

TITLE 9 – UTILITY SERVICES
Chapter 9.01 – Water System
Chapter 9.02 – Sewer System
Chapter 9.03 – Tampering Prohibited
Chapter 9.04 – Garbage and Restricted Use Site System

CHAPTER 9.01 – WATER SYSTEM

9.0101 Water System. The City of Timber Lake has authority to set rates by resolution relating to permit fee, deposit fee, meter fee, water system access administrative fee, disconnection fee, connection fee, cost of water per gallon, and all other water utility charges for service.

Each occupied household and business with accessibility to water system will be charged a water system access administrative fee per month regardless if they are connected to the City water main or not.

- a. Accessibility means that the water main runs adjacent to the property and could be connected.
- b. Occupied means physical address is being lived in or on and is being utilized by property owner or renter.

Each household and business connected to the City water main will be charged a monthly meter fee.

Each household and business connected to the City water main will be charged a monthly rate for each gallon of water as determined by meter reading.

9.0102 Water Meter Required. No property-owner shall connect or cause to be connected with any main water service pipe for the purpose of obtaining water without having a water meter installed.

The City of Timber Lake will bear the cost of installing the initial water meter. The cost of replacement installations will be charged to the property-owner at a rate sufficient to reimburse the City's cost of the meter system. Exception is when the meter and/or antennae malfunction is determined to be at no fault of the property owner.

9.0103 Property Owner's Responsibility of Water Meter. No property-owner shall have installed a water meter for purpose of measuring water consumption without precautions to protect the water meter. Water meter must be installed in an indoor location or in a meter pit to prevent freezing and breakage for any reason. A designated indoor location or meter pit is required for all new or updated water connections.

It is the property-owner's responsibility to care for and protect the water meter from any damage, defacement, or destruction.

- 9.0104 Physical Disconnect Required. A physical disconnection is required between City service connection and any other water source for all new or updated water connections.
- 9.0105 Bulk Water. All bulk water pumped shall be taken from a hydrant designated by the City Maintenance and shall be metered and/or measured under the direct supervision of a City Maintenance employee.
- 9.0106 Permit Required. A Water System Connection Permit is required for any new connection to the City water main. Said Permit is available at the City Finance Office. Permit must be approved by the City Board prior to connection.
- 9.0107 Water Connection. The owner of all houses or buildings situated within the City is hereby required to, at the owner's expense, connect such facilities to the City water. The owner is responsible for the maintenance of the water line from the house or building to its connection at the City-owned curb-box.
- 9.0108 Unauthorized Connection with Water. No person shall without lawful authority, connect or cause to be connected with any main service pipe, any pipe or other device for the purpose of obtaining water there from; nor shall with intent to defraud, connect or cause to be connected with any meter installed for the purpose of registering the amount of water, or City service supplied to any customer so that such meter will not measure or register the full amount of water supplied to any customer.
- 9.0109 Water Shut-Off Expense. When the water has been shut off on account of nonpayment of its bills or for violation of any of the rules and regulations of the City, it will not be turned on again until all arrears are paid in full with an additional payment of an amount set by the City Board and on file at the City Finance Office, to cover the expense or shutting off and turning on. If any person from whose premises the water has been shut off for any of the reasons herein provided shall turn the water on or cause the same to be turned on without authority from the City Board, they shall be deemed guilty of a misdemeanor
- 9.0110 Use of Water Without Meter. It shall be unlawful for any person to use any water from the City except through a meter regularly installed under the provisions of this Ordinance or for any person to turn the water on or off at any curb stop or street valve without the permission of the City Board.

CHAPTER 9.02 – SEWER SYSTEM

- 9.0201 Sewer System. The City of Timber Lake has the authority to set rates by resolution relating to permit fee, sewer rate and sewer system access administrative fee, and any other charges deemed necessary for the City's sewer system.

Each household and business connected to the City sewer main will be charged a monthly sewer usage fee as set by the City Board.

Each household and business connected to the City sewer main will be charged a monthly sewer system administration fee as set by the City Board.

- 9.0202 Sewer Connections. The owner of all houses or buildings situated within the City is hereby required to, at the owner's expense, install suitable toilet facilities and to connect such facilities to the City sewer. The owner is responsible for the maintenance of the sewer line from the house or building to its connection to the City sewer main.

It shall be unlawful to discharge to any natural outlet within the City of Timber Lake any sewage or other polluted waters, except where suitable treatment has been provided in accordance with recommended regulation.

