

BEFORE THE BOARD OF COUNTY COMMISSIONERS
PACIFIC COUNTY, WASHINGTON

ord #100

AN ORDINANCE relating to the sanitation and health requirements of public food service establishments as defined in the "Rules and Regulations of the State Board of Health, Food Service Sanitation" and the United States Public Health Service "Food Service Sanitation Manual"; the governing of solid waste handling and implementing the comprehensive solid waste management plan covering storage, collection, transportation treatment, utilization, processing and final disposal; providing for the regulation of on-site sewage disposal systems, the licensing of commercial installers, providing for on-site management systems, providing for establishing standards for equipment and operation of septic tank pumpers; establishing permit fees, the issuance and revocation of permits, the payment of permit fees and prescribing penalties for violations thereof.

SECTION 1
DEFINITIONS

The following definitions apply to terms throughout these rules and regulations:

- (1) "Approved" - Acceptable by the Health Officer as stated in writing.
- (2) "Bona Fide Owner" - A person owning and residing or intending to reside on or manage (such as rentals) the property on which the sewage disposal system is planned.
- (3) "Catch Cleaning Facility" - A separate facility with sinks, tables, waste receptacle, etc. for the purpose of cleaning of catch such as: clams, fish, etc.
- (4) "Commercial Installer" - Any person engaged in the business of installing and/or repairing sewage disposal systems.
- (5) "Cover" - Fill material that is used to overlay the subsurface disposal area to a maximum depth of 24 inches.
- (6) "Dependent Parking/Camping Space" - A space provided in the parking or camping area on which there is no sanitary sewage service.
- (7) "Dependent Trailer" - A trailer which is dependent upon a service building for toilet and lavatory facilities.
- (8) "Fill" - Soil materials that have been displaced from their original location.
- (9) "Ground water" - Subsurface water occupying the zone of saturation.
- (10) "Health Hazard" - A condition or situation where, in the opinion of the Health Officer, disease potential exists and if unabated the disease potential will increase and may result in a public health emergency.
- (11) "Health Officer" - The legally designated Health Officer of the Pacific County Health Department or his authorized representative.
- (12) "Independent Parking/Camping Space" - A space provided for parking of independent trailers at which the sewer and water services are provided at the space for connection to the vehicle.
- (13) "Individual water supply" - Any well or source of water serving single family residence.
- (14) "License" - A written certificate issued by the Health Officer allowing a person to operate and maintain a recreational vehicle parking/camping area under the provision of these rules and regulations issued hereunder.

- (15) "Licensed Park" - A recreational vehicle parking and other camping area, meeting the requirements of Section 5.5 of these rules and regulations and for which there is a valid license to operate issued by the Health Officer.
- (16) "New On-Site Sewage Disposal System" - Any system not defined as repair.
- (17) "Occupied" - A recreational vehicle or camping site shall be deemed occupied when it is utilized or intended to be utilized, at the place where parked, for general living activities such as sleeping, cooking, washing or other similar activities associated with dwelling or camping activities.
- (18) "On-Site Sewage Disposal System" - Any system of piping, treatment devices, or other facilities that convey, store, treat, or dispose of sewage on the property where it originates or on adjacent or nearby property under the control of the user where the system is not connected to a public sewer system.
- (19) "Other camping" - The provisions of camping tents, station wagon tents, sleeping bags, or other temporary shelters and camping activities.
- (20) "Percolation Test" - A procedure, as specified by the Secretary, for determining the soil absorption capacity of a particular site or soil.
- (21) "Permit" - A written certificate issued by the Health Officer allowing an activity under the provisions of these rules and regulations issued hereunder.
- (22) "Person" - Any individual, corporation, trust, company, association, society, firm, partnership, public or private association or corporation, joint stock company, or any branch of state or local government.
- (23) "Public highway" - A Federal, State, county or city road for use by the general public, which includes the ocean beaches as currently defined by state statute.
- (24) "Public sewer system" - A sewerage system which is owned or operated by a city, town, municipal corporation, county, political subdivision of the state, or other approved ownership consisting of a collection system and necessary trunks, pumping facilities and a means of final treatment and disposal and under permit from the Washington State Department of Ecology.
- (25) "Recreational Vehicle" - A vehicular, portable structure built on a chassis, designed to be used as a temporary dwelling for travel, recreational and vacation uses. A travel trailer shall be identified by the manufacturer of the trailer and, when factory equipped for the road, it shall have a body width not exceeding eight feet, and a body length not exceeding 32 feet.
- (26) "Recreational Vehicle Parking or other camping area" - A parcel of land in which three or more spaces are occupied or intended for occupancy by recreational vehicles or other camping for transient or recreational dwelling purposes.
- (27) "Recreational Vehicle/Camping Space" - A parcel of land in a recreational vehicle parking/camping area for the placement of a single trailer or tent and the exclusive use of its occupants.
- (28) "Remote Areas" - Where located at least one (1) mile from a public highway or a permanent dwelling, and where the density is not greater than 3 recreational vehicles or camping per acre and where the use is temporary only - not to exceed 2 weeks' duration.
- (29) "Repair" - The replacement, addition to, or alteration of a septic tank, distribution box, tight line, or other appurtenances to an existing individual sewage disposal system and including any replacement, addition, or alteration to a subsurface disposal field

where at least a portion of the original subsurface disposal field is used.

- (30) "Sanitary Station" - A facility used for removing and disposing of wastes from trailer holding tanks.
- (31) "Secretary" - The Secretary of the Washington State Department of Social and Health Services or his authorized representatives.
- (32) "Self-Contained Trailer" - A trailer which can operate independent of connections to sewer, water and electric systems. It contains a water flushed toilet, lavatory, shower, and kitchen sink, all of which are connected to water storage and sewage holding tanks located within the trailer.
- (33) "Septic tank" - A water tight receptacle which receives the discharge of sewage from a building sewer, and is designed and constructed so as to permit separation of settleable and floating solids from the liquid, detention and digestion of the organic matter, prior to discharge of the liquid portion.
- (34) "Septic Tank Pumper" - Any person engaged in the business of cleaning and pumping of septic tanks, cesspools, or other sewage.
- (35) "Service Building" - A structure housing toilet, lavatory, and such other facilities as may be required by these rules and regulations.
- (36) "Service Sink or Waste Water Disposal Facility" - A sanitary receptacle for disposal of liquid wastes which drains into an approved sewer or other approved disposal.
- (37) "Sewage" - The water-carried human or domestic waste from residences, buildings, industrial establishments or other places, together with such ground water infiltration, and other wastes as may be present.
- (38) "Sewer Connection" - The connection consisting of all pipes, fittings, and appurtenances from the drain outlet of the trailer to the inlet of the corresponding sewer riser pipe of the sewerage system serving the travel trailer parking area.
- (39) "Sewer Riser Pipe" - That portion of the sewer lateral which extends vertically to the ground elevation and terminates at each trailer space.
- (40) "Site Approval" - A written approval by the Health Officer, approving a particular location for an individual sewage disposal system.
- (41) "Soil Log" - Description of soil composition to a given depth. Soil composition can be given in general terms such as clay, clay loam, loam, sandy loam, sand, etc.
- (42) "Subdivision" - A division of land, as defined in Ch. 58.17 RCW, now or as hereafter amended.
- (43) "Surface water" - Any body of water, whether fresh or marine, watercourse, including lakes, impoundments, swamps, and streams.
- (44) "Temporary Approved Park" - A temporary site, either public or privately owned, where, in the opinion of the Health Officer, adequate sanitary facilities exist to satisfactorily service given number of recreational vehicles for a limited time.
- (45) "Water Connection" - The connection consisting of all pipes, fittings, and appurtenances from the water riser pipe to the inlet pipe of the distribution system within the trailer.
- (46) "Watering Station" - A facility for supplying water to the tanks of trailers with potable water.
- (47) "Water Riser Pipe" - That portion of the water supply system serving the travel trailer parking area which extends

the ground elevation and terminates at a designated point at each trailer space.

SECTION 2 FOOD SERVICE SANITATION

WHEREAS, under the provision of R.C.W. 70.05.060 and R.C.W. 70.46.060, the Board of Health is charged with the duty of making such rules and regulations as may be necessary for the prevention, suppression and control of dangerous, contagious or infectious disease in Pacific County, and,

WHEREAS, the following rules and regulations are necessary for the prevention suppression and control of dangerous, contagious or infectious diseases, now, therefore,

BE IT ORDAINED by the Pacific County Board of Commissioners/Board of Health that the following regulations and attachments incorporated by reference herein be adopted:

2.1 Rules and Regulations Governing Food Service Sanitation

(1) The State Board of Health Rules and Regulations, Food Service Sanitation as adopted October 1, 1980 or subsequently amended, is hereby adopted by reference as the Rules and Regulations governing Food Service Sanitation in Pacific County and including subsequent amendments thereto.

(2) The 1976 Edition of the United States Public Health Service Food Services Sanitation Manual is hereby adopted by reference as the official interpretation of this ordinance, where applicable.

(3) Where a conflict may occur between this ordinance and the State Board of Health Regulations, or the PHS Food Service Sanitation Manual, the Pacific County Health Department Regulations take preference, with State Board of Health Regulations second preference and the PHS Sanitation Code third.

2.2 Food Service - Permits and Information

(1) A valid permit issued by the Health Officer shall be required for any person to operate a food service establishment within the jurisdiction of the Pacific County Health Department. Only persons who comply with the minimum requirements of these regulations shall be entitled to receive and retain such a permit. Permits shall not be transferable from one person to another or place other than that specified on the permit. A valid permit shall be posted in a conspicuous place in every food establishment. Permits for temporary food service establishments shall be issued for a period not to exceed 14 days.

