



KING COUNTY

1200 King County Courthouse
516 Third Avenue
Seattle, WA 98104

Signature Report

April 2, 2012

Ordinance 17292

Proposed No. 2012-0087.2

Sponsors McDermott

1 AN ORDINANCE relating to fees; amending Ordinance
2 9735, Ordinance 11123, Section 2, and K.C.C. 4.26.015,
3 Ordinance 9735, Section 2, as amended, and K.C.C.
4 4.26.020, Ordinance 6666, Section 2, as amended, and
5 K.C.C. 4.80.020, Ordinance 11137, Section 1 (part), as
6 amended, and K.C.C. 4.88.010, Ordinance 11137, Section
7 1 (part), as amended, and K.C.C. 4.88.020, Ordinance
8 11377, Section 2, and K.C.C. 4.90.020, Ordinance 11377,
9 Section 3, and K.C.C. 4.90.030, Ordinance 13325, Sections
10 1 and 2, as amended, and K.C.C. 4.94.010, Ordinance
11 13663, Section 2, and K.C.C. 4.96.010, Ordinance 13923,
12 Section 4, as amended, and K.C.C. 4.100.020, Ordinance
13 14545, Section 3, and K.C.C. 4.100.025, Ordinance 13923,
14 Section 5, as amended, and K.C.C. 4.100.030, Ordinance
15 14792, Section 2, as amended, and K.C.C. 4.104.010,
16 Ordinance 17096, Section 3, and K.C.C. 4.140.010,
17 Ordinance 13480, Section 2, as amended, and K.C.C.
18 4.150.010, Ordinance 12643, Section 11, and K.C.C.
19 4.150.050, Ordinance 12643, Section 10, and K.C.C.

20 4.150.070, Ordinance 12643, Section 9, and K.C.C.
21 4.150.090, Ordinance 12643, Section 8, and K.C.C.
22 4.150.130, Ordinance 12643, Section 19, as amended, and
23 K.C.C. 4.150.210, Ordinance 12643, Section 7, and K.C.C.
24 4.150.230, Ordinance 12643, Section 4, as amended, and
25 K.C.C. 4.150.310, Ordinance 12643, Section 17, as
26 amended, and K.C.C. 4.150.350, Ordinance 12643, Section
27 13, and K.C.C. 4.150.410, Ordinance 11962, Section 15,
28 and K.C.C. 4.150.430, Ordinance 12643, Section 12, as
29 amended, and K.C.C. 4.150.450, Ordinance 12643, Section
30 12, as amended, and K.C.C. 4.150.450, Ordinance 11962,
31 Section 16, and K.C.C. 4.150.470, Ordinance 12643,
32 Section 22, and K.C.C. 4.150.510, Ordinance 12643,
33 Section 16, and K.C.C. 4.150.530 and Ordinance 12643,
34 Section 18, and K.C.C. 4.150.610, adding new chapters to
35 K.C.C. Title 4A, recodifying K.C.C. 4.26.010, K.C.C.
36 4.26.015, K.C.C. 4.26.020, K.C.C. 4.69.010, K.C.C.
37 4.69.020, K.C.C. 4.69.030, K.C.C. 4.80.020, K.C.C.
38 4.88.010, K.C.C. 4.88.020, K.C.C. 4.90.010, K.C.C.
39 4.90.020, K.C.C. 4.90.030, K.C.C. 4.90.010, K.C.C.
40 4.94.010, K.C.C. 4.96.010, K.C.C. 4.98.010, K.C.C.
41 4.100.020, Ordinance 14545, Section 3, and K.C.C.
42 4.100.025, Ordinance 13923, Section 5, as amended, and

43 K.C.C. 4.100.030, Ordinance 13923, Section 6, and K.C.C.
44 4.100.040, Ordinance 13923, Section 7, and K.C.C.
45 4.100.050, Ordinance 16861, Section 6, and K.C.C.
46 4.100.100, Ordinance 14792, Section 2, as amended, and
47 K.C.C. 4.104.010, Ordinance 16943, Section 4, and K.C.C.
48 4.110.010, Ordinance 16971, Section 3, and K.C.C.
49 4.120.010, Ordinance 17096, Section 3, and K.C.C.
50 4.140.010, K.C.C. 4.150.010, K.C.C. 4.150.050, K.C.C.
51 4.150.070, K.C.C. 4.150.090, K.C.C. 4.150.110, K.C.C.
52 4.150.130, and K.C.C. 4.150.210, K.C.C. 4.150.230,
53 K.C.C. 4.150.310, K.C.C. 4.150.330, K.C.C. 4.150.350,
54 K.C.C. 4.150.410, K.C.C. 4.150.430, K.C.C. 4.150.450,
55 K.C.C. 4.150.450, K.C.C. 4.150.470, K.C.C. 4.150.510,
56 K.C.C. 4.150.530, K.C.C. 4.150.610, K.C.C. 4.150.630 and
57 K.C.C. 4.150.910 and repealing Ordinance 11123, Section
58 1, and K.C.C. 4.26.005, Ordinance 6666, Section 1, and
59 K.C.C. 4.80.010 and Ordinance 13923, Section 3, as
60 amended, and K.C.C. 4.100.010.

61 PREAMBLE:

62 The existing code on revenue and fiscal regulation, K.C.C. Title 4, was
63 created for the most part in the 1970s and 1980s, though some provisions
64 date back to at least the 1940s. Since the creation of K.C.C. Title 4, the
65 title has been subject to many amendments each year. The cumulative

66 effect of these amendments has been to create ambiguities and conflicts
67 within the title, which make it difficult to apply the code effectively and
68 predictably. The council determines that a new title on revenue and fiscal
69 regulation, K.C.C. Title 4A, should be created, and material related to
70 revenue and fiscal matters be codified in that title, and all other material in
71 K.C.C. Title 4 that is not appropriate to be codified K.C.C. Title 4A
72 should be codified in the appropriate titles.

73 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

74 SECTION 1. There is hereby established a new chapter in K.C.C. Title 4A. The
75 new chapter shall contain K.C.C. 4.26.010, as recodified by this ordinance, K.C.C.
76 4.26.015, as recodified by this ordinance, and K.C.C. 4.26.020, as recodified by this
77 ordinance.

78 SECTION 2. Ordinance 11123, Section 1, and K.C.C. 4.26.005, are each hereby
79 repealed.

80 SECTION 3. K.C.C. 4.26.0.010 is hereby recodified as a new section in the new
81 chapter established in section 1 of this ordinance.

82 SECTION 4. K.C.C. 4.26.0.015, as amended by this ordinance, is hereby
83 recodified as a new section in the new chapter established in section 1 of this ordinance.

84 SECTION 5. Ordinance 11123, Section 2, and K.C.C. 4.26.015 are each hereby
85 amended to read as follows:

86 The registered owners of vehicles residing within the boundaries of the county
87 who, at the time payment of the fee established by this chapter is due, are sixty-one
88 (~~61~~) years old or older and whose combined disposable household income is seventy

89 ~~((70))~~ percent or less of the state median as determined by the Washington ~~((S))~~state
90 Office of Financial Management or have a permanent physical disability and have been
91 issued a permanent disabled persons placard or disabled person's license plates by the
92 Washington State Department of Licensing shall, upon application, be exempted from
93 this fee. Proof of disability must be provided. ~~((The effective date of the exemption shall~~
94 ~~be January 1, 1995.))~~

95 SECTION 6. K.C.C. 4.26.0.020, as amended by this ordinance, is hereby
96 recodified as a new section in the new chapter established in section 1 of this ordinance.

97 SECTION 7. Ordinance 9735, Section 2, as amended, and K.C.C. 4.26.020 are
98 each hereby amended to read as follows:

99 The fee imposed by this chapter shall be collected and administered by the
100 Washington ~~((S))~~state Department of Licensing; the revenues from the fee imposed by
101 this chapter shall be distributed to the county and the cities; and the proceeds of the fee
102 imposed by this chapter shall be used strictly for transportation purposes in accordance
103 with Chapter 42, ~~((Session))~~ Laws of Washington 1990.

104 SECTION 8. There is hereby established a new chapter in K.C.C. Title 4A. The
105 new chapter shall contain K.C.C. 4.69.010, as recodified by this ordinance, K.C.C.
106 4.69.020, as recodified by this ordinance, and K.C.C. 4.69.030, as recodified by this
107 ordinance.

