



**CITY OF KIRKLAND**  
**Department of Public Works**  
123 Fifth Avenue, Kirkland, WA 98033 425.587-3800  
[www.kirklandwa.gov](http://www.kirklandwa.gov)

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## **MEMORANDUM**

**To:** Kurt Triplett, City Manager

**From:** John Burkhalter, Development Engineering  
Rob Jammerman, Development Engineering Manager  
Ray Steiger, P.E., Public Works Director

**Date:** June 23, 2011

**Subject:** RESOLUTION APPROVING A SEWER FACILITY AGREEMENT WITH GEORGE WATERMAN

### RECOMMENDATION:

It is recommended that the City Council approve the attached resolution authorizing the City Manager to execute a Sewer Facility Agreement with George Waterman.

### BACKGROUND DISCUSSION:

The City of Kirkland is authorized pursuant to Chapter 35.91 RCW to enter into a Sewer Facility Agreement (also known as a Sewer Latecomers' Agreement) allowing developers to recover a portion of the cost of the installation of public sewer main line extensions. Persons connecting to the sewer main, "latecomers", are required to pay a portion of the costs as a condition of their connection. Latecomer fees are assessed based on the cost per sidesewer; dividing the total project cost by the number of available sidesewer stubs installed by the project yields the latecomer's charge per sidesewer. 15% of the sewer latecomers' fee is retained by the City of Kirkland for administering the agreements, and 85% percent of the fee is returned to the developer over the period of the agreement; the agreement is valid for 20 years.

George Waterman installed approximately 47 lineal feet of 8 inch sewer main line on 103<sup>rd</sup> Ave N.E. in a public easement, see attached Exhibit 1. This public sewer main extension provides sewer service to the Waterman property as well as other neighboring properties. A Sewer Facility Agreement has been filed with the Public Works Department for the Watermans to receive reimbursement for the sewer main extension. Property owners listed in this agreement applying for connection to the sewer main will be required to pay \$8,749.57, plus City of Kirkland sewer connection fees in place at the time of their connection.

Upon approval of the Resolution and subsequent signing by the City Manager, the Agreement will be sent to King County for recording. Finally, notice of latecomers' connection charges will be sent to each property owner included in the agreement.

CC: City Attorney



## SEWER FACILITIES AGREEMENT PURSUANT TO CHAPTER 35.91 REVISED CODE OF WASHINGTON

THIS AGREEMENT made and entered into this day, pursuant to RCW Chapter 35.91, between the City of Kirkland, a non-charter optional code city, hereinafter referred to as "City" and George Waterman hereinafter referred to as "Developer":

WITNESSETH

Section 1. Developer does hereby agree to construct, at its sole expense, the SEWER FACILITIES described in EXHIBIT 1, attached hereto and by this reference incorporated herein, all in accordance with the specifications and standards of the City of Kirkland pertaining to sewer construction and installation.

Section 2. Upon completion of said sewer facilities to the satisfaction of the Kirkland Director of Public Works, and acceptance thereof by the City of Kirkland, said facility shall become the property of the City of Kirkland and a part of its sewer system with full power of the City of Kirkland to charge for its use such sewer connection and service rates and charges as the City of Kirkland may be authorized by law to establish, and all further maintenance operation costs of said facility shall be borne by the City of Kirkland.

Section 3. The benefit area to be served by said facility is described and designated on EXHIBIT 1 attached to this agreement and by this reference incorporated herein. Said Exhibit is a map showing the total benefit area and delineating thereon that portion of the benefit area owned by Developer. EXHIBIT 2 attached to this agreement and by this reference incorporated herein is a listing of each lot or parcel within the benefit area including the lot or parcel legal description and the lot of parcel's "pro rata share" of the cost of construction of the sewer facilities. EXHIBIT 3 identifies those lots or parcels owned by Developer and not subject to the provisions of Section 4 of this agreement.

Section 4. Any owner of any real property located within the benefit area (other than those properties designated in EXHIBIT 3 as Developer's properties) who shall hereafter tap into or use said sewer facility (including not only connecting directly into, but also to users connecting laterals or branches connected thereto) shall, prior to such tap in or use, pay to the City of Kirkland, in addition to any connection or other change required by the ordinances of the City of Kirkland to be paid upon connecting to a sewer facility, their fair pro rata share of the cost of construction of said facility.

Section 5. For the purposes of determining such "fair pro rata share" the cost of construction of said facility shall be considered to be \$34,998.29, provided, however, the City may adjust said cost to reflect the true and final cost of construction of said facility. The "FAIR PRO RATA SHARE" of the cost of construction as designated on EXHIBIT 2, and is hereby approved by the City of Kirkland.

Section 6. Within sixty (60) days after receipt by the City of any "fair pro rata share," the City shall disburse said sum, less fifteen (15) percent thereof to be retained by the City of Kirkland to cover costs of administering the provisions of this agreement, to Developer at 10621 NE 124th St until such time as Developer shall have received the total sum of \$29,748.55, or the expiration of twenty (20) years from the date of this agreement, whichever event shall first occur. Thereafter, any amount of charge made or received by the City to tap into or use said facility shall be retained by the City. It shall be the duty of the Developer to advise the City of any change in the Developer's mailing address.

