Ordinance No. 120956

Council Bill No. 114329

AN ORDINANCE authorizing the Director of the Department of Finance to execute a long-term agreement with the Yakima County Board of Commissioners for the provision of jail services for prisoners convicted of misdemeanor crimes and sentenced to a period of incarceration under the Seattle Municipal Code.

OF No.

Date Introduced: SEP 1 8 2002		
Date 1st Referred: SEP 1 6 2002	To: (commit <b>Pe)</b> lice, Fi	re, Courts &
Date Re - Referred:	To: (committee)	
Date Re - Referred:	To: (committee)	
Date of Final Passage:	Full Council Vote:	
Date Presented to Mayor:	Date Approved: 10/29/02	- /
Date Returned to City Clerk:	Date Published:	T.O
Date Vetoed by Mayor:	Date Veto Published:	
Date Passed Over Veto:	Yeto Sustained:	

The City of Seattle - Legislative Department Council Bill/Ordinance sponsored by:

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# ORDINANCE 120956

- AN ORDINANCE authorizing the Director of the Department of Finance to execute a longterm agreement with the Yakima County Board of Commissioners for the provision of jail services for prisoners convicted of misdemeanor crimes and sentenced to a period of incarceration under the Seattle Municipal Code.
- WHEREAS, the City of Seattle ("City") pays for the confinement of individuals who are convicted of committing misdemeanor crimes under the Seattle Municipal Code; and
- WHEREAS, King County, which is currently the City's sole long-term provider of jail services, has proposed a new jail contract that reduces the number of beds available to misdemeanants over the next ten years and eliminates those beds entirely as of 2013; and
- WHEREAS, the Yakima County Department of Corrections and Security ("Yakima County") has agreed to build sufficient jail capacity to house misdemeanants from outside its jurisdiction, and has guaranteed a minimum of 440 beds to the King County cities that are parties to this interlocal agreement; and
- WHEREAS, the City of Seattle has sent inmates to the Yakima County jail under a shortterm agreement for jail services since July, 2002; and
- WHEREAS, a contract with Yakima County for jail services will not be a substitute for the City's continued investments in improving and expanding programs that offer alternatives to incarceration and alternative sentencing programs, including electronic home monitoring, work crew, community service, probation services and "problem solving" court calendars, such as the Mental Health Court and the Driving While License Suspended calendar; and
- WHEREAS, City Council Ordinance 120826, passed on June 17, 2002, directed the Executive to work to address any problems that arise during the pilot program and will incorporate program improvements into any future long-term agreements with Yakima County; and
- WHEREAS, the Executive has worked with partners in Yakima County, the Seattle Municipal Court, Law Department, Police Department, City-contracted public defense agencies, local social service agencies, and Seattle inmates, to address and correct problems;



# NOW THEREFORE, BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The Director of Finance is authorized to execute, for and on behalf of The City of Seattle, a long-term agreement and its addendum substantially in the form attached hereto with the Yakima County Board of County Commission as for the provision of misdemeanant jail services entitled "INTERLOCAL AGREEMENT BETWEEN YAKIMA COUNTY, WASHINGTON AND THE CITIES OF ALGONA, AUBURN, TOWN OF BEAUX ARTS VILLAGE, BELLEVUE, BLACK DIAMOND, BOTHELL, BURIEN, CARNATION, CLYDE HILL, COVINGTON, DES MOINES, DUVALL, FEDERAL WAY, ISSAQUAH, KENMORE, KIRKLAND, LAKE FOREST PARK, MAPLE VALLEY, MEDINA, MERCER ISLAND, NEWCASTLE, NORMANDY PARK, NORTH BEND, PACIFIC, REDMOND, RENTON, SAMMAMISH, SEATAC, SEATTLE, SHORELINE, SKYKOMISH, SNOQUALMIE, TUKWILA" (Attachment 1) and its Addendum (Attachment 2); provided, however, that no City of Seattle inmate shall be housed by Yakima County in Yakima County jail facilities pursuant to such agreement and addendum prior to conviction and sentencing unless such prisoner is a medical and/or psychiatric inmate who cannot be housed by King County in King County jail facilities



because of jail capacity restrictions set forth in the Interlocal Agreement between King County and the City of Seattle for Jail Services.

Section 2. Any act consistent with the authority and prior to the effective date of this ordinance is hereby ratified and confirmed

Section 3. This ordinance shall take effect and be in force thirty (30) days from and after its approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the 28th day of october, 2002, and signed by me in open session in authentication of its passage this 28th day of october, 2002.

President of the City Council

Approved by me this 29 day of 2002.

Approved by me this 3 day of Case 3 day of C

Filed by me this 30th day of Otto bear, 2002.

(SEAL)

Attachment 1: Interlocal agreement between Yakima County, Washington and the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, Seatac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwiła, Woodinville and Town of Yarrow Point, Washington, for the Housing of Inmates by Yakima County Department of Corrections and Security.

Attachment 2: ADDENDUM to Interlocal agreement between Yakima County, Washington and the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond,

Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, Seatac, Seattle, Shorel: 'kykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washir ..., for the Housing of Inmates by Yakima County Department of Corrections and Security.



INTERLOCAL AGREEMENT BETWEEN YAKIMA COUNTY, WASHINGTON AND THE CITIES OF ALGONA, AUBURN, TOWN OF BEAUX ARTS VILLAGE, BELLEVUE, BLACK DIAMOND, BOTHELL, BURIEN, CARNATION, CLYDE HILL, COVINGTON, DES MOINES, DUVALL, FEDERAL WAY, ISSAQUAH, KENMORE, KIRKLAND, LAKE FOREST PARK, MAPLE VALLEY, MEDINA, MERCER ISLAND, NEWCASTLE, NORMANDY PARK, NORTH BEND, PACIFIC, REDMOND, RENTON, SAMMAMISH, SEATAC, SEATTLE, SHORELINE, SKYKOMISH, SNOQUALMIE, TUKWILA, WOODINVILLE AND TOWN OF YARROW POINT, WASHINGTON, FOR THE HOUSING OF INMATES BY YAKIMA COUNTY DEPARTMENT OF CORRECTIONS AND SECURITY

THIS INTERLOCAL AGREEMENT ("Agreement") is made and entered into on this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 2002 by and between the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, SeaTac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washington ("Cities"), and Yakima County, Washington ("Yakima County").

A. Yakima County and the Cities are each authorized by law to operate a jail.

B. The governing bodies of each of the parties have determined to enter into this Agreement as authorized by the Interlocal Cooperation Act (Chapter 39.34 RCW) and the City and County Jails Act (Chapter 70.48 RCW, as amended).

C. The Cities wish to designate Yakima County's correctional facilities as a place of confinement for the incarceration of one or more inmates lawfully committed to the Cities' custody.

D. Yakima County and the Cities have determined that long-term correctional services contracting is a responsible intergovernmental opportunity that resolves serious economic and public safety hardships for all parties.

E. Yakima County intends to construct and professionally operate additional jail bed capacity, in part to meet its obligations created by this Agreement.

NOW, THEREFORE, in consideration of the above and foregoing recitals, the payments to be made, the mutual promises and covenants herein contained, and for other good and valuable consideration, the parties agree as follows:

Agreement Between Yakima County/City of Seattle

(a) Average Daily Population ("ADP") means that number of City Inmates confined in Yakima County correctional facilities for a year, divided by 365.

(b) Care means custody, care and treatment including basic, emergency, essential and/or major medical and dental care, food, lodging and personal items, as further described in Section 6 of this Agreement

(c) City Inmate means a person confined by any City for the violation of state or municipal law and delivered by any City's Police Department to the custody of Yakima County.

- (d) Custody means the point in time any City Inmate is either (i) booked into any Yakima County jail facilities or (ii) has been released by a City to the Care of Yakima County, including without limitation, the point at which Yakima County or its agents have taken physical possession of such City Inmate for transportation to any Yakima County jail facilities as described in Section 6(c), whichever occurs first and continues until the City Inmate is released from Yakima County jail facilities.
- (e) Daily fee means that fee charged for the daily Care of City Inmates.
- (f) Jail Day means the time period between 12:00:01 a.m. until 12:00 midnight.
- (g) Minimum Bed Commitment means the bed commitment made by the Cities to maintain an ADP in Yakima county jail facilities equal to 150 City Inmates from the effective date of this Agreement until June 30, 2003 and equal to 440 City Inmates from July 1, 2003 until the termination of this Agreement.

## 2. EFFECTIVE DATE

(a) Execution of Agreement. Yakima County expects to authorize the construction and equipping of new correctional facilities to be located in Yakima County ("New Jail Facility"). The obligations of Yakima County and the Cities and the initial effective date of this Agreement shall commence only when this Agreement has been executed by a sufficient number of Cities to represen. 90% of the 440 Minimum Bed Commitment. The Cities have estimated each City's respective jail population as set forth on the signature page. These estimates shall in no way obligate each City individually to deliver these estimated populations, but are provided solely for purpose of setting an effective date to this Agreement and committing the Cities to collectively provide the Minimum Bed Commitment. In the event this Agreement is not fully executed on or before September 1, 2002 by a sufficient number of Cities as described above, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.

Agreement Between Yakima County/City of Seattle Page 2

(b) Permits and Financing. Yakima County is exercising best efforts to obtain the necessary permits and financing for the siting and construction of the New Jail Facility. The obligations of Yakima County and the effective date of this Agreement are conditioned upon Yakima County obtaining the necessary building permits and the issuance of bonds for the financing of the New Jail Facility no later than December 31, 2002. In the event that Yakima County is unable for any reason to obtain such permits or issue such bonds on or before December 31, 2002, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.

- (c) Completion of New Jail Facility. Following the commencement of construction, Yakima County agrees to exercise due diligence to complete the New Jail Facility, the occupancy date, following the shakedown period, is currently estimated by Yakima County to be July 1, 2003. Upon receipt of a full or temporary certificate of occupancy for the New Jail Facility, and upon completion of the required "shakedown period," Yakima County agrees to accept City Inmates pursuant to this Agreement.
- (d) Effective Date. If Yakima County is successful in obtaining execution of this Agreement as described in subsection (a), and in obtaining the necessary permits and financing as described in subsection (b), then the date the New Jail Facility is completed and ready for occupancy described in subsection (c) shall constitute the effective date ("Effective Date") of this Agreement.

#### DURATION 3.

The term of this Agreement shall commence upon the Effective Date and shall end at 11:59 p.m. on December 31, 2009, subject to earlier termination as provided by Section 4 of this Agreement. This Agreement may be renewed for any successive period by written addendum under terms and conditions acceptable to all of the parties.

## TERMINATION

- Mutual Consent. This Agreement may be terminated by mutual consent between Yakima County and any City; provided, however, that the ADP attributable to that City in the prior calendar year shall reduce the total Minimum Bed Commitment; and, provided further, however, that this Agreement shall remain in full force and effect as between Yakima County and all remaining non-terminating Cities.
- For Cause. This Agreement may be terminated by any party for cause. "Cause" shall mean any material violation of the terms of this Agreement or any material breach of a party's obligation under the terms of this Agreement; provided, however, that such termination shall be effective only as between a party committing such breach and the party alleging such breach. If the termination for cause is a result of Yakima County's actions, the Minimum Bed Commitment

Agreement Between Yakima County/City of Seattle

shall be reduced by an amount equal to the ADP attributable to that City in the prior calendar year.

