



**King County**

Department of  
Natural Resources and Parks  
**Solid Waste Division**

## *Proposed Recommendations*

# **Solid Waste Transfer and Waste Export System Plan**

September 2006



*Prepared by:*

**King County Solid Waste Division**

*in collaboration with the*

**Solid Waste Advisory Committee**

**Interjurisdictional Technical Staff Group**

**Metropolitan Solid Waste Management Advisory Committee**

**Commercial Solid Waste Hauling Companies**

**Labor Representatives**

**Solid Waste Division Employees**

*and*

**King County Council Staff**

Approved by the King County Council  
on 12-10-07 as the  
**Solid Waste Transfer  
and Waste Management Plan**



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Department of Natural Resources and Parks  
**Solid Waste Division**

## ***ACKNOWLEDGMENTS***

The Solid Waste Division recognizes the vital role of the advisory committee members in the process that led to development of this plan. The extraordinary time, effort, and ideas contributed by these participants have been essential to the planning process.

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## SUMMARY OF THE PROPOSED RECOMMENDATIONS

This *Solid Waste Transfer and Waste Export System Plan* (the Plan) – prepared by the Solid Waste Division of the King County Department of Natural Resources and Parks – provides a blueprint for the future of the county’s solid waste management system. It presents recommendations that will guide King County as it prepares the solid waste system for waste export, during which time the transfer system will be upgraded, a public or private intermodal facility or facilities will be added to the system, and the county’s Cedar Hills Regional Landfill will be closed.

King County Ordinance 14236 stipulated that the county prepare this waste export implementation and coordination plan. In 2004, the County Council adopted Ordinance 14971, which amended the timing for waste export planning and prioritized evaluation of the transfer station network as an integral part of the waste export system plan. It also established a process for collaborative participation by the cities in solid waste transfer and waste export system planning. This led to the formation of a cities advisory group – the Metropolitan Solid Waste Management Advisory Committee (MSWMAC) – and formalized city staff group meetings by creating the Interjurisdictional Technical Staff Group (ITSG) to advise and assist MSWMAC in its operation.

Ordinance 14971 outlined an iterative process of analysis and reporting that would culminate in a package of recommendations for the solid waste transfer and waste export system. The ordinance directed the division in collaboration with the stakeholders to, among other things:

- Evaluate the division’s current transfer stations
- Plan a future transfer station system
- Investigate disposal options outside of King County
- Evaluate rail, barge, and truck hauling options for waste export
- Review public/private ownership options
- Analyze financing, staffing, and rate impacts
- Define the facility siting processes
- Establish a means of involving interested parties in the planning process
- Develop a waste export system plan to document the planning process and explain recommendations for a future system

These comprehensive analyses resulted in four milestone reports developed in collaboration with the Solid Waste Advisory Committee (SWAC), MSWMAC, ITSG, commercial solid waste haulers, King County Council staff, the division’s labor union representatives, and division employees. These reports (discussed under *Background*) provide the foundation for the recommendations in this Plan and are contained in Appendix F.

Table 1 presents a brief overview of all the proposed recommendations and cites where more detailed discussion can be found in this Plan. The recommendations in this Plan will inform the next update of the *Final 2001 Comprehensive Solid Waste Management Plan* (the 2001 Solid Waste Plan) to be submitted to County Council and the cities for review and adoption by end of year 2008. Figure 1 shows the locations of existing facilities, indicating which facilities are recommended for closure, and the general areas of the county where new transfer facilities are being considered.

While the final system configuration could include more than one intermodal or disposal facility, for simplicity, this Plan refers to the siting of an intermodal and a disposal facility (singular).

Three fundamental objectives underlie all of the recommendations that follow:

- Keeping disposal fees low and stable
- Making existing facilities as efficient as possible
- Ensuring that facilities keep pace with the growth in customer base and changing technologies in the solid waste industry

**Table 1. Recommendations for the solid waste transfer and waste export system**

Plan Element	Recommendation	Discussion
<b>Solid Waste Transfer System</b>	<p>Modernize the transfer system, including the addition of waste compactors, to accommodate a growing population and industry changes and to provide efficient and cost-effective services to customers</p> <p>Construct four new transfer stations:</p> <p><i>Bow Lake</i> – built on the existing site and adjacent property the division is negotiating to purchase from the Washington State Department of Transportation</p> <p><i>Factoria/Eastgate or alternative site in Bellevue</i> – built on the existing Factoria station site and an adjacent site owned by the division on Eastgate Way, or an alternative site located in and identified by the City of Bellevue and acceptable to King County</p> <p><i>Northeast Lake Washington</i> – built on a new site; location to be determined</p> <p><i>South County</i> – built on a new site; location to be determined</p> <p>Retain five existing transfer facilities:</p> <p>Enumclaw First Northeast (Shoreline) Vashon Cedar Falls (drop box facility) Skykomish (drop box facility)</p> <p>Close three existing transfer stations (when replacement capacity is available):</p> <p>Algona Houghton (Kirkland) Renton</p>	<p>Page 15</p>
<b>Public vs. Private Ownership and Operation of Facilities</b>	<p>Maintain the current mix of public and private ownership whereby:</p> <p>The private sector is the primary provider of the collection and processing of solid waste, recyclables, and construction, demolition, and landclearing debris</p> <p>The public sector is the primary provider of transfer services</p> <p>The private sector will be responsible for ownership and operation of the disposal facility once Cedar Hills closes</p> <p>The decision on the intermodal facility ownership and operation will be made when the need for and type of facility are determined</p>	<p>Page 23</p>

Plan Element	Recommendation	Discussion
<b>Capacity of the Cedar Hills Regional Landfill<sup>1</sup></b>	Explore opportunities for taking advantage of available landfill capacity to extend the life of this cost-effective disposal option; revise the <i>Cedar Hills Site Development Plan</i> and seek to maximize the capacity (lifespan) of the landfill, subject to environmental constraints, relative costs to operate, and stakeholder interests	Page 27
<b>Options for Long-Haul Transport (via rail, barge, or truck)<sup>1</sup></b>	Because transportation costs fluctuate with fuel prices, the decision on long-haul transport of solid waste to a disposal facility will be made no more than five years before implementation of waste export; based on current economics and local experience, rail transport appears the most feasible option	Page 33
<b>Intermodal Facility<sup>1</sup></b>	It is anticipated that the decision on the need for and type of intermodal facility will be made no more than five years before waste export is implemented; the division will continue to monitor local intermodal capacity and retain the Harbor Island property as a potential option, while continuing to lease the property for other industrial uses	Page 35
<b>Early Waste Export – Full or Partial</b>	Issue a Request for Proposals for partial export of approximately 20 percent of the waste stream beginning in 2010 while keeping the Cedar Hills landfill operating; use the actual bid price to determine if this option is more cost effective than disposal at the Cedar Hills landfill	Page 39

Note:

1. Recent engineering studies and projections indicate that it is possible to extend the life of the landfill for three or four years beyond the currently projected closure date of 2016. Because in-county landfill disposal is less costly than full waste export, extending the life of Cedar Hills is cost effective for the region's ratepayers as well as the county. It also has the effect of extending some key decisions about waste export into the future when more is known about the market and prices for commodities and land. The actual date of closure will be based on additional engineering studies, cost analyses, and stakeholder input.

Figure 1. Locations of facilities and recommended changes



## **Consistency of Recommendations with Current Policies**

The recommendations in this Plan are consistent with policies set forth in the 2001 Solid Waste Plan, as adopted by King County Ordinance 14236, with the following exceptions.

First, the 2001 Solid Waste Plan and ordinance broadly authorize the county to determine where new transfer facilities may be needed to efficiently serve customer needs (county policy RTS-7). While the need for a new station in South King County is identified in this Plan, the siting process and timeline for building a new facility will be more explicitly developed in the update to the 2001 Solid Waste Plan, which will be submitted to King County Council and the cities for adoption by 2008.

Second, the 2001 Solid Waste Plan incorporates the 1996 *Cedar Hills Site Development Plan* by reference. The site development plan guides the construction and operation of the landfill to comply with the permitted capacity and other regulatory requirements. The recommendation in this Plan is to revise the site development plan to extend the life of the landfill as long as possible and amend permits to allow continued operation. Increasing the capacity can be accomplished without significant environmental or community impacts, while keeping disposal fees as low as possible.

In addition, the 2001 Solid Waste Plan considered partial early waste export and concluded that it was not cost effective at the time. Because of the cost savings of extending the life of the landfill and the increased competition in the out-of-county disposal market, this Plan recommends issuing a Request for Proposals to solicit a cost commitment for early export of approximately 20 percent of the county's waste beginning in 2010. The bid prices will be evaluated to determine if partial early waste export should be implemented. Partial early export would add approximately one year to the lifespan of the Cedar Hills landfill and allow the division to test the disposal market before full waste export is implemented.

## REPORT ORGANIZATION

The next few sections of the Plan provide the background and summary of analyses that led to the proposed recommendations. A timeline for implementing the Plan is also presented.

The remaining sections discuss in more detail each recommendation presented for the solid waste transfer and waste export system. Analyses conducted in the four milestone reports are summarized in each section to provide the framework for decisions and the policies or data used to support them.

The final section describes the next steps in the planning and reporting process, including the update of the 2001 Solid Waste Plan.

In addition, supporting appendices are provided with the Plan for easy reference. Appendix F, containing the four milestone reports, is provided on CD attached to the back cover of this Plan. Each appendix is listed below with a summary of additional information it provides.

- **Appendix A:** *Supplemental Environmental Impact Statement* – presents an environmental analysis of the alternatives developed in Milestone Report 4, including a responsiveness summary from the public review process
- **Appendix B:** *Response to Ordinance 14971, Section 5B* – addresses additional issues as required by King County Ordinance 14971 (referred to as a Business Plan in the ordinance)
- **Appendix C:** *Solid Waste Facility Siting Plan* – outlines the process and criteria for siting solid waste management facilities
- **Appendix D:** *Potential Effects of Waste Reduction and Recycling on the Solid Waste Transfer and Waste Export System* – discusses the effects of a more aggressive recycling goal in extending the life of the Cedar Hills landfill
- **Appendix E:** *Agreement Between the King County Solid Waste Division and the City of Bellevue on Replacement of the Factoria Transfer Station* – contains the agreement on a process for determining whether to build a new Factoria transfer station on the existing site and adjacent property owned by the division, or an alternative site located in and identified by the City of Bellevue
- **Appendix F:** *Milestone Reports 1 through 4 (provided on CD attached to back cover)* – contains the four analytical reports used to develop this Plan

The rate forecast and proposal accompanies this Plan as a separate document, along with legislation for Council adoption.





## **BACKGROUND**

The division manages solid waste transfer and disposal services for approximately 1 million tons of garbage per year, which represents the waste generated by more than 1.2 million residents and 637,000 employees in King County, excluding the cities of Seattle and Milton. The division and participating cities also manage programs and services for recycling and waste reduction in the region. Solid waste management is guided by the policies in the most current adopted solid waste plan.

Currently, the county owns and operates the only remaining landfill in King County – the Cedar Hills Regional Landfill in the Maple Valley area. The 2001 Solid Waste Plan directs the division to transition the county to waste export once the Cedar Hills landfill reaches its permitted capacity and closes.

Current county policy rejects alternatives to waste export, including development of a new landfill in King County or incinerating the county's waste, and Council has directed the division to begin planning for waste export. This Plan fulfills that policy direction by considering waste export to an out-of-county landfill for future disposal of the county's solid waste; however, other disposal technologies, such as waste-to-energy (e.g., incineration, gasification, pyrolysis), will be explored in the update of the 2001 Solid Waste Plan.

In addition to the landfill, the division currently operates eight transfer stations and two rural drop boxes that accept solid waste, recyclable materials, and, in one case, household hazardous waste. Six of the division's eight solid waste transfer stations have been operating since the 1960s and have only been updated to meet regulatory requirements and to ensure the safety of employees and customers. With increases in solid waste tonnage from the region's growing population base, some of the stations are currently operating at or over capacity. At the same time, the stations are not able to keep pace with advances in solid waste technology. Space and building constraints have also limited the division's ability to provide expanded recycling services at some stations.

In summary, the division's transfer facilities are no longer able to efficiently meet the needs of the commercial haulers and the business and residential self-haulers who use them. As the facilities continue to age and the need for solid waste and recycling services grows and changes, it has become imperative to make improvements to some stations, close stations that cannot be adequately improved, and construct new transfer stations to replace the closed stations.

The analysis of the transfer system is integral to the development of the waste export system plan because an improved transfer station network will be required under any future scenario for an effective regional solid waste management system. Transfer facilities are vital to communities for the safe and efficient

handling of solid waste through nearly one million customer transactions each year.

The most important function of the stations is to consolidate many smaller garbage loads into fewer, larger loads for more efficient transport and disposal. This function will become even more critical when waste export begins. Before the Cedar Hills landfill is closed, transfer stations will need to be equipped with waste compactors to compress solid waste loads and carry more tons per trip, which will minimize traffic on the road network. Because the various components of the regional solid waste system form an integrated network, decisions about how and when to close the landfill are examined in the context of the system as a whole, from transfer stations, to a possible intermodal facility, to long-haul transport to a disposal facility.

## PROCESS FOR DEVELOPING THE PROPOSED RECOMMENDATIONS

The overarching goal in upgrading the solid waste transfer and waste export system is to maximize the efficiency of facilities and services to ensure reliable, safe, high-quality, and cost-effective service to customers. To develop alternatives and the final recommendations, four analytical milestone reports were prepared, focusing in detail on the following issues:

- Alternatives for the configuration of the solid waste transfer station system
- Public versus private options for ownership and operation of transfer, intermodal, and disposal facilities
- Future capacity of the Cedar Hills landfill and potential for extending its life
- Potential out-of-county disposal facilities
- Options for long-haul transport of waste once the landfill closes
- The need for, number of, and type of intermodal facility or facilities
- Scenarios for early (partial or full) waste export

More specifically, the four milestone reports included as Appendix F, present the following information:

- **Milestone Reports 1 and 2** identify the need to renovate the county's aging transfer facilities by developing and applying criteria and standards to evaluate the level of service to users, station capacity to handle solid waste and recyclable materials, local and regional effects of the facility, and cost. In these studies, three of the county's transfer stations were not evaluated because they are relatively new or are being rebuilt. The Enumclaw and Vashon transfer stations were constructed in 1993 and 1999, respectively. The First Northeast station in Shoreline is currently being rebuilt and is scheduled to reopen in fourth quarter 2007. These three stations meet, or will meet, all of the transfer station criteria evaluated in Milestone Report 2.

The five remaining transfer stations – Algona, Bow Lake, Factoria, Houghton, and Renton – were evaluated in this planning process. All five stations failed to meet the level-of-service standards that were established in Milestone Report 1 and need to be reconstructed or relocated. This finding is not surprising considering these facilities were constructed more than 40 years ago (see section on *Solid Waste Transfer System*).

- **Milestone Report 3** discusses options for public and private ownership and operation of solid waste and recycling facilities in King County. Recommendations based on the options presented in Milestone Report 3 were reported in Milestone Report 4. In summary, Report 4 recommends that the system retain the current mix of public-private operations. Under this scenario, the private sector would continue to be the primary provider of curbside collection of solid waste, recyclable materials, and

construction, demolition and landclearing (CDL) debris; the division would remain the primary provider of transfer system facilities; the private sector would continue to process recyclable materials and CDL; and, once waste export begins, the selected disposal facility (or multiple facilities) would be contracted out. It is anticipated that the decision on the need for, number of, and type of intermodal facilities will be deferred until no more than five years before the implementation of waste export (see section on *Public versus Private Ownership and Operation of Facilities*).

- **Milestone Report 4** identifies packaged alternatives for the configuration of the transfer station network, and decisions required to determine the capacity (or lifespan) of the Cedar Hills landfill; potential disposal locations once the landfill closes; the most feasible type of long-haul transport; the need for, number of, and type of intermodal facility or facilities; and the timing of waste export.

This Plan presents two types of proposed recommendations: 1) decisions that can be made now using existing data on the solid waste system and 2) a framework for decisions that will be made in the future, once the closure date for the Cedar Hills landfill is determined. Because of the changing marketplace and commodity prices, the final decision on when to close the landfill will be a pivotal factor in the final analysis and detailed recommendations for various components of the system.

The recommended actions set forth in this Plan will be implemented in a sequential manner to minimize disruptions to the vital solid waste management services provided to customers throughout the region. For example, some transfer stations designated as “capable of being expanded on site” by county policy RTS-12 (Ordinance 14236) are in the planning or implementation phases of reconstruction. A Facility Master Plan is being developed for replacing the Bow Lake station, while the First Northeast station in Shoreline is currently being rebuilt and is scheduled to reopen in fourth quarter 2007.

The complete package of recommendations in this Plan, as adopted, will inform the update of the 2001 Solid Waste Plan, expected to be completed by 2008. A study of the effects of the proposed recommendation on the solid waste disposal fee is provided in a rate forecast and proposal submitted with this Plan.

The transfer station alternatives and other options presented in Milestone Report 4 were evaluated in a Supplemental Environmental Impact Statement (EIS), prepared in accordance with the State Environmental Protection Act (RCW 43.21C). The EIS evaluated possible actions in terms of transportation, noise, air quality and odor, energy, land and shoreline use, and public services and utilities. The EIS did not identify any significant unavoidable adverse impacts associated with the recommendations in this Plan. The Final Supplemental EIS is included as Appendix A.

## TIMELINE FOR IMPLEMENTING THE TRANSFER AND WASTE EXPORT SYSTEM RECOMMENDATIONS

The timeline for completing the siting, design, and construction of transfer stations is provided below.

Schedule for Transfer Station Completion	
New First Northeast station	November 2007
New Bow Lake station	2010
New station at Factoria/Eastgate or alternative location in Bellevue	2011
New Northeast Lake Washington station	2015
New South County station	2015

Implementing the system upgrade as a whole, as recommended in this Plan, would require the following projected timeline:

Action Items	
Adoption of this Plan by the King County Council	Fourth quarter 2006
Adoption of the new <i>Cedar Hills Site Development Plan</i> by the King County Council	First quarter 2008
Reach agreement on an estimated closure date for the Cedar Hills Regional Landfill based on further studies by the division and stakeholder input	By end of year 2008
Update the <i>Final 2001 Comprehensive Solid Waste Management Plan</i> and complete the city and county plan adoption process	By end of year 2008
Issue a Request for Proposals for early waste export of approximately 20% of the solid waste stream	By second quarter 2009

Pending Actions	
Decisions about the intermodal facility, long-haul transport, and disposal facility – most likely made during the procurement process based on the market and commodity prices	Anticipated no more than five years before the agreed-upon date for closure of the Cedar Hills landfill (making a decision any earlier could preclude new developments in the market or fail to account for changes in commodity or land prices)



## SOLID WASTE TRANSFER SYSTEM

**Recommendation:** Modernize the transfer system, including the addition of waste compactors, to accommodate a growing population and industry changes and to provide efficient and cost-effective services to customers

Construct four new transfer stations:

*Bow Lake* – built on the existing site and adjacent property the division is negotiating to purchase from the Washington State Department of Transportation

*Factoria/Eastgate or alternative site in Bellevue* – built on the existing Factoria station site and an adjacent site owned by the division on Eastgate Way, or an alternative site located in and identified by the City of Bellevue and acceptable to King County

*Northeast Lake Washington* – built on a new site; location to be determined

*South County* – built on a new site; location to be determined

Retain five existing transfer facilities:

Enumclaw

First Northeast (Shoreline)

Vashon

Cedar Falls (drop box facility)

Skykomish (drop box facility)

Close three existing transfer stations (when replacement capacity is available):

Algona

Houghton (Kirkland)

Renton

As discussed under *Background*, regardless of how the county disposes of its solid waste, an improved transfer station network will be required. There are two primary drivers in designing an efficient and effective network of facilities. One is to upgrade the transfer facilities to meet current industry standards, including the use of solid waste compactors. Compacting solid waste at the stations will minimize both short- and long-haul trips, thereby reducing travel costs and traffic on the road network.

The other is to ensure that stations are dispersed strategically throughout the county to serve both self-haul and commercial customers. Each facility generally serves the urban or rural areas that surround it, but these areas are not rigidly defined. In general, solid waste systems are most cost effective when transfer stations are distributed to minimize the time commercial collection trucks spend traveling from their garbage collection routes to the transfer sites, which helps

keep the cost of curbside collection as low as possible. When transfer stations are well located, costs for labor, fuel, and vehicle maintenance are reduced. Well-sited facilities also mitigate environmental, infrastructure, and traffic issues.

The proposed recommendation for the transfer station system assumes the most current recycling rate of 43 percent. As discussed in the recycling and waste export study in Appendix D, even if a recycling rate of 60 percent were achieved between 2009 and 2015, the transfer system would still be needed to process a minimum of one million tons of solid waste per year (the approximate amount of tonnage currently handled by the system). At the same time, the improved transfer system recommended in this Plan will help increase the recycling rate by providing more space for recyclables collection at the stations. The future recycling goals will be developed during the update of the 2001 Solid Waste Plan.

### **Assessment of the Transfer Stations**

Milestone Reports 1 and 2 (Appendix F) provide an evaluation of the existing transfer system. The stations were assessed using 16 criteria that fall into the following categories:

- Level of service to users
- Station capacity to handle solid waste and recyclables
- Local and regional effects of the facility

The ultimate goal of assessing the existing stations was to allow the county to determine when a transfer station needs to be upgraded in place, when a station needs to be relocated to a more appropriate location, or when additional transfer stations need to be built to adequately serve the region's growing population.

Three of the division's eight transfer stations were not evaluated because they are either relatively new or are in the process of being rebuilt. These three stations meet, or will meet, all the standards established for evaluation of the older transfer stations. The Enumclaw and Vashon stations are newer stations that already meet the criteria. The First Northeast station in Shoreline is currently being rebuilt and is scheduled to reopen in fourth quarter 2007.

As shown in Table 2, assessment of the remaining transfer stations yielded a yes/no finding for the evaluation criteria (i.e., the station does or does not meet the standard set for the criterion). Although the evaluation concluded that the existing stations fail to meet many of the standards, through mitigation measures at the operational level, the facilities do meet all local and state health and safety requirements.



**Table 2. Level-of-service criteria applied to existing transfer stations**

		Algona	Bow Lake	Factoria	Houghton	Renton
1. Estimated time to a transfer facility within the service area for 90% of users	< 30 min=yes	YES	YES	YES	YES	YES
2. Time on site meets standard for 90% of trips	< 16 min=yes	NO	YES	NO	NO	NO
a. commercial vehicles	< 30 min=yes	YES	NO*	NO*	NO*	YES
b. business self haulers	< 30 min=yes	YES	NO*	YES	YES	YES
c. residential self haulers						
* Meets criterion on weekdays, but not weekend days						
3. Facility hours meet user demand	YES/NO	YES	YES	YES	YES	YES
4. Recycling services ...meet policies in 2001 Solid Waste Plan						
a. business self haulers	YES/NO	NO	NO	NO	NO	NO
b. residential self haulers	YES/NO	NO	NO	NO	NO	NO
5. Vehicle capacity						
a. meets current needs	YES/NO	NO	YES	NO	NO	YES
b. meets 20-year forecast needs	YES/NO	NO	NO	NO	NO	NO
6. Average daily handling capacity (tons)						
a. meets current needs	YES/NO	NO	NO	YES	NO	YES
b. meets 20-year forecast needs	YES/NO	NO	NO	NO	NO	YES
7. Space for 3 days' storage						
a. meets current needs	YES/NO	NO	NO	NO	NO	NO
b. meets 20-year forecast needs	YES/NO	NO	NO	NO	NO	NO
8. Space exists for station expansion						
a. inside the property line	YES/NO	NO	YES	YES	YES	YES
b. on available adjacent lands through expansion	YES/NO	YES	YES	YES	NO	NO
9. Minimum roof clearance of 25 feet	YES/NO	YES	YES	NO	NO	YES
10. Meets facility safety goals	YES/NO	NO*	NO*	NO*	NO*	NO*
* The presence of these physical challenges does not mean that the stations operate in an unsafe manner. It does mean that it takes extra effort by staff and management, which reduces system efficiency, to ensure the facilities are operated safely.						
11. Ability to compact waste	YES/NO	NO	NO	NO	NO	NO
12. a. Meets goals for structural integrity	YES/NO	YES	YES	YES	YES	YES
b. Meets Federal Emergency Management Act immediate occupancy standards	YES/NO	YES	NO	NO	NO	YES

		Algona	Bow Lake	Factoria	Houghton	Renton
13. Meets applicable local noise ordinance levels	YES/NO	YES	YES	YES	YES	YES
14. Meets Puget Sound Clean Air Agency standards for odors	YES/NO	YES	YES	YES	NO*	YES
* One complaint on Houghton was verified within the previous two years. No citation was issued.						
15. Meets goals for traffic on local streets						
a. meets Level of Service standard	YES/NO	YES	NO	YES	YES	YES
b. traffic does not extend onto local streets 95% of time	YES/NO	NO*	NO*	NO*	YES	YES
* Meets criterion weekdays, but not weekend days. Yes or no rating based on evaluating all days within study period.						
16. 100-foot buffer between active area & nearest residence	YES/NO	YES	YES	YES*	NO	YES
* Meets 100 ft from residence criterion, but businesses are within 100 ft.						
17. Transfer station is compatible with surrounding land use*	YES/NO	YES	YES	NO**	NO***	YES
* See Milestone Report 4, Chapter 2 (Appendix F), for more details. ** Factoria station is a 30+ year old facility in need of maintenance that has been deferred over the years. It is visible on the approach to adjacent businesses. This is a close call as the neighborhood is primarily commercial/industrial. Meets criterion weekdays, but not weekend days. Yes or no rating based on evaluating all days within study periods. *** Houghton station is a 30+ year old facility in need of maintenance that has been deferred over the years. It is in a residential/recreational area and clearly visible from the road. One verifiable odor complaint was received in the last two years. Transfer station parking is located within 100 feet of nearest residence.						

The results shown in Table 2 indicate that the current network of stations is efficiently distributed throughout King County with adequate service hours that meet the needs of our customers. However, most stations require improvements to address current capacity, service, and operational needs. In addition, structural changes are necessary to improve emergency response and operational efficiency, as well as meet desired safety goals.

## Development of Transfer System Alternatives

From the results in Table 2, action alternatives were developed for the transfer system in Milestone Report 4 (Appendix F). The alternatives were developed based on the following assumptions:

- They can be financed while still meeting the Executive's rate commitment that per ton disposal fees at the Cedar Hills landfill will not be increased by more than the rate of inflation (base year 1999 – the last time rates were changed). *Note: Once waste export begins, it is anticipated that rates may increase beyond the rate of inflation.*
- Construction can be accomplished by 2015 assuming that work begins no later than 2007.
- They are technically feasible.
- Two new sites are required, one in the Northeast Lake Washington area and one in South King County.
- No stations will be closed until replacement capacity is available.
- The impact of the transfer station alternatives on both collection costs (garbage collection by private haulers) and short-haul costs (cost of transporting waste between transfer stations and disposal or intermodal facility), as well as the potential impact on disposal fees, will vary depending on the location of the selected new sites.
- They directly address the five urban transfer stations that are covered in Milestone Reports 1 and 2. The First Northeast facility and the four rural facilities (two transfer stations and two drop boxes) are excluded from this analysis. Proposed operations will remain the same at the First Northeast facility currently being rebuilt, and current operations at the four rural facilities will not change.
- All new facilities proposed will include the installation of one or more waste compactors so that solid waste can be transported efficiently.
- Additional studies will be necessary to ensure that level-of-service criteria will be met at all new, rebuilt, and retained facilities. The division recognizes that traffic is a particular concern at all sites in King County, and will perform studies and work with stakeholders to mitigate for traffic as necessary.

A summary of the action alternatives is presented in Table 3. After Milestone Report 4 was submitted, Alternative 1, the recommended alternative, was amended through an agreement between the City of Bellevue and the division. Under the agreement, the city is seeking an alternative site for the Factoria station in the City of Bellevue that would be readily developable for a full-service transfer and recycling facility. If a suitable site cannot be found, the division intends to rebuild on the developable portions of the Factoria property with the Eastgate Way expansion, as originally proposed (see agreement between the division and the City of Bellevue in Appendix E).

**Table 3. Action alternatives for the transfer station system**

<b>Alternative</b>	<b>Full-Service Facilities</b>	<b>Self-Haul Only</b>	<b>Commercial Only</b>	<b>Closed Facilities</b>	<b>Total # of Facilities (including drop boxes)</b>
<b>1 Recommended Alternative</b>	New South County New Bow Lake New Factoria/Eastgate (or alternative site located in and identified by the City of Bellevue and accepted by the county) New NE Lake WA	None	None	Algona Houghton Renton	9
2	New South County New Bow Lake New Factoria/Eastgate	Houghton	New NE Lake WA	Algona Renton	10
2A	New South County New Factoria/Eastgate	Houghton Renton	New NE Lake WA New Bow Lake	Algona	11
3	New South County New Bow Lake New NE Lake WA	Factoria (no Eastgate) Houghton Renton	None	Algona	11
4	New Factoria/Eastgate	Algona Houghton Renton	New South County New Bow Lake New NE Lake WA	None	12

### **Benefits of Alternative 1**

Alternative 1 would provide for the construction of four new full-service transfer facilities and the closure of three existing facilities. The total number of transfer facilities in the King County system would be reduced by one – from a total of 10 to 9. It would provide a new transfer station in the Northeast Lake Washington area to accommodate the projected population growth in the north, replacing the Houghton station in Kirkland, as well as a new transfer station in South King County, replacing the Algona station. The Renton station was recommended for closure, with no replacement, because it receives only seven percent of the overall solid waste tonnage in the region and because of its proximity to the Bow Lake and Factoria stations.

Alternative 1 is the only alternative that meets all of the level-of-service criteria detailed in Milestone Reports 1 and 2 (Table 2). The result is a proposed network that would consist of full-service stations strategically dispersed

throughout the region to minimize traffic on the road network. Alternative 1 is the only alternative that does not recommend either self-haul-only or commercial-only facilities. Under Alternative 1, all stations serve both types of customers. Division analyses used in preparing the milestone reports show that commercial hauling trucks use transfer stations most heavily on weekdays. Self haulers can be divided into two distinct groups: business self haulers, such as school districts and landscaping businesses, and residential self haulers. Business self haulers use the stations primarily on the weekdays, and residential self haulers use the stations mostly on weekend days (Appendix F, Milestone Report 4, Chapter 2).

Because station use by the various types of customers differs between weekdays and weekends, building stations that serve only one customer type would lead to overall system inefficiencies, particularly with regard to staffing. A self-haul-only station would be underutilized during the week when residential use is significantly lower, while a commercial-only facility would see little use on weekends. Because the new full-service facilities are larger and more flexible, the division can address concerns such as traffic issues associated with combined commercial and residential use through station design (e.g., separating commercial and self-haul traffic, to the extent possible, using different queuing lanes and other measures).

Alternative 1 has the highest initial capital costs, but the lowest long-term operating costs of all the alternatives. Although Alternative 1 has the fewest facilities, the initial capital costs are higher because all stations are new, full-service facilities. However, while the upfront capital costs are higher, long-term operating costs are the lowest among the options because there are fewer facilities and therefore lower staffing and other operating costs. In addition, it provides a system where all waste is compacted, resulting in the most cost-effective short- and long-haul disposal costs (Appendix F, Milestone Report 4, Chapter 2).

Facility construction and closures will be phased to minimize disruption to customers. The Algona and Houghton stations will remain open as full-service facilities until the new South County and Northeast Lake Washington facilities, respectively, are open. The Renton station will not close until all station construction and upgrades are completed. The Bow Lake station will be rebuilt at its current location. If the Factoria/Eastgate facility is rebuilt on site, there would be minimal disruption to self-haul or commercial customers. If constructed at an alternative site, the current site will remain open until the new facility is completed.

The two new facilities, South County and Northeast Lake Washington, will require siting at an as yet undetermined location within each geographic area. This process will require siting studies that consider environmental impacts, community interests, and cost. It is possible that a site could be identified that

would serve the dual purpose of a transfer station and intermodal facility. A dual-purpose site would have to meet the following requirements:

- A parcel large enough to allow for both transfer and intermodal operations
- A site that would be accessible by the selected long-haul transport mode, such as rail

South County is the only area where a newly planned station could have access to rail lines. There is no requirement, however, that the new South County station serve as both a transfer station and intermodal facility.

In summary, the primary benefits of this recommended alternative over the others studied include:

- A transfer system that is well dispersed throughout the county, maximizing station capacity for both self-haul and commercial users
- Stations built or improved to meet the level-of-service requirements evaluated in the milestone reports, including the flexibility to provide a range of solid waste and recycling services at the stations; improved traffic queuing; cost-effective, state-of-the-art technologies; ability to accommodate population growth and industry changes in the region; and waste compactors as needed to compress solid waste loads and reduce truck traffic on the road network
- A fiscally responsible package that has a greater initial capital investment but lower operating costs over the long term
- Disposal fees that continue to be low and stable

## PUBLIC VERSUS PRIVATE OWNERSHIP AND OPERATION OF FACILITIES

**Recommendation:** Maintain the current mix of public and private ownership whereby:

The private sector is the primary provider of the collection and processing of solid waste, recyclables, and construction, demolition, and landclearing debris

The public sector is the primary provider of transfer services

The private sector will be responsible for ownership and operation of the disposal facility once Cedar Hills closes

The decision on the intermodal facility ownership and operation will be made when the need for and type of facility are determined

The current solid waste system is a mixture of publicly and privately owned facilities and services. Three options were evaluated for public versus private ownership and operation of transfer, intermodal, and disposal facilities: public only, public-private partnership, and private only. Figure 2 shows the current and recommended future mix of public- and private-sector services for each component of the solid waste management system.

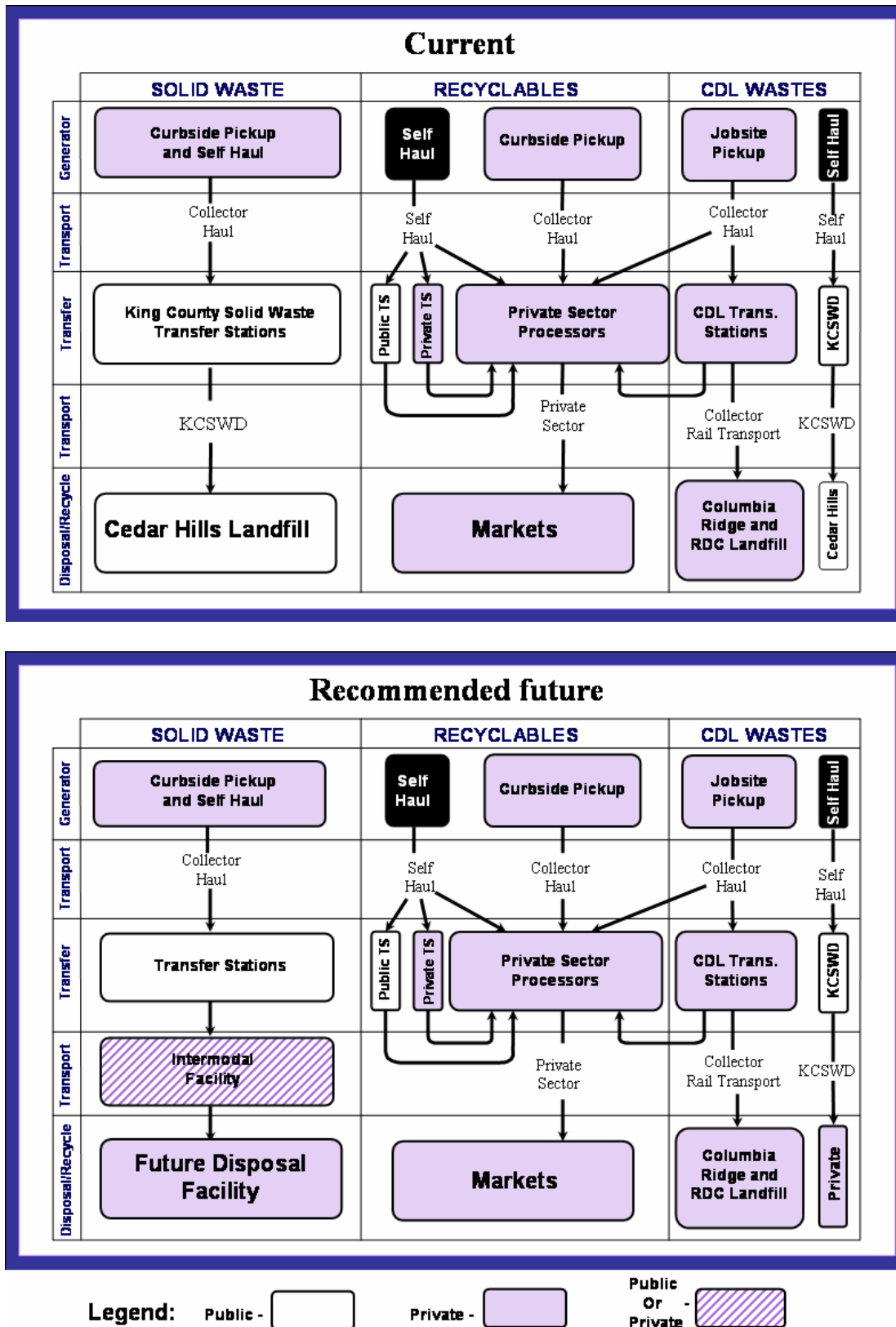
### Collection of Solid Waste and Recyclable Materials

State law (RCW 81.77 and 36.58) prohibits counties from collecting solid waste or regulating collection companies. Commercial hauling companies provide collection services through contracts with the cities and franchises granted by the Washington Utilities and Transportation Commission. Two cities, Enumclaw and Skykomish, operate their own collection systems. For recyclable materials and CDL debris, the collection, processing, and final disposal are also provided by the private sector.

### Transfer of Solid Waste

Through Interlocal Agreements between King County and each of the 37 cities participating in the county's regional solid waste management system, the division is responsible for operation of the public transfer facilities. The division is also responsible for the state-mandated comprehensive solid waste management plan that establishes policies for transfer, disposal, and waste reduction and recycling.

Figure 2. Ownership of current and future components of the system





State law RCW 70.95.020 mandates public oversight and authority for the planning for and handling of solid waste. For the private sector to provide transfer services, companies would need to operate under contract to the county. Pursuant to state law and county policy, those contracts would require that the private sector meet the same standards and requirements as the public sector for the handling and transfer of solid waste. Examples include requirements for public involvement during facility siting and design and the provision of service to self haulers. Given the requirements and the fact that the division already has an infrastructure in place, representatives of the major private solid waste management companies in the region (Waste Management, Allied/Rabanco, and Waste Connections) agreed with the division's assessment that there would be no cost advantage to private-sector ownership and operation of the transfer system. (More detailed discussion is provided in Appendix F, Milestone Report 4, Chapter 3.) Based on analysis and consensus with area haulers, the recommendation is to maintain a primarily public-sector transfer system.

## **Disposal of Solid Waste**

The Cedar Hills landfill is the only active landfill remaining in King County. County policy DSW-2 (Ordinance 14236) states that "the county should not seek to site a replacement landfill for the Cedar Hills regional landfill in King County." The disposal policies direct the county to contract for long-term disposal at an out-of-county landfill. In keeping with this policy direction, once the Cedar Hills landfill closes and the county transitions to waste export, disposal services will be procured by contract. This option will present opportunities for the county to contract for the provision of long-haul transport and a disposal facility.

Table 4 provides a list of the landfill sites owned by different companies potentially available and close enough to compete for King County's waste after Cedar Hills closes (recognizing that additional landfills or other disposal options may be available by the time Cedar Hills closes). This list does not imply a preference for any landfill or company – the information is included to indicate the robust market for the county's waste. As the table shows, substantial capacity for landfill disposal is available for consideration well into the future.

**Table 4. Potential locations for out-of-county landfill disposal**

Landfill Name	Location	Owner	Miles from Seattle	Total Permitted Capacity (tons)	Remaining Capacity (2006)	Opening Year	Estimated Closure
<b>Active Landfills</b>							
1 Columbia Ridge Landfill and Recycling Center	Gilliam County, OR	Waste Management	325	221,875,000	205,000,000	1990	2060+
2 Roosevelt Regional Landfill	Klickitat County, WA	Allied Waste Industries dba Regional Disposal Co.	330	244,600,000	214,200,000	1998	2073+
3 Finley Buttes Regional Landfill	Morrow County, OR	Waste Connections	352	101,250,000 (See Note 1)	98,750,000	1990	2060+
4 Simco Road Regional Landfill	Elmore County, ID	Idaho Waste Systems	628	210,000,000 (See Note 2)	200,000,000+	2000	~2040
5 Herzog Environmental, Inc.	Mora County, NM	Herzog Environmental, Inc.	1,616	"unlimited" (See Note 3)	(See Note 3)	2000	2100+
<b>Landfills Permitted, Not Operating</b>							
6 Eagle Mountain Landfill	Riverside County, CA	L.A. County Sanitation Dist.	1,325	560,000,000	560,000,000	~2010	2125
7 Mesquite Regional Landfill	Imperial County, CA	L.A. County Sanitation Dist.	1,420	970,000,000	970,000,000	~2010	2110

Notes:

1. Finley Buttes has the potential to expand to a permitted capacity of 400 million tons.
2. Simco Road Regional Landfill is currently expanding to a permitted capacity of 420 million tons.
3. Herzog Environmental Inc.'s company representative describes its annual capacity as "virtually unlimited."

## Intermodal Transfer

It is anticipated that a decision on public versus private ownership and operation of an intermodal facility will be made no more than five years before the implementation of waste export (discussed under *Intermodal Facility*).

## Capacity of the Cedar Hills Regional Landfill

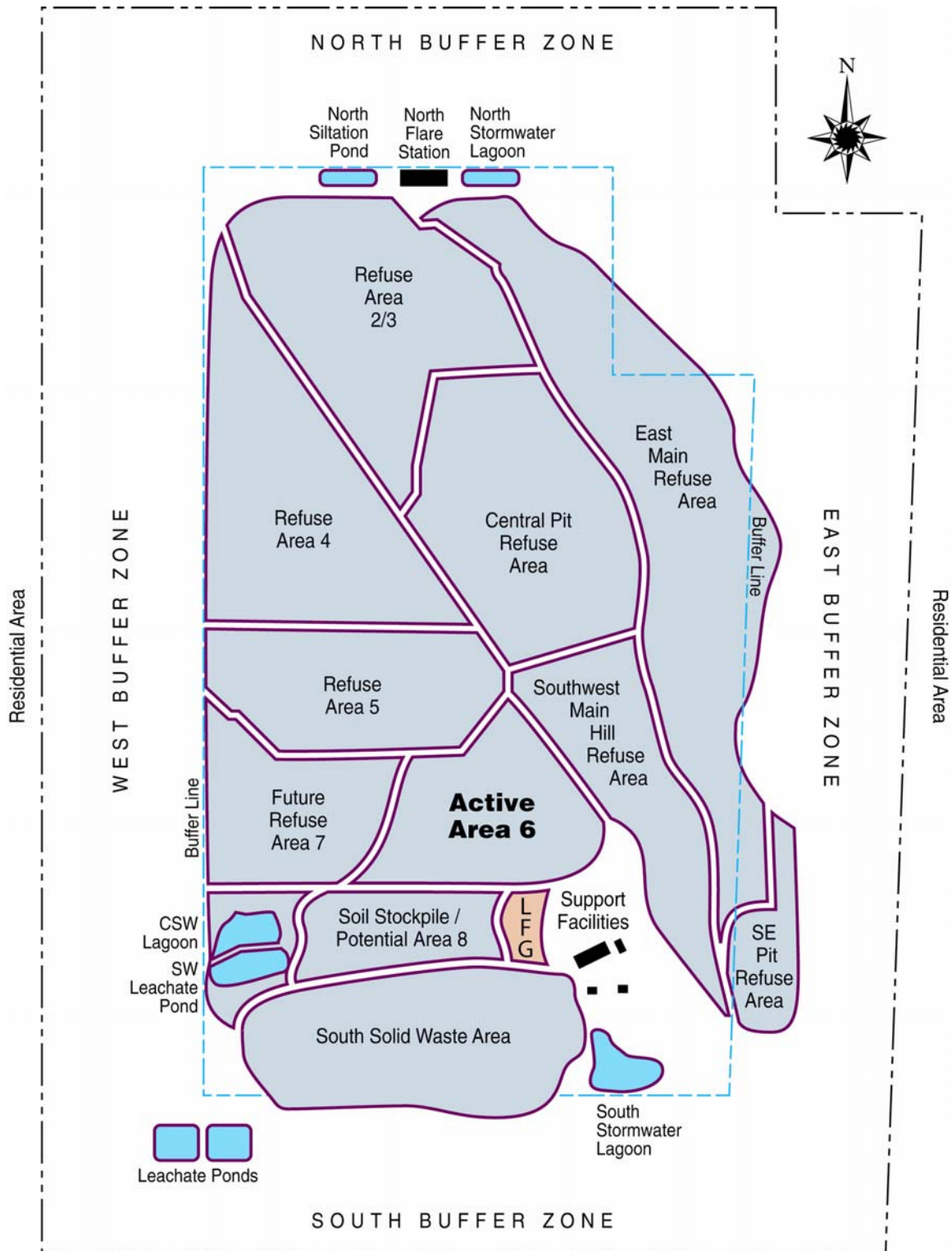
**Recommendation:** Explore opportunities for taking advantage of available landfill capacity to extend the life of this cost-effective disposal option; revise the *Cedar Hills Site Development Plan* and seek to maximize the capacity (lifespan) of the landfill, subject to environmental constraints, relative costs to operate, and stakeholder interests

Operation of the Cedar Hills landfill is significantly less expensive than the projected cost of closing the landfill and transitioning to full waste export. There are methods for extending the life of the landfill that could delay closure, keeping costs lower for the ratepayer as long as possible. A number of development scenarios were identified on the basis of preliminary engineering studies and costs in Milestone Report 4 (Appendix F, Chapter 4). It is important to note, however, that while it may be technically feasible to further develop certain portions of the landfill, regulatory permitting processes and community input could affect how practical some options would be to implement.

The calculated capacity of the landfill is defined as the volume of space available based on height, footprint, and slopes of the refuse cells, as defined in the *Cedar Hills Site Development Plan*. The capacity, or life, of the landfill is based on the amount of incoming solid waste and the density and consolidation of materials in the landfill over time. Both internal and external influences can affect overall landfill capacity. For example, successfully implementing more aggressive recycling programs and policies could add another year to the life of the landfill.

The 2001 Solid Waste Plan estimated that the Cedar Hills landfill would reach its permitted capacity in 2012. Based on incoming tonnage projections and the landfill density achieved to date (and expected in the future), it is currently estimated that the landfill will reach its permitted capacity in late 2016, four years beyond the earlier forecast. This extension is possible while staying within currently permitted constraints on the height and footprint of the site, and without encroaching upon the 1,000-foot buffer zone, which is the area between the active solid waste handling area and the boundary of the site. Figure 3 shows the current layout of the landfill. As the figure shows, Area 6 is the only currently active area at the landfill.

**Figure 3. Layout of the Cedar Hills Regional Landfill**



## Scenarios for Extending the Life of the Landfill

The capacity or life of a landfill can be affected by a number of factors, including natural settling, operational procedures, and successful waste reduction and recycling programs and services.

Consistent with the recent reporting of nationwide trends, the natural settling of refuse, along with new operating practices, is increasing the capacity of landfills more than previously anticipated (see more details in Appendix F, Milestone Report 4, Chapter 4). Refuse in landfills is simply settling more over time, resulting in more space available in each refuse area.

In addition, new landfilling methods continue to increase the life of the Cedar Hills landfill. Late in 2005, the division began using tarps over portions of the active fill area as alternative daily cover, rather than the previous daily application of six inches of compacted soil. The tarps are placed over a small portion of the active fill area at the close of daily operations and taken up at the next day's start of operations. Use of this alternative daily cover saves space and thereby extends the life of the landfill. Because the use of tarps is a pilot project that has only recently begun, the division is not yet able to calculate how much extra capacity this practice will add to the landfill.

Efforts to increase waste reduction and recycling would affect the tonnage reaching the landfill. Tonnage projections are based on forecasts using the current recycling rate of approximately 43 percent. A higher recycling rate is possible through more aggressive recycling programs, disposal bans on certain materials, and increased curbside recycling services. All of these options are under consideration by the division and will be explored in the update of the 2001 Solid Waste Plan. If the region could achieve a 60 percent recycling rate between 2009 and 2015, an additional 1.1 million tons of material would be diverted from the landfill, adding one year to the landfill's life.

The division has identified several scenarios (below) for extending the life of the Cedar Hills landfill. Each would entail a different level of additional engineering and environmental studies, permitting, and public involvement process to complete. The following scenarios could be implemented singly or in combination, depending on the results of more extensive study:

1. **Regrade Areas 5, 6, and 7 to the permitted elevation when Area 7 is close to capacity** – This scenario would use the projected airspace gained from the settlement of these refuse areas. It includes only refuse areas that have the type of bottom liners required by current regulations. Final cover on these areas would not be placed until they reach their permitted height. Changes in existing design criteria are not anticipated. This scenario is projected to add one year to the life of the landfill at no

additional cost to the ratepayer and would likely require minor modifications to the existing operating permits.

2. **Regrade Areas 2, 3, 4, and the Central Pit to the permitted elevation –**

This scenario would fully utilize existing airspace gained from past settlement of these refuse areas. It considers only refuse areas that have bottom liners, but the bottom liners in these areas were installed under an earlier, less stringent set of regulations. This scenario may require addition of liners between the old cover and new garbage that are compliant with current regulations. Changes in existing design criteria are not anticipated. This alternative is projected to add up to two and one-half years to the life of the landfill and would require new construction and operating permits.

3. **Develop Area 8 –** Area 8 is currently used for stockpiling soil. This scenario would fully utilize the existing soil stockpile area for landfill development, which could include:

- Maximizing the use of alternative daily cover
- Some importing of soil
- Acquiring and operating an offsite source for soil
- Stockpiling soil over closed refuse areas
- A combination of all four actions

This scenario is projected to add up to two and one-half years to the life of the landfill. It would require new operating permits and environmental review.

Each scenario described above involves costs to implement and assumes that landfill development and operating plan modifications will be approved by regulatory authorities. Offsetting the costs, however, are the savings realized by extending the life of Cedar Hills and delaying the move to waste export.

The resulting lifespan of the landfill under one or a combination of the scenarios above, and their associated savings when compared with the cost of waste export, are shown in Table 5.

**Table 5. Net savings associated with scenarios for extending the life of the Cedar Hills landfill compared with full waste export**

<b>Scenario</b>	<b>Extension of Landfill Life</b>	<b>Savings Per Ton from Delaying Full Waste Export (present value)<sup>1</sup></b>	<b>Total Savings through Landfill Closure Date (present value)<sup>1</sup></b>
Regrade Areas 5, 6, & 7	Through 2016	\$0.48	\$ 14,000,000
Regrade Areas 5, 6, & 7 plus Areas 2, 3, 4, & Central Pit	Through 2019	\$1.03	\$ 30,000,000
Regrade Areas 5, 6, & 7 and develop Area 8	Through 2019	\$1.75	\$ 51,000,000
Regrade Areas 5, 6, & 7 plus Areas 2, 3, 4, & Central Pit and develop Area 8	Through 2022	\$3.85	\$113,000,000

Note:

1. Present value is the dollar amount of savings in each year of additional landfill life adjusted to its equivalent value as of 2006 (at five percent interest).

Additional studies and an assessment of stakeholder interests will determine which of these or other scenarios would be most feasible.

### **Backup Landfill Capacity**

Another issue associated with landfill capacity is backup storage in the event of a long-term emergency in the region, such as extended transportation interruption or catastrophic natural disaster. In general, there is limited backup capacity in western Washington. Neither Seattle nor Snohomish County has maintained backup capacity of their own, and both rely on their waste export contractors to provide backup to their primary hauling and disposal systems.

When interviewing local jurisdictions about their experiences exporting waste, a number of them spoke about the need for backup disposal capacity in this region. Exporting jurisdictions described the operational impacts of occasional rail service disruptions they have experienced and shared their concerns about what would happen if there were an extended problem. Everyone identified the Cedar Hills landfill as the best available option for long-term emergency backup for the Puget Sound region. Within each jurisdiction, short-term disruptions can be handled with the use of additional sealed containers.

The division plans to convene a working group of interested jurisdictions in 2007 to explore the feasibility of a cost-sharing arrangement to secure the needed backup capacity for the region's solid waste. A work program will be jointly developed to cover all of the aspects of a potential agreement.





## OPTIONS FOR LONG-HAUL TRANSPORT

**Recommendation:** Because transportation costs fluctuate with fuel prices, the decision on long-haul transport of solid waste to a disposal facility by rail, barge, or truck will be made approximately five years before implementation of waste export; studies indicate that rail will likely be the most feasible method of transport

The division looked at rail, barge, and truck as possible modes of transport for the long-haul of solid waste once export begins (see Appendix F, Milestone Report 4, Chapter 5). Each option was examined for differences in travel time, reliability, and capital and operating costs.

There are currently at least five landfills in the western United States that could accept the county's solid waste (Table 6). All are accessible by railway and truck. Only one of the five, Finley Buttes, is currently accessible by barge. Two additional landfills, Eagle Mountain and Mesquite, are expected to open around 2010 and will be accessible by rail and truck.

**Table 6. Landfill access in the western United States**

Landfill Name/Location	Rail Access	Truck Access	Barge Access
Columbia Ridge Landfill Gilliam County, Oregon	Union Pacific	I-84	No
Roosevelt Regional Landfill Klickitat County, Washington	BNSF	WA SR 14	No
Finley Buttes Regional Landfill Morrow County, Oregon	Union Pacific	I-84	Yes
Simco Road Regional Landfill Elmore County, Idaho	Union Pacific	I-84	No
Herzog Environmental Inc. Mora County, New Mexico	BNSF Union Pacific	I-25	No
Eagle Mountain Landfill Riverside County, California	Union Pacific	I-10	No
Mesquite Regional Landfill Imperial County, California	Union Pacific	CA SR 78	No

Each mode of transport has distinguishing characteristics that help determine the most feasible and cost-effective transport option for exporting the county's solid waste. Table 7 illustrates the relative costs and merits of rail, truck, and barge transport options.

**Table 7. Comparison of transport options**

	<b>Rail</b>	<b>Truck</b>	<b>Barge</b>
Travel distance (one way) <sup>1</sup>	350 miles	260 miles	800 miles
Travel time (round-trip)	3 days	2 days	11 days
Minimum containers needed (not including spares or emergency backup capacity)	480	320	1,760
Number and frequency of transports	4 trains per week	160 trucks per day	2 to 3 barges per day
Minimum other equipment (not including spares)	3 to 5 locomotives per train Rail cars (120 wells per train)	320 trucks	30 custom barges plus short-haul trucks at destination
Facility needs	Intermodal facility	NA (would leave from transfer stations)	Intermodal facility with dock
Factors affecting system reliability and dependability	Rail service interruptions	Weather, road conditions	Lock closures, storm delays
Impact on competition	Limited to 2 rail providers, access to multiple landfills	Multiple transport providers	Limited to one landfill, more than one maritime provider
Impact on infrastructure	Negligible increase in overall rail traffic	Traffic and roadway congestion	NA
Relative capital costs	Medium	Medium	High
Relative operating costs	Low	High	Medium

Note:

1. The three closest landfills to King County are within 30 miles of each other on the Columbia River. Travel distance is estimated using the average distance to those landfills, but does not imply that is where the county's waste would be disposed.