- 9.0203 Permit Required. A Sewer System Connection Permit is required for any new connection to the City sewer main. Said Permit is available at the City Finance Office. Permit must be approved by the City Board prior to connection.

- 9.0204 Bulk Sewage. It shall be unlawful to discharge sewage directly into the Timber Lake sewer system. The discharge of sewage into a sewer main via a manhole or directly in the Lagoon is prohibited. (Source: Ordinance #2022-09-02; Effective November 3, 2022)

- 9.0108 Unauthorized Connection with Sewer. No person shall without lawful authority, connect or cause to be connected with any main service pipe, any pipe or other device for the purpose of obtaining sewer services there from.

- 9.0109 Sewer Shut-Off Expense. When the sewer has been shut off on account of nonpayment of its bills or for violation of any of the rules and regulations of the City, it will not be turned on again until all arrears are paid in full with an additional payment of an amount set by the City Board and on file at the City Finance Office, to cover the expense or shutting off and turning on. If any person from whose premises the sewer has been shut off for any of the reasons herein provided shall turn the sewer on or cause the same to be turned on without authority from the City Board, they shall be deemed guilty of a misdemeanor.

CHAPTER 9.03 – TAMPERING PROHIBITED

- 9.0301 Destroying Property. No person shall willfully damage, deface, break, destroy or interfere with the property of the City.
- 9.0302 Breaking Seals. No person shall break any seals upon any meter, valve, private fire hydrant, or other fixtures that may be sealed. Provided that the seals on private fire hydrants and private fire protection valves may be broken in case of fire, and when so broken shall be reported to the City within twenty-four (24) hours.
- 9.0306 Penalties. Any person violating any provisions contained within Title 9 shall in addition to the ordinary penalty, be subject to having water and/or sewer service disconnected from the premises of such person, and shall not be restored until there has been full compliance of this Ordinance and the payment of such fees for restoring service as may be provided by this Ordinance.

CHAPTER 9.04 – SANITATION SERVICES & RESTRICTED USE SITE

- 9.0401 Definitions. The following definitions shall define the terms used in Chapter 9.04
- A. Bulky Items. Large items such as white goods or furniture.
 - B. Commercial Solid Waste. Solid waste generated by stores, offices, restaurants, warehouses, printing shops, service stations, and other non-manufacturing, non-household sources
 - C. Garbage. Solid and semisolid putrefiable animal and vegetable wastes resulting from the handling, preparing, cooking, storing, serving, and consuming of food or of material intended for use as food, and all offal, excluding useful industrial by-products, from all public and private establishments and from all residences.
 - D. Household Waste. Solid waste derived from households, including single and multiple residences, but not waste from commercial activities that is generated, stored, or present in a household.
 - E. Rubble. Stone, brick, concrete, or similar inorganic material, excluding ash, waste tires, and asbestos-containing waste materials.
 - F. White Goods. Discarded refrigerators, ranges, washers, water heaters, and other similar domestic and commercial appliances.
- 9.0402 City Garbage Collection. The City of Timber Lake has the authority to set rates by Resolution related to garbage service rates for both commercial and residential garbage services and solid waste disposal at the City's Restricted Use Site (landfill).

Every occupied household and business shall have solid waste services.

Each occupied household will be charged a monthly residential garbage service rate. Churches and places of worship will be charged a monthly residential garbage service rate.

Each business, including apartment dwellings, will be charged a monthly commercial garbage service rate.

Any occupied household or business may contract with a solid waste vendor of their choice. It is the users' responsibility to show proof of contract to the City Finance Officer. Upon receipt of contract, the Finance Office will not charge the household or business the monthly residential or commercial garbage rate for City services.

- 9.0403 Bagging and Tying of Garbage. All garbage, commercial solid waste, and household waste shall be bagged, and household waste shall be bagged, tied and placed in a suitable container. Suitable containers are those receptacles equipped with a lid to prevent the contents of the containers from being blown out and scattered.
- 9.0404 Removal of Rubble, Bulky Items, and White Goods. Each person and/or business shall remove their own rubble, bulky items, and white goods, provided the rubble, bulky items, and white goods are disposed of in an appropriately permitted facility. At its discretion, the City Board may periodically provide a construction dumpster.
- 9.0405 Load Inspection. All loads taken to the Restricted Use Site will be inspected by a City employee and charged accordingly. All material shall be placed in the appropriate area according to the signs in place. Any illegal dumping, improper placement of rubble, or trespassing shall be fined not less than \$100.