- (c) Notice of Termination. No termination shall be effective until written notice of intent to terminate this Agreement stating with reasonable specificity the basis for the termination and identifying the sections of the Agreement that have been violated is mailed by certified mail, return receipt requested, to all the parties to this Agreement ("Notice of Termination"). The termination shall not be effective for one (1) year following mailing of the Notice of Termination. The termination of this Agreement between Yakima County and a City, whether by mutual consent or for cause, shall not affect the rights or obligations of Yakima County or any remaining City under this Agreement except for reducing the Minimum Bed Commitment pursuant to subsection (a).
- (d) Compensation for Services Rendered. In the event of termination of this Agreement, the departing City shall compensate Yakima County at the rate set forth in Section 7 up to the effective date of the termination of this Agreement as between Yakima County and the departing City.

## 5. MAILING ADDRESSES

Contact Person:

All notices, reports, and correspondence to the respective parties of this Agreement shall be sent to the following:

Yakima County Dept. of Corrections and Security

128 N. Second Street Yakima, WA 98901

Contact Person: Kenneth A. Ray, Director

City of \_\_\_\_\_\_ Police Department

\_\_\_\_\_, WA 98

## 6. AGREEMENT TO TRANSPORT AND HOUSE CITY INMATES

(a) <u>Care of City Inmates</u>. Yakima County shall maintain its correctional facilities, including the New Jail Facility, to Care for and house City Inmates and such other prisoners allowed by law. Yakima County shall manage, maintain and operate its jails in compliance with all applicable federal, state and local laws and regulations. Yakima County shall confine City Agreement Between Yakima County/City of Seattle Page 4

Inmates; provide all necessary basic, emergency and/or major medical, psychiatric, dental and hospital services and supplies; provide for the City Inmates' physical and subsistence needs; provide programs and/or treatment consistent with the City Inmates' individual needs; provide for reasonable and satisfactory video and on-site visitation for attorneys, spouses, family and friends of City Inmates; adequately supervise City Inmates; maintain proper discipline and control; and make certain that City Inmates receive no special privileges and that the sentence and orders of the committing court are faithfully executed. Nothing contained in this section shall be construed to require Yakima County, or any of its agents, to provide treatment, facilities or programs for any City Inmates which it does not provide for its own comparable inmates; provided, however, that Yakima County shall continuously provide inmate interpretative services which meet or exceed those interpretive services available at the King County Jail; and provided further, however, that Yakima County shall not eliminate, modify or reduce any mental hea treatment, therapy or rehabilitation facilities or programs available to Yakima County inmates as of the date of the execution of this Agreement without the prior agreement Cities. Yakima County shall have the discretion to assign City Inmates to its various correfacilities, including the New Jail Facility, as deemed appropriate according to its standard operating procedures and policies. Except as provided in Section 12, it is expressly understood that Yakima County shall not be authorized to transfer custody of any City Inmate confined pursuant to this Agreement to any party other than the applicable City, or to release any City Inmate from custody without written authorization from the committing court. Yakima County shall provide or arrange for such medical, psychiatric and dental services at the expense of Yakima County in consideration for the daily fee. Whenever Yakima County identifies a City Inmate's need for special medical care that cannot be provided by the correctional facility medical staff, Yakima County shall obtain medical services commensurate with those provided to other inmates of Yakima County. Upon request by the City, Yakima County shall provide the City with verbal or written information pertaining to any medical, psychiatric or dental services provided to City Inmates.

- Minimum Bed Guarantee. From and after the Effective Data of the Agreement and continuing until June 30, 2003, Yakima County guarantees a minimum of 150 daily jail beds for City Inmates. Commencing July 1, 2003 and continuing until this Agreement is terminated, Yakima County guarantees a minimum of 440 daily jail beds for City Inmates. If King County, Washington refuses to accept City Inmates prior to July 1, 2003, Yakima County will use best efforts to accept additional City Inmates by contracting with Benton County, Okanogan County and/or Chelan County, Washington for additional jail capacity for City Inmates. If Yakima County has jail bed capacity in excess of this minimum guarantee, Yakima County will accept additional City Inmates if requested by the Cities. Prior to constructing new jail capacity beyond the Jail Facility, Yakima will contact the Cities and offer to reduce the Minimum Bed Commitment. If any City voluntarily agrees to such a reduction, the Minimum Bed Commitment shall be reduced by the amount of beds the City agrees to return to Yakima for its use.
- Transports. Yakima County agrees to transport all City Inmates to and from the Yakima County Department of Corrections and Security. Yakima County agrees to pick up City Agreement Between Yakima County/City of Seattle Page 5

Attachment 1 Inmates at the Renton City Jail, 1 15 S. Grady Way, Renton, WA, the King County Correctional Facility, 500 5th Avenue, Seattle, WA, the Issaquah Jail, 130 £ Sunset Way, Issaquah, WA, the Fife Jail, 3737 Pacific Highway East, Fife, WA, the Auburn Jail, 25 W. Main Street, Auburn, WA and the Regional Justice Center, 401 4th Avenue N., Kent, WA, and/or such other locations in King County as designated by the Cities. The cost of Care of City Inmates as set forth in Section 7 shall cover a minimum of one (1) roundtrip transport every day, seven days a week and Yakima County commits to transport as many City Inmates as are available for such transport. If any City requests additional transports, the cost shall be agreed upon between Yakima County and the requesting City.

## 7. COMPENSATION

(a) <u>Daily Fee</u>. In consideration of Yakima County's commitment to provide Care for City Inmates, the Cities agree to pay Yakima County a daily fee for the housing and Care of each City Inmate, including all medical, psychiatric and dental costs. Yakima County shall not charge a booking fee or any other fees in connection with the Care of City Inmates. The following daily fee includes a \$10 medical/dental fee per bed per day and increases at a rate of 5% per annum:

YEAR	(bed ma	ER CITY INMATE aintenance + I/dental fee)
2002	\$	56.00
2003	\$	58.80
2004	\$	61.74
2005	\$	64.83
2006	\$	68.07
2007	\$	71.47
2008	\$	75.05
2009	\$	78.80

(b) Minimum Bed Commitment Fee. The Cities agree to maintain the Minimum Bed Commitment, adjusted for any reductions due to termination by mutual consent set forth in Section 4(a), after the effective date of this Agreement and until the termination of this Agreement. The ADP of City Inmates shall be reconciled on an annual basis. During the first quarter of each year, Yakima County shall calculate the ADP of all City Inmates during the prior calendar year. In the event this annual ADP falls below the Minimum Bed Commitment, then the Cities shall be charged for the difference between the actual ADP and the Minimum Bed Commitment. The Cities shall be billed for this amount consistent with Section 7(c).

(c) <u>Billing and Payment</u>. Yakima County shall provide each of the Cities with individual monthly statements itemizing the names of each City Inmate who is receiving Care

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from Yakima County, the case or citation number, and the number of days of Care, including the date and time booked into the Yakima County jail facilities and the date and time released from the Yakima County jail facilities. Yakima County shall pro-rate the Daily Fee of any City Inmate that has multiple charges among the Cities by dividing the Daily Fee pro-rata among those Cities with such multiple charges. Each Cities' individual monthly statement shall also include a statement showing the number of bed days used by all other Cities. Yakima County agrees to provide said statement for each month on or about the 10<sup>th</sup> day of the following month. Payment shall be due to Yakima County within sixty (60) days from the date the statement is received. Payments not received by the 60<sup>th</sup> day shall bear interest at the rate of 1% per month until payment is received. Any billing for failure to meet the Minimum Bed Commitment shall be delivered to each of the Cities during the first quarter of each year and shall include a reconciliation of all the Cities usage and each Cities ADP during the prior calendar year. By separate contract, the Cities have agreed on the division of this bill among the Cities.

## 8. RIGHT OF INSPECTION

The Cities shall have the right to inspect, at all reasonable times, all Yakima County jail facilities in which City Inmates are confined in order to determine if such jail facilities maintain standards of confinement acceptable to the Cities and that such inmates therein are treated on a nondiscriminatory basis in accordance with all applicable federal, state and local requirements.

### 9. INMATE ACCOUNTS

Yakima County shall establish and maintain an account for each City Inmate and shall credit to such account any additional personal funds received on account of such City Inmate ("Inmate Funds") and shall make disbursements for the City Inmate's personal needs, debiting such account in accurate amounts. Yakima County shall maintain a satisfactory procedure to accept and deposit additional funds from family members and friends into individual City Inmate accounts. Such procedure shall include the acceptance of cashier's and government checks and cash by Yakima County on behalf of City Inmates. Disbursements shall be made in limited amounts as are reasonably necessary for personal maintenance. Yakima County shall be accountable to the City for such Inmate Funds. At the earlier of the termination of this Agreement, the City Inmate's death, release from incarceration or return to either the City or indefinite release to the court, the Inmate's Funds shall be transferred to the City. Upon request of the City, the Yakima County Department of Corrections and Security will transfer all or any portion of Inmate Funds that may be reimbursed to a City Inmate to the City in the form of a check in the name of the City Inmate eligible for said reimbursement.

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### 10. DISCIPLINE

Yakima County shall have physical control over and power to execute disciplinary authority over all City Inmates. However, nothing contained herein shall be construed to authorize the imposition of a type of discipline prohibited by state or federal law or the imposition of a type of discipline that would not be imposed on a comparable Yakima County inmate.

## 11. RECORDS AND REPORTS

(a) Before or at the time of delivery of each City Inmate, the City shall forward to Yakima County a copy of all records of the City Inmate pertaining to his/her present incarceration at the Renton City Jail, the King County Correctional Facility and/or the Regional Justice Center. If additional information is requested by Yakima County regarding a particular City Inmate, the parties shall mutually cooperate to provide any additional information.

(b) Yakima County shall keep all necessary and pertinent records concerning City Inmates in the manner mutually agreed upon by the parties hereto. During confinement in the Yakima County jail, the City Inmate shall, upon request, be entitled to receive and be furnished with copies of any report or receid associated with said City Inmate's incarceration.

## 12. REMOVAL FROM THE YAKIMA COUNTY JAIL

Except for City Inmates eligible for correctional work details and under the direct supervision of a correction officer, a City Inmate shall not be removed from the Yakima County jail by any person without written authorization from the City or by order of any court having jurisdiction. Yakima County agrees that no early releases or alternatives to incarceration, including furloughs, passes, home detention, or work release shall be granted to any City Inmate housed pursuant to this Agreement without written authorization by the committing court. This section shall not apply to an emergency necessitating the immediate removal of the City Inmate for medical, dental, psychiatric treatment or other catastrophic condition presenting an imminent danger to the safety of the City Inmate or to other inmates or personnel of Yakima County. In the event of any such emergency removal, Yakima County shall inform the City of the whereabouts of the City Inmate at the earliest practicable time and shall exercise all reasonable care for the safe keeping and custody of such City Inmate.

## 13. ESCAPES

In the event any City Inmate shall escape from Yakima County's custody, Yakima County will use all reasonable means to recapture the City Inmate. The escape shall be reported promptly to the City. Yakima County shall have the primary responsibility for and authority to Agreement Between Yakima County/City of Seattle Page 8

direct the pursuit and retaking of the City Inmate or any other inmates within its own territory. Any cost in connection therewith shall be chargeable to and borne by Yakima County; however, Yakima County shall not be required to expend unreasonable amounts to pursue and return inmates from other states or other countries.

## DEATH OF A CITY INMATE

- In the event of the death of a City Inmate, the Yakima County Coroner shall be notified promptly. The City shall receive copies of any records made at or in connection with such notification. Yakima County will investigate any death within its facility and will allow the City to join in the investigation. The City shall have the right to obtain copies of any police investigation report pertaining to the death of a City Inmate in the Yakima County jail facility.
- Yakima County shall promptly notify the City of the death of a City inmate, furnish information as requested by a City and, subject to the authority of the Yakima County Coroner, follow the instructions of the City with regard to the disposition of the body. The City shall provide written instructions regarding the disposition of the body within three business days of receipt by the City of notice of such death. The City shall pay all expenses necessary for the preparation and shipment of the body. With the City's consent, Yakima County may arrange for burial and all matters related or incidental thereto and the City shall pay all such expenses. The provisions of this section shall govern only the relations between or among the parties hereto and shall not affect the liability of any other person for the disposition of the deceased or for any expenses connected therewith.
- The City shall receive a certified copy of the death certificate for any City Inmate who has died while in Yakima County custody.

