SIGN-UP TO SPEAK FOR SPECIFIC ACTION ITEMS ON THE AGENDA: If you have signed up prior to the Council meeting to speak with respect to a particular ordinance or resolution appearing on the agenda, you will be recognized to address the Council for up to one minute before the Council takes action on that item. Those wishing to address such items on the “Consent Agenda” should do so during the “Citizen Comments” portion of the Agenda. If the Council chooses to discuss the item further after taking comments, they may restrict additional public comment before taking action. Please look for the sign-up sheets near the Council Chamber doorway. (See Item II.B. for Citizen Comments on other items of City business.)

Location: Bonney Lake Justice & Municipal Center, 9002 Main Street East, Bonney Lake, Washington.

I. CALL TO ORDER – Mayor Neil Johnson, Jr.
   A. Flag Salute
   B. Roll Call: Mayor Neil Johnson, Jr., Deputy Mayor Dan Swatman, Councilmember Mark Hamilton, Councilmember Donn Lewis, Councilmember Randy McKibbin, Councilmember Katrina Minton-Davis, Councilmember James Rackley, and Councilmember Tom Watson.
   C. Announcements, Appointments and Presentations:
      1. Announcements: None.
      2. Appointments:
         a. AB13-109 – A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Supporting The Mayor's Appointment Of David King To Position #1 Of The Civil Service Commission With A Term Expiring April 6, 2014.
      3. Presentations:
   D. Agenda Modifications

II. PUBLIC HEARINGS, CITIZEN COMMENTS & CORRESPONDENCE:
   A. Public Hearings: None.
   B. Citizen Comments:
      You may address the City Council on matters of City business for up to 5 minutes. Those commenting about ordinances or resolutions on the “Consent Agenda” should limit their comments to one minute per item. When recognized by the Mayor, please state your name and address for the official record. Designated representatives speaking on behalf of a group may take up to 10 minutes on matters of general City business.
   C. Correspondence

III. COUNCIL COMMITTEE REPORTS:
   A. Finance Committee
B. Community Development Committee / Economic Development Focus Group

C. Public Safety Committee

D. Other Reports

IV. CONSENT AGENDA:
The items listed below may be acted upon by a single motion and second of the City Council. By simple request to the Chair, any Councilmember may remove items from the Consent Agenda for separate consideration after the adoption of the remainder of the Consent Agenda items.


B. Approval of Accounts Payable and Utility Refund Checks/Vouchers: Accounts Payable checks/vouchers #66773-66823 in the amount of $297,782.81. Accounts Payable checks/vouchers #66824-66827 in the amount of $3,118.00. Accounts Payable checks/vouchers #66828 in the amount of $1,600.00. Accounts Payable checks/vouchers #66829-66862 (including wire transfer #'s 20130802, 20130805 and 2013081602) in the amount of $674,714.13. Accounts Payable checks/vouchers #66863-66864 for AR deposit refunds in the amount of $894.40. Accounts Payable checks/vouchers #66865-66875 in the amount of $11,674.52.

C. Approval of Payroll: Payroll for August 1-15th 2013 for checks #31270-31296 including Direct Deposits and Electronic Transfers is $ 450,761.93.


F. AB13-86 – Resolution 2312 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Deposit And Withdrawal Of Governmental Entity Monies In The Local Government Investment Pool (LGIP) In The Manner Prescribed By Law, Rule, And Applicable Policies And Procedures For The LGIP.


H. AB13-104 – Resolution 2321 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Awarding The Angeline Road And Church Lake Road Resurfacing Contract To Miles Resources, LLC.

I. AB13-106 – Resolution 2323 – A Resolution Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Mayor To Enter Into An Agreement To Lease The Former City Hall Annex To Landover Corporation DBA Coldwell Banker Bain.

V. FINANCE COMMITTEE ISSUES: None.

VI. COMMUNITY DEVELOPMENT COMMITTEE ISSUES: None.
VII. PUBLIC SAFETY COMMITTEE ISSUES: None.

VIII. FULL COUNCIL ISSUES:


IX. EXECUTIVE SESSION:

Pursuant to RCW 42.30.110, the City Council may hold an executive session. The topic(s) and the session duration will be announced prior to the executive session.

X. ADJOURNMENT

For citizens with disabilities requesting translators or adaptive equipment for communication purposes, the City requests notification as soon as possible of the type of service or equipment needed.

THE COUNCIL MAY ADD AND TAKE ACTION ON OTHER ITEMS NOT LISTED ON THIS AGENDA
City of Bonney Lake, Washington

City Council Agenda Bill (AB)

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<th>Meeting/Workshop Date:</th>
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**Agenda Subject:** Supporting the Mayor's Appointment of a Civil Service Commissioner

**Full Title/Motion:** A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Supporting The Mayor's Appointment Of David King To Position #1 Of The Civil Service Commission With A Term Expiring April 6, 2014.

**Administrative Recommendation:** Approve

**Background Summary:** David King has been a resident of Bonney Lake for 16 years. For eight of those years, he served as a councilmember. David has extensive experience in law enforcement and served on the Council's Public Safety Committee. While appointments to the Civil Service Commission do not require Council ratification, Mayor Johnson has traditionally invited the Council to express support for his appointments.

**Attachments:** Application of David C. King

**BUDGET INFORMATION**

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**Budget Explanation:** No budget impact associated with this action.

**COUNCIL ACTION**

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**APPROVALS**

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APPLICATION FOR MEMBERSHIP

Civil Service Commission

Name of City Board, Commission or Council

(Please print or type)

Full Name  David C. King
Address  6516 187th Ave E
City Bonney Lake State WA Zip 98391 E-mail despking@comcast.net

City Resident? □ NO ✔ YES – How Long? 16 years
Registered Voter? ✔ YES □ NO

Name of Employer Federal Aviation Administration, Office of Security and Hazardous Materials Safety
Employer Address  1601 Lind Ave SW, Suite 530, Renton, WA 98057

Education Background  B.S. Criminal Justice (1976 Northeastern University, Boston, MA)

Professional Experience  1 year as Intelligence Aide with US Customs, 12 years active and reserve duty as a Commissioned Officer in US Army Military Police Corps w/ assignments in law enforcement, nuclear security,
SRT Team Commander; 7 years FAA Federal Air Marshal, currently Manager of 7 agent office of Hazmat Inspecto
Organization Affiliations  8 years Council member, City of Bonney Lake; AWC Certified Municipal Leader,
Member: American Legion; Life Member: NRA, Member: Washington Arms Collectors, 9 year association w/
Beautify Bonney Lake, Member: Lake Jane Homeowners Assoc.

Why Are You Seeking Appointment? As a 38 year Federal military and civil service employee (non-union),
as a law enforcement professional, and a citizen who highly regards his community and its proper governance, I
desire to ensure that the best possible candidates for the City's civil service positions are selected. Furthermore,
I hope to provide the best and fairest oversight of employment matters requiring the Commission's attention.

General Remarks  I would be honored to again be selected to serve the citizens of our community in this non-
partisan, appointed position.

Applicant’s Signature  David King

Date  08/15/2013

Submit completed form to: Bonney Lake City Clerk, P.O. Box 7380, Bonney Lake, WA 98391-0944
9002 Main Street E  •  Phone (253) 862-8602  •  Fax (253) 862-8538

Updated March 2013
Agenda Packet p. 6 of 134
CALL TO ORDER – Mayor Neil Johnson, Jr. called the workshop to order at 5:30 p.m.

ROLL CALL:
Administrative Services Director/City Clerk Harwood Edvalson called the roll. Elected officials attending were Mayor Neil Johnson, Jr., Deputy Mayor Dan Swatman, Councilmember Mark Hamilton, Councilmember Donn Lewis, Councilmember Randy McKibbin, Councilmember Katrina Minton-Davis, Councilmember James Rackley, and Councilmember Tom Watson.

Staff members in attendance were City Administrator Don Morrison, Chief Financial Officer Al Juarez, Public Works Director Daniel Grigsby, Community Development Director John Vodopich, Chief of Police Dana Powers, City Attorney Kathleen Haggard, Administrative Services Director/City Clerk Harwood Edvalson, and Administrative Specialist II Renee Cameron.

City Attorney Haggard made a statement to Council regarding State Law that ethics and public service prohibits elected members of Council from sharing confidential information gained by virtue of their office, including information discussed at executive session. She cited statutory authority RCW 42.52.050. She advised that should any Councilmembers have questions to please direct them to her.

AGENDA ITEMS:
A. Council Open Discussion

Comcast Tax Increase: Councilmember Watson said he receives a call from a resident anytime her taxes may have gone up and she contacted him regarding the taxes on her Comcast bill. Mayor Johnson advised that the City has not increased taxes and any questions regarding increases utility customers see on their bills should be addressed directly to Comcast.

Mid-Budget Report: Councilmember Watson asked for a Mid-Year Budget update. Mayor Johnson said he is reviewing it right now and City Administrator Morrison will provide an update to Council at the next Council Meeting.

Municipal Budget and Financial Management Workshop: Councilmember Watson said he will be going to the AWC Municipal Budget and Financial Management Workshop to help him fully understand the budget in more detail.

Police Department Appreciation: Councilmember Watson thanked the Bonney Lake Police Department for the excellent job they did on the felony arrest they made on Sunday night.

Tunes at Tapps: Councilmember Watson noted that last week’s concert in the park was well attended and staff did a great job. Councilmember Minton-Davis said David Wells
and the Police Department did an awesome job and it was nice to see the Farmers Market did so well.

**Trucks Hauling Dirt:** Councilmember Hamilton inquired about numerous dump trucks traveling throughout the City last weekend hauling large amounts of dirt and wanted to know the purpose. Police Chief Powers provided information regarding some truck hauling activities they were aware of.

**Gnomes in the Park:** Councilmember Minton-Davis said she and Councilmember Watson spoke at the Community Development Committee Meeting about making the “Gnomes in the Park” a seasonal event. Mayor Johnson said one of the keys is figuring out if the event would be a funded project, or if there should be a different pace for the program. Councilmember Minton-Davis said she would like a decision made on how to plan and proceed with this event. Councilmember Watson said he believes a plan needs to be made and he would like to see a small carved gnome in the parks to keep a reminder of the event throughout the year. Mayor Johnson said he thinks the Park Board should take the issue into consideration and make a recommendation to Council.

**AWC Presentation by the Tacoma Arts Commission:** Councilmember Minton-Davis said she attended a presentation by the Tacoma Arts Commission and they shared a number of projects they worked on when they were rejuvenating downtown Tacoma. She said they have done some amazing work, especially with their mural projects. She said it was stimulating not only for economic development but also for getting the local artists and the community involved and creating excitement throughout the different parks in the city. She realizes the City does not have an Arts Commission, but would like to see steps taken to start some art projects throughout the parks in the City. She proposed the Park Board consider some of the ideas of the Tacoma Arts Commission. Councilmember Watson agreed this was a fun idea and believes it would bring excitement to the different areas. Councilmember Minton-Davis said Tacoma used vacant space that had been available, and by having something visual in the unused space, they found they brought attention to the properties and the City was able to get those vacant spaces rented. Mayor Johnson said he thinks this is an idea that the Economic Development Focus Group can review and consider also.


The minutes were forwarded to the July 23, 2013 Meeting for action with no corrections.

**C. Discussion/Action:** AB13-94 – D13-94 – Ordinance Authorizing Bond Refinancing.

City Administrator Morrison said this item has been discussed the past several months and a presentation was made to the Finance Committee. He said this ordinance would refinance the 800 MHz system loan and the Justice Center bond. He said there are certain triggers that need to occur to make it worthwhile with the net savings being between the 3-4% range. He said the City’s financial advisor has advised the City to pass the ordinance, monitor the bond market, and sell when the market is at the targeted rate. He stated that Chief Financial Officer Juarez was available for any questions Council may have.
Councilmember Rackley said he thinks the City may have already missed the window as the interest rates are now increasing. City Administrator Morrison said if the trigger rate is never reached then the ordinance would just expire. Councilmember Lewis said he likes the ordinance and he likes the idea of the triggers. Councilmembers discussed the percent of net savings trigger points and the $300,000+ impact to the current budget if the bonds are not sold. Mayor Johnson said there is still $1 million in the general fund for the YMCA which is not going to happen, so those funds are there to help balance the budget if necessary. Deputy Mayor Swatman said he would like to have the ordinance clarified as to who is authorized to approve. This item will be forwarded to the July 23, 2013 Council meeting.


Public Works Director Grigsby said this item was thoroughly discussed at the Community Development Committee. He said there are seven sections that needed to be clarified and discussed, which address different parts of the water and sewer utility billing systems which have been completed. He said the other issue discussed in the City Administrator’s memorandum relates to how the City would grant relief to “snowbirds.” He said a further issue is what the City should do with houses that have been burned down or the house is no longer there, yet the property owners still incur bills. City Administrator Morrison said the City’s water availability charge is fairly low, however, the sewer utility charge is a bit more onerous. The City Council had several questions and concern regarding the proposed ordinance.

Mayor Johnson asked Council if they would like to send the entire ordinance back to the Community Development Committee (CDC) to clean up the issues and concerns that have been discussed, and provide the City Attorney sufficient time to make the corrections. Council agreed that it go back to the CDC. Councilmember Minton-Davis advised that the CDC will not be available to review it until their next meeting on August 20, 2013.

E. Discussion: Potential Boundary Line Adjustment (BLA) and sale of former Reed home.

City Administrator Morrison summarized the memorandum contained in the agenda packet regarding the potential boundary line adjustment and sale of the former Reed home, located at 7109 Barkubein Road. Mayor Johnson said it is critical for the Council to make a decision on what the Council wants to do with the property. City Administrator Morrison said the previous plan for the Public Works Center on the Reed property did not include use of the house. Mayor Johnson asked if any of the Council would agree on spending money to rehabilitate the house. The City Council discussed the proposal and possible uses for the property if the parcel was short platted and the house sold separately. There was a Council majority consensus to sell the house as-is with the boundary/lot line adjustment.

F. Discussion: Retention of Old Senior Center Van as Backup.

Mayor Johnson said this issue is back before Council because there are people who are concerned that the Senior Center needs a back-up van. City Administrator Morrison said he spoke with the City’s mechanic who looked at the van and said it would cost approximately $7,194 to get it up and running. He summarized his memo in the agenda packet and said if the Council agreed to this proposal that there would need to be a formal
agreement with the Senior Board non-profit corporation to reimburse the City for the costs to get it back up and running.

Councilmembers discussed how the old senior van was being used currently and the possible options for retaining the van or selling it as originally planned. Mayor Johnson said staff with talk with the Bonney Lake-Lake Tapps Senior Citizens about their interest in purchasing the old van.

IV. EXECUTIVE SESSION: Pursuant to RCW 42.30.110(1)(i), the Council adjourned to an Executive Session with the City Attorney at 7:10 p.m. for 15 minutes to discuss potential litigation. The Executive Session was continued for two additional 5 minute increments. Council returned to Chambers at 7:35 p.m. No action was taken.

V. ADJOURNMENT:

At 7:36 p.m., Councilmember Rackley moved to adjourn the Council Workshop. Councilmember Watson seconded the motion.

Motion to adjourn approved 7 – 0.

Harwood Edvalson, MMC
City Clerk

Neil Johnson, Jr.
Mayor

Items presented to Council for the July 16, 2013 City Council Workshop: None

Note: Unless otherwise indicated, all documents submitted at City Council meetings and workshops are on file with the City Clerk. For detailed information on agenda items, please view the corresponding Agenda Packets, which are posted on the city website and on file with the City Clerk.
Location: Bonney Lake Justice & Municipal Center, 9002 Main Street East, Bonney Lake, Washington.

I. CALL TO ORDER – Mayor Neil Johnson, Jr. called the meeting to order at 7:00 p.m.
   A. Flag Salute: Mayor Johnson led the audience in the Pledge of Allegiance.

B. Roll Call: Administrative Services Director/City Clerk Harwood Edvalson called the roll. In addition to Mayor Johnson, elected officials attending were Deputy Mayor Dan Swatman, Councilmember Mark Hamilton, Councilmember Donn Lewis, Councilmember Randy McKibbin, Councilmember Katrina Minton-Davis, Councilmember Jim Rackley, and Councilmember Tom Watson.

Staff members in attendance were City Administrator Don Morrison, Public Works Director Dan Grigsby, Chief Financial Officer Al Juarez, Police Chief Dana Powers, Facilities & Special Projects Manager Gary Leaf, Administrative Services Director/City Clerk Harwood Edvalson, City Attorney Kathleen Haggard, and Administrative Specialist II Renee Cameron.

C. Announcements, Appointments and Presentations:
   1. Announcements: None.

   2. Appointments:

      Councilmember McKibbin moved to approve motion AB13-92.
      Councilmember Watson seconded the motion.

      Mayor Johnson said Community Development Director Vodopich interviewed Shannon Thompson and she is very excited to join the Design Commission. Mayor Johnson welcomed Shannon and thanked her for her service.

      Motion AB13-92 approved 7–0.

   3. Presentations: None

D. Agenda Modifications:
   Councilmember McKibbin requested that the agenda be changed to move Community Development Committee Issues Item B., Resolution 2313, to Finance Committee Issues, Item B. He advised this issue did not come out of the Community Development Committee and instead came out of the Finance Committee.

   Councilmember Lewis moved to amend the agenda to move Resolution 2313 from
Community Development Issues, Item B., to Finance Committee Issues, Item B.
Councilmember Watson seconded the motion.

Motion to amend the agenda approved 7–0.

II. PUBLIC HEARINGS, CITIZEN COMMENTS & CORRESPONDENCE:

A. Public Hearings:


**Mayor Johnson opened the public hearing at 7:04 p.m.**

Winona Jacobsen, 9100 189th Ave Ct E, Bonney Lake, stated that Bonney Lake has a newly formed Fennel Creek Habitat Team which is an affiliate of the National Wildlife Federation. The Fennel Creek Habitat Team is dedicated to protecting wildlife and the Fennel Creek Habitat. She said she is in favor of the 2014-2019 Six-Year Transportation Improvement Plan which supports the building of the Fennel Creek Trail.

Shawnta Mulligan, 11329 177th Avenue E, Bonney Lake, stated her concerns regarding Map 9 of the 2014-2019 Six-Year Transportation Improvement Plan which showed an extra 10’ right of way included in the proposed plan. She respects the proposed plan, but is concerned about families whose property she feels will be affected by the Renwood Development. She said she believes the properties affected should have been posted with notice of the proposed land use.

John Maddox, 18426 89th Street E, Bonney Lake, stated he is concerned about the easements and roads that the City believes it has for a right of way along 186th Avenue and 88th Street, which he does not believe exists. He said he does not believe the City has the right to eminent domain of property and that only the federal government has that right. He advised if the City wants any portion of his families’ property he stated it has been appraised at $900,000.

James Kelly Mc Climans, 19025 68th Street E, Bonney Lake, stated he has been reviewing the agendas and issues before Council and advised that the Transportation Improvement Plan was on it. He was concerned when he reviewed the meeting packet that there is additional right of way included in an area that has been well established. He stated that he believes the Council has a precedent for exercising the right to condemn property and he doesn’t feel it is appropriate for the City to do in a well-established area. He encouraged the Council to understand the difference between what the City can versus what it should do.

Dan Decker, 20407 70th Street E, Bonney Lake, stated he had a concern regarding the intersection of SR 410 and Sumner Buckley Highway (Veteran’s Memorial Drive) for the right turn lane, even though he realizes that this is really a State Department of Transportation issue and not a City issue, however it affects City residents. He encouraged the City to talk with the State to get a right turn lane to help with that intersection.

Seeing no other speakers, Mayor Johnson closed the public hearing at 7:17 p.m.
2. **AB13-88** – A Public Hearing To Review Community Development And Housing Needs, Inform Citizens Of The Potential Availability Of Planning Grant Funds For The State Community Development Block Grant (CDBG) Program, And Receive Public Input On Proposed Activities, Particularly From Lower And Middle Income Persons.

**Mayor Johnson opened the public hearing at 7:17 p.m.**

Stewart Bowen, Bonney Lake Food Bank - Bread of Life, 12116 193rd Avenue E, Bonney Lake, said he is the Executive Director of the Bonney Lake Food Bank and they have two distribution centers. He said the City’s attempt to obtain a grant for a new building for the Food Bank was close, however, unfortunately the City and/or the Food Bank was not the recipient of the grant. He said there is now an opportunity to acquire a grant to do some planning and get a strategic plan moving forward to try again for a grant for housing. He said last fiscal year the Food Bank served 1,711 homes which is a huge impact. He said effectively what they are doing is impacting the economics of the community by putting the money back in the budget that those families don’t have to spend on essential items they provide to these families to help them, and to assist them to better themselves. He begged the Council to please continue to help the Food Bank, and make the City of Bonney Lake a better place to live.

**Seeing no other speakers, Mayor Johnson closed the public hearing at 7:21 p.m.**

B. **Citizen Comments:**

Sherry Creson, 12606 216th Avenue Ct E, Bonney Lake, spoke regarding the City’s proposal to sell the Senior Center back-up van, as well as her and her husband’s proposal to purchase the van from the City, and then donate it back to the City. She pleaded with the Council to assist the seniors and said it is important to them to help others who are in need. City Administrator Morrison said the last direction of Council was for the City to sell the surplus van to the Senior Advisory Board. He said a meeting is planned to meet with Senior Center Manager Sue Hilberg. Mayor Johnson said the City will meet with the Senior Center Advisory Board regarding the City’s intentions whether to keep or surplus the old van. Mayor Johnson said if a change of the Council’s intention is determined necessary, then this issue will be brought back to Council.

Linda Youngberg, spoke regarding the proposed Renwood Development and stated her concern regarding notices of the application for the properties that are affected along 88th and the potential 10’ right of way. Mayor Johnson advised Ms. Youngberg that a meeting could be set up for her to ask questions regarding the Renwood Development project and the notices issued. City Administrator Morrison said proper notices were given to the affected property owners. Public Works Director Grigsby said the Six Year Transportation Improvement Plan which is required to be submitted to the State does not set priorities or encumber money, it is strictly based on what the City Engineer and Development Engineer are aware of what could happen regarding where future roads could be built.

Ms. Youngberg also said she would like to have the City do something about the intersection of Main Street and 182nd as she believes it is dangerous and she was recently involved in an accident at that location. Councilmember Watson said this intersection has been reviewed by the Public Safety Committee.
Shawnta Mulligan, 11329 177th Avenue E, Bonney Lake, WA, spoke regarding the 2014-2019 Six-Year Transportation Improvement Plan and the Renwood Development. She stated she believes there in an intentional connection between the 2014-2019 Six Year Transportation Plan and the Renwood Development.

Ms. Mulligan also commented regarding Resolution 2312, Section 3, which relates to investments of City monies in the Local Government Investment Pool and stated that it appears there is no representative to hold accountable for the decisions made in this regard and she would like to see citizens involved in the decision making process. City Attorney Haggard said a quorum of the Council represents the citizens. Ms. Mulligan asked Council to look at revising the language in Section 3 of the proposed resolution and not to take action on Resolution 2312 tonight.

Marilyn Warren, 21514 145th Street E, Bonney Lake, requested that the Senior Center have use of the back-up van for transportation of its wheelchair senior citizens.

Amy Burnhard, 18208 56th Street Ct E, Lake Tapps, spoke on behalf of her mother Phyllis Griffith, and stated that her mom truly enjoys attending the Senior Center and it lifts her spirits to attend events at the Senior Center and that the old Senior Center van, with wheelchair access, is crucial to get her there.