At this time, it appears that rail transport is the most feasible option. Once the timeframe for waste export is decided, these study results will be reevaluated in light of market conditions at that time.

## INTERMODAL FACILITY

**Recommendation:** It is anticipated that the decision on the need for and type of intermodal facility will be made no more than five years before waste export is implemented; the division will continue to monitor local intermodal capacity and retain the Harbor Island property as a potential option, while continuing to lease the property for other industrial uses

An intermodal facility is a location where cargo, in this case solid waste, is transferred from one mode of transportation to another. Sealed waste containers are trucked to an intermodal facility and lifted onto railcars or barges. The containers are transported to a landfill, emptied, and then hauled back to the intermodal site. If rail or barge is chosen, the county will need to use an intermodal facility as part of its solid waste management system after the Cedar Hills landfill closes.

Approximately 850,000 tons of waste is currently exported annually from King County, consisting of the City of Seattle's solid waste stream and Seattle and King County's construction, demolition, and landclearing debris. When King County begins exporting its solid waste, approximately 2.3 million tons of waste will be exported from the county each year, an increase of 170 percent over current levels.

Reliable waste export depends on consistent, long-term intermodal handling capacity to move these volumes of waste. The *Business Case for a County-Owned Intermodal Facility*, published by the division in 2003, concluded that there is limited intermodal truck-to-rail capacity in the region and the prospects are for greater competition for this limited resource in the years ahead. However, Waste Connections has purchased Northwest Containers in South Seattle and expressed an interest in handling solid waste. In addition, the City of Seattle has plans to build an intermodal facility in south Seattle. Given recent and potential future changes in the market, the amount of intermodal capacity available when the county begins waste export will be determined as part of the procurement process for waste export services.

Because full export of King County's waste is at least nine years away, it is premature to decide whether the county is going to develop or contract for an intermodal facility and where it would be located. The Harbor Island property, purchased by the division in 2003 as a possible site for an intermodal facility, will be retained as a potential option. Until the time for a decision is closer, the division will continue leasing parts of the property for other industrial uses. If a decision is made to contract with the private sector for intermodal services, the Harbor Island property will be sold.

If the siting process for the new South County station results in the identification of a parcel capable of serving as both a full-service transfer station and intermodal facility, such an option will be considered. South County is the only area where a newly planned station might have access to rail lines. If such a site is found, it would have the advantage of eliminating short-haul transport costs for that facility. As discussed earlier, however, siting a dual-purpose facility would require a siting process that considers environmental impacts, community interests, and cost. There is no requirement that the new South County station serve as both a transfer station and intermodal facility.

Milestone Report 4 (Appendix F) discussed three ownership/operation options for the intermodal facility:

- Public ownership and operation
- Public ownership and private (contracted) operation
- Private ownership and operation (contracted services)

The benefits and drawbacks of these options are described below.

### ***Public Ownership and Operation***

#### **Benefits:**

- A publicly owned and operated intermodal facility would provide the county with maximum flexibility to coordinate all elements of the county's solid waste system.
- The county would have guaranteed intermodal capacity under its exclusive control.
- The county would be in a better position to change its disposal arrangement if it is not tied to a long-term contract for intermodal facility operation.
- Future competition in the region could be encouraged by maintaining a public presence in all aspects of waste export and disposal.

#### **Drawbacks:**

- The county does not have any experience operating a truck-to-rail intermodal facility.
- The county would have the responsibility for siting the intermodal facility.
- The county would be responsible for the capital cost of the facility.
- The county would be responsible for the maintenance cost of the facility.
- The county would work directly with the serving railroads to negotiate long-term service contracts and to deal with day-to-day issues, such as delay in return of trains and containers.
- The county would have to arrange for backup service through other contracts if the primary train-haul system is disrupted.

- The county's union work rules would likely restrict the county's flexibility to work around unexpected fluctuations in workload at the facility compared to a private operator. For example, a private contractor might be more able to shift its labor force and/or use contract labor to cope with changing work demands at the facility.
- Public-sector labor restrictions in Washington State could be an obstacle to privatizing the system in the future.

## **Public Ownership and Private Operation**

### **Benefits:**

- The county would have considerable flexibility to coordinate all elements of the solid waste system.
- The county would have guaranteed intermodal capacity under its exclusive control.
- The county would have the benefit of competitively bidding operating services and could expect this to keep costs down.
- The county could contract with an entity experienced in operating an intermodal facility.
- The county would benefit from a contractor's experiences in negotiations with the railroads.
- If operation of an intermodal facility is bundled with long-haul responsibility, the county could require the operating contractor to provide backup transportation and reserve containers in the event of a rail system disruption.

### **Drawbacks:**

- If the Harbor Island site is not used, the county would have the responsibility for siting the intermodal facility unless it procured the facility under a design-build-operate (DBO) alternative delivery method that tasked the DBO contractor with siting responsibility.
- The county would have the responsibility for the capital costs of the facility unless it procured the facility under a design-build-own-operate-transfer (DBOOT) alternative delivery method that made the DBOOT contractor responsible for the capital cost. Under a DBOOT approach those costs would, however, be reflected in the cost of service.
- The county would be more likely to rely on a single, vertically integrated company to handle all aspects of waste export and disposal, which could discourage future competition in the region.

## **Private Ownership and Operation**

### **Benefits:**

- The county would avoid up-front capital costs of developing the intermodal facility. Those costs, however, would still be reflected in the cost of service to ratepayers.
- The county would not be responsible for siting of the intermodal facility.
- The county would expect the cost-competitive bundling of services between the intermodal facility operation and long-haul and disposal to drive down costs to the lowest possible level.
- If operation of the intermodal facility is bundled with long-haul responsibility, the county could require the operating contractor to provide backup transportation and reserve containers in the event of a rail system disruption.
- The contractor would have the responsibility for facility maintenance.
- The contractor would work directly with the serving railroad.

### **Drawbacks:**

- The county would lack the guaranteed intermodal capacity under its exclusive control and could find itself without such service or access to the rail system in the future.
- The county would have much less flexibility to coordinate all elements of the solid waste system and would need to rely on contract terms to ensure that its interests and waste export needs are addressed.
- The county could very likely enable a single, vertically integrated company to handle all aspects of waste export and disposal, which could discourage future competition in the region.

As discussed above, the decision on the need for and type of intermodal facility will depend on several key decisions affecting waste export. An early decision could preclude other options that may become available in the future.

## EARLY WASTE EXPORT – FULL OR PARTIAL (SENSITIVITY ANALYSIS)

**Recommendation:** Issue a Request for Proposals for partial export of approximately 20 percent of the waste stream beginning in 2010 while keeping the Cedar Hills landfill operating; use the actual bid price to determine if this option is more cost effective than disposal at the Cedar Hills landfill

At the currently projected disposal rate, the Cedar Hills landfill is expected to reach its permitted capacity and close in approximately 2016, at which time waste export could begin. There are, however, landfill practices and changes in disposal behaviors (such as increased waste reduction and recycling) that could extend the life of the landfill substantially.

At the request of MSWMAC, the division conducted a sensitivity analysis of three options for the timing of waste export:

1. *Full early export:* Cedar Hills is closed before reaching capacity and 100 percent of the county's solid waste is exported beginning in 2010
2. *Partial early export:* Cedar Hills remains open and 20 percent of the county's solid waste is exported starting in 2010
3. *Partial withdrawal:* 20 percent of the county's solid waste becomes part of another solid waste system in 2010

Option 1 would increase the cost of disposal by approximately \$5.06 per ton. Option 2 would slightly increase the cost of disposal by approximately \$0.71 per ton. And Option 3 would increase costs by \$6.15 per ton, primarily due to the loss in revenue from a 20 percent decrease in disposal fees. The cost of a jurisdiction(s) leaving the county system before their Interlocal Agreement for disposal with the county expires in 2028 would be borne by that jurisdiction.

From the results of this analysis, Option 2 for partial waste export appeared to be only slightly more costly than current practices. In addition, partial waste export would extend the life of the landfill for approximately one year and defer the eventual increase in disposal fees that would occur with full waste export. Partial early export would also allow the division to test the disposal market before full waste export is implemented.

The division recommends issuing a Request for Proposals to implement partial export of approximately 20 percent of the county's solid waste stream beginning in 2010. A comparison of the bid prices with the cost of disposal at Cedar Hills will determine whether partial early export is the more cost-effective option.





## NEXT STEPS

The division recognizes that the original intent of this Plan was to present recommendations for implementing waste export. However, in the course of the analyses it became evident that it was possible to extend the life of the Cedar Hills landfill well beyond previous projections. Because market conditions are continually changing, it seemed premature to make critical decisions involving procurement of waste export facilities and services until approximately five years before landfill closure. Decisions on waste export will be based on additional engineering studies, cost analyses, and stakeholder input.

When the planning process began, the cities requested that the transfer system network be analyzed as an integral part of the waste export system plan. As a result, the Plan focuses on upgrades to the transfer system and a timeline for decisions required to implement waste export. The planning process that has been used to date, with input from SWAC, MSWMAC, ITSG, commercial solid waste haulers, King County Council staff, the division's labor union representatives, and division employees, will continue. The final recommendations for implementing waste export will build upon the recommendations made in this Plan.

In the interim, the division will continue to collaborate with current stakeholders on the update of the *Final 2001 Comprehensive Solid Waste Management Plan*, which is scheduled for completion by 2008. It is also anticipated that additional interim reports on policy-related issues will be required during the development of the next solid waste plan and before out-of-county disposal is implemented. The timing for future reports will be recommended to the King County Council for analysis of issues such as:

- Waste Reduction and Recycling
- Lifespan of the Cedar Hills Landfill
- Disposal Options
- Long-Haul Transportation/Intermodal Issues



## **APPENDIX A**

### **Supplemental Environmental Impact Statement**



# **Final Supplemental Environmental Impact Statement**

## **Transfer and Waste Export System Plan for King County, Washington**

**(Draft Supplemental EIS published under the title:  
Waste Export System Plan for King County, Washington)**



King County Department of Natural Resources and Parks  
Solid Waste Division

September 1, 2006

**Note:**

Some pages in this document have been purposefully skipped or blank pages inserted so that this document will copy correctly when duplexed.



## King County

### Solid Waste Division

Department of Natural Resources and Parks

King Street Center

201 South Jackson Street, Suite 701

Seattle, WA 98104-3855

**206-296-6542**

711 TTY Relay

August 25, 2006

Dear Environmental Impact Statement Recipient:

The King County Department of Natural Resources and Parks, Solid Waste Division has completed the Final Supplemental Environmental Impact Statement (EIS) for the recommendations presented in the Solid Waste Transfer and Waste Export System Plan. This System Plan was prepared to implement policies adopted in the *Final 2001 Comprehensive Solid Waste Management Plan*. This Final EIS supplements the EIS prepared for the 2001 Solid Waste Management Plan.

As required by Ordinance 14971, the Solid Waste Division worked with its stakeholders to complete an iterative process of analysis and reporting that culminated in a package of recommendations contained in the Solid Waste Transfer and Waste Export System Plan. The ordinance directed the Division, in collaboration with the stakeholders to examine:

- Alternatives (including the no-action alternative) for the configuration of the solid waste transfer station system
- Public-private options for ownership and operation of transfer and intermodal facilities
- Future capacity of the Cedar Hills Regional Landfill and potential for extending the life of the landfill
- Potential out-of-county disposal facilities
- Options for long-haul transport of waste once the landfill closes, as well as the need for an intermodal facility
- Scenarios for early (partial) waste export

The System Plan includes recommendations for the future of the County's transfer and disposal system. Briefly, the recommendations are as follows:

Plan Element	Recommendation
<b>Solid Waste Transfer System</b>	<p>Modernize the transfer system to accommodate a growing population and industry changes and provide efficient and cost-effective services to customers</p> <p>Construct four new transfer stations:</p> <p><i>Bow Lake</i> – built on the existing site and adjacent property the division is negotiating to purchase from the Washington State Department of Transportation</p> <p><i>Factoria/Eastgate or alternative site in Bellevue</i> – built on the existing Factoria station site and an adjacent site owned by the division on Eastgate Way, or an alternative site located in and identified by the City of Bellevue and acceptable to King County</p> <p><i>Northeast Lake Washington</i> – built on a new site; location to be determined</p> <p><i>South County</i> – built on a new site; location to be determined</p> <p>Retain five existing transfer facilities:</p> <p>Enumclaw First Northeast (Shoreline) Vashon Cedar Falls (drop box facility) Skykomish (drop box facility)</p> <p>Close three existing transfer stations (when replacement capacity is available):</p> <p>Algona Houghton (Kirkland) Renton</p>
<b>Public vs. Private Ownership and Operation of Facilities</b>	<p>Maintain the current mix of public and private ownership whereby:</p> <p>The private sector is the primary provider of the collection and processing of solid waste, recyclables, and construction, demolition, and landclearing debris</p> <p>The public sector is the primary provider of transfer services</p> <p>Once waste export begins, the disposal facility ownership and operation is contracted out</p> <p>The decision on the intermodal facility ownership and operation will be made when the need for and type of facility are determined</p>



<b>Plan Element</b>	<b>Recommendation</b>
<b>Capacity of the Cedar Hills Regional Landfill</b>	Explore opportunities for taking advantage of available landfill capacity to extend the life of this cost-effective disposal option; revise the <i>Cedar Hills Site Development Plan</i> and seek to maximize the capacity (lifespan) of the landfill, subject to environmental constraints, relative costs to operate, and stakeholder interests
<b>Options for Long-Haul Transport (via rail, barge, or truck)</b>	Because transportation costs fluctuate with fuel prices, the decision on long-haul transport of solid waste to a disposal facility will be made no more than five years before implementation of waste export; based on current economics and local experience, rail transport appears the most feasible option
<b>Intermodal Facility</b>	The decision on the need for and type of intermodal facility will be made no more than five years before waste export is implemented; the division will continue to monitor local intermodal capacity and retain the Harbor Island property as a potential option, while continuing to lease the property for other industrial uses
<b>Early Waste Export – Full or Partial</b>	Issue a Request for Proposals for partial export of approximately 20 percent of the waste stream beginning in 2010 while keeping the Cedar Hills landfill operating; use the actual bid price to determine if this option is more cost effective than disposal at the Cedar Hills landfill

While the Final EIS discusses the potential for extending the life of the Cedar Hills landfill, more detailed technical and cost studies will need to be conducted before decisions can be made. The Solid Waste Division is requesting that the King County Council authorize a study of options for extending the life of the landfill. The benefit of fully utilizing landfill capacity is that it would delay the higher costs associated with waste export after landfill closure.

The Solid Waste Division has identified existing and permitted landfills in the western United States that could serve as disposal sites for the county's exported wastes. The decision to use one of these facilities, or a new facility that might be available when waste export begins, will be researched in more detail when the decision to implement export is made.

Rail, barge, and truck are all possible modes of transport for exporting solid waste; however, rail and truck are currently the most feasible modes. The choice of transport mode would affect the need for and type of intermodal facility considered for the county's solid waste transfer and disposal system.

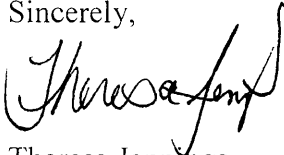
Copies of the Final EIS are available for review at King County branch libraries, the Renton Public Library, and the Seattle Public Library. An Adobe Acrobat (PDF) version is also available on the county's Web site at:

[http://www.metrokc.gov/dnrp/swd/about/planning/documents/waste\\_export\\_EIS.pdf](http://www.metrokc.gov/dnrp/swd/about/planning/documents/waste_export_EIS.pdf)

Hard-copy versions of the Final EIS can also be purchased from the Solid Waste Division for \$15.00 each by contacting:

Sandra Matteson  
King County Solid Waste Division  
201 South Jackson Street, Suite 701  
Seattle, Washington 98104-3855  
206-296-4348  
[sandra.matteson@metrokc.gov](mailto:sandra.matteson@metrokc.gov)

Sincerely,

A handwritten signature in black ink, appearing to read "Theresa Jennings", written over a horizontal line.

Theresa Jennings  
Division Director

## Fact Sheet

### Project Title

Transfer and Waste Export System Plan for King County, Washington.

(To more accurately reflect the focus of the plan analyzed by this Supplemental EIS, the project title has changed from the *Waste Export System Plan for King County, Washington*, under which the Draft Supplemental EIS was published, to the *Transfer and Waste Export System Plan for King County, Washington*.)

### Nature and Location of Proposed Action

The transfer and waste export system plan is being prepared for King County's regional solid waste management system. King County's regional solid waste management system serves the citizens of all the unincorporated areas of the county as well as 37 of the 39 cities, excluding only the municipalities of Seattle and Milton. The system's service area has a population of about 1.23 million, or approximately 68 percent of King County's total population of approximately 1.8 million.

The transfer and waste export system plan is being developed to implement policies adopted in the *Final 2001 Comprehensive Solid Waste Management Plan* relating to the transfer and export of solid waste. This environmental impact statement (EIS) supplements the EIS that was prepared for the 2001 plan.

Closure of the county's only active landfill, the Cedar Hills Regional Landfill (Cedar Hills landfill), is expected when the landfill reaches capacity in approximately 2016. While the Draft Supplemental EIS stated that the Cedar Hills landfill was expected to reach capacity in approximately 2015, continued refinement of waste tonnage estimates by King County has produced the revised estimate of approximately 2016 used in the Final EIS). King County does not intend to construct another landfill to replace the Cedar Hills landfill. Therefore, the county is preparing its solid waste system to begin waste export by 2016. Actions to prepare the system include construction of new facilities and improvements to existing facilities. The first steps in that process are included in the transfer and waste export system plan. The objectives for the transfer and waste export system plan are as follows:

- Respond to County Council policy directives to conduct the necessary planning in preparation for waste export.
- Respond to issues raised by the public, advisory committees (the Solid Waste Advisory Committee, the Interjurisdictional Technical Staff Group, and the Metropolitan Solid Waste Management Advisory Committee), and

the solid waste industry as part of the public involvement process for the transfer and waste export system plan.

- Design, operate, and maintain a transfer and waste export system in a manner that protects the environment and conserves energy and natural resources.
- Comply with federal, state, and local regulations governing solid waste management.

## Alternatives for the Transfer Station System

This supplemental EIS evaluates six action alternatives and a no-action alternative for the improvement, closure, and/or construction of transfer facilities throughout King County. There are currently 10 transfer facilities in the county system: 8 transfer stations and 2 drop box facilities. The two drop box facilities, two recently constructed rural transfer stations (Vashon and Enumclaw), and one transfer station currently under construction (First Northeast) are not affected by the alternatives. Therefore, the transfer and waste export system plan and this EIS consider the five older urban county transfer stations (Bow Lake, Factoria, Houghton, Renton, and Algona). Up to three of the transfer stations could be permanently closed, new transfer stations could be constructed, and existing transfer stations could be improved. Up to three existing transfer stations could be converted to self-haul-only services and up to three new or existing facilities could provide commercial-haul-only services.

## Alternatives for the Timing of Waste Export

- **No-action alternative:** Begin waste export when the Cedar Hills landfill reaches capacity (as recommended in the *Final 2001 Comprehensive Solid Waste Management Plan*)
- **Alternative X1 (full early export):** Close the Cedar Hills landfill before it reaches capacity and export 100 percent of the county's solid waste beginning in 2010
- **Alternative X2 (partial early export):** Keep the Cedar Hills landfill open longer and export approximately 20 percent of the county's solid waste starting in 2010.

## Proponent

King County Solid Waste Division, Washington

## **Lead Agency and Responsible Official**

Theresa Jennings, Director, Solid Waste Division  
King County Department of Natural Resources and Parks

### **Contact Person**

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## **Required Permits and Approvals**

The transfer and waste export system plan can be approved by King County without any other approvals from outside agencies. However, construction and operation of the facilities proposed in the plan are regulated by federal, state, and local regulations, and each facility would require permits for air quality, land use, health, construction, grading and drainage, street use, and utilities.

## **EIS Authors**

- Herrera Environmental Consultants, Inc.: primary author
- R.W. Beck: engineering support
- Heffron Transportation: transportation support
- MainLine Management: rail transport support.

## **Draft Supplemental EIS Issue Date**

June 16, 2006.

## **Comment Period**

The comment period for the draft supplemental EIS extended from June 16, 2006, through July 17, 2006.

## **Final Supplemental EIS Issue Date**

September 1, 2006.

## **Subsequent Environmental Review**

The policies under consideration in this supplemental EIS will not be subject to future environmental review after the completion of the EIS. The facilities proposed in the plan would be subject to additional environmental review under the State Environmental Policy Act as required under King County Code and applicable state and local laws.

## **Date of Implementation**

A decision from the King County Council regarding the proposed action is expected in late 2006. Implementation of the plan will begin in 2007.

## **Availability of the Supplemental EIS**

The draft supplemental EIS and the final supplemental EIS are available for public review at the King County Solid Waste Division, 201 South Jackson Street, Suite 701, Seattle, Washington.

Copies of the draft supplemental EIS or the final supplemental EIS may be purchased from the King County Solid Waste Division. The cost for a printed copy is \$15. The cost for a copy on a compact disc (CD) is \$7.50. An Adobe Acrobat (PDF) version may be downloaded from the county's website at

[http://www.metrokc.gov/dnrp/swd/about/planning/documents/waste\\_export\\_EIS.pdf](http://www.metrokc.gov/dnrp/swd/about/planning/documents/waste_export_EIS.pdf).

## **Location of Materials Incorporated by Reference**

Background materials incorporated by reference in this supplemental EIS are available for review at the King County Solid Waste Division, 201 South Jackson Street, Suite 701, Seattle, Washington.

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## **Abbreviations and Acronyms**

BNSF	BNSF Railway Company (formerly Burlington Northern Santa Fe Railway)
CDL	construction, demolition, and land-clearing (waste)
dBA	A-weighted decibels
EIS	environmental impact statement
KCC	King County Code
LOS	level of service
PM <sub>10</sub>	particulate matter with diameter less than 10 micrometers
ppm	parts per million
SEPA	State Environmental Policy Act
WAC	Washington Administrative Code

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## Glossary

**airspace.** Space in a landfill that is available for solid waste disposal.

**business self-haulers.** Self-haulers who generally bring more than a ton of waste to the transfer station and may use vehicles that are unloaded manually or mechanically. Examples of business self-haulers include a small landscaping business with a pickup truck or a school district that uses a mechanized truck to dump its load. Business self-haulers use transfer stations primarily on weekdays.

**commercial customers.** Customers of transfer stations who use packer and drop box vehicles with mechanized unloading capability and deliver an average of 5 tons per vehicle. Commercial customers use transfer stations most heavily on weekdays.

**commercial hauler.** Any person who is collecting or transporting solid waste for hire or consideration.

**construction, demolition, and land-clearing waste.** Recyclable or nonrecyclable waste that results from construction, remodeling, repair or demolition of buildings, roads, or other structures, or from the clearing of land for development that requires removal from the site undergoing construction, demolition, or land-clearing. Construction, demolition, and land-clearing (CDL) waste does not include clean mud and dirt, contaminated soil, asbestos-containing waste material containing more than 1 percent asbestos by weight, unacceptable waste, or any other solid waste does not meet the definition of CDL waste.

**drop box facility.** A facility used for the placement of a detachable solid waste container, such as a drop box, including the associated exit and entrance roadways, unloading areas, and turnaround areas. A drop box facility typically serves the general public with loose loads and receives waste from offsite. A drop box facility may also include containers for separated recyclable materials.

**full-service facility.** A facility that serves self-haul and commercial customers.

**household hazardous waste.** Leftover household products that contain corrosive, toxic, ignitable, or reactive ingredients. The disposal of products (such as paints, cleaners, oils, batteries, and pesticides) that contain potentially hazardous ingredients requires special care.

**intermodal container.** A reusable cargo container of a rigid construction and rectangular configuration that is fitted with devices to allow its ready handling, particularly its transfer from one mode of transport to another without its contents being rehandled. It is designed to be readily filled and emptied and transported by truck, rail, or barge.

**intermodal transfer facility.** A facility at which solid waste intermodal containers are transferred from one mode of transportation to another, such as truck to rail or truck to barge, without their contents being rehandled.

**landfill.** A disposal facility at which solid waste is permanently placed in or on land, including facilities that use solid waste as a component of fill.

**long-haul transport (long-hauling).** Transport to a destination out of the county of origin.

**mixed municipal solid waste.** Solid waste generated by residences, stores, offices, and other generators of wastes that are not industrial, agricultural, or construction, demolition, and land-clearing wastes. (see also *construction, demolition, and land-clearing waste*)

**putrescible waste.** Solid waste that contains material capable of being decomposed by microorganisms.

**residential self-haulers.** Self-haulers who use vehicles that generally require manual unloading and generally bring less than a ton of waste to the transfer station in each load. Most self-haul traffic comes to transfer stations on weekends.

**self-haul customers (self-haulers).** Customers of the transfer system who do not use packer and drop box vehicles. Self-haul customers fall into two categories: business and residential. (see also *business self-haulers* and *residential self-haulers*)

**solid waste or wastes.** All putrescible and nonputrescible solid and semisolid wastes, except wastes identified in Washington Administrative Code, Chapter 173-350, Section 020, including, but not limited to, garbage, rubbish, ashes, industrial wastes, commercial waste, swill, sewage sludge, demolition and construction wastes, abandoned vehicles or parts thereof, contaminated solid material, contaminated dredged material, discarded commodities, and recyclable materials.

**special wastes.** Nonhazardous wastes with special handling needs or specific waste properties that require waste clearance by either the King County Solid Waste Division or Public Health—Seattle and King County, or both. Examples of special wastes include contaminated soil, asbestos-containing materials, treatment plant grit and wastes from vector trucks, industrial wastes, and tires.

**transfer station.** A permanent, fixed supplemental collection and transport facility used by individuals and route collection vehicles to deposit solid waste collected from offsite into a larger transfer vehicle for transport to a solid waste handling facility. Transfer stations may also include recycling facilities and compaction/baling systems.

**visually sensitive resources.** Views that have unique or highly aesthetic elements that are widely valued by the individuals who experience them.

**waste to energy.** The conversion of solid waste to energy, typically by incineration.



**woodwaste.** Solid waste consisting of wood pieces or particles generated as a byproduct or waste from the manufacture of wood products, handling, and storage of raw materials, trees, and stumps. It includes but is not limited to sawdust, wood chips, wood shavings, discarded pallets, clean dimensional lumber, bark, pulp, hog fuel, and log-sort yard waste. It does not include wood pieces or particles containing chemical preservatives, such as paint, creosote, pentachlorophenol, or copper-chrome arsenate.



# **Part 1      Summary**

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## 1.1 Objectives of the Proposed Waste Export System Plan

The King County Solid Waste Division is proposing that the King County Council approve a waste export system plan that will guide the county's actions as it implements waste export. The Solid Waste Division is also proposing that the County Council, as part of approving the waste export system plan, accomplish the following:

- Clarify roles of the public and private sectors.
- Identify which existing transfer stations to close, modify, or improve, and which new transfer stations to build.
- Decide when to begin waste export.
- Authorize the Solid Waste Division to study capacity at the Cedar Hills landfill.

### Background

In March 2001, the King County Solid Waste Division published the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). The 2001 plan presents the county's 20-year strategy for managing its solid waste and recycling services.

The 2001 plan states that the Cedar Hills Regional Landfill (Cedar Hills landfill), which is the disposal location for the county's mixed municipal solid waste, is expected to reach its permitted capacity and be closed in 2012 (the current estimate is that capacity will be reached in 2015). One of the recommendations of the 2001 plan is that King County begin to export its mixed municipal solid waste to a landfill outside of the county once the Cedar Hills landfill closes.

In 2001, the King County Council adopted the 2001 plan through Ordinance 14236. By its approval of the 2001 plan, the County Council rejected alternatives to waste export, including the development of a new landfill in King County and incineration of the county's waste. Ordinance 14236 also mandated the Solid Waste Division to begin the necessary planning for waste export by developing a waste export coordination and implementation plan (or waste export system plan).

In 2004, the County Council adopted Ordinance 14971, which mandated the establishment of the Metropolitan Solid Waste Management Advisory Committee and mandated that King County Solid Waste Division staff provide reports of its findings regarding the development of the waste export system plan.

This environmental impact statement (EIS), which evaluates the proposed waste export system plan developed in accordance with the County Council’s direction, supplements the EIS prepared for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H). In general, as recommended in Section 197-11-620 of the Washington Administrative Code (WAC 197-11-620), this supplemental EIS does not repeat the analyses presented in the 2001 EIS, although it does summarize pertinent conclusions of the 2001 EIS.

## Objectives

The King County Solid Waste Division has developed the proposed waste export system plan to guide the county as it prepares the solid waste system for waste export. Specific objectives of the proposed waste export system plan are as follows:

- Respond to County Council policy directives to conduct the necessary planning in preparation for waste export.
- Respond to issues raised by the public, advisory committees (the Solid Waste Advisory Committee, the Interjurisdictional Technical Staff Group, and the Metropolitan Solid Waste Management Advisory Committee), and the solid waste industry as part of the public involvement process for the waste export system plan.
- Design, operate, and maintain a waste export system in a manner that protects the environment and conserves energy and natural resources.
- Comply with federal, state, and local regulations governing solid waste management.

Overall, the solid waste system, which is proposed to include waste export in the future, serves to mitigate potential significant impacts on the environment and public health that would otherwise result from improper disposal of waste. Nonetheless, certain aspects of waste export, and some of the alternatives under consideration, have the potential to result in significant impacts. The purpose of this supplemental EIS is to identify potential impacts, describe measures to mitigate the identified impacts, and draw conclusions about whether there may be any significant impacts that cannot or will not be mitigated.

This EIS is a programmatic (non-project-related) EIS that supplements the EIS prepared for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H). The level of detail of the analyses provided in this supplemental EIS is consistent with the broad programmatic issues to be resolved. Based on the analyses provided herein, the previous analyses in the EIS for the 2001 plan, as well as other relevant information and analyses in the proposed waste export system plan itself, King County will select an approach that will guide the county as it prepares the solid waste system for waste export. As actions are proposed to

implement waste export, this supplemental EIS will be used to the maximum extent possible to satisfy the environmental requirements of the State Environmental Policy Act (SEPA). However, it is expected that additional environmental review will be needed for project-specific actions, particularly those involving major capital improvements.

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## **1.2 Description of the Proposed Waste Export System Plan**

The proposed waste export system plan addresses the following features of a potential waste export system:

- The county's transfer station system
- Public-private options for ownership and operation of transfer facilities
- Future capacity of the Cedar Hills Regional Landfill and the potential for extending its life
- Potential out-of-county disposal facilities
- Transport options for exporting waste
- Intermodal transfer facilities
- Timing of waste export.

Probable impacts associated with these aspects of waste export are addressed in this EIS. The EIS addresses alternatives only for features for which the County Council will be asked to consider two or more options. For example, in its consideration of the waste export system plan, the County Council will specifically consider and may potentially select among the six configurations of the transfer station system addressed in the waste export system plan. These six configurations are the six action alternatives addressed in this EIS. The EIS also evaluates a no-action alternative. In addition to the alternatives for the transfer station system, this EIS evaluates two action alternatives and a no-action alternative for the timing of waste export.

Although the waste export system plan considers extending the life of the Cedar Hills landfill, complex technical engineering issues need to be evaluated before formal options can be developed. This technical evaluation was not part of the development of the waste export system plan. Therefore, in its consideration of the waste export system plan, the County Council is not expected to select a specific approach for extending the life of the Cedar Hills landfill. This EIS includes a general discussion of impacts and mitigation measures related to extending the life of the landfill because actions designed to do so may be implemented as part of the county's waste export program. However, this EIS does not evaluate alternatives related to the landfill.

In developing the waste export system plan, the Solid Waste Division evaluated three general options for ownership and operation of the improved transfer stations and intermodal transfer facilities:

- Public only
- Public-private partnership
- Private only.

The outcome of the evaluation was that the public only or public-private partnership options are feasible. From a programmatic perspective, these two options would not differ in terms of their environmental impacts because policy decisions would provide for contracts that hold private parties to the same standards as public agencies. For this reason, this EIS does not address these options in the evaluation of impacts.

## 1.3 Description of Alternatives Evaluated in the EIS

This EIS evaluates alternatives for those features of the waste export system for which the County Council will be asked to select among various options. The County Council will be asked to select a preferred alternative among six action alternatives and a no-action alternative for the transfer station system and among two action alternatives and a no-action alternative for the timing of initiating waste export.

### Alternatives for the County's Transfer Station System

#### No-Action Alternative

Under the no-action alternative, the County Council would not approve the waste export system plan, and the Solid Waste Division would continue to implement improvements to the county's existing transfer stations as approved in the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). The recommendations in the 2001 plan focus on improving the level of service to customers and preparing the transfer station system for waste export. Specific improvements in the 2001 plan related to waste export that would be implemented under the no-action alternative include the following:

- **Factoria transfer station.** Replace the station on the current site and the Eastgate property, and install a compactor in 2004.
- **First Northeast transfer station.** Rebuild or replace the station and install a compactor (no specific date).
- **Bow Lake transfer station.** Retrofit the transfer building and install a compactor in 2006.
- **Algona transfer station.** Install a compactor in 2008.
- **Houghton transfer station.** Install a compactor (no specific date). Consider possible closure.
- **Renton transfer station.** Install a compactor (no specific date).
- **NE King County transfer station.** Possibly build a new station with a compactor (no specific date).

Subsequent work prepared for the milestone reports in support of the waste export system plan indicates that some aspects of the no-action alternative are infeasible because the completion dates for specific projects have passed or the resulting facilities would have unacceptable capacity and level of service.

## Action Alternatives

The action alternatives for the county's transfer stations involve various combinations of station improvements, closures, and new construction. The existing county transfer system consists of eight transfer stations and two drop box facilities. All full-service and commercial-only stations would have compactors. Self-haul-only facilities would not have compactors. The alternatives are summarized in Table 1-1.

**Table 1-1. Alternatives for the transfer station system.**

Alternative	Full-Service Facilities	Self-Haul-Only Facilities	Commercial-Only Facilities	Closed Facilities	Total No. of Facilities <sup>a</sup>
No action	New Factoria/Eastgate Reconstructed Bow Lake Reconstructed Algona Reconstructed Houghton Reconstructed Renton New NE Lake Washington	None	None	None (possibly Houghton)	11 (10 if Houghton is closed)
1	New South County New Bow Lake New Factoria/Eastgate New NE Lake Washington	None	None	Algona Houghton Renton	9
1A	New South County New Bow Lake New Factoria (no Eastgate) New NE Lake Washington	None	None	Algona Houghton Renton	9
2	New South County New Bow Lake New Factoria/Eastgate	Houghton	New NE Lake Washington	Algona Renton	10
2A	New South County New Factoria/Eastgate	Houghton Renton	New NE Lake Washington New Bow Lake	Algona	11
3	New South County New Bow Lake New NE Lake Washington	Houghton Renton Factoria (no Eastgate)	None	Algona	11
4	New Factoria/Eastgate	Algona Houghton Renton	New South County New Bow Lake New NE Lake Washington	None	12

<sup>a</sup> Total includes transfer stations and two drop box facilities.

All of the alternatives for the transfer system share the following features, except where noted:

- Operations at the soon-to-be improved First Northeast transfer station (improvements began in May 2006) and the four rural facilities (Vashon transfer station, Enumclaw transfer station, Skykomish drop box, and Cedar Falls drop box) would not change.

- Two new sites are required: one in south King County and one in the NE Lake Washington area, both of which would have compactors.
- No station closure or conversion (e.g., full-service to self-haul only) would occur until the replacement facilities are open, except for Alternative 1A in which Factoria would be closed to allow construction of a new transfer station.
- Project-specific documentation would be prepared to comply with SEPA for all siting of new facilities, new construction, and other major improvements.

## **Alternatives for the Timing of Waste Export**

### **No-Action Alternative**

Under the no-action alternative, the County Council would not approve the waste export system plan. Waste export would be implemented as directed in the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001), that is, when the Cedar Hills landfill reaches capacity and closes, currently estimated to occur in 2015.

### **Action Alternatives**

#### ***Alternative X1: Full Early Export***

Under Alternative X1, King County would close the Cedar Hills landfill before it reaches capacity. As evaluated in this EIS, Alternative X1 involves the closure of the landfill in 2010.

#### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of King County's waste would be exported beginning in 2010. The exact percentage has not been determined but for this EIS is assumed to be approximately 20 percent. The Cedar Hills landfill would remain open after 2010 and continue to receive the remaining 80 percent of the county's waste until it reaches capacity, which would occur in approximately 2016 if 20 percent of the county's waste is exported early.

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## **1.4 Threshold Determination and EIS Scoping**

Public involvement in determining the scope of this project is optional because it consists of the preparation of a supplemental EIS (WAC 197-11-620[1]). However, the Solid Waste Division chose to go through the scoping process and issued a determination of significance and scoping notice on April 7, 2006. The scoping notice is included as Appendix A.

The Solid Waste Division has previously involved the public extensively in preliminary planning for waste export and continues to involve the public. Therefore, no public meeting was held to receive oral comments on the scope of the supplemental EIS. Such a public meeting is optional under WAC 197-11-408(4). The public was encouraged to provide comments on the scope of the supplemental EIS by means of comments submitted in writing.

The scoping period ended on April 28, 2006. During the scoping period, the Solid Waste Division received one formal comment letter. This letter, from the Washington State Department of Transportation (WSDOT), requested that the supplemental EIS address the following issues:

- Routes to be used for both delivery and export of the waste
- Total trip volumes for both waste delivery and export
- Days and hours for waste delivery and export trips
- Estimated weight of each vehicle that will be used for waste delivery and export
- Effects of waste delivery and export trips on the operational performance of WSDOT's transportation system
- The year each alternative would begin operations
- Possible mitigation for impacts on the state transportation system.

This supplemental EIS addresses these issues in the section "Transportation" in Part 3 to the extent possible, given the programmatic nature of the analysis.

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## **1.5 Summary of Impacts and Mitigation Measures and Comparison of Alternatives**

### **Alternatives for the County's Transfer Station System**

At a programmatic level, the alternatives for the county's transfer station system are not dramatically different in the nature and intensity of their environmental impacts, and the impacts, in any event, are not expected to be significant at a programmatic level. However, the following differences allow for some discrimination among the alternatives:

- The existing Houghton transfer station is one of two transfer stations (the existing Factoria station being the other) that has been identified by the Solid Waste Division (King County 2005b) as being potentially incompatible with surrounding land uses (which in the case of the Houghton station are residential). Alternatives 1 and 1A, under which the Houghton station would be closed, are likely to result in lower impacts in terms of land use compatibility than the other alternatives. Under all the alternatives, the existing Factoria transfer station would be rebuilt so that the impacts associated with the Factoria station in terms of land use compatibility would be substantially similar among the alternatives.
- Under Alternative 3, both the Houghton and Factoria transfer stations would be converted to self-haul only, and commercially hauled waste that would have been handled at these stations would then be hauled primarily to the new NE Lake Washington transfer station. As a result, the relatively high volume of waste handled by the new NE Lake Washington station could lead to a concentration of traffic and other impacts in the vicinity of this station that are greater than those that would occur at individual transfer stations under any of the other alternatives.
- The expected annualized capital cost and operating costs are similar for all six of the action alternatives through 2028. However, operating costs for Alternatives 1 and 1A are considerably lower than the operating costs for the other action alternatives. Over the long term, after capital costs are paid, the comparative costs of the action alternatives are determined by their operating costs. From this long-term perspective, Alternatives 1 and 1A are the least cost alternatives, and Alternatives 3 and 4 are the highest cost alternatives (King County 2006, p. 2-27).

## **Alternatives for Timing of Waste Export**

The differences among the alternatives for the timing of waste export reflect the basic trade-off between the higher system costs (reflected in comparatively higher user rates) and other potential environmental impacts associated with waste export versus the lower system costs (reflected in comparatively lower user rates) and impacts due to continued operation of the Cedar Hills landfill on the surrounding community. Under current operations, there are no significant impacts on the surrounding community resulting from the operations at the Cedar Hills landfill. As a result of the need to export waste, it is anticipated that an increase in rates may be necessary.

Under the no-action alternative, the Cedar Hills landfill would close in approximately 2015, and waste export would begin. Under Alternative X1, waste export would be initiated in 2010, and the county would no longer send solid waste to the Cedar Hills landfill, a change that would affect the current traffic and operational conditions associated with the landfill. At the same time, system costs and user rates would probably be higher than they would be under the no-action alternative for the 5-year period. Under Alternative X2, export of approximately 20 percent of the county's waste would begin in 2010, with full export of the county's mixed municipal solid waste beginning in approximately 2016. Impacts from both the operation of the Cedar Hills landfill and the waste export system would occur simultaneously during the period 2010 to 2016. The costs and user rate implications of Alternative X2 are not fully known but appear to be somewhat higher than those of the no-action alternative (King County 2006).

## 1.6 Documents Incorporated by Reference

This EIS incorporates by reference various sections of the documents listed below. The specific sections incorporated are discussed in the text of this EIS where relevant. A copy of each of these documents is available for review at the office of the King County Solid Waste Division at King Street Center, 201 South Jackson Street, Suite 701, Seattle, Washington.

- *Factoria Transfer/Recycling Station Final Environmental Impact Statement* (City of Bellevue, May 1993)
- *Final Environmental Impact Statement for Cedar Hills Regional Landfill Site Development Plan* (King County Solid Waste Division, March 1998)
- *Final Supplemental Environmental Impact Statement, City of Seattle Solid Waste Intermodal Transfer Facility* (Seattle Public Utilities, August 2005).

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## 1.7 Major Conclusions, Areas of Controversy, and Issues to Be Resolved

This supplemental EIS reaches the following major conclusions:

- At a programmatic level, overall approval of the waste export system plan is unlikely to result in significant unavoidable adverse impacts, except possibly for impacts on solid waste rates.
- Selection of the no-action alternative for the transfer station system (i.e. implementation of the program set forth in the *Final 2001 Comprehensive Solid Waste Management Plan*) would result in an unacceptable level of service at several transfer stations, which could constitute a significant adverse impact on the county's solid waste system.
- Implementation of full early export beginning in 2010 could result in significant impacts in terms of user rates.
- While new facilities (transfer stations and intermodal transfer facilities) have the potential to generate significant adverse impacts, careful site selection should avoid or minimize most potential impacts. Facility siting criteria developed by King County are provided in Appendix C. For those potential impacts that cannot be avoided or adequately minimized through site selection, adequate and feasible mitigation measures appear to be available.
- Long-haul transport and out-of-county disposal is not expected to result in significant adverse impacts. Long-haul transport by rail appears to be less costly than transport by barge or truck (King County 2006), and rail transport would require substantially less energy and result in lower air emissions than either barge or truck transport.

There has been little public controversy associated with the waste export system plan. One area of remaining uncertainty is the viability and cost of implementing partial waste export. Based on currently available information, it appears that partial waste export would be slightly more costly than full waste export when the Cedar Hills landfill reaches capacity and closes, but the cost of partial waste export deserves further study.

There is one issue to be resolved:

- In 2001, the King County Council adopted the 2001 plan through Ordinance 14236. By its approval of the 2001 plan, the County Council approved waste export, rejecting alternatives including the development of

a new landfill in King County and incineration of the county's waste. Recently, it has been suggested that the County Council should reconsider its 2001 decision approving waste export and consider a waste-to-energy incineration option for handling the county's mixed municipal solid waste. Approval of this waste export system plan, approval of any of the alternatives for the transfer station system, and approval of any of the alternatives for the timing of transitioning from in-county disposal in landfills to waste export would not preclude a subsequent decision by the County Council to implement a waste-to-energy option. In any case, a transfer station system is required.

## **Part 2      Proposed Plan and Alternatives**

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## 2.1 Objectives of the Proposed Waste Export System Plan

In March 2001, the King County Solid Waste Division published the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). The 2001 plan presents the county's 20-year strategy for managing its solid waste and recycling services. Elements of the county's solid waste system addressed in the 2001 plan include the following:

- Waste reduction, recycling, and market development
- Collection of recyclables and mixed municipal solid waste
- The regional transfer system
- Disposal of mixed municipal solid waste
- Disposal of construction, demolition, and land-clearing debris and special wastes
- Enforcement of solid waste regulations
- Solid waste system financing and rates.

The 2001 plan states that the Cedar Hills Regional Landfill, which is the disposal location for the county's mixed municipal solid waste, is expected to reach its permitted capacity and be closed in 2012 (the current estimate is that capacity will be reached in 2015). One of the recommendations of the 2001 plan is that King County begin to export wastes to a landfill outside of the county once the Cedar Hills Regional Landfill closes. The 2001 plan notes that the adoption of its recommendations would be only the first step in the county's preparation for waste export and that subsequent planning to define needed capital improvements would be necessary.

In 2001, the King County Council adopted the 2001 plan through Ordinance 14236. By its approval of the 2001 plan, the County Council rejected alternatives to waste export, including the development of a new landfill in King County and incineration of the county's waste. Ordinance 14236 also mandated the Solid Waste Division to begin the necessary planning for waste export by developing a waste export coordination and implementation plan (or waste export system plan). Ordinance 14971 mandated the establishment of the Metropolitan Solid Waste Management Advisory Committee and mandated that King County Solid Waste Division staff provide reports of its findings regarding the development of the waste export system plan.

This environmental impact statement (EIS), which evaluates the proposed waste export system plan developed in accordance with the County Council's direction, supplements the EIS prepared for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H), which evaluated various aspects of waste export.

## Proponent

The King County Solid Waste Division is the proponent of the waste export system plan.

## Location

The location of the proposal is the area in western Washington served by King County's regional solid waste management system, which includes all the unincorporated areas of King County, as well as 37 of the 39 cities in the county, excluding only the municipalities of Seattle and Milton.

## Objectives

The King County Solid Waste Division has developed the proposed waste export system plan to guide the county as it prepares the county's solid waste system for waste export. Specific objectives of the proposed waste export system plan are as follows:

- Respond to County Council policy directives to conduct the necessary planning in preparation for waste export.
- Respond to issues raised by the public, advisory committees (the Solid Waste Advisory Committee, the Interjurisdictional Technical Staff Group, and the Metropolitan Solid Waste Management Advisory Committee), and the solid waste industry as part of the public involvement process for the waste export system plan.
- Design, operate, and maintain a waste export system in a manner that protects the environment and conserves energy and natural resources.
- Comply with federal, state, and local regulations governing solid waste management.

Effective management of the region's solid waste is an essential public service. The solid waste system, which is proposed to include waste export in the future, serves to mitigate potential significant impacts on the environment and public health that would otherwise result from improper disposal of waste. Nonetheless, certain aspects of waste export, and some of the alternatives under consideration, have the potential to result in significant impacts. This EIS was prepared (1) to identify potential impacts, (2) to describe mitigation measures that can be used (and in many cases, are currently used) to avoid such impacts or reduce them to levels that are not significant, and (3) where possible, to draw conclusions about whether there may be any significant unavoidable adverse impacts (that is, significant impacts that cannot or will not be mitigated).

This EIS is a programmatic (non-project-related) EIS that supplements the EIS prepared for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H). The level of detail of the analyses provided in this supplemental EIS is consistent with the broad programmatic issues to be resolved. Based on the analyses presented herein, the previous analyses in the EIS for the 2001 plan, as well as other relevant information and analyses in the proposed waste export system plan itself, King County will select an approach that will guide the county as it prepares the solid waste system for waste export. As actions are proposed to implement waste export, this supplemental EIS will be used to the maximum extent possible to satisfy the environmental requirements of the State Environmental Policy Act (SEPA). However, it is expected that additional environmental review will be needed for project-specific actions, particularly those involving major capital improvements.

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## **2.2 Description of the Proposed Waste Export System Plan**

As described earlier, King County will need to begin disposing of the county's mixed municipal solid waste at a new facility when the Cedar Hills Regional Landfill (Cedar Hills landfill) reaches capacity, currently estimated to occur in 2015. To meet this need, the King County Solid Waste Division has developed a waste export system plan for consideration and approval by the King County Council.

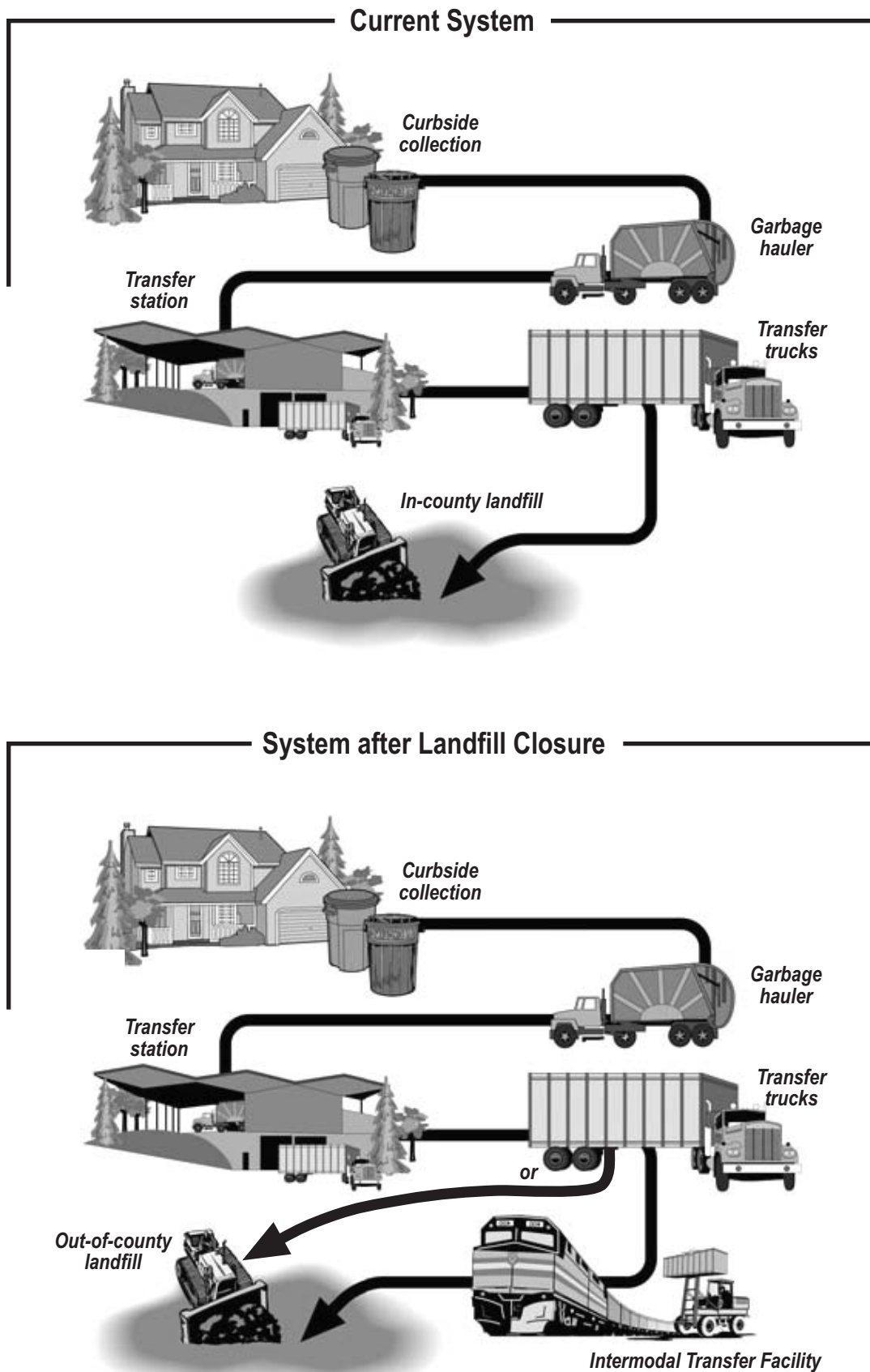
### **General Description of the Waste Export System**

To implement waste export, the county will need to change certain components of its solid waste system. Other components of the solid waste system will not need to change and can continue to function much as they did before the implementation of waste export. For example, commercial and self-haul customers will continue to collect and haul waste to the county's transfer stations and/or privately operated transfer stations (a small percentage of collected waste is currently hauled directly to the Cedar Hills landfill). Regardless of how the county disposes of its waste, a solid waste transfer system will be required.

The county's proposed installation of compactors in its transfer stations will result in a reduction of impacts systemwide. Compaction of solid waste will reduce the total volume, requiring fewer truck trips to transport a given tonnage of solid waste.

Currently, nonrecyclable waste received at the transfer stations is loaded onto trucks and hauled to the Cedar Hills landfill for disposal. Once waste export is implemented, nonrecyclable waste to be transported to an out-of-county disposal location would be compacted at the transfer stations and loaded onto trucks. The waste would then be trucked either directly to the out-of-county disposal location or to one or more intermodal transfer facilities in the county for loading onto trains or barges that would transport the waste to the out-of-county disposal location. An intermodal transfer facility could be developed in conjunction with transfer station facilities so that commercially collected waste could be hauled directly to the intermodal transfer facility for compaction and transfer to trains or barges. Figure 2-1 illustrates the current waste disposal handling system with in-county disposal and a future system with waste export.

To cope with potential disruptions to the transportation infrastructure used to transport waste to the out-of-county disposal location or with an abrupt and dramatic increase in the volume of solid waste (e.g., as a result of a local catastrophe), the county would prepare an emergency response plan. The emergency response plan could include the provision of back-up disposal capacity in or near the county. However, potential emergency situations are expected to be short-lived and can be handled by short-term storage and alternative modes of transportation without the need to use back-up capacity (King County 2001).



**Figure 2-1. King County solid waste disposal system before and after implementation of waste export.**

## Proposed Waste Export System Plan

The proposed waste export system plan was developed by the Solid Waste Division to guide the county as it prepares the solid waste system to handle waste export. The County Council made the decision to proceed with waste export in 2001, when it approved Ordinance 14236 and adopted the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). Therefore, regardless of whether the County Council approves the waste export system plan prepared by the Solid Waste Division, waste export will be implemented.

Recently, it has been suggested that the County Council should reconsider its 2001 decision approving waste export and consider a waste-to-energy option for handling the county's mixed municipal solid waste. Approval of this waste export system plan, approval of any of the alternatives for the transfer station system, and approval of any of the alternatives for the timing of the transition from in-county landfill disposal to waste export would not preclude a subsequent decision by the County Council to implement a waste-to-energy option. Specifically, the configuration of the transfer station system and its operation for waste export would be similar to that for waste-to-energy. With either approach, mixed municipal solid waste would be hauled to the county's transfer stations by commercial and self-haul customers. At the transfer stations, the waste would be loaded into containers that could be trucked to an intermodal facility for transfer to a train or barge, trucked directly to an out-of-county landfill, or trucked to a waste-to-energy incineration facility. With a waste-to-energy facility, residual ash from the incineration process would be hauled to a disposal facility, which would likely be an out-of-county landfill or another permitted end use.

The proposed waste export system plan addresses the following features of a potential waste export system:

- The county's transfer station system
- Public-private options for ownership and operation of transfer facilities
- Future capacity of the Cedar Hills Regional Landfill and the potential for extending its life
- Potential out-of-county disposal facilities
- Transport options for exporting waste
- Intermodal transfer facilities
- Timing of waste export.

Probable impacts associated with these aspects of waste export are addressed in this EIS. However, the EIS addresses alternatives only for features for which the County Council will be asked to consider two or more options. For example, in its consideration of the waste export system plan, the County Council, will specifically consider and may potentially select among the six configurations of the transfer station system addressed in the waste export system plan. These six configurations are the six action alternatives addressed in this EIS. The EIS also evaluates a no-action alternative.

