Everett Daily Herald

Affidavit of Publication

State of Washington } County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH939818 ORDINANCE 21-078 as it was published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 10/06/2021 and ending on 10/06/2021 and that said newspaper was regularly distributed to its subscribers during all of said period.

the fee for such publication is The amount \$446.16. mmm Linda Phillips this Subscribed and sworn before me on Notary Public State of Washington day of Appointment Expires 08/29/2025 Commission Number 4417 www.www.www

Notary Public in and for the State of Washington. Snohamish County Budget & Finance | 14104473 ELENA LAO



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SNOHOMISH COUNTY COUNCIL	
SNOHOMISH COUNTY, WASHINGTON	
NOTICE OF INTRODUCTION OF ORDINANCE and	
NOTICE OF PUBLIC HEARING	
NOTICE IS HEREBY GIVEN, that the Snohomish County Council will hold a public hearing on Wednesday, October 20, 2021, at the	
hour of 10:30 a.m. al 3000 Rockefeller Avenue. 8th Floor, Jackson Board Room, Everett, WA, to consider Proposed Ordinance 21-078. A	
summary is as follows: Note: Due to current COVID-19 restrictions, Snohomish County Council is currently holding its public meetings remote only and will	
hold incerson meetings in conjunctions with a remote meeting platform when restrictions and conditions change Diese check the	
hold in-person meetings in conjunction with a remote meeting platform when restrictions and conditions change. Please check the Council webpage 24 hours prior to the scheduluid hearing time for the most up-to-date information https://snohomishcountiva.go/v/228/Mneetings-Webcasts, or contact the Council Clerk at 425-388-3494 or at	
https://snohomishcountywa.gov/2288/Meetings-Webcasts, or contact the Council Clerk at 425-388-3494 or at	
contact council@snoco.org	
Dialin (253) 215 ARD or (30) 715 8592	
Zoom Webiner jink, https://zoom.us/j/94846850772 Diat.in: (253) 215 8782 or (301) 715 8592 Meeting ID: 948 4685 0772	
PROPOSED DRDINANCE NO. 21-078	
AUTHORIZING THE ISSUANCE AND SALE OF TAX-EXEMPT LIMITED TAX GENERAL OBLIGATION BONDS OF THE COUNTY IN AN ORIGINAL PRINCIPAL AMOUNT NOT TO EXCEED \$40,000.000 TO REFUND A PORTION OF THE COUNTY'S LIMITED	
TAX GENERAL OBLIGATION REFUNDING BONDS 2011 SERIES & PROVIDING FOR THE DISPOSITION OF THE PROCEEDS	
TAX GENERAL OBLIGATION REFUNDING BONDS, 2011, SERIES B: PROVIDING FOR THE DISPOSITION OF THE PROCEEDS OF SALE OF THE BONDS, ESTABLISHING FUNDS FOR THE RECEIPT AND EXPENDITURE OF BOND PROCEEDS AND FOR THE PAYMENT OF THE BONDS, AND PROVIDING FOR THE ANNUAL LEVY OF TAXES TO PAY THE PRINCIPAL THEREOF	
THE PAYMENT OF THE BONDS; AND PROVIDING FOR THE ANNUAL LEVY OF TAXES TO PAY THE PRINCIPAL THEREOF	
AND INTEREST THEREON	
Section 1. Definitions, Defines terms used in the ordinance. Section 2. Findings, Makes Indings that (a) the refunding of a portion of the County's outstanding Limited Tax General Obligation Refunding Bonds, 2011, Series B (the "Refunded 2011B Bonds") as identified in and pursuant to a refunding plan set forth in the	
Refunding Bonds, 2011, Series B (the "Refunded 2011B Bonds") as identified in and pursuant to a refunding plan set forth in the	
hereinafter described Sale Instrument (the "Refunding Plan") will effect a debt service savings to the County, and (b) the Issuance and	
hereinafter described Sale Instrument (the 'Refunding 2011B borlow's as including and a resolution) will effect a debt service savings to the County, and (b) the issuance and sale of tax-exempt limited tax general obligation bonds of the County (the 'Bonds'), payable from regular property taxes or other revenues, taxes and money of the County legally available for such purposes, to undertake the Refunding Plan are in the best interests of	
Section 3. Purpose, Authorization and Description of Bonds, Authorizes issuance of the Bonds to obtain financing to undertake the Refunding Plan and provides that the County may sell the Bonds as either a separate series or as Combined Bonds, Provides that (a) if	
Refunding Plan and provides that the County may sell the Bonds as either a separate series or as Combined Bonds. Provides that (a) if	
the Bonds are sold as a separate series, the bonds will be designated Storiomish Country, Washington, Enthed S40,000,000, and (b) if the Bonds are sold as Combined Bonds with other bonds of the County that are not refunding bonds, the Bonds and such other bonds comprising the Combined Bonds with other bonds of the County Washington, Limited Tax General Obligation and Refunding comprising the Combined Bonds will be designated 'Snohomish County, Washington, Limited Tax General Obligation and Refunding the Bonds are sold as a combined Bonds with other bonds of the County Washington, Limited Tax General Obligation and Refunding comprising the Combined Bonds will be designated 'Snohomish County, Washington, Limited Tax General Obligation and Refunding the Bonds are sold by a second bonds will be designated to a sold by nonolitated sale. The such base the Bonds are sold by a second bond bond bond by the Bonds are sold by nonolitated sale. The such base the such base sold by the second bond bond bond by the Bonds are sold by nonolitated sale.	
comprising the Combined Bonds will be designated "Snohomish County, Washington, Limited Tax General Obligation and Refunding	
Bonds, 2021," with an applicable series designation, all as established by (i) if the Bonds are sold by negotiated sale, the purchase	
contract therefor, or (ii) if the Bonds are sold by competitive bid, the notice of sale, the winning bid and a notice of acceptance of bid from	
