



**KING COUNTY**

1200 King County Courthouse  
516 Third Avenue  
Seattle, WA 98104

**Signature Report**

**June 2, 2003**

**Ordinance 14662**

**Proposed No.** 2003-0172.2

**Sponsors** Hague and Constantine

1 AN ORDINANCE relating to three development projects;  
2 adopting provisions for approval of three low-impact  
3 development and Built Green demonstration projects, in  
4 accordance with K.C.C. 21A.55.010; amending Ordinance  
5 2281, Section 5, as amended, and K.C.C. 9.04.050 and  
6 adding a new section to K.C.C. chapter 21A.55.

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**PREAMBLE:**

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The creation of livable communities and the availability of affordable

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housing is a regional vision shared by the Growth Management Act,

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countywide planning policies, and the King County Comprehensive Plan.

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Concerns relative to creating safe, healthy and diverse communities

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include the desirability of sustainable growth, the affordability of housing

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at all income levels, and the efficiency of the development review process

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as it affects project affordability.

17 Comprehensive Plan Polices U-447, U-448 and U-449 support testing new  
18 models by exploring alternative land development, flexible development  
19 standards, and construction techniques; home ownership methods; and  
20 development of projects with shared common areas, open space and  
21 community facilities. Comprehensive Plan Policy U-407 also encourages  
22 land use and investment strategies that stimulate mixed-use and mixed-  
23 income developments as a way to integrate neighborhoods and increase  
24 housing choices. The development of innovative, affordable  
25 demonstration projects can encourage new housing and neighborhood  
26 models that will meet the changing needs of individuals and families.  
27 King County wishes to foster innovative design and development  
28 techniques that will demonstrate that the impact of development can be  
29 reduced while maintaining housing affordability and that changes to the  
30 development regulations and building practices will lead to an innovative  
31 approach to land development, storm water management and increased  
32 construction of affordable housing. The county also wishes to promote the  
33 use of recycled material, more efficient use of water resources, increased  
34 energy savings and eco-friendly building techniques as outlined in the  
35 Built Green program.

36 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

37 NEW SECTION. SECTION 1. There is hereby added to K.C.C. chapter 21A.55  
38 a new section to read as follows:

39 **Demonstration project overlay – low-impact development and Built Green.**

40           A. The purpose of the low-impact development and Built Green demonstration  
41 projects is to determine whether innovative permit processing, site development and  
42 building construction techniques based on low-impact development and building  
43 construction practices result in environmental benefits, affordable housing and lead to  
44 administrative and development cost savings for project applicants and King County.  
45 The demonstration projects will provide information on application of these techniques to  
46 an urban infill mixed-use redevelopment project, an urban single family residential  
47 project and a Vashon Town housing project. The demonstration projects will also  
48 provide information to assist in the development of King County Comprehensive Plan  
49 policies to guide application and refinement of regulations such as zoning, subdivision,  
50 roads and stormwater regulations. Expected benefits from the demonstration projects  
51 include: improved conditions of habitat, ground and surface waters within a watershed;  
52 reduced impervious surface areas for new site infrastructure in developed and  
53 redeveloped projects; greater use of recycled-content building materials and more  
54 efficient use of energy and natural resources; and the opportunity to identify and evaluate  
55 potential substantive changes to land use development regulations that support and  
56 improve natural functions of watersheds. The demonstration projects will also evaluate  
57 whether consolidated administrative approval of modifications or waivers and any  
58 subsequent hearings, if required, effectively speeds the development review process  
59 while maintaining land use coordination and environmental protection, and whether that  
60 leads to administrative costs savings for project applicants and King County.

61           B. The department shall implement the low-impact development and Built Green  
62 demonstration projects in all or a portion of each of the following: the White Center

63 neighborhood of the Park Lake Homes HOPE VI Project as described in Attachment A to  
64 this ordinance; the unincorporated Urban Area east of Renton at approximately 148th  
65 Avenue Southeast and Southeast 128th Street as described in Attachment B to this  
66 ordinance; and the Vashon Town as described in Attachment C to this ordinance. If the  
67 geographic boundaries of Park Lake Homes HOPE VI Project are expanded, the  
68 provisions of this ordinance may apply provided the criteria in subsection K of this  
69 section are met.

70 C. A request by the applicant to modify or waive development standards for the  
71 development proposals shall be evaluated by the department based on the criteria in  
72 subsection K of this section. A request shall first be either approved or denied  
73 administratively and may be further reviewed as described in subsection G.3 of this  
74 section. Approval or denial of the proposed modification or waiver shall not be  
75 construed as applying to any other development application either within the  
76 demonstration project area or elsewhere in the county.

