CREED, COLOR, CR NATIONAL ORIGIN.
- 6. RESTRICTED AREAS

NO PERSON SHALL ENTER ANY RESTRICTED AREA POSTED AS BEING CLOSED TO THE PUBLIC. EXCEPT:

- (A) PERSONS ASSIGNED TO DUTY THEREIN.
- PERSONS AUTHORIZED BY THE DIRECTOR.
- (c) PASSENGERS UNDER APPROPRIATE SUPERVISION ENTERING THE APRON AREA FOR THE PURPOSES OF EMBARKATION AND DESARKATION.
- 7. COMMERCIAL PHOTOGRAPHY

NO PERSON EXCEPT REPRESENTATIVES OF THE PRESS (INCLUDING TELEVISION) ON DUTY OR DURING OFFICIAL ASSIGNMENTS SHALL TAKE STILL, MOTION OR SOUND PICTURES FOR COMMERCIAL PURPOSES ON THE AIRPORT WITHOUT PERMISSION OF THE DIRECTOR.

- A8. SOLICITING AND BUSINESS ACTIVITY
 - (A) NO PERSON, OTHER THAN TENANTS, LESSEES, PERMITTEES WITH APPROVED CONTRACTS, OR CONCESSIONAIRES, AT THEIR RESPECTIVE LOCATIONS, SHALL SOLICIT FUNDS FOR ANY PURPOSE OR OFFER MERCHANDISE OR SERVICES FOR SALE OR CARRY ON BUSINESS ACTIVITY WITHIN THE PASSENGER TERMINALS OR PARKING TERMINAL EXCEPT AS PROVIDED BY PARAGRAPH 8 (8). BUSINESS ACTIVITY CONDUCTED BY TENANTS, LESSEES, PERMITTEES WITH APPROVED CONTRACTS, OR CONCESSIONAIRES, SHALL BE GOVERNED BY CONTRACTUAL COMMITMENTS WITH THE PORT OR BE APPROVED BY THE PORT.
 - (B) PERSONS OTHER THAN TENANTS, LESSEES, PERMITTEES WITH APPROVED CONTRACTS, AND CONCESSIONAIRES MAY ENGAGE IN LAWFUL SOLICITATION OF FUNDS FOR RELIGIOUS PURPOSES WHILE WEARING A VALID SOLICITATION BADGE ISSUED HEREUNDER. PERSONS ISSUED BADGES SHALL CONFINE THEIR ACTIVITIES TO THOSE AREAS PERMITTED BY PARAGRAPH 20. THE POLICE DEPARTMENT SHALL ISSUE SIX SUCH BADGES BEGINNING AT 7 A.M. EACH DAY, ON A FIRST-COME FIRST-SERVED BASIS. EACH BADGE BHALL BE VALID FOR THE 24-HOUR PERIOD BEGINNING AT 7 A.M. ON DAY OF ISSUE. BADGES SHALL BE ISSUED AND RE-ISSUED UNDER THE FOLLOWING PROCEDURES:
 - I. EACH BADGE SHALL CONTAIN ONLY THE FOLLOWING INFORMATION:
 - A. "SOLICITOR NO. "VALID 7 A.M., [DATE]
 - 2. PERSONS SHALL APPEAR AND REQUEST BADGES AT THE POLICE DEPARTMENT AND SHALL STATE WHETHER THE SOLICITATION IS FOR A RELIGIOUS PURPOSE.

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ADOPTED BY THE PORT OF SEATTLE COMMISSION:	EFFECTIVE:

CORRECTION NO. 57

GENERAL RULES AND REGULATIONS

- 3. IF MORE PERSONS REQUESTING THE ISSUANCE OF A BADGE ARE PRESENT AT ANY TIME THAN THE NUMBER OF BADGES AVAILABLE AT THAT TIME, THE POLICE DEPARTMENT SHALL RANDOMLY SELECT THE PERSONS TO WHOM BADGES SHALL BE ISSUED. SUCH RANDOM SELECTION SHALL BE DONE WITHOUT REGARD TO THE IDENTITY OF THE PERSONS REQUESTING BADGES OR THE NATURE OF THE RELIGIOUS SOLICITATION ACTIVITY THEY WISH TO PURSUE.
- 4. EACH PERSON RECEIVING A CADGE SHALL RETURN THE BADGE UPON COMPLETION OF SOLICITATION TO THE POLICE DEPARTMENT. THE POLICE DEPARTMENT SHALL, UPON REQUEST, RE-ISSUE EACH CADGE THAT IS RETURNED.
- 5. THE POLICE DEPARTMENT SHALL RECORD THE INFORMATION STATED PURSUANT TO PARAGRAPH 8 (B)(2), and also record the date, the sadge number, and the times of issue and return. This information shall be available to the general public for inspection upon request.
- 9. SIGNS, ADVERTISEMENTS AND WRITTEN MATTER