Dan Decker, 20407 70th Street E, Bonney Lake, spoke about Allan Yorke Park and the crosswalk along Tapps Highway. He said the fence blocks vision of smaller people by the stairway as they enter the crosswalk. He stated he observed a young child come out of the fenced area right into the crosswalk and he would like to see the speed limit reduced for that area.

Lee Davidson, 8803 180th Avenue E, Bonney Lake, spoke regarding the 2014-2019 Six Year Transportation Improvement Plan and the widening of the street should the Renwood Development go in. He would like to see the roads improved, but not at the risk of the children and would prefer four way stop signs to funnel the Renwood Development traffic.

C. Correspondence: None.

III. COUNCIL COMMITTEE REPORTS

A. Finance Committee: Deputy Mayor Swatman said the committee met at 5:30 p.m. earlier in the evening and discussed two items of business including a water developer extension agreement for a developer on Snag Island, and a Lease Modification for T-Mobile at the Ponderosa Tank. They also reviewed some budgetary documents and meeting notes.

B. Community Development Committee / Economic Development Focus Group: Councilmember McKibbin said the Community Development Committee last met on June 18, 2013, and forwarded one item to the current agenda.

C. Public Safety Committee: Councilmember Hamilton said the Committee has not met since the last Council meeting.

D. Other Reports:

Pierce County Regional Council: Councilmember Hamilton provided a report on the
Pierce County Regional Council (PCRC). He said they met on July 18th in Tacoma and there was a presenter who gave a presentation on the 2015 U.S. Open that will occur in University Place. He said the U.S. Open is asking for many volunteers, however it is $175 to volunteer. He said there was a public hearing regarding updating the 2013 Comprehensive Plan Amendments. He said there was a strict focus on not expanding any growth areas in the County. Another amendment was regarding the U1 for the City of Bonney Lake, which would simply transfer the existing County urban growth area and making it a City urban growth area. He said some members were concerned about Area 465. He said Senior Planner Jason Sullivan did a good job explaining that under the rules it can’t be brought into the urban growth area. The group passed the amendment unanimously and will now go to the County Community Development Committee and then onto the full County Council if it passes out of Committee. He said the City should know by the end of October if they have authority to proceed.

Fennel Creek Habitat Team: Councilmember Lewis said he attended a meeting at the Library on July 22, 2013, for the Fennel Creek Habitat Team. He said the Fennel Creek Habitat Team will have a booth at Bonney Lake Days to educate all citizens about Fennel Creek and the trail, and the opportunities for future interests. He plans to attend future meetings to stay informed.

IV. CONSENT AGENDA:

A. Approval of Minutes: June 4, 2013 Workshop, June 11, 2013 Meeting, and July 9, 2013 Meeting.

B. Approval of Accounts Payable and Utility Refund Checks/Vouchers: Accounts Payable checks/vouchers #66529-66597 (including wire transfers #20130703, and 20130702) in the amount of $804,113.04. Accounts Payable checks/voucher #66598 for Accounts Receivable deposit refund in the amount of $364.67. Accounts Payable checks/vouchers #66599-66605 for Utility account refunds in the amount of $431.76. Accounts Payable checks/vouchers #66606 in the amount of $116,106.83. Accounts Payable checks/vouchers #66607-66609 in the amount of $2,535.00.

VOIDS: Check #59242 replaced with check #66597; Check #59285 replaced with check #66548; Check #63532 replaced with check #66548; Check #63532 replaced with check #66069 replaced with check #66568; Check #65702 replaced with check #66568.

C. Approval of Payroll: Payroll for July 1 – 15th 2013 for checks #31215-31239 including Direct Deposits and Electronic Transfers is $462,197.05.

D. AB13-86 – Resolution 2312 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Deposit And Withdrawal Of Governmental Entity Monies In The Local Government Investment Pool (LGIP) In The Manner Prescribed By Law, Rule, And Applicable Policies And Procedures For The LGIP. Moved to Finance Committee Issues, Item A.

E. AB13-90 – Resolution 2314 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Awarding The Professional Services Agreement For The Church Lake Road Overlay To Parametrix Engineering.


G. AB13-89 – A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, To Accept As Complete The Allan Yorke & West Tapps Hwy
Improvements Project With Hoffman Construction, Inc.

Councilmember Rackley moved to approve the Consent Agenda. Councilmember Watson seconded the motion.

Motion approved 5 – 2.
Councilmember McKibbin and Councilmember Rackley voted no.

Councilmember Rackley stated he had an issue with AB13-86, Resolution 2312, and wanted to have it removed from the Consent Agenda. City Attorney Haggard advised removal of the approval of the Consent Agenda could be done by a Councilmember who voted ‘yes’ for approval.

Councilmember Watson moved to reconsider approval of the Consent Agenda. Councilmember Hamilton seconded the motion.

Motion to reconsider the Consent Agenda approved 5 – 2.
Councilmember McKibbin and Councilmember Rackley voted no.

Councilmember Rackley asked that Consent Agenda Item D., Resolution 2312, be tabled for further review at the next Council Workshop on August 20, 2013. City Administrator Morrison said this resolution was revised slightly and they had requested that this item be removed from the Consent Agenda and placed on the Finance Committee.

Councilmember Watson moved to approve the Consent Agenda, as amended, to move AB13-86 to Finance Committee Issues, Item A. Councilmember Lewis seconded the motion.

Consent Agenda Approved as amended 6 – 1.
Councilmember McKibbin voted no.

V. FINANCE COMMITTEE ISSUES:

A. AB13-86 – Resolution 2312 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Deposit And Withdrawal Of Governmental Entity Monies In The Local Government Investment Pool (LGIP) In The Manner Prescribed By Law, Rule, And Applicable Policies And Procedures For The LGIP. Moved from Consent Agenda Issues, Item D.

Councilmember Watson moved to adopt Resolution 2312. Councilmember Lewis seconded the motion.

Deputy Mayor Swatman moved to replace Resolution 2312 with the revised Resolution 2312 as revised July 23, 2013. Councilmember Hamilton seconded the motion.

Motion to consider revised Resolution 2312 approved 7 – 0.

Councilmember Watson said he would like to table Resolution 2312 to the August 20,
2013 Council Workshop for further discussion and clarification as to what it authorizes.

Councilmember Watson moved to table Resolution 2312 to the August 20, 2013 Council Workshop. Councilmember Lewis seconded the motion.

Motion to table Resolution 2312 Approved 4 – 3. Councilmembers McKibbin and Minton-Davis and Deputy Mayor Swatman voted no.

B. **AB13-87 – Resolution 2313** – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Awarding The Eastown Sanitary Sewer Main (Phase 1 – Core Downstream System) To Pape And Sons Construction. Moved from Community Development Committee Issues, Item B.

Councilmember Rackley moved to approve Resolution 2313. Councilmember Watson seconded the motion.

Motion to approve Resolution 2313 approved 6 – 1. Councilmember McKibbin voted no.

VI. COMMUNITY DEVELOPMENT COMMITTEE ISSUES:


Councilmember Rackley moved to approve Resolution 2311. Deputy Mayor Swatman seconded the motion.

Administrative Services Director Edvalson stated that Council rules state that normally a public hearing that has comments will be tabled and then discussed at the next Council Workshop. Councilmember Watson said he would like to see it tabled to the next Workshop.

Deputy Mayor Swatman moved to table Resolution 2311 to the August 20, 2013 Council Workshop. Councilmember Lewis seconded the motion.

Motion to table Resolution 2311 approved 5 – 2. Councilmembers McKibbin and Rackley voted no.

B. **AB13-87 – Resolution 2313** – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Awarding The Eastown Sanitary Sewer Main (Phase 1 – Core Downstream System) To Pape And Sons Construction. Moved to Finance Committee Issues, Item B.

VII. PUBLIC SAFETY COMMITTEE ISSUES: None.

VIII. FULL COUNCIL ISSUES:
A. **AB13-94 – Ordinance 1464 [D13-94]** – An Ordinance Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Issuance And Sale Of Limited Tax General Obligation And Refunding Bonds Of The City In The Aggregate Principal Amount Of Not To Exceed $9,800,000 To Refund Certain Outstanding Obligations Of The City And To Pay Costs Of Further Development Of The City’s Civic Campus; Delegating Authority To The City Administrator And Chief Financial Officer To Approve Final Terms Of The Bonds; Providing For The Disposition Of The Bond Proceeds; Appointing An Escrow Agent And Execution Of An Escrow Agreement To Accomplish The Refunding; And Providing For The Annual Levy Of Taxes To Pay The Principal Of And Interest On The Bonds.

Councilmember Rackley moved to approve Ordinance 1464. Councilmember Watson seconded the motion.

Deputy Mayor Swatman asked where in the ordinance the expiration notice is stated. Chief Financial Officer Juarez stated it is in Item 10, on Page 15. Deputy Mayor Swatman asked for an administrative correction to the date on Page 21, from July 9, 2013, to July 23, 2013. He then asked about the net present value of 3.9%. Chief Financial Officer referred him to Page 4 of the ordinance, under the heading Savings Target.

Ordinance 1464 approved 5 – 2. Councilmember McKibbin and Deputy Mayor Swatman voted no.

IX. **EXECUTIVE SESSION:**

Pursuant to RCW 42.30.110(1)(b), the Council adjourned to an Executive Session with City Attorney Kathleen Haggard to discuss property negotiations at 8:20 p.m. for 15 minutes. The Council returned to Chambers at 8:35 p.m. No action was taken.

X. **ADJOURNMENT:**

At 8:36 p.m., Councilmember Watson moved to adjourn the Council Meeting. Councilmember Lewis seconded the motion.

Motion to adjourn approved 7 – 0.

Harwood Edvalson, MMC
City Clerk

Neil Johnson, Jr.
Mayor

Items presented to Council at the July 23, 2013 Meeting:

• City Administrator Don Morrison – Amended Resolution 2312 (Revised July 23, 2013).

Note: Unless otherwise indicated, all documents submitted at City Council meetings and workshops are on file with the City Clerk. For detailed information on agenda items, please view the corresponding Agenda Packets, which are posted on the city website and on file with the City Clerk.
Location: Bonney Lake Justice & Municipal Center, 9002 Main Street East, Bonney Lake, Washington.

I. CALL TO ORDER – Mayor Neil Johnson, Jr. called the meeting to order at 7:00 p.m.

A. Flag Salute: Mayor Johnson led the audience in the Pledge of Allegiance.

B. Roll Call: Administrative Services Director/City Clerk Harwood Edvalson called the roll. In addition to Mayor Johnson, elected officials attending were Deputy Mayor Dan Swatman, Councilmember Mark Hamilton, Councilmember Donn Lewis, Councilmember Randy McKibbin, Councilmember Tom Watson, Councilmember Katrina Minton-Davis, and Councilmember Jim Rackley.

Staff members in attendance were City Administrator Don Morrison, Public Works Director Dan Grigsby, Community Development Director John Vodopich, Chief Financial Officer Al Juarez, Police Chief Dana Powers, Facilities & Special Project Manager Gary Leaf, Administrative Services Director/City Clerk Harwood Edvalson, City Attorney Kathleen Haggard, and Administrative Specialist II Renee Cameron.

C. Announcements, Appointments and Presentations:

1. Announcements:

   Mayor Johnson made an announcement that Chief Financial Officer Al Juarez and Accountant Terrina Marchant have earned the Washington Finance Officers Association Professional Finance Officer Award. Chief Financial Officer Juarez has earned this award for the past 22 years, and Terrina Marchant has earned it the past 9 years. Mayor Johnson congratulated them and thanked Chief Financial Officer Juarez for his leadership in the Finance Department.

2. Appointments: None.

3. Presentations:

   Park Board Member Darren Proctor was presented with a plaque for his over nine years of dedicated service and leadership to the Parks Board. Mr. Proctor thanked the Mayor and the Council and said it was a pleasure to work with the Mayor, Council and staff and he has had a lot of fun over the years and said it has been a pleasure serving on the Parks Board. He said he hopes to maybe come back and help in the future.

D. Agenda Modifications: None.
II. PUBLIC HEARINGS, CITIZEN COMMENTS & CORRESPONDENCE:
   A. Public Hearings: None.

   B. Citizen Comments:

      Angela Dickson, 18002 111th Street E, Bonney Lake, spoke on behalf of her homeowners
      association, Woodbriar Village, regarding the lack of sidewalks for pedestrians along
      Angeline Road entering their development. She said she has over 87 signatures for a
      petition requesting sidewalks for the safety of their pedestrians along their development.
      She provided pictures of the area they are requesting sidewalks for and she advised they
      have had an inspector come out to the area who stated that a sidewalk is possible. Mayor
      Johnson said the area in on the City’s 25 year plan, but this is something they could
      possibly move up on the plan. Mayor Johnson advised that Ms. Dickson has also spoken
      with the Police Chief Powers regarding the speed limits in the area. Councilmember
      Hamilton asked if this area is included in the upcoming overlay project. Public Works
      Director Grigsby said this section of road is scheduled in the upcoming overlay project
      and the shoulder adjacent to the overlay will also get a new road base on it.

      Councilmember Hamilton said he was curious about any costs savings to the City if it
      choose to do the sidewalks in that area instead of the overlay. Councilmember Rackley
      asked Ms. Dickson if the Woodbriar Village Homeowners’ Association may be interested
      in contributing to the costs of installing sidewalks, as this may help to move it up on the
      City’s plan.

   C. Correspondence: None.

III. COUNCIL COMMITTEE REPORTS
   A. Finance Committee: Deputy Mayor Swatman said the Committee met at 5:30 p.m. and
      discussed personnel updates, proposed Resolution 2317 for the Lakeridge Water Main
      Upgrades with Parametrix, as well as Resolution 2321 for award of the Angeline Road
      and Church Lake Road overlay projects. He said they also reviewed their meeting notes.

   B. Community Development Committee / Economic Development Focus Group:
      Councilmember McKibbin said the Community Development Committee has not met
      since the last meeting. Councilmember Watson said the Economic Development Focus
      Group met this month and made good progress on the Vision Statement and have sent it
      on to the Planning Commission for their review and recommendation.

   C. Public Safety Committee: Councilmember Hamilton said the Committee met on August
      5th and most of the discussion was regarding the Six-Year Transportation Improvement
      Plan with questions about setting priorities on streets and road improvements. Director
      Grigsby said there is no prioritization for the projects in the Plan; it is just a requirement
      the City include anything that may be considered for loans or grants. Councilmember
      Hamilton commented that the Probation software CaseLoad is up and running and said
      having the new probation officer on staff is showing to be very beneficial for the City.
      Councilmember Hamilton also spoke regarding traffic problems with events that are
      occurring at Kelly Farms. A citizen requested that the City have a patrol officer at
      Angeline next year. Mayor Johnson said the City is advised of these types of events and
      the City makes efforts to assist. Councilmember Rackley said Department of
      Transportation does write safety regulations into their codes for road construction, so it is
      not missing from our City Code, it’s just incorporated into our Code by reference.
D. Other Reports:

Community Updates: Councilmember Watson said he attended the Communities for Families Coalition who help families come through difficult times. He said there are many projects that are helping families prepare for the up and coming school year such as Prairie Ridge on August 27th. Open Life is taking care of Liberty Ridge students and he found up to 61% of the students in Liberty Ridge are on the reduced lunch program. He said that Project Homeless Connect is looking for assistance as well for October 23rd at the Tacoma Dome. He said Monday, August 26th is the Sumner/Bonney Lake Family Center has their Back to School Night. He said also in Liberty Ridge that on Tuesdays from October 1st – November 19th, Incredible Years will be sponsoring an event serving a light family dinner, there will be child care provided, and classes to show families ways to enhance parenting skills and sustain their households.

Park Board: Councilmember Watson said he and Councilmember Minton-Davis attended the Park Board meeting on August 12th and the Commission discussed feedback of the recent Metropolitan Park District Election comments they heard from voters. They also discussed the exposure regarding parks art projects, the Safe Routes Trail, and possible grant projects. He said the Park Board wanted to know why the reader board is not being utilized for up and coming events. Mayor Johnson said the reader board is owned by the utilities. However, when it is not being used by the Utilities Department, then the City should be able to use it.

Fennel Creek Habitat Team: Councilmember Lewis said he attended the Fennel Creek Habitat Team Meeting and said they will have a booth at Bonney Lake Days to let people in the community realize what is out there. He encouraged anyone with an interest in protecting the habitat to get involved.

IV. CONSENT AGENDA:

A. Approval of Accounts Payable and Utility Refund Checks/Vouchers: Accounts Payable checks/vouchers #66610-66654 (including wire transfers #7122013, 11559727, and 20130715) in the amount of $354,595.74.
Accounts Payable wire transfer #2013071701 in the amount of $45,914.42.
Accounts Payable checks/vouchers #66655-66658 in the amount of $2,925.00.
Accounts Payable checks/vouchers #66659-66680 (including wire transfer #20130718) in the amount of $64,996.50.
Accounts Payable checks/vouchers #66681-66717 for utility refunds in the amount of $3,308.53.
Accounts Payable checks/vouchers #66718-66723 in the amount of $4,050.00.
Accounts Payable checks/vouchers #66724-66751 (including wire transfer #20130723) in the amount of $245,062.00.
Accounts Payable check/voucher #66752 for Accounts Receivable deposit refunds in the amount of $3,331.37.
Accounts Payable checks/vouchers #66753-66767 for utility refunds in the amount of $1,512.44.
Accounts Payable checks/vouchers #66768-66772 in the amount of $2,260.00.
VOIDS:
Check #59519 – amount written off by vendor.
Check #62500 – replaced with check #66687.
Check #63924 – replaced with check #66715.
Check #66609 – replaced with check #66721.

B. **Approval of Payroll:** Payroll for July 16 – 31st 2013 for checks #31240-31269 including Direct Deposits and Electronic Transfers is $ 664,702.63.

C. **AB13-93 – Resolution 2315** – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing A Water Developer Extension And Latecomer’s Agreement With Gordon Schmidt For A Short Plat On Snag Island Drive East.

D. **AB13-95 – Resolution 2316** – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing A Modification To The Lease With T-Mobile For Ponderosa Water Tank Communication Equipment.


Councilmember McKibbin requested that Item E., AB13-101 Resolution 2319, be moved to Full Council Issues, Item C.

**Councilmember Lewis moved to approve the Consent Agenda as amended. Councilmember Rackley seconded the motion.**

   Consent Agenda approved as amended 7 – 0.

V. **FINANCE COMMITTEE ISSUES:** None

VI. **COMMUNITY DEVELOPMENT COMMITTEE ISSUES:** None.

VII. **PUBLIC SAFETY COMMITTEE ISSUES:** None.

VIII. **FULL COUNCIL ISSUES:**

A. **AB13-99 – Resolution 2318** – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Mayor To Transfer Maintenance Worker/Building Inspector Bill Centen Back To The Community Development Department.

   **Councilmember Rackley moved to approve Resolution 2318. Councilmember Lewis seconded the motion.**

   City Administrator Morrison provided a summary of the issue as stated in the agenda bill.
and stated the latest projection through the end of the year in permit valuations which shows the needs for an additional inspector on a full time basis. Mayor Johnson said the departments have worked well in utilizing employees skills. Councilmember Watson asked if it would not be cost effective for the City to continue to use an outside service and wanted to make sure there is a strong demand for an additional inspector in future year. Mayor Johnson said it doesn’t make sense to waste the experience the City has already in current staff by utilizing an outside service.

Resolution 2318 approved 7 - 0.

B. **AB13-102 – A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, To Authorize The Mayor To Apply For A Puget Sound Regional Council Non-Motorized Transportation Grant.**

Councilmember Rackley moved to approve AB13-102. Councilmember Watson seconded the motion.

Mayor Johnson said these are projects the City is ready to start working on. He said one is for the Fennel Creek Trail, and the other one is regarding a walking path from Veteran’s Memorial Drive down to Angeline, to make a safe route from Angeline up to the downtown area. He said the next step will be to get a trail from Angeline Road to 192nd, however, that one will be a bit more problematic because a bridge will be needed to cross the stream. Councilmember Lewis said adding a bridge will not be as problematic as the current safe-routes project because there are no wetlands to cross.

Motion AB13-102 approved 7 - 0.

C. **AB13-101 – Resolution 2319 – A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing Submission Of A Housing And Urban Development Community Development Block Planning Grant Application To The Washington State Department Of Commerce For The Food And Clothing Banks.**

Councilmember Watson moved to approve Resolution 2319. Councilmember Lewis seconded the motion.

Mayor Johnson said this is the planning grant for the Food Bank.

Resolution 2319 approved 6 – 1.
   Councilmember McKibbin voted no.

IX. **EXECUTIVE SESSION:**

Pursuant to RCW 42.30.110(1)(i), the Council entered an executive session with the City Attorney at 7:37 p.m. to discuss potential litigation and pending litigation for 20 minutes. At 7:57 p.m. the Executive Session was extended for an additional five minutes, and at 8:03 p.m. an additional 5 minute extension was requested. The Council returned to chambers at 8:08 p.m. No action was taken.
X. ADJOURNMENT:

At 8:09 p.m., Councilmember Lewis moved to adjourn the Council Meeting. Councilmember Watson seconded the motion.

Motion to adjourn approved 7 – 0.

Harwood Edvalson, MMC
City Clerk

Neil Johnson, Jr.
Mayor

Items presented to Council at the August 13, 2013 Meeting:

• Angela Dickson – Woodbriar Village HOA Petition for Sidewalks to the City of Bonney Lake – Woodbriar Village Homeowner’s Association.

Note: Unless otherwise indicated, all documents submitted at City Council meetings and workshops are on file with the City Clerk. For detailed information on agenda items, please view the corresponding Agenda Packets, which are posted on the city website and on file with the City Clerk.
City of Bonney Lake, Washington

City Council Agenda Bill (AB)

Department/Staff Contact:
Public Works / GRIGSBY

Meeting/Workshop Date:
27 August 2013

Agenda Bill Number:
AB13-82

Agenda Item Type:
Ordinance

Ordinance/Resolution Number:
D13-82

Councilmember Sponsor:
Randy McKibbin

Agenda Subject:
WATER AND SEWER UTILITY CHARGES, BILLING, AND COLLECTIONS

Full Title/Motion:
An Ordinance Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Relating To Water And Sewer Utility Charges, Billing, And Collections.

Administrative Recommendation:
Recommend Approval

Background Summary:
Current utility rates are not increased; however, the charge to install new water meters is increased to reflect current costs for the City to purchase and install these meters. All other rate changes made in this ordinance are solely to update the amount shown in BLMC to equal the current rates charged that have been effective since January 1, 2013. Current rates and BLMC rates differ as a result of annual CPI-CCI adjustments made since 2010, when this section of BLMC was last updated.

The cost of new water meters has increased due to the City requirement to install fire sprinkler systems in single family homes and to install radio read water meters. Water meters installed in City parks and other facilities are exempted from paying SDC charges. The method for calculating adjustments for water leaks is clarified. After the 2012-2015 sewer fixed rate increases end, in order to make O&M revenue match expenditures, the annual indexed adjustments to sewer rates will resume in 2016. BLMC Title 13 is modified to address how the City will charge Recreational Vehicle and Mobile Home parks using City water and sewer services. A provision is added to BLMC that allows water and sewer charges to stop when buildings become unusable due to fire, demolition, or other similar reasons.