(2) A written application for a permit shall be made on forms provided by the Health Officer. Such application shall include the name or names of the applicant and whether such application is for an individual, firm, corporation or partnership. The application shall include location of, operation, and type of food service proposed; as well as any other information requested on the form to help evaluate the proposal. Applications for temporary food service establishments shall include the inclusive dates of the proposed operation, location and proposed menu items.

(3) A permit shall be issued by the Health Officer after receipt of the application and an inspection of the premises reveals compliance with minimum requirements and upon receipt of inspection fees as established by this Ordinance. (See Section 6, Fee Schedules.)

(4) No food service establishment shall operate after the effective date of this ordinance except in compliance with the provisions of this Ordinance and unless there is conspicuously displayed on the premises thereof a valid and current Food Service Establishment Permit.

(5) The Health Officer may suspend the Permit to operate for failure to comply with these Rules and Regulations. When a food establishment fails to comply with the demerit provisions of this Ordinance, the

operator shall be given the opportunity to attend a hearing called by the Health Officer for the purpose of reviewing the inspection records and arriving at a mutually satisfactory schedule of compliance with all violations of these rules and regulations. Notwithstanding this provision of these regulations, should the Inspecting Officer have reasonable grounds to believe that unsanitary, or other conditions exist which constitute a substantial immediate hazard to public health, he shall contact the Health Officer who may without warning, notice or hearing issue a written notice that the permit to operate is immediately suspended as per 2.3, following.

(6) Whenever a food service establishment operator fees aggrieved by the decision made by the Health Officer, he may, within five (5) days, file a written notice of appeal with the Health Officer. Further, whenever a food service establishment operator fees aggrieved by the second decision made by the Health Officer, he may, within fourteen (14) days, file a written notice of appeal with the Pacific County Board of Commissioners/Board of Health.

2.3 Food Service - Inspection Records

(1) The Health Officer shall cause to be made, inspections of all Food Service Establishments at least annually, or at frequent enough intervals to assure compliance with these Rules and Regulations. Upon completion of the inspection the demerit values of all violations shall be totaled and the establishment notified in writing on the inspection forms in use.

A. Demerit values shall be the weighted Hazard Point Values on the 1981 Food Service Establishment Inspection Report form designated as form DSHS 9-106.

(2) Hazard Point Scores:

A. When the hazard point total is 74 or less all violations of Blue items must be corrected by the next regular inspection and all Red items must be corrected immediately. When the hazard point total is at least 75 but not greater than 100 or when there are 50 or more Red item points, all Red items must be corrected immediately and the Blue items must be corrected within thirty (30) days. At that time the establishment shall be reinspected, and the operator shall pay the Health Department the reinspection fee ((See Section 6, Fee Schedules.)

B. When the Hazard point total exceeds 70 Red items or exceeds 100 total items, the establishment's Food Service Permit is subject to immediate suspension and closure of the establishment if, in the opinion of the Health Officer, an immediate health hazard exists or if the establishment has on record a hazard point total of 40 or more on the last previous inspection.

C. In the case of temporary food service establishments, violations must be corrected within a specified period of time not to exceed 24 hours. All Red items shall be corrected immediately. Failure to comply with such notice shall result in immediate suspension of the permit.

2.4 Food Service - Additional Provisions

(1) In addition to those requirements set forth by the State Board of Health Rules and Regulations and the interpretation by the U.S. Public Health Service Food Service Sanitation Manual, 1976 Edition, the following stipulations shall also be met.

A. All food service establishments, other than temporary establishments, that are constructed or extensively reconstructed after the effective date of this Ordinance shall have toilet and handwashing facilities for each which are available to the public and which are available without passing through a food processing or storage

- B. All threaded water taps inside or outside the establishment shall be equipped with approved siphon breakers or other backflow prevention devices.
- C. Where hand dishwashing is in use, all food service establishments that are constructed or extensively reconstructed after the effective date of this Ordinance shall provide a separate drain connected metal compartment with convenient spray attachment adjacent to, but separate from, the sink washing compartment for the purpose of scraping and prerinsing eating and drinking utensils.
- D. It shall be the duty of the operator of every establishment to see that all Food Service Workers are in compliance with State Law requiring such workers to obtain valid Food Service Workers permits. (See Section 6, Fee Schedule.)
- E. The Health Officer, after proper identification, shall be permitted to enter any food establishment at any reasonable time for the purpose of inspecting the establishment and/or equipment to determine compliance with these regulations.
- F. Prior to the construction or remodeling of any food service establishment, plans for such construction or remodeling shall be submitted to the Health Department for review and approval prior to issuance of a building permit commencing any construction or remodeling.

SECTION 3
SOLID WASTE

WHEREAS, RCW 70.95.106 requires each jurisdictional Board of Health to adopt regulations governing solid waste handling implementing the comprehensive solid waste management plan covering storage, collection, transportation, treatment, utilization, processing and final disposal, including the issuance of permits for solid waste disposal in Pacific County; and,

WHEREAS, the Pacific County Board of County Commissioners deems it necessary to adopt regulations governing the management of solid waste in order to preserve, promote and improve the public health in Pacific County; now, therefore,

BE IT ORDAINED by the Pacific County Board of Commissioners/Board of Health that the following regulations and attachments incorporated by reference herein be adopted:

3.1 Rules and Regulations Governing Solid Waste

(1) The Minimal Functional Standard for Solid Waste Handling, WAC 173-301 is hereby adopted as regulations governing solid waste disposal in Pacific County.

(2) In addition to the Minimum Functional Standards, it shall be the responsibility of each land owner, company, corporation or individuals to insure that his waste material shall be so stored in approved containers as to preclude creation of litter.

3.2 Solid Waste - Permits and Information

(1) Every person desiring to construct and/or operate a sanitary landfill, transfer station, reclamation site, incinerator, composting plant or solid waste collection service in Pacific County shall first obtain a permit from the Pacific County Health Department. (See Section 6, Fee Schedule.)

(2) Every permit for the operation of a sanitary landfill, transfer station or other solid waste disposal facility fees shall be renewed annually on or before December 31 of each year, subject to satisfactory compliance with these regulations.

(3) A permit may be suspended by the Health Officer in accordance with RCW 70.95.200.

(4) An aggrieved applicant may appeal a denial of a permit, or suspension of a permit, in accordance with RCW 70.95.210.

(5) Any person allowing garbage or waste materials; including but not limited to: wrecked automobiles, used appliances, tin containers or cans, oil drums, empty food containers, newspapers, glass containers, white goods, waste metal or items collected in reclamation sights as defined by State Law to be placed upon his property shall first obtain a permit from the Pacific County Health Department.

SECTION 4
SEWAGE DISPOSAL

WHEREAS, under the provisions of R.C.W. 70.05.060, R.C.W. 70.46.060 and R.C.W. 4320 this Board is charged with the duty of protecting the public health, safety and welfare of the inhabitants of Pacific County; and,

WHEREAS, the following Rules and Regulations are necessary for the protection of such public health, safety, and welfare; now, therefore,

BE IT HEREBY ORDAINED by the Pacific County Board of Commissioners/Board of Health that the following regulations and attachments incorporated by reference herein, be adopted:

4.1 Rules and Regulations Governing Sewage Disposal

(1) Every residence, place of business, or other building or place where persons congregate, reside or are employed, to which a public sewer is not physically assessable or available, shall be provided with a water flush toilet system or alternate devices and shall be constructed and maintained in such a manner as to meet the requirements set forth herein.

(2) These regulations shall not apply to new construction for which a permit was issued prior to the effective date of this ordinance.

(3) Lots, parcels, subdivisions or tracts that have been recorded prior to the effective date of these regulations shall be subject to only the design sections of these regulations and any additional standards prescribed by the Health Officer. Provisions of this subsection shall also include extensions of existing systems to handle increase in flows from dwelling unit expansion.

(4) No on-site sewage disposal system in existence on the effective date of this regulation shall be required to conform to the design, construction and installation provisions of this regulation; provided, however, that any individual sewage disposal system being used which is determined by the Health Officer to be a Health Hazard must conform with the design and installation provisions of this regulation within 30 days after notification of such determination has been given.

(5) Units other than septic tanks or devices that can function as septic tanks in case of mechanical failure, which utilize subsurface disposal systems; including, but not limited to: chemical toilets, incinerating toilets, mechanical and biological treatment devices, and evapotranspiration systems, may be used only with the prior written approval of the Health Officer, and after a technical evaluation has been conducted by the technical review committee as per WAC 248-96-046.

(6) Discharge To Waters Or Ground Surface

A. Effluent from any On-Site Sewage Disposal System shall not be discharged to surface water, ground water or upon the surface of the ground.

B. Subsurface On-Site Sewage Disposal systems shall not be permitted in areas where a minimum separation of three feet between the bottom of the disposal field and the maximum seasonal ground water elevation or impermeable layer cannot be maintained. The Health Officer shall require such greater vertical separation as needed to protect health when the aquifer is used for a potable water supply. The Health Officer may reduce vertical separation provided the system is designed per the designer section of these regulations. However, in no case shall the separation be less than three feet.

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- C. Subsurface On-Site Sewage Disposal systems shall not be permitted in areas of fractured rock or excessively permeable material where it is likely that action of the soil profile will be ineffective in retaining and removing substances having a degrading effect on ground waters.

