

BEFORE THE BOARD OF COUNTY COMMISSIONERS
OF ISLAND COUNTY, WASHINGTON

IN THE MATTER OF ESTABLISHING A MINIMUM)
PROPERTY VALUE EXEMPTION FROM THE)
ISLAND COUNTY CLEAN WATER UTILITY)
SYSTEM OF CHARGES)

RESOLUTION NO. C-148-12

WHEREAS, RCW 36.89 provides a method by which local governments may establish a public storm water/groundwater utility for the purpose of protecting life and property from potential storm water and groundwater contamination; and

WHEREAS, ICC chapter 15.03 was approved and adopted by Ordinance C-97-10 on December 20, 2010 creating a Clean Water Utility for unincorporated Island County outside the Marshall Drainage Basin; and

WHEREAS, RCW 36.89 provides authority for establishing a system of charges based on specific properties within the unincorporated areas of Island County and outside the boundaries of the Marshall Drainage Basin; and

WHEREAS, a system of annual per parcel utility charges, based on the parcel's zoning classification, was approved and adopted by Resolution C-127-11; and

WHEREAS, it has been determined there exists a need to establish a minimum property value exemption from the Island County Clean Water Utility System of charges; and

WHEREAS, ICC 15.03 requires that a system for charges be approved by resolution of the Board of Island County Commissioners, **NOW, THEREFORE,**

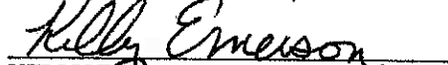
BE IT HEREBY RESOLVED by the Board of Island County Commissioners that the those properties with an assessed value of Three Thousand Dollars or less be exempted from the Island County Clean Water Utility system of charges.

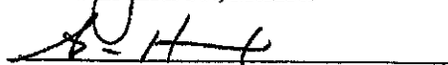
APPROVED this 20 day of DECEMBER, 2012



BOARD OF COUNTY COMMISSIONERS
ISLAND COUNTY, WASHINGTON


HELEN PRICE JOHNSON, Chair


KELLY EMERSON, Member


ANGIE HOMOLA, Member

ATTEST: 
ELAINE MARLOW
Clerk of the Board