77 D. A modification or waiver approved by the department in accordance with the  
78 low-impact development and Built Green demonstration projects shall be in addition to  
79 those modifications or waivers that are currently allowed by K.C.C. Title 9 and this title.  
80 The range of proposed modifications or waivers to development regulations that may be  
81 considered pursuant to the low-impact development and Built Green demonstration  
82 projects shall include only the following King County code regulations and related public  
83 rules:

84 1. Drainage review requirements: K.C.C. chapter 9.04 and the Surface Water  
85 Design Manual;

86           2. King County road standards: K.C.C. 14.42.010 and the county road standards,  
87           1993 update;

88           3. Density and dimensions: K.C.C. chapter 21A.12, if the base density is that of  
89           the zone applied to the entire demonstration project and if the minimum density is not  
90           less than the minimum residential density of the zone calculated for the portion of the site  
91           to be used for residential purposes, in accordance with K.C.C. 21A.12.060. However, if a  
92           demonstration project provides fifty-one percent of the housing to households that, at the  
93           time of initial occupancy, have incomes of eighty percent or less of median income for  
94           King County as periodically published by the United States Department of Housing and  
95           Urban Development, or its successor agency, then the director may approve less than the  
96           minimum density;

97           4. Design requirements: K.C.C. chapter 21A.14;

98           5. Landscaping and water use: K.C.C. chapter 21A.16;

99           6. Parking and circulation: K.C.C. chapter 21A.18;

100          7. Signs: K.C.C. chapter 21A.20; and

101          8. Environmentally sensitive areas: K.C.C. chapter 21A.24, if the modification  
102          results in a net improvement to the functions of the sensitive area.

103          E. A demonstration project authorized by this section and located in the R-12  
104          through R-48 zones may contain residential and limited nonresidential uses subject to the  
105          following provisions:

106               1. The demonstration project may request a modification or waiver of any of the  
107               development conditions contained in K.C.C. 21A.08.030, 21A.08.040, 21A.08.050,  
108               21A.08.060, 21A.08.070, 21A.08.080 and 21A.08.100, subject to the review process

109 described in subsection G of this section and the criteria described in subsection K of this  
110 section.

111           2. The demonstration project may include single family detached residential  
112 dwelling units as a permitted use, subject to the review process described in subsection G  
113 of this section and the criteria described in subsection K of this section.

114           3. The demonstration project may include any nonresidential use allowed as a  
115 permitted use in the NB zone, subject to any development conditions contained in K.C.C.  
116 21A.08.040, 21A.08.050, 21A.08.060, 21A.08.070, 21A.08.080 and 21A.08.100, without  
117 the need to request a modification or waiver as described in subsection G of this section.  
118 The applicant may request a modification or waiver of the development conditions  
119 contained in K.C.C. 21A.08.030, 21A.08.040, 21A.08.050, 21A.08.060, 21A.08.070,  
120 21A.08.080, and 21A.08.100, subject to the criteria in subsection K of this section. If a  
121 nonresidential use is permitted in the R-12 through R-48 zones, subject to development  
122 conditions, and is permitted in the NB zone without development conditions, the use shall  
123 be permitted in the demonstration project without development conditions and without  
124 the need to request a modification or waiver.

125           4. If a nonresidential use is subject to a conditional use permit in the R-12  
126 through R-48 zones and not subject to a conditional use permit in the NB zone, the use  
127 shall be permitted in the demonstration project without requiring a conditional use  
128 permit.

129           5. If a use is subject to a conditional use permit in both the R-12 through R-48  
130 zones and the NB zone or only in the NB zone, the use may be permitted in the

131 demonstration project if the demonstration project applies for and obtains a conditional  
132 use permit and satisfies the conditional use permit criteria.

133           6. Uses authorized by this subsection shall be allowed only as part of a  
134 demonstration project. All such uses shall be subject to the development standards in  
135 KCC 21A.12.030, except as may be modified or waived under subsection D of this  
136 section and this subsection E.

137           F. This subsection authorizes a residential basics program for townhouse and  
138 apartment building types if such housing are located in a demonstration project located in  
139 the R-12 through R-48 zones, even if not otherwise authorized by the department of  
140 development and environmental services public rules chapter 16-04: residential basics  
141 program.

142           G.1. Requests for a modification or waiver made in accordance with this section  
143 may only be submitted in writing in relation to the following types of applications:

- 144           a. a site development permit;
- 145           b. a binding site plan;
- 146           c. a building permit;
- 147           d. a short subdivision; or
- 148           e. a subdivision.

149           2. Requests shall be submitted to the department in writing before or in  
150 conjunction with an application for one or more of the permits listed in subsection G.1 of  
151 this section, together with any supporting documentation. The supporting documentation  
152 must illustrate how the proposed modification meets the criteria of subsection K of this  
153 section.

154           3. Except for an applicant's request for a modification or waiver submitted in  
155 conjunction with an application for a subdivision, the notice of application, review and  
156 approval of a proposed modification or waiver shall be treated as a Type 2 land use  
157 decision in accordance with K.C.C. 20.20.020. The request for a modification or waiver  
158 submitted in conjunction with an application for a subdivision shall be treated as a Type 3  
159 land use decision in accordance with K.C.C. 20.20.020.

160           4. A preapplication meeting with the applicant and the department to determine  
161 the need for and the likely scope of a proposed modification or waiver is required before  
162 submittal of such a request. The department of natural resources and parks and the  
163 department of transportation shall be invited to participate in the preapplication meeting,  
164 if necessary.