(7) Connection To Public Sewer System

- A. Connection of any dwelling unit or other premise where sewage originates shall be made to a public sewer system where there is an adequate public sewer within 200 feet of the dwelling or other facility to be served, and such connection is permitted by the sewer utility. Such connection shall be made and use of the On-Site Sewage Disposal System discontinued when repair or replacement of the On-Site Sewage Disposal System is required or as directed by local ordinance, whichever is sooner, but in any case shall be accomplished within two (2) years after public sewer service becomes available. This requirement may be waived if the Health Officer determines that such connection is not feasible.
- B. If the distance between the facility to be served and an adequate public sewer is greater than 200 feet, and where the anticipated sewage flow is greater than 1,000 gallons per day, connection shall be made thereto if the Health Officer determines that a connection is feasible and such connection is permitted by the sewer utility.
- C. Where connection to public sewer is required, the same shall be made in accordance with rules, regulations and resolution of the public sewer utility providing sanitary service: PROVIDED HOWEVER, that if the public sewer utility's requirements are less restrictive, subsections (A) and (B) of this section shall apply.

(8) On-Site System Management

- A. When subdivisions or multiple housing units are designed to have gross densities that exceed 3.5 housing units or 12 people-acre or waste flows of 1,200 gallons-acre-day, On-Site Sewage Disposal Systems shall not be permitted unless the perpetual maintenance and management of the systems are under the responsibility of an approved management system as identified in subsections (B) and (C) of this section.
- B. Proposed On-Site Sewage Disposal Systems to be located within the boundary of an operating public sewer utility shall be approved by the sewer utility prior to the issuance of a permit. If the proposed system serves a density greater than that identified in subsection (A) of this section, the maintenance of the system shall be the responsibility of the sewer utility or dry sewers shall be provided as approved by the Department of Ecology and applicable public sewer utility having jurisdiction in accordance with an approved sewage drainage basin plan.
- C. On-Site Sewage Disposal Systems serving housing densities and/or flows exceeding that identified in subsection (1) of this section and not located within the boundary of an operating public sewer utility, shall have an approved perpetual maintenance and management system as established under the guidelines developed by the Secretary, the Department of Ecology, and the local government responsible for public utilities. The guidelines shall take into account the comprehensive land-use plan for the jurisdictional area and size of development.
- D. In cases where the maximum design flow of any On-Site Sewage Disposal System is greater than 14,500 gallons per day, a copy of the construction plan shall be submitted to the Health Officer for approval and such approval shall have the written concurrence of the Secretary.

4.2 Sewage Disposal - Permits and Information

(1) It shall be unlawful for any person to construct, repair, alter, or extend On-Site Sewage Disposal Systems or develop an individual water supply in conjunction with an On-Site Sewage Disposal System within the jurisdiction of the Pacific County Health Department without first having made an application to the Health Officer for an On-Site Sewage Disposal System Permit and having received a valid permit from the Health Officer for said purposes. (See Section 6, Fee Schedules.)

(2) Persons applying for a building permit for the construction of a building which will necessitate an On-Site Sewage Disposal System and/or an individual water supply system, shall obtain written Site Approval (See Section 6, Fee Schedules) from the Health Officer before starting construction of such buildings on the property. No site approval will be made unless and until the applicant is in full compliance with all rules and regulations of the Pacific County Health Department and of the State Board of Health regarding on-site sewage disposal, public water supplies or an individual water supply system.

(3) Applications for Site Approval and Sewage Disposal Permits shall be made to the Health Officer on a form provided by him.

A. Site Approval

1. The following minimum information shall be provided by the applicant for site approval.
 - a. Name of applicant and legal description of site.
 - b. Soil logs describing nature and depth of soils where applicable.
 - c. Percolation test data where required.
 - d. Estimated maximum seasonal ground water table.
 - e. General topography of the site and site drainage characteristics.
 - f. Distances of proposed system to water supplies, surface water, banks or cuts, boundaries or property, and structures or other improvements.
 - g. Distance to public sewer system.
 - h. Individual water supply information.
2. Applications received by the Health Officer without all required information or inaccurate information, may be returned to the applicant or held by the Health Officer for his determination.
3. The Health Officer may require applications for sites within suspected high winter water table be submitted during the months of suspected high water table conditions.
4. All site inspections shall be valid for a period of one year from date of application.
5. Site inspection fees shall be waived for all sewage disposal systems requiring alteration, replacement or repair that have construction plans on file with the Pacific County Health Department.

B. Sewage Disposal Permits:

1. When applying for a permit to install an On-site Sewage Disposal System, a construction plan of the proposed system shall be required. The construction plan shall contain information as required by the Health Officer in sufficient detail and to a scale which will permit a proper evaluation of the application.
2. If work for which a sewage permit is issued is not completed and approved within a period of one (1) year from the date of issuance, the permit shall lapse and be void.

C. Issuance:

When the Health Officer is satisfied the plans and specifications proposed on the application for an On-Site Sewage Disposal System permit or site approval conform with the provisions of these rules and regulations and requirements of other pertinent laws and ordinances and that the appropriate fee(s) has been paid, the Health Officer shall issue a permit or site approval to the applicant. (See Section 6, Fee Schedules.)

D. Certification of Individual Sewage Disposal and-or Water Supply:

1. Application for certification of individual On-Site Sewage Disposal System and-or water supplies shall be made on forms provided by the Health Officer.
2. There shall be a fee charged for any certification of inspection issued by the Health Officer. (See Section 6, Fee Schedules.)

4.3 Minimum Lot Sizes for Subdivisions

(1) The following table shall be used for determining lot sizes when On-Site Sewage Disposal System is used.

Table 4.3.1 - Minimum Lot Sizes
Soil Type

WATER SUPPLY	1	2	3	4	5	6
Public	1* acre	12,500 sq. ft.	15,000 sq. ft.	18,000 sq. ft.	20,000 sq. ft.	-----
Individual Each Lot	2* acres	1 acre	1 acre.	1 acre	2 acres	-----

Soil Type Drainage	Percolation Rate**	General Soil Classification
1 Excessive	Less than 1 minute-inch	Gravel, coarse sand, cobbles
2 Good	1-4 min.-inch	Sandy soil, some loam some gravel
3 Fair	5-9 min.-inch	Finer sand and-or silt, few gravels
4 Poor	10-19 min.-inch	Mostly silt or clay, some sand & shot clay
5 Marginal	20-29 min.-inch	Silt or Clay
6 Unacceptable	Over 30 min.-inch	Gumbo, rock, hardpan, clay pan

*Lot sizes for soil type 1 can be reduced by the Health Officer if engineering justification can be provided that shows significant adverse effects on ground water quality will not occur; however, in no case shall the reduced size be less than that soil type 2.

**The requirements for percolation tests may be waived by the Health Officer if existing soils information, such as soil logs, soil maps and Soil Conservation Service data, is sufficient to accurately classify soils.

- (2) In order to evaluate a proposed subdivision for individual sewage disposal and domestic water system, the following minimum information shall be submitted by the developer to the Health Officer.

- A. A sketch of the parcel of land to be subdivided with its location indicated.
- B. Dimensions of each lot with proposed lot and block numbers.
- C. Elevations shown by contour lines at intervals of five (5) feet or less for ground slopes exceeding three (3) per cent. If individual sewage disposal systems are contemplated, extend contours 100 feet beyond boundaries of subdivision.
- D. Approximate location of all natural features such as rock out-croppings, wooded areas, areas subject to flooding and the location, width, name and direction of flow of water courses.
- E. Existing and proposed uses of the property, including the use of all existing structures which will remain on the property after platting, including buildings, ditches and buried conduits.
- F. A report by a soil tester certified by the Pacific County Health Department indicating:
 - 1. The highest ground water table in relation to the lowest ground elevation in the past twelve months within the subdivision boundaries.
 - 2. Soil percolation rates in a number and at locations specified by the Health Department and conducted according to prescribed methods.
 - 3. A description of the soil to a depth and at locations specified by the Health Department.
- G. A brief statement regarding the contemplated sewage disposal, water supply and drainage improvements.

4.4 Determination of Soil Characteristics

(1) Preliminary tests for subdivisions involving more than one disposal system shall be made in the amount of at least one representative soil log and percolation test per acre or tract or more as required by the Health Officer.

(2) At least two percolation tests and one soil log shall be performed at the site of each disposal area. This requirement may be waived by the Health Officer if adequate soils information is available. Additional tests may be required where the soil structure varies or if large disposal areas are required.

(3) All percolation tests and soil logs shall be performed by or under the direct supervision of a registered sanitarian, professional civil engineer or approved designer, except as specified in WAC 248-96-130.

(4) If a sufficient amount of information is not available on water table conditions, the Health Officer can require that percolation tests and soil logs be conducted during the months of suspected high water table conditions.

4.5 Location

(1) The minimum distance for location of the various component parts of the on-site sewage disposal system is measured horizontally and shall comply with the following table.

TABLE 4.5.1 - MINIMUM DISTANCE IN FEET

COMPONENT	WELL OF SUCTION LINE (a)	WATER SUPPLY LINE UNDER PRESSURE	SURFACE WATER		BUILDING	PROPERTY LINE	OPEN DITCHES OR CUTS DOWNHILL SIDE
			(a)	(b)			
Building sewer	50	10	10		2	Clear	-----
Septic Tank	50	10	50		5	5	-----
Tile Field or dry well	100	10	100		10	10	15+ Height of cut or bank

- a. In soil types that are classified as having excessive drainage characteristics in accordance with WAC 248-96-090, the distance from any water supply or surface water may be increased by the Health Officer.
- b. Set backs from surface waters shall be measured from mean high water.
- c. A reduced separation can be allowed between the tile field or dry well and the well or surface water by the Health Officer if it can be demonstrated that the reduction will not have an adverse effect. However, in no case shall the separation be less than 75 feet.
- d. Setbacks from breakwaters and-or bulkheads.

(2) The area to be used for On-Site Sewage Disposal System shall be selected and maintained so that it is free from encroachment by buildings and other structures. The area shall not be subject to vehicular traffic and shall not be covered with an impervious surface.

