

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

October 9, 2008

Ordinance 16265

Proposed No. 2008-0126.2

Sponsors Gossett

1	AN ORDINANCE relating to sewer and water
2	management; and amending Ordinance 1709, Section 1, as
3	amended, and K.C.C. 13.24.010, Ordinance 4307, Section
4	2, as amended, and K.C.C. 13.24.020, Ordinance 13625,
5	Section 22, as amended, and K.C.C. 13.24.035, Ordinance
6	1709, Section 5, as amended, and K.C.C. 13.24.060,
7	Ordinance 11481, Section 7, as amended, and K.C.C.
8	13.24.075, Ordinance 1709, Section 6, as amended, and
9	K.C.C. 13.24.080, Ordinance 1709, Section 7, as amended,
10	and K.C.C. 13.24.090, Ordinance 1709, Section 8, as
11	amended, and K.C.C. 13.24.100, Ordinance 11616, Section
12	11, as amended, and K.C.C. 13.24.134, Ordinance 11616,
13	Section 12, as amended, and K.C.C. 13.24.136, Ordinance
14	11616, Section 13, as amended, and K.C.C. 13.24.138 and
15	Ordinance 11616, Section 14, as amended, and K.C.C.
16	13.24.140.

18.	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
19	SECTION 1. Ordinance 1709, Section 1, as amended, and K.C.C. 13.24.010, are
20	each hereby amended to read as follows:
21	A. Comprehensive plans for water and sewer districts or any other public or private
22	entities that distribute or obtain water or provide sewer collection or treatment in
23	unincorporated areas of King County shall be adopted by that entity and approved by the
24	King County council as a prerequisite for the following:
25	1. Operating in unincorporated King County;
26	2. Approval of annexation proposals;
27	3. Granting of new right-of-way franchises and right-of-way franchise renewals;
28	and
29	4. Approval of right-of-way construction permits, except for emergency permits
30	issued under K.C.C. 14.44.055.
31	B.1. Except as provided in K.C.C. 13.24.015, such plans shall be reviewed by a
32	utilities technical review committee established by this chapter before submission to the
33	King County council for approval by ordinance.
34	2. When reviewing proposals for modified and expanded service area boundaries
35	for municipal water suppliers, the utilities technical review committee shall consider
36	whether:
37	a. the municipal water system is in compliance with its comprehensive plan,
38	including water conservation elements; and
39	b. the municipal water system can meet its duty to provide timely and reasonable
40	service within its service area as required under chapters 43.20 and 70.116 RCW.

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41	C. Only plans consistent with the King County Comprehensive Plan adopted in
42	K.C.C. Title 20 and corresponding development regulations shall be approved. The
43	infrastructure system for the existing service area and for the area anticipated to be served
44	in the future shall be based on the adopted land use map of the Comprehensive Plan. For
45	the purposes of this subsection C _. , plans include updated plans, amended plans and other
46	documentation that may be required under subsection E. of this section.
47	D. A new, fully updated plan shall be submitted every six years, or in conformance
48	with the cycle of updates required by the state Department of Health or Department of
49	Ecology, whichever is sooner. Except for water systems proposing a changed service area,
50	as authorized under RCW 90.03.386, water comprehensive plans shall not be required for
51	Group A water systems that are not expanding public water systems as defined in WAC
52	246-290-010.
53	E. The utilities technical review committee may require an updated plan, plan
54	amendment or other documentation whenever conditions for water or sewer availability
55	have changed significantly within a water or sewer utility service area. Water and sewer
56	utilities required to plan under this chapter shall promptly notify King County of any
57	significant changes affecting service provision.
58	F. Water and sewer comprehensive plans shall include information sufficient to
59	demonstrate the ability to provide service consistent with the requirements of all applicable
60	statutes, codes, rules and regulations.

