May 28, 1985 6673A/hdm Introduced by: Audrey Gruger Paul Barden

Proposed No.: 85-140

ORDINANCE NO.

AN ORDINANCE relating to business licenses; amending provisions regarding the licensing of public places of amusement; amending Ordinance 4206, Section 3, 4 as amended and K.C.C. 6.08.010, 6.08.100; amending Ordinance 1888, Article V, Sections 8, 9 as amended and Resolution 6574 (part) as amended and K.C.C. 6.08.020 and K.C.C. 6.08.030, amending Ordinance 2625, Section 2, 3, 4 as amended and K.C.C. 6.08.050, amending Ordinance 3454, Section 1, as amended and K.C.C. 6.08.060; adding new sections to K.C.C. 6.08; prescribing fees; and declaring an emergency.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

NEW SECTION. SECTION 1. There is added to K.C.C. 6.08 a new section to read as follows:

Based on public testimony and other evidence presented to it the King County Council makes the following Findings of Fact:

- A. The activities defined and regulated hereinafter are detrimental to the public health, safety, morals, and general welfare of the citizens of King County and, therefore, such activities must be regulated as provided herein.
- B. Regulation of the adult entertainment industry is necessary because in the absence of such regulation significant criminal activity has historically and regularly occurred. This history of criminal activity in the adult entertainment industry has included prostitution, narcotics and liquor law violations, breaches of the peace and the presence within the industry of individuals with hidden ownership interests and outstanding arrest warrants.
- C. The activities described in subsection B. of this section occur, in the absence of regulation, regardless of whether the adult entertainment is presented in conjunction with the sale of alcoholic beverages.

- D. It is necessary to license entertainers in the adult entertainment industry to prevent the exploitation of minors; to ensure that each such entertainer is an adult; and to ensure that such entertainers have not assumed a false name, which would make regulation of the entertainer difficult or impossible.
- E. It is necessary to have a licensed manager on the premises of establishments offering adult entertainment at such times as such establishments are offering adult entertainment so that there will at all necessary times be an individual responsible for the overall operation of the establishment, including the actions of patrons, entertainers and other employees.
- F. The license fees required hereinafter are necessary as nominal fees imposed as necessary regulatory measures designed to help defray the substantial expenses incurred by King County in regulating the adult entertainment industry.
- G. Hidden ownership interests for the purposes of skimming profits and avoiding the payment of taxes have historically occurred in the adult entertainment industry in the absence of regulation. These hidden ownership interests have historically been held by organized and white collar crime elements. In order for King County to effectively protect the public health, safety, morals, and general welfare of its citizenry it is important that the county be fully aprised of the actual ownership of adult entertainment establishments.

SECTION 2. Ordinance 4206, Section 3 as amended and K.C.C. 6.08.010 are hereby amended to read as follows:

Definitions. For the purpose of this chapter the words and phrases used herein, unless the context otherwise indicates, shall have the following meanings:

A. "Public place of amusement," "public amusement/ entertainment," and "public entertainment" mean an amusement,

 diversion, entertainment, ((adult-entertainment-studio,)) show, performance, exhibition, display or like activities, for the use or benefit of a member or members of the public, or advertised for the use or benefit of a member of the public, held, conducted, operated or maintained for a profit, direct or indirect.

B. (("Adult-entertainment-studio"-means-any-premises-to-which-the-public;-patrons-or-members-are-invited-or-admitted-and which-are-so-physically-arranged-as-to-provide-booths;-eubicles; rooms;-compartments-or-stalls-separate-from-the-common-areas of-the-premises;-wherein-an-entertainer-provides-entertainment to-a-member-of-the-public;-a-patron-or-a-member;--An-adult entertainment-studio-includes;-limited-to;-any-premises-that-is physically-arranged-and-used-as-such;-whether-advertised-or represented-as-an-entertainment-studio;-exotic-dance-studio; encounter-studio;-sensitivity-studio;-modeling-studio-or-any other-term-of-like-import:--Adult-entertainment-studio-shall-not include-theaters;-concert-halls-cabarets-or-similar-establish-ments-where-entertainment-is-performed-for-groups-of-four-or

"Manager" means any person who manages, directs, administers, or is in charge of, the affairs and/or the conduct of any portion of any activity involving adult entertainment occurring at any place offering adult entertainment.