(3) The On-Site Sewage Disposal System shall not be located in an area where surface water will accumulate. Provisions shall be made to minimize flow or accumulation of surface water over the area.

(4) No part of an On-Site Sewage Disposal System shall be constructed in a state flood control zone, before a flood control zone permit is obtained from the Department of Ecology. Such permits are issued under the provisions of Ch. 86.16 RCW and Ch. 508.60 WAC.

4.6 Sewage Disposal System Design Criteria

(1) The detailed design and construction of all systems shall conform to the "Manual of Septic Tank Practice," U.S. Public Health Service Publication No. 526, 1967, or any succeeding edition, incorporated by reference herein except where modified by, or in conflict with these regulations, and the Pacific County Health Department standards for construction and installation of sewage disposal systems.

(2) Effluent shall be disposed of by means of subsurface disposal fields except when special approval for other disposal systems is granted by the Health Officer.

- A. The use of cesspools for disposal of sewage is not permitted.
- B. Seepage pits shall not be used for the disposal of septic tank effluent except under special conditions approved by the Health Officer. The depth of approved seepage pits shall not exceed ten feet from finished grade unless approved by the Health Officer.
- C. Sewage holding tanks shall not be used as permanent methods of sewage disposal for residential dwelling units. The Health Officer may allow holding tanks on an interim use basis to handle emergency situations or to correct existing problem systems. The Health Officer may allow holding tanks for controlled part time use situations such as recreational vehicle parks and trailer dump stations provided that an approved on-site system management program is in effect.

(3) The subsurface disposal system generally shall not be installed in fill. Fill can be used as cover over a subsurface disposal area up to a maximum depth of twenty-four (24) inches provided that no portion of the absorption trenches are installed in this material. The Health Officer may allow installation of a subsurface disposal system in fill that has been in place for two years or more and has stabilized to the point where site conditions and soil tests show the site to be satisfactory to allow full compliance with provisions of these regulations. The exception shall be sand on sand fill.

(4) Construction on slopes in excess of 15 per cent but not greater than 30 per cent may be allowed provided that sub-soil profiles indicate no restrictive layers of soil and appropriate engineering design is provided.

(5) The absorption trench shall be installed no closer than ten (10) feet to an interceptor drain line provided the interceptor drain is on a slope higher than the absorption trench. If the interceptor drain is below the absorption trench, the drain shall be installed no closer than 30 feet.

(6) Building Sewer:

- A. Pipe used for construction for a building sewer beyond the building plumbing shall be a minimum of four inches inside diameter and of cast iron, vitrified clay, concrete or plastic which complies with the current standards of the Secretary and the Pacific County Health Department.
- B. Construction of the building sewer line shall be such as to secure water tight joints and it shall be on a grade of not less than 1/8 inch per foot.
- C. No T's or ells exceeding 45 degrees shall be permitted in the building sewer line and all 45 degree ells shall have accessible cleanouts.
- D. Building sewers of 4 inch diameter shall have cleanouts installed at intervals of not more than 50 feet and sewers of 6 inch diameter and larger shall have cleanouts installed at intervals of not more than 100 feet.

(7) Septic Tanks:

- A. Before septic tanks may be manufactured, constructed or sold on a commercial basis for installation in areas under the jurisdiction of the Pacific County Health Department, plans must be submitted to and approved by the Health Officer. Such plans shall show all dimensions, reinforcing, structural details and other pertinent data as may be required. Approval may not be construed or used in any manner to imply endorsement of a product by the Pacific County Health Department. Plans shall also be submitted for individual, built-in place septic tanks.
- B. No pre-cast septic tank shall be installed on a commercial basis except those which have been approved by the Pacific County Health Department.
- C. No metal septic tanks shall be manufactured or sold for installation or installed in areas under jurisdiction of the Pacific County Health Department.
- D. Septic tanks installed for single family residential or commercial use, whether they are installed singly, in series or in a divided system, must be designed according to waste load and in no case shall have a total capacity of less than 750 gallons except by written permission of the Health Officer.
 - 1. When the anticipated daily waste load is more than 500 gallons but not more than 1,500 gallons, the minimum liquid capacity of the tank shall be one and one-half times the anticipated load.

2. When the anticipated daily waste load is more than 1,300 gallons, the minimum liquid capacity of the tank shall be 75 per cent of the anticipated load plus 1,125 gallons.
3. The liquid depth of any tank or compartment thereof shall be not less than 48 inches nor shall a liquid depth greater than 60 inches be considered in determining septic tank capacity.
4. In multi-compartment tanks or when two or more tanks in series are used, the primary compartment or tank shall not have a liquid capacity of less than 500 gallons or less than two-thirds of total liquid capacity, whichever is greater.
5. The minimum liquid capacity of a tank receiving intermittent use shall be determined from the maximum expected daily waste load.
6. The connection of a guest house, mobile home, or garage apartment to a system designed for a single family residence shall not be permitted.

E. No septic tank may be manufactured or sold for installation, or installed which does not comply with the following standards:

1. Septic tanks shall be constructed of sound and durable material not subject to excessive corrosion or deterioration and shall be watertight and constructed to prevent the entrance of rain water, surface drainage and ground water.
2. Septic tanks must be provided with a manhole (minimum dimension 20 inches) or removable cover for each compartment for septic tank inspection and sludge removal, the inlet and outlet devices shall have removable covers or properly placed manholes with a minimum diameter 6 inches, and the manhole cover or inlet and outlet covers shall have adequate handles.
3. In each septic tank or septic tank compartment, the inlet baffle or submerged pipe shall extend approximately six inches below the liquid surface and above the liquid surface at least to the crown of the inlet sewer.
4. In each septic tank or septic tank compartment, the outlet baffle or submerged pipe shall extend below the liquid level a distance approximately equal to 28 per cent to 40 per cent of the liquid depth, and these baffles or pipes shall extend to within one inch of the inspection lid to provide for scum storage.
5. Septic tanks shall have at least one inch between the under side of the top of the tank and top of inlet and outlet pipe or baffles to allow the required ventilation of the tank and disposal field through the main building vent stacks.
6. The invert of the inlet pipe in each septic tank or septic tank compartment must be at least three inches above the outlet invert.
7. All tanks must have a minimum of two compartments.
8. Minimum distance from top of outlet baffle to liquid level shall be 15 per cent to 17 per cent of total tank volume.

F. Location of Septic Tank:

1. No septic tank shall be located closer than five feet to a building line or property line.

2. No septic tank shall be located under paving unless the manhole and inspection holes are extended up through the paving and the manhole is equipped with a locking-type cover.
3. No septic tank manhole shall be located more than 12 inches below the finished grade. If it is necessary to place the septic tank more than 12 inches below the finished grade, manholes should be built up to within 12 inches of the finished grade.

(8) Distribution of Effluent

- A. No sewage waste disposal system shall be constructed or installed which does not provide at the head of each disposal field of three lines or more, a distribution box of sufficient size to accommodate the field lateral lines. There shall be at least two lines.
- B. No distribution box shall be manufactured, sold or installed which is not constructed of durable, water-tight materials and which is not equipped with an adequate removable cover.
- C. No distribution box shall be installed which does not provide equal flow of effluent to all outlets. The distribution box shall be set on stable soil or otherwise supported to prevent misalignment.
- D. No distribution box shall be constructed or installed wherein the inlet invert is less than one inch above the level of the outlet inverts, nor shall the outlet inverts be less than two inches above the floor of the distribution box.
- E. No distribution box shall be installed which does not provide at least 30 inches of four inch tightline from each outlet. There shall be no filter material within 36 inches of the distribution box.
- F. No pump, siphon or other effluent lifting or dosing device shall be installed which is not approved by the Pacific County Health Department.

(9) Sub-Surface Disposal Field

- A. No sub-surface field of three lines or more shall be installed unless each field lateral line is connected separately to a distribution box nor any lines be subdivided unless the effluent is forced into the lines by means of pumps or other devices which have been individually approved in writing by the Health Officer.
- B. No disposal field of 1000 square feet or more shall be installed which is not a part of a dosing-type system.
- C. No disposal field of 2,000 square feet or more shall be installed which is not provided with two dosing devices, each serving one-half of the disposal field.
- D. No system of effluent distribution using pumps or other dosing devices shall be permitted which does not limit the dosage at each pumping interval to a maximum of 75 per cent and a minimum of 60 per cent of the capacity of the draintile, nor shall such dosages exceed a time interval of ten minutes.
- E. No disposal field shall be installed in which all trenches are not of the same approximate length.
- F. No disposal field shall be installed or located which does not comply with the following standards:

All of the clearance minimums shall be measured from the nearest edge of the trench.

