King County

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

December 9, 2014

Ordinance 17950

	Proposed No. 2014-0424.3 Sponsors Dembowski
1	AN ORDINANCE relating to zoning; continuing a
2	temporary use permit for homeless encampments and
3	requiring reports on related issues; amending Ordinance
4	15170, Section 10, and K.C.C. 21A.45.050, Ordinance
5	15170, Section 11 and K.C.C. 21A.45.060, Ordinance
6	15170, Section 16, and Ordinance 15170, Section 17, and
7	adding a new section to K.C.C. chapter 21A.45,
8	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
9	SECTION 1. Findings:
10	A. Homelessness is recognized as a significant problem in King County and
11	elsewhere in the nation. Every day large numbers of individuals and families in our
12	community go unsheltered. At this time our community simply does not have the
13	capacity to meet the need.
14	B. King County finds it unacceptable that people are dying on the streets of our
15	communities because there are insufficient safe alternative locations for habitation by
16	homeless persons.
17	C. On a specific recent night, January 24, 2014, more than three thousand one
18	hundred twenty-three individuals were living outside and another six thousand one
19	hundred seventy-one individuals were in shelters or transitional housing in King County,

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according to the One Night Count conducted by the Seattle/King County Coalition for the
Homeless.
D. Formed in 2005, the Committee to End Homelessness is dedicated to making
homelessness rare, brief, and one time in King County. The Committee to End
Homelessness - King County 2013 Annual Report states that thirty six thousand people
have move from homelessness to permanent housing since 2005.
E. The Committee to End Homelessness adopted a final plan and
recommendations in 2005 titled King County Ten Year Plan to End Homelessness. The
plan found that homeless encampments are not ideal but found that there is a need for
homeless encampments until more permanent housing is available across King County.
F. Homeless encampments serve as an interim survival mechanism while King
County continues its important work as a member of the regional Committee to End
Homelessness. In 2005, Ordinance 15170 relating to zoning, created a temporary use
permit for homeless encampments. These provisions expire January 1, 2015.
G. In 2014, the Committee to End Homelessness continues to support this
philosophy and recommends support for interim survival mechanisms, such as organized
encampments and safe parking programs that bring people out of the elements and create
pathways to housing.
H. King County finds that there continues to be a need for homeless
encampments and the temporary use permits that allow them.

- apply for a temporary use permit with modified conditions. In those cases, K.C.C.
- 21A.45.100 would allow an applicant to submit an application for review that includes a
- description of the requirements that are proposed to be modified, along with a
- demonstration of how the modified requirements would result in a safe homeless
- encampment with minimal impact to neighboring communities under the specific
- 48 circumstances of the application.
- 49 SECTION 2. Ordinance 15170, Section 10, and K.C.C. 21A.45.050 are each
- 50 hereby amended to read as follows:
- A. An application for a homeless encampment shall be submitted to the
- department at least thirty days in advance of the desired date to commence the use for a
- 53 type 1 permit or forty days in advance of the desired date to commence the use for a type
- 54 2 permit.
- B. In addition to contents otherwise required for such applications, the
- 56 application shall include:
- 1. A copy of a written code of conduct adopted by the host or entered into
- between the host and managing agency addressing the issues identified in the example
- 59 code of conduct, Attachment A to Ordinance 15170. The written code of conduct must
- require homeless encampment residents to abide by specific standards of conduct to
- 61 promote health and safety within the homeless encampment and within the adjoining
- neighborhoods. The written code of conduct must prohibit the managing agency from
- 63 preventing homeless encampment residents from calling 9-1-1 and from retaliating
- against homeless encampment residents who have called 9-1-1. Nothing in this
- 65 subsection is intended to preclude the host and the managing agency from agreeing, in