Bonds, 2021," with an applicable series designation, all as established by (i) if the Bonds are such by hegotated safe, the point as contract therefor, or (ii) if the Bonds are sold by competitive bid, the notice of safe, the winning bid and a notice of acceptance of bid from the Finance Director (each, a "Safe instrument"). Provides that the Bonds will be dated as of such date, will mature on June 1 or December 1 in each of the years and in the principal amounts, will bear interest (computed on the basis of a 360-day year of twelve the principal term bid dot by other precises to average to average to average to which precises the sheen naid or duly crouded for whichever is	
December 1 in each of the years and in the principal amounts, will bear interest (computed on the basis of a soluday year of where it is 30-day months) from their date or the most recent interest payment date to which interest has been paid or duly provided for, whichever is later, at the rates and payable, commencing not later than June 1, 2022, and on June 1 and December 1 in the years, will be subject to optional and mandatory redemption before maturity at the prices, in the amounts and in the manner, and will be subject to the other terms optional and mandatory redemption before maturity at the prices, in the amounts and in the manner, and will be subject to the other terms optional and mandatory redemption before maturity at the prices.	
later, at the rates and payable, commencing not later than June 1, 2022, and on June 1 and December 1 in the years, will be subject to	
optional and mandatory redemption before maturity at the prices, in the amounts and in the manner, and will be subject to the other terms	
and provisions as the county will establish by the safe insolution. Flooridan Track Company acting as denository nursuant to a book-entry	
interest, and will initially be need in fully immoutable or on dy in beparatory from of Bonds, and provides for the execution and authentication of only system. Provides for the forcedures, provides for the forcedures, provides for the forcedures.	
the Bonds. Section 4. Open Market Purchase, Reserves to the County the right to purchase any or all of the Bonds on the open market at any time	
and allony price.	
and at any price. Section 5. Repistration, Transfer and Exchange of Bonds, Provides for the registration of registered ownership of the Bonds, and prescribes procedures for exchanges and transfers of the Bonds.	
prescribes procedures for exchanges and utarisers of the bornos. Section 6, Mutilated, Lost, Stolen or Destroyed Bonds, Provides procedures for replacement of mutilated, lost, stolen or destroyed	
Section 7. Pledge of Taxation and Credit. Provides the County's irrevocable covenant and agreement that, for as long as any of the Section 7. Pledge of Taxation and Credit. Provides the County's irrevocable covenant and agreement that, for as long as any of the	
Section 7, pledge of taxator and clean provides the County a more and output and advert taxation and the property within the Bonds are outstanding and unpaid, each year it will include in its budget and levy an <u>ad valorem</u> tax upon all the property within the County subject to taxation in an amount that will be sufficient, together with all other revenues and money of the County legally available	
part of the tax levy permitted to counte without a vote of the people, and that a sufficient portion of the taxes to be levied and collected annually by the County prior to the full payment of the principal and interest on the Bonds will be irrevocably set aside, pledged and annually by the County prior to the full payment of the principal and interest on the Bonds will be irrevocably set aside, pledged and	
appropriated to the payment of the principal and interest of the borna to follow the principal of and interest on the resources of the County for the annual levy and collection of said taxes and for the prompt payment of the principal of and interest on the	
Bonos Section 8, Federal Tax Law Covenants, Provides the County's covenants with respect to the Bonds that: (a) it will not make any use of Section 8, Federal Tax Law Covenants, Provides the County's covenants with respect to the Bond's that (a) it will not make any use of	
Section 8, Federal Tax Law Covenants, Provides the Country is covenants with respect to the Bonds under (a) if with the hand and both the proceeds from the sale of the Bonds under the feature of the Bonds under section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereunder) that will cause section 148 of the Internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations thereinder) that will cause section 148 of the Code and section 148 of the Code and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the internal Revenue Code of 1986, as amended (the "Code"), and the applicable regulations and (the	
section 148 of the internal revenue Code or needs as anteniced (ine Code), and the advectation and (b) it will not take any action of the Bonds to be "arbitrage bonds" within the meaning of section 148 of the Code and solid regulations" and (b) it will not take any action of the Bonds to be "arbitrage bonds" within the meaning of section 148 of the Code and solid regulations" and (b) it will not take any action of	
permit any action to be taken that would cade the bolics to controllate a provide activity provide that the applicable requirements of section 148 of the Code (or meaning of section 141 of the Code. Provides that the County will comply with the applicable requirements of section 148 of the Code (or any successor provision thereof applicable to the Bonds) and the applicable regulations thereunder throughout the term of the Bonds. In	
any successor provision thereof applicable to the Bonds) and the applicable regulations thereunder infougnout the term of the Bonds. In particular, the County will compute, if necessary, and pay the rebate amount, if any, to the United States of America at the times and in	
paractilar ine County will compute, in recessary, and pay the repare amount, it any, to the Child Category and the amount of the	

