

COUNTY COUNCIL Snohomish County, Washington

ORDINANCE NO. 95-*OJA*AMENDING SCC 7.41 TO ALTER CREDIT BILLING REQUIREMENTS

WHEREAS, existing County solid waste disposal credit policies impose a financial burden and inconvenience for customers and no longer provide any significant benefits to the County.

NOW THEREFORE, BE IT ORDAINED:

Section 1. Snohomish County Code, Section 7.41.030 last amended by Ordinance 92-111 on Oct. 7, 1992, is amended to read:

7.41.030 Special fee provisions - credit billing.

- (1) All service fees shall be collected in cash by site attendants at the time of use; PROVIDED, That the director may authorize credit billing.
- (a) Authorization for credit billing may be granted only upon a written request in advance for such service.
- (b) All invoiced fees shall be due and payable to the Snohomish county treasurer within twenty days of the invoice date. Payment shall be mailed to the department of public works, solid waste management division, Wall Street Building, First Floor, 2930 Wetmore Ave. Snohomish County Department of Finance. Mail Stop 610, Everett, Washington 98201. Interest shall be charged at the maximum rate allowed by state law on past due balances. A service fee of \$10.00 per month will may be charged accounts that have past due balances.
- (c) A minimum monthly fee of \$20.00 shall be charged to all credit customers, with the exception of all governmental agencies and those not for profit charitable organizations eligible for those grants described in SCC 7.37.
- (d) (c) The director may suspend use privileges for a credit customer who fails to pay within twenty days of billing.
- (e) (d) Except for not for profit charitable organizations eligible for those grants described in SCC 7.37, no authorization for credit billing shall be granted without the posting of an irrevocable payment bond secured in the name of Snohomish county by the person for whom credit billing is requested. The amount of such bond shall be equal to three times the estimated average monthly usage charge. The amount of such bond may be changed by giving thirty days notice by the director to reflect actual usage.

 (2) Service fees for split or chipped tires at facilities without scales shall be
- based upon the cubic yard and shall be the same as those specified for commercial compacted wastes. At facilities with scales, the service fees based on weight for split or chipped tires shall be the same as those for commercial compacted wastes.
- (3) Service fees for whole tires shall be triple the fees specified for commercial compacted wastes.
- (4) Service fees for bulky and hard-to-handle wastes, where the facility is large enough to accept them, shall be based upon the cubic yard, or fraction thereof, and shall be the same as the fees specified for commercial

compacted wastes, provided there shall be a minimum fee of \$40.00 for all bulky and hard-to-handle wastes. At facilities with scales, the service fees for bulky and hard-to-handle wastes shall be \$200.00 per ton, with a minimum fee of \$40.00.

7th day of June, 1995. Passed this _ SNOHOMISH COUNTY COUNCIL Snohomish County, Washington un Karen Miller Council Chairperson Approved as to form: Deputy Prosecuting Attorney ATTEST: Clerk of the Council VETOED **EMERGENCY** Robert J. Drewel County Executive

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ATTEST: Marly alel