

RONALD WASTEWATER DISTRICT
A Special Purpose District Formed Pursuant to RCW Title 57

Resolution ~~10-26~~ 11-17

**A Resolution of the Board of Commissioners of Ronald Wastewater District
Approving the Proposed Budget for the Year ~~2011~~ 2012.**

WHEREAS, Ronald Wastewater District has an established annual process to review and adopt its annual budget and to set rates and charges for providing sanitary sewer service to the properties to which service is available; and

WHEREAS, Ronald Wastewater District has posted a Notice of Public Hearing to be held on Tuesday, ~~November 23, 2010~~ **November 22, 2011** at ~~12:00~~ **5:30** p.m. at the District office. The purpose of the hearing is to receive public comment prior to any action on the part of the Board of Commissioners, to approve the proposed Year ~~2011~~ **2012** Budget; and

WHEREAS, Washington statutory enactments require municipal governing bodies to notify the public of all meetings, this Public Hearing related to the District's ~~2011~~ **2012** Budget was posted at the District on November 9, ~~2010~~ **2011**; and

WHEREAS, The Board of Commissioners has conducted the Public Hearing as posted and reviewed the proposed Budget for the Year ~~2011~~ **2012** prepared by its General Manager; and

WHEREAS, The Board of Commissioners has established the following criteria in setting rates:

1. Comply with RCW 57.08.081 to set sanitary sewer service rates and charges which shall produce sufficient revenue to cover expenses and to meet debt requirements and reserves.
2. Establish classifications of customers and rates which are reflective of the District's experience with cost of service and the impact of increased densities.
3. Review surcharges which have been established to meet the criteria set forth in Section 7 of this Resolution.
4. Review the requirements for the Low Income Senior and Low Income Disability Discount annually as set forth in section 8 of this resolution; and

WHEREAS, The Board of Commissioners has reviewed and established billing procedures, enforcement of payment for service to properties, procedures regarding delinquencies, collection of charges, penalties, interest, and enforcement of liens. Now, Therefore,

BE IT RESOLVED by the Board of Commissioners of Ronald Wastewater District that the proposed Budget presented to the Board of Commissioners at the ~~November 23, 2010~~ **November 22, 2011**, Public Hearing is hereby adopted as the guideline for the District's operations during the year ~~2011~~, **2012**, with an effective date of January 1, ~~2011~~. **2012**

BE IT FURTHER RESOLVED that this rate resolution is adopted and shall be in full force and effect from January 1, ~~2011~~ **2012** until changed by this Board of Commissioners.

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Definitions and Abbreviations

Account Information Change Form: Used to record change of account information.

Account Type: Defines whether the billing is for a residential or commercial customer. It also defines the billing cycle used.

Agent Authorization Application: Establishes “party to be billed.”

Availability of Service: Defined under the District’s Rules and Regulations, Resolution No. 01-29.

Billing Cycle: All District residential accounts are billed on either odd or even months. All commercial accounts are billed monthly.

Bi-Monthly: Billing period for residential customers consisting of two months, billed every other month.

cc: Current Charge

cf: One cubic foot of water; measurement used in calculating the District commercial service charges.

ccf: 100 cubic feet of water.

CIP: Capital Improvement Projects

Commercial Customers: Represent all accounts not identified as single family through fourplex structures.

Consumption: A measurement in cubic feet or 100 cubic feet used to calculate commercial billings.

COSH: City of Shoreline

District Charge: A charge that is the cost of operating the Ronald Wastewater District, excluding treatment charges.

EDM: City of Edmonds

ETP: Edmonds Treatment Plant

FOG: Fat, Oil and Grease

GFC: General Facility Charge

LC: Late Charge

LISCD: Low Income Senior Citizens and Low Income Disabled

LCSD: Lake City Sewer District

Monthly: Billing period for commercial customers consisting of a single calendar month, billed monthly.

MLT: City of Mount Lake Terrace

Party to be Billed: Property owner or designated agent.

PD: Past Due

PWTF: Public Works Trust Fund

Residential Customer: Represents single family through fourplex structures.

Residential Customer Equivalent: (RCE) Represents 750 cubic feet of water consumed.

