

ORDINANCE NO. 1730

codified
15

(An Ordinance Amending Sections 5.04.050, 5.12.030, 5.16.110, 5.20.090, 5.20.140, 5.24.020, 8.28.030, 8.28.060, 10.40.090, 10.48.030, 13.28.060, 13.48.040, 13.48.060, 13.48.070, 15.12.020, 15.20.040, 15.20.090 and deleting Chapter 8.04 of the Hood River Municipal Code)

Deletions are shown as strikeouts (~~strikeout~~), additions are shown in bold (**bold**). Explanatory notes are in italics (*italics*).

The City of Hood River ordains as follows:

The following sections of the Hood River Municipal Code are amended to read as follows:

CHAPTER 5.04 - BUSINESS AND OCCUPATION TAXES

Sections:

5.04.050 License duration--Fee.

5.04.050 License duration--Fee. Upon submission of an application for a dance license the applicant shall pay a nonrefundable fee ~~of twenty dollars, or such other sum as may hereafter be~~ set by ~~the~~ council ~~by~~ resolution. Each dance license granted shall be valid for a period of one day. (Ord. 1527 §2(part), 1983; Ord. 842 §5, 1939).

CHAPTER 5.12 - PEDDLERS AND SOLICITORS

Sections:

5.12.030 Permit and license--Application--Required information--Fee.

5.12.030 Permit and license--Application--Required information--Fee.

I. At the time of filing the application the applicant shall pay a nonrefundable investigation fee ~~of twenty dollars, or such other sum as may hereafter be~~ set by ~~the~~ council ~~by~~ resolution. (Ord. 1577 §§1, 2, 1986; Ord. 1527 §4, 1983; Ord. 921 §3, 1949).

CHAPTER 5.16 - SECURITY PATROL SERVICES

Sections:

5.16.110 Licenses and permits--Fees.

5.16.110 Licenses and permits--Fees. Every person, firm or corporation that makes initial application for a security patrol license shall pay a license fee ~~of seventy-five dollars~~ **set by council resolution.** Upon each succeeding application for renewal of a previously issued security patrol license, ~~a fee set by council resolution the amount of twenty-five dollars~~ shall be paid. Every person submitting an initial application for an employee permit, under the terms of this chapter shall pay an initial license fee **set by council resolution of twenty-five dollars.** Each annual application for annual renewal of a previously issued employee permit shall be accompanied by a license fee **set by council resolution of ten dollars.** All fees accompanying applications for security patrol licenses and employee permits, or for their renewal, shall be nonrefundable to the applicant. The fee schedule established in this section is established on a basis to substantially defray the direct and indirect costs to the city in investigating applicants, monitoring the security patrol business and administering the terms and conditions of this chapter. (Ord. 1337 §11, 1973).

CHAPTER 5.20 - TAXICABS*

* For statutory provisions on liability insurance needed by carriers, see ORS 767.195.

Sections:

5.20.090 License--Fees.

5.20.140 Cab driver permit--Fees--Renewal

5.20.090 License--Fees. The license fee for each vehicle proposed to be used as a taxicab shall be **set by council resolution fifty dollars per calendar year.** **Each license shall be valid for one calendar year.** Such annual payments shall be made not later than January 15th of any calendar year. An application for a license commencing after July 1st shall be ~~thirty-seven dollars and fifty cents~~ **set by council resolution.** The fee shall accompany the application and is not refundable. (Ord. 1439 §8, 1978).

5.20.140 Cab driver permit--Fees--Renewal. The application for a driver's

permit shall be accompanied by payment of **the fee as set by council resolution twenty-five dollars** which will constitute the fee for the remainder of the calendar year. Thereafter for a renewal of an existing permit that is requested within the first fifteen days of the following year the fee shall be **as set by council resolution ten-dollars**. A request for a renewal not made before January 15th of the new year shall be treated as a new application. (Ord. 1439 §13, 1978).

CHAPTER 5.24 - USED ARTICLE DEALERS

Sections:

5.24.020 License--Application--Fees--Investigation--Appeals.

B. The license fee for a general used article, store, junk dealer or pawnbroker shall be **set by council resolution and constitute payment for one twenty-five dollars per** calendar year. The license fee required in this section shall be payable annually and shall expire on December 31st of each calendar year in which such license is issued. The license fees shall not be prorated for the balance of any calendar year. No license shall be issued for any less sum than set out in this section during any portion of a calendar year.