((1-)) <u>C.</u> "Entertainer" means any person who provides

<u>adult</u> entertainment within ((an-adult-entertainment-studie)) <u>a</u>

<u>public place of amusement</u> as defined in this section whether or not a fee is charged or accepted for entertainment.

((2.)) <u>D</u>. "Entertainment" means any exhibition or dance of any type, ((remeval-ef-articles-ef-elething,)) pantomine, modeling or any other performance.

E. "Adult entertainment" means any exhibition or dance of

any type conducted in premises where such exhibition or dance involves the exposure to view of any portion of the breast below the top of the areola or any portion of the pubic hair, anus, buttocks, vulva or genitals.

- ((3.7)) <u>F.</u> "Employee" means any and all persons, including entertainers, who work in or at or render any services directly related to the operation of ((an-adult-entertainment-studie)) <u>a</u> public place of amusement (($\frac{1}{2}$)), which offers, conducts or maintains adult entertainment.
- $((4_7))$ <u>G.</u> "Operator" means any person operating, conducting or maintaining a public place of amusement.
- H. "Panoram" or "Peepshow" means any device which, upon insertion of a coin or by any other means, exhibits or displays a picture or view by film, video, or by any other means.

SECTION 3. Resolution 6574 (part) as amended, and Ordinance 1888, Article V, Section 8 as amended and K.C.C. 6.08.020 are hereby amended as follows:

License required - Fee. From and after the effective date of the ordinance codified in this section, no public place of amusement, including but not limited to ((adult-entertainment studies)) places which offer adult entertainment, shall be operated or maintained in King County, outside the limits of incorporated cities and towns, unless the owner or lessee thereof has obtained a license from the director, as hereinafter set forth; provided, that it is unlawful for any entertainer, employee or operator to knowingly work in or about, or to knowingly perform any service directly related to the operation of an unlicensed public place of amusement/ entertainment:

Type of Entertainment Fee

Miscellaneous

Adult Entertainment (($s \neq ud \neq e$)) (($$150 \neq e$)) \$500.00 per year; Floor Shows \$100.00 per year or

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Music (other than mechanical) $
                                               50.00 per six mos.
1
                                          covers one or more of
           Boxing or wrestling
2
           Exhibition skating
                                          miscellaneous
3
           Penny arcades
                                          entertainment;
           Public skating rinks
5
           Shooting Galleries
6
7
           Race tracks, dragstrips
           automobile or otherwise
8
                                           ((150-00))
9
           Topless-dancing
           Amusement Parks - Permanent
10
11
             For one to ten units,
                                           $100.00 per year or
12
             inclusive
                                           $ 50.00 per six mos.
13
                                           $200.00 per year or
14
           For more than ten units
15
                                           $100.00 per six mos.
16
           Note: Units are defined as
             (a) rides; (b) sideshows:
17
18
             (c) merchandise or food
19
                 concessions
20
             Carnivals
21
             For one to ten units, inclusive...($20.00 per day)
22
             For more than ten units..... (50.00 per day)
23
           Note: Units are defined as above.
24
           ((Issuance-of-a-license-for-an-adult-entertainment-studio
25
       shall-be-subject-to-the-furnishing-of-a-surety-bond-in-the
26
       amount-of-five-thousand-dollars-forfeitable-to-the-gounty-
27
       unless-the-licensee-pays-all-just-claims-incurred-in-the-----
28
       eonduct-of-such-business-and-complies-strictly-with-the-terms-
29
       and-conditions-of-its-license-))
           NEW SECTION SECTION 4. There is added to KCC 6.08 a new
30
31
       section to read as follows:
32
           License for managers and entertainers required -- Fee. No
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 person shall work as a manager or entertainer at a public place of amusement offering adult entertainment without having first obtained a manager's or an entertainer's license from the director pursuant to Section 6.B of this ordinance. The annual fee for such a license shall be \$50.00.

SECTION 5. Resolution 6574 (part) as amended and Ordinance 1888, Article V, Section 9 as amended and K.C.C. 6.08.030 are hereby amended to read as follows:

Due date for license fees ((£haraɛter-requirement)). All license fees required by section 3 of this ordinance are due and payable to the King County ((ɛomptroller)) licensing section at least two weeks before the opening of entertainment. ((;-and comptroller's-receipt-presented-to-the-director-for-approval-or rejection;--Licenses-shall-be-issued-by-the-director-only-to--persons-of-good-moral-character.))

