RESOLUTION NO. 836

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GIG HARBOR, WASHINGTON, ACKNOWLEDGING ITS APPROVAL OF AMENDMENTS TO THE AFFORDABLE HOUSING POLICIES IN THE PIERCE COUNTY COUNTYWIDE PLANNING POLICIES AS RECOMMENDED BY THE PIERCE COUNTY REGIONAL COUNCIL; AUTHORIZING THE MAYOR TO EXECUTE AN INTERLOCAL AGREEMENT WITH PIERCE COUNTY AND THE CITIES AND TOWNS OF PIERCE COUNTY, THEREBY AMENDING THE PIERCE COUNTY COUNTYWIDE PLANNING POLICIES.

WHEREAS, the Pierce County Regional Council (PCRC) was created in 1992 by interlocal agreement among the cities and towns of Pierce County and Pierce County, and charged with responsibilities, including: serving as a local link to the Puget Sound Regional Council, promoting intergovernmental cooperation, facilitating compliance with the coordination and consistency requirements of the Growth Management Act and the Regional Transportation Planning Organization (Chapter 47.80 RCW), and developing a consensus among jurisdictions regarding the development and modification of the Countywide Planning Policies; and

WHEREAS, on January 31, 1995, the Pierce County Council passed Resolution R95-17 affirming the commitment of the County to continue discussions with other local jurisdictions to resolve implementation of the Growth Management Act (GMA); and

WHEREAS, the GMA requires Counties, Cities and Towns to plan for housing affordable to all economic segments of the population; and

WHEREAS, the GMA requires Counties, Cities and Towns to plan for housing affordable to all economic segments of the population; and

WHEREAS, the Pierce County Countywide Planning Policies are written policy statements which are to be used solely for establishing a countywide framework from which the County and Municipal comprehensive plans are developed and adopted; and

WHEREAS, the framework is intended to ensure that the County and Municipal comprehensive plans are consistent; and

WHEREAS, Pierce County initially adopted its initial Countywide Planning Page 1 of 3 Policies on June 30, 1992; and

WHEREAS, affordable housing policies are a component of the initial Pierce County Countywide Planning Policies; and

WHEREAS, in November 2006, the PCRC solicited proposals to formulate countywide affordable housing implementation plan and recommend new countywide affordable housing policies; and

WHEREAS, a series of public workshops were conducted over a threeday period in March 2007, soliciting input for the countywide affordable housing strategy; and

WHEREAS, recommendations for a countywide affordable housing strategy from the consulting firm of Pacific Municipal Consulting (PMC) was published on June 15, 2007; and

WHEREAS, the Growth Management Coordinating Committee reviewed PMC's recommendation and forwarded its recommended modifications to the PCRC; and

WHEREAS, the PCRC conducted negotiations in open public meetings during 2007, 2008, and 2009 to address substantive policy changes necessary to respond to current issues related to the coordination and consistency with the GMA; and

WHEREAS, the PCRC subsequently recommended adoption of the proposed amendments to the Pierce County Countywide Planning Policies on May 21, 2009, which address policy updates; and

WHEREAS, on July 16, 2009 the PCRC approved a technical amendment to its May 21, 2009 recommendation; and

WHEREAS, amendments to the Pierce County Countywide Planning Policies must be adopted through amendment of the original interlocal agreement or by a new interlocal agreement ratified by 60 percent of the jurisdictions in Pierce County representing 75 percent of the total population; and

WHEREAS, Pierce County, the lead agency for these amendments, conducted an environmental review of the proposed amendments to the Pierce County Countywide Planning Policies pursuant to RCW 43.21C and a Determination of Nonsignificance was issued on November 16, 2009; and

WHEREAS, an Interlocal Agreement entitled "Amendments to the Pierce County Countywide Planning Policies" was developed for this purpose, and Page 2 of 3 included the recommended amendments to the Pierce County Countywide Planning Policies as an attachment; and

WHEREAS, these revised and additional Countywide Planning Policies should be incorporated into the next amendment of the Pierce County Countywide Planning Policies by Ordinance of the County Council; and

WHEREAS, the City Council finds that it is in the public interest to authorize the Mayor to execute the interlocal agreement, attached hereto as Exhibit "B"; Now, Therefore,

THE CITY COUNCIL OF THE CITY OF GIG HARBOR, WASHINGTON, HEREBY RESOLVES AS FOLLOWS:

<u>Section 1</u>. The Gig Harbor City Council hereby acknowledges its approval of the amendments to the Pierce County Countywide Policies recommended by the Pierce County Regional Council, which are attached hereto as Exhibit "A" and incorporated herein by reference.

