



# KING COUNTY

1200 King County Courthouse  
516 Third Avenue  
Seattle, WA 98104

## Signature Report

### Ordinance 19601

**Proposed No.** 2023-0092.1

**Sponsors** Perry and Upthegrove

1           AN ORDINANCE relating to fossil fuel facilities and non-

2           hydroelectric generation facilities; and amending

3           Ordinance 10870, Section 337, as amended, and K.C.C.

4           21A.08.100, Ordinance 10870, Section 443, as amended,

5           and K.C.C. 21A.22.050 and Ordinance 12020, Section 17,

6           and K.C.C. 27A.30.060.

7           **STATEMENT OF FACTS:**

8           1. In 2020, King County adopted new regulations for fossil fuel facilities

9           and non-hydroelectric generation facilities in unincorporated King County.

10          Those regulations placed limits on the development and operation of these

11          facilities in order to address impacts to the residents of King County.

12          2. Operation of fossil fuel facilities carries risk of explosion, leaks, spills

13          and pollution of air and water. King County has responsibility for

14          upholding the public health, safety and welfare of all residents while

15          mitigating and preparing for natural and human-caused disasters,

16          protecting and preserving natural systems and supporting economic

17          development.

18          3. At the time these regulations were adopted, the council directed the

19          executive to undertake a study assessing risks associated with explosions,

20          leaks, pollution and other potential hazards resulting from fossil fuel

Ordinance 19601

21 facilities and related uses, as well as an evaluation of the adequacy of  
 22 existing financial assurance mechanisms in reducing the county's  
 23 economic and financial risks associated with these uses.

24 4. In 2022, the executive transmitted a report on the required study, which  
 25 found that fossil fuel facilities and non-hydroelectric generation facilities  
 26 do pose economic and financial risk to the county. The report  
 27 recommended adopting regulations requiring fossil fuel facilities and non-  
 28 hydroelectric generation facilities to carry some form of financial  
 29 responsibility to cover damages that could be caused by these facilities.

30 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

31 SECTION 1. Ordinance 10870, Section 337, as amended, and K.C.C.

32 21A.08.100 are hereby amended to read as follows:

33 A. Regional land uses.

P-Permitted Use C-Conditional Use S-Special Use		RESOURCE			R U R A L	RESIDENTIAL			COMMERCIAL/INDUSTRIAL				
SIC#	SPECIFIC LAND USE	A	F	M	RA	UR	R1-8	R12-48	NB	CB	RB	O	I (15)
*	Jail						S	S	S	S	S	S	S
*	Jail Farm/Camp	S	S		S	S							
*	Work Release Facility				S19	S19	S	S	S	S	S	S	
*	Public Agency Animal Control Facility		S		S	S					S		P
*	Public Agency		S		S3					S3	S3	S3	C4

Ordinance 19601

	Training Facility												
*	Search and Rescue Facility				C30 S30								
*	Hydroelectric Generation Facility		C14 S		C14 S	C1 4 S	C14 S						
*	Non-hydroelectric Generation Facility	C12 S29	C12 S29	C12 S((28) )29	C12 S29	C1 2 S2 9	C12 S29	C12 S29	C12 S29	C12 S29	C12 S29	C12 S29	P12 S29
*	Renewable Energy Generation Facility	C28	C28	C	C	C	C	C	C	C	C	C	C
*	Fossil Fuel Facility												S27
*	Communication Facility (17)	C6c S	P		C6c S	C6 c S	C6c S	C6c S	C6c S	P	P	P	P
*	Earth Station	P6b C	P		C6a S	C6 a S	C6a S	C6a S	P6b C	P	P	P	P
*	Energy Resource Recovery Facility		S	S	S	S	S	S	S	S	S	S	S
*	Soil Recycling Facility		S	S	S								C
*	Landfill		S	S	S	S	S	S	S	S	S	S	S
*	Transfer Station			S	S	S	S	S	S	S	S		P
*	Wastewater Treatment Facility				S	S	S	S	S	S	S	S	C
*	Municipal Water Production	S	P13 S	S	S	S	S	S	S	S	S	S	S
*	Airport/Heliport	S7	S7		S	S	S	S	S	S	S	S	S
*	Regional Transit Authority Facility					P2 5							
*	Rural Public Infrastructure Maintenance Facility				C23								P
*	Transit Bus Base						S	S	S	S	S	S	P
*	Transit Comfort				P26		P26	P26	P26	P26	P26	P26	P26

