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INTRODUCED BY:

PAUL BARDEN

PROPOSED NO. 89 - 295

ORDINANCE NO.

AN ORDINANCE correcting Section 11 of Ordinance No. 8891 in accordance with KCC 10.08.050 relating to solid waste sites.

PREAMBLE:

Section 11 of Ordinance No. 8891 passed by the council on March 20, 1989 was in error in not amending the King County Code section as it existed on that date.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Ordinance No. 8891, Section 11 and KCC 10.08.050 are hereby corrected to read as follows:

Use of county disposal facilities.

((A:--Interlocal-operations:--Solid-waste-disposal-facilities owned-or-operated-by-the-county-shall-be-available-to-accept solid-wastes-generated-and-collected-within-cities-situated within-the-county-which-have-an-executed-solid-waste-interlocal agreement-pursuant-to-KGG-10-08-130-

B.--Individuals.--Any-individual-may-use-King-Gounty-disposal faeilities-designated-for-individual-use;-in-compliance-with-any applicable-rules-and-regulations-))

- ((6))A. Dangerous and hazardous waste. Under no circumstances shall any person deliver to any King County solid waste disposal facility for disposal any waste that is defined as "hazardous waste" per the Federal Resource Conservation and Recovery Act, 42 USC §6901-6991i, or rules or regulations thereunder, or defined as "extremely hazardous wastes" or "dangerous wastes" per Chapter 70.105 RCW or rules or regulations thereunder except:
- 1. in those specific cases where the county has expressly authorized the place, time, type and manner of the delivery of such waste after full disclosure or

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