#### RETAKING OF INMATES 15.

In event the confinement of any City Inmate is terminated for any reason by either party, retaking of City Inmates shall be coordinated in the same manner and at the same rates as if this Agreement had not been terminated, or in a manner as agreed in writing by the parties.

#### HOLD HARMLESS AND INDEMNIFICATION 16.

- The City shall defend, indemnify and hold harmless Yakima County, its officers, agents and employees, from and against any and all claims, costs, judgments or damages, including attorney's fees, arising out of or resulting from the negligent acts or omissions, tortious actions, or civil rights violations under State or Federal law of the City, its officers, agents and employees in connection with the confinement of any City Inmate by Yakima County.
- Yakima County shall defend, indemnify and hold harmless the City, its officers, agents and employees, from and against any and all claims, costs, judgments or damages, Agreement Between Yakima County/City of Seattle Page 9

Attachment 1 including attorney's fees and costs, arising out of the negligent acts or omissions, tortious actions, or civil rights violations under State or Federal law of Yakima County, its officers, agents and employees in connection with the Care, Custody or confinement of any City Inmate by Yakima County. As part of its obligations, Yakima County shall defend, indemnify and hold harmless the City, its officers, agents and employees, from and against any and all claims of any kind whatsoever related to the transportation of City Inmates in the Custody of Yakima County.

- (c) Yakima County and the Cities hereby waive, as to each other only, their immunity from suit under industrial insurance, Title 51 RCW. This waiver of immunity was mutually negotiated by the parties hereto.
- (d) The provisions of this Section 16 shall survive any termination or expiration of this Agreement.

### 17. INSURANCE

- (a) Each party agrees to provide the other with evidence of insurance coverage, in the form of a certificate of insurance from a solvent insurance provider and/or a letter confirming coverag: from a solvent insurance pool, which is sufficient to address the insurance and indemnification obligations set forth in this Agreement;
  - (b) Each party shall obtain and maintain throughout the term of this Agreement coverage in minimum liability limits of one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) in the aggregate for its liability exposures, including comprehensive general liability, errors and omissions, auto liability and police professional liability. The insurance policy shall provide coverage on an occurrence basis.
  - (c) The coverage evidenced in Section 17(b) may not be sufficient to cover all liability losses and related claim settlement expenses. Evidence of these limits of coverage does not relieve Yakima County from liability for losses and settlement expenses greater than these limits.

## 18. RIGHT TO REFUSE INMATES

- (a) Yakima County shall have the right to refuse to accept any City Inmate beyond the Minimum Bed Commitment when, in the opinion of Yakima County, the Yakima County jails' inmate population is at or so near capacity that there is a substantial risk that the operational capacity limits of the jail facilities might be reached.
- (b) Except as provided for in subsection (a), and notwithstanding any classification criteria or other policies or procedures in existence or hereinafter adopted by Yakima County seemingly to the contrary, Yakima County shall have the right to refuse to accept a City Inmate,

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or to return a City Inmate to a City, only if, in the reasonable judgment of Yakima County, such City Inmate has a current illness or injury which may adversely affect the operations of the Yakima County jail, presents a substantial risk of escape, or presents a substantial risk of injury to other persons or property. If a City Inmate is being returned to the City pursuant to this subsection (b), the cost of transport shall be paid by the City unless the transport can be made by Yakima County within the terms set forth in Section 6(c) of this Agreement.

## 19. INDEPENDENT CONTRACTOR

In providing services under this Agreement, Yakima County is an independent contractor and neither it nor its officers, agents or employees are employees of the Cities or any City for any purpose, including responsibility for any federal or state tax, industrial insurance or Social Security liability. Neither shall the provision of services under this Agreement give rise to any claim of career service or civil service rights, which may accrue, to an employee of the Cities or any City under any applicable law, rule or regulation. Nothing in this Agreement is intended to create an interest in or give a benefit to third persons not signing as a party to this Agreement.

## 20. GENERAL PROVISIONS

This Agreement contains all of the agreements of the parties with respect to any matter covered or mentioned in this Agreement. No provision of this Agreement may be amended or modified except by written agreement signed by all of the parties. This Agreement shall be binding upon and inure to the benefit of the parties' successors in interest and assigns; provided, however, that Yakima County shall not delegate its duties pertaining to City Inmate Care without the written consent of the applicable City, which consent shall not be withheld unreasonably. Any provision that is declared invalid or illegal shall in no way affect or invalidate any other provision. In the event either party defaults on the performance of any terms of this Agreement or either party places the enforcement of this Agreement in the hands of an attorney, or files a lawsuit, the prevailing party shall be entitled to an award of all its attorney fees, costs and expenses. Failure of any party to declare any breach or default immediately upon the occurrence thereof, or delay in taking any action in connection with, shall not waive such breach or default. Time is of the essence of this Agreement and each and all of its provisions in which performance is a factor. Yakima represents and assures the Cities that no other King, Pierce or Snohomish County or city located within such county will receive more favored treatment under a contract with Yakima covering the Care of any inmates. The laws of the state of Washington shall govern this Agreement. An action, suit, or judicial or administrative proceeding for the enforcement of this Agreement shall be brought and tried in the Superior Court for the State of Washington in Thurston County. This Agreement may be executed in any number of counterparts. Upon Effective Date, this Agreement modifies, supersedes and replaces any and all contractual provisions, promises, or covenants contained in any previous agreement between any City and Yakima County.

Agreement Between Yakima County/City of Seattle Page 11

Attachmen	it 1	
/	/	/
1	,	,
1	1	,

IN WITNESS WHEREOF, the above and foregoing Agreement has been executed in duplicate by the parties hereto and made effective on the day and year first above written:

BOARD OF YAKIMA COUNTY COMMISSIONERS	ATTEST:
By: James M. Lewis, Chairman  By: Jesse S. Palacious, Commissioner	Carla Rodriquez, Clerk of the Board of Yakima County Commissioners  Approved as to Form:
By:Ronald F. Gamache, Commissioner	Ronald S. Zirkle Chief Deputy Prosecuting Attorney For Yakima County
CITY OF ALGONA, WA	Approved as to Form:
By:	George Kelley, Algona City Attorney
CITY OF AUBURN, WA	Approved as to Form:

Agreement Between Yakima County/City of Seattle Page 12

Attachment 1	
Peter B. Lewis, Mayor Estimated ADP:	Daniel B. Heid, Auburn City Attorney
TOWN OF BEAUX ARTS VILLAGE, WA	Approved as to Form:
By:Charles R. Lowry, Mayor Estimated ADP:	Wayne Stewart, Town Attorney
CITY OF BELLEVUE, WA	Approved as to Form:
By:Steve Sarkozy, City Manager Estimated ADP:	Richard L. Andrews, Bellevue City Attorney
CITY OF BLACK DIAMOND, WA	Approved as to Form:
By: Howard Botts, Mayor Estimated ADP:	Loren D. Combs, City Attorney
CITY OF BOTHELL, WA	Approved as to Form:
By: Jim Thompson, City Manager Estimated ADP:	Michael E. Weight, Bothell City Attorney
CITY OF BURIEN, WA	Approved as to Form:
By: Gary P. Long, City Manager Estimated ADP:	Lisa Marshall, Burien City Attorney
CITY OF CARNATION, WA	Approved as to Form:
By:	Phil A. Olbrechts, Carnation City Attorney
CITY OF CLYDE HILL, WA	Approved as to Form:

0

NOTICE:
E: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Attachment 1	
By:	GL L IVIII G': All
George S. Martin, Mayor Estimated ADP:	Clyde Hill City Attorney
CITY OF COVINGTON, WA	Approved as to Form:
By:Andrew D. Dempsey, City Manager Estimated ADP:	Duncan C. Wilson, Covington City Attorney
CITY OF DES MOINES, WA	Approved as to Form:
ByTony Piasecki, City Manager Estimated ADP:	Des Moines City Attorney
CITY OF DUVALL, WA	Approved as to Form:
By:	Bruce Disend, Duvall City Attorney
CITY OF FEDERAL WAY, WA	Approved as to Form:
By:	By:Bob C. Sterbank, Federal Way City Attorney
CITY OF ISSAQUAH, WA	Approved as to Form:
By:Ava Frisinger, Mayor Estimated ADP:	By:
CITY OF KENMORE, WA	Approved as to Form:
By:Stephen L. Anderson, City Manager Estimated ADP:	Michael R. Kenyon, Kenmore City Attorney
CITY OF KIRKLAND, WA	Approved as to Form:

NOTICE:
E: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Attachment I	
By:	Gail Gorud, Kirkland City Attorney
CITY OF LAKE FOREST PARK, WA	Approved as to Form:
By: David R. Hutchinson, Mayor Estimated ADP:	Michael P. Ruark, Lake Forest Park City Attorney
CITY OF MAPLE VALLEY, WA	Approved as to Form:
By:	Lisa Marshall, Maple Valley City Attorney
CITY OF MEDINA	Approved as to Form:
By:	Kirk R. Wines, Medina City Attorney
CITY OF MERCER ISLAND, WA	Approved as to Form:
By:	Londi K. Lindell, Mercer Island City Attorney
CITY OF NEWCASTLE, WA	Approved as to Form:
Andrew J. Takata, City Manager Estimated ADP:	Dawn Findlay, Newcastle City Attorney
CITY OF NORMANDY PARK, WA	Approved as to Form:
By:	Susan Rae Sampson, Normandy Park City Attorney

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Attachment 1	
CITY OF SHORELINE, WA	Approved as to Form:
By:	
By: Steven Burkett, City Manager	Ian Sievers, Shoreline City Attorney
Estimated ADP:	
	A Jacks Forms
CITY OF SKYKOMISH, WA	Approved as to Form:
Skip Mackner, Mayor	Jeffrey Ganson, Skykomish City Attorney
Estimated ADP:	
Estimated TET	
CITY OF SNOQUALMIE, WA	Approved as to Form:
Ву:	
Randy Fuzzy Fletcher, Mayor	Pat Anderson, Snoqualmie City Attorney
Estimated ADP:	
CITY OF TUKWILA, WA	Approved as to Form:
By:	
Steve Mullet, Mayor	Robert F. Noe, City Attorney
Estimated ADP:	
CITY OF WOODINVILLE, WA	Approved as to Form:
CITT OF WOODENVILLE, WIT	
By:	
Pete Rose, City Manager	Wayne D. Tanaka, Woodinville City Attorney
Estimated ADP:	
TOWN OF MARROW PODIT WA	Approved as to Form:
TOWN OF YARROW POINT, WA	Approved as to roim.
Den	
Jeanne R. Berry, Mayor	Wayne Stewart, Yarrow Point Town Attorney
Estimated ADP:	
STATE OF WASHINGTON )	
COUNTY OF) ss.	
COUNTI OF	

NOTICE: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Attachment 1		
On this day personally appeared bet	fore me, the undersigned, a N	otary Public in and for
the State of Washington, duly commission	ed and sworn,	, to
me known to be the City Manager/Mayor of	the City/Town of	, a
Washington municipal corporation, the cor acknowledged the said instrument to be the for the uses and purposes therein mentione execute said instrument.	poration that executed the for free and voluntary act and de	regoing instrument, and eed of said corporation.
Given under my hand and official se	al this day of	, 2002.
	(notary signature)	
	(typed/printed name of	of notary)
	Notary Public in and for the My commission expires:	
LATATIAN AND Clean L. tem Vakima Contract doc	wiy commission expires.	

