

1. 05/25/2016 - Snohomish County Charter Review Commission-Revised Agenda

Documents: [2016_0525 AGENDA-REVISED.PDF](#)

2. 05/25/2016 - Snohomish County Charter Review Commission-Ballot Language

Documents: [2016-43 BALLOT LANGUAGE.PDF](#)

3. 05/25/2016 - Snohomish County Charter Review Commission - Agenda

Documents: [2016_0525 AGENDA.PDF](#)

4. 05252016- Charter Review Commission Extended Agenda

*** May 25**

- Review of preliminary charter language

1. Clarification of Duties of Officers

Sunset Requirement Timing of Budget Submission

Snohomish County
Charter Review Commission
8th Floor Robert J. Drewel Building
Jackson Board Room
Wednesday, May 25, 2016
7:00 p.m. – 9:00 p.m.
AGENDA

7:00 p.m. Call to Order

Flag Salute/Roll Call

Agenda Order

Public Comments (7:20 p.m.)

Approval of the Minutes:

Chair's Report

Business Items

1. Ballot Language Review
 1. Proposal 2016-08 - Schedule of County Council Meetings
 2. Proposal 2016-30 - Evaluate Status of Human Rights Commission
 3. Proposal 2016-31 - Require Appeals of Hearing Examiner to go to Superior Court

Old Business

New Business

Adjournment 9:00 p.m.

Next meeting is currently scheduled for June 1 at the Snohomish County Courthouse

Agenda Topics

Study Items

Proposal 2016-24 Evaluate Governance Structure for Paine Field

Proposal 2016-40 Coordination of Public Safety Services

[NOTE: Times shown on Agenda are approximate]

Active List of Charter Amendment Proposals

2016-02	Revisions to Districting Timeline	Reviewed Language
2016-04	Adding Office of Ombudsman to Charter	Reviewed Language
2016-08	Schedule of County Council Meetings	Language to be Reviewed
2016-10	Confirmation of Department Heads	Reviewed Language
2016-12/13	Qualifications of Elected Officials	Reviewed Language
2016-14	Enlarge Council from 5 to 7 Members	Language to be Reviewed
2016-15	Eliminate Office of Performance Auditor	Reviewed Language
2016-18	Change Date of Submission of Executive's Budget	Reviewed Language
2016-19	Update Charter Language on Nondiscrimination	Reviewed Language
2016-23	Update Charter to use Gender Neutral Language	Reviewed Language
2016-24	Evaluate Governance Structure for Paine Field	Study Item
2016-30	Evaluate Status of Human Rights Commission	Language to be Reviewed
2016-31	Appeals of Hearing Examiner	Language to be Reviewed
2016-38	Change Date of County Elections	Language to be Reviewed
2016-40	Coordinate of Public Safety Services	Study Item
2016-42	Make Prosecuting Attorney Non-Partisan	Reviewed Language

SNOHOMISH COUNTY CHARTER REVIEW COMMISSION AGENDA ITEM 2016-43	
SUBJECT TITLE: Review of Charter Amendment Language	Meeting Date: May 25, 2016
Estimated Presentation Time: 60 minutes	Exhibits: 1. Schedule of County Council Meetings 2. Evaluate Status of Human Rights Commission 3. Require Appeals of the Hearing Examiner to go to Superior Court 4. Actions for Which a Public Hearing Is Required

RECOMMENDATION: The Commission should review proposed amendments to the Charter for Charter Amendment Proposals 2016-08, Schedule of County Council Meetings, 2016-30, Evaluate Status of Human Rights Commission, and Proposal 2016-31, Require Appeals of the Hearing Examiner to go to Superior Court.

SUMMARY:

At the April 6, 2016 meeting of the Commission, the Commission moved to review potential amendments to the Charter on Charter for Charter Amendment Proposals 2016-08, Schedule of County Council Meetings.

At the May 4, 2016 meeting of the Commission, the Commission moved to review potential amendments to the Charter on Proposal 2016-30, Evaluate Status of Human Rights Commission.

At the May 11, 2016 meeting of the Commission, the Commission moved to review potential amendments to the Charter on Proposal 2016-31, Require Appeals of the Hearing Examiner to go to Superior Court.

Exhibits 1 through 3 contain potential amendments to the Charter that reflect the intent of the Commission. In each of the drafts, the amendments also include provisions to amend the transition sections of the Charter.

The Commission should review the potential amendments and, if necessary, direct staff to conduct additional analysis on each proposal.

