

Proposed No. 2012-0268.2

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

September 18, 2012

Ordinance 17416

Sponsors McDermott

1	AN ORDINANCE relating to unincorporated area councils;
2	making technical corrections; amending Ordinance 2165,
3	Section 2, as amended, and K.C.C. 2.98.020, Ordinance
4	2165, Section 6, as amended, and K.C.C. 2.98.060,
5	Ordinance 15728, Section 7, and K.C.C. 2.110.030,
6	Ordinance 14214, Section 8, as amended, and K.C.C.
7	9.14.070, Ordinance 7737, Section 2, as amended, and
8	K.C.C. 10.24.020, Ordinance 13147, Section 19, as
9	amended, and K.C.C. 20.18.030, Ordinance 13147, Section
10	22, as amended, and K.C.C. 20.18.060, Ordinance 13147,
11	Section 23, as amended, and K.C.C. 20.18.070, Ordinance
12	13147, Section 28, as amended, and K.C.C. 20.18.120,
13	Ordinance 16950, Section 10, and K.C.C. 20.20.035,
14	Ordinance 13022, Section 2, and K.C.C. 21A.06.217,
15	Ordinance 13022, Section 26, as amended, and K.C.C.
16	21A.20.190, Ordinance 15032, Section 26, and K.C.C.
17	21A.22.035, Ordinance 13129, Section 2, and K.C.C.
18	21A.27.010 and Ordinance 15170, Section 13, and K.C.C.
19	21A.45.080 and repealing Ordinance 14214, Section 9, as

20	amended, and K.C.C. 9.14.080, Ordinance 14214, Section
21	10, as amended, and K.C.C. 9.14.090 and Ordinance
22	14276, Section 1, as amended, and K.C.C. 9.14.095.
23	STATEMENT OF FACTS:
24	1. Ordinance 17139 was enacted on July 15, 2011, establishing a
25	framework for public engagement in unincorporated areas of King
26	County.
27	2. The council-adopted framework broadens the county's goals for public
28	engagement with unincorporated communities as required by the King
29	County Strategic Plan and supersedes the public engagement guidelines
30	delineated in Executive Order PRE-7-1 (AEO) and Motion 9643.
31	3. On April 19, 2012, Executive Order PRE 7-1 (AEO) was repealed by
32	Executive Order.
33	4. The Strategic Plan's public engagement goals encourage King County
34	to engage with a wide range of community based organizations in addition
35	to unincorporated area councils, such as community councils, community
36	development associations and other community groups.
37	5. The engagement framework sets forth steps for improving community
38	engagement and interaction with residents of unincorporated King County,
39	including development of clearly defined community service areas,
40	development of interbranch work programs supporting the service areas
41	and convening public meetings in the service areas.

42	6. The Four Creeks Unincorporated Area Council, the Greater Maple
43	Valley Area Council, the North Highline Unincorporated Area Council,
44	the Upper Bear Creek community council, the Vashon-Maury Island
45	Community Council and the West Hill Community Council will no longer
46	be recognized as official Unincorporated Area Councils described in
47	repealed Executive Order PRE-7-1 (AEO) in the context of more inclusive
48	community engagement with a wide range of community members and
49	organizations.
50	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
51	SECTION 1. Ordinance 2165, Section 2, as amended, and K.C.C. 2.98.020 are
52	each hereby amended to read as follows:
53	For the purpose of this chapter:
54	A. "Department" means executive departments and administrative offices, the
55	sheriff's office, the department of assessments, the department of judicial administration,
56	the department of elections, county boards, commissions, committees and other
57	multimember bodies. However, "department" does not include the legislative branch and
58	all offices established under Article 2 of the King County Charter, the hearing examiner,
59	the board of appeals, the personnel board, the board of health, superior courts, district
60	courts and the prosecuting attorney's office.
61	B. "Penalty" means a punishment established by ordinance or other law imposed
62	as a consequence of failing to abide by or comply with the law, ordinance or a rule
63	adopted under ordinance or other law.

