

RESOLUTION 98- 1

WHEREAS, The City of Bainbridge Island has declared that it will authorize the construction of additional living units known as accessory dwellings on properties currently zoned as single family residence, and

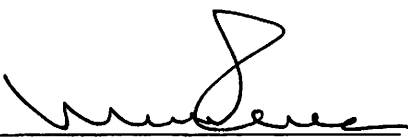
WHEREAS, this will permit the installation of more than one living unit on a single family residence lot, and

WHEREAS, for purposes of providing sanitary services, such an installation will increase the volume of sewage flowing from said single family residence properties, and

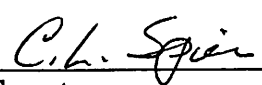
WHEREAS, the District will be required to convey and process additional sewage from said additional single family residence properties, and

THEREFORE, the District hereby resolves that connection and service charges for so-called accessory dwellings shall be levied at the same rate as those of "latecomers," which were previously determined by Resolution 97-

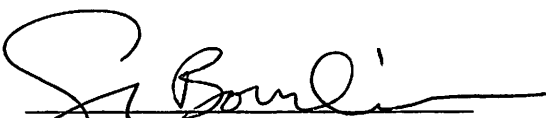
BE IT NOW SO RESOLVED this day 13 February, 1998.



President



Secretary



Commissioner