165           5. If the applicant requests a modification or waiver of K.C.C. 9.04.050 or the  
166 Surface Water Design Manual, the director shall consult with the department of natural  
167 resources and parks before granting the modification or waiver.

168           6. If the applicant requests a variance from the county road standards, the  
169 director shall refer the request to the county road engineer for decision under KCC  
170 14.42.060, with the right to appeal within the department of transportation as provided in  
171 K.C.C. 14.42.062. The purposes of this demonstration ordinance are intended as a factor  
172 to be considered relative to the public interest requirement for road variances described in  
173 K.C.C. 14.42.060.

174           7. Administrative appeals of modifications or waivers approved by the director  
175 shall be combined with any appeal of the underlying permit decision, if the underlying  
176 permit is subject to appeal.



177 H. The hearing examiner may consider an environmental impact statement  
178 adequacy appeal in conjunction with a demonstration project plat appeal if the  
179 environmental impact statement is prepared by a lead agency other than the department  
180 and if its adequacy has not previously been adjudicated, even if not otherwise authorized  
181 by K.C.C. 20.44.120.

182 I. An approved development proposal for any of the applications listed in  
183 subsection G.1 of this section, including site plan elements or conditions of approval,  
184 may be amended or modified at the request of the applicant or the applicant's successor in  
185 interest designated by the applicant in writing. The director may administratively  
186 approve minor modifications to an approved development proposal. Modifications that  
187 result in major changes as determined by the department or as defined by the approval  
188 conditions, shall be treated as a new application for purposes of vesting and shall be  
189 reviewed as applicable to the underlying application pursuant to K.C.C. 20.20.020. Any  
190 increase in the total number of dwelling units above the maximum number set forth in the  
191 development proposal permit or approval shall be deemed a major modification. The  
192 county, through the applicable development proposal permit or approval conditions, may  
193 specify additional criteria for determining whether proposed modifications are major or  
194 minor. The modifications allowed under this section supercede other modification or  
195 revision provisions of K.C.C. Title 16, Title 19A and this title.

196 J. For any subdivision with more than four hundred units that is also a part of a  
197 demonstration project, the preliminary subdivision approval shall be effective for eighty-  
198 four months, even if not otherwise authorized by K.C.C. 19A.12.020. The director may  
199 administratively grant a one-time extension, extending the approval an additional five

200 years, only if the applicant has shown substantial progress towards development of the  
201 demonstration project. Before granting the extension, the director will assess the  
202 applicant's compliance with the demonstration project conditions and may modify or  
203 impose new standards deemed necessary for the public health or safety.

204 K.1. To be eligible to utilize the provisions of the demonstration project,  
205 development proposals must be located within the boundaries of the Park Lake Homes  
206 HOPE VI Project as described in Attachment A to this ordinance, or as may be modified  
207 as described in subsection B of this section; in the area east of Renton at approximately  
208 148th Avenue Southeast and Southeast 128th Street as described in Attachment B to this  
209 ordinance; and in the Vashon Town as described in Attachment C to this ordinance.

210 2. Proposals to modify or waive development regulations for a development  
211 application must be consistent with general health, safety and public welfare standards,  
212 and must not violate state or federal law.

213 3.a. Applications must demonstrate how the proposed project, when considered  
214 as a whole with the proposed modifications or waivers to the code, will meet all of the  
215 criteria listed in this subsection, as compared to development without the modification or  
216 waiver, and achieves higher quality urban development; enhances infill, redevelopment  
217 and greenfield development; optimizes site utilization; stimulates neighborhood  
218 redevelopment; and enhances pedestrian experiences and sense of place and community.

219 b. Any individual request for a modification or waiver must meet two or more  
220 of criteria (1) through (4) as follows:

221 (1) uses the natural site characteristics to protect the natural systems;

222 (2) addresses stormwater and drainage safety, function, appearance,  
223 environmental protection and maintainability based upon sound engineering judgment;

224 (3) contributes to achievement of a two-star or a three-star rating for the  
225 project site under the Built Green "Green Communities" program recognized by the  
226 Master Builders Association of King and Snohomish Counties; or

227 (4) where applicable, reduces housing costs for future project residents or  
228 tenants without decreasing environmental protection.

229 4. The criteria of subsection K of this section supercede other variance,  
230 modification or waiver criteria and provisions of K.C.C. Title 9 and Title 21A.

231 L. Regulatory modification and waiver applications, or both, authorized by this  
232 section shall be filed with the department by December 31, 2006, or by such a later date  
233 as may be specified in the conditions of any development approval for any type of  
234 modification or waiver for which the opportunity for future application is expressly  
235 granted in those conditions. Modifications or waivers contained within an approved  
236 development proposal shall be valid as long as the underlying permit or development  
237 application approval is valid. Modifications or waivers that are approved as separate  
238 applications must be incorporated into a valid permit or development application that  
239 must be filed by December 31, 2006. The director may extend the date for filing the  
240 demonstration project permit and development applications for a maximum of twelve  
241 months. The ability to establish the location and maximum size of uses that are not  
242 otherwise permitted in the R-12 through R-48 zones as set forth in subsection E of this  
243 section expires December 31, 2006. Any deadline set forth in this subsection shall be  
244 adjusted to include the time for appeal of all or any portion of the project approval.

