RESOLUTION NO. 62-06

## A RESOLUTION AMENDING RESOLUTION NO. 09-05, TO EXTEND THE INTRASTATE CORRECTIONS COMPACT WITH THE STATE DEPARTMENT OF CORRECTIONS

WHEREAS, on April 2, 2002 the Board of Mason County Commissioners entered into the Washington Intrastate Corrections Compact with the state Department of Corrections, pursuant to Chapter 72.76 RCW;

WHEREAS, the Compact was previously extended to June 30, 2006 pursuant to the terms of the Compact;

WHEREAS, the Compact contains certain clerical errors which should be corrected;
WHEREAS, it is the desire of Mason County to extend the Compact;
NOW, THEREFORE BE IT RESOLVED by the Board of Mason County Commissioners to extend the Intrastate Corrections Compact, as amended, with the State Department of Corrections until such time as terminated pursuant to the Compact.
DATED this 27 day of Vane, 2006.

ATTEST:


Rebecca S. Rogers, Clerk of the Board


BOARD OF COUNTY COMMISSIONERS
MASON COUNTY, WASHINGTON


Jayni L. Kamin, Commissioner


Tim Sheldon, Commissioner

## IDepravertmmemit off Comereectitionns  Anonuemidnomemint No. 2

TVhhils Alunuermudunnuemut is made by the state of Washington, Department of Corrections, hereinafter referred to as Department, and Mason County, hereinafter referred to as the County, for the purpose of amending the above-referenced Contract, heretofore entered into between the Department and the County.

WHEREAS the purpose of this contract amendment is to extend the Term;
NOW THEREFORE, in consideration of the terms and conditions contained herein, or attached and incorporated and made a part hereof, the Department and County agree as follows:

- Section 2.01 Term, is deleted and replaced with the following:

The term of this Compact shall begin the date last signed, and continue until terminated as provided below.

- Section 2.02 Extension is deleted in its entirety.
- Section 3.03 is amended in part, as follows:
3.03.1 The Sending Jurisdiction may demand that its Offenders be delivered to the custody of the Sending Jurisdiction at the Sending Jurisdiction Jail, ((Seattle)) Shelton, Washington, at any time. These transfers will be at the Sending Jurisdiction's expense and will be conducted with the Sending Jurisdiction's staff or contracted staff at the Sending Jurisdiction's expense.
3.03.2 Within 14 days of receiving a good faith request, the Sending Jurisdiction will accept custody at the Sending Jurisdiction Jail, ((Seattle)) Shelton, Washington, of any Offender whom the Receiving Jurisdiction requests to be returned in the Sending Jurisdiction's custody. The Sending Jurisdiction Offenders being returned due to medical or health reasons shall be returned at the Sending Jurisdiction's expense. Included in such returned Sending Jurisdiction Offenders are cancer and dialysis patients.
3.03.3 Should an Offender be returned to the Sending Jurisdiction as a result of any action by the Sending Jurisdiction or by a court of competent jurisdiction that prevents the Offender's confinement at the Receiving Jurisdiction's Facility, the Sending Jurisdiction shall bear the cost. The Sending Jurisdiction shall accept custody at the Sending Jurisdiction Jail in ((Seattle)) Shelton, Washington immediately, under such circumstances.

Additions to this text are shown by underline and deletions by ((strikeout)). All other terms and conditions remain in full force and effect. The effective date of this amendment is July 1, 2006.

THIS CONTRACT AMENDMENT, consisting of two (2) pages is executed by the persons signing below who warrant that they have the authority to execute the contract.

MASON COUNTY


Approved as to Form:
This contract amendment format was approved
as to form by Tom Young, AAG, of the Office of
the Attorney General, on April 14, 1998.
Approval on file.

DEPARTMENT OF CORRECTIONS

| (Signature) |
| :--- |
| Gary Banning |
| (Printed Name) |
| Contracts Administrator |
| (Title) |
| (Date) |