Department of Health planning requirements under chapter 246-290 WAC and with the

G.1. Water comprehensive plans shall be consistent with the Washington state

64	Water comprehensive plans shall also include an evaluation of reclaimed water
65	opportunities, as required by RCW 90.46.120.
66	2. The county shall not approve a water system plan with a proposed service area
67	where the water system is unable to provide service for one or more of the reasons
68	identified in RCW 43.20.260. Nothing in this subsection G. prohibits the county from
69	approving a modified or expanded service area boundary for the water system to correct
70	problems and provide reliable potable water service within the proposed modified service
71	area.
72	H. Sewer comprehensive plans shall be consistent with WAC 173-240-050. In
73	addition, the plans shall discuss the following:
74	1. Existing and planned flows, both average and peak;
75	2. Existing and planned flows for any basin discharging into King County's
76	sewage conveyance and treatment system;
77	3. Amounts of inflow and infiltration to the system, a comparison of those
78	amounts with King County's one-thousand-one-hundred-gallons-per-acre-per-day-standard
79	and steps being taken to reduce the inflow and infiltration;
80	4. Areas of concern with respect to corrosion and odor control and steps being
81	taken to reduce their occurrence; and
82	5. Opportunities for reclaimed water as required under RCW 90.48.112 and
83	90.48.495.
84	I. The utilities technical review committee may require additional information to be
85	included as part of a water or sewer comprehensive plan.

plan.

86	SECTION 2. Ordinance 4307, Section 2, as amended, and K.C.C. 13.24.020, are
87	each hereby amended to read as follows:
88	The director of the department of natural resources and parks, or the director's
89	authorized designee, shall be the official designated by King County for the approvals
90	required by RCW 57.16.010. Director approval shall be based on recommendations
91	provided by department ((engineers)) staff and the utilities technical review committee.
92	SECTION 3. Ordinance 13625, Section 22, as amended, and K.C.C. 13.24.035,
93	are each hereby amended to read as follows:
94	A. All development within the urban growth area shall be served by public sewer
95	service except on-site sewage systems may be allowed temporarily in some parts of the
96	urban growth area in accordance with K.C.C. 13.24.136 ((and-13.08.070)).
97	B. Public sewer service shall also be provided in rural towns when the service
98	provision has been approved by King County. As of the effective date of this section,
99	only the rural town of Vashon has been approved for public sewer service.
100	C. Public sewer service shall not be provided outside the urban growth area or
101	any rural town designated to receive the service, except as described in K.C.C. 13.24.134.
102	D. Sewer extensions under subsections A.((2)) and C. of this section shall be
103	approved by the council, if it is determined that the extension meets the criteria in this
104	section and is consistent with all other adopted King County policies and regulations.
105	Decisions on sewer extensions in rural or resource areas shall be made by the council in
106	the form of a sewer comprehensive plan or an amendment to a sewer comprehensive

108	E. The required elements of a sewerage general plan in RCW 36.94.010(3) are
109	included in the 1994 King County Comprehensive Plan and its technical appendix, as
110	adopted in K.C.C. Title 20.
111	SECTION 4. Ordinance 1709, Section 5, as amended, and K.C.C. 13.24.060, are
112	each hereby amended to read as follows:
113	Comprehensive plans approved by the county shall be consistent with the
114	following:
115	A. K.C.C. chapter 17.08 relating to the installation of fire hydrants and water
116	mains;
117	B. State and local health standards;
118	C. The creation and maintenance of logical service areas consistent with
119	the relevant coordinated water system plans approved under chapters 43.20 and 70.116
120	RCW and the duty to serve under RCW 43.20.260;
121	D. Service area boundary requirements as identified in RCW 90.03.386;
122	E. The elimination or prevention, or both, of duplicate facilities;
123	F. The promotion of the most reliable and healthful service to the public,
124	including the delivery of potable water by existing public water systems on a permanent
125	or interim basis whenever feasible;
126	G. The provision of service at a reasonable cost and maximization of the use of
127	existing public facilities;
128	H. The reduction of the number of entities providing sewer or water service in
129	King County that may be achieved through the use of satellite ownership and
130	management and conditional approvals for new water systems under RCW 70.119A.060;