245 M.1. By December 31, 2006, the director shall prepare and submit to the council  
246 a report on the pilot programs that:

247 a. describes and evaluates the pertinent preliminary results from the  
248 demonstration projects; and

249 b. recommends changes, based on the evaluation, which should be made to the  
250 county processes and ordinances.

251 2. If only insufficient or inconclusive data are available when this report is due,  
252 the director shall provide an interim status report and indicate the date a subsequent  
253 report or reports will be transmitted to fully evaluate outcomes of the demonstration  
254 projects.

255 SECTION 2. Ordinance 2281, Section 5, as amended, and K.C.C. 9.04.050 are  
256 amended to read as follows:

257 **Drainage review - requirements.**

258 A. Core requirements. Every permit or approval application with drainage  
259 review required by K.C.C. 9.04.030 must meet each of the following core requirements  
260 which are described in detail in the Surface Water Design Manual.

261 1. Core requirement #1: Discharge at the natural location. All surface and  
262 storm water runoff from a project shall be discharged at the natural location so as not to  
263 be diverted onto, or away from, downstream properties. The manner in which runoff is  
264 discharged from the project site shall not create a significant adverse impact to downhill  
265 properties or drainage systems as specified in the discharge requirements of the Surface  
266 Water Design Manual.

267           2. Core requirement #2: Offsite analysis. The initial application submittal for  
268 proposed projects shall include an offsite analysis report that assesses potential offsite  
269 drainage impacts associated with development of the proposed site and proposes  
270 appropriate mitigations to those impacts. This initial submittal shall include, at  
271 minimum, a Level One downstream analysis as described in the Surface Water Design  
272 Manual. If impacts are identified, the proposed projects shall meet any applicable  
273 problem-specific requirements as specified in the Surface Water Design Manual.

274           3. Core Requirement #3: Flow control. Proposed projects shall provide flow  
275 control facilities to mitigate the increased surface and storm water runoff generated by  
276 the addition of five thousand square feet or more of new impervious surface and any  
277 related land-cover conversion. These facilities shall meet the area-specific flow control  
278 requirements and the flow control implementation requirements applicable to the project  
279 site as specified in the Surface Water Design Manual. Projects subject to area-specific  
280 flow control requirements shall meet one of the performance criteria listed below as  
281 directed by the Surface Water Design Manual:

282           a. Level One: match the predeveloped site's peak discharge rates for the two-  
283 year and ten-year return periods;

284           b. Level Two: match the predeveloped site's discharge durations for the  
285 predeveloped peak discharge rates between the fifty percent of the two-year peak flow  
286 through the fifty-year peak flow; or

287           c. Level Three: meet Level Two criteria and also match the predeveloped  
288 site's peak discharge rate for the one hundred-year return period.

289           4. Core requirement #4: Conveyance system. All engineered conveyance  
290 system elements for proposed projects shall be analyzed, designed and constructed to  
291 provide the minimum level of protection against overtopping, flooding, erosion and  
292 structural failure as specified by the conveyance requirements for new and existing  
293 systems and conveyance implementation requirements described in the Surface Water  
294 Design Manual.

295           5. Core requirement #5: Erosion and sediment plan. All proposed projects that  
296 will clear, grade, or otherwise disturb the site shall provide erosion and sediment control  
297 (ESC) that prevents, to the maximum extent possible, the transport of sediment from the  
298 site to drainage facilities, water resources and adjacent properties. Erosion and sediment  
299 controls shall be applied in accordance with K.C.C. chapter 16.82 as specified by the  
300 temporary ESC measures and performance criteria and implementation requirements in  
301 the King County erosion and sediment control standards.

302           6. Core requirement #6: Maintenance and operation. Maintenance of all  
303 drainage facilities in compliance with King County maintenance standards is the  
304 responsibility of the applicant/property owner as described in the Surface Water Design  
305 Manual, except those facilities for which King County is granted an easement or  
306 covenant and assumes maintenance and operation as described in the Surface Water  
307 Design Manual.

308           7. Core requirement #7: Financial guarantees and liability. All drainage  
309 facilities constructed or modified for projects, except downspout infiltration and  
310 dispersion systems for single family residential lots, must comply with the liability

311 requirements of K.C.C. 9.04.100 and the financial guarantee requirements of K.C.C. Title  
312 27A.

