

ORDINANCE NO 956

AN ORDINANCE OF THE CITY OF PAYETTE, IDAHO, AMENDING SECTION 13.08.070 OF THE MUNICIPAL CODE OF THE CITY OF PAYETTE, IDAHO, TO INCREASE THE MONTHLY CHARGE FOR CITY SEWER SERVICE, AND TO ELIMINATE AN EXISTING ADDITIONAL MONTHLY CHARGE TO PREMISES SERVED BY A SEWAGE COLLECTION SYSTEM CONSTRUCTED FROM PROCEEDS OF THE SALE OF SEWER REVENUE BONDS OF 1958.

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

Section 13.08.070 is hereby amended to read as follows:

13.08.070 Service rates and charges--Designated. Owners or occupants of all premises now served by the sanitary sewer of the city and of all premises to be furnished sewer service by the sewage collection system, except industrial users, shall pay the rates specified as follows:

A. The monthly charge for city sewer service shall be determined by the amounts of city water delivered to and discharged at the premises, and shall be collected at the following rates for each meter service; however, in the event there is more than one dwelling unit, as defined in Section 17.08.110, connected to a water meter, then the charges shall be made and collected for each dwelling unit by determining the average discharge per dwelling unit:

1. The minimum monthly charge shall be three four dollars and fifty seventy five cents. This minimum monthly charge shall entitle the user to a discharge not to exceed two thousand gallons during each month.

2. For all amounts of discharge in any month in excess of two thousand gallons, the charge shall be seventy-one cents per each one-thousand-gallon discharge or fraction thereof.

B. Rates and charges for premises to which city water is not delivered or metered, shall be six seven dollars and seventy-five cents per month.

~~C.--In-addition-to-the-schedule-of-rates-set-ferth-in-sub-section-A-of-this-section,-all-premises-furnished-sewer-service-by-the-sewage-collection-system-construed-from-proceeds-of-the-sale-of-sewer-revenue-bonds-of-1958-shall-pay-the-additional-sum-of-two-dollars-and-thirty-five-cents-per-month.~~

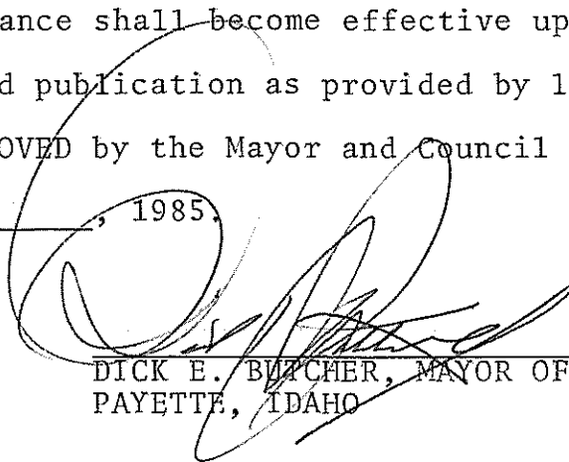
C. D: No charge shall be made for the month or months in which the city water service for such premises had been discontinued in accordance with Section 13.04.120, except that where city water is not furnished to any premises, no charge will be made during the time the premises are vacant and no sewage is collected therefrom; provided that such period of time is not less than thirty days and that notice of such vacancy shall be given to the city clerk prior to such vacancy.

D. E: A fee of one dollar per each one hundred gallons, with a minimum of five dollars per each load, for emptying septic tank or cesspool pumping at the sewage treatment plant shall be charged.

E. F. The rates and charges established in this section shall be subject to modification upon application to the council by the owner or occupant in all cases where fees so established are unjust or oppressive.

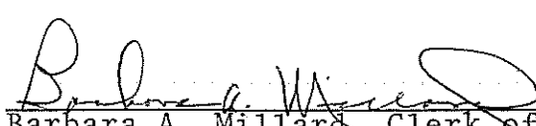
That this ordinance shall become effective upon its passage, approval and publication as provided by law.

PASSED and APPROVED by the Mayor and Council this 15th day of April, 1985.



DICK E. BUTCHER, MAYOR OF THE CITY OF
PAYETTE, IDAHO

ATTEST:



Barbara A. Millard, Clerk of
the City of Payette, Idaho