

From: Jessica de Barros <JessicaD@kcha.org>
Subject: RE: Keep Washington Working Act - Flock Cameras
To: Ponha Lim <PonhaL@kcha.org>; Steven Hellyer <StevenH@kcha.org>; Andria Lazaga <AndriaL@kcha.org>
Sent: September 5, 2025 5:51 PM (UTC-04:00)
Attached: Ordinance 19925.pdf

As a follow-up, attached is the new Responsible Bidder legislation sponsored by Councilmember Mosqueda and passed into law. I don't think we are required to comply with this and need to gather further information, but it is an expectation of the Council.

From: Ponha Lim <PonhaL@kcha.org>
Sent: Friday, September 5, 2025 12:54 PM
To: Steven Hellyer <StevenH@kcha.org>; Andria Lazaga <AndriaL@kcha.org>; Jessica de Barros <JessicaD@kcha.org>
Subject: Re: Keep Washington Working Act - Flock Cameras

We are currently not sharing nationally. We reduced the sharing network to only police agencies in King County....

Talk to you all soon.

Ponha Lim | Vice President of Safety & Security
600 Andover Park W., Tukwila, WA 98188
Mobile: (206) 640-4202 | TTY: 7-1-1
www.kcha.org | [Facebook](#) | [LinkedIn](#) | [Instagram](#)

King County **Housing** Authority
Transforming lives through housing

From: Steven Hellyer <StevenH@kcha.org>
Sent: Friday, September 5, 2025 12:52 PM
To: Andria Lazaga <AndriaL@kcha.org>; Ponha Lim <PonhaL@kcha.org>; Jessica de Barros <JessicaD@kcha.org>
Subject: Re: Keep Washington Working Act - Flock Cameras

Andria --

Thank you for sharing this information.

A couple of initial thoughts.

We may want to consider turning off national sharing.

Even if we turn national sharing off, Section 5.3, under Confidentiality Disclosures, may be problematic for KCHA.

5.3 Disclosure of Footage. Subject to and during the Retention Period, Flock may access, use, preserve and/or disclose the Footage to law enforcement authorities, government officials, and/or third parties, if legally required to do so or if Flock has a good faith belief that such access, use, preservation or disclosure is reasonably necessary to comply with a legal process, enforce this

Agreement, or detect, prevent or otherwise address security, privacy, fraud or technical issues, or emergency situations.

Even if the data is considered "KCHA" property, if Flock is legally required to provide the data, or there is a good faith belief such actions are reasonably necessary to comply with a legal process or an emergency situation, federal agencies may receive access to the data if legally compelled within the retention period. This language could be in violation of Keep Washington Working (KWW) Act in the event the legal action was enforcement related to immigration.

Arguably, KCHA as an agency would not be assisting, however, the data we own as an agency could be used to assist with an enforcement action.

Steven Hellyer | Chief Technology Officer
600 Andover Park W., Tukwila, WA 98188
Phone: 206-574-4229 | Mobile: 425-330-8773 | TTY: 7-1-1
www.kcha.org | [Facebook](#) | [LinkedIn](#) | [Instagram](#)

King County **Housing** Authority
Transforming lives through housing

 [Book time to meet with me](#)

From: Andria Lazaga <AndriaL@kcha.org>
Sent: Friday, September 5, 2025 12:34 PM
To: Steven Hellyer <StevenH@kcha.org>; Ponha Lim <PonhaL@kcha.org>; Jessica de Barros <JessicaD@kcha.org>
Subject: FW: Keep Washington Working Act - Flock Cameras

Hi Ponha and Jessica. Robin encouraged me to loop Steven into this conversation and luckily he's able to join us at 1.

@Steven – see below/attached.