## Ordinance 19601

	Facility												
*	School Bus Base				C5 S20	C5 S	C5 S	C5 S	S	S	S	S	P
7948	Racetrack				S8	S8	S8	S8	S8	S8	S8	S8	S24
*	Regional Motor Sports Facility												P
*	County Fairgrounds Facility				P21 S22								
*	Fairground									S	S		S
8422	Zoo/Wildlife Exhibit(2)		S9		S9	S	S	S		S	S		
7941	Stadium/Arena										S		S
8221- 8222	College/University(1)	P10	P10		P10 C11 S18	P1 0 C1 1 S1 8	P10 C11 S	P10 C11 S	P10 C11 S	P	P	P	P
*	Zoo Animal Breeding Facility	P16	P16		P16								

34 B. Development conditions.

35 1. Except technical institutions. See vocational schools on general services land

36 use table, K.C.C. 21A.08.050.

37 2. Except arboretum. See K.C.C. 21A.08.040, recreation/cultural land use table.

38 3. Except weapons armories and outdoor shooting ranges.

39 4. Except outdoor shooting range.

40 5. Only in conjunction with an existing or proposed school.

41 6.a. Limited to no more than three satellite dish antennae.

42 b. Limited to one satellite dish antenna.

Ordinance 19601

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- 43           c. Limited to tower consolidations.
- 44           7. Limited to landing field for aircraft involved in forestry or agricultural
- 45 practices or for emergency landing sites.
- 46           8. Except racing of motorized vehicles.
- 47           9. Limited to wildlife exhibit.
- 48           10. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32.
- 49           11. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
- 50 21A.32.
- 51           12. Limited to gas extraction as an accessory use to a waste management
- 52 process, such as wastewater treatment, landfill waste management, livestock manure and
- 53 composting processes.
- 54           13. Excluding impoundment of water using a dam.
- 55           14. Limited to facilities that comply with the following:
- 56           a. Any new diversion structure shall not:
- 57               (1) exceed a height of eight feet as measured from the streambed; or
- 58               (2) impound more than three surface acres of water at the normal maximum
- 59 surface level;
- 60           b. There shall be no active storage;
- 61           c. The maximum water surface area at any existing dam or diversion shall not
- 62 be increased;
- 63           d. An exceedance flow of no greater than fifty percent in mainstream reach
- 64 shall be maintained;
- 65           e. Any transmission line shall be limited to a:

Ordinance 19601

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- 66 (1) right-of-way of five miles or less; and
- 67 (2) capacity of two hundred thirty KV or less;
- 68 f. Any new, permanent access road shall be limited to five miles or less; and
- 69 g. The facility shall only be located above any portion of the stream used by
- 70 anadromous fish.

71 15. For I-zoned sites located outside the urban growth area designated by the  
72 King County Comprehensive Plan, uses shown as a conditional or special use in K.C.C.  
73 21A.08.100.A, except for waste water treatment facilities and racetracks, shall be  
74 prohibited. All other uses, including waste water treatment facilities, shall be subject to  
75 the provisions for rural industrial uses in K.C.C. chapter 21A.12.

76 16. The operator of such a facility shall provide verification to the department of  
77 natural resources and parks or its successor organization that the facility meets or exceeds  
78 the standards of the Animal and Plant Health Inspection Service of the United States  
79 Department of Agriculture and the accreditation guidelines of the American Zoo and  
80 Aquarium Association.

81 17. The following provisions of the table apply only to major communication  
82 facilities. Minor communication facilities shall be reviewed in accordance with the  
83 processes and standard outlined in K.C.C. chapter 21A.27.