131	I. The King County Comprehensive Plan and other pertinent county adopted
132	plans and policies, including, but not limited to, the King County Flood Hazard
133	Reduction Plan and the King County Emergency Response Plan;
134	J. Coordinated water system plans under chapter 70.116 RCW;
135	K. Basinwide or multibasin water plans, sewerage plans or water and sewerage
136	plans, when approved by the state Department of Ecology and the state Department of
137	Health;
138	L. Applicable state water quality, water conservation and waste management
139	standards;
140	M. The state Water Resources Act, chapter 90.54 RCW;
141	N. The state Growth Management Act, chapter 36.70A RCW;
142	O. Adopted ground water management plans under RCW 90.44.400 and chapter
143	173-100 WAC;
144	P. Federally approved habitat conservation plans and recovery plans approved in
145	accordance with the Endangered Species Act;
146	Q Requirements under chapter 77.85 RCW for salmon recovery, water resource
147	plans adopted in accordance with chapter 90.54 RCW, watershed plans approved in
148	accordance with chapter 90.82 RCW and regional water supply or water resource
149	management plans; and
150	R. Applicable requirements to evaluate opportunities for the use of reclaimed
151	water under chapter 90.46 RCW.
152	SECTION 5. Ordinance 11481, Section 7, as amended, and K.C.C. 13.24.075,
153	are each hereby amended to read as follows:

154	The department of natural resources and parks may evaluate measures proposed
155	in utility comprehensive plans and recommend measures to the utilities technical review
156	committee to implement, as appropriate, ground water management plans and wellhead
157	protection programs to further protect ground water resources.
158	SECTION 6. Ordinance 1709, Section 6, as amended, and K.C.C. 13.24.080, are
159	each hereby amended to read as follows:
160	A utilities technical review committee is created consisting of the following
161	representatives ((as appointed by the director of each department)):
162	A. Two representatives from the department of natural resources and parks, one
163	to be appointed by the department's director and one to be the director;
164	B. ((One representative from)) The director of the department of transportation or
165	the director's designee;
166	C. ((One representative from)) The director of the department of development
167	and environmental services or the director's designee;
168	D. ((One representative from)) The director of the Seattle-King County
169	department of public health or the director's designee;
170	E. ((One representative from)) The director of the facilities management division
171	of the department of executive services or the director's designee; ((and))
172	F. One representative from the King County council staff; and
173	G. The county demographer.
174	SECTION 7. Ordinance 1709, Section 7, as amended, and K.C.C. 13.24.090, are
175	each hereby amended to read as follows:

176	A. The utilities technical review committee shall ensure that the provisions of
177	K.C.C. 13.24.005 regarding the purposes of this chapter are carried out, and shall be
178	responsible for providing the notification to tribal governments provided for in K.C.C.
179	13.20.020 for actions under that section that fall within the authority of the committee.
180	B. The utilities technical review committee shall:
181	$\underline{1}$. $((\mathfrak{r}))\underline{R}$ eview and make recommendations to the King County executive and
182	the King County council on the adequacy of all sewer and water system comprehensive
183	plans and related matters, and ((determination of)) determine their consistency with the
184	King County comprehensive plan; ((provided, further, that the committee shall h))
185	2. Have the authority to approve additions and betterments to council-approved
186	sewer and water comprehensive plans without referral to the council in order to serve
187	developments ((which)) that have received preliminary approval from the King County
188	council((. The utilities technical review committee shall s));
189	3. Serve as an appeals body to hear issues relating to the creation of new public
190	water systems and the extension of existing public water service within the boundaries of
191	a critical water supply service area as provided for in the utility service review procedures
192	contained in the coordinated water system plans((; the key determinant is)), based on
193	whether an existing water purveyor can provide service in a timely and reasonable
194	manner (WAC ((2248-56-620))). The utilities technical review committee shall i)) 246-
195	293-190); and
196	4. Issue the findings required under K.C.C. 13.24.134, relative to sewer
197	expansion in rural and resource areas. The determination that sewer expansion in rural
198	and resource areas is necessary shall be based on information concerning the feasibility

199	of alternative treatment technologies as provided by the Seattle-King County department
200	of public health.
201	SECTION 8. Ordinance 1709, Section 8, as amended, and K.C.C. 13.24.100, are
202	each hereby amended to read as follows:
203	A. The director of the department of natural resources and parks shall designate a
204	representative of the department of natural resources and parks as the chair of the utilities
205	technical review committee.
206	B. Required copies of all sewer and water comprehensive plans shall be
207	submitted to the King County department of natural resources and parks. The department
208	of natural resources and parks shall have the major responsibility for coordination and
209	support for the utilities technical review committee.
210	((B.)) C. Notice of the time and place of the utilities technical review committee
211	meeting shall be provided to the applicant for comprehensive plan approval prior to the
212	meeting.
213	((C.)) D. The applicant shall have the right to attend or be represented at any and
214	all meetings upon request.
215	E. The chair may invite the participation of representatives from the Washington
216	state Department of Health and the Washington state Department of Ecology on an ex
217	officio basis as appropriate.
218	SECTION 9. Ordinance 11616, Section 11, as amended, and K.C.C. 13.24.134
219	are each hereby amended to read as follows:
220	Expansion of sewer service in rural and natural resource areas.

