

Metro

Agenda

MEETING:METRO COUNCIL REGULAR MEETINGDATE:January 6, 2003DAY:MondayTIME:1:00 PMPLACE:Oregon Convention Center Ballroom Lobby
777 NE Martin Luther King Jr. Blvd, Portland

CALL TO ORDER AND ROLL CALL

1. ELECTED OFFICIALS PROCESSIONAL

2. ADMINISTRATION OF OATH OF OFFICE

Judge Pryor

- Alexis Dow, C.P.A., Auditor
- Brian Newman, Councilor
- Susan McLain, Councilor
- David Bragdon, Council President

3. COUNCIL PRESIDENT REMARKS

- 4. **RESOLUTIONS**
- 4.1 Resolution No. 03-3264, For the Purpose of Confirming the Appointment of Mark B. Williams as Interim Chief Operating Officer.
- 4.2 Resolution No. 03-3265, For the Purpose of Confirming the Appointment of Daniel B. Cooper as Metro Attorney
- **4.3 Resolution No. 03-3263,** For the Purpose of Reorganizing the Metro Council for the Calendar Year 2003.

5. KEYNOTE SPEAKER

- The Honorable Barbara Roberts, former Governor of Oregon
- 6. ADJOURN

BEFORE THE METRO COUNCIL

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FOR THE PURPOSE OF CONFIRMING THE APPOINTMENT OF MARK B. WILLIAMS AS INTERIM CHIEF OPERATING OFFICER

RESOLUTION NO. 03-3264

Introduced by Council President David Bragdon

WHEREAS, pursuant to Section 26 of the Metro Charter, as amended on November 7, 2000, the Metro Council created the Office of Chief Operating Officer, to take effect on January 6, 2003;

WHEREAS, the duties and responsibilities of the Chief Operating Officer are described and provided for in the Metro Code;

WHEREAS, the Metro Council President has the authority to appoint the Chief Operating Officer subject to confirmation of the Metro Council;

WHEREAS, the Metro Council President and Council have secured the services of an executive recruiter to assist in the selection of a Chief Operating Officer. The selection of the Chief Operating Officer has not been concluded and the Council President desires to appoint an Interim Chief Operating Officer to serve until the selection process is completed;

WHEREAS, the Metro Council President has appointed Mark B. Williams to serve as Interim Chief Operating Officer subject to Council confirmation;

WHEREAS, Mark B. Williams is qualified to be the Interim Chief Operating Officer; and

WHEREAS, the Metro Code provides that the employment of a Chief Operating Officer shall be subject to the terms of an employment agreement and the Metro Council President has negotiated an employment agreement with Mark B. Williams, subject to approval by the Council; now therefore

BE IT RESOLVED by the Metro Council:

- 1. The appointment of Mark B. Williams as Interim Chief Operating Officer is confirmed; and
- 2. The Metro Council President is authorized to execute an employment agreement with Mark B. Williams, substantially similar in form to Exhibit A attached hereto.

ADOPTED by the Metro Council this _____ day of _____, 2003

David Bragdon, Council President

Approved as to Form:

Daniel B. Cooper, Metro Attorney

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Resolution No. 03-3264 Page 1 of 2

EXHIBIT A TO RESOLUTION NO. 03-3264 EMPLOYMENT AGREEMENT FOR INTERIM METRO CHIEF OPERATING OFFICER

RECITALS:

- Mark B. Williams currently serves as the General Manager of Metropolitan Exposition-Recreation Commission ("MERC"), a municipal commission and subdivision of Metro organized under Chapter 6 of the Metro Code.
- 2. Metro has requested that Williams serve as Metro's Interim Chief Operating Officer until a permanent selection has been made for that position, and Williams has agreed to serve in that capacity.
- 3. Williams intends to take a leave of absence from his position as General Manager of MERC, and return to that position after a permanent Chief Operating Officer has been selected.
- Metro and Williams wish to put this agreement in writing.