Agreement Between Yakima County/City of Seattle Page 18

MOINES, DUVALL, FEDERAL WAY, ISSAQUAR, KENWOKE, KIRKLAND, LAKE FOREST PARK, MAPLE VALLEY, MEDINA, MERCER ISLAND, NEWCASTLE, NORMANDY PARK, NORTH BEND, PACIFIC, REDMOND, RENTON, SAMMAMISH, SEATAC, SEATTLE, SHORELINE, SKYKOMISH, SNOQUALMIE, TUKWILAWOODINVILLE AND TOWN OF YARROW POINT, WASHINGTON FOR THE HOUSING OF INMATES BY YAKIMA COUNTY

DEPARTMENT OF CORRECTIONS AND SECURITY

THIS ADDENDUM TO THE INTERLOCAL AGREEMENT FOR THE HOUSING OF INMATES BY YAKIMA COUNTY DEPARTMENT OF CORRECTIONS AND SECURITY ("Agreement") is made and entered into on this day of \_\_\_\_\_\_, 2002 by and between the Cities of Algona, Auburn, Town of Beaux Arts Village, Believue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, SeaTac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washington ("Cities"), and Yakima County, Washington ("Yakima County").

WHEREAS Yakima County and the cities named above intend to enter into a long term agreement ("the Agreement") for housing of city inmates by Yakima County; and

WHEREAS numerous cities have signed the Agreement; and

WHEREAS certain provisions of the Agreement require modification before final execution and the parties have determined that the most efficient method of making such modifications is for this addendum to be executed contemporaneously with Yakima County signing the Agreement.

THEREFORE, the provisions of the Interlocal Agreement between Yakima County, Washington and the cities named above for housing of inmates are amended as follows:

Section 1. Section 1(g) of the Agreement is hereby amended as follows:

(g) Minimum Bed Commitment means the bed commitment made by the Cities to maintain an ADP in Yakima county jail facilities equal to 150 City Inmates from the

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 1 of 9



## Section 2. Section 2 of the Agreement is hereby amended as follows:

(a) Effective Date - Execution of Agreement. Yakima County expects to authorize the construction and equipping of new correctional facilities to be located in Yakima County ("New Jail Facility"). The effective date of this Agreement and the obligations of Yakima County and the Cities shall commence only when this Agreement has been executed by a sufficient number of Cities to represent 90% of the 440 Minimum Bed Commitment. The Cities have estimated each City's respective jail population as set forth on the signature page. These estimates shall in no way obligate each City individually to deliver these estimated populations, but are provided solely for the purpose of setting an effective date to this Agreement and committing the Cities to collectively provide the 440 Minimum Bed Commitment. In the event this Agreement is not fully executed on or before November 1, 2002 by a sufficient number of Cities as described above, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.

(b) Permits and Financing. Yakima County is exercising best efforts to obtain the necessary permits and financing for the siting and construction of the New Jail Facility. The obligation of Yakima County to provide the Minimum Bed Commitment in excess of 150 beds is conditioned upon Yakima County issuing bonds for the financing of the New Jail Facility no later than December 31, 2002 and obtaining the necessary building permits.. In the event that Yakima County is unable for any reason to issue such bonds on or before December 31, 2002 or obtain such permits, Yakima County may elect to terminate this Agreement, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.

(c) Completion of New Jail Facility. Following the commencement of construction, Yakima County agrees to exercise due diligence to complete the New Jail Facility, the occupancy date, following the shakedown period, is currently estimated by Yakima County to be July 1, 2004. Upon receipt of a full or temporary certificate of occupancy for the New Jail Facility, and upon completion of the required "shakedown period," Yakima County agrees to accept City Inmates pursuant to this Agreement in the New Jail Facility.

## Section 3. Section 3 of the Agreement is hereby amended as follows:

The term of this Agreement shall commence upon the Effective Date and shall end at 11:59 p.m. on December 31, 2010, subject to earlier termination as provided by Section 4 of this Agreement. This Agreement may be renewed for any successive period by written addendum under terms and conditions acceptable to all of the parties.

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 2 of 9



(b) Minimum Bed Guarantee. From and after the Effective Date of the Agreement and continuing until September 30, 2003, Yakima County guarantees a minimum of 150 daily jail beds for City Inmates. Commencing October 1, 2003 and continuing until this Agreement is terminated. Yakima County guarantees a minimum of 440 daily jail beds for City Inmates. If King County, Washington refuses to accept City Inmates prior to October 1, 2003, Yakima County will use best efforts to accept additional City Inmates by contracting for additional jail capacity for City Inmates. If Yakima County has jail bed capacity in excess of this minimum guarantee, Yakima County will accept additional City Inmates if requested by the Cities. Prior to constructing new jail capacity beyond the Jail Facility, Yakima will contact the Cities and offer to reduce the Minimum Bed Commitment. If any City voluntarily agrees to such a reduction, the Minimum Bed Commitment shall be reduced by the amount of beds the City agrees to return to Yakima for its use.

Section 5 Section 6 of the Agreement is herby amended by adding the following subsection (d):

(d) Yakima County shall provide the Cities' Inmates with confidential telephone or in person access to their attorneys during their period of incarceration at the Yakima County Jail at no cost to the inmate. Each City shall reimburse Yakima County or cause Yakima County to be reimbursed for the cost of that City's Inmates' long distance telephone calls within 30 days of receipt of invoice from the County. By separate mutual agreement, the County and a City may provide video conference capabilities for the City's Inmates' communication with the inmates' attorneys, families or other persons or agencies.

**Section 6** Subsection 7(a) of the Agreement is hereby amended in its entirety to provide as follows:

(a) <u>Daily Fee</u>. In consideration of Yakima County's commitment to provide Care for City Inmates, the Cities agree to pay Yakima County a daily fee for the housing and Care of each City Inmate, including all medical, psychiatric and dental costs. Yakima County shall not charge a booking fee or any other fees in connection with the Care of City Inmates. The following daily fee, which shall increase at a rate of 5% per annum as shown, includes a per inmate per day (i) bed maintenance fee and (ii) Medical Payment:

YEAR	DAILY FEE PER CITY INMA (bed maintenance fee + \$: Medical Payment)		
2002	\$	56.00	
2003	\$	58.80	

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 3 of 9



Yakima County shall pay for all medical, psychiatric, and dental costs of the Cities' Inmates in exchange for the payment by the Cities of an amount equal to \$5 per day per inmate ("Medical Payment"). Medical Payments shall be made from a designated fund maintained by Yakima County. Such fund shall consist of deposits made by each City in an amount equal to \$5 per day per City Inmate. Yakima County shall provide monthly reports with its billing statement describing its medical, psychiatric, and dental account balance(s) and payments made from each such account, including provider name, inmate name, name of City being charged for such inmate, dollar amount paid, and description of medical, psychiatric and/or dental service provided. Each quarter Yakima County shall send to the Cities and accounting of the medical fund. In the event Yakima County's actual medical, psychiatric, and dental costs exceed the funds available in the Medical Payment fund, the cities agree to compensate Yakima County for all said costs within 30 days following reciept of said medical billing.

Yakima County agrees to use best efforts to take advantage of the best available state pharmacy programs or to have an operational in-house pharmacy on or before acceptance of long term inmates.

**Section 7:** Section 18(b) of the Agreement is hereby amended by deleting existing Section 18 (b) in its entirety and replacing it with the following:

18(b) Yakima County shall have the right to refuse to accept a City Inmate and to return such Inmate to a City when, in the reasonable and informed judgment of Yakima County, such City Inmate: (i) would require 24-hour per day medical attention as a result of a life-threatening illness or injury or uncontrollable behavior resulting from an acute psychiatric disorder; (ii) would require regular medical staff assistance in connection with mobility, bodily function or personal hygiene needs due to a lack of ambulatory ability; (iii) has a unique medical condition for which Yakima County is unable to obtain medical services, (iv) has been convicted of escape from a secure jail facility; or (v) has been convicted of assault on any correction officer or staff. If an Inmate is being returned to the City pursuant to this Section, the cost of transport shall be paid by the City unless the transport can be made by Yakima County within the terms set forth in Section 5 of this Agreement.

Section 8: This Addendum may be executed in any number of counterparts. Except as otherwise amended by this Addendum, the Agreement shall remain in full force and effect.IN WITNESS WHEREOF, the above and foregoing Addendum has been executed

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 4 of 9



in duplicate by the parties hereto and made effective on the day and year first above written:

BOARD OF YAKIMA COUNTY COMMISSIONERS	ATTEST:
By:	Carla Ward, Clerk of the Board of Yakima County Commissioners  Approved as to Form:
By: Jesse S. Palacios, Commissioner	Ronald S. Zirkle Yakima County Prosecuting Attorney
CITY OF ALGONA, WA	Approved as to Form:
By:Glenn Wilson, Mayor Estimated ADP:	George Kelley, Algona City Attorney
CITY OF AUBURN, WA	Approved as to Form:
By: Pete Lewis, Mayor Estimated ADP:	Daniel B. Heid, Auburn City Attorney
TOWN OF BEAUX ARTS VILLAGE, WA	Approved as to Form:
By:Charles R. Lowry, Mayor Estimated ADP:	Wayne Stewart, Town Attorney
CITY OF BELLEVUE, WA	Approved as to Form:
By:Steve Sarkozy, City Manager Estimated ADP:	Richard L. Andrews, Bellevue City Attorney
CITY OF BLACK DIAMOND, WA	Approved as to Form:
By:Howard Botts, Mayor Estimated ADP:	Loren D. Combs, City Attorney
CITY OF BOTHELL, WA	Approved as to Form:
By:	Michael E. Weight, Bothell City Attorney
CITY OF BURIEN, WA	Approved as to Form:

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 5 of 9



Ву:	Lisa Marshall, Burien City Attorney		
Gary P. Long, City Manager Estimated ADP:	Lisa Marshall, Barrer etty Marshall		
CITY OF CARNATION, WA	Approved as to Form:		
By: Woody Edvalson, City Manager Estimated ADP:	Phil A. Olbrechts, Carnation City Attorney		
CITY OF CLYDE HILL, WA	Approved as to Form:		
By:	Clyde Hill City Attorney		
CITY OF COVINGTON, WA	Approved as to Form:		
By:Andy Dempsey, City Manager Estimated ADP:	Duncan C. Wilson, Covington City Attorney		
CITY OF DES MOINES, WA	Approved as to Form:		
ByCity Manager Estimated ADP:	Des Moines City Attorney		
CITY OF DUVALL, WA	Approved as to Form:		
By:Becky Nixon, Mayor Estimated ADP:	John L. O'Brien, Duvall City Attorney		
CITY OF FEDERAL WAY, WA	Approved as to Form:		
By:	Robert C. Sterbank, Federal Way City Attorney		
CITY OF ISSAQUAH, WA	Approved as to Form:		
By:Ava Frisinger, Mayor Estimated ADP:	By:		
CITY OF KENMORE, WA	Approved as to Form:		
By:Stephen L. Anderson, City Manager Estimated ADP:	Michael R. Kenyon, Kenmore City Attorney		
CITY OF KIRKLAND, WA	Approved as to Form:		