RWD: Ronald Wastewater District

Structure: Any improvements situated on property within the District which are designed, intended or suitable for human occupancy, employment, recreation, habitation or other purpose, shall be considered a structure subject to this Resolution.

Surcharge: An additional charge in addition to the District’s regular charge. See Section 7.

TFC: Treatment Facility Charge

Treatment Charges: Either the cost for treatment from King County Department of Natural Resources or the cost to have sewage treated by the City of Edmonds.

ULID: Utility Local Improvement District is an area that was annexed to the District for the purpose of constructing a mainline sewer system.

Unit: A unit shall mean any portion of a structure available, suitable, intended or otherwise used as a separate business office or separate suite of business offices, store, or other commercial establishment, apartment, condominium, single family dwelling, duplex, triplex, fourplex, trailer or add-a-rental apartment unit created in a single family dwelling. Each unit equates to one residential customer equivalent

Section 1 Properties Subject to This Resolution

- 1.1 Except as provided below in Section 1.1.1, the owner of each lot or parcel of real property within the District, abutting any street, alley or right-of-way in which there is now or in the future will be located any sewer facilities of the District, and which property now has or in the future may have constructed or placed upon it a structure, described in section 2, which structure lies within 300 feet of sewerage facilities maintained by the District, shall be subject to and comply with, the terms of this Resolution.
 - 1.1.1 Structures situated on property within the former boundaries of King County No. 3 served by an on-site septic system, on the date that King County District No. 3 was transferred to the District, shall not be subject to this Resolution, unless such property is within the boundary of a Utility Local Improvement District (ULID) formed after the date of this Resolution; or is made subject to this Resolution by order of the King County Health Department compelling connection of such property to the District's sewerage facilities; or is made subject to this Resolution by the owner's request for service through the District's system of sanitary sewers, or requests a change of use as described in Resolution 90-81, as it may be amended.
- 1.2 The owner of any property which in the future shall have constructed or placed upon it a structure shall, 30 days prior to permitting any use, comply with and become fully subject to the terms of this Resolution.

Section 2 Structures Required to be Connected Where Sewer Lines are Available:

- 2.1 Any improvements situated on property within the District which are designed, intended or suitable for human occupancy, employment, recreation, habitation or other purpose, shall be considered a structure subject to this Resolution.
- 2.2 Any structure which is located on property within the District shall for all purposes be deemed to have sewerage service available.
- 2.3 In the event a structure otherwise subject to the requirements of this Resolution is destroyed or otherwise made unfit for use, the District will upon the owner's capping off the side sewer connection at a point designated by the District's General Manager or designee, and upon inspection of such capping off by the District, cease billing monthly or bi-monthly sewer service charges against the property until such time as the property is again connected to the District's system and put to use, at which time billing for sewer service will commence.
 - 2.3.1 Structures which are not connected to the District's sanitary sewerage system shall be billed the monthly or bi-monthly service charges until such time as the District shall have inspected the property, at the owner's request, and confirmed that the structure on the property has been destroyed or is otherwise unfit for the purposes intended.

Section 3 Billing Procedures:

- 3.1 Sanitary sewer service charges shall be billed to the owners' of properties upon which structures are situated. Billing of sewer service charges, under the rate schedule then in effect, shall commence for existing customers on the implementation date of this Resolution, otherwise one of the following billing procedures will apply.
 - 3.1.1 Structures built or placed on property within the District after the effective date of this Resolution shall be billed on the first day of the first month commencing 60 days after the District inspects the structure's side sewer connection; or upon occupancy of the structure, whichever occurs first.
 - 3.1.2 Existing structures to which sewer service becomes available after the implementation date of this Resolution shall be billed on the first day of the first month commencing 60 days after the date of the District's mailing of a notice stating that service is available to the structure, and that such structure is to be connected to the sewer system; or upon the first day of the first month after the connection of such structure, whichever occurs first.
- 3.2 Commercial accounts shall be billed monthly. Residential accounts shall be billed bi-monthly.
- 3.3 Sanitary sewer service charges shall be billed and mailed to the owner of the property to which service is available. Failure to receive such bill shall not relieve the owner of the obligation to pay the charges for the availability of sewer service, nor shall the property to which such service is available be relieved from the attachment of any lien against such property.
- 3.4 Designating the "Party to be billed." The District's giving of notice, or the mailing of a bill, to any party who has the care, custody, control or management of any structure, for the purposes of this Resolution shall be deemed the giving of such notice to the Owner of the property.
 - 3.4.1 It is the policy of the District to bill owners of a property, unless otherwise designated by the owner in writing on the Agent Authorization Form.
 - 3.4.2 Property Managers Designated by Owner. The District shall bill the sanitary sewer charges to property managers designated by the property owner only where the owner has designated such property manager as the "party to be billed" in writing, on a form supplied by the District. Said form must be completed and signed by both the owner and property manager. An Account Service Fee shall be added to the account for billing information changes. See