Attachments: Ordinance D13-82, Calculation of Water Meter Set Charges, History of CPI-CCI Adjustments

BUDGET INFORMATION

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<tr>
<th>Budget Amount</th>
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<th>Required Expenditure</th>
<th>Budget Balance</th>
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<tbody>
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</table>

Budget Explanation:

COMMITTEE, BOARD & COMMISSION REVIEW

Council Committee Review:
Community Development Date: 18 June 2013

Approvals:
Chair/Councilmember Randy McKibbin
Councilmember James Rackley
Councilmember Katrina Minton-Davis

Forward to: Workshop

Consent Agenda: □ Yes □ No

Commission/Board Review:

Hearing Examiner Review:

COUNCIL ACTION

Workshop Date(s): 16JUL2013, 20AUG2013
Meeting Date(s): 27 August 2013

Public Hearing Date(s): Tabled to Date:

APPROVALS

Director: Dan Grigsby, PW Director
Mayor:
Date Reviewed by City Attorney:
(if applicable):
ORDINANCE NO. D13-82

AN ORDINANCE OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AMENDING TITLE 13 OF THE BONNEY LAKE MUNICIPAL CODE AND THE CORRESPONDING PORTIONS OF ORDINANCE NOS. 1151, 1429, 1430, AND 1440, RELATING TO UTILITY CHARGES, BILLING, AND COLLECTIONS.

WHEREAS, the current economic downturn has led to challenges with utility billing, with an increasing number of customers not paying their accounts and undergoing foreclosures and bankruptcy proceedings; and

WHEREAS, the City Council must authorize by ordinance the institution of certain methods to collect delinquent utility payments to the full extent authorized by state law; and

WHEREAS, the City Council recognizes the importance of having clear and consistent utility billing procedures that give the City a variety of tools for collecting utility payments; and

WHEREAS, the City Council wishes to make clarifying changes to Code provisions regarding water and sewer charges, as well as to update rates.

NOW THEREFORE, THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, WASHINGTON DO ORDAIN AS FOLLOWS:

Section 1. Subsection 13.04.070(C)(1), of the Bonney Lake Municipal Code is hereby amended to read as follows:

C. Water Service Connection Charges. Effective September 1, 2010, all connections to the water system of the city and the charges to be paid by the property owner toward the construction thereof shall be as provided in this subsection:

1. Installation Charge. Effective October 1, 2013, the following installation charges will be paid by the property owner as part of their connection charge at the time application is made for water service.

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Meter Set Only</th>
<th>Meter Set and Service Line</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot;</td>
<td>$192,265</td>
<td>$4,292,908</td>
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<tr>
<td>3/4&quot;</td>
<td>$2,283,10</td>
<td>$13,282,858</td>
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</tbody>
</table>
1" with fire sprinkler system $228,370 $13,283,108
1" without fire sprinkler system $283,370 $13,833,108
1-1/2" or larger Actual time and materials plus indirect costs. If installation involves work underneath the roadway surface, the fee shall be according to the actual time and materials plus 20 percent for indirect costs.

Section 2. Subsection 13.04.070(C)(2), Water Service Charge for Equitable Share of System, of the Bonney Lake Municipal Code is hereby amended to update charges, effective January 1, 2013 and add the following new subsection (h):

2. Charge for Equitable Share of System. Effective January 1, 2013, each new connection to the water system shall pay as part of their connection charges their equitable share of the cost of the system according to the following schedule:

a. Residential System Development Charge (SDC).

i. Single-Family.

<table>
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<th>Meter Size</th>
<th>City and County SDC Charge</th>
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<td>5/8&quot; or 3/4&quot;</td>
<td>$56,895,920</td>
</tr>
<tr>
<td>1&quot; with fire sprinkler system</td>
<td>$56,895,920</td>
</tr>
<tr>
<td>1&quot; without fire sprinkler system</td>
<td>$12,690,132,205</td>
</tr>
<tr>
<td>1-1/2&quot; or larger</td>
<td>To be determined on each individual case, based on the projected amount of usage and peaking expected from the customer. These charges shall reflect residential equivalence (RE) values used for individual residential customers.</td>
</tr>
</tbody>
</table>
ii. Two-Living-Unit Residential Homes. Each duplex and townhouse-style building unit will have a separate water meter and service for each living unit.

iii. Accessory Dwelling Units (ADU). If no additional meter is required, no SDC will be charged. If a second meter is required, an SDC of $4,382,455.9 (77 percent of the single-family rate) will be charged when that new meter is five-eighths inch or three-quarters inch. An SDC of $9,772 10,168 (77 percent of the single-family rate) will be charged if the new, second meter is a one-inch meter. If the existing meter is replaced with a larger meter, the difference in the current SDC rates for the two meter sizes will be charged.

iv. Multifamily, Mobile Home Parks, and Recreational Vehicle Parks.

(A) Each living unit/space/stall shall be charged $4,382,455.9 (77 percent of the SDC charged to single-family units).

(B) SDC charges for meters one and one-half inches or larger shall be determined on each individual case, based on the projected amount of usage and peaking expected from the customer. These charges shall reflect residential equivalence (RE) values used for individual residential customers.

(C) There shall be only one water meter installed for each building housing multiple residential units.

b. Non-Residential System Development Charge (SDC).

<table>
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<th>City and County SDC Charge</th>
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<td>3/4&quot;</td>
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<tr>
<td>1&quot;</td>
<td>$14,2314,808</td>
</tr>
<tr>
<td>1-1/2&quot; or larger</td>
<td>To be determined on each individual case, based on the projected amount of usage and peaking expected from the customer. These charges shall reflect residential equivalence (RE) values used for individual residential customers.</td>
</tr>
</tbody>
</table>

c. Irrigation Only System Development Charge (SDC).
<table>
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<tr>
<td>1&quot;</td>
<td>$11,668,141</td>
</tr>
<tr>
<td>1-1/2&quot; or larger</td>
<td>To be determined on each individual case, based on the projected amount of usage and peaking expected from the customer. These charges shall reflect residential equivalence (RE) values used for individual residential customers.</td>
</tr>
</tbody>
</table>

**d.** The charges set out in this subsection (C)(2) shall not be applicable to an accessory dwelling unit (ADU) permitted pursuant to BLMC 18.22.090, so long as a second or larger water meter is not required by applicable codes or requested by the owner. Should the property upon which an accessory dwelling unit is located be sold, platted or otherwise segregated from the property upon which the primary residence is located, and, because of the exemption provided for in this subsection, the owner of the accessory dwelling unit did not previously pay a full, separate connection charge including equitable share charge for the accessory dwelling unit, then the following shall apply:

i. If no additional connection charge was paid for the accessory dwelling unit, the owner of the segregated accessory dwelling unit shall be required to pay a connection charge, including single-family equitable share charge, in the amounts provided for in this section at the time of segregation. A new water meter will be provided.

ii. If a reduced connection charge was paid for a second or larger meter and/or connection for the accessory dwelling unit, the owner of the segregated accessory dwelling unit shall be required to pay the difference between that reduced charge and the amount of the connection charge, including single-family equitable share charge, provided for in this section at the time of segregation. A new water meter will be provided if necessary.

**e. Annual Adjustment.** Beginning January 1, 2009, and for every year thereafter, the installation and connection charges listed in this section shall be updated annually at a rate adjusted in accordance with the Engineering News Record (ENR) Construction Cost
Index (CCI) for the Seattle area, using a November through November annual measure to establish revised fee schedules effective January 1st of each year.

f. These charges are to apply in all cases where distance from the water main to the meter location does not exceed 60 feet. In such cases where the distance is over 60 feet there shall be an additional fee, based on cost of labor and materials.

g. Property Owner’s Responsibility. Property owners are responsible for all leaks or damage due to leaks from privately installed and owned water lines. The property owner shall install and maintain at his own expense all water service from the water meter to the place of use.

(h) Exemption for City water connections in existing facilities. New water connections installed by the City in existing city rights-of-way, parks, and other existing city facilities, shall be exempt from paying charges under this Subsection (C)(2).

**Section 3.** Section 13.04.080 of the Bonney Lake Municipal Code, Water Bills – Payment and collection, is hereby amended to read as follows:

**13.04.080 Water bills – Payment and collection.**

A. Inasmuch as the city provides year-round facilities for supplying water and collecting wastewater and factors a continuous rate base into its rate calculations, all users will be billed on a continuing basis for the water and sewer availability. Availability charges shall continue during periods of non-use, including periods during which the water service has been terminated due to delinquency or when a structure is unoccupied. Billings will terminate upon disconnection from the system. Service will not be resumed until payment of the restoration fee as per BLMC 13.04.091(D)(1).

B. Billing will be done on a monthly basis for the water availability portion of the charge. Meters will be read bimonthly and water consumption billed thereafter.

C. Charges for utility services shall be due and payable on or before the tenth day following the date of billing. Amounts unpaid shall become delinquent 30 days after the billing date. A monthly penalty of two percent of the outstanding balance shall be charged to all accounts which have been delinquent for 30 days or more.

D. The Bonney Lake water department City is authorized to discontinue the water service 30 days after the date of delinquency. The person responsible for payment of charges shall be notified by mail on or after 15 working days from the date of delinquency of a selected shutoff date. In order to have a disconnected service turned on all charges plus the turn-on fee of $100.00 must be paid.
E. The city shall mail all utility bills to the property owner. The owner of the premises to which the water service is attached shall be responsible for the payment of all connections, shutoffs, turnon, service charges and liens. Utility billings for any property occupied by someone other than the owner shall be billed to the owner, care of the tenant only. Upon the written request of the owner, a copy of the bill may be sent to a tenant; provided, however, even upon such written request being made, the owner shall remain responsible for the payment of all charges under this chapter. Failure to receive mail will not be recognized as a valid excuse for failure to pay bills when due.

F. The city is authorized to establish payment plans for delinquent water customers meeting standard city guidelines for financial hardship. Such guidelines may be adopted and revised from time to time by the finance director. Where such plans take the form of a written agreement, such agreements shall either be approved by the council or be in a standard form agreement previously approved by the council for future use.

Section 4. Subsection 13.04.100(G) of the Bonney Lake Municipal Code is hereby amended to read as follows:

13.04.100(G) Leakage - Rate Reduction.

G. Leakage – Rate Reduction.

1. In the event that there is a leak in the water service line on the property owner’s side of the water meter;

2. That after the service line is repaired by the owner and upon written request by the property owner, the city water department will make an adjustment in the water bill;

1. In the event that there is a leak in the water service line only (on the property owner’s side of the water meter between the water meter and the building), after the service line is repaired by the owner and upon written request by the property owner, the city Finance Department will make an adjustment in the water bill.

3. The adjustment shall be two-thirds of that portion of the customer’s water bill determined by calculating the median consumption for the past five years for the same period the leak occurred which is over the average normal water usage. The adjustment shall be limited to the period of 90 120 days of consumptive use prior to the repair of the leak and inspection thereof.

3. The city reserves the right to request documentation of the service line repair as a condition of granting a leak adjustment.

4. Only one leakage adjustment will be allowed in any two-year period. Additional leaks will require on-site inspection and verification of repairs.
Section 5.  13.04.091 Utility miscellaneous charges.

A. Turn-On Charge.

1. Whenever utility service has been discontinued by the city for past due or a violation of any other provision of this chapter, the service will not be renewed until all charges plus the turn-on fee have been paid, provided a payment plan has not been established.

2. When it is desired to have the water turned on after it has been turned off for any reason other than past due, a charge of $50.00 for such turn-on during the normal working hours of 8:00 a.m. to 4:00 p.m., Monday through Friday, and for the city’s actual cost for all other hours. There is no charge for turn-off of customer water service.

3. This section shall not apply to disconnected service for violation of water shortage emergency as per BLMC 13.04.060.

B. Meter Testing Charge.

1. Where there is a question of the accuracy of a water meter and the customer requests a check of the meter, the following shall apply:

a. The customer shall pay to the City a deposit of $50.00 to cover the cost of the meter testing. If the meter reads correctly, the city customer shall keep the deposit pay $50.00.

b. If the meter does not function properly, the city will refund the $50.00 deposit, repair or replace the meter at no expense to the customer and adjust the water consumption charge accordingly and sewer volumetric charge if applicable.

C. Transfer Charge.

1. For any change of property ownership, there is a charge of $35.00; for a duplicate bill sent to an alternative address, there shall be a $45.00 setup charge per request. However, the property owner shall be responsible for payment of the utility bill in accordance with this chapter. Any other read outside the billing cycle will have a $45.00 charge. Requests for estimated finals will be in writing and a charge of $5.00 per request will be applied to the current owner’s utility account.

D. Disconnection from system - Restoration Reconnection Charge.

1. Billings will only terminate upon disconnection from the system as defined in BLMC 13.04.080(A). Disconnection from the water system shall occur only in the discretion of the finance director in extraordinary circumstances, such as demolition of a structure with no plans to construct a replacement structure within two years of disconnection. Disconnection shall require complete removal of the water meter by authorized City staff. Water billings shall cease during periods of disconnection.
2. A reconnection charge shall be paid to restore water service to any customer who has been disconnected from the system and wishes to reconnect. The reconnection charge will be calculated by taking the difference between the current charges for equitable share of the system for water and sewer, and the charges for equitable share of the system for water and sewer paid by the customer, if any, at the time of original connection, provided that if the original connection was prior to 2002, the reconnection fee shall be a flat charge of $1,000. The customer shall also be responsible for paying any charges for establishing a connection to the system. The restoration charge will be calculated by 10 percent of the new connection fee for the first year with each consecutive year adding an additional 10 percent up to 10 years after which a new connection fee will be required.

E. Fire Flow and Water Availability Certificate Completion Charge.

1. The following fee schedule applies to complete fire flow and water availability forms for submission to Pierce County or other entities or jurisdictions:

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>No testing required, all info available at City Hall</td>
<td>$50.00</td>
</tr>
<tr>
<td>Testing required, info not available at City Hall</td>
<td>$150.00</td>
</tr>
<tr>
<td>Fire flow analysis, if required</td>
<td>$400.00</td>
</tr>
</tbody>
</table>

F. If a lock has been removed from a meter that has been locked off for any reason, a $100.00 fee will be charged in addition to any utility charges due and payable. If the meter or meter setter is damaged by this action, the property owner will be charged for the labor and materials to repair the service.

G. A returned check charge shall be imposed upon any account who, in full or partial payment of a city utility bill, tenders a check which is returned to the city for any reason.

H. Miscellaneous Charges.

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Change of ownership</td>
<td>$35.00</td>
</tr>
<tr>
<td>2. Returned check charge</td>
<td>$35.00</td>
</tr>
<tr>
<td>3. Payment plan setup charge</td>
<td>$15.00</td>
</tr>
<tr>
<td>4. Read outside standard cycle</td>
<td>$45.00</td>
</tr>
<tr>
<td>5. Estimate final (per request)</td>
<td>$5.00</td>
</tr>
</tbody>
</table>
**Section 6.** Section 13.04.110, Water System General Regulations, of the Bonney Lake Municipal Code is hereby amended to read as follows:

### 13.04.110 General regulations.

A. All ordinances and water regulations shall be effective in the city and the water service area.

B. All water connections shall be metered.

C. Where more than one water connection supplies a premises, the consumption of water measured by each meter shall be computed and billed separately.

D. Unless otherwise stated in Article I, II, III or V of this chapter, each and every occupancy or use shall be served by a separate connection and shall be billed separately.

E. No new application for water connection will be honored until a septic tank permit or a sewer connection permit has been procured from the Pierce County health department or the city.

F. New water connections will be charged the minimum water availability charge beginning on the date of installation. All connections will be billed continuously for the availability charge during periods of non-use, including periods during which the water service has been terminated due to delinquency or when a structure is unoccupied.

G. All water connections and all charges connected therewith are the responsibility of the owner of the property served.

H. Every water customer connection within the city limits shall establish and keep current an account for garbage service as per Chapter 8.04 BLMC and its amendments. Garbage, sewer, stormwater, and water charges will be billed together. Any delinquency in garbage or stormwater or sewer bills shall be deemed a delinquency as to water service.

I. All water taken or appropriated for use within the city shall be taken or appropriated from the municipal water supply of the city, pursuant to appropriate connections thereto in conformity with the ordinances of the city.

J. All buildings or structures within the city, designed, intended or actually used for human occupancy shall contain such plumbing as may be required by the appropriate provisions of the building code of the city, and shall be connected to the aforesaid municipal water utility of the city.

K. No building permit shall be issued unless and until a connection charge is paid to the aforesaid municipal water utility of the city in cases where it is appropriate required under BLMC 13.04.030 and 13.04.070. If the building permit expires through suspension or abandonment under BLMC 15.04.081, the connection charge shall be refunded at the
request of the applicant; provided, that if the applicant re-applies for a new permit pursuant to BLMC 15.04.081, the connection charge shall be re-calculated at current rates and the amount of the connection charge already paid and not refunded may be credited toward the new connection charge.

L. At such time as a property owner connects to city water service, through either development, new construction or when a property owner with a well chooses to connect to public water, the well must either be abandoned or deeded to the city.

M. Any property used or occupied in violation of the provisions of Articles I, II, III and V of this chapter shall be brought into conformity with the provisions hereof within 90 days of the effective date of the ordinance codified in this chapter.

Section 7. Section 13.12.082 of the Bonney Lake Municipal Code is hereby amended to read as follows:

13.12.082 Sewer charges.

A. Each single-family resident not requiring or using a city-owned grinder pump shall pay the following monthly fees for sewer services, effective on July 1st of each year as follows:

<table>
<thead>
<tr>
<th>Charge</th>
<th>July 1, 2012</th>
<th>July 1, 2013</th>
<th>July 1, 2014</th>
<th>July 1, 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sewer availability charge</td>
<td>$40.16</td>
<td>$44.17</td>
<td>$48.60</td>
<td>$53.45</td>
</tr>
<tr>
<td>Volumetric charge per 100 cubic feet (CCF) of monthly water consumption</td>
<td>$2.50</td>
<td>$2.75</td>
<td>$3.02</td>
<td>$3.32</td>
</tr>
</tbody>
</table>

The volumetric charge shall be capped at 10 CCF per month. Sewer availability charges shall be billed monthly. Volumetric charges for single-family residences shall be billed bimonthly.

B. Each single-family resident using a city-owned grinder pump shall pay the following monthly fees for sewer services:

<table>
<thead>
<tr>
<th>Charge</th>
<th>July 1, 2012</th>
<th>July 1, 2013</th>
<th>July 1, 2014</th>
<th>July 1, 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sewer availability charge</td>
<td>$48.18</td>
<td>$53.00</td>
<td>$58.30</td>
<td>$64.13</td>
</tr>
<tr>
<td>Volumetric charge per 100 cubic feet (CCF) of monthly water consumption</td>
<td>$2.50</td>
<td>$2.75</td>
<td>$3.02</td>
<td>$3.32</td>
</tr>
</tbody>
</table>

The volumetric charge shall be capped at 10 CCF per month. Sewer availability charges shall be billed monthly. Volumetric charges for single-family residences shall be billed bimonthly.

C. Discount for Senior Citizens and Disabled Persons. Owners of single-family residences who have qualified for real estate property tax exemption through the Pierce County assessor-treasurer’s office on the basis of age and/or disability, and who present proof thereof to the
appropriate authority of the city, shall qualify and be entitled to a reduced sewer rate as may from time to time be set by the city council and as established as a 20 percent reduction from the sewer availability charge.

D. Sewer Service Charges for Customers Other than Single-Family Residential. The volumetric charge shall be capped at eight CCF per month for multifamily residents. There shall be no cap for other customers covered by this subsection. Sewer charges for customers other than single-family residential shall be billed monthly.

1. Multi-family and duplex customers on a single water meter shall pay the single-family sewer availability charge (no grinder pump) for each unit. The volumetric charge shall be capped at eight CCF per unit per month for multi-family customers.

2. Mobile home park customers shall be charged at the single-family rate. Where multiple mobile home units use one water meter, each unit shall pay the single-family sewer availability charge (no grinder pump). The volumetric charge shall be capped at ten CCF per unit per month.

3. Non-residential customers, including commercial, retail, office, Recreational Vehicle parks, industrial, and churches, shall pay one single-family sewer availability charge (no grinder pump) per installed water meter. There shall be no volumetric cap for non-residential customers.

4. Sewer charges for customers other than single-family residential shall be billed monthly.

E. In the event of a water leak, upon following procedures as set forth in BLMC 13.04.100(G), the adjustment to the volumetric portion of the sewer charge shall be two-thirds of that portion of the customer’s consumption bill.

Section 8. Section 13.12.085 of the Bonney Lake Municipal Code is hereby restored to adjust rates annually after the 2012-2015 sewer rate increases in the previous section catch up to actual costs:

13.12.085 Annual rate adjustment.

Effective January 1st of each year, beginning on January 1, 2009, the sanitary sewer rates listed in BLMC 13.12.082 shall be adjusted by the annual change in the most recent Seattle-Bremerton-Tacoma Consumer Price Index (Urban Consumers) published by the U.S. Department of Labor.

Section 9. Section 13.20.010 of the Bonney Lake Municipal Code is hereby amended to read as follows:

13.20.010 Utility bills – Payment and collection.

A. Inasmuch as the city provides year-round facilities for supplying water and collecting wastewater and stormwater, all users will be billed on a continuing basis for the water and sewer availability. Service will not be resumed until payment of the restoration fee as per BLMC 13.04.091(D)(1). Billings shall continue during periods of non-use, including
periods when the water has been disconnected due to delinquency or when a structure is unoccupied. Pursuant to the enabling authority contained in Chapter 35.92 RCW, property owners shall be responsible for all utility charges.

B. The city shall mail all utility bills to the property owner. The property owner shall be responsible for payment of the utility bill in accordance with this chapter. The owner of the premises to which the utility service is attached shall be responsible for the payment of all penalties, connections, shut-offs, turn-on, service charges and liens. Utility billings for any property occupied by someone other than the owner shall be billed to the owner. Upon the written request of the owner, a copy of the bill may be sent to a tenant; provided, however, even upon such written request being made, the owner shall remain responsible for the payment of all charges under this chapter. Failure to receive mail will not be recognized as a valid excuse for failure to pay bills when due.

C. Changes in ownership of property and changes in mailing address must be filed with the finance department on forms provided by the city for that purpose.

D. Availability charges will be assessed on a monthly basis. Meters will be read at least bimonthly and water consumption billed thereafter. Charges for utility services shall be due and payable on the fifteenth of the month. A monthly penalty of two percent of the past due balance but not less than $10.00 shall be charged to all delinquent accounts.

E. The city is authorized to discontinue the water service 30 days after the utility billing date if the bill is past due. The property owner will be notified by mail on the following statement regarding any past due amount. In order to have a discontinued service reinstated during the normal working hours of 8:00 a.m. to 4:00 p.m., Monday through Friday, all charges plus the turn-on fee of $100.00 must be paid. Reinstatement outside the normal working hours 8:00 a.m. to 4:00 p.m., Monday through Friday require a payment of all charges plus a turn-on fee of $150.00.

F. If a bill becomes past due, no officer, agent, or employee of the city may authorize or permit any further city service or process any application for a permit or license from the city, when such application has been requested by the person in whose name an account stands past due or when the delinquent utility bill is against the property or business to which the application for permit or license pertains. This requirement shall remain in effect until the past due account is paid in full. This section, however, shall not apply to the provision of water, sewer, and stormwater service.