Section 2. The Mayor is hereby authorized to execute the Interlocal Agreement, attached hereto as Exhibit "B" and by this reference incorporated herein, thereby ratifying the attached amendments to the Pierce County Countywide Planning Policies as recommended by the Pierce County Regional Council.

RESOLVED this 24th day of May, 2010.

CITY OF GIG HARBOR

Mayor Charles L. Hunter

ATTEST/AUTHENTICATED:

Molly Towslee, City Clerk

APPROVED AS TO FORM: Office of the City Attorney

aunel Kellein

Angela Belbeck, City Attorney

FILED WITH THE CITY CLERK: 05/19/10 PASSED BY THE CITY COUNCIL:05/24/10 RESOLUTION NO. 836

Page 3 of 3

1	Exhibit A
2 3	
4	Proposed Amendments to the
	Countravido
5	Countywide
	Dianning Daliaiaa
6	Planning Policies
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8	for Pierce County, Washington
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COUNTYWIDE PLANNING POLICY ON THE "NEED FOR AFFORDABLE HOUSING FOR ALL ECONOMIC SEGMENTS OF THE POPULATION AND PARAMETERS FOR ITS DISTRIBUTION"

Background - Requirement of Growth Management Act

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The Washington Growth Management Act identifies as a planning goal to guide the development and adoption of comprehensive plans and development regulations that counties and cities encourage the availability of affordable housing to all economic segments of the population, promote a variety of residential densities and housing types, and encourage preservation of the existing housing stock. [RCW 36.70A.020(4)] The term "affordable housing" is not defined, but the context in which it appears suggests that its meaning was intended to be broadly construed to refer to housing of varying costs, since the reference is to all economic segments of the community.

The Washington Growth Management Act requires the adoption of countywide planning 16 policies for affordable housing in order to establish a consistent county-wide framework from which county and city comprehensive plans are developed and adopted. These policies are 18 required to, at a minimum, "consider the need for affordable housing, such as housing for all 19 economic segments of the population and parameters for its distribution" [RCW 36.70A.210(3)(e)].

The Washington Growth Management Act also identifies mandatory and optional plan elements. [RCW 36.70A.070 and .080]. A Housing Element is a mandatory plan element that must, at a minimum, include the following [RCW 36.70A.070(2)]:

- (a) an inventory and analysis of existing and projected housing needs that identifies the number of housing units necessary to manage projected growth;
- (b) a statement of goals, policies and objectives, and mandatory provisions for the preservation, improvement and development of housing, including single-family residences;
 - (c) identification of sufficient land for housing, including, but not limited to, governmentassisted housing, housing for low income families, manufactured housing, multi-family housing, group homes, and foster care facilities, and senior housing;
 - (d) adequate provisions for existing and projected housing needs of all economic segments of the community.

Since the Comprehensive Plan of every city and county must be an internally consistent 41 document [RCW 36.70A.070] and all plan elements must be consistent with the future land use 42 map prepared as part of the required land use element [RCW 36.70A.070], these other plan 43 elements will, to a great extent, dictate what will be in the housing element. 44

Thus, the land use element, relying upon estimates of future population, growth, average 46 numbers of persons per household, and land use densities, will indicate how much (and where) 47 land needs to be made available to accommodate the identified housing needs. The capital 48

1 2		facilities, transportation and utilities elements will then indicate when and how public facilities will be provided to accommodate the projected housing, by type, density and location.
3 4	•	Countywide Planning Policy
5		
6 7 8		 The County, and each municipality in the County, shall determine the extent of the need (<i>i.e.</i>, the demand) for housing for all economic segments of the population that are, both existing and projected for the community its jurisdiction over the planning period.
9		
10		1.1 the projection shall be made in dwelling units, by type, provided, that the projection may be a range and that the types of dwelling units may be in broad categories, such as
11 12		single-family detached, single-family attached, duplex, triplex, fourplex, apartments
13 14		and special housing types;
15	-	1.2 the projection shall be reflective of census or other reliable data indicating the
16		economic segments of the population for whom housing needs to be provided, and shall incorporate the jurisdiction's fair share of the County's housing needs;
17 18		shan incorporate the jurisdiction's fair share of the County's nousing needs,
19		1.3 the projections shall be reflective of the Countywide fair share housing allocation as
20		shall be established pursuant to federal or state law and supplemented by provisions
21 22		established in intergovernmental agreements between County jurisdictions.
23		2. The County and each municipality in the County shall meet their projected demand for
24		housing by one or more or all of the following:
25		2.1 manual and the avieting housing stack through annoir and maintenance
26 27		2.1 preservation of the existing housing stock through repair and maintenance, rehabilitation and redevelopment;
28		
29		2.2 identification of vacant, infill parcels appropriately zoned for residential development
30		with assurances that neighborhood compatibility and fit will be maintained through
31 32		appropriate and flexible zoning and related techniques, such as:
33		2.2.1
34		considerations;
35		2.2.2 performance standards;
36 37		2.2.3 height and bulk limitations; 2.2.4 provision of open space;
38		2.2.5 front, side and rear yard requirements;
39		2.2.6 protection of natural resources and environmentally sensitive lands;
40		2.2.7 architectural controls and design standards.
41		
42		2.3 identification of other vacant lands suitable for residential development and permitting
43		sufficient land through zoning to meet one or more or all of the following types and
44		densities, of housing:
45 46		2.3.1 multi-family housing
40		$\frac{2.3.1}{2.3.2}$ mixed use development
48		2.3.3