section 6 for fee schedule.

- 3.4.3 Tenant Designated by Owner. The District shall bill the sanitary sewer charges to the tenants designated by the property owner, only when the owner has designated said tenant as the “party to be billed” in writing, on a form supplied by the District. Said form must be completed and signed by both the owner and tenant. An Account Service Fee shall be added to the account for billing information changes. See section 6 for fee schedule.
- 3.4.4 In the case where the owner, upon written request, has engaged the services of a property manager to handle the rental property and the property manager has been designated as the “party to be billed,” the tenant cannot be designated as the “party to be billed.”
- 3.4.5 No owner’s designation of a “party to be billed” shall relieve the property owner from the charges due as a result of the property manager/tenant’s failure to pay sanitary sewer service charges according to the owner’s instructions. If a lien is recorded against the property as a result of the property manager or tenant’s failure to pay, the billing will be changed back to the owner of said property. It is the responsibility of the owner to notify the District of any address changes.
- 3.5 In the case of condominiums, it is the policy of the District to bill the Condominium Association or if so designated in writing, a property manager, a single aggregate bill for all units of the condominium.
- 3.6 The District shall not be responsible for prorating sewer service bills upon a change in ownership of the property and/or change in tenant or property manager. All prorating is the sole responsibility of the buyer/seller, owner/tenant, or owner/property manager, whichever the case may be.
 - 3.6.1 No credit or refund shall be given by the District because of changes in ownership or tenancy of any property or because the property is vacant for a period of time.
 - 3.6.2 If sanitary sewer service is available to a property, and if for any reason the District has not billed the charges, the District may back bill such property for the availability of sewer service for a period not to exceed 36 months (three (3) years). The bill will be based on the rate for the actual period(s) due. Credits will be for a period not to exceed 36 months (three (3) years). The credit will be based on the rate for the actual period(s) credited.

- 3.7 Where a structure is used for purposes described by more than one classification and if the structure is served by a single water meter, the General Manager shall then determine the sewer service charge to be imposed for availability of service to such structure. The General Manager shall determine the classification into which the structure's uses fall and shall compute a monthly rate for such structure reflecting the rates set out in this Resolution.
- 3.8 In the case of commercial properties, regardless of whether individual water meters have been installed to serve these properties, the District requires that all billing be directed to the property owner, condominium association, or designated property managers hereafter referred to as the "party to be billed."
- 3.9 The District will provide the owner of rental property with duplicate billing statements. The duplicate billing statements will only be issued to the property owner and the property owner's designated agent. An Account Service Fee will be added to the next billing. See section 6 for fee schedule.
- 3.9.1 If overpayments are received on the account, a refund request must be presented to the General Manager by the property owner in writing to approve the refund.
- 3.9.2 An overpayment refund will only be issued to the property owner.
- 3.9.3 An Account Service Fee for overpayment or duplicate payment refunds will be added to the next billing statement. See section 6 for fee schedule.

