

ORDINANCE No.

115955

COUNCIL BILL No.

CB 108904

AN ORDINANCE relating to the Drainage and Wastewater Utility, Solid Waste Utility and Water Department; amending Section 21.28.080 of the Seattle Municipal Code to adjust the method of calculating the wastewater volume charge; amending Sections 21.76.040 and 21.76.050 to adjust wastewater low income credits for single-family and duplex residences and to correct an omission; and amending Section 21.28.370 to increase the wastewater volume rate.

The City of

Honorable President:

Your Committee on

Budget

to which was referred the within Council report that we have considered the same

Pass 6-0

COMPTROLLER FILE No.

Introduced: NOV 14 1991	By: SIBONGA
Referred: NOV 14 1991	To: Budget
Referred:	To:
Referred:	To:
Reported: NOV 25 1991	Second Reading: NOV 25 1991
Third Reading: NOV 25 1991	Signed: NOV 25 1991
Presented to Mayor: NOV 26 1991	Approved: DEC 12 1991
Returned to City Clerk:	Published:
Vetoed by Mayor:	Veto Published:
Passed over Veto:	Veto Sustained:

Full Council

# The City of Seattle--Legislative Department

## REPORT OF COMMITTEE

Date Reported  
and Adopted

President:

Committee on

Budget

was referred the within Council Bill No. 108904

we have considered the same and respectfully recommend that the same:

DO 6-0

11-20-91

will Council Vote 7-0

*Delores Stange*

Committee Chair

ORDINANCE 115955

1 AN ORDINANCE relating to the Drainage and Wastewater Utility  
2 Solid Waste Utility and Water Department; amending Section  
3 21.28.080 of the Seattle Municipal Code to adjust the method  
4 of calculating the wastewater volume charge; amending Sections  
5 21.76.040 and 21.76.050 to adjust wastewater low income  
6 credits for single-family and duplex residences and to correct  
7 an omission; and amending Section 21.28.370 to increase the  
8 wastewater volume rate.

9 WHEREAS, most of the Seattle Drainage and Wastewater Utility  
10 costs are for wastewater treatment by the Municipality of  
11 Metropolitan Seattle (Metro), the wastewater rates usually  
12 must be revised as often as Metro changes its rate; and

13 WHEREAS, on June 6, 1991, Metro Council adopted Resolution  
14 6160A to fix and determine total monetary requirements for the  
15 disposal of wastewater for 1992 and increased the rate by 5%  
16 from \$13.20 to \$13.80 per month per residential customer  
17 equivalent; and

18 WHEREAS, the total revenue requirements for the Drainage and  
19 Wastewater Utility have increased by 5%; and

20 WHEREAS, the City of Seattle is interested in: encouraging  
21 wastewater customers to conserve water; improving rate equity  
22 between customers; and simplifying its rate structure; and

23 WHEREAS, the previous rate structure for single-family  
24 residential customers did not accurately reflect actual usage  
25 of wastewater facilities; and

26 WHEREAS, the Drainage and Wastewater Utility Citizen Advisory  
27 Committee has indicated its support for a change in the  
28 residential rate structure that more closely links bills to  
actual usage of wastewater facilities; and

WHEREAS, the new method of calculating the single-family and  
duplex residential bills will not generate sufficient revenue  
to cover increased revenue requirements; Now, Therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. As of January 1, 1992, Section 21.28.080 of  
the Seattle Municipal Code (Ordinance 84390 Section 4.3, as  
last amended by Ordinance 115424 Section 1) is further amended  
as follows:

