

June 16, 1986
8782A/CF/ssj

Introduced By: North

Proposed No.: 86-315

MOTION NO. 6573

A MOTION authorizing the executive to negotiate an agreement with Snohomish County for dedication of a portion of King County's waste stream to Snohomish County in order to allow Snohomish County to proceed with an energy/resource recovery facility.

WHEREAS, the Snohomish County Department of Public Works has prepared a Resource Recovery Project Scope report and has announced plans to proceed with development of an energy/resource recovery facility in Snohomish County to be operational by 1991, and

WHEREAS, Snohomish County alone does not generate sufficient solid waste for an energy/resource recovery facility, and

WHEREAS, the Snohomish County Council and King County Council have discussed the possibility of dedicating a portion of the King County waste stream to Snohomish County in order to allow Snohomish County to proceed with an energy/resource recovery facility, and

WHEREAS, the King County council supports development of energy/resource recovery facilities as a means of reducing the amount of waste disposed in landfills and extending landfill life, and

WHEREAS, an alternative disposal site to serve the north end of King County would reduce transportation costs otherwise incurred by transporting waste from north King County to Cedar Hills landfill;

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

A. The executive is hereby authorized to negotiate an agreement with Snohomish County for dedication of a portion of

1 King County's waste stream to Snohomish County for the purpose
2 of aiding Snohomish County in constructing and operating an
3 energy/resource recovery facility, provided that the agreement
4 addresses the following issues:

5 1. Location of the facility and lead agency
6 determination. The energy/resource recovery facility should be
7 located in whichever county assumes lead agency responsibility
8 for the project.

9 2. Representation of the non-lead county on planning and
10 oversight bodies.

11 3. Extent of participation by the non-lead county in
12 financing development costs of the shared energy/resource
13 recovery facility.

14 4. Whether the energy/resource recovery facility should
15 be publicly or privately owned.

16 5. The date delivery will commence.

17 6. What the minimum and maximum tonnage should be for
18 the non-lead county to dispose at the energy/resource recovery
19 facility.

20 7. Where ash resulting from the energy/resource recovery
21 facility shall be disposed.

22 8. What notice should be provided if specialized
23 delivery equipment is required.

24 9. Each County should dispose of its own waste during
25 periods when the energy/resource recovery facility is shut down;
26
27
28
29
30
31
32
33

6573

1 B. No agreement shall take effect without approval by the
2 King County council.

3 PASSED this 23rd day of June, 1986.

4 KING COUNTY COUNCIL
5 KING COUNTY, WASHINGTON

6 Audrey Linger
7 Chair

8 ATTEST:

9
10 Jane M. Owens
11 Clerk of the Council