

RESOLUTION NO. 88-7-13-198

A resolution of the Board of Commissioners of Water District No. 125, King County, Washington, relating to the Conditions and Standards for Constructing Extensions to the Water System, providing for payment of engineering fees and non-refundable deposits to the Engineer, Amending Resolution Nos. 82-09-08-98 and 87-10-14-185.

WHEREAS, in the interest of efficiency and time saving for District staff it is deemed advisable to require developers to pay engineering fees and application deposits to the Engineer, rather than to the District; and

WHEREAS, King County has initiated a water main extension permit process requiring a separate permit application and fee;

NOW, THEREFORE BE IT RESOLVED by the Board of Commissioners of Water District No. 125, King County, Washington, as follows:

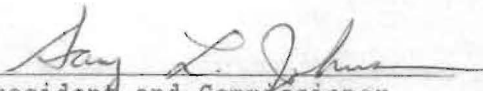
Section One. The engineering fee to be paid by the Developer for work done by the District's Engineer shall be paid directly to the Engineer at the Engineer's current rate charged to the District for similar work.

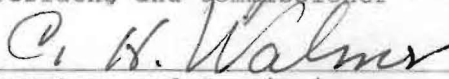
Section Two. The cash deposit of \$1,000 to be paid by the Developer before initiation of work by the Engineer shall be paid directly to the Engineer.

Section Three. The Engineer shall make application to King County for water main extension permit upon plans approval by the District Commissioners. The District Commissioners will not accept any Developer's Extension until the water main extension permit is signed by the appropriate County official indicating the work meets County requirements.

Section Four. Resolution Nos. 82-09-08-98 and 87-10-14-185 are hereby amended to conform with Sections One, Two and Three above.

ADOPTED at a regular open public meeting of the Board of Commissioners of Water District No. 125, King County, Washington held on the 13th day of July, 1988.


President and Commissioner


Secretary and Commissioner


Commissioner

Attest:


Secretary