The proposed ballot titles in each exhibit will be drafted by the Prosecuting Attorney, not the Commission. The ballot title in each exhibit is illustrative of what the ballot title may look like.

A final vote on each proposition to send it to the voters will occur at a future meeting of the Commission.

BACKGROUND:

Schedule of County Council Meetings

On April 6, the Commission held a discussion on Charter Amendment Proposal 2016-02, Revisions to Districting Timeline and Procedures. During the discussion, the Commission asked for the Charter to be amended to require evening meetings and in district meetings as part of the Charter.

Exhibit 1 shows potential language for amending the Charter.

Discussion

The Commission directed staff to prepare an amendment to the Charter on the schedule of council meetings to include quarterly regular meetings, geographically diverse, at least one evening meeting every month, and at least one evening public hearing on major items.

In District Meetings

During the discussion, Commissioner Liias asked for clarification on state law on scheduling meetings outside of the county seat. The Pierce County Charter contains a provision that “the Council shall conduct at least one evening meeting each year in each Council district.”¹²

In 2015, the State passed a law permitting the council to meet at an alternative location, but more than once per calendar quarter.

RCW 36.32.080

Regular meetings—Regular meetings held outside of the county seat (as amended by 2015 c 179).

- (1) Except as provided otherwise by this section, the county legislative authority of each county shall hold regular meetings at the county seat to transact any business required or permitted by law.
- (2) As an alternative option that may be exercised no more than once per calendar quarter, regular meetings may be held at a location outside of the county seat but within the county if the county legislative authority determines that holding a meeting at an alternate location would be in the interest of supporting greater citizen engagement in local government.
- (3) The county legislative authority must give notice of any regular meeting held outside of the county seat.

State law recognizes two types of meetings for counties, regular meetings (described in RCW 36.32.080) and special meetings (described in RCW 32.090). RCW 36.32.090 states that the county legislative authority may hold special meetings “outside of the county seat at any location within the county if the agenda item or items are of unique interest of concern to the citizens of the portion of the county in which the special meeting is to be held.”

In 2014, the Attorney General issued an opinion on whether a county legislative authority can meet outside its borders. A relevant sentence from the opinion states, “RCW 36.32.080’s reference to “regular meetings” suggests some room for an irregular meeting to be held else-

¹ Section 2.30

² The Pierce County Council has seven members.

where . . . but RCW 36.32.090 makes clear that special meetings must also be held within the county.”³

A regular meeting established as part of a schedule establishing the time and place of regular meetings, adopted by ordinance or resolution. Special meetings of local governing bodies are called for a specific reason - to do what is stated in the notice of the special meeting.⁴

Public Hearings

The Charter requires a public hearing on every ordinance and the county executive and county council jointly shall hold biennial public hearings and provide a county operation review forum.⁵ In addition, public hearings are required by state law on a variety of topics (see Exhibit 4, Actions for Which a Public Hearing Is Required).

The county’s legislative drafting model states:

Public hearings are held on most proposed ordinances (except emergency ordinances) after publication of "reasonable notice as to the nature of the action contemplated." Charter § 2.110. See also RCW 36.32.120, 42.30.060, 65.16.160; SCC 2.48.130. Additional requirements may apply depending on the subject matter. E.g., RCW 36.55.040 and 80.32.010 (franchise applications), 36.70A.035 and 36.70A.106 (growth management), 36.87.050 (road and bridge vacation), 36.88.030 (road improvement districts), 65.16.160 (taxation, penalties, legal descriptions), Charter § 6.50 (annual budget ordinance), SCC 4.26.110(2) (supplemental appropriations), 30.73.070 (land use matters), 30.73.090 (land use emergency actions), 30.74.050 (land use docket). Notices containing summaries of proposed ordinances must be approved by the Chairperson. SCC 2.48.130. Provisions regarding taxation or penalties or that contain legal descriptions of real property should not be summarized.

The public hearing on proposed legislation represents an opportunity for proponents to develop a legislative record. The deliberations of local legislative bodies can be examined by the courts to discern legislative intent. In certain areas of the law, such as civil rights and land use, courts or quasi-judicial tribunals may look to the record for a factual basis for challenged legislative action. E.g., *Renton v. Playtime Theatres, Inc.*, 475 U.S. 41, 89 L.Ed.2d 29, 106 S.Ct. 925 (1986), and *Northend Cinema, Inc. v. Seattle*, 90 Wn.2d 709, 585 P.2d 1153 (1978) (freedom of speech); *Manke Lumber Co. v. Central Puget Sound Growth Management Hearings Board*, 113 Wn.2d 615, 628, 53 P.3d 1011 (2002) (growth management).

