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2	RESOLUTION NO. 3747			
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4	A RESOLUTION of the Port of Seattle Commission establishing a Welcoming Port			
5	Policy Directive on increased engagement with, and			
6	support for, immigrant and refugee communities.			
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8	WHEREAS, as both an international gateway and a county-wide special purpose			
9	government, the Port of Seattle is committed to supporting the safety, inclusion, and			
10 11	engagement of all members of our community; and			
11	WHEREAS, we strive to protect the rights of, and uphold equity for, every King County			
12	residents and every person who uses our facilities, and to provide fair and equal access to			
13	services, benefits and opportunities; and			
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16	WHEREAS, these principles hold especially true for immigrants, refugees, and			
17	international visitors; and			
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19	WHEREAS, the Port has an essential obligation to foster a culture and environment			
20	that make it possible for our region to remain a vibrant and welcoming global gateway where			
21	our immigrant communities, refugee residents, and foreign visitors can fully participate in –			
22	and be integrated into – the social, civic, and economic fabric of our region; and			
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24	WHEREAS, the last year and a half has brought immigrant and refugee issues to the			
25	forefront in an unexpected and unwelcoming manner, such that we not only fear for the			
26	safety and comfort of our foreign visitors and residents, but also are concerned that recent			
27	rhetoric and policies might reduce the foreign tourism that is so essential to our local and			
28	state economy; and			
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30	WHEREAS, since President Trump's Executive Order banning travel from seven Muslim-			
31	majority countries was put into effect on January 27, 2017, the Port of Seattle has been			
32	increasing its local and national efforts to support and protect the rights and quality of life of			
33	immigrants, refugees and foreign visitors; and			
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35	WHEREAS, the Port of Seattle has a strong relationship with our federal partners -			
36	including the many Department of Homeland Security (DHS) personnel – from Customs and			
37	Border Protection (CBP) to the Transportation Security Administration (TSA) – who help			
38	operate our facilities and keep them safe; and			
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40	WHEREAS, we believe deeply that the Port can be safe, secure, and comply with all			
41	federal law, while simultaneously being welcoming, accessible to all, and supportive of those			
42	immigrants, refugees, and foreign visitors who use our facilities; and			
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- WHEREAS, this policy directive is a logical next step in this work, and our efforts are
 complementary to the leadership that jurisdictions like King County, the City of Seattle, and the
 State of Washington have already taken;
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66 67 NOW, THEREFORE, BE IT RESOLVED by the Port of Seattle Commission as follows:

50 SECTION 1. The Welcoming Port Policy Directive as shown in the attached Exhibit A is hereby 51 established in accordance with the following five goals:

- (a) Beyond what is required by local, state, and federal law, the Port will not deny anyone services based on immigration status – whether they are travelers, job seekers, local residents, or employees of the Port, its tenants, its vendors, or its contractors.
- 57 (b) Beyond what is required by local, state, and federal law, the Port will prohibit any Port 58 employees, including law enforcement officers, from asking about place of birth, 59 citizenship or immigration status or collecting information on place of birth, citizenship 60 or immigration status.
 - (c) Beyond what is required by local, state, and federal law, the Port will not use its own resources to facilitate the enforcement of civil immigration law.
 - (d) The Port will strive to make all visitors to its facilities to feel welcome, safe, and able to access services, benefits, and opportunities.
- (e) The Port remains committed to engaging and collaborating with local immigrant and
 refugee community stakeholders and advocates and with community-based
 organizations, and to continue identifying new or expanded opportunities for effective
 partnerships.
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SECTION 2. The Policy Directive contained in Exhibit A and attached to this resolution shall be labeled and catalogued as appropriate, together with other Commission Policy Directives, and shall be made readily available for use by Port staff and members of the public as a governance document of the Port of Seattle.

the identification or apprehension of a person or persons in order to investigate them for a violation of the immigration laws and subject them to one or more of the following:

- 140 **1**. Civil immigration detention;
- 141 2. Removal proceedings; or
- 142 3. Removal from the United States.
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144 "Immigration detainer" means a request by ICE to a federal, state, or local law enforcement 145 agency, such as the King County department of adult and juvenile detention, to provide notice 146 of release or maintain custody of a person based on an alleged violation of a civil immigration 147 law. "Immigration detainer" includes a detainer issued under Sections 236 or 287 of the 148 Immigration and Nationality Act or 287.7 or 236.1 of Title 8 of the Code of Federal Regulations. 149 "Immigration detainer" includes a detainer issued under DHS form I-274A entitled Immigration 150 Detainer- Notice of Action, as well as predecessor and successor versions.

