★	Roll	Call	Number

Agenda Item Number

Date September 10, 2018

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An Ordinance entitled, "AN ORDINANCE to amend the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, by amending Section 118-208, relating to fee for connection to major sanitary sewer facilities",

(Council Communication No. 18-467)

presented.

Moved by______ that this ordinance be considered and given first vote for passage.

FORM APPROVED:

Mathlen Unlip on Kathleen Vanderpool

Kathleen VanderpoolDeputy City Attorney

(First of three required readings)

COUNCIL ACTION	YEAS	NAYS	PASS	ABSENT	CERTIFICATE
COWNIE					I, DIANE RAUH, City Clerk of said City hereby certify that at a meeting of the City Council of said City of Des Moines, held on the above date, among other proceedings the above was adopted. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal the day and year first above written.
BOESEN					
COLEMAN					
GATTO					
GRAY	1				
MANDELBAUM					
WESTERGAARD					
TOTAL					
MOTION CARRIED		•	API	ROVED	
]	Mayor	City Clerk

ORDINANCE NO.

AN ORDINANCE to amend the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, by amending Section 118-208, relating to fee for connection to major sanitary sewer facilities.

Be It Ordained by the City Council of the City of Des Moines, Iowa:

Section 1. That the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by

Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, is hereby amended by

amending Section 118-208, relating to fee for connection to major sanitary sewer facilities, as

follows:

Sec. 118-208. Fee for connection to major sanitary sewer facilities.

(a) The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this subsection, except where the context clearly indicates a different meaning:

Benefited district means that area of the city to which sanitary sewer service can feasibly be provided by a major sanitary sewer facility of a given design and capacity.

Connection means the act of connecting the building sewer of a residential structure to a lateral sewer or manhole constituting a part of a major sanitary sewer facility, or the act of connecting a lateral sewer serving a subdivision to a trunk sewer or manhole constituting a part of a major sanitary sewer facility.

Major sanitary sewer facility means and includes sanitary sewer trunk lines and sanitary sewer interceptors of greater than eight inches in diameter, and sanitary sewer force mains, pumping stations and detention basins.

(b) The city has determined the necessity of establishing a policy and a procedure to be utilized to recover the cost of designing and constructing major sanitary sewer facilities when a significant number of the properties to be benefited by such facilities are not sufficiently developed to permit the recovery of those costs through the special assessment process as provided in I.C. § 384.37 et seq. The city declares its intent to utilize connection fees, as provided in this section, to recover the costs of designing and constructing such major sanitary sewer facilities from property owners who connect to such facilities subsequent to their construction. It is the intent of this section to set forth the method of recovering proportional cost shares from those property owners who connect their properties to major sanitary sewer facilities subsequent to their construction, so that if all property, other than the city right-of-way, which lies within the benefited district is connected to the major sanitary sewer facilities during their expected useful life, those properties shall bear, in the aggregate, up to 100 percent of the cost of designing and constructing such facilities, including legal and administrative expenses associated therewith.

- If the city council determines the necessity of constructing a major sanitary sewer facility (c) and determines that the utilization of a connection fee is the most equitable manner in which to recover the city's costs associated therewith, the city council shall cause a notice of public hearing on the proposed adoption of an ordinance to establish a benefited district and a connection fee to be published in a newspaper of general circulation within the city as provided in this section. In addition to indicating the date, time, and place of the public hearing, the notice shall:
 - Indicate the nature and extent of the major sanitary sewer facility under (1)consideration for construction, as well as the estimated cost for the design and construction of the facility;
 - Identify by general description the proposed benefited district to be served by the (2)major sanitary sewer facility; and
 - Set forth the proposed schedule of connection fees to be paid by property owners (3)within the benefited district who connect to the facilities, expressed in dollars per acre of land area served.