The staff recommendation is that the Commission consider requiring all public hearings occur in the evening. The first rationale is consistency for the public. If some public hearings are held in the evening, and others at another time, members of the public may become confused when a hearing will take place. Second, Commissioners discussed the budget and comprehensive plan as hearings that should take place in the evening and did not provide additional guidance of which issues might be “major.” State law requires public hearings on eighty-two actions of the council (as seen in Exhibit 4).

³ Whether a County Legislative Authority Can Meet Outside the County to Hold a Joint Meeting with Another County’s Legislative Authority.. AGO 2014 No. 7 - Nov 14 2014

⁴ <http://mrsc.org/Home/Stay-Informed/MRSC-Insight/January-2013/What-Can-You-Do-at-a-Special-Meeting.aspx>

⁵ Charter Sections 2.70 and 2.110

Evaluate Status of Human Rights Commission

On May 4, the Commission held a discussion on Charter Amendment Proposal 2016-30, Evaluate Status of Human Rights Commission. During the discussion, the Commission asked for the Charter to be amended to include the commission as part of the Charter.

The Commission suggested that the amendment contain simple, elegant language in the Charter, which would provide flexibility to the council. The potential language establishes the commission, states its purpose of serving in an advisory capacity on issues concerning human rights, establishes a minimum size of the commission, and states that members shall serve without compensation.

Exhibit 2 shows potential language for amending the Charter.

Timing of Budget Submission

On May 11, the Commission held a discussion on Charter Amendment Proposal 2016-31, Require Appeals of the Hearing Examiner to go to Superior Court. During the discussion, the Commission directed staff to prepare an amendment the Charter to require appeals of the hearing examiner go to Superior Court.

The draft language amends Section 2.10 of the Charter to specify that the council has the power to adopt a hearing examiner system, but shall not have jurisdiction over closed record appeals unless required by state law. The language also amends Section 2.140 Motions.

Exhibit 3 shows potential language for amending the Charter.

ALTERNATIVES:

The Commission may delay a vote to a subsequent meeting or elect to consider combining a proposal with another proposal.

PROPOSITION NO. ____

County Council Meetings and Hearings

A. Proposed Ballot Title:

The Snohomish County Charter Review Commission has proposed amendments to the Snohomish County Charter concerning the time and place of County Council meetings and hearings. This proposition would require the Council to meet in each County Council district at least once each calendar year and would prohibit the Council from starting most public hearings before 6:00 p.m. Should this proposition be:

Approved

Rejected

B. Charter Amendments Required

AMENDED SECTIONS:

Section 2.60 Rules of Procedure

The county council shall enact by ordinance rules of procedure governing the time, place and conduct of its meetings and hearings, which shall include at least one meeting in each council district each calendar year, and the introduction, publication, consideration and adoption of ordinances. The rules of procedure shall provide for public access to agendas, minutes and voting records of individual council members. The rules of procedure shall also provide for an opportunity for public comment during any meeting of the council. All meetings shall be open to the public except to the extent executive sessions are authorized by state law. Unless the council finds that an emergency exists, all public hearings required by this charter shall start no earlier than 6:00 p.m.

Section 11.40 Budget

The budget ((for 2007)) which is in effect when this amended charter takes effect, shall remain effective until revised.

REPEALED SECTION:

~~**((Section 11.70 Effective Date**~~

~~This amended charter shall take effect January 1, 2007. The term "effective date of this amended charter" shall mean January 1, 2007.)~~

PROPOSITION NO. ____
Commission on Human Rights

A. Proposed Ballot Title:

The Snohomish County Charter Review Commission has proposed amendments to the Snohomish County Charter concerning a county commission on human rights. This proposition would require the county council to keep or create a county commission to advise the county council, county executive, and other county officers and agencies on matters concerning human rights. Should this proposition be:

Approved

Rejected

B. Charter Amendments Required

NEW SECTION:

Section 2.160 Commission on Human Rights

The county council shall establish by ordinance a county commission on human rights to serve in an advisory capacity to the county executive, county council, and other county officers and agencies, as determined by the council, on matters concerning human rights. The commission shall have authority to advise the county executive and council on all matters involving human rights, including but not limited to unlawful discrimination, and shall recommend executive or legislative action when needed to effectuate the policy of Section 9.05. At least one commissioner shall reside in each county council district. Commissioners shall serve without compensation but may be reimbursed for mileage and other reasonable expenses. The commission shall meet at least quarterly.