21.28.080 Charges based on average consumption-  
Exemptions.

A. (~~The Director of Engineering shall annually review~~



1 ~~water consumption by single-family residences and the Volume~~  
2 ~~Rate shall be based upon the average amount of water consumed~~  
3 ~~monthly in a consecutive four (4) month billing period~~  
4 ~~beginning and ending with actual meter readings. The consecu-~~  
5 ~~tive four (4) month period forming the basis for billing will~~  
6 ~~be that consecutive four (4) month period containing the~~  
7 ~~lowest average use in the year prior to the beginning of the~~  
8 ~~July billing period. The billings will be revised annually as~~  
9 ~~of the beginning of the July billing period. In the event~~  
10 ~~actual consumption data is not available, the basis for the~~  
11 ~~Wastewater Volume Charge will be developed from the best~~  
12 ~~available historical data that most closely approximates~~  
13 ~~actual meter reading consumption data for the same averaging~~  
14 ~~period. New single-family residences, single-family residence-~~  
15 ~~s not served by a publicly owned water supply system which~~  
16 ~~have no previous record of water consumption, and existing~~  
17 ~~single-family residences with new owners or occupants shall be~~  
18 ~~charged the Wastewater Customer Service Charge and Volume Rate~~  
19 ~~as fixed in the SMC (Ordinance 84390 Section 4, as amended),~~  
20 ~~with an assumed volume of five hundred cubic feet per month~~  
21 ~~consumption rate as described in Section 21.28.080 of the SMC~~  
22 ~~for the first year and until actual volume data is generat-~~  
23 ~~ed.)) It is the intent of this subchapter not to charge~~  
24 ~~single-family and duplex residences for that water used~~  
25 ~~exclusively for irrigation or sprinkling. Wastewater bills~~  
26 ~~for single-family and duplex residences shall be calculated in~~  
27 ~~the following manner : For the six (6) months from November~~  
28 ~~1 through April 30, the wastewater bill shall be based on~~  
~~metered water consumption. For the six (6) months from May 1~~  
~~through October 31, the wastewater bill shall be based on~~

1 average winter water consumption or metered water consumption,  
2 whichever is less. Average winter water consumption shall be  
3 calculated using the first four (4) month billing period that  
4 falls between November 1 and April 30. Single-family resi-  
5 dences and duplex units which have insufficient water consump-  
6 tion history to calculate average winter water consumption  
7 shall be charged an assumed volume of six hundred (600) cubic  
8 feet per month or metered water consumption, whichever is  
9 less. Single-family residences and duplex units not served by  
10 a publicly-owned water supply system which have no previous  
11 record of water consumption shall be charged an assumed volume  
12 of six hundred (600) cubic feet per month of water consump-  
13 tion. If the Director of Engineering believes that previous  
14 records are more representative of expected usage in the first  
15 year, he or she may use previous records of water consumption  
16 in lieu of the assumed volume of ((five hundred (500))) six  
17 hundred (600) cubic feet if the new owners or occupants have  
18 established water consumption records at a prior single-family  
19 or duplex residence in the City wastewater service area.

20 B. It is the intent of this subchapter that that portion of  
21 water used exclusively for irrigation or sprinkling by  
22 premises other than single-family or duplex residences be not  
23 charged correspondingly for sewerage. ~~Duplex residence~~  
24 ~~charges for the summer billing months of June through Septem-~~  
25 ~~ber, inclusive, shall be adjusted to the winter average~~  
26 ~~charges during the eight (8) month recording period which~~  
27 ~~falls between the October and May billing periods. The winter~~  
28 ~~average for duplex customers shall be based upon the average~~  
~~monthly consumption for a consecutive four (4) month period~~  
~~beginning and ending with actual water meter readings. This~~

1 ~~consecutive four (4) month period shall fall within the eight~~  
2 ~~(8) month recording period beginning with the first cycle~~  
3 ~~billing in October and ending with the last cycle billing in~~  
4 ~~May. In the event actual consumption data is not available,~~  
5 ~~the basis for the Sewer Volume Charge will be developed from~~  
6 ~~the best available historical data that most closely approxi-~~  
7 ~~mates actual meter reading consumption data for the same~~  
8 ~~averaging period. Changes in ownership of duplex residences~~  
9 ~~will not require modifying sewerage charges until sufficient~~  
10 ~~actual volume history is generated. New duplex~~  
11 ~~residences, duplex residences not served by a publicly owned~~  
12 ~~water supply system which have no previous record of water~~  
13 ~~consumption, shall be charged the Sewer Customer Service~~  
14 ~~Charge and Volume Rate as fixed in the SMC and Ordinance~~  
15 ~~84390, as amended, with an assumed volume of five hundred~~  
16 ~~cubic feet per month consumption per duplex unit for the first~~  
17 ~~year and until actual volume data is generated.~~

