

Legislation Text

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Clerk 08/16/2004

AN ORDINANCE authorizing the King County executive to execute an amendment to the 1976 Memorandum Agreement regarding the Interstate 90 corridor; and repealing Ordinance 14960, Attachment A.

STATEMENT OF FACTS:

1. The cities of Bellevue, Mercer Island and Seattle, King County and the Washington state Transportation Commission ("the parties") executed an agreement in 1976 that led to the eventual construction of Interstate 90 across Lake Washington.

2. The parties desire to amend the 1976 agreement to reflect current and future conditions along the corridor.

3. The parties desire to add Sound Transit as a signatory to this 2004 amendment, but not to the underlying agreement.

4. Sound Transit's Regional Express program includes a project to provide an all-day, two-way transit and high-occupancy vehicle ("HOV") facility on I-90 between Seattle, Mercer Island and Bellevue.

5. Sound Transit, the Washington state Department of Transportation and the Federal Highway Administration, in consultation with the other parties, examined alternative configurations for I-90, and on April 25, 2003, issued a draft environmental impact statement to satisfy the requirements of both the National Environmental Policy Act and the Washington State Environmental Policy Act. 6. The Federal Highway Administration signed the Final Environmental Impact Statement for the I-90 Two-Way Transit and HOV Operations project on April 27, 2004.

7. All parties agree that the current configuration and operation of I-90 between Bellevue, Mercer Island and Seattle does not address today's demands and expected growth in the region; and a new configuration that helps move more people and goods is imperative to manage congestion on what is the busiest east-west corridor in the region.

8. All parties agree that Alternative R-8A with High Capacity Transit deployed in the center lanes is the ultimate configuration for I-90 between Seattle, Mercer Island and Bellevue.

9. All parties agree that upon adoption of the Memorandum Agreement amendment, the R-8A alignment shall be constructed as soon as funding is acquired. This shall be the first step toward the ultimate configuration.

10. King County is committed to seeking funding for the implementation of High Capacity Transit simultaneously with the implementation of Alternative R-8A.

11. All parties agree that the center roadway shall then be converted to two-way high-capacity transit operation based on outcome of studies, and on approval of funding.

12. King County calls on Sound Transit to assess light rail, monorail, and bus rapid transit as technologies for meeting the need for high capacity transit operating in a dedicated right-of-way in the corridor.

13. The King County council adopted Ordinance 14960 on July 6, 2004.

14. The King County executive signed ordinance 14960 on July 14, 2004.

15. On August 2, 2004, the city council of the city of Mercer Island adopted the Amendment to the 1976 Memorandum Agreement, including some minor changes in wording.

16. The revised Attachment A attached to this ordinance incorporates the revised wording adopted by the Mercer Island city council.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Attachment A to Ordinance 14960, Amendment to 1976 Memorandum Agreement, dated June 30, 2004, is hereby repealed.

SECTION 2. The King County executive is hereby authorized to execute an

amendment to the 1976 Memorandum Agreement regarding the I-90 corridor as attached in Attachment A to this ordinance.