

2252

Ordinance No. 104687

AN ORDINANCE relating to the municipal sewer utility; amending Sections 4.3 of Ordinance 84390 to exempt certain existing residences for a certain period from sewer charges based on water consumption.

*6-25-75 - Utilities - Passed
6-26-75 - Finance - Passed*

COMPTROLLER
FILE NUMBER 281652

Council Bill No. 96472

INTRODUCED: JUN 23 1975	BY: LARKIN
REFERRED: JUN 23 1975	TO: Utilities Committee
REFERRED:	
REFERRED:	
REPORTED: JUN 30 1975	SECOND READING: JUN 30 1975
THIRD READING: JUN 30 1975	SIGNED: JUN 30 1975
PRESENTED TO MAYOR: JUL 1 1975	APPROVED: JUL 1 1975
RETD. TO CITY CLERK: JUL 7 1975	FURNISHED:
VETOED BY MAYOR:	VETO FURNISHED:
PASSED OVER VETO:	VETO SUSTAINED:

Unanimous Vote
SEE BACK COVER
YES _____ NO _____

SEATTLE CITY COUNCIL

75 NOV 18 PM 11:27

PUB
BLDG
ENG.
B.O.
A.C.
S.E.
C.O.
LIGHT

Ord. 109091 -Amends Sect's 4.1 & 4.3 of Ord. 84390, to revise the basis for computing City sewerage rates & charges for duplexes & changing the recording period for winter averaging therefor.

B.P.O.
Water

PUB
BLDG (BC)
ENG.

ORDINANCE 104685

AN ORDINANCE relating to the municipal sewer utility; amending Section 4.3 of Ordinance 84390 to exempt certain existing residences for a certain period from sewer charges based on water consumption.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 4.3 of Ordinance 84390, as last amended by Ordinance 104348, is further amended to read as follows:

Section 4.3. (a) The City Engineer shall annually review water consumption by single-family and duplex residences and sewerage charges shall be based upon the average amount of water consumed monthly during the minimum consecutive four month use period of the year prior to July 1 and revised annually as of that date. New single-family and duplex residences, single-family and duplex residences not served by a publicly-owned water supply system which have no previous record of water consumption, and existing single-family and duplex residences with new owners or occupants shall be charged the minimum charge for the meter size for the first year and until reviewed and revised.

(b) It is the intent of this ordinance that that portion of water used exclusively for irrigation or sprinkling by premises other than single-family or duplex residences be not charged correspondingly for sewerage. Upon application prior to May 1 of any year by premises other than single-family or duplex residences where it can be shown to the satisfaction of the City Engineer that higher charges for sewerage during the summer months will be due to water used for sprinkling or irrigation, the sewerage charge for succeeding summer periods, June through September, inclusive, shall be

1 adjusted to the winter average charges during a four month
2 recording period between October 1 and May 31.

3 Any public or private school, college or university may
4 submit evidence to the City Engineer that because of higher
5 winter student enrollment the provisions of this subsection
6 will not eliminate water used for irrigation and sprinkling
7 from the sewerage rate base, and he is authorized in such
8 cases to reduce sewerage charges in accordance with such
9 evidence.

10 (c) Public and private schools which are unoccupied
11 during major portions of the months of June, July and August
12 may upon written application to the City Engineer prior to
13 May 1 of each year, be exempted from sewerage charges for
14 such months.

15 (d) Where sewerage is provided to premises outside the
16 city limits, the sewerage charge shall be computed on the
17 same basis as premises located inside the city, except that
18 a sum equal to thirty percent (30%) of the sewerage charge
19 shall be added, with the exception of Sewer Districts, or
20 portions thereof, outside the city limits which are now or
21 may hereafter be covered by special agreements.
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(To be used for all Ordinances except Emergency.)

Section...2.. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 30 day of June, 1975, and signed by me in open session in authentication of its passage this 30 day of June, 1975

[Signature]
President of the City Council.

Approved by me this 3 day of July, 1975.

[Signature]
Mayor.

Filed by me this 3 day of July, 1975.

