REPEALED BY \$ 10523

December 23, 1991 SUMMIT6E.JLB

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Introduced by: Lois North

Proposed No.: 92-15

ORDINANCE NO.

AN ORDINANCE proposing an amendment to Articles 2 and 6 of the King County Charter concerning the legislative branch and elections; providing for thirteen county councilmembers and for Intergovernmental Committees to review countywide policy plans, and submitting the same to the voters of the county and establishing a date of election; amending provisions of Article 2, Sections 210, 220, 220.10, 230.10, 230.20, 230.30; adding new sections 270 and 280; and amending provisions of Article 6, Section 650, and adding new Section 650.40, and declaring an emergency.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. There shall be submitted to the qualified voters of the county for their approval and ratification or rejection at the next general election to be held in the county the following amendment to the King County Charter:

### ARTICLE 2

### THE LEGISLATIVE BRANCH

Section 210. Composition.

The legislative branch shall be composed of the metropolitan county council.

Section 220. The Metropolitan County Council.

220.10. Composition and Terms of Office.

The metropolitan county council shall consist of ((nine)) thirteen members. The county shall be divided into ((nine)) thirteen districts, and one council((man))member shall be nominated and elected by the voters of each district. The term of office of each council((man))member shall be four years and until his or her successor is elected and qualified.

Section 230. Ordinances.

230.10. Introduction and Adoption.

Proposed ordinances shall be limited to one subject and may be introduced by any council((man))member or by initiative petition. At least seven days after the introduction of a proposed ordinance, except an emergency ordinance, and prior to

# 10212

its adoption or enactment, the county council shall hold a public hearing after due notice to consider the proposed ordinance. Except as otherwise provided in this charter, a minimum of ((five)) seven affirmative votes shall be required to adopt an ordinance.

#### 230.20. Executive Veto.

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Except as otherwise provided in this charter, the county executive shall have the right to veto any ordinance or any object of expense of an appropriation ordinance. ordinance shall be presented to the county executive within five days after its adoption or enactment by the county council. Within ten days after its presentation, the county executive shall either sign the ordinance and return it to the county council, veto the ordinance and return it to the county council with a written and signed statement of the reasons for his or her veto or sign and partially veto an appropriation ordinance and return it to the county council with a written and signed statement of the reasons for his or her partial If an ordinance is not returned by the county executive within ten days after its presentation it shall be deemed enacted without his or her signature. Within thirty days after an ordinance has been vetoed and returned or partially vetoed and returned, the county council may override the veto or partial veto by enacting the ordinance by a minimum of ((six)) nine affirmative votes.

## 230.30. Emergency Ordinances.

Any proposed ordinance may be enacted as an emergency ordinance if the county council finds as a fact, and states in the ordinance, that an emergency exists and that the ordinance is necessary for the immediate preservation of public peace, health or safety or for the support of county government and its existing public institutions. A minimum of ((seven))nine affirmative votes shall be required to enact an emergency ordinance; and unless it is an emergency appropriation

# 10212

ordinance, it shall not be subject to the veto power of the county executive.

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New Section. Section 270. Intergovernmental Committees

270.10. Intergovernmental Committees. At least two
intergovernmental committees shall be established by ordinance,
one for growth management, including land use and
transportation and one for utilities, including water quality.
Additional committees may be established by ordinance.

Section 270.20. Composition of intergovernmental committees. Each committee shall consist of twelve members. Six members shall be metropolitan county councilmembers appointed by the chair of the council. The chair of each committee shall be a metropolitan county councilmember, appointed by the chair of the metropolitan county council. The remaining six members of each committee shall be local government representatives appointed from and based on the relative populations of: (i) the city with the largest population in the county, and (ii) the other cities and towns in the county. Committee members from the city with the largest population in the county shall be appointed by the city council of that city. Committee members from the other cities and towns in the county shall be appointed in a manner agreed to by and among those cities and towns representing a majority of the populations of such cities and towns. In the event any areas are annexed pursuant to powers granted metropolitan municipal corporations under state law, the populations of any cities and towns in such annexed areas shall be considered as if they were within the county for all purposes in this section with regard to intergovernmental committee participation on plans which would be effective within such annexed areas.

Allocation of membership of the six committee members who are local government representatives shall be adjusted January 1 of each even-numbered year beginning in 1994 based upon current census information or, if more recent, official state population statistics. When the utilities committee considers

plans related to water pollution abatement, special purpose districts providing sewer service in the county shall appoint two members to serve on the committee during its review of any such plans, one member to serve in lieu of an appointed representative of the city with the largest population and the other member to serve in lieu of an appointed representative of the other cities and towns.

