

KITSAP COUNTY SEWER DISTRICT No. 7

Resolution 87-3

WHEREAS, this District has been ordered by Kitsap County Superior Court to install and have operative an " interim" system for the processing of wastewater by a date certain, and ;

WHEREAS, this District has caused such a system to be designed, and:

WHEREAS, this District proposes to install said system, and ;


WHEREAS, the primary purpose of said system is to " abate, remove or otherwise cure any hazard to public health and safety; to wit, cease discharging raw sewage forthin Subsection 13, WAC 197-11-800, and;

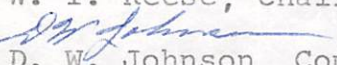
WHEREAS, the installation of said system only involves the " remodeling or minor alteration of existing public utilities" ... and " involves no material expansions or changes in use beyond that previously existing" as set forth in Subsection 3, Wac 197-11-8000;

WHEREAS, the proposed changes and alterations do not involve use of lines in excess of eight inches (8 ") in diameter, as provided in Subsection 24, WAC 197-11-800;

THEREFORE, this District declares that based on the three Subsections of WAC 197-11-800 cited above, this action is of "Non Significance" for the purposes of the State Environmental Policy Act (SEPA), and is THEREFORE declares this to be an act "DETERMINED NON SIGNIFIGANCE" or " DNS."

Resolved----- day of April, 1987


W. I. Reese, Chairman


D. W. Johnson, Commissioner

C. L. Spier, Sec'y./Commissioner