Attest: *[Signature]*
City Comptroller and City Clerk.

(SEAL)

Published.....

By *[Signature]*
Deputy Clerk.

The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported
and Adopted

Your Committee on

UTILITIES
FINANCE

JUN 30 1975

to which was referred

C.B. 96472

Relating to the municipal sewer utility; amending Sections 4.3 of Ordinance 84390 to exempt certain existing residences for a certain period from sewer charges based on water consumption.

RECOMMEND THAT THE SAME DO PASS

Wayne D. Larson
UTIL.
Chairman

Jim Hill
FIN.
Chairman

Committee

Committee

TIME AND DATE STAMP

SPONSORSHIP

THE ATTACHED DOCUMENT IS SPONSORED FOR FILING WITH THE CITY COUNCIL BY
THE MEMBER(S) OF THE CITY COUNCIL WHOSE SIGNATURE(S) ARE SHOWN BELOW:

Wayne D. Leckie

FOR CITY COUNCIL PRESIDENT USE ONLY

COMMITTEE(S) REFERRED TO: UT
F.N

Jim Hill

PRO TEST PRESIDENT'S SIGNATURE

Affidavit of Publication

**STATE OF WASHINGTON,
KING COUNTY—SS.**

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a.....

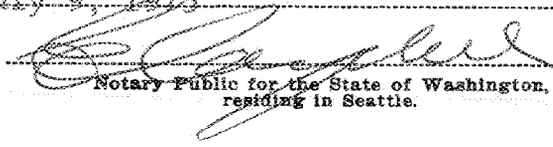
ORDINANCE NO 104685

was published on July 9, 1975



Subscribed and sworn to before me on

July 9, 1975



Notary Public for the State of Washington,
residing in Seattle.

ORDINANCE 194348

AN ORDINANCE relating to the municipal sewer utility; amending Section 4.3 of Ordinance 84390 to exempt certain existing residences for a certain period from sewer charges based on water consumption.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 4.3 of Ordinance 84290, as last amended by Ordinance 194348, is further amended to read as follows:

Section 4.3 (a) The City Engineer shall annually review water consumption by single-family and duplex residences and sewerage charges shall be based upon the average amount of water consumed monthly during the minimum consecutive four month use period of the year prior to July 1 and revised annually as of that date. New single-family and duplex residences, single-family and duplex residences not served by a publicly-owned water supply system which have no previous record of water consumption, AND EXISTING SINGLE-FAMILY AND DUPLEX RESIDENCES WITH NEW OWNERS OR OCCUPANTS shall be charged the minimum charge for the meter size for the first year and until reviewed and revised.

(b) It is the intent of this ordinance that that portion of water used exclusively for irrigation or sprinkling by premises other than single-family or duplex residences be not charged correspondingly for sewerage. Upon application prior to May 1 of any year by premises other than single-family or duplex residences where it can be shown to the satisfaction of the City Engineer that higher charges for sewerage during the summer months will be due to water used for sprinkling or irrigation, the sewerage charge for succeeding summer periods, June through September, inclusive, shall be adjusted to the winter average charges during a four month recording period between October 1 and May 31.

Any public or private school, college or university may submit evidence to the City Engineer that because of higher winter student enrollment the provisions of this subsection will not eliminate water used for irrigation and sprinkling from the sewerage rate base, and he is authorized in such cases to reduce sewerage charges in accordance with such evidence.

(c) Public and private schools which are unoccupied during major portions of the months of June, July and August may upon written application to the City Engineer prior to May 1 of each year, be exempted from sewerage charges for such months.

(d) Where sewerage is provided to premises outside the city limits, the sewerage charge shall be computed on the same basis as premises located inside the city, except that a sum equal to thirty per cent (30%) of the sewerage charge shall be added with the exception of Sewer Districts, or portions thereof, outside the city limits which are now or may hereafter be covered by special agreements.

Section 2. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 18th day of June, 1975, and signed by me in open session in authentication of its passage this 20th day of June, 1975.

SAM SMITH,
President of the City Council.