Best,

Andria

From: Ponha Lim <PonhaL@kcha.org>
Sent: Thursday, September 4, 2025 4:31 PM

To: Jessica de Barros <JessicaD@kcha.org>; Andria Lazaga <AndriaL@kcha.org>

Subject: Re: Keep Washington Working Act - Flock Cameras

Thanks Andria & Jessica. Attached is the Flock contract. I also copied and pasted Flock's changes in search filters and sharing, applicable to WA state. See below:

Search filter:

"To help enable compliance with Washington laws that restrict law enforcement agency actions related to immigration enforcement and reproductive health rights protected under Washington law, our Product team has created a new Search filter for your agency. This filter is designed to remove your agency's cameras from any search with a search reason that appears to indicate that the search is connected to immigration enforcement or reproductive care. This filter will apply to all searches performed that include any of your networks, whether by your own employees or other agencies that you have shared with, such as via direct one-to-one sharing and the Statewide and Nationwide Lookup tools. We intend to turn on the filter for all law enforcement customers in the state of Washington on Friday (August 15th, 2025)."

Sharing:

Each LPR camera in your network captures vehicular evidence to help solve crime. That data belongs to you as the customer. As the system administrator, you have full control over whether and how your agency shares this information with others. Time and again, data sharing has proven invaluable—helping agencies locate kidnapped children across state lines, find missing seniors, and solve cross-jurisdictional narcotics and burglary cases. To make this possible, the Flock platform provides flexible options for sharing:

1. National sharing

- Opt into Flock's national sharing network. Access via the national lookup tool is limited—users can only see results if they perform a full plate search and a positive match exists within the network of participating, opt-in agencies. This ensures data privacy while enabling broader collaboration when needed.

2. Share with agencies in specific states only

- Share with agencies with similar laws (for example, regarding immigration enforcement and data)

3. Share within your state only or within a certain distance

- You can share information with communities within a specified mile radius, with the entire state, or a combination of both—for example, sharing with cities within 150 miles of Kansas City (which would include cities in Missouri and neighboring states) and / or all communities statewide simultaneously.

4. Share 1:1

- Share only with specific agencies you have selected

5. Don't share at all

*In some states, sharing is automatically restricted as required by law, and searches with search terms that indicate a purpose prohibited by law have been disabled in our product. For example, in Virginia, out-of-state sharing is disabled and in Illinois, accessing data for certain purposes is not allowed. **However, you are responsible for knowing your agency's laws and policies, and ensuring that you and your agency's users are using the Flock system in compliance with these rules.** Importantly, private customers never have access to law enforcement data. By giving you control over how your data is shared, Flock Safety makes it easier to collaborate across jurisdictions while maintaining compliance and protecting ownership.*

Yes, that's a lot of Flock info on one email! Feel free to review and let's discuss tomorrow on our 1 pm call.

Thanks,

Ponha Lim | Vice President of Safety & Security

600 Andover Park W., Tukwila, WA 98188

Mobile: (206) 640-4202 | TTY: 7-1-1

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King County **Housing** Authority

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From: Jessica de Barros <JessicaD@kcha.org>
Sent: Thursday, September 4, 2025 3:48 PM
To: Andria Lazaga <AndriaL@kcha.org>; Ponha Lim <PonhaL@kcha.org>
Subject: RE: Keep Washington Working Act - Flock Cameras

Here is some initial information on KWW Act:

[Immigration and Keep Washington Working Guidance](#) | [Washington State](#)

[Keep Washington Working Policies](#) | [Washington State](#)

King County Ordinance (attached)

From: Andria Lazaga <AndriaL@kcha.org>
Sent: Thursday, September 4, 2025 2:32 PM
To: Ponha Lim <PonhaL@kcha.org>; Jessica de Barros <JessicaD@kcha.org>
Subject: RE: Keep Washington Working Act - Flock Cameras

Hi Ponha. Jessica was also in the meeting with Councilmember Mosqueda and has started digging in to the new County legislation. We're thinking we likely will want an attorney to weigh in but first it would be good for the three of us to get together and figure out what we collectively know, what we don't and what our specific legal questions are. Does that make sense to you?

I'll send a meeting invite, but if you think it's not needed just let us know.

It would also be helpful to me if you could please share our contract with Flock.

