R/W # 8073 1N2E15CD 3000 STREET VACATION

EXHIBIT 1

A Tract of Land being a portion of N.E. 112TH Avenue, 60.00 feet in width, that portion adjacent to Block 100 of the duly recorded Plat of Parkrose, Blocks 99 to 113, Inclusive, Multnomah County Plat Records, situated in the Southwest One-Quarter of Section 15, Township 1 North, Range 2 East of the Willamette Meridian, City of Portland, County of Multnomah, State of Oregon, Being More Particularly Described As Follows:

Beginning at the Northeast corner Parcel II of that tract of land conveyed by Deed to SAKS Unlimited, LLC, recorded in Document No. 2013-074372, Multnomah County Deed Records, also being the Northeast corner of Lot 1 of said Block 100;

Thence, South 56°58'59" East, a distance of 35.19 feet, to the centerline of said N.E. 112th Avenue;

Thence, along said centerline, South 01°30'09" West, a distance of 56.96 feet;

Thence, North 77°09'51" West, a distance of 30.60 feet, to the West Right of Way line of said N.E. 112th Avenue, also being the East line of said Block 100;

Thence, along said East line, North 01°30'09" East, a distance of 69.34 feet to the POINT OF BEGINNING.

Containing 1,895 square feet.

Project 40347 September 14, 2016 REGISTERED
PROFESSIONAL
LAND SURVEYOR

OREGON JULY 17, 1994 THOMAS P. BEINHAUER 2654

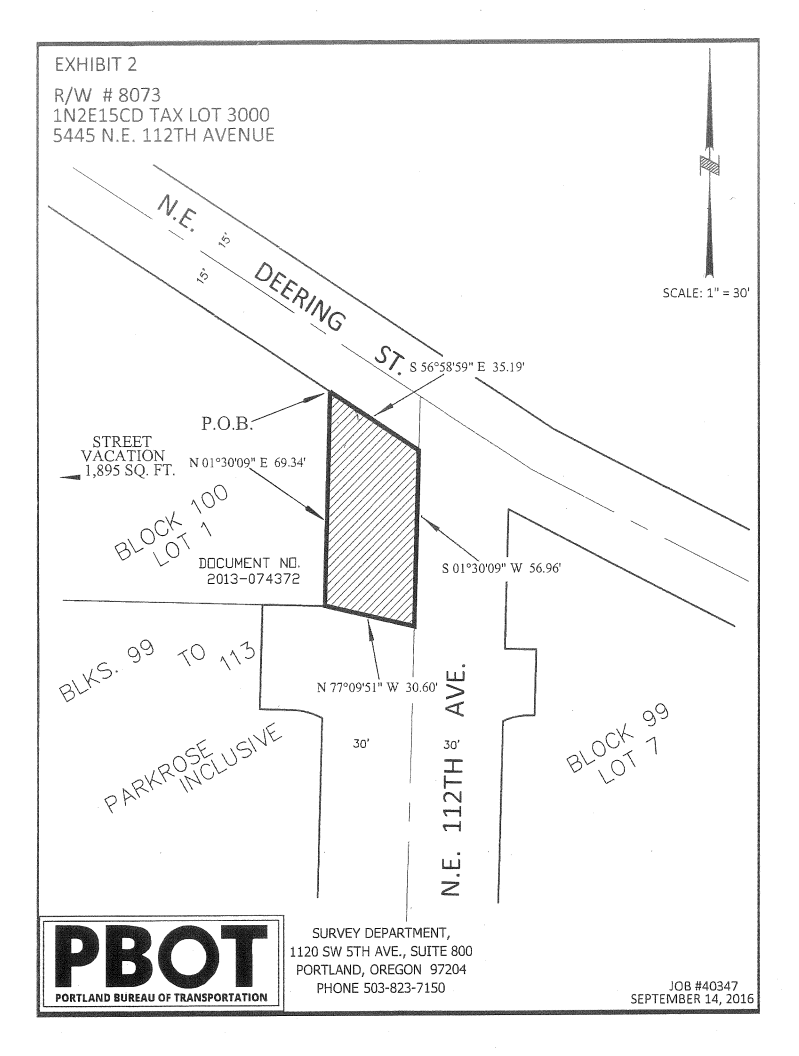


	EXHIBIT 3
Grantor's N SAKS Unlim PO Box 3008 Portland, OR	37
	STREET LIGHT UTILITY EASEMENT
valuable non- unto the City for access, co over, under a	S Unlimited, LLC, an Oregon limited liability company ("Grantor"), for good and monetary consideration, the receipt whereof is hereby acknowledged, does hereby grant of Portland ("Grantee"), a municipal corporation of the State of Oregon, an easement enstruction, maintenance, and perpetual use by the public utilities (this "Easement") and across real property in the City of Portland, County of Multnomah and State of e particularly described as follows ("Easement Area"):
Inclus vacate	tion of vacated NE 112 th Avenue, in the Plat of Parkrose (Blocks 99 to 113, sive), City of Portland, Multnomah County, State of Oregon, being that portion of ed NE 112 th Avenue inuring to Grantor's property pursuant to Ordinance, described as follows:
The e	asterly 10 feet of vacated NE 112 th Avenue, as vacated in said Ordinance.
As de	picted on Exhibit A attached and incorporated by reference.
Conta	sins 539 square feet, more or less.
A.	Grantor represents and warrants that it has the authority to grant this Easement and that the Easement Area is free from all liens and encumbrances that would materially affect the easement grant, except as set forth herein, and that it will defend the Grantee against the lawful claims and demands of all persons whomsoever with
R/W # 8073	After Recording Return to:

1120 SW 5th Avenue, 8th Floor

Karl N. Arruda, City of Portland

Tax Statement shall be sent to: No Change

1N2E15CD TL 3000

- respect to any liens or encumbrances that would materially affect the easement grant, except as set forth herein.
- B. The Grantor, its successors and assigns, agree to defend, indemnify and hold harmless the Grantee, its officers, agents, and employees against all liabilities, damages, losses, claims, demands, actions, and suits (including attorney fees and costs) resulting from the presence or release of hazardous substances onto or from the Easement Area. This provision shall not apply to a release of hazardous substances onto or from the Easement Area caused by the officers, agents or employees of the Grantee. Any action taken pursuant to this provision shall not constitute an admission of liability or waiver of any defenses to liability.
- C. The use of the Easement Area is limited to access, installation, maintenance and replacement of electrical conduit and junction boxes for one City-owned street light.
- D. This Easement herein granted does not convey any right or interest to title in the property, except as stated herein.
- E. This Easement herein granted is not a dedication of public right-of-way and it is understood and agreed that the Grantee, by accepting this Easement, is not accepting any liability for taxes, assessments, or other governmental charges relating to the property.
- F. The Easement Area is limited to a depth of _____ feet below the surface and the Grantor reserves the use and control of the property located below that depth.
- G. This Easement represents the entire agreement between Grantor and Grantee(s) relating to Grantee's use of the Easement Area. It is understood and agreed by Grantee(s) that neither Grantor nor Grantor's officers, agents or employees have made any representations or promises with respect to this Easement or the making of or entry into the Easement Area, except as expressly set forth in this Easement. No claim for liability shall be asserted based on any claimed breach of any representations or promises not expressly set forth in this Easement. All oral agreements, if any, are void and expressly waived by Grantee(s). This Easement has been thoroughly negotiated between the parties; therefore, in the event of ambiguity, there shall be no presumption that such ambiguity should be construed against the drafter.
- H. This Easement shall be governed, construed and enforced in accordance with the laws of the State of Oregon. Jurisdiction shall be with Multnomah County Courts or the Federal Court located in Portland, Oregon.
- I. This Easement may not be modified or amended except by a written instrument duly executed by the authorized signatories for the parties hereto.
- J. All notices required under this Easement shall be deemed to be properly served if sent by certified mail, return receipt requested, or delivered by hand to the last address previously furnished by the parties hereto. Until hereafter changed by the parties by notice in writing, notices shall be sent as follows:

To Grantor at:

CITY OF PORTLAND Attn: Right-of-Way Acquisition Supervisor 1120 SW 5th Avenue, Ste 800 Portland, Oregon 97204 SAKS Unlimited, LLC Attn: *
Street Address

To Grantee at:

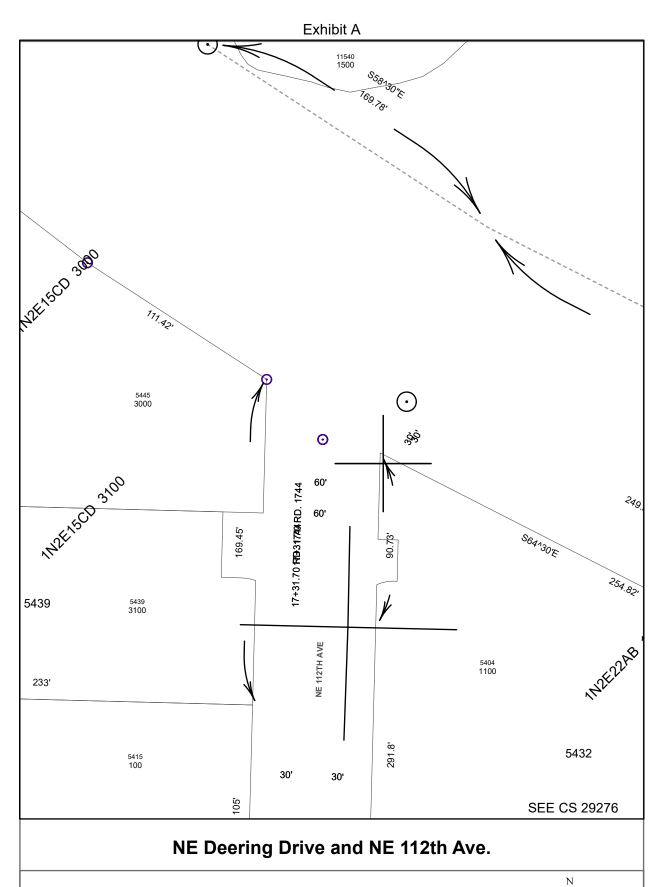
City/State/Zip

The date of service of such notice by mail is agreed to be three (3) business days after the date such notice is deposited in a post office of the United States Postal Service, postage prepaid, return receipt requested, certified mail or, if delivered by hand, then the actual date of hand delivery.

TO HAVE AND TO HOLD, the above described and granted premises unto said Grantee for the uses and purposes aforesaid forever.

THIS SECTION IS INTENTIONALLY LEFT BLANK.

pursuant to its Articles of Organ	ization, duly and leg	ed LLC, an Oregon limited liability company, gally adopted, has caused these presents to be
signed by its,	this day of	
		Unlimited LLC, gon limited liability company
	By: Title:	
STATE OF		
County of		
		ne on
Notary Public for (state) My Commission expires		
APPROVED AS TO FORM:		
City Attorney		
APPROVED AND ACCEPTED) :	
Bureau Director or designee		



Legal: A Portion of NE Deering Drive and NE 112th Ave., Plat of Parkrose

Grantor:SAKS Unlimited, LLC

Easement Area

1 inch = 50 feet

R/W: 8073 1/4 Section:2542 Section: 1N2E22AB

EXHIBIT 4

Grantor's address: SAKS Unlimited, LLC PO Box 30087 Portland, OR 97294

ACCESS EASEMENT

SAKS Unlimited, LLC, an Oregon limited liability company, (Grantor), for good and valuable non-monetary consideration, the receipt whereof is hereby acknowledged, does hereby grant unto the City of Portland (Grantee), a municipal corporation of the State of Oregon, acting through its Bureau of Environmental Services, a perpetual, non-exclusive easement (this "Easement") for the purpose of ingress and egress through, over and across the following described parcel ("Easement Area"):

As described on Exhibit A and depicted on Exhibit B attached and incorporated by reference.

Contains 1,895 square feet, more or less.

IT IS UNDERSTOOD:

- A. Grantor shall keep the traveled portions of the Easement Area free of obstructions. No structures shall be erected within the Easement Area without the prior written consent of the Director of the Bureau of Environmental Services, City of Portland.
- B. In the event that Grantor's property is redeveloped and an alternative easement location is desired, Grantor may request relocation of the Easement Area. Grantor shall pay all costs associated with the relocation of the Easement Area, and relocation shall be subject to the written approval of and acceptance by Grantee.
- C. Grantor represents and warrants that it has the authority to grant this Easement and that the Easement Area is free from all liens and encumbrances that would materially affect the easement grant, except as set forth herein, and that it will defend Grantee against the lawful

R/W #8073	After Recording Return to:
	Karl Arruda, City of Portland
1N2E15CD TL 3000	1120 SW 5th Avenue, Suite 800
	Portland, OR 97204
	Tax Statement shall be sent to: No Change

claims and demands of all persons whomsoever with respect to any liens or encumbrances that would materially affect the easement grant, except as set forth herein.

		aly and legally adopted, has caused	
signed by its	, this	day of	, 20
		SAKS Unlimited, LLC,	
		an Oregon limited liability comp	any
	By:		
	•	Member	
STATE OF			
County of			
This instrumen	t was acknowledged	before me on	20 by
		KS Unlimited, LLC, an Oregon limited	
		Notary Public for (state)	
		My Commission expires	
A PROPOSITION A COMPANY	1001		
APPROVED AS TO F	ORM:		
C: A.		_	
City Attorney		·	
A DDD OLIDD			
APPROVED:			
			•
Bureau of Environmen	tal Services Director	•	
or designee			

R/W # 8073 N.E. 112th AVE. 1N2E15CD 3000 ACCESS EASEMENT

EXHIBIT A

A Tract of Land being a portion of N.E. 112TH Avenue, 60.00 feet in width, that portion adjacent to Block 100 of the duly recorded Plat of Parkrose, Blocks 99 to 113, Inclusive, Multnomah County Plat Records, situated in the Southwest One-Quarter of Section 15, Township 1 North, Range 2 East of the Willamette Meridian, City of Portland, County of Multnomah, State of Oregon, Being More Particularly Described As Follows:

Beginning at the Northeast corner Parcel II of that tract of land conveyed by Deed to SAKS Unlimited, LLC, recorded in Document No. 2013-074372, Multnomah County Deed Records, also being the Northeast corner of Lot 1 of said Block 100;

Thence, South 56°58'59" East, a distance of 35.19 feet, to the centerline of said N.E. 112th Avenue;

Thence, along said centerline, South 01°30'09" West, a distance of 56.96 feet;

Thence, North 77°09'51" West, a distance of 30.60 feet, to the West Right of Way line of said N.E. 112th Avenue, also being the East line of said Block 100;

Thence, along said East line, North 01°30'09" East, a distance of 69.34 feet to the POINT OF BEGINNING.