1. Minimum distance from building foundations shall be not less than ten feet.
 2. The filter material in the disposal field shall terminate at least 5 feet from the septic tank and this section of the disposal field shall not be excavated below the outlet from the septic tank.
 3. Minimum distance from surface waters or wells shall not be less than one hundred feet. If in the judgment of the Health Officer the minimum distance is not sufficient to prevent pollution of the surface water or wells, a greater setback may be required.
 4. Minimum distance from public bathing areas shall be 100 feet.
 5. Maximum length of individual lines shall not exceed 100 feet unless effluent is forced into the lines by means of siphoning or pumping devices.
 6. Minimum bottom width of trenches shall be 24 inches. Trench width in excess of 36 inches may not be used in computation of absorption area except by permission of the Health Officer.
 7. Minimum depth of not less than three feet of permeable soil below bottom of trench.
 8. Minimum grade of the bottom of drainfield trenches and drainfield lines shall not be less than 2 inches per 100 feet.
 9. Maximum grade of the bottom of drainfield trenches and drainfield lines shall not exceed six inches per 100 feet.
 10. Maximum depth of cover over drainfield lines shall not exceed 24 inches except by special permission of the Health Officer.
 11. Minimum depth of cover over filter material shall not be less than eight inches.
 12. Minimum depth of filter material under drainfield lines shall be not less than six inches.
 13. The amount of filter material over drainfield lines shall be not less than two inches.
 14. Filter material shall be washed gravel - size $\frac{1}{2}$ inch to $2\frac{1}{2}$ inches.
 15. Minimum distance between drainfield trenches shall be not less than four feet.
 16. Minimum diameter of disposal drainfield shall be not less than four inches.
 17. Minimum width of open joints between lengths of tiles when used shall be not less than $\frac{1}{8}$ inch, nor more than $\frac{1}{2}$ inch.
- G. No disposal field shall be installed unless all open joints are protected on top, by strips of asphalt-treated building paper at least ten inches long and three inches wide.
- H. No disposal field shall be installed unless adequate measures are taken to insure that the proper grade on all effluent lines is maintained while backfilling. This is particularly important when plastic draintile is being used.
- I. No disposal system shall be installed unless the pipe lines between the septic tank and the distribution box, under paved areas, and within ten feet of any buildings, shall be constructed of vitrified clay, concrete, plastic, or cast-iron pipe laid with watertight joints which complies with current standards of the Secretary and the Pacific County Health Department.
- J. No disposal field shall be installed which, after installation of the gravel over the tile is not then covered with newspapers, untreated building paper or other material approved by the Health Officer.
- K. No disposal field shall be installed unless the drainfield pipe used complies with the current standards of the Secretary and the Pacific County Health Department.

(10) Percolation Tests:

- A. Percolation tests are required for all systems other than single family residences except as required by the Health Officer or these regulations.
- B. Percolation tests are required for all systems within soils designated as severe by the United States Soil Conservation Service maps.
- C. All percolation tests are to be performed by a registered sanitarian, professional civil engineer or a designer, all of whom must possess a valid designer license as issued by the Health Officer.
- D. All percolation tests shall be performed according to the uniform procedure developed by the Secretary and Health Officer or as otherwise prescribed by the Health Officer.
- E. If a sufficient amount of information is not available on water table conditions, the Health Officer can require that percolation tests and soil logs be conducted during the months of suspected high water table conditions.

4.7 Designer Program

All on-site sewage disposal systems requiring a design per these regulations shall be designed by a registered sanitarian, professional civil engineer or designer, all of whom must be licensed by the Health Officer per the provisions of these regulations.

(1) When soil testing is required herein, only data gathered by a registered sanitarian, professional civil engineer or a person holding a valid designer license shall be acceptable, and said person shall be employed by the permit applicant for the sole purpose of making soil tests and otherwise evaluating the soil and he shall have no vested interest in the property and in improving or developing the property.

(2) The Designer's License shall be obtained from the Pacific County Health Department. Said license is non-transferrable and shall be revocable for failure to comply with the standards adopted by the Pacific County Health Department including specifications contained in the "Manual of Septic Tank Practice," United States Department of Health, Education and Welfare, Public Health Service Publication No. 526.

(3) Said Designer's License shall be issued to applicants who have shown, through written and/or oral examination, a thorough knowledge of individual sewage disposal system construction principles, as well as soil characteristics relating thereto, and a thorough knowledge of testing and evaluating soil as to its suitability for sewage effluent absorption.

(4) The initial cost of the Designer's License shall be as per Section 6, Fee Schedule. It shall be renewable from year to year provided application and payment of renewal fee is received by the Health Officer prior to December 31 of each year. If renewed for consecutive years the examination need not be repeated. If a license lapses for non-renewal, an examination shall be required upon reapplication. The Designer's License shall expire December 31 of each year. Applicants who fail the examination may repeat up to a maximum of three times per calendar year. (See Section 6, Fee Schedule.) Unsuccessful examinees shall have the right to discuss their examination with the Health Officer.

(5) Prior to the issuance of a Designer License the applicant must show proof of a bond in the amount of \$5,000 for said purpose. Performance shall be per bond requirements of commercial installer's license.

(6) The designer shall be responsible for submission of the following to the Health Officer.

- A. Required data necessary for site evaluation.

- B. Designing and drawing to scale the On-Site Sewage Disposal System best suited to the particular site for which application is made.
- C. Certification of inspection and as-built drawings of system as installed.

4.8 Inspections

(1) All construction done and materials used in On-Site Sewage Disposal Systems shall be subject to inspection by the Health Officer at any reasonable time and he may stop work and revoke the permit when provisions of these rules and regulations are being violated. Using the system is unlawful until approved by the Health Officer. The date of approval will appear on the permit. The time of final inspection of On-Site Sewage Disposal Systems will be under the following conditions:

- A. The septic tank construction must be completed and the cover removable so that the inside of the tank may be inspected.
- B. The entire absorption trenches or bed must be completed except for backfilling with top soil over the building paper. If weather conditions are severe, paper may be added after inspection.

(2) The owner or contractor will leave the On-Site Sewage Disposal System uncovered until final inspection or approval by the Health Officer. If any work is covered before it is inspected or approved, the Health Officer may order the system uncovered.

(3) Notification to the Health Officer: When the On-Site Sewage Disposal System or individual water supply system is ready for inspection, the Health Officer shall inspect the system within five (5) working days after system completion. The individual or firm making such installation or alteration shall be responsible for notifying the Health Officer that the installation is ready for inspection. Notification shall be made at least one (1) working day prior to the anticipated date that the system will be ready for inspection.

(4) If, upon inspection, the Health Officer finds the work, material, design, or location of the On-Site Sewage Disposal System or the individual water supply system to be not in accordance with the standards in these regulations, he shall notify the person doing the work by oral and written notice. If non-conformance with the provisions of these regulations is not corrected within a time fixed by the Health Officer, the On-Site Sewage Disposal System and/or the individual water supply system may be condemned and its use prohibited.

(5) Where the system has been designed and certified per the designer section of these rules and regulations the Health Officer may authorize cover without inspection. The Health Officer may also authorize cover without inspection for systems installed by a licensed sewage contractor.

4.9 Commercial Installer's License

(1) It shall be unlawful for any person to engage in the business of installing and/or repairing On-Site Sewage Waste Disposal Systems in Pacific County who does not possess a valid commercial installer's license. Application for such license shall be made to the Health Officer on forms provided by him. (See Section 6, Fee Schedule) Such license may be denied by the Health Officer, if, in his opinion, the applicant is not qualified to install and/or repair On-Site Sewage Disposal Systems in accordance with rules and regulations relating to on-site sewage waste disposal in Pacific County.

(2) Any commercial installer's license issued pursuant to these rules and regulations may be revoked by the Health Officer for incompetence, negligence, misrepresentation, giving fraudulent information in making application for a license or permit, failure to comply with the requirements of these rules and regulations or revocation of the bond as required herein or upon cancellation.

(3) Any person feeling aggrieved because of the revocation or denial of his license by the Health Officer may, within thirty (30) days of the revocation or denial, appeal to the Board of County Commissioners, from said revocation, and a hearing will be granted by the Board of County Commissioners.

(4) The Health Officer may require the applicant for a commercial installer's license to submit to a written and/or oral examination of installation regulations and standards.

(5) Commercial Installer's Surety Bond: Prior to the issuance of a commercial installer's license, the applicant must post a bond to the Pacific County Health Department on a form approved by the prosecuting attorney of Pacific County, in the sum of Two Thousand (\$2,000.00) Dollars (See Section 6, Fee Schedule) executed by a surety company duly authorized to do business in the State of Washington, or by two (2) good and sufficient sureties not connected in business with the applicant and approved by the prosecuting attorney. The said bond is to guarantee the faithful performance of all work undertaken to be done under the provisions of these rules and regulations. Any person who may be damaged by the wrongful act of the licensee or by the licensee's failure to perform any work contracted to do, or the licensee's failure to perform work in a workmanlike manner may sue upon said bond for damages.

(6) State Bonding of Commercial Installers: Confirmation of the applicant for a Commercial Installer's License that the applicant is currently bonded by way of "Registration and Bonding" under Sections 18.27.020 and 18.27.040, Revised Code of Washington, may be accepted as fulfilling the requirement for a Commercial Installer's Surety Bond as required in Section 4.9(5) of these rules and regulations.

(7) The license fees for a Commercial Installer's License as required by these rules and regulations shall be as per Section 6, Fee Schedules. Renewal must be made by the first day of the succeeding calendar year, or it will be classed as a new application and the full fee will be necessary for reinstatement. The license shall be issued only for the unexpired portion of the calendar year in which the application is made. On December 31st of each year all licenses, unless renewed, shall become void and of no effect.

(8) Nothing herein contained shall prohibit any bona fide owner from personally constructing, installing or repairing an On-Site Sewage Disposal System for his own single family residence, provided he constructs no more than one system in any one calendar year.

4.10 Septic Tank Pumpers

(1) It shall be unlawful for any person, firm or corporation to clean any septic tank, cesspool or sewage pit, or other means of On-Site Sewage Disposal System without first obtaining a Septic Tank Pumper's License from the Health Officer.

(2) The person shall make application to the Health Officer on forms provided by him.

(3) All disposal sites shall be noted on the application form. Only those sites receiving written approval by the Health Officer shall be used for dumping of the contents of the pumping tanks. The Health Officer shall note on the permit which sites have been approved.

(4) Any septic tank pumpers license pursuant to these rules and regulations may be revoked by the Health Officer for incompetence, negligence, misrepresentation, giving fraudulent information in making application or filing of reports or failure to comply with the requirements of these rules and regulations or revocation of the bond as required herein or upon cancellation.

