

**Agreement of Support
Between King County and the City of North Bend
for the
Provision of Sandbag Supplies for Enhanced Flood Protection**

This Agreement of Support (“Agreement”) is made by and between King County, as represented by its Water and Land Resources Division (“WLRD”) of the King County Department of Natural Resources and Parks, and the City of North Bend (“City”) (collectively the “Parties”, or in the singular “Party”).

I. Purpose

This Agreement provides financial support to the City in order to continue sandbag supply distribution efforts to include all King County residents who request sandbags supplies in order to protect their homes from flood damage.

On March 17, 2009, the King County Council, in response to severe flooding in early 2009, passed Ordinance 16379. This ordinance directed WLRD to increase the availability of sandbags to residents in flood prone areas by creating stockpiles of materials for sandbags to be made available at multiple locations in each major watershed in King County free of charge during the flood season. WLRD was also directed to communicate this availability to the public. WLRD has determined that an efficient and effective way of meeting this directive is to augment efforts by cities with existing sandbag distribution programs by providing funding so that the programs can be available to all King County residents, rather than to City residents only. The City has expressed its willingness to accept funding from King County for sandbag supplies and distribute available sandbag supplies to all King County residents who request them.

II. Project Management and Administration

- A. The City and WLRD will each appoint a representative to administer the terms of this Agreement.
- B. In the event that a dispute arises under this Agreement, it shall be referred for resolution to the Division Director of WLRD, or other representative as designated

by WLRD, and a representative as designated by the City. This provision shall not be construed as prohibiting either Party from seeking enforcement of the terms of this Agreement, or relief or remedy from a breach of the terms of this Agreement, in law or in equity.

III. Responsibilities

A. WLRD:

1. By October 1 of each calendar year, beginning in 2024, WLRD will provide \$1,846 to the City after receiving an invoice by September 1 for sandbag supplies
2. WLRD may provide additional funds upon request by the City, subject to documented need to purchase additional sandbag supplies and availability of funds, and the provisions of Section IV.F & -G. below.
3. WLRD will publicize the location of the sandbag distribution site operated by the City.

B. The City:

- A. Upon execution of this Agreement, the City will designate a location for delivery of supplies by WLRD and, if different, the location of the distribution site where residents may pick up sandbag supplies.
- B. Subject to availability and funding, the City agrees to distribute sandbag supplies while they last to the residents of incorporated and unincorporated King County who request them, during the times the City operates its sandbag distribution program.
- C. By July 1 of each calendar year beginning in 2025, the City will provide a summary of quantities of sand and sandbag materials used by the public during the previous flood season and remaining materials that are available for use in the following flood season.
- D. The City will comply with all applicable regulations governing its sandbag distribution program.
- E. The City agrees to acknowledge the King County Flood Control District (“District”) as a source of funding for the sandbag distribution program on all literature, signage

and press releases related to the distribution of sand and sandbags supplied or funded under this agreement.

IV. Effectiveness and Duration

- A. This Agreement is effective upon signature by both Parties and shall remain in effect until July 30, 2029, unless terminated by either Party pursuant to Section IV.G or Section V. below.
- B. This Agreement may be amended, altered, clarified, or extended only by the written agreement of the Parties hereto.
- C. This Agreement is not assignable by either Party, either in whole or in part.
- D. This Agreement is a complete expression of the intent of the Parties and any oral or written representations or understandings not incorporated herein are excluded. The parties recognize that time is of the essence in the performance of the provisions of this Agreement. Waiver of any default shall not be deemed to be waiver of any subsequent default. Waiver of breach of any provision of this Agreement shall not be deemed to be a waiver of any other or subsequent breach and shall not be construed to be a modification of the terms of the Agreement unless stated to be such through written approval by the parties which shall be attached to the original Agreement.
- E. WLRD's provision of funds to the City is and will be construed by the Parties as a disbursement to the City to provide for measures that support WLRD's flood control and flood protection activities as service provider to the District, and as consistent with the purposes and mission of the District. Neither Party is acting as the agent of the other under the terms of this Agreement. The employees or agents of each Party who are engaged in the performance of this Agreement shall continue to be employees or agents of that Party and shall not be considered for any purpose to be employees or agents of the other Party.
- F. The Parties recognize that WLRD is entering into similar kinds of agreements with a number of municipalities, and WLRD's resources to provide funding in this sandbag protection program is limited. In the event that the requests from municipalities participating in this sandbag protection program, as provided for in Section III.B. above, exceed the resources available to WLRD, the Parties recognize that WLRD will use best

professional judgment in dispensing remaining funds to the municipalities involved in this program.

G. The Parties represent that funds for the activities described in this Agreement have been appropriated and are available for 2024. To the extent that the activities require future appropriations beyond current appropriation authority, each of the Parties' obligations are contingent upon the appropriation of sufficient funds by that Party's legislative authority to complete the activities described herein. If no such appropriation is made for either Party, the Party may terminate this Agreement in whole or in part for lack of appropriation by written notice. In the event of termination under this Section, payment will only be required for work performed prior to the date of termination, and the costs associated with such a termination, if any, shall not exceed the appropriation for the fiscal period in which termination occurs.

V. Termination

A. This Agreement may be terminated by either Party upon 30 days written notice.

VI. Indemnification

The City shall protect, defend, indemnify, and save harmless WLRD, its officers, officials, employees, and agents, while acting within the scope of their employment, from any and all costs, claims, judgments, penalties, and/or awards of damages, arising out of or in any way resulting from North Bend's own negligent acts or omissions in connection with activities conducted under the terms of this Agreement. WLRD shall protect, defend, indemnify, and save harmless North Bend, its officers, officials, employees, and agents, while acting within the scope of their employment, from any and all costs, claims, judgments, penalties, and/or awards of damages, arising out of or in any way resulting from WLRD's own negligent acts or omissions in connection with activities conducted under the terms of this Agreement. Each Party agrees that its obligations under this subparagraph extend to any claim, demand, and/or cause of action brought by, or on behalf of, any of its employees or agents. For this purpose, each Party, by mutual negotiation, hereby waives, with respect to the other Party only, any immunity that would otherwise be available against such claims under the Industrial Insurance provisions of Title 51 RCW. In the event that a Party incurs any judgment, award, and/or

cost arising therefrom, including attorneys' fees, to enforce the provisions of this Article, all such fees, expenses, and costs shall be recoverable from the responsible Party to the extent of that Party's culpability. The indemnification provided for in this Article VI. shall survive the termination of this Agreement.

VI. Counterparts

This Agreement may be executed in counterparts.

Approved as to Form

By: Russell Prugh

Title: Deputy Prosecuting Attorney

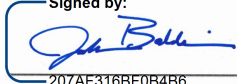
Date: 09/09/2024

By: Kendra Rosenberg

Title: City Attorney

Date: 09/04/2024

King County:

Signed by:
By: 
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Title: Director,
Water and Land Resources Division

Date: 9/17/2024

City of North Bend:

By: Maya Milb
Title: Mayor

Date: 9/15/24