64	C.1. Rule means any department order, directive or regulation of general
65	applicability:
66	a. the violation of which subjects a person outside county employment to a
67	penalty;
68	b. that subjects a person outside of county employment to the payment of a fee
69	c. that establishes, alters or revokes any procedure, practice or requirement
70	relating to a department hearing; or
71	d. that establishes, alters or revokes any qualifications or standards for the
72	issuance, suspension or revocation of a license to pursue any commercial activity, trade
73	or profession.
74	2. "Rule" includes the amendment or repeal of a prior rule, but does not include:
75	a. a statement concerning only the internal management of a department and
76	not affecting private rights or procedures available to the public;
77	b. a declaratory ruling issued in accordance with an ordinance; or
78	c. a traffic restriction for motor vehicles, bicyclists and pedestrians established
79	by the director of the department of transportation or designee if an official traffic control
80	device gives notice of the restriction.
81	SECTION 2. Ordinance 2165, Section 6, as amended, and K.C.C. 2.98.060 are
82	each hereby amended to read as follows:
83	A.1. Prior to the adoption, amendment or repeal of any rule, each department
84	shall give at least forty-five days' notice of its intended action by:
85	a. filing a notice with the executive department responsible for archives and
86	records management functions;

b. providing, at least in writing or by electronic format, the notice to: all
persons and other parties who have made timely request of the agency for advance notice
of its rule-making proceedings on a specific topic; the clerk of the council; and each
member of the county council; ((and each unincorporated area council;)) and

- c. giving public notice by one publication in the official newspaper of King County.
 - 2. The notice shall include:
 - a. reference to the authority under which the rule is proposed;
- b. a statement of either the terms or substance of the proposed rule or a description of the subjects and issues involved; and
- c. the time, place and manner, including at least in writing or by electronic format, in which interested persons may present their views on the rule. To the extent practicable, the department should permit persons to present their views at a public meeting, according to rules established by the department.
- B. The department giving the notice required in this section shall consider all comments received by the prescribed time and shall make reasonable efforts to provide written responses to the comments before the rule is adopted.
- C. Adoption of a rule by a department other than a county board, commission, committee or other multimember body is accomplished by the department's director or the sheriff ((\text{or})), assessor or director of elections, for his or her respective department, signing the proposed rule. Adoption of a rule by a county board, commission, committee or other multimember body is accomplished by majority vote in favor of the rule by the members of the body, as evidenced in the approved minutes of the body, and in

110	- compliance with the Open Public Meetings Act of 1971, chapter 42.30 RC w, as
111	applicable.
112	D. A rule adopted under this section is not valid unless adopted in substantial
113	compliance with this section. In any proceeding, a rule shall not be considered invalid or
114	the ground of noncompliance with the procedural requirements of this section if two
115	years or more have elapsed from the effective date of the rule.
116	SECTION 3. Ordinance 15728, Section 7, and K.C.C. 2.110.030 are each hereby
117	amended to read as follows:
118	A. There is hereby created a King County Flood Control Zone District advisory
119	committee, referred to in this section as "the advisory committee."
120	B. The advisory committee is created to provide expert policy advice to the board
121	of supervisors of the King County Flood Control Zone District on regional flood
122	protection issues. The committee shall review and recommend an annual work program
123	and budget for the district, including capital improvement program projects and funding
124	levels, subject to approval or approval and modification by the board of supervisors.
125	Eleven copies of the recommendations shall be filed with the clerk of the King County
126	council no later than August 31 of the preceding year, for distribution to all
127	councilmembers.
128	C. The advisory committee shall be composed of fifteen members, consisting of
129	permanent seats and two-year seats, as follows:
130	1. Ten permanent seats shall be held by:

131	a. each mayor, or a council member alternate designated by the mayor, of the
132	following cities: Tukwila, Auburn, Kent, Renton, Snoqualmie, North Bend, Carnation,
133	Seattle and Bellevue; and
134	b. the King County executive;
135	2. Four two-year seats shall be held by either mayors or city council members,
136	or mayor or council member alternates, as nominated by the Suburban Cities Association
137	or its successor, from the remaining cities in King County to ensure the goal of diversity
138	in the geographic location and size of jurisdictions on the advisory committee; and
139	3. One two-year seat shall be held by an individual ((chosen from lists of no
140	more than three nominees submitted to the King County council by each of the
141	Unincorporated Area Councils, alternating between a resident of the urban
142	unincorporated area and the rural unincorporated area)), nominated by the county
143	executive, who is a resident of unincorporated King County.
144	D. The members for two-year seats allocated to representatives of
145	((Unincorporated Area Councils)) unincorporated King County and the Suburban Cities
146	Association or its successor shall be subject to confirmation by the King County council.
147	E. Each seat on the advisory committee shall have one vote, unless rules adopted
148	by the advisory committee provide otherwise.
149	F. The advisory committee shall adopt other rules governing its operations, at or
150	promptly after its first meeting.
151	SECTION 4. Ordinance 14214, Section 8, as amended, and K.C.C. 9.14.070 are
152	each hereby amended to read as follows:

153	The Vashon-Maury island groundwater protection committee is hereby created
154	and shall continue in existence until December 31, 2013. The Vashon-Maury island
155	groundwater protection committee shall be referred to as "the groundwater protection
156	committee" or "the committee" throughout this section.
157	A. The groundwater protection committee members shall be selected from within
152	the Vashon-Maury island groundwater management plan area and shall consist of the
159	following representatives:
160	1. One representative from the groundwater advisory committee;
161	2. One representative from water purveyors;
162	3. Two representatives from sewer and water utilities and associations;
163	4. One representative from residential well users;
164	5. One representative from business owners;
165	6. One representative from commercial agriculturists;
166	7. One ((representative from the unincorporated area council)) <u>Vashon-Maury</u>
167	island community resident;
168	8. One representative from chambers of commerce; and
169	9. One representative from local environmental organizations.
170	B. The county shall invite each of the tribal nations with federally recognized
171	rights within the Vashon-Maury island groundwater management area to recommend
172	candidates for the committee. The committee shall include a representative from each
173	tribal nation with federally recognized rights within the Vashon-Maury island
174	groundwater management area, if the tribal nation provides to the county a candidate for
175	appointment to the committee.

176	C. Each county abutting the Vashon-Maury island groundwater management plan
177	area boundary shall be requested to provide to the county a candidate for appointment to
178	the committee on an advisory, nonvoting basis;
179	D. The Seattle-King County department of public health and the Washington
180	state departments of Ecology and Health shall be requested to provide to the county a
181	candidate for appointment to the committee on an advisory, nonvoting basis; and
182	E. Each member of the committee shall coordinate internally with the entity the
183	member represents.
184	SECTION 5. Ordinance 14214, Section 9, as amended, and K.C.C. 9.14.080 are
185	each hereby repealed.
186	SECTION 6. Ordinance 14214, Section 10, as amended, and K.C.C. 9.14.090 are
187	each hereby repealed.
188	SECTION 7. Ordinance 14276, Section 1, as amended, and K.C.C. 9.14.095 are
189	each hereby repealed.
190	SECTION 8. Ordinance 7737, Section 2, as amended, and K.C.C. 10.24.020 are
191	each hereby amended to read as follows:
192	A. The division shall maintain an updated comprehensive solid waste
193	management plan and shall review and propose plan revisions, if necessary to the council
194	at least once every five years in accordance with RCW 70.95.110, as now enacted or
195	hereafter amended.
196	B. The ((King C))county solid waste advisory committee shall review and
197	comment upon the proposed plan before its submittal to the council for adoption.
198	C. The interlocal forum shall have the following responsibilities:

199	1. Advise the ((King C))county council and county executive and other
200	jurisdictions as appropriate on all policy aspects of solid waste management and
201	planning, and consult with and advise the ((King County solid waste)) division on
202	technical issues;
203	2. Review and comment on alternatives and recommendations for the county
204	comprehensive solid waste management plan and facilitate approval of plan by each
205	jurisdiction;
206	3. Review proposed solid waste interlocal agreements between ((King)) the
207	((C))county and cities for planning, recycling and waste stream control;
208	4. Review disposal rate proposals;
209	5. Review status reports on: waste stream reduction, recycling, energy and
210	resource recovery; and solid waste operations with interjurisdictional impact;
211	6. Promote information exchange and interaction between waste generators,
212	local governments with collection authority, recyclers and county-planned and operated
213	disposal system;
214	7. Provide coordination opportunities between ((King County solid waste)) the
215	division, local governments, private operators and recyclers; and
216	8. Aid cities in recognizing municipal solid waste responsibilities, including
217	collection and recycling, and effectively carrying out those responsibilities.
218	D. The division shall seek public comment on the preliminary draft
219	comprehensive solid waste management plan, in addition to conducting the public review
220	and comment procedures required by the state Environmental Policy Act. Copies of the