1	2.3.4 planned unit development
1 2	2.3.4 plained and development 2.3.5 non-traditional housing
2	2.5.5 Ion-traditional nousing
4	2.4 In determining the suitability of the location and identification of sites for affordable
4 5	housing, the jurisdictions shall consider the availability and proximity of transit
	facilities, governmental facilities and services and other commercial services
6	
7 8	necessary to complement the housing.
	2 The County, and each municipality in the County, should evalue and identify
9	2. The County, and each municipality in the County, should explore and identify
10 11	opportunities to reutilize and redevelop existing parcels where rehabilitation of the buildings is not cost-effective, provided the same is consistent with the countywide policy
12	on historic, archaeological, and cultural preservation.
13	on instorie, alchaeological, and cultural preservation.
14	3. The County, and each municipality in the County shall assess their success in meeting the
15	housing demands and shall monitor the achievement of the housing policies not less than
16	once every five years.
17	2 The County and each municipality in the County shall ansaymers the availability of
18	3. The County, and each municipality in the County, shall encourage the availability of housing offendable to all economic asymptotic for each invisibilities.
19	housing affordable to all economic segments of the population for each jurisdiction.
20 21	3.1 For the purpose of the Pierce County Countywide Planning Policies the following
21	
1	definitions shall apply:
23	3.1.1 "Affordable housing" shall mean the housing affordable to households
24	
25	earning up to 80 percent of the countywide median income. 3.1.2 "Low income households" shall mean households earning 80 percent or
26	
27	less of the countywide median income.3.1.3 "Moderate income households" shall mean households earning 80 to 120
28 29	percent of the countywide median income.
29 30	3.1.4 "Special Needs Housing" shall mean supportive housing opportunities for
31	populations with specialized requirements, such as the physically and
32	mentally disabled, the elderly, people with medical conditions, the
33	homeless, victims of domestic violence, foster youth, refugees, and
34	others.
35	Ottiol S:
36	3.2 Affordable housing needs not typically met by the private housing market should be
37	addressed through a more coordinated countywide approach/strategy.
38	addressed unough a more coordinated county wide approach/strategy.
39	3.2.1 Each jurisdiction may adopt plans and policies for meeting its-affordable
40	and moderate income housing needs in a manner that reflects its unique
40	demographic characteristics, comprehensive plan vision and policies,
41	development and infrastructure capacity, location and proximity to job
42	centers, local workforce, and access to transportation.
44	conters, rocar workforce, and access to transportation.
45	3.3 It shall be the goal of each jurisdiction in Pierce County that a minimum of 25% of
46	the growth population allocation is satisfied through affordable housing.
40	and growin population anotation to suitaned anotagit anotation notasing.
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1	4. The County, and each municipality in the County, shall maximize available local, state and
2	federal funding opportunities and private resources in the development of affordable
3	housing.
4 5	4. The County and each municipality in the County should establish a countywide program by
6	an organization capable of long-term consistent coordination of regional housing planning,
7	design, development, funding, and housing management. All jurisdictions should be
8	represented in directing the work program and priorities of the organization.
9	
10	5. The County, and each municipality in the County, shall explore and identify opportunities
11	for non-profit developers to build affordable housing.
12 13	5. Jurisdictions should plan to meet their affordable and moderate-income housing needs
14	goal by utilizing a range of strategies that will result in the preservation of existing, and
15	production of new, affordable and moderate-income housing.
16	F. Teles A. Constant in the Constant in the Constant and State and an and State
17	5.1 Techniques to preserve existing affordable and moderate-income housing stock
18	may include repair, maintenance, and/or rehabilitation and redevelopment in
19	order to extend the useful life of existing affordable housing units.
20	
21	5.1.1 Jurisdictions should seek and secure state funds such as the Housing
22	Trust Fund, and federal subsidy funds such as Community
23	Development Block Grant, HOME Investment Partnership, and other
24 25	sources to implement housing preservation programs.
25	5.2 Jurisdictions should promote the use of reasonable measures and innovative
27	techniques (e.g. clustering, accessory dwelling units, cottage housing, small lots,
28	planned urban developments, and mixed use) to stimulate new higher-density
29	affordable and moderate-income housing stock on residentially-zoned vacant and
30	underutilized parcels.
31	
32	5.3. To promote affordable housing, jurisdictions should consider the availability and
33	proximity of public transportation, governmental and commercial services
34	necessary to support residents' needs.
35 36	5.4 Jurisdictions should consider providing incentives to developers and builders of
37	affordable housing for moderate- and low-income households, such as but not
38	limited to:
39	5.4.1 A menu of alternative development regulations (e.g. higher density,
40	reduced lot width/area and reduced parking stalls) in exchange for
41	housing that is ensured to be affordable.
42	5.4.2 A toolkit of financial incentives (e.g. permit and fee waivers or multi-
43	family tax exemptions) and grant writing assistance, through the
44	regional housing organization, that may be dependent on the amount of
45	affordable housing proposed.
46	5.4.3 A toolkit of technical assistance (e.g. mapping, expedited processing
47	and permit approval) to affordable housing developers that may be dependent on the amount of affordable housing proposed
48	dependent on the amount of affordable housing proposed.

