



Signature Report

1200 King County Courthouse
516 Third Avenue
Seattle, WA 98104

February 8, 2018

Ordinance

Proposed No. 2017-0487.1

Sponsors Gossett, McDermott, Kohl-Welles
and Dembowski

1 AN ORDINANCE enhancing the trust and fairness for
2 King County immigrant communities; establishing
3 requirements for how agencies, offices and employees will
4 provide services to immigrants; establishing requirements
5 for the department of adult and juvenile detention honoring
6 of federal administrative detainees, granting access to
7 inmates and sharing information; establishing translation
8 assistance requirements for non-English speaking persons;
9 providing a complaint process; establishing an immigrants
10 and refugees fund; amending Ordinance 16692, Section 2,
11 and K.C.C. 2.15.010 and Ordinance 17706, Section 2, as
12 amended, and K.C.C. 2.15.020, adding new sections to
13 K.C.C. chapter 2.15 and adding a new section to K.C.C.
14 chapter 4A.200.

15 PREAMBLE:

16 It is hereby affirmed that Martin Luther King, Jr., County upholds justice
17 and equity for all residents.

18 The Reverend Doctor Martin Luther King, Jr., County, named in honor of
19 the Reverend Doctor Martin Luther King, Jr., is a "home rule" government

20 under Article XI, Section 4, of the Washington State Constitution. Under
21 its home rule power, the Reverend Doctor Martin Luther King, Jr., County
22 may exercise any power and perform any function, unless preempted by
23 state or federal law, relating to its government and affairs, including the
24 power to regulate for the protection and rights of its inhabitants. To this
25 end, the Reverend Doctor Martin Luther King, Jr., County is dedicated to
26 providing all of its residents fair and equal access to services,
27 opportunities and protection.

28 Ensuring that all of the Reverend Doctor Martin Luther King, Jr., County's
29 residents have access to necessary services and benefits is essential for
30 upholding the county's commitment to fair and equal access for all
31 residents.

32 The enforcement of civil immigration laws are historically been a federal
33 government responsibility through the Immigration and Naturalization
34 Service. Since 2002, matters of immigration law have been handled by
35 the Immigration and Customs Enforcement, a branch of the Department of
36 Homeland Security. The federal courts have determined that the
37 enforcement of civil immigration laws are a federal responsibility.

38 King County seeks to protect the federal and state constitutional rights of
39 all persons in Washington, including immigrants, by clearly articulating its
40 policies and practices.

41 A goal of this ordinance is to foster trust and cooperation between law
42 enforcement officials and immigrant communities to heighten crime

43 prevention and public safety.

44 Since 1992, the Reverend Doctor Martin Luther King, Jr., County sheriff's
45 office, has embraced this goal and outlined supporting policies in its
46 operations manual, with which this ordinance is consistent.

47 In 2014, the county enacted Ordinance 17886, which ensured that the
48 department of adult and juvenile detention would honor administrative
49 detainees from the federal government only when certain conditions were
50 met. Based on federal court decisions that determined that holding
51 individuals in custody based solely on a detainer is unconstitutional, the
52 county limited the honoring of immigration detainees to only those
53 accompanied by a judicial warrant.

54 Another goal of this ordinance is to promote the public health of the
55 Reverend Doctor Martin Luther King, Jr., County residents.

56 On April 22, 2008, the Reverend Doctor Martin Luther King, Jr., County
57 superior court affirmed the principle that our courts must remain open and
58 accessible for all individuals and families to resolve disputes on the merits
59 by adopting a policy that warrants for the arrest of individuals based on
60 their immigration status shall not be executed within any of the superior
61 court courtrooms unless directly ordered by the presiding judicial officer
62 and shall be discouraged in the superior court courthouses, unless the
63 public's safety is at immediate risk.

64 This ordinance is intended to be consistent with federal laws regarding
65 communications between local jurisdictions and federal immigration

66 authorities, including but not limited to United States Code Title 8,
67 Section 1373.