plan should be provided to ((King C)) county cities, ((unincorporated area councils))

community organizations and the ((King C))county council, and ((should be available for
public review at all King County libraries)) shall be posted on the county's web site. The
public comment period on the preliminary draft shall be at least thirty days and shall be
completed before the division transmits the preliminary draft to the Washington state
Department of Ecology. The division should provide ((the unincorporated area councils))
community organizations, commissions, cities and individuals an opportunity to submit
written statements. If necessary, the division should revise the preliminary draft to
address comments received.

- E. The council's committee of the whole or another committee designated by the council may hold hearings on the preliminary (([draft plan])) draft plan and the council shall hold a public hearing on the draft plan and another public hearing on the final draft plan before adoption of the plan. Any city using county solid waste facilities shall be notified of these public hearings and shall be requested to comment on the plan.
- F. The division shall submit to the council by May 1 of each year an annual report of its progress toward objectives identified in the plan.
- G. Solid waste interlocal agreements between the county and cities wishing to plan jointly with the county or to authorize the county to plan for them shall identify which party is responsible for city solid waste operational plans, tonnage forecasts and recycling goals.
- H. The division shall provide staff support to the metropolitan solid waste management advisory committee and the interjurisdictional technical staff group.
- <u>SECTION 9.</u> Ordinance 13147, Section 19, as amended, and K.C.C. 20.18.030 are each hereby amended to read as follows:

245	A. The King County Comprehensive Plan shall be amended in accordance with
246	this chapter, which, in compliance with RCW 36.70A.130(2), establishes a public
247	participation program whereby amendments are considered by the council no more
248	frequently than once a year as part of the amendment cycle established in this chapter,
249	except that the council may consider amendments more frequently to address:
250	1. Emergencies;
251	2. An appeal of the plan filed with the Central Puget Sound Growth
252	Management Hearings Board or with the court;
253	3. The initial adoption of a subarea plan, which may amend the urban growth
254	area boundary only to redesignate land within a joint planning area; or
255	4. An amendment of the capital facilities element of the Comprehensive Plan
256	that occurs in conjunction with the adoption of the county budget.
257	B. Every year the Comprehensive Plan may be amended to address technical
258	updates and corrections, and to consider amendments that do not require substantive
259	changes to policy language, changes to the priority areas map, or changes to the urban
260	growth area boundary, except as permitted in subsection B.5, 10. and 12. of this section.
261	This review may be referred to as the annual cycle. The Comprehensive Plan, including
262	subarea plans, may be amended in the annual cycle only to consider the following:
263	1. Technical amendments to policy, text, maps or shoreline designations;
264	2. The annual capital improvement plan;
265	3. The transportation needs report;
266	4. School capital facility plans;

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267	5. Changes required to implement an amendment to a joint interlocal $((f))$ or
268	development agreement in existence on January 1, 2008, between King County, another
269	local government and one or more private parties, only if the amendment to the joint
270	interlocal((f)) or development agreement includes a provision to alter the urban growth
271	area boundary to add areas to the urban growth area, requires that an area four times the
272 —	area that is added to the urban growth area be permanently designated as park or open
273	space and requires the transfer of development rights on terms as provided in the
274	amendment;
275	6. Changes required by existing Comprehensive Plan policies;
276	7. Changes to the technical appendices and any amendments required thereby;
277	8. Comprehensive updates of subarea plans initiated by motion;
278	9. Changes required by amendments to the countywide planning policies or
279	state law;
280	10. Redesignation proposals under the four-to-one program as provided for in
281	this chapter;
282	11. Amendments necessary for the conservation of threatened and endangered
283	species; and
284	12. Site-specific comprehensive land use map amendments that do not require
285	substantive change to comprehensive plan policy language and that do not alter the urban
286	growth area boundary, except to correct mapping errors.

comprehensive review of the Comprehensive Plan in order to update it as appropriate and