NEW SECTION SECTION 6. There is added to K.C.C. 6.08 a new section to read as follows:

License applications.

A. Public Amusement/Entertainment License

All applications for a public amusement/entertainment license for places which offer adult entertainment shall be submitted in the name of the person or entity proposing to conduct such public amusement/entertainment on the business premises and shall be signed by such person or his agent and notarized or certified as true under penalty of perjury. All applications shall be submitted on a form supplied by the director, which shall require the following information:

- 1. The name, home address, home telephone number, date and place of birth, and social security number of the applicant if the applicant is an individual.
- 2. The business name, address and telephone number of the establishment.

- 3. The names, addresses, telephone numbers, and social security numbers of any partners, corporate officers, shareholders who own ten percent or more of the business, or other persons who have a substantial interest or management responsibilities in connection with the business, specifying the interest or management responsibility of each. For the purpose of this subsection "substantial interest" shall mean ownership of ten percent or more of the business, or any other kind of contribution to the business of the same or greater size.
- 4. Terms of any loans, leases, secured transactions and repayments therefor relating to the business.
 - B. Application for manager or entertainer license.

All applications for a manager's or entertainer's license shall be signed by the applicant and notarized or certified to be true under penalty of perjury. All applications shall be submitted on a form supplied by the director, which shall require the following information:

- 1. The applicant's name, home address, home telephone number, date and place of birth, fingerprints, social security number, and any stage names or nicknames used in entertaining.
- 2. The name and address of each business at which the applicant intends to work as an entertainer.
- 3. With the application the applicant shall present documentation that he or she has attained the age of eighteen (18) years. Any of the following shall be accepted as documentation of age: (i) a motor vehicle operator's license issued by any state bearing the applicant's photograph and date of birth; (ii) an identification card bearing the applicant's photograph and date of birth; or (iii) a certificate of birth.
- 4. The director shall issue the license promptly upon receipt of the application, the information required to be in the application, and the license fee if the applicant is

eighteen (18) years of age or older.

C. If any person or entity acquires, subsequent to the issuance of a public amusement/entertainment license for places offering adult entertainment, a substantial interest, as defined in Section 6.A.3, in the licensed premises, notice of such acquisition shall be provided in writing to the director forthwith. The information required to be provided pursuant to this subsection shall be that information required pursuant to subsection 6.A of this ordinance.

NEW SECTION SECTION 7. There is added to K.C.C. 6.08 a new section to read as follows:

A licensed manager shall be on the premises of a public place of amusement at all times that adult entertainment is being provided.

SECTION 8. Ordinance 2625, Section 2, 3, 4 as amended and K.C.C. 6.08.050 are hereby amended to read as follows:

Standards of ((for-public-amusement/entertainment-license license-issuance)) conduct and operation.

- A. The following standards of conduct must be adhered to by employees of any public place of amusement which offers, conducts, or maintains adult entertainment: ((Ne-public amusement/entertainment-ligense-shall-be-issued-to,-maintained er-renewed-by-any-person-proposing-to-operate-or-maintain-or-in fact-operating-or-maintaining-a-public-place-within-King County,-outside-the-incorporated-limits-of-cities-and-towns, where-an-employee-will-not-conform-and-abide-by-the-following requirements-for-his-or-her-conduct-thereon.))
- 1. No ((person-employed-in-the-sale-or-service-of-food and/or-drink-in-or-upon-the-ligensed-or-proposed-ligensed place)) employee or entertainer shall be unclothed or in such attire, costume or clothing so as to expose to view any portion of the breast below the top of the areola or of any portion of

the pubic hair, anus, ((ϵ rest-ef-the)) buttocks, vulva or genitals except as provided for in subdivision 6. of this subsection and section 8.D.3 of this ordinance.