The Solid Waste Division recommends that the County Council, in conjunction with its approval of the waste export system plan, authorize the Solid Waste Division to conduct a study of options for extending the life of the landfill. Although the waste export system plan addresses extending the life of the Cedar Hills landfill, complex technical engineering issues need to be evaluated before formal options can be developed. This technical evaluation was not part of the development of the waste export system plan. Therefore, in its consideration of the waste export system plan, the County Council is not expected to select a specific approach for extending the life of the Cedar Hills landfill. This EIS includes a general discussion of impacts and mitigation measures related to extending the life of the landfill because actions designed to do so may be implemented as part of the county's waste export program. However, the EIS does not evaluate alternatives related to the landfill. If the County Council authorizes the Solid Waste Division to carry out such a study, a separate SEPA environmental review would be conducted for that study.

## **Features of the Waste Export System Included in the Proposed Plan**

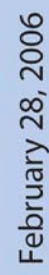
The features of the waste export system that are included in the proposed waste export system plan are described in the following subsections.

### **Transfer Station System**

The county's transfer station system includes eight county-operated transfer stations and two county-operated drop boxes (Figure 2-2). All the transfer stations accept self-haul as well as commercial customers. The two transfer stations constructed in the 1990s (Vashon and Enumclaw) have operating compactors. The other six transfer stations, which were constructed in the 1960s, have no compactors, although the First Northeast station will be improved in 2006/2007 and will have a compactor installed.

To provide an adequate level of service, King County will need to make improvements to some of the transfer stations, close other transfer stations that cannot be adequately improved, and construct new transfer stations to replace the closed stations. In the milestone reports prepared to support the waste export system plan, three of the county's eight transfer stations were not evaluated because they are relatively new or are being rebuilt. The Enumclaw and Vashon transfer stations were constructed in 1999 and 1993, respectively. The First Northeast station in Shoreline is currently being rebuilt and is scheduled to reopen in the fourth quarter of 2007. These three stations meet, or will meet, all of the standards evaluated for the older transfer stations.





**Figure 2-2. Existing King County solid waste facilities by geographic area.**



All transfer stations, except self-haul only-stations, would be equipped with compactors to increase the density of waste transported from the stations by up to 50 percent, thereby decreasing the number of containers necessary for a given tonnage of waste, decreasing transportation trips, and increasing the efficiency of ultimate disposal. In preparing the waste export system plan, King County analyzed five existing transfer stations (Bow Lake, Renton, Algona, Factoria, and Houghton) and determined that three of them (Algona, Factoria, and Houghton) have insufficient space to accommodate compactors. In addition, without other improvements, vehicle and tonnage capacity at all of the existing transfer stations would be substantially reduced after the installation of compactors.

The design of improved or newly constructed transfer station facilities would vary depending on the tonnage of waste handled and the services provided and, in the absence of project-specific detail, can be described only in general terms for this programmatic EIS. The size of a typical transfer station site is approximately 10 to 20 acres. A typical modern King County transfer station could include the following:

- Interior roadways
- A small scalehouse or scalehouses, typically one story in height, or an unattended scale facility
- A main transfer building with a height up to approximately 70 to 85 feet and a footprint area of up to approximately 70,000 square feet that would encompass the following:
  - A tipping floor onto which vehicles would drive
  - An area into which waste loads would be deposited
  - A compactor or compactors to compress and transfer waste into containers
  - Odor and air quality systems
- Administration offices and employee and public facilities such as restrooms
- A recycling area or areas, covered or uncovered
- A transfer trailer/container yard to store empty transfer trailers and containers
- Utilities and stormwater management systems.

The waste export system plan includes optional configurations for the county's transfer station system that would allow for waste export. These optional configurations are described in the section "Description of Alternatives Evaluated in the EIS."

### **Public-Private Options for Ownership and Operation of the Transfer Stations and Intermodal Transfer Facilities**

In developing the waste export system plan, the Solid Waste Division evaluated three general options for ownership and operation of the improved transfer stations and intermodal transfer facilities:

- Public only
- Public-private partnership
- Private only.

The outcome of the evaluation was that the public only or public-private partnership options are feasible, but the private only option, in which the public sector is not involved in service delivery, rate setting, or long-term planning, is infeasible because it is not allowed under current state law or county policy.

Although a public-private partnership could take various forms, private participation would be procured by the public sector through contracts with the private sector, and overall system planning would remain in the hands of the public sector. Procurement contracts with the private sector would contain performance standards, and state and local regulatory requirements would apply equally to private and public facilities. Therefore, from a programmatic perspective, a public-private partnership for ownership and operation is likely to result in similar environmental impacts as that of a public-only system. For this reason, the EIS does not distinguish between public only and public-private options in the evaluation of impacts.

### **Future Capacity of the Cedar Hills Regional Landfill and Potential for Extending Its Life**

The *2001 Final Comprehensive Solid Waste Management Plan* (King County 2001) included the estimate that the Cedar Hills landfill would reach its permitted capacity and close operations in 2012. Based on current projections of future waste volumes and current landfilling plans and practices, the Cedar Hills landfill is currently estimated to reach its permitted capacity in approximately 2015. The current layout of the Cedar Hills landfill is shown in Figure 2-3.

Extending the life of the Cedar Hills landfill beyond 2015 would further delay the higher costs that the Solid Waste Division has determined would be associated with waste export and incurred by the county and solid waste ratepayers. Therefore, the Solid Waste Division can be expected to investigate ways to achieve further efficiencies within the constraints of existing permits and perhaps also to investigate options for expanding the capacity of the landfill that would require new construction and operating permits. Possible approaches to further extending the life of the Cedar Hills landfill include the following:

- Expanding waste reduction and recycling
- Regrading of areas recently filled, currently being filled, or to be filled at the landfill (Areas 5, 6, and 7) to use the additional airspace gained from the settling of refuse. That airspace would be used for additional

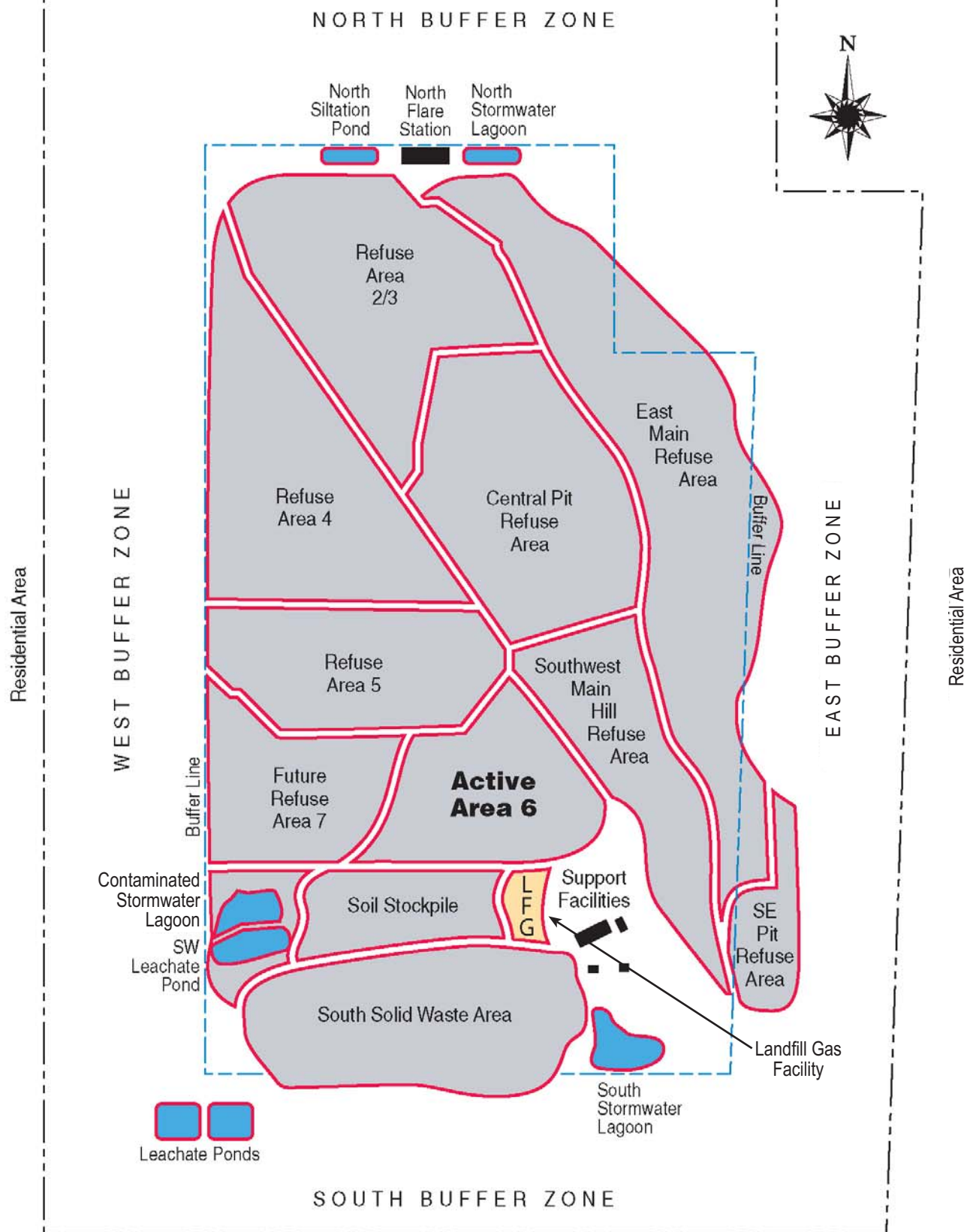


Figure 2-3. Site layout of the Cedar Hills Regional Landfill.



landfilling up to the permitted maximum elevation. These areas meet solid waste disposal regulations, and no new construction or operating permits would be required. However, the landfill plan of operations would require a modification, which would need to be approved by Public Health–Seattle and King County.

- Regrading of older filled areas at the landfill (Areas 2/3, 4, and Central Pit) to use the additional airspace gained from the settling of refuse. That airspace would be used for additional landfilling up to the permitted maximum elevation. This approach would require new construction and operating permits.
- Landfilling of waste in areas at the landfill not currently permitted for disposal. This approach would require new construction and operating permits.

The Solid Waste Division has yet to formally develop approaches for extending the life of the Cedar Hills landfill, and further study could reveal additional approaches.

Potential impacts associated with extending the life of the Cedar Hills landfill would occur regardless of which alternatives (including the no-action alternative) are selected for implementation by the County Council. As noted earlier, the County Council decided in 2001 to export the county's waste, and the County Council's decision on the waste export system plan will have no effect on that earlier decision. Because the Solid Waste Division will not be recommending specific options for extending the life of the Cedar Hills landfill to the County Council for its consideration, this EIS does not evaluate specific alternatives for the landfill. Although this EIS addresses extending the life of Cedar Hills as a consequence of the county's decision to export waste, it is likely that the Solid Waste Division would consider extending the life of the landfill even without the prospect of waste export. Because the Cedar Hills landfill is a facility fully under the control of the county, and alternative means of disposal would result in new construction and/or operating costs for the county, the Solid Waste Division could be expected to maximize the value of the Cedar Hills landfill in any event.

### **Potential Out-of-County Disposal Facilities**

The Solid Waste Division has identified existing and permitted landfills in the western United States that could serve as the ultimate disposal site for the county's exported waste. All the identified facilities, which are shown in Figure 2-4, are located in arid areas. The identified facilities can be divided into three geographic groups:

- South-central Washington/north-central Oregon
  - Roosevelt Regional Landfill
  - Columbia Ridge Landfill and Recycling Center
  - Finley Buttes Regional Landfill.

- Idaho
  - Simco Road Regional Landfill.
- Southwestern states
  - Northeastern New Mexico Regional Landfill (referred to as the Herzog landfill)
  - Eagle Mountain Landfill
  - Mesquite Regional Landfill.

Information related to these disposal facilities is provided in Table 2-1. The County Council will not select an out-of-county disposal location as part of its consideration of the waste export system plan. Therefore, the identified out-of-county disposal locations are not addressed as proposed alternatives in this EIS. Rather, they are used as example disposal locations to provide a reasonable range of the impacts expected as a result of export and disposal of the county's waste. Additional facilities may be available for disposal when the county seeks to negotiate contracts for disposal.

### **Transport Options for Exporting Waste**

Three modes of transport could be used to export the county's waste: rail, barge, and truck. However, for most of the identified out-of-county disposal sites, truck and rail are the primary feasible modes of transport. Finley Buttes Regional Landfill in north-central Oregon is the only location for which barge transport is currently available. Both Roosevelt Regional Landfill and Columbia Ridge Landfill and Recycling Center could be upgraded to accept waste transport by barge. Modes of transport for each of the out-of-county disposal locations are indicated in Table 2-1.

Both rail and barge would require intermodal transfer facilities where waste trucked from the county's transfer stations would be loaded onto trains or barges. If trucks are used to export waste, they could depart directly from the county's transfer stations, and no intermodal transfer facility would be necessary.

As part of its consideration of the waste export system plan, the County Council is not expected to select a mode of transport. Therefore, this EIS uses the three potential modes of transport to evaluate the range of potential impacts but does not evaluate them as proposed alternatives.

### **Intermodal Transfer Facilities**

An intermodal facility for the transfer of waste from trucks to trains or barges would include the following general features:



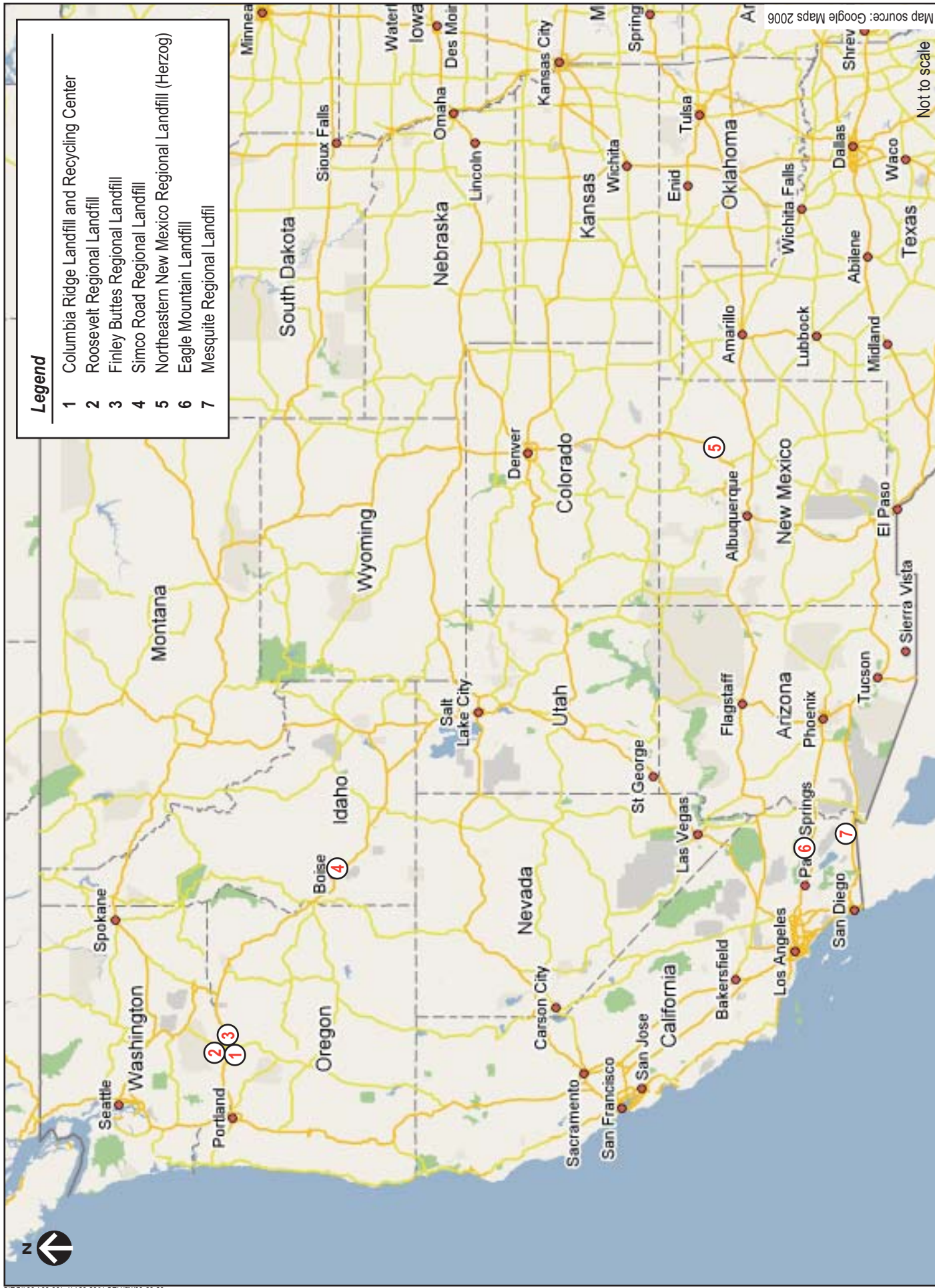


Figure 2-4. Out-of-county landfills identified in the proposed waste export system plan.



Table 2-1. Out-of-county landfills identified as potential sites for the county's exported waste.

Name	Location	Owner	Distance from Seattle (miles)	Year of Opening	Estimated Year of Closure	Remaining Capacity (tons in 2006)	Transport Options from King County
Columbia Ridge Landfill and Recycling Center	Gilliam County, Oregon	Waste Management	325	1990	2060+	205 million	Road (Interstate 84); Union Pacific Railroad
Roosevelt Regional Landfill	Klickitat County, Washington	Allied Waste Industries, dba Regional Disposal Co.	330	1998	2073+	214 million	Road (Washington Highway 14); BNSF Railway
Finley Buttes Regional Landfill	Morrow County, Oregon	Waste Connections	352	1990	2060+	98 million	Road (Interstate 84); Union Pacific Railroad; barge (Columbia River)
Simco Road Regional Landfill	Elmore County, Idaho	Idaho Waste Systems	628	2000	~2040	200 million	Road (Interstate 84); Union Pacific Railroad
Northeastern New Mexico Regional Landfill (Herzog landfill)	Mora County, New Mexico	Herzog Environmental, Inc.	1,616	2000	2100+	Uncertain	Road (Interstate 25); BNSF Railway and Union Pacific Railroad
Eagle Mountain Landfill	Riverside County, California	Los Angeles County Sanitation District	1,325	~2010	2125	560 million	Road (Interstate 10); Union Pacific Railroad
Mesquite Regional Landfill	Imperial County, California	Los Angeles County Sanitation District	1,420	~2010	2110	970 million	Road (California Highway 78); Union Pacific Railroad

- Interior roadways and off-loading areas for trucks bringing containerized waste to the facility
- Container storage and sorting areas
- Train or barge loading areas.

A truck-to-rail intermodal facility with the capacity to handle all of the county's mixed municipal solid waste would need to be at least 10 acres in size and would need to be within approximately 200 feet of one or more existing rail lines. A truck-to-barge facility could have a land area smaller than 10 acres because space for trains would not be necessary, but the site would also need to include adjoining water area sufficient for barge loading and maneuvering. An intermodal transfer facility would probably be located in an industrial area and would need good access to the regional road system.

Waste export could be handled at one or several intermodal transfer facilities, and the intermodal facilities could be stand-alone facilities or associated with transfer station facilities.

### **Timing of Waste Export**

The waste export system plan evaluates two timing scenarios for waste export: full early export and partial early export. These two scenarios, as well as the no-action scenario of implementing waste export when the Cedar Hills landfill reaches capacity, are described in the following section, "Description of Alternatives Evaluated in the EIS."

## 2.3 Description of Alternatives Evaluated in the EIS

This EIS evaluates alternatives for those features of the waste export system for which the County Council will be asked to select among various options. The County Council will be asked to select a preferred alternative among six action alternatives and a no-action alternative for the transfer station system and among two action alternatives and a no-action alternative for the timing of initiating waste export. The County Council will also be asked to determine whether to extend the life of the Cedar Hills landfill.

### Alternatives for the County's Transfer Station System

#### No-Action Alternative

Under the no-action alternative, the County Council would not approve the waste export system plan, and the Solid Waste Division would continue to implement improvements to transfer stations as approved in the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). The recommendations in the 2001 plan focus on improving the level of service to customers and preparing the transfer station system for waste export. Specific improvements in the 2001 plan related to waste export that would be implemented under the no-action alternative include the following:

- **Factoria transfer station.** Replace the station on the current site and the Eastgate property, and install a compactor in 2004.
- **First Northeast transfer station.** Rebuild or replace the station and install a compactor (no specific date).
- **Bow Lake transfer station.** Retrofit the transfer building and install a compactor in 2006.
- **Algona transfer station.** Install a compactor in 2008.
- **Houghton transfer station.** Install a compactor (no specific date). Consider possible closure.
- **Renton transfer station.** Install a compactor (no specific date).
- **NE King County transfer station.** Possibly build a new station with a compactor (no specific date).

Subsequent work prepared for the milestone reports in support of the waste export system plan indicates that some aspects of the no-action alternative are infeasible because the completion dates for specific projects have passed or the resulting facilities would have unacceptable capacity and level of service.

### Action Alternatives

The action alternatives for the county's transfer station system involve various combinations of station improvements, closures, and new construction. The existing county transfer station system consists of 10 facilities: eight transfer stations and two drop box facilities (Figure 2-2). The action alternatives involve five of the eight existing transfer stations. These alternatives are summarized in Table 2-2.

**Table 2-2. Alternatives for the transfer station system.**

Alternative	Full-Service Facilities	Self-Haul-Only Facilities	Commercial-Only Facilities	Closed Facilities	Total No. of Facilities <sup>a</sup>
No action	New Factoria/Eastgate Reconstructed Bow Lake Reconstructed Algona Reconstructed Houghton Reconstructed Renton New NE Lake Washington	None	None	None (possibly Houghton)	11 (10 if Houghton is closed)
1	New South County New Bow Lake New Factoria/Eastgate New NE Lake Washington	None	None	Algona Houghton Renton	9
1A	New South County New Bow Lake New Factoria (no Eastgate) New NE Lake Washington	None	None	Algona Houghton Renton	9
2	New South County New Bow Lake New Factoria/Eastgate	Houghton	New NE Lake Washington	Algona Renton	10
2A	New South County New Factoria/Eastgate	Houghton Renton	New NE Lake Washington New Bow Lake	Algona	11
3	New South County New Bow Lake New NE Lake Washington	Houghton Renton Factoria (no Eastgate)	None	Algona	11
4	New Factoria/Eastgate	Algona Houghton Renton	New South County New Bow Lake New NE Lake Washington	None	12

<sup>a</sup>Total includes transfer stations and two drop box facilities.

All of the alternatives for the transfer station system share the following features, except where noted:

- Operations at the soon-to-be improved First Northeast transfer station (improvements began in May 2006) and the four rural facilities (Vashon

transfer station, Enumclaw transfer station, Skykomish drop box, and Cedar Falls drop box) would not change.

- All new facilities would have compactors.
- Two new sites are required: one in south King County and one in the NE Lake Washington area.
- No station closure or conversion (e.g., full-service to self-haul only) would occur until the replacement facilities are open, except for Alternative 1A in which Factoria would be closed to allow construction of a new transfer station.
- Project-specific documentation would be prepared to comply with SEPA for all siting of new facilities, new construction, and other major improvements.

### ***Alternatives 1 and 1A***

Alternatives 1 and 1A would involve the construction of four new full-service transfer stations and the closure of three existing stations (Algona, Renton, and Houghton). The Algona, Renton, and Houghton transfer stations would remain open as full-service facilities until the four new full-service facilities are constructed and operational. The total number of transfer stations would be reduced from the existing eight to seven.

The only substantive difference between Alternatives 1 and 1A is associated with the new Factoria/Eastgate station. King County currently operates the Factoria transfer station on a site in Bellevue on the north side of SE 32<sup>nd</sup> Street, east of Richards Road. In the 1990s, King County conducted a siting analysis and prepared an EIS for a new transfer station in Bellevue, which resulted in the county's purchase of a site immediately south of the existing transfer station. Under Alternative 1, both the existing site and the new site would be used by the county, allowing a new transfer station to be constructed with no rerouting of self-haul or commercial customers. Under Alternative 1A, a new transfer station would be constructed on the site of the existing transfer station, requiring rerouting of self-haul and commercial customers to the two nearest stations (Renton and Houghton).

During construction of the Bow Lake station, self-haul customers would be temporarily rerouted to the two nearest stations (Algona and Renton). The station would remain open for commercial customers.

### ***Alternative 2***

As noted for Alternatives 1 and 1A, Alternative 2 would involve the construction of four new transfer stations. However, one of those new facilities (NE Lake Washington) would service commercial haulers only. The existing Houghton transfer station, rather than being closed, would be retained and converted to serve self-haul customers only so that only two existing

stations (Algona and Renton) would be closed. The new Factoria/Eastgate station would be constructed using both sites on SE 32<sup>nd</sup> Street as in Alternative 1. The total number of transfer stations would remain at eight. Other aspects of Alternative 2 would be the same as those of Alternatives 1 and 1A.

### ***Alternative 2A***

As noted for Alternatives 1, 1A, and 2, Alternative 2A would involve the construction of four new transfer stations. However, two of these facilities (NE Lake Washington and Bow Lake) would service commercial haulers only. To service self-haul customers that would have used these two stations, the existing Houghton and Renton stations, rather than being closed as they would be under Alternatives 1 and 1A, would be retained and converted to serve self-haul customers only. Therefore, only one station (Algona) would be closed. The new Factoria/Eastgate station would be constructed using both sites on SE 32<sup>nd</sup> Street as noted for Alternatives 1 and 2. The total number of transfer stations would be increased from eight to nine.

### ***Alternative 3***

Alternative 3 would involve the construction of three new transfer stations, rather than the four that would be constructed under Alternatives 1, 1A, 2, and 2A. Under Alternative 3, a new station would not be constructed at Factoria. Instead, the existing Factoria station would be converted to service self-haul customers only, as would the Houghton and Renton stations. The commercial traffic currently accommodated at the Factoria and Houghton stations would be routed to the new NE Lake Washington station, resulting in a substantially larger station there than that under Alternatives 1, 1A, 2, and 2A. Only one station (Algona) would be closed. As for Alternatives 1, 1A, 2, and 2A, self-haul customers would be temporarily rerouted to the two nearest stations (Algona and Renton) during construction of the Bow Lake station. As for Alternative 2A, the total number of transfer stations would be increased from eight to nine.

### ***Alternative 4***

As noted for Alternatives 1, 1A, 2, and 2A, Alternative 4 would involve the construction of four new stations. However, three of these stations (South County, NE Lake Washington, and Bow Lake) would serve commercial haulers only. To serve self-haul customers that would have used these three stations, the existing Houghton, Renton, and Algona stations, rather than being closed, would be retained and converted to serve self-haul customers only. Therefore, under Alternative 4, no stations would be closed, and the total number of transfer stations would be increased from 8 to 10. The new Factoria/Eastgate station would be constructed using both county-owned sites on SE 32<sup>nd</sup> Street as in Alternative 1, 2, and 2A.



## **Alternatives for the Timing of Waste Export**

### **No-Action Alternative**

Under the no-action alternative, the County Council would not approve the waste export system plan. Waste export would be implemented as directed in the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001), that is, when the Cedar Hills landfill reaches capacity and closes, currently estimated to occur in 2015.

### **Action Alternatives**

#### ***Alternative X1: Full Early Export***

Under Alternative X1, King County would close the Cedar Hills landfill before it reaches capacity, estimated to occur in 2015. In this EIS, the closure date under this alternative is assumed to be 2010.

#### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of King County's waste would be exported beginning in 2010. The exact percentage has not been determined but for the purposes of this EIS approximately 20 percent is assumed. The Cedar Hills landfill would remain open and continue to receive waste until it reaches capacity, which would occur in approximately 2016 if 20 percent of the county's waste is exported early.

## **Comparison of Environmental Impacts of the Alternatives**

### **Alternatives for the County's Transfer Station System**

At a programmatic level, the alternatives for the county's transfer station system are not dramatically different in the nature and intensity of their environmental impacts, and the impacts, in any event, are not expected to be significant at a programmatic level. However, the following differences allow for some discrimination among the alternatives:

- The existing Houghton transfer station is one of two transfer stations (the existing Factoria station being the other) that has been identified by the Solid Waste Division (King County 2005b) as being potentially incompatible with surrounding land uses (which in the case of the Houghton station are residential). Alternatives 1 and 1A, under which the Houghton station would be closed, are likely to result in lower impacts in terms of land use compatibility than the other alternatives. Under all the alternatives, the existing Factoria transfer station would be rebuilt so that the impacts associated with the Factoria station in terms of land use compatibility would be substantially similar among the alternatives.

- Under Alternative 3, both the Houghton and Factoria transfer stations would be converted to self-haul only, and commercially hauled waste that would have been handled at these stations would then be hauled primarily to the new NE Lake Washington transfer station. As a result, the relatively high volume of waste handled by the new NE Lake Washington station could lead to a concentration of traffic and other impacts in the vicinity of this station that are greater than those that would occur at individual transfer stations under any of the other alternatives.
- The expected annualized capital cost and operating costs are similar for all six of the action alternatives through 2028. However, operating costs for Alternatives 1 and 1A are considerably lower than the operating costs for the other action alternatives. Over the long term, after capital costs are paid, the comparative costs of the action alternatives are determined by their operating costs. From this long-term perspective, Alternatives 1 and 1A are the least cost alternatives, and Alternatives 3 and 4 are the highest cost alternatives (King County 2006, p. 2-27).

### **Alternatives for Timing of Waste Export**

The differences among the alternatives for the timing of waste export reflect the basic trade-off between the higher system costs (reflected in comparatively higher user rates) and other potential environmental impacts associated with waste export versus the lower system costs (reflected in comparatively lower user rates) and impacts due to continued operation of the Cedar Hills landfill on the surrounding community. Under current operations, there are no significant impacts on the surrounding community resulting from the operations at the Cedar Hills landfill. As a result of the need to export waste, it is anticipated that an increase in rates may be necessary.

Under the no-action alternative, the Cedar Hills landfill would close in approximately 2015, and waste export would begin. Under Alternative X1, waste export would be initiated in 2010, and the county would no longer send solid waste to the Cedar Hills landfill, a change that would affect the current traffic and operational conditions associated with the landfill. At the same time, system costs and user rates would probably be higher than they would be under the no-action alternative for the 5-year period. Under Alternative X2, export of approximately 20 percent of the county's waste would begin in 2010, with full export of the county's mixed municipal solid waste beginning in approximately 2016. Impacts from both the operation of the Cedar Hills landfill and the waste export system would occur simultaneously during the period 2010 to 2016. The costs and user rate implications of Alternative X2 are not fully known but appear to be somewhat higher than those of the no-action alternative (King County 2006).

## **2.4 Benefits and Disadvantages of Delaying Implementation**

The SEPA rules require that an EIS evaluate the benefits and disadvantages of delaying implementation of the proposal for some future time, as compared with possible approval at this time. Particular attention is to be given to the potential for foreclosing future options by implementing the proposal (Washington Administrative Code, Chapter 197-11, Section 440 [WAC 197-11-440]).

The only apparent benefit of delaying approval of the waste export system plan is that it would delay short-term construction impacts and operation impacts associated with improved or new facilities. The primary disadvantage associated with a substantial delay in implementation of the waste export plan is that there would be insufficient time to prepare the solid waste transfer system for efficient waste export when the Cedar Hills landfill closes. This would increase transfer and disposal costs and disrupt the county's solid waste system.

Other disadvantages of delaying implementation are discussed as adverse impacts of the no-action alternative in Part 3.



## **Part 3      Affected Environment, Impacts, and Mitigation**

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## 3.1 Introduction

Part 3 addresses probable significant adverse impacts of implementing waste export in terms of six environmental elements: transportation, noise, air quality and odor, energy, land and shoreline use, and public services and utilities. Alternatives for two aspects of waste export are under consideration: the configuration of the county's transfer station system and the timing of waste export. Potential impacts resulting from the various alternatives are discussed in the following sections.

Potential impacts associated with four aspects of future waste export (extending the life of the Cedar Hills landfill, intermodal transfer facilities, long-haul transport, and out-of-county disposal) are also discussed in the following sections; however, no alternatives for these aspects are currently being considered.

The following sections make reference to siting criteria for new facilities and state that use of these criteria would result in avoidance or minimization of many of the potential impacts that could result from new facilities such as transfer stations and intermodal transfer facilities. The Solid Waste Division has developed siting criteria that are included in Appendix C, and recommends that the County Council approve these criteria in conjunction with its approval of the waste export system plan.

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## 3.2 Transportation

### Affected Environment

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001; Appendix H) contains a description of the affected environment of the central Puget Sound region in terms of traffic. In general, the density of the roadway network and the traffic volumes on individual roadways are proportional to the density and intensity of land use in the region, with the highest road densities and traffic volumes occurring in the major urban areas. Portions of major highways in the region sustain traffic volumes in excess of 100,000 vehicles per day, while roadways in the least populated peripheries of the region may experience traffic volumes of several hundred or fewer vehicles per day. Currently, portions of many roadways throughout the central Puget Sound region are inadequate to support the existing traffic demands, and improvements to inadequate roadways may be required before new development can occur.

Table 3-1 provides estimates of the current daily trips generated by King County transfer facilities (transfer stations and drop box facilities). The estimates for trip generation are based on data from the King County Solid Waste Division cashiering system database from April 2005 through March 2006. These trips do not include free recycling services that are not captured by the cashiering system. All trips represent a one-way trip, to or from the facility. The types of trips to the transfer stations include trips by commercial haulers, trips by self-haulers, deliveries of yard and woodwaste, and deliveries of large household appliances. Trips also include transfer trucks picking up materials at the transfer stations to transport them to the Cedar Hills landfill and trips by employees and visitors. The transfer facilities are generally open 7 days per week from early morning to late afternoon, with some exceptions: (1) Bow Lake is open 24 hours on weekdays, (2) Cedar Falls and Vashon are closed on Tuesday and Thursday, (3) Enumclaw is closed on Wednesday and Thursday, and (4) Factoria is open until late at night on weekdays.

The patterns of peak traffic at transfer facilities are similar to those described in the traffic section in Part 4 of the 2001 final EIS (King County 2001; Appendix H). Self-hauling activity constitutes the majority of trips at each transfer facility and peaks primarily on weekends. Commercial traffic at the transfer stations peaks primarily on weekdays. Traffic congestion and waiting times can increase when self-haul and commercial-haul trips occur at the same time and during times of heavy self-haul use, primarily on summer weekends. Traffic queues during these times may also extend into the surrounding streets. Peak traffic times for transfer facilities do not coincide with peak traffic times on the general road network.

**Table 3-1. Current trip generation for transfer facilities (transfer stations and drop boxes).**

Transfer Facility	Type of Traffic	Average Weekday <sup>a</sup>	Average Weekend Day <sup>a</sup>
Algona transfer station	Commercial haulers	166	1
	Self-haulers	612	1,162
	Transfer to Cedar Hills	52	18
	Employees/visitors	24	24
	<b>Algona total</b>	<b>854</b>	<b>1,205</b>
Bow Lake transfer station	Commercial haulers	402	41
	Self-haulers	712	1,092
	Transfer to Cedar Hills	100	26
	Large household appliances	30	52
	Employees/visitors	40	40
	<b>Bow Lake total</b>	<b>1,284</b>	<b>1,251</b>
Cedar Falls drop box	Self-haulers	80	226
	Transfer to Cedar Hills	4	11
	Yard/woodwaste	2	6
	Employees/visitors	2	2
	<b>Cedar Falls total</b>	<b>88</b>	<b>245</b>
Enumclaw transfer station	Commercial haulers	12	0
	Self-haulers	186	614
	Transfer to Cedar Hills	4	6
	Yard/woodwaste	6	24
	Large household appliances	8	28
	Employees/visitors	10	16
	<b>Enumclaw total</b>	<b>226</b>	<b>688</b>
Factoria transfer station	Commercial haulers	166	6
	Self-haulers	568	896
	Transfer to Cedar Hills	54	14
	Employees/visitors	28	28
	Household hazardous waste	32	72
	<b>Factoria total</b>	<b>848</b>	<b>1,016</b>
First Northeast transfer station	Commercial haulers	36	1
	Self-haulers	526	845
	Transfer to Cedar Hills	16	14
	Yard/woodwaste	0	0
	Large household appliances	20	32
	Employees/visitors	16	16
	<b>First Northeast total</b>	<b>614</b>	<b>908</b>
Houghton transfer station	Commercial haulers	178	6
	Self-haulers	554	952
	Transfer to Cedar Hills	56	16
	Employees/visitors	24	24
	<b>Houghton total</b>	<b>812</b>	<b>997</b>

**Table 3-1 (continued). Current trip generation for transfer facilities (transfer stations and drop boxes).**

Transfer Facility	Type of Traffic	Average Weekday <sup>a</sup>	Average Weekend Day <sup>a</sup>
Renton transfer station	Commercial haulers	88	0
	Self-haulers	308	717
	Transfer to Cedar Hills	24	10
	Employees/visitors	16	16
<b>Renton total</b>		<b>436</b>	<b>743</b>
Skykomish drop box	Self-haulers	12	17
	Transfer to Houghton	1	1
<b>Skykomish total</b>		<b>13</b>	<b>18</b>
Vashon transfer station	Commercial haulers	4	0
	Self-haulers	102	224
	Transfer to Cedar Hills	2	2
	Large household appliances	4	8
	Employees/visitors	6	10
<b>Vashon total</b>		<b>118</b>	<b>244</b>
Total King County transfer to Cedar Hills landfill		308	106

Note: A trip represents a one-way trip, to or from the facility.

<sup>a</sup> For commercial haulers, self-haulers, transfer, and deliveries of large household appliances and yard/woodwaste, the number of trips is based on transactions from the King County Solid Waste Division cashiering system database, including all the transactions generated between April 2005 and March 2006. For employees, the number of trips is based on the number of employees at the transfer facility per shift. For deliveries of household hazardous waste at Factoria, the number of trips is based on transactions from the cashiering system database between November 2004 and October 2005.

The traffic section in Part 5 of the 2001 final EIS provides information on daily trip generation for the Cedar Hills landfill for 1999 and estimated traffic for 2010. In 1999, the average number of weekday trips generated by the landfill was 738 one-way trips, and the average number of weekend trips was 454 one-way trips. The major component of truck traffic to and from the landfill is King County transfer trucks originating at King County transfer stations. Current trip generation data indicate approximately 308 transfer truck trips to and from the Cedar Hills landfill (154 trucks to and 154 trucks from the site) on an average weekday and approximately 106 transfer truck trips (53 trucks to and 53 trucks from the site) on an average weekend day. Additional truck trips are made by commercial haulers, regional direct haulers, special waste haulers, and other visitors. The remaining trips to the landfill are made by employees, contractors, and vehicles delivering materials for the construction of additional disposal areas. For all of the vehicle trips, Cedar Grove Road is the access road to the landfill.

Table 3-2 shows the current primary travel routes between each transfer station and the Cedar Hills landfill. These routes are used by transfer trucks that are transporting waste from the transfer stations to the landfill. As listed, most of the transfer trucks travel primarily on interstate highways and state highways, except in the vicinity of the transfer station and the landfill.

**Table 3-2. Current primary transfer truck routes between the existing transfer stations and the Cedar Hills landfill.**

Destination	Route
All transfer stations	228 <sup>th</sup> Avenue SE to Cedar Grove Road to SR 169
First Northeast, Houghton, Factoria, Vashon, and Bow Lake	SR 169W to I-405
First Northeast	I-405S to I-5N to NE 175 <sup>th</sup> Street to Meridian Avenue NE to NE 165 <sup>th</sup> Street to station; reverse to landfill
Houghton	I-405N to NE 70 <sup>th</sup> Street to 116 <sup>th</sup> Avenue NE to NE 60 <sup>th</sup> Street to station; reverse to landfill
Factoria	I-405N to Coal Creek Parkway to Factoria Boulevard SE, which becomes Richards Road north of I-90, to SE 32 <sup>nd</sup> Street to station; reverse to landfill
Vashon	I-405S to I-5N to West Seattle bridge to Fauntleroy Way SW to Fauntleroy Ferry Terminal; Vashon Highway SW to SW Cemetery Road to Westside Highway SW to station; reverse to landfill
Bow Lake	I-405S to I-5S to Orillia Road South to station or I-405S to SR 167S to S 212 <sup>th</sup> Street to Orillia Road South to transfer station entrance; reverse to landfill
Renton	SR 169W to SR 900E to NE Third Street to Jefferson Avenue NE to station; reverse to landfill
Algona	SR 169E to SE 231 <sup>st</sup> Street to SR 18 to SR 167S to 15 <sup>th</sup> Street SW to West Valley Highway to station; reverse to landfill
Enumclaw	SR 169E to SE 416 <sup>th</sup> Street to 284 <sup>th</sup> Avenue SE to SE 440 <sup>th</sup> Street to station; reverse to landfill

Note: There are alternative truck routes that if used during certain times could increase efficiency and distribute potential impacts.

## Impacts

### Probable Impacts under All Alternatives

#### *Extending the Life of the Cedar Hills Landfill*

Given the current operations at the Cedar Hills landfill, it is estimated to reach capacity in 2015. One option being considered to accommodate future waste disposal is extending the life of the landfill. This could be accomplished by changing operations so that the onsite capacity is increased. This could extend the life of the landfill up to 7 years (to 2022). The primary potential transportation impact resulting from this option would be that vehicle trips associated with landfill operations would continue for a longer period.

According to the King County cashiery system database, there currently are approximately 308 transfer truck trips to and from the Cedar Hills landfill on an average weekday. Depending on the alternative, the number of transfer truck trips will be reduced in the future because of the county's plan to equip some or all of the transfer stations with compactors. The use of compactors will allow more material to be placed in each transfer truck, thereby reducing the

number of trips necessary to transport the waste. The potential transportation impacts resulting from extending the life of the Cedar Hills landfill to 2022 would be similar to those described in the 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998).

The 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998) concluded none of the alternatives would have a significant impact on the analyzed transportation network. The background traffic (that is, traffic unrelated to the landfill) will cause future congestion in the analyzed transportation network, with or without landfill traffic. Traffic associated with continued operation of the landfill would result in no significant difference in future traffic conditions.

### ***Intermodal Transfer Facilities***

Another option being considered for waste export is the development of an intermodal transfer facility for waste export. If an intermodal transfer facility is constructed as part of the solid waste transfer system, instead of transporting waste between the county transfer stations and the Cedar Hills landfill, trucks would transport waste from the county transfer stations to the new intermodal facility or facilities. The result would be a reduction in traffic on haul routes to the landfill and a commensurate increase in truck trips on roads leading to the intermodal transfer facility(ies). Up to 300 daily transfer truck trips could be involved in this redistribution—an average of 308 one-way transfer truck trips currently occur each weekday, and 274 are estimated for 2015. If the county develops one centralized intermodal transfer facility to handle all of the county's mixed municipal solid waste to be exported, the facility would likely be located in south Seattle or south of Seattle in the vicinity of the existing BNSF Railway Company (BNSF) and Union Pacific Railroad tracks or along the Elliott Bay/Duwamish River waterfront if barge transport is involved. Roads in the vicinity of the intermodal facility would be traveled by the redistributed transfer truck traffic.

The Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Application of the criteria is likely to result in a high rank for sites that have direct access to arterials and other major roadways. The county's siting process for an intermodal facility would also be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely operational transportation impacts and would describe feasible measures to mitigate significant potential transportation impacts. In addition, construction of an intermodal facility would create a short-term increase in traffic due to trips by construction workers and deliveries of construction material.

### ***Long-Haul Transport***

Long-haul transport is another option for waste export. It could occur by truck primarily on interstate highways and major state highways; by rail on established rail lines; or by barge through Puget Sound, the Strait of Juan de Fuca, the Pacific Ocean, and the Columbia River.

King County's Fourth Milestone Report on transfer and waste export facilities (King County 2006) estimated that truck transport would add up to 160 trucks per day (320 one-way truck

trips) on the region's interstate highways and major state highways in 2015. This estimate is similar to the 308 one-way transfer truck trips that occur currently and the 274 one-way transfer truck trips that are estimated for 2015. Seven out-of-county landfills accept waste via truck. All of the landfills are accessed via major interstate highways or state highways. Transport would occur on well-traveled routes with relatively high volumes of existing truck traffic. The addition of up to 320 new truck trips per day associated with long-haul transport of King County waste is not expected to result in any significant impacts on interstate or state highway systems.

King County's Fourth Milestone Report also estimated that rail transport would add up to four trains per week (eight train trips) on either the BNSF or Union Pacific rail systems (the two rail lines serving the West Coast). Six of the landfills under consideration are served by Union Pacific, and two are served by BNSF. Both the Union Pacific and the BNSF lines are well-traveled routes that have relatively high existing rail traffic. The Fourth Milestone Report indicates that both the Union Pacific and BNSF systems have adequate mainline capacity available to export the region's waste through a 20-year planning horizon (King County 2006). Therefore, the addition of four new trains per week associated with long-haul transport of King County waste is not expected to result in significant impacts on the rail systems or rail service.

King County's Fourth Milestone Report also estimated that barge transport would add two to three barges per day (four to six barge trips) to the waterway system. The roundtrip travel time, including passage through three sets of locks on the Columbia River, is 11 days. The U.S. Army Corps of Engineers, which manages barge traffic on the Columbia River and through the locks, indicates that the locks are closed for 2 weeks every year for maintenance, which would require an alternate mode of waste transport during this time. Given the capacity of the waterways and the locks, it is unlikely that barge transport of the county's waste would result in significant transportation impacts or stress on the barge system.

### ***Out-of-County Disposal***

Traffic-generating activities associated with out-of-county disposal would include operations at the intermodal transfer facility receiving the long-hauled waste, truck transfer from the intermodal facility to the out-of-county landfill, and disposal operations at that landfill. The 2001 final EIS (King County 2001; Appendix H) briefly describes the transportation associated with these activities for private landfills, stating that disposal of King County's waste would increase traffic at intermodal facilities used in conjunction with barge and rail transport. All of the transport options could add up to 320 truck trips per day on local roads that provide access to the out-of-county landfill.

In general, whether the incremental traffic increase associated with disposal of the county's waste is significant would depend on background traffic levels at the time the out-of-county disposal occurs. If significant traffic impacts appear likely at a particular disposal location, the county could reduce its contribution to those traffic levels by contracting with more than one out-of-county landfill.

## **Transfer System Alternatives**

A transfer system by its very nature serves to mitigate some solid waste handling impacts. It reduces travel time, distance, and energy requirements by consolidating many smaller loads into fewer, larger loads. That should also reduce collection costs. Currently, 948,686 annual trips into the system are consolidated into 50,549 loads out.

### ***No-Action Alternative***

The no-action alternative for the transfer station system consists of continued implementation of the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001). The 2001 plan includes level-of-service improvements such as instituting special self-haul hours at some transfer stations and facility improvements such as installing compactors and expanding or constructing new transfer stations. Subsequent work prepared for the milestone reports in support of the waste export system plan indicates that some aspects of the no-action alternative are infeasible because the completion dates for specific projects have passed or the resulting facilities would or have unacceptable capacity and level of service.

The potential transportation impacts resulting from level-of-service improvements are described in Part 4 of the final EIS for the 2001 plan (King County 2001, Appendix H). The final EIS concluded that while the success of level-of-service improvement programs intended to reduce self-haul traffic is unknown, hypothetical scenarios predict a 20 percent reduction in self-haul traffic at county transfer stations. In addition, the projections in the final EIS are that the installation of facility compactors would result in transfer truck trips in 2010 that are similar in number to those in 1999. The programs aimed at reducing self-haul traffic would also tend to reduce potential delays for commercial haulers. The final EIS concluded that no significant unavoidable transportation impacts would result from implementation of the level-of-service improvements detailed in the 2001 plan.

The potential transportation impacts resulting from major facility improvements are also summarized in Part 4 of the final EIS for the 2001 plan (King County 2001; Appendix H). The final EIS indicates that during construction of the replacement for the Factoria transfer station and major improvements to the Bow Lake and First Northeast transfer stations, a short-term increase in traffic may result from construction worker trips, construction-related deliveries, and potential street closures related to construction in the vicinity of those sites. All three facilities would remain open during construction, minimizing the potential for displacement of vehicles that might otherwise result in transportation impacts on other King County transfer stations.

Construction of the new NE Lake Washington transfer station would result in short-term construction traffic impacts in the vicinity of the site, which has not yet been selected, and in traffic increases associated with a full-service transfer station.

With the exception of the Enumclaw and Vashon transfer stations, the 2001 plan also calls for additional minor improvements at all the transfer stations. These improvements include efficiency improvements for onsite traffic and the installation of compactors at stations that do

not have them. The installation of compactors at all transfer stations subsequently proved to be undesirable because the improvement would result in an inadequate level of service. The final EIS for the 2001 plan concluded that these improvements could result in short-term increases in construction and operation traffic in the vicinity of these sites. Short-term transportation impacts could be mitigated in part by scheduling construction activities at nonpeak times for commercial hauling activity.

The final EIS for the 2001 plan concluded that both the major and minor improvements to transfer stations would tend to reduce transportation impacts associated with ongoing operations at these facilities for the following reasons:

- Onsite traffic flow would be improved, which would result in fewer and shorter offsite vehicle queues.
- The installation of compactors would result in higher load weights per transfer truck trip and correspondingly fewer transfer truck trips in the vicinity of the transfer facility.

The final EIS for the 2001 plan also concluded that the improvements would tend to result in the following:

- A decrease in commercial-haul trips in the vicinity of the two private transfer stations in Seattle (estimated to be approximately 390 daily one-way trips in 2010)
- A reduction in transfer truck traffic to the Cedar Hills landfill over time
- A reduction in the number of transfer truck trips to private intermodal transfer facilities, the number of rail cars or trains necessary for long-haul transport of waste, and the number of truck trips from receiving intermodal facilities to out-of-county disposal facilities due to the installation of compactors at transfer stations.

The issuance of permits for major improvements to transfer stations would be preceded by documentation to comply with SEPA. The SEPA documentation would identify likely transportation impacts and describe feasible measures to mitigate significant transportation impacts.

Under the no-action alternative, potential impacts on the transportation system in the vicinity of the new NE Lake Washington transfer station would be expected because the new facility is expected to absorb as much as half of the daily trips from the nearby Houghton transfer station, if it remains open. The change in daily traffic will occur as customers of the Houghton transfer station switch to the NE Lake Washington transfer station. This corresponds to an immediate increase of approximately 406 average weekday trips and 500 average weekend day trips on the roadways in the vicinity of the new NE Lake Washington station. The new NE Lake



Washington station would also result in a decrease in traffic of the same magnitude in the general vicinity of the Houghton transfer station.

The Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Application of the criteria would likely result in a high rank for sites in industrial areas where the levels of truck traffic are already high. Through this type of siting process, significant traffic impacts on residential or low-volume areas are likely to be avoided or minimized. The county's siting process for a new transfer station would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify potential transportation impacts and describe feasible measures to mitigate significant transportation impacts. As a result of the application of siting criteria and the development of mitigation measures through the associated SEPA process, transportation impacts resulting from new transfer facilities are unlikely to be significant.

Long-term traffic impacts in the vicinity of the transfer stations, on roads leading to the Cedar Hills landfill, or on roads associated with waste export would be expected to increase or decrease in proportion to the tonnage of disposed waste transported to each facility.

### ***Action Alternatives***

Under any of the action alternatives, the types of potential transportation impacts associated with improvement, construction, and operation of the transfer stations would be similar to those of the no-action alternative. However, three of the most site-constrained existing facilities (Algona, Renton, and Houghton) would either be closed or converted to self-haul only under each of the action alternatives. These changes would result in either the elimination of all traffic related to transfer stations or the generation of less traffic at these locations compared to the traffic resulting from the no-action alternative under which these stations would be retained as full-service facilities. None of the action alternatives would result in any change in the transportation impacts associated with the First Northeast, Vashon, and Enumclaw transfer stations and the Cedar Falls and Skykomish drop boxes.

### ***Alternatives 1 and 1A***

From an overall programmatic perspective, Alternatives 1 and 1A would include two additional transfer stations (South County and NE Lake Washington) and the closure of three existing transfer stations (Algona, Renton, and Houghton), resulting in one less transfer station compared to the no-action alternative. Therefore, the potential transportation impacts would affect fewer locations, although the potential impacts at some of these locations would be incrementally greater because the transfer system would handle the same systemwide volume of waste as the volume under the no-action alternative.

Potential transportation impacts associated with the construction and operation of the new Bow Lake and Factoria/Eastgate transfer stations and two new transfer stations (NE Lake Washington and South County) would be similar to those generally described in the 2001 final EIS (King County 2001, Appendix H) and the 1993 EIS for the replacement of the Factoria transfer station (Bellevue 1993). Potential impacts include those due to construction vehicles and workers,

deliveries of construction materials, road closures during construction and long-term impacts on roadways in the vicinity of the transfer station associated with their operation. The site selection process and mitigation measures developed by the county for the new sites would minimize significant transportation impacts associated with the new facilities.

The new transfer facilities would be sized to accommodate the increase in daily traffic in order to maximize the efficiency of onsite traffic flow and to minimize offsite queues and potential impacts on general traffic conditions in the immediate vicinity. The facilities would also be designed to account for the increased traffic associated with the projected increase in disposed tonnage and recycling activities for the 20-year planning horizon.

Under Alternative 1, the construction of the Factoria/Eastgate transfer station would involve the use of both the existing Factoria transfer station site and an adjacent Eastgate site purchased in the 1990s for the development of a new transfer station. The use of both sites would allow construction to occur without the need to reroute self-haul or commercial customers, which would result in lesser transportation impacts on the Factoria/Eastgate site, in the vicinity of the site, and throughout the system.

Under Alternative 1A, construction related to the new Factoria transfer station would require the temporary rerouting of customers to the Renton and Houghton transfer stations. The Conditional Use permit issued for the Factoria transfer station stipulates that transfer trucks entering or leaving the facility shall use Eastgate Way to access I-90 at the 150<sup>th</sup> Avenue SE interchange. It is assumed that half of the displaced customers would use the Renton station, and the other half would use the Houghton station. On the basis of the data in the King County cashiering system database, Alternative 1A could result in an immediate increase of 424 average weekday trips and 508 average weekend day trips at each station (Table 3-1). Relative to the existing traffic at these stations, these additional trips correspond to increases ranging from 68 to 97 percent at the Renton station and 50 to 52 percent at the Houghton station. The increases in traffic at the Renton and Houghton stations could potentially result in significant short-term increases in waiting times, queues that extend offsite, and congestion in the immediate vicinity of both stations.

During the construction related to the new Bow Lake transfer station, self-haul customers would be temporarily rerouted to the two nearest stations (Algona and Renton). It is assumed that one-third of displaced customers would use the Algona station and two-thirds would use the Renton station, both of which would remain open during the construction of the Bow Lake station. Under either Alternative 1 or Alternative 1A, the new Bow Lake transfer station could result in an immediate increase of 237 average weekday trips and 364 average weekend day trips at the Algona station. Relative to the existing traffic at the Algona station, these additional trips correspond to increases ranging from 31 to 39 percent. Similarly, the construction of the Bow Lake station could result in an immediate increase of 475 average weekday trips and 728 average weekend day trips at the Renton station. Relative to the existing traffic at the Renton station, these additional trips correspond to increases ranging from 101 to 154 percent. The increases in traffic at the Algona and Renton stations during the construction of the Bow Lake station could

potentially result in significant short-term increases in waiting times, queues that extend offsite, and congestion in the immediate vicinity of the stations.