G. The city is authorized to establish payment plans for past due utility customers meeting standard city guidelines for financial hardship. Such guidelines may be adopted and revised from time to time by the finance director. Payment plans are subject to a setup charge. Failure to abide by the terms of the payment plan arrangement shall be cause for shut-off and discontinuance of utility services until the total utility charges that are due are paid in full.
H. The finance director or designee is hereby authorized and directed to promulgate administrative policies and procedures for the implementation of this chapter.

Section 10. If any one or more section, subsection, or sentence of this ordinance is held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portion of this ordinance and the same shall remain in full force effect.

Section 11. This ordinance shall take effect thirty (30) days after its passage, approval, and publication as required by law.

PASSED by the City Council and approved by the Mayor this 27th day of August, 2013.

____________________________
Neil Johnson, Mayor

ATTEST:

____________________________
Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

____________________________
Kathleen Haggard, City Attorney
Agenda Bill AB13-82, Ordinance D13-82, Water and Sewer Utility Charges, Billing, and Collections

Ordinance D13-82, Section 2: Update to Equitable Share of System Charges (Water SDC Rates)

Rate changes made in Section 2 of this ordinance are solely to update the rates shown in BLMC to equal the current rates charged that have been effective since January 1, 2013. The difference between these two rates is the result of annual CPI-CCI adjustments made since 2010.

Utility rates shown in BLMC are not updated annually. Rather, an annual rate schedule for all Impact Fee, Monthly O&M Charges, and System Development Charges (SDC) is updated instead each January. The rates shown in BLMC are updated when an ordinance is needed to make other changes to the same Chapter in BLMC, such as in Section 1 of this ordinance. The CPI (Consumer Price Index) is used to adjust monthly O&M rates and CCI (Construction Cost Index) is used for impact fee and SDC annual adjustments. Using this annual rate adjustment process ensures that the purchasing power of revenue received is not diminished by steadily increasing costs for labor, material, and equipment.

However, this annual rate adjustment does not account for new personnel added, new equipment added, new facilities added, cost increases from labor negotiations, large employee benefit cost increases, and unfunded state and federal mandates added. As a result, the annual CCI-CPI adjustments are always less than actual cost increases for the services the City provides to maintain City facilities, utilities, streets, and parks. To address this revenue shortfall, every 5-6 years (normally when the corresponding Comprehensive Plan element is updated) the SDC, Impact Fee, and O&M rates are reviewed thoroughly by 3rd party consultants to determine current actual costs. These consultants provide recommendations to the City Council on how rates could be reset in order to provide good stewardship of City infrastructure.

Additionally, other adjustments to Impact Fee and SDC rates have been made as a means to encourage development in the City with the thought that this will increase Sales Tax and Property Tax revenue as well as other City revenue sources used to maintain utilities, streets, parks, and City buildings.

Below is an excerpt from the rate schedule for the Water SDC charges. On the next page is a summary of the CCI-CPI indexes that have been used to calculate the annual rate adjustments.

<table>
<thead>
<tr>
<th>Meter Size (inches)</th>
<th>2009 City and County Charge</th>
<th>2010 City &amp; County Charge</th>
<th>2010 Revised City &amp; County Charge</th>
<th>2011 City &amp; County Charge</th>
<th>2012 City and County Charge</th>
<th>2012 City &amp; County Charge 26NOV12</th>
<th>2013 City &amp; County Charge 1JAN13</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8 - 3/4</td>
<td>$7,879</td>
<td>$7,745</td>
<td>$7,745</td>
<td>$7,807</td>
<td>$8,127</td>
<td>$5,689</td>
<td>$5,920</td>
</tr>
<tr>
<td>1&quot; with Fire Sprinkler System</td>
<td>$17,573</td>
<td>$17,276</td>
<td>$17,276</td>
<td>$17,414</td>
<td>$18,129</td>
<td>$12,690</td>
<td>$13,205</td>
</tr>
<tr>
<td>1&quot; without Fire Sprinkler System</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>1 1/4</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>1 1/2</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>1-1/2&quot; or larger</td>
<td>To be determined on each individual case, based on the projected amount of usage and peaking expected from the customer.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:

1. Ordinance 1356 - Effective 12 July 2010 - Modified SDC rates to incorporate water sprinkler requirements.
2. Ordinance 1429 - Effective 1 July 2012 - Reduced Water Monthly/O&M Rates in BLMC 13.04.100 to offset sewer rate increases.
3. Ordinance 1440 - Effective 26 November 2012 - Reduced Water SDC Rates by 30%
## Meter Set Only with Radio Read Meter

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Labor</th>
<th>Meter Cost</th>
<th>Equipment Cost</th>
<th>Total Actual Cost</th>
<th>Current Charge 1JAN2013</th>
<th>BLMC Charge 1SEP2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8</td>
<td>$45</td>
<td>$200</td>
<td>$20</td>
<td>$265</td>
<td>$210</td>
<td>$192</td>
</tr>
<tr>
<td>3/4</td>
<td>$45</td>
<td>$245</td>
<td>$20</td>
<td>$310</td>
<td>$249</td>
<td>$228</td>
</tr>
<tr>
<td>1-inch</td>
<td>$45</td>
<td>$305</td>
<td>$20</td>
<td>$370</td>
<td>$309</td>
<td>$283</td>
</tr>
</tbody>
</table>

1-1/2” and larger water meters: Actual time and materials plus indirect costs.

Above cost is based on 1 hour of Maintenance Worker II Labor and a Service Truck use.

## Meter Set & Service Line Tap with Radio Read Meter

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Labor</th>
<th>Meter and Material Cost</th>
<th>Equipment Cost</th>
<th>Total Actual Cost</th>
<th>Current Charge 1JAN2013</th>
<th>BLMC Charge 1SEP2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8</td>
<td>$1,020</td>
<td>$1,200</td>
<td>$688</td>
<td>$2,908</td>
<td>$1,411</td>
<td>$1,292</td>
</tr>
<tr>
<td>3/4</td>
<td>$1,020</td>
<td>$1,245</td>
<td>$688</td>
<td>$2,953</td>
<td>$1,450</td>
<td>$1,328</td>
</tr>
<tr>
<td>1 inch</td>
<td>$1,020</td>
<td>$1,400</td>
<td>$688</td>
<td>$3,108</td>
<td>$1,510</td>
<td>$1,383</td>
</tr>
</tbody>
</table>

1-1/2” and Larger Water Meters: Actual time and materials plus indirect costs.

**Material costs** include: tap, saddle, 1” service line 100’, nipples, 90’s, corps, setter, meter, box, lid, gravel and asphalt.

**Labor costs** include: 26 hours total, with 7 crew members

**Equipment costs** include: Service truck, dump truck, (2) 1/2 ton trucks, backhoe, vactor, compressor, jackhammer and concrete saw.

Note: This charge is for services provided over ten years ago. It is limited to specific parcels only, when they are developed. This charge is rarely assessed.

Summary: The Meter Set charge paid by builders who are installing new water services does not cover the actual costs the City incurs to purchase and install new water meters. This ordinance corrects that problem.
City of Bonney Lake, Washington

City Council Agenda Bill (AB)

<table>
<thead>
<tr>
<th>Department/Staff Contact:</th>
<th>Meeting/Workshop Date:</th>
<th>Agenda Bill Number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>PW / John Woodcock</td>
<td>27 August 2013</td>
<td>AB13-85</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Agenda Item Type:</th>
<th>Ordinance/Resolution Number:</th>
<th>Councilmember Sponsor:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resolution</td>
<td>2311</td>
<td>Randy McKibben</td>
</tr>
</tbody>
</table>

Agenda Subject: Adoption of the 2014-2019 Six Year Transportation Improvement Program

Full Title/Motion: n/a

Administrative Recommendation:

Background Summary: On the July 9, 2013 Council Meeting the Council approved to conduct a Public Hearing for the 6- Year Transportation Program. RCW 35.77.010 requires an annual public hearing for any updates to the local 6 Year Transportation Improvement Program (TIP) in order to be eligible for most grant funding. The City Council will conduct a Public Hearing on July 23, 2013.

Attachments: 6 - Year Transportation Improvement Program (2014 - 2019), Maps, Resolution 2311

BUDGET INFORMATION

<table>
<thead>
<tr>
<th>Budget Amount</th>
<th>Current Balance</th>
<th>Required Expenditure</th>
<th>Budget Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Budget Explanation:

COMMITTEE, BOARD & COMMISSION REVIEW

Council Committee Review: Community Development Date: 18 June 2013

Approvals: Randy McKibben
           James Rackley
           Katrina Minton-Davis

Consent Agenda: ☐ Yes ☐ No

Commission/Board Review:

Hearing Examiner Review:

COUNCIL ACTION

Workshop Date(s): 23 July 2013
Meeting Date(s): 20 August 2013
Public Hearing Date(s): July 23, 2013
Tabled to Date:

APPROVALS

Director: Dan Grigsby, P.E.
Mayor: Neil Johnson Jr.
Date Reviewed by City Attorney: (if applicable):
RESOLUTION NO. 2311


WHEREAS, City officials are directed by RCW 35.77.010 to adopt a 6-Year Street Transportation Program; and

WHEREAS, such a plan was prepared and submitted to the Mayor and City Council; and

WHEREAS, a public hearing was held on July 23, 2013 with subsequent Council discussion and direction.

NOW THEREFORE, BE IT RESOLVED by the City Council of the City of Bonney Lake, Pierce County, that the Six-Year Transportation Improvement Program for the years 2014-2019 be approved as a guide for the improvement of the streets of the City of Bonney Lake.

PASSED and adopted by the City Council this 27th day of August, 2013.

________________________________
Neil Johnson Jr., Mayor

ATTEST:

______________________________
Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

______________________________
Kathleen Haggard, City Attorney
CITY OF BONNEY LAKE

Public Works Department

Six Year Transportation Improvement Program
(2014-2019)

List project categories

Category A – Intersection Improvements ($3,490,000)
Traffic signalization and channelization improvements at intersections. To be funded by city TIF/REET/Gas Tax/COR funds, WSDOT, federal or state grant funding, and/or developer mitigation.

Category B - Roadway Major Improvements ($22,046,300)
Major roadway improvements, for Collector and Minor Arterial Classified roadways including right of way acquisition when required. To be funded by city TIF/REET/Gas Tax/COR funds, state or federal grant/loan funding, developer mitigation, and/or WSDOT participation. Projects often combine improvements for environmental compliance, storm drainage, domestic water and sanitary sewer system extensions, roadway widening, bridge, curb, gutter, sidewalks, traffic signalization, lane channelization, street lighting, landscaping, street trees, etc. Also included will be a community involvement element.

The project phases are as follows:
- Pre-Design/Planning by city or city consultant
- Environmental Permitting by city or city consultant
- Right-of-Way acquisition by the city.
- Design that produces construction plans and specifications by city consultants
- Advertise and Award construction project by the city
- Construction by contractor
- Construction Management
- Project Completion, Closeout, and Acceptance

Category C - Road Reconstruction, Overlay, Chip Seal, Sidewalk ($3,821,000)
Roadway maintenance and/or reconstruction of existing pavement with minor drainage, shoulder improvements, signing and channelization, and new sidewalks. Project funded by city, state/federal grant funds, and potential developer mitigation.

Category D - Transportation Studies ($150,000)
Transportation or traffic studies including computer traffic modeling and Comprehensive Plan Sub Area Planning to be funded by city and performed by consultants.

Category E - Trail Projects ($3,300,000)
Non-motorized transportation facilities including walking trails, bicycle routes, and sidewalk facilities to the enhance pedestrian and bicycle safety and mobility.
### Six Year Transportation Improvement Program

**Category "A" – Intersection Improvements**

<table>
<thead>
<tr>
<th>No.</th>
<th>Project Description</th>
<th>Funding Source</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>A - 1</td>
<td>SR 410 at Veterans Memorial Drive (Ph 2) (signal upgrade and additional turn lanes with project B-3)</td>
<td>Dev/TIF</td>
<td>$750,000</td>
</tr>
<tr>
<td>A - 2</td>
<td>SR 410 at 225&lt;sup&gt;th&lt;/sup&gt; Avenue E (new signal and additional turn lanes)</td>
<td>Developer</td>
<td>$750,000</td>
</tr>
<tr>
<td>A - 3</td>
<td>199&lt;sup&gt;th&lt;/sup&gt; Ave at 109&lt;sup&gt;th&lt;/sup&gt; Street E (new signal and additional turn lanes; Entrance to BLHS and Mountain View Middle School)</td>
<td>Developer</td>
<td>$250,000</td>
</tr>
<tr>
<td>A - 4</td>
<td>Veterans Memorial Drive at Angeline Rd E (new signal and additional turn lanes)</td>
<td>Dev/TIF</td>
<td>$520,000</td>
</tr>
<tr>
<td>A - 5</td>
<td>SR 410 at 214th Ave E (signal upgrade and additional left turn lane on SR 410, 214&lt;sup&gt;th&lt;/sup&gt; Ave. E widening)</td>
<td>Dev/TIF/WSDOT</td>
<td>$750,000</td>
</tr>
<tr>
<td>A - 6</td>
<td>Church Lake Rd at West Tapps HWY E (new signal and additional turn lanes)</td>
<td>Dev/TIF</td>
<td>$580,000</td>
</tr>
<tr>
<td>A - 7</td>
<td>SR 410 at 192&lt;sup&gt;nd&lt;/sup&gt; Ave E. Phase 1-A (new signal arm and additional turn lanes)</td>
<td>TIF/Dev/Grant</td>
<td>$410,000</td>
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</table>

**Category “A” Total**

$3,490,000
### Six Year Transportation Improvement Program

**Category "B" Roadway Major Improvements**

<table>
<thead>
<tr>
<th>No.</th>
<th>Project Description</th>
<th>Funding Source</th>
<th>Estimated Cost</th>
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<tbody>
<tr>
<td>B - 1</td>
<td>SR 410 &amp; Veterans Memorial Drive (Phase 2 - additional turn lanes on SR 410 and widen to 5 lanes on VMD with project A-1)</td>
<td>Dev/TIF/Grant</td>
<td>$4,150,000</td>
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<tr>
<td>B - 2</td>
<td>Myers Road from SR 410 to 81st Street (install 1,000 ft of soldier pile retaining wall to address erosion)</td>
<td>City</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>B - 3</td>
<td>214th from SR 410 to 96th St E (widen to 5 lanes; In front of Home Depot and Rite Aide with project A-5)</td>
<td>Dev/TIF/City</td>
<td>$1,350,000</td>
</tr>
<tr>
<td>B - 4</td>
<td>214th from SR 410 to Southern City Limits (widen to 5 lanes with project A-5)</td>
<td>Dev/TIF/City</td>
<td>$2,500,000</td>
</tr>
<tr>
<td>B - 5</td>
<td>186th Ave. / 88th St. / 188th Ave. Improvements (ROW, sidewalks, stormwater, road widening to city stds)</td>
<td>Dev/City</td>
<td>$1,000,000</td>
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<tr>
<td>B - 6</td>
<td>216th Avenue – North Side - Eastown</td>
<td>City</td>
<td>$617,100</td>
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<tr>
<td>B - 7</td>
<td>216th Avenue – South Side - Eastown</td>
<td>City</td>
<td>$198,000</td>
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<tr>
<td>B - 8</td>
<td>219th Avenue – South Side - Eastown</td>
<td>City</td>
<td>$1,221,000</td>
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<tr>
<td>B - 9</td>
<td>221st Avenue – North Side – Eastown</td>
<td>City</td>
<td>$403,300</td>
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<td>B - 10</td>
<td>221st Avenue – South Side - Eastown</td>
<td>City</td>
<td>$1,148,400</td>
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<tr>
<td>B - 11</td>
<td>225th Avenue – North Side – Eastown</td>
<td>City</td>
<td>$990,000</td>
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<tr>
<td>B - 12</td>
<td>225th Avenue – South Side - Eastown</td>
<td>City</td>
<td>$231,000</td>
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<tr>
<td>B - 13</td>
<td>225th Ave. Ct. – South Side - Eastown</td>
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<td>$1,102,500</td>
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<tr>
<td>B - 14</td>
<td>226th Avenue – North Side – Eastown</td>
<td>City</td>
<td>$1,496,900</td>
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<tr>
<td>B - 15</td>
<td>226th Avenue – South Side - Eastown</td>
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<td>$330,000</td>
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<tr>
<td>B - 16</td>
<td>229th Avenue – North Side – Eastown</td>
<td>City</td>
<td>$1,436,700</td>
</tr>
<tr>
<td>B - 17</td>
<td>Entwhistle Road – South Side - Eastown</td>
<td>City</td>
<td>$1,871,400</td>
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**Category “B” Total**

$22,046,300
## Six Year Transportation Improvement Program

**Category "C" Roadway reconstruction, asphalt overlay, or chip seal**

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<tr>
<th>Year</th>
<th>Project description</th>
<th>Funding Source</th>
<th>Estimated Cost</th>
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<td>2014</td>
<td>Street Reconstruction Program</td>
<td>City</td>
<td>$106,000</td>
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<tr>
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<td>Overlay Program</td>
<td>City</td>
<td>$45,000</td>
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<td></td>
<td>Church Lake Road</td>
<td>City/Grant</td>
<td>$467,000</td>
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<td></td>
<td>Chip Seal Program (Seven Miles)</td>
<td>City</td>
<td>$212,000</td>
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<td></td>
<td>Sidewalk Improvements</td>
<td>City</td>
<td>$106,000</td>
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<td>2015</td>
<td>Street Reconstruction Program</td>
<td>City</td>
<td>$109,000</td>
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<tr>
<td></td>
<td>Overlay Program</td>
<td>City</td>
<td>$109,000</td>
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<tr>
<td></td>
<td>Chip Seal Program (Seven Miles)</td>
<td>City</td>
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<td>Sidewalk Improvements</td>
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<td>2016</td>
<td>Street Reconstruction Program</td>
<td>City</td>
<td>$112,000</td>
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<td></td>
<td>Overlay Program</td>
<td>City</td>
<td>$112,000</td>
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<tr>
<td></td>
<td>Chip Seal Program (Seven Miles)</td>
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<td>Sidewalk Improvements</td>
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<td>2017</td>
<td>Street Reconstruction Program</td>
<td>City</td>
<td>$115,000</td>
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<td>Overlay Program</td>
<td>City</td>
<td>$115,000</td>
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<tr>
<td></td>
<td>Chip Seal Program (Seven Miles)</td>
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<td>Sidewalk Improvements</td>
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<td>2018</td>
<td>Street Reconstruction Program</td>
<td>City</td>
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<td></td>
<td>Overlay Program</td>
<td>City</td>
<td>$118,000</td>
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<td></td>
<td>Chip Seal Program (Seven Miles)</td>
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<td>Street Reconstruction Program</td>
<td>City</td>
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<td>Overlay Program</td>
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<td></td>
<td>Chip Seal Program (Seven Miles)</td>
<td>City</td>
<td>$246,000</td>
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<td>Sidewalk Improvements</td>
<td>City</td>
<td>$121,000</td>
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</table>

**Category “C” Total**  

$3,821,000

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### Six Year Transportation Improvement Program

#### Category "D" Transportation Studies

<table>
<thead>
<tr>
<th>Year</th>
<th>Description</th>
<th>Funding Source</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018</td>
<td>Update City Transportation Plan (update City wide demographics, traffic counts, and Traffic Model)</td>
<td>City</td>
<td>$150,000</td>
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</table>

**Category “D” Total**  
$150,000

#### Category "E" Multimodal Projects

<table>
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<tr>
<th>Description</th>
<th>Funding Source</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>SR410-Angeline Rd to 192nd Ave E (sidewalk missing link)</td>
<td>City/Grant</td>
<td>$900,000</td>
</tr>
<tr>
<td>Fennel Creek Trail Project (Willowbrook to Cimmer property $1.6M) (Trailhead to Cimmer property - $300k) (Right of Way to acquire - $500k)</td>
<td>City/Grant</td>
<td>$2,400,000</td>
</tr>
</tbody>
</table>

**Category “E” Total**  
$3,300,000

**TOTAL PROGRAM COST**  
$32,807,300
**Six Year Transportation Improvement Program**

**SR410 E at Veterans Memorial Dr E (Ph 2)**

- **SR410 E at Veterans Memorial Dr E (Phase 2)**
  - Dev/TIF $750,000
  - (signal upgrade and additional turn lanes with project B-1)

- **SR410 E and Veterans Memorial Dr E**
  - Dev/TIF/Grant $4,150,000
  - (Phase 2 - additional turn lanes on SR 410 and widen to 5 lanes on VMD with project A-1)

---

City of Bonney Lake

**Map 1**

June 19, 2012

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Six Year Transportation Improvement Program
199th Ave E at 109th St E

City of Bonney Lake

Map 3

- 199th Ave E at 109th St E
  Developer $250,000
  (new signal and additional
  turn lanes; Entrance to
  BLHS and Mountain View
  Middle School)

Bonney Lake City Limits

Bonney Lake High School

Mountain View Middle School

500 Feet

June 19, 2012
Veterans Memorial Dr E at Angeline Rd E

Map 4

- Veterans Memorial Dr E at Angeline Rd E
  Dev/TIF $520,000
  (new signal and additional turn lanes)

Bonney Lake City Limits
**Six Year Transportation Improvement Program**

**SR410 E at 214th Ave E**

---

**Map 5**

- **SR410 E**
  - at 214th Ave E
  - Dev/TIF/WSDOT
  - $750,000
  - (signal upgrade and additional left turn lane on SR 410 E, 214th Ave E widening)

- **214th Ave E from SR410 E to 98th St E**
  - Dev/TIF/City $1,350,000
  - (widen to 5 lanes; in front of Home Depot and Rite Aide with project A-5)

- **214th Ave E from SR410 E to Southern City Limits**
  - Dev/TIF/City $2,500,000
  - (widen to 5 lanes with project A-5)

---

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Map 6

- Church Lake Rd E at West Tapps HWY E
  Dev/TIF $580,000
  (new signal and additional turn lanes)
SR410 E at 192nd Ave E Phase 1-A
TIF/Dev/Grant $410,000
(new signal arm and additional turn lanes)
Six Year Transportation Improvement Program
Myers Rd E from SR410 E to 81st St E

BONNEY LAKE
City of Bonney Lake

Map 8

Myers Rd E from SR410 E to 81st St E
City $2,000,000
(install 1,000 ft of soldier pile retaining wall to address erosion)

1,000 ft Soldier Pile Retaining Wall

Hillcrest Estates

B-2

Stor-N-Lok

Lakes Place Office Building

300 Feet

June 19, 2012
Fennel Creek Trail
Six Year Transportation Improvement Program
Crystal Meadows to the Cimmer Property

Legend
- Fennel Creek
- Fennel Creek Trail TIP Section
- Existing Fennel Creek Trail
- Future Fennel Creek Trail
- City-Owned Property
- Fennel Creek Trail Easements
- WSDOT Property
- Historic Naches Trail
- Bonney Lake City Limits
- Fennel Creek Trailhead
- Project Start/End

Agenda Packet p. 61 of 134
July 22, 2013
City of Bonney Lake, Washington
City Council Agenda Bill (AB)

Department/Staff Contact: Finance / Al Juarez
Meeting/Workshop Date: August 27, 2013
Agenda Bill Number: AB13-86

Agenda Item Type: Resolution
Ordinance/Resolution Number: 2312
Councilmember Sponsor:

Agenda Subject: A resolution authorizing the city to utilize the Local Government Investment Pool (LGIP) for deposits and withdrawals (investments). The attached Resolution and Transaction Authorization forms are renewal documents required by the LGIP to update the City’s account, which has been established and active for numerous years.

