

- 1 of application and applicant must agree that
2 no dwelling unit shall be occupied until all
3 deferred charges have been paid
- 4 2. Inspection for permanent electrical service
5 must not have been made.
- 6 3. Permanent electric service must not have been
7 installed.
- 8 4. Applicant must present service location
9 addresses for all buildings at the time of
10 application.
- 11 5. Application must be made pursuant to
12 procedures established by the city and any
13 required deposit must be paid.
- 14 6. Applicant must request payment deferral
- 15 b. Payment of deferred fees. No permanent electric power
16 will be provided by the city to any single family
17 dwelling or to any unit in a residential building with
18 multiple dwelling units until all wastewater flow-based
19 connection charges and wastewater frontage charges have
20 been paid.
- 21 c. Non-payment. All fees and charges must be paid within
22 six (6) months of the meter application date. If the
23 fees and charges are not paid within such period,
24 service will be discontinued and the account will be
25 closed. Service shall not be restored at such location
26 until all applicable fees and charges have been paid.
- 27 CODING: Words ~~stricken~~ are deletions; words underlined are
28 additions.

Section 4. If any portion of this ordinance is declared by a court of competent jurisdiction to be invalid or unenforceable, such declaration shall not be deemed to affect the remaining portions of this ordinance.

Section 5. All ordinances, or parts of ordinances, in conflict herewith are to the extent of such conflict hereby repealed.

Section 6. This ordinance shall become effective immediately upon final adoption.

DATED this 4 day of April, 1988.

MAYOR-COMMISSIONER

ATTES F.

CLERK OF THE COMMISSION

This ordinance passed on first reading this 28 day of March, 1988.

This ordinance passed on second and final reading this 4
day of April, 1989.

MJR/AEG/AC/phy

Approved as to form and correctness
By *[Signature]*
Marion J. Radson, City Attorney
City of Gainesville, Florida

20 - 101 - 25

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ORDINANCE NO 3467
0-88-69

AN ORDINANCE AMENDING ARTICLE III OF
CHAPTER 28 OF THE GAINESVILLE CODE OF
ORDINANCES BY AMENDING SUBSECTIONS 28-
64(A)(1) THROUGH 28-64(A)(6) INCREASING
RATES AND CHARGES FOR NORMAL STRENGTH
WASTEWATER, BY AMENDING SUBSECTION 28-
64(B)(3) INCREASING CHARGE FOR EXCESS
STRENGTH WASTE, BY AMENDING SUBSECTION
28-64(C) MODIFYING CHARGE FOR SEPTIC TANK
AND PORTABLE TOILET WASTE, BY AMENDING
SUBSECTION 28-64(E) TO INCLUDE SURCHARGE
RATE FOR WASTEWATER SERVICE, PROVIDING A
REPEALING CLAUSE, PROVIDING A PENALTY
CLAUSE FOR NONCOMPLIANCE, PROVIDING A
SUSPENDEDABILITY CLAUSE AND PROVIDING AN
IMMEDIATE EFFECTIVE DATE

12 NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF
13
14 THE CITY OF GAINESVILLE, FLORIDA

18 (A) Normal strength wastewater

19 (1) Residential dwellings, (including single

20 family dwellings, mobile homes, apartments,

21 hotels, motels, rooming houses, and

22 residential customers on metered private

23 wells)

24 (a) Charges for winter months (January and

61-34 per month

(2) Rate per 1,000 gallons of wastewater (wastewater equals city water usage or 10,000 gallons per dwelling, whichever is

less

\$1.94 per 1,000 gallons

Maximum monthly charge per residential dwelling (excluding the customer service charge) \$18-50 -

S19 40

(b) Charges for March through December
Billing periods

(1) Customer service charge per bill
rendered \$1-50

S1 94 ger monta

(2) Rate per 1,000 gallons of wastewater (wastewater equals 1) city water usage, ii) the individual customer's winter maximum or iii) 10,000 gallons per residential dwelling, whichever less) is

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SL 94 per 1,000 gallons

Calculation of the individual customer's winter maximum shall be 30 4 days times the maximum or average daily water usage for the immediately preceding January or February billing periods. A customer that has not established an individual winter maximum shall use the wastewater system average residential winter maximum. The City Manager or his designee may adjust the customer's winter average in extraordinary circumstances.