AGREEMENT:

- 1. This Employment Agreement ("Agreement") is made pursuant to the Metro Charter and Metro Code provisions governing the position of Metro Chief Operating Officer. Nothing contained herein shall waive or limit any of Metro's rights as established by Metro Charter, Metro Code, or any other applicable law, including the right to dismiss the Chief Operating Officer as provided therein.
- 2. This Agreement shall be effective as of January 6, 2003.
- 3. This Agreement shall automatically terminate without notice or further action of the parties on the earliest of the following occurrences:
 - (a) On March 31, 2003 (unless further extended by the parties as provided below).
 - (b) On the first regularly scheduled day of work of the individual selected and confirmed by the Metro Council as permanent Chief Operating Officer.
 - (c) 72 hours after the Metro Council President gives written notice of termination.
- 4. Williams shall be paid at an annual rate of \$124,818.00, in the same manner and at the same frequency as all other Metro employees. If this Agreement is terminated prior to the end of a pay period, Williams' salary shall be pro-rated to the date of termination.
- 5. Williams' eligibility for benefits and accrual of vacation, sick and other leave shall continue as is currently provided in his employment agreement as MERC General Manager. Metro has arranged with MERC to continue Williams' benefits, including accrual of vacation, sick and other leave, provided pursuant to his employment agreement as MERC General Manager.
- 6. Williams' leave of absence as MERC General Manager and term of service as Interim Chief Operating Officer shall not constitute a break in service for insurance or any other purposes. Metro has further arranged with MERC that Williams' leave of absence as MERC General Manager during his service as Interim Chief Operating Officer shall not constitute a break in service for insurance or any other purpose.
- 7. This Agreement may be extended beyond March 31, 2003, by a written agreement signed by the Council President and Williams.
- 8. This Agreement constitutes the entire agreement between the parties.

IT IS SO AGREED:

Mark B. Williams

David Bragdon Metro Council President

APPROVED AS TO FORM:

Daniel B. Cooper Metro Attorney

Page 1 - Exhibit A to Resolution No. 03-3264 m:\attomsyconfidential\12\curremp\Williams\03-3264.Ex A.001 OGC/DBC/kvw (01/1603)

BEFORE THE METRO COUNCIL

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FOR THE PURPOSE OF CONFIRMING THE APPOINTMENT OF DANIEL B. COOPER AS METRO ATTORNEY

RESOLUTION NO. 03-3265

Introduced by Council President David Bragdon

WHEREAS, pursuant to Section 26 of the Metro Charter, as amended on November 7, 2000, the Metro Council created the Office of Metro Attorney, to take effect on January 6, 2003;

WHEREAS, the duties and responsibilities of the Metro Attorney are described and provided for in the Metro Code;

WHEREAS, the Metro Council President has the authority to appoint the Metro Attorney subject to confirmation of the Metro Council;

WHEREAS, the Metro Council President has appointed Daniel B. Cooper to serve as the Metro Attorney subject to Council confirmation;

WHEREAS, Daniel B. Cooper is qualified to be the Metro Attorney; and

WHEREAS, the Metro Code provides that the employment of the Metro Attorney shall be subject to the terms of an employment agreement and the Metro Council President has negotiated an employment agreement with Daniel B. Cooper, subject to approval by the Council; now therefore

BE IT RESOLVED by the Metro Council:

- 1. The appointment of Daniel B. Cooper as Metro Attorney is confirmed; and
- The Metro Council President is authorized to execute an employment agreement with Daniel B. Cooper, substantially similar in form to Exhibit A attached hereto.

ADOPTED by the Metro Council this _____day of _____, 2003

David Bragdon, Council President

Approved as to Form:

Daniel B. Cooper, Metro Attorney

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EXHIBIT A TO RESOLUTION NO. 03-3265 EMPLOYMENT AGREEMENT FOR METRO ATTORNEY

THIS EMPLOYMENT AGREEMENT (the "Agreement") is entered into on this 6th day of January, 2003, to be effective immediately between Metro, a municipal corporation of the State of Oregon and Daniel B. Cooper ("Cooper").

RECITALS

WHEREAS, pursuant to Section 26(2) of the Metro Charter, as amended in November 2000, the Metro Council ("Council") has created the Office of the Metro Attorney, effective January 6, 2003. The powers and duties of the Metro Attorney are set forth in the Metro Code. Prior to January 6, 2003, Metro obtained its legal services from the Office of Metro General Counsel. The Office of Metro Attorney will provide services to Metro similar to that provided by the Office of General Counsel; and

WHEREAS, the creation of the Office of Metro Attorney was one of several other material changes made to Metro's governance structure by the amendments adopted by the voters in November 2000. The amendments also included the creation of the elected position of Metro Council President (the "Council President"), the abolition of the elected Executive Officer and Council Presiding Officer and the creation of the Office of Chief Operating Officer. The Metro Attorney and Metro Chief Operating Officer are positions that report directly to the Council; and

