RESTATED BYLAWS

<u>OF</u>

SANDY POINT IMPROVEMENT CO.

ARTICLE I - OFFICE

The principal office and place of business of the corporation in the State of Washington shall be located at 4460 Decatur Drive, Ferndale, Washington 98248. The corporation shall have such other offices as the board of directors may designate or as the business of the corporation may require from time to time.

<u>ARTICLE II - SHAREHOLDERS</u>

Section 1. ANNUAL MEETING

The annual meeting of the shareholders shall be held on the last Saturday of September of each year at a time and place to be designated in the Notice of Annual Meeting sent to each shareholder for the purpose of electing directors and for the transaction of such other business as may come before the meeting. If the day fixed for the annual meeting shall be a legal holiday in the state of Washington, then such meeting shall be held on the next succeeding business day. If the election of directors shall not be held on the day designated herein for any annual meeting of the shareholders or at any adjournment thereof, the board of directors shall cause the election to be held at a special meeting of the shareholders as soon thereafter as conveniently may be.

Section 2. SPECIAL MEETINGS

Special meetings of the shareholders, for any purpose or purposes, unless otherwise prescribed by statute, may be called by the president or by the board of directors, and shall be called by the secretary at the written request of any director or holders of not less than one-fifth of all of the outstanding shares of the corporation entitled to vote.

Section 3. PLACE OF MEETING

The annual meeting or special meetings of the shareholders may be held at the principal office of the corporation or at such other place, within or without the state of Washington as the board of directors may from time to time designate. A waiver of notice signed by all shareholders entitled to vote at a meeting may designate any place for holding such meeting. If no designation is made for any annual or special meeting of the shareholders, the place of meeting shall be the principal office of the corporation.

Section 4. NOTICE OF MEETINGS

Written or printed notice stating the place, day and hour of the meeting of shareholders and, in case of a special meeting of shareholders, the purpose or purposes for which the meeting is called, shall be given to each shareholder entitled to vote at such meeting, at least ten days and not more than thirty-five days before the meeting, either personally or by mail, by the secretary or by the person or persons authorized to call shareholders' meetings. If such written notice is placed in the United States mail, postage pre-paid, and addressed to a shareholder at his last known post office address, notice shall be deemed to have been given him. Notice of any shareholders' meeting may be waived in writing by any shareholder at any time.

Section 5. CLOSING OF TRANSFER BOOKS OR FIXING OF RECORD DATE

For the purpose of determining shareholders entitled to notice of or to vote at any meeting of shareholders or any adjournment thereof, or shareholders entitled to receive payment of any dividend, or in order to make a determination of shareholders for any other purpose, the board of directors of the corporation may provide that the stock transfer books shall be closed for a stated period but not to exceed in any case fifty days. If the stock transfer books shall be closed for the purpose of determining shareholders entitled to notice of or to vote at a meeting of shareholders, such books shall be closed for at least ten days immediately preceding such meeting. In lieu of closing the stock transfer books, the board of directors may fix in advance a date as the record date for any such determination of shareholders, such date in any case to be not more than fifty days and, in case of a meeting of shareholders, not less than ten days prior to the date on which the particular action requiring such determination of shareholders is to be taken. If the stock transfer books are not closed and no record date is fixed for the determination of shareholders entitled to notice of or to vote at a meeting of shareholders, or shareholders entitled to receive payment of a dividend, the date on which notice of the meeting is mailed or the date on which the resolution of the board of directors declaring such dividend is adopted, as the case may be, shall be the record date of such determination of shareholders. When a determination of shareholders entitled to vote at any meeting of shareholders has been made as provided in this section, such determination shall apply to any adjournment thereof except where the determination has been made through the closing of the stock transfer books and the stated period of closing has expired.

Section 6. VOTING LISTS

The officer or agent having charge of the stock transfer books for shares of the corporation shall make, at least ten days before each meeting of shareholders, a complete list of the shareholders entitled to vote at such meeting or any adjournment thereof arranged in alphabetical order, with the address of and the number of shares held by each, which list for a period of ten days prior to such meeting shall be kept on file at the registered office of the corporation and shall be subject to inspection by any shareholder at any time during usual business hours. Such list shall be produced and kept open at the time and place of the meeting and shall be subject to the inspection of any shareholder during the whole time of the meeting. The original stock transfer book shall be prima facie evidence as to who are the shareholders entitled to examine such list or transfer books or to vote at any meeting of shareholders.