221	A. Sewer service shall be expanded to serve uses in the rural and natural resource
222	areas only if the facilities are:
223	1. Needed to address:
224	a. Specific health and safety problems threatening the existing uses of
225	structures; or
226	b. The needs of public school((s)) systems with design daily average flows of
227	more than three thousand five hundred gallons per day; and
228	2. Tightlined; and
229	3. A finding is made by the utilities technical review committee that no cost-
230	effective alternative technologies are feasible and that an on-site sewer disposal system
231	for the public school or public school facility would not protect basic public health,
232	safety, and the environment during the use of this site for a school or school facility.
233	B. Decisions on sewer service expansions in rural or resource areas shall be made
234	by King County in the form of approval of a sewer comprehensive plan or approval of an
235	amendment to a sewer comprehensive plan.
236	SECTION 10. Ordinance 11616, Section 12, as amended, and K.C.C. 13.24.136,
237	are each hereby amended to read as follows:
238	All new development within the Urban Growth Area shall be served by an
239	adequate public or private sewage disposal system, including both collection and
240	treatment facilities, as required by K.C.C. 21A.28.030. On-site sewage treatment and
241	disposal systems shall be permitted in the Urban Growth Area only for single-family
242	residences or for short subdivisions only on an interim basis and only as follows:

A. For existing individual lots, the director of the department of development and
environmental services may authorize individual on-site sewage treatment and disposal
systems given the following findings:

- 1. Application of the requirement of K.C.C. 13.24.035 that all development in the urban growth area be served by public sewers, would deny all reasonable use of an individual lot;
- 2. The applicant has submitted a certificate of sewer availability from the most logical sewer utility accompanied by a letter that demonstrates to the satisfaction of the director that the requirement to receive public sewer service from the utility is unreasonable or infeasible at the time of construction;
- 3. The applicant has provided a certificate of future connection from the appropriate utility that certifies that an irrevocable agreement has been entered into with the utility providing that the property shall be connected to public sewers upon availability of such sewers and that the property owner shall pay all costs of connection to the sewer and connection of the roof drainage either to the abandoned on-site sewage drainfield or to septic tank only if completely cleaned out prior to connection. This certificate shall stipulate that the applicant and the applicant's successor's and interest agree to participate in and not protest the formation of a utility local improvement district or local improvement district or utility project that is designed to provide public sewer services to the property. This certificate shall be recorded in the real property records of King County and shall be a permanent condition on the property running with the land until such time as the costs for connection are fully paid to the utility;

265	4. The abandoned on-site sewage system shall be connected to receive all
266	rooftop runoff once the property is connected to the public sewer; ((and))
267	B. For short subdivisions, if:
268	1. The utilities and technical review committee determines that sewer service is
269	not available in a timely and reasonable manner for property located within the urban
270	growth area;
271	2. These on-site systems shall be managed by one of the following entities, in
272	order of preference:
273	a. The sewer utility whose service area encompasses the proposed short
274	subdivision; or
275	b. The provider most likely to serve the area; or
276	c. an Onsite Sewage System Maintainer certified by the Seattle-King County
277	department of health;
278	3. The approved short subdivision indicates how additional lots to satisfy the
279	minimum density requirements of K.C.C. Title 21A will be located on the subject
280	property if sewers become available in the future;
281	4. There is no further subdivision or short subdivision of lots created under this
282	section unless the additional lots are served by public sewers; and
283	5. The applicant has provided a certificate of future connection as required by
284	subsection A.3. of this section.
285	C. The applicant has received approval for an on-site sewage treatment and
286	disposal system design from the department of public health-Seattle and King County in

and resource industries in the rural area.