Best,

Andria

From: Ponha Lim <PonhaL@kcha.org>
Sent: Thursday, September 4, 2025 12:51 PM
To: Robin Walls <RobinW@kcha.org>
Cc: Andria Lazaga <AndriaL@kcha.org>
Subject: Re: Keep Washington Working Act - Flock Cameras

Thank you, Robin.

Andria - I will connect with you on a separate thread. My team will do some more digging on Flock's data storage, agency sharing, etc. At the moment, our Flock cameras are only sharing with police agencies in King County, which also complies by the Keep Washington Working Act (KWW).

Ponha

Ponha Lim | Vice President of Safety & Security

600 Andover Park W., Tukwila, WA 98188

Mobile: (206) 640-4202 | TTY: 7-1-1

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King County **Housing** Authority

Transforming lives through housing

From: Robin Walls <RobinW@kcha.org>
Sent: Thursday, September 4, 2025 12:45
To: Ponha Lim <PonhaL@kcha.org>
Cc: Andria Lazaga <AndriaL@kcha.org>
Subject: RE: Keep Washington Working Act - Flock Cameras

Also, if we need to get legal interpretation we have plenty of lawyers. Andria may also have some insight.

Robin Walls (she/her) | President/CEO

King County Housing Authority

600 Andover Park West | Tukwila, WA 98188

P: (206) 574-1190 | TTY: 7-1-1 | www.kcha.org

From: Ponha Lim <PonhaL@kcha.org>
Sent: Thursday, September 4, 2025 12:44 PM
To: Robin Walls <RobinW@kcha.org>
Subject: Re: Keep Washington Working Act - Flock Cameras

Received. Let me research and get back to you.

Ponha

Ponha Lim | Vice President of Safety & Security

600 Andover Park W., Tukwila, WA 98188

Mobile: (206) 640-4202 | TTY: 7-1-1

www.kcha.org | [Facebook](#) | [LinkedIn](#) | [Instagram](#)

King County **Housing** Authority

Transforming lives through housing

From: Robin Walls <RobinW@kcha.org>

Sent: Thursday, September 4, 2025 12:37

To: Ponha Lim <PonhaL@kcha.org>

Subject: Keep Washington Working Act - Flock Cameras

Ponha,

Below is the AI summary of the Keep Washington Working Act, which may restrict our usage of Flock Cameras. I was just in a meeting with Councilmember Mosqueda who believe because of the collaboration with law enforcement that use of Flock is restricted in King County based on this act that was recently passed.

Issue is regarding the storage of the data via a 3rd party that can retain data which can then be subpoenaed or obtained and used unwittingly. King County is looking for partner agencies to also restrict usage. We need to research this (not just the AI version) and find out how flock cameras are being restricted.

Robin

The Keep Washington Working (KWW) Act is a Washington state law that protects the rights of immigrant communities by restricting state and local agency collaboration with federal immigration enforcement agencies. It prohibits law enforcement, jails, and other state agencies from collecting immigration-related information, stopping or detaining individuals for civil immigration violations, or honoring federal immigration detainers without a warrant. The Act also prevents these agencies from denying services, benefits, or employment based on an individual's immigration or citizenship status, unless required by federal or state law.

What the Keep Washington Working Act Does:

- **Protects Information:**

Prohibits state agencies from inquiring about or collecting an individual's immigration or citizenship status, place of birth, or nationality unless a connection exists to a violation of state or local law.

- **Restricts Collaboration:**

Prevents local and state law enforcement, jails, and other agencies from assisting with federal immigration enforcement duties or detaining individuals for immigration purposes.

- **Prohibits Detainers (Without Warrant):**

Jails cannot honor federal immigration detainers or notify federal agents of a person's custody for a civil immigration matter without a federal immigration warrant.

- **Ensures Access to Services:**

Guarantees that individuals cannot be denied state or local services, benefits, privileges, or employment due to their immigration or citizenship status.

- **Establishes Guidelines:**

Provides guidance and model policies for state and local agencies on how to comply with the law.