WHEREAS, pursuant to the Metro Charter and Code, the Council President appoints the Metro Attorney subject to confirmation by the Council; and

WHEREAS, the Council President has appointed Daniel B. Cooper to be the Metro Attorney and the Council has confirmed the appointment; and

WHEREAS, the Metro Code provides that the employment of the Metro Attorney shall be subject to an employment agreement;

NOW, THEREFORE, IN CONSIDERATION of the compensation to be paid by Metro to Cooper, as specified in this Agreement, and in consideration of the mutual promises contained in this Agreement the parties hereby agree as follows:

1. <u>Engagement</u>. Subject to Metro's right to terminate this Agreement as specified below, Metro hereby employs and Cooper hereby accepts employment as the Metro Attorney.

2. <u>Services</u>. Cooper shall faithfully, industriously, and to the best of his ability, provide services as the Metro Attorney, and shall perform all duties as may be required of him by the Metro Charter, Metro Code and the Council.

3. <u>Exclusivity</u>. During the term of this Agreement, and except as otherwise provided herein, Cooper shall devote his time, attention, knowledge, and skills to Metro as its Metro Attorney, and shall not accept any other paid employment without Metro's written consent.

4. <u>Term of Agreement</u>. This Agreement shall begin January 6, 2003. This Agreement shall continue in effect until terminated as provided for herein.

Page 1 - Exhibit A to Resolution No. 03-3265 m:\attorney\confidentialY6.1.1.1.1V03-3265.Ex A.001 OGC/DBC/kvw (01/06/03) 5. <u>Salary</u>. As compensation for Cooper's services, Metro shall initially pay Cooper the sum of \$ 122,115.00 per year, payable in the same frequency and manner as other Metro employees. Cooper's performance and salary shall be reviewed annually by Metro, as provided below. Any annual salary increases shall be based on performance, availability of funding, and on Metro's assessment of inflation and a survey of annual salaries paid for comparable positions. For the purpose of this Agreement, comparable positions shall include but not limited to, the head attorney position of the Metro Area's largest city and other regional government entities.

6. <u>Performance/Salary Reviews</u>. The Council and Council President shall annually evaluate Cooper's performance based on his performance of assigned duties and responsibilities, and any other matters deemed appropriate for consideration by the Council. Any salary adjustments shall be based on Metro's annual evaluation of Cooper's performance. No failure to evaluate Cooper shall limit Metro's right to terminate Cooper s specified in this Agreement. Either Cooper or the Council President and Council may propose other amendments to this Agreement for consideration at the time of the annual evaluation. All salary adjustments and any other amendments to this Agreement are subject to determination by the Council President and Council approval and on other factors set forth in Section 5 of this Agreement.

7. <u>Benefits</u>. In addition to the salary specified herein, Metro shall provide Cooper all employee benefits provided by Metro to Metro's non-represented employees. For the purposes of this section, "benefits" means health insurance, including dental and vision care, life insurance, disability insurance, sick leave, employee assistance, and retirement benefits pursuant to the Public Employees Retirement System ("PERS"), including the 6% employee contribution. Cooper shall be entitled to these benefits under the same terms and conditions as provided for Metro's non-represented employees. Except as otherwise expressly provided in this Agreement, the employee benefits provided to Cooper under this Section are subject to any addition, reduction or other change made by the Metro Council to the benefits provided to Metro's non-represented employees. Cooper shall accrue paid vacation leave of six (6) weeks a year and paid vacation leave may accumulate from year to year without limitation. Cooper may elect in writing to transfer up to 160 unused hours of sick leave to vacation leave effective July 1 of each year this Agreement is in effect.

8. <u>Employment to be At Will</u>. It is understood and agreed between the parties that Cooper shall be employed solely and exclusively as an at will employee, and shall serve purely at the pleasure of the Council. It is further understood and agreed that neither this Agreement, nor service provided under this Agreement, shall create a property interest of any kind. This Agreement has no monetary value.