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- 152 "Interpretation" means the transfer of an oral communication from one language to another.
- 154 "Limited-English-proficient" means a person who does not speak English as the person's 155 primary language, who has a limited ability to read, speak, write, or understand English.
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157 "Personal information" means one or more of the following, when the information is linked 158 with or is reasonably linkable, including via analytic technology, to the person's first name or first initial and last name: 1) Home address; 2) Work address; 3) Telephone number; 4) 159 Electronic mail address; 5) Social media handle or other identifying social media information; 6) 160 Any other means of contacting a person; 7) Social security number; 8) Driver's license number 161 162 or Washington identification card number; 9) Bank account number or credit or debit card number; 10) Information or data collected through the use or operation of an automated 163 164 license plate recognition system; and 11) User name that, in combination with a password or security question and answer, would permit access to an online account. 165

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- 167 "Translation" means the transfer of a written communication from one language to another168 while preserving the intent and essential meaning of the original text.
- 170 SECTION 3. Scope and Applicability.

A. This policy directive pertains to activities of Port of Seattle employees. Nothing in this directive shall be interpreted to prohibit Port employees from engaging productively with our federal partners in the normal course of Port-related business, including participating in cross-designation or task-force activities with local or federal law enforcement authorities for criminal law enforcement.

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B. This policy directive is intended to be consistent with federal laws regarding communications between local jurisdictions and federal immigration authorities, including but not limited to United States Code Title 8, Section 1373.

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- 183 SECTION 4. Responsibilities.
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 185 A. The Executive Director shall cause the policies and procedures in use by employees of 186 the Port of Seattle to be made consistent with the principles of this policy directive and 187 to promulgate such additional policies and procedures as may be needed to 188 operationalize the intent of this policy directive.
- B. The Executive Director shall ensure that Port employees are appropriately informed and
 trained on the provisions of these policies on a regular basis to ensure compliance with
 both the substance and intention of this document.
- 194 SECTION 5. Policy.

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- A. Unless required by local, state, or federal law, or international treaty, all applications, questionnaires, and interview forms used in relation to the provision of Port opportunities or services shall not include required disclosure of information related to place of birth, citizenship or immigration status. Unless otherwise required, the Port shall only collect this data in a manner that separates it from personally identifying information.
- B. To ensure that everyone who engages with the Port feels welcome, the Port will strive 203 204 to provide free interpretation and translation services for the most prevalent languages spoken in our region, based on an annual review of the top six languages identified by 205 the King County demographer. When a limited-English-proficient (LEP) person who 206 speaks one of those six languages seeks or receives services, the Port shall make 207 reasonable efforts to provide prompt interpretation services in all interactions with the 208 person, whether the interaction is done remotely or in person. In addition, the Port will 209 continue to meet all Federal Aviation Administration (FAA) and other federal 210 requirements that ensure that LEP individuals have meaningful access to our services. 211 Where an application or form administered by the Port requires completion in English 212 by a limited-English-proficient person, the Port shall make reasonable efforts to provide 213 oral interpretation of the application or form, as well as acknowledgment by the 214 215 limited-English-proficient person that the form was translated and completed by an interpreter. The Port shall develop language assistance plans that identify which of its 216 vital documents and public communication materials need to be translated. The plans 217 should also include identification of plans for providing translation of webpages, 218 219 automated telephonic greetings, automated telephonic voice messages and informational signage. 220
- C. The Port will continue to ensure that all employees including Port law enforcement
 officers are committed to welcoming and respectful treatment of immigrants,
 refugees, and foreign visitors including not initiating police action based solely on an
 individual's place of birth, citizenship or immigration status, or using stops for minor
 offenses or requests for voluntary information as a pretext for discovering a person's
 immigration status. Furthermore, no Port employee shall expend time, money, or other
 resources on facilitating the civil enforcement of federal immigration law or

participating in civil immigration enforcement operations, except where state or federal law, regulation, or court order shall so require.