Key Prohibitions for Law Enforcement and Jails:

- Stopping or detaining someone solely to determine their immigration status.
- Providing federal immigration authorities with non-public personal information of individuals in custody.
- Allowing federal agents to interview people in custody regarding civil immigration violations.
- Entering into agreements that deputize local law enforcement to perform federal immigration enforcement duties.

Purpose of the Act:

The Act aims to ensure that Washington's economy and communities remain strong by protecting all state residents, regardless of their immigration status, and by preventing local resources from being diverted to support federal immigration enforcement efforts.

Robin Walls (she/her) | President/CEO

King County Housing Authority

600 Andover Park West | Tukwila, WA 98188

P: (206) 574-1190 | TTY: 7-1-1 | www.kcha.org





KING COUNTY

1200 King County Courthouse
516 Third Avenue
Seattle, WA 98104

Signature Report

Ordinance 19925

Proposed No. 2025-0093.2

Sponsors Mosqueda, Quinn, Dembowski,
Barón, Zahilay and Balducci

1 AN ORDINANCE related to establishing responsibility
2 criteria for contracts for public works, tangible personal
3 property, and services; amending Ordinance 12138, Section
4 11, as amended, and K.C.C. 2.93.120 and Ordinance
5 12138, Section 19, as amended, and K.C.C. 2.93.190 and
6 establishing an effective date.

7 PREAMBLE:

8 King County has a deep interest in the condition of workers employed by
9 county suppliers and supports fair wages and fair benefits for those
10 workers.

11 King County endorses small business and women and minority-owned
12 business development.

13 King County strives to protect the public's interest, and to fulfill the public
14 trust, by engaging in business with bidders or proposers that are
15 committed to, and consistently engage in, fair and responsible business
16 practices evidenced by their record of compliance with applicable statutes,
17 payment of fair wages and benefits to employees, as well as by their
18 experience and reputation.

Ordinance 19925

19 To that end, King County utilizes best practices to ensure, consistent with
 20 the features of each contract, that it awards contracts to responsible
 21 bidders.

22 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

23 SECTION 1. Ordinance 12138, Section 11, as amended, and K.C.C. 2.93.120 are
 24 hereby amended to read as follows:

25 A. Contracts for architect and engineering services shall be solicited in
 26 accordance with chapter 39.80 RCW.

27 B. Contracts for professional services, other than architectural or engineering,
 28 shall be solicited using the procedures in chapter 39.80 RCW, with price as an additional
 29 element of consideration.

30 C. Public works contracts shall be solicited and awarded in accordance with the
 31 authority granted by state law, as in Titles 36 and 39 RCW and any additional
 32 requirements prescribed by county ordinance or executive policy.

33 D. Contracts for the lease or purchase of tangible personal property and the
 34 purchase of services and technical services shall be awarded in accordance with RCW
 35 36.32.245, 36.32.253 and 39.04.190. If the manager determines that soliciting bids is not
 36 in the best interest of the county, the contract shall be awarded under a competitive
 37 proposal process.

38 E. Prequalification of tangible personal property and services may occur before
 39 procurement of the items. Under those circumstances, only tangible personal property
 40 and services that are determined to meet the qualifying criteria will be acceptable in the
 41 subsequent procurement.

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42 F. All contracts that provide for reimbursement of contractor travel and meal
43 expenses shall have a provision that limits such reimbursements to eligible costs based on
44 the rates and criteria established in K.C.C. chapter 3.24 and federal travel rate
45 regulations.