68 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

69 NEW SECTION. SECTION 1. There is hereby added to K.C.C. chapter 2.15 a
70 new section to read as follows:

71 The definitions in this section apply throughout this chapter unless the context
72 clearly requires otherwise.

73 A. "Administrative warrant" means a noncriminal immigration warrant of arrest,
74 order to detain or release aliens, notice of custody determination, notice to appear,
75 removal order, warrant of removal or any other document, issued by ICE, CBP or USCIS
76 that can form the basis for an individual's arrest or detention for a civil immigration
77 enforcement purpose. ICE administrative warrant forms include the U.S. DHS form I-
78 200 (Rev. 09/16) "Warrant for Arrest of Alien" and Form I-205 "Warrant Of
79 Removal/Deportation," as well as predecessor and successor versions. "Administrative
80 warrant" does not include any criminal warrants issued upon a judicial determination of
81 probable cause and in compliance with the Fourth Amendment to the United States
82 Constitution.

83 B. "Agency" means a King County department, agency, division, commission,
84 council, committee, board, other body or person, established by authority of an
85 ordinance, executive order, or charter.

86 C. "Agent" means any person employed by or acting on behalf of an agency.

87 D. "_CBP" means the United States Customs and Border Protection agency of the
88 United States Department of Homeland Security and shall include any successor federal

89 agency charged with border enforcement.

90 E. "Citizenship or immigration status" means all matters regarding questions of
91 citizenship of the United States or any other country, the authority to reside in or
92 otherwise be present in the United States, the time and manner of a person's entry into the
93 United States, or any other immigration matter enforced by the Department of Homeland
94 Security, its predecessor or successor or other federal agency charged with the
95 enforcement of civil immigration laws.

96 F. "Civil immigration enforcement operation" means any operation that has as
97 one of its objectives the identification or apprehension of a person or persons in order to
98 investigate them for a violation of the immigration laws and subject them to one or more
99 of the following:

- 100 1. Civil immigration detention;
- 101 2. Removal proceedings; and
- 102 3. Removal from the United States.

103 G. "Coerce" means to use express or implied threats towards a person or any
104 family member of a person that attempts to put the person in immediate fear of the
105 consequences in order to compel that person to act against his or her will.

106 H. "Commitment" means confinement in secure detention for a specified amount
107 of time following a determination of guilt. It does not include pre-trial detention of any
108 individuals such as those who unable to post bail.

109 I. "ICE" means the United States Immigration and Customs Enforcement agency
110 including Enforcement and Removal Operations and Homeland Security Investigations
111 and shall include any successor federal agency charged with the enforcement of

112 immigration laws.

113 J. "Immigration detainer" means a request by ICE to a federal, state or local law
114 enforcement agency, such as the King County department of adult and juvenile detention,
115 to provide notice of release or maintain custody of an individual based on an alleged
116 violation of a civil immigration law. "Immigration detainer" includes a detainer issued
117 under Sections 236 or 287 of the Immigration and Nationality Act or 287.7 or 236.1 of
118 Title 8 of the Code of Federal Regulations. "Immigration detainer" includes a detainer
119 issued under DHS form I-274A entitled Immigration Detainer- Notice of Action, as well
120 as well as predecessor and successor versions.

121 K. "Nonpublic" means any area of a county facility, including the secure
122 detention facilities of the department of adult and juvenile detention that is not generally
123 open and accessible to the general public, but instead requires special permission for
124 admittance by a county officer or employee on an individual basis.

125 L. "Personal information" means one or more of the following, when the
126 information is linked with or is reasonably linkable, including via analytic technology, to
127 the individual's first name or first initial and last name:

- 128 1. Home address;
- 129 2. Work address;
- 130 3. Telephone number;
- 131 4. Electronic mail address;
- 132 5. Social media handle or other identifying social media information;
- 133 6. Any other means of contacting an individual;
- 134 7. Social security number;

- 135 8. Driver's license number or Washington identification card number;
136 9. Bank account number or credit or debit card number;
137 10. Information or data collected through the use or operation of an automated
138 license plate recognition system; and
139 11. User name that, in combination with a password or security question and
140 answer, would permit access to an online account.

141 M. "USCIS" shall mean the United States Citizenship and Immigration Services
142 and any successor agency charged with overseeing United States immigration laws

143 N. "Verbal abuse" means the use of a remark which is overtly insulting, mocking
144 or belittling directed at a person based upon the actual or perceived:

- 145 1. Race, color, sex, religion, national origin, English proficiency, sexual
146 orientation or gender identity of the person; or
147 2. Citizenship or immigration status of the person or the person's family
148 member.