Full Title/Motion: A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing The Deposit And Withdrawal Of Governmental Entity Monies In The Local Government Investment Pool (LGIP) Pursuant To RCW 43.250.

Administrative Recommendation: Approve

Background Summary: The attached Resolution and Transaction Authorization forms are renewal documents required by the LGIP and are intended to update the City’s account, which has been established and active for at least the past two decades. In an endeavor to assist local officials in their fiduciary responsibility to prudently manage the funds under their care, the Legislature, in 1986, created a trust fund to be known as the public funds investment account.

Commonly referred to as the Local Government Investment Pool (LGIP) this trust fund is a voluntary investment vehicle operated by the WA State Treasurer and has had over 530 local governments participate in the pool since it was started. The LGIP provides safe, liquid, and competitive investment options for local governments pursuant to RCW 43.250. The LGIP lets local governments use the State Treasurer’s resources to safely invest their funds while enjoying the economies of scale available from a $7 – 11 billion pooled fund investment portfolio. The LGIP was originally created for smaller entities but today LGIP participants include: All 39 WA counties; 234 cities and towns; 160 special taxing districts; 30 community colleges and universities; and, 7 State Agencies.

LGIP’s investment objectives are, in priority order: (1) safety of principal; (2) maintaining adequate liquidity to meet cash flows; and, (3) providing a competitive interest rate relative to other comparable investment alternatives. The LGIP offers 100% liquidity to its participants. The LGIP Portfolio is managed in a manner generally consistent with SEC regulated Rule 2a-7 funds. Detailed investment guidelines are illustrated in the LGIP Investment Policy, which can be reviewed at the WA State Treasurers website www.wa.gov/lgip/index.shtml. The WA State Treasurers Office is available via toll free number 1-800-331-3284 for questions.

Attachments: Yes

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<th>Budget Amount</th>
<th>Current Balance</th>
<th>Required Expenditure</th>
<th>Budget Balance</th>
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<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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</table>

Budget Explanation: N/A

COMMITTEE, BOARD & COMMISSION REVIEW

Council Committee Review: Finance Committee
Date: 7/9/2013

Approvals:
Chair/Councilmember Dan Swatman
Councilmember Randy McKibbin
Councilmember Mark Hamilton

Yes ☐ No ☐

Forward to: 7/23/13 Council Meeting. Consent
Removed from 7/23 consent agenda and forwarded to the 8/20 Workshop for discussion. Forward to 8/27 Council meeting for approval.

### Commission/Board Review:

### Hearing Examiner Review:

### COUNCIL ACTION

<table>
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<tr>
<th>Workshop Date(s):</th>
<th>Public Hearing Date(s):</th>
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<td>Meeting Date(s):</td>
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### APPROVALS

<table>
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<tr>
<th>Director:</th>
<th>Mayor:</th>
<th>Date Reviewed by City Attorney:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Al Juarez</td>
<td></td>
<td>(if applicable):</td>
</tr>
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</table>
RESOLUTION NO. 2312

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AUTHORIZING THE DEPOSIT AND WITHDRAWAL OF GOVERNMENTAL ENTITY MONIES IN THE LOCAL GOVERNMENT INVESTMENT POOL (LGIP) IN THE MANNER PRESCRIBED BY LAW, RULE, AND APPLICABLE POLICIES AND PROCEDURES FOR THE LGIP.

WHEREAS, Pursuant To Chapter 294, Laws of 1986, the legislature created a trust fund to be known as the public funds investment account (commonly referred to as the Local Government Investment Pool) for the deposit of money by an authorized governmental entity for the purpose of investment by the State Treasurer; and,

WHEREAS, From time to time it may be advantageous to the authorized governmental entity, City of Bonney Lake, the “governmental entity,” to deposit funds available for investment in the LGIP; and

WHEREAS, Any deposits made on behalf of the governmental entity shall be first duly authorized by the City Council, the “governing body” of the governmental entity, in this resolution or a subsequent resolution, and a certified copy of said resolution shall be filed with the State Treasurer’s Office; and

WHEREAS, The governing body attests by the signature of its members that it is duly authorized and empowered to enter into this agreement, do direct the deposit of governmental entity monies, and to delegate certain authority to make adjustments to the incorporated transactional forms, to the individuals designated herein.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON THAT:

Section 1. The governing body does hereby authorize the deposit and withdrawal of governmental entity monies in the LGIP in the manner prescribed by law, rule, and applicable policies and procedures for the LGIP.

Section 2. The governing body has approved the Local Government Investment Pool Transaction Authorization Form and incorporates said form in to the resolution by reference and does hereby attest to its accuracy.

Section 3. The governmental entity designates Don Morrison, City Administrator, and Al Juarez, Chief Financial Officer, as the “authorized individuals” to authorize all amendments, changes, or alterations to the Form or any other documentation including designating other individuals to make deposits and withdrawals on behalf of the governmental entity.
Section 4. This delegation ends upon termination of the authorized individuals’ relationship with the governmental entity or further action by the governing body terminating the delegation. It is the responsibility of the governing body to notify the State Treasurer’s Office immediately when any action has been taken to end this delegation.

Section 5. That the form as incorporated into this resolution or hereafter amended by delegated authority or and documentation signed or otherwise approved by the authorized individuals shall remain in effect should the authorized individual’s delegate authority be terminated or otherwise end. No amendments, changes or alterations shall be made to the Form or any other documentation until the entity passes a new resolution naming a new authorized individual(s).

Section 6. The governing body acknowledges that neither the State of Washington nor the State Treasurer guarantees any investment made by the governmental entity in the LGIP. Therefore, the governing body agrees to hold the State of Washington, the State Treasurer, and the LGIP harmless from any investment losses incurred as a result of investment with the LGIP.

PASSED by the City Council this _______ day of ________________, 2013.

________________________
Neil Johnson Jr., Mayor

ATTEST:

________________________
Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

________________________
Kathleen Haggard, City Attorney
# Name of Entity:
City of Bonney Lake

**Note:** each Full access LGIP person must also be listed on the Transaction Authorization Form. Please fill out this form completely, including any existing information, as this form will replace the previous form.

## TM$ LGIP / Revenue Dist. Web access requested for the following

<table>
<thead>
<tr>
<th>Action</th>
<th>Add</th>
<th>Delete</th>
<th>Update</th>
<th>No Change</th>
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<tr>
<td>Rev Dist:</td>
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### Name: Don Morrison
**Title:** City Administrator
**E-mail address:** morrisond@ci.bonney-lake.wa.us
**Phone:** 253/447-4307

### Name: Al Juarez
**Title:** Chief Financial Officer
**E-mail address:** juareza@ci.bonney-lake.wa.us
**Phone:** 253/447-4314

### Name: Annette Maib
**Title:** Financial Operations Supervisor
**E-mail address:** maiba@ci.bonney-lake.wa.us
**Phone:** 253/447-4321

### Name: Mona Musgrave
**Title:** Accounting Specialist III
**E-mail address:** musgravem@ci.bonney-lake.wa.us
**Phone:** 253/447-3105

### By signature below, I certify I am authorized to represent the institution/agency for the purposes of this transaction.

<table>
<thead>
<tr>
<th>Authorized Signature</th>
<th>(Title)</th>
<th>(Date)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Don Morrison</td>
<td>City Administrator</td>
<td><a href="mailto:morrisond@ci.bonney-lake.wa.us">morrisond@ci.bonney-lake.wa.us</a></td>
</tr>
</tbody>
</table>

Any changes to these instructions must be submitted in writing to the Office of the State Treasurer. Please mail this form to the address listed below:

**OFFICE OF THE STATE TREASURER**  
LOCAL GOVERNMENT INVESTMENT POOL  
LEGISLATIVE BUILDING  
P. O. BOX 40200

---

**Date Received:** _____ / _____ / _____

**Fund Number:** __________

**OK’d by:** __________

(For OST use only) 02/22/13

---

*Agenda Packet p. 67 of 134*
LOCAL GOVERNMENT INVESTMENT POOL
TRANSACTION AUTHORIZATION FORM

Please fill out this form completely, including any existing information, as this form will replace the previous form.

Name of Entity: City of Bonney Lake
Fax Number: 253/447-3181
E-mail Contact: juareza@ci.bonney-lake.wa.us

Mailing Address:
9002 Main Street East
P.O. Box 7380
Bonney Lake, WA 98391-0944

Do you wish to have your monthly LGIP statements faxed to the number listed above?

Please note – if you choose to receive statements via fax, you will not receive another copy via U.S. mail.

☐ YES, please fax statements ☐ No, please send statements via U.S. mail

Bank account where funds will be wired when a withdrawal is requested.
(Note: Funds will not be transferred to any account other than that listed).

Bank Name: Bank of America
Branch Location: Bonney Lake Branch
Bank Routing Number: 123308825
Account Number: 1050 0000 0950
Account Name: General Account

Persons authorized to make deposits and withdrawals for the entity listed above.

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Signature</th>
<th>Telephone Number</th>
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<tbody>
<tr>
<td>Don Morrison</td>
<td>City Administrator</td>
<td></td>
<td>253/447-4307</td>
</tr>
<tr>
<td>Al Juarez</td>
<td>Chief Financial Officer</td>
<td></td>
<td>253/447-4314</td>
</tr>
<tr>
<td>Annette Maib</td>
<td>Financial Operations Supervisor</td>
<td></td>
<td>253/447-4321</td>
</tr>
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</table>

By signature below, I certify I am authorized to represent the institution/agency for the purpose of this transaction.

City Administrator

(Authorized Signature) (Title) (Date)
Don Morrison morrisond@ci.bonney-lake.wa.us 253/447-4307

(Print Authorized Signature) (E-mail Address) (Telephone number)

Any changes to these instructions must be submitted in writing to the Office of the State Treasurer. Please mail this form to the address listed below:

OFFICE OF THE STATE TREASURER
LOCAL GOVERNMENT INVESTMENT POOL
PO BOX 40200
OLYMPIA, WA 98504-0200
FAX: (360) 902-9044

Date Received: ____ / ____ / _____
Fund Number: ____________
(for LGIP use only)

State of Washington )
County of _______ ) ss.
Signed or attested before me by ________________________.
Dated this ___ day of __________, 20__.

SEAL OR STAMP

Signature of Notary

Typed or printed name of Notary
Notary Public in and for the State of Wash.
My appointment expires: _____________________

Agenda Packet p. 69 of 134
City of Bonney Lake, Washington

City Council Agenda Bill (AB)

<table>
<thead>
<tr>
<th>Department/Staff Contact: PW / Douglas Budzynski</th>
<th>Meeting/Workshop Date: 27 August 2013</th>
<th>Agenda Bill Number: AB13-96</th>
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<tbody>
<tr>
<td>Agenda Item Type: Resolution</td>
<td>Ordinance/Resolution Number: 2317</td>
<td>Councilmember Sponsor: Deputy Mayor Swatman</td>
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**Agenda Subject:** Award the Professional Services Agreement to Parametrix Inc. to design the Lakeridge Watermain Upgrades.

**Full Title/Motion:** A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Authorizing A Contract To Award The Professional Services Agreement To Parametrix Inc. To Design The Lakeridge Watermain Upgrades.

**Administrative Recommendation:**

**Background Summary:** The City Council adopted the 2013 Water CIP budget that required upgrades to the water system in the vicinity of the Orchard Grove 2 plat. The Public Works Department decided to use the recently platted Orchard Grove 2 storm pond as the site for some future water system upgrades. To that end we are substituting the current Downtown Regional Storm Pond for the current stormwater needs of the plat.

**Attachments:** Resolution, PSA Contract, Area Map

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**BUDGET INFORMATION**

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**Budget Explanation:** Revenue - Water SDCs
401.073.034.594.34.63.04 - Lakeridge 810 Zone BPS at 84th Street

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**COMMITTEE, BOARD & COMMISSION REVIEW**

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<td>Date: 13 August 2013</td>
<td>Chair/Councilmember: Dan Swatman</td>
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<td>Councilmember: Mark Hamilton</td>
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<td>Councilmember: Randy McKibbin</td>
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Forward to: Consent Agenda: Yes No

**Commission/Board Review:**

**Hearing Examiner Review:**

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**COUNCIL ACTION**

Workshop Date(s): Public Hearing Date(s):
Meeting Date(s): Tabled to Date:

---

**APPROVALS**

Director: Dan Grigsby, P. E. Mayor: Neil Johnson Jr.

Date Reviewed by City Attorney: (if applicable):
RESOLUTION NO. 2317

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, WASHINGTON, AUTHORIZING A CONTRACT WITH PARAMETRIX, INC. FOR SERVICES TO DESIGN THE LAKERIDGE WATERMAIN UPGRADES.

WHEREAS, the City Council adopted the 2013 Water CIP budget; and

WHEREAS, the City Council approved the final plat of the Orchard Grove II plat in Resolution 2270 on February 12, 2013; and

WHEREAS, the City acquired the storm pond site for the Orchard Grove II plat as part of the final plat; and

WHEREAS, the Downtown Regional Storm pond that was constructed in 2009 included capacity to handle storm water generated from the Orchard Grove II plat; and

WHEREAS, The City identified the location of this site at the Orchard Grove II storm pond site as a future water system location; and

WHEREAS, The City determined to complete certain waterline improvements and site work on the Orchard Grove II storm pond site for the future water system upgrades; and

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, WASHINGTON HEREBY RESOLVES AS FOLLOWS:

That the City of Bonney Lake Council does hereby authorize the Mayor to sign the attached contract with Parametrix, Inc in the amount of $95,297.97.

PASSED BY THE CITY COUNCIL this 27th day of August, 2013.

______________________________
Neil Johnson, Jr., Mayor

ATTEST:

______________________________
Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

______________________________
Kathleen Haggard, City Attorney

Agenda Packet p. 72 of 134
PROFESSIONAL SERVICES AGREEMENT  
Lakeridge 2 Water Main Extension

THIS PROFESSIONAL SERVICES AGREEMENT ("Agreement") is made and entered into this ______ day of ________________________, 2013, by and between the City of Bonney Lake ("City") and Parametrix, Inc. ("Consultant").

The parties hereby agree as follows:

1. **Scope of Work.** The Consultant shall perform all work and provide all materials described in the Scope of Work set out in Exhibit A attached hereto and incorporated herein by this reference. Such work shall be performed using facilities, equipment and staff provided by Consultant, and shall be performed in accordance with all applicable federal, state and local laws, ordinances and regulations. The Consultant shall exercise reasonable care and judgment in the performance of work pursuant to this Agreement. The Consultant shall make minor changes, amendments or revisions in the detail of the work as may be required by the City, such work not to constitute Extra Work under this Agreement.

2. **Ownership of Work Product.** Documents, presentations and any other work product produced by the Consultant in performance of work under this Agreement shall be tendered to the City upon completion of the work, and all such product shall become and remain the property of the City and may be used by the City without restriction; provided, that any such use by the City not directly related to the particular purposes for which the work product was produced shall be without any liability whatsoever to the Consultant.

3. **Payment.** The Consultant shall be paid by the City for completed work and services rendered under this Agreement pursuant to the rates and charges set out in Exhibit B, attached hereto and incorporated herein by this reference. Such payment shall be full compensation for work performed or services rendered and for all labor, materials, supplies, equipment, and incidentals necessary to complete the work. All billings for compensation for work performed under this Agreement shall list actual time and dates during which the work was performed and the compensation shall be figured using the rates set out in Exhibit B; provided, that payment for work within the Scope of Work (Exhibit A) shall not exceed the fee/hour estimate set out in Exhibit B without written amendment to this Agreement, agreed to and signed by both parties.

Acceptance of final payment by the Consultant shall constitute a release of all claims, related to payment under this Agreement, which the Consultant may have against the City unless such claims are specifically reserved in writing and transmitted to the City by the Consultant prior to acceptance of final payment. Final payment shall not, however, be a bar to any claims that the City may have against the Consultant or to any remedies the City may pursue with respect to such claims.

The Consultant and its sub consultants shall keep available for inspection, by the City, for a period of three years after final payment, the cost records and accounts pertaining to this Agreement and
all items related to, or bearing upon, such records. If any litigation, claim or audit is started before the expiration of the three-year retention period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved. The three-year retention period shall commence when the Consultant receives final payment.

4. **Changes in Work.** The Consultant shall make all revisions and changes in the work completed under this Agreement as are necessary to correct errors, when required to do so by the City, without additional compensation.

5. **Extra Work.** The City may desire to have the Consultant perform work or render services in addition to or other than work provided for by the expressed intent of the Scope of Work. Such work will be considered Extra Work and will be specified in a written supplement which will set forth the nature and scope thereof. Work under a supplement shall not proceed until authorized in writing by the City. Any dispute as to whether work is Extra Work or work already covered by this Agreement shall be resolved before the work is undertaken. Performance of the work by the Consultant prior to resolution of any such dispute shall waive any claim by the Consultant for compensation as Extra Work.

6. **Employment.** Any and all employees of Consultant, while engaged in the performance of any work or services required by the Consultant under this Agreement, shall be considered employees of the Consultant only and not of the City, and any and all claims that may or might arise under the Workman’s Compensation Act on behalf of said employees, while so engaged; any and all taxes arising out of Consultant’s or Consultant’s employees’ work under this Agreement; and any and all claims made by a third party as a consequence of any acts, errors, or omissions on the part of the Consultant’s employees, while so engaged, shall be the sole obligation and responsibility of the Consultant, except as provided in Section 12 of this agreement. The Consultant’s relation to the City shall at all times be as an independent contractor.

7. **Nondiscrimination and Legal Compliance.** Consultant agrees not to discriminate against any client, employee or applicant for employment or for services because of race, creed, color, national origin, marital status, gender, age or handicap except for a bona fide occupational qualification with regard to, but not limited to, the following: employment upgrading; demotion or transfer; recruitment or any recruitment advertising; layoff or termination; rates of pay or other forms of compensation; selection for training; and rendition of services. The consultant represents and warrants that it is in compliance with and agrees that it will remain in compliance with the provisions of the Immigration Reform and Control Act of 1986, including but not limited to the provisions of the Act prohibiting the hiring and continued employment of unauthorized aliens and requiring verification and record keeping with respect to the status of each of its employees’ eligibility for employment. The consultant shall include a provision substantially the same as this section in any and all contracts with sub consultants performing work required of the contractor under this contract. The consultant agrees to indemnify and hold the City harmless from any and all liability, including liability for interest and penalties, the City may incur as a result of the consultant failing to comply with any provisions of the Immigration Reform and Control Act of 1986. Consultant understands and agrees that if it violates this section, this Agreement may be
terminated by the City, and that Consultant shall be barred from performing any services for the City in the future unless and until a showing is made satisfactory to the City that discriminatory practices have terminated and that recurrence of such action is unlikely.

8. **Term.** This Agreement shall become effective upon the day of its execution by both parties, and shall terminate upon completion of the work and delivery of all materials described in Exhibit A.

9. **Termination by City.** The City may terminate this Agreement at any time upon not less than ten (10) days written notice to Consultant, subject to the City's obligation to pay Consultant in accordance with subsections A and B below.

A. In the event this Agreement is terminated by the City other than for fault on the part of the Consultant, a final payment shall be made to the Consultant for actual cost of work complete at the time of termination of the Agreement. In addition, the Consultant shall be paid on the same basis as above for any authorized Extra Work completed. No payment shall be made for any work completed after ten (10) days following receipt by the Consultant of the termination notice. If the accumulated payment(s) made to the Consultant prior to the termination notice exceeds the total amount that would be due as set forth in this subsection, then no final payment shall be due and the Consultant shall immediately reimburse the City for any excess paid.

B. In the event the services of the Consultant are terminated by the City for fault on the part of the Consultant, subsection A of this section shall not apply. In such event the amount to be paid shall be determined by the City with consideration given to the actual costs incurred by the Consultant in performing the work to the date of termination, the amount of work originally required which was satisfactorily completed to date of termination, whether that work is in a form or of a type which is usable by the City at the time of termination, the cost to the City of employing another person or firm to complete the work required and the time which may be required to do so, and other factors which affect the value to the City of the work performed at the time of termination. Under no circumstances shall payment made under this subsection exceed the amount which would have been made if subsection A of this section applied.

C. In the event this Agreement is terminated prior to completion of the work, the original copies of all work products prepared by the Consultant prior to termination shall become the property of the City for its use without restriction; *provided*, that any such use by the City not directly related to the particular purposes for which the work product was produced shall be without any liability whatsoever to the Consultant.

10. **Termination by Consultant.** Consultant may terminate this Agreement only in response to material breach of this Agreement by the City, or upon completion of the work set out in the Scope of Work and any Extra Work agreed upon by the parties.
11. **Applicable Law; Venue.** The law of the State of Washington shall apply in interpreting this Agreement. Venue for any lawsuit arising out of this Agreement shall be in the Superior Court of the State of Washington, in and for Pierce County.

12. **Indemnification / Hold Harmless**

Consultant shall defend, indemnify and hold the City, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees arising out of or resulting from the negligent acts, errors or omissions of the Consultant in performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. In the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Consultant and the City, its officers, officials, employees, and volunteers, the Consultant’s liability, including the duty and cost to defend, hereunder shall be only to the extent of the Consultant’s negligence. It is further specifically and expressly understood that the indemnification provided herein constitutes the Consultant’s waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Agreement.

**Insurance**

The Consultant shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.

A. **Minimum Scope of Insurance**

Consultant shall obtain insurance of the types described below:

1. **Automobile Liability** insurance covering all owned non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage.

2. **Commercial General Liability** insurance shall be written on ISO occurrence form CG 00 01 and shall cover liability arising from premises, operations, independent contractors and personal injury and advertising injury. The City shall be named as an insured under the Consultant’s Commercial General Liability insurance policy with respect to the work performed for the City.

3. **Workers’ Compensation** coverage as required by the Industrial Insurance laws of the State of Washington.
4. Professional Liability insurance appropriate to the Consultant’s profession.

B. Minimum Amounts of Insurance

Consultant shall maintain the following insurance limits:

1. Automobile Liability insurance with a minimum combined single limit for bodily injury and property damage of $1,000,000 per accident.

2. Commercial General Liability insurance shall be written with limits no less than $1,000,000 each occurrence, $2,000,000 general aggregate.

3. Professional Liability insurance shall be written with limits no less than $1,000,000 per claim and $1,000,000 policy aggregate limit.

C. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Professional Liability and Commercial General Liability insurance:

1. The Consultant’s insurance coverage shall be primary insurance as respect the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Consultant’s insurance and shall not contribute with it.

2. The Consultant’s insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.

D. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

E. Verification of Coverage

Consultant shall furnish the City with original certificates and a copy of the amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Consultant before commencement of the work.

13. Subletting or Assigning. The Consultant shall not sublet or assign any of the work covered by this Agreement without the express written consent of the City.

14. Entire Agreement. This Agreement represents the entire Agreement between the parties. No change, termination or attempted waiver of any of the provisions of the Agreement shall be binding on any party unless executed in writing by authorized representatives of each party. The
agreement shall not be modified, supplemented or otherwise affected by the course of dealing between the parties.