- 2. No ((person-employed-as-a-hostess;-entertainer-or-person-to)) employee or entertainer mingl((e))ing with the patrons shall be unclothed or in such attire, costume or clothing as described in subdivision 1. of this subsection.
- 3. No employee ((described-in-subdivision-l:-and-2:-of this-subsection)) or entertainer shall encourage or knowingly permit any person upon the premises to touch, caress or fondle the breasts, buttocks, anus or genitals of any other person.
- 4. No employee ((as-described-in-subdivision-l:-and-2:-ef-this-subsection)) or entertainer shall wear or use any device or covering exposed to view which simulates the breast below the top of the areola, vulva or genitals, anus, buttocks, or any portion of the pubic hair. ((er-any-pertion-thereof:))
- 5. No employee ((as-described-in-subdivisions-l--and-2-ef-this-subsection)) or entertainer shall perform acts of or acts which simulate:
- a. Sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual acts which are prohibited by law;
- b. The touching, caressing or fondling of the breasts, buttocks or genitals; $\underline{\text{or}}$
- c. The displaying of the pubic hair, anus, vulva or genitals; except as provided for in subdivision 6 of this subsection and section 8.D.3 of this ordinance.
- 6. No employee ((as-described-in-subdivision-l--and-2-ef-this-subsection-whose)) or entertainer shall have their breasts below the top of the areola, or any portion of the pubic hair, vulva or genitals, anus and/or buttocks ((are)) exposed to view ((shall-perform-elsewhere-in-a-public-place

than)) except upon a stage at least eighteen inches above the immediate floor level and removed at least six feet from the nearest patron.

- 7. No employee ((as-described-in-subdivisions-l:-and-2: of-this-subsection)) or entertainer shall use artificial devices or inanimate objects to depict any of the prohibited activities described in this subsection.
- 8. No employee ((as-described-in-subdivisions-l:-and-2: ef-this-subsection)) or entertainer shall remain in or upon the public place of amusement who exposes to public view any portion of his or her genitals or anus except as expressly provided for in subdivision 6 of this subsection and section 8.D.3 of this ordinance.

- ((1.)) 9. There shall be posted and conspicuously displayed in the common areas of each <u>place offering</u> adult entertainment ((studie)) a list of any and all entertainment provided on the premises. Such list shall further indicate the specific fee or charge in dollar amounts for each entertainment listed.
- ((2.)) 10. Every place offering adult entertainment studio shall be physically arranged in such a manner that:
- a. The <u>stage or the</u> entire interior portion of the booths, cubicles, rooms or stalls wherein <u>adult</u> entertainment is provided is visible from the common areas of the premises.

 Visibility shall not be blocked or obscured by doors, curtains, drapes, or any other obstruction whatsoever.

- b. No activity or entertainment occurring on the premises shall be visible at any time from any public place.
- c. No ((eperater;)) entertainer or ((empleyee)) of any place offering adult entertainment ((studie)) shall be visible from any public place during the hours of their employment, or apparent hours of their employment, on the premises.
- ((d)) 11. No ((operator,)) entertainer ((or employee-of)) at ((an)) a place offering adult entertainment ((studio)) shall demand or collect all or any portion of a fee from a patron for entertainment before its completion.
- ((e)) $\underline{12}.A$ sign shall be conspicuously displayed in the common area of the premises, and shall read as follows:

THIS ADULT ENTERTAINMENT ((STUDIO)) ESTABLISHMENT IS

REGULATED BY KING COUNTY ((;)); ENTERTAINERS ARE:

 $((\{1,\}))$ <u>a.</u> Not permitted to engage in any type of sexual conduct;

- the top of the areola, any portion of the pubic hair, buttocks, genitals or vulva and/or anus except upon a stage at least eighteen inches from the immediate floor level and removed at least six feet from the nearest patron ((er-genital-areas)); and
- ((43)) c. Not permitted to demand or collect all or any portion of a fee <u>from a patron</u> for entertainment before its completion.
- ((£;)) B. The following additional requirements must be adhered to at any panoram or peepshow: ((No-public-amusement/-entertainment-license-for-a-panoram-or-peepshow-shall-be-issued; maintained-or-renewed-by-any-person-proposing-to-operate-or-maintain-or-in-fact-operating-or-maintaining-a-panoram-or peepshow-within-King-County;-outside-the-incorporated-limits of-cities-and-towns;where-fin-addition-to-the-requirements-set

 not-adhered-to.))