108 SECTION 9. K.C.C. 4.69.010, K.C.C. 4.69.020 and K.C.C. 4.69.030 are each
109 hereby recodified as a new section in the new chapter established in section 8 of this
110 ordinance.

111 SECTION 10. There is hereby established a new chapter in K.C.C. Title 4A. The
112 new chapter shall contain K.C.C. 4.80.020, as recodified by this ordinance.

113 SECTION 11. Ordinance 6666, Section 1, and K.C.C. 4.80.010 are each hereby
114 repealed.

115 SECTION 12. K.C.C. 4.80.020, as amended by this ordinance, is hereby
116 recodified as a new section in the new chapter established in section 10 of this ordinance.

117 SECTION 13. Ordinance 6666, Section 2, as amended, and K.C.C. 4.80.020 are
118 each hereby amended to read as follows:

119 ((Effective January 1, 1998)) The following fees shall be charged by the
120 department of information technology:

121 A. OUTPUT PRODUCTS

122 1. Property Batch System Inquiries

- | | | |
|-----|---|---------------------------|
| 123 | a. Customer Inquiries only | \$ <u>0.60</u> per parcel |
| 124 | b. Name and Address Labels only | 0.65 per parcel |
| 125 | c. Legal Description Labels only | <u>0.65</u> per parcel |
| 126 | d. Customer Inquiries plus Name and Address Labels | <u>0.95</u> per parcel |
| 127 | e. Customer Inquiries plus Legal Description Labels | <u>0.95</u> per parcel |
| 128 | f. Customer Inquiries plus Name and Address and Legal | 1.30 per parcel |
| 129 | Description Labels | |
| 130 | g. Name and Address Labels plus Legal Description | 1.00 per parcel |
| 131 | Labels | |
| 132 | h. Batch Tax Statements | <u>0.70</u> per parcel |
| 133 | i. Additional Copies of Inquiries, Labels or Statements | <u>0.30</u> per parcel |

134	(regardless of number of copies printed)	
135	j. Minimum Charge	25.00 per order
136	2. Property On-Line System Inquiries	
137	a. Access Fee for Customer-Owned Terminals	425.00 per month per
138		location
139	b. Online Property Inquiries	0.60 per transaction
140	3. Property Extracts and Microfiche File	
141	a. Real Property Master File Extract	\$350.00
142	b. Real Property Tax Roll on Microfiche	245.00
143	c. LID Assessment Roll and Master File on Microfiche	245.00
144	d. LID Assessment Roll and Master File on 8-1/2 x	245.00
145	14-inch paper	
146	e. LID Assessment Roll Plat to District Cross Reference	69.00
147	Report	
148	f. Residential Characteristic Land File Copy	162.00
149	g. Residential Characteristic Building File Copy	162.00
150	h. Residential Characteristic Accessory File Extract	162.00
151	i. Sales File Copy	220.00
152	j. Commercial/Industrial Characteristics Land File	162.00
153	Extract	
154	k. Commercial/Industrial Characteristic Building File	162.00\
155	Extract	
156	l. Commercial/Industrial Characteristic Condo File	162.00

157	Extract	
158	m. Plat Index File Copy	162.00
159	n. Current Plat Index (Paper or Fiche)	43.00
160	o. Property File Copy	162.00
161	p. Sales History, Purged (Microfiche)	43.00
162	q. Condominium Report (Microfiche)	43.00
163	r. Comparable Sales (Microfiche)	100.00
164	s. Real Property Full Legal Description Extract	200.00
165	t. Personal Property File Extract	125.00
166	u. Personal Property Beginning Year Tax Roll	110.00
167	(Microfiche)	
168	4. Voter Registration	
169	a. Printouts	275.00 base file
170		processing charge
171		plus:
172	(1) One-Part Paper - All Registered Voters within	<u>0.12</u> per precinct
173	Precinct	
174	(2) Two-Part Paper - All Registered Voters within	<u>0.25</u> per precinct
175	Precinct	
176	(3) Four-Part Paper - All Registered Voters within	<u>0.35</u> per precinct
177	Precinct	
178	or:	
179	(4) One-Part Paper - New Registrations and Transfers	<u>0.0004</u> per voter

180	only _	selected
181	(5) Two-Part Paper - New Registrations and Transfers	0.0008 per voter
182	only	selected
183	(6) Four-Part Paper - New Registrations and Transfers	0.0010 per voter
184	only	selected
185	b. Name and Address Labels	275.00 base file
186		processing charge
187		plus:
188	(1) All Registered Voters within Precincts	1.50 per precinct
189	or:	
190	(2) New Registrations and Transfers only	0.005 per voter
191		selected
192	c. Standard Magnetic Tape (1600 bits per inch	275.00 base file
193	minimum)	processing charge
194		plus:
195	(1) All Registered Voters within Precincts	0.10 per precinct
196	(2) New Registrations and Transfers only	0.0005 per voter
197		selected
198	d. Certify Tape	11.00 per reel
199	e. King County Information and Telecommunications	30.00 certified check
200	Services Supplied Magnetic Tape	per reel loaned
201	5. Absentee Abstracts	
202	a. Printouts	25.00 base file

203		processing charge
204		plus:
205	(1) One-Part Paper	0.025 per printed page
206	(2) Two-Part Paper	0.05 per printed page
207	(3) Four-Part Paper	0.065 per printed page
208	6. Recording Index Tape	
209	a. General Index of Daily Recordings Year to date	25.00 per copy
210	b. Tract Index of Surveys Year to date	25.00 per copy
211	c. Sales Activity	25.00 per copy
212	7. Adult Detention	
213	a. Booking Recap Report	30.00 per month
214	b. Release Recap Report	15.00 per month
215	c. Bail Bond Inquiry	0.35 per transaction
216	8. Published Geographic Information Systems (GIS) Data	58.93 per compact
217		disk

218 B. Special circumstances and requests for output products other than those
219 specified in subsection A. of this section shall be ~~((assigned))~~ charged a fixed rate,
220 determined by the department of information technology, based on the prevailing labor
221 and resource costs.

222 C. Based on their unique requirements, cash-on-delivery and non-King County
223 ~~((agencies))~~ customers may be assessed a fee of up to ~~((10))~~ percent to cover
224 undistributed overhead.

225 SECTION 14. There is hereby established a new chapter in K.C.C. Title 4A. The
226 new chapter shall contain K.C.C. 4.88.010, as recodified by this ordinance, and K.C.C.
227 4.81.020, as recodified by this ordinance.

228 SECTION 15. K.C.C. 4.88.010, as amended by this ordinance, is hereby
229 recodified as a new section in the new chapter established in section 14 of this ordinance.

230 SECTION 16. Ordinance 11137, Section 1 (part), as amended, and K.C.C.
231 4.88.010 are each hereby amended to read as follows:

232 A. Any person, agent or company who requests and receives a copy of an
233 autopsy report in accordance with RCW 68.50.105 shall be charged a fee of fifty dollars.

234 B. Any person, agent or company who requests and receives a copy of a
235 determination shall be charged a fee of twenty dollars.

236 C. ~~((Revenues generated by the autopsy reports and determinations fee shall be
237 expended to support the King County medical examiner's office.~~

238 ~~D.))~~ Revenues generated by the cremation permit fee shall be expended to
239 support the King County medical examiner's office.

240 SECTION 17. K.C.C. 4.88.020, as amended by this ordinance, is hereby
241 recodified as a new section in the new chapter established in section 14 of this ordinance.

242 SECTION 18. Ordinance 11137, Section 1 (part), as amended, and K.C.C.
243 4.88.020 are each hereby amended to read as follows:

244 The director of the Seattle-King County department of public health is authorized
245 to waive the fees established by K.C.C. 4.88.010, as recodified by this ordinance, when
246 the reports are requested and received by the decedent's attending physician or by law
247 enforcement agencies or officials conducting criminal investigations or prosecutions.

248 SECTION 19. There is hereby established a new chapter in K.C.C. Title 4A. The
249 new chapter shall contain K.C.C. 4.90.010, as recodified by this ordinance, K.C.C.
250 4.90.020, as recodified by this ordinance, and K.C.C. 4.90.030, as recodified by this
251 ordinance.

252 SECTION 20. K.C.C. 4.90.010 is hereby recodified as a new section in the new
253 chapter established in section 19 of this ordinance.