287	accordance with the rules and regulations of the King County board of health, K.C.C.
288	Title 13.
289	SECTION 11. Ordinance 11616, Section 13, as amended, and K.C.C. 13.24.138,
290	are each hereby amended to read as follows:
291	A. Standards and plans for utility services in rural areas and the design and scale
292	of new water facilities that serve the Urban Growth Area but must be located in the rural
293	area shall be consistent with the needs of long-term low-density residential development

- B. Consistent with RCW 90.54.020, 70.116((5)) and 70.119A, existing Group A and Group B water systems with approved water system plans are the preferred means of water service within the Rural Area. New development in the rural area must be served by Group A water systems, Group B water systems or individual private wells in the following priority order:
- 1. By a Group A water system through direct service, if the proposed development is in an approved service area that has been assigned to a Group A water system through a King County-approved coordinated water system plan or is within the approved service area in the individual water system plan of a Group A water system that has been reviewed by the county and approved by the state and direct service can be provided by that system in a timely and reasonable manner;
- 2. By a new public water system owned and operated by a Group A water system or by a satellite management agency as provided in RCW 70.119A.060, until direct service can be provided by a Group A water system, if:

309	a. the proposed development is within the approved service area of a Group A
310	water system, as described in subsection B.1. of this section, and direct service cannot be
311	provided by that system in a timely and reasonable manner; or
312	b. the proposed development is in the service area of a water system that the

- b. the proposed development is in the service area of a water system that the county has determined has known quality or quantity problems that threaten public health;
- 3. By an existing Group A or Group B water system able and willing to provide safe and reliable potable water when it may be done with reasonable economy and efficiency, if the proposed development is not in an approved service area that has been assigned to a Group A water system through a King County-approved coordinated water system plan, and is not within the approved service area identified in the individual water system plan of a Group A water system that has been reviewed by the county and approved by the state;
- 4. By a new Group A or Group B water system that meets relevant land use and public health requirements and, if applicable, the provisions of subsection E. of this section; or
- 5. By a private well that meets relevant land use and public health requirements and, if applicable, the provisions of subsection E. of this section. If the proposed development to be served by the private well is in an approved service area that has been assigned to a Group A water system through a coordinated water system plan approved by the King County council or is within the approved service area in the individual water system plan of a Group A water system that has been reviewed by the county and approved by the state, the county shall condition its approval upon the future connection

332	of the development to the water system when service from that system becomes
333	available.
334	C. Existing Group A water systems shall not be expanded beyond the total
335	number of lots that the system is ultimately designed to serve, except as otherwise
336	provided in subsection D. of this section.
337	D. A Group A water system may be established or expanded if:
338	1. The area has been assigned to a water purveyor through a King County-
339	adopted coordinated water system plan; and
340	2. Before approval of the new system or system extension, the maximum
341	number of connections has been specified based on the number of previously platted, or
342	otherwise legally divided, lots and the zoning approved for the total rural area being
343	served, and Group A service is financially feasible at the resulting density, as described in
344	an approved water system plan.
345	E. In a closed basin, as defined by chapters 173-507, 173-508, 173-509, 173-510
346	and 173-515 WAC, or on Vashon-Maury Island, a private well or a public water system
347	created to provide domestic water for a proposed division or redivision of land and that
348	uses an exempt well under RCW 90.44.050 shall meet the following standards:
349	1. The proposed division or redivision of land shall be for no more than six lots;
350	2. Only one public water system may be created to serve the lots created by the
351	proposed division or redivision of land;
352	3. Only one exempt well may be created to serve the lots created by the
353	proposed division or redivision of land, unless more than one exempt well is required to

354	meet water flow requirements or each lot in the proposed division or redivision of land is
355	at least twenty acres in size; and
356	4. The private well or public water system shall allow no more than one-half
357	acre of irrigation.
358	SECTION 12. Ordinance 11616, Section 14, as amended, and K.C.C. 13.24.140,
359	are each hereby amended to read as follows:
360	A. All new development in the Urban Growth Area shall be served by:
361	1. An adequate public or private water supply system, as required by K.C.C.
362	21A.28.040; and
363	2. ((t))The appropriate existing Group A water purveyor, unless service cannot
364	be provided in a timely and reasonable manner as provided in RCW 43.20.260 and
365	70.116.060 or with reasonable economy and efficiency as provided in RCW 19.27.097.
366	B. Alternative water service shall be permitted on an interim basis, only as
367	follows:
368	1. For individual lots, the director of the department of development and
369	environmental services may authorize interim water service from an existing Group B
370	public water purveyor or the development of an individual well after making the
371	following findings;
372	a. The applicant has submitted a certificate of water availability from the
373	appropriate Group A or Group B water purveyor accompanied by a letter from the same
374	purveyor that demonstrates to the satisfaction of the director that the requirement to
375	receive water service from the purveyor is unreasonable or infeasible at the time of
376	construction, which means service cannot be provided in a timely and reasonable manner

in accordance with RCW <u>43.20.260 and 70.116.060(3)(b)</u> or with reasonable economy and efficiency as provided in RCW 19.27.097;