15. Waiver. Failure by any party to this Agreement to enforce any provision of this Agreement or to declare a breach shall not constitute a waiver thereof, nor shall it impair any party's right to demand strict performance of that or any other provision of this Agreement any time thereafter.

16. Severability. If any provision of this Agreement or its application is held invalid, the remainder of the Agreement or the application of the remainder of the Agreement shall not be affected.

17. Execution and Acceptance. This Agreement may be executed in several counterparts, each of which shall be deemed to be an original having identical legal effect. The Consultant hereby ratifies and adopts all statements, representations, warranties, covenants, and agreements contained in the supporting materials submitted by the Consultant, and does hereby accept the Agreement and agrees to all of the terms and conditions thereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CITY OF BONNEY LAKE

By: Neil Johnson Jr., Mayor

CONSULTANT (Parametrix, Inc.)

By: Austin R. Fisher, P.E.
Sr. Consultant

Attachments:
Exhibit A: Scope of Work/Deliverables/Fee
Exhibit B: Rates
EXHIBIT A: SCOPE OF WORK/DELIVERABLES/FEES

The Consultant shall perform the following services as directed by the City:

See Scope of Work and Budget Estimate on the following pages.
SCOPE OF WORK

City of Bonney Lake
Lakeridge 2 Water Main Extension

PROJECT OVERVIEW

The City of Bonney Lake (City) will be constructing a booster pump station on the property dedicated to the City by the Plat of Orchard Grove II. Existing water mains along 84th Street and 182nd Avenue East will need to be upgraded to supply water from Zone 748 to the future booster pump station. The existing retention pond will need to be filled in to provide a level pad to construct the future booster station. The stormwater entering this pond will be diverted into the City’s stormwater system.

SCHEDULE

Phase 1 will be complete by December 31, 2013, and public bid is anticipated to occur in February 2014.

PHASE 1 – LAKERIDGE 2 WATER MAIN

Task 1 – Project Management and Expenses

Goal: To provide the tools for continuous tracking of the project schedule and budget, project quality assurance and control, and status of deliverables to ensure that the project is executed as expected by the City.

Assumptions: Following are the assumptions for Task 1:

- A 7-month project schedule is assumed.
- Two meetings at the City of Bonney Lake Public Works Center are included in the budget.

Deliverables: Following are the deliverables for Task 1:

- Miscellaneous correspondence to document project management issues.
- Monthly progress reports and invoices.
- Meeting agendas.
- Meeting notes if applicable.

Task 2 – Survey

Goal: To prepare a topographic survey base map of existing conditions and improvements within the above-described project limits for use in preparing detailed design plans.

Approach: Using record information and existing monuments, Parametrix surveyors will establish horizontal and vertical control throughout the proposed corridors. Mapping will consist of locating existing improvements and ground conditions within the above-described right-of-way. Parcel lines and right-of-way limits will be based upon the applicable public records. Ground features including tops and...
toes, breaks, edge of pavement, and ditches will be mapped at sufficient detail to create 1-foot contours. Structures such as fences, driveways, overhead utilities and other physical visible improvements will be mapped. An underground utility locate firm will be hired to mark buried utilities such as gas, water, power, telephone, and TV cable, if such utilities have a conductible source or tracer lines attached. Sanitary and storm structures will be opened and measurements will be made identifying size, type, and invert elevation of incoming and outgoing pipes. Once the field work has been completed, a survey technician will process the data and prepare a base map using AutoCAD Civil 3D, Release 2012.

Assumptions: Following are the assumptions for Task 2:

- Title reports will not be ordered for this work; boundary information will be based upon recorded information researched at the Pierce County Auditor.
- Property corners will not be set, nor will a Record of Survey be prepared.
- Horizontal Datum: NAD 83/91 Washington State Plane Coordinate System, South Zone adjusted to WSRN network.
- Vertical Datum: NAVD 1988 per WSRN network.

Deliverable: A topographic base map prepared in AutoCAD Civil 3D format.

Task 3 – 30% Design

Goal: To prepare plans to approximately a 30% completion level and an associated opinion of probable cost.

Approach: Parametrix will complete a preliminary design based on the field survey and the applicable design guidelines. The City will review the submitted documents and provide comments and direction for incorporation into the Final Plans, Specifications, and Estimate.

The 30% Plans are assumed to include:

- Cover Sheet and Legend 2 Sheets
- Horizontal Control Plan 1 Sheet
- Typical Sections 1 Sheet
- Demo and TESC Plans 2 Sheets
- Site Development Plan 1 Sheet
- Water Plan and Profile 4 Sheets
- Details 4 Sheets
- Utility Conflict Plan 2 Sheets

Total: 17 Sheets

Opinion of Probable Cost: Parametrix will prepare an opinion of cost based on estimate quantities and costs for lump sum items as determined by the 30% plans. The opinion of probable cost will have one bid schedule.
Utility Coordination: Parametrix staff will meet once either on-site or at the City Annex to review the Utility Conflict Plan with the utility companies that provide service in the project limits.

Assumptions: Following are the assumptions for Task 3:
- All plans will be prepared in AutoCAD 2012 Civil 3D format.
- All design elements will be in accordance with the City of Bonney Lake 2008 Development Policies and Public Works Design Standards and the Pierce County 2008 Stormwater Management and Site Development Manual.

Deliverables: Following are the deliverables for Task 3:
- Three copies of half-size (11-inch by 17-inch) plans and engineer’s estimate of probable cost.

Task 4 – 90% Design

Goal: To prepare a contract form and proposal, contract supplemental and general provisions, technical provisions, and contract plans to approximately a 90% completion level and an associated opinion of probable cost.

Approach: Parametrix will incorporate the City’s comments from the 30% review into a 90% submittal for review by the City.

Review Meetings and Coordination: Parametrix will meet with the City to review the 30% submittal. At this meeting, the City will provide comments to incorporate into the 90% design.

The 90% plans are assumed to include:
- Cover Sheet and Legend 2 Sheets
- Horizontal Control Plan 1 Sheet
- Typical Sections 1 Sheet
- Demo and TESC Plans 2 Sheets
- Site Development Plan 1 Sheet
- Water Plan and Profile 4 Sheets
- Details 4 Sheets

Total: 15 Sheets

Assumptions: Following are the assumptions for Task 4:
- The contract and technical specifications will be prepared using the City’s boilerplate and will follow the 2012 WSDOT Standard Specifications format.
- Parametrix will include one (1) bid schedule for the water main construction and all associated restoration work.

Deliverables: Following are the deliverables for Task 4:
- Three copies of half-size (11-inch by 17-inch) 90% plans, contract documents, and engineer’s estimate of probable cost.
Task 5 – Final PS&E

Goal: To prepare final contract bidding documents for advertisement by the City including a contract form and proposal, contract supplemental and general provisions, technical provisions, and contract plans. Parametrix will also prepare a final opinion of cost that may be used by the City for bid tabulation.

Approach: Parametrix will complete final plans, specifications, and an opinion of cost based on the City’s comments following review of the preliminary design deliverables and applicable design guidelines.

Review Meetings and Coordination: Parametrix will meet with the City Project Manager assigned to the project to review the intent of the plans and technical specifications to ensure that the City’s Project Manager is informed of the work to be completed and how the work is to be measured and paid. During this meeting, the City will also provide the 90% review comments (Plans, Contract, and Technical Specifications) for incorporation into the final design.

Assumptions: Following are the assumptions for Task 5:

- The City will be responsible for the administration of the bidding process.
- The City will complete all environmental documentation and coordination, as appropriate, with outside agencies such as DAHP.

Deliverables: Following are the deliverables for Task 5:

- Ten copies of half-size (11-inch by 17-inch) final plans, contract documents, and engineer’s estimate of probable cost.
- Final engineer’s estimate of probable cost in MS Excel format.
- Two copies of full-size (22-inch by 34-inch) final plans.
- Electronic copy of all final deliverables in respective native format(s).
**Budget Estimate**

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**Expenses**

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<td>Survey Expenses (see below)</td>
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**Labor Totals:** $93,127.34 662 15 208 271 32 8 16 24 24 8 48 8

**Subconsultants**

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**Expense Total:** $1,114.63

**Project Total:** $95,297.97
EXHIBIT B: RATES

See attached Parametrix Category Billing Rates and In-House Equipment Rates.
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Direct project expenses and reproduction costs are billed at cost plus 15%.
Public hearing testimony services are billed at hourly rates plus 30%.
* Prevailing Wage Rates apply to construction surveying on all Public Works Projects.

**Agenda Packet p. 86 of 134**
**PARAMETRIX, INC.**  
**IN-HOUSE EQUIPMENT**  
**GOVERNMENT (FAR COMPLIANT) RATES**  
**Effective January 1, 2013**

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<td><strong>Per Diem</strong></td>
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* All other direct costs will be billed at cost without markup

  See [www.gsa.gov](http://www.gsa.gov) for current per diem rates.
Disclaimer: The map features are approximate and are intended only to provide an indication of said feature. Additional areas that have not been mapped may be present. This is not a survey. The County assumes no liability for variations ascertained by actual survey. ALL DATA IS EXPRESSLY PROVIDED 'AS IS' AND 'WITH ALL FAULTS'. The County makes no warranty of fitness for a particular purpose.
City of Bonney Lake, Washington

City Council Agenda Bill (AB)

Department/Staff Contact: PW / Andrew Fonda
Meeting/Workshop Date: August 27, 2013
Agenda Bill Number: AB13-104

Agenda Item Type: Resolution
Ordinance/Resolution Number: 2321
Councilmember Sponsor: Dan Swatman

Agenda Subject: Award contract to Miles Resources, LLC for the construction of Angeline Road and Church Lake Road Resurfacing project.

Full Title/Motion: A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, To Award Contract To Miles Resources, LLC For The Construction Of Angeline Road and Church Lake Road Resurfacing Project.

Administrative Recommendation:

Background Summary: The City received FHWA fund authorization on June 27, 2013 (Local Agency Agreement LA-8123; Construction Contract Number TA-5165) from a PSRC Grant in the amount of $336,485 for construction of the Angeline Road and Church Lake Road Resurfacing Project. The City opened bids for the project on July 31, 2013. Six bids were received and Miles Resources, LLC was the approved low bidder from WSDOT with a bid of $369,775.00. The Engineer’s Estimate was $445,667.40. Staff has determined that the Miles Resources, LLC submittal is consistent with the requirements of the contract provisions.

Attachments: Bid Tabulation, Resolution, Contract, Map

BUDGET INFORMATION

Budget Amount

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<th>Required Expenditure</th>
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Budget Explanation:
301.005.042.595.10.63.01 PSRC Grant $0 (Budget Amendment Needed)
301.002.042.595.30.63.01 Street Maintenance Overlay Program $125,000
Construction contract amount: $369,775 + 10% Contingency $36,977.50 + 5% Project Mgt. $18,488.75 = Total $425,241.25
Revenue: (301.005.042.595.10.63.01 – PSRC Grant): $336,485
(301.002.042.595.30.63.01 – Street O & M – City Match): $88,756.25

COMMITTEE, BOARD & COMMISSION REVIEW

Council Committee Review: Finance
Date: August 13, 2013
Chair/Councilmember: Dan Swatman
Councilmember: Mark Hamilton
Councilmember: Randy McKibbin

Forward to: Consent Agenda: Yes No

Commission/Board Review:

Hearing Examiner Review:

COUNCIL ACTION

Workshop Date(s):
Meeting Date(s):
Public Hearing Date(s):
Tabled to Date:

APPROVALS

Director: Dan Grigsby
Mayor: Neil Johnson Jr.

Date Reviewed by City Attorney: (if applicable):
RESOLUTION NO. 2321

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AWARDING THE ANGELINE ROAD AND CHURCH LAKE ROAD RESURFACING CONTRACT TO MILES RESOURCES, LLC.

WHEREAS, the City received FHWA fund authorization on June 27, 2013 (Local Agency Agreement LA-8123; Construction Contract Number TA-5165 from a PSRC Grant in the amount of $336,485 for construction of the Angeline Road and Church Lake Road Resurfacing Project;

WHEREAS, the City budgeted $125,000 in Street Maintenance Overlay is to be allocated toward the required minimum $52,500 local agency share per the PSRC grant agreement, as well as allocated toward the 10% Contingency and 5% Project Management;

WHEREAS, the City opened bids on July 31, 2013 and the approved low bidder from WSDOT was Miles Resources, LLC;

NOW, THEREFORE, BE IT RESOLVED that the City of Bonney Lake Council does hereby authorize the Mayor to sign the attached contract with Miles Resources, LLC in the amount of $369,775.00 which includes tax.

BE IT FURTHER RESOLVED that the City of Bonney Lake Council does hereby authorize a 10% Construction Contingency ($36,977.50) amount based on the contract bid amount as well as a 5% Project Management ($18,488.75) amount based on the contract bid for a total amount of $425,241.25.

PASSED by the City Council this 27th day of August, 2013.

ATTEST:

Harwood T. Edvalson, CMC, City Clerk

APPROVED AS TO FORM:

Kathleen Haggard, City Attorney

Neil Johnson, Jr., Mayor
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<th>Section</th>
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CONTRACT

THIS CONTRACT, is made and entered into this day of 20 by and between the CITY OF BONNEY LAKE, a Washington municipal corporation, hereinafter referred to as the “Owner” and , hereinafter referred to as the “Contractor.”

WITNESSETH:

WHEREAS, the Owner desires to have certain work, services and/or tasks performed as set forth below requiring specialized skills and other supportive capabilities; and

WHEREAS, the Contractor represents that the Contractor is qualified and possesses sufficient skills and the necessary capabilities, including technical and professional expertise, to perform the work, services and/or tasks set forth in this Agreement; and

WHEREAS the Owner has heretofore caused to be prepared certain plans and specifications described as the and the Contractor did on the 31st day of July, 2013, file with the Owner a proposal to construct said work and agreed to accept as payment therefore the sum fully stated and set forth in the proposal; and

WHEREAS, the said Contract Documents fully and accurately described the terms and conditions upon which the Contractor proposes to furnish said equipment, labor, materials, and appurtenances and perform said work, together with the manner and time of furnishing same;

IT IS THEREFORE AGREED, first, the Contractor shall perform such work and accomplish such tasks, including the furnishing of all materials and equipment necessary for full performance thereof, as are identified and designated as Contractor responsibilities throughout this Agreement and as detailed in the plans and specifications described as . It is agreed that a copy of said General Conditions and other Contract Documents filed with the Owner, as aforesaid, do, in all particulars, become a part of this Agreement by and between the parties hereto in all matters and things therein set forth and described;

AND FURTHER, that the Owner and the Contractor hereby accept and agree to the terms and conditions of said Contract Documents as filed as completely as if said terms and conditions and plans were herein set out in full.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed the day and year first hereinabove written.

CITY OF BONNEY LAKE

By:

Title: Michael Tollkuehn, Operations Manager

Date: August 21, 2013
Church Lake & Angeline Road Overlay Project

Vicinity Map

[Map of the area showing the proposed project locations around Church Lake and Angeline Road.]
City of Bonney Lake, Washington
City Council Agenda Bill (AB)

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**Agenda Subject:** Lease of former City Hall Annex to Coldwell Banker Bain

**Full Title/Motion:** A Motion Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, Approving A Lease With Coldwell Banker Bain For The Former City Hall Annex.

**Administrative Recommendation:** Approve

**Background Summary:** After the City Council determined to relocate the City Hall Annex employees to the Justice & Municipal Center and old City Hall (now Public Works Center), the Council authorized the Administration to cancel the City lease of the former modular building that was tied to the Annex, and prepare the structure for lease. The Administration has negotiated a long term lease with Coldwell Banker Bain (CBB) to lease the former City Hall Annex building. The initial term of the lease is for 5 years at a lease rate of $120,540.00 ($12sf X 2009 useable square feet X 5 years). CBB is granted an option to renew the lease for another 5 years, and 2 additional five years terms with mutual approval. CBB is a stable firm with the intent to lease the premises for several years. The building will be principally used to house the CBB IT Department, which serves all Coldwell Banker Bain offices in Washington. The IT Manager for CBB lives in Lake Debra Jane Estates, and the majority of the 7 IT employees reside in the Bonney Lake area, so this is an attractive location for them. The lease grants reasonable term rates in exchange for a long term commitment and a minimal tenant improvement allowance.

**Attachments:** Resolution; Lease

**BUDGET INFORMATION**

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**Budget Explanation:**

**COMMITTEE, BOARD & COMMISSION REVIEW**

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**Forward to:** Consent Agenda: □ Yes □ No

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**COUNCIL ACTION**

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**APPROVALS**
RESOLUTION NO. 2323

A RESOLUTION OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AUTHORIZING THE MAYOR TO ENTER INTO AN AGREEMENT TO LEASE THE FORMER CITY HALL ANNEX TO LANOVER CORPORATION DBA COLDWELL BANKER BAIN.

WHEREAS, the City Council determined to relocate the City Hall Annex employees to the Justice & Municipal Center and old City Hall (now Public Works Center); and

WHEREAS, the Council authorized the Administration to cancel the City lease of the former modular building that was tied to the Annex, and to prepare the remaining structure for lease; and

WHEREAS, the Administration has negotiated a long term agreement with Landover Corporation, a Washington Corporation DBA Coldwell Banker Bain (CBB) to lease the former City Hall Annex building;

NOW THEREFORE, the City Council of the City of Bonney Lake, Washington hereby resolves as follows:

The Mayor is hereby authorized to sign the Lease Agreement with Landover Corporation DBA Coldwell Banker Bain, attached hereto as Exhibit “A”.

PASSED BY THE CITY COUNCIL this 27th day of August, 2013.

__________________________
Neil Johnson, Jr., Mayor

ATTEST:

Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

__________________________
Kathleen Haggard, City Attorney
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LEASE AGREEMENT

THIS LEASE AGREEMENT ("Lease") is made and entered as of this 27th day of August, 2013 by and between the City of Bonney Lake ("Lessor"), and Landover Corporation, a Washington Corporation DBA Coldwell Banker Bain ("Lessee").

FOR AND IN CONSIDERATION of the rents herein reserved and in further consideration of the mutual promises, terms and conditions hereof, the parties hereby agree as follows:

1.0 PREMISES

Lessor leases to Lessee the building located at 8720 Main Street E, Bonney Lake, Washington (the "Premises"), said building consisting of approximately 2009 usable square feet; said Premises being currently surplus to the Lessor’s needs. A legal description of the property is attached as Exhibit A. A sketch of the Premises is attached as Exhibit B.

2.0 BUSINESS PURPOSES

The Premises are to be used for the purpose of office space for the Lessee, and for no other business or purpose without the written consent of Lessor.

3.0 TERM

The term of this Lease shall be five years, commencing on November 1, 2013 (the “Commencement Date”), and terminating at midnight on October 31, 2018. Payment of Rent according to paragraph 4.1 of this Lease shall commence on January 1, 2014.

Lessee shall have the unilateral option to renew for one (1) five (5) year period following the initial lease term at ninety five percent (95%) of the then market rate, based on similar quality office buildings in the sub-market, subject to arbitration if the parties cannot agree on the market rate; however, rent shall not increase by more than the CPI increases for the five (5) year period. Lessee shall provide written notice to the Lessor of its intent to renew six months prior to the renewal date.

Thereafter, Lessee and Lessor shall have the mutual option to renew for an additional two (2) successive five (5) year periods following the initial lease term and first renewal (after 10 years). The rent for the third and/or fourth renewal period shall be subject to negotiations. Lessee shall provide written notice to the Lessor of its desire to renew six months prior to the renewal date.

4.0 RENT

4.1 Lessee agrees to pay Lessor as rental for the Premises twelve dollars ($12.00) per usable square foot per year on or before January 1 of each year to Lessor at
Lessor’s office, or at such other place as Lessor may hereafter designate. Rent shall be based on a gross lease basis. All space calculations are subject to final space planning and there will be no load factor when calculating rentable square footage.

5.0 UTILITIES AND SERVICES

5.1 During the term of this Lease, Lessor shall furnish to the Premises and pay for water, sewer, and stormwater service.

5.2 Lessee shall open and maintain accounts for electricity, gas, telecommunications, and solid waste service in its own name. Lessee shall pay all utility charges in a timely manner and keep all accounts in good standing. Lessee shall properly dispose and arrange for the weekly collection of all solid waste and recycling generated from the Premises.

5.2 Lessor does not warrant that utilities or services will be free from interruption by reason of accident, repairs, alterations, Acts of God, improvements or action by third parties beyond its control. No utility interruption shall be deemed an eviction or disturbance of Lessee, or render Lessor liable to Lessee for damages or rent abatement, or relieve Lessee from the full and complete performance of Lessee’s obligations under this Lease, provided however that, if such interruption is for a period in excess of five (5) days and is due to the negligence on the part of Lessor, Lessee shall be entitled to a proportionate rent abatement for such period in excess of five (5) days.

6.0 CARE AND REPAIR OF PREMISES

6.1 Lessor shall maintain the exterior, grounds and landscaping, structural, major mechanical, and utility systems of the buildings including, but not limited to, roofs, central heating supply and ventilation systems, electrical distribution systems (panels and associated wiring and raceway between the panel and the main switch gear), water, plumbing and sewer systems from the street to the building, in good and proper repair, and in accordance with all applicable statutes, and directions or regulations of the proper public authorities. Lessor shall maintain and repair interior plumbing, except that Lessee shall keep all lavatories, sinks, and toilets in good order and repair.

6.2 Lessee shall furnish custodial services to the Leased Premises on the Lessee’s regular schedule and according to the Lessee’s custodial standards, including exterior and interior window washing, restroom cleaning and supply restocking, light bulb replacement, and general cleaning of surfaces and floors.

6.3 Lessee shall maintain any window AC units that are retained, and shall maintain any HVAC systems installed by the Lessee.

6.4 During the term of this Lease and any extension thereof, Lessee shall exercise
reasonable care to avoid damaging the Premises. Lessee will quit the Premises in a condition at least as good as when received, normal wear and tear excepted. In the event Lessee fails to repair any damage caused by its employees or agents, Lessor shall give Lessee notice to do such acts as are reasonably required to so maintain the Premises and/or repair damage. In the event Lessee fails to commence such work within ten (10) business days of notice and to diligently prosecute it to completion, then Lessor shall have the right, at its option and in addition to all other remedies, to do such acts and expend such funds to maintain the Premises and to invoice Lessee for costs incurred. Lessor shall have no liability to Lessee for any damage, inconvenience or interference with the use of the Premises by Lessee as a result of performing any such work.

6.5 No representation as to the condition or the repair of the Premises or any attachments thereto have been expressed by the Lessor, Lessee having made its own inspection and having accepted the Premises in their present condition.

7.0 **WAIVER OF SUBROGATION**

Lessor and Lessee do each herewith and hereby release and relieve the other from responsibility for, and waive their entire claim of recovery for, any loss or damage to the real or personal property of either located anywhere in the Premises, arising out of or incident to the occurrence of any of the perils which are covered by any insurance policy obtained by Lessee or Lessor. Each party shall obtain any special endorsements, if required by its insurer, to evidence compliance with the aforementioned waiver.

8.0 **LIABILITY AND FIRE INSURANCE**

8.1 As a condition of this Lease, the Lessee will obtain liability insurance from an insurance company authorized to do business in the State of Washington which insurance shall not be for less than a combined single limit of public liability of $1,000,000 per occurrence, including bodily injury, premise liability, operations liability and automobile liability. Lessor shall be named as an additional insured on such policy. Before obtaining occupancy, Lessee shall provide to Lessor a certificate of liability insurance in conformity with the above. The insurance contract shall also provide that notice of cancellation of such coverage shall be delivered to the school Lessor thirty (30) days in advance of cancellation. Lessor shall have the right to cancel the Lease simultaneously with the cancellation of the aforesaid insurance.