254 SECTION 21. K.C.C. 4.90.020, as amended by this ordinance, is hereby
255 recodified as a new section in the new chapter established in section 19 of this ordinance.

256 SECTION 22. Ordinance 11377, Section 2, and K.C.C. 4.90.020 are each hereby
257 amended to read as follows:

258 The council hereby adopts a financial plan for the 1996 water quality program
259 ~~((which))~~ that includes a rate not to exceed (((\$20.30)) twenty dollars and thirty cent to
260 satisfy the financial obligations of the wastewater management program. The executive
261 shall prepare the 1996 water quality budget and determine specific monetary
262 requirements of the 1996 sewer program in accordance with this directive. ~~((Prior to July~~
263 ~~1, 1995, the county will enact an ordinance describing specific monetary requirements for~~
264 ~~the 1996 water quality program and copies shall be distributed to each component agency~~
265 ~~having an agreement for sewage disposal with King County.))~~

266 SECTION 23. K.C.C. 4.90.030, as amended by this ordinance, is hereby
267 recodified as a new section in the new chapter established in section 19 of this ordinance.

268 SECTION 24. Ordinance 11377, Section 3, and K.C.C. 4.90.030 are each hereby
269 amended to read as follows:

270 Council affirms historic Metro policies to equally share responsibilities,
271 opportunities, costs and risks associated with the wastewater management program
272 among all component agencies. The executive shall annually prepare an assessment of
273 system equity in accordance with the following requirements to ensure that King County
274 customers do not bear a disproportionate share of system costs and risks as compared to
275 customers served outside King County. ~~((Such))~~ The report ~~((will))~~ shall identify:

276 A. The annual and accrued sewer rate benefit associated with use of King County
277 general obligation bonds on the sewer rate as compared to an estimated rate based
278 exclusively on revenue bond issuance beginning January 1, 1994; and

279 B. An estimate of the annual and accrued cash value of the rate benefit to non-
280 King County customers listed by component agency as compared to an estimated rate
281 based exclusively on revenue bond issuance; and

282 C. Status of efforts made to resolve any inequities identified between King
283 County and non-King County component agencies during the year.

284 D. Status of efforts made by adjoining jurisdictions or non-King County
285 component agencies to help King County locate biosolid handling and disposal facilities
286 within their jurisdictional boundaries; and

287 E. The executive shall not amend or modify any agreement with a component
288 agency serving non-King County residents unless ~~((such))~~ the agreement also includes
289 provisions to resolve any inequities favoring non-King County customers as described in
290 the annual report.

291 SECTION 25. There is hereby established a new chapter in K.C.C. Title 4A. The
292 new chapter shall contain K.C.C. 4.92.010, as recodified by this ordinance.

293 SECTION 26. K.C.C. 4.92.010 is hereby recodified as a new section in the new
294 chapter established in section 25 of this ordinance.

295 SECTION 27. There is hereby established a new chapter in K.C.C. Title 4A. The
296 new chapter shall contain K.C.C. 4.94.010, as recodified by this ordinance.

297 SECTION 28. K.C.C. 4.94.010, as amended by this ordinance, is hereby
298 recodified as a new section in the new chapter established in section 27 of this ordinance.

299 SECTION 29. Ordinance 13325, Sections 1 and 2, as amended, and K.C.C.
300 4.94.010 are each hereby amended to read as follows:

301 A. An assessment for the King County noxious weed control program of two
302 dollars and ten cents per parcel and fifteen cents per acre on all property not classified as
303 forest land shall be imposed annually. Property classified as forest land, as defined in
304 RCW 84.33.035, ~~((which))~~ that is used solely for the planting, growing or harvesting of
305 trees and ~~((which))~~ that is typified by canopies so dense as to prohibit the growth of an
306 understory shall be assessed at the rate of twenty-one cents per parcel and one and one-
307 half cents per acre.

308 B. The amount of the assessment shall constitute a lien against any property for
309 which the assessment has not been paid by the date it is due, as provided in RCW
310 17.10.240. A notice of lien shall be sent to each owner of such a property.

311 C. Lands owned by the federal government or lands owned by federally
312 recognized tribes or members of such tribes ~~((that))~~ as are located within the historical
313 boundaries of a reservation shall not be assessed for the noxious weed control program.

314 SECTION 30. There is hereby established a new chapter in K.C.C. Title 4A. The
315 new chapter shall contain K.C.C. 4.96.010, as recodified by this ordinance.

316 SECTION 31. K.C.C. 4.96.010, as amended by this ordinance, is hereby
317 recodified as a new section in the new chapter established in section 30 of this ordinance.

318 SECTION 32. Ordinance 13663, Section 2, and K.C.C. 4.96.010 are each hereby
319 amended to read as follows:

320 To provide for a portion of the costs and expenses for the provision of addiction
321 treatment, the director of the department of community and human services shall charge
322 and collect fees according to the following guidelines:

323 A. Before billing a client fee, the department of community and human services
324 shall identify potential third party payors, which shall include, but not be limited to,
325 private insurance, Medicare, Medicaid, the Department of Veterans Affairs and programs
326 of the state of Washington Department of Social and Health Services. Third-party payors
327 shall be billed at full charge, according to this fee schedule, but the Department of Social
328 and Health Services shall not be charged in excess of the maximum applicable Title XIX
329 reimbursement levels for eligible patients. Third parties who annually refer multiple
330 clients may be provided a reduced rate based on volume and provision of shared services.
331 The director of the department of community and human services is authorized to accept
332 ~~((such))~~ the agreed-upon third-party payment as payment in full for services or to
333 establish a client copayment ~~((which))~~ that is subject to client ability to pay.

334 B. The full fees for the services provided at Cedar Hills addiction treatment
335 program are imposed as follows:

336 Intensive treatment	\$135 per day
337 Long-term treatment	\$106 per day
338 Residential recovery home treatment	\$78 per day

339	Co-occurring disorder add-on rate	\$50 per day
340	Admission evaluation	\$225 per evaluation
341	Psychiatric evaluation	\$130 per hour
342	Medical services	At Title XIX rates
343	Pharmaceuticals	Actual cost, plus 10%
344		administrative fee or \$10
345		administrative fee, whichever is
346		less
347	Laboratory Tests	Actual cost, plus 10%
348		administrative fee or \$20
349		administrative fee, whichever is
350		less
351	Medical emergency (911) response	Actual cost

352 C. The director of the department of community and human services is
353 authorized to charge and collect a reduced amount for low-income persons whose
354 income, adjusted for family size, is at or less than eighty percent of the state of
355 Washington median income. Persons who are determined to be indigent, by reason of
356 receiving public assistance shall not be charged a fee.

357 SECTION 33. There is hereby established a new chapter in K.C.C. Title 4A. The
358 new chapter shall contain K.C.C. 4.98.010, as recodified by this ordinance.

359 SECTION 34. K.C.C. 4.98.010 is hereby recodified as a new section in the new
360 chapter established in section 33 of this ordinance.

361 SECTION 35. There is hereby established a new chapter in K.C.C. Title 4A. The
362 new chapter shall contain K.C.C. 4.100.020, as recodified by this ordinance, K.C.C.
363 4.100.025, as recodified by this ordinance, K.C.C. 4.100.030, as recodified by this
364 ordinance, K.C.C. 4.100.040, as recodified by this ordinance, K.C.C. 4.100.050, as
365 recodified by this ordinance, and K.C.C. 4.100.100, as recodified by this ordinance.

366 SECTION 36. Ordinance 13923, Section 3, as amended, and K.C.C. 4.100.010
367 are each hereby repealed.

368 SECTION 37. K.C.C. 4.100.020, as amended by this ordinance, is hereby
369 recodified as a new section in the new chapter established in section 35 of this ordinance.

370 SECTION 38. Ordinance 13923, Section 4, as amended, and K.C.C. 4.100.020
371 are each hereby amended to read as follows:

372 A. Requests to accept electronic payments must be initiated by the affected
373 department or agency. A department or agency is not required to accept electronic
374 payments for any service it provides.

375 B. A department or agency may accept electronic payments for a service it offers,
376 only if the person making the payment bears the transaction fee in such an amount as
377 determined by the finance and business operations division in accordance with state law.

378 C. A department or agency may absorb the costs associated with electronic
379 payment transactions, only if the council has given its approval to do so and absorption of
380 the transaction fees does not conflict with state law, this chapter or established county
381 policy.