149 SECTION 2. Ordinance 16692, Section 2, and K.C.C. 2.15.010 are each
150 amended to read as follows:

151 A. Except as otherwise provided in this section or when otherwise required by
152 law, a Reverend Doctor Martin Luther King, Jr., County office, department, employee,
153 agency or agent shall not condition the provision of county services on the citizenship or
154 immigration status of any individual.

155 ~~B.((1. Nothing in this section shall be construed to prohibit any King County~~
156 ~~officer or employee from participating in cross-designation or task force activities with~~
157 ~~federal law enforcement authorities.~~

158 ~~2. The Reverend Doctor Martin Luther King, Jr., County sheriff's office~~
159 ~~personnel shall not request specific documents relating to a person's civil immigration~~
160 ~~status for the sole purpose of determining whether the individual has violated federal civil~~
161 ~~immigration laws. The documents include but are not limited to:~~

- 162 ~~a. passports;~~
- 163 ~~b. alien registration cards; or~~
- 164 ~~c. work permits.~~

165 ~~3. The Reverend Doctor Martin Luther King, Jr., County sheriff's office~~
166 ~~personnel may use documents relating to a person's civil immigration status if the~~
167 ~~documents are offered by the person upon a general, nonspecific request.~~

168 ~~4. The Reverend Doctor Martin Luther King, Jr., County sheriff's office~~
169 ~~personnel shall not use stops for minor offenses or requests for voluntary information as a~~
170 ~~pretext for discovering a person's immigration status.~~

171 ~~5. The Reverend Doctor Martin Luther King, Jr., County sheriff's office~~
172 ~~personnel shall not initiate any inquiry or enforcement action based solely on a person's:~~

- 173 ~~a. civil immigration status;~~
- 174 ~~b. race;~~
- 175 ~~c. inability to speak English; or~~
- 176 ~~d. inability to understand the deputy.))~~ Unless required by state or federal law

177 or international treaty, all applications, questionnaires and interview forms used in
178 relation to the provision of county benefits, opportunities or services shall be reviewed
179 annually by each agency, and any question requiring disclosure of information related to
180 citizenship or immigration status shall be, in the agency's best judgment, either deleted in

181 its entirety or revised such that the disclosure is no longer required.

182 C. The Seattle-King County department of public health shall not condition the
183 provision of health benefits, opportunities or services on matters related to citizenship or
184 immigration status. The Seattle-King County department of public health may inquire
185 about or disclose information relating to an individual's citizenship or immigration status
186 for the purpose of determining eligibility for benefits or seeking reimbursement from
187 federal, state or other third-party payers.

188 D. Except when otherwise required by law, where the county accepts
189 presentation of a state-issued driver's license or identification card as adequate evidence
190 of identity, presentation of a state-issued document marked as not valid for federal
191 purposes or presentation of a photo identity document issued by the person's nation of
192 origin, such as a driver's license, passport or ~~((matricula consular, which is a consulate-~~
193 ~~issued document,)) other consul-issued document, such as a Matrícula Consular de Alta
194 Seguridad, shall also be accepted and shall not subject the person to a higher level of
195 scrutiny or different treatment than if the person had provided a Washington state driver's
196 license or identification card. However, a request for translation of such a document to
197 English shall not be deemed a violation of any provision of ~~((Ordinance 16692 and any~~
198 ~~subsequent ordinance)) this chapter. This ~~((provision))~~ subsection does not apply to
199 documentation required to complete a federal I-9 employment eligibility verification
200 form.~~~~

201 E. ~~((This section does not create or form the basis for liability on the part of the~~
202 ~~county, its officers, employees or agents.~~

203 F. ~~Unless permitted by this section or otherwise required by state or federal law~~

204 ~~or international treaty, all applications, questionnaires and interview forms used in~~
205 ~~relation to the provision of county benefits, opportunities or services shall be promptly~~
206 ~~reviewed by each agency, and any question requiring disclosure of information related to~~
207 ~~citizenship or immigration status shall be, in the agency's best judgment, either deleted in~~
208 ~~its entirety or revised such that the disclosure is no longer required.~~

209 ~~The review and revision shall be completed within one hundred and eighty days~~
210 ~~of November 29, 2009.)) An agent, employee or agency of King County shall not inquire~~
211 ~~about or request information about or otherwise investigate the citizenship or~~
212 ~~immigration status or place of birth of any person unless the inquiry, request or~~
213 ~~investigation is required by state or federal law, regulation or directive or court order.~~