the amounts necessary to meet the requirements of the Code.
Section 9. <u>Other Covenants and Warranties</u>, Provides the following additional covenants and warrantes of the County to the owners of the Bonds that the County has full legal right, power and authority to enact the ordinance and, as of the date of issue of the Bonds, will contemplated by the ordinance ittan, as of the date of issue of the Bonds and to carry out and communate all other transactions on the Bonds into the Southy will have taken all necessary of ficial action to duy authorize and approve the securitor and delivery of, and the performance by the County of its obligations commande all other transactions on the Bonds and those authorizations and papervise will be right and the County will and the the South will have the and the Southy will have the security that the County will make the Issued. Souther Issued and delivered, will be legal valid and binding agreed obligation of the County. that the County will maintain or cause to be maintained a system of registration of the Bonds will be communicate the County. That the County will maintain or cause to be maintained a system of registration of the Bonds will be all south and been sequence to the communicate the County is the Bonds will be county in the County is and the County is and Bonds and the County is an advected in a system and the County is an advected in any mainteriment of the County is an advected in any mainteriment of the contains and the County is an advected in commutation with the County is municipal advisor. Physics and physics and the contains and the county is an advected in advect

any other funds. Sector 16, Preliminary Official Statement and Final Official Statement, Authorizes and directs the Finance Director to review, approve and deem final the preliminary official statement for the Bonds and, following the sale of the Bonds, to review and approve, on behalf of the County, the final official statement for the Bonds. Provides for the distribution of such preliminary official statement and the delivery of the final official statement.