Section 7. The provisions of this agreement shall not be effective as to any owner of real property designated in EXHIBIT 2, other than Developer, until such time as this agreement shall have been recorded in the Office of the King County Department of Elections and Records and then only as to such real property owners as tap into or connect into said facility subsequent to such recording. City shall not be required to disburse any "fair pro rata share" to Developer which may not be lawfully collected from such real property owner at the time said real property taps into or connects to said facility.

Section 8. In the event the cost, or any part thereof, of a or sewer improvement, whether local or general, is or will be assessed against the owners of real property and such improvement will be connected into or will make use of the facility constructed pursuant to this agreement and the cost thereof was not contributed to by the owners of said real property, there shall be included in the Engineer's estimate for the hearing or any such improvement, separately itemized, and in such assessments, a sum equal to the amount provided for in this agreement as a fair pro rata share due from such owners in accordance with the provisions of this agreement.

Section 9. No person, firm, or corporation, other than Developer's, as to the real property identified as owned by Developer in EXHIBIT 3 hereto, shall be granted a permit or authorized to tap into or use said facility or extensions thereof without first paying their fair pro rata share as herein provided.

DATED at Kirkland, Washington, this \_\_\_\_\_ day of \_\_\_\_\_.

CITY OF KIRKLAND:

DEVELOPER:

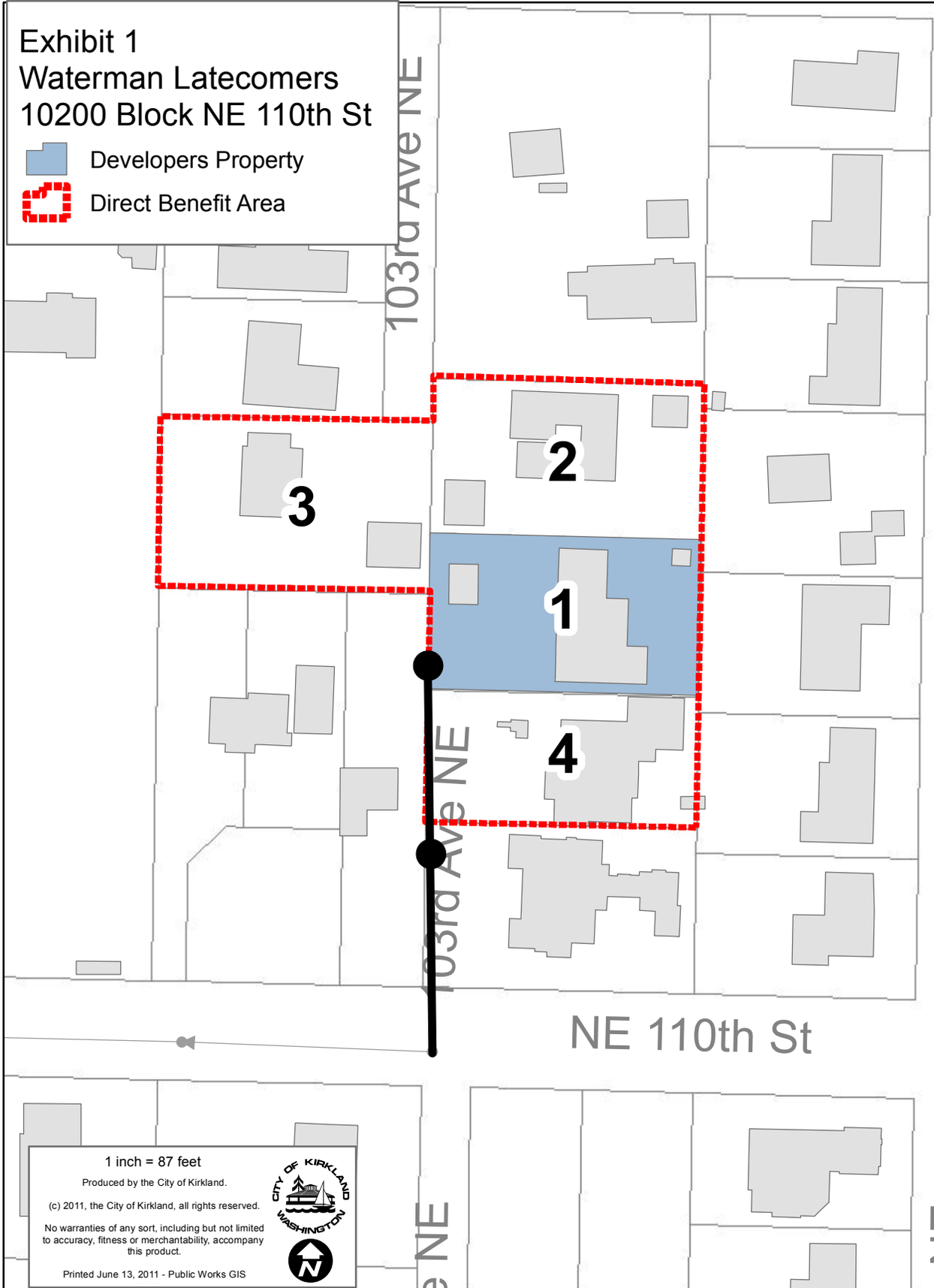
\_\_\_\_\_  
CITY MANAGER FOR THE City of Kirkland  
KIRKLAND WHO IS AUTHORIZED TO  
EXECUTE THIS AGREEMENT ON  
BEHALF OF SAID CITY BY VIRTUE  
OF RESOLUTION NO. \_\_\_\_\_