313           8. Core requirement #8: Water quality. Proposed projects shall provide water  
314 quality treatment facilities to treat polluted surface and storm water runoff generated by  
315 the addition and/or replacement of five thousand square feet or more of pollution-  
316 generating impervious surface or one acre or more of pollutant-generating pervious  
317 surface; however, pervious surfaces are specifically excluded if there is a good faith  
318 agreement with the King Conservation District to implement a farm management plan for  
319 agricultural uses, and pervious areas for other uses are specifically excluded if King  
320 County department of development and environmental services approves a landscape  
321 management plan that controls pesticides and fertilizers leaving the site. These facilities  
322 shall meet the area-specific water quality treatment requirements and the water quality  
323 implementation requirements applicable to the project site as specified in the Surface  
324 Water Design Manual. At a minimum, the facilities shall reduce pollutant loads by  
325 meeting the applicable annual average performance goals listed below for ninety-five  
326 percent of the annual average runoff volume:

- 327           a. basic water quality: remove eighty percent of the total suspended solids;
- 328           b. sensitive lake protection: remove fifty percent of the total phosphorus;
- 329           c. resource stream protection: remove fifty percent of the total zinc;
- 330           d. sphagnum bog protection: remove fifty percent of the total phosphorus and  
331 forty percent of the total nitrate plus nitrite. The discharge shall maintain a pH of less  
332 than 6.5 and an alkalinity of less than ten milligrams per liter.

333 B. Special Requirements. Every proposed project required by K.C.C. 9.04.030 to  
334 have drainage review shall meet any of the following special requirements which apply to  
335 the site and which are described in detail in the Surface Water Design Manual. The  
336 department of development and environmental services shall verify if a proposed project  
337 is subject to and meets any of the special requirements.

338 1. Special Requirement #1: Other adopted area-specific requirements. If a  
339 proposed project is in a designated critical drainage area, or is in an area included in an  
340 adopted master drainage plan, basin plan, lake management plan or shared facility plan,  
341 then the proposed project shall meet the applicable drainage requirements of the critical  
342 drainage area, master drainage plan, basin plan, lake management plan or shared facility  
343 plan.

344 2. Special Requirement #2: Floodplain/floodway delineation. If a proposed  
345 project contains or is adjacent to a stream, lake, wetland or closed depression, or if other  
346 King County regulations require study of flood hazards, then the one hundred year  
347 floodplain boundaries (and floodway if available or if improvements are proposed within  
348 the one hundred year floodplain), based on an approved flood hazard study as described  
349 in the Surface Water Design Manual, shall be delineated on the site improvement plans  
350 and profiles, and on any final subdivision maps prepared for the proposed project.

351 3. Special Requirement #3: Flood protection facilities. If a proposed project  
352 contains or is adjacent to a Class 1 or 2 stream that has an existing flood protection  
353 facility (such as levees, revetments and berms), or proposes to construct a new, or modify  
354 an existing, flood protection facility, then the flood protection facilities shall be analyzed



355 and/or designed as specified in the Surface Water Design Manual to conform with the  
356 Federal Emergency Management Administration regulations (44 C.F.R.).

357 4. Special Requirement #4: Source Control. If a proposed project requires a  
358 commercial building or commercial site development permit, then water quality source  
359 controls shall be applied to prevent rainfall and runoff from coming into contact with  
360 pollutants to the maximum extent possible. Water quality source controls shall be  
361 applied in accordance with K.C.C. chapter 9.12 and the King County stormwater  
362 pollution control manual. All structural source controls shall be identified on the site  
363 improvement plans and profiles or final maps prepared for the proposed project.

364 5. Special Requirement #5: Oil control. If a proposed project is a high-use site  
365 or is a redevelopment project proposing \$100,000 or more of improvements to an existing  
366 high-use site, then oil control shall be applied to all runoff from the high-use portion of  
367 the site as specified in the Surface Water Design Manual.

368 C. Adjustment.

369 1. An adjustment to the requirements contained in this section and/or other  
370 requirements in the Surface Water Design Manual may be proposed provided that the  
371 resulting development shall be subject to all of the remaining terms and conditions of this  
372 chapter and provided that granting the variance shall:

- 373 a. produce a compensating or comparable result in the public interest, and  
374 b. meet this chapter's objectives of safety, function, appearance, environmental  
375 protection and maintainability based upon sound engineering judgment.

376 2. If meeting the provisions of K.C.C. 9.04.050C.1.a will deny reasonable use of  
377 a property, the best practicable alternative shall be obtained as determined by the director

378 of the department of development and environmental services according to the  
379 adjustment process defined in the Surface Water Design Manual.

380 3. Requests for adjustments which may be in conflict with the requirements of  
381 any other King County division shall require review and concurrence with that division.

382 4. Requests for adjustments shall be processed in accordance with procedures  
383 specified in the Surface Water Design Manual. (Note that the adjustment concept has  
384 been termed "variance" in earlier editions of the Surface Water Design Manual).

385 5. The county may require monitoring of experimental designs and technology  
386 or untested applications proposed by the applicant in order to determine compliance with  
387 K.C.C. 9.04.050C.1 and the approved plans and conditions.

388 6. The applicant may appeal an adjustment decision by following the appeal  
389 procedures as specified in the Surface Water Design Manual.

390 D. The drainage review requirements in this section and in the Surface Water

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
391 Design Manual may be modified or waived under the procedures in section 1 of this  
392 ordinance.

