

October 14, 1991
JC/lk P:101R.2

BRUCE LAING
CYNTHIA SULLIVAN
AUDREY GRUGER
LOIS NORTH

Introduced by:
Proposed No.: 91 - 838

8443

MOTION NO.

A MOTION authorizing the King County executive to sign an agreement with the City of Seattle and Suburban Cities relating to the Growth Management Planning Council.

WHEREAS, RESHB 1025 requires that, through a process agreed to by the County, Seattle and Suburban Cities, the legislative authority of the County adopt a county-wide planning policy by July 1, 1992, and

WHEREAS, King County, Seattle, and Suburban Cities have developed a collaborative process to produce the county-wide planning policy,

NOW, THEREFORE BE IT MOVED by the Council of King County:

The King County executive is authorized to enter into an agreement, substantially in the form attached, with Seattle and Suburban Cities relating to the Growth Management Planning Council.

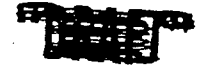
PASSED this 28th day of October, 1991.

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON

Lois North
Chair

ATTEST:

Geraldine Peterson
Clerk of the Council



AGREEMENT AMONG KING COUNTY, THE CITY OF SEATTLE, AND
SUBURBAN CITIES AND TOWNS IN KING COUNTY FOR THE GROWTH
MANAGEMENT PLANNING COUNCIL OF KING COUNTY

10/16/91

This Agreement is entered into among King County, a political subdivision of the State of Washington, hereinafter referred to as the "County"; the City of Seattle, municipal corporation of the State of Washington, hereinafter referred to as "Seattle", and suburban cities and towns of King County, all municipal corporations of the State of Washington, hereinafter referred to as "Suburban Cities."

WHEREAS RESHB 1025 adopted in 1991 requires that, through a process agreed to by the County, Seattle, and Suburban Cities, the legislative authority of the County adopt a county-wide planning policy by July 1, 1992, and

WHEREAS the County, Seattle, and Suburban Cities have developed a collaborative process to produce the county-wide planning policy, and

WHEREAS this agreement is authorized by the Interlocal Agreement Act, RCW 39.34,

NOW, THEREFORE, the parties mutually agree as follows:

1. Definitions.

a. Suburban Cities: Cities and towns in King County other than the City of Seattle. Suburban Cities who are parties to this agreement are those which resolve by December 1 to execute it.

b. County-wide planning policy (CPP): The written policy statement or statements used solely for establishing a county-wide framework from which County, Seattle, and Suburban City comprehensive plans are developed and adopted, thus promoting comprehensive plans which are consistent as required by RCW 36.70A.100.

2. Establishment of the Growth Management Planning Council and staff. In order to establish the Growth Management Planning Council and provide staff, the parties shall designate the following elected official members and staff, by October 30, 1991. To the extent possible, the parties' designees shall have a broad geographic representation.

a. Membership for the Growth Management Planning Council (GMPC).

- 1) Seattle shall designate three members to exercise three votes;
- 2) Suburban Cities shall designate six members to exercise three votes;
- 3) King County shall designate six members, one of whom will be the King County Executive, to exercise six votes.

b. Staff to the GMPC.

1) Each party shall designate staff to form an interjurisdictional team to provide staff to the GMPC. The County shall have designated staff of the King County Council and designated staff of the King County Executive. The staff designated by the Executive shall serve as lead for the interjurisdictional team.

2) The GMPC shall select a coordinator specifically to handle its administrative and procedural matters.

3. County-wide planning policy development and adoption process. The GMPC shall develop the CPP to be adopted by King County and ratified by Seattle and Suburban cities according to the process laid out in Attachment 1, included in this agreement by reference.

4. Function and authority of GMPC.

a. The GMPC shall recommend to the King County Council the county-wide planning policy in a form and with content to comply with applicable State law. The recommended planning policy from the GMPC shall address issues and concerns obtained from review and comment during its public review process. At a minimum, the CPP shall address the following: policies to implement RCW 36.70A.110; policies for promotion of contiguous and orderly development and provision of urban services to such development; policies for siting public capital facilities of a county-wide or state-wide nature; policies for county-wide transportation facilities and strategies; policies that consider the need for affordable housing, such as housing for all economic segments of the population and parameter for its distribution; policies for joint county and city planning within urban growth areas; policies for county-wide economic development and employment; and an analysis of the fiscal impact.

b. The GMPC shall devise and the parties shall comply with a locally based conflict resolution process which will be directed at conflicts which may arise during the development of the CPP by the GMPC.

c. The GMPC shall devise and the parties shall comply with a formula for Seattle's and Suburban Cities' ratification of the adopted county-wide policy plan.

d. The GMPC shall devise and the parties shall comply with a process to amend the CPP that is adopted and ratified.