46 G. For all solicitations with a value of one hundred thousand dollars or more, the
47 executive shall develop responsibility criteria, relevant to the proposed scope of work, to
48 determine whether a bidder or proposer's historical compliance with environmental,
49 worker safety, labor, and human trafficking laws, rules and regulations establishes the
50 bidder or proposer to be a responsible contractor. For the purposes of this subsection,
51 "historical compliance" means a minimum of three years preceding the submittal date for
52 the solicitation. The executive, when developing responsibility criteria that evaluates
53 historical compliance with environmental, worker safety, labor and human trafficking
54 laws, rules and regulations, may also develop criteria to use in determining the
55 responsibility of a bidder or proposer, that evaluates a bidder or proposer's record in
56 providing employee benefits, including an employer or union provided retirement plan,
57 health benefits and either paid parental leave or paid family leave, or both. The executive
58 shall consider the following criteria, at minimum, in determining the responsibility of a
59 bidder or proposer as applicable:

60 1. The bidder or proposer shall certify that it has a project labor harmony
61 agreement, such as a project labor agreement, a community workforce agreement, or a
62 collective bargaining agreement, containing a clause prohibiting strikes and lockouts
63 during the contract's term where appropriate to protect the county's proprietary interest;

Ordinance 19925

- 64 2. The bidder or proposer shall attest that, in the last three years, it has not had
65 any wage or industrial insurance violations with the state of Washington;
- 66 3. The bidder or proposer is not debarred by the state of Washington;
- 67 4. The bidder or proposer has a valid employment security department number
68 under Title 50 RCW;
- 69 5. The bidder or proposer has in force industrial insurance coverage for its
70 employees working in the state of Washington under Title 51 RCW;
- 71 6. The bidder or proposer has a valid state of Washington excise tax registration
72 number under Title 82 RCW;
- 73 7. The bidder or proposer can demonstrate technical ability and competence of
74 the bidder or proposer to perform the required scope of work by providing evidence of
75 past performance of similar work through documents submitted with its bid or proposal;
- 76 8. The bidder or proposer shall attest to past and current compliance with all
77 applicable federal, state, and local laws, ordinances, regulations, and rules;
- 78 9. The bidder or proposer shall attest to financial capacity to support
79 performance of the required scope of work;
- 80 10. The bidder or proposer shall attest to a record of business integrity, customer
81 service, and relevant experience;
- 82 11. The bidder or proposer shall attest that employees performing work under
83 the contract will be compensated at or above the prevailing wage, where applicable, or
84 the minimum wage prescribed by K.C.C. 2.94.020. The county shall score billable rates
85 with wages and benefits higher than those with lower wages and benefits;

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86 12. The bidder or proposer shall attest to providing high-value employee
 87 benefits including, but not limited to, health insurance of at least seventy percent actuarial
 88 value and plan design that is compliant under the Affordable Care Act for individual and
 89 family coverage, and compensated leave;

90 13. The bidder or proposer shall attest to the prioritization of worker safety and
 91 promotion of continuous improvement in the quality of the workforce by, at minimum,
 92 providing a mechanism to summon help for employees who work alone, continuing
 93 education or apprenticeship opportunities, and appropriate personal protective equipment;

94 14. The bidder or proposer shall attest that it respects the right of employees;

95 15. The bidder or proposer shall attest that it provides a complaint or grievance
 96 procedure for employees;

97 16. The bidder or proposer shall attest that it supports the growth of certified
 98 small businesses, federal Disadvantaged Business Enterprise Program participants,
 99 businesses certified by the Washington state Office of Minority and Women's Business
 100 Enterprises, or other bona fide small business development and support programs as
 101 evidenced by past or planned engagement efforts such as subcontracting commitments,
 102 mentorship programs, capacity-building initiatives, policies promoting small business
 103 inclusion, or recruiting and hiring from economically distressed areas as defined in
 104 K.C.C. 12.18.010.G;

105 17. The bidder or proposer shall attest that it supports environmental and energy
 106 efficiency policies;

Ordinance 19925

107 18. The bidder or proposer shall attest that it maintains a sexual harassment
 108 prevention policy and annual training practice for all employees that includes how to
 109 report sexual harassment; and

110 19. The bidder or proposer shall attest that it actively maintains an equal
 111 opportunity policy in hiring and promotions, complies with labor and human trafficking
 112 laws, and in performance under the county contract will not expend any time, monies, or
 113 other resources on facilitating the civil enforcement of federal immigration law or
 114 participate in civil immigration enforcement operations, except where state or federal
 115 law, regulation, or court order shall so require.