During the construction related to the new Bow Lake transfer station, commercial-haul customers will continue to use the facility.

After the completion of the Bow Lake station, the Renton transfer station would be closed. The closure of the Renton station would benefit the road network by eliminating trips associated with transfer station operations. Currently, the number of trips at the Renton transfer station is 436 on an average weekday and 743 on an average weekend day (Table 3-1). Most of these trips would likely be transferred to the roads providing access to the new Bow Lake transfer station, resulting in up to approximately a 35 percent increase in average weekday trips, and approximately a 60 percent increase in average weekend trips at that facility. Increases at the Bow Lake station due to the closure of the Renton station could potentially result in significant short-term increases in waiting times, queues that extend offsite, and congestion in the immediate vicinity of the station.

Once the construction of the new South County transfer station is completed and the facility is operational, the Algona transfer station would be closed. The closure of the Algona station would benefit the surrounding road network by eliminating trips associated with transfer station operations. Currently, the number of trips at the Algona transfer station is 854 on an average weekday and 1,205 on an average weekend day (Table 3-1). These trips would most likely be transferred to the roads providing access to the new South County transfer station. However, the location of this facility and the roads that could be affected are currently unknown.

The closure of the Houghton transfer station would benefit the surrounding road network by eliminating trips associated with transfer station operations. Currently, the number of trips at the Houghton station is 812 on an average weekday and 997 on an average weekend day (Table 3-1). Most of these trips would likely be transferred to the roadways providing access to the new NE Lake Washington transfer station. However, the location of this facility and the roads that could be affected are currently unknown.

The site selection process and mitigation measures developed by the county for the selection of sites for the new transfer stations are expected to minimize significant transportation impacts due to the new South County and NE Lake Washington transfer stations.

### *Alternative 2*

Alternative 2 differs from Alternatives 1 and 1A in that the Houghton transfer station would be retained as a self-haul-only facility rather than being closed, and the new NE Lake Washington transfer station would handle commercial haulers only. Similar to the no-action alternative and Alternative 1, Alternative 2 would include the use of both the existing Factoria transfer station site and the adjacent Eastgate site purchased in the 1990s for development of a new transfer station.

Under Alternative 2, overall potential transportation impacts associated with the Houghton transfer station would be greater than those of Alternatives 1 and 1A (Houghton closed) but less than those associated with the no-action alternative (Houghton full-service). Alternative 2 would eliminate commercial truck trips that would occur at the Houghton station under Alternatives 1 and 1A (approximately 178 weekday trips and 6 weekend day trips) (Table 3-1). However, the self-haul trips would still occur at the Houghton station (approximately 554 weekday trips and 952 weekend day trips). Therefore, the potential transportation impacts that would occur at the Houghton station on weekend days, when the majority of residential self-hauling takes place, would continue under Alternative 2.

Under Alternative 2, potential transportation impacts at the new NE Lake Washington transfer station would be less than those associated with the no-action alternative, Alternative 1, and Alternative 1A, alternatives under which the new transfer station would be a full-service facility. Under Alternative 2, only commercial trucks would use the NE Lake Washington transfer station. The new NE Lake Washington station would accommodate the commercial traffic that would have been handled by the Houghton station (approximately 178 truck trips on an average weekday and 6 on an average weekend day) and a proportionate number of transfer truck trips corresponding with the accepted commercial waste tonnage. However, the Houghton station would still accommodate the self-haul trips described in the preceding paragraph and a proportionate number of transfer truck trips corresponding with the accepted self-haul waste tonnage.

As with Alternatives 1 and 1A, potential transportation impacts related to the Algona and Renton transfer stations that would occur under the no-action alternative would not occur under Alternative 2.

Overall impacts on the transportation system resulting from the replacement of the Factoria transfer station would be similar to those described for the no-action alternative and Alternative 1.

#### *Alternative 2A*

In addition to retaining the Houghton transfer station as a self-haul-only facility as in Alternative 2, Alternative 2A would retain the Renton transfer station as a self-haul-only facility. The Bow Lake transfer station would act as a commercial-haul-only facility under Alternative 2A as opposed to a full-service station under Alternative 2.

Overall transportation impacts associated with the Renton station would be potentially greater than those associated with the no-action alternative. Although Alternative 2A would eliminate commercial truck trips from the Renton station (approximately 88 weekday trips) and a proportionate number of transfer truck trips corresponding with the diverted commercial waste tonnage, it would divert the self-haul trips from the Bow Lake station (approximately 712 weekday and 1,092 weekend day trips) to the Renton station, along with a proportionate number of transfer truck trips corresponding with the accepted self-haul waste tonnage. Under Alternative 2A, transportation impacts at the Renton station would also be greater than those

resulting from Alternatives 1, 1A, or 2. The transportation impacts at the Renton station would continue to be concentrated on weekend days, when the majority of residential self-hauling takes place.

Under Alternative 2A, potential transportation impacts associated with the Bow Lake station would be less than those associated with all the other alternatives, including the no-action alternative. Eliminating self-haul trips from the Bow Lake station would significantly reduce the number of vehicles using this station. The proportion of trucks would increase, but the overall number of vehicles would decrease. Trips at the Bow Lake station would peak on weekdays, when the majority of commercial self-hauling takes place.

### *Alternative 3*

Under Alternative 3, the Renton station would be retained as a self-haul-only station (as with Alternative 2A), but the Bow Lake station would be a full-service facility. The self-haul traffic that would have been diverted to the Renton station under Alternative 2A would continue to be handled by the Bow Lake station under Alternative 3. Therefore, under Alternative 3, potential transportation impacts at the Renton station would be less than those resulting from Alternative 2A (self-haul plus self-haul traffic from Bow Lake) as well as those associated with the no-action alternative (full-service). Under Alternative 3, potential transportation impacts on the roadways in the vicinity of the Renton station would be greater than those resulting from Alternatives 1, 1A, and 2, under which the station would be closed.

Under Alternative 3, potential transportation impacts at the Bow Lake station would be greater than those associated with the no-action alternative because of the additional commercial-haul trips from the Renton station (approximately 88 weekday trips). Under Alternative 3, potential transportation impacts at the Bow Lake station would be greater than those resulting from Alternative 2A because self-haul trips at this station would be retained (approximately 712 weekday and 1,092 weekend day self-haul trips). Under Alternative 3, potential transportation impacts at the Bow Lake station would be less than those resulting from Alternatives 1, 1A, and 2 because the Renton station would remain open and would continue to accommodate self-haul trips.

Under Alternative 3, the Houghton station would be retained as a self-haul-only station (as with Alternative 2 and 2A), but the NE Lake Washington station would be a full-service facility (as with Alternatives 1 and 1A). Therefore, under Alternative 3, potential transportation impacts at the Houghton station would be less than those resulting from Alternatives 2 and 2A because a portion of the self-haul trips that would be handled by the Houghton station under Alternatives 2 and 2A would be handled by the NE Lake Washington station under Alternative 3. Under Alternative 3, potential transportation impacts at both the Houghton and Factoria transfer stations (both self-haul only) would be less than those associated with the no-action alternative, under which both stations would accommodate self-haul and commercial trips. Under Alternative 3, potential transportation impacts at the Houghton transfer station would be greater than those resulting from Alternatives 1 and 1A, under which the Houghton station would be eliminated.

Also, with Alternative 3, the Factoria station on the existing site would be converted to a self-haul-only facility. The resulting transportation impacts would be potentially less than those associated with the no-action alternative and would be concentrated on weekend days. Because both the Houghton and Factoria stations would be self-haul-only facilities, the new NE Lake Washington station would handle more commercial-haul traffic under Alternative 3 than under any of the other alternatives, and transportation impacts would be concentrated on weekdays, when most commercial hauling occurs. Reducing the number of facilities serving commercial customers to only one in the NE Lake Washington area could mean that, on average, commercial customers would travel longer distances than they would under the other alternatives.

Generally, the reapportionment of self-haul and commercial-haul trips among the transfer stations would affect the number of transfer trailers necessary to haul the waste from the transfer stations because self-hauled loads weigh considerably less on average than commercially hauled loads.

#### *Alternative 4*

Alternative 4 would have potential transportation impacts similar to those of Alternative 2A, with two exceptions: (1) Algona would be retained as a self-haul-only facility, and (2) the new South County station would be a commercial-haul-only facility. Therefore, the same transportation trade-offs would occur with the Algona transfer station and the new South County transfer station under Alternative 4 that were described for the Houghton and NE Lake Washington stations and the Renton and Bow Lake stations under Alternative 2A.

### **Alternatives for Timing of Waste Export**

These alternatives would primarily affect the duration and intensity of potential transportation impacts associated with the Cedar Hills landfill and the timing of any potential transportation impacts associated with intermodal transfer facilities, long-haul transport, and out-of-county disposal of waste.

#### *No-Action Alternative*

Under the no-action alternative, waste disposal would continue at the Cedar Hills landfill until the facility reaches capacity, at which time waste export would begin. The transportation impacts associated with construction and operations at the Cedar Hills landfill would continue until approximately 2015 (or later if the life of the landfill is extended). Transportation impacts associated with the Cedar Hills landfill are described in the 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998) and the 2001 final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H). The 1998 EIS describes transportation impacts associated with the Cedar Hills landfill in terms of trip generation, traffic volumes, and level of service. Trips generated by the Cedar Hills landfill include waste haul trips, employee and visitor trips, and construction-related trips. All trips represent a one-way trip, to or from the facility. Traffic volumes represent the average number

of weekday and weekend vehicles on the roadways along the primary and emergency access roadways to the landfill. Level of service is used to describe the operating conditions at intersections, freeway ramp junctions, and along roadway sections. Level of service is expressed as a letter grade (LOS A through LOS F, where A is best and F is worst) reflecting increasing delays (in seconds) at the location that is analyzed.

The 1998 EIS concluded that cumulative traffic on Cedar Grove Road near the landfill could be at the threshold of significance during peak hours of truck traffic associated with the landfill. However, the 1998 EIS also concluded that none of the alternatives (which included continued operation of the landfill through 2017) would have a significant impact on the analyzed transportation network. The EIS also concluded the following:

- Background traffic (traffic unrelated to the landfill) would cause future traffic congestion in the analyzed transportation network with or without landfill traffic.
- Traffic associated with continued operation of the landfill would result in no significant difference in future traffic conditions.
- Under all of the alternatives, the additional truck trips associated with increased tonnage of disposed waste could contribute to the physical deterioration of the roadway surfaces, but this could be mitigated by the application of a portion of truck licensing fees to roadway resurfacing or maintenance in the vicinity of the landfill.

The 2001 final EIS for the 2001 plan projected that a major component of truck traffic to and from the landfill (King County transfer trucks) would decrease over time after the installation of compactors at the transfer stations (King County 2001, Appendix H). Area 7, which is the last area to be constructed, is scheduled for construction starting in 2007. The 2001 final EIS also described construction-related transportation impacts to be approximately 400 trips per day during active construction. Construction-related traffic would constitute a short-term impact on the roadways around the landfill.

The 2001 final EIS for the 2001 plan states that after the landfill closes, currently estimated to be in 2015, average daily traffic associated with the landfill would decrease by about 62 percent, and average daily truck traffic associated with the landfill would decrease by about 75 percent. Ongoing trips associated with postclosure activities would include an average of approximately 76 daily transfer truck trips and 220 daily employee and visitor trips. There would also be additional trips associated with construction of the final cover for Area 7.

### ***Alternative X1 Full Early Export***

Under Alternative X1, the Cedar Hills landfill would undergo early closure in approximately 2010, and potential transportation impacts associated with the landfill would decrease. For example, the 2001 final EIS (King County 2001, Appendix H) states that after the landfill closes,

average daily trips generated by the landfill would decrease by about 62 percent and average daily truck trips generated by the landfill would decrease by about 75 percent. Reductions in potential transportation impacts specific to the roadways in the vicinity of the Cedar Hills landfill would be of the same magnitude whether closure takes place at the planned closure time or under full early export.

Although transportation impacts at the Cedar Hills landfill would be reduced earlier under Alternative X1 than under the no-action alternative, potential transportation impacts associated with the intermodal transfer facility, long-haul transport, and out-of-county disposal would begin earlier under Alternative X1 than under the no-action alternative. Thus, a trade-off between Alternative X1 and the no-action alternative in terms of potential transportation impacts would occur during the period 2010 (early closure of the Cedar Hills landfill) to 2015 (current estimated closure date for the Cedar Hills landfill).

The 1998 EIS for the Cedar Hills landfill site development plan (King County 1998) and the 2001 final EIS for the 2001 plan (King County 2001, Appendix H) concluded that potential transportation impacts associated with continued operation of the landfill through 2017 are not likely to be significant. However, implementation of full early export (beginning in 2010) would shift transfer truck trips away from the Cedar Hills landfill either to a private intermodal facility or to roadways leading directly to an out-of-county landfill. Waste would be transported uncompacted until compactors are installed at transfer stations where feasible (as under the no-action alternative). More transfer truck trips are generally required to transport uncompacted waste than to transport the same amount of waste after compaction.

In the long term, appropriate siting decisions, incorporation of mitigation into site designs, and mitigation of transportation impacts associated with the ongoing operation of transfer stations, intermodal transfer operations, long-haul transport, and out-of-county disposal are all expected to result in less significant transportation impacts than those associated with continued use of the Cedar Hills landfill. Therefore, the overall transportation impacts associated with Alternative X1 are expected to be somewhat less than the transportation impacts associated with the no-action alternative.

### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of the county's solid waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county's waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2016. Under Alternative X2, potential transportation impacts associated with the Cedar Hills landfill and potential transportation impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the 6-year period between 2010 and 2016.

During the period 2010 to 2015 under Alternative X2, the potential transportation impacts associated with the Cedar Hills landfill would be less than those described for the no-action alternative because of the reduction in waste disposed of at the landfill and correspondingly



fewer truck trips. About one-fifth of the transfer truck trips would no longer need to travel to the landfill for waste disposal (a reduction of about 62 weekday transfer truck trips and 21 weekend day transfer truck trips). During the same period under Alternative X2, the potential transportation impacts associated with the Cedar Hills landfill would be more than those described for Alternative X1, because about four-fifths of the transfer truck trips would continue to travel to the landfill for waste disposal (about 246 weekday transfer truck trips and 85 weekend day transfer truck trips).

However, during the period 2015 to 2016, potential transportation impacts associated with the Cedar Hills landfill under Alternative X2 would generally be greater than those associated with the no-action alternative and Alternative X1, because the ability of the landfill to continue to accept waste would result in the continuation of truck trips to the landfill for that purpose. The 1998 EIS for the Cedar Hills landfill site development plan (King County 1998) and the 2001 final EIS for 2001 plan (King County 2001) concluded that transportation impacts associated with continued operation of the landfill through 2017 are not likely to be significant. These conclusions were based on a larger number of truck trips than the number expected with partial early export. Therefore, it is unlikely that Alternative X2 would result in transportation impacts that have not already been identified and for which mitigation has not been discussed in the 2001 final EIS.

Under Alternative X2, long-term transportation impacts associated with operation of the county's transfer stations would be similar to those discussed for each of the transfer system alternatives. Early export of waste would not affect the number of incoming waste-hauling trips or outgoing trips by transfer trailers/intermodal containers (unless the county decides to use intermodal containers with a higher capacity than transfer trailers, in which case the resulting number of outgoing trips by transfer trucks would be fewer).

Under Alternative X2, transportation impacts associated with the intermodal transfer facility, long-haul transport, and out-of-county disposal would begin at the same time as the impacts resulting from Alternative X1. The major difference with Alternative X2 during this period is that the number of truck trips on roadways associated with intermodal transfer facility, long-haul transport, and out-of-county disposal would be one-fifth those described for Alternative X1. This would translate into less transportation-related impacts at the intermodal transfer facility, although the specific site and access roads are unknown at this time under Alternative X2. One-fifth the number of intermodal containers (or trailers) and correspondingly fewer truck, train, or barge trips would be required to handle waste exported over federal and state highways, Union Pacific or BNSF rail lines, or waterways of the United States.

## **Mitigation Measures**

At a programmatic level, no specific significant adverse transportation impacts have been identified; therefore, no specific mitigation is proposed for any of the alternatives. Siting criteria developed by the county for new facilities assign a high rank to sites that are served by a road

network that would accommodate traffic generated by the new facility without resulting in significant congestion. In addition, traffic impact fees may be required by local municipalities to mitigate impacts. Specific SEPA transportation analyses should be conducted for the preferred alternative, including estimates for trip generation, transportation operational analysis, identification of construction and operation impacts in the vicinity of the transfer stations and/or intermodal facility, and mitigation for the impacts.

## **Significant Unavoidable Adverse Impacts**

At a programmatic level, no significant unavoidable adverse transportation impacts were identified.

### 3.3 Environmental Health—Noise

#### Sub-elements of Environmental Health Not Addressed in This EIS

Approval of the proposed waste export system plan and implementation of waste export are not expected to result in significant adverse impacts related to two sub-elements of environmental health: risk of explosion, and releases or potential releases to the environment affecting public health, such as toxic or hazardous materials. Waste export will not involve the handling of materials with a significant risk of explosion or materials that are toxic or hazardous. The potential for emissions of landfill gas that may contain toxic constituents associated with landfill disposal is addressed in the section “Air—Air Quality and Odor” in Part 3.

#### Affected Environment

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H), for which this EIS is a supplement, includes a description of the potentially affected environment related to noise. The noise section in Attachment A of the 2001 final EIS describes the general noise environment of the Puget Sound region, noting that ambient noise levels are typically 60 A-weighted decibels (dBA) or higher in urban areas and near roadways, on construction sites, and in other noisy locations, whereas noise levels in rural areas can be 50 dBA or lower. The noise section in Part 5 of the 2001 final EIS includes an additional description of noise associated with the existing Cedar Hills landfill, existing private intermodal transfer facilities, and the existing Roosevelt Regional Landfill in south-central Washington.

Noise levels from operations at the Cedar Hills landfill are below the allowable daytime noise limit of 57 dBA specified in King County Code, Chapter 12.88 (KCC 12.88). Backup alarms on vehicles and equipment may be audible at some nearby residences at times. The noise of these alarms is exempt from noise limits in the King County Code. Noise from all traffic on Cedar Grove Road (the road providing access to the landfill) is approximately 67 to 68 dBA during the peak hour for landfill truck traffic (King County 1998). The Federal Highway Administration noise abatement criterion is 67 dBA for residential areas.

#### Impacts

##### Probable Impacts under All Alternatives

##### *Extending the Life of the Cedar Hills Landfill*

The potential primary noise impact resulting from extending the life of the Cedar Hills landfill would be the extension of noise from operations and landfill truck traffic further into the future, beyond 2015. Preliminary estimates developed by the Solid Waste Division suggest that the life

of the landfill could be extended up to 7 years, to 2022. Backup alarms could continue to be heard at some nearby residences, and traffic noise along Cedar Grove Road associated with landfill activities would continue. The extent to which noise impacts on residences adjacent to the landfill would result from extending the life of the Cedar Hills landfill is uncertain. Options for extending the landfill's life have not been developed by the Solid Waste Division. If the County Council authorizes the Solid Waste Division to prepare a study of options for extending the life of the landfill, potential noise impacts would be addressed in the studies associated with the SEPA documentation. The 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998) concluded that extending the duration of landfilling activities to 2017 could result in significant noise impacts on some residents due to truck traffic at some surrounding residences. The extent to which this conclusion would be applicable to any options that the county may consider in the future for extending the life of the landfill is uncertain and would be addressed in future SEPA documentation on those options.

### ***Intermodal Transfer Facilities***

In 2005, the City of Seattle prepared a supplemental EIS for a city-operated solid waste intermodal transfer facility (Seattle 2005). The 2005 supplemental EIS evaluated potential impacts, including noise impacts, from an intermodal transfer facility at four alternative industrial sites in south Seattle. One of those sites was larger than the other three and was assumed to support a facility sized to handle both the city's waste and King County's waste. All alternative sites were assumed to include container storage, loading and unloading capabilities for truck and rail, and facilities to compact and load waste into containers. The 2005 supplemental EIS is incorporated herein by reference.

The City of Seattle's 2005 supplemental EIS included a noise study that addressed noise from traffic generated by the intermodal transfer facility, noise from construction of the facility, and noise generated during operation of the facility. The study proposed standard mitigation measures for potentially significant construction noise. These measures included limitations on hours of work and muffling stationary generators or compressors with temporary barrier walls. With implementation of the standard mitigation measures proposed for construction, the study concluded that both construction and post-construction noise impacts would not be significant at any of the sites. Key factors supporting that conclusion were the sites' locations in industrial areas where ambient noise from traffic and other activities is relatively high and the lack of sensitive noise receptors near the sites.

In selecting a site for an intermodal transfer facility, the Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Application of the criteria is likely to result in a high rank for sites in industrial areas where ambient noise levels are high and for sites with no sensitive noise receptors nearby. Through this type of siting process, significant noise impacts are likely to be avoided or minimized.

The county's siting process for an intermodal facility would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely noise impacts and describe feasible measures to mitigate impacts that could be significant. As a result of the

application of the siting criteria during site selection and the development of mitigation measures through the associated SEPA process, noise impacts from an intermodal transfer facility are unlikely to be significant.

### ***Long-Haul Transport***

Long-haul transport will occur by truck primarily on interstate highways and major state highways, by rail on established rail lines, or by barge through Puget Sound, the Strait of Juan de Fuca, the Pacific Ocean, and the Columbia River. Barge transport generates little noise and transport of the county's waste through this mode would not lead to significant impacts.

Potential noise impacts from truck or rail transport of the county's waste are discussed in Part 5 of the 2001 final EIS (King County 2001, Appendix H), which concluded that noise impacts are unlikely to be significant. Transport would occur on well-traveled routes that have relatively high ambient noise levels due to existing truck or rail traffic. The addition of new truck or rail trips associated with long-haul transport of King County's waste may contribute to noise levels on these routes but is unlikely to result in significant noise impacts because the new trips associated with the county's waste would probably be a fraction of the total vehicle or train trips on these routes.

### ***Out-of-County Disposal***

Noise-generating activities associated with out-of-county disposal include operations at the local intermodal transfer facility receiving the long-hauled waste, truck transport from the intermodal facility to the out-of-county disposal landfill, and disposal operations at that landfill. All three activities have the potential to generate significant noise impacts. For example, the 2001 final EIS (King County 2001, Appendix H) describes noise associated with these activities for the Roosevelt Regional Landfill in south-central Washington, stating that cumulative noise levels associated with landfill and other traffic can be significant based on criteria established by the Federal Highway Administration and the U.S. Environmental Protection Agency. In general, whether the incremental noise increase associated with the disposal of the county's waste would be significant would depend on background noise levels at the time that waste export occurs.

## **Transfer System Alternatives**

### ***No-Action Alternative***

The no-action alternative for the transfer station system consists of continued implementation of the *2001 Final Comprehensive Solid Waste Management Plan* (King County 2001). The impacts, including noise impacts, resulting from the continued implementation of the 2001 plan are described in Part 4 of the final EIS for the plan (King County 2001, Appendix H). The final EIS concluded that during the construction of improvements to transfer stations or the construction of new transfer stations, construction equipment and trucks would generate short-term increases in noise that could be significant. The final EIS states that construction noise could be mitigated in part by means of the following:

- Restrictions on the hours that construction could take place
- Use of electric rather than diesel- or gas-powered equipment
- Use of noise mufflers on equipment
- Mixing of concrete offsite and use of precast-concrete for buildings
- Keeping noisy equipment away from site boundaries
- Use of portable noise barriers
- Routing of construction traffic away from residential areas.

Improvements to existing transfer stations would tend to reduce noise impacts associated with operations at these facilities. The improvements would have the following beneficial effects:

- Onsite traffic flow would be improved, leading to fewer and shorter offsite vehicle queues.
- Some currently unenclosed operations could be enclosed, thereby reducing noise levels in the outside area.

Additional mitigation measures that could reduce operational noise include the following:

- Use of noise mufflers on equipment working in the waste collection pit
- Limitation on the height from which objects are dropped into the waste collection pit
- Onsite noise monitoring
- Minimization of the use of reverse gear alarms.

The overall conclusion of the 2001 final EIS is that construction noise associated with transfer station improvements could be significant in some cases, although temporary in duration. However, the 2001 final EIS does describe a specific noise impact. That specific impact was described in the 1993 EIS for the replacement of the Factoria transfer station (Bellevue 1993) as a potential significant operational noise impact that would be associated with vehicles traveling up the graded access road leading to a facility on the preferred Eastgate site.

The issuance of permits for major improvements to transfer stations would be preceded by documentation to comply with SEPA. The SEPA documentation would identify likely noise impacts and describe feasible measures to mitigate impacts that could be significant.

In selecting sites for new transfer stations, the Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Application of the criteria is likely to result in a high rank for sites in areas where ambient noise levels are high and for sites that have no sensitive noise receptors nearby. Through this type of siting process, significant noise impacts are likely to be avoided or minimized.

The county's siting process for a new transfer station would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely noise impacts and describe feasible measures to mitigate impacts that could be significant. As a result of the application of siting criteria and the development of mitigation measures through the associated SEPA process, noise impacts from new transfer facilities are unlikely to be significant.

Equipping transfer stations with compactors would reduce the number of transfer trailers leaving facilities that currently have no compactor (currently only Vashon and Enumclaw have compactors; First Northeast will have a compactor in 2007) and would result in marginally less noise from truck traffic in the vicinity of those stations.

### ***Action Alternatives***

Under any of the action alternatives, the types of noise impacts associated with construction and operation of transfer stations would be similar to those described for the no-action alternative. However, three of the most site-constrained existing facilities (Algona, Renton, and Houghton) would be either closed or converted to self-haul only under each of the action alternatives. This would result in lower noise impacts at these locations compared to the no-action alternative in which these stations would be retained as full-service facilities. None of the action alternatives would result in any change in the potential noise impacts associated with the First Northeast, Vashon, and Enumclaw transfer stations and the Cedar Falls and Skykomish drop boxes.

### ***Alternatives 1 and 1A***

From an overall programmatic perspective, Alternatives 1 and 1A would result in a reduction in the number of transfer facilities compared to the no-action alternative. Therefore, potential noise impacts would affect fewer locations, although impacts at some of these locations would be incrementally greater because the transfer system under these alternatives would handle the same systemwide volume of waste as the volume under the no-action alternative. The closure of the Algona, Renton, and Houghton transfer stations would benefit the surrounding communities by eliminating noise impacts currently affecting those areas. Potential noise impacts would be associated with the construction and operation of the new South County and NE Lake Washington transfer stations, but the locations of these facilities and the noise receptors that could be affected are not known. Nonetheless, the county site selection process, as well as mitigation measures developed during the SEPA process associated with that site selection process, would minimize significant noise impacts from these new facilities.

Alternative 1 may result in slightly greater operational noise impacts at the Factoria transfer station than Alternative 1A if under Alternative 1, access to a new facility on the Eastgate site is provided from SE 32<sup>nd</sup> Street. In that case, additional noise would be generated by truck traffic on the graded access road into the facility.

### *Alternative 2*

Alternative 2 differs from Alternative 1 in that the Houghton transfer station would be retained as a self-haul-only facility rather than being eliminated, and the new NE Lake Washington transfer station would serve commercial haulers only. Therefore, under Alternative 2, overall noise impacts associated with the Houghton transfer station would be lower compared to those of the no-action alternative, but they may be greater than those of Alternative 1. The noise impacts that would continue to occur at the Houghton station would be concentrated on weekend days when most of the residential self-hauling takes place. Under Alternative 2, noise impacts at the new NE Lake Washington transfer station would be marginally less than those under Alternative 1. Most of the noise reduction compared to Alternative 1 would occur on weekend days when less commercial hauling occurs. As with Alternatives 1 and 1A, noise impacts related to the Algona transfer station would be eliminated.

### *Alternative 2A*

As with Alternative 2, Alternative 2A would retain the Houghton transfer station as a self-haul-only facility. Alternative 2A would also retain the Renton transfer station as a self-haul-only facility. The Bow Lake transfer station as well as the NE Lake Washington transfer station would serve commercial haulers only. Therefore, the same trade-off of noise impacts would result for the Renton and Bow Lake stations as that described under Alternative 2 for the Houghton and NE Lake Washington stations. Noise impacts related to other facilities under Alternative 2A would be the same as those resulting from Alternative 2.

### *Alternative 3*

As with Alternative 2A, Alternative 3 would retain the Renton transfer station as a self-haul-only facility, but the Bow Lake transfer station would be a full-service facility. A portion of the self-haul traffic that would be handled by the Renton station under Alternative 2A would be handled by the full-service Bow Lake station under Alternative 3. Therefore, under Alternative 3, noise impacts at the self-haul-only Renton station would be marginally less than those resulting from Alternative 2A, and impacts at the Bow Lake station would be correspondingly greater than those resulting from Alternative 2A.

Also, under Alternative 3, the Factoria transfer station would be rebuilt on the existing site and would be a self-haul-only facility. The noise impacts at that location would be correspondingly less than those resulting from Alternatives 1, 1A, 2, and 2A, and they would be concentrated on weekend days. Because both the Houghton and Factoria transfer stations would be self-haul only, the majority of commercially hauled waste that would have been handled by these stations would be handled by the new NE Lake Washington transfer station. The new NE Lake Washington station would therefore handle more commercially hauled waste under Alternative 3 than under any of the other alternatives, and the noise impacts associated with that station would be correspondingly greater.



#### *Alternative 4*

Alternative 4 would result in similar noise impacts as those resulting from Alternative 2A, with the exception that Alternative 4 retains the Algona transfer station as a self-haul-only facility rather than closing it, and includes the new South County transfer station as a commercial-only facility. Therefore, the same trade-off of noise impacts would occur for the Algona and new South County stations that was described for Alternative 2A for the Houghton and NE Lake Washington transfer stations and the Renton and Bow Lake transfer stations.

### **Alternatives for Timing of Waste Export**

These alternatives would primarily affect the duration and intensity of noise impacts associated with the Cedar Hills landfill and the timing of any noise impacts associated with intermodal transfer facilities and the long-haul transport and out-of-county disposal of waste.

#### *No-Action Alternative*

Under the no-action alternative, waste disposal would continue at the Cedar Hills landfill until the facility reaches capacity at which time waste export would begin. The noise impacts associated with construction of new landfill cells and landfiling operations at the Cedar Hills landfill would continue until approximately 2015 (or later if the life of the landfill is extended). Noise impacts associated with the Cedar Hills landfill are described in the 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998), which is incorporated herein by reference. The 1998 final EIS describes noise impacts associated with the Cedar Hills landfill as resulting from landfill traffic that generates noise on nearby roadways and construction and landfiling activities that generate noise for nearby properties. The 1998 EIS concluded that cumulative traffic noise (noise from background traffic and landfill traffic) on Cedar Grove Road near the landfill could be at the threshold of significance during peak hours for landfill truck traffic. The 1998 EIS also acknowledged that backup alarms on equipment at the landfill might be audible at some nearby residences, although they are not subject to noise regulations.

#### *Alternative X1: Full Early Export*

Under Alternative X1, the Cedar Hills landfill would close in approximately 2010, and noise impacts associated with the landfill would decrease. For example, the 2001 final EIS (King County 2001, Appendix H) states that after the landfill closes, average daily traffic associated with the landfill would decrease by about 62 percent and average daily truck traffic associated with the landfill would decrease by about 75 percent. While noise impacts at the Cedar Hills landfill would be reduced earlier under Alternative X1 than under the no-action alternative, potential noise impacts associated with the intermodal transfer facility, long-haul transport, and out-of-county disposal would begin earlier under Alternative X1 than under the no-action alternative. Thus, a trade-off between Alternative X1 and the no-action alternative with respect to noise impacts would occur during the period from 2010 (early closure of the Cedar Hills landfill under Alternative X1) to 2015 (estimated closure date for the Cedar Hills landfill under the no-action alternative). Although the 1998 EIS for the Cedar Hills landfill site development

plan (King County 1998) did not conclude that noise impacts associated with the landfill are necessarily significant, it identified impacts experienced by nearby residents. Siting decisions and mitigation incorporated into the design, noise impacts associated with intermodal transfer operations, long-haul transport, and out-of-county disposal have a lesser likelihood of being significant than noise impacts associated with the Cedar Hills landfill. Therefore, the overall noise impacts associated with Alternative X1 are likely to be somewhat less than the noise impacts of the no-action alternative.

### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of the county's waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county's waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2016. Under Alternative X2, noise impacts associated with the Cedar Hills landfill and potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the 6-year period between 2010 and 2016. However, under Alternative X2 from approximately 2010 to 2015, the impacts associated with the Cedar Hills landfill would be less than those of the no-action alternative and, from 2015 to 2016, the impacts associated with the landfill would be greater than those of the no-action alternative. Conversely, potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would occur from approximately 2010 to 2015 under Alternative X2, but no noise impacts associated with these activities would occur under the no-action alternative during the same period. From approximately 2015 to 2016, potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal under Alternative X2 would be somewhat less than the noise impacts associated with those activities under the no-action alternative.

## **Mitigation Measures**

The 2001 final EIS (King County 2001, Appendix H), which this EIS supplements, and the documents incorporated herein by reference (King County 1998; Bellevue 1993; Seattle 2005) all discuss measures to mitigate noise impacts that can result from activities associated with waste export. Many of the measures are typical of those implemented on other public infrastructure projects and include the following:

- For new facilities that could generate significant noise impacts, selecting sites that have no sensitive noise receptors, such as residences and schools, nearby
- Limiting hours of construction

- Providing temporary sound barriers for localized, temporary noise sources, such as construction generators and compressors
- Providing mufflers for construction and operation equipment
- Providing routine maintenance to keep all equipment in good working order
- Enclosing or constructing sound barriers around activities that could generate significant operational noise
- Requiring construction and operation trucks to use travel routes that minimize residential exposure to noise generated by the trucks
- Minimizing the use of reverse-gear alarms on construction and operation equipment.

## **Significant Unavoidable Adverse Impacts**

In general, significant adverse noise impacts can be avoided by the implementation of typical noise mitigation measures on a site-specific basis. Implementation of projects designed to prepare the county's solid waste system for export is likely to be accompanied by proposals to extend the life of the Cedar Hills landfill. Extending the life of the landfill would extend the duration of some of these potential noise impacts associated with its operation. Some of these potential impacts, particularly cumulative traffic noise along the Cedar Grove Road of which noise from landfill traffic is a substantial component, could be significant.

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## 3.4 Air—Air Quality and Odor

### Affected Environment

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H), which this EIS supplements, provides a general description of the climate and air quality in the Puget Sound region, which is summarized here. Weather in the Puget Sound region is characterized by sunny, mild days in the summer and cloudy, wet days in the winter. January is typically the coldest month and July is usually the warmest month, with average temperatures in Seattle of 44.5 degrees Fahrenheit (°F) and 75.1°F, respectively. Average nighttime temperatures range from the lower 30s in the winter to the mid-50s in the summer. The prevailing winds are predominantly from the west and southwest.

In the Puget Sound region, seasonal meteorological conditions, topography, and land uses largely control air quality by enhancing or preventing the dispersion of air contaminants. Air contaminants that may be present at significant levels in urban areas include carbon monoxide, ozone, sulfur dioxide, nitrogen oxide, and particulate matter. Approximately 90 percent of the carbon monoxide in urban areas is produced by motor vehicles. Ozone is formed when volatile organic compounds and nitrogen oxides react chemically. Sulfur dioxide is produced primarily by industrial activities. Nitrogen dioxide is formed from high-temperature fuel combustion and subsequent atmospheric reactions. The greatest sources of particulate matter are wood smoke, windblown dust, and industrial emissions.

In compliance with the 1990 Clean Air Act amendments, in 1991 Washington state adopted the Washington Clear Air Act, which is administered in the central Puget Sound region by the Puget Sound Clean Air Agency. The Washington Clean Air Act includes ambient air quality standards for *criteria air pollutants* (a group of common air pollutants that are widely distributed in the United States and regulated by the U.S. Environmental Protection Agency on the basis of information on the health and/or environmental effects of pollution). In 2004, the most recent year for which data are available, criteria air pollutants in the central Puget Sound region were below federal standards (PSCAA 2005).

### Impacts

#### Probable Impacts under All Alternatives

##### *Extending the Life of the Cedar Hills Landfill*

The primary air quality issues at landfills that accept mixed municipal solid waste, such as the Cedar Hills landfill, are the potential for odor and the potential for emissions of toxic air pollutants, or “air toxics” (chemical compounds that are known or suspected of causing adverse human health effects at high enough concentrations and with long enough exposure times). Air

toxics are trace constituents of landfill gas, which is produced at landfills as a result of the decomposition of solid waste. Landfill gas at the Cedar Hills landfill is controlled by means of an active landfill gas control system. Federal and state regulations establish strict operational criteria for landfill gas control systems, including a requirement that concentrations of methane, a major constituent of landfill gas, cannot exceed 500 parts per million (ppm) at the surface of the landfill. In addition to odor and air toxics, fugitive dust emissions may also be an important air quality issue at some landfills (King County 2001, Appendix H).

Substantial documentation and data related to air quality at the Cedar Hills landfill are available, and ongoing monitoring of odor and landfill gas emissions at the landfill continuously produces additional data. As a part of its monitoring program, the Solid Waste Division maintains a 24-hour staffed hotline to receive neighbors' complaints related to the landfill and to provide immediate response. The Solid Waste Division has had few odor complaints in recent years (15 in 2004, 5 in 2005, and 1 in 2006 through May).

An analysis of landfill gas emissions in 1999 concluded that the potential maximum offsite concentrations of four air toxics found in landfill gas would be well below their respective odor thresholds and well below the state standards designed to protect public health (King County 2001, Appendix H). In addition, the 1998 final EIS for the Cedar Hills landfill site development plan concluded that the concentration of inhalable particulate matter (particles with a diameter of less than 10 micrometers [ $PM_{10}$ ]) in fugitive dust at the landfill is well below the standards designed to protect human health and welfare (King County 1998). The overall conclusion of both the 1998 final EIS and the 2001 final EIS is that the continued operation of the Cedar Hills landfill would not result in significant offsite odors, offsite concentrations of air toxics, or fugitive dust impacts. Routine inspections by the Puget Sound Clean Air Agency and Public Health—Seattle and King County ensure compliance with air quality standards. In addition, the Solid Waste Division conducts daily odor monitoring to minimize odor impacts.

If the life of the Cedar Hills landfill is extended, potential impacts related to air quality and odor will continue past the current estimated closure year of 2015. However, these impacts are not likely to be significant.

### ***Intermodal Transfer Facilities***

In 2005, the City of Seattle prepared a supplemental EIS for a city-operated solid waste intermodal transfer facility (Seattle 2005). The 2005 supplemental EIS evaluated potential impacts, including air quality and odor impacts, from an intermodal transfer facility on four alternative industrial sites in south Seattle. One of those sites was larger than the other three and was assumed to support a facility sized to handle both the city's waste and King County's waste. All of the alternative sites were assumed to include container storage, loading and unloading capabilities for truck and rail, and facilities for compacting and loading waste into sealed containers. The 2005 supplemental EIS is incorporated herein by reference.

The City of Seattle's 2005 supplemental EIS included an air quality study that addressed air quality impacts due to traffic generated by the intermodal transfer facility and odor impacts due

to the handling of solid waste. On the basis of the study results, mitigation measures were proposed for potentially significant air quality impacts during construction and operation. Intermodal facilities that handle only waste in sealed containers are unlikely to generate odor impacts.

Measures to mitigate air quality impacts during construction that were identified during the study included the following:

- Treating the construction site with water or chemical stabilizers to limit dust generation
- Covering or wetting truck loads of earth and cleaning vehicle tires and undercarriages before vehicles leave the site
- Sweeping streets adjacent to the construction site
- Installing paved exit aprons or exit aprons covered with riprap
- Maintaining construction machinery in good working order.

Measures to mitigate air quality impacts during operation that were identified during the study included the following:

- Reducing vehicle idling and queuing
- Periodically washing down or sweeping container storage areas
- Monitoring for the presence of strong odors so that sources can be eliminated.

With implementation of the proposed mitigation measures, the study concluded that both construction and postconstruction air quality and odor impacts would not be significant.

As a result of constructing an intermodal transfer facility and implementing waste export, truck trips would be shifted from haul routes leading to the Cedar Hills landfill to haul routes leading to the intermodal facility. If haul routes leading to the intermodal facility include congested intersections where air quality is near or at the regulatory thresholds for air quality, the additional truck traffic at those intersections could degrade air quality sufficiently to result in impacts that are considered significant. Potential mitigation measures include adjusting haul routes to avoid congested intersections or improving affected congested intersections to improve traffic flow and using low-sulfur or biodiesel fuels.

To select a site for an intermodal transfer facility, the Solid Waste Division would rank the suitability of potential sites by evaluating them according to a set of criteria. Although the criteria are unlikely to directly address air quality and odor, the county's siting process for an

intermodal facility would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely air quality impacts and describe feasible measures to mitigate impacts that could be significant. These mitigation measures are likely to be similar to those described above. As a result of the development of mitigation measures through the associated SEPA process, the air quality and odor impacts resulting from an intermodal transfer facility are unlikely to be significant.

### ***Long-Haul Transport***

Long-haul transport of waste would result in emissions from trucks, trains, or barges. Long-haul transport by rail would generally result in substantially lower emissions of the four emission products than transport by truck or barge and would therefore have the least overall impact on air quality. Long-haul transport by barge would result in the highest overall impact on air quality. However, localized air quality impacts could vary substantially from this pattern. For example, truck and rail transport would take place on relatively heavily traveled interstate highways and state routes where the air quality may already be adversely affected by other vehicles or trains, whereas barge traffic would occur on open waterways. The calculations of fuel use and emissions generated by the three modes of waste transport are provided in Appendix B.

### ***Out-of-County Disposal***

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H) discusses air quality impacts associated with out-of-county disposal and concludes that significant adverse impacts could be avoided. The 2001 final EIS states that out-of-county disposal would contribute to the potential for odor and emissions of air toxics at the out-of-county landfill and because the out-of-county landfills are located in arid, potentially windy areas, their use would contribute to the potential for fugitive dust emissions.

If rail or barge transport is used for long-haul transport, emissions will be generated in hauling the county's waste from an intermodal transfer facility in the vicinity of the out-of-county landfill to the landfill itself. These emissions would likely occur in rural areas where ambient levels of air contaminants associated with vehicle emissions, such as carbon monoxide, are low; therefore, significant adverse impacts are unlikely to occur (King County 2001, Appendix H).

## **Transfer System Alternatives**

### ***No-Action Alternative***

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H) discusses air quality impacts associated with the county's transfer stations. The 2001 final EIS concluded that while traffic associated with transfer stations emits carbon monoxide and other air contaminants and could contribute to violations of air quality standards at congested intersections, these impacts are unlikely to be significant because traffic associated with transfer stations is a minor component of the total traffic in the region.



The 1993 EIS for the Factoria transfer/recycling station (Bellevue 1993), which is incorporated herein by reference, discusses air quality and odor. The discussion of odor in the 1993 EIS, in particular, is detailed and includes the following mitigation measures for reducing potential odors that would affect adjacent properties:

- Emptying the waste pit at the transfer station on a regular basis
- Rejecting odorous waste loads
- Storing waste in trailers onsite rather than in the transfer building waste pit
- Emptying yard waste containers regularly
- Cleaning and deodorizing transfer trailers regularly
- Maintaining transfer trailer doors and seals
- Constructing wind baffles at doors exposed to the prevailing winds.

With implementation of these mitigation measures, the 1993 EIS concluded that air quality and odor impacts resulting from the operation of the Factoria transfer station are unlikely to be significant. These mitigation measures could also be applied at other transfer stations in the county system, and it is unlikely that odor impacts at these other locations would be significant.

In general, making improvements to older transfer stations would improve traffic flow and odor control at these facilities, resulting in an overall improvement in air quality and odor compared to existing conditions.

### ***Action Alternatives***

Under any of the action alternatives, air quality and odor impacts are unlikely to be significant for the reasons provided in the discussion of the no-action alternative above. Nonetheless, at a programmatic level, there could be slight differences in potential impacts among the alternatives. In general, a more centralized system with fewer transfer stations would tend to concentrate traffic in fewer locations, resulting in a slightly higher potential for air quality impacts. From this perspective, all of the action alternatives would result in a slightly higher potential for air quality impacts than the no-action alternative because with fewer transfer stations, longer trips would be necessary to transport the waste. Under Alternative 3, the new NE Lake Washington transfer station would create the potential for air quality impacts due to its large size and comparatively high associated traffic volumes. Also, because the new NE Lake Washington transfer station would draw commercial customers from a large geographic area, the average trip length would be relatively long and regional air quality impacts would be correspondingly greater.

In general, making improvements to or closing older transfer stations would improve air quality and odor at these locations, resulting in an overall improvement in air quality and odor compared to existing conditions. The use of compactors at some or all stations would reduce odor impacts because fully sealed compactor-loaded containers are less likely to release odors than tarpaulin-covered containers.

### **Alternatives for Timing of Waste Export**

These alternatives would primarily affect the duration and intensity of air quality and odor impacts associated with the Cedar Hills landfill and the timing of any air quality and odor impacts associated with intermodal transfer facilities and the long-haul transport and out-of-county disposal of waste.

#### ***No-Action Alternative***

Under the no-action alternative, waste disposal would continue at the Cedar Hills landfill until the facility reaches capacity, at which time waste export would begin. The potential air quality and odor impacts associated with construction and operations at the Cedar Hills landfill, which are described in the section “Probable Impacts under All Alternatives,” under “Extending the Life of the Cedar Hills Landfill,” would continue until approximately 2015 (or later if the life of the landfill is extended). After the Cedar Hills landfill closes, these impacts would decrease. Air quality and odor impacts associated with the operation of an in-county intermodal transfer facility, long-haul transport of waste, and out-of-county disposal would begin when waste export begins; however, as described above, these impacts are unlikely to be significant.

#### ***Alternative X1: Full Early Export***

Under Alternative X1, the Cedar Hills landfill would close in 2010, and potential air quality and odor impacts associated with the landfill would decrease, while the air quality and odor impacts associated with the operation of an in-county intermodal transfer facility, long-haul transport of waste, and out-of-county disposal would begin. Although, as concluded above, air quality and odor impacts associated with the Cedar Hills landfill are not significant, the fact that the Solid Waste Division receives occasional odor complaints suggests that there may be some degree of impact on nearby residents. By contrast, because of siting decisions and mitigation incorporated into the design, significant air quality and odor impacts associated with intermodal transfer operations, long-haul transport, and out-of-county disposal are less likely to occur. Therefore, the overall air quality and odor impacts associated with Alternative X1 are likely to be somewhat less than the air quality and odor impacts of the no-action alternative.

#### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of the county’s waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county’s waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2016. Under Alternative X2, potential air quality and odor impacts associated with the Cedar Hills landfill and air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the 6-year period between 2010 and 2016. However, under Alternative X2 from 2010 to 2015, the potential impacts associated with the Cedar Hill landfill would be slightly less than those of the no-action alternative, and from 2015 to 2016, the potential impacts associated with the landfill would be slightly greater than those of

the no-action alternative. Conversely, potential air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would occur from 2010 to 2015 under Alternative X2, but no significant air quality and odor impacts associated with these activities would occur under the no-action alternative during the same period. From 2015 to 2016, potential air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal under Alternative X2 would be somewhat less than the air quality and odor impacts associated with those activities under the no-action alternative

## **Mitigation Measures**

The 2001 final EIS (King County 2001, Appendix H), which this EIS supplements, and the documents incorporated herein by reference (King County 1998; Bellevue 1993; Seattle 2005) all discuss measures to mitigate air quality and odor impacts that can result from activities associated with waste export. Some of these measures have been described above. Some of the measures are typical of those implemented on other public infrastructure projects, and others are specific to solid waste handling facilities. The measures for use during construction and operation generally include the following:

### **Construction**

- Covering or wetting exposed dirt in stockpiles and trucks or on truck undercarriages and tires
- Sweeping adjacent streets
- Installing pavement or riprap on areas that are heavily used by trucks and equipment
- Limiting the time that trucks and equipment are idling
- Maintaining construction machinery in good working order.

### **Operation**

- Limiting the length of time that solid waste is exposed outside of sealed containers
- Regularly cleaning and deodorizing containers that hold solid waste
- Maintaining seals and doors on waste containers in good condition
- Maintaining all equipment in good working order

- Limiting air transfer between the interior of buildings where solid waste is handled and adjoining exterior spaces
- Limiting the time that vehicles and equipment are idling.

## **Significant Unavoidable Adverse Impacts**

In general, significant unavoidable adverse air quality and odor impacts that may exist can be minimized by the implementation of the mitigation measures described above. Implementation of projects designed to prepare the county's solid waste system for export is likely to be accompanied by proposals to extend the life of the Cedar Hills landfill. While potential air quality and odor impacts resulting from landfill operations are not considered to be significant, extending the life of the landfill would extend the duration of the limited potential air quality and odor impacts that could be experienced by the surrounding community.

## 3.5 Energy and Natural Resources—Energy

### Sub-elements of Energy and Natural Resources Not Addressed in This EIS

The handling of solid waste involves a potentially large expenditure of energy, much of it derived from nonrenewable petroleum products. It is expected that energy used for transporting solid waste is the largest expenditure of energy in the county's handling of mixed municipal solid waste; therefore, this section of the EIS focuses on the use of energy associated with transporting waste. Approval of the proposed waste export system plan and implementation of waste export would not result in significant impacts on the other sub-elements of energy and natural resources, on conservation, or on renewable resources.

### Affected Environment

From an overall perspective, the existing solid waste system has two major transportation links related to mixed municipal solid waste: vehicles bringing the waste to the transfer stations and transfer trailers taking the waste to the Cedar Hills landfill. Vehicle trip counts at transfer stations allow for a systemwide accounting of vehicle trips associated with both major transportation links (Table 3-3).

**Table 3-3. Current vehicle trips associated with King County transfer stations.**

	Average Weekday	Average Weekend Day
Self-haul customers	3,660	6,744
Commercial-haul customers	1,054	56
Transfer trailers	308	106
Employees and visitors	164	174
Other	74	162
<b>Total</b>	<b>5,260</b>	<b>7,240</b>

Note: All trips represent a one-way trip, to or from the facility.

Currently, the majority of trips to transfer stations (approximately 78 percent) are made by self-haul customers. Trips by commercial-haul customers constitute approximately 13 percent of the total trips. Because the average number of miles driven for each self-haul trip is unknown, determining the actual cumulative fuel use for vehicles bringing waste to transfer stations is difficult. By contrast, although the number of trips associated with hauling waste from transfer stations to the Cedar Hills landfill is comparatively small (approximately 4 percent of the total trips), the number of miles driven by transfer trailers hauling waste from transfer stations to the Cedar Hills landfill is known, and cumulative fuel use for this major transportation link of the

current system can be estimated (Table 3-4). Table 3-4 does not capture all fuel used in hauling waste to the Cedar Hills landfill. Fuel use for regional direct hauling and any direct hauling from drop boxes to the Cedar Hills landfill (which is minor compared to fuel use for hauling from transfer stations) is not known; therefore, it is not included in Table 3-4.

**Table 3-4. Fuel used in hauling mixed municipal solid waste from King County transfer stations to the Cedar Hills landfill.**

Transfer Station	Truck Trips	Miles per Round Trip	Fuel Used (gallons)
Algona	8,511	41	102,032
Bow Lake	15,334	33	147,960
Enumclaw	996	44	12,814
Factoria	8,156	36	85,853
First Northeast	3,115	73	66,490
Houghton	8,796	48	123,453
Renton	3,950	24	27,719
Vashon	441	76	9,800
<b>Total</b>			<b>576,121</b>

Note: Average fuel economy for trucks is assumed to be 3.42 miles per gallon based on county records.

To provide some perspective on the fuel use shown in Table 3-4, the following text summarizes information related to fuel consumption in the nation and in Washington state. The United States uses a vast amount of energy. Approximately 130,000,000 gallons of diesel fuel and 370,000,000 gallons of motor gasoline are consumed on average each day in the United States. Approximately 2 percent, or 26,000,000 gallons of diesel fuel and 74,000,000 gallons of motor gasoline, are consumed in Washington state on an average day (EIA 2006).

## Impacts

### Probable Impacts under All Alternatives

A comparison of transportation fuel use with the county's existing solid waste system and with waste export is provided in Table 3-5.

#### *Extending the Life of the Cedar Hills Landfill*

Extending the life of the Cedar Hills landfill would reduce the fuel use that would otherwise be necessary to export mixed municipal solid waste. For every year that the life of the Cedar Hills landfill is extended, at least approximately 490,000 gallons of fuel for transporting waste would be saved. This 490,000-gallon savings represents the difference between the fuel used for truck transport to the Cedar Hills landfill each year (576,121 gallons) and the fuel that would be used to transport waste to an intermodal transfer facility by truck (478,757 gallons) and then to an out-of-county landfill by rail (587,000 gallons), a total of 1,065,757 gallons each year (Table 3-5).

**Table 3-5. Annual fuel use for waste export based on current waste tonnages compared to annual fuel use under existing system.**

	Existing System (gallons)	Waste Export by Truck (gallons)	Waste Export by Rail (gallons)	Waste Export by Barge (gallons)
Hauling to Cedar Hills landfill	576,121	NA	NA	NA
Hauling to intermodal transfer facility <sup>a,b</sup>	NA	NA	478,757	478,757
Long-haul transport <sup>c</sup>	NA	4,226,000	587,000	4,046,000
<b>Total</b>	<b>576,121</b>	<b>4,226,000</b>	<b>1,065,757</b>	<b>4,524,757</b>

NA = not applicable

<sup>a</sup> Location of intermodal transfer facility assumed to be in south Seattle.<sup>b</sup> Assumes all compacted loads.<sup>c</sup> Location of out-of-county disposal facility assumed to be in south-central Washington or north-central Oregon. Average fuel economy for long-haul transport trucks is assumed to be 7.26 miles per gallon.

### ***Intermodal Transfer Facilities***

Hauling mixed municipal solid waste from the county's transfer stations to an intermodal transfer facility would require approximately 478,757 gallons of fuel per year, assuming that a single intermodal transfer facility located in the south Seattle vicinity handles all of the county's mixed municipal solid waste. A decentralized intermodal system with two or more geographically distributed intermodal transfer facilities would reduce the overall system fuel use by reducing the total number of miles driven by trucks between county transfer stations and intermodal transfer facilities.

### ***Long-Haul Transport***

Long-haul transport requires substantially more fuel than transport to the Cedar Hills landfill (Table 3-5). Waste export via either barge or truck transport requires approximately four times as much fuel per year as rail transport (including fuel used to transport waste between transfer stations and an intermodal transfer facility).

### ***Out-of-County Disposal***

Energy consumption for local transport and disposal activities at an out-of-county disposal facility is expected to be relatively minor compared to energy consumption for long-haul transport.

### **Transfer System Alternatives**

Energy use associated with the transfer station system is assumed to be predominantly associated with transportation rather than waste handling activities at the transfer stations. Most vehicle trips in the county transfer station system are made by self-haul customers and commercial-haul

customers. Therefore, differences among the alternatives in terms of energy use would likely be determined by the difference in the total number of miles driven by self-haul and commercial-haul customers.