214 ~~When an inquiry, request, or investigation into nationality, immigration status or~~
215 ~~citizenship, including place of birth, is required to be or for any reason is made, the King~~
216 ~~County agent or employee shall not attempt to coerce a response. All persons to whom~~
217 ~~the inquiries are made shall be explicitly informed of their right to decline to respond,~~
218 ~~free from fear or threat of retaliation.~~

219 F. Agents and employees of King County are hereby prohibited from
220 conditioning King County services on immigration status, except where required under
221 applicable federal or state law or regulation or directive or court order. Agents and
222 employees of King County are prohibited from verbally abusing or coercing individuals
223 or threatening to report them or their family members to ICE or threatening to take other
224 immigration-related action against them or their family members.

225 G. Except where necessary to provide King County services, King County agents
226 and employees are not permitted to either maintain or share, or both, confidential

227 information, including, but not limited to, personal information or information about
228 national origin, race, ethnicity, language proficiency, religion, sexual orientation, gender
229 identity, disability, housing status, financial status, marital status, status as a victim of
230 domestic violence, criminal history, release date from incarceration or confinement in a
231 secure detention or other custody or status as a veteran, except where otherwise required
232 by state or federal law or regulation or directive or court order.

233 H. Nothing in this chapter shall be construed as to prohibit any King County
234 officer or employee, upon request of the noncitizen, from supporting a noncitizen to
235 obtain immigration benefits pursuant federal immigration law.

236 I. An officer, agent or employee of King County shall not expend any time,
237 moneys or other resources on facilitating the civil enforcement of federal immigration
238 law or participating in civil immigration enforcement operations, except where state or
239 federal law, regulation or court order shall so require, including by way of example, 8
240 U.S.C. Sec. 1373.

241 J. Nothing in this section shall be construed to prohibit any King County officer
242 or employee from participating in cross-designation or task force activities with federal
243 law enforcement authorities for criminal law enforcement.

244 NEW SECTION. SECTION 3. There is hereby added to K.C.C. chapter 2.15 a
245 new section to read as follows:

246 A. The King County sheriff's office shall not request specific documents relating
247 to a person's civil immigration status for the sole purpose of determining whether the
248 individual has violated federal civil immigration laws. The documents include but are
249 not limited to:

250 1. Passports;

251 2. Alien registration cards; or

252 3. Work permits.

253 B. The sheriff's office may use documents relating to a person's civil immigration
254 status if the documents are offered by the person upon a general, nonspecific request.

255 C. The sheriff's office shall not use stops for minor offenses or requests for
256 voluntary information as a pretext for discovering a person's immigration status.

257 D. The sheriff's office shall not initiate any inquiry or enforcement action based
258 solely on a person's:

259 1. Civil immigration status;

260 2. Race;

261 3. Inability to speak English;

262 4. Inability to understand the sheriff's office personnel; or

263 5. Hit on the National Crime Information Center database.

264 SECTION 4. Ordinance 17706, Section 2, as amended, and K.C.C. 2.15.020 are
265 each amended to read as follows:

266 A. ~~((It is the policy of the county to only honor civil immigration hold requests from~~
267 ~~United States Immigration and Customs Enforcement for individuals that are accompanied~~
268 ~~by a criminal warrant issued by a U.S. District Court judge or magistrate.~~

269 ~~B. The department of adult and juvenile detention shall compile a listing all~~
270 ~~immigration detainees received by the department, showing detainees received and detainees~~
271 ~~accompanied by federal judicial warrants. Beginning May 1, 2014, the department shall~~
272 ~~prepare and transmit to the council a quarterly report showing the number of detainees~~

273 ~~received and the number of detainees that were accompanied by a federal judicial warrant~~
274 ~~with descriptive data that includes but is not limited to: the types of offenses that individuals~~
275 ~~with detainees accompanied by a federal judicial warrant were being held, the reason for~~
276 ~~release from county custody, the length of stay for each individual before the detainer~~
277 ~~accompanied by a federal judicial warrant was executed, and the number of individuals that~~
278 ~~had detainees but were transferred to federal or state department of corrections' custody.~~
279 ~~The reports called for in this section shall be transmitted in the form of a paper original and~~
280 ~~an electronic copy to the clerk of the council, who shall distribute electronic copies to all~~
281 ~~councilmembers and the lead staff for the committee of the whole, and the law, justice,~~
282 ~~health and human services committee, or their successors.)) An officer, agent or employee~~
283 of King County shall not expend any time, moneys or other resources on facilitating the
284 civil enforcement of federal immigration law or participating in civil immigration
285 enforcement operations, except where state or federal law, regulation or court order
286 shall so require, including by way of example, 8 U.S.C. Sec. 1373.