Section 7. QUORUM

Thirty-four percent (34%) of the outstanding shares of the corporation entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders. The shareholders present at a duly organized meeting may continue to transact business until adjournment notwithstanding the withdrawal of enough shareholders to leave less than a quorum. If less than a quorum attends a meeting, a majority of those present may adjourn the meeting to such time and place as they may determine, without further notice, except that any meeting at which directors are to be elected shall be adjourned only from day to day until such directors have been elected.

At such adjourned meeting at which a quorum shall be present or represented, any business may be transacted which might have been transacted at the meeting as originally notified, and in the case of any adjourned meeting called for the election of directors, those who attend the second of such adjourned meetings, although less than a quorum, shall nevertheless constitute a quorum for the purpose of electing directors.

Section 8. PROXIES

Every shareholder shall have the right to cast his/her vote either in person or by proxy executed in writing by the shareholder or by his duly authorized attorney in fact. Such proxy shall be filed with the secretary of the corporation before or at the time of the meeting. No unrevoked proxy unless coupled with an interest shall be valid after eleven months from the date of its execution unless some other definite period of validity is expressly provided therein. No proxy may be effectively revoked until notice in writing of such revocation has been given to the secretary of the corporation.

Section 9. VOTING OF SHARES

Every shareholder of record shall have the right at every shareholders' meeting to one vote for every share outstanding in his name on the corporate books. In the election of directors, every shareholder of record shall have the right to multiply the number of votes to which he may be entitled by the number of directors to be elected, and he may cast all such votes for one candidate or he may distribute them among any two or more candidates.

Section 10. VOTING OF SHARES BY CERTAIN HOLDERS

Shares standing in the name of another corporation may be voted by its president or by proxy appointed by him unless some other person, by resolution of its board of directors, shall be appointed to vote such shares, in which such person shall be entitled to vote upon production of a certified copy of such resolution.

Shares held by an administrator, executor, guardian or conservator may be voted by him either in person or by proxy, without a transfer of such shares into his name. Shares standing in the name of a trustee may be voted by him either in person or by proxy, but no trustee shall be entitled to vote shares held by him without a transfer of such shares into his name.

Shares standing in the name of a receiver may be voted by such receiver, and shares held by or under the control of a receiver may be voted by such receiver without the transfer thereof into his name if authority so to do be contained in an appropriate order of the court by which such receiver was appointed.

Where shares are held by three or more fiduciaries, the will of the majority of such fiduciaries shall control the manner of voting or giving of a proxy, unless the instrument or order appointing such fiduciaries otherwise directs.

A shareholder whose shares are pledged shall be entitled to vote such shares until the shares have been transferred into the name of the pledgee, and thereafter the pledgee shall be entitled to vote the shares so transferred.

Shares of the corporation's own stock belonging to it or held by it in a fiduciary capacity, shall not be voted, directly or indirectly, at any meeting, and shall not be counted in determining the total number of outstanding shares entitled to vote at any given time.

Section 11. INFORMAL ACTION BY SHAREHOLDERS

Any action required to be taken at a meeting of the shareholders, or any other action which may be taken at a meeting of the shareholders, may be taken without a meeting if a consent in writing setting forth the action so taken shall be signed by all the

shareholders entitled to vote with respect to the subject matter thereof.

ARTICLE III - BOARD OF DIRECTORS

Section 1. GENERAL POWERS

The business and affairs of the corporation shall be managed by its board of directors

Section 2. NUMBER. TENURE AND QUALIFICATIONS

The number of directors of the corporation shall not be less than three or more than seven, and until otherwise determined by the shareholders the number shall be three. Each director shall hold office until the next annual meeting of the shareholders and until his successor shall have been elected and qualified. At least four directors must be class A, class B, or class C shareholders of Sandy Point Improvement Company, Inc. Up to three directors may be the legal spouse or registered domestic partner of a class A, class B, or class C shareholder of Sandy Point Improvement Company, Inc. The current structure of the directors of the corporation is based on geographical location with two (2) representatives collectively from Sandy Point Heights, Sandy Point Arm and Neptune Heights; two (2) representatives from Sandy Point Shores and three (3) representatives that are at large. The four (4) directors who are representatives of a geographical area must reside on the property, boat, or vessel that qualifies them to be shareholders (or spouse/registered domestic partner of a shareholder) at least part-time in order to be eligible for office. For the purposes of this provision, residency includes any overnight stays for residential or recreational purposes even if for one or more short-term overnight visits or on a vessel. This requirement must continue throughout the duration of their term as a director. Only one person per lot may serve on the Board. (See Note 3 for current composition).

