## \*\*\* Proof of Publication \*\*\*

Lee Enterprises Proof of Publication Affidavit Retain this portion for your records. Please do not remit payment until you receive your advertising invoice. Mail to: LA CROSSE CITY CLERK **NIKKI ELSEN** 400 LA CROSSE ST LA CROSSE WI 54601 137237 ORDER NUMBER STATE OF INDIANA } ss. LAKE COUNTY being duly sworn, doth depose and say that he(she) is an authorized representative of Lee Enterprises, publishers of LA CROSS TRIBUNE a newspaper, at La Crosse, County of La Crosse, State of Wisconsin, and that an advertisement of which the annexed is a true copy, taken from said paper, was published therein on the dates listed below. Sworn to and subscribed before me this  $\underline{19}$  day of (Signed) (Title) Notary Public, Indiana CHRISTINA PALMA My Commission expires Notary Public, State of Indiana Lake County Section: Legals Commission Number NP0750329 My Commission Expires July 24, 2031 Category: 0001 Wisconsin Legals

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ORDINANCE NO.:5281 Sec 48-82 of the Code of Ordinances of the City of La Crossa regarding AN AMENDED ORDINANCE to immend S Sanitary Sewer Cornection Fees.

THE COMMON COUNCIL of the City of La Crosse do ordain as follows: SECTION I: Section 48-82 is hereby amended to read as follows:

- Sec. 45-52 Server correction fee.
  (a) Washington system connection less lines. respond to pay a connection fee to the City. Connection fees shall be changed for any and all of the following. (1) a new sewer connection; and/or (92) an increase in sewer discharge. The amount of the connection fee masteritial equivalent connection (REC) shall be set forth in the City is less schedule substituted by resolutions. and adopted by the Common Council. The amount of the connection fee may be reviewed and updated by the Common Council from time to time to ensure that the fee reflects the amounts that the City has invested in its validewater treatment infrastructure and the current demand patterns of customers.
- State for connection file. The City owns and operates a weathwater treatment plant and a consequence collams of interceptor severa and lift disbons that convey and treat weathwater, with expectly to convert additional conformers. The purpose of the connection file is to recover from new contomers the cost of the evisitable. excess capacity in the utility system that has been paid for by the City and paid and current collowers. The amount of the connection see is based on the total current value of the <u>washewater treatment plant. The</u> conveyance water wide assets benefiting both retail and wholesale customers, wedewater treatment well interceptor assets. The average day washevater flow capacity of the entire <u>communicae</u> system, and the average washevaster flow per day of a typical residential customer in the City.
- Residential equivalent connections. A residential equivalent connection (REC) equals the estimated amount of washinwater discharged by a single-family home in the City on a delty basis. The connection fee for each new single-family home to based on 1,00 REC, also known as the Base REC. The connection fee for other used is based on the number of RECs assigned to the use, also known as the Base REC multiplier. RECs are assigned to a new connection based on the estimated amount of average weekswater flow to be discharge by the new connection compared to that discharged by an average single-family household. A new connection shall never be assigned less than 1.00 REC.
- w connection A may connection in a parcel or properly the
- Computation of Fees. Connection lives for sever shall be determined by the class of use and size of use as

(1) New Comphucts a. Single Family Homes 1.0 REC per dwelling unit Two and three dwelling units Multifurnity (flour or more deadling units) 1.0 REC for the first three of REC's for each additional unit dwelfing units, plus .75 flyand on estimated annual average flow and then divided by the current Residential REC flow value in callons. Fee cannot be less than 1.0 REC.

- Expansion of or redevelopment of existing structures. The URBs may impose a correction fee when the expansion or redevelopment of a property changes the capacity used by the facility or property. To limit the burden on stilly administration. these changes will only be charged when the expension or redevelopment algorithms in previous the flow to the treatment plan, as defined below. The amount of the connection fee will be based on the estimated increase flow using the same method for calculating the base REC multiplier, provided however, that are expension that implices a new opmention to the sewer main shall be subject to the same connection to be base REC multiplier as a new use.

  - A Standbast Increase is defined as either.
     An increase in building square bottops (all floors combined) of at least 20 percent, and.
     The total occurred building square footsops of the expansion (including original portions) is at. least 10,000 square feet.
- Redevelopment of vacant lots and substituted areas. Any new redevelopment on any property previously developed and then demolsted, shall be charged a connection less the connection less shall be calculated based on the difference between the former Base REC or REC Multiplier pertaining to the area being developed, and the new REC calculation.
  - There shall be no credit given for former base RECs or REC Multipliers if a prior connection has not
- discharged to the washeneser evolute for more than 15 years.

  Payment of connection feet. The Car Will Manager City Units shall determine the number of RECs applicable. to a new connection in conjunction with the City's squarce of a plumbing permit and sque an invoice to the property owner for the new connection. The City shall collect the connection tes as a condition precedent to the issuance of the plumbing permit. The billing entity shall provide documentation of all new connections. collect this lies and provide payment to the Sentary Sewer Unity for the prior year's connection less no take that January 31 of each year.
- Appeal. A property owner of a new connection who disputes the determination of RECs applicable to such new connection may within 20 days following the date of the City's evoice described in subsection (d) above, the a written appeal with the City specifying the nature of the dispute. The appeal shall state the grounds upon which the property owner contends that the decision should be modified or reversed. No appeal may be considered by the City unless the appeal is timely filed, and the connection fee is paid in accordance with the terms of this section and the invoice. If an appeal is timely field, the Utilities Manager shall review the initial determination within 20 days and determine whether to subtain or dainy the appeal. The property owner may further appeal this decision to the Board of Public Works within 15 days of receipt of the Utilities Manager's decision on appeal. The Board of Public Works shall hear the appeal within 15 days after receipt of the appeal. The Board of Public Works may sustain, reverse or modify the determination. Any appeal not timely filed, failing to state the grounds upon which the property owner contents the decision should be
- modified or reversed, or failing to pay the disputed fee shall be summarily denied by the City. Chapter 68, Wa. Stat., shall not apply to this section. (g) Enforcement. The penalty for failing to pay any connection has a as provided for in section 46-71 and, in addition, lamination of service or the right to use the Santiary Sewer System of the City of La Crosse including. equitable and injunctive relief.

SECTION II: Should any portion of this ordinance be declared unconstitutional or invalid by a court of competent diction, the remainder of this division shall not be affected.

SECTION III: This ordinance shall take effect and be in force from and ofter its passage and publication.

Milch Reynolds, Mayor Nikki M. Elsen, City Clerk

Fannet, 2/8/2024 Approved: 2/9/2024 Putrished: 2/17/2024