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 6 of 9



By:	Gail Gorud, Kirkland City Attorney
CITY OF LAKE FOREST PARK, WA	Approved as to Form:
By:	Michael P. Ruark, Lake Forest Park City Attorney
CITY OF MAPLE VALLEY, WA	Approved as to Form:
By:John F. Starbard, City Manager Estimated ADP:	Maple Valley City Attorney
CITY OF MEDINA	Approved as to Form:
By: Douglas J. Schulze, City Manager Estimated ADP:	Kirk R. Wines, Medina City Attorney
CITY OF MERCER ISLAND, WA	Approved as to Form:
By:	Londi K. Lindell, Mercer Island City Attorney
CITY OF NEWCASTLE, WA	Approved as to Form:
Andrew J. Takata, City Manager Estimated ADP:	Newcastle City Attorney
CITY OF NORMANDY PARK, WA	Approved as to Form:
By:	Susan Rae Sampson, Normandy Park City Attorney
CITY OF NORTH BEND, WA	Approved as to Form:
By:	Michael R. Kenyon, North Bend City Attorney
CITY OF PACIFIC, WA	Approved as to Form:
By:Howard Erickson, Mayor Estimated ADP:	Bruce Disend, Pacific City Attorney
CITY OF REDMOND, WA	Approved as to Form:

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 7 of 9



Rosemarie Ives, Mayor Estimated ADP:	Redmond City Attorney
CITY OF RENTON, WA	Approved as to Form:
Ву:	
Jesse Tanner, Mayor Estimated ADP:	Lawrence J. Warren, Renton City Attorney
CITY OF SAMMAMISH, WA	Approved as to Form:
By	Approved as to Form:
Ben Yazici, City Manager Estimated ADP:	Bruce Disend, Sammamish City Attorney
CITY OF SEATAC, WA	Approved as to Form:
By:	
By:, City Manager Estimated ADP:	Robert L. McAdams, SeaTac City Attorney
CITY OF SEATTLE, WA	Approved as to Form:
By:	
Gregory J. Nickels, Mayor Estimated ADP:	Thomas A. Carr, Seattle City Attorney
CITY OF SHORELINE, WA	Approved as to Form:
Ву:	Approved as to Form.
Steven Burkett, City Manager	Ian Sievers, Shoreline City Attorney
Estimated ADP:	, , , , , , , , , , , , , , , , , , , ,
CITY OF SKYKOMISH, WA	Approved as to Form:
Ву:	
Skip Mackner, Mayor Estimated ADP:	Skykomish City Attorney
CITY OF SNOQUALMIE, WA	Approved as to Form:
By:	
Randy Fuzzy Fletcher, Mayor Estimated ADP:	Pat Anderson, Snoqualmie City Attorney
CITY OF TUKWILA, WA	Approved as to Form:
Ву:	
Steve Mullet, Mayor Estimated ADP:	Robert F. Noe, City Attorney

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 8 of 9



NOTICE: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

CITY OF WOODINVILLE, WA By:	Approved as to Form:
By: Pete Rose, City Manager Estimated ADP:	Wayne D. Tanaka, Woodinville City Attorney
TOWN OF YARROW POINT	Approved as to Form:
By:	Wayne Stewart, Yarrow Point Town Attorney
STATE OF WASHINGTON ) ss.	
COUNTY OF) ss.	
of Washington, duly commissioned and sworn,	ne, the undersigned, a Notary Public in and for the State to me known to be the a Washington municipal going instrument, and acknowledged the said instrument orporation, for the uses and purposes therein mentioned,

(notary signature)

(typed/printed name of notary)

Notary Public in and for the State of Washington
My commission expires: \_\_\_\_\_

Interlocal to be filed with the Yakima County Auditor

Given under my hand and official seal this \_\_\_\_\_ day of \_\_\_

Attachment 2

ADDENDUM TO INTERLOCAL AGREEMENT FOR HOUSING OF INMATES BY YAKIMA COUNTY Page 9 of 9





# City of Seattle

Gregory J. Nickels, Mayor

Office of the Mayor

September 13, 2002

Honorable Peter Steinbrueck President Seattle City Council Municipal Building, 11th Floor

The attached ordinance authorizes the Director of Finance to execute an interlocal agreement with The attached ordinance authorizes the Director of Finance to execute an interlocal agreement with Yakima County for the provision of jail services for prisoners who are convicted of misdemeanor crimes and are sentenced to a period of incarceration under the Seattle Municipal Code. This contract is an important step in the City's de-population of the King County Jail, which must be significantly accomplished by December 31, 2003, with further reductions being made by December 31, 2004.

As a result of Ordinance 120826, which was passed by the City Council on June 17, 2002, up to 35 convicted Seattle misdemeanants began serving their sentences in Yakima County. The ordinance required that the Executive monitor and evaluate the short-term contract and report back to the City Council prior to the execution of a long-term contract. This evaluation will be presented to the Police, Fire, Courts and Technology Committee on September 18. While the Executive has identified some issues involved in sending immates to Yakima, we expect to continue to work with our partners at the Yakima County Department of Corrections toward their resolution.

Thank you for your consideration of this legislation. Should you have questions please contact Elise Downer at 684-8076 or Doug Carey at 684-8067.

GREG NICKELS Meyor of Seattle

cc: Honorable Members of the Seattle City Council

600 Fourth Avenue, 12th Floor, Seattle, WA 98104-1873

Tel: (206) 684-4000, TDD: (206) 684-8811 Fax: (206) 684-5360, E:mail: mayors.office@ci.seattle.wa.us

An equal employment opportunity, affirmative action employer. Accommodations for people with disabilities provided upon



NOTICE: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Downer September 13, 2002 Yakima Long-term Jail Contract Ordinance Version #1

 Department:
 Contact Person/Phone:
 DOF Analyst/Phone:

 Finance
 Doug Carey, 684-8067
 Elise Downer, 684-8076

Legislation Title:

AN ORDINANCE authorizing the Director of the Department of Finance to execute an agreement with the Yakima County Board of Commissioners for the provision of jail services for prisoners convicted of misdemeanor crimes and sentenced to a period of incarceration under the Seattle Municipal Code.

Summary of the Legislation:

This legislation authorizes the Executive to execute a contract with Yakima County for jail services. The contract commits Seattle and 36 other King County cities to using a minimum of 440 misdemeanant jail beds from October 2003 through 2010. This agreement is necessitated by the King County jail agreement, which significantly reduces the cities' misdemeanant jail population over the next decade.

## Appropriations (in \$1,000's):

Fund Name and	Department	Budget Control	2002	2003 Anticipated
Number		Level*	Appropriation	Appropriation
TOTAL				

\* This is line of business for operating budgets, and program or project for capital improvements

**Notes:** Because there is already budget authority for jail services in the 2002, 2003 and 2004 budgets, no additional appropriations are requested.

## Expenditures (in \$1,000's):

Fund Name and Number	Department	Budget Control Level*	2003 Expenditures	2004 Anticipated Expenditures
General Subfund 0100	Criminal Justice Contracted Services	VJ1	\$1,073	\$4,056
TOTAL			\$1,073	\$4,056

 This is line of business for operating budgets, and program or project for capital improvements

**Notes:** Expenditure estimates do not include assumptions regarding the costs associated with medical and dental coverage for inmates incarcerated in Yakima. The City will make every attempt to minimize these costs by screening prisoners for health conditions while meeting the minimum bed commitment to the extent possible.

IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE €.JALITY OF THE DOCUMENT.

September 13, 2002 Yakima Long-term Jail Contract Ordinance

Anticipated Revenue/Reimbursement (in \$1,000's):

Fund Name and Number	Department	Revenue Source	2002 Revenue	2003 Revenue
TOTAL				

### Notes:

Total Permanent Positions Created Or Abrogated Through Legislation, Including FTE Impact; Estimated FTE Impact for Temporary Positions:

Fund Name and Number	Department	Position Title*	2002 FTE	2003 FTE
N/A				
TOTAL				

\* List each position separately

Do positions sunset in the future?

N/A

Background

The City has had to look outside King County for inmate housing because the proposed King County jail services agreement reduces the City's misdemeanant population to zero over the course of the next decade. Yakima approached the City in the summer of 2001 to provide misdemeanant jail services, and has contracted with several other King County cities as well as other western Washington cities and counties for such services. The consortium of King County cities that negotiated the new jail services agreement with the County have identified Yakima as the best option for reducing the cities' populations in King County.

This contract terminates at the end of 2010. At that time, cities will have a plan in place for additional secure capacity, preferably close to downtown Seattle. At that time, the City may choose to continue a partnership with Yakima.

Although Yakima does not currently have capacity to house all post-sentence Seattle misdemeanant prisoners, they have approximately 35 beds available for our use through October 2003 (150 total for all contract cities). The City has housed post-conviction inmates in Yakima per Council Ordinance 120826, which passed June 17, 2002. Per the long-term agreement, Yakima has committed to expanding their capacity to a level that will accommodate 440 of the cities' inmates by late Fall 2003, based on a seven-year commitment from the cities to occupy a set number of beds.

Beyond capacity and a lower rate, Yakima also offers a wide-variety of treatment programs important to misdemeanant offenders, such as certified alcohol and drug treatment, anger management classes, and GED classes. They are also committed to putting in place certified treatment services for domestic violence offenders.

2

Revised August 6, 2002



September 13, 2002 Yakima Long-term Jail Contract Ordinance

The financial cost of not implementing the legislation

As the cost of a misdemeanant maintenance day in Yakima is over \$20 less than a day in King County under the two proposed agreements, the cost of keeping our inmates in the King County system, were that an option, would be approximately \$1,450,000 per year. Although the City might be able to source alternate jail beds at a similar cost to Yakima, the staff time associated with such an endeavor would also be costly. Further, alternate jails would not necessarily cover the costs of such things as transportation, which could make them more expensive than even King County.

Possible alternatives to the legislation which could achieve the same or similar objectives

There are few real alternatives to contracting with Yakima for misdemeanant jail services. Although the Executive plans to make full use of alternatives to incarceration to reduce our jail population, there will still be some misdemeanants who, by the nature of their offense, will require secure detention. By contracting for jail beds in Yakima, the City has chosen the closest provider (other options include Okanagan, Chelan, and Benton Counties) with a fairly long history of providing these services to outside jurisdictions.

Is the legislation subject to public hearing requirements

N/A

The long-term issue of greatest import is that this contract commits the City to a set number of beds in Yakima, the financial liability for which will be spread among all the cities listed in the title of the interlocal agreement. Should there be a major legislative change that impacts misdemeanant sentence lengths (either upward or downward), the City will be committed to these beds through 2010. The nature and likelihood of these changes, however, is unforeseeable.