(5) Equipment Approval Required: The applicant must furnish his equipment for inspection by the Health Officer at a reasonable time. The equipment must meet the following minimum requirements.

- A. All hoses and pumping equipment must be stored in a cleanable water-tight enclosed area on the truck. (Hoses may be exempt if water-tight fitting caps are used.)
- B. Truck equipment must be designed to adequately control effluent disposal from the truck into manholes or other receiving stations.
- C. All equipment must be in good repair and of easily cleanable construction.
- D. The effluent capacity of the truck holding tank(s) must be a minimum of 1,000 gallons.
- E. The name of the operating firm and address shall be conspicuously displayed on both sides of the truck in bold letters not less than three (3) inches high for firm name and not less than two (2) inches high for other information.
- F. All equipment and premises must be maintained and left in a clean and sanitary manner.

(6) Prior to the issuance of a septic tank pumper's license, the applicant must show proof of a bond in the amount of \$2,000 for said purpose. Performance shall be per bond requirements of commercial installer's license.

(7) The fees for a septic tank pumper's license as required by these regulations, shall be in accordance with Section 6, Fee Schedule. Renewal made by the first day of the succeeding calendar year or it will be classified as a new application and full fee will be required.

(8) Septic tank pumpers shall submit quarterly the following minimum information in writing on forms provided by the Health Officer.

- A. Gallons pumped according to area.
- B. Gallons disposed of at each authorized site.
- C. Statistics on disposal site maintenance.
 - 1. Dates of cover.
 - 2. Maintenance problems.

The report shall contain any additional information required by the Health Officer. Said report shall be submitted a minimum of fifteen days after each calendar quarter.

4.11 Waiver of Regulations

Whenever a strict interpretation of these regulations would result in extreme hardship, the Board of County Commissioners may waive such regulation or portion thereof, provided that the waive is consistent with the intent of these regulations and that no public health hazard will result. The Health Officer shall report to the Board of County Commissioners on any such situation prior to the Board of County Commissioner action of waiving said regulations.

SECTION 5 SANITATION STANDARDS FOR RECREATIONAL VEHICLES AND OTHER CAMPING

WHEREAS, under the provisions of RCW 70.04.030, 70.06.020 and 70.04.020 the Board of Health is charged with the duty of providing for the regulation governing the sanitation, occupancy, minimum standards, requirements for design, construction, alteration, extention, maintenance, licensing and inspection of Recreation Vehicles and Camping Areas in Pacific County; and,

WHEREAS, the following rules and regulations are necessary for govnrning the location, sanitary conditions, health and safety hazards of Recreation Vehicles and Camping Areas in order to preserve, promote and improve the public health in Pacific County; now, therefore,

BE IT ORDAINED by the Pacific County Board of Commissioners/Board of Health that the following regulations and attachments incorporated by reference herein be adopted:

5.1 Purpose

It shall be the purpose and intent of these regulations to prevent the potential or actual occurrence of unsanitary conditions, public health and safety hazards and degradation or deterioration of the environment by controlling the location and requiring sanitary provisions for recreational vehicles and other camping.

5.2 Authorized Areas

(1) General

No recreation vehicle shall be occupied nor other camping take place except in authorized areas.

(2) Authorized Areas

The following are authorized areas for the occupancy of a recreational vehicle or for other camping:

A. Private Lot:

A private lot is authorized for occupancy of two recreational vehicles or other camping when on the lot are provided sanitary facilities approved by the Health Officer.

B. Temporary Approved Park:

The occupancy of three or more recreational vehicles, or camping on the same parcel of property can be authorized by issuance of a special permit, (See Section 6, Fee Schedule) for a period of time, not to exceed 7 days when the Health Officer has determined that adequate sanitary facilities are available on the site to effectively prevent the occurrence of public health hazards and unsanitary conditions.

C. Private Lot - As Guest:

Two recreational vehicles or other camping is authorized on a private lot as a guest where a permanent dwelling is located, providing the home has an approved sewage disposal system, the guest utilize the sanitary facilities in the home, and that the period is of temporary duration for not more than four weeks of continued use.

D. Licensed Park:

1. The occupancy of recreational vehicles and other camping as authorized in a licensed park.
2. The occupancy of three or more recreational vehicles or camping on the same parcel of property is only authorized in a licensed park.

E. Remote Area

The occupancy of recreational vehicles and camping is authorized in remote areas. (see definition)

5.3 Minimum Requirements for Licensed Park

(1) Location, Space and General Layout

A. General Requirements:

Conditions of the soil, ground water level, drainage, and topography shall not create hazards to the property or the health or safety of the occupants. The site shall be free of objectionable smoke, noise, odors or other adverse influences and shall not be used for any purpose which would expose persons or property to hazards. Recreational vehicle or camping spaces shall be arranged in such a manner that there will be a minimum of eight (8) feet between recreational vehicles or other camping vehicles, and so that each recreational vehicle or other camping vehicle will be at least five (5) feet from any road, public walkway, or the exterior boundary of the property.

B. Soil and Ground Cover Requirements:

Exposed ground surface in all parts of every parking area shall be paved, or covered with stone screenings, or other

solid material, or protected with a vegetative growth that is capable of preventing soil erosion and of eliminating objectionable dust.

C. Density Requirement:

The density shall not exceed 20 trailer spaces per acre of gross site area except that the Health Officer may, under special circumstances, permit a higher density provided all other environmental, open space, and access requirements of these rules and regulations issued hereunder are adhered to. Any person desiring a higher density shall make application for such exemption to the Health Officer, specifying the reasons therefore. If a higher density is permitted, the Health Officer shall issue a special license specifying the location of the parking area, the expiration date of the license, and the conditions of issuance.

(2) Service Buildings

- A. A central service building(s) containing the necessary toilet and other plumbing fixtures specified shall be provided in recreational vehicle parking and camping areas. Service buildings shall be conveniently located within a radius of 300 feet of all spaces served.

Service buildings shall be well lighted, ventilated with screened openings, and constructed of material permitting satisfactory cleaning. Floors in service buildings shall be constructed of water impervious material, well pitched to a floor drain or stall urinal. They shall be free from cracks or uneven surfaces that interfere with proper cleaning. Toilet partitions shall be raised 12 inches from the floor and shall be so constructed as to be easily cleanable. All service buildings and sanitary facilities shall be kept in good repair.

B. Structural Requirements for Buildings:

All rooms containing sanitary or laundry facilities shall: Have sound resistant walls extending to the ceiling between male and female sanitary facilities. Walls and partitions around showers, bathtubs, lavatories and other plumbing fixtures shall be constructed of dense, nonabsorbent, waterproof material or covered with moisture resistant material, have at least 1 window which can be easily opened or a mechanical device which will adequately ventilate the room and toilets shall be located in separate compartments, equipped with self-closing doors. The shower stalls shall be of the individual type. The rooms shall be screened to prevent direct view of the interior when the exterior doors are open. Hot and cold water shall be furnished to every lavatory, sink, bathtub, shower, and laundry fixture, and cold water shall be furnished to every water closet and urinal.

(3) Minimum Sanitary Facilities Required per Dependent Space

Table 5.3.(3).1
Minimum Sanitary Facilities Required Per Dependent Space

No. of Park ing/Camping Spaces	Toilets		Urinals	Lavatories		Showers		Other Fixture not.req
	Men	Women	Men	Men	Women	Men	Women	
1-15	1	1	1	1	1	1	1	Ldy.Tray
16-30	1	2	1	2	2	1	1	Clothes
31-45	2	2	1	3	3	1	1	washing
46-60	2	3	2	3	3	2	2	machines
61-80	3	4	2	4	4	2	2	Ice
81-100	3	4	2	4	4	3	3	machines

- A. For parking or camping areas having more than 100 spaces, there should be provided: One (1) additional toilet and lavatory for each sex per each additional thirty (30) spaces; One (1) additional shower for each sex per each additional

forty (40) spaces; and two (2) additional men's urinals per each additional 100 spaces.

- B. The minimum sanitary facilities per independent space shall be one-half (or fraction thereof) those required for dependent spaces. In no case shall there be less than the minimum required for 1-15 dependent spaces.

(4) Water Supply

A. General Requirements:

An accessible, adequate, safe, and potable supply of water shall be provided in each recreational vehicle parking/camping area.

- B. All water supplies shall conform with W.A.C. 248-54 Rules and Regulations, Washington State Board of Health governing Public Water Supplies.

- C. Potable water shall be available within 150 feet of every camping or recreational vehicle space. Overflow from faucets shall empty into a drain connected to a disposal system or sump approved by the Health Officer.

D. Watering Stations:

Each travel trailer parking area shall be provided with one or more easily accessible water supply outlets for filling trailer water storage tanks. Such water supply outlets shall consist of at least a water hydrant and the necessary appurtenances and shall be protected against the hazards of backflow and back siphonage.

E. Individual Water Connections:

If facilities for individual water service connections are provided, the following requirements shall apply:

1. Riser pipes provided for individual water service connections shall be so located and constructed that they will not be damaged by the parking of travel trailers.
2. Water riser pipes shall extend at least 4" above ground elevation. The pipe size shall be $\frac{1}{2}$ inch or larger. If less than $\frac{3}{4}$ inch, then the pipe shall be structurally supported.
3. Adequate provisions shall be made to prevent freezing of service lines, valves, and riser pipes.
4. Underground stop and waste valves shall not be installed on any water service.
5. Valves shall be provided near the outlet of each water service connection. They shall be turned off and the outlets capped or plugged when not in use.

(5) Sewage Disposal

A. General Requirements:

An adequate and safe sewerage system shall be provided in all recreational vehicle parking and camping areas for conveying and disposing of all sewage. Such system shall be designed, constructed and maintained in accordance with state and local laws. All liquid wastes from service buildings and camping vehicles, including sink wastes and recreational vehicle retention tanks shall be discharged into a public sewer or private sewage disposal system approved by the Health Officer.