AMENDED SECTIONS:

Section 11.30 Boards and Commissions

All boards and commissions existing when this amended charter takes effect shall continue until modified or abolished by ((ordinances)) ordinance. Within the time specified by Section 8.50 the county council shall determine whether a commission on human rights has been established in accordance with Section 2.160 and take such action as may be required by that section.

Section 11.40 Budget

The budget (~~for 2007~~) which is in effect when this amended charter takes effect, shall remain effective until revised.

REPEALED SECTION:

~~((Section 11.70 Effective Date~~

~~This amended charter shall take effect January 1, 2007. The term "effective date of this amended charter" shall mean January 1, 2007.)~~

DRAFT

PROPOSITION NO. ____

Hearing Examiner System and Appeals to County Council

A. Proposed Ballot Title:

The Snohomish County Charter Review Commission has proposed amendments to the Snohomish County Charter concerning hearing examiners and appeals to the County Council. This proposition would state the County Council's existing authority to adopt a hearing examiner system but eliminate the Council's jurisdiction over closed record appeals from hearing examiner decisions. Should this proposition be:

Approved

Rejected

B. Charter Amendments Required

AMENDED SECTIONS:

Section 2.10 Powers

All powers of the county, not reserved by the people or vested in specific offices by this charter, shall be vested in the county council. The county council shall exercise its legislative power by adoption and enactment of ordinances, resolutions and motions. It shall have the power:

1. To levy taxes, appropriate revenue and adopt budgets for the county;
2. To establish the compensation to be paid to all county officials and employees and to provide for the reimbursement of expenses, except as provided in Section 6.120;
3. Except as otherwise provided for herein, to establish by ordinance executive departments and to establish their powers and responsibilities;
4. To adopt by ordinance zoning regulations and other land use and development regulations, including improvement plans for the present and future development of the county;
5. To employ legal counsel as allowed by the laws of the state of Washington;
6. To confirm or reject without cause nominations of members of all county boards and commissions, provided, the county council shall have concurrent

authority with the county executive to nominate members of the Snohomish county planning commission;

7. To approve contracts or establish by ordinance methods by which any type of contract shall be approved;

8. To set collective bargaining guidelines to be followed by the county executive and to approve any and all collective bargaining agreements negotiated by the county executive;

9. To adopt by ordinance a hearing examiner system to hear and issue decisions in quasi-judicial matters, provided that the council shall not have jurisdiction over closed record appeals of hearing examiner decisions unless required by state law.

The enumeration of particular powers shall not be construed as limiting the powers of the county council.

Section 2.140 Motions

The county council may pass motions to confirm or reject nominations or appointments, to adopt comprehensive plans, to approve interfund loans, to organize and administer the legislative branch, to perform other administrative acts, to issue rulings in quasi-judicial proceedings ~~((except rezone actions))~~ within its jurisdiction, and to request information from any other agency of county government. Motions shall not be subject to veto or the requirements for the introduction, consideration and passage of ordinances.

Section 11.40 Budget

The budget ~~((for 2007))~~ which is in effect when this amended charter takes effect, shall remain effective until revised.

REPEALED SECTION:

~~((Section 11.70 Effective Date~~

~~This amended charter shall take effect January 1, 2007. The term "effective date of this amended charter" shall mean January 1, 2007.))~~

Appendix C

Actions for Which a Public Hearing Is Required

The following lists set out some of the subjects or actions for which the legislative body must conduct a public hearing; the list is not necessarily all-inclusive. There may be other subjects for which a hearing may be politically or practically appropriate, but not legally required, such as before an increase in a rate or fee.