18 C. Public and private schools which are unoccupied during  
19 major portions of the months of June, July and August, may  
20 upon written applications to the Director of Engineering prior  
21 to May 1st of each year be exempted from sewerage charges for  
22 such months.

23 D. Where sewerage is provided to premises outside the City  
24 limits, the sewerage charge shall be computed on the same  
25 basis as premises located inside the City, except that a sum  
26 equal to thirty percent (30%) of the sewerage charge shall be  
27 added, with the exception of sewer districts, or portions  
28 thereof, outside the City limits which are now or may  
hereafter be covered by special agreements.

1 Section 2. As of January 1, 1992, Section 21.76.040 of  
2 the Seattle Municipal Code (Ordinance 104472 Section 4, as  
3 last amended by Ordinance 115529 Section 3) is further amended  
4 as follows:

5 21.76.040 Utility low-income rate assistance.

6 A. Drainage, Wastewater and Water. Persons qualified by  
7 the Department of Human Resources as eligible recipients of  
8 low-income utility credits provided for in Section 21.76.010  
9 shall be granted low-income billing credits in the following  
10 stated monthly, or monthly equivalent amounts; provided,  
11 however, that in no case shall the amount of the low-income  
12 billing credit granted for a utility service exceed the amount  
owing for that service.

13 1. Wastewater:

14 Those residing in dwellings subject to  
15 single-family and duplex rates ....(~~(\$7.16)~~) \$8.26  
16 Those residing in dwellings subject to  
17 ~~duplex and multiple-family~~ rates ..(~~(\$3.80)~~) \$3.84

18 2. Water:

19 Those residing in dwellings subject to  
20 single-family rates ..... \$5.37  
21 Those residing in dwellings subject to  
22 duplex and multiple-family rates .. \$2.34

23 3. Drainage:

24 Those residing in dwellings subject to  
25 single-family rates ..... \$1.32  
26 Those residing in dwellings subject to  
27 duplex rates ..... \$0.66  
28 Those residing in dwellings subject to

multiple-family rates ..... \$0.19

B. Solid Waste. Persons qualified by the Director of Human Resources as eligible recipients of Low Income Rate Assistance (LIRA) shall be granted special rates in the following amounts (stated in monthly rates). The rates for qualified solid waste customers become effective January 1, 1989.

Single-family/Multi-family LIRA

Variable can service (once per week service)

	Curbside/ Alley Service	Backyard Service
Minimum charge	\$ 2.40	N/A
Mini-can	4.30	N/A
One (1) can	5.50	\$ 7.70
Two (2) cans	12.70	17.80
Three (3) cans	21.70	30.40
Additional cans	9.00	12.60
	each	

Qualified customers residing in dwelling units subject to multi-family variable can rates based on the number of dwelling units, two-time-per-week service will pay rates equal to double the above rates less Seventy Cents (\$0.70) to adjust for billing and collection costs that occur only once a month.

Qualified customers residing in dwellings subject to multi-family rates based on the number of detachable containers receive a credit of One Dollar and Eighty-five Cents (\$1.85).

Section 3. As of January 1, 1992, Section 21.76.050 of



1 the Seattle Municipal Code (Ordinance 104472, Section 5, as  
2 last amended by Ordinance 115424, Section 3) is further  
3 amended as follows:

4 21.76.050 Method of receiving credit.