- (2) Current residential customers who are not connected to the wastewater system, but are subject to rates and charges under section 28-59 1(b) of the Gainesville Code
Ordinances of
\$15.90 per month
\$15.90 per month

(3) Single-family dwellings on private wells discharging unmetered water to the wastewater system . \$15.90 per month
\$15.90 per month

(4) Multiple-family dwellings (including apartments, hotels, motels, rooming houses, and mobile homes in approved mobile home parks) on private wells discharging unmetered water to the wastewater system

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(does not include the customer service charge) \$9.74 \$9.66 per month due date

Customer service charge per bill
rendered \$7-86
\$1.94

(5) Nonresidential rate per 1,000 gallons of wastewater (wastewater is calculated as 95% of city water usage in such month) to maximum \$1-86 \$1.94 per 1,000 gallons

Customer rendered	Service	charge	per	per
		.	\$1-86	
			\$1 .94	

(b) Sunland Training Center wastewater rates and charges fixed monthly charge of \$27,279.00 \$2,381.56 plus a variable monthly charge of \$0.62 \$0.64 per 1,000 gallons of metered wastewater placed in Gainesville wastewater collection system.

Section 2 Subsection 28-64(3)(3) of the Gainesville
Code of Ordinances is hereby amended to read as follows

(3) A customer discharging excess strength waste into the wastewater system shall be assessed normal strength wastewater charges in addition to excess strength charges calculated according to the following formula

[Y/X = 1] x [Z] x [SO-88] SO 97.

Y = Measured concentration of the wastewater constituent

X = Concentration of constituent in normal strength wastewater

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Z = Thousands of gallons of excess strength
wastewater discharge into the city's
wastewater system

NOTE Excess strength charges shall be applicable only to the following conventional constituents COD, BOD, total suspended solids, nitrogen and phosphorus. When COD is indicative of the excess wastewater strength, it shall be the preferred measurement parameters where the wastewater contains more than one excess strength constituent, the charge shall be based on the constituent which results in the greatest charge.

Section 3 Subsection 28-64(C) of the Gainesville
Code of Ordinances is hereby amended to read as follows

(C) Septic tank and portable toilet waste Septic tank and portable toilet waste shall not be introduced into the city's wastewater system, except when specifically authorized and only at the time, place and manner prescribed by the city. This wastewater shall be metered and the charge--therefore--shall--be--twenty-five-dollars \$25-00+per--one-hundred--(100)--gallons--due-and payable-immediately-upon-the--acceptance-of-said waste--by--the--city excess strength wastewater

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1 charges and industrial user charges shall be
2 assessed.

3 Section 4 Subsection 28-64(E) of the Gainesville
4 Code of Ordinances is hereby renumbered subsection 28-64(F).

5 Section 5 A new Subsection 28-64(G) of the
6 Gainesville Code of Ordinances is hereby created to read as
7 follows

8 (E) Wastewater service outside the corporate limits.
9 The rates to be charged and collected from
10 customers for the use of wastewater collection,
11 treatment and disposal services furnished by the
12 city to customers outside of the corporate
13 limits of the city shall be the same as set
14 forth above, plus a surcharge of twenty-five
15 percent (25%) The United States of America,
16 the State of Florida and all political
17 subdivisions, agencies, boards, commissions and
18 instrumentalities thereof and all recognized
19 churches of the State of Florida are hereby
20 exempt from the payment of the surcharge imposed
21 and levied hereby.

22
23 Section 6 All other provisions of the Gainesville
24 Code of Ordinances, including but not limited to those
25 provisions of Chapter 28 not specifically herein amended,
26 shall remain and be applicable and in full force and effect

27
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additions

Section 7 All ordinances in conflict herewith are
to the extent of such conflict hereby repealed

Section 8 Any person guilty of violating any of the provisions of this ordinance shall upon conviction be punished as provided in Section 1-8 of the Gainesville Code of Ordinances.

Section 9 If any portion of this ordinance is declared invalid by a court of competent jurisdiction, such invalidity shall not affect the remaining portions of this ordinance

Section 10 This ordinance shall take effect immediately upon its adoption, provided however, the rates for utility service as provided for herein shall be applicable to all monthly bills which are for the first time rendered and postmarked after 12:01 A.M., October 1, 1988.

DATED this 26th day of September, A.D., 1988

David S. Bay
MAYOR - COMMERCIAL

ATTACHMENT

Mary Ann Loyer
CLERK OF THE COMMISSION

Approved as to form and correctness
By *[Signature]*
Marion J. Radson, City Attorney
St. Petersburg, Florida

This ordinance passed on first reading on the
19th day of September, 1988

This ordinance passed on second and final reading
this 26th day of September, 1989

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