84 18. Only for facilities related to resource-based research.

85 19. Limited to work release facilities associated with natural resource-based  
86 activities.

87 20. Limited to projects which do not require or result in an expansion of sewer  
88 service outside the urban growth area, unless a finding is made that no cost-effective

Ordinance 19601

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89 alternative technologies are feasible, in which case a tightline sewer sized only to meet  
90 the needs of the school bus base and serving only the school bus base may be used.

91 Renovation, expansion, modernization or reconstruction of a school bus base is permitted  
92 but shall not require or result in an expansion of sewer service outside the urban growth  
93 area, unless a finding is made that no cost-effective alternative technologies are feasible,  
94 in which case a tightline sewer sized only to meet the needs of the school bus base.

95 21. Only in conformance with the King County Site Development Plan Report,  
96 through modifications to the plan of up to ten percent are allowed for the following:

- 97 a. building square footage;
- 98 b. landscaping;
- 99 c. parking;
- 100 d. building height; or
- 101 e. impervious surface.

102 22. A special use permit shall be required for any modification or expansion of  
103 the King County fairgrounds facility that is not in conformance with the King County  
104 Site Development Plan Report or that exceeds the allowed modifications to the plan  
105 identified in subsection B.21. of this section.

106 23. The facility shall be primarily devoted to rural public infrastructure  
107 maintenance and is subject to the following conditions:

- 108 a. The minimum site area shall be ten acres, unless:
  - 109 (1) the facility is a reuse of a public agency yard; or
  - 110 (2) the site is separated from a county park by a street or utility right-of-way;

Ordinance 19601

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111           b. Type 1 landscaping as provided in K.C.C. chapter 21A.16 shall be provided  
112 between any stockpiling or grinding operations and adjacent residential zoned property;

113           c. Type 2 landscaping as provided in K.C.C. chapter 21A.16 shall be provided  
114 between any office and parking lots and adjacent residential zoned property;

115           d. Access to the site does not use local access streets that abut residential zoned  
116 property, unless the facility is a reuse of a public agency yard;

117           e. Structural setbacks from property lines shall be as follows:

118               (1) Buildings, structures and stockpiles used in the processing of materials  
119 shall be no closer than:

120                   (a) one hundred feet from any residential zoned properties, except that the  
121 setback may be reduced to fifty feet when the grade where the building or structures are  
122 proposed is fifty feet or greater below the grade of the residential zoned property;

123                   (b) fifty feet from any other zoned property, except when adjacent to a  
124 mineral extraction or materials processing site;

125                   (c) the greater of fifty feet from the edge of any public street or the setback  
126 from residential zoned property on the far side of the street; and

127               (2) Offices, scale facilities, equipment storage buildings and stockpiles shall  
128 not be closer than fifty feet from any property line except when adjacent to M or F zoned  
129 property or when a reuse of an existing building. Facilities necessary to control access to  
130 the site, when demonstrated to have no practical alternative, may be located closer to the  
131 property line;

132           f. On-site clearing, grading or excavation, excluding that necessary for  
133 required access, roadway or storm drainage facility construction, shall not be permitted



Ordinance 19601

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134 within fifty feet of any property line except along any portion of the perimeter adjacent to  
135 M or F zoned property. If native vegetation is restored, temporary disturbance resulting  
136 from construction of noise attenuation features located closer than fifty feet shall be  
137 permitted; and

138 g. Sand and gravel extraction shall be limited to forty thousand yards per year.

139 24. The following accessory uses to a motor race track operation are allowed if  
140 approved as part of the special use permit:

141 a. motocross;

142 b. autocross;

143 c. skidpad;

144 d. garage;

145 e. driving school; and

146 f. fire station.

147 25. Regional transit authority facilities shall be exempt from setback and height  
148 requirements.

149 26. Transit comfort facility shall:

150 a. only be located outside of the urban growth area boundary;

151 b. be exempt from street setback requirements; and

152 c. be no more than 200 square feet in size.

153 27.a. Required for all new, modified or expanded fossil fuel facilities.

