MOTION 133

NO. 70 - 18 MO 1 1 174

WHEREAS Title IX of the Housing and Urban Development Act of 1965 amends Title VII of the Housing Act of 1961 and provides for the making of grants by the Department of Housing and Urban Development to states and local public bodies to assist them in the acquisition and development of permanent interests in land for open-space uses where such assistance is needed for carrying out a unified or officially coordinated program for the provisions and development of open-space and as part of the comprehensively planned development of the urban area; and

WHEREAS King County, Washington desires to acquire fee simple title to certain land listed below which were authorized by the voters of King County on February 13, 1968, and by King County Resolution #34571 and which are to be held and used for permanent open-space land for park and recreational purposes; and

WHEREAS Title VI of the Civil Rights Act of 1964, and the regulations of the Department of Housing and Urban Development effectuating that Title, provide that no person shall be discriminated against because of race, color, or national origin in the use of the land acquired and/or developed; and

WHEREAS it is recognized that the contract for federal grant will impose certain obligations and responsibilities upon the applicant and will require among other things (1.) compliance with federal labor standards, and (2.) compliance with federal requirements relating to equal employment opportunity, and (3.) assurances that families and individuals displaced as a result of open-space land project are offered decent, safe, and sanitary housing; and

WHEREAS the total acreage and estimated cost of acquiring said interests are as follows:

	PROJECTS	<u>ACREAGE</u>	ESTIMATED COST
1.	East Green River Stages II and III	40	\$ 400,000
2.	Lakota Beach	50	506,000
3.	Kenmore	15	248,000
4.	Maplewood Heights	20	80,000
5.	Northeast Lake Washington	3	278,000
6.	East Central Lake Sammámish	10	430,000
7.	Kent #7	5	70,000
8.	Lake Washington #2A	5	70,000
9.	Highline #5	4.5	70,000
10.	Highline #6	9	70,000
11.	Federal Way #7	4.82	70,000
12.	Federal Way #4	5.67	70,000
13.	Renton #1A	6.28	70,000
14.	Highline #4	3.07	70,000
15.	Highline #8	8.57	70,000
16.	Highline #11	5 to 10	70,000
17.	Highline #15	4.28	70,000
18.	South Central #12	7	70,000
19.	South Central #16	6.75	70,000
20.	Kent #9	5	70,000
21.	Renton #5A	5.17	70,000
22.	Federal Way #8A or B	4.85	70,000
23.	Highline #21	4.75	70,000
24.	Highline #9	4.42	70,000
25.	Highline #27	4.5	70,000
26.	Highline #1A or B	5.3	70,000
27.	Highline #10	1.75	70,000
28.	Highline #14A or B	3.33	70,000
29.	Highline #17	2.5	70,000
30.	Highline #20	5.25	70,000
31.	Lake Washington #7A or B	5.2	70,000

-continued-

32.	Federal Way #1A or B	4	70,000
33.	Cedar River	250	825,000
34.	Enumclaw Park	60	221,000
35.	Northshore #2	6.96	70,000
36.	Northshore #1	4.45	70,000
37.	McAleer Creek	. 43	346,000
38.	Shoreline Lake Washington	3	260,000
39.	Kent #3	5.82	70,000

NOW, THEREFORE, BE IT RESOLVED by the County Council of King County, Washington, as follows:

- 1. That an application be made to the Department of Housing and Urban Development for a grant in an amount authorized by Title VII of the Housing Act of 1961, as amended, which amount is presently estimated to be 50% of the total costs of the above sites, and that the applicant will pay the balance of the cost from other funds available to it.
- 2. That the County Executive is hereby authorized and directed to execute and to file such application with the Department of Housing and Urban Development, to provide additional information and to furnish such documents as may be required by said department, to execute such contracts as are required by said department, and to act as the authorized correspondent of the applicant.
- 3. That the proposed acquisition and development is in accordance with plans for the allocation of land for open-space uses, and that, should said grant be made, the applicant will acquire, develop, and retain said land for the use designated in said application and approved by the Department of Housing and Urban Development.
- 4. That the United States of America and the Department of Housing and Urban Development be, and they hereby are, assured of full compliance by the applicant with regulations of the Department of Housing and Urban Development effectuating Title VI of the Civil Rights Act of 1964.

PASSED ON February 2, 1970

APPROVED

KING COUNTY COUNCIL

RUL PEAMS

, CHAIRMAN

ATTEST:

Herk of Council