1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

## Signature Report

## **Motion 15958**

**Proposed No.** 2021-0391.3

**Sponsors** Zahilay, Upthegrove, Kohl-Welles, Balducci, Dembowski and McDermott

1 A MOTION declaring that race- and gender-conscious 2 affirmative action practices in the county are urgently 3 needed to combat discrimination that race- and gender-4 neutral measures have failed to eliminate in King County. 5 WHEREAS, from 1970 through 1977, Washington state Governor Daniel J. Evans first enacted race- and gender-conscious affirmative action policies through a 6 7 series of executive orders which resulted in nearly thirty years of increased participation 8 of women and Black, Indigenous and People of Color ("BIPOC") communities in public 9 employment, public contracting and public education, and 10 WHEREAS, in 1985, the Washington state Legislature passed legislation 11 adopting Governor Evans' affirmative action executive orders into statutory law, now 12 codified as chapter 49.74 RCW, and 13 WHEREAS, in 1998, Washington state voters passed Initiative Measure 200 ("I-14 200"), which stated in the November 3, 1998, Washington state voters' pamphlet, that I-15 200 does not end all affirmative action programs, but only prohibits those programs that 16 use race and gender to select a lesser qualified applicant over a more deserving applicant 17 for a public job, contract or admission to a state college or university, and

WHEREAS, before I-200's passage, the Washington state Attorney General at
that time, Christine Gregoire, established that I-200's effect would be determined, not just
by the words of the initiative, but by how its provisions are interpreted and applied, and
WHEREAS, in 2003, the Washington state Supreme Court in Parents Involved in
Community Schools v. Seattle School District No.1 held that RCW 49.60.400 did not
prohibit the consideration of race and gender in government actions or decisions but was
limited in its application to prohibiting the state's use of race or gender to select a less
qualified candidate over a more qualified candidate, and
WHEREAS, since 1998, Washington state has implemented Governor's Directive
Number 98-01, which for twenty-three years has misinterpreted I-200, now codified as
RCW 49.60.400, as a race- and gender-neutral affirmative action policy by erroneously
stating that neither race nor gender could ever be used as factors to select candidates for
public college or university admissions, public employment or a public contract, and
WHEREAS, in 2017, Washington state Attorney General Bob Ferguson issued
Opinion 2017 No. 2 which concluded that I-200 does not categorically prohibit all uses of
race- or gender-conscious measures in state contracting but allows the use of measures
that take race or gender into account in state contracting without elevating a less-qualified
contractor over a more-qualified contractor. The Attorney General also opined that under
narrow circumstances when evidence of race or gender discrimination exists and race-
and gender-neutral measures have been insufficient to remedy the discrimination, then
race- or gender-conscious measures may be allowed to remedy that disparity, and
WHEREAS, on January 26, 2018, the Director of the Washington state Office of
Minority and Women Business Enterprises ("OMWBE") reported to the Washington

state Senate Committee on State Government, Tribal Relations & Elections Committee
that since the 1998 passage of I-200, Washington's small, minority- and women-owned
businesses had lost an estimated \$3.5 billion in state public contracting opportunities, and
WHEREAS, the 2019 state's Office of Minority and Women Business Enterprise
Disparity Study found that minorities and women continue to suffer discriminatory
barriers to full and fair access to contracts and associated subcontracts in the state's
market area and the lack of intervention in the wake of I-200 perpetuated these inequities
and some remedial action is warranted and necessary to ensure antidiscrimination in state
contracting activities, and
WHEREAS, in June 2021, the county auditor issued a report entitled Contracting
Inequities Persist in Race-Neutral Environment, which concluded that contracting
inequities persist in the county and provided fourteen recommendations to reduce racial
disparities in awarding county contracts, and
WHEREAS, in response to the county auditor report, the executive issued
Executive Order CON-7-28-EO entitled Pro-equity Contracting to direct the
implementation of most of the recommendations included in the county auditor report,
and
WHEREAS, action was already taken on one of the county auditor
recommendations by the enactment of Ordinance 19326 to implement a reciprocal
certification process to allow businesses that are certified through the OMWBE to be
automatically county small contract supplier certified to expand opportunities for
minority and women business enterprises to bid for county contracts;
NOW, THEREFORE, BE IT MOVED by the Council of King County:

The council declares that race- and gender-conscious affirmative action practices
in the county are urgently needed to combat discrimination that race and gender neutral
measures have failed to eliminate. In furtherance of this policy, the council:
A. Urges Governor Jay Inslee to immediately sign an executive order rescinding
Governor's Directive 98-01 and restore race- and gender-conscious affirmative action
practices in the state of Washington, consistent with the Washington state Supreme
Court's ruling in Parents Involved in Community Schools v. Seattle School District No.1
and as used by the United States federal government and the vast majority of state
governments across the country;
B. Supports including an item in the council's 2022 legislative agenda to
advocate for any legislation necessary to timely and fully implement an executive order
that would rescind Governor's Directive 98-01 and implement race- and gender-
conscious affirmative action where appropriate;
C. Supports the recommendations included in the county auditor's June 2021
report, Contracting Inequities Persist in Race-Neutral Environment, to reduce racial
disparities and inequities in awarding county contracts;
D. Supports county Executive Order CON-7-28-EO entitled Pro-equity
Contracting that directs the implementation of most of the recommendations included in
the county auditor report;
E. Supports exploring the benefits of reestablishing a minority and women
business enterprises office or program in the county to ensure consistency in contracting
processes and criteria across county agencies and departments to eliminate ambiguities

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regarding the county's commitment to eliminating racial disparities and inequities in awarding county contracts; and

F. Supports setting measurable countywide goals for spending with minority and women's business enterprises to further the progress of eliminating racial disparities and inequities in awarding county contracts.

Motion 15958 was introduced on 10/12/2021 and passed as amended by the Metropolitan King County Council on 10/26/2021, by the following vote:

Yes: 9 - Ms. Balducci, Mr. Dembowski, Mr. Dunn, Ms. Kohl-Welles, Ms. Lambert, Mr. McDermott, Mr. Upthegrove, Mr. von Reichbauer and Mr. Zahilay

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

--- DocuSigned by:

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Claudia Balducci, Chair

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ATTEST:

-DocuSigned by:

Melani Pedroza, Clerk of the Council

**Attachments:** None

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King County General (ITD)

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Melani Pedroza melani.pedroza@kingcounty.gov

Clerk of the Council King County Council

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