

BEFORE THE HEARING EXAMINER OF THE CITY OF MERCER ISLAND

In Re The Appeal of:

MELINA LIN,

Appellant,

v.

CITY OF MERCER ISLAND,

Respondent.

No. APL25-006

CITY OF MERCER ISLAND’S
STAFF REQUEST FOR
CLERICAL CORRECTIONS
UNDER HEX RULE 508

The City of Mercer Island (“City”) submits the following Request for Clerical Corrections to the Findings of Fact, Conclusions of Law and Final Decision (“Decision”) issued on March 23, 2026 pursuant to Hearing Examiner Rules of Procedure (“RoP”) 508.

HEX Rule 508 provides “[t]he Examiner may correct obvious clerical errors in decisions on his/her own initiative or in response to a request from a party of record. Clerical corrections are limited to those clearly identifiable from the public record. Issuance of a clerical correction has no effect upon any time limit provided under code or these Rules.”

The City respectfully requests two minor clerical corrections to the Decision. First, page 5 of the Decision states: “The Applicant’s water line contractor submitted a declaration...” The City believes it should instead read “The *Appellant’s* water line contractor submitted a declaration...”