Containing 1,895 square feet.

Project 40347 September 14, 2016 REGISTERED PROFESSIONAL LAND SURVEYOR

OREGON JULY 17, 1994 THOMAS P. BEINHAUER 2654

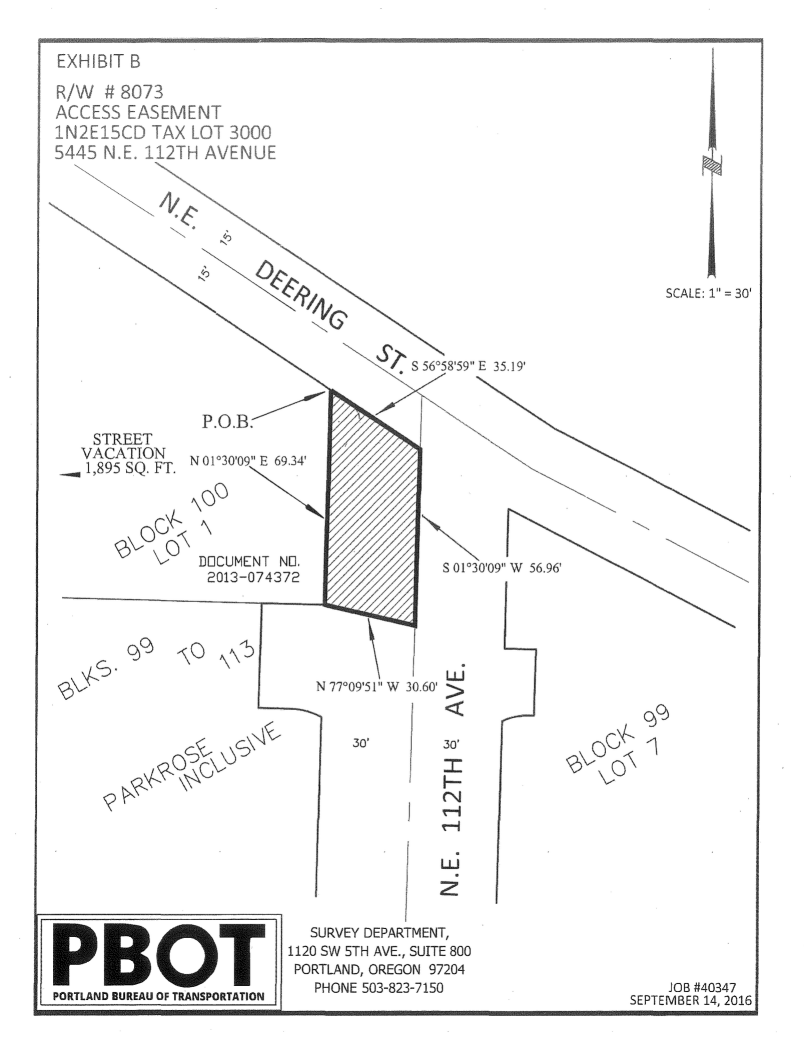


EXHIBIT 5

After recording return to:

Portland Bureau of Transportation 1120 SW 5th Ave., 8th floor Portland, OR 97204



TRAIL EASEMENT

This Trail Easement (this "Easement") is made and entered into between the SAKS Unlimited, LLC, an Oregon limited liability company ("Grantor") and the City of Portland ("City" or "Grantee"), an Oregon municipal corporation, by and through its Bureau of Transportation. In this Easement, City and Grantor may individually be referred to as "Party" and jointly referred to as "Parties."

RECITALS

A. Grantor is the owner of the real property known as a	a portion of Lot 1, Block 100,
Plat of Parkrose, in the southwest one-quarter of Section 15, T1N	N, R2E, W.M., in the City of
Portland, County of Multnomah, State of Oregon together with that	t portion of NE 112 th Avenue
and NE Deering Drive attaching to said Lot as a result of stre	et vacation Ordinance Nos.
and, passed by City Council on	(the "Property"). The
Property, including the vacated street area, is described on Exhibit	A, attached and incorporated
by reference.	

- B. The Property is adjacent to the Columbia Slough, and is a key point of public access to the Slough.
- C. City desires to preserve access to the Columbia Slough for the public at this location for recreational and educational purposes. In the future, City may build, operate and maintain a recreational trail and pathway on a portion of the Property to provide connections from the northern terminus of NE 112th Avenue across a portion of the Property to the Columbia Slough.

In consideration of the recitals and the mutual benefits, covenants, and terms herein contained, and for other good and valuable consideration, the receipt of which is hereby acknowledged, Grantor and City hereby dedicate, grant, covenant, and agree as follows:

AGREEMENT

1. <u>Grant of Easement</u>. Grantor hereby grants to City a nonexclusive, perpetual easement in gross, on, over, across, and along a portion of the Property, as described on **Exhibit**

B and depicted in **Exhibit** C attached hereto (the "Easement Area"), containing 1,895 square feet, more or less.

2. <u>Purpose</u>. The purposes of this Easement are to give City, its agents or its contractors, the right to (a) enter the Easement Area at any time to establish, install, construct, maintain, and repair a trail and pathway, which trail will be up to four (4) feet in width (the "Trail"), with up to two (2) feet of clearance on either side, and (b) permit the public to access and use the Trail established, installed, and constructed by City. The Trail that City has the right to establish hereunder may be either a low-impact soft surface trail or an all-weather paved trail, or any combination or variant thereof, at City's sole discretion.