8.2 Lessor will maintain fire insurance on the building but not on the contents owned by Lessee. Insurance of the contents owned or used by Lessee shall be the sole responsibility of Lessee. In the event Lessee’s use of the Premises changes in a manner inconsistent with Section 2.0 above and if such change causes an increase in the fire insurance rates, Lessee, upon demand by Lessor, shall forthwith reimburse Lessor to the extent of said increase. Lessee shall obtain fire legal liability insurance in a minimum of $500,000 and name the Lessor as an additional insured.
9.0 ALTERATIONS OR IMPROVEMENTS

9.1 Prior to November 1, 2013, Lessor shall:
1. Complete the installation of a new metal roof for which a purchase order has
   been issued;
2. Replace both toilets with new code compliant toilets;
3. Repaint the interior walls;
4. Clean all existing carpets;
5. Complete asphalt paving and striping as a result of the removal of the former
   attached modular unit;
6. Replace/repair exterior landscaping as a result of removal of the former
   attached modular unit.

9.2 Lessee shall receive from Lessor an allowance of $1.25 per square foot of usable
   square footage against the Lessee’s costs for making other improvements to the
   Premises needed by Lessee to make it suitable for Lessee’s uses. Lessor’s
   contribution to the allowance shall be paid to Lessee upon Lessee providing to
   Lessor paid invoices, provided all lien releases are received from Lessee’s
   contractor. Lessee improvements may include, but not necessarily be limited to:
   rubber matting for the storage room, electronic door locks, replacement of some
   flooring as needed, HVAC improvements and other fixtures, furniture or
   improvements deemed necessary by Lessee.

9.3 Lessee shall be responsible for installation of all tenant improvement work
   including planning and design, construction contracting and build-out, and permit
   issuance by Lessee’s contractor. Lessor reserves the right to approve the Lessee’s
   contractor(s), but shall not unreasonably withhold approval.

9.3 Lessee shall not make further alterations, additions, renovations or improvements
   in or to the Premises without first obtaining the written consent of Lessor. All
   alterations, additions, renovations and improvements which shall be made shall be
   at the sole cost and expense of Lessee. At the termination of the Lease, the
   Lessee shall remove the improvements and restore the premises to its original
   condition at the Lessee’s sole expense, unless the parties mutually agree that the
   Lessor should retain the improvements as part of the real property.

9.2 Lessee further agrees to indemnify and hold Lessor and the Premises free and
   harmless from, and against, any and all damages, injuries, losses, liens, cost or
   expenses (including attorneys’ fees) incurred, claimed or arising out of said work
   performed in accordance with this Section. Lessor reserves the right to review and
   approve Lessee’s plans, specifications and contractor and, further, Lessor reserves
   the right to impose such reasonable restrictions or conditions upon its consent to
   the above work including the requirement that Lessee appropriately bond the
   same. Lessor may require lien waivers from all interested contractors or suppliers
   before consenting to such alterations. Lessee shall require that all contractors have
   appropriate insurance and name Lessor as an additional insured. Lessor further
reserves the right to make any alterations, additions, or improvements to the Premises which, in Lessor’s reasonable discretion, are necessary or appropriate for the Premises, provided that absent emergency Lessor must provide Lessee with seven (7) calendar days’ notice prior to commencing such work, and such work does not unreasonably disrupt the operations of Lessee’s business.

10.0 DAMAGE OR DESTRUCTION

In the event that any of the buildings on the Premises are substantially or wholly destroyed or damaged by fire, earthquake, or other casualty, it shall be optional with Lessor to repair or rebuild the same, and in the meantime the rent shall be abated in the same proportion as the untenantable portion of the Premises bears to the whole Premises. Unless Lessor within sixty (60) days after the happening of any such damage or casualty shall notify Lessee of its election to restore said Premises or Building, this Lease shall thereupon terminate. If Lessor or Lessee does not terminate this Lease, it shall remain in full force and effect. Lessor shall not be required to repair or restore any damage or injury nor replace any equipment, inventory, fixtures or other personal property of Lessee or others located on the Premises. Any proceeds payable to Lessor from insurance policies carried by Lessor and covering the Premises or the Building shall be the sole and exclusive property of Lessor.

11.0 ACCIDENTS AND INDEMNIFICATION

11.1 Lessee shall defend, indemnify and hold harmless the Lessor from and against any and all suits, actions, damages, claims, liability, and expense in connection with loss of life, bodily or personal injury, or property damage arising from or out of any occurrence in, upon, at or from the Premises, or the occupancy or use by Lessee of the Premises or any part thereof, or occasioned wholly or in part by any act or omission of the Lessee, its agents, contractors, employees, servants, invitees, licensees, or concessionaires. The foregoing indemnity shall apply only to the extent that any matter with respect to which indemnity is sought is not caused by the negligence or willful misconduct of the Lessor or its employees or agents.

11.2 Lessor shall not be responsible or liable at any time for any loss or damage to Lessee’s personal property or to Lessee’s business, including any loss or damage to either the person or property of Lessee that may be occasioned by or through the acts or omissions of persons occupying adjacent, connecting, or adjoining space. Lessee shall store its property in and shall use and enjoy the Premises and all other portions of the Building and improvements at its own risk, and hereby releases Lessor, to the full extent permitted by law, from all claims of every kind resulting in loss of life, personal or bodily injury, or property damage, except as otherwise set forth in this Lease.
12.0 **COMPLIANCE WITH LAWS**

Lessor and Lessee shall comply fully with all federal and state statutes and city ordinances now or hereafter in force in respect to the Premises and Lessee’s activities therein. Lessee warrants and represents to Lessor that Lessee shall use the Premises only for lawful purposes.

13.0 **ACCESS**

Lessor shall have the right to inspect the Premises at all reasonable times and enter the same for purposes of cleaning, repairing, altering, improving the Premises. Any access directly related to Lessor’s maintenance obligations, or any emergent situations requiring immediate access, Lessor shall provide a minimum twenty-four (24) hours notice prior to any inspection of the premises. Lessor’s access to the Premises under this section shall not unreasonably disturb Lessee. Lessee shall provide Lessor with keys and security codes needed to access the building. Lessor shall have the right to show the Premises to prospective Lessees and to maintain “For Rent” signs in a conspicuous place on or about the Premises three months prior to the expiration of the term of this Lease.

14.0 **SIGNS OR ADVERTISING**

Lessee may place exterior signage on the building façade/canopy subject to the Lessor’s and City approval. Such signage shall be in compliance with the Bonney Lake Municipal Code and otherwise subject to Lessee’s sole satisfaction on size, location, fabrication and design. All signage must be maintained so that it is readable and in a good state of repair. Lessee will remove signage specific to Lessee’s name or business at the termination of the tenancy herein created and repair any damage or injury to the Premises or the Building caused thereby.

15.0 **WASTE AND UNLAWFUL USE**

Lessor and Lessee will not commit or suffer any waste upon the Premises, nor shall Lessor or Lessee disturb the quiet enjoyment of any other occupants of the Building by making or suffering any nuisance, undue or unseemly noise, or otherwise, and will not do or permit to be done in or about the Premises anything which is illegal or unlawful, or which will be dangerous to life or limb, or which will increase any insurance rate upon the Premises or the Building.
16.0 SUCCESSORS

All the covenants, agreements, terms and conditions contained in this Lease shall apply to and be binding upon Lessor and Lessee and their respective heirs, executors, administrators, successors, marital communities and assigns. Any assignment or subletting of the Premises or any interest in this Lease shall not relieve Lessee of primary responsibility for the performance of the terms and payment of the sums to be performed or paid by Lessee hereunder, unless otherwise agreed by Lessor.

17.0 TAXES

Lessee shall pay before delinquency any and all taxes, assessments, license fees and public charges levied, assessed or imposed and which shall become payable during the term of this Lease upon Lessee’s fixtures, furniture and personal property installed or located in the Premises.

Lessor shall be responsible for remitting the leasehold excise tax out of the Rent collected.

18.0 COSTS AND ATTORNEYS’ FEES

If, by reason of any default or breach hereunder by Lessor or by Lessee, it becomes necessary to institute suit, the substantially prevailing party in such suit shall be entitled to recover, as part of any judgment, such amount as the court shall determine reasonable as attorneys’ fees for the prevailing party in such suit, together with taxable costs.

19.0 NONWAIVER OF BREACH

The failure of Lessor to insist upon strict performance of any of the covenants and agreements of this Lease or to exercise any option herein conferred in any one or more instances shall not be construed to be a waiver or relinquishment of any such or of any other covenant or agreement, but the same shall be and remain in full force and effect.

20.0 REMOVAL OF PROPERTY

In the event of any entry in, or taking possession of, the Premises upon the termination of this Lease, Lessor shall have the right, but not the obligation, to remove from the Premises all personal property located therein, and may store the same in any place selected by Lessor, including but not limited to a public warehouse, at the expense and risk of the owners thereof, with the right to sell such stored property, without notice to Lessee, after it has been stored for a period of thirty (30) days or more. The proceeds of such sale shall be applied first to the cost of such sale, second to the payment of the charges for storage, if any, and third to the payment of any other sums of money which may then be due from Lessee to Lessor under any of the terms hereof, with the balance, if any, to be paid to Lessee.
21.0 ASSIGNMENT

21.1 Lessee shall not transfer, assign, mortgage, or hypothecate this Lease, in whole or in part, or permit the use of the Premises by any person or persons other than Lessee, or sublet the Premises, or any part thereof, without the prior written consent of Lessor in each instance. Such prohibition against assigning or subletting shall include any assignment or subletting by operation of law. Any transfer of this Lease from the Lessee by merger, consolidation, or transfer of assets shall constitute an assignment for purposes of this Lease.

21.2 Any assignment or subletting without Lessor’s consent shall be void, and shall constitute a default hereunder which, at the option of Lessor, shall result in the termination of this Lease or exercise of Lessor’s other remedies hereunder. Consent to any assignment or subletting shall not operate as a waiver of the necessity for consent to any subsequent assignment or subletting, and the terms of such consent shall be binding upon any person holding by, under, or through Lessee.

21.3 If this Lease is assigned or if the Premises or any portion thereof are sublet or occupied by any person other than Lessee, Lessor may collect rent and other charges from such assignee or other party and apply the amount collected to the rent and other charges reserved hereunder, but such collection shall not constitute consent or waiver of the necessity of consent to such assignment, subleasing, or other transfer, nor shall such collection constitute the recognition of such assignee, sublessee, or other party as Lessee hereunder or a release of Lessee from the further performance of all of the covenants and obligations of Lessee herein contained.

22.0 NOTICES

All notices, statements, demands, requests, consents, approvals, authorization, offers, agreements, appointments, or designations under this Lease by either party to the other shall be in writing and shall be sufficiently given and served upon the other party if sent by certified mail, return receipt requested, postage prepaid, and addressed as follows:

To Lessee, addressed to Lessee at the Premises, and also to Coldwell Banker Bain, 12721 Bel-Red Road, Ste #1, Bellevue, WA 95005.

To Lessor, addressed to Lessor at the City of Bonney Lake Justice and Municipal Center, 9002 Main St E, Bonney Lake, WA, 98391, or to such other place as Lessor may from time to time designate by notice to Lessee.

Except where applicable law requires delivery through other methods, notices shall also be deemed sufficiently given if sent by e-mail or facsimile and placed in the U.S. Mail, first class, postage prepaid, on the same day.
23.0 **BREACH BY LESSEE**

In the event that the Lessee defaults in the performance of any of the terms, provisions, covenants and agreements to be kept, observed and performed on the Lessee’s part, and such default is not corrected within thirty (30) days after the receipt of notice thereof from the Lessor, or such longer period as may be reasonable under the circumstances provided that Lessee is making reasonable efforts to cure the breach; or if the Lessee shall abandon, desert, vacate or remove from the Premises; then, in such event, the Lessor, at its option at any time thereafter, may terminate this Lease together with all of the estate, right, and title thereby granted to or vested in the Lessee by giving twenty (20) days notice in writing of such election, by certified mail addressed to the Lessee at the address specified in this Lease, and at the expiration of such (20) day period, this Lease and all of the estate, right, title and interest thereby granted to or vested in the Lessee shall then cease and terminate, and the Lessor may re-enter said premises using such force as may be required. Notwithstanding such re-entry by the Lessor and anything to the contrary in this agreement, the liability of the Lessee for the rent provided for herein shall not be extinguished for the balance of the term of this Lease.

24.0 **VACATING OF PREMISES**

Upon termination of this Lease, Lessee shall return the Premises in good order and condition, except for normal wear and tear. On or before the date of termination, Lessee shall have removed all furniture, equipment, supplies, and other materials owned and controlled by Lessee. At the request of Lessor, Lessee shall remove at its sole expense any improvements, additions, fixtures or alterations made by Lessee to the Premises which the Lessor has not selected for remaining with the property.

25.0 **PARKING.**

Lessor grants to Lessee and Lessee’s employees, guests, members, licensees and invitees, a license to use twelve (12) dedicated parking spaces and four (4) shared spaces in the parking lot connected with the Premises for parking motor vehicles during the Lessee’s business hours during the term of this Lease. The location of the parking stalls is shown on the attached Exhibit C. Lessee shall take reasonable measures to ensure that its members and guests observe all State and City regulations with regard to parking, and do not store nuisance or junk vehicles on the Property. Lessor shall ensure that an adequate number of ADA parking spaces are provided.

26.0 **MISCELLANEOUS**

26.1 The paragraph and section headings hereof are for convenience only and shall not be used to expand or interpret the meaning of any part of this Lease.

26.2 Time is of the essence hereof.

26.3 If any portion of this Lease shall be deemed void, illegal or unenforceable, the
balance of this Lease shall not be affected thereby.

26.4 This Lease shall be interpreted under the laws of the State of Washington.

26.5 The parties agree that the Superior Court of the State of Washington for Pierce County shall have sole jurisdiction over any question, claim, loss or injury arising hereunder.

26.6 Lessee acknowledges that except as expressly set forth in this Lease, neither Lessor nor any other person has made any representation or warranty with respect to the Premises. Specifically, but not in limitation of the foregoing, no representation has been made or relied on with respect to the suitability of the Premises for the conduct of Lessee’s business.

26.7 Lessor does not by this Lease, in any way or for any purpose, become a partner or joint venture of Lessee in the conduct of its business or otherwise.

26.8 Lessor and Lessee shall be excused for the period of any delay in the performance of any obligations hereunder when prevented from so doing by cause or causes beyond Lessor’s or Lessee’s control, including labor disputes, civil commotion, war, governmental regulations or controls, fire or other casualty, inability to obtain any material or service, or acts of God.

26.9 This Lease and the Exhibits, Riders, and/or Addenda, if any, attached hereto, constitute the entire agreement between the parties. All Exhibits, Riders, or Addenda mentioned in this Lease are incorporated herein by reference. Any guaranty attached hereto is an integral part of this Lease and constitutes consideration given to Lessor to enter into this Lease. Any prior conversations or writings are merged herein and extinguished. No subsequent amendment to this Lease shall be binding upon Lessor or Lessee unless reduced to writing and signed. Submission of this Lease for examination does not constitute an option for the Premises and becomes effective as a lease only upon approval of this Lease by the Bonney Lake City Council. If any provision contained in a Rider or Addenda is inconsistent with a provision in the body of this Lease, the provision contained in said Rider or Addenda shall control. The captions and paragraph number appearing herein are inserted only as a matter of convenience and are not intended to define, limit, construe, or describe the scope or intent of any paragraph.

26.10 Lessor and Lessee shall comply with the requirements of State and Federal regulations that prohibit discrimination based on sex, race, national origin, age, and/or disability.

26.11 Each of the parties represents and warrants that there are no claims for brokerage commissions or finder’s fees in connection with the execution of this Lease and agrees to indemnify the other against, and hold it harmless from, all liabilities arising from any such claim (including, without limitation, the cost of counsel fees in connection therewith).
26.12 Lessee shall make available to Lessor such records as may be requested by Lessor to monitor compliance with this Agreement, including but not limited to a description of improvements or investments made.

26.14 Lessee shall not allow smoking or any tobacco products inside the Premises or within twenty-five (25) feet of any doorway.

IN WITNESS WHEREOF, the parties subscribe their names.

LANDOVER CORPORATION,
a Washington Corporation DBA COLDWELL BANKER BAIN

CITY OF BONNEY LAKE

By: ________________________________

Title: ______________________________

Date: ______________________________

By: ________________________________

Title: ______________________________

Date: ______________________________

STATE OF ____________) ss.

County of ____________) ss.

On this _____ day of ________________, 2013 before me personally appeared ____________________ and said person(s) acknowledged that __he signed this instrument, and on oath stated that __he was authorized to execute the instrument and acknowledged it as the ____________________ of the ____________________ to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

In Witness Whereof I have hereunto set my hand and affixed my official seal the day and year first above written.

__________________________________
Notary Public in and for the State of Washington,
Residing at ___________________________
My commission expires ____________________
On this _____ day of __________________, 2013 before me personally appeared Neil Johnson, Jr. and said person(s) acknowledged that he signed this instrument, and on oath stated that he was authorized to execute the instrument and acknowledged it as the Mayor of the City of Bonney Lake to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

In Witness Whereof I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the State of Washington,
Residing at ____________________________
My commission expires ________________
Exhibit A

**Tax Parcel Number:**

**Common Street Address:** 8720 Main Street E, Bonney Lake, WA

Section 33 Township 20 Range 05 Quarter 23 MCDONALD FRUIT TRACTS: MCDONALD FRUIT TRACTS S 100 FT OF W 1/2 OF TR 22 ITEM 1

Situated in Pierce County, Washington.

Having the Pierce County tax parcel number 5640001380
EXHIBIT B
SKETCH OF PREMISES
City of Bonney Lake, Washington
City Council Agenda Bill (AB)

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**Agenda Subject:** Eastown Southern Sewer Utility Latecomer Agreement (ULA)

**Full Title/Motion:** A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, To Authorize A Sewer Development Financing Contract And Utility Latecomer Agreement With Kahne Properties, LLC.

**Administrative Recommendation:** Recommend Approval

**Background Summary:** Kahne Properties, LLC (KAHNE) has three properties on the South side of SR410 that require connection to the City sewer system to allow development to occur. KAHNE has requested establishment of a ULA in order to obtain reimbursement from other property owners that will benefit from his extension of this sewer line to his properties. A total of ten parcels, including two of the KAHNE parcels, would pay Latecomer Fees as a result of this ULA. Negotiations with KAHNE and discussion with City Finance Committee council members has resulted in this resolution that provides a 75/25 cost sharing agreement to fund this ULA, with KAHNE contributing 75% of the design/construction/easement acquisition costs. The City would administer these three actions. Based on Preliminary Cost Estimates, KAHNE would contribute $271,671 and the City $90,557 of the ULA eligible costs. KAHNE would pay 100% of the costs for the section of this sewer line that crosses one of his parcels. This project will provide the final "missing link" in the Eastown sewer service area.

**Attachments:** Resolution 2322, City-KAHNE Agreement

**Budget Information**

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**Budget Explanation:**

**Committee, Board & Commission Review**

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<td>Randy McKibbin</td>
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<td>Mark Hamilton</td>
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**Forward to:**

City Council Workshop

Consent Agenda: Yes ☑ No ☐

**Commission/Board Review:**

**Hearing Examiner Review:**

**Council Action**

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**Approvals**

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<tr>
<td>Dan Grigsby, PW Director</td>
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**Date Reviewed by City Attorney:** (if applicable):
RESOLUTION NO. 2322

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AUTHORIZING ESTABLISHMENT OF A SEWER DEVELOPMENT CONTRACT and UTILITY LATECOMER AGREEMENT.

WHEREAS, Kahne Properties, LLC (KAHNE) has three properties on the South side of SR410 in the Eastown area of the City that require connection to the City sewer system to allow development of those parcels to occur; and,

WHEREAS, KAHNE has requested establishment of a ULA in order to obtain proportional reimbursement from other property owners that will benefit from his extension of this sewer line; and,

WHEREAS, the City and KAHNE now desire to enter into a Sewer Development Financing Contract and Utility Latecomer Agreement for the purpose of building an extension of the City sewer system into Eastown; and,

WHEREAS, the terms of this agreement are as set forth in the attached Sewer Development Financing Contract and Utility Latecomer Agreement;

NOW THEREFORE, BE IT RESOLVED; that the City Council of the City of Bonney Lake, Washington, does hereby authorize the Mayor to sign this SEWER DEVELOPMENT FINANCING CONTRACT AND UTILITY LATECOMER AGREEMENT.

PASSED by the City Council this 27th day of August, 2013.

________________________________
Neil Johnson Jr., Mayor

ATTEST:

________________________________
Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:

________________________________
Kathleen Haggard, City Attorney
SEWER DEVELOPMENT FINANCING CONTRACT AND
UTILITY LATECOMER AGREEMENT

WHEREAS, Kahne owns three parcels of commercially-zoned property at 21916 SR 410 E (Parcel ID 0519022054, Parcel 0519026035, and Parcel 0519026030), located in the western portion of the City neighborhood known as Eastown; and

WHEREAS, Kahne desires to develop one parcel with multi-family housing and the other two for commercial use, which will require public utility services including water and sewer; and

WHEREAS, the City is currently contracting for construction of the public sewer system extension on the North side of SR 410 in Eastown, which currently lacks public sewer service; and

WHEREAS, the absence of public sewer service in commercially-zoned Eastown has impeded development of the business community that has been envisioned for years; and

WHEREAS, installation of sewer service to the two Kahne parcels will require Kahne to extend the public sewer main across five other properties to reach his own, and will eliminate another “missing link” in the public sewer system on the South side of SR410 in Eastown; and
WHEREAS, Kahne’s neighbors have refused to sell easements across their properties to accommodate the sewer main, even though they would be compensated for the sale and installation of the main would benefit their properties by providing utilities without impairing the developable area of their parcels; and

WHEREAS, installing sewer service in Eastown will augment the city’s utility rate base, implement the comprehensive plan of the city by extending utility infrastructure and stimulating commercial development in Eastown, benefit the sewer utility’s efficiency and economy of scale, and further the public health and welfare by providing sewer service to areas that presently must rely upon less desirable on-site sewer systems for both existing development as well as any future development; and

WHEREAS, the City has determined that the extension of the City’s public sewer system within, under and through the properties identified in Exhibit A is for a public use and is reasonably necessary for the betterment of its public sewer system; and

WHEREAS, Chapter 35.91.020 RCW gives cities the authority to contract with private property owners for construction of utility infrastructure, to assess benefitted properties for pro rata share of construction costs, and to collect reimbursements from property owners who connect to the system within twenty (20) years; and

WHEREAS, the RCW and Bonney Lake Municipal Code ("BLMC") Chapter 13.16 authorize the City to partner with interested parties in financing development of utilities, and to receive latecomer reimbursements for City expenditures on same;

NOW THEREFORE, the City and Kahne, in recognition of the individual and public benefit to be served by installing a sanitary sewer system in the area of Bonney Lake known as Eastown, hereby execute this Sewer Development Financing Contract and Latecomer Agreement ("Agreement") on the following terms and conditions:

1. **Construction Project.** The City shall be responsible for extension of a 12” PVC gravity sewer main from the Mazatlan property to the Northern property line of Kahne parcel 0519022054 crossing parcel numbers 0519022007, 0519026035, 0519022059, 0519022060, 0519022061, and 0519022062 from the sewer system’s current termination at the Mazatlan property to the Kahne property, as shown on Exhibit A (hereinafter referred to the Kahne Sewer Development Project, or “Project”). The City shall have sole discretion and authority to manage the Project and direct the work, including the granting of change orders or alteration of designs where appropriate. The City shall be owner and operator of this extension of its public sewer system.