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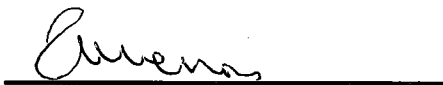
Ordinance 14662 was introduced on 4/14/2003 and passed by the Metropolitan King County Council on 6/2/2003, by the following vote:

Yes: 12 - Ms. Sullivan, Ms. Edmonds, Mr. von Reichbauer, Ms. Lambert, Mr. Phillips, Mr. Pelz, Mr. McKenna, Mr. Constantine, Mr. Gossett, Ms. Hague, Mr. Irons and Ms. Patterson  
No: 0  
Excused: 0

KING COUNTY COUNCIL  
KING COUNTY, WASHINGTON

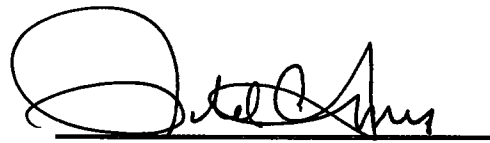
  
Cynthia Sullivan, Chair

ATTEST:



Anne Noris, Clerk of the Council

APPROVED this 12 day of June, 2003.

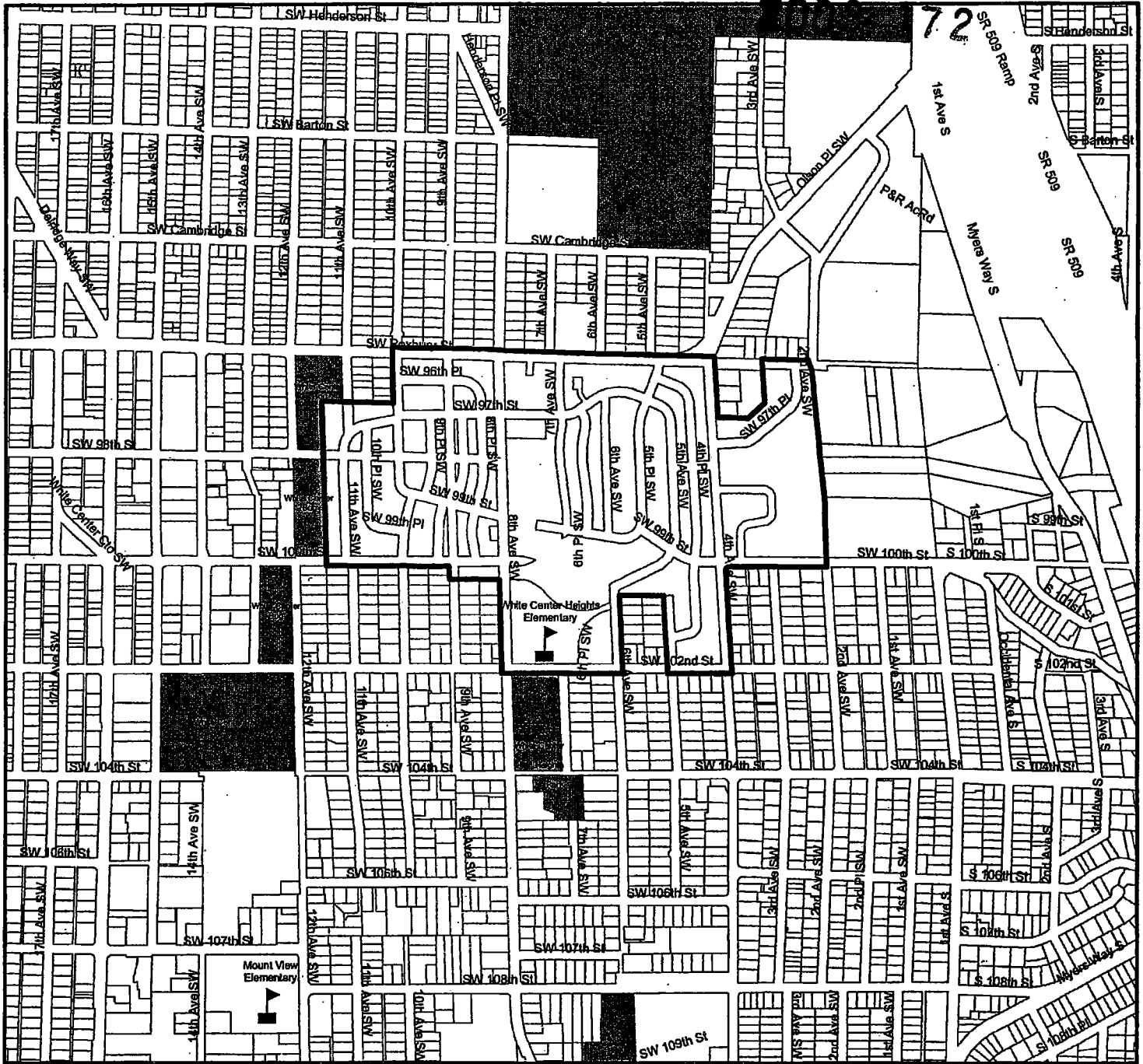


Ron Sims, County Executive





**Attachments** A. Park Lake Homes HOPE VI Map, B. Shamrock Housing Development Map, C. Sunflower Housing Development Map

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## Park Lake Homes Hope VI Low Impact Development and Built Green™ Demonstration Project