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232 D. The Port will continue to defer detainer requests from ICE or CBP to King County, as jails 233 are in King County's jurisdiction. Similarly, the Port will not enter into any contract, 234 agreement, or arrangement that would grant federal civil immigration enforcement 235 authority or powers to the Port or its law enforcement officers; provide federal immigration agents with access to databases without a judicial warrant; carry out a civil 236 237 arrest based on an administrative warrant separately or in combination with an ICE or 238 CBP detainer request; or provide personal information to federal immigration 239 authorities for purposes of civil immigration enforcement, absent a warrant signed by a 240 judge or a law requiring disclosure, except as required by state or federal law. When 241 individuals are detained at our facilities or being transported through our facilities, the Port will continue to share its expectations that these individuals have full access to 242 243 their legal rights and are receiving appropriate treatment.

- E. The Port will work in collaboration with local refugee resettlement organizations such as World Relief, Jewish Family Services, International Rescue Committee, and others to identify ways to increase the ease, and decrease the cost, of welcoming newly arriving refugees through Sea-Tac Airport.
- F. The Port will join the Seattle-based advocacy organization One America in participating in the "Red, White and Blue – Time for Citizenship" initiative by posting signage at strategic places throughout Sea-Tac Airport encouraging eligible lawful permanent residents to apply for U.S. citizenship, and by hosting an on-site citizenship clinic for airport employees and local residents who are lawful permanent residents to gain legal and administrative support in applying for citizenship. As appropriate, the Port should consider expanding these clinics to provide access to other services for immigrant and refugee populations. The Port shall also explore other ways to use its facilities to support immigrant and refugee communities, such as when we provided office space for immigration lawyers during the peak of the "travel ban" activity.
 - G. The Port will continue to explore ways to cooperate with local jurisdictions, nonprofit organizations and others to support local immigrant and refugee communities, including potential partnerships on workforce development and economic development.

266 SECTION 6. Program Evaluation.

- A. By December 31, 2018, the Executive Director shall report to the commission on the successful implementation of these policies, procedures, and programs.
- B. Annually, the Executive Director shall empower key staff to conduct a review of Port actions to ensure that staff continue to comply fully with this directive.

274 SECTION 7. Fiscal Implications.

275 A. Fiscal implications of this policy directive will be reviewed by the Executive Director 276 annually, at a minimum, to determine if additional funding or resources are required to 277 278 implement the policy directive. Funding proposals shall be included in annual budget 279 requests as appropriate. 280

281 SECTION 8. Findings.

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- A. Engaging with people from around the world is essential to the success of the Port of Seattle – both morally and economically:
 - We benefit from international travelers who use our airport and cruise terminals. (1)
 - We thrive when global consumers purchase goods that are shipped through our (2)container terminals or our air cargo facilities.
- We celebrate the \$540 million in seafood exports sent through the Northwest 288 (3) Seaport Alliance, caught by the thousands of North Pacific fishing boats that 289 homeport at Fishermen's Terminal. 290
- 291 (4) We know that immigrants are key to the creation of so many Washington goods and services – from Eastern Washington agricultural products that we ship via the 292 293 seaport and airport to technology companies and global health organizations that utilize our airport to connect with customers, clients, and partners. 294
- (5) We welcome the thousands of immigrants who work at the Port itself, and those 296 who work for other companies and at or around our facilities such as concessionaires, taxi, and rideshare drivers serving our airport and cruise terminals, 297 truck drivers at the seaport, and the crews of cruise ships and container ships. We 298 299 encourage their participation in the family-wage jobs that the Port helps create.
 - We rely on our immigrant and refugee residents to foster both economic growth (6)and cultural vibrancy, and we benefit tremendously from the large number of diverse immigrants and refugees who contribute to the development of a diverse and enriched community.
- B. As a global gateway, these issues are particularly relevant to our region and state. For 305 example, nearly one in five Seattle residents is foreign born and 129 languages are 306 307 spoken in the Seattle Public Schools. The Seattle Metro area is among the 20 U.S. metropolitan areas with the largest populations of undocumented immigrants, and 308 thousands of undocumented youth in Washington are in the Deferred Action for 309 Childhood Arrivals (DACA) program. Washington is the 8th largest refugee receiving 310 state, and a majority of the estimated 3,000 new arrivals each year are resettled in King 311 312 County.
- C. In November 2016, Seattle Mayor Ed Murray signed an Executive Order reaffirming 314 315 Seattle as a Welcoming City. The order stated that City employees will not ask about the 316 immigration status of residents and all City services will be available to all residents, and

