

June 19, 1987

INTRODUCED BY GARY GRANT

PROPOSED NO. 87-474

MOTION NO. 6923

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A MOTION defining intergovernmental cooperation between King County and Enumclaw for the development of the Enumclaw Community Plan, establishing King County as the jurisdiction primarily responsible for developing the community plan and providing Enumclaw with opportunities to advise King County during the community plan's development.

WHEREAS, within their own jurisdictions, King County and Enumclaw each has responsibility and authority derived from the Washington State Constitution and State laws to plan for and regulate uses of land and resultant environmental impacts, and by law must consider the impacts of governmental actions on adjacent jurisdictions, and

WHEREAS, King County and Enumclaw recognize the opportunity for and advantages of cooperating in developing the Enumclaw Community Plan because the Enumclaw Community Planning Area (see Attachment I) is under King County's jurisdiction but partially within Enumclaw's comprehensive planning area, and

WHEREAS, King County and Enumclaw recognize that intergovernmental cooperation is necessary to achieve consistency between the Enumclaw Community Plan, King County Comprehensive Plan and Enumclaw Comprehensive Plan, and

WHEREAS, King County and Enumclaw recognize that intergovernmental planning will more likely produce a community plan which effectively manages growth and development, protects natural resources, provides public facilities and services and stimulates economic development, and

WHEREAS, King County and Enumclaw recognize that intergovernmental cooperation will increase the efficiency and reduce the costs of planning for the area because it will prevent duplicating the efforts of the two jurisdictions and their citizens, and

WHEREAS, King County and Enumclaw recognize that interjurisdictional planning will promote a more predictable and certain process and produce more understandable and long-lasting policies for residents, property owners, developers and other agencies and jurisdictions, and

WHEREAS, King County and Enumclaw recognize that interjurisdictional cooperation will increase the visibility of their planning efforts, making their decision-making more understandable to the public, and

1 WHEREAS, King County and Enumclaw recognize that by sharing knowledge, infor-
2 mation and resources, they will better understand each other's interests, concerns and
3 needs in those areas in which they have a mutual interest, and

4 WHEREAS, King County and Enumclaw recognize that intergovernmental cooperation
5 throughout the Enumclaw Community Plan's development and adoption will lay the foun-
6 dation for future cooperation in land use and capital improvement project planning, deve-
7 lopment review and natural resource protection;

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

9 A. The King County parks, planning and resources department, which is responsible
10 for developing the Enumclaw Community Plan, should seek Enumclaw's participation in the
11 planning process. Enumclaw's participation may include such actions as:

- 12 1. Serving on the Technical Advisory Committee;
- 13 2. Serving on the Citizen Advisory Committee;
- 14 3. Commenting on data, land use alternatives and, finally, the Draft Enumclaw
15 Community Plan before it is submitted to the King County executive or council;
- 16 4. Commenting on proposed capital improvement projects in the draft plan before
17 it is submitted to the executive or council;
- 18 5. Working with King County planners to resolve differences between the two
19 jurisdictions before the draft plan is submitted to the executive or council; and
- 20 6. Commenting on the executive proposed Enumclaw Community Plan's policies,
21 land use and area zoning and capital improvement projects when the County Council
22 reviews it.

23
24 PASSED this 3rd day of August, 1987.

25 KING COUNTY COUNCIL
26 KING COUNTY, WASHINGTON

27 
28 Chairman

29 ATTEST:

30 
31 Deputy Clerk of the Council
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