Exhibit A

J. Enforcement or of the provisions in this Section shall be conducted by either the Director of Parks, the Harbor Master, the Chief of Police, the Multnomah County Sheriff, or their appointed designees. Subject to the provisions of ORS 830.908 to 830.948, any person authorized to enforce the provisions of this Section may order seize any abandoned or derelict vessel in any Park or at any municipal dock and order the vessel to be towed, stored and disposed of at the vessel owner's expense. Any person whose vessel has been posted with a notice of potential seizure, or whose vessel has been seized, may request a hearing before the Code Hearings Officer, subject to the rules and conditions for such hearings provided under ORS 830.908 to 830.940. Any person whose vessel is towed under this Section may appeal to the Code Hearings Officer in accordance with the provisions of Title 22 of this Code. The Code Hearings Officer shall uphold the towing order if, upon the Code Hearings Officer's de novo review, the preponderance of the evidence admissible under Title 22 of this Code convinces the Code Hearings Officer that, more likely than not, the vessel in fact was abandoned or derelict, as those terms are defined in ORS 830.908 to 830.948. If the tow is found to be invalid, any charges imposed by the City for towing and storage will be waived, and the City will pay any towing or storage charges owed to a private person or entity. The Code Hearings Officer shall not waive or reduce any towing or storage charges associated with any tow order if the Code Hearings Officer finds the tow order valid, and the vessel owner and/or the person entitled to possession of the vessel will be responsible for all such towing and storage charges.