3. Construction, Repair, Maintenance.

- (a) City may take all reasonable actions necessary to establish, construct, maintain, and repair the Trail within the Easement Area, including, but not limited to, installing, maintaining and repairing or replacing the following related surface and subsurface utilities and improvements: (i) appropriate trail surfaces and associated trail structures, (ii) trail markers, signs, lights, and other security enhancements along the Easement Area and at all points of access, (iii) any barriers, fences and gates necessary to prevent motorized vehicular access into the Easement Area, and (iv) benches for the convenience and comfort of the public (collectively, the "Trail Facilities"). It is acknowledged that the Trail and Trail Facilities may be built in several phases. The Trail Facilities will be and remain the property of City.
- (b) City will work with Grantor to design the Trail and Trail Facilities in such a manner that they will not adversely impact the integrity of any drainage-related or flood-related improvements currently existing or hereafter added, or unreasonably interfere with Grantor's ability to access Grantor's facilities on the Property. City will be responsible for obtaining all governmental permits for construction of the Trail and the Trail Facilities, including, if necessary, a permit or approval from the United States Army Corps of Engineers ("USACE"), at City's sole cost and expense prior to commencing such construction. Grantor will cooperate in good faith with City in obtaining any necessary construction and/or development permits or approvals.
- (c) City will give Grantor thirty (30) calendar days' written notice before commencing any construction of the Trail and any Trail Facilities.
- (d) Subject to City Code Title 33, Chapter 272, City will be solely responsible for all repair and maintenance of the Trail and Trail Facilities that it may construct or install; provided, however, that Grantor will reimburse City for all sums expended by City to repair any damage to the Trail and Trail Facilities due to, in the determination of City, negligence or abnormal use by Grantor or Grantor's invitees, guests, or licensees.
- (e) (i) Except for Trail and Trail Facilities built or installed by City under Section 3(a) or by other means, Grantor will be responsible for general repair and maintenance

of the Easement Area and existing fence separating the Easement Area from the rest of the Property.

- (ii) It is acknowledged and understood that City will have sole control and maintenance responsibility of the existing fence and gate separating the Easement Area from NE 112th Avenue.
- (iii) In its sole discretion, City may remove, replace or modify, at City's expense, the existing fence and gate separating the Easement Area from NE 112th Avenue, upon fourteen (14) calendar days' written notice to Grantor.
- (iv) Grantor may request maintenance assistance from the City's "One Point of Contact" service (or its successor) for issues related to littering, trespass, camping, or other illegal activity in the Easement Area.
- 4. Permitted Trail Uses. Subject to City Code Title 33, Chapter 272 and Title 20, Chapter 12, City may permit the public to access the Trail for recreational and transportation purposes, including, but not limited to, walking, running, and cycling. Except for motorized wheelchairs (or other mobility devices used by individuals with disabilities) or in the case of an emergency, motorized vehicles will not be permitted on the Trail; provided, however, that City may use motorized vehicles and equipment for construction, maintenance, repair, and security purposes related to the Trail and Trail Facilities.
- 5. <u>Permitted Hours of Operation</u>. Unless otherwise posted by City, the hours of public access for the Trail will be between 8:00 am and 8:00 pm. City will have the right, in its sole discretion, to close the Trail during winter months and to close the Trail or restrict public hours of access to the Trail due to maintenance issues or other problems which threaten public health or safety.
- 6. <u>Grantor's Use of Easement Area</u>. Grantor will retain the right to access, use, and enjoy the Easement Area for its purposes consistent with the rights granted herein. Grantor is prohibited, however, from engaging in any activity on, or use of, the Easement Area that (i) is inconsistent with the terms of this Easement, (ii) materially interferes with or impairs the use of the Trail or Trail Facilities by City or the public, or (iii) hinders or interferes with future Trail or Trail Facilities construction or repair by City.
- 6. Other Easements. City, the Multnomah County Drainage District, Northwest Natural and Pacific Power ("PPL") will have concurrent or adjacent easements for access and maintenance for their respective staff and contractors to access and maintain facilities and the Slough. To the extent these easements overlap each other, they are intended to run concurrently and be non-exclusive.
- 7. <u>Hazardous Substances</u>. Grantor represents and warrants that it has disclosed to City the results of all Phase I Environmental Assessments, Phase II Environmental Investigations, surveys, sampling, and testing regarding the Property, and any information contained therein. It is understood and agreed that City, by accepting this Easement, is not

accepting any liability for any release of Hazardous Substances, as that term is defined in ORS Chapter 465, on, to, or from the Property, unless resulting directly from an intentional or negligent act of City or City's employees, agents, or contractors, and that Grantor is not attempting to convey, transfer, or assign any such liability herein.

- 8. <u>Taxes</u>. Grantor will pay, when due, all real property taxes, assessments, and other charges against the Property, including the Easement Area. There will be no right to contribution from City for such items.
- 9. <u>Liability and Indemnity</u>. Under ORS 105.668 through ORS 105.696, the Parties may be immune from liability for injuries incurred on Grantor's Property by members of the public who access the Easement Area. To the extent a court of competent jurisdiction determines that such immunity does not apply to a particular claim against the City, subject to the limitations and conditions of the Oregon Tort Claims Act, ORS chapter 30, and the Oregon Constitution, City will indemnify, defend, and hold Grantor harmless against all losses resulting from property damage and personal injuries that occur as a result of City's negligence in the installation or maintenance of the Trail or the Trail Facilities, except to the extent caused by the negligent or wrongful acts or omissions of Grantor.

Grantor agrees to indemnify, defend, and hold City harmless from any loss or litigation expenses resulting from Grantor's acts or omissions that are incongruent with this Easement, except to the extent caused by the negligent or wrongful acts of City. As used in this Section, the word "losses" means any liability, loss, claim, settlement payment, cost and expense, interest, award, judgment, damages (including punitive damages), diminution in value, fines, fees, and penalties or other charge other than a litigation expense. As used in this Section, the term "litigation expenses" means any court filing fee, court cost, arbitration fee or cost, witness fee, and each other fee and cost of investigating and defending or asserting any claim of violation or for indemnification under this Agreement including in each case, attorneys' fees, other professionals' fees, and disbursements.

10. <u>Notice and Addresses</u>. Any notice, demand, request, consent, approval, or communication that either Party desires or is required to give to the other will be in writing and either served personally or sent by certified mail, return receipt requested, postage prepaid, to the address set forth below. Any Party may change the address to which its notices are to be sent by duly giving notice pursuant to this Section.

To Grantor:	SAKS Unlimited, LLC
	Portland, OR

To City: City of Portland

Bureau of Environmental Services Property Manager

888 SW 5th Ave., #400 Portland, OR 97204

- 11. <u>Title Warranty</u>. Grantor represents and warrants that Grantor owns the entire fee simple interest in the Property, and has the full power and lawful authority to grant this Easement. Grantor further represents and warrants that the Property is not subject to any other liens or encumbrances, except for the concurrent easements referenced above in Section 6.
- 12. <u>Entire Agreement</u>. This Easement is the final and complete agreement between the Parties concerning the rights granted herein, and supersedes all prior understandings with respect to it. This Easement may not be modified or terminated, nor may any obligations under it be waived, except by written instrument signed by all Parties to this Easement.
- 13. <u>Further Cooperation</u>. Each of the Parties agree to execute such other documents and to perform such other acts as may be reasonably necessary or desirable to further the expressed and intended purpose of this Easement.
- 14. Covenants Running With the Land. The Parties acknowledge and agree that the grant conferred by this Easement is intended to, and does, constitute an encumbrance that runs with the Property and inures to the benefit of and is binding upon the Parties and their respective grantees, heirs, successors, and assigns. Without limiting the forgoing, Grantor acknowledges that City's rights under this Easement are assignable and that Grantor hereby consents to City's assignment of all of its right, title, and interest and its delegation of all of its obligations created under this Easement. Upon any such assignment, City will be forever released and discharged from all claims, demands, and damages which Grantor may have, make, or suffer as a result of anything done or occurring after the date of such assignment. Nothing contained in this Section, however, will in any way be construed as releasing City's successors and assigns from any obligations to Grantor created by this Easement.