382 D. A department or agency may accept electronic payments for tax payments,
383 including interest, penalties and other amounts associated with taxes, only if the person

384 making the payment bears the transaction fee in such an amount as determined by the
385 finance and business operations division in accordance with state law.

386 E. A department or agency may accept electronic payments for specified nontax
387 payments, including but not limited to code enforcement fines and penalties, special
388 assessments, school and road mitigation payments, and fines, restitution and interest
389 imposed by courts, only if the person making the payment bears the transaction fee in
390 such an amount as determined by the finance and business operations division in
391 accordance with state law.

392 F. If a department or agency collects payments to be shared with another state or
393 government agency, the department or agency may absorb the cost of the transaction
394 fees, only if the benefits to the county are greater than the transaction fees, as determined
395 by the head of the department or agency, and if approved by the council. A department
396 or agency that collects those types of payments may enter into negotiation with other
397 state or governmental agencies regarding the sharing of transaction fees, unless the share
398 of payment collected to be paid to the other agency is specified by state law.

399 G. The finance and business operations division shall develop and administer a
400 comprehensive countywide request for proposal for credit card services. The finance and
401 business operations division shall award and administer agreements for the services. A
402 department or agency may not enter into such an agreement without the written consent
403 of the manager of the finance and business operations division.

404 H. Electronic payments may be accepted in person, over the phone, by fax, by
405 mail((;)) or through the Internet, as determined appropriate by the head of each

406 department and agency and as is consistent with this chapter and any agreement for
407 electronic payment services.

408 I. Convenience fees may be added to electronic payments processed through an
409 interactive voice response system or through the Internet. The convenience fee may be
410 calculated to cover any transaction costs borne by the department or agency and may
411 include a fee for expedited transaction processing. A department or agency may not
412 impose a convenience fee unless the manager of the finance and business operations
413 division has approved the fee.

414 J. A department accepting electronic payments shall include transaction fees in
415 its annual budget unless the customer pays the transaction fees.

416 SECTION 39. K.C.C. 4.100.025, as amended by this ordinance, is hereby
417 recodified as a new section in the new chapter established in section 35 of this ordinance.

418 SECTION 40. Ordinance 14545, Section 3, and K.C.C. 4.100.025 are each
419 hereby amended to read as follows:

420 A. Electronic commerce systems, either Internet or interactive voice response,
421 shall not store credit card, debit card or check card numbers in a data base or create a
422 database where the numbers are retrievable by any county employee or county systems
423 except as specifically authorized under subsection of E₂ of this section.

424 B. For credit card, debit card or check card transactions completed at a counter,
425 county staff:

426 1. Shall not enter credit card, debit card or check card numbers into a database
427 or create a database where the credit card, debit card or check card numbers are

428 retrievable by any county employee or other county systems except as specifically
429 authorized under subsection E of this section;

430 2. Shall give the holder's copy of the credit card, debit card or check card receipt
431 to the customer; and

432 3. Shall store the merchant copy of the credit card, debit card or check card
433 receipt for at least three years in a secure location immediately after the transaction is
434 completed, and ~~((this))~~ the location shall be accessible to authorized personnel only.

435 C. For mail-order and telephone order credit card, debit card or check card
436 transactions, county staff:

437 1. Shall not enter credit card, debit card or check card numbers into a database
438 or create a database where the credit card, debit card or check card numbers are
439 retrievable by any county employee or other county systems except as specifically
440 authorized ~~((pursuant to))~~ under subsection E. of this section.

441 2. Shall store the merchant copy of the credit card, debit card or electronic
442 check receipt for at least three years in a secure location immediately after the transaction
443 is completed, and ~~((this))~~ the location shall be accessible to authorized personnel only;

444 3. Shall either mail the credit card, debit card or check card holder the
445 customer's copy of the credit card, debit card or check card receipt or store it with the
446 merchant copy, in accordance with agency policy.

447 4. Mail order and telephone order forms containing credit card, debit card or
448 check card numbers must be either destroyed or stored with the merchant copy of the
449 credit card, debit card or check card receipt in accordance with agency policy.

450 D. (~~Agencies with existing systems that store credit card, debit card or check~~
451 ~~card numbers in locations retrievable by any county employee or other county systems as~~
452 ~~of January 6, 2003, must provide written notification to the executive and council chair~~
453 ~~with a plan to comply with this section by March 31, 2003. These agencies shall provide~~
454 ~~written notification to the executive and the council chair upon compliance with this~~
455 ~~section by December 31, 2003.~~

456 E.)) An agency must obtain written authorization from the executive and provide
457 written notification to the council chair for the use of systems that collect credit card,
458 debit card or check card numbers in any location where credit card, debit card or check
459 card numbers are retrievable by any county employee or other county systems.

460 SECTION 41. K.C.C. 4.100.030, as amended by this ordinance, is hereby
461 recodified as a new section in the new chapter established in section 35 of this ordinance.

462 SECTION 42. Ordinance 13923, Section 5, as amended, and K.C.C. 4.100.030
463 are each hereby amended to read as follows:

464 A. A department or agency may initiate the acceptance of electronic payments
465 without council approval, only if the person making the payment bears the transaction fee
466 in such an amount as determined by the finance and business operations division in
467 accordance with state law.

468 B. A department or agency wishing to absorb the costs associated with electronic
469 payment transactions shall receive council approval to do so. The process for receiving
470 council approval is as follows:

471 1. The department or agency must submit to the budget office and to the finance
472 and business operations division a formal request to initiate acceptance of electronic

473 payments along with a business analysis (~~((which))~~) that, at a minimum, describes any
474 combination of the service or services and product or products for which the electronic
475 payment option is to be offered, assesses the benefits of absorbing the transaction costs
476 associated with these payments, projects the annual fiscal impact of absorbing transaction
477 costs over a three-year horizon, documents legal or contractual obligations that would be
478 affected by acceptance of electronic payments and adequately cites or includes as
479 attachments any documentation supporting its business analysis. The council encourages
480 the executive to develop an electronic payment business analysis template for use by
481 interested agencies; and

482 2. If the budget office agrees that absorbing the transaction costs serves the best
483 interests of the county, and if the finance and business operations division confirms that
484 the proposal meets its electronic payment processing protocol, the executive may transmit
485 an appropriation request to the council. The transmittal package must include the
486 department or agency business analysis on which the original request is based. The
487 council encourages submittal of the electronic payment appropriation requests as part of
488 the annual budget.

489 SECTION 43. K.C.C. 4.100.040, K.C.C. 4.100.050 and K.C.C. 4.100.100 are
490 each hereby recodified as a new section in the new chapter established in section 35 of
491 this ordinance.

492 SECTION 44. There is hereby established a new chapter in K.C.C. Title 4A. The
493 new chapter shall contain K.C.C. 4.104.010, as recodified by this ordinance.

494 SECTION 45. K.C.C. 4.104.010, as amended by this ordinance, is hereby
495 recodified as a new section in the new chapter established in section 44 of this ordinance.

496 SECTION 46. Ordinance 14792, Section 2, as amended, and K.C.C. 4.104.010

497 are each hereby amended to read as follows:

498 The following fees apply as provided in this chapter:

499 A. Service of civil process, service, summons and complaint, notice and
500 complaint, summons and petition and notice of small claim:

- | | | |
|-----|---|--------------|
| 501 | 1. Serve one defendant | \$30.00 |
| 502 | 2. Serve two or more defendants, same address | \$30.00 |
| 503 | 3. All returns | \$23.00 |
| 504 | 4. Nonresident returns | \$23.00 |
| 505 | 5. Notary fee | \$10.00 |
| 506 | 6. Mileage (per mile) | Federal |
| 507 | | standard |
| 508 | | mileage rate |

509 B. Attachment, writ - personal property:

- | | | |
|-----|--------------------------|--------------|
| 510 | 1. Levy, per hour | \$67.00 |
| 511 | 2. Serve, each defendant | \$40.00 |
| 512 | 3. Return to court | \$23.00 |
| 513 | 4. Mileage (per mile) | Federal |
| 514 | | standard |
| 515 | | mileage rate |

516 C. Attachment, writ - real property:

- | | | |
|-----|--------------------|---------|
| 517 | 1. Levy (per hour) | \$67.00 |
| 518 | 2. Notice of levy | \$5.00 |

