EXHIBIT II.

PARTNERSHIP PRINCIPLES

- 1. Partnerships will support and align with Seattle Parks and Recreation's overall vision, mission, and values.
- 2. Valuable public benefit is paramount to all partnerships; no partnership will result in private use of public land exclusively for private gain.
- 3. Partnerships will provide clearly defined and measurable public benefits.
- 4. The proposed activity should not displace existing programs unless pursuing the proposed partnership allows Parks to reallocate current resources to new programs and services, provide more benefit to the public, or increase efficiency in how its resources are used.
- 5. Program partners, both internal and external to SPR, who are directly affected by the proposed partnership will be consulted as part of SPR's partnership proposal decision-making process.
- 6. SPR will actively seek partnerships to increase SPR's capacity to support and promote the City's commitment to racial and social equity and inclusion and create opportunities for women-owned and minority-owned businesses.
- 7. Partnerships shall be evaluated to ensure they achieve equitable public access to Parks facilities, parks, and programs.
- 8. Partnerships should not cause a significantly adverse impact to SPR facilities or parkland, including wildlife habitats.
- 9. The Partnership activity and agreement shall meet all city, state, and federal laws, rules and regulations.
- 10. Partnership proposals will consider ADA Guidelines and include an ADA accessibility plan when applicable.
- 11. Partnerships comply with SPR's approved policies and procedures and are memorialized in a written agreement signed by all parties.
- 12. Partnership development efforts will be open to considering new ideas and models and may use pilot projects to investigate innovations in partnership structure, duration, application, and outcomes.