10-25-10 Cooneil Meeting RD Moved				1
Pi/toa	9-0	Sponsor:	Bob Ferguson	
1 j/ toa		Proposed No.:	2010-0430	P4.

AMENDMENT TO PROPOSED ORDINANCE 2010-0430, VERSION 2

- 2 On page 6, beginning on line 127, after "corrections alternative programs." delete
- 3 everything through page 7, line 132, and insert:

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- 4 "The executive shall also include a supplement to the detention and alternatives report in
- 5 January 2011, February 2011 and April 2011, and monthly beginning in May 2011, that
- 6 provides information on the pretrial adults participating in alternative programs,
- 7 including but not limited to: the current pending charge, including whether it is a felony
- 8 or misdemeanor, whether it meets the definition of "violent offense" in RCW 9.94A.030
- 9 and whether it meets the definition of "sex offense" in RCW 9.94A.030; any prior felony
- 10 conviction in the state of Washington in the last ten years; failure to comply with the
- 11 conditions of pretrial release or notice of reported violations that have been sent to the
- 12 court or the King County prosecuting attorney in the current case or in past cases in King
- 13 County; failure to appear before the court that ordered the alternative and failure to
- 14 appear history in the last ten years in King County; and whether participants were
- 15 rearrested by the King County sheriff, rebooked into the King County jail facilities or
- 16 charged with a new offense by the King County prosecuting attorney. The executive
- shall also make every effort to include in the supplement other available information on

the pretrial adults participating in alternative programs, including but not limited to: any prior felony conviction outside the state of Washington in the last ten years; any previous failure to comply with conditions of release outside of King County; failure to appear history in the last ten years outside of King County; and whether participants were rearrested, rebooked, or charged with a new offense by another agency or jurisdiction."

EFFECT: This amendment would clarify the reporting requirement.