# CITY OF MARYSVILLE AGENDA BILL

# **EXECUTIVE SUMMARY FOR ACTION**

# **CITY COUNCIL MEETING DATE: November 23, 2020**

Recovery Contract (20-302) for Sewer Utility Constr	uction Costs	
PREPARED BY:	DIRECTOR APPROVAL:	
Ken McIntyre, Development Services Manager	Out	
DEPARTMENT:	741/2	
Public Works - Engineering		
ATTACHMENTS:		
Recovery contract, vicinity map, recovery map, recov	very fee calculation	
BUDGET CODE:	AMOUNT:	
N/A	N/A	
SUMMARY:		
This recovery contract establishes a fair fee for latect sewer line constructed in the 113 <sup>th</sup> Pl. NE right-of-wa known as the Metcalf 113 <sup>th</sup> Street Short Plat (File #Sl extension is identified on the attached recovery map.	y as part of the recent development	

# **RECOMMENDED ACTION:**

Staff recommends that Council authorize the Mayor or sign and execute the recovery contract.

# **RECOMMENDED MOTION:**

I move to authorize the Mayor to sign and execute the recovery contract.

# After Recording Return to:

CITY OF MARYSVILLE 1049 STATE AVENUE MARYSVILLE, WA 98270

# CITY OF MARYSVILLE CONTRACT FOR RECOVERY OF UTILITY CONSTRUCTION COSTS CONTRACT NO. 20-302

THIS AGREEMENT, entered into by and between the CITY OF MARYSVILLE, a municipal corporation of the State of Washington, hereinafter referred to as "City," and

Name:

Address:

**Aaron Metcalf** 

12409 State Ave Marysville, WA 98271

hereinafter referred to as "Developer."

#### WITNESSETH:

WHEREAS, the Developer has constructed and installed a sewer system, including a(n) 8-inch line and appurtenances situated as follows:

Approximately 194 LF of 8" sanitary sewer main located in 113th Pl. NE, extending easterly from the intersection of 113th Pl NE & 43rd Ave NE.

WHEREAS, the Developer has conveyed said system by Bill of Sale to the City and the City has accepted ownership and maintenance of the same under its sole jurisdiction, subject to a one-year warranty by the Developer; and

WHEREAS, the parties desire to enter into a contract pursuant to Chapter 35.91 RCW providing for reimbursement to the Developer for its construction and installation costs by subsequent users of the system; NOW, THEREFORE,

IN CONSIDERATION of the covenants bargained for and given in exchange, the parties mutually agree as follows:

1. The Developer has furnished or shall furnish the City with record drawings of the installation of the above-referenced system on mylar, 24" x 36" in size, together with receipted bills showing that all charges and expenses incurred in connection with the installation have been paid.

RECOVERY CONTRACT - 1 Form Rev. 9/2020

- 2. The Developer's costs for construction and installation of said utility lines and facilities, including engineering fees, were \$19,861.00, which have been paid in full by the Developer.
- 3. The real property described below (or described in the exhibit attached hereto) is benefited by the installation of said utilities, and is subject to the lien created by this Contract:

### Tax Parcel No. 30050900405800, located at 11304 44th Dr NE.

- 4. The proportionate share of the total cost of the utility lines which may be fairly attributed to serving and benefiting the above-described property, as a whole, rather than serving and benefiting the property of the Developer, is \$8,523.03.
- 5. For a period not to exceed twenty (20) years from the date of this agreement, the City agrees to require the owners of the above-described real estate who hereafter connect to the above-described utility system to pay a fair pro rata share of the cost referred to in paragraph 4 above. This fair pro-rata share shall be determined from the frontage length along 113<sup>th</sup> Pl NE. This, however, does not include any other capital improvement charges levied by the City. No property extending beyond the terminus of the above-described system, as of the date said system has been accepted by the City, shall be served by said system unless there is an extension from said terminus which is constructed and financed in accordance with state and local laws and ordinances.
- 6. The fair pro-rata share is hereby established to be \$78.19 per lineal foot of frontage along 113<sup>th</sup> Pl NE of benefiting properties.
- 7. No person, firm or corporation shall be granted a permit or be authorized by the City to connect to or use the above-described utility system during said twenty-year period without first meeting the following conditions:
  - a. If the property is not within the City limits, the owner thereof must sign an annexation covenant as required by City ordinance.
  - b. Payment of all applicable connection charges, fees and assessments regularly imposed by City ordinance.
  - c. Payment of the recovery charge referred to in this Contract.
  - d. Compliance with all requirements for utility connections which are regularly imposed by City ordinance.
- 8. The City shall deduct a fee of \$100.00 for each utility connection, said fee to be kept by the City to cover the cost of administering this Contract. The City shall then disburse the remaining balance which is collected for each connection to the Developer within thirty (30) days of receipt thereof. If the Developer shall hereafter assign its rights herein, the City shall be provided with a signed copy of such assignment by the Developer. The Developer hereby waives any claim which it or its successors or assigns may have if the City negligently fails to collect a reimbursement charge from a property owner connecting to the utility system.
- 9. At the end of the twenty-year period, which shall commence upon the recording of this agreement, this agreement shall terminate in and of itself, notwithstanding that the full amount provided for herein may not have been recovered. Connection charges subsequent to the

