

EXHIBIT 9011

From: jegalt755@gmail.com
To: [Deb Estrada](mailto:Deb_Estrada)
Subject: APL25-003, Ex 9011
Date: Monday, July 7, 2025 12:14:48 PM

The emails below this forward message are Ex 9011.

John E. Galt
Hearing Examiner
(425) 259-3144

From: jegalt755@gmail.com <jegalt755@gmail.com>
Sent: Tuesday, June 24, 2025 4:25 PM
To: 'Josh Friedmann' <josh.friedmann@hcmp.com>; Andrea Larson <Andrea.Larson@mercergov.org>; Bio Park <bio.park@mercergov.org>; Deb Estrada <Deborah.Estrada@mercerisland.gov>; Mary Swan <mary.swan@mercergov.org>; Reina McCauley <rmccauley@madronalaw.com>; Ryan Harriman <ryan.harriman@mercerisland.gov>
Cc: eileen@madronalaw.com; laurie@madronalaw.com; bio.park@mercerisland.gov; 'John Hall' <velooceella@gmail.com>; 'blkship' <blkship@yahoo.com>
Subject: RE: Appeal of Herzl-Ner Tamid Case No APL25-003

Dear Principal Parties *et al.*:

This afternoon, June 24, 2025, I received a copy of the Motion to Intervene (and for other relief) submitted last Friday, June 20th, by Concerned Neighbors for the Protection of the Neighborhood (“Concerned Neighbors”). As you all are aware, the hearing on APL25-003 is scheduled for July 9, 2025, 15 days from today.

As most, if not all of you are aware, Principal Parties have the right under Hearing Examiner Rule of Procedure (“RoP”) 204 to respond to motions. RoP 204(b) provides that responses may be filed not later than 10 days after the motion was filed. Since I was unaware of the existence of Concerned Neighbors’ Motion until today, I construe today as its filing date.

As many of you are aware, I have another Mercer Island appeal case currently before me. A procedural motion has been filed in that case also, the response date for which is July 3rd.

As some of you are aware (from correspondence in the other appeal), I will prep for a colonoscopy on July 7th and have the procedure on July 8th. I will be unable to work on those days.

And, to further confound scheduling, my family will be on Whidbey Island for the July 4th weekend.

All of which is to say that I cannot grant the full 10 days for submittal of responses. Therefore, under RoP 104 (the “flexibility rule”), I herewith establish **Noon on**

Monday, June 30th as the deadline for submittal of responses to the Concerned Neighbors' Motion. Please file responses via email with me with email copies to all recipients listed in this email.

Respectfully,

John E. Galt
Hearing Examiner
(425) 259-3144

From: Josh Friedmann <josh.friedmann@hcmp.com>
Sent: Tuesday, June 24, 2025 12:45 PM
To: John Galt <jegalt755@gmail.com>
Cc: eileen@madronalaw.com; laurie@madronalaw.com; bio.park@mercerisland.gov; 'John Hall' <velooceella@gmail.com>; 'blkship' <blkship@yahoo.com>
Subject: FW: Appeal of Herzl-Ner Tamid Case No APL25-003

Dear Hearing Examiner Galt,

Please find Mr. Goldbach's email below this cover message, with Mr. Goldbach's original attachment also re-attached here.

Thanks,
Josh

Josh E. Friedmann
Hillis Clark Martin & Peterson P.S.
999 Third Avenue | Suite 4600 | Seattle, WA 98104
d: **206.470.7655** | 206.623.1745 | f: 206.623.7789
josh.friedmann@hcmp.com | www.hcmp.com

From: blkship <blkship@yahoo.com>
Sent: Friday, June 20, 2025 3:50 PM
To: jegalt755@gmail.com
Cc: eileen@madronalaw.com; laurie@madronalaw.com; bio.park@mercerisland.gov; Josh Friedmann <josh.friedmann@hcmp.com>; John Hall <velooceella@gmail.com>
Subject: Appeal of Herzl-Ner Tamid Case No APL25-003

[EXTERNAL]

Concerned Neighbors' Motions to Intervene and Dismiss

Dear Hearing Examiner Galt

We are the representatives of Concerned Neighbors for the Protection of the

Mercerwood Neighborhood.

Please find attached our Motions to Intervene and Dismiss, together with Exhibits 1 to 5 thereto.

The Hearing is scheduled for July 9,2025.

Please confirm receipt.

Matthew Goldbach on behalf of Concerned Neighbors for the Protection of the Neighborhood.

Tel: 954-806-2489