THIS SECTION IS INTENTIONALLY LEFT BLANK.

IN WITNESS WHERI date first set forth above.	EOF, the Parties	s have executed to	his Easement	t as of the
SAKS Unlimited, LLC, an Oregon limited liability company,	Grantor:			
By: Title:				
State of OREGON County of				
This instrument was acknowledged Oregon limited liability company.	before me on _	of SAVS	, Unlimited	2017, by
Oregon limited liability company.	as the	OI SAKS	Ommited,	LLC, all
Notary Public - State of OREGON	_			
APPROVED:				
Bureau Director or designee		Date		
APPROVED AS TO FORM:				
City Attorney				

EXHIBIT A

PROPERTY DESCRIPTION

SAKS Unlimited, LLC:

The east 233 feet of Lot 1, Block 100, excepting therefrom the south 100 feet, in the duly recorded Plat of "Parkrose" (Blocks 99 to 113, Inclusive) situated in the southwest one-quarter of Section 15, T1N, R2E, W.M., in the City of Portland, County of Multnomah, State of Oregon.

TOGETHER WITH that portion of vacated NE 112th Avenue and vacated NE Deering Drive which inured to said Lot by reason of street vacation Ordinances _____ and ____.

Cotton Creek, LLC:

That portion of Lot 7, Block 99, in the Plat of Parkrose (Blocks 99 to 113, Inclusive) situated in the northeast one-quarter of Section 22, T1N, R2E, W.M., in the City of Portland, County of Multnomah and State of Oregon, described as follows:

Beginning at the Northwest corner of Block 99; thence South 64°30' East along the Northerly boundary of said Block 99, 254.82 feet; thence South 79°20' East, 54.33 feet; thence South 10° 20' West, 35.48 feet; thence South 42° West 95 feet; thence South 72°41' West, 223.55 feet, more or less, to a point in the Westerly boundary of said Block 99; thence North, 291.8 feet to the point of beginning.

TOGETHER WITH that portion of vacated NE 112th Avenue and vacated NE Deering Drive which inured to said Lot by reason of street vacation Ordinance _____.

R/W # 8073 N.E. 112th AVE. 1N2E15CD 3000 EASEMENT

EXHIBIT B

A Tract of Land being a portion of N.E. 112TH Avenue, 60.00 feet in width, that portion adjacent to Block 100 of the duly recorded Plat of Parkrose, Blocks 99 to 113, Inclusive, Multnomah County Plat Records, situated in the Southwest One-Quarter of Section 15, Township 1 North, Range 2 East of the Willamette Meridian, City of Portland, County of Multnomah, State of Oregon, Being More Particularly Described As Follows:

Beginning at the Northeast corner Parcel II of that tract of land conveyed by Deed to SAKS Unlimited, LLC, recorded in Document No. 2013-074372, Multnomah County Deed Records, also being the Northeast corner of Lot 1 of said Block 100;

Thence, South 56°58'59" East, a distance of 35.19 feet, to the centerline of said N.E. 112th Avenue;

Thence, along said centerline, South 01°30'09" West, a distance of 56.96 feet;

Thence, North 77°09'51" West, a distance of 30.60 feet, to the West Right of Way line of said N.E. 112th Avenue, also being the East line of said Block 100;

Thence, along said East line, North 01°30'09" East, a distance of 69.34 feet to the POINT OF BEGINNING.

Containing 1,895 square feet.

Project 40347 September 14, 2016 REGISTERED
PROFESSIONAL
LAND SURVEYOR

OREGON JULY 17, 1994 THOMAS P. BEINHAUER 2654

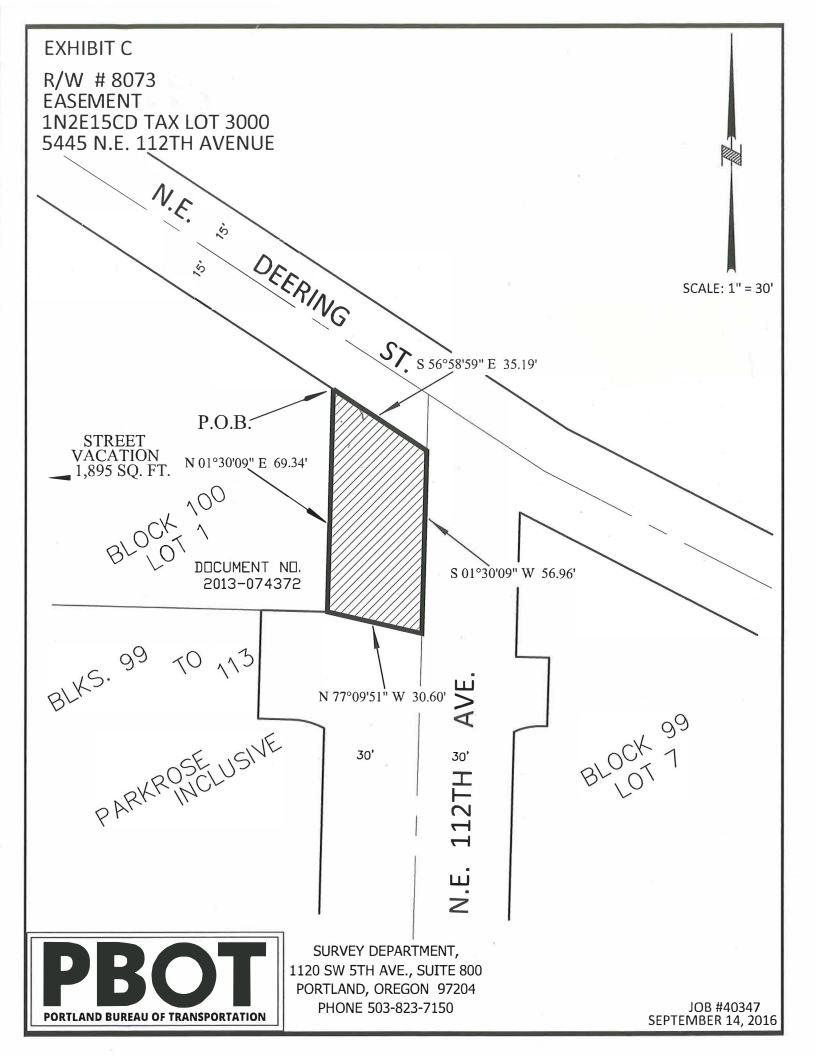


EXHIBIT 6

Grantor's Name and Address:

SAKS Unlimited, LLC

Grantee's Name and Address:

Portland Water Bureau 1120 SW 5th Avenue #600 Attention: ROW and Survey Section Portland Oregon 97204

After Recording Return To:

Portland Bureau of Transportation Karl Arruda/106/800 1120 SW 5th Ave., 8th floor Portland, Or 97204

Tax Statements: No Change Requested

Tax ID: 1N2E15CD TL 3000

WATER FACILITY EASEMENT

KNOW ALL PERSONS BY THESE PRESENTS, that **SAKS Unlimited**, **LLC**, an Oregon limited liability company, Grantor, in consideration of the provision of water service to Grantor's property, and other good and valuable consideration, does hereby grant unto **City of Portland**, Grantee, a municipal corporation of the State of Oregon, acting through its Water Bureau, an easement (this "Easement") for the right to lay down, construct, reconstruct, inspect, operate and perpetually maintain water system facilities and necessary appurtenances through, under, and along the following described parcel ("Easement Area"):

As described on Exhibit A and depicted on Exhibit B attached and incorporated by reference.