Section 3. REGULAR MEETINGS

A regular meeting of the board of directors shall be held without other notice than this bylaw, immediately after and at the same place as the annual meeting of shareholders. The board of directors may provide by resolution the time and place, either within or without the state of Washington, for the holding of additional regular meetings without other notice than such resolution.

Section 4. SPECIAL MEETINGS

Special meetings of the board of directors may be called by or at the request of the president or any two directors. The person or persons authorized to call special meetings of the board of directors may fix any place, either within or without the state of Washington, as the place for holding any such special meeting of the directors called by them.

Section 5. NOTICE

Written notice of a special meeting of the board of directors shall be given at least seven days prior to the date set for such meeting by the person authorized to call such meeting or the secretary of the corporation either by personal delivery to each director or by mail addressed to the business address of each director or by telegram. If mailed, such notice shall be deemed to be given when deposited in the United States mail, postage prepaid, so addressed to the director. If notice is given by telegram, such notice shall be deemed to be given when the telegram is delivered to the telegraph company for transmission. If no place for such meeting is designated in the notice thereof, such meeting shall be held at the principal office of the corporation. Any director may waive notice of any meeting at any time. The attendance of a director at a meeting of the board of directors shall constitute a waiver of notice of such meeting except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully convened. The business to be transacted at, or the purpose of, any regular or special meeting of the board of directors, as well as the time and place thereof, shall be specified in the notice or waiver of notice of such meeting.

Section 6. QUORUM

A majority of the number of directors fixed by these bylaws or the shareholders shall constitute a quorum for the transaction of any business at any meeting of directors. If less than such majority shall attend a meeting, a majority of the directors present may adjourn the meeting from time to time without further notice, and a quorum present at such adjourned meeting may transact business.

Section 7. MANNER OF ACTING

The act of the majority of the directors present at a meeting or adjourned meeting at which a quorum is present shall be the act of the board of directors. By a resolution passed by a majority of all the directors of the corporation two or more of the directors may be designated to constitute an executive committee who, to the extent provided in such resolution, shall have and exercise the authority of the board of directors in the management of the business of the corporation.

Section 8. REMOVAL

At a special meeting of the shareholders called for that purpose, the entire board

of directors or any individual director may be removed from office by a vote of the shareholders holding two-thirds of the outstanding shares entitled to vote at an election of directors. Unless the entire board of directors be removed, no individual director shall be removed in the case of a sufficient number of shares are cast against the resolution for his removal, which, if cumulatively voted at an election of the full board, would be sufficient to elect one or more directors. If the board of directors or any one or more directors is so removed, new directors may be elected at this same meeting.

Section 9. VACANCIES

Any vacancy occurring in the board of directors may be filled by the affirmative vote of a majority of the remaining directors though there is less than a quorum of the board of directors. A director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office. Any directorship to be filled because of an increase in the number of directors shall be filled by election at an annual meeting or at a special meeting of shareholders called for that purpose.

Section 10. COMPENSATION

By resolution of the board of directors, the directors may be paid their expenses, if any, of attendance at any meeting of the board of directors, and may be paid a fixed sum for attendance at each meeting of the board of directors or a stated salary as director. No such payment shall preclude any director from serving the corporation in any other capacity and receiving compensation therefor.

Section 11. PRESUMPTION OF ASSENT

A director of the corporation who is present at a meeting of the board of directors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as the secretary of the meeting before the adjournment thereof or shall forward such dissent by registered mail to the secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a director who voted in favor of such action.

Section 12. ELECTION

Nominations for the Board will not be accepted from the floor at an annual general meeting or special meeting of the shareholders. Ballots will not contain blanks for "write-in" candidates nor will any "write-in" candidates be considered in elections for Board positions. Notice that the Board is accepting nominations for one or more open Board positions will be posted at the Company website and outside the clubhouse at least forty-five (45) days prior to the election.