519	Per Location	\$2.00
520	3. Filing with auditor and auditor's filing fee	\$30.00
521	4. Serve defendant (if required)	\$40.00
522	5. Return to court	\$23.00
523	6. Mileage (per mile)	Federal
524		standard
525		mileage rate
526	D. Execution - personal property:	
527	1. Levy (per hour)	\$67.00
528	2. Notice of sale and copies (first copy)	\$2.00
529	3. Additional copies (each)	<u>\$1.00</u>
530	4. Posting of each notice	\$15.00
531	5. Conducting sale (per hour)	\$67.00
532	6. Bill of sale (each)	\$67.00
533	7. Return to court	\$23.00
534	8. Serve defendant	\$40.00
535	9. Serve notice (defendant)	\$40.00
536	10. Postponement notice (each)	\$15.00
537	11. Mileage (per mile)	Federal
538		standard
539		mileage rate
540	12. Mailing	Actual costs of
541		postage

542	E. Warrants:	
543	1. Serve (each)	\$67.00
544	2. Return to court	\$23.00
545	3. Mileage (per mile)	Federal
546		standard
547		mileage rate
548	F. Subpoena:	
549	1. Serve (each)	\$40.00
550	2. Return to court	\$23.00
551	3. Mileage	Federal
552		standard
553		mileage rate
554	G. Postage for mailing, required by statute whether regular,	
555	Certified((⁵)) or registered:	Actual cost of
556		postage
557	H. Mileage fee, each mile actually and necessarily traveled in	
558	going to or returning from any place of service or	
559	attempted service:	Federal
560		standard
561		mileage rate
562	I. Execution - order of sale of real property:	
563	1. Levy (per hour)	\$67.00
564	2. Notice to publisher	\$2.00

565	3. Recording with auditor	\$30.00
566	4. Notice of sale (plus copies)	\$3.00
567	5. Conducting sale (per hour)	\$67.00
568	6. Certificate of sale	\$67.00
569	7. Return to court	\$23.00
570	8. Posting of notice (each)	\$15.00
571	9. Affidavit of posting	\$10.00
572	10. Postponement (each notice)	\$15.00
573	11. Mileage (per mile)	Federal
574		standard
575		mileage rate
576	12. Mailing	Actual cost of
577		postage
578	J. Writ of garnishment:	
579	1. Serve garnishee	\$40.00
580	2. Return to court	\$23.00
581	3. Serve defendant (if required)	\$40.00
582	4. Mileage (per mile)	Federal
583		standard
584		mileage rate
585	5. Mailing	Actual cost of
586		postage
587	K. Writ of replevin - affidavit, claim and delivery:	

588	1. Serve defendant with writ - affidavit and bond	\$40.00
589	2. Serve summons and complaint (one)	\$30.00
590	3. Serve summons and complaint (two or more)	\$40.00
591	4. Levy (per hour)	\$67.00
592	5. Return to court	\$23.00
593	6. Mileage (per hour)	Federal
594		standard
595		mileage rate
596	L. Writ of restitution or writ of assistance, or both:	
597	1. Service without aid of county (posting)	\$46.00
598	2. Service with aid of county (oust and eject)	\$87.00
599	3. Cost per hour after first hour	\$67.00
600	4. Return to court	\$23.00
601	5. Mileage (per mile)	Federal
602		standard
603		mileage rate
604	M. Redemption:	
605	1. Serve notice of intent	\$40.00
606	2. Certificate of redemption	\$67.00
607	3. Copies	In accordance
608		with RCW
609		36.18.040
610	N. Deed issuance	\$45.00

611	O. Habeas corpus, order to assist:	
612	1. Serve only	\$40.00
613	2. Executing of (per hour)	\$67.00
614	3. Return to court	\$23.00
615	P. Internal-only criminal history record check:	\$15.00
616	Q. Notarizing documents:	\$10.00
617	R. All other documents and supporting papers for which no	\$40.00
618	other fee is provided in this section:	
619	S. Fingerprinting:	
620	1. Noncriminal purpose up to two sets	\$15.00
621	2. Each additional set	\$5.00

622 SECTION 47. There is hereby established a new chapter in K.C.C. Title 4A. The
623 new chapter shall contain K.C.C. 4.110.010, as recodified by this ordinance.

624 SECTION 48. K.C.C. 4.110.010 is hereby recodified as a new section in the new
625 chapter established in section 47 of this ordinance.

626 SECTION 49. There is hereby established a new chapter in K.C.C. Title 4A. The
627 new chapter shall contain K.C.C. 4.69.010, as recodified by this ordinance, K.C.C.
628 4.69.020, as recodified by this ordinance, and K.C.C. 4.69.030, as recodified by this
629 ordinance.

630 SECTION 50. K.C.C. 4.120.010 is hereby recodified as a new section in the new
631 chapter established in section 49 of this ordinance.

632 SECTION 51. There is hereby established a new chapter in K.C.C. Title 4A. The
633 new chapter shall contain K.C.C. 4.140.010, as recodified by this ordinance.

634 SECTION 52. K.C.C. 4.140.010, as amended by this ordinance, is hereby
635 recodified as a new section in the new chapter established in section 51 of this ordinance.

636 SECTION 53. Ordinance 17096, Section 3, and K.C.C. 4.140.010 are each
637 hereby amended to read as follows:

638 A. User fees are established for public use of electric vehicle charging station
639 stalls located on property owned or leased by King County.

640 B. The department of transportation shall set the user fees for the use of electric
641 vehicle charging stations stalls in accordance with this section.

642 C. The user fees shall not exceed five dollars per use. The user fees shall be
643 calculated as single, per-use fees intended to cover the county's cost of operations related
644 to public use.

645 1. The county's cost of operations includes, but is not limited to, planning,
646 outreach and administration, maintenance, charging station vendor costs, utility costs
647 related to the charging stations and facility enforcement costs.

648 2. Differing user fees may be established at particular locations and for uses
649 other than typical daytime parking, such as overnight parking, monthly reservations,
650 special event rates((;)) and other specific circumstances.

651 D. The department of transportation shall review all user fees twice each year and
652 adjust the fees based on consideration for the costs established in subsections A., B. and
653 C. of this section.

654 E. All user fees and civil penalties authorized in this section shall be deposited
655 into the public transportation operating account of the public transportation fund and used
656 to support the electric vehicle charging station program.

657 F. The department of transportation shall post user fees, rules for using the
658 electric vehicle charging station stalls and the penalties for improper use of electric
659 vehicle charging station stall at or near the stalls either via the electronic screen on the
660 charging device or by signage affixed on or near the charging device. The department
661 also shall post the fees, rules and penalties in an appropriate location on the department of
662 transportation website.

663 G. Failure to pay the applicable user fee or remaining in an electric vehicle
664 charging station stall longer than entitled as a result of the user fee paid, is a violation of
665 this section.

666 H. The penalty for a violation under subsection G. of this section may result in a
667 civil penalty in an amount established by the department by rule, in accordance with
668 K.C.C. chapter 2.98, not to exceed two hundred dollars. Notice and appeal of the civil
669 penalty shall be as follows:

670 1. The department shall issue a notice and order and serve it as provided for in
671 this section when the department determines that a violation described in subsection H. of
672 this section has occurred. The notice and order shall contain:

673 a. a description of the vehicle parked in violation of this section, including
674 make, model, color and license plate number;

675 b. date and time the notice and order was issued;

676 c. a description sufficient to identify the area where the vehicle was parked
677 when the violation was discovered;

678 d. a statement that the vehicle is parked in violation of subsection G. of this
679 section, with a brief and concise description of the conditions that established the
680 violation;

681 e. a statement that the department is assessing a civil penalty, the amount of
682 the penalty and a time certain by which the penalty shall be paid from the date of the
683 order; and

684 f. statements advising that:

685 (1) the director of transportation may review and reconsider the notice and
686 order, but only if a request for review and reconsideration is made in writing as provided
687 in this section and filed with the director within ten days from the date of service of the
688 notice and order;

689 (2) the address to which the request for review and reconsideration must be
690 sent;

691 (3) the director's decision may be appealed to the hearing examiner, but only
692 if the appeal is made in writing and filed with the director within fourteen days from the
693 mailing of the director's decision, as provided in K.C.C. chapter 20.24; and

694 (4) failure to timely request director's review and reconsideration will
695 constitute a waiver of all rights to any administrative hearing and determination of the
696 matter;