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2	5.5 Jurisdictions should consider inclusionary zoning measures as a condition of
3	major rezones and development.
4	
5 6 7 8	5.5.1 New fully contained communities in unincorporated Pierce County shall contain a mix of dwelling units to provide for the affordable and moderate-income housing needs that will be created as a result of the development.
9	
10	6. The County, and each municipality in the County, should cooperatively maximize available
11	local, state, and federal funding opportunities and private resources in the development of
12	affordable housing for households.
13	
14	6.1 All jurisdictions should jointly explore opportunities to develop a countywide
15	funding mechanism and the potential for both voter approved measures (bond or
16	levy), and nonvoter approved sources of revenue to support the development of
17	affordable housing.
18	
19	6.2 All jurisdictions should pursue state legislative changes to give local jurisdictions
20	the authority to provide tax relief to developers of affordable housing.
21	
22	6.3 All jurisdictions should explore opportunities to dedicate revenues from sales of
23	publicly owned properties, including tax title sales, to affordable housing
24	projects.
25	Levende V-registropenter:
26	6.4 All jurisdictions should explore the feasibility of additional resources to facilitate
27	the development of affordable housing such as a new countywide organization
28	(based on inter-local agreements), expansion of existing non-profit partnerships,
29	increased coordination with local public housing authorities, a county-wide land
30	trust, as well as future involvement of larger County employers, in the provision
31	of housing assistance for their workers.
32	
33	67. The County, and each municipality in the County, should explore and identify
34	opportunities to reutilize and redevelop existing parcels where rehabilitation of the
35	buildings is not cost-effective, provided the same is consistent with the Countywide policy
36	on historic, archaeological and cultural preservation to reduce land costs for non-profit and
37	for-profit developers to build affordable housing.
38	Tor prom de reliepers to sum d'arrecterie nousing.
39	7.1 Jurisdictions should explore options to dedicate or make available below market-
40	rate surplus land for affordable housing projects.
41	rate surplus land for anoidable notioning projects.
41	7.2 All jurisdictions should explore and identify opportunities to assemble, reutilize,
42 43	and redevelop existing parcels.
	and redevelop existing pareers.
44 45	7. New fully-contained communities shall comply with the requirements set forth in the
45 46	Growth Management Act and shall contain a mix in the range of dwelling units to
	provide their "fair share" of the Countywide housing need for all segments of the
47	
48	population that are projected for the County over the planning period.

