

ORDINANCE 1008

AN ORDINANCE OF THE CITY OF PAYETTE, IDAHO, AMENDING SECTIONS 13.04.260 B., C., D., 13.04.270 A., 13.08.070 A.1. and 2., 13.08.070 B.; ADDING A NEW SECTION 13.08.070 F., AND AMENDING SECTION 12.04.160 B. OF THE PAYETTE MUNICIPAL CODE TO ESTABLISH NEW WATER AND SEWER CHARGES; MAKING CERTAIN ENGINEERING OWNER'S RESPONSIBILITY; PROVIDING SEVERABILITY; REPEALER; EFFECTIVE DATE;

Be it Ordained by the Mayor and City Council of the City of Payette, Idaho.

Section 1: That Section 13.04.260 of the Payette City Code is hereby amended to read as follows;

13.04.260 B. The minimum monthly charge for each meter service within the city limits shall be ~~three~~ Five and 25/100 Dollars (\$5.25) for each ~~business and commercial unit.~~ ~~and for each dwelling unit~~ Where there is more than one dwelling unit connected to a single water meter ~~three dollars fifty cents~~ the charges shall be five dollars and twenty-five cents (\$5.25) for each dwelling unit which is not connected to the water meter which but is ~~connected to any other dwelling unit~~ supplied through the meter. ~~and, outside the city limits, four dollars eighty cents.~~ This minimum charge shall entitle the user to the delivery of two thousand gallons of water during each such month.

13.04.260 C. For all amounts of water used in any month in excess of two thousand gallons and not to exceed sixty thousand gallons, the charge shall be ~~eighty-five cents~~ one dollar and ten cents (\$1.10) for each one thousand gallons or fraction thereof.

13.04.260 D. For all amounts of water used in any month in excess of sixty thousand gallons, the charge shall be ~~forty~~ sixty-five cents (65¢) for each one thousand gallons or fraction thereof.

13.04.260 E. ~~In addition to the above charges for amounts of water used in any month the following shall be added to each monthly billing as a development fee. For all amounts of water used in any month from zero to two thousand gallons, the development charges shall be one dollar. For all amounts of water used in any month in excess of two thousand gallons and not to exceed twenty thousand gallons, the development charge shall be three dollars. For all amounts of water used in any month in excess of twenty thousand gallons and not to exceed sixty thousand gallons, the development charge shall be four dollars. For all amounts of water used in any month in excess of sixty thousand gallons the development charge shall be fifteen dollars.~~

Water delivery charges to users outside the city limits will be computed as set forth in paragraph A through D above except that the cost shall be two times the in-city rates. (Ord. 983, Section 5, 1988; Ord. 952 (part), 1984; Ord. 862 (part), 1977; prior code Section 3-3-18.

13.04.270 A. From each owner, tenant or lessee or property, the clerk shall, before the city water, sewer, refuse collection and other such monthly services are furnished, collect and receive a utility account deposit of fifty dollars (\$50.00), which deposit shall be collected to secure the payment of all charges thereafter billed to the utility account for the premises occupied by that individual.

Multi-living unit dwellings - fifty dollars per unit.
Trailer-Courts - fifty dollars per unit.
Restaurants - one hundred fifty dollars per unit.
other commercial units - twice the estimated monthly usage.

13.08.070 A. 1. The minimum monthly charge shall be four-dollars-and-seventy-five-cents five dollars and twenty-five cents (\$5.25). This minimum monthly charge shall entitle the user to a discharge not to exceed two thousand gallons during each month.

13.08.070 A. 2. For all amounts of discharge in any month in excess of two thousand gallons, the charge shall be seventy-one-cents ninety-five cents (95¢) per each one-thousand-gallon discharge or fraction thereof.

13.08.070 B. Rates and charges for premises to which city water is not delivered or metered, shall be seven--dollars and-seventy-five-cents ten dollars and fifty cents (\$10.50).

13.08.070 F. Sewer service charges to users outside the city limits will be computed as set forth in paragraph A and B above except that the cost shall be two time the in-city rates.

12.04.160 B. The city clerk shall deliver the application to the city engineer without delay. The city engineer shall establish the desired line and grade at the earliest possible date, and shall notify the applicant when said work will be completed. (Prior code Section 9-1-16). Engineering fees for line and grade are the responsibility of the owner/applicant.

Section 2: If any portion of this Ordinance is found to be unenforceable or unconstitutional for any reason, the remaining portion of this Ordinance shall remain in full force and effect.

Section 3: Any portions of any existing Ordinances which are

in direct conflict with this Ordinance are hereby repealed insofar as the conflict exists.

Section 4: This Ordinance shall take effect and be in full force and effect after its adoption and publication as required by law.

Section 5: The Ordinance may be published by summary as provided by Idaho code.

BE IT ORDAINED AND RESOLVED THAT THIS ORDINANCE SHALL BE IN FULL FORCE AND EFFECT FROM AND AFTER IT APPROVAL, PASSAGE AND PUBLICATION AS REQUIRED BY LAW.

This Ordinance shall be in full force and effect on the day of September, 1990. ^{4th}

City of Payette, Idaho

Joseph L. Moynihan
Mayor

ATTEST:

John P. Franks
City Clerk