### Legend

-  Park Lake Homes Development
-  Parcel Boundaries
-  Parks
-  Schools

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King County

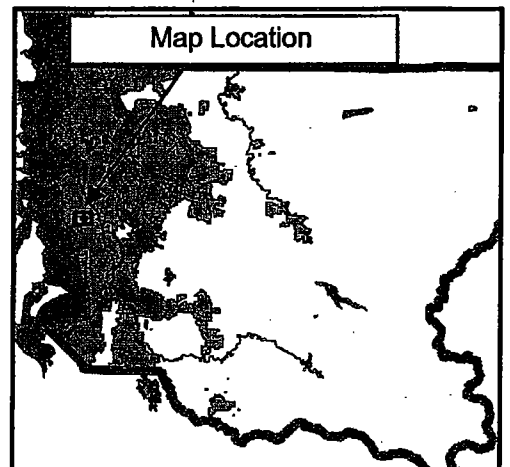
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Feet

Map Produced: 2/6/2003

Department of Development and Environmental Services  
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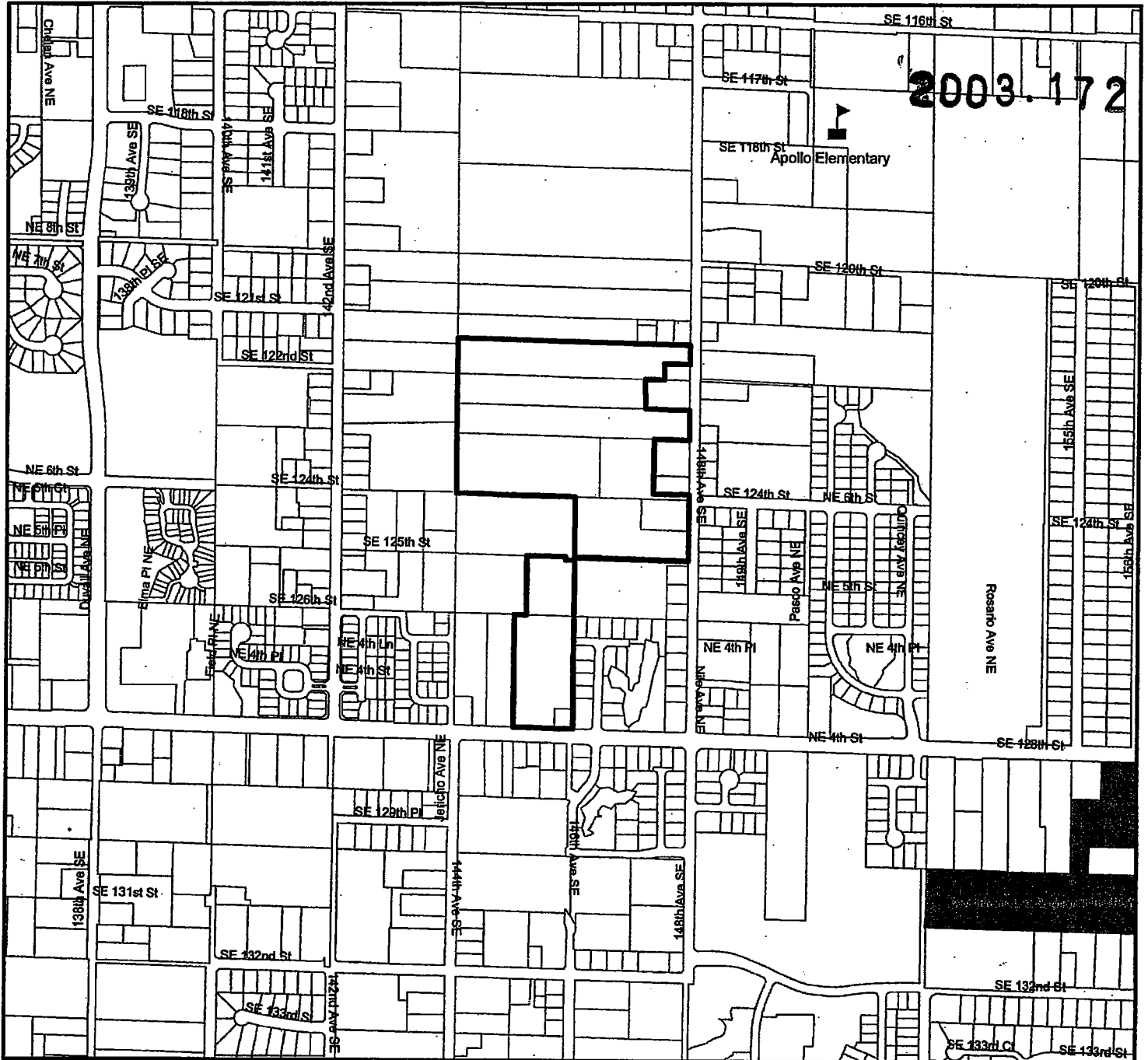
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### Map Location