C. Every fourth year beginning in 2000, the county shall complete a

to ensure continued compliance with the GMA. This review may provide for a

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cumulative analysis of the twenty-year plan based upon official population growth forecasts, benchmarks and other relevant data in order to consider substantive changes to policy language and changes to the urban growth area (UGA). This comprehensive review shall begin one year in advance of the transmittal and may be referred to as the four-year cycle. The urban growth area boundaries shall be reviewed in the context of the four-year cycle and in accordance with countywide planning policy FW-1 and RCW 36.70A.130. If the county determines that the purposes of the Comprehensive Plan are not being achieved as evidenced by official population growth forecasts, benchmarks, trends and other relevant data, substantive changes to the Comprehensive Plan may also be considered on even calendar years. This determination shall be authorized by motion. The motion shall specify the scope of the even-year amendment, and identify that the resources necessary to accomplish the work are available. An analysis of the motion's fisca! impact shall be provided to the council before to adoption. The executive shall determine if additional funds are necessary to complete the even-year amendment, and may transmit an ordinance requesting the appropriation of supplemental funds.

D. The executive shall seek public comment on the Comprehensive Plan and any proposed Comprehensive Plan amendments in accordance with the procedures in K.C.C. 20.18.160 before making a recommendation, in addition to conducting the public review and comment procedures required by SEPA. The public((-including unincorporated area eouncils;)) shall be afforded at least one official opportunity to record public comment before to the transmittal of a recommendation by the executive to the council. County-sponsored councils and commissions may submit written position statements that shall be considered by the executive before transmittal and by the council before adoption, if they

are received in a timely manner. The executive's recommendations for changes to
policies, text and maps shall include the elements listed in Comprehensive Plan policy
RP-307 and analysis of their financial costs and public benefits, any of which may be
included in environmental review documents. Proposed amendments to the
Comprehensive Plan shall be accompanied by any development regulations or
amendments to development regulations, including area zoning, necessary to implement
the proposed amendments.

- SECTION 10. Ordinance 13147, Section 22, as amended, and K.C.C. 20.18.060 are each hereby amended to read as follows:
- A. Beginning in 1999, and every fourth year thereafter, the executive shall transmit to the council by the first business day of March a proposed motion specifying the scope of work for proposed amendments to the Comprehensive Plan that will occur in the following year, which motion shall include the following:
- 1. ((t))Topical areas relating to amendments to policies, the land use map and/or implementing development regulations that the executive intends to consider for recommendation to the council; and
- 2. ((a))An attachment to the motion advising the council of the work program the executive intends to follow to accomplish ((SEPA)) state Environmental Policy Act review and public participation.
- B. The council shall have until April 30 to approve the motion. In the absence of council approval, the executive shall proceed to implement the work program as proposed. If the motion is approved, the work program shall proceed as established by the approved motion.

C. Beginning in 2000, and every fourth year thereafter, the executive shall
transmit to the council by the first business day of March a proposed ordinance amending
the Comprehensive Plan, except that the capital improvement program and the ordinances
adopting updates to the transportation needs report and the school capital facility plans
shall be transmitted no later than the annual budget transmittal and shall be adopted in
conjunction with the budget. All transmittals shall be accompanied by a public
participation note, identifying the methods used by the executive to ensure early and
continuous public participation in the preparation of amendments. ((The note shall
specify how the unincorporated area councils were involved in the comment process.))
SECTION 11. Ordinance 13147, Section 23, as amended, and K.C.C. 20.18.070
are each hereby amended to read as follows:

- A. The executive shall transmit to the council any proposed amendments for the annual cycle by the first business day of March, except that the capital improvement program and the ordinances adopting updates to the transportation needs report and the school capital facility plans shall be transmitted no later than the annual budget transmittal and shall be adopted in conjunction with the budget.
- B. All transmittals shall be accompanied by a public participation note, identifying the methods used by the executive to assure early and continuous public participation in the preparation of amendments. ((The note-shall specify how the unincorporated area councils were involved in the comment process.))
- C. Proposed amendments, including site-specific land use map amendments, that are found to require preparation of an environmental impact statement shall be considered

for inclusion in the next amendment cycle following completion of the appropriate environmental documents.