Section 4 Sanitary Sewer Service Charge Delinquency, Penalties, Interest, and Liens:

- 4.1 Sanitary sewer service charges are charges against the property to which sewer service is available and shall be imposed as set forth in section 12 below.
 - 4.1.1 The “party to be billed” shall be responsible for the payment of the District’s monthly or bi-monthly sanitary sewer service charges and any accruing interest or penalty for the entire premises. It is for the “party to be billed” and the tenants/occupants of the premises to decide on the contributory share of sanitary sewer service charges due from each tenant/occupant. The District takes no responsibility for enforcing contribution from the tenants/occupants and looks solely to the “party to be billed” and the property for the payment of its sanitary sewer service charges.
- 4.2 The sanitary sewer service charges shall be delinquent when they are not paid by the end of the billing period .
 - 4.2.1 The Board of Commissioners directs that all notices pertaining to “notice of delinquent sewer service charges” for the property shall be delivered to the owner or the owner’s authorized “party to be billed.”
- 4.3 Penalties shall be added to all delinquent accounts upon their becoming delinquent.
 - 4.3.1 A late charge of 10% shall be imposed on the past balance, but shall be no greater than one District and Treatment charge per billing period.
 - 4.3.2 A lien processing fee of \$144.00 shall be imposed when a lien is recorded against delinquent accounts.
- 4.4 A change of ownership of property which has delinquent sanitary sewer service charges outstanding or against which liens have been filed does not relieve the property of penalties imposed upon delinquent sanitary sewer service charges nor of liens filed nor legal costs incurred prior to and in foreclosure proceedings. Proration of sanitary sewer service charges and penalties, where a change of ownership has occurred, is not the obligation of the District, but shall be the responsibility of the old and/or new property owners.
 - 4.4.2 An Account Service Fee for an Escrow Report will be added to the next billing statement. See section 6 for fee schedule.
- 4.5 The sanitary sewer service charges levied against a property, together with lien

recording fees, penalties thereon, all legal fees, costs of title search, and legal costs incurred by the District, shall be a lien against the property to which service is available or provided. Such lien shall be inferior only to the lien for general taxes. The District’s lien against the property for delinquent sanitary sewer service charges and penalties shall be certified to the King County Department of Records and Elections.

4.5.1 The following schedule applies to those accounts who have not paid in full for three billing periods.

Billing	Past Due	Billing Status	Lien/Collection Action
1 st Billing	None	CC only	None
2 nd Billing	1 PD	CC + 1 PD + LC	None
3 rd Billing	2 PD	CC + 2PD + 2LC	None
4 th Billing	3 PD	CC + 3PD + 3LC	10 days after billing: Lien Alert Notice: Hand deliver a copy of Lien Alert Notice to the property. If rental property, mail lien alert notice & a copy of the signed Agent Authorization Form to the property owner
		CC + 3PD + 3LC and Lien Processing Fee	24 days after billing: If rental property, change billing address to property owner. Lien filed and Lien Processing fee added to account and Notice of Lien mailed
5 th Billing	4 PD	CC + 4PD +4LC	Final Notice mailed via Certified & Regular mail (All balance has to be paid in one month)
6 th Billing	5 PD	CC + 5PD + 5LC	Notice OF LEGAL ACTION via Certified & Regular mail (demands full payment in 2 weeks)
			Door Hanger to property: “Please contact District office immediately regarding your account.
7 th Billing	6PD	CC + 6 PD + 6 LC	To Attorney

4.5.2 Special arrangements for delinquent accounts may be made on a case by case basis with the General Manager.

4.5.3 If the District receives a Notice of Trustee Sale or Foreclosure, and the account is at least sixty (60) days past due, the District will file a Lien Alert Notice and adhere to the lien filing schedule set forth in 4.5.1 above.

4.5.4 If the District receives a Notice of Bankruptcy, a Proof of Claim will be filed with the Bankruptcy Court.

4.6 After recording a lien against a property with the King County Department of

Records and Elections, the District may foreclose such lien by a civil action in the Superior Court of the State of Washington for King County. The District shall recover in such action the delinquent service charges and penalties, together with its costs of suit, title search and attorney's fees.

4.7 Whenever any lien, together with penalties and all attorney's fees and costs incurred by the District pursuant to this Resolution, has been paid in full, the District's General Manager is authorized and directed to execute and file any instrument required to release and discharge the District's lien of record.

4.8 Payments after delinquency:

4.8.1 Partial payments received by the District prior to referral for collection or suit shall be applied against the balance due in the following order:

- First King County Recording Fee
- Second Special Processing Fee
- Third Late Charges
- Fourth Past Due Balance
- Fifth Current Charges

4.8.2 Partial payments received by the District after the account has been submitted to the District's attorney for collection, or after suit has been commenced shall be applied as follows:

- First To the District's legal costs.
 - (A) court filing fees;
 - (B) service of process fees;
 - (C) publication costs;
 - (D) title search;
 - (E) attorneys' fees and all other costs;
- Second King County Recording Fees, District Processing Fee, and Late Charges
- Third Past Due Balance;
- Fourth Current Sewer Service Charges.