5 Qualified persons receiving sewer, water or solid waste  
6 utility services shall receive utility credits as provided for  
7 in Section 21.76.010 in the amounts prescribed for in Section  
8 21.76.040 or in equivalent amounts should the billing period  
9 be other than monthly; provided, that no qualified person  
10 shall receive or accept utility credits to more than one (1)  
11 utility bill for the same billing period. The credits shall  
be made as follows:

12 A. For qualified persons who receive a sewer, water or  
13 solid waste utility bill directly, the proper credit shall be  
14 made on the bill as a reduction to the amount which would  
15 otherwise be payable;

16 ((A-))B. For qualified persons who do not receive a  
17 sewer, water or solid waste utility bill directly, but who may  
18 pay such utility charges indirectly as part of their rental  
19 payment, the proper credit shall be made in the manner  
20 determined by the Director of Human Resources and the  
Superintendent of Water, including, but not limited to:

21 1. A reduction in the amount otherwise payable on  
22 the light bills of those qualified persons who do not receive  
23 sewer, water or solid waste utility bills but who do receive  
a light utility bill,

24 2. The issuance of credit vouchers in the names of  
25 qualified persons, provided that the credit vouchers shall not  
26 be redeemed in cash and shall be honored by the City only when

1 applied to the account through which utility services received  
2 by the qualified person are paid.

3 Section 4. As of January 1, 1992, Section 21.28.370 of  
4 the Seattle Municipal Code (Section 4 of Ordinance 111425, as  
5 last amended by Ordinance 115424) is further amended as  
6 follows:

7 Section 21.28.370. Wastewater Customer Charge.

8 There is hereby imposed upon all premises served by the  
9 Drainage and Wastewater Utility and on which water is  
10 consumed, a City wastewater volume rate of Two Dollars and  
11 (~~Fifty-Three~~) Fifty-Six Cents (~~(\$2.53)~~) (\$2.56) per one  
12 hundred (100) cubic feet of metered flow per month. The  
13 minimum monthly volume charge shall be Two Dollars and  
14 (~~Fifty-Three~~) Fifty-Six Cents (~~(\$2.53)~~) (\$2.56) regardless  
15 of actual metered flow.

16 Section 5. Any act consistent with authority and  
17 prior to the effective date of this ordinance is hereby  
18 ratified and confirmed.  
19  
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Section 6... This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 25 day of November, 1991,  
and signed by me in open session in authentication of its passage this 25 day of  
November, 1991. [Signature]  
President Pro Tem of the City Council.

Approved by me this 5th day of December, 1991.  
[Signature]  
Mayor.

Filed by me this 5th day of December, 1991.

Norward J. Brooks  
Attest: \_\_\_\_\_  
City Comptroller and City Clerk.

(SEAL)

Published \_\_\_\_\_

By Margaret Carter  
Deputy Clerk.

**STATE OF WASHINGTON - KING COUNTY**

11844  
City of Seattle

—ss.

No.

**Affidavit of Publication**

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

ORD: 115955

was published on

12/16/91

The amount of the fee charged for the foregoing publication is the sum of \$ \_\_\_\_\_, which amount has been paid in full.

*H. Kells*

Subscribed and sworn to before me on

12/17/91

*Jennifer A. Nicholson*

Notary Public for the State of Washington,  
residing in Seattle

# City of Seattle

ORDINANCE 115953

AN ORDINANCE relating to the Drainage and Wastewater Utility Solid Waste Utility and Water Department; amending Section 21.28.080 of the Seattle Municipal Code to adjust the method of calculating the wastewater volume charge; amending Sections 21.76.040 and 21.76.050 to adjust wastewater low income credits for single-family and duplex residences and to correct an omission; and amending Section 21.28.370 to increase the wastewater volume rate.