5. Funding for staff of the GMPC. The parties recognize that under a separate agreement which allocates the State Growth Management Act grant dollars among King County, Seattle, and Suburban Cities funds are set aside for the development of the CPP.

6. Duration. This agreement shall become effective October 30, 1991 and shall remain in force and effect until completion of the designated duties of the GMPC or July 1, 1992, whichever occurs first, unless extended by the parties.

7. Amendments. This agreement may be amended by mutual written agreement of the parties.

8. Entire agreement. The parties agree that this agreement is the complete expression of the terms hereto and any oral representations or understandings not incorporated herein are excluded. The parties recognize that time is of the essence in the performance of the provisions of this agreement.

9. State relationship. A copy of this agreement shall be filed with the Washington State Department of Community Development.

IN WITNESS WHEREOF, this agreement has been executed by:

Name of Jurisdiction

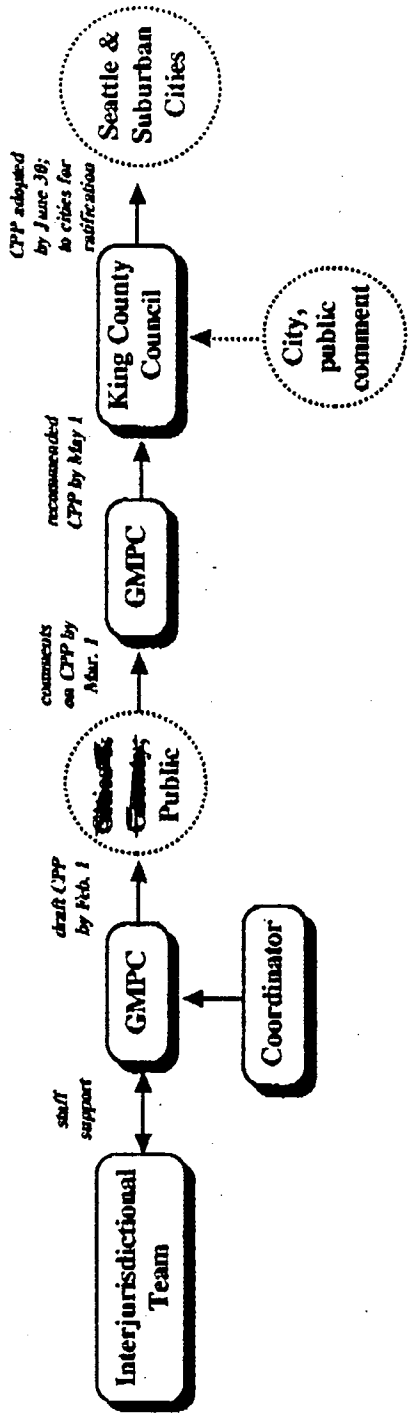
Approved as to form:

by: _____
Mayor/Executive City Attorney/County Prosecutor

u:gmpc jbc 10/9

Attachment 1

Growth Management County-wide Planning Policy (CPP) Development, Adoption, & Ratification



LEGISLATIVE REVIEW

- Dept: Adult Detention Human Resource Management Public Safety
 Executive Admin. Human Services Public Works
 Executive Office Parks, Planning & Resources Stadium Admin.
 Financial Management Public Health Youth Services

Return to King County Executive by: 11-25

Title/Summary: Authorizes executive to enter into an agreement with Seattle and Suburban Cities re: Growth Management Planning Council. Ordinance # _____ Motion # 8443

The Executive Branch is allotted a total of ten calendar days from the date any ordinance is received to make its recommendations to the King County Council. The Executive requires that your department participate in this process by reviewing the proposed legislation and forwarding your recommendations.

YOU MUST FILL THIS FORM OUT COMPLETELY AND RESPOND BY THE DATE SHOWN ABOVE.

DEPARTMENT RECOMMENDATIONS

- I. PPR/CEM (Dept. Name) recommends the Executive:
- Sign the ordinance
 - with attached explanatory letter
 - without explanatory letter
 - Allow the ordinance to lapse into law without Executive signature (Attach a letter for the Executive's signature explaining why the ordinance is being allowed to lapse into law without signature.)
 - Veto the ordinance (Attach a letter for the Executive's signature explaining why the ordinance is being vetoed.)
 - Comply with the motion
 - Not comply with the motion (Attach a letter for the Executive's signature explaining why the motion is unacceptable.)