SECTION 12. Ordinance 13147, Section 28, as amended, and K.C.C. 20.18.120 are each hereby amended to read as follows:

A. Notice of the time, place and purpose of a public hearing before the council to consider changes to area zoning shall, at a minimum, include publication in the official county newspaper and another newspaper of general circulation in the area for which the area zoning is proposed at least thirty days before the hearing. The county shall endeavor to provide such notice in nontechnical language. The notice shall indicate how the detailed description of the ordinance required by K.C.C. 20.18.100 can be obtained by a member of the public.

B. Notice of the hearing shall also be given by mail to affected property owners, appropriate to the scope of the proposal, whose names appear on the rolls of the ((King C))county assessor and shall at a minimum include owners of properties within five hundred feet of affected property, at least twenty property owners in the vicinity of the property, and to any individuals or organizations that have formally requested to the department or department of development environmental services to be kept informed of applications in an identified area. Notice shall ((specifically be given to any unincorporated area council that includes the subject property in its territory.)) also be posted on the county's web site. The county shall endeavor to provide such notice in nontechnical language. The mailed notice required ((herein)) in this section shall be postmarked at least thirty days before the hearing. If the county sends the mailed notice by bulk mail, the certificate of mailing shall qualify as a postmark. Failure to notify any

specific property owner shall not invalidate an area zoning proceeding or any resulting reclassification of land.

SECTION 13. Ordinance 16950, Section 10, and K.C.C. 20.20.035 are each hereby amended to read as follows:

When an applicant is required by K.C.C. chapter 21A.08 to conduct a community meeting, under this section, before filing of an application, notice of the meeting shall be given and the meeting shall be conducted as follows:

- A. At least two weeks in advance, the applicant shall:
- 1. Publish notice of the meeting in the local paper and mail and email to the department ((and to the unincorporated area council serving the area in which potential sites are contemplated)); and
- 2. Mail notice of the meeting to all property owners within five hundred feet or at least twenty of the nearest property owners, whichever is greater, as provided in K.C.C. 21A.26.170 of any potential sites, identified by the applicant for possible development, to be discussed at the community meeting. The mailed notice shall, at a minimum, contain a brief description and purpose of the proposal, approximate location noted on an assessor map with address and parcel number, photograph or sketch of any existing or proposed structures, a statement that alternative sites proposed by citizens can be presented at the meeting that will be considered by the applicant, a contact name and telephone number to obtain additional information and other information deemed necessary by the department of development and environmental services. Because the purpose of the community meeting is to promote early discussion, applicants shall to note

any changes to the conceptua	l information presented	in the mailed notice when they
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submit an application((-));		

B. At the community meeting at which at least one employee of the department of development and environmental services, assigned by the director of the department, shall be in attendance, the applicant shall provide information relative to the proposal and any modifications proposed to existing structures or any new structures and how the proposal is compatible with the character of the surrounding neighborhood. An applicant shall also provide with the applicant's application a list of meeting attendees, those receiving mailed notice of the meeting and a record of the published meeting notice((-)); and

C. The applicant shall, in the notice required under subsection A.2. of this section, and at the community meeting required under subsection B. of this section, advise that persons interested in the applicant's proposal may monitor the progress of the permitting of that proposal by contacting the department or by viewing the department's website, the address of which will be provided in the notice and at the community meeting.

SECTION 14. Ordinance 13022, Section 2, and K.C.C. 21A.06.217 are each hereby amended to read as follows:

Community identification sign: a sign identifying the location of a community or geographic area such as unincorporated activity centers or rural towns designated by the comprehensive plan ((or communities recognized and delineated by a recognized unincorporated area council)).