154 Modification or expansion includes, but is not limited to:

155 (1) new uses or fuel types within existing facilities;

156 (2) changes to the type of refining, manufacturing or processing;

Ordinance 19601

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157 (3) changes in the methods or volumes of storage or transport of raw  
158 materials or processed products;

159 (4) changes in the location of the facilities on-site;

160 (5) replacement of existing facilities;

161 (6) increases in power or water demands; or

162 (7) increases in production capacity.

163 b. Before filing an application with the department, the applicant shall hold a  
164 community meeting in accordance with K.C.C. 20.20.035.

165 c. As part of permit application submittal for new, modified or expanded fossil  
166 fuel facilities, the applicant shall submit the following documentation:

167 (1) an inventory of similar existing facilities in King County and neighboring  
168 counties, including their locations and capacities;

169 (2) a forecast of the future needs for the facility;

170 (3) an analysis of the potential social and economic impacts and benefits to  
171 jurisdictions and local communities receiving or surrounding the facility;

172 (4) an analysis of alternatives to the facility, including location, conservation,  
173 demand management and other strategies;

174 (5) an analysis of economic and environmental impacts, including mitigation,  
175 of any similar existing facilities and of any new site(s) under consideration as an

176 alternative to expansion of an existing facility;

177 (6) an extensive public involvement strategy (~~which~~) that strives to  
178 effectively engage a wide range of racial, ethnic, cultural(~~(,))~~ and (~~soeio-economic~~)  
179 socioeconomic groups, including communities that are the most impacted; (~~and~~)

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Ordinance 19601

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180 (7) considered evaluation of any applicable prior review conducted by a  
181 public agency, local government or stakeholder group((-)); and  
182 ~~((d. As part of permit application submittal,))~~ (8) a greenhouse gas impact  
183 analysis ~~((shall be))~~ prepared by the applicant ~~((for all proposals for new, modified((,)) or~~  
184 ~~expanded fossil fuel facilities.))~~, ~~((F))~~the results of ~~((this analysis))~~ which shall be used  
185 to identify and mitigate the impacts of such facilities.

186 d.(1) As part of permit application submittal, the applicant shall demonstrate  
187 financial responsibility in an amount necessary to compensate for the cost of  
188 decommissioning, and for the maximum damages that might occur from an explosion  
189 resulting from a worst-case release, as defined in the 40 C.F.R. Sec. 68.3, of flammable  
190 gases and flammable liquids.

191 (2) The amount of financial responsibility necessary to compensate for  
192 damages that might occur from an explosion shall be determined by the director based on  
193 a study of the maximum potential damages. The study shall:

194 (a) incorporate the volume of oils, gases, refrigerants and other flammable  
195 or explosive chemicals stored, used or generated within the facility;

196 (b) consider such matters as: the frequency of facility operations; facility  
197 layout and vegetation that could cause flammable vapor accumulation; the damages that  
198 could result from the explosion to public and private structures onsite and offsite, public  
199 infrastructure and environmental resources and functions; and the potential loss of life  
200 and injury to persons onsite and to members of the public;

201 (c) include modeling and disclosure of a nil or very low wind condition  
202 vapor cloud explosion scenario;

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Ordinance 19601

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203                    (d) be prepared by a person accredited in vapor cloud explosion analysis, or  
204 an equally qualified individual as authorized by the director, at the applicant's expense;

205 and

206                    (e) undergo third-party validation by a qualified entity to be hired upon  
207 mutual agreement of the applicant and the department, at the applicant's expense.