II. ** The legislation requires the following action by our department: _____

** We have identified the following problems with the legislation: _____

(Attach additional comment sheets)

(Name) (Title) (Date)

EXECUTIVE REVIEW

Comments: _____

By: [Signature] Date: Nov. 25, 1991

Date Received From Council 11-15 Date Due to Council _____

LEGISLATIVE REVIEW

- | | | | |
|-------|--|---|---|
| Dept: | <input type="checkbox"/> Adult Detention | <input type="checkbox"/> Human Resource Management | <input type="checkbox"/> Public Safety |
| | <input type="checkbox"/> Executive Admin. | <input type="checkbox"/> Human Services | <input type="checkbox"/> Public Works |
| | <input type="checkbox"/> Executive Office | <input checked="" type="checkbox"/> Parks, Planning & Resources | <input type="checkbox"/> Stadium Admin. |
| | <input checked="" type="checkbox"/> Financial Management | <input type="checkbox"/> Public Health | <input type="checkbox"/> Youth Services |

Return to King County Executive by: 11-25

Title/Summary: Authorizes executive to Ordinance # _____
enter into an agreement with Seattle and Motion # 2443
Suburban Cities re: Growth Management Planning
Council.

The Executive Branch is allotted a total of ten calendar days from the date any ordinance is received to make its recommendations to the King County Council. The Executive requires that your department participate in this process by reviewing the proposed legislation and forwarding your recommendations.

YOU MUST FILL THIS FORM OUT COMPLETELY AND RESPOND BY THE DATE SHOWN ABOVE.

DEPARTMENT RECOMMENDATIONS

I. OFM (Dept. Name) recommends the Executive:

- Sign the ordinance
 - with attached explanatory letter
 - without explanatory letter
- Allow the ordinance to lapse into law without Executive signature
(Attach a letter for the Executive's signature explaining why the ordinance is being allowed to lapse into law without signature.)
- Veto the ordinance
(Attach a letter for the Executive's signature explaining why the ordinance is being vetoed.)
- Comply with the motion
- Not comply with the motion
(Attach a letter for the Executive's signature explaining why the motion is unacceptable.)

II. ** The legislation requires the following action by our department: Obtain Executive's signature on agreement

** We have identified the following problems with the legislation: _____

(Attach additional comment sheets)

JBOhs (Name) _____ (Title) _____ (Date) 11/19/97

EXECUTIVE REVIEW

Comments: _____

By: _____ Date: _____

Date Received From Council 11-15 Date Due to Council _____

11/18

LEGISLATIVE REVIEW

PD

- Dept: [] Adult Detention [] Human Resource Management [] Public Safety
 [] Executive Admin. [] Human Services [] Public Works
 [] Executive Office [] Parks, Planning & Resources [] Stadium Admin.
 [X] Financial Management [] Public Health [] Youth Services

Return to King County Executive by: 11-25

Title/Summary: Authorizes executive to Ordinance # _____
enter into an agreement with Seattle and Motion # 8443
Suburban Cities re: Growth Management Planning
Council.

The Executive Branch is allotted a total of ten calendar days from the date any ordinance is received to make its recommendations to the King County Council. The Executive requires that your department participate in this process by reviewing the proposed legislation and forwarding your recommendations.

YOU MUST FILL THIS FORM OUT COMPLETELY AND RESPOND BY THE DATE SHOWN ABOVE.

DEPARTMENT RECOMMENDATIONS

I. ppn (Dept. Name) recommends the Executive:

- () Sign the ordinance
 - () with attached explanatory letter
 - () without explanatory letter
- () Allow the ordinance to lapse into law without Executive signature
 (Attach a letter for the Executive's signature explaining why the ordinance is being allowed to lapse into law without signature.)
- () Veto the ordinance
 (Attach a letter for the Executive's signature explaining why the ordinance is being vetoed.)
- (X) Comply with the motion
- () Not comply with the motion
 (Attach a letter for the Executive's signature explaining why the motion is unacceptable.)

II. ** The legislation requires the following action by our department: _____
The Parks, Planning and Resources Department will work with the Growth
Management Planning Council in developing policies.

** We have identified the following problems with the legislation: _____

 (Attach additional comment sheets)

Maria Shanban (Name) Manager (Title) 11/21/91 (Date)

EXECUTIVE REVIEW

Comments: _____

By: _____ Date: _____

Date Received From Council 11-15 Date Due to Council _____