125	SECTION 15. Ordinance 13022, Section 26, as amended, and K.C.C.
126	21A.20.190 are each hereby amended to read as follows:
127	Community identification signs are permitted subject to the following provisions:
128	A. Only Unincorporated Activity Centers, urban planned developments or Rural
129	Towns, or designated and delineated by the Comprehensive Plan((, or specific geographic
130	areas (communities) recognized and delineated by a recognized unincorporated area
131	council)), are eligible to be identified with community identification signs. Identification
132	signs for Unincorporated Activity Centers, urban planned developments or Rural Towns
133	shall be placed along the boundaries identified by the Comprehensive Plan((-
134	Identification signs for specific geographic areas (communities) recognized and
135	delineated by a recognized unincorporated area council shall be placed along the
136	boundaries delineated by the unincorporated area council.));
137	B. Two types of community identification signs are permitted. Primary signs are
138	intended to mark the main arterial street entrances to a designated community,
139	Unincorporated Activity Center, urban planned development or Rural Town. Auxiliary
140	signs are intended to mark entrances to a designated community, Unincorporated Activity
141	Center, urban planned development or Rural Town along local access streets((-));
142	C. Primary signs are subject to the following provisions:
143	1. No more than four primary signs shall be allowed per Unincorporated Activity
144	Center, urban planned development, Rural Town or designated community((, unless a
145	recognized unincorporated area council permits up to two additional primary signs.));
146	2. Each primary sign shall be no more than thirty-two square feet in area and no
147	more than six feet in height((, except that a recognized unincorporated area council may

448	permit consolidation of two primary signs into one larger sign no more than sixty-four
449	square feet in area and no more than fifteen feet in height, to be located only in
450	commercial/industrial zones.)); and
451	3. Primary signs shall only be located along arterial streets, outside of the right-
452	of-way((τ));
453	D. Auxiliary community identification signs are subject to the following
454	provisions:
455	1. There shall be no limits on the number of auxiliary community identification
456	signs allowed per Unincorporated Activity Center, urban planned development, Rural
457	Town, or designated community((-)); and
458	2. Each auxiliary sign shall be no more than two square feet, and shall be
459	located only outside of the right-of-way((-));
460	E. No commercial advertisement shall be permitted on either primary or auxiliary
461	signs except as follows:
462	1. When located on property within the RA, UR, R1-8 and R12-48 zones, signs
463	may have a logo or other symbol of a community service or business group (((e.g.)), such
464	as Kiwanis, Chamber of Commerce((, etc.))) or a similar group, sponsoring construction
465	of the signs(((s))) or signs. Any permitted logo or symbol shall be limited to an area of
466	no more than two square feet on primary signs and no more than seventy-two square
467	inches on auxiliary signs; or
468	2. When located on properties within the NB, CB, RB, O and I zones, signs
469	may have a logo or other symbol of the company, community service or business group
470	sponsoring construction of the $sign((s))$ or $signs$. Any permitted logo or symbol shall

be limited to	an area of n	o more tha	n four	square	feet o	on primary	signs	and no	more	than
seventy-two s	square inche	s on auxili	ary si	gns((.))	; and					

- F. Community identification signs shall be exempt from the provisions of K.C.C. 21A.20.060.A. that require signs to be on-premise.
- SECTION 16. Ordinance 15032, Section 26, and K.C.C. 21A.22.035 are each hereby amended to read as follows:
 - A. Not later than thirty days after the department provides the notice of application to the public required by K.C.C. 20.20.060 on a mineral extraction or materials processing site or for an expansion of an existing mineral extraction or materials processing site or operation beyond the scope of the prior environmental review, the applicant shall hold a community meeting. The notice of application shall include notification of the date, time and location of the community meeting. At the meeting, the applicant shall provide information relative the proposal, including information on existing residences and lot patterns within one-quarter mile of potential sites and on alternative haul routes. The applicant shall also provide a preliminary evaluation at the meeting of any alternative routes that have been provided to the applicant in writing at least five days in advance of the meeting. The applicant shall provide to the department within fourteen days after the community meeting a written list of meeting attendages and documentation of the meeting.
 - B. Public notice of the community meeting required by this section shall be prepared, posted and distributed in accordance with K.C.C. 20.20.060 at least two weeks before the community meeting. In addition, the department shall:

493 —	1. Publish a notice of the meeting in a local newspaper of general circulation in
494	the affected area;
495	2. ((Mail the notice of the meeting to the unincorporated area council serving
496	the area where the site is located; and
497	3.)) Mail the notice of the meeting to all property owners within one-quarter mile
498	of the proposed or expanded site or to at least twenty of the property owners nearest to
499	the site, whichever is greater; and
500	((4.)) 3. Mail the notice of the meeting to all property owners within five
501	hundred feet of any proposed haul route from the site to the nearest arterial.
502	SECTION 17. Ordinance 13129, Section 2, and K.C.C. 21A.27.010 are each
503	hereby amended to read as follows:
504	When a new transmission support structure is proposed, a community meeting
505	shall be convened by the applicant prior to submittal of an application.
506	A. At least two weeks in advance, notice of the meeting shall be provided as
507	follows:
508	1. Published in the local paper and mailed to the department ((and to the
509	unincorporated area council serving the area in which potential sites are contemplated)),
510	and
511	2. Mailed notice shall be provided to all property owners within five hundred
512	feet ((()))or at least twenty of the nearest property owners, whichever is greater(())), as
513	required by K.C.C. 21A.26.170 of any potential sites, identified by the applicant for
514	possible development, to be discussed at the community meeting. When the proposed
515	transmission support structure exceeds a height of one hundred twenty feet, the mailed

notice shall be provided to all property owners within one thousand feet. The mailed notice shall at a minimum contain a brief description and purpose of the project, the estimated height, approximate location noted on an assessor map with address and parcel number, photo or sketch of proposed facility, a statement that alternative sites proposed by citizens can be presented at the meeting ((which)) that will be considered by the applicant, a contact name and telephone number to obtain additional information and other information deemed necessary by King County. Because the purpose of the community meeting is to promote early discussion, applicants are encouraged to note any changes to the conceptual information presented in the mailed notice when they submit an application.

B. At the community meeting at which at least one employee of the department of development and environmental services, assigned by the director of the department, shall be in attendance, the applicant shall provide information relative to existing transmission support structures and other nonresidential structures, such as water towers and electrical transmission lines, within one-quarter mile of potential sites, and shall discuss reasons why those existing structures are unfeasible. Furthermore, any alternative sites within one-quarter mile, identified by community members and provided to the applicant in writing at least five days in advance of the meeting, shall be evaluated by the applicant to the extent possible given the timeframe, and discussed at the meeting. A listing of the sites, identified in writing and provided to the applicant at or before the community meetings, shall be submitted to the department with the proposed application. Applicants shall also provide a list of meeting attendees and those receiving mailed notice and a record of the published meeting notice at the time of application submittal.

539	SECTION 18. Section 19 of this ordinance expires January 1, 2015.
540	SECTION 19. Ordinance 15170, Section 13, and K.C.C. 21A.45.080 are each
541	hereby amended to read as follows:
542	The managing agency, in partnership with the sponsor, shall:
543	A. At least fourteen days before the anticipated start date of the homeless
544	encampment, provide notification to all residences and businesses within five hundred
545	feet of the boundary of the proposed homeless encampment site, but the area shall be
546	expanded as necessary to provide notices to at least twenty different residences or
547	businesses, as well as any ((unincorporated area council, if applicable, and any))
548	homeowner association representing residents receiving notice. The notice shall contain
549	the following specific information:
550	1. Name of sponsor;
551	2. Name of host if different from the sponsor;
552	3. Date the homeless encampment will begin;
553	4. Length of stay;
554	5. Maximum number of residents allowed;
555	6. Planned location of the homeless encampment;
556	7. Dates, times and locations of community informational meetings about the
557	homeless encampment;
558	8. Contact information including names and phone numbers for the managing
559	agency and the sponsor; and
560	9. A county contact person or agency; and

B. Conduct at least one community informational meeting held on the host site, or nearby, at least ten days before the anticipated start date of the homeless encampment. The purpose of the meeting is to provide those residences and businesses that are entitled to notice under this section with information regarding the proposed duration and operation of the homeless encampment, conditions that will be placed on the operation of

the homeless encampment and requirements of the written code of conduct, and to 566 answer questions regarding the homeless encampment. 567 568 Ordinance 17416 was introduced on 7/26/2012 and passed by the Metropolitan King County Council on 9/17/2012, by the following vote: Yes: 9 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague, Ms. Patterson, Ms. Lambert, Mr. Ferguson, Mr. Dunn and Mr. **McDermott** No: 0 Excused: 0 KING COUNTY COUNCIL KING COUNTY, WASHINGTON arry Gossett, Chair ATTEST: Anne Noris, Clerk of the Council APPROVED this 28 day of 276. 2012.

Dow Constantine, County Executive

Attachments: None