The Courty, the shall official statement for the Bonds. Provides for the distribution of such preliminary official statement.
Section 16. Undertakting to Provide Ongoing Disclosure, Authorizes and directs the Finance Director to enter into a written undertaking for the benefit of owners and beneficial owners of the Bonds to the extent required by paragraph (b)(5) of Rule 15c2-12 of the U.S. Securities and Exchange Commission under the Securities and Exchange Act of 1934, as amended, as applicable to a participating underwriter for the Bonds.
Section 17. General Authorization. Authorizes and directs the Finance Director and other appropriate County officials, agents and applicatives to de everything necessary for the prompt sale, issuance, execution and delivery of the Bonds, and for the proper use and application of the proceeds of the sale thereof.
Section 18. Refunding on Defeasance of the Bonds. Establishes that the County may issue refunding obligations or use other money available to redeem and refire, refund or defease part or all of the provides a defeasance method by which such Bonds may be considered no longer outstanding and no longer entitied to any len, benefit or the ordinance except the right to receive the money and Government Obligations set aside in trust and pledged to provide for the payment of such Bonds.
Section 19. Contract Severability. Provides that the covenants contained in the ordinance constitue a contract between the County affected.

affected. At the hearing, Council may consider alternatives/amendments to the proposed ordinance. At the hearing, Council may consider alternatives/amendments to the proposed ordinance and related documentation are available upon request by Where to Get Copies of the Proposed Ordinance. Copies of the full ordinance and related documentation are available upon request by calling the Snotiomish Council Office at (425) 388-3494, 1-800-562-4367 x3494, TDD 1-800-877-8339, or by e-mailing Contact Council@snocc.org. Website Access: The proposed ordinance is also available on the County Council's website at Website Access: The proposed ordinance is also available on the County Council's website at

Contact Council@snoco.org. Website Access; The proposed ordinance is also available on the County Council's website at https://snohmishcountywa.gov/2134/Council-Hearings-Calendar. Public Testimony: All interested persons may testify concerning the above described matter at the time and place indicated above or by reinote participation in the meeting. Written testimony is encouraged and may be sent to Snohomish County Council, 3000 Rockefelier Avenue, M/S 609, Everett, WA 98201, faxed to 425 389-3496, or e-mailed to contact council@snoco.org. Submitting testimony 24 hours prior to the hearing will ensure copies are provided to Council and appropriate staff in advance of the hearing. (Note: All public testimony are public records and may be subject to disclosure pursuant to RCW Chapter 42:56. Any contact information provided will be available to the public on the Council's website; Accommodations for persons with disabilities are available upon request. Please make arrangements one week prior to the hearing by calling Elena Lao at 425-388-3494, 1-800-562-4367 x3494, TDD 1-800-877-8339, or e-mail

elena lao@snoco.org. Dated this 30th day of September, 2021.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington /s/ Stephanie Wright Council Chair

ATTEST is/ Elena Lao Asst. Clerk of the Council 21200 Published: October 6, 2021,

EDH939818

Everett Daily Herald

Affidavit of Publication

State of Washington } County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everctt Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH941563 ORDINANCE 21-078 as it was published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 10/27/2021 and ending on 10/27/2021 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of the fee for such publication is \$372.24.

Subscribed and sworn before me on this -57^{24} day of

Notary Public in and for the State of Washington. Snohomish County Budget & Finance | 14104473 ELENALAO



SNOHOMISH COUNTY COUNCIL NOV 0 2 2021 CC'D TO

SNOHOMISH COUNTY COUNCIL

Bnohomish County, Washington NOTICE IS HEREBY GIVEN, that on October 20, 2021, the Snohomish County Council approved Ordinance 21-078, which shall be

