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Wastewater Treatment Division

South Treatment Plant

Department of Natural Resources and Parks

### 1200 Monster Road SW

### Renton, WA 98057

2024 Annual Septage Disposal Permit

When this permit document is signed by an authorized representative from both the company listed below (the “Permittee”) and King County, the Permittee is authorized to discharge the following materials, in accordance with King County Code (KCC) 28.84.050, King County Public Rule 8-22 “Discharge of Hauled Waste at a King County Publicly Owned Treatment Works (POTW) Treatment Plant” and the conditions contained in this permit, at the King County South Treatment Plant septage facility in Renton:

* Domestic Septage
* Chemical Toilet Waste
* Cesspool Waste
* Privy Contents
* Liquid waste collected from the collection system that serves the South and West Point treatment plants.

King County reserves the right to refuse waste suspected of not meeting its standards.

The King County Code does not allow discharge of any of the following without specific prior approval:

* Industrial Waste
* Grease Waste
* Commercial Waste (unless they are domestic in nature)
* King County may accept commercial waste that is not domestic in nature if the business or property owner has received approval from the King County Industrial Waste Program (KCIW) for this waste prior to your pumping of the tank. You must confirm and document this prior to pumping out the septic tank. Please refer to King County Guidelines for Hauled Waste for further information and certification form.

King County may suspend or revoke this permit for violations of KCC 28.84.050, KCC28.84.060, Public Rule 8-22 or the terms and conditions of the permit, including any of the following:

* Nonpayment of disposal or renewal fees
* Disposal of hazardous waste
* Disposal of commercial waste that is not domestic in nature without prior approval from KCIW
* Inappropriate use of the disposal facility
* Not cleaning up spills at the disposal site.

In addition, if the director determines that the Permittee has violated any of the terms and conditions of the permit or KCC 28.84.050, KCC 28.84.060 or Public Rule 8-22 the Permitee may be fined and subject to monetary penalties. The Permittee shall also be liable for all damages and costs which result or arise from the Permitee’s violation(s) including, but not limited to all special, incidental or consequential damages incurred by King County and all investigation and enforcement costs incurred by King County. The Permittee agrees to indemnify and hold King County harmless from any personal injury or property damage which results or arises from the Permittee’s violation(s).

Company Name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Company Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Company E-Mail Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Contact Person:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Phone Number:\_\_\_\_\_\_\_\_-\_\_\_\_\_\_\_\_-\_\_\_\_\_\_\_\_\_\_\_**

**I, \_\_\_\_\_\_\_\_\_\_\_\_, am the owner or officer of the \_\_\_\_\_\_\_ corporation or company owning or operating the septage business described in the permit and I have reviewed the rules, regulations and policies of the King County Department of Natural Resources and Parks, Wastewater Treatment Division, regarding septage disposal.**

**I certify under penalty of perjury under the laws of the state of Washington that this document and all attachments are true and correct and were prepared under my direction or supervision.**

Signature: Position: Place: Date:

Printed Name:\_\_\_\_\_\_\_\_\_\_\_\_

*Must be signed by either:*

*A principal executive officer of at least the level of vice president, if the business is a corporation, or*

*a general partner or proprietor if the business is a partnership or proprietorship, respectively.*

**King County DNRP Septage Program approves this permit for January 1, 2024 through December 31, 2024**

Signature: Date:

**Printed Name:\_\_\_\_\_\_\_\_\_\_\_\_**

# CONTACT INFORMATION

Disposal site questions can be directed to Chris Tinnin at 206-263-5696, 1200 Monster Road SW,

Mailstop: RTP-NR-0100, Renton, Washington 98057, or e-mail [chris.tinnin@kingcounty.gov](mailto:chris.tinnin@kingcounty.gov).

Businesses that require pre-approval of their septage tank waste may be directed to contact King County Industrial Waste Program at 206-477-5300, 201 South Jackson Street, Room 5513, Seattle WA, or

e-mail: info.kciw@kingcounty.gov.

# GENERAL CONDITIONS

In order for this septage disposal permit to be valid, the Permittee and truck drivers/pumpers shall:

1. Obtain a Valid Pumper Certification from the Seattle/King County Department of Public Health.

Application information can be obtained from Doug Jones at 206-477-8065,

Community Environmental Health Office, On-Site Septic System Operation and Maintenance,

14350 SE Eastgate Way, Bellevue, WA 98007 or e-mail [doug.jones@kingcounty.gov](mailto:doug.jones@kingcounty.gov).

1. Submit proof of King County required liability coverage with the following minimum requirements:
   * Automobile liability of $1,000,000 per occurrence.
   * Each policy shall include King County, its officers, officials, employees and agents as additional insured.

3. Vactor type trucks, used for sewer cleaning, are required to obtain Pumper Certification from the Seattle/King County Department of Public Health.

#### INDEMNITY

The Permittee acknowledges, agrees, and understands that he/she is expected to protect, defend, indemnify, and hold harmless the County from any and all liabilities that arise out of the rights, privileges, and activities associated with this permit. For this purpose, the Permittee shall protect, defend, indemnify, and hold harmless the county, its officers, officials, employees, and agents, from any and all claims, demands, suits, penalties, losses, damages, judgments, attorney fees, and/or costs of any kind whatsoever, arising out of or in any way resulting from acts or omissions of the Permittee, its officers, employees agents, sub-permittees, subscribers, and/or one or more third parties relating to its rights, privileges, and activities associated with this permit. The Permittee’s obligations under this section shall include, but not be limited to:

* + 1. The duty to promptly accept tender of defense and provide defense to the County at the Permittee’s own expense;
    2. Indemnification for such claims whether or not they arise from the sole negligence of the County, the Permittee, subscriber, and/or one or more third parties including the concurrent negligence of any of the above parties;
    3. The duty to indemnify and defend the County from any claim, demand, and/or cause of action brought by or on behalf of any of the Permittee’s employees or agents. The foregoing duty is specifically and expressly intended to constitute a waiver of the Permittee’s immunity under Washington’s Industrial Insurance Act, RCW Title 51, as respects the county only, and only to the extent necessary to provide the County with a full and complete indemnity and defense of claims made by the Permittee’s employees.