Section 5 Classification of Structures and Properties into Account Types and Billing Formulas in Each Account Type:

5.1 The District has classified properties and structures to which sanitary sewer service is available into residential and commercial rate types. Such classifications into rate types are based upon factors listed in RCW 57.08.081, and upon the differing impacts of such rate types upon the District, constituting reasonable grounds of difference between such rate types. The District shall periodically review such classifications into rate types and reserves the right to change such classifications in light of conditions existing in the District at the time of such review.

5.1.1 Residential bi-monthly or monthly shall consist of single family residences, add-a-rental apartment units, duplexes, triplexes, fourplexes, and trailer sites to which sewer service is available.

5.1.2 Commercial monthly shall consist of miscellaneous businesses, offices, stores, apartments, condominiums, hotels, motels, trailer/mobile home parks, and industrial parks to which sewer service is available.

5.2 District Charge Rate:

5.2.1 Residential:

5.2.1.1 Number of units multiplied by the rate listed below.

5.2.1.2 Qualified low income senior and disabled citizens receive a 50% discount.

5.2.1.3 Surcharge \$25.54 per month per unit for each Apple Tree Lane account and a \$0.50 credit per unit for sewage pump electrical usage.

5.2.2 Commercial:

5.2.2.1 Either the District rate per unit listed below or the RCE which ever is greater.

5.3 Treatment Charge Rate: Edmonds and King County Treatment areas:

5.3.1 Residential:

5.3.1.1 Number of units multiplied by the rate listed below.

5.3.1.2 Qualified low income senior and disabled citizens receive a 50% discount.

5.3.2 Commercial:

5.3.2.1 Each structure shall be billed either a monthly treatment charge based on the number of cubic feet of water consumption, which charge shall be determined by dividing the number of cubic feet of water used by the structure by 750 and multiplying the quotient by the treatment agency rate set forth in section 12 below or at least one (1) RCE at the treatment agency rate set forth in section 12 below.

5.4 Special Billings:

5.4.1 Special billings to the City of Mountlake Terrace for sanitary sewer service for residential properties outside Ronald Wastewater District per Agreement dated April 15, 1968, amended on July 30, 2003, Resolution 03-32. The City of Mountlake Terrace is to provide the District yearly certification of the number of connections. These properties shall be billed as follows:

5.4.1.1 District and Treatment charges shall consist of a combined rate based on 50% of the current District charge and 100% of the treatment charge per connection as set forth in section 12 below.

5.4.2 Special billing to the City of Mountlake Terrace for service to commercial properties, trailer courts, outside Ronald Wastewater District per the agreement dated April 15, 1968 and amended on July 30, 2003, Resolution 03-32. These properties shall be billed as follows:

5.4.2.1 District and Treatment Charges: The District and Treatment charges shall consist of a combined rate based on 50% of the current District charge and 100% of the treatment charge based on consumption as set forth in section 12 below and listed as treatment on the chart. This will calculate the total bill based on consumption to be supplied

annually by the City of Mountlake Terrace.

- 5.4.3 The industrial rate shall be based on the volume and strength of industrial waste discharged into the sanitary sewer system of the District and shall be determined by the District at such time as application for sanitary sewer service by industrial user is made. The District reserves the right to make all determinations as to whether or not the proposed usage shall be classified as an industrial usage or whether it should be classified as a commercial customer. In the absence of any special rate established by the Board of Commissioners at the time that sanitary sewer service is requested for an industrial use, the industrial use rate shall be generally the same as the commercial customer rate, subject to adjustment based on the particular usage contemplated or actually made by the industrial user.

Section 6 New Accounts; Account Service Fees:

6.1 No consumption history for commercial accounts.

6.1.1 Where no water consumption history is available for a structure the District's General Manager shall estimate consumption for purposes of establishing service charges until such history is available.

6.2 New Classification.

6.2.1 If a new account is serviced by the District and there is no specific classification for this account, the General Manager of the District will make the determination as to how it will be charged, using history of similar types.