208                    (3) The amount of financial responsibility necessary to compensate for  
209 facility decommissioning shall be determined by the director based on a  
210 decommissioning plan for the closure of the facility. The plan shall include, but need not  
211 be limited to, the following:

212                    (a) listing of the hazardous substances, as defined in RCW 70A.305.020,  
213 that will be stored, handled or generated within the facility; the range of potential release  
214 volumes requiring cleanup in the event of failures of technological or safety catchment  
215 features; and whether such releases have the potential to contaminate groundwater or  
216 surface waters on or adjacent to the site;

217                    (b) the range of cleanup activities that would be required to address such  
218 hazardous substances;

219                    (c) detailed estimates of the cost to implement the plan, including  
220 conducting cleanup and facility closure, based on the cost of hiring a third party to  
221 conduct all activities. All cost estimates must be in current dollars and may not include a  
222 net present value adjustment or offsets for salvage value of wastes or other property; and

223                    (d) methods for estimating closure costs.

224                    (4)(a) Financial responsibility shall be provided for the duration of fossil fuel  
225 facility operations, to be verified in periodic review of the facilities in keeping with

Ordinance 19601

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226 K.C.C. chapter 21A.22. Financial responsibility required by this subsection B.27.e. may  
227 be established by any one of, or a combination of, the following methods acceptable to  
228 the department:

229 i. evidence of insurance;

230 ii. surety bonds issued by a bonding company authorized to do business in  
231 the United States; and

232 iii. other evidence of financial responsibility deemed acceptable by the  
233 department.

234 (b) Self-bonding, as defined in the 30 C.F.R. Sec. 800.5, shall not be an  
235 accepted method of providing financial responsibility.

236 (5) Where enforcement of this subsection B.27.e. would conflict with chapter  
237 36.32 RCW, the director may request the applicant to sign an agreement to complete  
238 retention of required financial responsibility consistent with K.C.C. 27A.30.060, in an  
239 amount equivalent to that indicated by the study of the damages, prior to the issuance of a  
240 clearing and grading permit.

241 e. New, modified or expanded fossil fuel facilities shall:

242 (1) not be located within one thousand feet from any schools, medical care  
243 facilities, or places of assembly that have occupancies of greater than one thousand  
244 persons;

245 (2) not be located within two hundred fifty feet from a regulated wetland or  
246 aquatic area, except when a larger buffer is required under K.C.C. chapter 21A.24, the  
247 buffer in K.C.C. chapter 21A.24 shall apply;

248 (3) maintain an interior setback of at least two hundred feet;

Ordinance 19601

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249 (4) store fossil fuels completely within enclosed structures, tanks or similar  
250 facilities; (~~and~~)

251 (5) be accessed directly to and from an arterial roadway; and

252 (6) comply with all applicable regulations in K.C.C. chapter 21A.22.

253 28. Limited to uses that will not convert more than two acres of farmland or  
254 forestland, or 2.5 percent of the farmland or forestland, whichever is less.

255 29.a. Before filing an application with the department, the applicant shall hold a  
256 community meeting in accordance with K.C.C. 20.20.035.

257 b. As part of permit application submittal for non-hydroelectric generation  
258 facilities, the applicant shall submit the following documentation:

259 (1) an inventory of similar existing facilities in King County and neighboring  
260 counties, including their locations and capacities;

261 (2) a report demonstrating that the facility would serve a significant portion  
262 of the county(~~(-))~~ or metropolitan region or is part of a statewide or national system;

263 (3) a forecast of the future needs for the facility;

264 (4) an analysis of the potential social and economic impacts and benefits to  
265 jurisdictions and local communities receiving or surrounding the facility;

266 (5) an analysis of alternatives to the facility, including location, conservation,  
267 demand management and other strategies;

268 (6) an analysis of economic and environmental impacts, including mitigation,  
269 of any similar existing facilities and of any new site(~~((s)))~~ or sites under consideration as  
270 an alternative to expansion of an existing facility;

Ordinance 19601

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271 (7) an extensive public involvement strategy which strives to effectively  
272 engage a wide range of racial, ethnic, cultural and socioeconomic groups, including  
273 communities that are the most impacted; ~~((and))~~

274 (8) considered evaluation of any applicable prior review conducted by a  
275 public agency, local government or stakeholder group~~((:));~~ and

276 ~~((e. As part of permit application submittal,))~~ (9) a greenhouse gas impact  
277 analysis ~~((shall be))~~ prepared by the applicant~~((:));~~ ~~((F))~~ the results of ~~((this analysis))~~  
278 which shall be used to identify and mitigate the impacts of such facilities.