1. The interior of the panoram or peepshow premises shall

forth-in-K-G-G--6-08-027A-and-B)-the-following-requirements-are

- 1. The interior of the panoram or peepshow premises shall be arranged in such a manner as to insure that customers are fully visible from the waist down, and all persons viewing such panoram pictures shall be visible from the entrance to such premises.
- 2. The licensee shall not permit any doors to public areas on the premises to be locked during business hours.
- 3. Any room or area on such premises shall be readily accessible at all times for inspection by any law enforcement officer or license inspector.
- 4. The licensee shall maintain adequate illumination generally distributed in all parts of the premises at all times when the panoram is open or when the public is permitted to enter or remain therein.
- ((D₇)) <u>C. At any public place of amusement which offers, conducts, or maintains adult entertainment, the following are required:</u> ((No-public-amusement/entertainment-license-shall-be issued,-maintained-or-renewed-as-set-forth-in-subsection-A-of this-section-where-activity-of-any-employee-shall-follow-that authorized-by-subdivision-6-of-this-subsection-A-of-this-section unless))
- 1. Admission ((to-the-public-place-is)) must be restricted to persons of the age of eighteen ((twenty-one)) years or more; and
- 2. Neither the ((The)) performance ((is-net)) nor any photograph, drawing, sketch or other pictorial or graphic representation thereof displaying any portion of the breasts below the top of the areola or any portion of the public hair, buttocks, genitals and/or anus may be visible outside of the public place of amusement so licensed.

Sufficient lighting shall be provided in and about the 1 parts of the premises which are open to and used by the public so 2 that all objects are plainly visible at all times. 3 ((E---This-section-does-not-apply-to:)) ((1.--Taverns-and-premises-maintaining-liquer-licenses;-er 5 ((2r--Any-theater,-Gongert-hall,-or-similar-establishment 6 which-is-primarily-devoted-to-theatrical-performance-whereupon-7 there-are-seats-arranged-so-that-a-body-of-spectators-has-an-8 unobstructed-view-of-the-stage-for-performance-of-artistie-9 expression-and-where-such-performances-are-not-incidental-to-the-10 promotion-of-the-sale-of-food-and-drink-and-for-which-a-county 11 12 license-is-otherwise-in-full-force-and-effect. F.--No-public-amusement-or-entertainment-license-shall-be-13 issued-to--maintained-or-renewed-by-any-person-who-has: 14 15 commission-of-any-act-for-which-a-license-is-required-under-the 16 provisions-of-this-chapter;-or 17 18 -2---Committed-any-act-resulting-in-conviction-or-bail forfeiture-of-a-felony-or-a-erime-involving-moral-turpitude, 19 20 ineluding-but-not-limited-to-prostitution;-or 21 3.--Been-refused-a-license-under-the-provisions-of-this 22 e hapter-or-had-a-license-revoked-or-suspended; -or 23 4. -- Made-any-false-statement-in-his-application:)) 24 D. This ordinance shall not be construed to prohibit: 1. Plays, operas, musicals, or other dramatic works which 25 26 are not obscene; 27 2. Classes, seminars and lectures held for serious 28 scientific or educational purposes; or 29 3. Exhibitions or dances which are not obscene. E. For purposes of this chapter, an activity is "obscene" if: 30 31 1. taken as a whole by an average person applying 32 contemporary community standards the activity appeals to a 33

prurient interest in sex;

- 2. the activity depicts patently offensive representations of a. ultimate sexual acts, normal or perverted, actual or simulated; or b. masturbation, fellatio, cunnilingus, bestiality, excretory functions, or lewd exhibition of the genitals or genital area; or c. violent or destructive sexual acts, including but not limited to human or animal mutilation, dismemberment, rape or torture; and
- 3. The activity taken as a whole lacks serious literary, artistic, political, or scientific value.
- F. For purposes of this chapter, an activity is "dramatic" if the activity is of, relating to, devoted to, or concerned specifically or professionally with current drama or the contemporary theater.
- G. Section 8 of this ordinance does not apply to taverns and premises maintaining liquor licenses.
- H. The appeals procedure set forth in K.C.C. 6.01.150 shall apply to appeals brought by any party aggrieved by actions of the director pursuant to any subsection of this section; except that each of the following shall apply notwithstanding K.C.C. 6.01.150:
- 1. If an appeal is brought by any party aggrieved by action of the director pursuant to any subsection of this section the status quo shall be maintained pending resolution of the controversy and the director shall not revoke or suspend the aggrieved party's license prior to resolution of the matter by the King County board of appeals.
- 2. During the course of proceeding before the King County board of appeals the burden of proof shall be upon the director.

