



ORDINANCE NO. 760

PROVIDING THAT A CHARGE OF \$10.00 PER LINEAL FOOT OF UTILITY LINE FOR PROPERTY ABUTTING EITHER SIDE OF A WATER OR SEWER LINE SHALL BE IMPOSED BEFORE OBTAINING A PERMIT TO CONNECT TO ANY WATER OR SEWER MAIN CONSTRUCTED SUBSTANTIALLY AT CITY EXPENSE; PROVIDING FOR REIMBURSEMENT TO THE CITY FOR THE COST OF ANY STUB-OUTS ACCESSING PRIVATE PROPERTY; PROVIDING FOR FEES TO BE SET BY RESOLUTION OF CITY COUNCIL; AND PROVIDING WHEN THIS ORDINANCE SHALL BECOME EFFECTIVE.

BE IT ORDAINED BY the Mayor and City Council of the City of Rexburg, Idaho:

SECTION I: Water main charge: hereafter, any person, firm, corporation or entity, before obtaining a permit to connect to any water main constructed substantially at city expense, shall pay a water main charge therefore at the rate of ten dollars (\$10.00) per lineal foot of property abutting either side of the water line. This water main charge shall be in addition to all other hook-up fees or charges required by the City of Rexburg. All water mains owned by the City of Rexburg shall be deemed to have been constructed substantially at city expense, except those mains constructed within recently platted and improved subdivisions where the permittee can establish to the satisfaction of the city that the water main was not constructed substantially at city expense.

SECTION II: If the city places stub-outs from a main sewer or water line accessible to an owner's property, the property owner shall reimburse the city for the cost of said stub-out when the property owner obtains a permit to hook-up to a city sewer or water line.

SECTION III: Sewer main charge: hereafter, any person, firm, corporation, or entity, before obtaining a permit to connect to any public sanitary sewer, whether lateral, main or interceptor, shall pay a sewer main charge therefore at the rate of ten dollars (\$10.00) per lineal foot of property abutting either side of said sewer line. Said sewer main charge shall be in addition to all other hookup fees or charges required; provided, however, no sewer main charge shall be required if the installation is within a recently platted and improved subdivision where the permittee can establish to the satisfaction of the city that the sewer line was not constructed substantially at city expense.

SECTION IV: From and after passage of this ordinance, all future water main fees and sewer main fees shall be reviewed annually and set by resolution of the City Council.

SECTION V: All ordinance or parts of ordinances in conflict herewith are hereby repealed.

SECTION VI: This ordinance shall take effect and be in force upon its passage and publication as required by law.

PASSED BY THE COUNCIL AND APPROVED BY THE MAYOR this 7th day of September, 1994.

Nile L. Boyle, Mayor

(SEAL)

ATTEST:

Rose Bagley, City Clerk