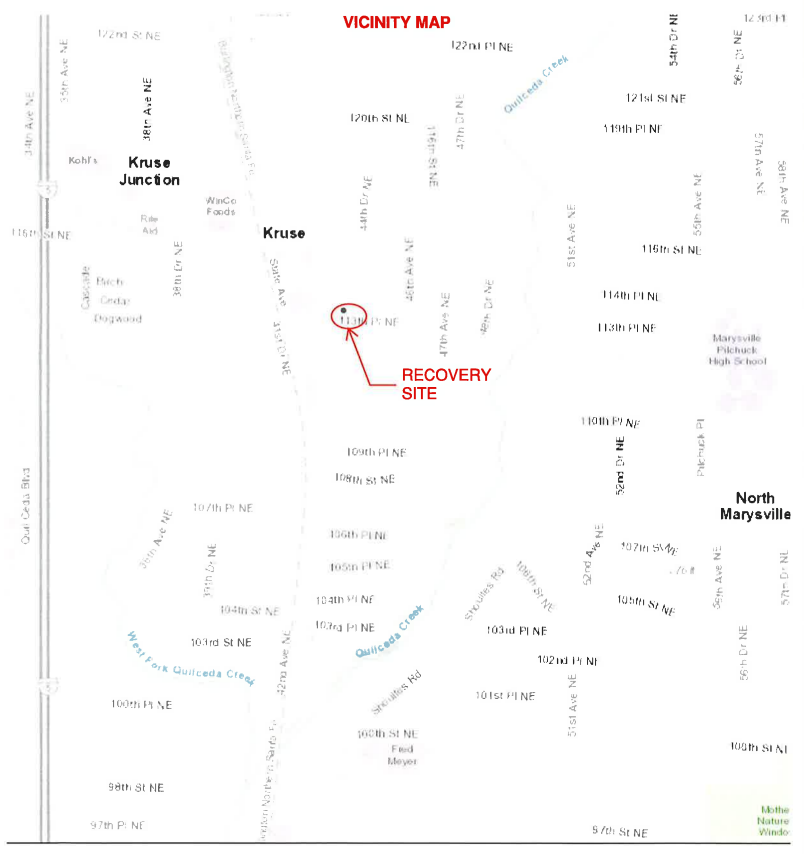
termination of this agreement shall be governed by ordinance of the City of Marysville, and all such charges shall be paid to the City for its use and benefit.

- 10. The provisions of this Contract shall not be construed as establishing the City as a public utility in the areas not already connected to the utility system; nor shall this Contract be construed as establishing express or implied rights for any property owner to connect to the City's utility system without first qualifying for such connection by compliance with all applicable City codes and ordinances.
- 11. The Developer agrees to hold the City harmless from any and all liability resulting from errors in the legal descriptions contained herein, and the City is relieved of all responsibility under this agreement for collecting on parcels not properly included in the legal descriptions set forth in Section 3 of this contract.
- 12. This Contract shall be recorded in the records of the Snohomish County Auditor, and it shall be binding upon the parties, their heirs, successors and assigns. The Developer agrees to reimburse the City for the recording fee and for all legal fees and other costs associated with the execution and recordation of the agreement.
- 13. Every two years from the date this contract is executed, the Developer must provide the City with information regarding Developer's current contract name, address, and telephone number. If the Developer fails to comply with the notification requirements of this paragraph within sixty days of the specified time, then the City may collect any reimbursement funds owed to the Developer under the contract. Such funds must be deposited in the City's capital fund.