697 2. The notice and order, and any amended or supplemental notice and order,
698 shall be served by affixing the notice and order to the vehicle for which is the subject of
699 the violation, in a conspicuous location on the vehicle;

700 3. Proof of service of the notice and order shall be made at the time of service
701 by a written declaration under penalty of perjury, executed by the person effecting service
702 and declaring the time, date and manner in which service was made. A copy of the notice
703 and order shall be kept on file by the department of transportation;

704 4. A person served with a notice and order under this section may request in
705 writing, within ten days of being served with a notice and order, that the director review
706 and reconsider the notice and order;

707 5. The review shall be performed without a hearing and be based solely on
708 written information provided by the person requesting review and by county personnel or
709 agents;

710 6. Upon review, the director may uphold the notice and order or waive or
711 reduce the fine or any other penalty contained in the notice and order;

712 7. The director shall mail the written decision to the person requesting review;

713 8. The decision shall notify the person requesting review of the right to appeal
714 the director's decision under this section and the procedure for filing the notice of appeal
715 of the director's decision;

716 9. The King County office of the hearing examiner shall hear appeals of the
717 director's decisions under this section;

718 10. Any person having received a director's decision under this section may
719 appeal that decision by filing a notice of appeal under K.C.C. chapter 20.24;

720 11. The procedures for initiating and conducting the appeal shall be governed by
721 K.C.C. chapter 20.24;

722 12. Enforcement of any notice and order of the department shall be stayed
723 during the pendency of a director's review or an appeal therefrom that is properly and
724 timely filed in accordance with K.C.C. chapter 20.24;

725 13. The registered owner of a vehicle is liable to pay any civil penalty imposed
726 for a violation under this section. However, the registered owner of a vehicle may avoid
727 liability if the owner proves that the vehicle was reported to the police as a stolen vehicle
728 before the notice and order was issued, and the vehicle had not been recovered;

729 14. Except as otherwise provided in subsection H.13. of this section, a civil
730 penalty imposed for failure to pay a user fee at a King County department of
731 transportation facility is a personal obligation of the registered owner of the vehicle
732 involved; and

733 15. If the penalties assessed by the department are not paid to King County
734 within thirty days from the service of the notice, the mailing of the director's decision((;))
735 or the mailing of the hearing examiner's decision, whichever occurs last, then the
736 department may send a final warning letter to the registered owner of the vehicle to the
737 address on file with the state Department of Licensing. If the civil penalties are not paid
738 within ten days after the final warning letter is sent, then the department may pursue other
739 applicable legal remedies. In pursuing payment of civil penalties that remain delinquent
740 after the final warning letter is sent, and to cover administrative expenses associated with
741 the pursuit of the penalties, the department may charge the registered owner of the
742 vehicle an additional fee not to exceed fifty percent of the total delinquent civil penalties.

743 I. In addition or as an alternative to the civil penalty authorized in subsection I. of
744 this section, the department may impound the vehicle without giving prior notice in

745 accordance with the process provided in K.C.C. chapter 46.08. When impoundment is
746 authorized by this section, a vehicle may be impounded by a towing contractor acting at
747 the request of the director or the director's designee. The director or the director's
748 designee shall provide to the towing contractor a signed authorization for the tow and the
749 impound before the towing contractor may proceed with the impound.

750 SECTION 54. There is hereby established a new chapter in K.C.C. Title 4A. The
751 new chapter shall contain K.C.C. 4.150.010, as recodified by this ordinance, K.C.C.
752 4.150.050, as recodified by this ordinance, K.C.C. 4.150.070, as recodified by this
753 ordinance, K.C.C. 4.150.090, as recodified by this ordinance, K.C.C. 4.150.110, as
754 recodified by this ordinance, K.C.C. 4.150.130, as recodified by this ordinance, K.C.C.
755 4.150.210, as recodified by this ordinance, K.C.C. 4.150.230, as recodified by this
756 ordinance, K.C.C. 4.150.310, as recodified by this ordinance, K.C.C. 4.150.330, as
757 recodified by this ordinance, K.C.C. 4.150.350, as recodified by this ordinance, K.C.C.
758 4.150.410, as recodified by this ordinance, K.C.C. 4.150.430, as recodified by this
759 ordinance, K.C.C. 4.150.450, as recodified by this ordinance, K.C.C. 4.150.470, as
760 recodified by this ordinance, K.C.C. 4.150.510, as recodified by this ordinance, K.C.C.
761 4.150.530, as recodified by this ordinance, K.C.C. 4.150.610, as recodified by this
762 ordinance, K.C.C. 4.150.630, as recodified by this ordinance, and K.C.C. 4.150910, as
763 recodified by this ordinance.

764 SECTION 55. K.C.C. 4.150.010, as amended by this ordinance, is hereby
765 recodified as a new section in the new chapter established in section 54 of this ordinance.

766 SECTION 56. Ordinance 13480, Section 2, as amended, and K.C.C. 4.150.010
767 are each hereby amended to read as follows:

768 A. Except as may otherwise be provided by ordinance, the following fare
 769 categories and rates are established for regularly scheduled county public transportation
 770 service on buses, trolleys, transit vans, dial-a-ride vehicles and streetcars:

	Off-peak	One-zone peak	Two-zone peak
773 Regular fare	\$2.25	\$2.50	\$3.00
774 Child fare	No charge	No charge	No charge
775 Youth fare	\$1.25	\$1.25	\$1.25
776 Seniors and persons with disabilities fare	\$0.75	\$0.75	\$0.75

777 The fare categories and rates are subject to, and defined by, the following:

- 778 1. The descriptions of transit zones are set forth in K.C.C. 28.94.030;
- 779 2. The time-of-day limitations for peak period trips and off-peak period trips are
 780 ((set forth)) in K.C.C. 28.92.115 and 28.92.100 except as to streetcar services, which may
 781 be priced at peak fares;
- 782 3. The child fare is available to persons up to six years old when accompanied
 783 by a responsible person paying the proper fare as set forth in this chapter. Up to four
 784 children may ride with each responsible person;
- 785 4. The youth fare is available to persons from six through eighteen years old and
 786 persons over eighteen years old who receive student passes under K.C.C. 4.150.450, as
 787 recodified by this ordinance;
- 788 5. The senior and persons with disabilities fare is available to persons who apply
 789 for and receive a regional reduced fare permit. The permits are available to persons at

790 least sixty-five years old and persons with disabilities as provided in the regional reduced
791 fare permit program authorized under K.C.C. 28.94.255; and

792 6. A person with a disability who has been issued an “attendant ride free” permit
793 by the department may be accompanied by an attendant, who is not required to pay a fare.

794 B. A fare in subsection A. of this section is paid when a person pays the
795 appropriate amount in cash or presents an appropriate pass, transfer or other fare payment
796 media established under, and used in accordance with, this chapter.

797 C.1. Regional and institutional passes, in various single-trip value denominations
798 and for various effective periods, may be issued and sold in accordance with the terms of
799 an agreement approved by the county council and entered into with other public
800 transportation providers in the region. Institutions include employers, groups of
801 employers, educational institutions, transportation management associations and other
802 organizations. The various effective periods, single-trip values and prices for the regional
803 and institutional passes shall be established by the agreement. A valid regional or
804 institutional pass may be presented an unlimited number of times during its effective
805 period as full or partial payment of the applicable fare. To the extent the single trip value
806 of the regional pass is not sufficient to cover the applicable fare, the rider shall pay the
807 difference in cash or from an electronic stored value product, such as e purse.

808 2. For institutions entering into an annual institutional pass agreement, the
809 following schedule of calculations shall determine the cost of the annual agreement for
810 King County Metro's portion of the agreement:

811 First twelve months: TR x baseline trips
812 Second twelve months: (TR x baseline trips) + [(TR x added trips)]

813 — x 1/3]

814 Third twelve months: (TR x baseline trips) + [(TR x added trips)

815 x 2/3]

816 Fourth twelve months (and

817 subsequent 12 month periods): (TR x baseline trips) + (TR x added trips)

818 For purposes of this formula, "added trips" means those trips taken during the
819 prior twelve months, determined either from surveys or electronic counting of actual
820 institutional pass use, ~~((which))~~ that exceed the number of baseline trips established at the
821 execution of the institutional pass agreement. Electronic counts of one month or more
822 will be annualized and used in lieu of survey results if available.