Downer Yakima Ordinance Long Term.doc September 11, 2002 Version #1

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### ORDINANCE

- AN ORDINANCE authorizing the Director of the Department of Finance to execute a longterm agreement with the Yakima County Board of Commissioners for the provision of jail services for prisoners convicted of misdemeanor crimes and sentenced to a period of incarceration under the Seattle Municipal Code.
- WHEREAS, the City of Seattle ("City") pays for the confinement of individuals who are convicted of committing misdemeanor crimes under the Seattle Municipal Code; and
- WHEREAS, King County, which is currently the City's sole long-term provider of jail services, has proposed a new jail contract that reduces the number of beds available to misdemeanants over the next ten years and eliminates those beds entirely as of 2013; and
- WHEREAS, the Yakima County Department of Corrections and Security ("Yakima County") has agreed to build sufficient jail capacity to house misdemeanants from outside its jurisdiction, and has guaranteed a minimum of 440 beds to the King County cities that are parties to this interlocal agreement; and
- WHEREAS, the City of Seattle has sent inmates to the Yakima County jail under a short-term agreement for jail services since July, 2002; and
- WHEREAS, a contract with Yakima County for jail services will not be a substitute for the City's continued investments in improving and expanding programs that offer alternatives to incarceration and alternative sentencing programs, including electronic home monitoring, work crew, community service, probation services and "problem solving" court calendars, such as the Mental Health Court and the Driving While License Suspended calendar; and
- WHEREAS, City Council Ordinance 120826, passed on June 17, 2002, directed the Executive to work to address any problems that arise during the pilot program and will incorporate program improvements into any future long-term agreements with Yakima County; and
- WHEREAS, the Executive has worked with partners in Yakima County, the Seattle Municipal Court, Law Department, Police Department, City-contracted public defense agencies, local social service agencies, and Seattle inmates, to address and correct problems;

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# NOW THEREFORE, BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The Director of Finance is authorized to execute, for and on behalf of The City of Seattle, a long-term agreement and its addendum substantially in the form attached hereto with the Yakima County Board of County Commissioners for the provision of misdemeanant jail services entitled "INTERLOCAL AGREEMENT BETWEEN YAKIMA COUNTY, WASHINGTON AND THE CITIES OF ALGONA, AUBURN, TOWN OF BEAUX ARTS VILLAGE, BELLEVUE, BLACK DIAMOND, BOTHELL, BURIEN, CARNATION, CLYDE HILL, COVINGTON, DES MOINES, DUVALL, FEDERAL WAY, ISSAQUAH, KENMORE, KIRKLAND, LAKE FOREST PARK, MAPLE VALLEY, MEDINA, MERCER ISLAND, NEWCASTLE, NORMANDY PARK, NORTH BEND, PACIFIC, REDMOND, RENTON, SAMMAMISH, SEATAC, SEATTLE, SHORELINE, SKYKOMISH, SNOQUALMIE, TUKWILA, WOODINVILLE AND TOWN OF YARROW POINT, WASHINGTON, FOR THE HOUSING OF INMATES BY YAKIMA COUNTY DEPARTMENT OF CORRECTIONS AND SECURITY." (Attachment 1) and its Addendum (Attachment 2).

Section 2. Any act consistent with the authority and prior to the effective date of this ordinance is hereby ratified and confirmed.



#### Attachment 1

INTERLOCAL AGREEMENT BETWEEN YAKIMA COUNTY, WASHINGTON AND THE CITIES OF ALGONA, AUBURN, TOWN OF BEAUX ARTS VILLAGE, BELLEVUE, BLACK DIAMOND, BOTHELL, BURIEN, CARNATION, CLYDE HILL, COVINGTON, DES MOINES, DUVALL, FEDERAL WAY, ISSAQUAH, KENMORE, KIRKLAND, LAKE FOREST PARK, MAPLE VALLEY, MEDINA, MERCER ISLAND, NEWCASTLE, NORMANDY PARK, NORTH BEND, PACIFIC, REDMOND, RENTON, SAMMAMISH, SEATAC, SEATTLE, SHORELINE, SKYKOMISH, SNOQUALMIE, TUKWILA, WOODINVILLE AND TOWN OF YARROW POINT, WASHINGTON, FOR THE HOUSING OF INMATES BY YAKIMA COUNTY DEPARTMENT OF CORRECTIONS AND SECURITY

THIS INTERLOCAL AGREEMENT ("Agreement") is made and entered into on this \_\_\_\_\_\_\_\_, 2002 by and between the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, SeaTac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washington ("Cities"), and Yakima County, Washington ("Yakima County").

- A. Yakima County and the Cities are each authorized by law to operate a jail.
- B. The governing bodies of each of the parties have determined to enter into this Agreement as authorized by the Interlocal Cooperation Act (Chapter 39.34 RCW) and the City and County Jails Act (Chapter 70.48 RCW, as amended).
- C. The Cities wish to designate Yakima County's correctional facilities as a place of confinement for the incarceration of one or more inmates lawfully committed to the Cities' custody.
- D. Yakima County and the Cities have determined that long-term correctional services contracting is a responsible intergovernmental opportunity that resolves serious economic and public safety hardships for all parties.
- E. Yakima County intends to construct and professionally operate additional jail bed capacity, in part to meet its obligations created by this Agreement.

NOW, THEREFORE, in consideration of the above and foregoing recitals, the payments to be made, the mutual promises and covenants herein contained, and for other good and valuable consideration, the parties agree as follows:



## 1. **DEFINITIONS**

(a) Average Daily Population ("ADP") means that number of City Inmates confined in Yakima County correctional facilities for a year, divided by 365.

(b) Care means custody, care and treatment including basic, emergency, essential and/or major medical and dental care, food, lodging and personal items, as further described in Section 6 of this Agreement

(c) City Inmate means a person confined by any City for the violation of state or municipal law and delivered by any City's Police Department to the custody of Yakima County.

(d) Custody means the point in time any City Inmate is either (i) booked into any Yakima County jail facilities or (ii) has been released by a City to the Care of Yakima County, including without limitation, the point at which Yakima County or its agents have taken physical possession of such City Inmate for transportation to any Yakima County jail facilities as described in Section 6(c), whichever occurs first and continues until the City Inmate is released from Yakima County jail facilities

(e) Daily fee means that fee charged for the daily Care of City Inmates.

(f) Jail Day means the time period between 12:00:01 a.m. until 12:00 midnight.

(g) Minimum Bed Commitment means the bed commitment made by the Cities to maintain an ADP in Yakima county jail facilities equal to 150 City Inmates from the effective date of this Agreement until June 30, 2003 and equal to 440 City Inmates from July 1, 2003 until the termination of this Agreement.

### 2. EFFECTIVE DATE

(a) Execution of Agreement. Yakima County expects to authorize the construction and equipping of new correctional facilities to be located in Yakima County ("New Jail Facility"). The obligations of Yakima County and the Cities and the initial effective date of this Agreement shall commence only when this Agreement has been executed by a sufficient number of Cities to represent 90% of the 440 Minimum Bed Commitment. The Cities have estimated each City's respective jail population as set forth on the signature page. These estimates shall in no way obligate each City individually to deliver these estimated populations, but are provided solely for the purpose of setting an effective date to this Agreement and committing the Cities to collectively provide the Minimum Bed Commitment. In the event this Agreement is not fully executed on or before September 1, 2002 by a sufficient number of Cities as described above, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.



(b) <u>Permits and Financing</u>. Yakima County is exercising best efforts to obtain the necessary permits and financing for the siting and construction of the New Jail Facility. The obligations of Yakima County and the effective date of this Agreement are conditioned upon Yakima County obtaining the necessary building permits and the issuance of bonds for the financing of the New Jail Facility no later than December 31, 2002. In the event that Yakima County is unable for any reason to obtain such permits or issue such bonds on or before December 31, 2002, this Agreement shall be null and void and no party to this Agreement shall be subject to liability of any kind arising out of this Agreement.

(c) Completion of New Jail Facility. Following the commencement of construction, Yakima County agrees to exercise due diligence to complete the New Jail Facil ty, the occupancy date, following the shakedown period, is currently estimated by Yakima County to be July 1, 2003. Upon receipt of a full or temporary certificate of occupancy for the New Jail Facility, and upon completion of the required "shakedown period," Yakima County agrees to accept City Inmates pursuant to this Agreement.

(d) <u>Effective Date</u>. If Yakima County is successful in obtaining execution of this Agreement as described in subsection (a), and in obtaining the necessary permits and financing as described in subsection (b), then the date the New Jail Facility is completed and ready for occupancy described in subsection (c) shall constitute the effective date ("Effective Date") of this Agreement.

## DURATION

The term of this Agreement shall commence upon the Effective Date and shall end at 11:59 p.m. on December 31, 2009, subject to earlier termination as provided by Section 4 of this Agreement. This Agreement may be renewed for any successive period by written addendum under terms and conditions acceptable to all of the parties.

## **TERMINATION**

- Mutual Consent. This Agreement may be terminated by mutual consent between Yakima County and any City; provided, however, that the ADP attributable to that City in the prior calendar year shall reduce the total Minimum Bed Commitment; and, provided further, however, that this Agreement shall remain in full force and effect as between Yakima County and all remaining non-terminating Cities.
- For Cause. This Agreement may be terminated by any party for cause. "Cause" shall mean any material violation of the terms of this Agreement or any material breach of a party's obligation under the terms of this Agreement; provided, however, that such termination shall be effective only as between a party committing such breach and the party alleging such breach. If the termination for cause is a result of Yakima County's actions, the Minimum Bed Commitment



Attachment 1

shall be reduced by an amount equal to the ADP attributable to that City in the prior calendar year.

- (c) Notice of Termination. No termination shall be effective until written notice of intent to terminate this Agreement stating with reasonable specificity the basis for the termination and identifying the sections of the Agreement that have been violated is mailed by certified mail, return receipt requested, to all the parties to this Agreement ("Notice of Termination"). The termination shall not be effective for one (1) year following mailing of the Notice of Termination. The termination of this Agreement between Yakima County and a City, whether by mutual consent or for cause, shall not affect the rights or obligations of Yakima County or any remaining City under this Agreement except for reducing the Minimum Bed Commitment pursuant to subsection (a).
- (d) Compensation for Services Rendered. In the event of termination of this Agreement, the departing City shall compensate Yakima County at the rate set forth in Section 7 up to the effective date of the termination of this Agreement as between Yakima County and the departing City.

# 5. MAILING ADDRESSES

All notices, reports, and correspondence to the respective parties of this Agreement shall be sent to the following:

Yakima County:

Yakima County Dept. of Corrections and Security

128 N. Second Street

Yakima, WA 98901

Contact Person:

Kenneth A. Ray, Director

City of

City of Police Department

\_\_\_\_\_, WA 98

Contact Person:

## 6. AGREEMENT TO TRANSPORT AND HOUSE CITY INMATES

(a) <u>Care of City Inmates</u>. Yakima County shall maintain its correctiona! facilities, including the New Jail Facility, to Care for and house City Inmates and such other prisoners allowed by law. Yakima County shall manage, maintain and operate its jails in compliance with all applicable federal, state and local laws and regulations. Yakima County shall confine City Agreement Between Yakima County/City of Seattle Page 4



Inmates; provide all necessary basic, emergency and/or major medical, psychiatric, dental and hospital services and supplies; provide for the City Inmates' physical and subsistence needs; provide programs and/or treatment consistent with the City Inmates' individual needs; provide for reasonable and satisfactory video and on-site visitation for attorneys, spouses, family and friends of City Inmates; adequately supervise City Inmates; maintain proper discipline and control; and make certain that City Inmates receive no special privileges and that the sentence and orders of the committing court are faithfully executed. Nothing contained in this section shall be construed to require Yakima County, or any of its agents, to provide treatment, facilities or programs for any City Inmates which it does not provide for its own comparable inmates; provided, however, that Yakima County shall continuously provide inmate interpretative services which meet or exceed those interpretive services available at the King County Jail; and provided further, however, that Yakima County shall not eliminate, modify or reduce any mental health, treatment, therapy or rehabilitation facilities or programs available to Yakima County Jail inmates as of the date of the execution of this Agreement without the prior agreement of the Cities. Yakima County shall have the discretion to assign City Inmates to its various correctional facilities, including the New Jail Facility, as deemed appropriate according to its standard operating procedures and policies. Except as provided in Section 12, it is expressly understood that Yakima County shall not be authorized to transfer custody of any City Inmate confined pursuant to this Agreement to any party other than the applicable City, or to release any City Inmate from custody without written authorization from the committing court. Yakima County shall provide or arrange for such medical, psychiatric and dental services at the expense of Yakima County in consideration for the daily fee. Whenever Yakima County identifies a City Inmate's need for special medical care that cannot be provided by the correctional facility medical staff, Yakima County shall obtain medical services commensurate with those provided to other inmates of Yakima County. Upon request by the City, Yakima County shall provide the City with verbal or written information pertaining to any medical, psychiatric or dental services provided to City Inmates.