No person shall appear on the ballot for a board position unless the following requirements are met:

- a. A fully completed nomination form for such person shall have been received by the office manager, or in the absence of the office manager, the President of the Board, no less than 30 days prior to the date of the election. The nomination form is attached as Exhibit A.
- b. The nominee must satisfy the qualifications provided in Article III Section 2 of the Bylaws or provide evidence as to how the nominee will qualify if he or she is elected to serve as a Board member.

The foregoing nomination procedures shall in no way change or limit the Board's ability to fill a Board vacancy pursuant to Article III Section 9 of the Bylaws. The foregoing nomination procedures are adopted in an effort to ensure the integrity of the voting process. (see Note 4).

ARTICLE IV - OFFICERS

Section 1. NUMBER

The officers of the corporation shall be a president (who must also be a director), one or more vice presidents (the number thereof to be determined by the board of directors), a secretary, and a treasurer, each of whom shall be elected by the board of directors. Such other officers and assistant officers, including a chairman of the board, as may be deemed necessary or appropriate may be elected or appointed by the board of directors. Any two or more offices may be held by the same person except the offices of president and secretary.

Section 2. ELECTION AND TERM OF OFFICE

The officers of the corporation to be elected by the board of directors shall be elected annually by the board of directors at the first meeting of the directors held after each annual meeting of the shareholders. If the election of officers shall not be held at such meeting, such election shall be held as soon thereafter as conveniently may be. Each officer shall hold office until his successor shall have been duly elected or qualified or until his death or until he shall resign or shall be removed in the manner hereinafter provided.

Section 3. REMOVAL

Any officer or agent elected or appointed by the board of directors may be

removed by the board of directors whenever in its judgment the best interests of the corporation would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the person so removed.

Section 4. VACANCIES

A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the board of directors for the unexpired portion of the term.

Section 5. CHAIRMAN OF THE BOARD

The chairman of the board, if there be such an office, shall, if present, preside at all meetings of the board of directors, and exercise and perform such other powers and duties as may be from time to time assigned to him by the board of directors.

Section 6. PRESIDENT

The president shall be the principal executive officer of the corporation and, subject to the control of the directors, shall in general supervise and control all the business and affairs of the corporation. He shall when present preside at all meetings of the shareholders and in the absence of the chairman of the board, or if none, at all meetings of the board of directors. He may sign, with the secretary or any other proper officer of the corporation thereunto authorized by the board of directors, certificates for shares of the corporation, any deeds, mortgages, bonds, contracts, or other instruments which the board of directors has authorized to be executed, except in cases where signing and execution thereof shall be expressly delegated by the board of directors or by these bylaws to some other officer or agent of the corporation, or shall be required by law to be otherwise signed or executed; and in general shall perform all duties incident to the office of president and such other duties as may be prescribed by the board of directors from time to time.

Section 7. THE VICE PRESIDENTS

In the absence of the president or in the event of his death, inability or refusal to act, the vice president (or in the event there shall be more than one vice president, the vice presidents in the order designated at the time of their election, or in the absence of any designation then in the order of their election) shall perform the duties of the president, and when so acting shall have all the powers of and be subject to all the restrictions upon the president; and shall perform such other duties as from time to time may be assigned to him by the president or by the board of directors.

Section 8. THE SECRETARY

The secretary shall: (a) keep the minutes of the shareholders' and of board of directors' meetings in one or more books provided for that purpose; (b) see that all notices are duly given in accordance with the provisions of these bylaws or as required by law; (c) be custodian of the corporate records and of the seal of the corporation and see that the seal of the corporation is affixed to all documents the execution of which on behalf of the corporation under its seal is duly authorized; (d) keep a register of the post office address of each shareholder; (e) sign with the president, or a vice president, certificates for shares of the corporation, the issuance of which shall have been authorized by resolution of the board of directors; (f) have general charge of the stock transfer books of the corporation; and (g) in general perform all duties incident to the office of secretary and such other duties as from time to time may be assigned to him by the president or by the board of directors.

Section 9. THE TREASURER

If required by the board of directors, the treasurer shall give a bond for the faithful discharge of his duties, in such sum and with such surety or sureties as the board of directors shall determine. He shall: (a) have charge and custody of and be responsible for all funds and securities of the corporation; receive and give receipts for moneys due and payable to the corporation from any source whatsoever, and deposit all such moneys in the name of the corporation in such banks, trust companies, or other depositories as shall be selected in accordance with the provisions of Article V of these bylaws; and (b) in general perform all of the duties incident to the office of treasurer and such other duties as from time to time may be assigned to him by the president or the board of directors.