1	o	The County, and each municipality in the County, shall periodically monitor and assess their
2 3		success in meeting the housing needs to accommodate their 20-year population allocation.
4 5 6 7		8.1 Jurisdictions should utilize the available data and analyses provided by federal, state, and local sources to monitor their progress in meeting housing demand as part of the required Growth Management Act comprehensive plan update process.
8 9 10 11		8.2 Countywide housing allocations shall be periodically monitored and evaluated to determine if countywide needs are being adequately met; the evaluation should identify all regulatory and financial measures taken to address the allocation need.
12 13 14		8.3 Each jurisdiction should provide, if available, the quantity of affordable housing units created, preserved, or rehabilitated since the previous required update.
15 16 17 18		8.4 Jurisdictions should consider using a consistent reporting template for their evaluations to facilitate the countywide monitoring and assessment.
19 20 21 22		8.5 In conjunction with the Growth Management Act Update schedule, a report should be forwarded to the Pierce County Regional Council addressing the progress in developing new affordable housing.
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1		Exhibit B
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7 8		INTERLOCAL AGREEMENT
9		AMENDMENTS TO THE PIERCE COUNTY
10		COUNTYWIDE PLANNING POLICIES
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12 13		reement is entered into by and among the cities and towns of Pierce County and Pierce This agreement is made pursuant to the provisions of the Interlocal Cooperation Act of
14		Chapter 39.34 RCW. This agreement has been authorized by the legislative body of each
15		tion pursuant to formal action and evidenced by execution of the signature page of this
16	agreem	ent.
17 18	BACK	GROUND:
19	DACK	
20	16	The Pierce County Regional Council (PCRC) was created in 1992 by interlocal
21		agreement among the cities and towns of Pierce County and Pierce County. The
22 23		organization is charged with responsibilities, including: serving as a local link to the Puget Sound Regional Council, promoting intergovernmental cooperation, facilitating
24		compliance with the coordination and consistency requirements of the Growth
25		Management Act (Chapter 36.70A RCW) and the Regional Transportation Planning
26		Organization (Chapter 47.80 RCW), and developing a consensus among jurisdictions
27 28		regarding the development and modification of the Countywide Planning Policies.
29	В.	The Pierce County Countywide Planning Policies provide for amendments to be adopted
30		through amendment of the original interlocal agreement or by a new interlocal
31		agreement. The Pierce County Countywide Planning Policies may be amended upon the
32 33		adoption of amendments by the Pierce County Council and ratification by 60 percent of the jurisdictions in Pierce County (13 of 20) representing 75 percent of the total Pierce
34		County population as designated by the State Office of Financial Management at the time
35		of the proposed ratification.
36	C.	Substantive policy amendments are based on a comprehensive review and update to the
37 38	C.	Affordable Housing Countywide Planning Policies by the Pierce County Regional
39		Council.
40		
41 42	D.	The Pierce County Regional Council conducted discussions in open public meetings in 2007, 2008, and 2009, to address the amendments. The Pierce County Regional Council
42 43		subsequently recommended adoption of the proposed amendments on May 21, 2009,
44		related to affordable housing.
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1	PURPOSE:
2	TORCOSE.
2 3 4	This agreement is entered into by the cities and towns of Pierce County and Pierce County for the purpose of ratifying and approving the attached amendments to the Pierce County
5	Countywide Planning Policies (Attachment).
6	
7	DURATION:
8	
9	This agreement shall become effective upon execution by 60 percent of the jurisdictions in
10	Pierce County, representing 75 percent of the total Pierce County population as designated by the
11	State Office of Financial Management at the time of the proposed ratification. This agreement
12	will remain in effect until subsequently amended or repealed as provided by the Pierce County
13	Countywide Planning Policies.
14	
15	SEVERABILITY:
16	
17	If any of the provisions of this agreement are held illegal, invalid or unenforceable, the
18	remaining provisions shall remain in full force and effect.
19	
20	FILING:
21	
22	A copy of this agreement shall be filed with the Secretary of State, Washington Department of
23	Community, Trade and Economic Development, the Pierce County Auditor and each city and
24	town clerk.
25	
26	IN WITNESS WHEREOF, this agreement has been executed by each member
27	jurisdiction as evidenced by the signature page affixed to this agreement.
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4	INTERLOCAL AGREEMENT
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6	AMENDMENTS TO THE PIERCE COUNTY
7	COUNTYWIDE PLANNING POLICIES
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10	Signature Page
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13	The legislative body of the undersigned jurisdiction has authorized execution of the
14	Interlocal Agreement, Amendments to the Pierce County Countywide Planning Policies.
15	
16	IN WITNESS WHEREOF
17	
18	This agreement has been executed by the City of Gig Harbor (Name of City/Town/County)
19	(Name of City/Town/County
20	
21	BY: horhs of Atta
22	(Mayor/Èxecutive)
23	
24	DATE: 05/24/2010
25	
26	Approved:
27	
28	BY:(Director/Manager/Chair of the Council)
29	(Director/Manager/Chair of the Council)
30	
31	Approved as to Form:
32	BY: augelstelbein
33	BY: WWWGUSVEUGEUW
34	(City Attorney/Prosecutor)
35	
36	Approved:
37	
38	By: (Pierce County Executive)
39	(Pierce County Executive)
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