SECTION 9. Ordinance 3454, Section 1 as amended and K.C.C. 6.08.060 are hereby amended to read as follows:

Public amusement/entertainment prohibited in certain places.

Under the provisions of this chapter, no public amusement/

entertainment ((li€ense)) establishment which offers, conducts, or maintains adult entertainment shall be issued ((to-amy-firmer-individual-that-proposes-to-offer-topless-daneing,-such---dancing-within-the-definitions-provided-in-this-chapter,-or-any activity-which-exposes-any-parts-of-the-body(ies)-of-the applicant's-employee(s)-as-described-in-subsection-A.-l.-of Section-6.08.027)) a license if such premises will be located within two thousand feet of the premises of any ((private)) church, ((er)) parochial, ((er)) tax supported ((public)) or private elementary or secondary school measured along the most direct route over or across established public walks, streets or other public passageway from the outer property line of the church or school grounds to the nearest public entrance of the premises proposed for license; provided that, for the purpose of definition, "church" shall mean a building erected for and used exclusively for religious worship and schooling or other activity in connection therewith.

SECTION 10. Ordinance 4206, Section 4 as amended and K.C.C. 6.08.100 are hereby amended to read as follows:

Standards for public amusement/entertainment license, manager and entertainer license, suspension or revocation.

- A. The director shall deny, revoke or suspend, ((for-not less-than-six-months-but)) for not more than one year, any public amusement/entertainment license ((issued-under-the provisions-of-this-chapter)) if he determines that the licensee or applicant has:
- $((A_{\overline{a}}))$ 1. Made any false statement or given any false information in connection with an application for a license or a renewal of a license;
- ((B. ((Knowingly-allowed,-harbored,-admitted,-received-orpermitted-in-or-about-the-premises-on-which-the-activity

maintained; -any-prostitute; -lewd-or-dissolute-person; -drunken or-boisterous-persons; -persons-under-the-influence-of intoxicating-liquor-or-drugs;))

6:--Conducted;-operated-or-maintained-a-public-amusement/
entertainment-on-premises-which;-in-a-one-year-period;-havebeen-the-scene-of-arrests-resulting-in-three-convictions-orbail-forfeitures-of-felonies-or-crimes-involving-moral
turpitude;-including-but-not-limited-to-prostitution;

 $B_{-}-Provided-any-entertainment-not-listed-and-posted-as$ required-in-Section-6.98.927(B)(1);

E.--60llected-all-or-any-portion-of-a-fee-for-entertainment-prior-to-its-completion-as-prohibited-in-Section 6.08.027(B)(2)(d);

- $((F_{\overline{\bullet}}))$ 2. Violated or permitted violation of any provisions of this chapter.
- B. The director shall deny, revoke or suspend, for not more than one year, any manager's license if he determines that such manager has violated or permitted violation of any of the provisions of this ordinance or has made any false statement or given any false information in connection with the license application.
- C. The director shall deny, revoke or suspend, for not more than one year, any entertainer's license if he determines that such entertainer has violated any of the provisions of this chapter relating to entertainer conduct or has made any false statement or given any false information in connection with the license application.

NEW SECTION SECTION 11. There is added to K.C.C. 6.08. a new section to read as follows:

Establishments or individuals maintaining adult entertainment studio or topless dancing licenses on the effective date of this ordinance shall be entitled to a pro rata reduction in

1	any necessary adult entertainment license fee required by this
2	ordinance.
3	NEW SECTION SECTION 12. If any section, sentence, clause or
4	phrase of this ordinance should be held invalid or unconsti-
5	tutional, the validity or constitutionality thereof shall not
6	affect the validity or constitutionality of any other section,
7	sentence, clause, or phrase of this ordinance.
8	NEW SECTION. SECTION 13. The county council finds as a
9	fact and declares that an emergency exists and that this
0	ordinance is necessary for the immediate preservation of public
1	peace, health or safety, or for the support of county
2	government and its existing public institutions.
3.	INTRODUCED AND READ for the first time this 18th day
4	of <u>March</u> , 1985.
5	PASSED this 28th day of May, 1985.
6 7	KING COUNTY COUNCIL KING COUNTY, WASHINGTON
8 .9	Jony Frank Chairman
20	ATTEST:
23	Bound of the Council
25	APPROVED thisday of, 1985.
26	, , , , , , , , , , , , , , , , , , ,
27	
28	King County Executive
29	
30	
31	