317 it creates an Inclusive and Equitable City Cabinet to coordinate City efforts to protect the civil liberties and civil rights of Seattle residents. 318

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- D. In January 2017, the Seattle City Council passed a unanimous resolution affirming the City's commitment as a welcoming city.
- 323 E. In February 2017, Washington State Governor Jay Inslee signed an executive order affirming and clarifying Washington state's policies for state agencies who provide services to immigrant Washingtonians.
- 327 F. In April 2017, the Washington State Attorney General released formal guidance to answer questions local agencies - including libraries, law enforcement agencies, 328 329 hospitals, and schools — may have about the impacts of changes to immigration laws 330 and their discretion regarding participation in federal immigration enforcement.
- 332 G. Also in April 2017, King County, City of Seattle, and the Seattle Foundation announced a 333 combined \$2.25 million in emergency funding for critical services for immigrants, 334 refugees, and other residents whose health, safety, and human rights are at risk. 335 Specifically, they created an immigrants' Legal Defense Fund, a Resilience Fund to help 336 nonprofit organizations expand successful programs that are already helping people in the immigrant and refugee community, and a Resource and Information Hub so that 337 338 everyone in King County - including those who want to support immigrants and 339 refugees - knows where to go for resources, alerts, and opportunities.
- 341 H. In February 2018, building on guidelines approved by the Metropolitan King County 342 Council in 2017, King County adopted immigration legislation that prevents the use of County funds and resources on federal immigration enforcement and outlines the steps 343 344 the County will use to protect immigrants and refugees who seek services from the County or are victims/witnesses of crime, while still adhering to federal law. 345

93	EXHIBIT A to Resolution 3747				
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95	WELCOMING PORT POLICY DIRECTIVE				
96	As proposed May 8, 2018				
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98	SECTION 1. Purpose.				
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100	A. The purpose of this policy directive is to reaffirm the Port of Seattle's commitment to				
101	the safety, inclusion, and engagement of immigrants, refugees, and international				
102	visitors who interact with our facilities or services. The Port has an essential obligation				
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106	civic, and economic fabric of our region.				
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108	B. Nothing in this policy directive should be construed as an intent to alter the				
109	operational partnerships we have with our federal partners – including the many				
110	Department of Homeland Security personnel like Customs and Border Protection and				
111	the Transportation Security Administration who help our facilities function efficiently				
112	and keep them safe – or to impede the work of those personnel at our facilities.				
113	However, we strongly believe that the Port can be safe, secure, and comply with all				
114	federal law, while simultaneously being welcoming, accessible to all, and supportive of				
115	those immigrants, refugees, and foreign visitors who use our facilities.				
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117	SECTION 2. Definitions.				
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119	When used in this policy directive, the following words and phrases shall have the meanings				
120	given below unless the context clearly indicates otherwise:				
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122	"Administrative warrant" means a noncriminal immigration warrant of arrest, order to detain				
123	or release aliens, notice of custody determination, notice to appear, removal order, warrant of				
124	removal, or any other document, issued by Immigration and Customs Enforcement (ICE), CBP,				

CBP, or U.S. Citizenship and Immigration Services (USCIS) that can form the basis for a person's 125 126 arrest or detention for a civil immigration enforcement purpose. ICE administrative warrant forms include the U.S. DHS form I-200 (Rev. 09/16) "Warrant for Arrest of Alien" and Form I-127 205 "Warrant Of Removal/Deportation," as well as predecessor and successor versions. 128 "Administrative warrant" does not include any criminal warrants issued upon a judicial 129 130 determination of probable cause and in compliance with the Fourth Amendment to the United States Constitution. 131

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133 "Citizenship or immigration status" means a person's recorded citizenship or immigration status, as such status is defined in the Immigration and Nationality Act, at the time an agent or 134 agency receives the information. 135

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"Civil immigration enforcement operation" means an operation that has as one of its objectives 137

ADOPTED by the Port of Seattle Commission at a duly noticed public meeting thereof, held this 22nd day of May, 2018, and duly authenticated in open session by the signatures of the commissioners voting in favor thereof and the seal of the commission.

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