270.30 Powers and Duties. Intergovernmental committees

shall review and recommend the countywide comprehensive policy plan and those elements of other plans which under state law are effective both in unincorporated and in incorporated areas and for which an intergovernmental committee has been established. The council shall by ordinance assign each such plan to an intergovernmental committee for review and establish a reasonable time limit for such review. Intergovernmental committees also may consider issues which are interjurisdictional in nature but which are not effective within incorporated areas; however, such issues shall not be required to be reviewed by intergovernmental committee or approved other than by a simple majority of the county council.

After time limits for required review have expired, with or without recommendation of the intergovernmental committee and with or without amendment by the county council, the council may adopt by an affirmative vote of at least nine members countywide plans which have been referred to an intergovernmental committee.

The first countywide comprehensive policy plan enacted after the effective date of this section shall not take effect until it has been ratified by units of general government in King County, including King County on behalf of unincorporated King County, representing at least one-third in number of all such units of government and three-fourths of the population of King County. Such first plan shall describe approval or ratification procedures for subsequent amendments and major updates to the plan.

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New Section. Section 280. Effective date of 1992 amendment.

Upon approval by the voters at the November 3, 1992 county-wide general election of the amendment to Articles 2 and 6 of the charter provided in this ordinance; and contingent upon the assumption by the county of the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO) pursuant to judicial order or the enactment of state legislation in 1992, such amendment shall take effect on January 1, 1993; provided, however, that sections 220.10, 230.10, 230.20 and 230.30 and new section 270 of the charter shall take effect on January 1, 1994.

Article 6. Section 650. Council((men))members.

650.10. Districts. The county shall be divided into ((nine)) thirteen districts numbered one through ((nine)) thirteen.

New Section. 650.40 Transitional Provisions.

650.40.10. Districting in 1993. Notwithstanding any other provision of this charter, the districting committee called for in section 650.30 of this charter also shall be appointed and shall perform its duties in 1993 according to the months and days specified in section 650.30 to prepare a districting plan for thirteen council districts.

650.40.20. Initial elections and terms of office for districts ten, eleven, twelve, and thirteen. Notwithstanding any other provision of this charter, the initial primary and general elections for council districts ten, eleven, twelve, and thirteen shall be held in 1993, with members elected at such general election to commence their term of office January Councilmembers elected at that election to represent 1, 1994. districts ten and twelve each shall serve an initial term of two years. Councilmembers elected at that election to represent districts eleven and thirteen each shall serve an initial term of four years. All subsequent elections shall be held according to the existing provisions of this charter.

Districts ten, eleven, twelve and thirteen shall not be deemed vacant during 1993.

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It is hereby found that an urgent need exists SECTION 2. for consideration by the electors of King County of the proposition set forth in this ordinance. Pursuant to RCW 29.13.010, it is hereby deemed that an emergency exists requiring the submission to the qualified electors of the county at a special county election to be held therein on November 3, 1992, in conjunction with the statewide general election to be held on the same date, of the proposition set forth in this ordinance. The manager of the division of records and elections shall cause notice of this proposed amendment of the King County Charter to be published in accordance with the state constitution and general law, and shall place it upon the ballot of the county-wide general election November 3, 1992. The ballot title for this proposed amendment shall be in substantially the following form:

Shall the King County Charter be amended to provide for a thirteen member metropolitan county council with intergovernmental committees to review countywide policy plans, such amendment to be contingent upon the assumption by the county of the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO) pursuant to judicial order or the enactment of state legislation in 1992, all as provided for in Ordinance No. 10212 \_\_\_\_.

SECTION 3. Severability. If any provision of this 1 ordinance or its application to any person or circumstance is 2 held invalid, the remainder of the ordinance or the application 3 of the provision to other persons or circumstances is not 4 affected. 5 SECTION 4. The county council finds as a fact and 6 declares that an emergency exists and that this ordinance is 7 necessary for the immediate preservation of public peace, 8 health or safety or for the support of county government and 9 its existing public institutions. 10 INTRODUCED AND READ for the first time this 231 11 ecember , 19**9**[. 12 day of Weember PASSED this 2314 13 KING COUNTY COUNCIL KING COUNTY, WASHINGTON 14 15 Lois North 16 17 ATTEST: 18 19 20 APPROVED this \_\_ ( day of January \_\_ 21 22 23