NO PERSON, OTHER THAN TENANTS, LESSEES, PERMITTEES WITH APPROVED CONTRACTS, OR CONCESSIONAIRES, AT THEIR RESPECTIVE LOCATIONS, SHALL POST OR DISPLAY SIGNS, EXCEPT AS PROVIDED HEREIN. THE DIRECTOR SHALL ALLOW GREETERS OF ARRIVING PASSENGERS TO POST TEMPORARY DIRECTIONAL SIGNS TO THE EXTENT NECESSARY FOR THE EFFICIENT MOVEMENT OF PEOPLE THROUGH THE AIRPORT. PERSONS ENGAGING IN SPEECH ACTIVITIES AS DEFINED AND GOVERNED BY PARAGRAPH 20 MAY DISPLAY SIGNS OR WRITTEN MATTER CARRIED ON THEIR PERSONS.

- 10. USE OF ROADS AND WALKS
 - (A) NO PERSON SHALL TRAVEL ON THE AIRPORT OTHER THAN ON THE ROADS, WALKS, OR PLACES PROVIDED FOR THE PARTICULAR CLASS OF TRAFFIC.
 - (B) NO PERSON SHALL USE THE ROADS OR WALKS IN SUCH MANNER AS TO HINDER OR OBSTRUCT THEIR PROPER USE.
 - (c) NO PERSON SHALL WALK BETWEEN AIRPORT FACILITIES IF SUCH WALKING INVOLVES CROSSING RAMPS, TAXIWAYS, RUNWAYS, OR OTHER AREAS WHERE AIRCRAFT MOVEMENT IS LIKELY.

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GENERAL RULES AND REGULATIONS

19. AIRPORT LIABILITY

THE COMMISSION ASSUMES NO RESPONSIBILITY FOR LOSS, INJURY, OR DAMAGE TO PERSONS OR PROPERTY ON THE AIRPORT OR USING THE AIRPORT FACILITIES BY REASON OF FIRE, THEFT, VANDALISM, WIND, FLOOD, EARTHQUAKE, OR COLLISION DAMAGE NOR DOES IT ASSUME ANY LIABILITY FOR INJURY TO PERSONS WHILE ON THE AIRPORT OR WHILE USING AIRPORT FACILITIES.

A20. USE OF AIRPORT PREMISES FOR SPEECH ACTIVITIES

THE USE OF THE AIRPORT FOR THE PURPOSE OF ENGAGING IN SPEECH ACTIVITIES AS DEFINED HEREIN, SHALL NOT IMPAIR OR INTERFERE WITH THE RIGHTS OF OTHER PERSONS OR THE TRANSPORTATION FUNCTION OF THE AIRPORT. NO PERSON SHALL INTERFERE WITH THE FREE FLOW OF PERSONS, VEHICLES OR AIRCRAFT UPON OR THROUGH THE AIRPORT OR OTHERWISE PREVENT THE ORDERLY AND EFFICIENT USE of Airport property for its primary purpose. To assure compliance with this rule 20, the FOLLOWING STANDARDS SHALL APPLY AND THE CONDUCT OF SPEECH ACTIVITIES SHALL BE IN ACCORDANCE WITH THE FOLLOWING RULES:

- (A) DEFINITIONS: AS USED HEREIN, THE TERM "SPEECH ACTIVITIES" SHALL MEAN DISTRIBUTING LITERATURE, SEEKING PETITION SIGNATURES, PICKETING, DEMONSTRATING, DISPLAYING SIGNS, SOLICITING FUNDS FOR RELIGIOUS PURPOSES, CONDUCTING SURVEYS, OR OTHERWISE COMMUNICATING OR ATTEMPTING TO COMMUNICATE INFORMATION TO MEMBERS OF THE GENERAL PUBLIC. AS USED HEREIN, THE TERM "TERMINAL BUILDINGS" SHALL MEAN THE MAIN PASSENGER TERMINAL, THE SATELLITE PASSENGER TERMINALS, AND THE PARKING TERMINAL.
- (B) NO GROUP OF TWELVE (12) PERSONS OR MORE SHALL SIMULTANEOUSLY ENGAGE IN SPEECH ACTIVITIES AT THE AIRPORT WITHOUT FIRST GIVING WRITTEN NOTICE TO THE DIRECTOR AT LEAST FORTY-EIGHT (48) HOURS IN ADVANCE OF SUCH ACTIVITIES. THE WRITTEN NOTICE SHALL STATE:
 - 1. A DETAILED DESCRIPTION OF THE PROPOSED SPEECH ACTIVITIES STATING THE TYPE OF COMMUNICATION TO BE INVOLVED AND THE SPECIFIC LOCATIONS TO BE USED;
 - THE DATES, HOURS, AND PROPOSED DURATION OF SUCH SPEECH ACTIVITIES;
 - THE NUMBER OF PERSONS PLANNING TO PARTICIPATE IN SUCH SPEECH ACTIVITIES; AND 3.
 - 4. THE NAME, ADDRESS AND TELEPHONE NUMBER OF ONE OR MORE REPRESENTATIVES OF THE GROUP AUTHORIZED TO ACCEPT LEGAL PROCESS ON BEHALF OF THE GROUP.
- (C) SPECIFIC REGULATIONS:
 - 1. SOLICITATION OF FUNDS SHALL NOT BE PERMITTED IN THE TERMINAL BUILDINGS EXCEPT AS PROVIDED BY PARAGRAPH 8. SPEECH ACTIVITIES CONDUCTED PURSUANT TO THIS PARAGRAPH 20 IN THE TERMINAL BUILDINGS SHALL NOT DE PERMITTED:
 - IN THE BAGGAGE CLAIM AREAS;
 - BEYOND THE SECURITY SCREENING GATES ("CHECK-POINTS"), OR ON TRANSIT LEVELS OF THE MAIN PASSENGER TERMINAL, WITHIN TWENTY (20) FEET OF CHECKPOINT "A", WITHIN SEVENTY-THREE (73) FEET OF CHECKPOINT "B", WITHIN FORTY-NINE (49) FEET OF CHECKPOINT "C", OR WITHIN FORTY-TWO (42) FEET OF CHECKPOINT "D";

 C. WITHIN FIFTEEN (15) FEET OF TICKET COUNTERS;

 - IN THE PARKING TERMINAL, EXCEPT FOR THAT PORTION ON THE FOURTH FLOOR CONSISTING OF TWO 15-FOOT WIDE STRIPS ALONG THE WESTERLY EDGE OF THE PARKING TERMINAL, ONE BETWEEN THE TWO NORTHERNMOST PEDESTRIAN BRIDGES AND ONE BETWEEN THE TWO SOUTHERN MOST PEDESTRIAN BRIDGES LEADING TO THE PASSENGER TERMINAL;
 - E. IN RESTAURANTS, OTHER LEASED AREAS, OR WASHROOMS;
 - WITHIN TEN (10) FEET OF THE ENTRANCE TO OR EXIT FROM ANY ENCLOSED AIRPORT OR AIRLINE CONCESSION FACILITY, OR WITHIN TEN (10) FEET OF ANY ELEVATOR, ESCALATOR, OR STAIRWAY.
 - Z. SPEECH ACTIVITIES CONDUCTED PURSUANT TO THIS PARAGRAPH 20 OUTSIDE THE TERMINAL BUILDINGS SHALL NOT BE PERMITTED ON PAVED PORTIONS OF STREETS, ROADWAYS OR DRIVEWAYS

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ADDPTED BY THE PORT OF SEATTLE COMMISSION:

EFFECTIVE:

GENERAL RULES AND REGULATIONS

- 3. IN ADDITION TO THE REGULATIONS SET FORTH IN SUB-PARAGRAPHS 20 (C) (1) AND 20 (C)(2) ABOVE WICH ARE SPECIFICALLY APPLICABLE INSIDE AND OUTSIDE THE TERMINAL BUILDINGS, RESPECTIVELY, THE FOLLOWING REGULATIONS SHALL APPLY THROUGHOUT THE AIRPORT:
 - A. SPEECH ACTIVITIES SHALL NOT BE PERMITTED IN THOSE PORTIONS OF THE AIRPORT NOT-OPEN TO THE GENERAL PUBLIC FOR COMMON USE:
 - B. NO MORE THAN FOUR (4) PERSONS SHALL SIMULTANEOUSLY ENGAGE IN SPEECH ACTIVITIES WITHIN THIRTY (30) FEET OF ANY DOOR, LOADING DOCK, ESCALATOR, ELEVATOR OR STAIRWAY. NO PERSON SHALL ENGAGE IN SPEECH ACTIVITIES WITHIN TEN (10) FEET OF ANY SUCH LOCATION;
 - C. NO PERSON SHALL ENGAGE IN SPEECH ACTIVITIES WITHIN TEN (10) FEET OF ANY PERSON WAITING IN ANY LINE OR ANY PERSON LOADING OR UNLOADING LUGGAGE;
 - D. THE USE OF SOUND OR VOICE AMPLIFYING APPARATUS IN OR ADJACENT TO THE TERMINAL BUILDING COMPLEX IS PROHIBITED. NO CHANTING, DANCING OR SIMILAR CONDUCT IS PERMITTED;
 - E. TADLES, STANDS, CHAIRS, OR OTHER STRUCTURES SHALL NOT BE USED OR PLACED UPON THE AIRPORT PREMISES;
 - F. THERE SHALL BE NO STORAGE OF PLACARDS, BOXES OR SUPPLIES ON AIRPORT PREMISES OTHER THAN IN AUTHORIZED PUBLIC LOCKERS.
- (D) LABOR PICKETING SHALL SE LIMITED TO THOSE AREAS PERMITTED UNDER SUBPARAGRAPH 20 (C) WHICH ARE ADJACENT OR CONTIGUOUS TO THE PREMISES OF TENANTS, LESSES, PERMITTEES WITH APPROVED CONTRACTS, OR CONCESSIONAIRES, WITH WHOM THE PICKETING LABOR ORGANIZATION HAS A LAWFUL DISPUTE.
- (E) THE DIRECTOR SHALL APPLY TO A COURT OF COMPETENT JURISDICTION FOR AN ORDER DENYING ANY GROUP OR INDIVIDUAL ACCESS TO THE AIRPORT FOR THE PURPOSE OF ENGAGING IN SPEECH ACTIVITIES WHERE SUCH GROUP'S OR INDIVIDUAL'S ACTIVITIES UNDULY THREATEN TO IMPAIR OR INTERFERE WITH THE RIGHTS OF OTHER PERSONS OR THE TRANSPORTATION FUNCTION OF THE AIRPORT, INCLUDING THE FREE FLOW OF PERSONS, VEHICLES, OR AIRCRAFT UPON OR THROUGH THE AIRPORT, OR WHERE SUCH ACTIVITIES OTHERWISE UNDULY THREATEN TO PREVENT THE ORDERLY AND EFFICIENT USE OF AIRPORT PROPERTY FOR ITS PRIMARY PURPOSE.
- . PARAGRAPHS 3 AND 20 HAVE BEEN PROMULGATED TO SUPERSEDE THOSE PORTIONS OF SECTION 3, GENERAL RULES AND REGULATIONS, WHICH THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON HAS STATED IT WILL DECLARE TO BE INVALID IN ISKCON V. ADLUM, ET. AL., NO. C75-4018. PARAGRAPHS 5 AND 29 SHALL BE EFFECTIVE AT 12:01 A.M. ON THE DAY FOLLOWING ENTRY OF SALD COURT'S FINAL ORDER, AND SHALL REMAIN IN EFFECT ONLY UNTIL SUCH TIME AS SAID COURT ORDER TO VACATED OR MODIFIED.
- 122. PEDESTRIANS IN AIR OPERATIONS AREA

NO PERSON SHALL WALK BETWEEN AIRPORT FACILITIES IF SUCH WALKING INVOLVES CROSSING RAMPS, TAXIWAYS, RUNWAYS, OR OTHER AREAS WHERE AIRCRAFT MOVEMENT IS LIKELY.