Alternatives with a more geographically centralized system of transfer stations would probably result in more energy use than alternatives with a system that is more geographically dispersed. Under the no-action alternative, there would be nine transfer stations serving both self-haul customers and commercial-haul customers. Under all of the action alternatives, with the exception of Alternative 3, there would be seven transfer stations serving self-haul customers and seven transfer stations serving commercial-haul customers. Under Alternative 3, there would be nine transfer stations serving self-haul customers and six transfer stations serving commercial-haul customers. Compared to the no-action alternative, Alternatives 1, 1A, 2, 2A, and 4 would probably result in slightly more energy use, because of the greater travel distances for some self-haul and commercial-haul customers due to fewer transfer stations. Alternative 3, with the same number of transfer stations serving self-haul customers and fewer transfer stations serving commercial-haul customers, would probably result in more energy use than the no-action alternative but less than the other action alternatives. On the other hand, compared to the action alternatives, the no-action alternative would result in longer waiting times for customers, resulting in more engine idling and additional fuel use. The exact magnitude of the differences among the alternatives is unknown.

Differences among the alternatives in terms of energy use by King County transfer trucks would depend on whether compactors are installed at the facilities. A transfer station with a compactor generally generates fewer truck trips than the same station without a compactor.

### **Alternatives for Timing of Waste Export**

Any alternative that postpones the initiation of waste export would result in a reduction in energy use, and any alternative that accelerates the initiation of waste export would result in an increase in energy use, compared to that of the no-action alternative.

#### ***No-Action Alternative***

Under the no-action alternative, annual fuel use associated with transporting the county's mixed municipal solid waste would increase by approximately 491,000 gallons or more when waste export is initiated, currently estimated to occur in 2015.

#### ***Alternative X1: Full Early Export***

Compared to the no-action alternative, Alternative X1 would result in the use of approximately 490,000 more gallons of fuel per year (with rail transport) to approximately 3,800,000 more gallons per year (with truck or barge transport) to transport the county's mixed municipal solid waste. During the period from approximately 2010 to 2015 under Alternative X1, total additional fuel use would be between 2,500,000 gallons (with rail transport) and 20,750,000



gallons (with truck or barge transport). Fuel use under both the no-action alternative and Alternative X1 would be the same after approximately 2015.

***Alternative X2: Partial Early Export***

Compared to the no-action alternative, Alternative X2 would result in more fuel use during the period from approximately 2010 to 2015 (when no waste export would be occurring under the no-action alternative) and less fuel use during the period from approximately 2015 to 2016 (when full waste export would be occurring under the no-action alternative). Overall, Alternative X2 would result in the use of approximately the same total amount of fuel to transport the county's mixed municipal solid waste between approximately 2010 and 2016.

## **Mitigation Measures**

To minimize the use of energy in implementing waste export, the county could maximize the life of the Cedar Hills landfill and select rail transport for waste export. Selecting a geographically dispersed alternative for the transfer station system would also probably lead to reduced energy use. Use of energy-efficient and well-maintained vehicles, and renewable fuels, by the county would provide some additional energy savings.

## **Significant Unavoidable Adverse Impacts**

Waste export would involve an increase in energy use, primarily for long-haul transport. While the energy expenditure (as expressed in fuel use) would be large, it is a minute fraction of the total energy consumed regionally. For example, the approximately 1,065,757 gallons of fuel required annually to transport the county's waste by rail to a landfill in south-central Washington or north-central Oregon would be considerably less than 1/100 of 1 percent of the total amount of fuel used each year in Washington state.

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## **3.6 Land and Shoreline Use—Relationship to Existing Land Use Plans and Aesthetics**

### **Sub-elements of Land and Shoreline Use Not Addressed in This EIS**

Approval of the proposed waste export system plan and implementation of waste export are not expected to result in significant adverse impacts related to four sub-elements of land and shoreline use: housing, recreation, historic and cultural preservation, and agricultural crops. Improvements to existing facilities and construction of new facilities are not expected to influence the overall supply of housing in King County.

Two existing transfer stations (First Northeast and Houghton) are located adjacent to existing parks. At neither station would approval of any of the alternatives result in significant adverse impacts compared to existing conditions. All the alternatives include improvements that are currently underway at the First Northeast transfer station. Under all of the action alternatives, the Houghton station would be either eliminated or converted to a self-haul facility. If Houghton is converted to a self-haul facility, the result would be a reduction in activity at the existing site. If Houghton is eliminated, activity at the site would cease. The Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Based on the criteria, new facilities are likely to be sited away from existing recreational facilities that could be adversely affected by waste transfer activities.

Major improvements to existing facilities and construction of new facilities are unlikely to have significant impacts on historic or cultural resources because known historic and cultural resources are not adversely affected by the existing facilities, and the application of siting criteria would likely avoid or minimize impacts due to new facilities.

The existing solid waste facilities in King County have no impacts on agricultural crops, and the application of siting criteria would likely avoid or minimize impacts due to new facilities.

### **Affected Environment**

The final EIS for the *Final 2001 Comprehensive Solid Waste Management Plan* (King County 2001, Appendix H), for which this EIS is a supplement, includes a description of the affected environment related to land use, which is summarized in this section.

The land use section in Attachment A of the 2001 final EIS describes the general land use patterns of the central Puget Sound region, noting the distinction between the higher intensity urban areas that support most of the region's population and industrial and commercial activities, and the lower intensity rural areas that are located along the western and eastern peripheries of

the region. The visual character of the central Puget Sound area occurs in a pattern that generally coincides with the overall land use pattern. Light and glare and human-made visual elements that are dominated by regular geometric forms are far more evident in urban areas compared to rural areas in the Puget Sound region.

The Cedar Hills landfill is located in unincorporated King County, south of Issaquah and east of Renton. The surrounding area is primarily residential, although there are some nonresidential commercial and industrial uses, primarily south of the landfill. The Cedar Hills landfill operates under an existing special use permit issued by King County. The landfill, a large open area that occupies high ground relative to the local surrounding area, is visible from many surrounding viewpoints.

Private landfills that have been identified as potential out-of-county disposal locations are located in rural areas with limited residential development. Several of the landfills are located in areas supporting low-intensity agricultural activities.

Of the county's existing transfer stations, six (all but Vashon and Enumclaw) were constructed 30 or more years ago and are zoned for nonconforming land uses that require a special land use permit for any major improvements. The more recently constructed Vashon and Enumclaw transfer stations operate under special land use permits and are consistent with existing zoning and land use plans. The Bow Lake, Factoria, Renton, and Algona stations are located in commercial/industrial areas and have no adjacent residential uses. By contrast, the First Northeast and Houghton stations both are adjacent to residential and park uses.

## **Impacts**

### **Probable Impacts under All Alternatives**

#### ***Extending the Life of the Cedar Hills Landfill***

The land use and aesthetic impacts resulting from extending the life of the Cedar Hills landfill are uncertain. If the life of the Cedar Hills landfill is extended, the height of the landfill would not extend above the currently permitted elevation, which the 1998 final EIS concluded would not result in significant unavoidable adverse visual impacts. However, in other respects, the nature of options that would be considered to extend the landfill's life are unknown, pending detailed study by the Solid Waste Division.

#### ***Intermodal Transfer Facilities***

In 2005, the City of Seattle prepared a supplemental EIS for a city-operated intermodal transfer facility for solid waste (Seattle 2005). The 2005 supplemental EIS evaluated potential impacts, including land use and visual impacts, from an intermodal transfer facility on four alternative industrial sites in south Seattle. The 2005 supplemental EIS is incorporated herein by reference.

Siting the City of Seattle facility in an industrial area avoided impacts in terms of land use compatibility. The proposed transfer station is an allowed use in industrial zones, and the alternative sites evaluated in the 2005 supplemental EIS had no immediately adjacent incompatible land uses. However, during the comment period for the draft supplemental EIS, an issue related to land use consistency was raised. Two of the four sites were located on Harbor Island adjacent to the Elliott Bay shoreline, and comments on the draft supplemental EIS suggested that a truck-to-rail transfer facility was not a water-dependent use; therefore, such a facility at either site would be inconsistent with existing shoreline policies.

The 2005 supplemental EIS noted that the visual character of the proposed intermodal transfer facility was similar to that of other industrial uses surrounding the four alternative sites. The discussion also pointed out that visual impacts associated with the four sites varied because of their different locations in relation to visually sensitive resources, although the supplemental EIS concluded that a transfer station on any of the alternative sites would not result in significant adverse visual impacts.

In selecting a site for an intermodal transfer facility, the Solid Waste Division developed a set of criteria to rank the suitability of potential sites. Application of the criteria is likely to result in a high rank for sites whose zoning would support an intermodal transfer facility and for sites in areas that support compatible land uses and activities. Therefore, an intermodal transfer facility would be unlikely to result in significant adverse land use and visual impacts.

The county's siting process for an intermodal facility would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely land use and visual impacts and describe feasible measures to mitigate impacts that could be significant. Incorporating standard mitigation measures into the facility design, such as shielded lighting, muted color schemes for building surfaces, and perimeter fencing and landscaping, can also minimize land use compatibility and visual impacts. As a result of the application of the siting criteria and the development of mitigation measures through the associated SEPA process, land use and visual impacts from an intermodal transfer facility are unlikely to be significant.

### ***Long-Haul Transport***

Long-haul transport, whether by truck, rail, or barge, will occur on established travel routes and is not expected to require new transportation facilities such as roads or rail lines. For this reason, no significant land use or visual impacts are expected to result from long-haul transport using any of the potential transportation modes.

### ***Out-of-County Disposal***

The identified out-of-county disposal facilities are located in rural areas with surrounding land uses that are generally compatible and not visually sensitive. Any out-of-county disposal facility with which King County would contract would be operating under required state and local permits; therefore, it would be an authorized land use. Consequently, significant unavoidable

adverse land use and visual impacts are unlikely to be associated with out-of-county disposal activities.

## **Transfer System Alternatives**

### ***No-Action Alternative***

In the milestone reports prepared to support the waste export system plan, three of the county's eight transfer stations were not evaluated because they are relatively new or are being rebuilt. The Enumclaw and Vashon transfer stations were constructed in 1999 and 1993, respectively. The First Northeast station in Shoreline is currently being rebuilt and is scheduled to reopen in the fourth quarter of 2007. These three stations meet, or will meet, all of the standards evaluated for the older transfer stations.

The no-action alternative for the transfer station system consists of continued implementation of the 2001 *Final Comprehensive Solid Waste Management Plan* (King County 2001). The impacts, including land use and visual impacts, resulting from the continued implementation of the 2001 plan are described in Part 4 of the final EIS for the plan (King County 2001, Appendix H). The final EIS concluded that short-term impacts on adjacent land uses could occur during construction due to dust, erosion and sedimentation, noise, and traffic congestion, although mitigation measures are available to reduce the severity of these impacts.

The 2001 final EIS concluded that because all transfer station improvements and new construction would require environmental review and special land use permits, land use impacts would be limited. The construction of new transfer stations would also be preceded by a site selection process that would result in a high rank for sites that would not be associated with issues of land use compatibility and regulatory and policy consistency.

The 2001 final EIS states that potential adverse visual impacts could be mitigated through the following mitigation measures:

- Architectural design of buildings
- Use of shielded or directional lighting
- Incorporation of art work as required by the King County Code
- Installation of landscaping.

The 2001 final EIS concluded that improvements to existing stations and construction of new transfer stations are unlikely to result in significant unavoidable adverse land use and aesthetic impacts. The discussion in the 2001 final EIS suggests that long vehicle queues could interfere with the use of affected roadways by general traffic and could affect access to nearby land uses. To the extent that these situations occur, changes to an existing transfer station that improve traffic flow through the facility would tend to have a beneficial effect on adjacent land uses.

### ***Action Alternatives***

None of the action alternatives for the transfer station system is likely to result in significant adverse impacts related to land use or aesthetics. As stated in the section “Probable Impacts under All Alternatives,” site selection, environmental review, and the acquisition of required land use permits are likely to avoid land use and aesthetic impacts and the imposition of conditions requiring the mitigation of potential impacts.

Although none of the action alternatives is likely to result in land use and aesthetic impacts that are more adverse than existing conditions or impacts that are adverse compared to the no-action alternative, the action alternatives differ in the extent of programmatic land use and aesthetic impacts. The First Northeast transfer station is currently being improved and would not be affected by any of the action alternatives. The Houghton station would either be closed (Alternatives 1 and 1A) or converted to a self-haul-only facility (Alternatives 2, 2A, 3, and 4). Whereas converting the Houghton facility to self-haul only would reduce the level of activity at the facility and lessen land use compatibility and aesthetic impacts that may be affecting nearby residences and Bridle Trails State Park, closing the facility altogether would eliminate any impacts that may be occurring. Therefore, from an overall system perspective, Alternative 1 or Alternative 1A would result in fewer land use and aesthetic impacts in the future than the other action alternatives.

### **Alternatives for Timing of Waste Export**

The alternatives for the timing of waste export would primarily affect the duration and intensity of land use and aesthetic impacts associated with the Cedar Hills landfill and the timing of any land use and aesthetic impacts associated with intermodal transfer facilities and the long-haul transport and out-of-county disposal of waste. As described in preceding sections, significant land use or aesthetic impacts associated with the intermodal transfer facility, long-haul transport, and out-of-county disposal are unlikely to result from any of the alternatives.

### ***No-Action Alternative***

Under the no-action alternative, waste disposal would continue at the Cedar Hills landfill until the facility reaches capacity, at which time waste export would begin. The land use and aesthetic impacts associated with operation of the Cedar Hills landfill, to the extent that they exist, would continue until approximately 2015 (or later if the life of the landfill is extended). Land use and aesthetic impacts associated with the Cedar Hills landfill are described in the 1998 final EIS for the Cedar Hills landfill site development plan (King County 1998), which is incorporated herein by reference. As discussed in the section “Probable Impacts under All Alternatives,” under “Extending the Life of the Cedar Hills Landfill,” the 1998 final EIS concluded that adverse land use and aesthetic impacts associated with the Cedar Hills landfill are not significant.

### ***Alternative X1: Full Early Export***

Under Alternative X1, the Cedar Hills landfill would close in approximately 2010, and potential land use and aesthetic impacts associated with the active operations of the landfill would diminish during the postclosure period.

### ***Alternative X2: Partial Early Export***

Under Alternative X2, a portion of the county's waste (assumed for the purposes of this EIS to be 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in approximately 2010. The remainder of the county's waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2016.

Under Alternative X2, land use and aesthetic impacts associated with the active operations of the Cedar Hills landfill, although not considered significant, would extend until approximately 2016. Although the reduced level of landfilling at the Cedar Hills landfill after 2010 would moderate the land use and aesthetic impacts slightly between 2010 and 2015 compared to the no-action alternative, the overall effect of Alternative X2 would be that the land use and aesthetic impacts would extend for a longer period of time than under the no-action alternative and Alternative X1.

## **Mitigation Measures**

The 2001 final EIS (King County 2001, Appendix H), which this EIS supplements, and the documents incorporated herein by reference (King County 1998, Bellevue 1993; Seattle 2005) all discuss measures to mitigate land use and aesthetic impacts that can result from activities associated with waste export. Many of the measures are typical of those implemented on other public infrastructure projects and include the following:

- Incorporation of criteria related to land use, aesthetics, and site size into the site selection process for new facilities to avoid or minimize impacts
- Incorporation of conditions related to land use, aesthetics, and site size into the land use permit.
- Architectural design of buildings
- Location of buildings, roadways, and other facility components to take advantage of existing topography or otherwise maximize the effective separation of the facility from nearby sensitive uses
- Use of shielded or directional lighting
- Incorporation of art work as required by the King County Code
- Installation of fencing and landscaping.



## **Significant Unavoidable Adverse Impacts**

In general, significant unavoidable adverse impacts related to land use and aesthetics can be avoided or minimized by the implementation of the mitigation measures described above. The implementation of projects designed to prepare the county's solid waste system for export is likely to be accompanied by proposals to extend the life of the Cedar Hills landfill. While land use and aesthetic impacts from landfill operations are not considered significant, extending the life of the landfill would extend the duration of land use and aesthetic impacts associated with active operation of the landfill that are experienced by the surrounding community.

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## **3.7 Public Services and Utilities—Solid Waste**

### **Sub-elements of Public Services and Utilities Not Addressed in This EIS**

Modifications to the county's solid waste system to accommodate waste export and the subsequent implementation of waste export would be unlikely to result in significant adverse impacts on most public services and utilities, including fire and police services; schools, parks and other recreational facilities; and maintenance, communications, water and stormwater, and sewer services. Modifications to the county's solid waste system would result in costs for capital improvements and changes in the cost of system operation and maintenance, all of which would affect the rates paid by the system's customers.

### **Affected Environment**

The King County Solid Waste Division provides a full range of solid waste services in the region. All municipalities in King County, except Seattle and Milton, are served by the county system. Through contracts with cities and Washington Utilities and Transportation Commission franchises, three private companies provide most of the solid waste collection in the county. Waste Management, Inc., and Rabanco provide about 99 percent of the collection services in the county. Waste Connections, Inc., provides services on Vashon Island. Enumclaw and Skykomish provide their own solid waste collection.

### **Impacts**

#### **Probable Impacts under All Alternatives**

##### ***Extending the Life of the Cedar Hills Landfill***

The Cedar Hills landfill is expected to reach capacity in 2015 under current operations. Because disposal at the Cedar Hills landfill is the lowest cost disposal option for the county, an extension of the life of the Cedar Hills landfill would keep rates lower for a longer period by delaying the implementation of waste export.

##### ***Intermodal Transfer Facilities***

Construction of one or several intermodal transfer facilities would require a capital expenditure and result in operation and maintenance costs for the new facility(ies). Capital costs for a new intermodal facility to handle the county's waste have been estimated to be approximately \$25 million to \$30 million.

### ***Long-Haul Transport***

Capital investment costs for long-haul transport have been estimated to be the following:

- Barge (including the capital cost of containers, equipment, and the necessary intermodal transfer facility): approximately \$55 million to \$60 million
- Truck: approximately \$40 million for containers and equipment
- Rail (including the capital cost of containers, equipment, and the necessary intermodal transfer facility): approximately \$50 million to \$55 million.

Operating costs for each mode of long-haul transport (assuming a disposal site in south-central Washington or north-central Oregon) have been estimated to be the following (assuming 1.3 million tons of waste per year):

- Barge: more than \$35/ton or more than \$45.5 million per year
- Truck: \$35/ton or \$45.5 million per year
- Rail: \$10/ton or \$13 million per year.

The three modes of transportation differ in terms of their reliability. Barge transport along the Columbia River is unavailable for 2 weeks each year, when the locks on the river are closed for maintenance. This 2-week period exceeds the maximum 3 days of storage proposed for the county's transfer stations and intermodal transfer facility; therefore, alternate truck transport would be required during the 2-week period. Trucks are more vulnerable to adverse weather-related road conditions than the barge or rail modes. The county will develop an emergency response plan to address potential breakdowns in long-haul transport. An element of the plan could be the development of backup capacity, perhaps by retaining residual capacity at the Cedar Hills landfill. However, experience in other jurisdictions that export their waste (e.g., Snohomish County) suggests that backup capacity would rarely, if ever, be needed because most system disruptions are short term and can be handled by storage capacity that is built into the system.

### ***Out-of-County Disposal***

The costs associated with disposal at an out-of-county landfill are variable and would be subject to negotiation; therefore, the exact costs are unknown at this time. As an example, Snohomish County's export costs for transport and disposal are \$46.25/ton. Seattle's costs are similar.

### **Transfer System Alternatives**

Under any of the alternatives, new capital costs would be incurred to modernize the transfer station system and prepare it for waste export.

### ***No-Action Alternative***

To date, capital and operating costs have not been developed for the no-action alternative. However, this alternative would not result in an acceptable level of service (King County 2005a). After the installation of compactors, several of the older transfer stations (Algona, Factoria, and Renton), would have inadequate maneuvering room for trailers, which would result in a reduction of through-capacity and longer vehicle queues.

### ***Action Alternatives***

The estimated total annual capital and operating costs of the various action alternatives are similar (Table 3-6). The costs associated with the alternatives are equal, given the degree of uncertainty in the numbers. However, over the long term, after capital costs are paid, the comparative cost of the alternatives is determined by their operating costs, which differ substantially. From this long-term perspective, Alternatives 1 and 1A are the least cost alternatives, and Alternatives 3 and 4 are the highest cost alternatives.

**Table 3-6. Cost information through 2028 for transfer station system alternatives.**

Alternative	Average Annual Net Capital Cost (2006–2028)	Annual Operating Cost (2005 dollars)	Total Annual Net Capital Cost and Annual Operating Cost
1	\$5,200,000	\$4,300,000	\$9,500,000
1A	No cost data available <sup>a</sup>	\$4,300,000	No capital cost data available
2	\$4,700,000	\$4,700,000	\$9,400,000
2A	\$4,500,000	\$4,800,000	\$9,300,000
3	\$3,900,000	\$5,200,000	\$9,100,000
4	\$3,900,000	\$5,200,000	\$9,100,000

<sup>a</sup> Construction of the new Factoria transfer station under Alternative 1A is expected to require costly but undetermined mitigation measures. Until mitigation measures are determined, it is not possible to determine the capital cost of Alternative 1A.

Because of the higher operating costs, Alternatives 3 and 4 are more sensitive to inflation than the other alternatives. Therefore, while Alternatives 3 and 4 are estimated to result in slightly lower costs than the other action alternatives, the uncertainty associated with their costs is greater than that of the other action alternatives.

### **Alternatives for Timing of Waste Export**

Implementing full early export (Alternative X1) would be substantially more costly than implementing the no-action alternative, because the higher costs associated with waste export would be incurred 5 years earlier. Furthermore, a substantial increase in the annual contribution to the legally required Landfill Reserve Fund would be necessary because there would be fewer

years available to make fund payments. Implementing partial early export (Alternative X2) could be somewhat more costly than implementing the no-action alternative.

## **Mitigation Measures**

Actions to expand the capacity of the Cedar Hills landfill or otherwise extend the life of the landfill would delay the higher costs of waste export for the county. The Solid Waste Division would develop an emergency response plan to provide waste services in the event of a local catastrophe or a breakdown in the long-haul transport system. This plan could include backup landfill capacity, perhaps at the Cedar Hills landfill.

## **Significant Unavoidable Adverse Impacts**

Under any of the alternatives, system costs, which are borne by the system's customers, would increase with the implementation of waste export.

## **3.8 Environmental Elements Not Addressed in This EIS**

### **Earth**

The construction of new facilities and improvements to existing facilities (transfer stations and intermodal facility[ies]) necessary for waste export would require excavation and perhaps some filling. Site selection for new facilities would strongly favor relatively flat sites with minor topographic relief features; therefore, the amount of excavation and filling and the resulting modifications in topography are likely to be moderate. Some new or improved facilities may be located in areas of poor soils where special, but not unique, foundation designs and construction techniques may be necessary. All new and improved facilities would comply with current seismic requirements.

Continued development of the Cedar Hills landfill, whose life could be extended beyond the current estimated closure date of 2015, involves substantial topographic changes at the landfill site. However, the 1998 EIS for the Cedar Hills landfill site development plan (King County 1998) concluded that these and other earth impacts were not significant.

From an overall program perspective, earth impacts as a result of implementing waste export are unlikely to be significant, and the minor differences in earth impacts among the alternatives would not affect the selection of the preferred alternative. Individual projects related to the implementation of waste export would require project-specific SEPA compliance. The SEPA processes for these projects may result in the identification of significant earth impacts that cannot be specifically identified through this programmatic EIS. If such impacts are identified, the SEPA documents for the particular project would propose measures to mitigate the impacts.

### **Water**

The construction of new facilities and improvements to existing facilities (transfer stations and intermodal facility[ies]) necessary for waste export would result in the removal of vegetation and the disturbance of soil, with the resulting potential for erosion and sedimentation. In addition, construction of new and improved facilities would result in new impervious surface area with consequent effects on the volume, rate, and quality of stormwater runoff. All construction activities at new facilities would be required to comply with the stormwater management regulations of King County or the municipality within whose jurisdiction the facility is located. These local stormwater management regulations are, in every case, at least as stringent as the stormwater management guidelines of the Washington State Department of Ecology. The implementation of best management practices would be required during construction, and the installation of permanent stormwater management facilities would be required to control and treat runoff from the completed facility. In addition, washwater or other runoff from areas where

solid waste is handled (e.g., the waste pit within transfer stations) would be routed to the sanitary sewer and not handled as stormwater runoff.

Because of the extensive regulatory controls on stormwater runoff, from an overall program perspective, impacts on water quality and quantity as a result of implementing waste export are unlikely to be significant, and the minor differences in receiving water impacts among the alternatives would not affect the selection of the preferred alternative. Individual projects related to the implementation of waste export would require project-specific SEPA compliance. The SEPA processes for these projects may result in the identification of potentially significant impacts on receiving waters that cannot be specifically identified through this programmatic EIS. If such impacts are identified, the SEPA documents for the particular project would propose measures to mitigate the impacts.

## **Plants and Animals**

The construction of new facilities and improvements to existing facilities (transfer stations and intermodal facility[ies]) necessary for waste export would involve site grading that could result in the removal of vegetation and/or other modifications of habitat. Some of the modified habitat may be wetlands or other habitat in which development activities are regulated and for the loss of which compensatory mitigation is required. The improvements to existing facilities would involve construction on sites that have been heavily modified as a result of the construction of the original facility so that required habitat modification is unlikely to be extensive. Site selection for new facilities is likely to favor sites where the modification of regulated habitat that would be necessary during construction is limited. Nonetheless, the construction of new facilities and improvements to existing facilities are likely to result in some impacts on plants and animals because of their widespread presence in King County. Because of the mitigation that would be required, significant impacts on plants and animals resulting from implementation of waste export can be avoided, and the differences among the alternatives would not affect the selection of the preferred alternative. Individual projects related to the implementation of waste export would require project-specific SEPA compliance. The SEPA processes for these projects may result in the identification of potentially significant impacts on plants and animals, for example the loss of wetlands, that cannot be specifically identified through this programmatic EIS. If such impacts are identified, the SEPA documents for the particular project would propose measures to mitigate the impacts.



## **Part 4      Errata**

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## 4.1 Errata

To more accurately reflect the focus of the plan analyzed by this Supplemental EIS, the project title has changed from the *Waste Export System Plan for King County, Washington*, under which the Determination of Significance and the Draft Supplemental EIS were published, to the *Transfer and Waste Export System Plan for King County, Washington*. The locations of revisions to the draft supplemental EIS to reflect the change in the Project Title are listed below:

- Part 1:**
- Page 1-1**, Section 1.1 title; first paragraph on page; third paragraph under “Background;” fourth paragraph under “Background.”
  - Page 1-2**, first paragraph on page; first paragraph under “Objectives;” second bullet under “Objectives;” third paragraph under “Objectives.”
  - Page 1-5**, Section 1.2 title; first paragraph on page; second paragraph on page; third paragraph on page; fourth paragraph on page.
  - Page 1-7**, first paragraph under “No-Action Alternative;” second paragraph under “No-Action Alternative.”
  - Page 1-9**, first paragraph under “No-Action Alternative.”
  - Page 1-17**, first bullet on page; second paragraph on page.
  - Page 1-18**, first paragraph on page.
- Part 2:**
- Page 2-1**, Section 2.1 title; third paragraph on page; fourth paragraph on page.
  - Page 2-2**, first paragraph under “Proponent;” first paragraph under “Objectives;” second bullet under “Objectives.”
  - Page 2-3**, first paragraph on page.
  - Page 2-5**, Section 2.2 title; first paragraph on page.
  - Page 2-7**, Title “Proposed Waste Export System Plan;” first paragraph on page; second paragraph on page; third paragraph on page.
  - Page 2-8**, first paragraph on page; second paragraph on page; first paragraph under “Features of the Waste Export System Included in the Proposed Plan;” second paragraph under “Transfer Station System.”
  - Page 2-11**, first paragraph on page; third paragraph on page.
  - Page 2-12**, first paragraph under “Public-Private Options for Ownership and Operation of the Transfer Stations and Intermodal Transfer Facilities.”
  - Page 2-15**, second paragraph on page.
  - Page 2-16**, first paragraph on page; third paragraph under “Transport Options for Exporting Waste.”

**Page 2-17**, Figure 2-4 title.

**Page 2-20**, first paragraph under “Timing of Waste Export.”

**Page 2-21**, first paragraph under “No-Action Alternative;” second paragraph under “No-Action Alternative.”

**Page 2-25**, first paragraph under “No-Action Alternative.”

**Page 2-27**, second paragraph on page.

**Part 3:** **Page 3-1**, third paragraph on page.

**Page 3-9**, first paragraph under “No-Action Alternative.”

**Page 3-21**, first paragraph on page.

**Page 3-27**, first paragraph under “No-Action Alternative.”

**Page 3-39**, first paragraph on page.

**Page 3-45**, first paragraph on page.

**Page 3-48**, first paragraph under “No-Action Alternative.”

Continued refinement of waste tonnage estimates by King County has produced a revised estimate for the year in which the Cedar Hills landfill will reach capacity. The estimate has been changed from 2015 to 2016. The locations of necessary revisions to the draft supplemental EIS to reflect the revised estimate from 2015 to 2016 are listed below:

**Part 1:** **Page 1-1**, second paragraph under “Background.”

**Page 1-9**, first paragraph under “No-Action Alternative.”

**Part 2:** **Page 2-1**, second paragraph on page.

**Page 2-5**, first paragraph on page.

**Page 2-12**, first paragraph under “Future Capacity of the Cedar Hills Regional Landfill and Potential for Extending Its Life;” second paragraph under “Future Capacity of the Cedar Hills Regional Landfill and Potential for Extending Its Life.”

**Page 2-25**, first paragraph under “No-Action Alternative;” first paragraph under “Alternative X1: Full Early Export.”

**Part 3:** **Page 3-6**, first paragraph under “Extending the Life of the Cedar Hills Landfill.”

**Page 3-16**, first paragraph under “No-Action Alternative.”

**Page 3-17**, fourth paragraph on page.

**Page 3-18**, second paragraph on page.

**Page 3-21**, first paragraph under “Extending the Life of the Cedar Hills Landfill.”

**Page 3-32**, fourth paragraph on page.

**Page 3-36**, first paragraph under “No-Action Alternative.”

**Page 3-49**, first paragraph under “No-Action Alternative.”

**Page 3-53**, first paragraph under “Extending the Life of the Cedar Hills Landfill.”

**Page 3-57** second paragraph under “Earth.”

Additional changes to the analysis resulting from the revised estimate for the closure date of the Cedar Hills landfill are included on the following pages:

**Page 1-9, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of King County’s waste would be exported beginning in 2010. The exact percentage has not been determined but for this EIS is assumed to be approximately 20 percent. The Cedar Hills landfill would remain open after 2010 and continue to receive the remaining 80 percent of the county’s waste until it reaches capacity, which would occur in approximately 2017 ~~2016~~ if 20 percent of the county’s waste is exported early.

**Page 1-14, second paragraph under heading “Alternatives for Timing of Waste Export.”**

Under the no-action alternative, the Cedar Hills landfill would close in approximately ~~2015~~ 2016, and waste export would begin. Under Alternative X1, waste export would be initiated in 2010, and the county would no longer send solid waste to the Cedar Hills landfill, a change that would affect the current traffic and operational conditions associated with the landfill. At the same time, system costs and user rates would probably be higher than they would be under the no-action alternative for the 5-year period. Under Alternative X2, export of approximately 20 percent of the county’s waste would begin in 2010, with full export of the county’s mixed municipal solid waste beginning in approximately 2017 ~~2016~~. Impacts from both the operation of the Cedar Hills landfill and the waste export system would occur simultaneously during the period 2010 to ~~2016~~ 2017. The costs and user rate implications of Alternative X2 are not fully known but appear to be somewhat higher than those of the no-action alternative (King County 2006).

**Page 2-25, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of King County’s waste would be exported beginning in 2010. The exact percentage has not been determined but for the purpose of this EIS approximately 20 percent is assumed. The Cedar Hills landfill would remain open and continue to receive waste until it reaches capacity, which would occur in approximately 2017 ~~2016~~ if 20 percent of the county’s waste is exported early.

**Page 2-26, second paragraph under heading “Alternatives for Timing of Waste Export.”**

Under the no-action alternative, the Cedar Hills landfill would close in approximately ~~2015~~ 2016, and waste export would begin. Under Alternative X1, waste export would be initiated in 2010, and the county would no longer send solid waste to the Cedar Hills landfill, a change that would affect the current traffic and operational conditions associated with the landfill. At the same time, system costs and user rates would probably be higher than they would be under the no-action alternative for the 5-year period. Under Alternative X2, export of approximately 20 percent of the county’s waste would begin in 2010, with full export of the county’s mixed municipal solid waste beginning in approximately 2017 ~~2016~~. Impacts from both the operation of the Cedar Hills landfill and the waste export system would occur simultaneously during the period 2010 to ~~2016~~ 2017. The costs and user rate implications of Alternative X2 are not fully known but appear to be somewhat higher than those of the no-action alternative (King County 2006).

**Page 3-7, first paragraph under heading “Intermodal Transfer Facilities.”**

Another option being considered for waste export is the development of an intermodal transfer facility for waste export. If an intermodal transfer facility is constructed as part of the solid waste transfer system, instead of transporting waste between the county transfer stations and the Cedar Hills landfill, trucks would transport waste from the county transfer stations to the new intermodal facility or facilities. The result would be a reduction in traffic on haul routes to the landfill and a commensurate increase in truck trips on roads leading to the intermodal transfer facility(ies). Up to 300 daily transfer truck trips could be involved in this redistribution—an average of 308 one-way transfer truck trips currently occur each weekday, ~~and 274 are estimated for 2015~~. If the county develops one centralized intermodal transfer facility to handle all of the county’s mixed municipal solid waste to be exported, the facility would likely be located in south Seattle or south of Seattle in the vicinity of the existing BNSF Railway Company (BNSF) and Union Pacific Railroad tracks or along the Elliott Bay/Duwamish River waterfront if barge transport is involved. Roads in the vicinity of the intermodal facility would be traveled by the redistributed transfer truck traffic.

**Page 3-7, second paragraph under heading “Long Haul Transport.”**

King County’s Fourth Milestone Report on transfer and waste export facilities (King County 2006) estimated that truck transport would add up to 160 trucks per day (320 one-way truck trips) on the region’s interstate highways and major state highways ~~in 2015~~. This estimate is similar to the 308 one-way transfer truck trips that occur currently ~~and the 274 one-way transfer truck trips that are estimated for 2015~~. Seven out-of-county landfills accept waste via truck. All of the landfills are accessed via major interstate highways or state highways. Transport would occur on well-traveled routes with relatively high volumes of existing truck traffic. The addition of up to 320 new truck trips per day associated with long-haul transport of King County waste is not expected to result in any significant impacts on interstate or state highway systems.

**Page 3-18, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of the county’s solid waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county’s waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately ~~2017~~ 2016. Under Alternative X2, potential transportation impacts associated with the Cedar Hills landfill and potential transportation impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the ~~67~~-year period between 2010 and ~~2017~~ 2016.

**Page 3-18, second paragraph under heading “Alternative X2: Partial Early Export.”**

During the period 2010 to ~~2016~~ 2015 under Alternative X2, the potential transportation impacts associated with the Cedar Hills landfill would be less than those described for the no-action alternative because of the reduction in waste disposed of at the landfill and correspondingly fewer truck trips. About one-fifth of the transfer truck trips would no longer need to travel to the landfill for waste disposal (a reduction of about 62 weekday transfer truck trips and 21 weekend day transfer truck trips). During the same period under Alternative X2, the potential transportation impacts associated with the Cedar Hills landfill would be more than those described for Alternative X1, because about four-fifths of the transfer truck trips would continue to travel to the landfill for waste disposal (about 246 weekday transfer truck trips and 85 weekend day transfer truck trips).

**Page 3-19, second paragraph from top of page.**

However, during the period 2015 to ~~2017~~ 2016, potential transportation impacts associated with the Cedar Hills landfill under Alternative X2 would generally be greater than those associated with the no-action alternative and Alternative X1, because the ability of the landfill to continue to accept waste would result in the continuation of truck trips to the landfill for that purpose. The 1998 EIS for the Cedar Hills landfill site development plan (King County 1998) and the 2001 final EIS for 2001 plan (King

County 2001) concluded that transportation impacts associated with continued operation of the landfill through 2017 are not likely to be significant. These conclusions were based on a larger number of truck trips than the number expected with partial early export. Therefore, it is unlikely that Alternative X2 would result in transportation impacts that have not already been identified and for which mitigation has not been discussed in the 2001 final EIS.

**Page 3-27, first paragraph under heading “Alternative X1: Full Early Export.”**

Under Alternative X1, the Cedar Hills landfill would close in approximately 2010, and noise impacts associated with the landfill would decrease. For example, the 2001 final EIS (King County 2001, Appendix H) states that after the landfill closes, average daily traffic associated with the landfill would decrease by about 62 percent and average daily truck traffic associated with the landfill would decrease by about 75 percent. While noise impacts at the Cedar Hills landfill would be reduced earlier under Alternative X1 than under the no-action alternative, potential noise impacts associated with the intermodal transfer facility, long-haul transport, and out-of-county disposal would begin earlier under Alternative X1 than under the no-action alternative. Thus, a trade-off between Alternative X1 and the no-action alternative with respect to noise impacts would occur during the period from 2010 (early closure of the Cedar Hills landfill under Alternative X1) to 2016 ~~2015~~ (estimated closure date for the Cedar Hills landfill under the no-action alternative). Although the 1998 EIS for the Cedar Hills landfill site development plan (King County 1998) did not conclude that noise impacts associated with the landfill are necessarily significant, it identified impacts experienced by nearby residents. Siting decisions and mitigation incorporated into the design, noise impacts associated with intermodal transfer operations, long-haul transport, and out-of-county disposal have a lesser likelihood of being significant than noise impacts associated with the Cedar Hills landfill. Therefore, the overall noise impacts associated with Alternative X1 are likely to be somewhat less than the noise impacts of the no-action alternative.

**Page 3-28, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of the county’s waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county’s waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2017 ~~2016~~. Under Alternative X2, noise impacts associated with the Cedar Hills landfill and potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the ~~67~~-year period between 2010 and 2017 ~~2016~~. However, under Alternative X2 from approximately 2010 to 2016 ~~2015~~, the impacts associated with the Cedar Hills landfill would be less than those of the no-action alternative and, from 2016 ~~2015~~ to 2017 ~~2016~~, the impacts associated with the landfill would be greater than those of the no-action alternative. Conversely, potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would occur from approximately 2010 to 2016 ~~2015~~



under Alternative X2, but no noise impacts associated with these activities would occur under the no-action alternative during the same period. From approximately 2016 ~~2015~~ to 2017 ~~2016~~, potential noise impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal under Alternative X2 would be somewhat less than the noise impacts associated with those activities under the no-action alternative.

**Page 3-36, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of the county’s waste (assumed for the purposes of this EIS to be approximately 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in 2010. The remainder of the county’s waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur ~~in~~ approximately in late 2017 ~~2016~~. Under Alternative X2, potential air quality and odor impacts associated with the Cedar Hills landfill and air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would both occur during the ~~67~~-year period between 2010 and 2017 ~~2016~~. However, under Alternative X2 from 2010 to 2016 ~~2015~~, the potential impacts associated with the Cedar Hill landfill would be slightly less than those of the no-action alternative, and from 2016 ~~2015~~ to 2017 ~~2016~~, the potential impacts associated with the landfill would be slightly greater than those of the no-action alternative. Conversely, potential air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal would occur from 2010 to 2016 ~~2015~~ under Alternative X2, but no significant air quality and odor impacts associated with these activities would occur under the no-action alternative during the same period. From 2016 ~~2015~~ to 2017 ~~2016~~, potential air quality and odor impacts associated with intermodal transfer, long-haul transport, and out-of-county disposal under Alternative X2 would be somewhat less than the air quality and odor impacts associated with those activities under the no-action alternative.

**Page 3-42, first paragraph under heading “No-Action Alternative.”**

Under the no-action alternative, annual fuel use associated with transporting the county’s mixed municipal solid waste would increase by approximately 490,000 ~~491,000~~ gallons or more when waste export is initiated, currently estimated to occur in 2016 ~~2015~~.

**Page 3-42, first paragraph under heading “Alternative X1: Full Early Export.”**

Compared to the no-action alternative, Alternative X1 would result in the use of approximately 490,000 more gallons of fuel per year (with rail transport) to approximately 3,800,000 more gallons per year (with truck or barge transport) to transport the county’s mixed municipal solid waste. During the period from approximately 2010 to 2016 ~~2015~~ under Alternative X1, total additional fuel use would be between 2,940,000 ~~2,500,000~~ gallons (with rail transport) and 22,800,000 ~~20,750,000~~ gallons (with truck or barge transport). Fuel use under both the no-action alternative and Alternative X1 would be the same after approximately 2016 ~~2015~~.

**Page 3-43, first paragraph under heading “Alternative X2: Partial Early Export.”**

Compared to the no-action alternative, Alternative X2 would result in more fuel use (for any long-haul transport option) during the period from approximately 2010 to 2016 ~~2015~~ (when no waste export would be occurring under the no-action alternative) and less fuel use during the period from approximately ~~2015 to 2016~~ to 2017 (when full waste export would be occurring under the no-action alternative). Overall, Alternative X2 would result in the use of ~~approximately the same total amount of~~ approximately 4 percent more fuel (for rail transport) to 20 percent more fuel (for truck or barge transport) to transport the county’s mixed municipal solid waste between approximately 2010 and 2017 ~~2016~~.

**Page 3-50, first paragraph under heading “Alternative X2: Partial Early Export.”**

Under Alternative X2, a portion of the county’s waste (assumed for the purposes of this EIS to be 20 percent of the total volume of mixed municipal solid waste) would be exported beginning in approximately 2010. The remainder of the county’s waste would be landfilled at the Cedar Hills landfill until the facility reaches capacity, which would occur in approximately 2017 ~~2016~~. Under Alternative X2, land use and aesthetic impacts associated with the active operations of the Cedar Hills landfill, although not considered significant, would extend until approximately 2017 ~~2016~~. Although the reduced level of landfilling at the Cedar Hills landfill after 2010 would moderate the land use and aesthetic impacts slightly between 2010 and 2016 ~~2015~~ compared to the no-action alternative, the overall effect of Alternative X2 would be that the land use and aesthetic impacts would extend for a longer period of time than under the no-action alternative and Alternative X1.

Other revisions to the draft supplemental EIS are listed below.

**Page 1-9, bullet list. The following bullet should be added between the first and second bullets:**

- Discussions between the City of Bellevue and King County resulted in an agreement to consider alternative sites that are for sale for the development of transfer station capacity in Bellevue, in addition to the existing Factoria or Factoria/Eastgate sites. Any alternative site would be mutually agreed upon by the City of Bellevue and King County, would undergo full SEPA environmental review with the associated public involvement and discussion, and would meet the objectives of the transfer station system and the waste export system plan.

**Page 1-8, Table 1-1; page 2-22, Table 2-2.** In the second column of the table, “New Factoria/Eastgate” should be replaced with “New Factoria/Eastgate or an alternative site in Bellevue.”

**Page 1-8, Table 1-1; page 2-22, Table 2-2.** In the second column of the table, “New Factoria (no Eastgate)” should be replaced with “New Factoria (no Eastgate) or an alternative site in Bellevue.”

**Page 1-8, Table 1-1; page 2-22, Table 2-2.** In the third column of the table, “Factoria (no Eastgate)” should be replaced with “Factoria (no Eastgate) or an alternative site in Bellevue.”

In the following revisions, the new text is underlined, and the deleted text is crossed out.

**Page 1-7, first bullet; page 2-21, first bullet.**

- Factoria transfer station. Replace the station on the current site and the Eastgate property; and install a compactor in 2004, or replace the station on an alternative site in Bellevue.

**Page 1-9, second bullet; and page 2-23, third bullet.**

- No station closure or conversion (e.g., full-service to self-haul only) would occur until the replacement facilities are open, except for Alternative 1A in which Factoria would be closed to allow construction of a new transfer station if the existing site is chosen to provide additional transfer station capacity.

**Page 1-13, first bullet; page 2-25, bullet at bottom of page.**

The existing Houghton transfer station is one of two transfer stations (the existing Factoria station being the other) that has been identified by the Solid Waste Division (King County 2005b) as being potentially incompatible with surrounding land uses (which in the case of the Houghton station are residential). Alternatives 1 and 1A, under which the Houghton station would be closed, are likely to result in lower impacts in terms of land use compatibility than the other alternatives. Under all the alternatives, the existing Factoria transfer station would be rebuilt on the existing site, on the existing site and the Eastgate site, or on an alternative site in Bellevue so that the impacts associated with the Factoria station in terms of land use compatibility would be substantially similar among the alternatives.

**Page 1-13, second bullet; page 2-26, first bullet.**

Under Alternative 3, both the Houghton and Factoria transfer stations would be converted to self-haul only; The conversion of the Factoria transfer station would take place on the existing Factoria site or on a new alternative site in Bellevue. ~~and~~ Commercially hauled waste that would have been handled at these stations would then be hauled primarily to

the new NE Lake Washington transfer station. As a result, the relatively high volume of waste handled by the new NE Lake Washington station could lead to a concentration of traffic and other impacts in the vicinity of this station that are greater than those that would occur at individual transfer stations under any of the other alternatives.

**Page 2-23, second paragraph under heading “Alternatives 1 and 1A.”**

The only substantive difference between Alternatives 1 and 1A is associated with the new Factoria/Eastgate station. King County currently operates the Factoria transfer station on a site in Bellevue on the north side of SE 32<sup>nd</sup> Street, east of Richards Road. In the 1990s, King County conducted a siting analysis and prepared an EIS for a new transfer station in Bellevue, which resulted in the county’s purchase of a site immediately south of the existing transfer station. Under Alternative 1, both the existing site and the new site, or an alternative site in Bellevue, would be used by the county, allowing a new transfer station to be constructed with no rerouting of self-haul or commercial customers. ~~Under Alternative 1A, a new transfer station would be constructed on the site of the existing transfer station requiring rerouting of self-haul and commercial customers to the two nearest stations (Renton and Houghton).~~ Under Alternative 1A, a new transfer station would be constructed on the site of the existing transfer station or on an alternative site in Bellevue. If the existing transfer station site is used, improvements would require the rerouting of self-haul and commercial customers to the two nearest stations (Renton and Houghton).

**Page 2-23, paragraph under heading “Alternative 2.”**

As noted for Alternatives 1 and 1A, Alternative 2 would involve the construction of four new transfer stations. However, one of those new facilities (NE Lake Washington) would service commercial haulers only. The existing Houghton transfer station, rather than being closed, would be retained and converted to serve self-haul customers only so that only two existing stations (Algona and Renton) would be closed. The ~~new replacement for the Factoria/Eastgate station~~ would be constructed using both sites on SE 32<sup>nd</sup> Street or an alternative site in Bellevue, as in Alternative 1. The total number of transfer stations would remain at eight. Other aspects of Alternative 2 would be the same as those of Alternatives 1 and 1A.

**Page 2-24, paragraph under heading “Alternative 2A.”**

As noted for Alternatives 1, 1A, and 2, Alternative 2A would involve the construction of four new transfer stations. However, two of these facilities (NE Lake Washington and Bow Lake) would service commercial haulers only. To service self-haul customers that would have used these two stations, the existing Houghton and Renton stations, rather than being closed as they would be under Alternatives 1 and 1A, would be retained and converted to serve self-haul customers only. Therefore, only one station (Algona) would be closed. The ~~new replacement for the Factoria/Eastgate station~~ would be constructed using both sites on SE 32<sup>nd</sup> Street or an alternative site in Bellevue, as noted for

Alternatives 1 and 2. The total number of transfer stations would be increased from eight to nine.

**Page 2-24, paragraph under heading “Alternative 3.”**

Alternative 3 would involve the construction of three new transfer stations, rather than the four that would be constructed under Alternatives 1, 1A, 2, and 2A. Under Alternative 3, a new station would not be constructed at Factoria. Instead, the existing Factoria station or an alternative site in Bellevue would be ~~converted to service~~ used to serve self-haul customers only, as would the Houghton and Renton stations. The commercial traffic currently accommodated at the Factoria and Houghton stations would be routed to the new NE Lake Washington station, resulting in a substantially larger station there than that under Alternatives 1, 1A, 2, and 2A. Only one station (Algona) would be closed. As for Alternatives 1, 1A, 2, and 2A, self-haul customers ~~would~~ could be temporarily rerouted to the two nearest stations (Algona and Renton) during construction of the Bow Lake station. As ~~for~~ with Alternative 2A, the total number of transfer stations would be increased from eight to nine.

**Page 2-24, paragraph under heading “Alternative 4.”**

As noted for Alternatives 1, 1A, 2, and 2A, Alternative 4 would involve the construction of four new stations. However, three of these stations (South County, NE Lake Washington, and Bow Lake) would serve commercial haulers only. To serve self-haul customers that would have used these three stations, the existing Houghton, Renton, and Algona stations, rather than being closed, would be retained and converted to serve self-haul customers only. Therefore, under Alternative 4, no stations would be closed, and the total number of transfer stations would be increased from 8 to 10. The ~~new replacement~~ for the Factoria/Eastgate station would be constructed using both county-owned sites on SE 32<sup>nd</sup> Street or an alternative site in Bellevue, as in Alternative 1, 2, and 2A.

**Page 2-25, add third first bullet from top of page (under heading “Alternatives for the County’s Transfer Station System”).**

- Under Alternatives 1, 1A, and 3, a new full-service transfer station would be constructed in the vicinity of NE Lake Washington. Under these alternatives, and depending on the proximity of the site selected to the border with Snohomish County, the new transfer station has the potential to draw additional self-haul traffic from south Snohomish County, adding to the concentration of traffic and other impacts in the vicinity of this station.

**Page 3-6, Table 3-2.**

Destination	Route
All Transfer Stations	228 <sup>th</sup> Avenue SE to Cedar Grove Road to SR 169N <u>or</u> SR 169S
First Northeast, Houghton, Facteria, Vashon, and Bow Lake	SR 169WN to I-405
First Northeast	I-405S to I-5N to NE 175 <sup>th</sup> Street to Meridian Avenue NE to NE 165 <sup>th</sup> Street to station; reverse to landfill
Houghton	I-405N to NE 70 <sup>th</sup> Street to 116 <sup>th</sup> Avenue NE to NE 60 <sup>th</sup> Street to station; reverse to landfill
Facteria	I-405N to Coal Creek Parkway to Facteria Boulevard SE, which becomes Richards Road north of I-90, to SE 32 <sup>nd</sup> Street to station; reverse to landfill
Vashon	I-405S to I-5N to West Seattle bridge to Fauntleroy Way SW to Fauntleroy Ferry Terminal; Vashon Highway SW to SW Cemetery Road to Westside Highway SW to station; reverse to landfill
Bow Lake	I-405S to I-5S to Orillia Road South to station or I-405S to SR 167S to South 212 <sup>th</sup> Street to Orillia Road South to transfer station entrance; reverse to landfill
Renton	SR 169WN to SR 900E to NE Third Street to Jefferson Avenue NE to station; reverse to landfill
Algona	SR 169ES to SE 231 <sup>st</sup> Street to SR 18 to SR 167S to 15 <sup>th</sup> Street SW to West Valley Highway to station; reverse to landfill
Enumclaw	SR 169ES to SE 416 <sup>th</sup> Street to 284 <sup>th</sup> Avenue SE to SE 440 <sup>th</sup> Street to station; reverse to landfill

**Page 3-11, second paragraph under heading “Alternatives 1 and 1A.”**

Potential transportation impacts associated with the construction and operation of the new Bow Lake transfer station, and the new Facteria/Eastgate transfer stations (at the existing site or an alternative site in Bellevue), and two new transfer stations (NE Lake Washington and South County) would be similar to those generally described in the 2001 final EIS (King County 2001, Appendix H) and the 1993 EIS for the replacement of the Facteria transfer station (Bellevue 1993). Potential impacts include those due to construction vehicles and workers, deliveries of construction materials, road closures during construction and long-term impacts on roadways in the vicinity of the transfer station associated with their operation. The site selection process and mitigation measures developed by the county for the new sites would minimize significant transportation impacts associated with the new facilities.

**Page 3-12, third paragraph from top of page.**

Under Alternative 1, the construction of the Facteria/Eastgate transfer station would involve the use of both the existing Facteria transfer station site and an adjacent Eastgate site purchased in the 1990s, or an alternative site in Bellevue, for the development of a

new transfer station. The use of both the existing transfer station site and the Eastgate sites, or an alternative site in Bellevue, would allow construction to occur without the need to reroute self-haul or commercial customers, which would result in lesser transportation impacts on the ~~Factoria~~/Eastgate transfer station site, in the vicinity of the site, and throughout the system.

**Page 3-12, fourth paragraph from top of page.**

Under Alternative 1A, construction related to ~~the a new Factoria~~ transfer station at the existing Factoria site would require the temporary rerouting of customers to the Renton and Houghton transfer stations. The Conditional Use permit issued for the existing Factoria transfer station stipulates that transfer trucks entering or leaving the facility shall use Eastgate Way to access I-90 at the 150<sup>th</sup> Avenue SE interchange. It is assumed that half of the displaced customers would use the Renton station, and the other half would use the Houghton station. On the basis of the data in the King County cashiering system database, Alternative 1A could result in an immediate increase of 424 average weekday trips and 508 average weekend day trips at each station (Table 3-1). Relative to the existing traffic at these stations, these additional trips correspond to increases ranging from 68 to 97 percent at the Renton station and 50 to 52 percent at the Houghton station. The increases in traffic at the Renton and Houghton stations could potentially result in significant short-term increases in waiting times, queues that extend offsite, and congestion in the immediate vicinity of both stations.

**Page 3-13, first paragraph under heading “Alternative 2.”**

Alternative 2 differs from Alternatives 1 and 1A in that the Houghton transfer station would be retained as a self-haul-only facility rather than being closed, and the new NE Lake Washington transfer station would handle commercial haulers only. Similar to the no-action alternative and Alternative 1, Alternative 2 would include the use of both the existing Factoria transfer station site and the adjacent Eastgate site purchased in the 1990s, or an alternative site in Bellevue, for development of a new transfer station.

**Page 3-15, third paragraph under heading “Alternative 3.”**

Under Alternative 3, the Houghton station would be retained as a self-haul-only station (as with Alternative 2 and 2A), but the NE Lake Washington station would be a full-service facility (as with Alternatives 1 and 1A). Therefore, under Alternative 3, potential transportation impacts at the Houghton station would be less than those resulting from Alternatives 2 and 2A because a portion of the self-haul trips that would be handled by the Houghton station under Alternatives 2 and 2A would be handled by the NE Lake Washington station under Alternative 3. Under Alternative 3, potential transportation impacts at the transfer stations at both the Houghton and Factoria transfer stations or an alternative site in Bellevue (both self-haul only) would be less than those associated with the no-action alternative, under which both stations would accommodate self-haul and commercial trips. Under Alternative 3, potential transportation impacts at the Houghton

transfer station would be greater than those resulting from Alternatives 1 and 1A, under which the Houghton station would be eliminated.

**Page 3-16, first paragraph at top of page.**

Also, with Alternative 3, the Factoria station on the existing site, or an alternative site in Bellevue, would be converted to a self-haul-only facility. The resulting transportation impacts would be potentially less than those associated with the no-action alternative and would be concentrated on weekend days. Because the transfer station at both the Houghton and Factoria (or an alternative site in Bellevue) stations would be self-haul-only facilities, the new NE Lake Washington station would handle more commercial-haul traffic under Alternative 3 than under any of the other alternatives, and transportation impacts would be concentrated on weekdays, when most commercial hauling occurs. Reducing the number of facilities serving commercial customers to only one in the NE Lake Washington area could mean that, on average, commercial customers would travel longer distances than they would under the other alternatives.