279 c.(1) As part of permit application submittal, an applicant shall demonstrate  
280 financial responsibility in an amount necessary to compensate for decommissioning, and  
281 for the maximum damages that might occur from an explosion resulting from a worst-  
282 case release, as defined in 40 C.F.R. Sec. 68.3, of flammable gases and flammable  
283 liquids.

284 (2) The amount of financial responsibility needed to compensate for damages  
285 that might occur from an explosion shall be as determined by the director based on a  
286 study of the maximum damages. The study shall:

287 (a) incorporate the volume of oils, gases, refrigerants and other flammable  
288 or explosive chemicals stored, used or generated within the facility;

289 (b) consider such matters as: the frequency of facility operations; facility  
290 layout and vegetation that could cause flammable vapor accumulation; the damages that  
291 could result from the explosion to public and private structures onsite and offsite, public  
292 infrastructure and environmental resources and functions; and the potential loss of life  
293 and injury to persons onsite and to members of the public;

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Ordinance 19601

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294 (c) include modeling and disclosure of a nil or very low wind condition  
295 vapor cloud explosion scenario;

296 (d) be prepared by a person accredited in vapor cloud explosion analysis, or  
297 an equally qualified individual as authorized by the director, at the applicant's expense;  
298 and

299 (e) undergo third-party validation by a qualified entity to be hired upon  
300 mutual agreement of the applicant and the department, at the applicant's expense.

301 (3) The amount of financial responsibility necessary to compensate for  
302 facility decommissioning shall be determined by the director based on a  
303 decommissioning plan for the closure of the facility. The plan shall include, but need not  
304 be limited to, the following:

305 (a) listing of the hazardous substances, as defined in RCW 70A.305.020,  
306 that will be stored, handled or generated within the facility; the range of potential release  
307 volumes requiring cleanup in the event of failures of technological or safety catchment  
308 features; and whether such releases have the potential to contaminate groundwater or  
309 surface waters on or adjacent to the site;

310 (b) the range of cleanup activities that would be required to address such  
311 hazardous substances;

312 (c) detailed estimates of the cost to implement the plan, including  
313 conducting cleanup and facility closure, based on the cost of hiring a third party to  
314 conduct all activities. All cost estimates must be in current dollars and may not include a  
315 net present value adjustment or offsets for salvage value of wastes or other property; and

316 (d) methods for estimating closure costs.



Ordinance 19601

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317           (4)(a) Financial responsibility shall be provided for the duration of facility  
318 operations, to be verified in the periodic review of the facilities required by subsection  
319 B.29.d. of this section. Financial responsibility required by this subsection B.29.c. may  
320 be established by any one of, or a combination of, the following methods acceptable to  
321 the department:

322           i. evidence of insurance;

323           ii. surety bonds issued by a bonding company authorized to do business in  
324 the United States; and

325           iii. other evidence of financial responsibility deemed acceptable by the  
326 department.

327           (b) Self-bonding, as defined by 30 C.F.R. Sec. 800.5, shall not be an accepted  
328 method of providing financial responsibility.

329           (5) Where enforcement of this subsection B.29.c. would conflict with chapter  
330 36.32 RCW, the director may request the applicant to sign an agreement to complete  
331 retention of required financial responsibility consistent with K.C.C. 27A.30.060, in an  
332 amount equivalent to that indicated by the study of the damages, prior to the issuance of a  
333 clearing and grading permit.

334           d. Non-hydroelectric generation facilities shall be subject to a periodic review  
335 meeting the same standards given in K.C.C. 21A.22.050.

