ORDINANCE 888

## CITY OF LACEY

AN ORDINANCE RELATING TO THE SALE OF SURPLUS PROPERTY AND UNCLAIMED PROPERTY IN THE HANDS OF THE CITY, AMENDING SECTION 2.72.080, REPEALING SECTION 2.76.020 AND ENACTING A NEW SECTION 2.76.020.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LACEY, WASHINGTON, as follows:

<u>Section 1</u>. Section 2.72.080 of the Lacey Municipal Code is hereby amended to read as follow:

Public property declared to be surplus to the needs of the city because of age, mileage, unserviceability, obsolescence, or other valid cause, shall be disposed of in accordance with procedures prescribed by law. No-elected-or-appointed-official, officer-or employee-of-the-city, members-of-their-immediate-families, or officers-or-employees-of-any-business-organization-in-which-the-city officer, official-or-employee-has-a-financial-interest-shall-be eligible-to-bid-on-or-purchase-such-property. The City Manager or the Manager's designee shall insure open bidding procedures and fairness through such means as minimum bid procedures, pre-auction inspection and, when appropriate, the use of licensed auctioneers.

Section 2. Section 2.76.020 is hereby repealed.

<u>Section 3</u>. There is hereby enacted a new Section 2.76.020 to read as follows:

The City Manager or the Manager's designee shall assure that any sale of unclaimed property pursuant to Section 2.76.010 is

conducted in a manner which will insure open bidding procedures and fairness in the same manner as directed for the sale of surplus property pursuant to Section 2.72.080.

	PASSED	BY	THE	CITY	COUNCIL	OF	THE	CITY	OF	LACEY,	WASHINGTON,	,
this	281	74_	day	of _	luxe	_				,	1990.	
							CITY COUNCIL					
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Mayor

Attest:

Approved as to form

City Attorney

Publish July 1, 1990