WHEREAS, most of the Seattle Drainage and Wastewater Utility costs are for wastewater treatment by the Municipality of Metropolitan Seattle (Metro), the wastewater rates usually must be revised as often as Metro changes its rate; and

WHEREAS, on June 6, 1991, Metro Council adopted Resolution #160A to fix and determine total monetary requirements for the disposal of wastewater for 1992 and increased the rate by 5% from \$13.20 to \$13.80 per month per residential customer equivalent; and

WHEREAS, the total revenue requirements for the Drainage and Wastewater Utility have increased by 5%; and

WHEREAS, the City of Seattle is interested in: encouraging wastewater customers to conserve water; improving rate equity between customers; and simplifying its rate structure; and

WHEREAS, the previous rate structure for single-family residential customers did not accurately reflect actual usage of wastewater facilities; and

WHEREAS, the Drainage and Wastewater Utility Citizen Advisory Committee has indicated its support for a change in the residential rate structure that more closely links bills to actual usage of wastewater facilities; and

WHEREAS, the new method of calculating the single-family and duplex residential bills will not generate sufficient revenue to cover increased revenue requirements; Now, Therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. As of January 1, 1992, Section 21.28.080 of the Seattle Municipal Code (Ordinance 84390 Section 4.3, as last amended by Ordinance 115424 Section 1) is further amended as follows:

21.28.080 Charges based on average consumption-Exemptions.

A. ~~[(The Director of Engineering shall annually review water consumption by single-family residences and the Volume Rate shall be based upon the average amount of water consumed monthly in a consecutive four (4) month billing period beginning and ending with actual meter readings. The consecutive four (4) month period forming the basis for billing will be that consecutive four (4) month period containing the lowest average use in the year prior to the beginning of the July billing period. The billings will be revised annually as of the beginning of the July billing period. In the event actual consumption data is not available, the basis for the Wastewater Volume Charge will be developed from the best available historical data that most closely approximates actual water reading consumption data for the same averaging period. New single-family residences, single-family residences not served by a publicly owned water supply system which have no previous record of water consumption, and existing single-family residences with new owners or occupants shall be charged the Wastewater Customer Service Charge and Volume Rate as fixed in the SMC (Ordinance 84390 Section 4, as amended), with an assumed volume of five hundred cubic feet per month consumption rate as described in Section 21.28.080 of the SMC for the first year and until actual volume data is generated.]~~

transformer investment will be provided by reducing the monthly demand charge by the amount stated in Section 21.49.052, Subsection A.

D. The Department reserves the right to control the use of service to electric space heating equipment during such hours as may be deemed necessary. The customer may be required to provide suitable space heating service controls as determined by the Department.

E. The Department will provide one transformation from the available distribution system voltage of 13 kV or higher to a standard service voltage, and metering normally will be at the service voltage level. However, if the Department determines that it is either economical or impractical to meter at the service voltage level, the Department will meter at the distribution voltage level and the monthly kWh billed will be reduced by the amount of the discount for transformer losses.

If the customer elects to receive service from the Department's available distribution system voltage of 13 kV or higher, metering will be at the distribution voltage level and the discounts for transformer losses and for transformer investment, if applicable, will be provided to the customer's billings. However, if the Department determines that it is either uneconomical or impractical to meter at the distribution voltage level, the Department will meter at the service voltage level and the discount for transformer losses will not be applicable.

F. Any customer who adds a New Large Single Load to the Seattle City Light Department service area shall be subject to additional charges described in Section 21.49.090, Subsection N.

Section 4. Ordinance 114835, section 21.49.055 and Seattle Municipal Code Section 21.49.055 are amended as follows:

## Section 21.49.055. MEDIUM GENERAL SERVICE (Schedules 34 and 35)

A. Schedules 34 and 35 are for general service customers who have in the previous calendar year for half or more than half of their normal billings 50 kW of maximum demand or greater and have more than half of their normal billings less than 1000 kW of maximum demand. Classification of new customers will be based on the Department's estimate of maximum demand in the current year.

### Schedule 34: MEDIUM GENERAL SERVICE: STANDARD

Schedule 34 is for Medium General Service customers for general service uses of electricity.