Contains 1,895 square feet, more or less.

THE TERMS OF THIS EASEMENT are as follows:

1. Grantee, Grantee's agents, or employees (hereafter collectively, "Grantee") may construct such surface or underground structures within this Easement as necessary or convenient for Grantee's water system and water facilities including, but not limited to, vaults, meters, water lines, drains, and related appurtenances of any kind (hereafter "Grantee Facilities").

- 2. Grantee may use this Easement to construct, access, operate, inspect, maintain, upsize, or replace Grantee Facilities. Within a reasonable time after completion of any earth disturbing work undertaken by Grantee within the Easement Area, Grantee will return the Easement Area surface to a grade and condition consistent to that which existed prior to Grantee's work, or as close thereto as is reasonably practical.
- 3. Grantor will neither cause nor allow any permanent or temporary surface or underground structure or facility, including public or private utility line(s) or other improvements, to be constructed or located within the Easement Area without the prior written consent of the Chief Engineer of the Grantee. All construction activities and structures permitted within the Easement Area by Grantee must comply with applicable federal, state, and local laws and regulations.
- 4. Grantor shall keep the Easement Area open, accessible, and passable at all times. Grantor will erect no fence or other impediment to Grantee's access except as permitted in writing by the Chief Engineer of Grantee.
- 5. Grantor will neither cause nor allow any change of grade in excess of one (1) foot of elevation within the Easement Area without the prior written consent of the Chief Engineer of the Grantee.
- 6. Grantor will neither cause nor allow trees to be planted within the Easement Area without the prior written consent of the Chief Engineer of the Grantee.
- 7. Grantor will neither cause nor allow materials to be stored, used, manufactured or disposed of within the Easement Area except in compliance with all federal, state, and local law, provided that in no case may there be stored, used, manufactured, or disposed of within the Easement Area, any hazardous substances, or any substances or materials which constitute a public health hazard, as defined by rules of the Oregon State Health Division. Grantor will neither cause nor allow any condition to exist within the Easement Area that constitutes a health hazard, as defined by rules of the Health Division. As used in this Easement, "Hazardous Substance" means: (i) any hazardous substance as defined by the Comprehensive Environmental Response, Compensation and Liability Act, as amended from time to time; or (ii) any hazardous waste defined by the Resource Conservation and Recovery Act of 1976, as amended from time to time; or (iii) any hazardous substances as defined by Oregon Revised Statute 465.200 and/or implementing regulations of the Oregon Department of Environmental Quality; or (iv) any and all material or substance defined as hazardous pursuant to any federal, state or local laws or regulations or order; or (v) any and all material or substance which is or becomes regulated by any federal, state or local governmental authority; or (vi) any and all material or substance which contains oil, gasoline, diesel fuel or other petroleum hydrocarbons and their by-products.

- 8. Grantor holds Grantee, its officers, employees, and agents, harmless from any expense, loss, or liability, including legal fees, arising from claims for property damage or personal injury or death not caused by the Grantee's Facilities or Grantee's activities in constructing, reconstructing, maintaining, or repairing its facilities, including from any liability imposed by law for the clean-up or damages caused by the release or disposal of hazardous substances within the Easement Area, except for release or disposal of hazardous substances caused by Grantee, its officers, employees or agents.
- 9. In the event Grantor should sell or lease the property upon which this Easement is located, the sale or lease will be subject to the restrictions and conditions described herein which will be binding upon the Grantor's heirs, successors, and assigns forever.
- 10. Grantor and Grantee each agree to notify the other no less than three (3) business days prior to the commencement of any earth disturbing work within the Easement Area approved pursuant to provisions of this agreement, provided however that in the event of emergencies no such notice shall be required.

THIS SECTION IS INTENTIONALLY LEFT BLANK.

		SAKS Unlimited, LLC,
		An Oregon limited liability company
. 4		
	By:	
		Member
CTATE OF		
STATE OF		
County of		
This instrument was	acknowledged	hafora ma on
. bv	as a N	before me on
limited liability company.		
		Notary Public for (state)
		My Commission expires
Approved as to form:		
City Attorney		_
. 1		
Approved:		

R/W # 8073 N.E. 112th AVE. 1N2E15CD 3000 WATER FACILITY EASEMENT

EXHIBIT A

A Tract of Land being a portion of N.E. 112TH Avenue, 60.00 feet in width, that portion adjacent to Block 100 of the duly recorded Plat of Parkrose, Blocks 99 to 113, Inclusive, Multnomah County Plat Records, situated in the Southwest One-Quarter of Section 15, Township 1 North, Range 2 East of the Willamette Meridian, City of Portland, County of Multnomah, State of Oregon, Being More Particularly Described As Follows:

Beginning at the Northeast corner Parcel II of that tract of land conveyed by Deed to SAKS Unlimited, LLC, recorded in Document No. 2013-074372, Multnomah County Deed Records, also being the Northeast corner of Lot 1 of said Block 100;

Thence, South 56°58'59" East, a distance of 35.19 feet, to the centerline of said N.E. 112th Avenue;

Thence, along said centerline, South 01°30'09" West, a distance of 56.96 feet;

