

ORDINANCE NO. 896

AN ORDINANCE AMENDING ORDINANCE NO. 893 REGULATING THE USE OF PUBLIC SEWERS AND DRAINS, THE CONNECTION OF BUILDING SEWERS AND BUILDING DRAINS, THE DISCHARGE OF WATERS AND WASTES INTO PUBLIC SEWER SYSTEM, AND PROVIDING FOR THE INSPECTION AND ACCEPTANCE OF SEWER SERVICE CONNECTIONS

THE PEOPLE OF THE CITY OF PRINEVILLE ORDAIN AS FOLLOWS:

Ordinance No. 893 is amended as follows:

Article I

Section 17: "Public Sewer" means a sewer that is owned and controlled by the City. This includes the system from the point of connection of the Building Drain and/or Building Sewer to a Septic Tank Effluent Pumping (STEP) system to the sewage treatment process.

Section 19 : "Service Connection" means that part of the public sewer which extends from a street sewer and receives flow from a building sewer or a building drain and includes a STEP system.

Section 20: "Sewage" means water-carried human wastes, including kitchen, bath, and laundry wastes from residences, buildings, industrial establishments, or other places, together with such groundwater infiltration, surface waters, or industrial wastes as may be present.

Section 21: -Prior Section 20-

Section 22: -Prior Section 21-

Section 23: -Prior Section 22-

Section 24: "STEP System" means a septic tank effluent pump system that is owned, operated and maintained by the City. It is usually installed on private property and is under an easement

to the City. It is required as a condition for service to pretreat sewage and pressurize effluent for delivery to a street sewer in areas where the street sewer is pressure sewer designed for septic tank effluent.

Section 25: -Prior Section 24-

Section 26: -Prior Section 25-

Section 27: -Prior Section 26-

Section 28: -Prior Section 27-

Article III

Section 1: No person shall place or deposit in any unsanitary manner on public or private property within the City of Prineville, or in any area under the jurisdiction of said City, any human or animal excrement, sewage, garbage or other objectional waste.

Section 4: The owner of any building or dwelling units used for human occupancy, employment, recreation or any other purpose, situated within the City and abutting on any street, alley or right-of-way in which there is now located a public sanitary sewer of the City is required at their expense to connect to the public sewer in accordance with the provisions of this ordinance within ninety (90) days after the official notice to do so

Article IV

Service Connections:

Section 1: Only an authorized person shall uncover, make any connection with or opening into, use, alter or disturb any public sewer or appurtenance. The property owner may tap and install public sewers or contract with others under the supervision of the superintendent or his authorized representative. Applications for permits shall be made at the City Hall. Before the permit may be issued, the applicant for a permit must pay the connection fee and inspection fee for installing the sewer. Where a STEP system is required, an easement to construct, operate and maintain the system shall be given to the City prior to installation. It shall be against the adjoining property.

Section 2: There shall be three (3) classes of service connection permits: (a) for residential, (b) for commercial service and (c) for service to establishments producing industrial wastes. In any case of the Superintendent.

Section 4: All costs and overhead. The applicant shall place on deposit the necessary funds as estimated by the City for such extension of the public sewer including a STEP system when required.

Section 5: A separate and independent building sewer shall be provided for and from every building to a STEP system. Where required, two or more buildings on one (1) tax lot under one (1) ownership can share a single STEP system provided that it is approved by the City and the system is appropriately sized. Each separate and independent building shall pay the applicable connection fee and monthly charges

Section 10: Streets, sidewalks, parkways and other public

property disturbed in the course of the service connection installation shall be restored in a manner satisfactory to the City and at the expense of the owner.

Section 12: Electrical power for the STEP system shall be arranged and provided by the applicant. Suitable electrical rough-in for the structure(s) to be served is a condition for the service. Rough-in electrical cost is the responsibility of the applicant.

All other provisions of Ordinance No. 893 shall remain in full force and effect

Inasmuch as it is necessary for the health, safety and welfare of the City of Prineville that this ordinance go into effect immediately after its passage, an emergency is hereby declared to exist and this ordinance shall be in full force after its passage by the City Council and approval by the Mayor.

Passed by the City Council this 11th day of February, 1986.

Approved by the Mayor this 11th day of February, 1986.



Wallace Boe, Mayor

ATTEST:



Henry Hartley, City Administrator/
Recorder