

RESOLUTION NO. 800

**A RESOLUTION AMENDING RESOLUTION NO. 787
REGARDING SEWER GENERAL FACILITIES
CHARGES FOR THE CITY OF LYNDEN,
WHATCOM COUNTY, WASHINGTON**

BE IT RESOLVED by the City Council of the City of Lynden, Washington as follows:

Section 1: Section 1 of Resolution No. 787, Sewer General Facilities Charges is hereby amended as follows:

A. The General Facilities Charges applicable to all areas served by the City are as follows:

Consumer Category	Unit	Charge
Single Family Residential Unit	Per Unit	\$ 5,205
Duplex	Per unit	\$ 5,205
Multi-Family		
3 or 4 unit building	Per unit	3,731
5 or more unit building	Per unit	3,133
Hotel or Motel		
First 8 rooms	Per 2 rooms	3,731
9 or more rooms	Per 2 rooms	3,133
Mobile Home Parks		
First 4 pads	Per pad	3,731
5 or more pads	Per pad	3,133
Restaurants		
First 40 seats or fraction thereof	Per 10 seats or fraction of	3,731
Over 40 seats	Per 10 seats or fraction of	3,133
Cocktail Lounges		
First 40 seats or fraction thereof	Per 10 seats or faction of	3,731
Over 40 seats	Per 10 seats or faction of	3,133
Retail Store or Office		
First 8,000 sq. ft. of floor space, or fraction of	Per 2,000 sq. ft. or fraction of	3,731
Each additional 2,000 sq. ft. or fraction of		3,133
Factory which does not have sewage requirements other than for toilet facilities for employees and visitors		
First 40 employees or fraction of	10 employees or fraction of	3,731
Each additional 10 employees or fraction of		3,133
Gasoline Service Station		
Public Restrooms		7,687
Private Restrooms only		5,205
Churches		
Each Church		5,205
More than 5 toilets	Per toilet	1,072
Laundromats		
Residential building, tenant use only	No charge	
Public:		
First 4 washing machines	Per machine	3,731
Each additional machine	Per machine	3,133
Combined Facility	Combined sum	
Other Facilities	Based on proposed sewer use compared to single family residential use.	

B. The General Facilities Charge (“surcharge”) applicable to the East Lynden/Line Road Sub-Basin as described in Ordinance No. 1247 shall be as follows:

Consumer Category	Unit	Charge
Single Family Residential Unit	Per Unit	\$ 4,269
Duplex	Per Unit	4,269
Multi-Family		
3 or 4 unit buildings	Per unit	3,061
5 or more unit buildings	Per unit	2,571
Hotel or Motel		
First 8 rooms	Per 2 rooms	3,061
9 or more rooms	Per 2 rooms	2,571
Mobile Home Parks		
First 4 pads	Per pad	3,061
5 or more pads	Per pad	2,571
Restaurants		
First 40 seats or fraction thereof	Per 10 seats or faction of	3,061
Over 40 seats	Per 10 seats or faction of	2,571
Cocktail Lounges		
First 40 seats or fraction thereof	Per 10 seats or faction of	3,061
Over 40 seats	Per 10 seats or faction of	2,571
Retail Store or Office		
First 8,000 sq. ft. of floor space, or fraction of	Per 2,000 sq. ft. or fraction of	3,061
Each additional 2,000 sq. ft. or fraction of		2,571
Factory which does not have sewage requirements other than for toilet facilities for employees and visitors		
First 40 employees or fraction of	Per 10 employees or fraction of	3,061
Each additional 10 employees or fraction of		2,571
Gasoline Service Station		
Public Restrooms		6,123
Private Restrooms only		4,269
Churches		
Each Church		4,269
More than 5 toilets		854
Laundromats		
Residential building, tenant use only	No charge	
Public:		
First 4 washing machines	Per machine	3,061
Each additional machine	Per machine	2,571
Combined Facility	Combined sum	
Other Facilities	Based on proposed sewer use compared to single family residential use	

Section 2: BE IT FURTHER RESOLVED that any resolutions or parts of resolutions in conflict herewith are hereby repealed insofar as they conflict with the provisions of this resolution.

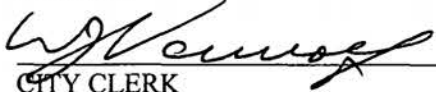
Section 3: If any section, subsection, sentence, clause or phrase of this Resolution is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this resolution. The Council hereby declares that it would have passed this code and each section, the fact that any one or more sections, subsections, sentences, clauses or phrases has been declared invalid or unconstitutional, or unconstitutional, then the original Resolution or Resolutions shall be in full force and effect.

Section 4: This Resolution shall be in full force and effect on May 1, 2009.

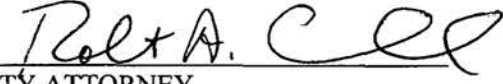
PASSED BY THE CITY COUNCIL BY AN AFFIRMATIVE VOTE OF 7 IN
FAVOR, AND 0 IN OPPOSITION, AND SIGNED BY THE MAYOR THIS 21st
DAY OF April, 2009


MAYOR

ATTEST:


CITY CLERK

APPROVED AS TO FORM:


CITY ATTORNEY