823 For purposes of this formula, "baseline trips" means the estimated number of
824 transit trips taken by the contracting party's covered population of students, employees or
825 others, or any combination thereof, in the twelve months preceding execution of the
826 institutional pass agreement. Baseline trips may be adjusted on an annual basis to
827 account for changes in the number of eligible employees.

828 For purposes of this formula, in the event a party terminates or does not renew an
829 institutional pass agreement, any subsequent institutional pass agreement entered into
830 with that party shall be priced as if in the "fourth twelve months and thereafter" category.

831 For purposes of this formula, "trip revenue" or "TR" means the weighted average
832 fare per trip determined by the department.

833 D. The rate of fare for paratransit service shall be \$1.25 per trip and \$45.00 for a
834 monthly pass.

835 E. The rate of fare for customized bus service to residents of Center Park, a
836 facility of the Seattle Housing Authority located at 2121 - 26th Avenue South, Seattle, is
837 equal to the paratransit fares specified in subsection D. of this section.

838 SECTION 57. K.C.C. 4.150.050, as amended by this ordinance, is hereby
839 recodified as a new section in the new chapter established in section 54 of this ordinance.

840 SECTION 58. Ordinance 12643, Section 11, and K.C.C. 4.150.050 are each
841 hereby amended to read as follows:

842 The following procedure and rate of fare shall be used for animals riding on
843 coaches. For small animals that do not occupy space other than the lap of the person
844 accompanying the animal and for assistive animals, there shall be no fare charged. For
845 all other animals, a fare equivalent to the fare paid by the individual accompanying the
846 animal shall be charged and a transfer issued upon request except that no zone fare shall
847 be charged. Animals riding on coaches shall be leashed or otherwise restrained and shall
848 not pose a problem of health, injury to property or persons((,)) or disturbance to other
849 passengers.

850 SECTION 59. K.C.C. 4.150.070, as amended by this ordinance, is hereby
851 recodified as a new section in the new chapter established in section 54 of this ordinance.

852 SECTION 60. Ordinance 12643, Section 10, and K.C.C. 4.150.070 are each
853 hereby amended to read as follows:

854 The director is authorized to establish rates of fare for customized bus service,
855 ~~((provided such))~~ but only if the rates of fare are established at a level reasonably
856 estimated to recover at least eighty percent of the marginal cost for the service hours
857 provided. ~~((Such))~~ The customized services shall be on an individual fare-paying basis

858 and be regularly scheduled according to such routes, schedules and dates as are
859 determined by the director. There shall be no zone fares charged on customized bus
860 service. Passes held by senior citizens, persons with disabilities(~~(s)~~) and employees, and
861 other special passes or permits, may be honored on customized bus service insofar as
862 consistent with overall cost recovery requirements (~~((set forth above))~~) in this section.
863 Transfers may be issued on customized bus service.

864 SECTION 61. K.C.C. 4.150.090, as amended by this ordinance, is hereby
865 recodified as a new section in the new chapter established in section 54 of this ordinance.

866 SECTION 62. Ordinance 12643, Section 9, and K.C.C. 4.150.090 are each
867 hereby amended to read as follows:

868 The director is authorized to establish rates of fare for limited service to special or
869 seasonal activities or events, (~~((provided such))~~) but only if the rates of fare and any
870 contributions are established at a level reasonably estimated to recover at least twenty-
871 five percent of the marginal cost for the service hours provided. In addition, the rates of
872 fare for limited service shall be established at a level at least equal to the rates of fare for
873 equivalent regularly scheduled service. If, however, the limited service is not equivalent
874 to any regular service, then the rates of fare shall be no less than one-half of the one-zone,
875 off-peak full fare set forth in this chapter. (~~((Such))~~) The limited services shall be on an
876 individual fare-paying basis and be scheduled according to such routes, schedules and
877 dates as are determined by the director.

878 SECTION 63. K.C.C. 4.150.110, as amended by this ordinance, is hereby
879 recodified as a new section in the new chapter established in section 54 of this ordinance.

880 SECTION 64. Ordinance 12643, Section 14, and K.C.C. 4.150.110 are each
881 hereby amended to read as follows:

882 Notwithstanding any other provision in this chapter, general-authority
883 Washington peace officers employed by a general-authority Washington law enforcement
884 agency with officers in King County may ride regularly scheduled public transportation
885 services without payment of fare (~~(provided such)~~), but only if the officers are in uniform
886 or display their police badge(~~((s)))~~ or badges to the transit operator.

887 SECTION 65. K.C.C. 4.150.130, as amended by this ordinance, is hereby
888 recodified as a new section in the new chapter established in section 54 of this ordinance.

889 SECTION 66. Ordinance 12643, Section 8, and K.C.C. 4.150.130 are each
890 hereby amended to read as follows:

891 The director is authorized to establish rates of fare for vanpools, (~~(provided that)~~)
892 but only if the rates of fare are established at a level reasonably estimated to recover the
893 operating and capital costs of, and at least twenty-five percent of the cost of
894 administering, the vanpool program.

895 SECTION 67. K.C.C. 4.150.210, as amended by this ordinance, is hereby
896 recodified as a new section in the new chapter established in section 54 of this ordinance.

897 SECTION 68. Ordinance 12643, Section 19, as amended, and K.C.C. 4.150.210
898 are each hereby amended to read as follows:

899 The director is authorized to establish a program for the sale and distribution of
900 tickets to human service agencies at twenty percent of their cash value for the purpose of
901 meeting the transportation needs of low income and homeless populations. The total
902 amount of the eighty percent discount provided under the program shall not exceed one

903 million eight hundred seventy-five thousand dollars for any one year. The allocation of
904 discount tickets under the program shall be made by the director in conjunction with local
905 jurisdictions and the county's department or departments responsible for human services
906 programs. The local jurisdictions and the county department or departments shall
907 determine the number of tickets from their respective allocations (~~((which))~~) that shall be
908 sold to the human service agencies eligible under the program. Tickets sold under the
909 program are valid on all public transportation and paratransit service.

910 SECTION 69. K.C.C. 4.150.230, as amended by this ordinance, is hereby
911 recodified as a new section in the new chapter established in section 54 of this ordinance.

912 SECTION 70. Ordinance 12643, Section 7, and K.C.C. 4.150.230 are each
913 hereby amended to read as follows:

914 The director is authorized to issue and sell visitor passes entitling the holders
915 thereof to public transportation services as specified by the passes, (~~((provided such))~~) but
916 only if the issuance is not expected to require the addition of regularly scheduled service.
917 The director shall establish the rates of fare, the number of visitor passes and the extent of
918 services available under (~~((said))~~) the passes based on the estimated average visitor usage
919 and the administrative costs of issuing the passes. (~~((Said))~~) The passes may be valid for a
920 period not to exceed seven consecutive days. The director is further authorized to issue
921 and sell (~~((said))~~) the passes to travel, convention and special event groups for quantities
922 over one hundred at a rate that is not less than seventy percent of the established visitor
923 rate. Visitor pass privileges shall commence and terminate on the date(~~((s))~~) or dates for
924 which the passes are valid.

925 SECTION 71. K.C.C. 4.150.310, as amended by this ordinance, is hereby
926 recodified as a new section in the new chapter established in section 54 of this ordinance.

927 SECTION 72. Ordinance 12643, Section 4, as amended, and K.C.C. 4.150.310
928 are each hereby amended to read as follows:

929 The director is authorized to issue, sell, consign or accept, or any combination
930 thereof, electronic stored value products, tickets, tokens, commodities or certificates at
931 rates equal to the equivalent cash fare or sold and accepted in accordance with the terms
932 of an agreement previously approved by the county council and entered into with other
933 public transportation providers in the region. In order to implement the consignment of
934 fare media authorized under this chapter, the executive is authorized to enter into retail
935 consignment contracts to pay commissions to outlets (~~which~~) that sell the fare media.

936 SECTION 73. K.C.C. 4.150.330 is hereby recodified as a new section in the new
937 chapter established in section 54 of this ordinance.

938 SECTION 74. K.C.C. 4.150.350, as amended by this ordinance, is hereby
939 recodified as a new section in the new chapter established in section 54 of this ordinance.