NOTICE OF ENACTMENT
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infective October 31, 2021. A summary is as follows:
CRDIMANCE NO. 21-078
AUTHORIZING THE ISSUANCE AND SALE OF TAX-EXEMPT LIMITED TAX GENERAL OBLIGATION BONDS OF THE COUNTY
IN AN ORIGINAL PRINCIPAL AMOUNT NOT TO EXCEED \$40,000,000 TO REFUND A PORTION OF THE COUNTY'S LIMITED
TAX GENERAL OBLIGATION REFUNDING BONDS, 2011, SERIES B; PROVIDING FOR THE DISPOSITION OF THE PROCEEDS
OF SALE OF THE BONDS; ESTABLISHING FUNDS FOR THE RECEIPT AND EXPENDITURE OF BOND PROCEEDS AND FOR
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Section 1. Definitions, Defines terms used in the ordinance.
Section 1. Definitions, Defines terms used in the ordinance of the County's outstanding Limited Tax General Obligation
For THE COUNTY and THE RECOVER THEREON
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Section 1. Definitions and Description of Bonds, Autorize issuance of the Bonds to obtain financing to undertake the
revenues, Authorization and Description of Bonds. Autorize issuance of the Bonds to obtain financing to undertake the
revenues, 2021, " with an applicable series designation, in an original principal amount not to exceed \$40,000,000, end (b) if the
for

the Bonds. Section 4, Open Market Purchase. Reserves to the County the right to purchase any or all of the Bonds on the open market at any time and at any price. Section 5, Registration, Transfer and Exchange of Bonds. Provides for the registration of registered ownership of the Bonds, and prescribes procedures for exchanges and transfers of the Bonds. <u>Bection 6, Mutilated, Lost, Stolen or Destroyed Bonds</u>. Provides procedures for replacement of mutilated, lost, stolen or destroyed Bonds.

Bonds. Section 7. Pledge of Taxation and Credit, Provides the County's intervocable covenant and agreement that, for as long as any of the Bonds are outstanding and unpeld, each year it will include in its budget and levy an <u>ad valorem</u> tax upon all the property within the County subject to taxation in an amount that will be sufficient, together with all other evenues and money of the County legally available for such purposes, to pay the principal of and interest on the Bonde as the same will become due. Provides the intervocable pledge of the County subject to taxation in an amount that will be sufficient, together with all other evenues and money of the County legally available for such purposes, to pay the principal of and interest on the Bonde as the same will become due. Provides the intervocable pledge of the County that a provided for in the ordinance to be levied for the payment of such principal and interest will be within and as a part of the tax levy permitted to counties without a vote of the papele, and that a sufficient portion of the taxes to be levied and collected annually by the County prior to the full payment of the principal and interest on the Bonds. Provides the intervocable pledged and resources of the County for the annual may and collection of seid taxes and for the prompt payment of the principal of and interest on the Bonds.

resources of the County for the annual lawy and collection of said taxes and for the prompt payment of the principal of and interest on the Socion 8, Federal Tax Law Covenants. Provides the County's covenants with respect to the Bonds that: (a) it will not make any use of socion 8, Federal Tax Law Covenants. Provides the County's covenants with respect to the Bonds that: (a) it will not make any use of the Bonds to be "arbitrage bonds" within the meaning of section 148 of the Code and had be provide to be proceeds of the Bonds (or of any other funds of the Code of 30, and the applicable regulations: and (b) it will not take any action or permit any action to be taken that would cause the Bonds to constitute "private activity bonds" that are of "gualide bonds" within the meaning of section 141 of the Code. Provides that the County will comply with the applicable regulations: and (b) it will not take any action or any accessor provision thereof applicable to the Bonds to constitute "private activity bonds" that are of "gualide bonds" within the meaning of section 141 of the Code. Provides that the County will comply with the applicable regulations thereound "that will compute in the code (or any accessor provision thereof applicable to the Bonds) and the applicable regulations thereound the most of the Bonds. In articular, the County will compute, if necessary, and pay the rebete emount. If any, to the United States of America at the times and in <u>Section 9, Other Covenants and Warrenies</u>, Provides the following additional covenants and warranties of the County to the owners of the Bonds; that the County has full legal right, power and authority to enact the ordinance and, as of the date of issue of the Bonds, will apply any full gial right, power and authority to sent the performance by the County will have taken all necessary official action to day authorize and approve the execution and delivery of the Bonds, the County will have taken all necessary official ection to day authorize and approve th