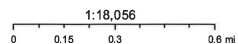
ATTEST:	THE CITY OF MARYSVILLE:	
By:	By:	
APPROVED AS TO FORM:	DEVELOPER	
By:	By: Aaron Metcalf, OWNER	

For Mayor:	
STATE OF WASHINGTON )	
COUNTY OF SNOHOMISH ) ss.	
appeared before me, and said person acknow that he was authorized to execute the instrum	ory evidence that JON NEHRING is the person who rledged that he signed this instrument, on oath stated nent and acknowledged it as the Mayor of the City of of such party for the uses and purposes mentioned in
DATED this day of	, 20
	(Legibly print name of notary) NOTARY PUBLIC in and for the State of Washington, residing at My commission expires
For Individual:	
STATE OF WASHINGTON ) ) ss. COUNTY OF SNOHOMISH )	
COUNTY OF SNOHOMISH )	
person who appeared before me, and said per	ory evidence that AAVON meters is the rson acknowledged that HE/SHE signed this ER free and voluntary act for the uses and purposes
DATED this May of october	, 20 <b>_20</b>
Notary Public State of Washington RICHARD DELGADO COMMISSION# 208224 MY COMMISSION EXPIRES June 13, 2023	(Legibly print name of notary) NOTARY PUBLIC in and for the State of Washington, residing at Snohmish My commission expires June 13,2023

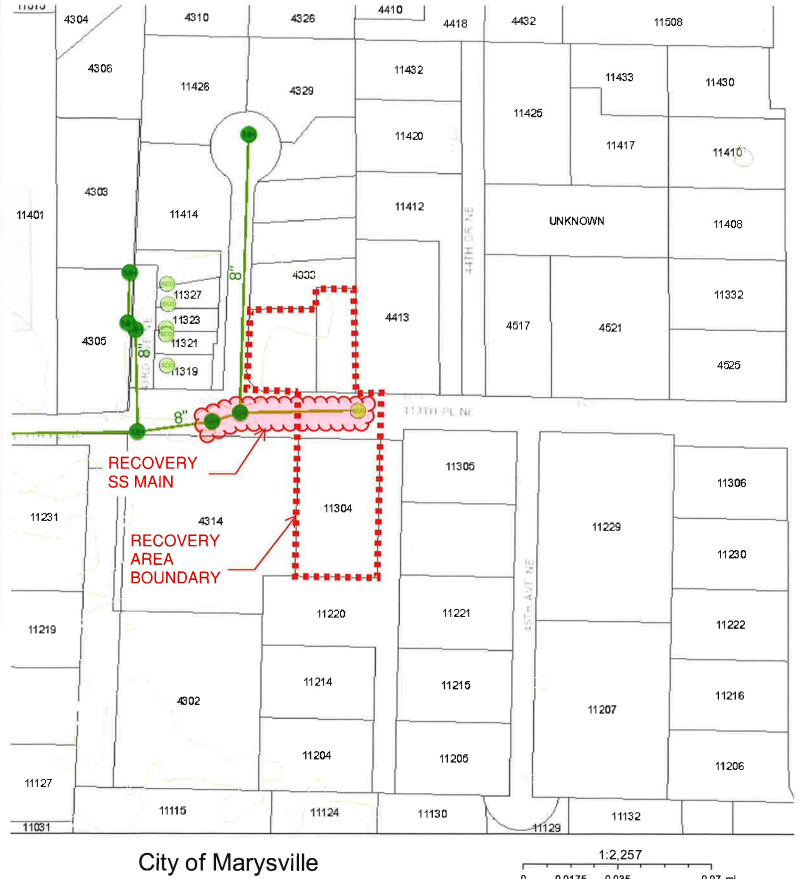
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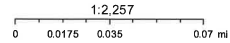
Item 11 - 7



Sewer Detention Areas

25' index contours

Sewer Force Mains



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# **PUBLIC WORKS DEPARTMENT**

Recovery Contract 20-302
Recovery Fee Calculation

By: KJM
Date: 10/14/2020

Sewer Costs: (per bill-of-sale)

Qty	ltem	Cost
194 lf	8" SS Main (\$35,742 / 518-lf = \$69/lf)	\$ 13,386.00
1 ea	48" SS Manhole (\$11,800 / 2-ea = 5,900/ea)	\$ 5,900.00
1 ea	Cleanout (\$3,450 / 6-ea = \$575/ea)	\$ 575.00
Sewer Subtota	l =	\$ 19,861.00

#### **Contributing Property Summary:**

On-Site:

Parcel No.	Address	Frontage Length
30050900411500	4333 113th Pl NE	92-ft
30050900411400	4405 113th Pl NE	53-ft

Off-Site:

Parcel No.	Address	Frontage Length
30050900405800	11304 44th Dr NE	109-ft

**Total Contributing Frontage Length:** 

254-ft

Calculated Pro-Rata Sewer Fee =

(Total cost / Total Contributing Frontage Length)

Recoverable Sewer Fee =

(Pro-Rata Fee x Offsite Frontage Length)

\$8,523.03

\$78.19 /lf