# Shamrock Housing Development

Low Impact Development and Built Green™ Demonstration Project



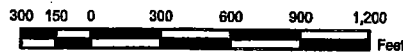
### Legend

-  Shamrock Housing Development
-  Parcel Boundaries
-  Parks
-  Schools

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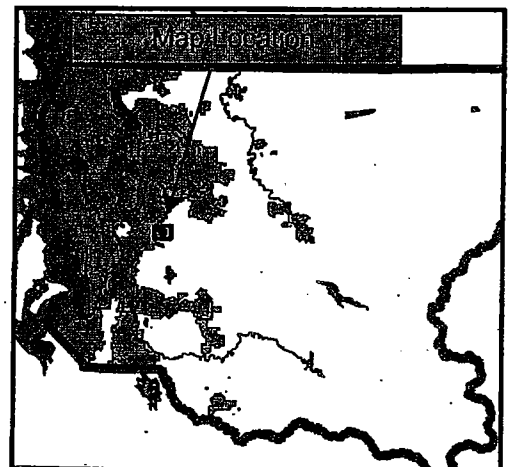


Map Produced: 2/6/2003

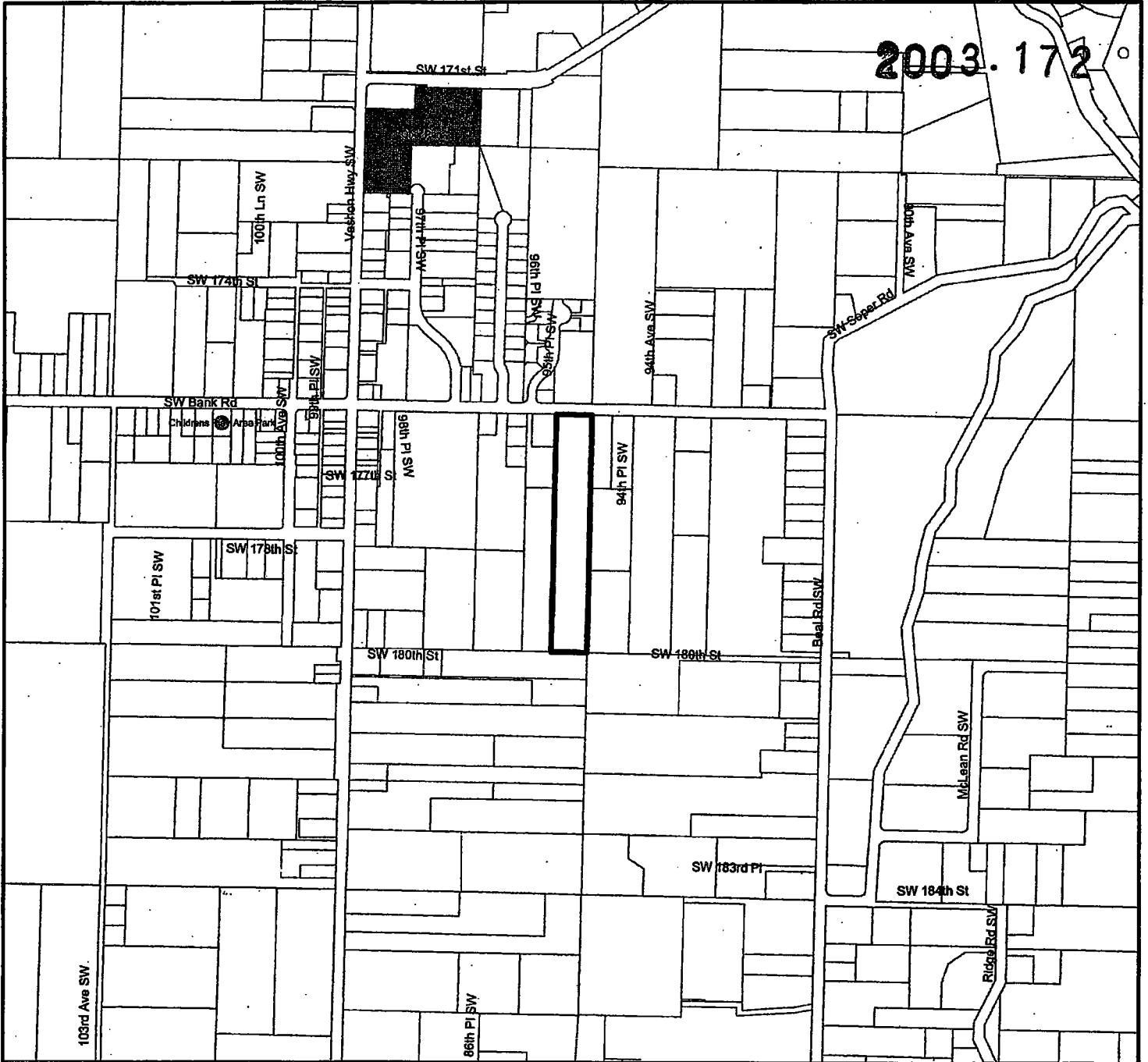
Department of Development and Environmental Services

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# Sunflower Housing Development Low Impact Development and Built Green™ Demonstration Project



2003.172

### Legend

- Sunflower Housing Development
- Parcel Boundaries
- Parks
- Schools

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**King County**

300 150 0 300 600 900 1,200  
  
 Feet

Map Produced: 2/7/2003

Department of Development and Environmental Services  
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