In the event the County incurs attorney fees and/or costs in the defense of claims for damages within the scope of this section, such fees and costs shall be recoverable from the Permittee. In addition the county shall be entitled to recovery, from the Permittee, attorney fees and costs incurred to enforce the provisions of this section.

# HAULED WASTE GUIDELINES

The Permittee and all of the Permittee’s agents and employees will abide by the rules and regulations of King County for the use of King County facilities as now embodied in King County Code (KCC) Section 28.84.050 together with any amendments of KCC hereafter enacted or any other applicable public rules, including Public Rule 8-22, and regulations promulgated by King County by code or resolution hereafter. Specifically:

Before the Permittee may accept non-domestic waste from a commercial septage customer, the Permittee

must obtain and provide on the Hauled Waste Certificate referenced below, the customer’s Industrial Waste Permit or Approval Number associated with hauled waste unless the customer is a business type whose wastes are domestic in nature (e.g., daycare). Commercial and industrial facilities may hold additional authorizations from KCIW for discharge of wastewater to the sanitary sewer. The authorizations to discharge to the sewer system do not apply to Hauled Waste. Please refer to the King County Hauled Waste Guidelines for additional information.

The Permittee must identify all commercial septage customers who have discharged into a

particular truckload and for each truckload, provide each customer’s name, address, phone number and, if applicable, the customer’s Industrial Waste Pemit or Approval number. This information shall be entered onto the King County Hauled Waste Certification for each truck load discharged at the County’s septage facility. The Hauled Waste Certifictaion must be submitted to South Plant personnel upon arrival at the plant.

KING COUNTY will not accept discharge of Permittees’ loads that:

* + - 1. Include commercial wastes that are non-domestic waste received from a customer without an Industrial Waste Discharge Authorization Number , or
      2. Include hazardous or dangerous waste.

# PROPERTY DAMAGE

In the event the Permittee or any of the Permittee’s officers, employees, agents, or delegates causes damage in any way to any facility of King County, the Permittee covenants and agrees to pay King County all of the following (1) the amount of damages thereby incurred by King County, together with any and all costs, legal and otherwise, incurred by King County in the determination of the nature and extent of the damage and enforcement of such obligation against the Permittee and (2) any other special, incidental or consequential damages incurred by King County which results or arises from the Permittee’s damage and/or violation(s) of its permit, KCC 28.84.050, KCC 28.84.060 or Public Rule 8-22 .

The Permittee agrees that the King County Septage Program may inspect its vehicles specified herein and their contents at any time such inspection is requested by King County at the point of disposal.

The Permittee agrees that if he/she violates the terms and conditions of his/her permit or KCC 28.84.050, KCC 28.84.060 or Public Rule 8-22. then the permit may be immediately suspended or revoked by King County without refund or credit as to any portion of the permit fee theretofore paid. King County may also bring suit in the Superior Court of the State of Washington for King County for any violation of the permit, KCC 28.84.050, KCC 28.84.060 or Public Rule 8-22 or for physical injury or property damage caused by the Permittee’s conduct.

DEFINITIONS

“Cesspool” shall mean a lined or partially lined underground pit into which raw household wastewater is discharged and from which the liquid seeps into the surrounding soil. Sometimes called a leaching cesspool. Public Rule 8-22.

“Domestic Septage” shall mean any liquid or solid material removed from a septic tank, cesspool, portable toilet, Type III marine sanitation device, or similar treatment works that receives only domestic sewage. Domestic septage does not include liquid or solid material removed from a septic tank, cesspool, or similar treatment works that receives either commercial wastewater or industrial wastewater and does not include grease removed from a grease trap at a restaurant. (40 CFR 503.9 (f)) and Public Rule 8-22.

“Domestic User (Residential User)” means any person who contributes wastewater into the metropolitan sewerage system from a residential dwelling unit. (KCC 28.82.260)

“Hazardous Waste” shall be as defined in accordance with 40 CFR 261.3 or amended. (KCC 28.82.330)

“Industrial Waste” shall mean any liquid, solid or gaseous substance, or combination thereof, resulting from any process of industry, government agency, manufacturing, commercial food processing, business, agriculture, trade or research, including, but not limited to, the development, recovery or processing of natural resources, leachate from landfills or other disposal sites, decant water, contaminated nonprocess water, and contaminated stormwater and ground water. (KCC 28.82.380)

“Privy” shall mean a building, either portable or fixed directly to a pit or vault, equipped with seating and used to collect human excrement. (from *GLOSSARY: WATER AND WASTEWATER CONTROL ENGINEERING*, 1981, prepared by a Joint Committee representing The American Public Health Association, American Society of Civil Engineers, American Water Works Association, and the Water Pollution Control Federation).

"Septage" shall mean the liquid and solid material pumped from a septic tank, cesspool, or other primary treatment source. Public Rule 8-22.