\_\_\_\_\_  
By: \_\_\_\_\_

By: \_\_\_\_\_

Exhibit 1  
Waterman Latecomers  
10200 Block NE 110th St

-  Developers Property
-  Direct Benefit Area



1 inch = 87 feet

Produced by the City of Kirkland.

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No warranties of any sort, including but not limited to accuracy, fitness or merchantability, accompany this product.

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**George Waterman Sewer Latecomer's Assessment Roll**

Ref No.	Tax/Parcel No.	Owner/Address	Abbreviated Legal Description	Number of Stubs	Cost per Stub	Total Cost	Reimburse Developer @ 85%	Reimburse City @ 15%
1	375890-0130	George Waterman 10621 NE 124th St Kirkland WA 98034	JUANITA PARK TRS UNREC LESS N 319.52 FT LESS S 180 FT THOF	1	\$8,749.57	\$8,749.57	\$7,437.14	\$1,312.44
2	375890-0120	Robert Pong + Cynthia Nakam 10229 NE 112th St Kirkland, WA 98033	JUANITA PARK TRS UNREC S 94.52 FT OF N 319.52 FT	1	\$8,749.57	\$8,749.57	\$7,437.14	\$1,312.44
3	375890-0116	Steven + Rebecca Cooper 10227 NE 112th St Kirkland WA 98033	JUANITA PARK TRS UNREC S 105 FT OF N 356 FT	1	\$8,749.57	\$8,749.57	\$7,437.14	\$1,312.44
4	375890-0139	Glenna Trout PO Box 403 Kirkland, WA 98083	JUANITA PARK TRS UNREC N 80 FT OF S 180 FT	1	\$8,749.57	\$8,749.57	\$7,437.14	\$1,312.44
<b>TOTALS</b>				<b>4</b>	<b>\$34,998.29</b>	<b>\$34,998.29</b>	<b>\$29,748.55</b>	<b>\$5,249.74</b>

Cost Per Square Foot of Sewer Construction		Calculation of the Cost Per Stub	
Engineering	\$1,520.32	Total Number of Stubs =	4
Construction Cost	\$28,579.97	Total Project Cost =	\$34,998.29
Survey	\$1,500.00	Cost per Stub (\$41,357.45/4)=	\$8,749.57
Permit Fees	\$3,398.00		
<b>Total</b>	<b>\$34,998.29</b>		

**Waterman Developers Assessment Roll**

Ref No.	Tax/Parcel No.	Owner/Address	Abbreviated Legal Description	Number of Stubs	Cost per Stub	Total Cost
1	375890-0130	George Waterman 10621 NE 124th St Kirkland WA 98034	JUANITA PARK TRS UNREC LESS N 319.52 FT LESS S 180 FT THOF	1	\$8,749.57	\$8,749.57

<b>TOTALS</b>				<b>1</b>	<b>\$8,749.57</b>	<b>\$8,749.57</b>
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RESOLUTION R-4885

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF KIRKLAND APPROVING A SEWER FACILITY AGREEMENT WITH GEORGE WATERMAN AUTHORIZING THE CITY MANAGER TO SIGN SAID AGREEMENT ON BEHALF OF THE CITY OF KIRKLAND.

WHEREAS, the improvement of public health is furthered by adequate sanitary sewer systems; and

WHEREAS, the Washington State Legislature enacted the Municipal Water and Sewer Facilities Act (RCW 35.91.010 et seq.) in furtherance of this goal and authorizing municipalities to enter into agreements of this nature; and

WHEREAS, The City of Kirkland concludes entering into this agreement will promote this goal; and

NOW, THEREFORE, be it resolved by the City Council of the City of Kirkland as follows:

Section 1. The City Manager is hereby authorized and directed to execute on behalf of the City the Sewer Facility Agreement between the City and George Waterman. A copy of this Agreement is attached as Exhibit A.

Passed by majority vote of the Kirkland City Council in open meeting this \_\_\_\_ day of \_\_\_\_\_, 2011

Signed in authentication thereof this \_\_\_\_ day of \_\_\_\_\_ 2011

\_\_\_\_\_  
MAYOR

Attest:

\_\_\_\_\_  
City Clerk