The notice shall also state that the proposed connection fee ordinance is on file and available for public inspection in the office of the city clerk. The notice shall be published not more than 45 days and not less than ten days prior to the scheduled date of the public hearing and shall be mailed to each property owner within the benefited district as shown by the records of the county auditor.

At the public hearing, the owners or occupants of properties within the proposed benefited (d) district shall be heard and may offer comments or objections as to:

- (1)The necessity for the project;
- The calculation of the area benefited by the proposed major sanitary sewer (2)facilities:
- (3)The estimated cost of the proposed facilities; and
- The proposed per-acre connection fee. (4)

Upon concluding the hearing, the city council shall rule upon the objections presented during the hearing and may consider the adoption of the proposed connection fee ordinance. Upon consideration of the proposed connection fee ordinance, the council may (i) adopt the ordinance as proposed, (ii) delete elements or portions of the proposed major sanitary sewer facilities from the proposed project and the lands served thereby from the benefited district proposed, or (iii) amend the ordinance to reduce the connection fee.

- The connection fee ordinance may provide, at the city council's discretion, that single-(e) family residences within the benefited district, in existence or under construction upon the effective date of the ordinance and located within the corporate limits, are eligible for connection to the major sanitary sewer facility. In that event, the ordinance shall include the provisions that:
 - The owner of a residence on a parcel of less than one acre in size located within the (1)city may connect such residence to the major sanitary sewer facility upon approval of the application for connection, payment of the connection fee for the parcel, and construction of appropriate connection structures, as determined necessary by the city engineer; and
 - The owner of a residence on a parcel in excess of one acre in size located within (2)the city may connect such residence to the major sanitary sewer facility upon approval of the application for connection, subdivision of the parcel into a residence

parcel and an outlot, payment of the connection fee for the residence parcel, and construction of appropriate connection structures, as determined necessary by the city engineer.

All other property located within the corporate limits and within a benefited district shall be eligible for connection to the major sanitary sewer facility upon approval of an application for connection by the owner thereof, as provided in this section, and payment of the connection fee for such property, provided such property has been appropriately subdivided for development and provided that all sanitary sewer improvements necessary to serve the property have been constructed and approved by the city. Property located outside the corporate limits of Des Moines shall not be eligible for connection to a major sanitary sewer facility except as <u>otherwise</u> provided <u>herein. in Section 118 210</u>.

- (f) After adoption and publication of a connection fee ordinance for a benefited district, the owners of those properties within the benefited district whose properties are eligible for connection and who propose to connect such properties directly or indirectly to the major sanitary sewer facility shall make application to the city engineer for such connection. No connection shall be made to a major sanitary sewer facility until such application has been approved and until the required connection fee has been paid.
- (g) The sewer connection fee shall be in an amount equal to the maximum acre area of contiguous property or fraction thereof within the benefited district under such ownership which can be lawfully served through such proposed connection, multiplied by the peracre connection fee established in the connection fee ordinance for that benefited district. The connection fee ordinance may provide for a graduated connection fee, with annual interest adjustments, such that a property owner who connects in later years pays interest on the connection fee for his or her property. The rate of interest applicable to the connection fee established in each benefited district shall be equal to the rate of interest applicable to special assessments pursuant to I.C. §§ 74A.1 et seq., and 384.60(3) in effect on the date that the connection fee was established for that district by enactment of a connection fee ordinance.
- (h) The sewer connection fee required by this section is in addition to and not in lieu of any other fees for connection required under the plumbing code or other sections of this Code.
- (i) If any property owner connects his or her property to a major sanitary sewer facility without having made application therefor or without having received approval thereof or without having paid the required connection fee established by a connection fee ordinance, the city shall be entitled to disconnect such private sewer connection until such time as the property owner has made and received approval of his or her application and/or has paid the required connection fee.

Section 2. This ordinance shall be in full force and effect from and after its passage and

publication as provided by law.

FORM APPROVED: Hattlen Juliph

Kathleen Vanderpool-Deputy City Attorney