66	the written code of conduct, to additional terms or standards of conduct stricter than the
67	example code of conduct;
68	2. The name of the managing agency and the sponsor including the name and
69	telephone number of the person available to immediately respond to an onsite problem;
70	((and))
71	3. The host signature;
72	4. The name of the onsite camp manager, or designee, who is available to
73	immediately respond to an onsite problem and whose telephone number is posted at the
74	encampment entrance and visible from one hundred feet outside the encampment; and
75	5. The plan through which the managing agency and the sponsor will dispose of
76	garbage and debris prior to vacating the encampment site at the end of the permit period.
77	SECTION 3. Ordinance 15170, Section 11, and K.C.C. 21A.45.060 are each
78	hereby amended to read as follows:
79	A homeless encampment is subject to the following standards:
80	A. The maximum number of residents at a homeless encampment site shall be
81	determined taking into consideration site conditions, but in no case shall be greater than
82	one hundred at any one time;
83	B. The duration of a homeless encampment at any specific location shall not
84	exceed ((ninety-two)) one hundred twenty-two days at any one time, including setup and
85	dismantling of the homeless encampment;
86	C. A homeless encampment may be located at the same site no more than once
87	every twelve months;

88	D. The host and managing agency will assure all applicable public health
89	regulations, including but not limited to the following, will be met:
90	1. Sanitary portable toilets;
91	2. Hand washing stations by the toilets;
92	3. Food preparation or service tents;
93	4. Security tents; ((and))
94	5. Refuse receptacles; and
95	6. Disposal of all garbage and debris before vacating the encampment site at the
96	end of the permit period;
97	E. The homeless encampment shall be within a half mile of a public
98	transportation stop or the sponsor or host must demonstrate the ability for residents to
99	obtain access to the nearest public transportation stop through sponsor or host provided
100	van or car pools. During hours when public transportation is not available, the sponsor or
101	host shall also make transportation available to anyone who is rejected from or ordered to
102	leave the homeless encampment;
103	F. The homeless encampment site must be buffered from surrounding properties
104	with:
105	1. A minimum twenty-foot setback in each direction from the boundary of the
106	lot on which the homeless encampment is located, excluding access;
107	2. Established vegetation sufficiently dense to obscure view; or
108	3. A six foot high, view-obscuring fence;
109	G. No permanent structures shall be erected on the homeless encampment site;

110	H. A regular trash patrol in the immediate vicinity of the homeless encampment
111	site shall be provided;
112	I. Public health guidelines on food donations and food handling and storage,
113	including proper temperature control, shall be followed and homeless encampment
114	residents involved in food donations and storage shall be made aware of these guidelines
115	J. The managing agency shall not permit children under the age of eighteen to
116	stay overnight in the homeless encampment except under exigent circumstances. If a
117	child under the age of eighteen, either alone or accompanied by a parent or guardian,
118	attempts to stay overnight, the managing agency will ((immediately contact child
119	protective services and)) endeavor to find alternative shelter for the child and any
120	accompanying parent or guardian, including using services such as the King County 2-1-
121	1- crisis clinic. If a child under the age of eighteen, either alone or accompanied by a
122	parent or guardian, appears to be in danger, the managing agency shall immediately
123	contact child protective services;
124	K. The managing agency shall keep a log of all people who stay overnight in the
125	homeless encampment, including names and dates;
126	L. The managing agency shall take all reasonable and legal steps to obtain
127	verifiable identification, such as a driver's license, government-issued identification card,
128	military identification or passport from prospective and homeless encampment residents;
129	M. The managing agency shall enforce the written code of conduct;
130	N. The site property is owned or leased by the sponsor or an affiliated entity;
131	((and))
132	O. The host shall provide a transportation plan as part of the permit process; and

