RainWise rebates for rain gardens & cisterns





Large Facility Agreement - (>3k sq ft or more)

This Agreement (Agreement) is made on the Seattle Public Utilities (SPU) or King County Wa			_ •
	(Property Own	er).
This Agreement establishes the understanding regarding the terms and conditions governing the WTD's RainWise Rebate Project. The Property	he Property O	wner's partici	pation in SPU and
	, Seattle	, Washington	(Property).

TERMS AND CONDITIONS

In consideration of their mutual promises and commitments, SPU or WTD and the Property Owner hereby mutually agree as follows:

- 1. Property owner grants SPU/WTD permission to enter onto the Property at reasonable times to be arranged in advance by mutual agreement, to:
 - a. evaluate whether the Property is an appropriate site for receiving a rebate for a rain garden and/or cistern (System);
 - b. inspect the final installation to determine if the System meets program standards; and
 - c. monitor and evaluate the maintenance and performance of the System.
- 2. Property owner is responsible for choosing an appropriate location with respect to utility conflicts and proper water conveyance to and from the System.
- 3. This Agreement is effective as of the date entered above and will expire ten years after the date of final inspection sign off by SPU or WTD and will be for facilities grater then 3,000 sq ft or more. Facility managing roof areas smaller then 3,000 sq ft should complete the Property Agreement.
- 4. During the term of this Agreement, Property Owner will operate and maintain the System in accordance with the operation and maintenance procedures provided by SPU/WTD and exercise reasonable care to avoid interference with, damage to, or loss of function of the System. There shall be no further compensation to the Homeowner other than the promises and commitments made by SPU/WTD as part of the RainWise Rebate. Property Owner assumes the risk and agrees to hold harmless the City and County for any claim relating to the installation and operation of the System.
- 5. As part of the rebate program, Property Owner grants the City of Seattle and King County the irrevocable right to use photographs of their RainWise installations in all forms and media.
- 6. Nothing contained in this Agreement shall be construed to require the Facility Owner to alter or improve the Property or any access to the Property. Property Owner will provide prior written notice to and consult with SPU/WTD regarding any planned alterations to the Property that may

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(continued)

affect System performance. (Examples would include additions to the property that would affect roof drainage area or alterations to gutters or downspouts.

- 7. During the term of this Agreement, if the Property Owner lists the Property for sale, then the Facility Owner will as soon as possible, but no later than three days after listing the Property for sale, provide written notice to SPU/WTD of Property Owners intentions to sell the Property. Facility Owner will make agents and buyers aware of this agreement via MLS Form 17, Seller's Disclosure Form.
- 8. All notices, written or email required under this Agreement shall be given by email or written to the following:

Seattle Public Utilities or King Cou	nty Wastewater 1	reatment Division	
Ву:		Date:	
the obligations set forth in this Ag	greement.	he event the Property Owner should Agreement in duplicate, effective o	
		is different than premises address)	
700 5th Avenue, Suite 4900 P.O. Box 34018 Seattle, WA 98124-4018	OR	Email - RainWise@seattle.gov	′

Email: rainwise@seattle.gov

Web: rainwise.seattle.gov

Property Owner



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