336           30.a. For all search and rescue facilities:

337           (1) the minimum lot size is four and one half acres;

338           (2) structures and parking areas for search and rescue facilities shall maintain  
339 a minimum distance of seventy-five feet from interior lot lines that adjoin rural area and

Ordinance 19601

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340 residential zones, unless located in a building designated as historic resource under  
341 K.C.C. chapter 20.62;

342 (3) use of the search and rescue facility is limited to activities directly relating  
343 to the search and rescue organization, except that the facility may be used by law  
344 enforcement and other public emergency responders for training and operations related to  
345 search and rescue activities; and

346 (4) the applicant must demonstrate the absence of existing search and rescue  
347 facilities that are adequate to conduct search and rescue operations in the rural area.

348 b. A special use permit is required when helicopter fueling, maintenance or  
349 storage is proposed.

350 SECTION 2. Ordinance 10870, Section 443, as amended, and K.C.C.  
351 21A.22.050 are hereby amended to read as follows:

352 A. In addition to the review conducted as part of the annual renewal of a mineral  
353 extraction or processing operating permit, coal mine permit or materials processing  
354 facility permit, the department shall conduct a periodic review of mineral extraction or  
355 processing, coal mine, materials processing facility or fossil fuel facility site design  
356 ~~((and))~~, operating standards and financial responsibility at five-year intervals from the  
357 date of issuance of the permit.

358 B. The periodic review is a Type 2 land use decision.

359 C. The periodic review shall:

360 1. Determine whether the site is operating consistent with all existing permit  
361 conditions and, if not, establish corrective actions; and

Ordinance 19601

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362           2. Apply the most current site design and operating standards to the site through  
363 additional or revised permit conditions as necessary to mitigate identifiable  
364 environmental, public health and public safety impacts.

365           SECTION 3. Ordinance 12020, Section 17, and K.C.C. 27A.30.060 are hereby  
366 amended to read as follows:

367           Consistent with chapter 36.32 RCW, King County shall not require any state  
368 agency(~~(,)~~) or unit of local government(~~(, or gas company or electrical company (as those~~  
369 ~~terms are defined in RCW 80.04.010))~~) to secure the performance of a permit requirement  
370 with a financial guarantee as a condition of issuing a permit or approval for a building  
371 construction project. The director, however, may (~~(require such)~~) request a state agency or  
372 unit of local government(~~(, gas company or electric company)~~) to sign an agreement to  
373 complete required improvements, or to complete retention of required financial  
374 responsibility consistent with K.C.C. 21A.08.100, and protect the (~~(€)~~)county's rights and  
375 duty to remedy unsatisfactory performance.

376           SECTION 4. Severability. If any provision of this ordinance or its application to

Ordinance 19601


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- 377 any person or circumstance is held invalid, the remainder of the ordinance or the  
378 application of the provision to other persons or circumstances is not affected.

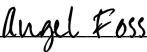
Ordinance 19601 was introduced on 2/21/2023 and passed by the Metropolitan King County Council on 5/2/2023, by the following vote:

Yes: 9 - Balducci, Dembowski, Dunn, Kohl-Welles, Perry, McDermott, Upthegrove, von Reichbauer and Zahilay


KING COUNTY COUNCIL  
KING COUNTY, WASHINGTON

DocuSigned by:  
  
E76CE01F07B14EF...  
Dave Upthegrove, Chair

ATTEST:

DocuSigned by:  
  
C267B914088E4A0...  
Melani Pedroza, Clerk of the Council

APPROVED this \_\_\_\_\_ day of 5/12/2023, \_\_\_\_\_.

DocuSigned by:  
  
4FBCAB8196AE4C6...  
Dow Constantine, County Executive

**Attachments:** None

**Certificate Of Completion**

Envelope Id: 736B03C8FA114B59A6FFDE1CD38EDFD2	Status: Completed
Subject: Complete with DocuSign: Ordinance 19601.docx	
Source Envelope:	
Document Pages: 20	Signatures: 3
Certificate Pages: 5	Initials: 0
AutoNav: Enabled	Envelope Originator:
Enveloped Stamping: Enabled	Cherie Camp
Time Zone: (UTC-08:00) Pacific Time (US & Canada)	401 5TH AVE
	SEATTLE, WA 98104
	Cherie.Camp@kingcounty.gov
	IP Address: 198.49.222.20