6.3 Account Service Fees

6.3.1 A fee of \$ 10.00 shall be added to the account for each "Agent Authorization Form" processed by the District.

6.3.2 A fee of \$ 10.00 shall be added to the account for each change of ownership.

6.3.3 A \$1.00 per month fee shall be added to each billing for duplicate billing statements.

6.3.4 A fee of ~~\$10.00~~ **\$25.00** shall be added to the account for each Escrow Report.

6.3.5 A fee of \$10.00 shall be charged for an overpayment or duplicate payment refund that is not caused by the District.

Section 7 Surcharges:

7.1 The District may establish a surcharge in addition to the rate for any account type based on the additional cost to the District of providing sanitary sewage service to properties. Additional costs which shall be considered in establishing surcharges shall include, but not be limited to, additional or special maintenance required, utility charges, necessary replacement of system components, including individual pumps, pump stations, electrical service panels, monitoring and warning devices, additional labor or equipment costs resulting from providing such service, and any other cost incurred to provide service to such account type and which may be incurred to provide service to similar units in other account types.

7.1.2 Special Assessment Charge for the Unsewered Areas new connections. See District Resolutions 2004-44, 2005-23, and 2006-15

Section 8 Qualified Low Income Senior and Low Income Disabled Discount:

- 8.1 The State of Washington, through the legislative adoption of RCW 74.38.070 entitled “Reduced utility rates for low income senior citizens and other low-income citizens,” reduced utility rates by authorizing municipal corporations which provide utility service to provide such service to low income senior citizens and disabled citizens at reduced rates.
- 8.2 This Low Income Senior and Low Income Disabled Discount Program may be continued or terminated at the option of the Board of Commissioners at the end of each calendar year, based on the determination by the Board of its fiscal viability and its effect on the District and its Ratepayers as a whole. In addition, the Board of Commissioners shall have the power to adopt, modify, amend, and/or establish the rules and regulations and conditions under which this program will be operated and to establish a new and revised discount rate to be applied to the Ratepayers of the District as part of the District's budgetary process each year.
- 8.3 The following provides for eligibility, requirements, annual process, and discount to be offered as in section 12 forth below.
- 8.4 Eligibility:
- 8.4.1 ~~Must be 62 years of age or older at~~ At the time application is made, **the applicant and co-applicant must be at least 62 years of age**. If the citizen has qualified for the program for three (3) continuous years, they may continue under the program by certifying that they continue to be qualified.
- 8.4.2 Must own and reside at the property for at least one (1) year prior to date of application and or renewal of the qualification.
- 8.4.3 Must have earned less than 50% of the Local Area Median Household Gross Annual Income during the previous year using the most recent official annual income guidelines established by the United States Department of Housing and Urban Development (HUD).
- 8.4.4 Must not reside in housing which is in any way considered to be Federally Subsidized Public Housing.
- 8.5 Requirements:

- 8.5.1 Complete and submit to the District office the forms mentioned below: an application; submit an Affidavit of Qualification; complete a Senior Filing Form.
- 8.5.2 Applications must be received at least 15 days prior to the end of a billing cycle.
- 8.6 Effective date:
 - 8.6.1 Beginning of the next bi-monthly billing cycle for that account. There will be no retroactive qualification for this discount.
- 8.7 Annual Renewal Process:
 - 8.7.1 Must be re-established each year by the qualified Low Income Senior and Low Income Disabled Citizen no later than by May 1.
- 8.8 Evidence that the Senior Ratepayer is still qualified for the Discount.
 - 8.8.1 Such proof shall be in the form of SSA-4926 SM or SSA-1099 or the Senior Ratepayers' Form 1040 for the previous calendar year, or such other documentary proof as the District may reasonably require.
 - 8.8.2 Copy of Property Tax statement or Assessment Card.
 - 8.8.3 For Disability Discount Only – copy of Social Security Department's disability verification letter.

Section 9 Repeal of Prior Rate Resolutions:

- 9.1 All prior rate resolutions of this Board of Commissioners of Ronald Wastewater District are hereby repealed by adoption of this Resolution.