#### Energy Charges:

Summer Billing Cycles ((April-November))(March-October)

All energy at 2.33¢ per kWh

Winter Billing Cycles ((December-March))(November-February)

All energy at 3.53¢ per kWh

#### Demand Charges:

Summer Billing Cycles ((April-November))(March-October)

All kW of maximum demand at \$0.28 per kW

Winter Billing Cycles ((December-March))(November-February)

All kW of maximum demand at \$2.03 per kW

#### Minimum Charge:

Those residing in dwellings subject to

single-family and duplex rates ....((\$7.16)) \$8.26

Those residing in dwellings subject to

duplex and multiple-family rates ..((\$3.80)) \$1.84

### 2. Water:

Those residing in dwellings subject to

single-family rates ..... \$5.37

Those residing in dwellings subject to

duplex and multiple-family rates .. \$2.34

### 3. Drainage:

Those residing in dwellings subject to

single-family rates ..... \$1.32

Those residing in dwellings subject to

duplex rates ..... \$0.66

Those residing in dwellings subject to

multiple-family rates ..... \$0.19

B. Solid Waste. Persons qualified by the Director of Human Resources as eligible recipients of Low Income Rate Assistance (LIRA) shall be granted special rates in the following amounts (stated in monthly rates). The rates for



Section 5, Ordinance 114933, Section 21.49.058 and Seattle Municipal Code Section 1.49.058 are amended as follows:

**Section 21.49.058. HIGH DEMAND GENERAL SERVICE**  
(Schedules 42 and 43)

A. Schedules 42 and 43 are for general service customers who have in the previous calendar year billings for half or more than half of their normal billings at 10,000 kW of maximum demand or greater, and who are located outside the Seattle City Light Department's network system. Classification of new customers will be based on the Department's estimates of maximum demand in the current year.

**Schedule 42: HIGH DEMAND GENERAL SERVICE: STANDARD**

Schedule 42 is for High Demand General Service customers for general service uses of electricity.

**Energy Charges:**

**Summer Billing Cycles ((April-November))(March-October)**

**Peak:** Energy used between 7 am and 10 pm, Monday through Friday at 3.01¢ per kWh

**Off-Peak:** Energy used at all times other than the peak period at 2.20¢ per kWh

**Winter Billing Cycles ((December-March))(November-February)**

**Peak:** Energy used between 7 am and 10 pm, Monday through Friday at 3.71¢ per kWh

**Off-Peak:** Energy used at all times other than the peak period at 2.20¢ per kWh

**Demand Charges:**

**Summer Billing Cycles ((April-November))(March-October)**

**Peak:** All kW of maximum demand between 7 am and 10 pm, Monday through Friday at \$0.39 per kW

**Off-Peak:** No Charge

**Winter Billing Cycles ((December-March))(November-February)**

**Peak:** All kW of maximum demand between 7 am and 10 pm, Monday through Friday at \$1.16 per kW

**Off-Peak:** No Charge

**Minimum Charge:**

The minimum monthly charge for each meter shall be \$97.60.

**Discounts:**

**Transformer losses -**

$1756 + .53285 \times \text{kW} + .00002 \times \text{kW}^2 + .00527 \times \text{kWh}$

**Transformer Investment -**

\$0.11 per kW of monthly maximum demand

**Interruptibility -**

\$0.59 per kW of peak demand in summer, \$1.16 per kW of peak demand in winter in any billing period in which voluntary interruption is made.

**Schedule 43: HIGH DEMAND GENERAL SERVICE: INDUSTRIAL**

Schedule 43 is for High Demand General Service customers for industrial services at plants where the primary function is manufacturing, processing, refining or freezing.

**Energy Charges:**

**Summer Billing Cycles ((April-November))(March-October)**

**Peak:** Energy used between 7 am and 10 pm, Monday through Friday at 2.75¢ per kWh

**Off-Peak:** Energy used at all times other than the peak period at 2.01¢ per kWh

**Winter Billing Cycles ((December-March))(November-February)**

**Peak:** Energy used between 7 am and 10 pm, Monday through Friday at 3.40¢ per kWh

**Off-Peak:** Energy used at all times other than the peak period at 2.01¢ per kWh

**Demand Charges:**

**Summer Billing Cycles ((April-November))(March-October)**

follows:

F. Upon The City of Seattle in respect to the conduct, maintenance, and operation of its municipal drainage and wastewater system as a public utility a fee or tax equal to ((nine percent (9%))) ~~ten percent (10%)~~ of the total gross income from the drainage and wastewater charges provided for under City ordinances.