B. Sanitary or Dumping Station:

1. A sanitary station shall be provided consisting of at least: a trapped 4" sewer riser pipe, connected to the travel trailer parking area sewerage system, surrounded at the inlet end by a concrete apron sloped to the drain and provided with a suitable hinged cover; and a water outlet, with the necessary appurtenances, connected to the parking area water supply system to permit periodic washdown of the immediate adjacent areas.

2. Each recreational vehicle parking or camping area shall be provided with sanitary stations in the ratio of one for every 100 trailer spaces or fractional part thereof.
3. Sanitary stations shall be screened from other activities by visual barriers such as fences, walls, or natural growth and shall be separated from any trailer space.
4. Back syphonage devices shall be provided where necessary.
5. Sanitary dumping stations shall be optional, but highly recommended for parks existing at time of adoption of these rules and regulations.

C. Sewer Lines:

All sewer lines shall be located in trenches of sufficient depth to be free of breakage from traffic or other movements and shall be separated from the water supply system at a safe distance. Sewers shall be at a grade which will insure a velocity of two feet per second when flowing full. All sewer lines shall be constructed of materials approved by the Health Officer, shall be adequately vented, and shall have water-tight joints.

D. Individual Sewer Connections:

If facilities for individual sewer connections are provided, the following requirements shall apply:

1. The sewer riser pipe shall have at least a 4" diameter, and shall be so located on the recreational vehicle parking/camping space that the sewer connection to the trailer drain outlet will approximate a vertical position.
2. The sewer connection (see definition) shall have a nominal inside diameter of at least 3", and the slope of any portion thereof shall be at least $\frac{1}{4}$ " per foot. The sewer connection shall consist of one pipe line only without any branch fittings. All joints and connections shall be water tight.
3. All materials used for sewer connections shall be corrosive resistant, nonabsorbent and durable. The inner surface shall be smooth.
4. Provision shall be made for plugging the sewer riser pipe when a trailer does not occupy the space. Surface drainage shall be diverted away from the riser.

E. A service sink or waste water disposal facility shall be provided within 150 feet of every dependent space. The facility design must have approval of the Health Officer.

F. A catch cleaning facility shall be provided for recreational vehicles.

(6) Refuse Handling

- A. The storage, collection, and disposal of refuse in a recreational vehicle parking/camping area shall be so conducted as to create no health hazards, rodent harborage, insect breeding areas, accident or fire hazards, or air pollution.
- B. All refuse shall be stored in flytight, watertight, rodent-proof containers, which shall be located not more than 150 feet from any space. Containers shall be provided in sufficient number and capacity to properly store all refuse.
- C. Refuse collection stands shall be provided for all refuse containers. Such container stands shall be so designed as to prevent containers from being tipped, to minimize spillage and container deterioration and facilitate cleaning around them.

(7) Insect and Rodent Control

- A. Grounds, buildings and structures shall be maintained free of insect and rodent harborage and infestation. Extermination methods and other measures to control insects and rodents shall conform with the requirements of the Health Officer.

- B. Parking or camping areas shall be maintained free of accumulations of debris.
- C. Storage areas shall be so maintained as to prevent rodent harborage; lumber, pipe and other building material shall be stored at least one foot above the ground.
- D. Where the potential for insect and rodent infestation exists, all exterior openings in or beneath any structure shall be appropriately screened with wire mesh or other suitable materials.
- E. The growth of brush, weeds and grass shall be controlled to prevent harborage of ticks, chiggers and other noxious insects. Parking and camping areas shall be so maintained as to prevent the growth of ragweed, poison ivy, poison sumac, and other noxious weeds considered detrimental to health.

(8) Miscellaneous Requirements

- A. Supervision:
The person to whom a license is issued shall at all times operate the recreational vehicle and/or camping area in compliance with these rules and regulations and shall provide adequate supervision to maintain the area, its facilities, and equipment in good repair and in a clean and sanitary condition at all times.
- B. Reporting Communicable Diseases:
Every owner, operator, attendant or other person operating a recreational vehicle parking area shall notify the Health Officer immediately of any suspected communicable or contagious disease within the recreational vehicle parking area. In the case of disease diagnosed by a physician as quarantinable, the departure of a trailer or its occupants or the removal therefrom of clothing or other articles which have been exposed to infection without approval of the Health Officer is prohibited.

5.4 Permits

(1) It shall be unlawful for any person to construct, alter or extend any recreational vehicle parking/camping area within the limits of Pacific County, unless he holds a valid permit issued by the Health Officer in the name of such person for the specific construction, alteration or extension proposed.

(2) All applications for permits shall be made to the Health Officer and shall contain the following:

- A. Name and address of applicant
- B. Interest of the applicant in the travel trailer parking area.
- C. Location and legal description of the travel trailer parking area.
- D. Complete engineering plans and specifications of the proposed parking/camping area showing:
 1. The area and dimension of the tract of land;
 2. The number, location, and size of all recreational vehicles or camping spaces;
 3. The location of service buildings, sanitary stations and any other proposed structures;
 4. The location of water and sewer lines and riser pipes;
 5. Plans and specifications of the water supply and refuse and sewage disposal facilities;
 6. Plans and specifications of all buildings constructed or to be constructed within the recreational vehicle or camping area;

7. Elevations of the land contour at 10 foot contour intervals;
8. Water table elevations.

(3) All applications shall be accompanied by a fee as stipulated in Section 6, Fee Schedules.

(4) When, upon review of the application, the Health Officer is satisfied that the proposed plan meets the requirements of these rules and regulations issued hereunder, a permit shall be issued.

(5) Any person whose application for a permit under these rules and regulations has been denied may request and shall be granted a hearing on the matter before the Board of County Commissioners under the procedure provided by Section 5.7 of the rules and regulations.

5.5 Licenses

(1) It shall be unlawful for any person to operate any recreational vehicle parking/camping area within Pacific County unless he holds a valid license issued annually by the Health Officer in the name of such a person for the specific recreation vehicle parking/camping area. All applications for licenses shall be made to the Health Officer, who shall issue a license upon compliance by the applicant with provisions of this Ordinance issued hereunder and of other applicable legal requirements. All licenses shall expire on December 31st of each year.

(2) Every person holding a license shall give notice in writing to the Health Officer within 7 days after having sold, transferred, given away, or otherwise disposed of interest in or control of any trailer parking area. Such notice shall include the name and address of the person succeeding to the ownership or control of such travel trailer parking area. Upon application in writing for transfer of the license and deposit of a fee as required in Section 6, Fee Schedules, the license shall be transferred if the parking area is in compliance with all applicable provisions of these rules and regulations issued hereunder.

(3) License Application:

A. Application for original licenses shall be in writing, signed by the applicant, accompanied by the fee as required in Section 6, and shall contain: the name and address of the applicant; the location and legal description of the travel trailer parking area, and a site plan of the travel trailer parking area showing all trailer spaces, structures, roads, walkways, sanitary stations, and other service facilities.

B. Applications for renewals of licenses shall be made in writing by the holders of the licenses, shall be accompanied by the fee as required in Section 6 and shall contain any change in the information submitted since the original license was issued or the latest renewal granted. Applications for renewal and renewal fee must be received prior to January 30th, the year the license is to be renewed.

(4) Any person whose application for a license under these rules and regulations has been denied, any person whose license has been suspended, or who has received notice from the Health Officer that his license will be suspended unless certain conditions or practices at the travel trailer parking area are corrected may request and shall be granted a hearing on the matter before the Board of County Commissioners/Board of Health under the procedure provided by Section 5.7 of these Rules and Regulations.

(5) Whenever, upon inspection of any recreational vehicle parking/camping area, the Health Officer finds that conditions or practices exist which are in violation of any provision of these rules and regulations issued hereunder, the Health Officer shall give notice in writing to the person to whom the license was issued that unless such conditions or practices are corrected within a reasonable period of time specified in the notice by the Health Officer, the license will be suspended. At the end of such period, the Health Officer shall reinspect such recreational vehicle parking/camping area and, if such

conditions or practices have not been corrected, he shall suspend the license and give notice in writing of such suspension to the person to whom the license is issued. Upon receipt of notice of suspension, such person shall cease operation of such recreational vehicle parking/camping area. A temporary license, upon written request therefore, shall be issued by the Health Officer, for every recreational vehicle parking/camping area in existence, upon the effective date of these rules and regulations permitting the area to be operated during the period ending 180 days after the effective date of these rules and regulations in accordance with such conditions as the Health Officer may require.

(6) See Section 6 - Fee Schedule, for fees required for licenses to operate a Recreational Vehicle Parking/Camping Area.

5.6 Inspections

(1) The Health Officer is hereby authorized and directed to make such inspections as are necessary to determine satisfactory compliance with these rules and regulations issued hereunder.

(2) The Health Officer shall have the power to enter at reasonable times upon any private or public property for the purpose of inspecting and investigating conditions relating to the enforcement of these rules and regulations issued hereunder.

5.7 Notices, Hearings and Orders

(1) Whenever the Health Officer determines that there are reasonable grounds to believe that there has been a violation of any provision of these rules and regulations issued hereunder, the Health Officer shall give notice of such alleged violation to the person to whom the permit or license was issued, as hereinafter provided. Such notice shall (a) be in writing; (b) include a statement of the reasons for its issuance; (c) allow a reasonable time for the performance of any act it requires; (d) be served upon the owner or his agent as the case may require; provided, that such notice or order shall be deemed to have been properly served upon such owner or agent when a copy thereof has been sent by registered mail to his last known address, or when he has been served with such notice by any other method authorized or required by the laws of this state; contain an outline or remedial action, which, if taken, will effect compliance with the provisions of these rules and regulations issued hereunder.