Section 10. ASSISTANT SECRETARIES AND ASSISTANT TREASURERS

The assistant treasurers shall respectively, if required by the board of directors, give bonds for the faithful performance of their duties in such sums and with such sureties as the board of directors shall determine. The assistant secretaries and assistant treasurers in general shall perform such duties as shall be assigned to them by the secretary or the treasurer or by the president or the board of directors.

Section 11. SALARIES

The salaries of the officers shall be fixed from time to time by the board of directors and no officer shall be prevented from receiving such salary by reason of the fact that he is also a director of the corporation.

ARTICLE V - CONTRACTS, LOANS, CHECKS, DEPOSITS

Section 1. CONTRACTS

The board of directors may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

A director of the corporation shall not be disqualified by his office from dealing or contracting with the corporation either as a vendor, purchaser or otherwise. The fact that any director or officer, or any firm of which any director or officer of the corporation is a shareholder, officer or director, is in any way interested in any transaction or contract of the corporation shall not make such transaction or contract void or voidable, or require such director or officer of the corporation to account to the corporation for any profits therefrom, provided that such transaction or contract is or shall be authorized, ratified or approved either (a) by vote of a majority of a quorum of the board of directors without computing in such majority or quorum any director who is interested or who is a member of a firm so interested or a shareholder, director or officer of a corporation so interested, or (b) by written consent or by a vote at a shareholders' meeting, of the holders of record of a majority in number of the outstanding shares entitled to vote at such meeting.

Section 2. LOANS

No loans shall be contracted on behalf of the corporation and no evidence of indebtedness shall be issued in its name unless authorized by a resolution of the board of directors. Such authority may be general or confined to specific instances.

Section 3. CHECKS, DRAFTS, ETC.

All checks, drafts or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolution of the board of directors.

Section 4. DEPOSITS

All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the board of directors may select.

ARTICLE VI - CERTIFICATES FOR SHARES AND THEIR TRANSFER

Section 1. CERTIFICATES FOR SHARES

Certificates representing shares of the corporation shall be in such form as shall be determined by the board of directors. Such certificates shall be signed by the president and by the secretary, or by a vice president and assistant secretary if so

authorized by the board of directors. All certificates for shares shall be consecutively numbered or otherwise identified. The name and address of the person to whom the shares represented thereby are issued, with the number of shares and date of issue, shall be entered on the stock transfer book of the corporation. All certificates surrendered to the corporation for transfer shall be cancelled and no new certificate shall be issued until the former certificate for a like number of shares shall have been surrendered and cancelled except that in case of a lost, destroyed or mutilated certificate a new one may be issued therefor upon such terms and indemnity to the corporation as the board of directors may prescribe.

Section 2. TRANSFER OF SHARES

Transfer of the shares of the corporation shall be made only on the stock transfer books of the corporation by the holder of record thereof or by his legal representative who shall furnish proper evidence of authority to transfer, or by his attorney thereunto authorized by power of attorney duly executed and filed with the secretary of the corporation, and on surrender for cancellation of the certificates for such shares. The person in whose name shares stand on the books of the corporation shall be deemed by the corporation to be the owner thereof for all purposes.

Section 3. RECORDS

The corporation shall maintain records showing the real property owned in the Sandy Point area by the shareholder to whom a share of Class A or Class C stock is originally issued. As provided in the Articles of Incorporation, such share shall henceforth be appurtenant to such real property and its transfer shall be limited to transactions where such transfer is incident to the transfer of title to such real property.

In the event that any real property to which a share may be so appurtenant shall be subdivided to create more than one parcel for residential purposes, the shareholder shall have the right upon payment of the par value of such stock to have one share of stock issued of the same class as his original share issued to him for each additional parcel into which his property is subdivided. Such additional shares shall then be appurtenance one share for each additional parcel and be so recorded in the corporate records.