Counties	
<u>RCW 16.10.030</u>	Establishment of a dog control zone
<u>RCW 35.13.040</u>	Election method annexations
<u>RCW 35.13.470</u>	Annexation of territory within urban growth areas by interlocal agreement*
<u>RCW 35.13.480</u>	Annexation of territory within urban growth areas – county initiated process*
<u>RCW 35.13.490</u>	Annexation of territory used for an agricultural fair
<u>RCW 35.58.080</u>	Formation of metropolitan municipal corporation
<u>RCW 35.58.2795</u>	Six-year transit plans*
<u>RCW 35.81.060</u>	Community renewal plan*
<u>RCW 35.81.090</u>	Community renewal plan – extension of period*
<u>RCW 35.87A.040</u>	Establishment of parking and business improvement areas*
<u>RCW 35.87A.140</u>	Change in assessment rate for parking and business improvement areas*
<u>RCW 35.87A.180</u>	Disestablishment of parking and business improvement areas*
<u>RCW 35.101.030</u>	Tourism promotion areas – resolution of intent to establish*
<u>RCW 35.101.140</u>	Tourism promotion areas – disestablishment*
<u>RCW 35A.14.460</u>	Annexation of territory within urban growth areas – interlocal agreement*
<u>RCW 35A.14.470</u>	Annexation of territory within urban growth areas – county initiated process*
<u>RCW 35A.14.490</u>	Annexation of territory used for an agricultural fair
<u>RCW 36.32.120</u>	Adopt police and sanitary regulations
<u>RCW 36.32.480</u>	Creation of emergency medical service districts
<u>RCW 36.33.040</u>	Transfer of funds from abandoned/nonexistent cumulative reserve funds
<u>RCW 36.34.005</u>	Establishment of comprehensive procedures for management of county property
<u>RCW 36.34.040</u>	Disposal of county property
<u>RCW 36.34.160</u>	Lease of county property
<u>RCW 36.34.330</u>	Exchange of county real property for privately owned real property
<u>RCW 36.36.020</u>	Creation of aquifer protection area
<u>RCW 36.40.070</u>	Budget hearing

Counties	
<u>RCW 36.40.140</u>	Emergencies subject to hearing
<u>RCW 36.40.250</u>	Biennial budgets – proposed property tax levies
<u>RCW 36.54.110</u>	Creation of county ferry districts
<u>RCW 36.55.040</u>	Bridge or road franchise application
<u>RCW 36.56.030</u>	Assumption of rights, powers, functions, and obligations of metropolitan municipal corporation
<u>RCW 36.58.090</u>	Contracts with vendors for solid waste handling systems
<u>RCW 36.58.110</u>	Solid waste disposal district – establishment, modification, or dissolution
<u>RCW 36.58A.020</u>	Establishment, modification or dissolution of solid waste collection district
<u>RCW 36.60.020</u>	Establishment, modification, or dissolution of county rail district
<u>RCW 36.60.120</u>	Establishment, modification, or dissolution of county rail district – alternate method (by petition)
<u>RCW 36.61.030</u>	Creation of lake and beach management district – resolution or petition
<u>RCW 36.61.120</u>	Lake and beach management district – adoption of special assessment roll
<u>RCW 36.61.270</u>	Lake and beach management district – imposition of rates and charges
<u>RCW 36.61.300</u>	Acquisition of real property or property rights – amendment and modification of plan for the lake and beach management district
<u>RCW 36.68.010</u>	Parks and recreational facilities – disposition of surplus park property
<u>RCW 36.68.440</u>	Parks and recreational facilities – feasibility and cost studies of proposed service area
<u>RCW 36.69.040</u>	Formation of a park and recreation district
<u>RCW 36.69.440</u>	Joint park and recreation district – petition for formation
<u>RCW 36.70.110</u>	Planning commission – removal of member
<u>RCW 36.70.440</u>	Lapse or failure by planning agency to submit report on changes to comprehensive plan
<u>RCW 36.70.630</u>	Changes to recommendation of official controls for comprehensive plan by board of commissioners
<u>RCW 36.70.795</u>	Hearing within at least sixty days of adoption of moratorium, interim zoning map, interim zoning ordinance, or interim official control
<u>RCW 36.70A.110</u>	Adoption of interim urban growth areas
<u>RCW 36.70A.130</u>	Review of comprehensive land use plan
<u>RCW 36.70A.140</u>	Public participation program for GMA planning*
<u>RCW 36.70A.210</u>	Adoption of countywide planning policy
<u>RCW 36.70A.390</u>	Hearing following adoption of moratoria, interim zoning without prior hearing*
<u>RCW 36.70A.540</u>	Affordable housing incentive programs – establishing income levels for occupants*