CHAPTER 8.04 - GARBAGE REGULATIONS

* For statutory provisions restricting local authority in area of solid waste control, see ORS 459.095.

Garbage franchise expired 11/21/95. New franchise will contain fee structure.

Sections:

~~8.04.010 Franchise for collection Granted Terms and conditions.~~

~~8.04.010 Franchise for collection Granted Terms and conditions. Subject to the conditions and reservations contained in this chapter, the city grants to John Rath and Don Durr, doing business under the firm name and style of "Hood River Garbage Service," termed the "franchise holder" in this chapter, the exclusive right, privilege and franchise to collect and haul for others over the streets of the city, garbage and refuse for a term expiring June 30, 1985. Any assignment or attempted assignment of any franchise granted by city without the~~

~~consent of council shall render such franchise null and void. Such franchise holder may, subject to approval of the council, sublet not in excess of twenty percent of the accounts within the city, in such areas, to such person and at such time as may be approved by the council. The fee for such franchise to be paid by the franchise holder and collected by the city is the sum of two hundred dollars annually to be paid on or before the first day of August of each year while such franchise is in effect or prorated part thereof. (Ord. 1482 §1, 1980; Ord. 1371 §3, 1975).~~

CHAPTER 8.28 - BURGLAR ALARM SYSTEMS

Sections:

8.28.030 Alarm user's permit--Required--Application-- Fees.

8.28.060 False alarms--Permit revocation.

8.28.030 Alarm user's permit--Required--Application-- Fees. A. All alarm users shall obtain an alarm user's permit for each premises from the police department upon the effective date of the ordinance codified in this chapter or prior to use of an alarm system. Systems using robbery and burglary alarm capabilities will be required to obtain a separate permit for each function. Application for a burglar or robbery alarm user's permit will be filed with the police department each calendar year. The fee will be **set by council resolution ten dollars and the permit obtained shall be valid for one per** calendar year or any portion thereof. Each permit issued shall bear the signature of the chief of police or his designated deputy. The permit shall be physically upon the premises using the alarm system and shall be available for inspection by any police officer of the city.

B. A revoked user's permit shall be obtained from the police department by filing the required application and a fee **set by council resolution of forty dollars**. Each permit issued shall bear the signature of the chief of police or his designated deputy and shall be for a one-year period. The permit shall be physically upon the premises using the alarm system and shall be available for inspection by any police officer of the city.

D. A ~~twenty dollar~~ late charge **set by council resolution** will be charged users who fail to obtain a permit within sixty days after the effective date of the ordinance codified in this chapter, or who are sixty days delinquent in renewing a permit. (Ord. 1423 §3, 1978).

8.28.060 False alarms--Permit revocation. A. Any alarm system which has

four or more false alarms within a permit year shall be subject to permit revocation as provided in this section.

B. If the police department records three false alarms within any twelve-month period for any alarm system, the user shall pay an additional fee **set by council resolution** of ~~twenty dollars~~ to the city within thirty days therefrom and upon his failure to pay the same his connection shall be disconnected subject to right of appeal as provided in subdivisions 4 and 5 of subsection C.

CHAPTER 10.40 - PARKING ZONES AND METERS

Sections:

10.40.090 Parking meter hoods--Parking work permits--Issuance requirements.

10.40.090 Parking meter hoods--Parking work permits-- Issuance requirements.

4. To all city officers, employees and city officials for use only by the individual officers, employees and officials while actually engaged in rendering services to or on behalf of the city. Parking work permits, when applied for and issued shall be plainly stamped and marked on the face thereof in large letters, "CITY EMPLOYEE. "

E. The fee for issuance of a parking meter hood and/or a parking work permit shall be **set by council resolution** ~~seven dollars per~~ **valid for one month** month, payable quarterly. If the application is for less than seven days, the charge shall be **set by council resolution** ~~one dollar per~~ **for each** day. There shall be no charge for issuance of a parking work permit to a city officer, employee or official.

CHAPTER 10.48 - BICYCLES*

* For statutory provisions on bicycle operation, see ORS 487.750 et seq.; for provisions on bicycle equipment, see ORS 483.547 and 483.549.

Sections:

10.48.030 Impoundment--Authorized when--Notice--Fees--Disposal.

D. If a bicycle impounded under this title is licensed, or other means of determining its ownership exist, the police shall make reasonable efforts to notify the owner. An impounding fee **set by council resolution of five dollars** shall be charged to the owner. No impounding fee shall be charged to the owner of a stolen bicycle which has been impounded.