**Record Tracking**

Status: Original	Holder: Cherie Camp	Location: DocuSign
5/4/2023 11:12:20 AM	Cherie.Camp@kingcounty.gov	
Security Appliance Status: Connected	Pool: FedRamp	
Storage Appliance Status: Connected	Pool: King County-Council	Location: DocuSign

**Signer Events**

Dave Upthegrove  
dave.upthegrove@kingcounty.gov  
Chair  
Security Level: Email, Account Authentication (None)

**Signature**

DocuSigned by:  
  
E76CE01F07B14EF...  
Signature Adoption: Uploaded Signature Image  
Using IP Address: 67.160.80.216

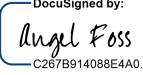
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Viewed: 5/4/2023 5:03:17 PM  
Signed: 5/4/2023 5:03:30 PM

**Electronic Record and Signature Disclosure:**

Accepted: 5/4/2023 5:03:17 PM  
ID: a134288d-366d-4dd6-8e3b-c4587c22c81e

Angel Foss  
Angel.Foss@kingcounty.gov  
Deputy Clerk of the Council  
King County Council  
Security Level: Email, Account Authentication (None)

DocuSigned by:  
  
C267B914088E4A0...  
Signature Adoption: Pre-selected Style  
Using IP Address: 198.49.222.20

Sent: 5/4/2023 5:03:33 PM  
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Viewed: 5/5/2023 9:22:56 AM  
Signed: 5/5/2023 9:23:08 AM

**Electronic Record and Signature Disclosure:**

Accepted: 9/30/2022 11:28:30 AM  
ID: 020c9a0a-c529-4443-8490-bad8ecc7fb95

Dow Constantine  
Dow.Constantine@kingcounty.gov  
King County Executive  
Security Level: Email, Account Authentication (None)

DocuSigned by:  
  
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Signature Adoption: Uploaded Signature Image  
Using IP Address: 174.61.167.141

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Viewed: 5/12/2023 2:20:58 PM  
Signed: 5/12/2023 2:21:19 PM

**Electronic Record and Signature Disclosure:**

Accepted: 5/12/2023 2:20:58 PM  
ID: 8d4d63d4-5580-4fb9-b5bf-334db0104422

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp

Certified Delivery Events	Status	Timestamp
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Carbon Copy Events	Status	Timestamp
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Kaitlyn Wiggins kwwiggins@kingcounty.gov Executive Legislative Coordinator King County Executive Office Security Level: Email, Account Authentication (None) <b>Electronic Record and Signature Disclosure:</b> Not Offered via DocuSign	<div style="border: 2px solid blue; padding: 5px; display: inline-block;"><b>COPIED</b></div>	Sent: 5/5/2023 9:23:11 AM Viewed: 5/5/2023 9:39:46 AM
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Witness Events	Signature	Timestamp
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Notary Events	Signature	Timestamp
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Envelope Summary Events	Status	Timestamps
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Envelope Sent	Hashed/Encrypted	5/4/2023 11:19:50 AM
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Envelope Updated	Security Checked	5/5/2023 9:22:35 AM
Envelope Updated	Security Checked	5/5/2023 9:22:35 AM
Envelope Updated	Security Checked	5/5/2023 9:22:35 AM
Certified Delivered	Security Checked	5/12/2023 2:20:58 PM
Signing Complete	Security Checked	5/12/2023 2:21:19 PM
Completed	Security Checked	5/12/2023 2:21:19 PM

Payment Events	Status	Timestamps
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Electronic Record and Signature Disclosure
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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: [cipriano.dacanay@kingcounty.gov](mailto:cipriano.dacanay@kingcounty.gov)

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To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at [cipriano.dacanay@kingcounty.gov](mailto:cipriano.dacanay@kingcounty.gov) and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

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- ii. send us an email to [cipriano.dacanay@kingcounty.gov](mailto:cipriano.dacanay@kingcounty.gov) and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

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To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to ‘I agree to use electronic records and signatures’ before clicking ‘CONTINUE’ within the DocuSign system.

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