- 287 B. King County and its agents, departments and employees shall not:
- 288 1. Enter into any contract, agreement or arrangement, whether written or oral,
289 that would grant federal civil immigration enforcement authority or powers to King
290 County or its agents or law enforcement officers, including but not limited to
291 agreements created under 8 U.S.C. Sec. 1357(g) or Intergovernmental Service
292 Agreements;
- 293 2. Honor immigration detainer requests or administrative warrants issued by
294 ICE, CBP or USCIS, or hold any person upon receipt of an ICE, CBP or USCIS
295 detainer request or administrative warrant unless such request or warrant is

296 accompanied by a criminal warrant issued by a United States District Court judge or
297 magistrate. Administrative warrants do not, separately or in combination with an ICE
298 detainer request, authorize the sheriff's office or the department of adult and juvenile
299 detention personnel to carry out a civil arrest, detain a person after the release date set
300 by a court or refuse to accept a bond;

301 3. For purposes of execution of federal civil immigration enforcement, permit
302 ICE, CBP or USCIS officers, agents or representatives access to nonpublic areas of
303 King County's facilities, property, equipment or nonpublic databases, or nonpublic
304 portions of otherwise public databases, or people in King County's custody, absent a
305 judicial criminal warrant specifying the information or individuals sought unless
306 otherwise required by state or federal law. Any warrantless attempts or requests for
307 access to those facilities, property, equipment or nonpublic databases shall be
308 immediately sent to the person who controls the appropriate facility, property, database
309 or equipment. Permission to access any such a facility, property, equipment or
310 nonpublic database may only be provided with the express, written approval of the
311 appropriate person. Any detention facilities, including secure detention facilities,
312 prisons and halfway houses, that King County contracts with or leases land to for the
313 purposes of criminal or civil detention must include the requirement in this subsection
314 B.3. in any contract with King County; and

315 4. Disclose information, except as required by superseding state or federal law,
316 about any person, including, but not limited to, a person's personal information, place of
317 birth or household members, the services received by the person or the person's next
318 court date or release date to federal immigration authorities for purpose of civil

319 immigration enforcement, absent a warrant signed by a judge or a law requiring
320 disclosure.

321 C. It is the policy of King County to obtain the minimum information required
322 under state statute and to provide it to immigration officials after the person has been
323 convicted and sentenced. In complying with state statute, department of adult and
324 juvenile detention personnel shall only inquire as to the nationality of persons who have
325 been committed to secure detention after an adjudication of guilt and imposition of
326 sentence. Only individuals who self-identify as being nationals of a country other than
327 the United States shall be subject to the notification requirements of RCW 10.70.140.

328 D.1. If permission to access a King County detention facility is granted to ICE,
329 CBP or USCIS in accordance with subsection B.3. of this section for the purpose of
330 conducting an interview regarding civil immigration violations between either ICE or
331 CBP, or both, and an individual who is in the custody of the department of adult and
332 juvenile detention, the department of adult and juvenile detention shall provide the
333 individual with an oral explanation and a written consent form that explains the purpose
334 of the interview, that the interview is voluntary and that the individual may decline to be
335 interviewed or may choose to be interviewed only with the individual's attorney present.
336 The form shall state explicitly that the person will not be punished or suffer retaliation
337 for declining to be interviewed. The form shall be available in English, Spanish and any
338 other language spoken by at least ten thousand thousand residents, and explained orally
339 to an individual who is unable to read the form. Either ICE or CBP officials, or both,
340 shall only be permitted to interview individuals who have consented in writing to be
341 interviewed.

342 2. Upon receiving any ICE hold, notification or transfer request, department of
343 adult and juvenile detention personnel shall provide a copy of the request to the
344 individual and inform the individual whether the department intends to comply with the
345 request.