9. <u>Attorney Status</u>. As a condition of employment, Cooper must maintain status as an active member of the Oregon State Bar in good standing. Cooper shall be permitted to engage in pro bono activities required or encouraged for members of the Oregon State Bar, to the extent that such activities present no conflict and are non inconsistent with Cooper's service as Metro Attorney. Metro shall pay Cooper's Oregon State Bar annual membership fee and any other fees required by the Oregon State Bar as a condition of practice of law in the State of Oregon. In addition, subject to annual budgetary approval, Metro shall pay Mr. Cooper's reasonable costs for continuing legal education and other professional education and for memberships in professional organizations necessary or beneficial to carrying out his duties as Metro Attorney.

10. <u>Successorship</u>. This Agreement shall inure to and shall be binding upon Metro's successors, assigns, and trustees of the parties to it.

Page 2 - Exhibit A to Resolution No. 03-3265 m:\utomey/confidential/6.1.1.1.1\03-3265.Ex A001 OCC/DBC/kvw (01/06/03) 11. <u>Termination</u>. This Agreement may be terminated in any of the following manners. In each case, the severance provisions applicable to each type of termination shall govern.

- A. <u>Metro's Annual Termination Right</u>.
 - (1) Metro may terminate this agreement if the Council President gives written notice of termination at any time between December 1st and December 31st of any year.
 - (2) In the event that this Agreement is terminated pursuant to this subsection 11A, Metro shall pay Cooper: (a) 90 days salary as severance pay, not including benefits or the value of any benefits, and (b) the cash value of any accrued and unused vacation leave.
- B. <u>Termination for Convenience</u>.
 - (1) Metro may terminate this agreement whenever it determines that it would be convenient and/or desirable to do so. In the event that Metro elects to terminate this Agreement for convenience, this Agreement shall terminate upon a date of Metro's choosing.
 - (2) Metro shall provide Cooper with written notice of termination of convenience, including the date that the termination becomes effective.
 - (3) In the event of a termination for convenience, Metro shall pay Cooper: (a) six (6) months salary as severance pay, not including benefits or the value of any benefits, and (b) the cash value of any accrued and unused vacation leave.
- C. <u>Termination for "Cause"</u>. Metro may terminate this Agreement for "cause" by giving Cooper 72 hours written notice of intent to terminate for "cause." The written notice shall set forth the reasons for termination constituting cause and provide an opportunity for Cooper to meet with the Council President prior to the effective date of termination to address the reasons for the termination and to provide any additional information. If Cooper elects to meet with the Council President, the Council President shall provide a subsequent second written notice reconfirming or rescinding termination based upon the meeting. In the event that Metro elects to terminate this Agreement for "cause," no severance pay shall be due Cooper, however Cooper shall receive the cash value of any accrued and unused vacation leave. "Cause" shall include one or more of the following:
 - (1) Willful failure to follow lawful resolutions or directives of Metro.
 - (2) Misappropriate of funds or property of Metro.
 - (3) Commission of any act, the nature of which would tend to bring discredit or embarrassment to Metro or the Council.
 - (4) Conviction of any offense, the nature of which would tend to bring discredit or embarrassment to Metro or the Council.

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- (5) Conviction of official misconduct.
- (6) Failure to maintain any qualification required for office, including failure to remain a member in good standing of the Oregon State Bar.
- D. <u>Termination by Resignation</u>. Cooper may terminate this Agreement by submitting his written resignation to the Council President. In the event Cooper submits his resignation, Metro shall pay Cooper: (a) 90 days salary as severance pay, not including benefits or the value of any benefits, and (b) the cash value of any accrued and unused vacation leave.

12. <u>Termination Authority</u>. The Council President has the sole authority to terminate this Agreement on behalf of Metro. The Council President may terminate this Agreement in writing pursuant to any provision of Section 11 Termination of this Agreement. Upon receipt of a termination notice, Cooper may accept the termination or request in writing within 48 hours that the Council President submit the termination to the Council for its concurrence. Concurrence in the termination by the Council is a final decision.

13. <u>Applicable Law</u>. This Agreement shall be construed consistent with the laws of the State of Oregon and the Metro Charter, Code and regulations.

14. <u>Notices</u>. Notices under this Agreement will be given to Cooper at the Metro Attorney's Office and to the Council President at the Council President's Office.