2. **Public works laws.** The City shall manage the Project as a public works project, abiding by all applicable requirements of Title 39 RCW, including competitive bidding, bonding, retainage, and the payment of prevailing wages.

3. **Easement acquisition.** Easements for ingress/egress and utilities currently allow installation of a public sewer main across all properties except for Pierce County Parcel
Number 0519022007, owned by Shepard/Morris. The City shall acquire public
easement(s) necessary for extension of the sewer main across the Shepard/Morris
property by negotiation if possible and eminent domain if necessary. The City shall
arrange for and direct any court filings and litigation that may be required to acquire the
easement(s), and shall have sole authority to settle or resolve any court action.

4. **Kahne’s contribution.** The City’s obligation to construct the Project shall be contingent
upon Kahne’s upfront payment to the City of seventy-five percent (75%) of the total
estimated Project costs within thirty (30) days of both parties’ execution of this
Agreement. Kahne’s payment shall be made in cash to the City’s Finance Director.
Failure to make the payment within thirty (30) days shall render this Agreement void and
of no further effect, and shall nullify the City’s obligation to construct the Project.
Kahne’s contribution, payable within thirty (30) days of execution of this Agreement,
shall be three hundred forty-six thousand forty-one dollars ($346,041.00), the amount
calculated as 75% of the Engineer’s Estimate for construction and design (for parcels
other that Kahne parcel 0519026035), complete cost of sewer line crossing Kahne parcel
0519026035, combined with 75% of the estimated easement acquisition costs (hereinafter
“the Estimate”), pursuant to BLMC § 13.60.030E. Should actual costs be less than the
Estimate, Kahne’s contribution amount shall be reduced a proportional amount. A refund
of any reduced amount shall be provided to Kahne at project close-out. Should the actual
costs exceed the Estimate, the City shall cover cost overruns.

5. **Assessments recorded.** Upon Final Completion of the Project, the City shall record
latecomer assessments (“Latecomer Fees”) against all benefiting properties in the
assessment reimbursement area (other than Kahne parcel 0519026035). The total costs
for the Project, including all costs eligible for reimbursement under this agreement, shall
be as itemized in **Exhibit B**, including the proportionate share of the total project costs
paid by the City and Kahne respectively. The assessment reimbursement area, showing
the benefiting properties to be served by this new sewer line, is depicted on the map
attached as **Exhibit C** to this Agreement. **Exhibit D** to this agreement summarizes the
initial amount of the Latecomer Fee for each benefitting property based on the Estimate
that will be adjusted with actual costs at project close-out; however, effective 1 January
each year, these fees shall be adjusted by the Engineering News Record Construction
Cost Index (CCI) for the Seattle Area. The latecomer assessments shall require the
property owners to contribute their pro-rata share of the Project costs, payable at the time
the property owner is issued a building permit on his or her property or at other such time
as allowed by the BLMC. The City shall not allow any owner of a parcel within the
assessment reimbursement area to connect to the city sewer system or otherwise utilize
the system improvements as described herein without such owner or owners having first
paid to the City the latecomer assessment due for that parcel or parcels.

6. **Connection costs.** Each property owner in the assessment area shall be required to pay all
costs and fees applicable for connecting their properties to the sewer system, including
the costs of designing and constructing the connection, the Latecomer Fee, system
development charges, and any other fees established by the BLMC in effect at the time of
connection.
7. **Assessment calculation.** The pro-rata shares included in the latecomer assessments shall be calculated according to the square footage of the property seeking connection to the system, as follows:

\[
\text{Latecomer Fee} = \text{Parcel Square Footage} \times \text{Total Project Cost per square foot}
\]

- Parcel Square Footage = Pierce County Assessor parcel square footage
- Total Project Cost includes design, easement acquisition, and construction costs (currently estimated at $362,227).
- Total Project Cost per square foot = Total Project Cost / Total Square Footage of parcels in the assessment reimbursement area
- Square footage conversion to acres will be used for the Assessment Rolls

8. **Form of assessment.** Latecomer assessments recorded against the properties shall substantially take the form of Exhibit E to this Agreement, provided, however, that the City has sole discretion to alter the form of assessments as necessary.

9. **Allocation of latecomer reimbursements.** The City shall be entitled to all reimbursement received from Latecomer Fees less the amount owed to Kahne. At time of receipt of each Latecomer Fee, the City shall remit to Kahne 75% of each assessment, as determined in paragraph 3 above and as assessed to each parcel on a pro-rata basis per Exhibit F. (Provided, that if actual costs exceed the Estimate, the reimbursements shall be adjusted accordingly.) The City shall issue to Kahne the amount due within sixty (60) days after receipt of each Latecomer Fee payment. Payment shall be made to Kahne at the address set forth hereinafter, or at such other address as Kahne shall notify the City. If such payments are returned to the City unclaimed, and if through reasonable efforts the City is unable to locate Kahne, or if Kahne dissolves or otherwise becomes defunct within the 20 year reimbursement period, the City shall retain all sums then received in a separate fund for two years, and shall release the funds when contacted by any individual or entity with standing to claim the funds. After expiration of the two year period, Kahne’s right to the collected latecomer fee shall expire and the City shall be deemed owner of the funds. Kahne shall keep the City continually updated with information regarding the current contact information. If Kahne fails in this duty and the City is not able through reasonable efforts to determine the rightful recipient of latecomer assessments, the City may collect any reimbursement and deposit those funds into an appropriate capital fund of the City. The City will record a certificate of payment and release of assessment for the entire reimbursement area when all the property owners have paid their assessments or upon expiration of the twenty-year reimbursement period.

10. **Assignment.** Kahne may at any time assign its right to receive latecomer reimbursements to the individual or entity of its choosing, provided that it immediately notifies the City in writing of such assignment, and complies with the notification requirements of Section 9 above. Under no circumstances will the City be responsible for deciding or settling any disputes with regard to the proper recipient of latecomer reimbursements, or have any liability for transfer of funds to a recipient. In the event of a dispute, the City may transfer
the funds into an escrow account designated by the parties to the dispute. The City may also, at its option, commence an interpleader action joining any party claiming rights under this Agreement, or other parties which the City believes to be necessary or proper parties, and the City shall be discharged from further liability upon paying the person or persons whom any court having jurisdiction of such interpleader action shall determine, and in such action the City shall be entitled to withhold its reasonable attorney’s fees and costs from such payment.

11. Joint defense. The City and Kahne jointly agree to defend, or pay the cost of such defense, and indemnify the City against any lawsuits attacking the validity of this Agreement. Costs shall be apportioned based on the pro rata contribution of each party to the Project. Notwithstanding the foregoing, at any time after it becomes apparent that litigation may ensue, either party may inform the other in writing that it intends terminate this Agreement, at which time its obligation to defend or pay the cost of defense shall cease. Kahne’s termination of this Agreement shall not relieve any of the benefitted properties of the obligation to pay any latecomer assessments due. Excepted from the joint defense obligation are eminent domain proceedings necessary to acquire sewer easements across the Shepard/Morris parcel, which shall be the sole responsibility of the City.

12. Administrative fee. The City shall charge, in addition to its usual and ordinary charges made against persons applying for service from said facility, and in addition to the amount agreed to be collected by the City in this Agreement, a sum equal to five percent (5%) of the Latecomer Fee to be collected from the owner or owners of said properties connecting to or using said facility, which sum shall be used by the City to defray the cost of contract administration, labor, bookkeeping, and accounting, pursuant to the terms of this Agreement.

13. Costs. The Parties shall bear their own costs and expenses including, without limitation, attorneys’ fees and costs related to this Agreement, the latecomer assessments, and the agreements contemplated herein.

14. Preliminary assessment notices. The City shall send a map of the Assessment Reimbursement Area (Exhibit C), a preliminary calculation of the assessments due (Exhibit D), and a description of the property owners’ rights and options, by certified mail to the property owners of record within the assessment reimbursement area pursuant to BLMC 13.16.050(J)(2). Appeals of the assessment shall be made in accordance with this Code section.

15. City’s right to terminate. The City shall have the right, in its sole and absolute discretion, to terminate this Agreement based upon testimony received during City Council appeal hearings held in accordance with Section 14 above. Upon termination of the Agreement, Kahne’s contribution shall be refunded.

16. Term of Agreement. This Agreement shall be effective for a period of twenty (20) years following the issuance of the Certificate of Final Completion to the construction
contractor, or until every benefited property owner in the assessment reimbursement area has paid the latecomer assessment, whichever is sooner.

17. **Timing.** The parties agree to use their best efforts to move forward with the Project in anticipation of construction beginning in the first half of 2014.

18. **Governing law and venue.** Disputes arising under this Agreement shall be brought in Pierce County Superior Court and adjudicated under the laws of the State of Washington.

19. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing and signed by all of the parties hereto.

20. **Agreement runs with the land.** The terms of this Agreement shall run with the land and bind subsequent owners of the properties affected.

21. **Entire Agreement.** This Agreement constitutes the entire understanding and agreement of the parties with respect to its subject matter and any and all prior agreements, understandings or representations with respect to its subject matter are hereby canceled in their entirety and are of no further force or effect.

22. **Attorneys’ Fees.** Should either party bring suit to enforce this Agreement, the prevailing party in such lawsuit shall be entitled to an award of its reasonable attorneys’ fees and costs incurred in connection with such lawsuit.

23. **Headings.** The captions and paragraph headings used in this Agreement are inserted for convenience of reference only and are not intended to define, limit or affect the interpretation or construction of any term or provision hereof.

24. **Exhibits.** All exhibits attached hereto are incorporated by reference.

25. **Counterparts.** This Agreement may be executed in counterparts, and each set of duly delivered identical counterparts which includes all signatories shall be deemed to be one original document.

26. **Agreement date.** For purposes of calculation of all time periods described in this Agreement, all phrases such as “the date of this Agreement” or “the date of execution of this Agreement” or any other like phrase referring to the date of the Agreement, shall mean and refer to the date the Bonney Lake City Council approves this Agreement.

27. **Recording.** This Agreement shall be recorded with the Pierce County Auditor within thirty (30) days of execution by the City. The City shall pay the costs of recording.
CITY OF BONNEY LAKE

By: Neil Johnson, Jr., Mayor
WHEREAS, Kahne agrees to be bound by the terms of this agreement:

Kahne Properties, LLC

By: [Signature]

Its: [Managing Member]

STATE OF WASHINGTON )
COUNTY OF PIERCE )

On this 14th day of August, 2013, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared [Kelly K. Kahne] (Name), to me known to be the person who signed as [Managing Member] (Title), of Kahne Properties LLC, the Washington corporation that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation for the uses and purposes therein mentioned, and on oath stated that he was duly authorized to execute said instrument on behalf of said corporation.

IN WITNESS WHEREOF I have hereunto set my hand and official seal the day and year first above written.

[Signature of Notary]

[Marilyn E. Campbell]
(Print or stamp name of Notary)

NOTARY PUBLIC for the State of Washington, residing at: Buckley, WA
My appointment expires: 5-1-14
SUMMARY OF EXHIBITS

**Exhibit A**
Map indicating the preliminary location of the construction work.

**Exhibit B**
The total costs for the Project, including all costs eligible for reimbursement under this agreement, including the proportionate share of the total project costs paid by the City and Kahne respectively.

**Exhibit C**
Map showing location of benefiting parcels/Assessment Reimbursement Area.

**Exhibit D**
Summary of the initial amount of the Latecomer Fee for each benefitting property, to be paid by each latecomer.

**Exhibit E**
(Latecomer assessment standard form.)

NOTICE OF ADDITIONAL SEWER CONNECTION CHARGES

**Exhibit F**
Pro-rata share of received Latecomer Fees to be distributed to Kahne.
EASTOWN SOUTHERN UTILITY LATECOMERS AGREEMENT (ULA) PROPERTIES

Overlaid on Eastown Future Sewer Projects and Roads Base Map

EXISTING SEWER SERVICE

- Existing Bonney Lake Sewer Customer
- Manhole
- Lift Station
- Sewer Force Main
- Sewer Gravity Main
- Tax Parcel

Bonney Lake Sewer Service Currently Provided to Existing Lift Station 18

- Eastown Southern Sewer ULA (Utility Latecomers Agreement) No Bonney Lake Sewer Service Currently Available; Future Existing Lift Station 18 Service
- Eastown Northern Sewer ULA (Utility Latecomers Agreement) No Bonney Lake Sewer Service Currently Available, Future Lift Station 26 Service
- No Bonney Lake Sewer Service Currently Available; Future Rebuilt/Expanded Lift Station 18 Service
- No Development Planned; Existing Septic System will be used in the Future

FUTURE SEWER PROJECTS

- Southern Sewer ULA Main
- Future Sewer Project Number
- SR410 Highway Crossing
- Project Start/Stop
- Manhole
- Flow Direction
- Gravity Main
- Force Main

FUTURE ROADS BASE MAP

- Future Public Road
- Future Private Road
- Paved Road
- Building
- Bonney Lake City Limits

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Exhibit A
## EASTOWN - SOUTHERN SEWER ULA - ULA & Latecomer Fee Cost Basis

<table>
<thead>
<tr>
<th>Pipe Length</th>
<th>ULA Preliminary Cost Estimate</th>
<th>ULA Actual Cost</th>
<th>Latecomer Fee Cost Basis</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Easement Acquisition</strong></td>
<td>$150,000</td>
<td>TBD</td>
<td>$150,000</td>
</tr>
<tr>
<td><strong>Design</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Design - Consultant TBD (15% of Engineers Estimate)</td>
<td></td>
<td>$37,353</td>
<td></td>
</tr>
<tr>
<td>Gravity sewer line - Shepard/Morris Parcel</td>
<td>424</td>
<td>29%</td>
<td>$10,672</td>
</tr>
<tr>
<td>Gravity sewer lines - Kahne Parcel</td>
<td>385</td>
<td>26%</td>
<td>$9,691</td>
</tr>
<tr>
<td>Gravity sewer line - Chan Parcels (x4)</td>
<td>675</td>
<td>45%</td>
<td>$16,990</td>
</tr>
<tr>
<td><strong>Total Engineer’s Estimate for Construction</strong></td>
<td>1,484</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Construction</strong></td>
<td>$249,245</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gravity sewer line - Shepard/Morris Parcel</td>
<td>424</td>
<td>29%</td>
<td>$71,232</td>
</tr>
<tr>
<td>Gravity sewer lines - Kahne Parcel</td>
<td>385</td>
<td>26%</td>
<td>$64,680</td>
</tr>
<tr>
<td>Gravity sewer line - Chan Parcels (x4)</td>
<td>675</td>
<td>45%</td>
<td>$113,333</td>
</tr>
<tr>
<td><strong>Total ULA Project Cost</strong></td>
<td>$436,598</td>
<td>TBD</td>
<td>$362,227</td>
</tr>
<tr>
<td><strong>Kahne PARCEL Cost for Design &amp; Construction</strong></td>
<td>$74,371</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## EASTOWN - SOUTHERN SEWER ULA - ULA & Latecomer Fee Cost Basis

### SEWER ULA OPTIONS

#### OPTION 1: Entire Future Southern Sewer Backbone

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total ULA Project Cost</td>
<td>$436,598</td>
</tr>
<tr>
<td>Kahne Parcel Design &amp; Construction</td>
<td>-$74,371</td>
</tr>
<tr>
<td><strong>NET ULA COST =</strong></td>
<td><strong>$362,227</strong></td>
</tr>
</tbody>
</table>

**Developer/City Cost Share of NET ULA COST:** 75/25%

- **Kahne Parcel Cost (No Cost Sharing):** $74,371
- **KAHNE Cost Sharing Contribution to ULA:** $271,671
- **City Cost Sharing Contribution to ULA:** $90,557

- **City Total Cost Sharing Contribution to ULA:** $436,598

**Kahne Total Contribution to ULA =** $346,041
EASTOWN PROPERTIES CURRENTLY WITHOUT BONNEY LAKE SEWER SERVICE
Overlaid on Eastown Future Sewer Projects and Roads Base Map

EXISTING SEWER SERVICE
- Existing Bonney Lake Sewer Customer
- Manhole
- Lift Station
- Sewer Force Main
- Sewer Gravity Main
- Eastown Tax Parcels

EXISTING SEWER SERVICE
- Bonney Lake Sewer Service Currently Provided to Existing Lift Station 18
- Eastown Northern Sewer ULA (Utility Lineowners Agreement) No Bonney Lake Sewer Service Currently Available; Future Lift Station 26 Service
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FUTURE SEWER PROJECTS
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- Lift Station
- Future Sewer Project Number
- SR410 Highway Crossing
- Project Start/Stop
- Manhole
- Flow Direction
- Gravity Main
- Force Main

FUTURE ROADS BASE MAP
- Future Public Roads
- Future Private Roads
- Tax Parcels
- Building
- Paved Road
- Fennel Creek & Tributaries

August 14, 2013

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## Latecomer Fee - Preliminary Assessment Roll

<table>
<thead>
<tr>
<th>Number of Properties</th>
<th>Map ID</th>
<th>TAX PARCEL</th>
<th>Parcel Size Acres</th>
<th>Preliminary Latecomer Fee $</th>
<th>Preliminary Latecomer Fee Paid (+ 5%) $</th>
<th>Parcel Owner</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>34</td>
<td>0519022007</td>
<td>4.73</td>
<td>$41,495</td>
<td>$43,570</td>
<td>SHEPARD JAMES H &amp; OLIVA I TTEE ET AL</td>
</tr>
<tr>
<td>2</td>
<td>35</td>
<td>0519022033</td>
<td>4.02</td>
<td>$35,267</td>
<td>$37,030</td>
<td>SWIFT WARREN G &amp; PATRICIA E</td>
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<tr>
<td>3</td>
<td>37</td>
<td>0519026033</td>
<td>1.58</td>
<td>$13,861</td>
<td>$14,554</td>
<td>BABCOCK AARON L &amp; ARDIS E</td>
</tr>
<tr>
<td>4</td>
<td>38</td>
<td>0519026034</td>
<td>1.35</td>
<td>$11,843</td>
<td>$12,435</td>
<td>BABCOCK AARON L &amp; ARDIS E</td>
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<tr>
<td>5</td>
<td>39</td>
<td>0519026036</td>
<td>2.89</td>
<td>$25,353</td>
<td>$26,620</td>
<td>KAHNE &amp; KAHNE PROPERTIES LLC</td>
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<tr>
<td>6</td>
<td>41</td>
<td>0519022060</td>
<td>1.15</td>
<td>$10,089</td>
<td>$10,593</td>
<td>CHAN BILL &amp; SANDY</td>
</tr>
<tr>
<td>7</td>
<td>42</td>
<td>0519022059</td>
<td>14.06</td>
<td>$123,345</td>
<td>$129,512</td>
<td>CHAN BILL L &amp; SANDY</td>
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<tr>
<td>8</td>
<td>43</td>
<td>0519022061</td>
<td>1.86</td>
<td>$16,317</td>
<td>$17,133</td>
<td>CHAN BILL &amp; SANDY</td>
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<tr>
<td>9</td>
<td>44</td>
<td>0519022062</td>
<td>0.65</td>
<td>$5,702</td>
<td>$5,987</td>
<td>CHAN BILL &amp; SANDY</td>
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<tr>
<td>10</td>
<td>45</td>
<td>0519022054</td>
<td>9.00</td>
<td>$78,955</td>
<td>$82,903</td>
<td>KAHNE &amp; KAHNE PROPERTIES LLC</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>41.29</td>
<td>$362,227</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$380,338</td>
</tr>
</tbody>
</table>

**ULA COST =** $362,227

**Preliminary Assessment Rate = $/Acre**

**Preliminary Assessment Rate = $/square foot**

**NOTE:**

1. Preliminary costs are based on estimates and will be adjusted with actual costs. When all actual costs are determined, the Initial Latecomer Fee amount will be set. Costs depend on scope of work and actual design/construction costs…To Be Determined (TBD)!

2. Initial Latecomer Fee Assessment amount will be updated each January with a CCI adjustment = Current Latecomer Fee

3. Latecomer Fee Paid = Current Latecomer Fee + 5% City Administrative Fee (BLMC 13.16.050 F)
NOTICE OF ADDITIONAL SEWER CONNECTION CHARGES

WHEREAS, the owner of the property located at [address], Bonney Lake, Washington, having the Tax Parcel Number ______________, is subject to the terms of a Sewer Development Financing Contract and Utility Latecomer Agreement (“Agreement”) executed between the City of Bonney Lake and the Kahne Properties, LLC; and,

WHEREAS, pursuant to Chapter 35.91 RCW and Chapter 13.16 of the Bonney Lake Municipal Code, and the Agreement, a “latecomer” assessment shall be due, equivalent to the pro rata share of Project costs, in the following amount:

[insert $$]

Said sum shall be payable at the time of building permitting, connection to the public sewer system, or at other such time as the City may determine. Said sum shall be due in addition to other fees and charges due pursuant to the Bonney Lake Municipal Code.

Signed this ___ day of __________, 20??

__________________________________
Don Morrison, Bonney Lake City Administrator
## EASTOWN SOUTHERN SEWER UTILITY LATECOMER AGREEMENT (ULA)

Latecomer Fee - Preliminary ULA Reimbursement Roll Paid to KAHNE

<table>
<thead>
<tr>
<th>Number of Properties</th>
<th>Map ID</th>
<th>TAX PARCEL</th>
<th>Parcel Size Acres</th>
<th>Preliminary Latecomer Fee $</th>
<th>Preliminary Latecomer Fee Paid to City ($ + 5%)</th>
<th>Parcel Owner</th>
<th>Latecomer Fee Paid to Kahne $</th>
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<td>$41,495</td>
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<td>4.02</td>
<td>$35,267</td>
<td>$37,030</td>
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<td>BABCOCK AARON L &amp; ARDIS E</td>
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<tr>
<td>4</td>
<td>38</td>
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<td>1.35</td>
<td>$11,843</td>
<td>$12,435</td>
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<td>0519026036</td>
<td>2.09</td>
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<td>$12,238</td>
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<td>9</td>
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<td>9.00</td>
<td>$76,955</td>
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<td>KAHNE &amp; KAHNE PROPERTIES LLC</td>
<td>$59,216</td>
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<table>
<thead>
<tr>
<th>Assessment Reimbursement Area Parcels</th>
<th>Updated 12 August 2013</th>
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</thead>
<tbody>
<tr>
<td>1. Preliminary costs are based on estimates and will be adjusted with actual costs. When all actual costs are determined, the Initial Latecomer Fee amount will be set. Costs depend on scope of work and actual design/construction costs...To Be Determined (TBD) !</td>
<td></td>
</tr>
</tbody>
</table>

ULA COST = $362,227

<table>
<thead>
<tr>
<th>Preliminary Assessment Rate = $/Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>$8,773</td>
</tr>
</tbody>
</table>

Preliminary Assessment Rate = $/square foot

|= $0.201 |

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