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Code until all Bonds have been surrendered and canceled; that the County's enactment of and compliance with the ordinance will not conditive the present of or constitute a default under, any constitutional provisions, law, administrative regulation, judgment, decree, low an agreement, indentume, how due to the the County is a greener through the County or any of its property or saves are otherwise subject, and that the Bonds will be tasued within all statutory and constitutional debt finning. In administrative regulation, judgment, decree, low a distribution all debt finited by the finance Director in consultations applicable to the County's or the Bonds and authorizes the Finance Director in consultation with the County's muticipal advisor, Provides as less parameters for the Bonds, and authorizes the finance Director is ascute a Sale Instrument on behalf of the County's muticipal advisor, whether the Bonds will be sold by negotiated as less or competitive bid. Provides that, if the Bonds are sold by negotiated as less or proceed as a provides and provides and provides and the ordinance. Authorizes the provides that, if the Bonds are sold by negotiated as less or proceed as a sold by negotiated as less or proceed as a sold by negotiated as less or the ordinance. Authorizes the Finance Director is authorized to the ordinance, and (b) to execute and deliver the processe contract, which offer must be consistent with the terms of the ordinance, and (b) to execute and deliver date of the Bonds. Authorizes the Finance Director is authorized to prepare and publish an official notice of bond sale if the Bonds are to be sold by competitive bid. Which fore must be consistent within the terms of the ordinance, and (i) to avers as the County's date of the Gonds. Authorizes the Finance Director to authorize the Bonds, and is a secure and delivery date of the Bonds. Authorizes the Finance Director to provide a copy or all substitue to a costance and winning bid do purchase the Bonds, and (i) to avers as the County's assignt

any other funds. any other funds. <u>Section 15. Preliminary Official Statement and Final Official Statement</u>, Authorizes and directs the Finance Director to review, approve and deem final the preliminary official statement for the Bonda end, following the sale of the Bonds, to review and approve, on behalf of the final official statement.

the final official statement. Section 16. Undertaking to Provide Ongoing Disclosure. Authorizes and directs the Finance Director to enter Into a written undertaking for the benefit of owners and beneficial owners of the Bonds to the extent required by paragraph (b)(5) of Rule 15c2-12 of the U.S. Securities and Exchange Commission under the Securities and Exchange Act of 1934, as amended, as applicable to a participating underwriter for the Bonds. <u>Section 17. General Authorizes and</u> directs the Finance Director and other appropriate County officials, agents and applications of the proceeds of the sale thereof. Section 18. Refunding on Defasance of the Bonds. Establishes that the County may issue relaying on Binatione or use other money.

application of the proceeds of the sale thereof. <u>Section 18</u>, <u>Refunding or Defeasance of the Bonds</u>. Establishes that the County may issue refunding obligations or use other money available to redeem and retire, refund or defease part or all of the Bonds, and provides a defeasance method by which such Bonds may be considered no longer outstanding and no longer entitled to any ien, benefit or security of the ordinance except the right to receive the money and Government Obligations set aside in frust and pledged to provide for the payment of such Bonds. <u>Section 19</u>, <u>Contract. Sevenability</u>. Provides that the covenants contained in the ordinance constitute a contract between the County and the owners of such and every Bond, and that, if any provision of the ordinance is held invalid, the remainder of the ordinance is not affected

arrected. <u>Cooles of the Ordinance;</u> To request copies of the ordinance, please call 425-388-3494, 1-800-562-4367 x3494, TDD 1-800-877-8339; or s-nail Confact.Council@anocc.org. The ordinance is also available on the Council's webpage at https://mohomishcountywe.gov/2134/council-Hearings-Calendar or https://snohomish.legistar.com. Datad the 22nd day of October, 2021.

/s/ Elena Lao Assl. Clerk of the Council

21200 Published: October 27, 2021.

EDH941563