(2) Any person affected by any notice which has been issued in connection with the enforcement of any provision of these rules and regulations issued hereunder, may request and shall be granted a hearing on the matter before the Board of County Commissioners/Board of Health, provided; that such person shall file in the office of the Health Officer a written petition requesting such hearing and setting forth a brief statement of the grounds therefore within 10 days after the day the notice was served. Upon receipt of such petition, the Health Officer shall set a time and place for such hearing, and shall give the petitioner written notice thereof. At such hearing, the petitioner shall be given an opportunity to be heard, and to show why such notice should be modified or withdrawn.

(3) After such hearing, the Board of County Commissioners/Board of Health shall make findings as to compliance with the provisions of these rules and regulations issued hereunder and shall issue an order in writing sustaining, modifying, or withdrawing the notice. Upon failure to comply with any order sustaining or modifying a notice, the permit or license of the recreational vehicle parking/camping area affected by the order shall be revoked.

(4) The proceedings at such a hearing, including the findings and decision of the Health Officer and the Board of County Commissioners/Board of Health, together with a copy of every notice and order related thereto shall be entered as a matter of public record in the office of the Health Officer, but the transcript of the proceedings need not be transcribed unless judicial review of the decision is sought as provided by this Section. Any person aggrieved by the final decision of the Board of County Commissioners/Board of Health may seek relief therefrom according to the provisions of this Ordinance.

(5) Whenever the Health Officer finds an emergency exists which requires immediate action to protect the public health, he may, without notice or hearing, issue an order reciting the existence of such an emergency and requiring that such action be taken as he may deem necessary to meet the emergency, including the suspension of the permit or license. Notwithstanding any other provisions of these regulations, such order shall be effective immediately. Any person to whom such an order is directed shall comply therewith immediately, but upon petition to the Board of County Commissioners/Board of Health, shall be afforded a hearing as soon as possible.

SECTION 6
FEE SCHEDULE

The following tables contain the permit, licensing and inspection fees referred to in Sections 2,3,4 and 5:

TABLE 6.1
Food Service Sanitation Fees

Food Fees	
a. Foodhandlers.....	2.00
b. Restaurants	
1. 1-50 seats.....	25.00
2. 51-100 seats.....	35.00
3. Over 100 seats.....	50.00
c. Grocery Store - Basic.....	20.00
Grocery Store - Meat Market Combination.....	25.00
d. Retail Meat and Fish Markets.....	20.00
e. Tavern.....	20.00
f. Temporary Food Establishments.....	10.00

TABLE 6.2
Solid Waste Fees and Bonding Requirements

Solid Waste Application.....	100.00
Solid Waste Permit (yearly).....	50.00

TABLE 6.3
Sewage Disposal Fees and Bonding Requirements

Site inspection	\$ 40.00
Sewage installation permit.....	25.00
(It is suggested these be purchased simultaneously if actual installation is to take place.)	
Sewage permit alteration.....	25.00
Special design system or larger system.....	40.00
Short plat or subdivision reviews..... Per Lot.....	5.00
Minimum.....	25.00
Maximum.....	100.00
Sewage contractors and pumpers license....New.....	50.00
Renewal.....	25.00
Loan Certification.....a)Field Visit...	20.00
Water Sample..	15.00
b)Revisit H ₂ O only	15.00
Foster Home/Day Care.....a)Field Visit...	15.00
Water Sample..	15.00
b)Revisit H ₂ O only	15.00
Water Lab.....	15.00
Sewage Disposal System Designers License.....	100.00
Annual License Renewal.....	50.00
Bond.....	5,000.00
Commercial Installers License.....	50.00
Annual License Renewal.....	25.00
Bond.....	2,000.00
Septic Tank Pumpers License.....	50.00
Annual License Renewal.....	25.00
Bond.....	2,000.00

TABLE 6.4

Recreational Vehicle and Other Camping Fees

R.V. Parks	
Temporary 7 day permit.....	10.00
<u>New</u>	
20 spaces.....	15.00
21-50 spaces.....	30.00
51-100 spaces.....	35.00
<u>Annual License Renewal/Transfer</u>	
20 spaces.....	10.00
21-50 spaces.....	15.00
51-100 + spaces.....	30.00
Temporary Park.....	10.00
<u>New Construction Plan Review</u>	
Up to 50 spaces.....	25.00
51 up to 100 spaces.....	50.00
Spaces over 100.....\$ 50.00 plus \$1.00 per space over 100	
<u>Alter - Extend</u>	
Up to 50 spaces.....	10.00
51 up to 100 spaces.....	25.00

TABLE 6.5

Health Care Fees

All fees eligible for sliding scale and a \$1.00 minimum charge, except those with no charge (N/C).

Fixed Fees

Blood Pressure.....	1.00
T.B. Certification.....	3.00
Special Injection.....	2.00
Minor Treatment.....	2.00
International Travel Certificate.....	5.00
Travel Immunization.....	3.00
Pneumococcal Pneumonia.....	7.00
Gamma Globulin.....	3.00
Counseling.....	5.00
Contraceptive Supplies (Month Supply).....	3.00

Sliding Fees

Child/Youth Health Screen.....	20.00
Adult Physical Assessment with Routine Laboratory.....	42.00
Family Planning Examination.....	42.00
Pap Test.....	10.00
Pregnancy Test.....	12.00
Pelvic Exams.....	10.00
Vision Screening.....	2.00
Hearing Screening.....	4.00
Hematocrit.....	4.00
Flu Injection.....	6.00
<u>Immunizations</u>	
Birth to 8 years.....	N/C
Over 8 years of age	3.00
<u>Sexually Transmitted Disease</u>	
Examination and Recheck.....	15.00
Treatment.....	5.00
VDRL.....	5.00
Smear and Culture.....	5.00

SECTION 7

CONFLICT: EFFECT OF PARTIAL INVALIDITY

7.1 In any case where a provision of these rules and regulations is found to be in conflict with a provision of any other rules and regulations of the Pacific County Health Department existing on the effective date of the rules and regulations, the provision which, in the judgment of the Health Officer, establishes the higher standard for the promotion and protection of the health and safety of the people shall prevail.

7.2 If any section, subsection, paragraph, sentence, clause or phrase of these rules and regulations should be declared invalid for any reason whatsoever, such decision shall not affect the remaining portions of these rules and regulations which shall remain in full force and effect; and to this end the provisions of these rules and regulations are hereby declared to be severable.

SECTION 8 APPEALS

8.1 Appeals from any decision by the sanitarian or Health Officer made pursuant to this Ordinance shall be made by filing a written request with the Health Officer within 5 days of notice of the decision of the sanitarian or Health Officer.

8.2 Any decision of the Health Officer is final unless appealed within 10 days of filing of the Health Officer's written decision by filing written notice of appeal with the Board of Pacific County Commissioners/Board of Health. The Board of County Commissioners/Board of Health shall hear the appeal during a regular meeting of such Board within 30 days of receipt of the above described notice of appeal. The Health Officer or his designee shall appear in person or in writing advising the Board of County Commissioners of the reason for the Health Departments denial or granting of a particular permit.

8.3 Any decision of the Board of Pacific County Commissioners/Board of Health pertaining to this Ordinance including the affirmance or reversal of any appeal of any decision of the Health Officer is final unless appealed to the Superior Court of the State of Washington of Pacific County within 30 days and notice of the same is served upon Pacific County within that time period.

8.4 The time period described above for appealing decisions made pursuant to this ordinance are jurisdictional.

SECTION 9 PENALTY

Any person, business, partnership, or corporation, or entity of any kind violating or failing to comply with the provisions of this Ordinance shall be guilty of a misdemeanor and each day of such violation shall constitute a separate offense. Penalty upon conviction shall be punishment by a fine of not more than \$1,000 per violation, or by imprisonment for not more than 90 days or by both fine and imprisonment.

SECTION 10 INJUNCTION

In addition to the criminal sanctions described in Section 9 of this Ordinance, the Prosecuting Attorney for Pacific County or at his election, the Attorney representing the city or town in which said violation occurred, may bring a civil action in the Superior Court of Pacific County to enjoin any person, business, partnership, corporation, or entity of any kind from violating or failing to comply with this Ordinance; as well as, for damages including but not limited to the cost of prosecution and the cost of repairing the damage to the environment.

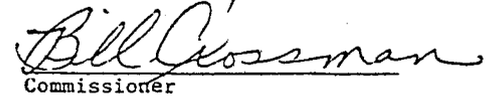
SECTION 11 EFFECTIVE DATE

These rules and regulations shall replace all rules and regulations preceding this date and shall take effect on July 1, 1982.

DATED this 29 day of June, 1982.

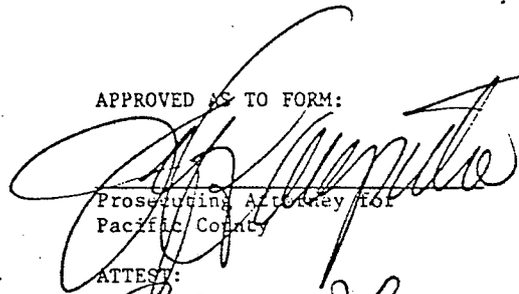
BOARD OF COUNTY COMMISSIONERS
PACIFIC COUNTY, WASHINGTON


Chairman


Commissioner

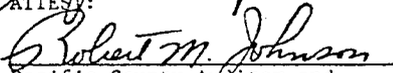

Commissioner

APPROVED AS TO FORM:



Prosecuting Attorney for
Pacific County

ATTEST:


Pacific County Auditor and
Ex-Officio Clerk of the Board

