Everett Daily Herald

Affidavit of Publication

State of Washington } County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH944356 ORDINANCE 21-097 as it was published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 12/03/2021 and ending on 12/03/2021 and that said newspaper was regularly distributed to its subscribers during all of said period.

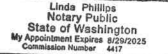
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the fee for such publication is The amount d \$369.60.

Subscribed and sworn before me on this day of

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Notary Public in and for the State of Washington. Snohomish County Council | 14104482 ELENALAO



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DEC 0 8 2021 HUMAN SERVICES DEPARTMENT

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SNOHOMISH COUNTY COUNCIL

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and small include a demander of qualined inportantics and ages with the following goals:

 (1) Reduce greenhouse gas emissions;
 (2) Conserve energy, water, and resources and use renewable energy technologies;

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provider. SCC 2.900.070 Fee.

provider. SCC 2.900.070 Fee. As authorized in chapter 36.165 RCW, the executive shall establish an application fee that achieves cost recovery for program implementation and operation. The executive may adjust the fee as necessary to comply with this section. SCC 2.900.080 Appeals. If the department of conservation and natural resources is acting as the program administrator, a final decision on the eligibility of a proposed improvement may be appealed within 30 days of the decision to the office of the hearing examiner by filing an appeal with the hearing examiner, in accordance with chapter 2.02 SCC. If a third party administrator is acting administrator, a final decision on the eligibility of a proposed improvement may be appealed within 30 days of the decision to the department of conservation and natural resources by filing an appeal. The department of conservation and natural resources the decision is sued by the department of conservation and natural resources. Evilore to accord ance with chapter 2.02 SCC, within 30 days of the decision to be office of the hearing examiner, in accordance with chapter 2.02 SCC, within 30 days of the decision is sued by the department of conservation and natural resources.

the decision issued by the department of conservation and natural resources. Faiture to appeal constitutes a waiver of all rights to an administrative hearing and determination of the matter. SCC 2.900.090 Reporting. The executive shall provide a report to the county council two years after beginning to accept applications and every two years following. The report shall be submitted to the county council via ECAF and must include: (1) The number of project applications received and processed; (2) The total value of project applications received and processed; and

processed; and

processed; and (3) The estimated energy and water sevings and renewable energy deployed from projects, and the number of resilience measures financed.

measures financed. SCC 2.900 100 Latsility. This chapter does not confar any right of action nor property interest upon any party to a C-PACER transaction against the county, and the county shall incur no liability for enacting this

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program, nor shall like county its governing body, executive, or employees be personally lable as a result of exercising any rights or responsibilities granted under this chapter or chapter 36.165 RCW.

RCW. SCC 2.900.110 Limitations on county actions. The county shall not: (1) Enforce any privately financed debt under this or any other chapter or taw; (2) Use public funds to fund or repay any losh between a capital provider and enserty wards.

(1) Enforce any privately intanced debt under this of any differ chapter or law.
(2) Use public funds to fund or repay any loan between a capital provider and property dwner.
(3) Make the issuance of a permit, license, or other authorization from the county to a person who owns property in the county contingent on the person who owns property in the county to enter into a written contract to repay the financing of a qualified project under chapter 36.165 RCW. or
(4) Compel a person who owns properly in the county to enter into a written contract to repay the financing of a qualified project under chapter 36.165 RCW. or
(5) Compel a person who owns properly in the county to enter into a written contract to repay the financing of a qualified project under chapter 36.165 RCW.
SCC 2.900.120 Definitions.
The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
(1) "Assessment agreement" means a voluntary agreement between the county and property owner whereby the county agrees to place a lien on the property to secure the property owner's obligation to repay the financing to the capital provider.
(2) "Capital provider" means any private entity or the entity's designee, successor or assign, that makes or funds financing under this chapter.
(3) "C-ACER program guide" means a comprehensive document that designates the applicable region for the program standard application forms and other documents consistent with the administration of a program.
(4) "Eligible property" means privately owned commercial, industrial or agricultural real property or multifamily residential real property owner to finance or refinance a qualified project.
(6) "Financing agreement" means the contract under which a property owner to finance or refinance a qualified project.
(6) "Financing agreement" means the contract under which a property owner to finance or refinance a quali

terms relating to treatment of prepayment and partial payment of the financing. (7) "Lien" means the lien recorded at the county on the sligible property to secure the financing debt owed to the capital provider, which remains on the property until paid in full. (8) "Program" means a commercial property assessed clean energy and resiliency program established under this chapter. (9) "Project application" means an application submitted to the county to demonstrate that a proposed project qualifies for financing and for a lien. (10) "Qualified improvements" means a qualified improvement as described in the program guide.

county to demonstrate that a proposed project qualities for financing and for a lien. (10) "Qualified improvements' means a qualified improvement as described in the project' means a project approved by the program administrator, involving the installation or modification of a qualified improvement, including new construction or the adaptive reuse of eligible property with a qualified improvement. At the hearing, Council may consider alternatives/amendments to the proposed ordinance. Where to Get Copies of the Proposed Ordinance: Copies of the full ordinance and related documentation are available upon request by calling the Snohmis County Council Office at (425) 388-3494, 1800-562-4387 x3494, TDD 1-800-877-8339, or by e-mailing Contact.Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council@snoco.org. Website Access. The proposed ordinance is also available on the County Council. Website at https://nohomishcountywa.gov/2134/Council-Hearings-Calendar. Public Testimony. All interested persons may testify concerning the above described matter at the time and place indicated above or by remote participation in the meeting. Written testimony is ancouraged and may be sent to Snohmish County Council. 3000 Rocksfelier Avenue, M/S 609, Everett, WA 98201, faxed to 25 388-3496, of council and appropriate staff in advance of the hearing (Note All public testimony are public records and may be subject to disclosure pursuant to RCW Chapter 42.56. Any contact information provided will be available to the public on the Council's website.) Amer

3494, 1-800-002-000 elena.lao@snoco.org Dated this 1st day of December, 2021. SNOHOMISH COUNTY COUNCIL SNOHOMISH COUNTY COUNCIL

Snohomish County, Washington /s/ Stephanie Wright Council Chair

ATTEST: /s/ Elena Lao Asst. Clerk of the Council 104482

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