

RECEIVED

SNOHOMISH COUNTY  
EXECUTIVE OFFICE

NOV 26 1990 4295



CO00026121

WDT  
JM  
GW

ALB 11/26  
WBD  
BBH

PCK  
HC  
LM

SNOHOMISH COUNTY COUNCIL

ORDINANCE NO. 90-195

AMENDING SNOHOMISH COUNTY CODE  
TITLE 23, "ENVIRONMENTAL POLICY", CHAPTER 23.16  
RELATING TO THRESHOLD DETERMINATION FEES

BE IT ORDAINED:

Section 1. That SCC, Title 23, subsection 23.16.240(1), last amended by Ord. No. 90-098, adopted August 15, 1990, is amended as follows:

23.16.240 Fees. The following fees which are in addition to any other fees provided for by law shall be charged when Snohomish County is the lead agency for a noncounty proposal.

(1) Threshold determination. For every threshold determination, a fee of ((~~\$225~~)) \$300 shall be required of the proponent of the proposal; except that a fee of ((~~\$275~~)) \$400 shall be required on applications for subdivisions, commercial/industrial rezones and conditional use applications for excavations and landfills: PROVIDED, That ((~~no~~)) the threshold determination fee ((~~shall be charged for a proposal~~)) for single family dwellings and duplexes which would be categorically exempt but for the provisions of SCC 23.12.120 shall be \$150. This fee shall be collected prior to undertaking the threshold determination, and the time periods provided in SCC 23.16.160 for making a threshold determination shall not begin to run until payment of the fee.

Dated this 19<sup>th</sup> day of November, 1990.

SNOHOMISH COUNTY COUNCIL  
Snohomish County, Washington

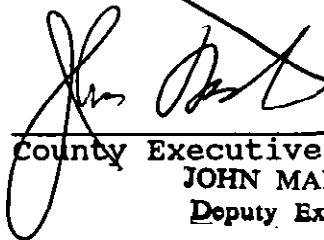
Chairman

Sheila McAllister  
asst. clerk

- APPROVED
- EMERGENCY
- VETOED

NOV 27 1990

DATE \_\_\_\_\_

  
 \_\_\_\_\_  
 County Executive  
 JOHN MARTINIS  
 Deputy Executive

PUBLISHED \_\_\_\_\_

Ine A. Tanner, DPA  
 Approved as to form only on  
September 25, 1990  
 (Date)