



ORDINANCE NO. 317

AN ORDINANCE REGULATING THE SALE AND DISTRIBUTION OF WATER THROUGH THE WATER WORKS SYSTEM OF THE CITY OF REXBURG; PROVIDING THAT WRITTEN APPLICANT BE MADE BY PERSONS DESIRING TO BE SUPPLIED WITH WATER; CLASSIFYING USERS OF WATER FOR THE PURPOSE OF FIXING RATES; ESTABLISHING RATES AND CHARGES FOR WATER SUPPLIED TO THE SEVERAL CLASSES OF USERS; REPEALING SECTION 6 OF ORDINANCE NUMBER 110 AND AMENDING SECTION 1 OF ORDINANCE NUMBER 309 OF THE CITY OF REXBURG PERTAINING TO THE SAME SUBJECT.

BE IT ORDAINED by the mayor and Council of the City of Rexburg, Idaho:

SECTION I: Every person, firm, company or corporation who desires to be supplied with water from the waterworks system of the City of Rexburg shall make application therefore at the office of the City Clerk, in writing, on a form furnished by the City for such purpose and every person, firm, company or corporation within the City of Rexburg now being supplied water from the City waterworks system shall within ninety days after the passage, approval and publication of this ordinance make a like application to the City, at the office of the City Clerk, for the continuance of such service. Such application shall state the name and address of the applicant; a description of the building or premises to be supplied by lot number or street number; the purposes for which water is requested; whether the applicant is the owner of the premises or building to be supplied, or a tenant or occupant holding by lease or other contract; whether a water meter has been installed to serve the premises; and that the applicant will accept all ordinances of the City of Rexburg and all rules and regulations in effect at the time of the application, as well as those which may be ordained or prescribed by the City pertaining to the distribution of water through the City waterworks system.

SECTION II: Whenever an application is made for water to be supplied through the City waterworks system, it shall be the duty of the City Clerk to ascertain whether or not a meter has been installed to measure water to the building or premises to be supplied, and if so whether such meter has been paid for or not, and if not paid for whether there is on deposit with the City Clerk the amount required by the provisions of sub-section 3, section ___ of this ___ and if the amount required by said provisions is not on deposit then to require that such deposit be made before accepting such application. The City Superintendent of waterworks shall not turn on the water for use in any building or on any premises, or for any purpose whatsoever, unto he shall have received notice from the City Clerk that the requirements of this ordinance have been complied with.

SECTION III: That Section 6 of Ordinance number 110 of the City of Rexburg passed and approved on the 19th day of February, 1907, being an "Ordinance regulating the sale and use of water of the City of Rexburg," and containing other provisions, be and the same hereby is repealed.

SECTION IV: Applicants for the use of water and premises and buildings whereon water is supplied, are classified for the purpose of fixing rates and charging for water supplied through the City waterworks system, into five classes, as follows:

CLASS ONE: Residences, dwelling houses having only one apartment and occupied by only one family, and not used for or connected with any kind of business for profit.

CLASS TWO: Apartment houses, including dwelling,, houses containing more than one apartment or occupied by more than one family, supplied through one meter, and not used for or connected with any kind of business for profit.

CLASS THREE: Businesses, including building and construction work, dairies, stock yards, and all other places where any business, trade, occupation or enterprise of any kind or characters carried on for profit.

CLASS FIVE: Indigents and poor persons.

SECTION V: That Section 1 of Ordinance number 309 of the City of Rexburg, passed and approved on the 26th day of October, 1931, being “An ordinary regulating and fixing rated and charges for service and delivery of water to property owners and inhabitants of the City of Rexburg” and containing other provisions, be and the same hereby is amended to as follows:

SECTION I: There shall be charged and collected by the City Clerk as in this ordinance provided, for water supplied to the owners of property, tenants and agents of owners of property upon which water is used from and through the waterworks system of the City of Rexburg, in all cases where meters are not used the following rates monthly, namely:

“Each residence or dwelling house occupied by one family only; with toilet and bathroom, or either, \$2.00 per month;

“Each residence or dwelling house occupied by more than one family the minimum rates herein-above names plus \$1.00 extra for each additional family or part of a family or extra room rented to lodgers;

“Each blacksmith shop, \$1.50 per month;

“Each club room or lodge room not less than \$1.25 per month, and not more than \$2.00 per month, depending upon whether one or more toilets and lavatories are used.

“Each office except dental parlors, 75 cents per month;

“And each dental parlor, \$1.50 per month:

Each theatre and dance hall not less than \$1.25 per month and not more than \$3.25 per month depending upon whether one or more toilets and lavatories are used.

“Watering animals, for each horse, mule, cow or domestic animal, 10 cents per month;

“Sprinkling or watering lawns and gardens, or either, one-half cent per square yard per month;

“Stock and corrals where livestock are gathered and held for shipment, feeding or other purpose, \$5.00 per month.”

SECTION VI: There shall be charged and collected by the City Clerk in cases where water meters have been or shall be installed for water taken through such meters as shown by the readings thereof, monthly, from users and occupants of buildings and premises in the several classes, respectively, the following rates and charges, namely.

CLASS ONE: Each residence, as defined in Section 4 hereof, for the first 3,000 gallons or less \$1.50 per month.

CLASS TWO: Each apartment house, as defined in Section 4 hereof, the same rates as are prescribed herein as applying to class one, for one family, plus \$1.00 for each additional family. The eight cent rate granted to classes one and two is so granted to encourage sprinkling of lawns, ornamental shrubs, flowers and gardens.

CLASS THREE: Business premises and buildings: In the case of each business, building or premises any business is carried on for profit, for the first 3,000 gallons or less, \$2.00 per month.

In every such cases where the meter readings show more than 3,000 gallons have been drawn, \$2.00 for the first 3,000 gallons and twenty cents per thousand gallons for the next 5,000 gallons or less; and if the meter readings show more than 8,000 gallons have been drawn, the rates above specified for the first 8,000 gallons and fifteen cents per thousand gallons for the next 10,000 gallons or less, and if more than 18,000 gallons have been drawn then eight cents per thousand gallons for all over 10,000 gallons.

CLASS FOUR: Indigents and poor persons. The City Council may by order entered upon the records of its proceedings, on sufficient showing made, authorize that water be supplied without charge to any indigent or poor person. Provided, that not more than 2,000 gallons in or during any calendar month, then there shall be charged and collected from such person eight cents for each thousand gallons over 2,000 gallons. Provided further all such indigents or poor persons shall be billed monthly by the City Clerk and shall be required to present their bills at the office of the City Clerk in order to be entitled to the free use of water as herein provided.

To each and every of the above classified users there shall be added monthly the sum provided in Section 4 of Ordinance number 316, for meter rental and service charges, when such rental and service charges should be applied pursuant to the provisions of said ordinance number 316.

Passed the 25th day of April, A. D., 1934.

Approved the 26th day of April, A. D., 1934.

Attest:

T. G. Richman, Clerk.

Arthur Porter, Jr., Mayor

AMENDED BY ORD 322