



Committee of the Whole

Ryan Countryman

Council Initiated:

☐ Yes

☒ No

ECAF: 2024-2962

Ordinance: 24-105

Type:

☐ Contract

☐ Board Appt.

☐ Code Amendment

☐ Budget Action

☒ Other

Requested Handling:

☒ Normal

☐ Expedite

☐ Urgent

Fund Source:

☐ General Fund

☐ Other

☒ N/A

Executive Rec:

☒ Approve

☐ Do Not Approve

☐ N/A

Approved as to

Form:

☒ Yes

☐ No

☐ N/A

Subject: Annexation-Specific Interlocal Agreement (ILA) with Monroe.

Scope: Ordinance 24-105 authorizes the County Executive to sign the *Interlocal Agreement Between the City of Monroe and Snohomish County Concerning the Monroe 30 Annexation Pursuant to RCW 35A.14.120*.

Duration: Execution through December 31, 2030.

Fiscal Impact: ☐ Current Year ☐ Multi-Year ☒ N/A

Authority Granted:

1- Authority for the County Executive to execute the ILA.

2- Following execution, the city may in its sole discretion approve the annexation of the full annexation area or any portion thereof by adoption of an ordinance.

Note that this ILA does not cause an annexation to happen; it establishes the terms by which an annexation may happen in the future.

Background:

Snohomish County and the City of Monroe do not currently have a master annexation interlocal agreement in effect. Monroe wishes to annex an approximately 30-acre portion of its unincorporated Urban Growth Area (UGA) known as the Monroe 30 area (depicted as Exhibit A to the Ordinance). The Monroe 30 area contains five residences and has R-7,200 zoning.

Ordinance 24-105 authorizes execution of an annexation-specific ILA for the Monroe 30 area. This ILA governs issues related to transfer of jurisdiction including road maintenance and handling of permits. Under the ILA, Monroe may at its discretion annex some, or all, of the Monroe 30 area.

Ordinance 24-105 does *not* authorize annexation of other unincorporated parts of the Monroe UGA.

Request:

Set time and date for a public hearing on Ordinance 24-105.

Suggested: Wednesday, January 8, 2025, at 10:30 am.