Counties	
<u>RCW 36.70B.200</u>	Approval of development agreement*
<u>RCW 36.73.050</u>	Establish, change boundaries, or dissolve transportation benefit district*
<u>RCW 36.73.160</u>	Transportation improvement cost exceeds cost designated in original finance plan by >20% (only applies to cities or counties that have assumed the rights, powers, functions, and obligations of a transportation benefit district)*
<u>RCW 36.73.180</u>	Receipt of petition for supplemental transportation improvements (only applies to cities or counties that have assumed the rights, powers, functions, and obligations of a transportation benefit district)*
<u>RCW 36.75.190</u>	Publication of engineer's report on construction or acquisition of bridge or trestle that crosses any topographical feature that constitutes a boundary
<u>RCW 36.81.070</u>	County road engineer report – new road
<u>RCW 36.81.121</u>	Six-year comprehensive transportation program
<u>RCW 36.82.200</u>	County road budget — hearing, adoption, supplemental budget
<u>RCW 36.83.020</u>	Road and bridge service district – establishment, modification of boundaries, dissolution
<u>RCW 36.83.120</u>	Road and bridge service district – establishment, modification of boundaries, dissolution
<u>RCW 36.87.060</u>	Vacation or abandonment of county road
<u>RCW 36.88.030</u>	Formation of district – by resolution of intention – procedure
<u>RCW 36.88.050</u>	Formation of district – by petition – procedure
<u>RCW 36.88.060</u>	County road improvement district – formation by resolution of intention or by petition
<u>RCW 36.88.090</u>	County road improvement district – assessment roll
<u>RCW 36.88.450</u>	Underground electric and communication facilities – installation or conversion
<u>RCW 36.94.020</u>	Adopt on-site inspection/maintenance utility
<u>RCW 36.94.080</u>	Adoption, amendment, or rejection of proposed water/sewer general plan
<u>RCW 36.94.240</u>	Utility local improvement districts – formation by petition or initiative
<u>RCW 36.94.260</u>	Utility local improvement districts – protests to an assessment
<u>RCW 36.94.420</u>	Transfer of water-sewer system from county to water-sewer district
<u>RCW 36.95.200</u>	Television reception improvement districts – dissolution by resolution
<u>RCW 36.96.030</u>	Determination of inactive special purpose districts
<u>RCW 36.105.040</u>	Creation of community council
<u>RCW 36.115.040</u>	Adoption of service agreement
<u>RCW 36.145.030</u>	Community facilities districts – formation by petition*
<u>RCW 36.150.030</u>	County ferry districts – assumption of rights, powers, functions, obligations

Counties	
<u>RCW 39.10.385</u>	General contractor/construction manager procedure – alternative subcontractor selection process*
<u>RCW 39.10.400</u>	General contractor/construction manager procedure – prebid determination of subcontractor eligibility*
<u>RCW 39.33.020</u>	Disposition of surplus property with an estimated value > \$50,000 (however, <u>AGO 1997 No. 5</u> concludes that this requirement only applies to intergovernmental transfers of property)*
<u>RCW 39.64.080</u>	Taxing district powers under plan of readjustment*
<u>RCW 39.88.040</u>	Procedure for adoption of public improvement*
<u>RCW 39.89.050</u>	Procedure for creating increment area*
<u>RCW 39.92.030</u>	Transportation improvement programs*
<u>RCW 39.100.020</u>	Conditions for financing public improvements using hospital benefit zone financing*
<u>RCW 39.100.030</u>	Creation of a benefit zone*
<u>RCW 39.102.090</u>	Adoption of a revenue development area*
<u>RCW 39.104.040</u>	Creation of revitalization area*
<u>RCW 52.02.040</u>	Fire protection district formation
<u>RCW 58.17.090</u>	Preliminary plat approval*
<u>RCW 58.17.215</u>	Alteration of a subdivision*
<u>RCW 58.17.225</u>	Grant of easement over public open space*
<u>RCW 67.38.030</u>	Creation of cultural arts, stadium, and convention districts
<u>RCW 68.52.110</u>	Cemetery district formation
<u>RCW 84.34.037</u>	Applications for the classification or reclassification of land
<u>RCW 84.55.120</u>	Adoption of tax increase by ordinance or resolution*
<u>RCW 85.15.040</u>	Creation of diking, draining, and sewerage improvement districts
<u>RCW 85.16.060</u>	Determination of special benefits accruing from the maintenance of improvement districts
<u>RCW 85.38.040</u>	Proposed special districts – diking, drainage, and flood control facilities and services
<u>RCW 85.38.160</u>	Systems of assessment – diking, drainage, and flood control facilities and services
<u>RCW 87.03.020</u>	Formation of irrigation district
<u>RCW 87.80.040</u>	Joint control of irrigation districts
<u>RCW 87.84.030</u>	Formation of irrigation and rehabilitation districts
<u>RCW 90.58.590</u>	Adoption of moratoria by local governments*

*Public hearing requirement applies to both city (or town) and county legislative bodies.

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Agenda Topics

Study Items

Proposal 2016-24 Evaluate Governance Structure for Paine Field

Proposal 2016-40 Coordination of Public Safety Services

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