Section 10 Severability:

- 10.1 If any section, sentence, clause or part of this Resolution is for any reason held invalid, such decision shall not affect the remaining portions of this Resolution. The Board of Commissioners hereby declares that it would have passed this Resolution and each section, sentence, clause and part thereof despite the fact that one or more sections, sentences, clauses or parts thereof be declared invalid.

Section 11 Effective Date:

- 11.1 The effective date of this Resolution for all purposes shall be January 1, ~~2011~~ 2012.

Section 12 Sewer Service Charge Rates for 2011 2012:
Per Month, billed Bi-Monthly Residential :

1	Single family thru four plex	District	11.15	Per Unit
		Treatment - Edmonds	<u>21.90</u>	Per Unit
		TOTAL	33.05	Per Unit
1S	Single family thru four plex; Low Income Senior Citizen Discount	District	5.58	Per Unit
		Treatment - Edmonds	<u>10.95</u>	Per Unit
		TOTAL	16.53	Per Unit
2	Single family thru four plex	District	11.15	Per Unit
		Treatment -King County	<u>36.10</u>	Per Unit
		TOTAL	47.25	Per Unit
2S	Single family thru four plex; Low Income Senior Citizen Discount	District	5.58	Per Unit
		Treatment -King County	<u>18.05</u>	Per Unit
		TOTAL	23.63	Per Unit
3	Single family thru four plex; (ATL, no pump on property) \$25.54 + District charge	District	36.69	Per Unit
		Treatment -King County	<u>36.10</u>	Per Unit
		TOTAL	72.79	Per Unit
4	Single family thru four plex; (ATL \$0.50 Credit - single pump)	District	36.19	Per Unit
		Treatment -King County	<u>36.10</u>	Per Unit
		TOTAL	72.29	Per Unit
4S	Single family thru four plex; (ATL Low Income Senior Citizen Discount; \$0.50 Credit - single pump)	District	30.62	Per Unit
		Treatment -King County	<u>18.05</u>	Per Unit
		TOTAL	48.67	Per Unit
5	Single family thru four plex; ATL \$1.00 Credit – pump serves 2 properties.	District	35.69	Per Unit
		Treatment -King County	<u>36.10</u>	Per Unit
		TOTAL	71.79	Per Unit

Per month, billed Monthly Residential:

6	Single family thru four plex	District	11.15	Per Unit
		Treatment -King County	<u>36.10</u>	Per Unit
		TOTAL	47.25	Per Unit
6S	Single family thru four plex; Low Income Senior Citizen Discount	District	5.58	Per Unit
		Treatment -King County	<u>18.05</u>	Per Unit
		TOTAL	23.63	Per Unit

Monthly Commercial:

Acct Type	Description		Rate	Billing
100	Misc. Business, School, Apts, Condos, Hotels, Motels, Trailer/Mobile Home Parks, Industrial	District	11.15	Per unit or RCE Whichever is higher
		Treatment-Edmonds	21.90	Per unit or RCE
200	Misc. Business, School, Apts, Condos, Hotels, Motels, Trailer/Mobile Home Parks, Industrial	District	11.15	Per unit or RCE Whichever is higher
		Treatment-King County	36.10	Per unit or RCE

Special Billings

Acct Type	Description		Monthly Rate	Billing
300	Trailer/Mobile Home Park & Apts	District & Treatment Combined	\$41.68	Per unit or RCE
			50% of District charge plus 100% King County Treatment Charge.	Per unit or RCE
310		District & Treatment Combined	\$41.68	Per unit or RCE
			50% of District charge plus 100% King County Treatment Charge.	Per unit or RCE

ADOPTED by the Board of Commissioners of Ronald Wastewater District on ~~November 23, 2010~~ **November 22, 2011**.

ATTEST

President/Commissioner

Secretary/Commissioner

Vice President/Commissioner

I, the undersigned Secretary of the Board of Commissioners of Ronald Wastewater District, a municipal corporation of King County, Washington, CERTIFY that the preceding document is a true and correct copy of **Resolution ~~10-26~~ 11-17** of the Board, duly adopted on ~~November 23, 2010~~ **November 22, 2011** at a regular meeting, and after a public hearing of the Board of Commissioners duly convened with publication of notice.

Secretary/Commissioner