Section 3. Subsection G of Seattle Municipal Code Section 5.48.050 (Ordinance 62662, Section 5 as last amended by Ordinance 115908, Section 1) is further amended as follows:

G. Upon everyone, including The City of Seattle, engaged in or carrying on the business of the collection of garbage, rubbish, trash, and other solid waste, including yardwaste and recyclables, and construction, demolition, and landclearing wastes, a fee or tax equal to ((sixteen and nine-tenths percent (16.9%))) ~~seventeen and nine-tenths percent (17.9%)~~ of the total gross income from the business, less income derived from:

1. Collection and/or sale of recycled materials and/or recovered materials, including charges for the lease or rental of containers used in the collection of recycled/recovered materials;
2. Collection and/or sale after processing of yardwaste products, including charges for the lease or rental of containers used in the collection of yardwaste products;
3. Sale of wheeled containers used for collection of residential solid waste;
4. Collection and disposal of bulky items and white goods;
5. Grants and contracts from governmental agencies;
6. The City of Seattle for collecting or disposing of residential garbage and other solid waste; ((and))
7. The portion of the City's solid waste collection receipts expended for collection of recyclable materials and yardwaste((-)); And
8. Transportation or deposit of sand and gravel for construction or a public improvement.

Income derived from (1) through (8) shall be taxed under SMC 5.44. The rate of tax shall be reviewed by the City Council each time solid waste collection rates are changed.

Section 4. Subsection H of Seattle Municipal Code Section 5.48.050 (Ordinance 62662, Section 5 as last amended by Ordinance 115908, Section 1) is further amended as follows:

H. Upon everyone engaged in the business of operating or conducting a cable television system (CATV), a fee or tax equal to ((nine percent (9%))) ~~ten percent (10%)~~ of the total gross income from gross subscriber revenues. For purposes of this chapter, "gross subscriber revenues" means and includes those revenues derived from the supplying of subscription service, that is, installation fees, disconnect and reconnect fees, fees for regular channels and per program or per channel charges; it does not include leased channel revenue, advertising revenues, or any other income derived from the system.

Section 5. Seattle Municipal Code Section 5.48.220 (Ordinance 112943, Section 3 as last amended by Ordinance 115549, Section 2) is further amended as follows:

Forty-seven and two-tenths percent (47.2%) of all revenues collected from persons engaged in or carrying on the business of the collection or disposal of garbage, rubbish, trash or other solid waste or carrying on the business of operating a garbage transfer station or similar activity under SMC 5.48.050 ((H)) G shall be segregated and credited to the Solid Waste Fund, and shall be expended for costs related to the closure of the Midway and Kent Highlands landfills, including damage claims and judgments; and controlling air and water pollution which may emanate from these landfills; and other costs of the utility related to solid waste collection and disposal. The percentage of revenues credited to the Solid Waste Utility Fund shall be adjusted whenever the fee or tax in SMC Section 5.48.050 ((H)) G is adjusted.

Section 6. This ordinance shall take effect and be in force January 1, 1992.

Section 7. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 28th day of November, 1991, and signed by me in open session in authentication of its passage this 28th day of November, 1991.

CHERYL CHOW,  
Pro Tem President of the City Council.

Approved by me this 5th day of December, 1991.

NORMAN B. RICE,  
Mayor.

Filed by me this 5th day of December, 1991.

Attest: NORWARD J. BROOKS,  
City Comptroller and City Clerk.

(Seal) By MARGARET CARTER,  
Deputy Clerk.

Publication ordered by NORWARD J. BROOKS, Comptroller and City Clerk.

Date of official publication in Daily Journal of Commerce, Seattle, December 16,

(11845)