(b) Minimum Bed Guarantee. From and after the Effective Date of the Agreement and continuing until June 30, 2003, Yakima County guarantees a minimum of 150 daily jail beds for City Inmates. Commencing July 1/2003 and continuing until this Agreement is terminated, Yakima County guarantees a minimum of 440 daily jail beds for City Inmates. If King Cou.ty, Washington refuses to accept City Inmates prior to July 1, 2003, Yakima County will use best efforts to accept additional City Inmates by contracting with Benton County, Okanogan County and/or Chelan County, Washington for additional jail capacity for City Inmates. If Yakima County has jail bed capacity in excess of this minimum guarantee, Yakima County will accept additional City Inmates if requested by the Cities. Prior to constructing new jail capacity beyond the Jail Facility, Yakima will contact the Cities and offer to reduce the Minimum Bed Commitment. If any City voluntarily agrees to such a reduction, the Minimum Bed Commitment shall be reduced by the amount of beds the City agrees to return to Yakima for its use.

(c) <u>Transports</u>. Yakima County agrees to transport all City Inmates to and from the Yakima County Department of Corrections and Security. Yakima County agrees to pick up City Agreement Between Yakima County/City of Seattle



Attachment 1

Inmates at the Renton City Jail, 1055 S. Grady Way, Renton, WA, the King County Correctional Facility, 500 5<sup>th</sup> Avenue, Seattle, WA, the Issaquah Jail, 130 E Sunset Way, Issaquah, WA, the Fife Jail, 3737 Pacific Highway East, Fife, WA, the Auburn Jail, 25 W. Main Street, Auburn, WA and the Regional Justice Center, 401 4<sup>th</sup> Avenue N., Kent, WA, and/or such other locations in King County as designated by the Cities. The cost of Care of City Inmates as set forth in Section 7 shall cover a minimum of one (1) roundtrip transport every day, seven days a week and Yakima County commits to transport as many City Inmates as are available for such transport. If any City requests additional transports, the cost shall be agreed upon between Yakima County and the requesting City.

### 7. COMPENSATION

(a) <u>Daily Fee</u>. In consideration of Yakima County's commitment to provide Care for City Inmates, the Cities agree to pay Yakima County a daily fee for the housing and Care of each City Inmate, including all medical, psychiatric and dental costs. Yakima County shall not charge a booking fee or any other fees in connection with the Care of City Inmates. The following daily fee includes a \$10 medical/dental fee per bed per day and increases at a rate of 5% per annum:

YEAR	(bed ma	PER CITY INMATE aintenance ÷
2002	\$	56.00
2003	/\$	58.80
2004	/ \$	61.74
2005	/ S	64.83
2006	<b>S</b>	68.07
2007	<b>\$</b>	71.47
2008	<b>S</b>	75.05
2009	\$	78.80

(b) Minimum Bed Commitment Fee. The Cities agree to maintain the Minimum Bed Commitment, adjusted for any reductions due to termination by mutual consent set forth in Section 4(a), after the effective date of this Agreement and until the termination of this Agreement. The ADP of City Inmates shall be reconciled on an annual basis. During the first quarter of each year, Yakima County shall calculate the ADP of all City Inmates during the prior calendar year. In the event this annual ADP falls below the Minimum Bed Commitment, then the Cities shall be charged for the difference between the actual ADP and the Minimum Bed Commitment. The Cities shall be billed for this amount consistent with Section 7(c).

(c) <u>Billing and Payment</u>. Yakima County shall provide each of the Cities with individual monthly statements itemizing the names of each City Inmate who is receiving Care



from Yakima County, the case or citation number, and the number of days of Care, including the date and time booked into the Yakima County jail facilities and the date and time released from the Yakima County jail facilities. Yakima County shall pro-rate the Daily Fee of any City Inmate that has multiple charges among the Cities by dividing the Daily Fee pro-rata among those Cities with such multiple charges. Each Cities' individual monthly statement shall also include a statement showing the number of bed days used by all other Cities. Yakima County/agrees to provide said statement for each month on or about the 10th day of the following month. Payment shall be due to Yakima County within sixty (60) days from the date the statement is received. Payments not received by the 60th day shall bear interest at the rate of 1% per month until payment is received. Any billing for failure to meet the Minimum Bed Commitment shall be delivered to each of the Cities during the first quarter of each year and shall include a reconciliation of all the Cities usage and each Cities ADP during the prior calendar year. By separate contract, the Cities have agreed on the division of this bill among the Cities.

### RIGHT OF INSPECTION

The Cities shall have the right to inspect, at all reasonable times, all Yakima County jail facilities in which City Inmates are confined in order to determine if such jail facilities maintain standards of confinement acceptable to the Cities and that such inmates therein are treated on a nondiscriminatory basis in accordance with all applicable federal, state and local requirements.

#### INMATE ACCOUNTS 9.

Yakima County shall establish and maintain an account for each City Inmate and shall credit to such account any additional personal funds received on account of such City Inmate ("Inmate Funds") and shall make disbursements for the City Inmate's personal needs, debiting such account in account amounts. Yakima County shall maintain a satisfactory procedure to accept and deposit additional funds from family/members and friends into individual City Inmate accounts. Such procedure shall include the acceptance of cashier's and government checks and cash by Yakima County on behalf of City Inmates. Disbursements shall be made in limited amounts as are reasonably necessary for personal maintenance. Yakima County shall be accountable to the City for such Inmate Funds. At the earlier of the termination of this Agreement, the City Inmate's death, release from incarceration or return to either the City or indefinite release to the court, the Inmare's Funds shall be transferred to the City. Upon request of the City, the Yakima County Department of Corrections and Security will transfer all or any portion of Inmate Funds that may be reimbursed to a City Inmate to the City in the form of a check in the name of the City Inmate/eligible for said reimbursement.



#### DISCIPLINE 10.

Yakima County shall have physical control over and power to execute disciplinary authority over all City Inmates. However, nothing contained herein shall be construed to authorize the imposition of a type of discipline prohibited by state or federal law or the imposition of a type of discipline that would not be imposed on a comparable Yakima County

# RECORDS AND REPORTS

Before or at the time of delivery of each City Inmate, the City shall forward to Yakima County a copy of all records of the City Inmate pertaining to his/her present incarceration at the Renton City Jail, the King County Correctional Facility and/or the Regional Justice Center. If additional information is requested by Yakima County regarding a particular City Inmate, the parties shall mutually cooperate to provide any additional information.

Yakima County shall keep all necessary and pertinent records concerning City Inmates in the manner mutually agreed upon by the parties hereto. During confinement in the Yakima County jail, the City Inmate shall, upon request/be entitled to receive and be furnished with copies of any report or record associated with said City Inmate's incarceration.

#### REMOVAL FROM THE YAKIMA COUNTY JAIL 12.

Except for City Inmates eligible for correctional work details and under the direct supervision of a correction officer, a City Inmare shall not be removed from the Yakima County jail by any person without written authorization from the City or by order of any court having jurisdiction. Yakima County agrees that no early releases or alternatives to incarceration, including furloughs, passes, home detention, or work release shall be granted to any City Inmate housed pursuant to this Agreement without written authorization by the committing court. This section shall not apply to an emergency necessitating the immediate removal of the City Inmate for medical, dental, psychiatric treatment or other catastrophic condition presenting an imminent danger to the safety of the City Inmate or to other inmates or personnel of Yakima County. In the event of any such emergency removal, Yakima County shall inform the City of the whereabouts of the City Inmate at the earliest practicable time and shall exercise all reasonable care for the safe keeping and custody of such City Inmate.

#### 13. **ESCAPES**

In the event any City Inmate shall escape from Yakima County's custody, Yakima County will use all reasonable means to recapture the City Inmate. The escape shall be reported promptly to the City. Yakima County shall have the primary responsibility for and authority to Agreement Between Yakima County/City of Seattle



IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Attachment I direct the pursuit and retaking of the City Inmate or any other inmates within its own territory. Any cost in connection therewith shall be chargeable to and borne by Yakima County; however, Yakima County shall not be required to expend unreasonable amounts to pursue and return inmates from other states or other countries.

# 14. DEATH OF A CITY INMATE

(a) In the event of the death of a City Inmate, the Yakima County Coroner shall be notified promptly. The City shall receive copies of any records made at or in connection with such notification. Yakima County will investigate any death within its facility and will allow the City to join in the investigation. The City shall have the right to obtain copies of any police investigation report pertaining to the death of a City Inmate in the Yakima County jail facility.

(b) Yakima County shall promptly notify the City of the death of a City inmate, furnish information as requested by a City and, subject to the authority of the Yakima County Coroner, follow the instructions of the City with regard to the disposition of the body. The City shall provide written instructions regarding the disposition of the body within three business days of receipt by the City of notice of such death. The City shall pay all expenses necessary for the preparation and shipment of the body. With the City's consent, Yakima County may arrange for burial and all matters related or incidental thereto and the City shall pay all such expenses. The provisions of this section shall govern only the relations between or among the parties hereto and shall not affect the liability of any other person/for the disposition of the deceased or for any expenses connected therewith.

(c) The City shall receive a certified copy of the death certificate for any City Inmate who has died while in Yakima County custody.

# 15. RETAKING OF INMATES

In event the confinement of any City Inmate is terminated for any reason by either party, retaking of City Inmates shall be coordinated in the same manner and at the same rates as if this Agreement had not been terminated, or in a manner as agreed in writing by the parties.

# 16. HOLD HARMLESS AND INDEMNIFICATION

(a) The City shall defend, indemnify and hold harmless Yakima County, its officers, agents and employees, from and against any and all claims, costs, judgments or damages, including attorney's fees, arising out of or resulting from the negligent acts or omissions, tortious actions, or civil rights violations under State or Federal law of the City, its officers, agents and employees in connection/with the confinement of any City Inmate by Yakima County.

(b) Yakima County shall defend, indemnify and hold harmless the City, its officers, agents and employees, from and against any and all claims, costs, judgments or damages, Agreement Between Yakima County/City of Seattle Page 9



including attorney's fees and costs, arising out of the negligent acts or omissions, tortious actions, or civil rights violations under State or Federal law of Yakima County, its officers, agents and employees in connection with the Care, Custody or confinement of any City Inmale by Yakima County. As part of its obligations, Yakima County shall defend, indemnify and hold harmless the City, its officers, agents and employees, from and against any and all claims of any kind whatsoever related to the transportation of City Inmates in the Custody of Yakima County.

Yakima County and the Cities hereby waive, as to each other only, their immunity from suit under industrial insurance, Title 51 RCW. This waiver of immunity was mutually negotiated by the parties hereto.

The provisions of this Section 16 shall survive any termination or expiration of this Agreement.

#### INSURANCE 17.

- Each party agrees to provide the other with evidence of insurance coverage, in the form of a certificate of insurance from a solvent insurance provider and/or a letter confirming coverage from a solvent insurance pool, which is sufficient to address the insurance and indemnification obligations set forth in this Agreement;
  - Each party shall obtain and maintain throughout the term of this Agreement coverage in minimum liability limits of one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) in the aggregate for its liability exposures, including comprehensive general liability, errors and omissions, auto liability and police professional liability. The insurance policy/shall provide coverage on an occurrence basis.
  - The coverage evidenced in Section 17(b) may not be sufficient to cover all liability losses and related claim settlement expenses. Evidence of these limits of coverage does not relieve Yakima County from liability for losses and settlement expenses greater than these limits.

#### RIGHT TO REFUSE INMATES 18.

- Yakima County shall have the right to refuse to accept any City Inmate beyond the Minimum Bed Commitment when, in the opinion of Yakima County, the Yakima County jails' inmate population is at or so near capacity that there is a substantial risk that the operational capacity limits of the jail facilities might be reached.
- Except as provided for in subsection (a), and notwithstanding any classification criteria or other policies or procedures in existence or hereinafter adopted by Yakima County seemingly to the contrary, Yakima County shall have the right to refuse to accept a City Inmate,

Agreement Between Yakima County/City of Seattle

Page 10



Attachment 1 or to return a City Inmate to a City, only if, in the reasonable judgment of Yakima County, such City Inmate has a current illness or injury which may adversely affect the operations of the Yakima County jail, presents a substantial risk of escape, or presents a substantial risk of injury to other persons or property. If a City Inmate is being returned to the City pursuant to this subsection (b), the cost of transport shall be paid by the City unless the transport can be made by Yakima County within the terms set forth in Section 6(c) of this Agreement.