CHAPTER 13.28 - DRIVEWAYS AND CURB CUTS

Sections:

13.28.060 Permit--Fees.

13.28.060 Permit--Fees. The permit fee for each service driveway shall be as follows:

A. For service driveways authorized under permit from the city engineer: **set by council resolution five dollars**;

B. For service driveways submitted to and approved by the council: **set by council resolution ten dollars.** (Ord. 1443 §5, 1979: Ord. 902 §5, 1948).

CHAPTER 13.48 - PARKING AND STORAGE OF MOBILE HOMES AND RECREATIONAL VEHICLES*

* Prior ordinance history: Ord. 1431.

Sections:

13.48.040 All other zones--Storage in streets and public parking areas.

13.48.060 Emergency use for sleeping or living--Permit requirements, fees and other conditions.

13.48.070 Use for live-in at construction site--Permit requirements, fees and other conditions

13.48.040 All other zones--Storage in streets and public parking areas.

D. Use for Sleeping or Living--Permit Required--Fee-- Time Limit. Subject to the restrictions stated in this section, recreational vehicles in use for sleeping or living purposes may be parked in the city for a period not to exceed ten days, after the owner or occupant thereof has secured a permit from the city recorder and has paid a fee **set by council resolution of five dollars** per permitted

recreational vehicle or travel trailer. This permit shall not be issued unless the applicant shows to the satisfaction of the city recorder that the proposed parking and use of the recreational vehicles and travel trailers will comply with subsections (1) and (2) of ORS 446.125. A second temporary permit may be granted, but no more than two temporary permits per property owner are allowed in any one calendar year except in the case of permitted carnivals or festivals held on appropriately zoned commercial property. (Ord. 1645 (part), 1991; Ord. 1713, 1994).

13.48.060 Emergency use for sleeping or living--Permit requirements, fees and other conditions.

D. A permit is obtained from the city recorder by the victim and he has paid a fee **set by council resolution of ten dollars**. The permit shall not be issued unless applicant shows to the satisfaction of the city recorder that the proposed parking and use of the mobile home will comply with subsections (1) and (2) of ORS 446.125. The permit shall be for a period of six months. Not more than two six-month period permits shall be allowed as the result of any one major disaster. (Ord. 1645 (part), 1991).

13.48.070 Use for live-in at construction site--Permit requirements, fees and other conditions.

B. After the contractor for the job has secured from the city recorder a permit and paid a fee **set by council resolution of twenty dollars**. This permit shall not be issued unless applicant shows to the satisfaction of the city recorder the proposed parking and use of the mobile home will comply with subsections (1) and (2) of ORS 446.125 and the city engineer and the city planner have approved its issue. The permit shall be for a period of one year. An extension permit may be issued for an additional six months upon payment of an additional **fee set by council resolution ten dollars**.

CHAPTER 15.12 - MOVING BUILDINGS

Sections:

15.12.020 Permit--Application and bond requirements.

15.12.020 Permit--Application and bond requirements.

F. The applicant shall pay a permit fee **set by council resolution of ten dollars** before receiving a permit. (Ord. 1117 §2, 1961).

CHAPTER 15.20 - TELEVISION AND RADIO TOWERS

Sections:

15.20.040 License--Fees.


15.20.090 Permit--Fees--Required application information

15.20.040 License--Fees. The initial license fee for engaging in the business mentioned in Section 15.20.030 shall be **set by council resolution ~~ten dollars per~~ and be valid for one year**, and shall be issued on a fiscal year basis, but if a new license is obtained after January 1st, only one-half the annual fee shall be required. The license that has not been permitted to lapse may be renewed for **for a fee as set by council resolution ~~five dollars per~~ and be valid for one year.** (Ord. 993 §3, 1953).


15.20.090 Permit--Fees--Required application information. A. Inspection Fees. An inspection fee **set by council resolution ~~of two dollars~~** shall be paid for each permit issued under Section 15.20.080. A reinspection fee **set by council resolution ~~of one dollar~~** shall be paid for each trip when extra inspections are necessary due to any one of the following:

Read for the first time: September 23, 1996

Read for the second time and passed: September 30, 1996 to become effective thirty (30) days hence.



Bob Palmer, Mayor

Attest: 

Jay Reynolds, City Recorder