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ADOPTED BY THE PORT OF SEATTLE COMMISSION:

EFFECTIVE:

CORRECTION NO. 50

GENERAL RULES AND REGULATIONS

- 3. IN ADDITION TO THE REGULATIONS SET FORTH IN SUS-PARAGRAPHS 20 (c) (1) AND 20 (c) (2) ABOVE WHICH ARE SPECIFICALLY APPLICABLE INSIDE AND OUTSIDE THE TERMINAL BUILDINGS, RESPECTIVELY, THE FOLLOWING REGULATIONS SHALL APPLY THROUGHOUT THE AIRPORT:
 - A. SPEECH ACTIVITIES SHALL NOT BE PERMITTED IN THOSE PORTIONS OF THE AIRPORT NOT OPEN TO THE GENERAL PUBLIC FOR COMMON USE:
 - B. NO MORE THAN FOUR (4) PERSONS SHALL SIMULTANEOUSLY ENGAGE IN SPEECH ACTIVITIES WITHIN (30) FEET OF ANY DOOR, LOADING DOCK, ESCALATOR, ELEVATOR OR STAIRWAY.

 NO PERSON SHALL ENGAGE IN SPEECH ACTIVITIES WITHIN TEN (10) FEET OF ANY SUCH LOCATION:
 - C. NO PERSON SHALL ENGAGE IN SPEECH ACTIVITIES WITH TEN (10) FEET OF ANY PERSON WAITING IN ANY LINE OR ANY PERSON LOADING OR UNLOADING LUGGAGE:
 - D. THE USE OF SOUND OR VOICE AMPLIFYING APPARATUS IN OR ADJACENT TO THE TERMINAL BUILDING COMPLEX IS PROHIBITED. NO CHANTING, DANCING OR SIMILAR CONDUCT IS PERMITTED;
 - E. TABLES, STANDS, CHAIRS, OR OTHER STRUCTURES SHALL NOT BE USED OR PLACED UPON-THE AIRPORT PREMISES;
 - F. THERE SHALL BE NO STORAGE OF PLACARDS, BOXES OR SUPPLIES ON AIRPORT PREMISES OTHER THAN IN AUTHORIZED PUBLIC LOCKERS.
- (D) LABOR PICKETING SHALL JE LIMITED TO THOSE AREAS PERMITTED UNDER SUBPARAGRAPH 20 (C) WHICH ARE ADJACENT OR CONTIGUOUS TO THE PREMISES OF TENANTS, LESSEES, PERMITEES WITH APPROVED CONTRACTS, OR CONCESSIONAIRES, WITH WHOM THE PICKETING LABOR ORGANIZATION HAS A LAWFUL DISPUTE.
- (E) THE DIRECTOR SHALL APPLY TO A COURT OF COMPETENT JURISDICTION FOR AN ORDER DENYING ANY GROUP OR INDIVIDUAL ACCESS TO THE AIRPORT FOR THE PURPOSE OF ENGAGING IN SPEECH ACTIVITIES WHERE SUCH GROUP'S OR INDIVIDUAL'S ACTIVITIES UNDULY THREATEN TO IMPAIR OR INTERFERE WITH THE RIGHTS OF OTHER PERSONS OR TRANSPORTATION FUNCTION OF THE AIRPORT, INCLUDING THE FREE FLOW OF PERSONS, VEHICLES, OR AIRCRAFT UPON OR THROUGH THE AIRPORT, OR WHERE SUCH ACTIVITIES OTHERWISE UNDULY THREATEN TO PREVENT THE ORDERLY AND EFFICIENT USE OF AIRPORT PROPERTY FOR ITS PRIMARY PURPOSE.
- A21. PARAGRAPHS 8 AND 20 SHALL 3E EFFECTIVE AT 12:01 A.M. ON THE DAY FOLLOWING ENTRY OF SAID COURT'S FINAL ORDER, AND SHALL REMAIN IN EFFECT ONLY UNTIL SUCH TIME AS SAID COURT ORDER 16 VACATED OR MODIFIED.
- 122. PEDESTRIANS IN AIR OPERATIONS AREA

NO PERSON SHALL MALK BETWEEN AIRPORT FACILITIES IF SUCH WALKING INVOLVES CROSSING RAMPS, TAXIWAYS, OR OTHER AREAS WHERE AIRCRAFT MOVEMENT IS LIKELY.

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ADOPTED BY THE PORT OF SEATTLE COMMISSION: FEBRUARY 14, 1978

EFFECTIVE:

CORRECTION NO. 00