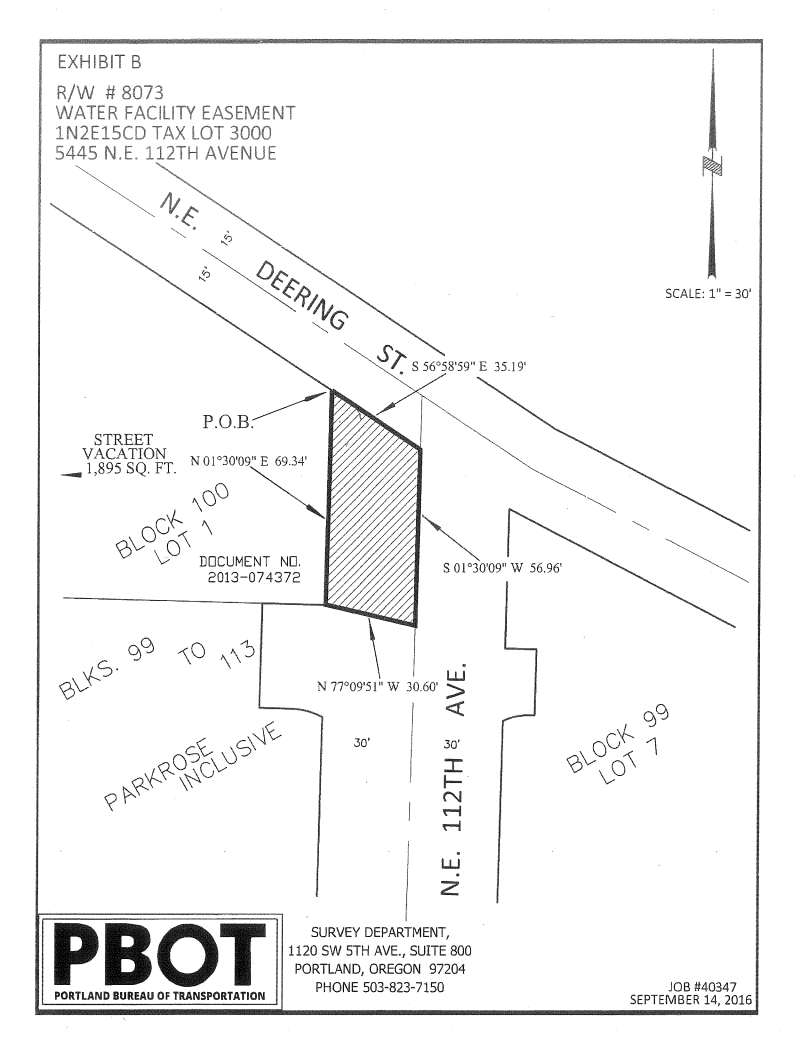
Thence, North 77°09'51" West, a distance of 30.60 feet, to the West Right of Way line of said N.E. 112th Avenue, also being the East line of said Block 100;

Thence, along said East line, North 01°30'09" East, a distance of 69.34 feet to the POINT OF BEGINNING.

Containing 1,895 square feet.

Project 40347 September 14, 2016 REGISTERED
PROFESSIONAL
LAND SURVEYOR

OREGON JULY 17, 1994 THOMAS P. BEINHAUER 2654



After recording return to:

Multnomah County Drainage District 1880 N.E. Elrod Drive Portland, Oregon 97211

Attention: Easement Recordings

EXHIBIT 7

ACCESS EASEMENT

THIS ACCESS EASEMENT (this "Easement"), is made as of _______, 2018, by and between **SAKS Unlimited**, **LLC** ("Grantor"), an Oregon limited liability company and **Multnomah County Drainage District** ("Grantee"), an Oregon special purpose local government agency organized under Oregon Revised Statutes Chapter 547.

RECITALS

- A. Grantor is the owner of the real property located in Multnomah County, Oregon, and described on the attached Exhibit A (the "Property").
- B. Grantee manages and maintains drainage and flood control facilities along the Columbia River pursuant to authorities that include the state enabling statutes and the federal Flood Control Act, and manages and maintains additional drainage-related and flood-related improvements, including drainage ditches. In connection with Grantee's operations, Grantee desires to obtain the easement(s) over and across portions of the Property described below.

NOW, THEREFORE, for good and valuable consideration, the parties agree as follows:

Grant of Easement. Grantor hereby grants, bargains, assigns, conveys, and transfers to Grantee, a nonexclusive, perpetual access easement in, on, under, over, and across the portion of the Property described in the attached Exhibit B and depicted on the attached Exhibit C (the "Access Easement Area") for the purpose of ingress and egress to and from the Flood Control Facilities (defined below). Grantor hereby grants, bargains, assigns, conveys, and transfers to Grantee, a nonexclusive, perpetual easement in, on, under, over, and across the portion of the Property described in the attached Exhibit D and depicted on the attached Exhibit E (the "Additional Easement Area") for the purpose of maintaining, repairing, replacing, and constructing additional drainage-related or flood-related improvements, and includes, without limitation, the right from time to time to regrade, install additional improvements, and plant or maintain vegetation. The term "Easement Area" means the Access Easement Area together with the Additional Easement Area. Grantee shall have the right to cut, trim and remove trees, brush, overhanging branches and other obstructions. Grantee shall have the right at all times to enter upon the Easement Area with people, vehicles, machinery, and equipment, for the purposes described in this Easement. The term "Flood Control Facilities" means any drainage-related and flood-control related improvements, facilities, and equipment owned or maintained by Grantee or its affiliates, including, but not limited to drains, levees, dikes, ditches, flood walls,

embankments, revetments, canals, piping, and any incidental works, equipment, or improvements appurtenant thereto.

2. **Benefited Parties.** The easement rights granted herein are for the benefit of Grantee and its officers, directors, beneficiaries, members, partners, managers, supervisors, employees, agents, contractors, affiliates, invitees, and representatives of local, federal, or state governmental entities or agencies (the "Benefited Parties").

3. Grantor's Restrictions and Obligations.

- 3.1 Grantor shall not and shall not allow any of its officers, directors, beneficiaries, members, partners, managers, employees, agents, contractors, or invitees to (a) interfere with or block, restrict, or obstruct access or use by Grantee or any of the Benefited Parties of the Easement Area, or (b) create any condition that is a safety hazard in, on, under, over, across, or about the Easement Area.
- 3.2 Grantor shall promptly repair, at Grantor's sole cost and expense (or at Grantee's option, Grantee may complete the repairs) any damage to the Easement Area or any improvements to the Easement Area (including any Flood Control Facilities) caused by Grantor or any of its officers, directors, beneficiaries, members, partners, managers, employees, agents, contractors, or invitees. If Grantee elects to complete any repairs itself, Grantor shall reimburse Grantee on demand for the costs of those repairs, including the payment of a reasonable fee for time spent by salaried or hourly staff of Grantee to assess, monitor, supervise, and complete such repairs.
- 4. **Maintenance.** Grantor shall, at its sole cost and expense, maintain the Easement Area in good condition and repair, including, but not limited to, all of the roadways, sidewalks, landscaping, and any other improvements (excluding any Flood Control Facilities). However, Grantor shall have no responsibility for or be obligated in any way to repair any damage to the Easement Area arising from any negligent use by Grantee or any of the Benefited Parties, and such repairs shall be the sole responsibility of Grantee and shall be repaired at Grantee's sole expense.
- 5. **Improvements**. Either party may, at such party's sole cost and expense, improve, replace, or reconstruct the improvements in the Easement Area or add improvements to the Easement Area, provided that such improvements do not interfere with Grantee's rights under this Easement. Notwithstanding the foregoing, any construction, excavation, or other use by Grantor of any portion of the Additional Easement Area, must not adversely impact (a) Grantee's use of and operations in, on, over, or across the Additional Easement Area, (b) any drainage-related or flood-related improvements (currently existing or hereafter added) located in, on, under, over, and across the Additional Easement Area, (c) the Flood Control Facilities maintained by Grantee or any of Grantee's affiliates (wherever located), or (d) any improvements (currently existing or hereafter constructed) owned or maintained by Grantee and located in, on, under, or over the Additional Easement Area. It is the parties' intent that Grantor's use of the Additional Easement Area not be inconsistent with or contrary to the laws, rules, regulations, ordinances, or standards applicable, from time to time, to Grantee, Flood Control Facilities, or flood control or drainage activities, measures, or practices, and that Grantor's use of the

Additional Easement Area not interfere with or be inconsistent with standards or recommendations Grantee reasonably believes are applicable to use, maintenance, or operation of the Additional Easement Area, Flood Control Facilities or flood control or drainage activities, measures, or practices.