- 15. Arbitration.
 - (1) <u>Agreement</u>. Metro and Cooper agree that any dispute or controversy arising out of, relating to, or in connection with this Agreement, or the interpretation, validity, construction, performance, breach, or termination thereof shall be settled by binding arbitration to be held in Portland, Oregon, or such other location agreed by the parties, in accordance with the National Rules for the Resolution of Employment Disputes then in effect of the American Arbitration Association ("AAA"). The arbitration shall be conducted by one (1) arbitrator. The parties shall agree upon the arbitrator or, if the parties do not agree, the arbitrator for an employment dispute. The arbitrator may grant injunctions or other relief in such dispute or controversy. The decision of the arbitrator shall be final, conclusive and binding on the parties to the arbitration. Judgment may be entered on the arbitrator's decision in any court having jurisdiction.
 - (2) <u>Governing Law</u>. The arbitrator shall apply Oregon law to the merits of any dispute or claim, without reference to the rules of conflicts of law. Metro and Cooper consent to the personal jurisdiction of the federal courts in the district of Oregon and the circuit court in Multhomah County for any action or proceeding arising from or relating to this Agreement or relating to any arbitration in which the parties are participants.
 - (3) <u>Costs and Fees of Arbitration; Attorney's Fees</u>. The fees and costs of the arbitration shall be determined by AAA's schedule of fees and costs for disputes arising out of individually negotiated employment agreements. The filing party shall pay the initial filing fee required when a claim, counterclaim, or additional claim is filed. Metro and Cooper shall each pay one-half of the additional fees and expenses (including the arbitrator's compensation) of the arbitration. The prevailing party shall be entitled to
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recover arbitration costs and expenses and reasonable attorney's fees (including the reasonable value of services which may have been provided by in-house counsel or their designees).

16. <u>Entire Agreement</u>. This Agreement is the final agreement between the parties. It is intended to be a complete and final expression between the parties, and supersedes any and all prior discussion or agreements.

17. <u>Modification</u>. This Agreement can only be modified by a written amendment, approved by the Metro Council and signed by Cooper and the Council President. No oral or written statement, promises, or course of conduct shall serve to modify this Agreement in any way. No practices or customs which may arise between Cooper and Metro shall modify this Agreement or affect its meaning in any way.

18. <u>Severability</u>. In the event that any court of competent jurisdiction determines that one or more portions of this Agreement are invalid or unlawful, the remaining portions shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the effective date specified above.

DANIEL B. COOPER

METRO

Metro Attorney

David Bragdon Council President

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BEFORE THE METRO COUNCIL

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FOR THE PURPOSE OF REORGANIZING THE METRO COUNCIL IN 2003

RESOLUTION NO. 03-3263

Introduced by Council President David Bragdon

WHEREAS, effective January 6, 2003, the Metro Charter as amended by the voters in November 2000 directs the Council to adopt an organizing resolution naming a deputy and establishing such committees as the Council deems necessary for the orderly conduct of Council business; and

WHEREAS, the Metro Charter as amended provides that the Council President appoints all members of committees, commissions and boards; and

WHEREAS, the Council President has nominated Councilor Rod Park to serve as the deputy and has made appointments to committees and boards as specified in Exhibit A; and

WHEREAS, the Metro Council accepted the recommendation made by the Transition Task Force, chaired by Jeff Condit; and

WHEREAS, the Transition Task Force strongly urged the Metro Council to eliminate the Council standing committee structure and meet as a Council of the whole in order to avoid delay and expense; and

WHEREAS, from time to time, certain projects or issues may arise that would benefit from the focused attention of a Council subcommittee; the Council President shall appoint a Council task force with specific goals and a sunset date; now therefore

BE IT RESOLVED:

1. That the Metro Council elects Councilor Rod Park to be the Deputy for 2003.

2. Standing committees to the Metro Council are abolished.

3. The Council confirms the appointments made by the Council President as specified in Exhibit A.

ADOPTED by the Metro Council this _____ day of January, 2003.

David Bragdon, Council President

Approved as to Form:

Daniel B. Cooper, Metro Attorney

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EXHIBIT "A"

CHARTER MANDATED COMMITTEES AND APPOINTMENTS

Deputy President: Councilor Park

Joint Policy Advisory Committee on Transportation: Councilor Park, Chair; Councilor Burkholder, Vice Chair, Councilor Hosticka.

COUNCILOR ANCILLARY APPOINTMENTS

Council Parliamentarian: Councilor Monroe

Friends of the Oregon Zoo Board of Directors: Councilor Monroe, Councilor McLain

<u>Metro Policy Advisory Committee:</u> Council President Bragdon; Councilor Park; Councilor Newman (non-voting delegates).