**Page 3-25, second paragraph and two new paragraphs after the second paragraph under heading “Alternatives 1 and 1A.”**

If an alternative transfer station site in Bellevue is not selected, Alternative 1 may result in slightly greater operational noise impacts at the Factoria transfer station than Alternative 1A if under Alternative 1, access to a new facility on the Eastgate site is provided from SE 32<sup>nd</sup> Street. In that case, additional noise would be generated by truck traffic on the graded access road into the facility.

If an alternative transfer station site in Bellevue is pursued, the Solid Waste Division would evaluate potential sites using a set of criteria developed to rank the suitability of potential sites for new transfer stations. Application of the criteria is likely to result in a high rank for sites in areas where ambient noise levels are high and for sites that have no sensitive noise receptors nearby. Through this type of siting process, significant noise impacts are likely to be avoided or minimized.

The county’s siting process for a new transfer station would be accompanied by documentation to comply with SEPA. The SEPA documentation would identify likely noise impacts and describe feasible measures to mitigate impacts that could be significant. As a result of the application of siting criteria and the development of mitigation measures through the associated SEPA process, noise impacts from new transfer facilities are unlikely to be significant.

**Page 3-26, second paragraph under heading “Alternative 3.”**

Also, under Alternative 3, the Factoria transfer station would be rebuilt on the existing site, or an alternative site in Bellevue, and would be a self-haul-only facility. The noise impacts at that location would be correspondingly less than those resulting from



Alternatives 1, 1A, 2, and 2A, and they would be concentrated on weekend days. Because the transfer stations at both the Houghton and Factoria (or an alternative Bellevue site) transfer stations would be self-haul only, the majority of commercially hauled waste that would have been handled by these stations would be handled by the new NE Lake Washington transfer station. The new NE Lake Washington station would therefore handle more commercially hauled waste under Alternative 3 than under any of the other alternatives, and the noise impacts associated with that station would be correspondingly greater.

**Page 3-55, footnote below Table 3-6.**

- <sup>a</sup> Construction of ~~the a new~~ transfer station at the existing Factoria transfer station site under Alternative 1A is expected to require costly but undetermined mitigation measures. Until mitigation measures are determined, it is not possible to determine the capital cost of Alternative 1A. Costs for construction of a new transfer station on an alternative site in Bellevue under Alternative 1A are expected to be similar to those of other new transfer stations built by King County.



# **Part 5      Responses to Comments on the Draft EIS**

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## 5.1 Draft Supplemental EIS Comments and Responses

### Letter # 1 – Frank Iriarte, City of Tukwila

**1-1** — At the present time, the King County Council has not been presented with the waste export system plan recommendations and has not determined the waste export system plan configuration to be implemented once the Cedar Hills landfill closes, currently anticipated to occur in approximately 2015. For this reason, a site for the intermodal transfer facility, which would be necessary if rail or barge transport is used, has not been selected by King County. Consequently, the King County Solid Waste Division has not ruled out the potential for siting an intermodal transfer facility on the Fisher Flour Mill property on Harbor Island, along the Duwamish West Waterway in Seattle.

However, because the Fisher Flour Mill property (purchased by King County in 2003) is located on the waterfront, use of the site would need to conform with the Seattle Land Use Code, which stipulates that “all principal uses on waterfront lots shall be water-dependent, water-related, or non-water-dependent with public access” (SMC 23.60.90[B]). Use of the site for an intermodal transfer facility that incorporates barge operations for at least some waste transfer could be considered a water-dependent use.

-----Original Message-----

From: Frank Iriarte [<mailto:firiarte@ci.tukwila.wa.us>]

Sent: Friday, July 14, 2006 4:40 PM

To: Matteson, Sandra

Cc: Jim Morrow; Nora Gierloff; Rebecca Fox

Subject: Draft SEIS Comments

Good afternoon Sandra,

- Thank you for allowing partnering cities to comment on the KC Waste Export System Plan Draft Supplemental Environmental Impact Statement (SEIS). I have discussed City's concern with Kevin Kiernan this afternoon during the Metropolitan SW Management Advisory Committee Meeting (MSWMAC) regarding the potential Intermodal Transfer Facility along the Elliott Bay/Duwamish River (Fisher Flour Mill Property). I'm satisfied with the language modification that Kevin will make regarding intermodal facilities/long haul transport options in the waste export system plan recommendations. The language modification should eliminate the conflict between the two documents. With that, the City of Tukwila has only two remaining concerns on page 3-7, Intermodal Transfer Facilities:

**1-1**

**1-2** 1. During a MSWMAC meeting, at least one private hauler briefed that they have an intermodal facility that could support King County's waste export plan initiative. Why wasn't the private hauler's facilities considered as a potential Intermodal site? Recommend that the final document reflect the private hauler's facility as an option.

**1-3** 2. One of the potential sites listed on Page 3-7 of the draft document is a location "south of Seattle in the vicinity of existing BNSF and UP Railroad tracks". The description is vague and infers that the location may or may not be in Tukwila's City limits.

**1-4** To date, MSWMAC and the Interjurisdictional Staff Group have not decided on Intermodal Transfer Facilities locations. Obviously, as time gets closer to address specific site locations, the City wants to be fully engaged with discussions regarding any plan to site an intermodal facility within or outside the City limits. Thank You.

Frank

206-431-2445

**1-2** — The comment refers to the recent (2004) purchase of the Northwest Container Services, Inc., intermodal facility on Edmunds Street in Seattle by Waste Connections, Inc. The draft supplemental EIS discusses the fact that the waste export system plan evaluates three general options for ownership and operation of the improved transfer stations and intermodal facilities: public only; public-private partnership, and; private only. The draft supplemental EIS states on p 2-12, “The outcome of the evaluation was that the public only or public-private partnership options are feasible, but the private only option, in which the public sector is not involved in service delivery, rate setting, or long-term planning, is infeasible because it is not allowed under current state law or county policy.”

This supplemental EIS is a programmatic EIS in that it evaluates on a broad level the potential impacts of the waste handling system configuration, including the potential for intermodal transfer facilities necessary to allow King County to export waste after the closure of the Cedar Hills landfill. No specific sites for the development of an intermodal transfer facility are evaluated in the supplemental EIS. In addition, the county’s intent, under the public-private partnership option, would be to enter into contracts that require private parties to comply with the same performance standards as public agencies. For this reason, the public-only or public-private partnership options would not differ in terms of their environmental impacts, and the EIS does not address these options in the evaluation of impacts.

The King County Council will decide among various options for waste export system development, management, and operations, and some combination of public and/or public-private options is expected to be adopted by the County Council.

**1-3** — The King County Council has not been presented with the waste export system plan recommendations and has not determined the waste export system plan configuration to be implemented once the Cedar Hills landfill closes in approximately 2015. No determination has been made as to the specific location of an intermodal transfer facility.

The King County Solid Waste Division has developed a set of criteria for siting new facilities, including intermodal facilities. Initial work by the Solid Waste Division staff indicates that a site for intermodal operations would ideally be:

- Accessible to both railroads operating in western United States: BNSF Railway and Union Pacific Railroad
- Strategically located in relation to the county’s network of transfer stations to minimize the cost of short-haul truck transport
- Of sufficient size to handle the county’s projected waste stream
- Located in an industrial area with compatible uses
- Accessible to roads that can handle truck traffic.

Although a formal site selection process has not been completed by the county, it appears that sites meeting these criteria may be found in the area extending south from south Seattle to approximately the King County/Pierce County line.

**1-4** — The King County Solid Waste Division and the King County Council will continue to make every effort to be fully engaged with partnering cities to address the waste export system plan recommendations. Recommendations for specific sites will be the result of the application of a set of criteria developed by the Solid Waste Division (Appendix C) that rank the suitability of potential sites for new transfer or intermodal facilities. The process used to select each site would require a separate evaluation under the State Environmental Policy Act (SEPA). The site selection process and subsequent SEPA review process will provide ample opportunities for extensive coordination with agencies and partnering cities to resolve issues, involve the public, and develop appropriate mitigation for the identified adverse impacts.

## Letter # 2 – Ray Sturtz, SEPA Official, City of Woodinville

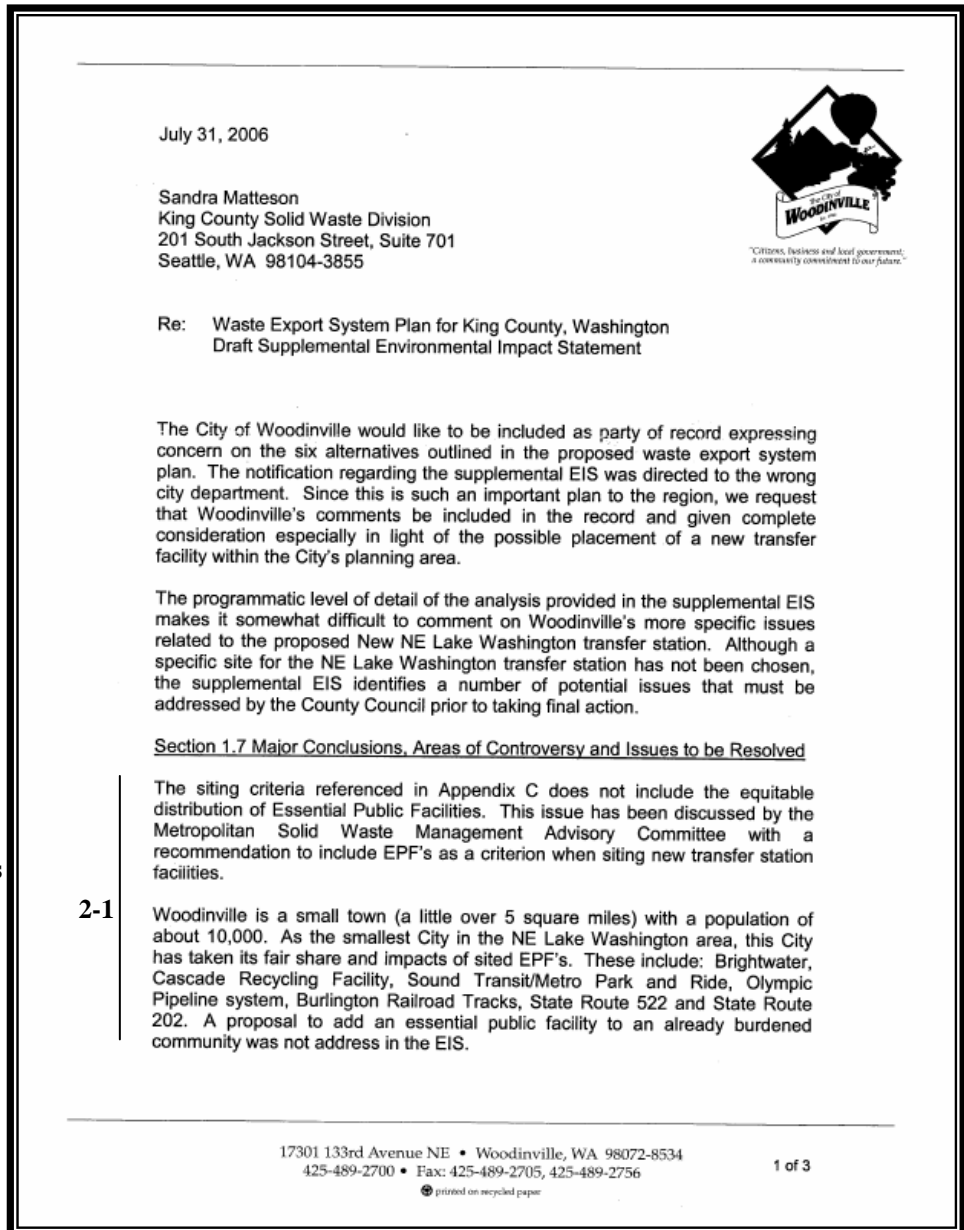
**2-1** — King County is committed to cooperating with partnering communities and all jurisdictions within the County to equitably site the solid waste facilities described in this Supplemental EIS.

Though the Siting Criteria referenced in Appendix C does not include a specific discussion of the equitable distribution of Essential Public Facilities (EPFs), King County addresses the siting of EPFs in the King County Comprehensive Plan. The equitable siting of solid waste facilities is discussed in the King County Final 2001 Comprehensive Solid Waste Management Plan, and codified in the King County Code.

Chapter Seven of The King County Comprehensive Plan states:

### **G. Essential Public Facilities**

The region will work cooperatively to site essential public facilities in an equitable manner. Essential public facilities are defined in the Growth Management Act and include large, usually difficult to site facilities such as prisons, solid waste facilities, and airports.



F-219 Proposed new or expansions to existing essential public facilities should be sited consistent with the King County Comprehensive Plan. Listed existing essential public facilities should be preserved and maintained until alternatives or replacements for such facilities can be provided.

F-220 King County and neighboring counties, if advantageous to both, should share essential public facilities to increase efficiency of operation. Efficiency of operation should take into account the overall value of the essential public facility to the region and the county and the extent to which, if properly mitigated, expansion of an existing essential public facility located in the county might be more economical and environmentally sound.

- F-221 King County should strive to site essential public facilities equitably so that no racial, cultural, or socio-economic group is unduly impacted by essential public facility siting or expansion decisions. No single community should absorb an inequitable share of these facilities and their impacts. Siting should consider environmental equity and environmental, economic, technical and service area factors. The net impact of siting new essential public facilities should be weighted against the net impact of expansion of existing essential public facilities, with appropriate buffering and mitigation. Essential public facilities that directly serve the public beyond their general vicinity shall be discouraged from locating in the Rural Area.
- F-222 A facility shall be determined to be an essential public facility if it has one or more of the following characteristics:
- a. The facility meets the Growth Management Act definition of an essential public facility;
  - b. The facility is on a state, county or local community list of essential public facilities;
  - c. The facility serves a significant portion of the county or metropolitan region or is part of a countywide service system; or
  - d. The facility is the sole existing facility in the county for providing that essential public service.
- F-223 Siting analysis for proposed new or expansions to existing essential public facilities shall consist of the following:
- a. An inventory of similar existing essential public facilities in King County and neighboring counties, including their locations and capacities;
  - b. A forecast of the future needs for the essential public facility;
  - c. An analysis of the potential social and economic impacts and benefits to jurisdictions receiving or surrounding the facilities;
  - d. An analysis of the proposal's consistency with policies F-219 through F-222;
  - e. An analysis of alternatives to the facility, including decentralization, conservation, demand management and other strategies;
  - f. An analysis of economic and environmental impacts, including mitigation, of any existing essential public facility, as well as of any new site(s) under consideration as an alternative to expansion of an existing facility;
  - g. Extensive public involvement; and
  - h. Consideration of any applicable prior review conducted by a public agency, local government, or citizen's group.

The King County Final 2001 Comprehensive Solid Waste Management Plan includes on pages 6-2 through 6-5 specific policies regarding transfer systems. Among these is policy RTS-11 which ends with the statement, "The system as a whole shall be assessed to maximize the equitable distribution of full service facilities." This policy is also contained in Title 10.25.050.

The King County Code states in section 10.08.030 Acquisition of solid waste disposal facilities:

The county may acquire by purchase, lease, contract with private parties or other necessary means, disposal facilities which are needed for disposal of solid waste generated and collected in King County and other jurisdictions with which an interlocal agreement exists, pursuant to K.C.C. 10.08.130. Selection of such disposal facilities shall be consistent with the King County Comprehensive Plan and all federal, state, and local requirements, including, but not limited to, comprehensive land use planning, fire protection, water quality, air quality, and the consideration of aesthetics. **To the extent practicable, solid waste disposal facilities shall be located in a manner which equalizes their distribution around the county, so that no single area of the county will be required to absorb an**



**undue share of the impact from these facilities.** (emphasis added) More than one alternative must be considered and evaluated in the siting of planned solid waste disposal facilities. The county may acquire disposal facilities on a continuing basis, as is required by the volume of solid waste generated and collected with the county. (Ord. 8891 § 9, 1989; Ord. 8069, 1987; Ord. 7708 § 1 (part), 1986)”

When King County sites EPFs, including solid waste facilities, the overriding consideration is to locate the facility where they best provide for the health, safety, welfare, access, and intended use of the public. The County recognizes that large EPFs may have impacts on a community. For that reason, and in conjunction with the policies cited above, the County will exercise care to conduct an equitable process for site selection and to identify and mitigate adverse environmental impacts identified through SEPA review.

2-2 — At the present time, King County’s policy regarding acceptance of waste generated in other counties is contained in King County Code 10.08.050 C:

“Notwithstanding any other provision of this chapter, no municipal corporation or agent thereof or any commercial hauler shall deposit in any King County solid waste disposal facility solid waste generated or collected within the boundaries of a jurisdiction which has not entered into a written use agreement with King County unless otherwise authorized use through special rate class established by ordinance. (Ord. 8946, 1989: Ord. 8891 § 11, 1989: Ord. 8613 § 3, 1988: Ord. 7891 § 1 (part), 1986: Ord. 7708 § 1, 1986)”

The analysis contained in this Supplemental EIS includes approximately 3.5 percent of system-wide waste handled by King County that originated in Snohomish County. Any future

projections of waste tonnage and operating costs used in the EIS analysis includes projections based on the 3.5 percent of waste handled that originated in Snohomish County.

However, no site has been selected for a proposed NE Lake Washington transfer station under Alternatives 1, 1A, and 3. The site selection process and application of the siting criteria for the proposed new NE Lake Washington transfer station under Alternatives 1, 1A, and 3 would require compliance with the State Environmental Policy Act (SEPA). The SEPA process associated with site selection will include site-specific environmental and transportation analyses, including estimates for trip generation and impacts on roadways from self-haulers originating in Snohomish County. Text has been added under the heading “Alternatives for the County’s Transfer Station System” to reflect the comment. The added text is shown in Part 4, Section 4.1 “Errata.”

2-3 — Regarding the adequacy of the SEPA analysis as it relates to the acceptance of waste generated and collected in Snohomish County, please refer to the response provided for question 2-2.

2-2	<p><u>2.3 Description of Alternatives Evaluated in the EIS</u></p> <p>Comparison of Environmental Impacts of the Alternatives</p> <p>The comparison of environmental impacts for alternatives 1, 1A, and 3 do not appear to include analysis related to the increased volume of self-haul traffic that would likely come from south Snohomish County. The EIS should address these impacts.</p> <p>Alternatives 2, 2A, and 4 may address the self-haul traffic from south Snohomish County by limiting access to the NE Lake Washington transfer station to commercial traffic only.</p>
2-3	<p><u>3.2 Transportation</u></p> <p>Under the no action alternative, the supplemental EIS assumes that potential impacts on the transportation system in the vicinity of the new NE Lake Washington transfer station would be expected because the new facility is likely to absorb as much as half the daily trips from the nearby Houghton transfer station, if it remains open. The change in daily trips is expected to take place as customers from Houghton switch to NE Lake Washington.</p> <p>The supplemental EIS does not mention impacts from South Snohomish residents who would likely switch from the Snohomish County Mount Lake Terrace or Sultan transfer stations. The City of Woodinville and surrounding transportation infra-structure is limited considering the volume of traffic that occurs in the City daily. Any additional EPF will only exacerbate traffic conditions. As the supplemental EIS reports, “Currently the majority of trips to transfer stations (approximately 78 percent) are made by self-haul customers.” Proximity to south Snohomish County has the potential to draw significantly more customers to the King County solid waste system.</p> <p>Specific SEPA transportation analysis <u>must</u> be conducted for the preferred alternative, including estimates for trip generation, transportation operational analysis that assume cross county use of a solid waste transfer station.</p>
2-4	<p><u>3.3 Environmental Health - Noise</u></p> <p>Alternatives 1 and 1A</p> <p>It seems premature to assume, as the supplemental EIS does, that potential noise impacts associated with the construction and operation of the NE Lake Washington facilities will be mitigated by the county site selection process and mitigation measures developed during the SEPA process.</p>

2 of 3

Any recommendations for specific sites will follow a set of criteria developed by the Solid Waste Division (Appendix C) to rank the suitability of potential sites for new transfer or intermodal facilities. The site selection process and application of the siting criteria would require compliance with the State Environmental Policy Act (SEPA). The SEPA process associated with site selection will include site-specific transportation analyses, including estimates for trip generation and operationally generated transportation impacts. The site selection process and associated SEPA process will provide for extensive agency and partnering cities coordination, resolution of issues, involvement of the public, and development of appropriate mitigations to adverse impacts.

**2-4** — This Supplemental EIS is a programmatic EIS in that it evaluates the potential impacts, on a broad level, of the waste handling system configuration, including the potential for new transfer facilities, necessary to allow King County to export waste after the closure of the Cedar Hills Landfill. No specific sites are evaluated in this Supplemental EIS relative to the development of a new transfer facility.

Any recommendations for specific sites will follow a set of criteria developed by the Solid Waste Division (Appendix C) to rank the suitability of potential sites for new transfer facilities. Application of the site selection criteria will tend to give a lower ranking to sites where significant noise impacts could occur. The evaluation conducted under the State Environmental Policy Act (SEPA) during site election would include estimates for noise impacts on sensitive receptors. Measures developed to mitigate significant noise impacts would be reflected in specific design features that reduce noise impacts from construction and operation of the transfer facility.

**2-5** — Regarding the adequacy of the SEPA analysis as it relates to the acceptance of waste generated and collected in Snohomish County, please refer to the response provided for question 2-2.

The operating costs included in Table 3-6 of Section 3.7, Public Services and Utilities – Solid Waste, do not include additional waste diverted from Snohomish County to King County as a result of customers switching from the Mount Lake Terrace and/or Sultan transfer stations.

The operating costs cited are based on projected waste volumes anticipated, which are derived from historical waste volumes entering the King County waste handling system, expected population growth, and estimated per capita waste generation. To the extent that 3.5 percent of the waste that has historically entered the King County waste system came from Snohomish County, the projected operating costs include the cost to handle that waste volume.

**2-4**  
Cont.

Since a site for the NE Lake Washington facility has not been selected, the impacts are unknown. Woodinville recommends deleting the last sentence on page 3-25 pending site selection, *"Nonetheless, the county site selection process, as well as mitigation measures developed during the SEPA process associated with that site selection process, would minimize significant noise impacts from these new facilities."*

3.7 Public Services and Utilities – Solid Waste

Action Alternatives (Table 3-6)

**2-5**

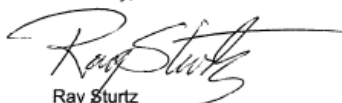
Do the operating costs include additional waste diverted from Snohomish County to King County as a result customers switching from Mount Lake Terrace and/or Sultan?

**2-6**

Additional information is needed regarding possible impacts from siting a new transfer station in a relatively small community. The environmental impact statement should address the disproportionate (per capita) burden and fiscal/public safety/traffic impacts a proposed facility will have compared to other cities within the solid waste transfer system.

Thank you for you time and consideration. Please feel free to contact me if you have any questions regarding these comments.

Sincerely,

  
Ray Sturtz  
City of Woodinville  
SEPA Official

3 of 3

**2-6** — Comment noted. Regarding the county's treatment of equitable distribution of solid waste facilities, please refer to the response provided for comment 2-1.

Any recommendations for specific sites will follow a set of criteria developed by the Solid Waste Division (Appendix C) to rank the suitability of potential sites for new transfer facilities. The site selection process will require compliance with SEPA. Site-specific SEPA analysis will include analysis of the fiscal, public safety, and traffic impacts associated with a proposed facility.

## **Part 6      References and Distribution List**

---



## 6.1 References

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Seattle, City of. 2005. Final Supplemental Environmental Impact Statement, City of Seattle Solid Waste Intermodal Transfer Facility. Seattle Public Utilities, Seattle, Washington. August 2005.

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## 6.2 Distribution List

### Federal Agencies

U.S. EPA, Region 10

### State of Washington

Department of Ecology, Environmental  
Review Section  
Department of Ecology, SEPA Section  
Department of Transportation, Northwest  
Region

### Regional Agencies

Puget Sound Clean Air Agency  
Puget Sound Regional Council  
Suburban Cities Association

### King County

Ron Sims, Executive  
County Council  
    Bob Ferguson, District 1  
    Larry Gossett, District 2  
    Kathy Lambert, District 3  
    Larry Phillips, District 4  
    Julia Patterson, District 5  
    Jane Hague, District 6  
    Pete von Reichbauer, District 7  
    Dow Costantine, District 8  
    Reagan Dunn, District 9  
Public Health–Seattle and King County,  
Environmental Health Division

### Local Jurisdictions

City of Algona  
City of Auburn  
City of Bellevue  
Town of Beaux Arts Village  
City of Black Diamond  
City of Bothell  
City of Burien  
City of Carnation  
City of Clyde Hill  
City of Covington  
City of Des Moines  
City of Duvall  
City of Enumclaw  
City of Federal Way  
Town of Hunts Point  
City of Issaquah  
City of Kenmore  
City of Kent  
City of Kirkland  
City of Lake Forest Park  
City of Maple Valley  
City of Medina  
City of Mercer Island  
City of Newcastle  
City of Normandy Park  
City of North Bend  
City of Pacific  
City of Redmond  
City of Renton  
City of Sammamish  
City of SeaTac  
City of Shoreline  
City of Skykomish  
City of Snoqualmie  
City of Tukwila  
City of Woodinville  
City of Yarrow Point

## **Organizations**

Metropolitan Solid Waste Management  
Advisory Committee  
Jean Garber, Chair

Solid Waste Advisory Committee  
David Allison  
Carolyn Armanini, 2006 Chair  
William A. Beck  
Robert Beckwith  
Joe Casalini  
Don Freas  
Steve Goldstein  
Jerry Hardebeck, 2006 Vice-Chair  
Joan McGilton  
Chris Paulson  
Max L. Pope  
Carolyn Prentice  
Ray Schlien  
Relaena Sindelar  
Judy Stenberg  
Joe Tessier  
Dave Whitley

## **Private Utilities**

Allied Waste Industries  
Waste Connections, Inc.  
Waste Management, Inc.

## **Local Libraries**

King County Library System  
Renton Public Library  
Seattle Public Library

## **APPENDIX A**

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### **Determination of Significance and Request for Comments on the Scope of the Environmental Impact Statement for the King County Waste Export System Plan**



# **Determination of Significance and Request for Comments on the Scope of the Environmental Impact Statement for the King County 2006 Waste Export System Plan**

## **Proponent, Location, and Description of Proposal**

In 2001, The King County Department of Natural Resources and Parks, Solid Waste Division, published the *Final 2001 Comprehensive Solid Waste Management Plan*. An environmental impact statement (EIS) was prepared to evaluate alternatives related to the management of the county's solid waste; the EIS was included as an appendix to the 2001 solid waste management plan. The *Final 2001 Comprehensive Solid Waste Management Plan* contains policies that include beginning the export of King County's solid waste to an out-of-county landfill when the Cedar Hills Regional Landfill reaches its design capacity, now estimated to occur in 2015. This policy decision has led to the need for the development of the 2006 waste export system plan, which is the subject of this EIS. The objectives of the waste export system plan are the following:

- To determine the configuration for the urban area transfer system for the next 20 years, including which of the existing transfer stations should remain, which ones should be rebuilt, which ones should be reprogrammed, and which ones should be closed.
- To determine the general timing for beginning the export of solid waste to an out-of-county landfill.
- To determine whether the Solid Waste Division should conduct a study on the feasibility and desirability of extending the life of the Cedar Hills Regional Landfill

The alternatives that King County Solid Waste Division proposes to evaluate in this EIS for the 2006 waste export system plan fall into two categories:

- Transfer system alternatives
- Alternatives for the timing of waste export.

These categories of alternatives are described in the following subsections, along with the alternatives in each category.

## **Transfer System Urban Area Alternatives**

The transfer system alternatives will consist of six action alternatives and a no-action alternative for the upgrade, closure, and/or construction of transfer facilities throughout King County. The no-action alternative would implement the current Plan. There are currently 10 transfer and drop box facilities in the King County system. Included in the six action alternatives are a range of options. Up to three facilities could be permanently closed, and up to four new facilities could be constructed. Up to three existing facilities could be changed to self-haul only, and up to three new or existing facilities could become commercial-haul only.

## **Alternatives for the Timing of Waste Export**

- No-action alternative: initiation of waste export when the Cedar Hills Regional Landfill reaches capacity. This is consistent with the current plan.
- Alternative X1: full early export (close the Cedar Hills Regional Landfill before it reaches capacity and export 100 percent of the county's solid waste)
- Alternative X2: partial early export (export a portion of the county's solid waste before the Cedar Hills Regional Landfill reaches capacity; when the Cedar Hills Regional Landfill reaches capacity, export of all the county's solid waste would begin.)

The timing of initiation of full or partial early export under Alternatives X1 or X2 is uncertain, but could occur between 2010 and 2014. Under Alternative X2, the portion of the county's solid waste that would be exported is likely to be between 20 and 60 percent.

The alternatives for the timing of waste export could affect the life of the Cedar Hills Regional Landfill, the level of activity onsite and the traffic to the site. For this EIS, it is assumed that any changes to the life of the Cedar Hills Regional Landfill would occur within the limitations imposed by the existing land use permits under which the landfill operates. As a result of its consideration of the waste export plan, the County may study options for extending the life of the landfill. If such a study is performed, the Solid Waste Division would prepare appropriate environmental documentation to comply with SEPA requirements at the time that the study is conducted.

## **Requirement for EIS**

As the lead agency for the environmental review process under the State Environmental Policy Act, King County Solid Waste Division has determined that at least one of the alternatives under consideration has the potential to result in adverse impacts on the environment. In accordance with *Revised Code of Washington*, Section 43.21C.030(2)(c), and *King County Code*, Chapter 20.44, an EIS will be prepared.

King County Solid Waste Division has identified the following environmental elements for a detailed evaluation in the EIS:

- Transportation
- Noise
- Air quality and odor
- Energy and natural resources
- Land and shoreline use
- Services and utilities

The following environmental elements, which are unlikely to result in significant adverse impacts, will be evaluated in limited detail:

- Earth
- Water
- Plants and animals
- Hazardous materials
- Aesthetics and visual quality
- Recreation
- Historic and cultural resources

Potential impacts on earth (geohazard areas and soil erosion), water (pollutants and runoff rates), plants and animals (threatened and endangered species, stream corridors, and wetlands), and hazardous materials (preexisting pollutants onsite and handling of hazardous materials) are closely regulated in King County, and compliance with regulations should reduce all related impacts to a level that is below the level of significance. The siting criteria for new facilities to be included in the waste export system plan will prevent most impacts on recreational, aesthetic, cultural, and historic resources. Compliance with zoning and land use regulations will also reduce the potential aesthetic impacts of any facility. New individual facilities considered in the plan will also undergo additional environmental review as required under the State Environmental Policy Act.

## **Comments on Scope of EIS**

Agencies, affected tribes, and the public are invited to comment on the scope of the EIS. Comments on the alternatives, mitigation measures, probable significant adverse impacts, and required licenses or other approvals are welcome. Written comments on the scope of the EIS may be sent to the contact person indicated below and must be postmarked ON OR BEFORE April 28, 2006.

## **Contact Person**

Theresa Koppang, Lead Planner  
 King County Solid Waste Division  
 201 South Jackson Street, Suite 700  
 Seattle Washington 98104  
 Telephone: 206-296-4360

## **Responsible Official**

Theresa Jennings, Director  
King County Solid Waste Division  
201 South Jackson Street, Suite 700  
Seattle Washington 98104

## **Date of Determination of Significance**

April 7, 2006.



## **APPENDIX B**

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### **Fuel Use and Emission Calculations for Long-Haul Transport**



## Fuel Use and Emissions Calculations for Long-Haul Transport

This appendix includes calculations of fuel use and emissions for the three long-haul transport options: barge, truck and rail. Emissions of three air pollutants for which regulatory criteria have been promulgated are estimated here: nitrogen oxides, carbon monoxide, and particulate matter with a diameter of less than 10 microns (PM<sub>10</sub>). Carbon dioxide is used as a measure of greenhouse gas emissions. Table B-1 presents the relative distances, haul times, haul capacities, and fuel use for each mode of transport. Table B-2 presents emissions estimates as pounds of pollutants per ton of waste for each mode of transport. The estimates of emissions take into account travel distance, travel time, fuel use, and engine efficiency.

The results of the analysis indicate that rail transport would produce the lowest emissions per ton of waste for each of the air pollutants listed above and carbon dioxide. Rail transport would also use the lowest absolute amount of fuel.

**Table B-1. Distances, hauling times, hauling capacities, and fuel use for each mode of solid waste transport.**

Waste Hauling Variables	Barge	Truck	Rail
Waste hauled per year (short tons) <sup>a</sup>	1,300,000	1,300,000	1,300,000
Days of hauling per year <sup>a</sup>	362	362	362
One-way travel distance (miles) <sup>a, b</sup>	800	260	350
Travel time (round trip) (days) <sup>a</sup>	11	2	3
Minimum number of containers needed (not including spares or emergency backup capacity) <sup>a</sup>	1,760	320	480
Number and frequency of transports per day <sup>a</sup>	2 to 3	163	0.6
Number of trips per year	905	59,006	207
Tons per round trip	1,436	22	6,285
Ton-mile per gallon fuel efficiency	514	163	1,550
Average fuel economy (miles/gallon)	0.36	7.26	0.25
Diesel weight conversion (pounds/gallon)	9.24	9.24	9.24
Gallons of diesel fuel used per round trip	4,471	72	2,838
Weight of diesel fuel used per round trip (metric ton)	19	0.3	12
Gallons of diesel fuel used per year <sup>c</sup>	4,046,255	4,226,325	587,466

<sup>a</sup> Source: King County (2006).

<sup>b</sup> Assumed travel distance to a facility in south-central Washington or north-central Oregon.

<sup>c</sup> Actual values may differ slightly due to rounding.

**Table B-2. Emissions estimates per ton of waste, for each mode of transportation.**

<b>Pollutant</b>	<b>Factor (grams pollutant/gallon)</b>	<b>Pollutant Emissions (grams/round trip)</b>	<b>Pollutant Emissions (pounds/round trip)</b>	<b>Pollutant Emissions (pounds/waste ton)</b>
<b>BARGE</b>				
Nitrogen oxides	315.39	1,410,257	3,109	2.164
Carbon monoxide	17.34	77,530	171	0.119
Carbon dioxide	10,084	45,090,440	99,407	69.203
Particulate matter	7.13	31,895	70	0.049
<b>TRUCK</b>				
Nitrogen oxides	58.53	4,193	9	0.420
Carbon monoxide	7.99	572	1.261	0.057
Carbon dioxide	10,084	722,270	1,592	72.275
Particulate matter	0.94	68	0.149	0.007
<b>RAIL</b>				
Nitrogen oxides	163.7	464,609	1,024	0.163
Carbon monoxide	27.4	77,766	171	0.027
Carbon dioxide	10,084	28,620,157	63,007	10.040
Particulate matter	5.7	16,178	36	0.006

The assumptions, methodology, and source information for the estimates in Table B-2 are provided in the following subsections.

## Barge

- A total weight of 1.3 million tons of solid waste annually was used as the basis for calculations.
- A line-haul tug will be used for barge transport.
- Average horsepower (hp) for a line-haul tug is 4,000 hp (Koi 2006).
- Fuel efficiency is 1 gallon per ton per 514 miles (USDA 2004). This figure was used for both the loaded trip and the unloaded return trip.
- The three landfills closest to King County (Columbia Ridge, Roosevelt, and Finley Buttes) are within 30 miles of each other on the Columbia River. Although this general location was used for the analysis of emissions for this transport option, it will not necessarily be used for the disposal of King County's waste.

- Tugs will be required to make a round trip, and the return trip was assumed to be a deadhead load; all emissions from the round trip were based on the tonnage of waste transported to the landfill.
- Pollutant factors and factors for greenhouse gas emissions, expressed as kilograms of pollutant per metric ton of fuel used, were obtained from two sources (Rideout 1998; Carlton et al. 1975).
- Standard conversions were used: 9.24 pounds per gallon of heavy diesel; 1 U.S. (short) ton = 2000 pounds; 1 metric ton = 2,205 pounds.
- The Code of Federal Regulations, Title 40, Section 600.113 (40 CFR 600.113) provides a value of 2,778 grams of carbon content per gallon of diesel. The U.S. Environmental Protection Agency estimates carbon dioxide emissions from fuel from the heat content of the fuel and carbon content coefficients in terms of carbon content per quadrillion British thermal units (BTU). The Intergovernmental Panel on Climate Change guidelines for calculating emissions inventories require that an oxidation factor of 99 percent be applied to the carbon content to account for a small portion of the fuel that is not oxidized into carbon dioxide. To calculate the carbon dioxide emissions from a gallon of diesel fuel, the carbon emissions are multiplied by the ratio of the molecular weight of carbon dioxide to the molecular weight of carbon, or 44/12. The carbon dioxide emissions factor is calculated as follows:  $2,778 \text{ grams} \times 0.99 \times (44/12) = 10,084 \text{ grams/gallon}$ .

## Truck

- A total weight of 1.3 million tons of solid waste annually was used as the basis for calculations.
- A heavy-duty truck with a gross vehicle weight of less than 105,000 pounds will be used for truck transport.
- Fuel efficiency is 1 gallon per ton per 163 miles (USDA 2004). This figure was used for both the loaded trip and the unloaded return trip.
- The three landfills closest to King County (Columbia Ridge, Roosevelt, and Finley Buttes) are within 30 miles of each other on the Columbia River. Although this general location was used for the analysis of emissions for this transport option, it will not necessarily be used for the disposal of King County's waste.

- Trucks will be required to make a round trip, and the return trip was assumed to be a deadhead load; all emissions from the round trip were based on the tonnage of waste transported to the landfill.
- Pollutant factors, expressed as grams of pollutant per mile, were obtained from *Assessing the Effects of Freight Movement on Air Quality at the National and Regional Level, Final Report* (FHWA 2005).
- The Code of Federal Regulations, Title 40, Sections 600.113 (40 CFR 600.113) provides a value of 2,778 grams of carbon content per gallon of diesel. The U.S. Environmental Protection Agency estimates carbon dioxide emissions from fuel from the heat content of the fuel and carbon content coefficients in terms of carbon content per quadrillion BTU. The Intergovernmental Panel on Climate Change guidelines for calculating emissions inventories require that an oxidation factor of 99 percent be applied to the carbon content to account for a small portion of the fuel that is not oxidized into carbon dioxide. To calculate the carbon dioxide emissions from a gallon of diesel fuel, the carbon emissions are multiplied by the ratio of the molecular weight of carbon dioxide to the molecular weight of carbon, or 44/12. The carbon dioxide emissions factor is calculated as follows:  $2,778 \text{ grams} \times 0.99 \times (44/12) = 10,084 \text{ grams/gallon}$ .

## Rail

- A total weight of 1.3 million tons of solid waste annually was used as the basis for calculations.
- Three locomotives (each with 4,000 hp) producing 1.6 horsepower to trailing tonnage (hptt) will be required for each train. Emissions data are per train.
- Fuel efficiency generally averages 1 gallon per ton per 1,550 miles (Lyman 2006).
- The three landfills closest to King County (Columbia Ridge, Roosevelt, and Finley Buttes) are within 30 miles of each other on the Columbia River. Although this general location was used for the analysis of emissions for this transport option, it will not necessarily be used for the disposal of King County's waste.
- Trains will be required to make a round trip, and the return trip was assumed to be a deadhead load; all emissions from the round trip were based on the tonnage of waste transported to the landfill.

- Pollutant factors, expressed as grams of pollutant per mile, were obtained from *Assessing the Effects of Freight Movement on Air Quality at the National and Regional Level, Final Report* (FHWA 2005).
- The Code of Federal Regulations (40 CFR 600.113) provides a value of 2,778 grams of carbon content per gallon of diesel. The U.S. Environmental Protection Agency estimates carbon dioxide emissions from fuel from the heat content of the fuel and carbon content coefficients in terms of carbon content per quadrillion BTU. The Intergovernmental Panel on Climate Change guidelines for calculating emissions inventories require that an oxidation factor of 99 percent be applied to the carbon content to account for a small portion of the fuel that is not oxidized into carbon dioxide. To calculate the carbon dioxide emissions from a gallon of diesel fuel, the carbon emissions are multiplied by the ratio of the molecular weight of carbon dioxide to the molecular weight of carbon, or 44/12. The carbon dioxide emissions factor is calculated as follows:  
$$2,778 \text{ grams} \times 0.99 \times (44/12) = 10,084 \text{ grams/gallon.}$$

## References

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Rideout, G. 1998. BC Ferries Emissions Test Program, Report for BC Ferry Corporation. ERMD Report 98-26711. Environment Canada, Emissions Research Management Division, Ottawa, Ontario.

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## **APPENDIX C**

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### **Solid Waste Facility Siting Plan**



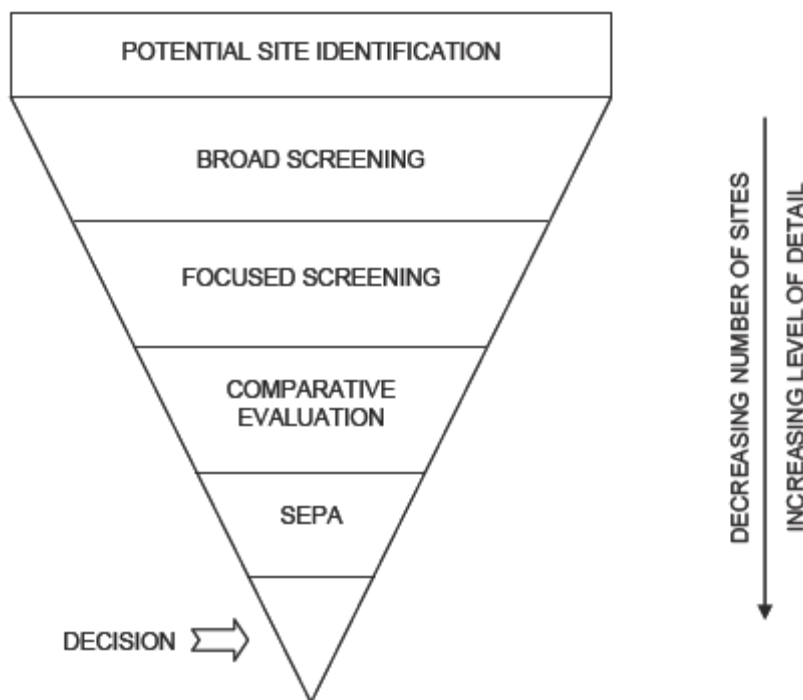
# Solid Waste Facility Siting Plan

## INTRODUCTION

### Siting and Facility Implementation

Selection of a site for a solid waste facility is often the most public and controversial step in the overall facility development process. However, the other steps leading up to selection are also vitally important. Figure 1 outlines the steps in implementing a solid waste facility. The siting process is preceded by at least two steps. First, the Comprehensive Solid Waste Management Plan establishes the service needs and identifies the area of intended service, whether local or regional. Then, the county makes budget decisions concerning the scope and schedule of the project

Figure 1 Site evaluation process



### About the Siting Process

#### Why And How Often Must King County Find Solid Waste Sites?

Under state and federal law, King County is given solid waste management planning authority. In addition to the facilities provided by private operators, the county may develop its own facilities to meet solid waste management needs identified through its planning efforts. Sites may be needed both for new types of facilities that do not exist in

King County's solid waste management system (e.g., waste export transfer facilities and Waste to Energy (WTE) facilities) and for replacing current facilities that may be operating at or beyond permitted site capacity (e.g. older transfer stations). Facilities such as transfer stations and recycling facilities may be upgraded to meet changing needs. Sites of sufficient size and proper location can serve indefinitely if land use and transportation patterns persist. Solid waste facilities are essential public facilities but are not viewed as desirable neighbors. They provide valuable service to a large area, while their potential impacts may be felt only by their nearest neighbors. See Figure 2 for a map of existing facilities.

Figure 2 Locations Of Solid Waste Facilities By Geographic Area



### Why Is A Siting Plan Needed And What Should It Do?

Solid waste facilities are each unique in setting and function. Although the fundamental process used to find sites for these facilities is fairly well established, individual siting processes employ different procedures. This is in large part due to differences in

community and neighborhood values, local permitting requirements, and the physical setting of each facility. A general siting plan can unify the management approach to the siting process and help ensure that it attains the standards set by the County.

The public must be given an opportunity to understand and participate in the process. This will be made easier if the process conforms to a recognizable pattern. Elected officials, who must make decisions, may hear comments favoring or opposing the siting of a facility. A plan will allow differentiation between criticism of the siting process and concerns about a specific site.

In summary, the purpose of the siting plan is threefold:

1. It serves as a guide for the Solid Waste Division as it conducts facility siting efforts.
2. It provides a reasoned and evenhanded process to be used in selecting sites for what are often locally very unpopular facilities; it also shows where and how the public can provide input into the siting process.
3. For elected officials the plan communicates policy guidance to county staff and provides a tool for assessing the quality of individual siting recommendations that are developed.

### How Specific Should The Plan Be?

In the next 20 years, the solid waste management system may site a variety of facility types and sizes throughout King County. In the near term, the Solid Waste Export System Plan considers siting of several transfer stations. This plan outlines the siting process as it would apply to other solid waste facilities including processing, intermodal, and waste to energy (WTE) facilities. Current county policy states that WTE will not be an option for solid waste management. Policy also states that another landfill will not be sited in King County. If these policies change, this siting process also would apply to a landfill or WTE facilities.

Solid waste facilities present unique siting problems due to their disposal and handling processes, site size requirements, and potential environmental impacts. The general facility siting plan must also apply to facility siting efforts that will be carried out over a number of years. These factors emphasize the need for the siting plan to focus on those elements of facility siting that can and should be common to all solid waste siting efforts.

## BACKGROUND

### Description of Facility Types

This section briefly describes the major features of the solid waste facilities for which this siting plan has been developed. It does not attempt to address all features or potential impacts of these facilities. Such matters would be addressed in detail in the environmental review process associated with a facility-specific siting study.

### **Transfer Stations and Materials Recovery Facilities:**

A transfer station is used to combine the solid waste loads of many smaller-capacity vehicles into a smaller number of large, highly compacted loads for transport to a disposal site. Passenger cars, light trucks, and collection packer vehicles deposit waste into a covered receiving area or directly into large transfer trailers. The trailers are then transported off-site for ultimate disposal.

Recycling processing may also occur at a transfer station. Recyclables may be separated from waste or may be prepared for market. At a materials recovery facility (MRF), various parts of the waste stream are separated out for recycling and the remainder is either disposed or further processed; for example, to produce refuse-derived fuel (RDF). A transfer station or MRF may also incorporate facilities for composting the organic portion of the waste stream.

Truck and car traffic and their related impacts are the primary concerns when siting a transfer station or MRF. Odor concerns can be a primary concern with a transfer station. Dust generation can be a primary concern with a MRF.

### **Solid Waste Intermodal Facility:**

A solid waste intermodal facility is a location where sealed containers containing solid waste are transferred from one mode of transportation to another. The most common local example of this type of facility takes containers of solid waste from trucks and loads them onto trains. An intermodal facility could also move containers from trucks or trains and place them onto barges for water transport. Solid waste is not handled at an intermodal facility; containers are moved but not opened. The intermodal function may be co-located with a transfer facility. An intermodal facility must have access to two or more modes of transportation.

Traffic is the dominant impact of an intermodal facility.

### **Waste to Energy Facility (WTE)**

The most common type of WTE facility accepts unprocessed or preprocessed mixed solid waste and, through incineration, produces an energy product, usually steam or electricity, which is used by a utility or industry. The primary purpose of this facility type is to reduce the volume and weight of waste and to alter the characteristics of the waste by oxidizing it. This oxidization process produces air emissions and an ash residue which must be disposed of in an incinerator ash landfill. High-efficiency air cleaning equipment is provided to filter the air emissions to ensure compliance with air quality requirements.

Traffic and air emissions are the dominant impact of a WTE facility.

### **Siting Location Constraints**

The siting of a solid waste facility site is governed by both the location of the identified service area and specific siting location constraints imposed by the county. The service area determination recognizes a solid waste management need within a specific area.

A siting area constraint is a policy decision that limits the area in which a prospective facility is to be located.

Siting constraints for smaller local service facilities are usually functions of service need, land use and transportation patterns, zoning, and land availability. For example, a transfer station will serve best if it can be located within its intended service area. If it cannot be located near the center of waste generation, use may be inconvenient, may result in higher collection costs, and the facility may be underutilized.

For large regional service facilities—such as landfills and WTE—legal, political, and cost issues form the basis of site location constraints. The location of a landfill may be restricted to a portion of the regional service area or outside of the service area entirely.

The county has the greatest degree of legal and political control in the unincorporated area of the county. Within incorporated areas, the county has to obtain land use permits from the host jurisdiction. While there may be some additional challenges associated with working with another jurisdiction, there may also be offsetting advantages as citizens may feel their interests are better protected by an independent government.

Without an interlocal agreement, the county is severely limited in its ability to site and permit a solid waste facility. A jurisdiction in another county or a private developer could perform the siting and permitting functions for the county. However, before the county could transport waste to the facility, an interlocal agreement with the host community would be necessary.

Based on experience gained elsewhere, it may be anticipated that the solid waste facility siting process for major disposal and handling facilities will likely generate independent site offers from outside the service area. Thus, a siting process that is initially constrained to a local service area or to the county as a whole can evolve into a process of negotiating for solid waste facility capacity in a facility outside of the county.

## **SITING CRITERIA**

This section defines siting criteria and describes how they are developed for use in facility-specific siting studies. General criteria categories are discussed for each type of facility included in the siting plan, as called for in the *Guidelines for the Development of Local Solid Waste Management Plans and Plan Revisions* (WDOE 99-502.).

### **Introduction**

When solid waste facilities are sited and constructed there may be unavoidable adverse impacts on the natural and built environments. A goal of the siting process is to select sites that allow impacts to be reduced, eliminated, or mitigated. Sites are sought that achieve the above stated goal by virtue of their setting and onsite features. Solid waste siting criteria are developed to serve as the tests by which potential sites are analyzed

to determine their suitability. The impacts and requirements of the different types and sizes of solid waste facilities vary significantly. Those of a rural drop-box facility can be substantially different from those of a complex waste processing and incineration facility. The criteria used in judging the suitability of a site will therefore be different for each facility type. The purpose of siting criteria is to allow differentiation between sites, to distinguish those sites that are more suitable, and to help identify those that are unacceptable. The siting criteria will usually set forth a standard of acceptability and measure positive or negative divergence from this standard.

There are many desirable features of an ideal site. Most of these would not, if absent, constitute a reason for rejecting a site; they may be made up for by other attributes of a site or they may simply indicate that the site is not perfect. These features form the basis for developing relational criteria to compare different sites. "Physical exclusionary criteria" are criteria that define conditions under which it would be impossible to construct and operate a facility.

### Siting Criteria Categories

The process of developing facility-specific siting criteria will involve development of tests that identify desirable features of sites, differentiate between sites, and identify features that make a site unacceptable. To help direct the development of these tests, criteria may be organized into categories. One example of the various framework systems that can be utilized is the classification of elements of the environment set forth in the State Environmental Policy Act (Figure 3). Subcategories could be combined and further breakdown added where appropriate.



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Figure 3      SEPA Elements of the Environment (WAC 197-11-444)

- |  |  |
|--|--|
| <p>(1) Natural Environment</p> <p>(a) Earth</p> <ul style="list-style-type: none"><li>(i) Geology</li><li>(ii) Soils</li><li>(iii) Topography</li><li>(iv) Unique Physical Features</li><li>(v) Erosion/Enlargement of Land Area (Accretion)</li></ul> <p>(b) Air</p> <ul style="list-style-type: none"><li>(i) Air Quality</li><li>(ii) Odor</li><li>(iii) Climate</li></ul> <p>(c) Water</p> <ul style="list-style-type: none"><li>(i) Surface Water Movement/Quantity/Quality</li><li>(ii) Runoff/Absorption</li><li>(iii) Floods</li><li>(iv) Groundwater Movement/Quantity/Quality</li><li>(v) Public Water Supplies</li></ul> <p>(d) Plants and Animals</p> <ul style="list-style-type: none"><li>(i) Habitat for and Numbers or Diversity of Species of Plants, Fish, or Other Wildlife</li><li>(ii) Unique Species</li><li>(iii) Fish or Wildlife Migration Routes</li></ul> <p>(e) Energy and Natural Resources</p> <ul style="list-style-type: none"><li>(i) Amount Required/Rate of Use/Efficiency</li><li>(ii) Source/Availability</li><li>(iii) Nonrenewable Resources</li><li>(iv) Conservation and Renewable Resources</li><li>(v) Scenic Resources</li></ul> | <p>(2) Built Environment</p> <p>(a) Environmental Health</p> <ul style="list-style-type: none"><li>(I) Noise</li><li>(ii) Risk of explosion</li><li>(III) Releases or Potential Releases to the Environment Affecting Public Health, such as Toxic or Hazardous Materials</li></ul> <p>(b) Land and Shoreline Use</p> <ul style="list-style-type: none"><li>(i) Relationship to existing Land Use Plans and to Estimated Population</li><li>(ii) Housing</li><li>(iii) Light and Glare</li><li>(iv) Aesthetics</li><li>(v) Recreation</li><li>(vi) Historic and Cultural Preservation</li><li>(vii) Agricultural Crops</li></ul> <p>(c) Transportation</p> <ul style="list-style-type: none"><li>(i) Transportation Systems</li><li>(ii) Vehicular Traffic</li><li>(iii) Waterborne, Rail, and Air Traffic</li><li>(iv) Parking</li><li>(v) Movement/Circulation of People or Goods</li><li>(vi) Traffic Hazards</li></ul> <p>(d) Public Services and Utilities</p> <ul style="list-style-type: none"><li>(i) Fire</li><li>(ii) Police</li><li>(iii) Schools</li><li>(iv) Parks or Other Recreational Facilities</li><li>(v) Maintenance</li><li>(vi) Communications</li><li>(vii) Water/Stormwater</li><li>(viii) Sewer/Solid Waste</li><li>(ix) Other Governmental Services or Utilities</li></ul> |
|--|--|
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The Washington State Solid Waste Management Reduction and Recycling Act (RCW 70.95) lists the following categories of criteria for siting solid waste disposal facilities:

- |   |   |
|---|---|
| <ul style="list-style-type: none"><li>• Geology</li><li>• Groundwater</li><li>• Soil</li><li>• Flooding</li><li>• Surface water</li><li>• Slope</li></ul> | <ul style="list-style-type: none"><li>• Cover material</li><li>• Capacity</li><li>• Climatic factors</li><li>• Land use</li><li>• Toxic air emissions</li><li>• All other factors as determined by the department</li></ul> |
|---|---|

The following section will review the siting considerations of solid waste transfer stations and WTE facilities.

### General Criteria Review

The review included in this siting plan is general and intended to be a guide for initiating a full-scale siting study for a specific facility. Some of the location-specific standards discussed require evaluation of very detailed or widely-dispersed information and are

not appropriate for evaluating the county on a regional scale. These criteria are site-specific and would be used when evaluating sites during a facility-specific siting study. Other criteria can be evaluated on the regional scale.

Both regional and site-specific criteria are discussed below with emphasis placed on regional criteria. Also addressed are criteria that are important to solid waste facility siting in King County but which are not addressed in state regulations.