- 6. **Performance for Grantor.** In the event Grantor fails to perform any of its obligations under this Easement, Grantee shall have the right, upon giving Grantor seven days' written notice, to perform such obligations and Grantor shall reimburse Grantee on demand for the resulting cost. Grantee may not commence performance on behalf of Grantor if within the sevenday notice period, Grantor begins and thereafter diligently pursues to completion the performance of the obligations set forth in Grantee's notice. In the event Grantee determines that an emergency exists and Grantor is unavailable, unwilling or unable to take immediate and appropriate action, Grantee may take whatever immediate action it deems necessary and Grantor shall reimburse Grantee on demand the resulting costs. Any costs payable by Grantor under this Section 6 may, at Grantee's option, include a reasonable fee for time spent by salaried or hourly staff of Grantee to assess, monitor, supervise, and complete such performance.
- 7. **Interest.** Any amounts owed by Grantor to Grantee under this Easement shall accrue interest from the date of expenditure by Grantee until paid in full, at a rate equal to the lesser of 12 percent per annum or the maximum amount allowed by law.
- 8. **No Representation or Warranty.** Grantor acknowledges and agrees that Grantee has not made any warranty, guarantee, or averment, express or implied, of any nature whatsoever concerning the current or future physical condition of the Flood Control Facilities or Grantee's current or future flood control or drainage activities, measures, or practices, or the current or future suitability of the Flood Control Facilities or Grantee's current or future flood control or drainage activities, measures, or practices for the purpose for which they were intended. Grantor acknowledges that there is an inherent risk in owning property or operating in, on, or about property located in a flood plain.
- 9. **Limitation**. In no event shall an alleged breach by Grantee of its obligations under this Easement deprive Grantee of its use or enjoyment of the Easement Area unless and until a court of competent jurisdiction enters a decree limiting, temporarily restraining or permanently restraining or otherwise depriving Grantee of its rights under this Easement or use and enjoyment of the Easement Area.
- 10. **Grantor Warranty of Title.** Grantor represents and warrants to Grantee that it has marketable fee title to the Property, subject to no encumbrances that will unreasonably interfere with use of the Easement Area by the Grantee or the Benefited Parties.
- 11. **Modification and Amendment**. No amendment, modification, or termination of this Easement shall be effective until the written instrument setting forth its terms has been executed and acknowledged by Grantee (or its successor or assignee) and the owner of the Property at the time this Easement is amended, modified, or terminated.
- 12. **Effect of Easement**. The rights and restrictions granted and reserved in this Easement shall be appurtenant to the Property and shall be perpetual. The easements, benefits, burdens,

obligations, and restrictions created in this Easement shall create covenants, benefits, and servitudes upon the Property as set forth herein, and shall run with the land, and shall bind and inure to the benefit of Grantee and Grantor as well as each of their successors and assigns. There are no third-party beneficiaries to this Easement and only Grantee and Grantor, and each of their successors and assigns, may enforce the terms of this Easement.

- 13. **Attorneys' Fees**. If any arbitration, suit, or action is instituted to interpret or enforce the provisions of this Easement, including any bankruptcy proceeding, to rescind this Easement, or otherwise with respect to the subject matter of this Easement, the party prevailing shall be entitled to recover, in addition to costs, reasonable attorneys' fees incurred in preparation or in prosecution or defense of such arbitration, suit, or action as determined by the arbitrator or trial court, and if any appeal is taken from such decision, reasonable attorney fees as determined on appeal.
- 14. **Partial Invalidity**. If any provision of this Easement shall be invalid or unenforceable in any respect for any reason, the validity and enforceability of any such provision in any other respect and of the remaining provisions of this Easement shall not be in any way impaired.
- 15. **Governing Law.** This Easement shall be governed by and construed in accordance with the laws of the state of Oregon.
- 16. **Entire Agreement**. This Easement contains the entire agreement and understanding of the parties with respect to the subject matter of this Easement Area.

{Signature and Notary Pages Follow}

	S Unlimited, LLC, an Oregon limited liability company duly and legally adopted, has executed this Easement as
GRANTOR: SAKS Unlimited, LLC, an Oregon limited liability company	
By: Member	
STATE OFCounty of	
	ed before me on, 20, by nlimited, LLC, an Oregon limited liability company.
	Notary Public for (state) My Commission expires

IN WITNESS WHEREOF, the undersigned has e, 20	executed this Easement as of
GRANTEE: Multnomah County Drainage District, an Oregon special purpose local government agency	
By: Name: Its:	
State of OREGON County of	
This instrument was acknowledged before me on, as	, 20, by
Drainage District.	
Notary Public for the State of Oregon My Commission Expires:	

EXHIBIT ALegal Description of Property

SA	KS	IIn	lim	ited.	, mark	C:
VI		U 111	23223		B / B	1 × ~ ~

The east 233 feet of Lot 1, Block 100, excepting therefrom the south 100 feet, in the duly recorder
Plat of "Parkrose" (Blocks 99 to 113, Inclusive) situated in the southwest one-quarter of Section
15, T1N, R2E, W.M., in the City of Portland, County of Multnomah, State of Oregon.

TOGETHER WITH that portion of vacated NE 112th Avenue and vacated NE Deering Drive which inured to said Lot by reason of street vacation Ordinances ____ and ____.

R/W # 8073 N.E. 112th AVE. 1N2E15CD 3000 ACCESS EASEMENT

EXHIBIT B

A Tract of Land being a portion of N.E. 112TH Avenue, 60.00 feet in width, that portion adjacent to Block 100 of the duly recorded Plat of Parkrose, Blocks 99 to 113, Inclusive, Multnomah County Plat Records, situated in the Southwest One-Quarter of Section 15, Township 1 North, Range 2 East of the Willamette Meridian, City of Portland, County of Multnomah, State of Oregon, Being More Particularly Described As Follows:

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Thence, South 56°58'59" East, a distance of 35.19 feet, to the centerline of said N.E. 112th Avenue;

Thence, along said centerline, South 01°30'09" West, a distance of 56.96 feet;

Thence, North 77°09'51" West, a distance of 30.60 feet, to the West Right of Way line of said N.E. 112th Avenue, also being the East line of said Block 100;

Thence, along said East line, North 01°30'09" East, a distance of 69.34 feet to the POINT OF BEGINNING.

Containing 1,895 square feet.

Project 40347 September 14, 2016 REGISTERED
PROFESSIONAL
LAND SURVEYOR

OREGON JULY 17, 1994 THOMAS P. BEINHAUER 2654

