## WHATCOM COUNTY DEMOCRATIC PARTY

## RESOLUTION URGING GOVERNOR INSLEE TO SIGN THE EXECUTIVE ORDER PROPOSED BY "WASHINGTON EQUITY NOW!"

WHEREAS in 1998, Washington voters passed Initiative 200 (I-200) which clearly stated in the November 3, 1998 Washington State Voters Pamphlet, that I-200 does not end all affirmative action programs, but only prohibits those programs which use race and gender to select a lesser qualified applicant over a more deserving applicant for a public job, contract or admission to a state college or university; and

**WHEREAS** then Washington Attorney General Christine Gregoire's 1998 official I-200 ballot statement explained: *"The effect of the proposed measure would thus depend on how its provisions are interpreted and applied."* 

WHEREAS since 1998, Washington state has implemented **Governor's Directive Number 98-01** which for 23 years has grossly misinterpreted Initiative 200 (I-200), now codified as RCW 49.60.400, by erroneously stating that neither race nor sex could **ever** be used as factors to select candidates for public college or university admissions, public employment or a public contract;

WHEREAS in 2003, the Washington State Supreme Court in <u>Parents Involved in Community Schools v. Seattle</u> <u>School District No.1</u>, interpreted RCW 49.60.400 to only prohibit the state's use of race or gender to select a less <u>qualified applicant over a more qualified applicant</u>; and

WHEREAS in 2017, Washington Attorney General (AG) Robert Ferguson issued AGO Opinion 2017, No. 2 which concluded: 1) I-200 allows Affirmative Action programs as long as neither race nor gender are used to select a less qualified contractor over a more qualified contractor; and 2) Evidence of discrimination in state contracting, which race or sex-neutral measures fail to remedy, may justify a race or sex-conscious remedy for that disparity; and

WHEREAS in 2017, a Washington State Department of Transportation (WSDOT) Disparity Study found concrete evidence that women and contractors of color suffer discriminatory barriers to fair access to federal and state-funded construction contracts across Washington's multi-billion dollar transportation industry; and

WHEREAS in January, 2018, the Director of the Office of Minority and Women Business Enterprises (OMWBE) reported that since the 1998 passage of I-200, Washington's small, minority, and women owned businesses had lost an estimated \$3.9 billion in state public contracting opportunities; and

WHEREAS in 2019, the Office of Minority and Women Business Enterprises (OMWBE) Disparity Study concluded: 1) women and people of color do not enjoy equal access to all aspects of State contracting opportunities; 2) the lack of remedial market intervention in the wake of Initiative 200 perpetuates this inequality; and 3) remedial action is necessary to end discrimination in State contracting activities; and

**NOW THEREFORE, BE IT RESOLVED** that the **WHATCOM COUNTY DEMOCRATIC PARTY** urges Governor Jay Inslee to reaffirm Washington state's commitment to Diversity, Equity and Inclusion by immediately signing an **EXECUTIVE ORDER** proposed by "**WASHINGTON EQUITY NOW!**" rescinding **Governor's Directive 98-01** and correctly implementing I-200 (Now RCW 49.60.400) to eliminate systemic inequities for all Washingtonians; and

**BE IT FURTHER RESOLVED,** that the **WHATCOM COUNTY DEMOCRATIC PARTY** urges all members to support the **EXECUTIVE ORDER** proposed by "WASHINGTON EQUITY NOW!" and publicize the **WHATCOM COUNTY DEMOCRATIC PARTY's** support of the **EXECUTIVE ORDER** proposed by "WASHINGTON EQUITY NOW!" on the **WHATCOM COUNTY DEMOCRATIC PARTY's** website, via all local and social media and to all Whatcom County state and local elected officials; and

**BE IT FINALLY RESOLVED,** that the **CHAIR of the WHATCOM COUNTY DEMOCRATIC PARTY** shall email this resolution directly to Governor Jay Inslee's Office before **August 1, 2021**.

Adopted at the July 24, 2021 Central Committee Meeting by a vote of 38 to 0, 1 abstention.