## Transfer Station/Recycling Processing Centers/Intermodal Facilities

Solid waste transfer stations and recycling processing centers are not subject to the siting criteria set forth in RCW 70.95.165. These facilities are intermediate solid waste handling facilities that are sited based on determination of local service area needs. Intermodal facilities are also not subject to the referenced criteria. They are regional facilities, potentially serving several transfer stations and potentially a single facility may serve the entire county. Because transfer stations, recycling processing centers and intermodal facilities are not subject to the broad regulatory locational constraints of landfills, and since local conditions and needs drive the siting of such facilities, countywide or regional mapping of siting criteria is not fruitful. The approach here is to discuss, for each category of criteria listed previously, the features that will tend to make a site more suitable for development. Throughout the discussion, when the term transfer station is used it refers to either a transfer station/recycling processing center combination facility or to a separate recycling processing center.

## Geology and Soil

The geology of subsurface materials is important in determining foundation stabilities for roadways and building structures. The best situation would occur if existing soil conditions were suitable for the foundation of the facility. Sites with unstable foundation materials will be very difficult and expensive to develop for transfer station use. The worst situations would be where there is substantial bedrock or subsurface drainage, high potential for earthquake potential or landslide, or hazard of coal mine shafts or sinkholes.

## Groundwater

Sites with shallow water tables have a high potential for flooding waste pit and transfer truck loading areas. Shallow water tables may be diverted with underdrains in some areas. If diversion is impossible, the entire building structure may require construction on a large manmade embankment. Sites with deeper water tables would be more desirable than sites with higher water table levels.

## Flooding

The flood hazard category is important for solid waste transfer operations. Since floods can produce excessive amounts of debris requiring disposal, it is important that waste disposal facilities remain operable. Sites within the 100-year floodplain are less preferable to sites located outside of it.

## Surface Water

As local service facilities, transfer stations are located where service need dictates. With the rare exception of facilities requiring access to barge haul, facilities do not require siting within close proximity to surface water bodies. It is also true that a transfer station can be sited within proximity to water bodies if shoreline management designations permit.

## Slope

Site topography is important because of excavation-to-fill ratios and site access. Sites on flat terrain may have good access for truck traffic but require excessive filling for construction. Sites located on hillsides may have excellent excavation-to-fill ratios but have grades too steep for truck access. Excavation-to-fill ratios and access must be considered together for each site.

## Site Capacity

The size and shape of a site will determine the layout of transfer station facilities such as buildings and roads. A potential site must be large enough to contain all facilities and also small enough to reduce wasted land area. Parcels that are irregularly shaped are more difficult to develop than those that are rectangular. Required parcel size will depend on the planned vehicle and tonnage capacities, buffer requirements, on-site queuing capacity, and onsite recycling and processing facilities.

## Climatic Factors

A transfer station may be a partially enclosed facility depending on climatic factors. Facilities generally are not subject to siting constraints due to wind, rain, snow, and freezing weather conditions. However, a site must be served by an all-weather road.

## Land Use

Critical Habitat. The nature of terrestrial habitat on or adjacent to a potential site is an important consideration because it is an indication of the extent of potential impacts on wildlife. The least preferable situation would be a site where transfer station construction and operation could significantly impact high-value habitat supporting endangered or threatened species. A better situation would be a facility site within an area of low-value habitat.

Designation by the U.S. Fish and Wildlife Service or the Washington Department of Fish and Wildlife as critical habitat for threatened or endangered species of plants, fish, and wildlife should be considered an exclusionary siting criterion. At this time the active breeding sites and surrounding areas are protected for several fish and wildlife species found in King County. A critical area review is required prior to development of a proposed site.

Zoning. The most advantageous situation would occur if the use of a site for a transfer station were consistent with that site's zoning. Consistency with zoning would increase the probability of obtaining necessary land use permits and minimize land use impacts.

In most jurisdictions transfer stations are considered an unclassified use because they are sited infrequently. However, transfer stations are most compatible with light industrial or commercial uses and least compatible with residential uses.

State or National Parks. Transfer stations should be located no closer than 1,000 feet to any state or national park.

Residential Neighbors. A transfer station is a light industrial or commercial use facility and has substantial transportation-related needs. Transfer stations have been located in many types of settings; most commonly in commercial, industrial, or rural areas. Depending on land use patterns, these areas may be in proximity to residential areas.

Vicinity land use is an important consideration because some land uses are associated with activities that are more susceptible to impacts from a transfer station than others. An industrial land use would be most compatible with a transfer station. The least compatible land uses would be residential land; land uses with sensitive receptors, such as schools, nursing homes or hospitals; and recreational land. The type of recreational use that would be sensitive in this context is activity-oriented recreation with concentrated use patterns. Potential sites that impact these uses would be considered less desirable.

## Access

Road Development. Access refers to the road system to be used in transporting solid waste from collection points to the transfer station. If county roads are used, any required improvements to bring the roads up to required capacity and safety standards must be included as project costs. Proximity to a state highway system would potentially reduce road improvement costs and would be preferable.

Traffic Impact. This criteria category would compare sites based on the potential traffic impacts from collection trucks. It is anticipated that the transport of wastes could have potential secondary impacts on safety, air quality, and noise. The most desirable sites in this category would be those that would be accessed through low-density areas.

Rail Access. This criterion's purpose is to compare the ease with which a site may be served by rail. Consideration should be given whether a site has access to Burlington Northern Santa Fe (BNSF), Union Pacific (UP), or both.

## Air Emissions

The major air quality concerns of these facilities relates to traffic-generated air emissions and their impacts on areas through which solid waste is transported. Preferable sites would be situated in such a way as to reduce both the level and impacts of such emissions.

## Waste to Energy Facilities

As interim solid waste handling facilities, WTE facilities are not subject to the locational standards set forth in RCW 70.95.165. The approach here is to discuss, for each category of criteria listed previously, the features that will tend to make a site more suitable for WTE development.

### Geology and Soils

Soils and geology of potential sites are considerations because they affect facility design and, therefore, cost. The equipment and structures of a WTE facility are usually heavy, requiring stable soils for foundations. Soils with inadequate bearing capacity to support the large structures and heavy equipment loads require the construction of pile foundations. The best situation would occur if existing soil conditions were suitable for the foundation of the facility. The worst situations would be where there is substantial bedrock or subsurface drainage, high potential for earthquake or landslide, or hazard of coal mine shafts or sinkholes.

### Groundwater

Sites with shallow water tables have a high potential for flooding. Shallow water tables may be diverted with under-drains in some areas. If diversion is impossible, the entire building structure might require construction on a large manmade embankment. Sites with deeper water tables would be more desirable than sites with higher water table levels.

### Flooding

The flooding criteria category is important for WTE facility operations. It is important that a WTE facility remain operable during floods. Sites located outside the 100-year floodplain would be more desirable than facilities within the floodplain.

### Surface Water

WTE facilities are industrial type activities and may be located next to major water bodies if barge access is desired. Shoreline management master programs can have a significant effect on the length of time required to obtain permits for facilities. Some shoreline areas are protected from industrial types of use. With the exception of barge access there appears to be no overriding need to site a WTE facility within close proximity of surface water bodies. There also appears to be no reason to avoid industrial sites close to water bodies if shoreline management requirements can be met.

### Slope

While some slight slopes are acceptable and can be accommodated in the design of a WTE facility, a flat site is most desirable for ease of construction and operation. Excessively steep slopes would make the development of such a facility infeasible. Some large sites may have very steep slopes and not be dropped from consideration if there is sufficient flat land that is appropriately shaped for the facility. Thus, site topography must be evaluated in conjunction with site size and site shape in order to

determine if the site has an appropriately shaped flat area that is large enough to efficiently accommodate the structures and activities at the WTE facility.

### Site Capacity

The size and shape of a site will determine the layout of facilities such as building and roads. A potential site must be large enough to contain all facilities and also small enough to reduce wasted land area. Site parcels that are irregularly shaped are more difficult to develop than those that are rectangular. Required site size will depend on the WTE facility's tonnage capacity; the specific equipment utilized; onsite vehicle queuing and staging; buffers; and public access for visiting and for waste drop-off facilities, if provided.

### Climatic Factors

In the Pacific Northwest, a WTE facility would be totally enclosed. The only climatic siting constraints that would apply to such a facility would apply to the transportation system that delivers solid waste to the facility. Based on the need to maintain delivery of solid waste under all conditions, sites subject to excessive snow and freezing weather would be less preferable than sites without such constraints.

### Land Use

Airports. The Federal Aviation Administration (FAA) has developed criteria that define situations in which a structure would pose a potential hazard to navigation. Given a maximum structure height for a WTE facility, these criteria can be converted into criteria based on linear distance to runways of various lengths. If a site falls within one of these distance criteria, the FAA considers that a potential hazard to aircraft navigation exists and examines the specific situation in greater detail to determine if an actual hazard exists. Although the FAA has no specific regulatory authority in this regard, such a determination that a hazard exists would reduce the likelihood that permits for the facility would be approved.

Critical Habitat. The nature of terrestrial habitat on or adjacent to a potential site is an important consideration because it is an indication of the extent of potential impacts on wildlife. The least preferable situation would be a site where WTE facility construction and operation could significantly impact high-value habitat supporting endangered or threatened species. A better situation would be a facility site within an area of low-value habitat.

Designation by the U.S. Fish and Wildlife Service or the Washington Department of Fish and Wildlife as critical habitat for threatened or endangered species of plants, fish, and wildlife should be considered an exclusionary siting criterion. At this time the active breeding sites and surrounding areas are protected for several fish and wildlife species found in King County. A critical area review is required prior to development of a proposed site.

Zoning. The most advantageous situation would occur if the use of a site for a WTE facility is consistent with that site's zoning. Consistency with zoning would increase the probability of obtaining necessary land use permits and minimize land use impacts.

In some jurisdictions, a WTE facility is considered an unclassified use and can potentially locate in any zone. However, WTE facilities are most compatible with heavy industrial uses and least compatible with residential uses.

State or National Parks. WTE facilities should be located no closer than 1,000 feet to any state or national park.

Residential Neighbors. WTE facilities have an industrial nature and have substantial transportation-related needs. WTE facilities have been located in industrial and heavy commercial business areas. Depending on land use patterns, these areas may be in proximity to residential areas. Potential sites that impact these uses would be considered less desirable.

Vicinity land use is an important consideration because some land uses are associated with activities that are more susceptible to impacts from a WTE facility than others. An industrial land use would be most compatible with a WTE facility. The least compatible land uses would be residential land; land uses with sensitive receptors, such as schools, nursing homes or hospitals; and recreational land. The type of recreational use that would be sensitive in this context is activity-oriented recreation with concentrated use patterns.

## Access

Location Relative to Waste Source. Hauling costs will constitute a substantial portion of total disposal costs. Potential WTE sites would be best located as close as possible to the center of waste generation.

Road Development. Access refers to the road system to be used in transporting solid waste from collection points to the WTE facility. If county roads are used, any required improvements to bring the roads up to required capacity and safety standards must be included as project costs. Proximity to a state highway system would potentially reduce road improvement costs and would be preferable.

Traffic Impact. This category would compare sites based on the potential impact that transport of solid waste from the transfer stations and/or areas of collection would have on areas through which trucks would be required to travel. It is anticipated that the transport of wastes could have potential secondary impacts on safety, air quality, and noise. The most desirable site in this category would be one that would be accessed through low-density areas.

## Air Emissions

Air quality impacts are greatly influenced by terrain and local meteorological conditions. The proximity of terrain either above or at the final plume height (stack height plus plume rise) of a facility may result in air quality impact modeling predictions far higher than for a site in flat terrain. Sites without elevated terrain nearby would be preferable to sites with such adjacent terrain.

Attainment Status. If a site were in or near an area recognized by air quality permitting agencies as not meeting air quality standards (non-attainment areas) obtaining a permit for the WTE facility could be more difficult

Availability of Data. An air permit for a WTE facility will require considerable detailed data on local meteorological conditions. Because these data are time consuming to gather, sites with suitable data would be more desirable than sites without data.

## Equitable Distribution of Solid Waste Facilities

This section addresses the distribution of facilities and impacts in King County. Various means of attempting equitable distribution are discussed.

The King County Code, in section 10.08.030, requires that the siting plan provide for equitable distribution of solid waste facilities throughout King County. Equitable means just and fair; reasonable, not extreme. It is important to note that *equitable* distribution does not mean *equal* distribution. The Metropolitan King County Council has established a goal that the impacts associated with solid waste facilities sited within King County's jurisdiction should be equitably distributed. KCC10.08.030 is included below:

**10.08.030 Acquisition of solid waste disposal facilities.** The county may acquire by purchase, lease, contract with private parties or other necessary means, disposal facilities which are needed for disposal of solid waste generated and collected in King County and other jurisdictions with which an interlocal agreement exists, pursuant to K.C.C. 10.08.130. Selection of such disposal facilities shall be consistent with the King County Comprehensive Plan and all federal, state, and local requirements, including, but not limited to, comprehensive land use planning, fire protection, water quality, air quality, and the consideration of aesthetics. ***To the extent practicable, solid waste disposal facilities shall be located in a manner which equalizes their distribution around the county, so that no single area of the county will be required to absorb an undue share of the impact from these facilities.*** (emphasis added) More than one alternative must be considered and evaluated in the siting of planned solid waste disposal facilities. The county may acquire disposal facilities on a continuing basis, as is required by the volume of solid waste generated and collected within the county. (Ord. 8891 § 9, 1989; Ord. 8069, 1987; Ord. 7708 § 1 (part), 1986).

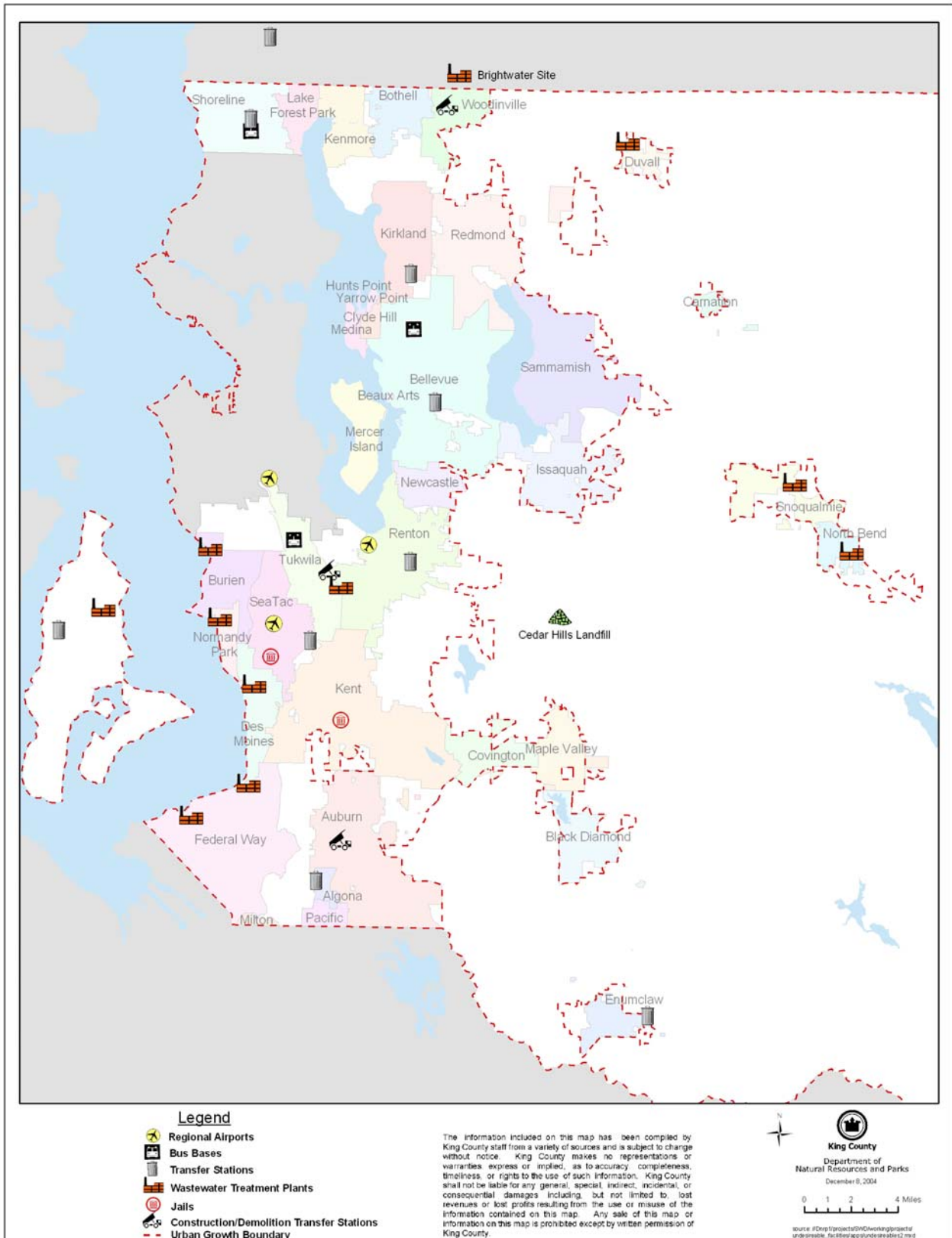
The potential impacts of the various types of solid waste disposal facilities can be quite different. Traffic and aesthetics are often primary concerns when siting a solid waste transfer station, while a WTE facility may present unique air quality issues.



The siting constraints of solid waste facilities also differ substantially. A transfer station will require a small site (approximately 20 acres) and require location in an urban or suburban service area. The purpose of a transfer station will dictate that it be sited near where solid waste is generated, often in the more densely populated areas of the county. Transfer stations will, by their nature, be distributed within the county, but that distribution will be heavily weighted to the more developed areas. An intermodal facility will require access to both modes of transportation chosen. A WTE facility will serve a regional need, and will draw refuse from a much wider area. It is likely more than one WTE facility would be required if the county choose this method for handling a significant portion of its waste. To attempt equitable distribution, the council could choose to limit the area in which a required WTE facility could be located. They could ensure that two facilities would not be located within a specified number of miles of another facility.

More logically, the siting criteria can be constructed to give advantage to sites that are distant from other waste handling and disposal facilities. See Figure 4 for the location of existing solid waste, hazardous waste, sewage treatment, and other public facilities. Correspondingly, scores can be decreased for sites located within proximity to a waste facility. However, this procedure would not ensure equitable distribution of facilities or impacts since many factors would be reflected in the criteria.

Figure 4 Existing Waste Handling and Other Public Facilities



Focusing strictly on facility distribution as a means of achieving equitable distribution of solid waste facility impacts in King County is limiting in that it addresses only part of the solid waste management system, the handling and disposal. It does not address the generation and collection elements.

An example of system-wide distribution of impacts in King County is the disposal rate policy established by the Metropolitan King County Council to distribute the economic impacts of solid waste management equally throughout the system. Even though the unit cost of service for smaller rural facilities may be higher than that for larger urban transfer facilities, customers in each area of the county pay the same for solid waste disposal. Through this policy, urban area residents help offset the economic impacts brought about by modern solid waste disposal practices.

The participation of urban and suburban area residents and businesses in waste reduction and recycling (WR/R) programs is an example of a system-wide program that can help achieve equitable distribution of impacts. WR/R activities in the urban and suburban areas result in a reduction of impacts created when facilities are sited elsewhere in the county. However, the link between urban/suburban action and a resulting decrease in impacts elsewhere will be delayed in time and will be somewhat difficult to quantify.

## Detailed Evaluation Criteria and Rating

Detailed siting criteria form the basis by which prospective sites are tested to evaluate their suitability. A rating system is developed to record the degree to which a site meets specific criteria. Since not all criteria will be of equal importance, there must be a way to incorporate their relative value in the scoring process. Citizen advisory committees shall be used to reflect the values of host communities as an effective means of weighting criteria.

### Criteria Development

Criteria must relate to the type of facility being sited. Evaluation categories should match the purpose of criteria. Criteria scoring of a site must be able to be accomplished with accuracy and with a reasonable amount of effort. Although some overlap in criteria is acceptable and to be expected, the criteria should not measure the same thing.

### Numerical Scoring System for Site Comparison

A numerical scoring system will usually be developed to compare sites. The scoring system will often use two separate numerical indicators for each criterion: a site characteristic rating and a criterion weighting. The site characteristic rating is used to numerically compare alternative sites in relation to a single criterion. The criterion weight is used to compare the importance of a given criterion in relation to other criteria.

Site Characteristic Rating. Specific criteria are proposed to evaluate how well sites are naturally suited for their use as facility sites. Each detailed criterion includes a range of

characteristics that are given numerical scores. The characteristics that are the best for a facility have a high rating, while the features that are not as good receive a lower rating. The rating may range from "10" for the best rating to "1" for the worst rating. Different ratings are assigned to each site for each criterion, based on how well the site is suited for a given type of facility.

Each criterion would have a description of different features and a rating to these features. For some criteria, it is impossible for ranges of acceptability to totally describe all possible site situations. It might be necessary in these cases to interpolate between the defined site ratings during site evaluation. As an example, where ratings of 4 and 6 are defined for a certain criterion, a rating of 5 might be given to a site where it is felt that the actual site condition falls between the described ranges of acceptability for the 4 and 6 ratings.

Criteria Weighting. Giving more weight to some criteria than others would be a way of showing that some criteria used for siting are more important than other criteria. Criteria are considered most important when they are related to significant environmental impacts that could be irreversible or difficult to mitigate.

## **THE SITING PROCESS**

### **Goals of the Siting Process**

The primary goal of the solid waste facility siting process is to provide policy makers with a choice of sites from among candidates that are environmentally acceptable and feasible from an engineering perspective. Secondary goals are: (1) to reduce the chance of having to repeat steps in the siting process; and (2) to produce site alternatives that can be permitted within a reasonable time frame.

### **Overview of Siting Process**

The siting process is subject to time and budget constraints. Since a great deal of information must be developed and processed, a phased process involving several steps should be employed to make efficient use of resources by focusing time and energy on sites that present a greater likelihood of being selected.

The process begins by developing facility-specific site screening criteria. Possible sites are then identified and undesirable sites are dropped from consideration. This leads to detailed feasibility and environmental evaluation of a reduced number of sites that hold a greater chance of becoming recommended alternatives.

### **Role of SEPA in Siting Decisions**

Under the State Environmental Policy Act (SEPA), the county must conduct an environmental review before recommending siting actions. In the case of new solid waste disposal and handling facilities, this will usually require completion of a SEPA checklist and could require development of an environmental impact statement (EIS).

An EIS is an excellent vehicle to use in developing and presenting the environmental information needed to assess the comparative merits of sites in the event no *one* site is selected through the comparative evaluation. Selection of several candidate sites, which would then be evaluated through the EIS process, would occur during the last steps of the siting process.

## Steps in the Siting Process

In general, the approach is to evaluate identified sites using those criteria that pertain to general characteristics of the sites, eliminate the inappropriate sites, and then apply the more site-specific criteria to the remaining sites. Overall, there are six steps in the siting process:

- Step 1 – Site Identification
- Step 2 – Broad Site Screening
- Step 3 – Focused Site Screening
- Step 4 – Comparative Site Evaluation
- Step 5 – Environmental Review Process
- Step 6 – County Decision-making

The first three steps in the siting process deal with identification and screening of potential sites using site selection criteria specifically developed for locating a particular type of solid waste facility in King County. Once Steps 1, 2, and 3 are completed and potential sites have been ranked, the highest ranking sites (the top six or eight) can be assessed on a comparative basis in Step 4, and the most desirable site(s) identified for investigation in Step 5. The fifth step involves detailed site review through the environmental review process, and the final step is the decision-making process during which a site is selected by the county. The steps are summarized in Figure 1.

The overall site selection process is designed to be an objective evaluation of potential sites. Numerical ranking of sites is a key feature in the site selection process. If a site receives a low ranking, it may be eliminated from further consideration. The objective and comparative ranking procedure allows for inclusion of the next-highest-scored site as an additional (or substitute) site alternative at each step in the analysis.

### Site Identification

The purpose of this step is to produce a number of possible sites with which to begin the site screening and selection process. The level of effort involved in this step will depend on the size and type of facility being sited, as well as the nature of the service area. The concepts presented will presume a large facility serving the entire county. Smaller local service facilities may not require such measures in order to develop a list of possible sites.

Considerable effort should be made to inform county citizens that the county is looking for a new facility site and that the Solid Waste Division will be accepting nominations for possible sites. In particular, the following actions may be taken to solicit site nominations:

- *Advertisements.* Advertisements can be placed in county newspapers.
- *Letters.* Letters of inquiry can be sent to persons or firms on the County Assessor's list of major taxpayers or other lists that may be appropriate. Letters of inquiry can be sent to county taxpayers with individual land parcels of a specified number of acres as appropriate, or carrying a specific zoning designation. Letters of inquiry and a site-selection criteria report can be sent to real estate firms identified as dealing in parcels of the approximate size in the area of service need.
- *Direct Contact.* Direct contacts can be made with major landholders, including the county, the cities, the state, and major commercial enterprises.
- *Other Sources of Potential Sites.* Other sources of potential sites are site alternatives from previous siting studies, former and present solid waste sites, aerial surveys and inventories, and countywide listing of sites and parcels.

During Step 1, the strategy is to evaluate sites using basic descriptions of the site and the siting criteria available for the general area. Exclusionary criteria of critical significance should be considered first so that any sites that will be disqualified can be eliminated from further analysis. This step should culminate in a list identifying potential sites.

## Broad Site Screening

The purpose of Step 2 is to identify those sites from Step 1 that for one or more reasons are not appropriate for development as a site for a particular type of facility. These reasons may include regulatory, environmental or developmental constraints, or other situational problems associated with a site.

During Step 2, the county will produce a list of disqualified sites and a prioritized list of remaining sites. Depending on the distribution of weighted scores, a decision may be made to drop the lowest rated group of sites from subsequent analysis, since they will be the least appropriate sites at this stage.

## Focused Site Screening

Step 3 is designed to rank the qualified sites from Step 2 according to basic location requirements for development of a particular type of facility. Some regulatory considerations, such as the presence of endangered species and cultural resources, are also part of the Step 3 evaluation. Finally, county locational constraint policy directions for waste management facilities would be included in the evaluation. Only the top ranked sites (perhaps the six or eight sites with the highest scores) need to be carried forward into the Step 4 analysis.

## Comparative Site Evaluation

The purpose of Step 4 is to assess the ranked sites from Step 3 from a comparative perspective, especially with respect to their ability to satisfy operational requirements for a particular type of facility. In addition, criteria that focus on potential impacts on the

surrounding area from operation of the project facility would be included in the factors to be examined. Site visits are an integral part of the evaluation in this step.

Step 4 is somewhat more subjective than the two prior portions of the analysis. Once the sites have been evaluated and ranked numerically, the highest rated sites should be re-examined in an interdisciplinary team setting to do a final feasibility appraisal from environmental, operational, and policy perspectives. At this point the criteria should not be evaluated individually. Instead, the cumulative and interactive impacts not explicitly measured by the criteria would be assessed. This final portion of Step 4 would consider environmental, operational, and policy attributes together.

### **Environmental Review Process**

. Environmental review will be conducted in accordance with state law and the permitting jurisdiction's regulations. A preferred alternative would be identified and recommended to the County Executive.

### **County Decision Making**

The County Executive reviews the recommendation and approves, modifies, or rejects the recommended site.

County action may initiate negotiations leading to purchase of a site or, alternatively, initiation of adverse condemnation proceedings. If the site is owned by another jurisdiction, the county may begin negotiation of an interlocal or site lease agreement.

Various state, local, and federal permits are required for solid waste facilities. A difficulty in obtaining a permit could arise during the site screening, acquisition, and permitting processes. If a site is unobtainable, then the second or third alternative can be pursued.

For sites located in the unincorporated area, the Metropolitan King County Council would issue a Use Permit after a hearing is conducted by a hearing examiner. In the event that the decision was appealed, the appeal would likely be sent to the Metropolitan King County Council and the council would serve as the ultimate decision-making body regarding the acceptability of the site.

For sites located in incorporated areas, the decision making would be more complex and would include the legislative body of the jurisdiction as well as the Metropolitan King County Council

## **PUBLIC INFORMATION AND INVOLVEMENT PROGRAM**

A sound public information and involvement program is vital to successful siting efforts. The elements of the program are early notification regarding siting plans and

procedures, regularly updated information about the siting process, and ample opportunities for public input in all phases. The objectives of a public involvement program are as follows for the siting steps:

- *Site Identification.* Ensure that all feasible sites are identified and the public has an opportunity to assist in identifying them.
- *Site Screening.* Ensure that community concerns are adequately addressed.
- *Comparative Site Evaluation.* Incorporate local issues into evaluative criteria and provide for public input in establishing those criteria.
- *Environmental Review.* Identify all community impacts, create broad public awareness, and provide diverse opportunities to participate in the review and to provide community input to mitigation measures.
- *County Decision-making.* Give community stakeholders adequate notice and opportunity to express their opinions and preferences.

There are three major components to public involvement and information:

1. *Information Gathering and Issue Identification.* Activities could include review of literature; interviews with community leaders to gather baseline information, summarize key issues, and identify groups to be involved; surveys to quantify public preferences (e.g. random sample telephone surveys, random sample or community-wide mail surveys, or handout questionnaires at meetings); and focus groups to obtain more in-depth qualitative information about public perceptions and opinions.
2. *Information Dissemination.* Elements could include media relations activities (e.g. news releases, press conferences, press packets); dissemination of targeted information to elected officials, public agency staff, community organizations, individuals, neighbors or neighborhood organizations, and businesses; and dissemination of general information through brochures and fact sheets, advertisements and public notices, public service announcements, newspaper inserts, and community organizations.
3. *Public Involvement and Consensus Building.* These activities could include enlisting the services of citizen advisory committees and task forces; encouraging dialogue through community leader forums; conducting community workshops; employing structured consensus building processes when needed (e.g., third party mediation); and holding public input forums to allow individual comment for the record (e.g., public meetings and hearings).



## **APPENDIX B**

### **Response to Ordinance 14971, Section 5B**



***Solid Waste Transfer  
and Waste Export System Plan***

**Response to Ordinance 14971, Section 5B**

September 2006



**King County**

Department of Natural Resources and Parks

**Solid Waste Division**



## **INTRODUCTION**

Ordinance 14971, Section 5B, requires that the King County Solid Waste Division (the division) address nine specific issues in the context of a business plan.

Those nine issues, addressed in this response document, are as follows:

1) emergency capacity, 2) system reliability, 3) efforts to coordinate planning and operation with other jurisdictions, 4) possible impacts of future system choices on employees, 5) strategies to encourage competition, 6) preserving service levels and value for customers, 7) integration of waste export activities with the transfer network, 8) environmental protection, and 9) the potential benefits of a federated system.

Once the *Solid Waste Transfer and Waste Export System Plan* (the Plan) transmitted to King County Council in September 2006 is adopted, the division will prepare a 2007 Business Plan that sets strategies for implementing the goals set forth in the Plan during the next five-year period. The Business Plan will be transmitted approximately four months after adoption of the Plan.

This paper was prepared by the division in collaboration with the Solid Waste Advisory Committee (SWAC) and the cities' Metropolitan Solid Waste Management Advisory Committee (MSWMAC) and Interjurisdictional Technical Staff Group (ITSG). It addresses the nine issues in the order presented in the ordinance.

### **1. EMERGENCY CAPACITY**

Emergency capacity refers to the ability of the regional transfer and disposal system to handle solid waste in the event of a major catastrophic event. In the wake of a disaster, local and regional transportation networks will likely be disrupted, while at the same time, significant quantities of waste are being generated.

#### **Long-term Capacity**

In meetings with other jurisdictions in the region, there is consensus that limited backup capacity exists in western Washington. Neither Seattle nor Snohomish County has maintained backup capacity of their own, relying on their waste export contractors to provide backup. Representatives from all of the jurisdictions identified the Cedar Hills landfill as the best available option for long-term emergency backup for the Puget Sound Region.

The division plans to convene a working group of interested jurisdictions in 2007 to explore the feasibility of a cost-sharing arrangement to secure the needed backup capacity for the region as a whole. The division will continue meeting

with other jurisdictions to discuss how emergency capacity should be addressed after the closure of the Cedar Hills landfill.

In addition, the new *Cedar Hills Site Development Plan* will focus on the capacity analysis of Cedar Hills. The division will evaluate whether to set aside areas of the landfill for emergency capacity, whether emergency storage should be included as a contract requirement for the waste export provider, or whether another option should be pursued.

### **Short-term Capacity**

With implementation of the recommended alternative for the transfer and waste export system in the 2006 *Solid Waste Transfer and Waste Export System Plan* (the Plan), emergency capacity in the county's regional solid waste system will be greatly expanded. This emergency capacity is also significantly affected by system reliability (discussed below).

The seven proposed full-service transfer stations will all be designed with a push-pit tipping floor. With the push-pit design, garbage is unloaded onto the tipping floor and then bulldozed into one or more compactor chutes. From the compactors, garbage is loaded into transfer trailers. Storage capacity at the facility then includes the space on the tipping floor, as well as the number of transfer trailers that are available and can be stored on the site. With the installation of compactors, the capacity of each trailer will also be increased from 18 tons to approximately 27 tons.

This design is an upgrade from the current design of the older urban stations, where garbage is dumped directly into transfer trailers parked beneath the tipping floor. With this design, capacity is measured only by the number of transfer trailers that are available and can be stored on the site. Any transportation disruption which prevents the delivery of transfer trailers can shut down a site.

In addition, sites for the newer and rebuilt stations will be larger, with more storage capacity on site for transfer trailers. With the proposed recommendations, the transfer stations will generally be able to accommodate three days' emergency storage capacity.

## **2. SYSTEM RELIABILITY**

System reliability combines capacity with the structural integrity of a transfer station to withstand seismic, wind, and snow events. All of the transfer stations were constructed to comply with applicable building standards at the time they were built, and were grandfathered in their current conditions. With the passage

of time, these standards have become more stringent as the existing facilities have aged.

There are two standards for the structural integrity of facilities. Currently, all transfer facilities have been upgraded to meet the “life safety” standard. Under this standard, in the event of a disaster, stations should not endanger their occupants. The stations may, however, be so severely damaged that they cannot be immediately occupied and continue to function.

With implementation of the recommended alternative, all existing and rebuilt transfer stations will meet a higher standard of structural integrity developed by the Federal Emergency Management Act (FEMA). Because transfer stations are considered mission critical facilities in disaster preparedness, new facilities will be designed to the higher FEMA standard so that stations could be occupied immediately following an event to provide critical disposal services.

### **3. EFFORTS TO COORDINATE PLANNING AND OPERATION WITH OTHER JURISDICTIONS**

Since 2003, the division has been an active participant in the state Solid Waste Advisory Committee and the Solid Waste Association of North America (SWANA), organizations that meet regularly to discuss regional solid waste issues. Through SWANA, the division has taken the lead in developing a regional plan for handling debris during a regional emergency or disaster. The division plans to continue to play a role in these organizations.

During the planning and implementation of recommendations proposed in the Plan, the division will continue conversations and coordination with other jurisdictions including the City of Seattle; Pierce, Snohomish, and Kitsap counties; the Washington Department of Ecology; and Public Health—Seattle and King County.

### **4. POSSIBLE IMPACTS OF FUTURE SYSTEM CHOICES ON EMPLOYEES**

Until the Cedar Hills landfill closes in 2016 or beyond, the division is not expecting any significant changes in staffing levels. The Plan recommends upgrades to the transfer stations, including the reconstruction of two stations on site and the siting and construction of two new stations. This process is not scheduled for completion until 2016. While the end result of the upgrades will be one less transfer station, changes to the transfer system will be phased in as individual stations are completed, and staff impacts will be gradual. During the construction and station siting phase, the division may need to hire temporary engineering staff.

Over the long term, closure of the Cedar Hills landfill will affect staffing levels associated with landfill operations. The division has at least 10 years to plan for staffing changes through attrition and career retraining programs for employees.

## **5. STRATEGIES TO ENCOURAGE COMPETITION**

The division has taken a holistic approach to the waste export system plan by considering options in terms of the entire network of transfer and disposal facilities. The division will continue to own and operate its network of transfer station and drop box facilities, and possibly an intermodal facility. Disposal facilities and operation will be handled by the private sector. The size of the county's waste stream, at nearly one million tons per year, has generated great interest from the private sector.

In the future, there will be opportunities for the private sector to provide long-haul truck and/or rail transport; possibly an intermodal facility or facilities; a disposal facility or facilities; recyclable material and construction, demolition, and landclearing (CDL) debris transport and processing; and other services, as required. There are three national disposal companies with competitive landfill capacity within one day's rail haul and additional potential competitors farther away. The division will look to enhance those competitive opportunities by making the solid waste system compatible with as many waste export alternatives as possible.

In addition, the division is recommending the issuance of a Request for Proposals in 2009 to determine the feasibility of early waste export of approximately 20 percent of the county's waste. This process will enable the division to offer competitive opportunities to the private sector. With partial early export, companies will be bidding against the county's cost for landfill disposal as well as other public- and/or private-sector bids.

## **6. PRESERVING SERVICE LEVELS AND VALUE FOR CUSTOMERS**

Providing efficient services and ensuring the best value for solid waste customers is the foundation on which the transfer and waste export system recommendations are based. As stated in the Plan, the primary benefits of the proposed system recommendations are as follows:

- A transfer system that is well dispersed throughout the county, maximizing station capacity and reducing customer travel costs and wait time for both self-haul and commercial users
- Stations built or improved to meet the level of service requirements evaluated in the milestone reports, including the flexibility to provide a range of solid waste and recycling services at the stations; improved traffic queuing; cost-



effective, state-of-the-art technologies; ability to accommodate population growth and industry changes in the region; and waste compactors as needed to compress solid waste loads and reduce truck traffic on the road network

- Extending the life of the Cedar Hills landfill as long as it is the most cost-effective method of solid waste disposal
- Exploring through the procurement process whether partial early waste export of approximately 20 percent of the county's waste is more cost effective than disposal at the Cedar Hills landfill
- A fiscally responsible package that has a greater initial capital investment but lower operating costs over the long term
- Disposal fees that continue to be low and stable

## **7. INTEGRATION OF WASTE EXPORT ACTIVITIES WITH THE TRANSFER NETWORK**

Regardless of how the county disposes of its solid waste, a transfer station system will be required. Transfer facilities provide vital local services to both commercial and self haulers through nearly one million customer transactions each year. At these facilities, many smaller garbage loads are consolidated into fewer, larger loads for transport and disposal. These facilities provide local service, collecting garbage close to where it is generated rather than requiring a longer haul to a central facility. This reduces collection costs, which is directly reflected in curbside collection rates.

Under the division's preferred alternative, the facilities will be strategically dispersed throughout the county to provide for convenient disposal of solid waste and drop off of recyclable materials, yard waste, and household hazardous waste. All transfer stations will be modernized to provide the lowest waste handling costs and the least amount of traffic on the road network.

## **8. ENVIRONMENTAL PROTECTION**

The purpose of a regional transfer and disposal system is to protect environmental quality and public health and safety through the safe handling of solid waste. Convenient, cost-effective service helps ensure proper solid waste management, while protecting the environment.

For the *Preliminary Transfer and Waste Export Facility Recommendations* report (Milestone Report 4), an environmental impact statement (EIS) was prepared to evaluate each transfer system alternative and waste export decision in terms of transportation, noise, air quality and odor, energy, land and shoreline use, and public services and utilities. The EIS did not identify any significant unavoidable adverse impacts associated with the proposed recommendations. In addition, for any siting of new facilities, new construction, and major improvements that result

from the proposed recommendations, project-specific documentation will be prepared to comply with the State Environmental Policy Act (RCW 43.21C).

Transfer stations and all associated buildings, such as scalehouses, will be built to meet the standards developed in the national rating system called Leadership in Energy and Environmental Design™ (LEED™). LEED™ incorporates indoor environmental quality, materials and resources, energy and atmosphere, water efficiency, and sustainable sites in its rating criteria. The standards set by LEED™ will be incorporated from the planning through the construction phase of all projects. The division also maintains an Environmental Management System, which continually reviews operating practices to ensure environmental impacts are minimized.

In 2005, the Cedar Hills landfill received national recognition from SWANA – a gold award for the landfill gas collection system and a bronze award for overall landfill management.

## **9. THE POTENTIAL BENEFITS OF A FEDERATED SYSTEM**

The proposed recommendations presented in the *Solid Waste Transfer and Waste Export System Plan* are based on analyses conducted by the division with input from the cities through the MSWMAC and ITSG. The collaboration and consensus building that went into the Plan exemplify the commitment among the participants to develop an efficient regional system for solid waste management.

Collaborating on services and programs with the 37 cities that participate in the county's regional system allows ratepayers to benefit from economies of scale. When contracting with the railroads and disposal companies, larger volumes of solid waste will result in reductions in per ton costs. The potential for duplication or overlapping services is also minimized through a federated system. A coordinated program is more efficient than 37 separate programs. It allows the division to build fewer, strategically placed facilities of sufficient size, resulting in a more cost-effective network for solid waste and recycling overall.

For many years, the division and the cities have been coordinating programs and services to increase waste reduction and recycling throughout the region. While the cities and county share responsibility for planning and developing waste reduction and recycling programs, the cities have primary responsibility for implementing programs in their jurisdictions. The division has already begun working with SWAC, MSWMAC, and ITSG to begin the process of setting new waste reduction and recycling goals and strategies that will be incorporated into the next Comprehensive Solid Waste Management Plan, scheduled for completion in 2008.

## **APPENDIX C**

### **Solid Waste Facility Siting Plan**



# Solid Waste Facility Siting Plan

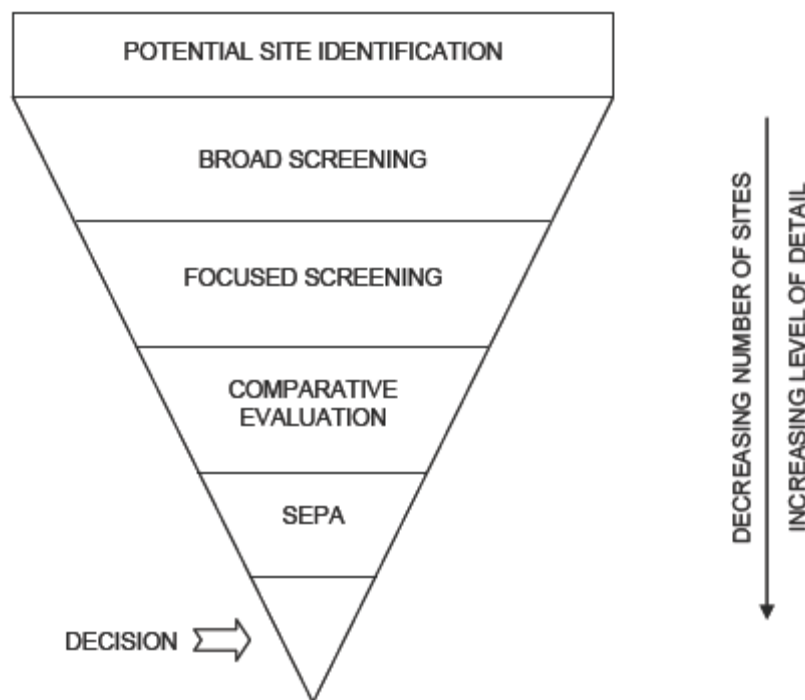
## INTRODUCTION

### Siting and Facility Implementation

Selection of a site for a solid waste facility is often the most public and controversial step in the overall facility development process. However, the other steps leading up to selection are also vitally important. Figure 1 outlines the steps in implementing a solid waste facility. The siting process is preceded by at least two steps. First, the Comprehensive Solid Waste Management Plan establishes the service needs and identifies the area of intended service, whether local or regional. Then, the county makes budget decisions concerning the scope and schedule of the project

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Figure 1 Site evaluation process



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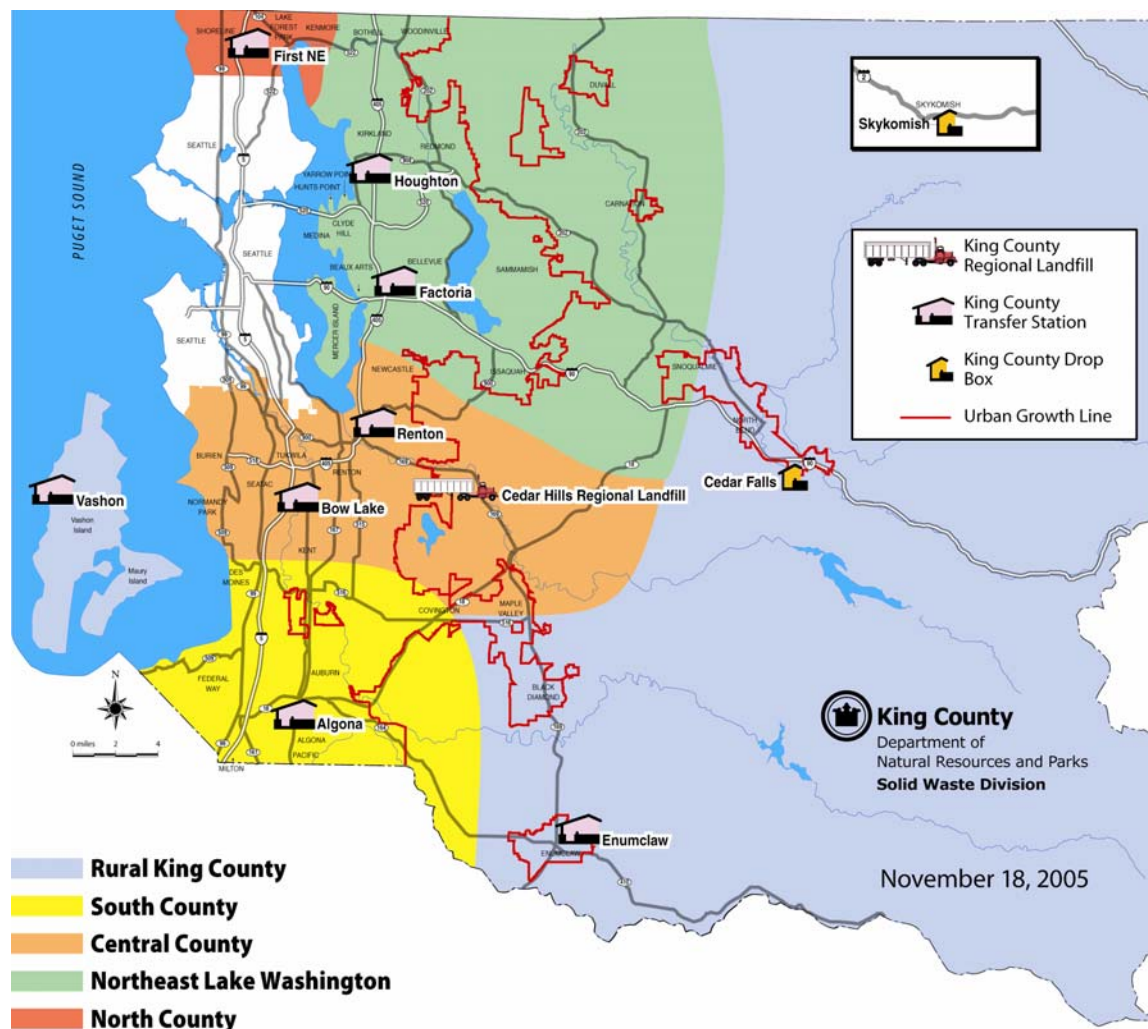
### About the Siting Process

#### Why And How Often Must King County Find Solid Waste Sites?

Under state and federal law, King County is given solid waste management planning authority. In addition to the facilities provided by private operators, the county may develop its own facilities to meet solid waste management needs identified through its planning efforts. Sites may be needed both for new types of facilities that do not exist in

King County's solid waste management system (e.g., waste export transfer facilities and Waste to Energy (WTE) facilities) and for replacing current facilities that may be operating at or beyond permitted site capacity (e.g. older transfer stations). Facilities such as transfer stations and recycling facilities may be upgraded to meet changing needs. Sites of sufficient size and proper location can serve indefinitely if land use and transportation patterns persist. Solid waste facilities are essential public facilities but are not viewed as desirable neighbors. They provide valuable service to a large area, while their potential impacts may be felt only by their nearest neighbors. See Figure 2 for a map of existing facilities.

Figure 2 Locations Of Solid Waste Facilities By Geographic Area



### Why Is A Siting Plan Needed And What Should It Do?

Solid waste facilities are each unique in setting and function. Although the fundamental process used to find sites for these facilities is fairly well established, individual siting processes employ different procedures. This is in large part due to differences in

community and neighborhood values, local permitting requirements, and the physical setting of each facility. A general siting plan can unify the management approach to the siting process and help ensure that it attains the standards set by the County.

The public must be given an opportunity to understand and participate in the process. This will be made easier if the process conforms to a recognizable pattern. Elected officials, who must make decisions, may hear comments favoring or opposing the siting of a facility. A plan will allow differentiation between criticism of the siting process and concerns about a specific site.

In summary, the purpose of the siting plan is threefold:

1. It serves as a guide for the Solid Waste Division as it conducts facility siting efforts.
2. It provides a reasoned and evenhanded process to be used in selecting sites for what are often locally very unpopular facilities; it also shows where and how the public can provide input into the siting process.
3. For elected officials the plan communicates policy guidance to county staff and provides a tool for assessing the quality of individual siting recommendations that are developed.

### **How Specific Should The Plan Be?**

In the next 20 years, the solid waste management system may site a variety of facility types and sizes throughout King County. In the near term, the Solid Waste Export System Plan considers siting of several transfer stations. This plan outlines the siting process as it would apply to other solid waste facilities including processing, intermodal, and waste to energy (WTE) facilities. Current county policy states that WTE will not be an option for solid waste management. Policy also states that another landfill will not be sited in King County. If these policies change, this siting process also would apply to a landfill or WTE facilities.

Solid waste facilities present unique siting problems due to their disposal and handling processes, site size requirements, and potential environmental impacts. The general facility siting plan must also apply to facility siting efforts that will be carried out over a number of years. These factors emphasize the need for the siting plan to focus on those elements of facility siting that can and should be common to all solid waste siting efforts.

## **BACKGROUND**

### **Description of Facility Types**

This section briefly describes the major features of the solid waste facilities for which this siting plan has been developed. It does not attempt to address all features or potential impacts of these facilities. Such matters would be addressed in detail in the environmental review process associated with a facility-specific siting study.

### **Transfer Stations and Materials Recovery Facilities:**

A transfer station is used to combine the solid waste loads of many smaller-capacity vehicles into a smaller number of large, highly compacted loads for transport to a disposal site. Passenger cars, light trucks, and collection packer vehicles deposit waste into a covered receiving area or directly into large transfer trailers. The trailers are then transported off-site for ultimate disposal.

Recycling processing may also occur at a transfer station. Recyclables may be separated from waste or may be prepared for market. At a materials recovery facility (MRF), various parts of the waste stream are separated out for recycling and the remainder is either disposed or further processed; for example, to produce refuse-derived fuel (RDF). A transfer station or MRF may also incorporate facilities for composting the organic portion of the waste stream.

Truck and car traffic and their related impacts are the primary concerns when siting a transfer station or MRF. Odor concerns can be a primary concern with a transfer station. Dust generation can be a primary concern with a MRF.

### **Solid Waste Intermodal Facility:**

A solid waste intermodal facility is a location where sealed containers containing solid waste are transferred from one mode of transportation to another. The most common local example of this type of facility takes containers of solid waste from trucks and loads them onto trains. An intermodal facility could also move containers from trucks or trains and place them onto barges for water transport. Solid waste is not handled at an intermodal facility; containers are moved but not opened. The intermodal function may be co-located with a transfer facility. An intermodal facility must have access to two or more modes of transportation.

Traffic is the dominant impact of an intermodal facility.

### **Waste to Energy Facility (WTE)**

The most common type of WTE facility accepts unprocessed or preprocessed mixed solid waste and, through incineration, produces an energy product, usually steam or electricity, which is used by a utility or industry. The primary purpose of this facility type is to reduce the volume and weight of waste and to alter the characteristics of the waste by oxidizing it. This oxidization process produces air emissions and an ash residue which must be disposed of in an incinerator ash landfill. High-efficiency air cleaning equipment is provided to filter the air emissions to ensure compliance with air quality requirements.

Traffic and air emissions are the dominant impact of a WTE facility.

### **Siting Location Constraints**

The siting of a solid waste facility site is governed by both the location of the identified service area and specific siting location constraints imposed by the county. The service area determination recognizes a solid waste management need within a specific area.



A siting area constraint is a policy decision that limits the area in which a prospective facility is to be located.

Siting constraints for smaller local service facilities are usually functions of service need, land use and transportation patterns, zoning, and land availability. For example, a transfer station will serve best if it can be located within its intended service area. If it cannot be located near the center of waste generation, use may be inconvenient, may result in higher collection costs, and the facility may be underutilized.

For large regional service facilities—such as landfills and WTE—legal, political, and cost issues form the basis of site location constraints. The location of a landfill may be restricted to a portion of the regional service area or outside of the service area entirely.

The county has the greatest degree of legal and political control in the unincorporated area of the county. Within incorporated areas, the county has to obtain land use permits from the host jurisdiction. While there may be some additional challenges associated with working with another jurisdiction, there may also be offsetting advantages as citizens may feel their interests are better protected by an independent government.

Without an interlocal agreement, the county is severely limited in its ability to site and permit a solid waste facility. A jurisdiction in another county or a private developer could perform the siting and permitting functions for the county. However, before the county could transport waste to the facility, an interlocal agreement with the host community would be necessary.

Based on experience gained elsewhere, it may be anticipated that the solid waste facility siting process for major disposal and handling facilities will likely generate independent site offers from outside the service area. Thus, a siting process that is initially constrained to a local service area or to the county as a whole can evolve into a process of negotiating for solid waste facility capacity in a facility outside of the county.

## **SITING CRITERIA**

This section defines siting criteria and describes how they are developed for use in facility-specific siting studies. General criteria categories are discussed for each type of facility included in the siting plan, as called for in the *Guidelines for the Development of Local Solid Waste Management Plans and Plan Revisions* (WDOE 99-502.).

### **Introduction**

When solid waste facilities are sited and constructed there may be unavoidable adverse impacts on the natural and built environments. A goal of the siting process is to select sites that allow impacts to be reduced, eliminated, or mitigated. Sites are sought that achieve the above stated goal by virtue of their setting and onsite features. Solid waste siting criteria are developed to serve as the tests by which potential sites are analyzed

to determine their suitability. The impacts and requirements of the different types and sizes of solid waste facilities vary significantly. Those of a rural drop-box facility can be substantially different from those of a complex waste processing and incineration facility. The criteria used in judging the suitability of a site will therefore be different for each facility type. The purpose of siting criteria is to allow differentiation between sites, to distinguish those sites that are more suitable, and to help identify those that are unacceptable. The siting criteria will usually set forth a standard of acceptability and measure positive or negative divergence from this standard.

There are many desirable features of an ideal site. Most of these would not, if absent, constitute a reason for rejecting a site; they may be made up for by other attributes of a site or they may simply indicate that the site is not perfect. These features form the basis for developing relational criteria to compare different sites. “Physical exclusionary criteria” are criteria that define conditions under which it would be impossible to construct and operate a facility.

### Siting Criteria Categories

The process of developing facility-specific siting criteria will involve development of tests that identify desirable features of sites, differentiate between sites, and identify features that make a site unacceptable. To help direct the development of these tests, criteria may be organized into categories. One example of the various framework systems that can be utilized is the classification of elements of the environment set forth in the State Environmental Policy Act (Figure 3). Subcategories could be combined and further breakdown added where appropriate.