P. Managing agencies shall obtain criminal checks of prior convictions for sex		
offenses and outstanding warrants for violent offenses from the King County sheriff's		
office for all homeless encampment residents. For homeless encampment residents		
initially moving onto the site with the homeless encampment, the criminal checks must		
be completed at least seven days prior to the homeless encampment moving onto the site.		
For residents moving into the homeless encampment during the permit period, the		
criminal checks must be completed on or before the date that the new resident moves on		
site. The managing agency shall be responsible for verifying that the criminal checks		
occur and for permanently retaining information from the criminal checks. If an		
encampment resident or prospective encampment resident is a convicted sex offender or		
has an outstanding warrant for a violent offense, the managing agency shall prohibit the		
resident from residing at the encampment and shall immediately contact the sheriff's		
office with the information.		
NEW SECTION. SECTION 4. There is hereby added to K.C.C chapter 21A.45		
a new section to read as follows:		
If a violation of K.C.C. 21A.45.090 is determined to have occurred, the		
department may issue a notice of violation to the managing agency and the sponsor.		
Within six days of the notice issuance, the managing agency or the sponsor shall		
demonstrate to the department that the violation has been cured. If the violation is not		
cured within this time period as determined by the department, the department may issue		
a notice and order as allowed by K.C.C. Title 23 requiring the residents to vacate the		
encampment site. By accepting the permit, and as a condition of the permit, the		

155	managing agency and the sponsor are presumed to agree to vacate the encampment site
156	within seventeen days if a notice and order is issued and not appealed.
157	SECTION 5. Section 4 of this ordinance expires January 1, 2025.
158	SECTION 6. Ordinance 15170, Section 16, is hereby amended to read as follows
159	Ordinance 15170, Sections 5 through 15, as amended, expire January 1, ((2015))
160	<u>2025</u> .
161	SECTION 7. Ordinance 15170, Section 17, is hereby amended to read as follows
162	Ordinance 15170, Section 18, as amended, takes effect January 1, ((2015)) 2025.
163	SECTION 8. A. The executive shall submit a report to the council by June 4,
164	2015, analyzing the potential of micro-housing communities to provide low-cost housing
165	for those who are homeless. The report shall include:
166	1. A description of the types of housing structures, central facilities, amount of
167	land needed, construction and annual operating costs, zoning and code issues, number of
168	residents, supportive services provided, rental costs, intake method, operational
169	experiences, resident outcomes and governance structure for Quixote Village in Olympia,
170	Washington, Community First in Austin, Texas, Opportunity Village in Eugene, Oregon,
171	and other similar projects in other locations;
172	2. An estimate of the potential capital and annual operating costs and amount of
173	land needed to construct and operate one or more micro-housing communities at varying
	sizes for twenty-five, fifty or one hundred formerly homeless residents in King County;
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L74 L75	3. The action steps that would be needed to move toward development of one or

- 4. Possible coordination opportunities with the Committee to End Homelessness, the city of Seattle or other jurisdictions, or any combination thereof.
 - B. The executive shall submit a report to the council by September 10, 2015, identifying county-owned properties that could be used for temporary homeless encampments or micro-housing communities. For each property identified, the report should include an analysis of the following factors:
 - 1. Ownership, including a description of the conditions under which land owned by funds other than the general fund could be used;
 - 2. Current use, including restrictions on use imposed by covenant, funding source or other constraint;
 - 3. Property size, topography and environmental conditions;
 - 4. Proximity to transit, jobs and supportive services; and
 - 5. Proximity to potential sponsors.
 - C. The executive shall submit a report prepared in consultation with the King County sheriff, to the council by June 4, 2015, analyzing the implementation of regulations to require criminal background checks for encampment residents with prior convictions for sex offenses. The report shall include an analysis of the requirements currently in state law regarding notice of the residence of persons with prior convictions for sex offenses, and any gaps in those provisions for which additional notice requirements for temporary homeless encampments might improve the efficacy of the sex offender reporting system.
 - D. Each report required in this section shall be filed in the form of a paper and an

electronic copy with the clerk of the council, who shall retain the paper copy and forward an electronic copy to all councilmembers.

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Ordinance 17950 was introduced on 9/29/2014 and passed as amended by the Metropolitan King County Council on 12/8/2014, by the following vote:

Yes: 9 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague, Ms. Lambert, Mr. Dunn, Mr. McDermott, Mr. Dembowski and Mr.

Upthegrove

No: 0 Excused: 0

KING COUNTY WASHINGTON

Larry Phillips, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this of day of 2014.

Dow Constantine, County Executive

Attachments: None