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|  | Sponsor: | Kathy Lambert | |
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|  | Proposed No.: | 2013-0285 | |
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**AMENDMENT TO PROPOSED ORDINANCE 2013-0285, VERSION 1**

On page 8, beginning on line 170, strike lines 170 through 181, and insert:

"1. United States Immigration and Customs Enforcement agents provide written documentation and case identifying information that the individual has been previously convicted of a homicide at any time in the past; or that the individual either has been convicted of a violent, serious, sex, or serious traffic offense within the past ten years or within the past ten years has been released from prison after serving a sentence for a violent, serious, sex, or serious traffic offense conviction. For purposes of this section, "has been convicted of a violent, serious, sex or serious traffic offense" means the individual was convicted of a most serious offense as defined in RCW 9.94A.030, a sex offense as defined in RCW 9.94A.030, an offense against a person as defined in RCW 9.94A.411, residential burglary as defined in RCW 9A.52.025, drive-by shooting as defined in RCW 9A36.045, convicted of an offense of unlawful possession of a firearm as defined in RCW 9.41.040, a conviction of an offense with a firearm enhancement as defined in RCW 9.94A.533, or convicted of two or more serious traffic offenses as defined in RCW 9.94A.030; or any two prior felony convictions as defined in RCW 9A.20.010; or "

**EFFECT: This amendment to the striker would add crimes—felonies and misdemeanors--against persons and crimes where the conviction includes a firearm enhancement. It would also add that any individual with TWO prior felony convictions, regardless of the offense, would be eligible for detainer.**