- b. For connections to a Group B water purveyor, ((Ŧ))the applicant has received a water availability certificate from an existing Group B public water purveyor or has received pre-application approval for connection to a private well from the Seattle-King County department of public health in accordance with the rules and regulations of Title 12 of the Seattle-King County board of health;
- c. For development of a new individual well, the applicant is unable to receive water service in a timely and reasonable manner or with reasonable economy and efficiency from any public water system;
- d. The applicant has provided a certificate of future connection from the appropriate Group A water purveyor that certifies that an irrevocable agreement has been entered into with the purveyor providing that the property shall be connected to the purveyor's water system upon availability of such water service and that the property owner shall pay all costs of connection. This certificate shall stipulate that the applicant and his grantees agree to participate in and not protest the formation of a utility local improvement district (ULID) or local improvement district (LID) or utility purveyor project that is designed to provide public water services to the property and agree to decommission any well that is abandoned in the process of connection to a Group A water system in conformance with applicable state law. This certificate shall be recorded in the real property records of King County and shall be a permanent condition on the property running with the land until such time as the costs for connection are fully paid to the purveyor; and

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reasonable use of the property.

2. For subdivisions and short subdivisions, interim water service from a new or existing public water system may be approved as follows:

((4.)) e. Application of the standards of this title would otherwise preclude

- a. The applicant has received approval for the creation of a new public system in accordance with the applicable coordinated water system plan or individual water system plan reviewed by the county and approved by the state, if any, or the applicant has received a water availability certificate from an existing public water system; and
- b. The director of the department of development and environmental services makes the following findings:
- (1) The applicant has provided a certificate of future connection from the appropriate Group A water purveyor that certifies that an irrevocable agreement has been entered into with the purveyor providing that the property shall be connected to the purveyor's water system upon availability of such water service and that the property owner shall pay all costs of connection. This certificate shall stipulate that the applicant and his grantees agree to participate in and not protest the formation of a utility local improvement district (ULID) or local improvement district (LID) or utility purveyor project that is designed to provide public water services to the property and agree to decommission any well that is abandoned in the process of connection to a Group A water system in conformance with applicable state law. This certificate shall be recorded in the real property records of King County and shall be a permanent condition on the property running with the land until such time as the costs for connection are fully paid to the purveyor;

423	(2) The applicant provides a statement from the Group A public water system
424	designated to assume the new public water system, or within whose service area the new
425	system is proposed to be constructed, that it will provide satellite management of the
426	system or that it has entered into an agreement or contract with a satellite management
427	agency certified by the state Department of Health to provide water service until it can
428	provide direct service, as required by RCW 70.119A.060; and
429	(3) Any new public water system will be built to the design standards of the
430	appropriate Group A water purveyor to which it will be eventually connected.
431	C. Either existing wells or Group B water systems, or both, may serve the lots
432	that the systems are ultimately designed to serve and shall be managed in compliance
433	with applicable health regulations.
434	SECTION 13. If any provision of this ordinance or its application to any person
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or circumstance is held invalid, the remainder of the ordinance or the application of the provision to other persons or circumstances is not affected.

Ordinance 16265 was introduced on 3/10/2008 and passed as amended by the Metropolitan King County Council on 10/6/2008, by the following vote:

Yes: 8 - Ms. Patterson, Mr. Dunn, Mr. Constantine, Mr. von Reichbauer, Mr. Ferguson, Mr. Gossett, Mr. Phillips and Ms. Hague

No: 0

Excused: 1 - Ms. Lambert

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Julia Patterson, Chair

000 OCT 20 P

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 20 day of October 2008.

Ron Sims, County Executive

Attachments

None