Section 4. TRANSFER OF CLASS A OR CLASS C STOCK

No transfer of Class A or Class C stock shall be recognized by this corporation except as such transfer is incident to and a part of the transfer of the real property owned by the original shareholder of such share at the time of its issue. The secretary may require such proof as he deems advisable to show that such transfer is made incident to such real property transaction. In the event a shareholder of Class A stock of this corporation shall transfer the real property to which his share is appurtenant by virtue of any restriction or covenant with the land but shall neglect to cause his stock to

be transferred incident to such sale, the transferee of such real property may apply to the corporation in writing for issuance of a certificate of stock. Upon showing of proof of ownership in form acceptable to the directors, the directors may, after 10 days written notice to the shareholder of record on the corporate records, cause the share appurtenant to such real property to be transferred to the then owner thereof without surrender of the certificate representing such share notwithstanding any other provisions hereof to the contrary.

ARTICLE VII - FISCAL YEAR

The fiscal year of the corporation shall begin on the 1st day of April and end on the last day of March of each year.

ARTICLE VIII - DIVIDENDS

The board of directors may from time to time declare, and the corporation may pay, dividends on its outstanding shares in the manner and upon the terms and conditions provided by law and its articles of incorporation.

ARTICLE IX - SEAL

The board of directors shall provide a corporate seal which shall be circular in form and shall have inscribed thereon the name of the corporation and the state of incorporation the words, "Corporate Seal".

ARTICLE X - WAIVER OF NOTICE

Whenever any notice is required to be given to any shareholder or director of the corporation under the provisions of these bylaws or under the provisions of the articles of incorporation or under the Washington Business Corporation Act, a waiver thereof in writing, signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE XI – ACTIONS AGAINST OFFICERS, DIRECTORS AND EMPLOYEES

Any person made a party to any action, suit or proceeding by reason of the fact that he, his testator or intestate, is or was a director, officer or employee of the corporation, or of any other corporation which he served as such at the request of the corporation, shall be indemnified by the corporation against the reasonable expenses, including attorneys fees, actually and necessarily incurred by him in connection with the defense of such action, suit or proceeding, or in connection with any appeal therein,

except in relation to matters as to which it shall be adjudged in such action suit or proceeding that such officer, director or employee is liable for negligence or misconduct in the performance of his duties. Such right of indemnification shall not be deemed exclusive of any other rights to which such director, officer or employee may be entitled.

ARTICLE XII - AMENDMENTS

Except as to any article hereof pertaining to restrictions on the transfer of shares of the corporation in which article the manner of amendment is specified, any of these bylaws may be amended, altered or repealed and new bylaws adopted by a majority vote of the shareholders at any annual or special meeting called for that purpose.

NOTES:

- This document includes amendments to previously restated bylaws but is not itself a complete restatement of the bylaws. Items such as gender reference changes and updating will be included in the next restatement.
- Amendments approved at the Annual General Meeting of shareholders on October 15, 2011 are incorporated in the following sections: Article I (company address), Article II. Sections 1 (date of annual meeting) & 7 (quorum attendance requirement), Article III. Section 2 (director eligibility requirement).
- 3. A series of amendments and shareholder resolutions have been made regarding Article III. Section 2 (Number, Tenure and Qualifications) but not included in the last restated bylaws:
 - 2017 Amendment requiring residency and allowing spouses;
 - 1970 Resolution changing number of board members from three to seven;
 - 1974 Amendment staggering terms;
 - 1977 Amendment assigning three positions to SPS, three to SPH, and one to NH;
 - 1996 Motion which defines the current structure: "combine Sandy Point Heights and Sandy Point Arm with Neptune Heights, with a total of 2 representatives, 2 representatives from Sandy Point Shores and 3 at large." The terms remain staggered with one each from the designated areas elected each year, and one and two at large in alternate years.
- 4. Added via Amendment in 2017.

These November, 2012 Restated Bylaws include amendments made at the Annual Meeting of Shareholders of the Sandy Point Improvement Company October 15, 2011 and September 30, 2017 in Ferndale, Washington. The explanatory notes have been added for reference only and not part of the formally adopted Bylaws.

EXHIBIT A

SANDY POINT IMPROVEMENT COMPANY BOARD OF DIRECTORS NOMINATION FORM

Nomination:		
I,, nomir Directors (the "Board").	nate	_to serve on the Board of
Nomination Acceptance:		
l,	, do hereby accept the	
[nomination/nominate myself] [C	Circle One]	
for an open position on the Boar	d and agree to serve on the	Board, if elected.
Nominee's Print Name	Nominee's Unit Number(s	j)
Nominee's Signature	 Date	_