Regional Parks and Greenspaces Advisory Committee: Councilor McLain

Metro Committee on Citizen Involvement Liaison: Councilor Newman

Regional Emergency Management Group: Councilor Monroe, Councilor Hosticka (alternate)

Regional Water Services Leadership Group: Councilor McLain, Councilor Hosticka

Smith and Bybee Lakes Management Committee: Councilor Burkholder

Regional Environmental Management Policy Advisory Committee (SWAC): Councilor McLain, Chair; Councilor Park (alternate)

Regional Environmental Management Rate Review Committee: Councilor McLain, Chair, Councilor Park (Alternate)

Oregon Regional Council Association Board of Directors: Councilor Monroe, Councilor Hosticka (alternate)

SW Washington Regional Transportation Policy Committee: Councilor Burkholder, Councilor Monroe

Tri-Met Committee on Accessible Transportation: Councilor Burkholder, Councilor Monroe

Regional Water Consortium: Councilor McLain, Councilor Hosticka (alternate)

Water Resources Policy Advisory Committee: Councilor Hosticka, Chair; Councilor McLain (alternate)

Washington County Transportation Advisory Group: Councilor Hosticka

Cascadia Task Force: Councilor Monroe, Councilor Burkholder

Resolution No. 03-3263

Page 1 of 2 of Exhibit "A"

1% for Art: Councilor McLain

Portland/Multnomah County Progress Board: Council President Bragdon

Portland State Institute of Urban Studies: Council President Bragdon, Councilor Hosticka

Columbia Slough Watershed Council: Councilor Burkholder

Metro Central Enhancement Committee: Councilor Burkholder

Metro North Portland Enhancement Committee: Councilor Burkholder

<u>JPACT Bi-State Transportation Committee:</u> Councilor Burkholder, Councilor Monroe (alternate), Council President Bragdon (alternate)

South Corridor Transportation Study: Councilor Newman, Councilor Monroe (alternate)

<u>Governor's Willamette Valley Livability Forum:</u> Councilor Hosticka; Councilor Park (Alternate)

Visitor Development Board: Council President Bragdon, Councilor Park

METRO

Oath of Office

I, Alexis Dow, do solemnly swear that I will faithfully perform the duties of the office of Metro Auditor, and that I will support the Constitution and Laws of the United States, the Constitution and Laws of the State of Oregon, and the Charter and Laws of Metro, according to the best of my ability.

Alexis Dow Metro Auditor

Judge Laura Pryor

County of Gilliam State of Oregon

Subscribed and sworn before me this 6th day of January 2003,

Christina M. Billington Notary Public for Orgon My commission expires February 18, 2005



METRO

Oath of Office

I, David Bragdon, do solemnly swear that I will faithfully perform the duties of the office of Metro Council President, and that I will support the Constitution and Laws of the United States, the Constitution and Laws of the State of Oregon, and the Charter and Laws of Metro, according to the best of my ability.

avid Bragdon

Metro Council President

udge Laura Pryor

County of Gilliam State of Oregon

Subscribed and sworn before me this 6th day of January 2003, Christina M. Billington Notary Public for Oregon My commission expires February 18, 2005



METRO

Oath of Office

I, Susan McLain, do solemnly swear that I will faithfully perform the duties of the office of Metro Councilor, District 4, and that I will support the Constitution and Laws of the United States, the Constitution and Laws of the State of Oregon, and the Charter and Laws of Metro, according to the best of my ability.

mc:

Susan McLain Metro Councilor, District 4

Judge Laura Pryor

County of Gilliam State of Oregon

Subscribed and sworn before me this 6th day of January 2003,

Christina M. Billington

Notary Public for Oregon My commission expires February 18, 2005



METRO

Oath of Office

I, Brian Newman, do solemnly swear that I will faithfully perform the duties of the office of Metro Councilor, District 2, and that I will support the Constitution and Laws of the United States, the Constitution and Laws of the State of Oregon, and the Charter and Laws of Metro, according to the best of my ability.

Metro Councilor, District 2

Judge Laura Pryor

County of Gilliam State of Oregon

Subscribed and sworn before me this 6th day of January 2003,

Christina M. Billington Notary Public for Oregon My commission expires February 18, 2005