116 H. The criteria listed in subsection G. of this section shall be in addition to any
 117 other qualifications criteria stated in the solicitation documents. For solicitations to
 118 award a contract for public works, the criteria are deemed supplemental criteria for
 119 determining bidder responsibility under RCW 39.04.350. If the executive determines that
 120 the use of any of the criteria developed in accordance with subsection G. of this section
 121 might cause the county to be in violation of any state or federal procurement law, rule or
 122 regulation regarding competitive bidding or competitive proposals, that criteria shall not
 123 be included in a solicitation. The criteria shall neither be included in solicitations to
 124 award a contract to a government agency or public entity nor be included in solicitations
 125 to award any contract that the county enters as the administrator of a grant for a third
 126 party.

127 I. If council approval of a contract is requested under K.C.C. 4A.100.070.D.2.b.
 128 or is required under state law, the executive shall include in the legislative transmittal

Ordinance 19925

package submitted to the council a written explanation of the prospective contractor's response to the criteria in subsection G. of this section.

J. Where only one bid or proposal to the county's solicitation to award a contract for either public works, tangible personal property, or services is received, and in the determination of the executive the bidder or proposer fails to qualify as a responsible bidder or proposer, then the executive shall resolicit for public works, tangible personal property, or services.

K. All contracts executed under K.C.C. 2.93.120 shall include the provision that if the contractor fails to comply with any material provisions of the contract, which shall include the responsibility criteria specified in the solicitation and to which the contractor as bidder or proposer attested, the county may terminate the contract, in whole or in part, for default.

SECTION 2. Ordinance 12138, Section 19, as amended, and K.C.C. 2.93.190 are hereby amended to read as follows:

A. This section applies to contracts or procurements for tangible personal property and services including technical services for departments and offices.

B. Contracts shall be solicited under the following competitive process:

1. The manager shall advertise solicitations for qualifications or proposals. The notice shall state the date and time for submissions. The solicitation for qualifications or proposals shall state the relative importance of price and all other evaluation factors;

2. Discussions may be conducted with responsible offerors to determine which proposals should be evaluated in more detail or which offerors should be requested to enter into negotiations, or both. Negotiations may be conducted concurrently or

Ordinance 19925

152 sequentially. The county may request clarifications and consider minor adjustments in
153 the proposals in order to better understand the proposals and to qualify them for further
154 consideration, though information discussed or obtained from one offeror shall not be
155 disclosed to competing offerors during the discussions and negotiations. Except to the
156 extent protected by either or both state and federal laws and regulations, proposals shall
157 be considered public documents and available for review and copying by the public after
158 a decision to award the contract is made; and

159 3. Award shall be made, if at all, to a responsible offeror or offerors whose
160 proposal or proposals are determined to be the most advantageous to the county, taking
161 into consideration price and the other established evaluation factors. To be determined as
162 responsible, the offeror or offerors shall meet the responsibility criteria listed under
163 K.C.C. 2.93.120, subsection G that are contained in the solicitation.

164 C. The manager may use the small business accelerator established in K.C.C.
165 chapter 4.19 to solicit and obtain competitive sealed bids or proposals from only certified
166 small contractors and suppliers.

167 SECTION 3. If any provision of this ordinance or its application to any person or
168 circumstance is held invalid, the remainder of the ordinance or the application of the

Ordinance 19925

169 provision to other persons or circumstances is not affected.

170 SECTION 4. This ordinance takes effect September 1, 2025.

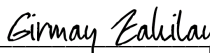
171

Ordinance 19925 was introduced on 3/18/2025 and passed by the Metropolitan King County Council on 5/6/2025, by the following vote:

Yes: 8 - Balducci, Barón, Dembowski, Dunn, Mosqueda, Quinn,
von Reichbauer and Zahilay
Excused: 1 - Perry

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON

Signed by:



1AEA3C5077F8485...