### 19. INDEPENDENT CONTRACTOR

In providing services under this Agreement, Yakima County is an independent contractor and neither it nor its officers, agents or employees are employees of the Cities or any City for any purpose, including responsibility for any federal or state tax, industrial insurance or Social Security liability. Neither shall the provision of services under this Agreement give rise to any claim of career service or civil service rights, which may accrue, to an employee of the Cities or any City under any applicable law, rule or regulation. Nothing in this Agreement is intended to create an interest in or give a benefit to third persons not signing as a party to this Agreement.

## 20. GENERAL PROVISIONS

This Agreement contains all of the agreements of the parties with respect to any matter covered or mentioned in this Agreement. No provision of this Agreement may be amended or modified except by written agreement signed by all of the parties. This Agreement shall be binding upon and inure to the benefit of the parties' successors in interest and assigns; provided, however, that Yakima County shall not delegate its duties pertaining to City Inmate Care without the written consent of the applicable City, which consent shall not be withheld unreasonably. Any provision that is declared invalid or illegal shall/in no way affect or invalidate any other provision. In the event either party defaults on the performance of any terms of this Agreement or either party places the enforcement of this Agreement in the hands of an attorney, or files a lawsuit, the prevailing party shall be entitled to/an award of all its attorney fees, costs and expenses. Failure of any party to declare any breach or default immediately upon the occurrence thereof, or delay in taking any action in connection with, shall not waive such breach or default. Time is of the essence of this Agreement and each and all of its provisions in which performance is a factor. Yakima represents and assures the Cities that no other King, Pierce or Snohomish County or city located within such county will receive more favored treatment under a contract with Yakima covering the Care of any inmates. The laws of the state of Washington shall govern this Agreement. Any action, suit, or judicial or administrative proceeding for the enforcement of this Agreement shall be brought and tried in the Superior Court for the State of Washington in Thurston County. This Agreement may be executed in any number of counterparts. Upon Effective Date, this Agreement modifies, supersedes and replaces any and all contractual provisions, promises, or covenants contained in any previous agreement between any City and Yakima County.



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1	
	WHEREOF, the a

BOARD OF YAKIMA COUNTY COMMISSIONERS	ATTEST:
Bv:	Carla Rodriquez, Clerk of the Board of
By: James M. Lewis, Chairman	Yakima County Commissioners
By:	Approved as to Form:
By:  Ronald F. Gamache, Commissioner	Ronald S. Zirkle Chief Deputy Prosecuting Attorney For Yakima County
CITY OF ALGONA, WA	Approved as to Form:
By:	George Kelley, Algona City Attorney
Estimated ADP:	
CITY OF AUBURN, WA	Approved as to Form:
By:	



NOTICE:
IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

Attachment 1	
Peter B. Lewis, Mayor Estimated ADP:	Daniel B. Heid, Auburn City Attorney
TOWN OF BEAUX ARTS VILLAGE, WA	Approved as to Form:
By:Charles R. Lowry, Mayor Estimated ADP:	Wayne Stewart, Town Attorney
CITY OF BELLEVUE, WA	Approved as to Form:
By:Steve Sarkozy, City Manager Estimated ADP:	Richard L. Andrews, Bellevue City Attorney
CITY OF BLACK DIAMOND, WA	Approved as to Form:
By: Howard Botts, Mayor Estimated ADP:	Loren D. Combs, City Attorney
CITY OF BOTHELL, WA	Approved as to Form:
By: Jim Thompson, City Manager Estimated ADP:	Michael E. Weight, Bothell City Attorney
CITY OF BURIEN, WA	Approved as to Form:
By:	Lisa Marshall, Burien City Attorney
CITY OF CARNATION, WA	Approved as to Form:
By:	Phil A. Olbrechts, Carnation City Attorney
CITY OF CLYDE HILL, WA	Approved as to Form:



By:	
George S. Martin, Mayor Estimated ADP:	Clyde Hill City Attorney
CITY OF COVINGTON, WA	Approved as to Form:
Andrew D. Dempsey, City Manager Estimated ADP:	Duncan C. Wilson, Covington City Attorney
CITY OF DES MOINES, WA	Approved as to Form:
Tony Piasecki, City Manager Estimated ADP:	Des Moines City Attorney
CITY OF DUVALL, WA	Approved as to Form:
By:	Bruce Disend, Duvall City Attorney
CITY OF FEDERAL WAY, WA	Approved as to Form:
By:	Bob C. Sterbank, Federal Way City Attorney
CITY OF ISSAQUAH, WA	Approved as to Form:
By:Ava Frisinger, Mayor Estimated ADP:	Wayne D. Tanaka, Issaquah City Attorney
CITY OF KENMORE, WA	Approved as to Form:
By:Stephen L. Anderson, City Manager Estimated ADP:	Michael R. Kenyon, Kenmore City Attorney
CITY OF KIRKLAND, WA	Approved as to Form:



Attachment 1	
By:	Gail Gorud, Kirkland City Attorney
CITY OF LAKE FOREST PARK, WA	Approved as to Form:
By:	Michael P. Ruark, Lake Forest Park City Attorney
CITY OF MAPLE VALLEY, WA	Approved as to Form:
By: John F. Starbard, City Manager Estimated ADP:	Lisa Marshall, Maple Valley City Attorney
CITY OF MEDINA	Approved as to Form:
By: Douglas J. Schulze, City Manager Estimated ADP:	Kirk R. Wines, Medina City Attorney
CITY OF MERCER ISLAND, WA  By:	Approved as to Form:
Richard M. Conrad, City Manager Estimated ADP:	Londi K. Lindell, Mercer Island City Attorney
CITY OF NEWCASTLE, WA	Approved as to Form:
Andrew J. Takata, City Manager Estimated ADP:	Dawn Findlay, Newcastle City Attorney
CITY OF NORMANDY PARK, WA	Approved as to Form:
By:	Susan Rae Sampson, Normandy Park City Attorney



Attachment 1	/
CITY OF NORTH BEND, WA	Approved as to Form:
By:	Michael R. Kenyon, North Bend City Attorney
CITY OF PACIFIC, WA	Approved as to Form:
By: Howard Erickson, Mayor Estimated ADP:	Bruce Disend, Pacific City Attorney
CITY OF REDMOND, WA	Approved as to Form:
By: Rosemarie Ives, Mayor Estimated ADP:	James E. Haney, Redmond City Attorney
CITY OF RENTON, WA	Approved as to Form:
By:	Lawrence J. Warren, Renton City Attorney
CITY OF SAMMAMISH, WA	Approved as to Form:
Ben Yazici, City Manager Estimated ADP:	Bruce Disend, Sammamish City Attorney
CITY OF SEATAC, WA	Approved as to Form:
By:	Robert L. McAdams, SeaTac City Attorney
CITY OF SEATTLE, WA	Approved as to Form:
By: Gregory J. Nickels, Mayor Estimated ADP:	Thomas A. Carr, Seattle City Attorney



CITY OF SHORELINE, WA	Approved as to Form:
	Approved as to Form:
Ву:	/
Steven Burkett, City Marager	Ian Sievers, Shoreline City Attorney
Estimated ADP:	and Stevers, Shoreline City Attorney
CITY OF SKYKOMISH, WA	Approved as to Form:
	Provide to Form.
By:	
Skip Mackner, Mayor	Jeffrey Ganson, Skykomisk City Attorney
Estimated ADP:	/,
CITY OF SNOQUALMIE, WA	Approved as to Form:
D.	
By:	
Randy Fuzzy Fletcher, Mayor	Pat Anderson, Snoqualmie City Attorney
Estimated ADP:	
CITY OF TUKWILA, WA	
CITT OF TURWILA, WA	Approved as to Form:
By:	
Steve Mullet, Mayor	7
Estimated ADP:	Robert F. Noe, City Attorney
Estimated 7151.	
CITY OF WOODINVILLE, WA	Approved as to Form:
/	Approved as to Form:
By:/	
Pete Rose, City Manager	Wayne D. Tanaka, Woodinville City Attorney
Estimated ADP:	wayne B. Tanaka, woodinville City Attorney
/	
TOWN OF YARROW POINT, WA	Approved as to Form:
	- sproved as to roini.
Ву:	
Jeanne R. Berry, Mayor	Wayne Stewart, Yarrow Point Town Attorney
Estimated ADP:	Tom Tom Town Attorney
STATE OF WASHINGTON )	
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COUNTY OF	
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Agreement Between Yakima County/City of Seattle Page 18



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Downer Yakima Ordinance Long Term.doc September 11, 2002 Version #1

 Section 3. This ordinance shall take effect and be in force thirty (30) days from and after its approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the \_\_\_\_\_ day of \_\_\_\_\_\_, 2002, and signed by me in open session in authentication of its passage this \_\_\_\_\_ day of \_\_\_\_\_\_, 2002.

Approved by me this \_\_\_\_\_ day of \_\_\_\_\_\_, 2002.

Gregory J. Nickels, Mayor

Filed by me this \_\_\_\_\_ day of \_\_\_\_\_\_\_, 20\_\_\_\_

City Clerk

(SEAL)

Attachment 1: Interlocal agreement between Yakima County, Washington and the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammamish, Seatac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washington, for the Housing of Inmates by Yakima County Department of Corrections and Security.

Attachment 2: ADDENDUM to Interlocal agreement between Yakima County, Washington and the Cities of Algona, Auburn, Town of Beaux Arts Village, Bellevue, Black Diamond, Bothell, Burien, Carnation, Clyde Hill, Covington, Des Moines, Duvall, Federal Way, Issaquah, Kenmore, Kirkland, Lake Forest Park, Maple Valley, Medina, Mercer Island, Newcastle, Normandy Park, North Bend, Pacific, Redmond, Renton, Sammanish, Seatac, Seattle, Shoreline, Skykomish, Snoqualmie, Tukwila, Woodinville and Town of Yarrow Point, Washington, for the Housing of Inmates by Yakima County Department of Corrections and Security.

# STATE OF WASHINGTON - KING COUNTY

151336 City of Seattle, Clerk's Office No. TITLE ONLY

**Affidavit of Publication** 

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper The Daily Journal of Commerce was on the 12<sup>th</sup> day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

CTOT:120955&120956

was published on

11/4/2002

Borrero

Subscribed and sworn to before me on

11/4/2002

Notary public for the State of Washington, residing in Seattle

Affidavit of Publication

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# State of Washington, King County

# City of Seattle

The full text of the following ordinances assed by the City Council on October 28 2002, and published here by title only, will be mailed upon request, or can be accessed extronically at http://cite/ci.seattle.wa.us. For

#### ORDINANCE NO. 12075

AN ORDINANCE authorizing the preteror of the Department of Finance to execute an agreenent with King County for the provision of jail services for prisoners convicted of misdementor crimes and sentenced to a period of in:arceration under the Seattle Municipal Code.

## ORDINANCE NO. 120956

AN ORDINANCE authorizing the Director of the Department of Finance to execute a long-term ag — an size in the Pakina County Board of Committee for the provision of juli services for propers convicted of misdemeanor crimes and entenced to a period of incarceration under the Seattle

NOTICE: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.

## Publication ordered by JUDITH PIPPIN

Date of publication in the Seattle Daily Journal of Commerce, November 4, 2002. 11/4(151336

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