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Figure 3      SEPA Elements of the Environment (WAC 197-11-444)

- |   |   |
|---|---|
| <p>(1) Natural Environment</p> <p>(a) Earth</p> <p>    (i) Geology</p> <p>    (ii) Soils</p> <p>    (iii) Topography</p> <p>    (iv) Unique Physical Features</p> <p>    (v) Erosion/Enlargement of Land Area (Accretion)</p> <p>(b) Air</p> <p>    (i) Air Quality</p> <p>    (ii) Odor</p> <p>    (iii) Climate</p> <p>(c) Water</p> <p>    (i) Surface Water Movement/Quantity/Quality</p> <p>    (ii) Runoff/Absorption</p> <p>    (iii) Floods</p> <p>    (iv) Groundwater Movement/Quantity/Quality</p> <p>    (v) Public Water Supplies</p> <p>(d) Plants and Animals</p> <p>    (i) Habitat for and Numbers or Diversity of Species of Plants, Fish, or Other Wildlife</p> <p>    (ii) Unique Species</p> <p>    (iii) Fish or Wildlife Migration Routes</p> <p>(e) Energy and Natural Resources</p> <p>    (i) Amount Required/Rate of Use/Efficiency</p> <p>    (ii) Source/Availability</p> <p>    (iii) Nonrenewable Resources</p> <p>    (iv) Conservation and Renewable Resources</p> <p>    (v) Scenic Resources</p> | <p>(2) Built Environment</p> <p>(a) Environmental Health</p> <p>    (i) Noise</p> <p>    (ii) Risk of explosion</p> <p>    (iii) Releases or Potential Releases to the Environment Affecting Public Health, such as Toxic or Hazardous Materials</p> <p>(b) Land and Shoreline Use</p> <p>    (i) Relationship to existing Land Use Plans and to Estimated Population</p> <p>    (ii) Housing</p> <p>    (iii) Light and Glare</p> <p>    (iv) Aesthetics</p> <p>    (v) Recreation</p> <p>    (vi) Historic and Cultural Preservation</p> <p>    (vii) Agricultural Crops</p> <p>(c) Transportation</p> <p>    (i) Transportation Systems</p> <p>    (ii) Vehicular Traffic</p> <p>    (iii) Waterborne, Rail, and Air Traffic</p> <p>    (iv) Parking</p> <p>    (v) Movement/Circulation of People or Goods</p> <p>    (vi) Traffic Hazards</p> <p>(d) Public Services and Utilities</p> <p>    (i) Fire</p> <p>    (ii) Police</p> <p>    (iii) Schools</p> <p>    (iv) Parks or Other Recreational Facilities</p> <p>    (v) Maintenance</p> <p>    (vi) Communications</p> <p>    (vii) Water/Stormwater</p> <p>    (viii) Sewer/Solid Waste</p> <p>    (ix) Other Governmental Services or Utilities</p> |
|---|---|
- 

The Washington State Solid Waste Management Reduction and Recycling Act (RCW 70.95) lists the following categories of criteria for siting solid waste disposal facilities:

- |   |   |
|---|---|
| <ul style="list-style-type: none"><li>• Geology</li><li>• Groundwater</li><li>• Soil</li><li>• Flooding</li><li>• Surface water</li><li>• Slope</li></ul> | <ul style="list-style-type: none"><li>• Cover material</li><li>• Capacity</li><li>• Climatic factors</li><li>• Land use</li><li>• Toxic air emissions</li><li>• All other factors as determined by the department</li></ul> |
|---|---|

The following section will review the siting considerations of solid waste transfer stations and WTE facilities.

### General Criteria Review

The review included in this siting plan is general and intended to be a guide for initiating a full-scale siting study for a specific facility. Some of the location-specific standards discussed require evaluation of very detailed or widely-dispersed information and are

not appropriate for evaluating the county on a regional scale. These criteria are site-specific and would be used when evaluating sites during a facility-specific siting study. Other criteria can be evaluated on the regional scale.

Both regional and site-specific criteria are discussed below with emphasis placed on regional criteria. Also addressed are criteria that are important to solid waste facility siting in King County but which are not addressed in state regulations.

## Transfer Station/Recycling Processing Centers/Intermodal Facilities

Solid waste transfer stations and recycling processing centers are not subject to the siting criteria set forth in RCW 70.95.165. These facilities are intermediate solid waste handling facilities that are sited based on determination of local service area needs. Intermodal facilities are also not subject to the referenced criteria. They are regional facilities, potentially serving several transfer stations and potentially a single facility may serve the entire county. Because transfer stations, recycling processing centers and intermodal facilities are not subject to the broad regulatory locational constraints of landfills, and since local conditions and needs drive the siting of such facilities, countywide or regional mapping of siting criteria is not fruitful. The approach here is to discuss, for each category of criteria listed previously, the features that will tend to make a site more suitable for development. Throughout the discussion, when the term transfer station is used it refers to either a transfer station/recycling processing center combination facility or to a separate recycling processing center.

## Geology and Soil

The geology of subsurface materials is important in determining foundation stabilities for roadways and building structures. The best situation would occur if existing soil conditions were suitable for the foundation of the facility. Sites with unstable foundation materials will be very difficult and expensive to develop for transfer station use. The worst situations would be where there is substantial bedrock or subsurface drainage, high potential for earthquake potential or landslide, or hazard of coal mine shafts or sinkholes.

## Groundwater

Sites with shallow water tables have a high potential for flooding waste pit and transfer truck loading areas. Shallow water tables may be diverted with underdrains in some areas. If diversion is impossible, the entire building structure may require construction on a large manmade embankment. Sites with deeper water tables would be more desirable than sites with higher water table levels.

## Flooding

The flood hazard category is important for solid waste transfer operations. Since floods can produce excessive amounts of debris requiring disposal, it is important that waste disposal facilities remain operable. Sites within the 100-year floodplain are less preferable to sites located outside of it.

## Surface Water

As local service facilities, transfer stations are located where service need dictates. With the rare exception of facilities requiring access to barge haul, facilities do not require siting within close proximity to surface water bodies. It is also true that a transfer station can be sited within proximity to water bodies if shoreline management designations permit.

## Slope

Site topography is important because of excavation-to-fill ratios and site access. Sites on flat terrain may have good access for truck traffic but require excessive filling for construction. Sites located on hillsides may have excellent excavation-to-fill ratios but have grades too steep for truck access. Excavation-to-fill ratios and access must be considered together for each site.

## Site Capacity

The size and shape of a site will determine the layout of transfer station facilities such as buildings and roads. A potential site must be large enough to contain all facilities and also small enough to reduce wasted land area. Parcels that are irregularly shaped are more difficult to develop than those that are rectangular. Required parcel size will depend on the planned vehicle and tonnage capacities, buffer requirements, on-site queuing capacity, and onsite recycling and processing facilities.

## Climatic Factors

A transfer station may be a partially enclosed facility depending on climatic factors. Facilities generally are not subject to siting constraints due to wind, rain, snow, and freezing weather conditions. However, a site must be served by an all-weather road.

## Land Use

Critical Habitat. The nature of terrestrial habitat on or adjacent to a potential site is an important consideration because it is an indication of the extent of potential impacts on wildlife. The least preferable situation would be a site where transfer station construction and operation could significantly impact high-value habitat supporting endangered or threatened species. A better situation would be a facility site within an area of low-value habitat.

Designation by the U.S. Fish and Wildlife Service or the Washington Department of Fish and Wildlife as critical habitat for threatened or endangered species of plants, fish, and wildlife should be considered an exclusionary siting criterion. At this time the active breeding sites and surrounding areas are protected for several fish and wildlife species found in King County. A critical area review is required prior to development of a proposed site.

Zoning. The most advantageous situation would occur if the use of a site for a transfer station were consistent with that site's zoning. Consistency with zoning would increase the probability of obtaining necessary land use permits and minimize land use impacts.

In most jurisdictions transfer stations are considered an unclassified use because they are sited infrequently. However, transfer stations are most compatible with light industrial or commercial uses and least compatible with residential uses.

State or National Parks. Transfer stations should be located no closer than 1,000 feet to any state or national park.

Residential Neighbors. A transfer station is a light industrial or commercial use facility and has substantial transportation-related needs. Transfer stations have been located in many types of settings; most commonly in commercial, industrial, or rural areas. Depending on land use patterns, these areas may be in proximity to residential areas.

Vicinity land use is an important consideration because some land uses are associated with activities that are more susceptible to impacts from a transfer station than others. An industrial land use would be most compatible with a transfer station. The least compatible land uses would be residential land; land uses with sensitive receptors, such as schools, nursing homes or hospitals; and recreational land. The type of recreational use that would be sensitive in this context is activity-oriented recreation with concentrated use patterns. Potential sites that impact these uses would be considered less desirable.

## Access

Road Development. Access refers to the road system to be used in transporting solid waste from collection points to the transfer station. If county roads are used, any required improvements to bring the roads up to required capacity and safety standards must be included as project costs. Proximity to a state highway system would potentially reduce road improvement costs and would be preferable.

Traffic Impact. This criteria category would compare sites based on the potential traffic impacts from collection trucks. It is anticipated that the transport of wastes could have potential secondary impacts on safety, air quality, and noise. The most desirable sites in this category would be those that would be accessed through low-density areas.

Rail Access. This criterion's purpose is to compare the ease with which a site may be served by rail. Consideration should be given whether a site has access to Burlington Northern Santa Fe (BNSF), Union Pacific (UP), or both.

## Air Emissions

The major air quality concerns of these facilities relates to traffic-generated air emissions and their impacts on areas through which solid waste is transported. Preferable sites would be situated in such a way as to reduce both the level and impacts of such emissions.

## Waste to Energy Facilities

As interim solid waste handling facilities, WTE facilities are not subject to the locational standards set forth in RCW 70.95.165. The approach here is to discuss, for each category of criteria listed previously, the features that will tend to make a site more suitable for WTE development.

### Geology and Soils

Soils and geology of potential sites are considerations because they affect facility design and, therefore, cost. The equipment and structures of a WTE facility are usually heavy, requiring stable soils for foundations. Soils with inadequate bearing capacity to support the large structures and heavy equipment loads require the construction of pile foundations. The best situation would occur if existing soil conditions were suitable for the foundation of the facility. The worst situations would be where there is substantial bedrock or subsurface drainage, high potential for earthquake or landslide, or hazard of coal mine shafts or sinkholes.

### Groundwater

Sites with shallow water tables have a high potential for flooding. Shallow water tables may be diverted with under-drains in some areas. If diversion is impossible, the entire building structure might require construction on a large manmade embankment. Sites with deeper water tables would be more desirable than sites with higher water table levels.

### Flooding

The flooding criteria category is important for WTE facility operations. It is important that a WTE facility remain operable during floods. Sites located outside the 100-year floodplain would be more desirable than facilities within the floodplain.

### Surface Water

WTE facilities are industrial type activities and may be located next to major water bodies if barge access is desired. Shoreline management master programs can have a significant effect on the length of time required to obtain permits for facilities. Some shoreline areas are protected from industrial types of use. With the exception of barge access there appears to be no overriding need to site a WTE facility within close proximity of surface water bodies. There also appears to be no reason to avoid industrial sites close to water bodies if shoreline management requirements can be met.

### Slope

While some slight slopes are acceptable and can be accommodated in the design of a WTE facility, a flat site is most desirable for ease of construction and operation. Excessively steep slopes would make the development of such a facility infeasible. Some large sites may have very steep slopes and not be dropped from consideration if there is sufficient flat land that is appropriately shaped for the facility. Thus, site topography must be evaluated in conjunction with site size and site shape in order to

determine if the site has an appropriately shaped flat area that is large enough to efficiently accommodate the structures and activities at the WTE facility.

### Site Capacity

The size and shape of a site will determine the layout of facilities such as building and roads. A potential site must be large enough to contain all facilities and also small enough to reduce wasted land area. Site parcels that are irregularly shaped are more difficult to develop than those that are rectangular. Required site size will depend on the WTE facility's tonnage capacity; the specific equipment utilized; onsite vehicle queuing and staging; buffers; and public access for visiting and for waste drop-off facilities, if provided.

### Climatic Factors

In the Pacific Northwest, a WTE facility would be totally enclosed. The only climatic siting constraints that would apply to such a facility would apply to the transportation system that delivers solid waste to the facility. Based on the need to maintain delivery of solid waste under all conditions, sites subject to excessive snow and freezing weather would be less preferable than sites without such constraints.

### Land Use

Airports. The Federal Aviation Administration (FAA) has developed criteria that define situations in which a structure would pose a potential hazard to navigation. Given a maximum structure height for a WTE facility, these criteria can be converted into criteria based on linear distance to runways of various lengths. If a site falls within one of these distance criteria, the FAA considers that a potential hazard to aircraft navigation exists and examines the specific situation in greater detail to determine if an actual hazard exists. Although the FAA has no specific regulatory authority in this regard, such a determination that a hazard exists would reduce the likelihood that permits for the facility would be approved.

Critical Habitat. The nature of terrestrial habitat on or adjacent to a potential site is an important consideration because it is an indication of the extent of potential impacts on wildlife. The least preferable situation would be a site where WTE facility construction and operation could significantly impact high-value habitat supporting endangered or threatened species. A better situation would be a facility site within an area of low-value habitat.

Designation by the U.S. Fish and Wildlife Service or the Washington Department of Fish and Wildlife as critical habitat for threatened or endangered species of plants, fish, and wildlife should be considered an exclusionary siting criterion. At this time the active breeding sites and surrounding areas are protected for several fish and wildlife species found in King County. A critical area review is required prior to development of a proposed site.



Zoning. The most advantageous situation would occur if the use of a site for a WTE facility is consistent with that site's zoning. Consistency with zoning would increase the probability of obtaining necessary land use permits and minimize land use impacts.

In some jurisdictions, a WTE facility is considered an unclassified use and can potentially locate in any zone. However, WTE facilities are most compatible with heavy industrial uses and least compatible with residential uses.

State or National Parks. WTE facilities should be located no closer than 1,000 feet to any state or national park.

Residential Neighbors. WTE facilities have an industrial nature and have substantial transportation-related needs. WTE facilities have been located in industrial and heavy commercial business areas. Depending on land use patterns, these areas may be in proximity to residential areas. Potential sites that impact these uses would be considered less desirable.

Vicinity land use is an important consideration because some land uses are associated with activities that are more susceptible to impacts from a WTE facility than others. An industrial land use would be most compatible with a WTE facility. The least compatible land uses would be residential land; land uses with sensitive receptors, such as schools, nursing homes or hospitals; and recreational land. The type of recreational use that would be sensitive in this context is activity-oriented recreation with concentrated use patterns.

## Access

Location Relative to Waste Source. Hauling costs will constitute a substantial portion of total disposal costs. Potential WTE sites would be best located as close as possible to the center of waste generation.

Road Development. Access refers to the road system to be used in transporting solid waste from collection points to the WTE facility. If county roads are used, any required improvements to bring the roads up to required capacity and safety standards must be included as project costs. Proximity to a state highway system would potentially reduce road improvement costs and would be preferable.

Traffic Impact. This category would compare sites based on the potential impact that transport of solid waste from the transfer stations and/or areas of collection would have on areas through which trucks would be required to travel. It is anticipated that the transport of wastes could have potential secondary impacts on safety, air quality, and noise. The most desirable site in this category would be one that would be accessed through low-density areas.

## Air Emissions

Air quality impacts are greatly influenced by terrain and local meteorological conditions. The proximity of terrain either above or at the final plume height (stack height plus plume rise) of a facility may result in air quality impact modeling predictions far higher than for a site in flat terrain. Sites without elevated terrain nearby would be preferable to sites with such adjacent terrain.

Attainment Status. If a site were in or near an area recognized by air quality permitting agencies as not meeting air quality standards (non-attainment areas) obtaining a permit for the WTE facility could be more difficult

Availability of Data. An air permit for a WTE facility will require considerable detailed data on local meteorological conditions. Because these data are time consuming to gather, sites with suitable data would be more desirable than sites without data.

## Equitable Distribution of Solid Waste Facilities

This section addresses the distribution of facilities and impacts in King County. Various means of attempting equitable distribution are discussed.

The King County Code, in section 10.08.030, requires that the siting plan provide for equitable distribution of solid waste facilities throughout King County. Equitable means just and fair; reasonable, not extreme. It is important to note that *equitable* distribution does not mean *equal* distribution. The Metropolitan King County Council has established a goal that the impacts associated with solid waste facilities sited within King County's jurisdiction should be equitably distributed. KCC10.08.030 is included below:

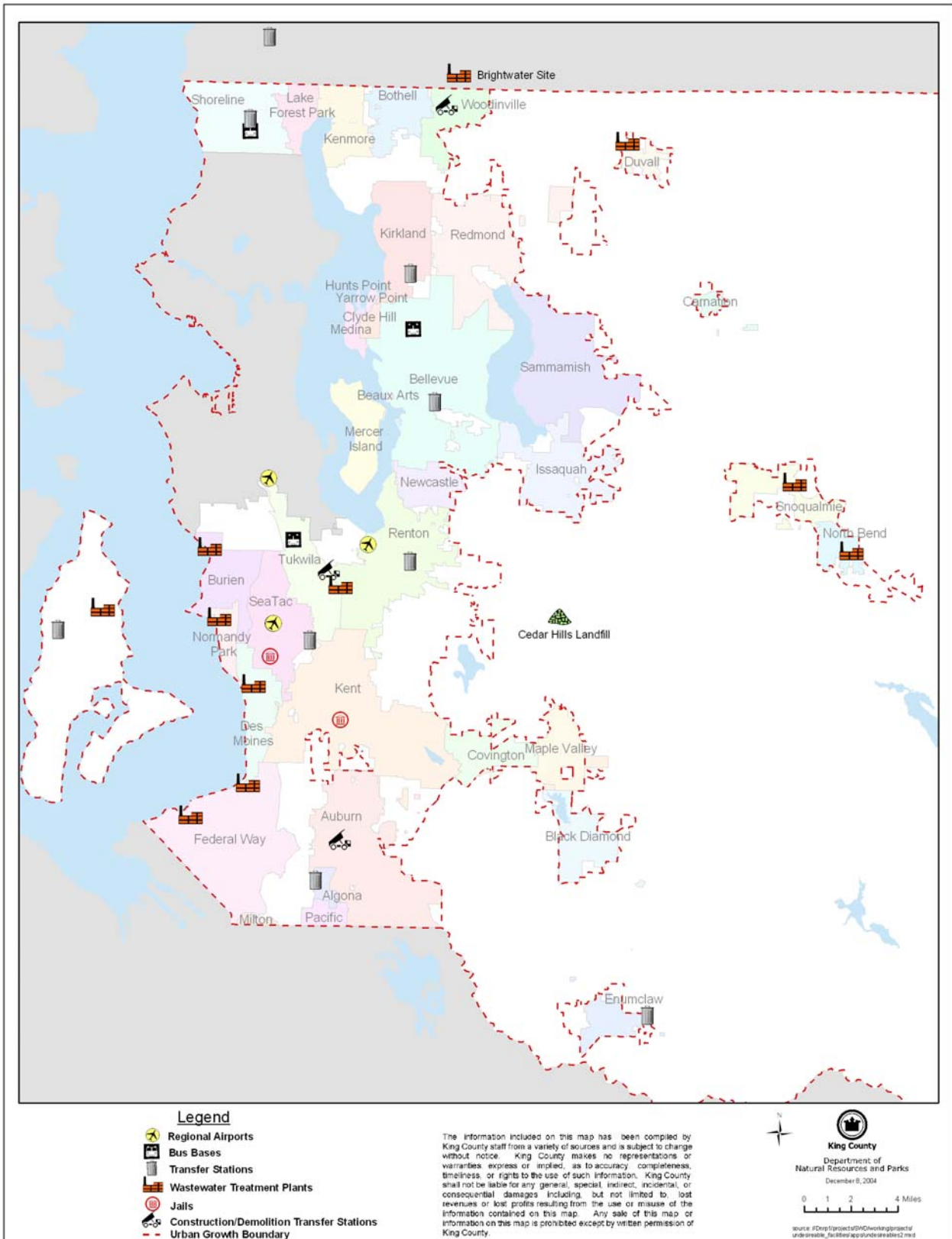
**10.08.030 Acquisition of solid waste disposal facilities.** The county may acquire by purchase, lease, contract with private parties or other necessary means, disposal facilities which are needed for disposal of solid waste generated and collected in King County and other jurisdictions with which an interlocal agreement exists, pursuant to K.C.C. 10.08.130. Selection of such disposal facilities shall be consistent with the King County Comprehensive Plan and all federal, state, and local requirements, including, but not limited to, comprehensive land use planning, fire protection, water quality, air quality, and the consideration of aesthetics. ***To the extent practicable, solid waste disposal facilities shall be located in a manner which equalizes their distribution around the county, so that no single area of the county will be required to absorb an undue share of the impact from these facilities.*** (emphasis added) More than one alternative must be considered and evaluated in the siting of planned solid waste disposal facilities. The county may acquire disposal facilities on a continuing basis, as is required by the volume of solid waste generated and collected within the county. (Ord. 8891 § 9, 1989; Ord. 8069, 1987; Ord. 7708 § 1 (part), 1986).

The potential impacts of the various types of solid waste disposal facilities can be quite different. Traffic and aesthetics are often primary concerns when siting a solid waste transfer station, while a WTE facility may present unique air quality issues.

The siting constraints of solid waste facilities also differ substantially. A transfer station will require a small site (approximately 20 acres) and require location in an urban or suburban service area. The purpose of a transfer station will dictate that it be sited near where solid waste is generated, often in the more densely populated areas of the county. Transfer stations will, by their nature, be distributed within the county, but that distribution will be heavily weighted to the more developed areas. An intermodal facility will require access to both modes of transportation chosen. A WTE facility will serve a regional need, and will draw refuse from a much wider area. It is likely more than one WTE facility would be required if the county choose this method for handling a significant portion of its waste. To attempt equitable distribution, the council could choose to limit the area in which a required WTE facility could be located. They could ensure that two facilities would not be located within a specified number of miles of another facility.

More logically, the siting criteria can be constructed to give advantage to sites that are distant from other waste handling and disposal facilities. See Figure 4 for the location of existing solid waste, hazardous waste, sewage treatment, and other public facilities. Correspondingly, scores can be decreased for sites located within proximity to a waste facility. However, this procedure would not ensure equitable distribution of facilities or impacts since many factors would be reflected in the criteria.

Figure 4 Existing Waste Handling and Other Public Facilities



Focusing strictly on facility distribution as a means of achieving equitable distribution of solid waste facility impacts in King County is limiting in that it addresses only part of the solid waste management system, the handling and disposal. It does not address the generation and collection elements.

An example of system-wide distribution of impacts in King County is the disposal rate policy established by the Metropolitan King County Council to distribute the economic impacts of solid waste management equally throughout the system. Even though the unit cost of service for smaller rural facilities may be higher than that for larger urban transfer facilities, customers in each area of the county pay the same for solid waste disposal. Through this policy, urban area residents help offset the economic impacts brought about by modern solid waste disposal practices.

The participation of urban and suburban area residents and businesses in waste reduction and recycling (WR/R) programs is an example of a system-wide program that can help achieve equitable distribution of impacts. WR/R activities in the urban and suburban areas result in a reduction of impacts created when facilities are sited elsewhere in the county. However, the link between urban/suburban action and a resulting decrease in impacts elsewhere will be delayed in time and will be somewhat difficult to quantify.

## Detailed Evaluation Criteria and Rating

Detailed siting criteria form the basis by which prospective sites are tested to evaluate their suitability. A rating system is developed to record the degree to which a site meets specific criteria. Since not all criteria will be of equal importance, there must be a way to incorporate their relative value in the scoring process. Citizen advisory committees shall be used to reflect the values of host communities as an effective means of weighting criteria.

### Criteria Development

Criteria must relate to the type of facility being sited. Evaluation categories should match the purpose of criteria. Criteria scoring of a site must be able to be accomplished with accuracy and with a reasonable amount of effort. Although some overlap in criteria is acceptable and to be expected, the criteria should not measure the same thing.

### Numerical Scoring System for Site Comparison

A numerical scoring system will usually be developed to compare sites. The scoring system will often use two separate numerical indicators for each criterion: a site characteristic rating and a criterion weighting. The site characteristic rating is used to numerically compare alternative sites in relation to a single criterion. The criterion weight is used to compare the importance of a given criterion in relation to other criteria.

Site Characteristic Rating. Specific criteria are proposed to evaluate how well sites are naturally suited for their use as facility sites. Each detailed criterion includes a range of

characteristics that are given numerical scores. The characteristics that are the best for a facility have a high rating, while the features that are not as good receive a lower rating. The rating may range from "10" for the best rating to "1" for the worst rating. Different ratings are assigned to each site for each criterion, based on how well the site is suited for a given type of facility.

Each criterion would have a description of different features and a rating to these features. For some criteria, it is impossible for ranges of acceptability to totally describe all possible site situations. It might be necessary in these cases to interpolate between the defined site ratings during site evaluation. As an example, where ratings of 4 and 6 are defined for a certain criterion, a rating of 5 might be given to a site where it is felt that the actual site condition falls between the described ranges of acceptability for the 4 and 6 ratings.

Criteria Weighting. Giving more weight to some criteria than others would be a way of showing that some criteria used for siting are more important than other criteria. Criteria are considered most important when they are related to significant environmental impacts that could be irreversible or difficult to mitigate.

## **THE SITING PROCESS**

### **Goals of the Siting Process**

The primary goal of the solid waste facility siting process is to provide policy makers with a choice of sites from among candidates that are environmentally acceptable and feasible from an engineering perspective. Secondary goals are: (1) to reduce the chance of having to repeat steps in the siting process; and (2) to produce site alternatives that can be permitted within a reasonable time frame.

### **Overview of Siting Process**

The siting process is subject to time and budget constraints. Since a great deal of information must be developed and processed, a phased process involving several steps should be employed to make efficient use of resources by focusing time and energy on sites that present a greater likelihood of being selected.

The process begins by developing facility-specific site screening criteria. Possible sites are then identified and undesirable sites are dropped from consideration. This leads to detailed feasibility and environmental evaluation of a reduced number of sites that hold a greater chance of becoming recommended alternatives.

### **Role of SEPA in Siting Decisions**

Under the State Environmental Policy Act (SEPA), the county must conduct an environmental review before recommending siting actions. In the case of new solid waste disposal and handling facilities, this will usually require completion of a SEPA checklist and could require development of an environmental impact statement (EIS).

An EIS is an excellent vehicle to use in developing and presenting the environmental information needed to assess the comparative merits of sites in the event no *one* site is selected through the comparative evaluation. Selection of several candidate sites, which would then be evaluated through the EIS process, would occur during the last steps of the siting process.

## Steps in the Siting Process

In general, the approach is to evaluate identified sites using those criteria that pertain to general characteristics of the sites, eliminate the inappropriate sites, and then apply the more site-specific criteria to the remaining sites. Overall, there are six steps in the siting process:

- Step 1 – Site Identification
- Step 2 – Broad Site Screening
- Step 3 – Focused Site Screening
- Step 4 – Comparative Site Evaluation
- Step 5 –Environmental Review Process
- Step 6 – County Decision-making

The first three steps in the siting process deal with identification and screening of potential sites using site selection criteria specifically developed for locating a particular type of solid waste facility in King County. Once Steps 1, 2, and 3 are completed and potential sites have been ranked, the highest ranking sites (the top six or eight) can be assessed on a comparative basis in Step 4, and the most desirable site(s) identified for investigation in Step 5. The fifth step involves detailed site review through the environmental review process, and the final step is the decision-making process during which a site is selected by the county. The steps are summarized in Figure 1.

The overall site selection process is designed to be an objective evaluation of potential sites. Numerical ranking of sites is a key feature in the site selection process. If a site receives a low ranking, it may be eliminated from further consideration. The objective and comparative ranking procedure allows for inclusion of the next-highest-scored site as an additional (or substitute) site alternative at each step in the analysis.

### Site Identification

The purpose of this step is to produce a number of possible sites with which to begin the site screening and selection process. The level of effort involved in this step will depend on the size and type of facility being sited, as well as the nature of the service area. The concepts presented will presume a large facility serving the entire county. Smaller local service facilities may not require such measures in order to develop a list of possible sites.

Considerable effort should be made to inform county citizens that the county is looking for a new facility site and that the Solid Waste Division will be accepting nominations for possible sites. In particular, the following actions may be taken to solicit site nominations:

- *Advertisements.* Advertisements can be placed in county newspapers.
- *Letters.* Letters of inquiry can be sent to persons or firms on the County Assessor's list of major taxpayers or other lists that may be appropriate. Letters of inquiry can be sent to county taxpayers with individual land parcels of a specified number of acres as appropriate, or carrying a specific zoning designation. Letters of inquiry and a site-selection criteria report can be sent to real estate firms identified as dealing in parcels of the approximate size in the area of service need.
- *Direct Contact.* Direct contacts can be made with major landholders, including the county, the cities, the state, and major commercial enterprises.
- *Other Sources of Potential Sites.* Other sources of potential sites are site alternatives from previous siting studies, former and present solid waste sites, aerial surveys and inventories, and countywide listing of sites and parcels.

During Step 1, the strategy is to evaluate sites using basic descriptions of the site and the siting criteria available for the general area. Exclusionary criteria of critical significance should be considered first so that any sites that will be disqualified can be eliminated from further analysis. This step should culminate in a list identifying potential sites.

## Broad Site Screening

The purpose of Step 2 is to identify those sites from Step 1 that for one or more reasons are not appropriate for development as a site for a particular type of facility. These reasons may include regulatory, environmental or developmental constraints, or other situational problems associated with a site.

During Step 2, the county will produce a list of disqualified sites and a prioritized list of remaining sites. Depending on the distribution of weighted scores, a decision may be made to drop the lowest rated group of sites from subsequent analysis, since they will be the least appropriate sites at this stage.

## Focused Site Screening

Step 3 is designed to rank the qualified sites from Step 2 according to basic location requirements for development of a particular type of facility. Some regulatory considerations, such as the presence of endangered species and cultural resources, are also part of the Step 3 evaluation. Finally, county locational constraint policy directions for waste management facilities would be included in the evaluation. Only the top ranked sites (perhaps the six or eight sites with the highest scores) need to be carried forward into the Step 4 analysis.

## Comparative Site Evaluation

The purpose of Step 4 is to assess the ranked sites from Step 3 from a comparative perspective, especially with respect to their ability to satisfy operational requirements for a particular type of facility. In addition, criteria that focus on potential impacts on the



surrounding area from operation of the project facility would be included in the factors to be examined. Site visits are an integral part of the evaluation in this step.

Step 4 is somewhat more subjective than the two prior portions of the analysis. Once the sites have been evaluated and ranked numerically, the highest rated sites should be re-examined in an interdisciplinary team setting to do a final feasibility appraisal from environmental, operational, and policy perspectives. At this point the criteria should not be evaluated individually. Instead, the cumulative and interactive impacts not explicitly measured by the criteria would be assessed. This final portion of Step 4 would consider environmental, operational, and policy attributes together.

### **Environmental Review Process**

. Environmental review will be conducted in accordance with state law and the permitting jurisdiction's regulations. A preferred alternative would be identified and recommended to the County Executive.

### **County Decision Making**

The County Executive reviews the recommendation and approves, modifies, or rejects the recommended site.

County action may initiate negotiations leading to purchase of a site or, alternatively, initiation of adverse condemnation proceedings. If the site is owned by another jurisdiction, the county may begin negotiation of an interlocal or site lease agreement.

Various state, local, and federal permits are required for solid waste facilities. A difficulty in obtaining a permit could arise during the site screening, acquisition, and permitting processes. If a site is unobtainable, then the second or third alternative can be pursued.

For sites located in the unincorporated area, the Metropolitan King County Council would issue a Use Permit after a hearing is conducted by a hearing examiner. In the event that the decision was appealed, the appeal would likely be sent to the Metropolitan King County Council and the council would serve as the ultimate decision-making body regarding the acceptability of the site.

For sites located in incorporated areas, the decision making would be more complex and would include the legislative body of the jurisdiction as well as the Metropolitan King County Council

## **PUBLIC INFORMATION AND INVOLVEMENT PROGRAM**

A sound public information and involvement program is vital to successful siting efforts. The elements of the program are early notification regarding siting plans and

procedures, regularly updated information about the siting process, and ample opportunities for public input in all phases. The objectives of a public involvement program are as follows for the siting steps:

- *Site Identification.* Ensure that all feasible sites are identified and the public has an opportunity to assist in identifying them.
- *Site Screening.* Ensure that community concerns are adequately addressed.
- *Comparative Site Evaluation.* Incorporate local issues into evaluative criteria and provide for public input in establishing those criteria.
- *Environmental Review.* Identify all community impacts, create broad public awareness, and provide diverse opportunities to participate in the review and to provide community input to mitigation measures.
- *County Decision-making.* Give community stakeholders adequate notice and opportunity to express their opinions and preferences.

There are three major components to public involvement and information:

1. *Information Gathering and Issue Identification.* Activities could include review of literature; interviews with community leaders to gather baseline information, summarize key issues, and identify groups to be involved; surveys to quantify public preferences (e.g. random sample telephone surveys, random sample or community-wide mail surveys, or handout questionnaires at meetings); and focus groups to obtain more in-depth qualitative information about public perceptions and opinions.
2. *Information Dissemination.* Elements could include media relations activities (e.g. news releases, press conferences, press packets); dissemination of targeted information to elected officials, public agency staff, community organizations, individuals, neighbors or neighborhood organizations, and businesses; and dissemination of general information through brochures and fact sheets, advertisements and public notices, public service announcements, newspaper inserts, and community organizations.
3. *Public Involvement and Consensus Building.* These activities could include enlisting the services of citizen advisory committees and task forces; encouraging dialogue through community leader forums; conducting community workshops; employing structured consensus building processes when needed (e.g., third party mediation); and holding public input forums to allow individual comment for the record (e.g., public meetings and hearings).

## **APPENDIX D**

### **Potential Effects of Waste Reduction and Recycling on the Solid Waste Transfer and Waste Export System Plan**



# Potential Effects of Waste Reduction and Recycling on the Solid Waste Transfer and Waste Export System Plan

August 9, 2006

## SUMMARY

This paper was prepared by the King County Solid Waste Division and the Interjurisdictional Technical Staff Group (ITSG) to examine the effects of future waste reduction and recycling on the recommendations presented in the *Solid Waste Transfer and Waste Export System Plan* (the Plan). Policymakers and stakeholders have asked what the effects of more aggressive waste reduction and recycling programs and services might have on the need for an improved transfer station network, the capacity of the county's Cedar Hills Regional Landfill, and future plans for waste export.

This paper concludes that a more aggressive recycling rate of 60 percent (over the current rate of 43 percent) would have the following effects:

- **The need for an improved transfer station network** – Even with a substantially higher recycling rate, generation of solid waste (garbage) is increasing due to population, economic, and employment growth. Because increases in the recycling rate are dependent on many factors, including changes in consumer and manufacturer behaviors and markets, increases in the recycling rate would take years to occur. Using a 60 percent recycling rate, division forecasts indicate that the transfer system would still need to be capable of handling more than 1 million tons of garbage per year.
- **Capacity of the Cedar Hills Regional Landfill** – An increase in recycling would result in less garbage disposed in the landfill. If a 60 percent recycling rate were achieved between 2009 and 2015 an additional year would be added to the life of the landfill, deferring the more costly transition to waste export.
- **Future plans for waste export** – An increase in recycling means less waste would need to be exported. Therefore, long-haul transport costs should be lower.

While there are clear benefits of continuing to increase the regional recycling rate, it would not preclude the need for an improved transfer system and future waste export for garbage.

## BACKGROUND

Since waste reduction and recycling programs began to take hold in the late 1980s, effects in the region have been significant. From 1988 to 2005, a total of 9 million tons of materials was recycled. As a result, the life of the Cedar Hills landfill has been extended by at least 9 years. At the same time, however, growth in population, employment, and the economy also continues, and solid waste disposal has risen by about 2.5 percent annually over the last 10 years. Even with the current recycling rate of 43 percent, approximately 1 million tons of garbage was disposed at the Cedar Hills landfill last year.

Under current conditions, many of the division's transfer stations are operating at or over capacity, and the system's aging infrastructure struggles to keep pace with growth and advances in the industry. While the success of waste reduction and recycling efforts, along with other factors such as natural settling at the landfill, have extended the life of Cedar Hills, it will reach its permitted

capacity and close within the 20-year planning horizon. The current recommendation is to transition the county to full waste export once the landfill closes.

This paper takes a closer look at the division's waste reduction and recycling goals, and considers what the effects might be if the division and the cities were successful in increasing the rate of recycling substantially in the region. A rate of 60 percent was chosen as a target for this analysis. The success of such an increase would rely on the effectiveness of services and programs offered by the cities, the county, and the commercial hauling and recycling companies, and the resulting effects on consumer behaviors. Before presenting the results of the analysis, a discussion of the waste reduction and recycling goals is presented for background.

## **RECYCLING GOALS PAST AND PRESENT**

Recycling goals are established during the development of the Comprehensive Solid Waste Management Plan. The next update of the Solid Waste Plan is expected to be submitted to King County Council for approval by 2008.

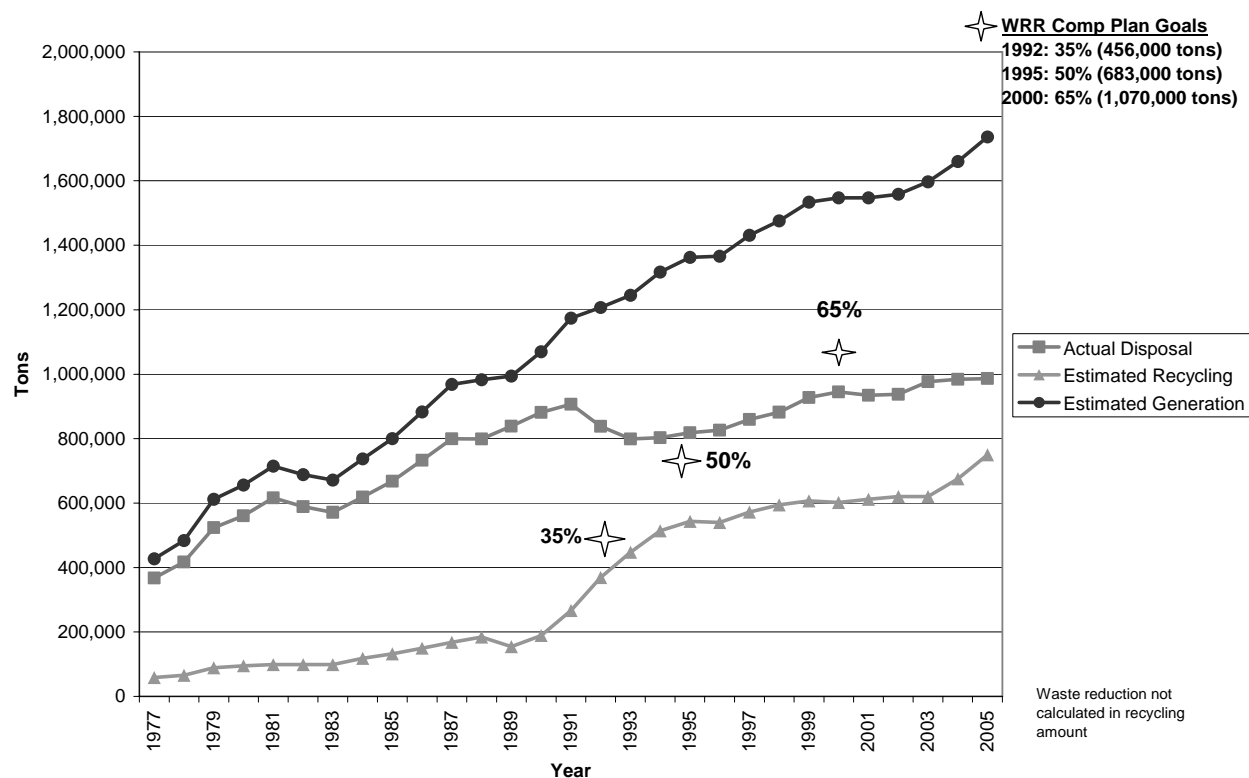
### **Past Goals**

Historically, the waste reduction and recycling goal was expressed as a number (e.g., the percentage of waste recycled). The 1989 Solid Waste Plan established aggressive waste reduction and recycling goals:

- 35 percent diversion by 1992
- 50 percent diversion by 1995
- 65 percent diversion by 2000

These goals were also included in the 1992 Solid Waste Plan. Between 1988 and 1992, the region's diversion rate increased from 18 percent to 35 percent, due in large part to the implementation of curbside residential recycling and yard waste programs. See Figure 1.

**Figure 1. Recycling, Disposal, and Generation Rates, 1977-2005**



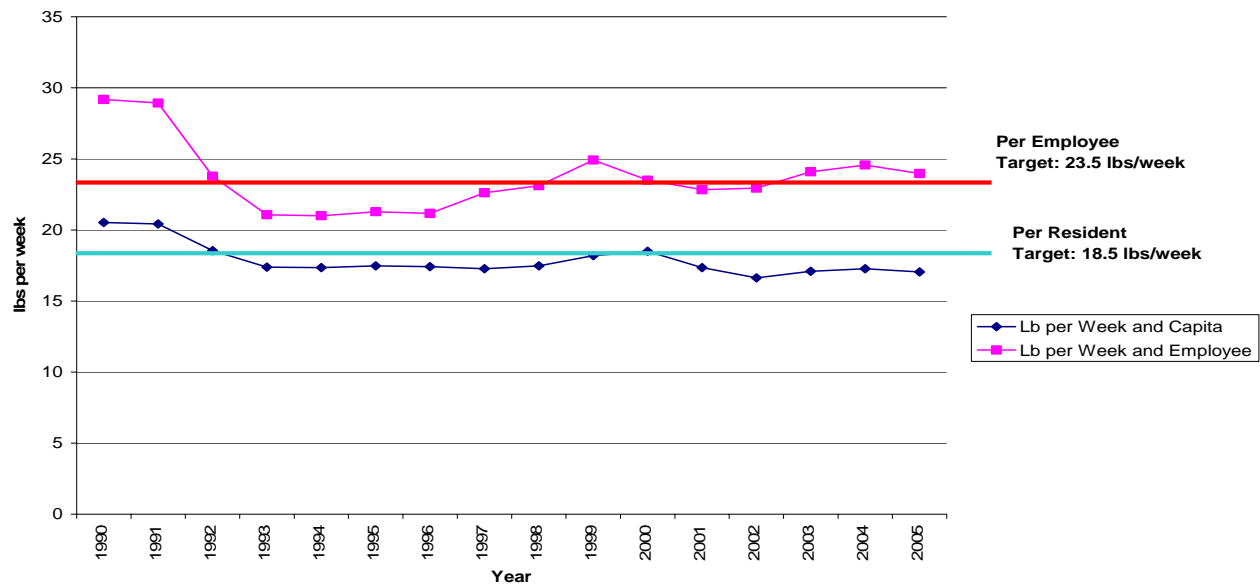
## Current Goals

There are inherent difficulties in measuring the two distinct activities of waste reduction and recycling with a single, combined numerical goal. Waste disposal is easily measured using data collected by the division. Recycling information comes from a variety of sources and is assimilated with division data to estimate the rate of recycling. Waste reduction (waste that is not generated), however, can not be quantified. Therefore, in 1995, the numerical waste reduction and recycling (or diversion) goal was replaced with a two-tiered goal:

- The first tier was a mission: *to divert as much material as possible from disposal in a manner which reduces the overall costs of solid waste management to county residents and businesses, conserves resources, protects the environment and strengthens the county's economy*
- The second tier set specific goals for residential and business disposal amounts (see Figure 2):
  - Residential Disposal: 18.5 lbs per person per week (2005 rate was 17 lbs per week)
  - Business Disposal: 23.5 lbs per employee per week (2005 rate was 24.8 lbs per week)

These are the current goals in the 2001 Solid Waste Plan.

**Figure 2. Per Resident and Per Employee Disposal Rates through 2005**



Based on preliminary data from the Washington State Department of Ecology and market observations, the overall recycling rate in King County for 2005 is 43 percent. This is a combined residential and non-residential rate.

The 2001 Solid Waste Plan also includes other measures for King County to track, including single-family recycling rates. The 2005 single-family curbside recycling rate, which includes yard waste, is 51 percent. This is a county-wide average of incorporated and unincorporated areas; recycling rates in incorporated areas tend to be higher than this average rate and recycling rates in unincorporated areas tends to be lower than this average rate.

## EFFECTS OF AN INCREASED RECYCLING RATE

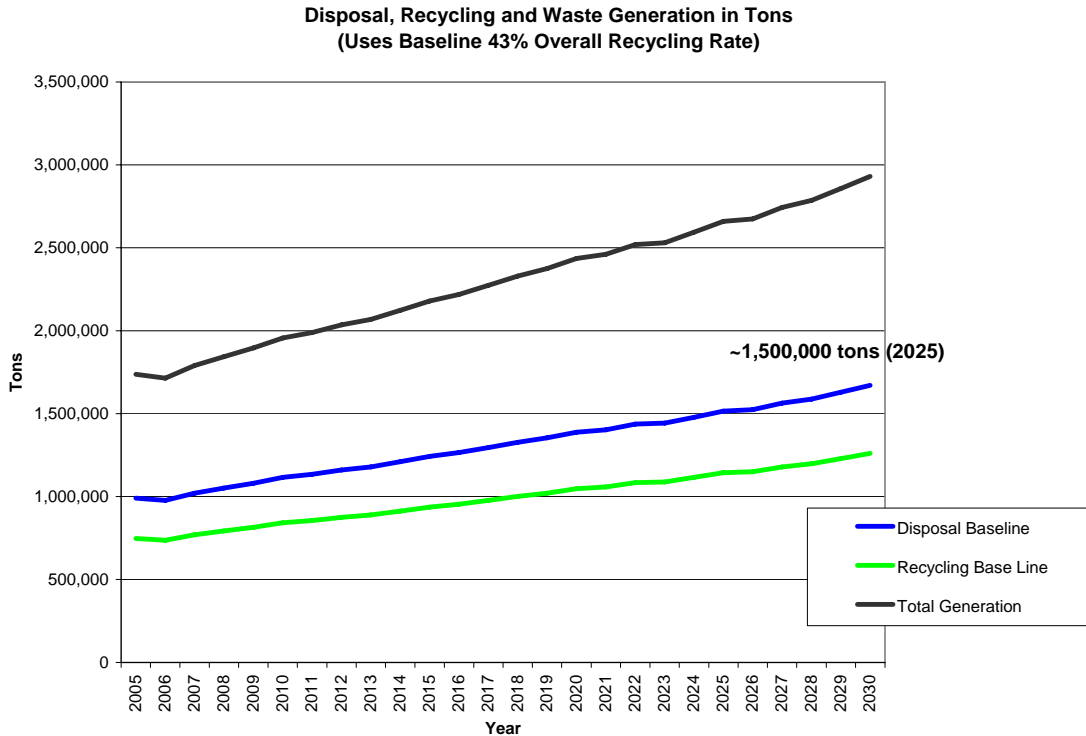
Policymakers and advisory committee members have asked what effect an increase in the recycling rate would have on the solid waste system. Below is a discussion of the impacts on the need for improvements to the solid waste transfer system, the life of the Cedar Hills landfill, and waste export.

### Transfer Station Impacts

Planning for disposal tonnage that will be received at King County transfer stations over the 20-year planning horizon is based on the division's forecast (see Appendix F of this Plan, Milestone Report 4, Appendix C, *Forecasting Solid Waste Disposal*). This Plan uses the baseline forecast with the current recycling rate of 43 percent over the 20-year planning horizon (Figure 3).



**Figure 3. Baseline Forecast**

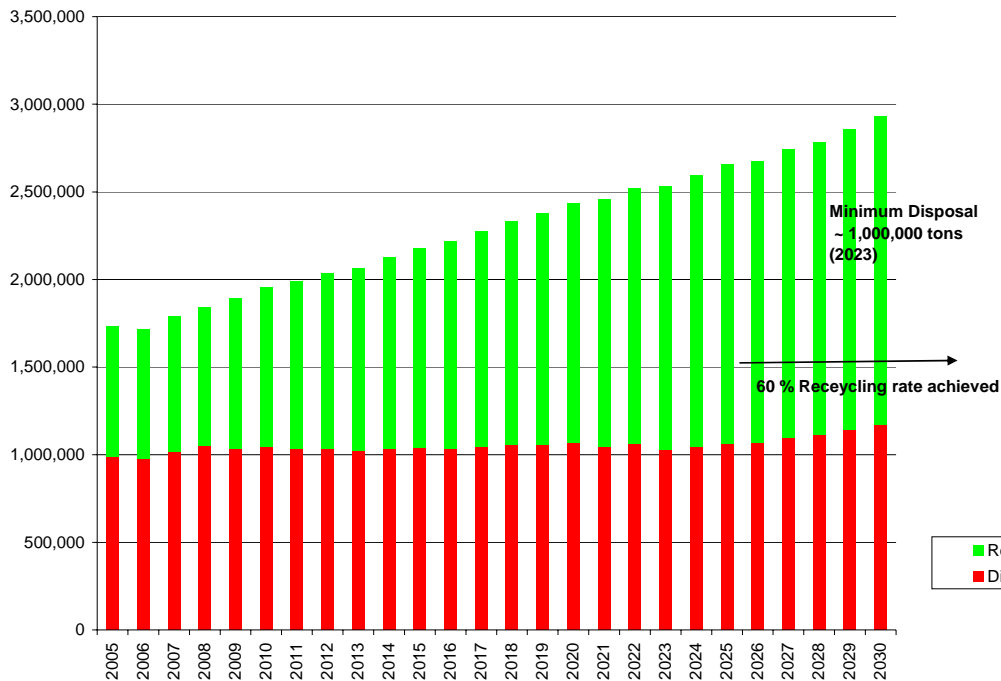


Milestone Report 2 concluded that the current transfer system is not meeting the level-of-service standards established in Milestone Report 1 (Appendix F). At the time of waste export and beyond, King County requires a transfer station configuration that can accommodate at least 1 million tons of waste, the amount disposed at the Cedar Hills landfill in 2005. Overall, waste generation has continued to increase -- tonnage disposed at Cedar Hills has increased 2.5 percent annually over the past 10 years. Garbage generation has been a steady, predictable trend to forecast. If the recycling rate falls below the assumed 43 percent rate, King County would require additional transfer station capacity beyond what is recommended in this Plan.

***What impact would an increased recycling rate have on the transfer station configurations being proposed in this Plan?***

Even if recycling rates increase to 60 percent, King County would still require the additional transfer station capacity proposed in this Plan, as the system will need to process at least 1 million tons per year for disposal. The recommendation for building two new stations, one in south King County and one in Northeast Lake Washington, would remain unchanged. The recommendations for upgrades/rebuilds to the rest of the system would also remain the same. If, over the next 20 years, a recycling rate of 60 percent could be achieved, the amount of waste being disposed of is forecasted to range between 1 and 1.2 million tons per year. See Figure 4.

**Figure 4. Disposal and Recycling Rates Based on a 60 Percent Recycling Rate**



## Cedar Hills Impacts

Policymakers and advisory committee members have asked what effect more aggressive recycling would have on extending the life of the landfill. Recycling efforts, which began in the late 1980s, in addition to operating efficiencies and landfill settling, have contributed to extending the life of the landfill by about 10 years.

### ***What impact would an increased recycling rate have on the life of Cedar Hills being proposed in this Plan?***

If the region could achieve a 60 percent recycling rate between 2009 and 2015, an additional 0.9 million tons of material would be diverted from the landfill. This would add nearly one year of life to the landfill. In order to achieve a 60 percent and higher recycling rate, the region would have to agree to more aggressive recycling programs, such as banning the disposal of certain materials from disposal and expanding recycling services to include new materials, such as food waste.

In 2005, approximately 760,000 tons were recycled. To reach a 60 percent recycling rate in 2015, it is estimated that more than 1.3 million tons would need to be recycled.

The types of actions that could result in a 60 percent recycling rate could include:

- Recycling a substantial portion of food and soiled paper disposed by King County residents and businesses (26 percent of the current disposed waste stream)

- Banning the disposal of curbside recyclables (paper, glass, plastic and metal) by residents (9 percent of the current disposed waste stream)
- Banning the disposal of paper by businesses (7 percent of the disposed waste stream)
- Banning or collecting certain materials at transfer stations such as yard waste, wood and scrap metal (16 percent of the disposed waste stream)

## **Waste Export Impacts**

The Plan discusses alternatives for intermodal facilities, long-haul transport, and out-of-county disposal.

### ***What impact would an increased recycling rate have on waste exported out of the county?***

Generally, greater recycling would reduce the total costs that King County ratepayers would be paying to dispose of their refuse. Fewer tons to export means lower total costs of exporting, since these costs are based on per ton disposal. A possible exception would be if future railroad contracts charged a higher per ton rate if total tonnage dropped below a specific figure. Overall, higher recycling rates would mean:

- Less garbage requiring out-of-county export, therefore total long-haul transport costs should be lower
- Lower total costs of ultimate disposal as fewer tons are disposed
- Lower costs for hauling refuse from transfer stations to the intermodal facility
- Some of the environmental benefits, which are likely include:
  - Reduced pollution from truck and rail transport
  - Lower energy requirements for those goods where recycling saves or generates energy for next-use production costs

Any shift to long-haul rail export would require the use of an intermodal facility to transfer refuse onto trains. It is unlikely that a recycling rate could be achieved that is high enough to eliminate the need for rail exporting, although fewer tons exported implies lower overall costs to ratepayers.



## **APPENDIX E**

### **Agreement Between the King County Solid Waste Division and the City of Bellevue on Replacement of the Factoria Transfer Station**



**Agreement Between the King County Solid Waste Division and the City of  
Bellevue on Replacement of the Factoria Transfer Station**

**King County Solid Waste Preliminary Recommendations for Transfer and Waste  
Export**

**July 7, 2006**

The City of Bellevue is seeking an alternative site for the Factoria Transfer Station. To that end, the following language will be included as the Waste Export System Plan recommendation for the Factoria Transfer Station:

“Develop transfer and recycling capacity at the Factoria/Eastgate site or an alternative site.”

Alternative sites will be considered in order to:

- facilitate collaborative discussions between Bellevue and the County,
- understand the opportunities presented by other sites for the transfer station,
- support King County efforts in regional solid waste management for the future, and
- explore opportunities to achieve mutual environmental protection goals.

Any alternative site must be identified by the City of Bellevue and agreeable to King County. To be considered by King County, an alternative site must be identified no later than January 1, 2007. This date may be extended by mutual agreement for up to three months if work is progressing to identify and analyze an alternative site. Additionally, if the county at its sole discretion delays implementation of the Factoria Transfer Station at Eastgate, this date may be extended up to the equivalent time of the delay. In addition to other considerations, to be acceptable to King County an alternative site must meet the following conditions:

1. The site must be readily developable as a full service transfer/recycling facility;
2. Bellevue will expedite the issuance of all necessary land use and development permits and environmental review for the proposed site; and
3. The site must be available for purchase at a reasonable price within available budget parameters. Additionally, development costs at the proposed site should be reasonable and within budget parameters.





## **APPENDIX F**

### **Milestone Reports 1 through 4**





This material will be provided in alternate  
formats upon request by contacting:

**King County Solid Waste Division**

206-296-4466,  
1-800-325-6165, ext. 6-4466,  
TTY Relay: 711,  
[www.metrokc.gov/dnrp/swd](http://www.metrokc.gov/dnrp/swd)



**King County**

Department of  
Natural Resources and Parks  
**Solid Waste Division**