940 SECTION 75. Ordinance 12643, Section 17, as amended, and K.C.C. 4.150.350
941 are each hereby amended to read as follows:

942 The executive is authorized to execute agreements with other transit agencies to
943 establish a system of fare payment for passengers transferring between transportation
944 systems. The agreements shall be subject to approval by the council to the extent the
945 approval is required by the charter, ordinance or applicable state law, or any combination
946 thereof. The agreements shall provide that the county's share of the fares collected for
947 trips involving transfers between transit agencies shall be the estimated revenue collected

948 for the trips multiplied by the ratio of the revenue that would have been generated by
949 application of the county's appropriate fares or prorated per trip pass prices due under
950 other provisions of this chapter for the county portions of these interagency trips divided
951 by the sum of the revenue that would have been generated by the application of each
952 agency's appropriate fares or prorated per trip pass prices for all segments of ~~((such))~~ the
953 interagency trips.

954 SECTION 76. K.C.C. 4.150.410, as amended by this ordinance, is hereby
955 recodified as a new section in the new chapter established in section 54 of this ordinance.

956 SECTION 77. Ordinance 12643, Section 13, and K.C.C. 4.150.410 are each
957 hereby amended to read as follows:

958 The executive is authorized to execute agreements with local, state and federal
959 governmental entities to provide tickets ~~((and/))~~ or passes, or both, to their employees or
960 others traveling to their facilities at rates other than those set forth in this chapter ~~((;~~
961 ~~provided, that))~~, but only if the usage by ~~((such))~~ the employees and others is not
962 expected to require the addition of regularly scheduled public transportation services ~~((;~~
963 ~~provided further, that such))~~ and the agreements are not estimated to reduce the revenue
964 ~~((which))~~ that would otherwise be received for ~~((such))~~ the travel. ~~((Such))~~ The
965 agreements shall be subject to approval by the council to the extent ~~((such))~~ the approval
966 is required by the charter, ordinance ~~((and/))~~ or applicable state law, or any combination
967 thereof.

968 SECTION 78. K.C.C. 4.150.430, as amended by this ordinance, is hereby
969 recodified as a new section in the new chapter established in section 54 of this ordinance.

970 SECTION 79. Ordinance 11962, Section 15, and K.C.C. 4.150.430 are each
971 hereby amended to read as follows:

972 In order to increase the attractiveness of public transportation services and other
973 alternatives to commuting in single-occupancy vehicles (~~SOV~~), there is hereby
974 established a program under which the department, in return for a fee, may pay the taxi
975 fare for (~~non-SOV~~) commuters who are not commuting in single-occupancy vehicles,
976 who experience emergencies or other unanticipated events while at work or other
977 designated locations and who are unable to return home in their usual commute mode.
978 To the extent funds are appropriated by the council, the executive is authorized to enter
979 into agreements with businesses, agencies, institutions and other organizations
980 establishing the fee and other terms and conditions under which the department would
981 pay the taxi fares of eligible persons employed by or otherwise associated with the
982 organization. To the extent funds are appropriated by the council, the executive is further
983 authorized to enter into agreements with providers of taxi service establishing the terms
984 and conditions under which the department would pay the fares on behalf of eligible
985 persons participating in the program.

986 SECTION 80. Section 83 of this ordinance expires July 1, 2012.

987 SECTION 81. K.C.C. 4.150.450, as amended by this ordinance, is hereby
988 recodified as a new section in the new chapter established in section 54 of this ordinance.

989 SECTION 82. Ordinance 12643, Section 12, as amended, and K.C.C. 4.150.450
990 are each hereby amended to read as follows:

991 The executive is authorized to execute agreements with public school districts to
992 supply students with passes in connection with special school programs, but the price for

993 passes under the agreements shall be established at a rate of thirty-six dollars for each
994 month in which these passes are valid, and the passes shall be valued at the youth fare
995 established in K.C.C. 4.150.010, as recodified by this ordinance, for rides on regularly
996 scheduled county public transportation service on buses, trolleys, transit vans, dial-a-ride
997 vehicles and streetcars.

998 SECTION 83. Section 86 of this ordinance takes effect July 1, 2012.

999 SECTION 84. K.C.C. 4.150.450, as amended by this ordinance, is hereby
1000 recodified as a new section in the new chapter established in section 54 of this ordinance.

1001 SECTION 85. Ordinance 12643, Section 12, as amended, and K.C.C. 4.150.450
1002 are each hereby amended to read as follows:

1003 The executive is authorized to execute agreements with public school districts to
1004 supply students with passes in connection with special school programs, but the price for
1005 passes under the agreements shall be established at a rate of thirty-six times the youth
1006 fare in K.C.C. 4.150.010, as recodified by this ordinance, for each month in which these
1007 passes are valid, and the passes shall be regional passes as defined in K.C.C. 4.150.010,
1008 as recodified by this ordinance.

1009 SECTION 86. K.C.C. 4.150.470, as amended by this ordinance, is hereby
1010 recodified as a new section in the new chapter established in section 54 of this ordinance.

1011 SECTION 87. Ordinance 11962, Section 16, and K.C.C. 4.150.470 are each
1012 hereby amended to read as follows:

1013 In order to increase the attractiveness of public transportation services and other
1014 alternatives to commuting in single-occupancy vehicles ((SOV)), there is hereby
1015 established a program under which the department may sell transportation vouchers to

1016 businesses, agencies, institutions and other organizations for distribution to their
1017 employees or others. ~~((Said))~~ The vouchers shall be sold at their full face value and shall
1018 be redeemable in accordance with terms and conditions supportive of ~~((non-SOV))~~
1019 commuting that is not single-occupancy vehicle committing, as established by the
1020 director. To the extent funds are appropriated by the council, the executive is authorized
1021 to enter into such agreements with banks, printers, employers, vendors and others as are
1022 necessary to implement the transportation voucher program.

1023 SECTION 88. K.C.C. 4.150.510, as amended by this ordinance, is hereby
1024 recodified as a new section in the new chapter established in section 54 of this ordinance.

1025 SECTION 89. Ordinance 12643, Section 22, and K.C.C. 4.150.510 are each
1026 hereby amended to read as follows:

1027 The administrative fee for the regional reduced fare permit for seniors and
1028 disabled persons shall be three dollars.

1029 SECTION 90. K.C.C. 4.150.530, as amended by this ordinance, is hereby
1030 recodified as a new section in the new chapter established in section 54 of this ordinance.

1031 SECTION 91. Ordinance 12643, Section 16, and K.C.C. 4.150.530 are each
1032 hereby amended to read as follows:

1033 For the lease of a transit vehicle of the county for charter operation by others, the
1034 minimum rental shall be the marginal cost per service hour of ~~((such))~~ the vehicle's
1035 operation as established from time to time by the director plus ten percent thereof.

1036 SECTION 92. K.C.C. 4.150.610, as amended by this ordinance, is hereby
1037 recodified as a new section in the new chapter established in section 54 of this ordinance.

1038 SECTION 93. Ordinance 12643, Section 18, and K.C.C. 4.150.610 are each
1039 hereby amended to read as follows:


1040 For the purpose of attracting new ridership, relieving congestion, developing
1041 market strategies, testing prices or experimental service, and implementing other special
1042 transit programs or promotions, the director may waive or discount the fare or pass prices
1043 otherwise established in this chapter whenever ~~((such))~~ the waiver or discount is not
1044 expected to require the addition of regularly scheduled public transportation services and,
1045 in the judgment of the director, the value of the program or promotion and the benefit to
1046 the public exceeds the expected loss of revenue. The loss in revenue of all such
1047 programs, promotions and fare discounts shall, in the aggregate, be no greater than
1048 ~~(((\$350,000))~~ three hundred fifty thousand dollars annually.

1049 SECTION 94. K.C.C. 4.150.630 and K.C.C. 4.150.910 are each hereby
1050 recodified as a new section in the new chapter established in section 54 of this ordinance.
1051

Ordinance 17292 was introduced on 2/21/2012 and passed by the Metropolitan King
County Council on 4/2/2012, by the following vote:

Yes: 9 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague,
Ms. Patterson, Ms. Lambert, Mr. Ferguson, Mr. Dunn and Mr.
McDermott
No: 0
Excused: 0

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON

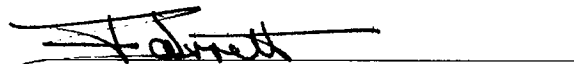

Larry Gossett, Chair

ATTEST:



Anne Noris, Clerk of the Council

APPROVED this 13 day of April, 2012.



Dow Constantine, County Executive

Attachments: None

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CLERK
KING COUNTY COUNCIL