346 3. Consistent with Article 36 of the Vienna Convention on Consular Relations,
347 any person in custody or detention shall be informed through the person's attorney of the
348 right to communicate with the consular post of a country of which the person is a
349 national, if other than the United States, and informed that the person's consular officers
350 have the right to visit, converse or correspond with the person, if the person wishes the
351 communication. If an individual chooses to disclose that the individual is a foreign
352 national and requests consular notification, the custodian shall contact the appropriate
353 consulate. The informed consent requirements of the Vienna Convention on Consular
354 Relations shall apply to all such inquiries. The same requirements shall apply to
355 inquiries into nationality status for the purpose of complying with mandatory consular
356 notification under any bilateral consular convention. In all cases, identification as a
357 foreign national shall be voluntary and based on informed consent by the individual.

358 4. King County shall consider all records relating to ICE, CBP or USCIS access
359 to facilities and information, including all communications with ICE, CBP or USCIS to
360 be public records for purposes of state freedom of information laws, subject to federal
361 and state laws and exemptions protecting personal identifying information, personal and
362 victim privacy and confidentiality. King County shall handle all such requests in
363 accordance with the usual procedures for receipt of public records requests.

364 NEW SECTION. SECTION 5. There is hereby added to K.C.C. chapter 2.15 a

365 new section to read as follows:

366 A. King County and all its contractors shall provide free language assistance
367 services as required by this chapter to limited-English-proficient individuals. King
368 County agencies and offices shall either employ sufficient bilingual employees or
369 contract with telephonic translation services to provide services in languages spoken by
370 ten thousand limited-English-proficient county residents. King County agencies and
371 offices shall provide vital documents in languages spoken by ten thousand limited-
372 English-proficient residents. All agencies and offices shall maintain recorded telephone
373 messages in each language. Agencies and offices must submit a compliance plan to the
374 county council annually. The compliance plans called for in this section shall be
375 transmitted in the form of a paper original and an electronic copy to the clerk of the
376 council, who shall distribute electronic copies to all councilmembers and the lead staff for
377 the committee of the whole, the law and justice committee, the health, housing and
378 human services committee or their successors.

379 B. When a limited-English-proficient individual seeks or receives benefits or
380 services from a local agency, office or contractor, the agency, office or contractor shall
381 make every effort provide prompt language assistance services in all interactions with
382 the individual, whether the interaction is by telephone or in person. The agency, office
383 or contractor shall meet its obligation to provide prompt language assistance services for
384 purposes of this subdivision by ensuring that limited-English-proficient individuals do
385 not have to wait unreasonably longer to receive assistance than individuals who do not
386 require language assistance services. King County agencies shall provide support to
387 contractors to meet the requirements of this section.

388 C. Where an application or form administered by King County requires
389 completion in English by a limited-English-proficient individual for submission to a
390 local, state or federal authority, King County or its contractor shall make every effort to
391 provide oral translation of the application or form as well as certification by the limited-
392 English proficient-individual that the form was translated and completed by a qualified
393 interpreter. King County agencies shall provide support to contractors to meet the
394 requirements of this section.

395 D. King County shall make reasonable efforts to provide language assistance
396 services in person by qualified bilingual personnel.

397 SECTION 6. NEW SECTION. There is hereby added to K.C.C. chapter 2.15 a
398 new section to read as follows:

399 An individual who has been injured or otherwise sustained damages as a result of
400 a violation of this chapter may file a complaint with the King County office of civil
401 rights.

402 SECTION 7. NEW SECTION. There is hereby added to K.C.C. chapter 4A.200
403 a new section to read as follows:

404 A. There is hereby created the immigrant and refugee assistance fund.

405 B. The fund shall be a first tier fund. It is a special revenue fund.

406 C. The director of the department of executive services shall be the manager of
407 the fund.

408 D. The fund shall be used to collect revenue from state, local and other funding
409 sources and to expend direct service and related administration dollars to provide legal
410 representation for indigent immigrants and refugees in deportation proceedings in

411 immigration court and to support citizenship services for these citizens. The fund may
412 also be used for English language classes for immigrants and refugees.

413 **SECTION 8. Severability.** If any provision of this ordinance or its application to
414 any person or circumstance is held invalid, the remainder of the ordinance or the
415 application of the provision to other persons or circumstances is not affected.

416

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON

J. Joseph McDermott, Chair

ATTEST:

Melani Pedroza, Clerk of the Council

APPROVED this ____ day of _____, _____.

Dow Constantine, County Executive

Attachments: None