Girmay Zahilay, Chair

ATTEST:

DocuSigned by:



C267B914088E4A0...

Melani Hay, Clerk of the Council

APPROVED this ____ day of 5/15/2025, ____.

Signed by:



AAA4841FD7644BE...

Shannon Braddock, County Executive

Attachments: None

Certificate Of Completion

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Cherie Camp

401 5TH AVE

SEATTLE, WA 98104

Cherie.Camp@kingcounty.gov

IP Address: 10.103.81.9

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Cherie.Camp@kingcounty.gov

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Signer Events

Girmay Zahilay

girmay.zahilay@kingcounty.gov

Council Chair

Security Level: Email, Account Authentication
(None)

Signature

Signed by:

1AEA3C5077F8485...

Signature Adoption: Pre-selected Style

Using IP Address: 71.227.166.164

Timestamp

Sent: 5/7/2025 9:40:15 AM

Viewed: 5/7/2025 10:24:27 AM

Signed: 5/7/2025 10:24:34 AM

Electronic Record and Signature Disclosure:

Accepted: 5/7/2025 10:24:27 AM

ID: b2df15b7-3d6e-4f1d-a36d-65b88978baca

Angel Foss

Angel.Foss@kingcounty.gov

Deputy Clerk of the Council

King County Council

Security Level: Email, Account Authentication
(None)

DocuSigned by:

C267B914088E4A0...

Signature Adoption: Pre-selected Style

Using IP Address: 198.49.222.20

Sent: 5/7/2025 10:24:35 AM

Viewed: 5/7/2025 10:55:46 AM

Signed: 5/7/2025 10:56:12 AM

Electronic Record and Signature Disclosure:

Accepted: 9/30/2022 11:28:30 AM

ID: 020c9a0a-c529-4443-8490-bad8ecc7fb95

Shannon Braddock

Shannon.Braddock@kingcounty.gov

Deputy Executive

Security Level: Email, Account Authentication
(None)

Signed by:

AAA4841FD7644BE...

Signature Adoption: Uploaded Signature Image

Using IP Address: 146.129.84.133

Sent: 5/7/2025 10:56:14 AM

Viewed: 5/15/2025 2:53:53 PM

Signed: 5/15/2025 2:54:10 PM

Electronic Record and Signature Disclosure:

Accepted: 5/15/2025 2:53:53 PM

ID: de089de5-14e7-4bae-8927-c4ced15d7ca9

In Person Signer Events

Signature

Timestamp

Editor Delivery Events

Status

Timestamp

Agent Delivery Events

Status

Timestamp

Intermediary Delivery Events

Status

Timestamp

Certified Delivery Events	Status	Timestamp
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Carbon Copy Events	Status	Timestamp
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Ames Kessler
akessler@kingcounty.gov
Executive Legislative Coordinator & Public Records
Officer
King County
Security Level: Email, Account Authentication
(None)
Electronic Record and Signature Disclosure:
Not Offered via DocuSign

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Witness Events	Signature	Timestamp
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Notary Events	Signature	Timestamp
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Envelope Summary Events	Status	Timestamps
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Envelope Sent	Hashed/Encrypted	5/7/2025 9:40:15 AM
Certified Delivered	Security Checked	5/15/2025 2:53:53 PM
Signing Complete	Security Checked	5/15/2025 2:54:10 PM
Completed	Security Checked	5/15/2025 2:54:10 PM

Payment Events	Status	Timestamps
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Electronic Record and Signature Disclosure
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ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, King County-Department of 02 (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

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If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: cipriano.dacanay@kingcounty.gov

To advise King County-Department of 02 of your new email address

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

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To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to cipriano.dacanay@kingcounty.gov and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with King County-Department of 02

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

- i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;
- ii. send us an email to cipriano.dacanay@kingcounty.gov and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

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- You can access and read this Electronic Record and Signature Disclosure; and
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- Until or unless you notify King County-Department of 02 as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by King County-Department of 02 during the course of your relationship with King County-Department of 02.