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7/25/73

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING SUBSECTION 106.2 (QUALIFICATIONS OF APPLICANT) OF SECTION 106 (PERMITS) OF CHAPTER 6 (BUILDINGS) OF THE CODE OF ORDINANCES PROVIDING AN EXCEPTION THERETO; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; PROVIDING A SAVING CLAUSE; AUTHORITY TO CODIFY; AND EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA:

SECTION 1. That Sub-section 106.2 (Qualifications of Applicant) of Section 106 (Permits) of Chapter 6 (Buildings) of the Code of Ordinances is hereby amended by the following exception:

EXCEPTION: "Owners of property building or improving commercial buildings at a cost of under twenty-five thousand dollars (\$25,000.00) on such property thereon for the occupancy or use of such owners and not offered for sale or lease. Proof of the sale or lease or offering for sale or lease of more than one such structure by the owner-builder within one year after completion of same is presumptive evidence that such structure was undertaken for purposes of sale or lease."

SECTION 2. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 3. That should any section or provision of this Ordinance or any portion thereof, any paragraph, sentence, or word be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the remainder hereof as a whole or part thereof other than the part declared to be invalid or unconstitutional, such holding shall not affect the validity of any other section, sub-section, paragraph, or other provisions, in its application to other persons or circumstances. The City Council hereby expresses the intention that it would have enacted the other provisions of this Ordinance as if the invalid or unconstitutional provision was not contained within the Ordinance.

SECTION 4. Specific authority is hereby granted to codify this Ordinance.

SECTION 5. This Ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this _____ day of

_____, 1973.

PASSED AND ADOPTED on second and final reading this _____
day of _____, 1973.

APPROVED:

Mayor

ATTEST:

City Clerk

Council

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, PROHIBITING ANY HORSE, PONY OR MULE TO GO AT LARGE OR TO BE WALKED OR OTHERWISE OPERATED ON ANY STREET, SIDEWALK OR RIGHT-OF-WAY WITHIN THE CITY; DEFINITION; EXCEPTIONS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; PROVIDING A SAVING CLAUSE; PRESCRIBING PENALTIES FOR THE VIOLATION OF ITS PROVISIONS; AUTHORITY TO CODIFY; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, FLORIDA:

SECTION 1. No person owning or having in his custody any horse, pony, or mule shall permit same to go at large within the City.

Definition: "Go at Large" shall be construed to mean off the premises of the owner or custodian of such animal and not secured by a leash not to exceed twelve feet in length to the owner or custodian or to an immovable object.

SECTION 2. No person shall ride, walk or otherwise operate any horse, pony, or mule upon any street, sidewalk or right-of-way within the city; provided: Exception: a-by written permit of the Chief of Police.

b-on paths designated for the exclusive use of such animal.

SECTION 3. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 4. That should any section or provision of this Ordinance or any portion thereof, any paragraph, sentence, or word be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the remainder hereof as a whole or part thereof other than the part declared to be invalid or unconstitutional, and such holding shall not affect the validity of any other section, sub-section, paragraph, or other provisions, or its application to other persons or circumstances. The City Council hereby expresses the intent that it would have enacted the other provisions of this Ordinance as if the invalid or unconstitutional provision was not contained within the Ordinance.

SECTION 5. That a violation of any of the provisions of this Ordinance shall be punishable as stated in Section 1-8 of the City Code.

SECTION 6. Specific authority is hereby granted to codify this Ordinance.

SECTION 7. This Ordinance shall take effect upon its passage as provided by Charter.

PASSED AND ADOPTED on first reading this 1 day of Aug, 1973.

PASSED AND ADOPTED on second and final reading this 15 day of Aug, 1973.

APPROVED:

Lucius S. Hill
Mayor

[Signature]

David W. Williams

James D. Jones

Sam R. Nikolic

Henry A. Taylor
Councilman

ATTEST:

John W. [Signature]
City Clerk

ORDINANCE NO. 962

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, FLORIDA, AMENDING CHAPTER 23 (ZONING) OF THE CODE OF ORDINANCES OF SAID CITY, THE SAME BEING THE ZONING ORDINANCE BY REZONING CERTAIN LAND WITHIN THE CITY FROM SINGLE FAMILY DWELLING DISTRICT (R-1) TO GENERAL COMMERCIAL DISTRICT (C-1); DIRECTING THE CITY CLERK TO BRING THE ZONING MAP OF RIVIERA BEACH, FLORIDA, UP TO DATE; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA:

SECTION 1. That the following described land within the City of Riviera Beach be rezoned from its present classification of Single Family Dwelling District (R-1) to General Commercial District (C-1):

A PARCEL OF LAND IN THE SOUTHEAST QUADRANT OF SECTION 30, TOWNSHIP 42 SOUTH, RANGE 43 EAST, IN PALM BEACH COUNTY, FLORIDA, CONSISTING OF APPROXIMATELY FIVE (5) ACRES LOCATED AT THE NORTHEAST CORNER OF PROPOSED CONGRESS AVENUE AND BLUE HERON BOULEVARD RUNNING APPROXIMATELY 350 FEET NORTHERLY ALONG CONGRESS AVENUE AND 750 FEET EASTERLY ALONG BLUE HERON BOULEVARD FROM THE ABOVE MENTIONED INTERSECTION.

SECTION 2. The City Clerk is hereby authorized and directed to reflect upon the Zoning Map of Riviera Beach, Florida, by hatching or other appropriate means of designation, the change in zoning classification effected under this amending ordinance.

SECTION 3. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

SECTION 4. This ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this 1 day of Aug, 1973.

PASSED AND ADOPTED on second and final reading this 5 day of September, 1973.

APPROVED:

Lucius G. Hill
Mayor

(MUNICIPAL SEAL)

ATTEST:

John Kozz
City Clerk

Henry A. Taylor
Darryl R. Nichols
James D. Jones
Councilmen

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, FLORIDA, AMENDING CHAPTER 23 (ZONING) OF THE CODE OF ORDINANCES OF SAID CITY, THE SAME BEING THE ZONING ORDINANCE BY REZONING CERTAIN LAND WITHIN THE CITY FROM SINGLE FAMILY DWELLING DISTRICT (R-1) TO TWO FAMILY DWELLING DISTRICT (R-1B); DIRECTING THE CITY CLERK TO BRING THE ZONING MAP OF RIVIERA BEACH, FLORIDA, UP TO DATE; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA:

SECTION 1. That the following described land within the City of Riviera Beach be rezoned from its present classification of Single Family Dwelling District (R-1) To Two Family Dwelling District (R-1B):

LOTS 1 THROUGH 25, BLOCK 5, KELLY ADDITION;
LOCATION: SOUTH SIDE OF 15th STREET BETWEEN AVENUE "S" AND AVENUE "U".

SECTION 2. The City Clerk is hereby authorized and directed to reflect upon the Zoning Map of Riviera Beach, Florida, by hatching or other appropriate means of designation, the change in zoning classification effected under this amending Ordinance.

SECTION 3. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 4. This Ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this 1 day of Aug, 1973.

PASSED AND ADOPTED on second and final reading this 1 day of Aug, 1973.

APPROVED:

Lucius S. Hill
Mayor

(MUNICIPAL SEAL)

Henry A. Faye
Sam R. Nichols
David Wm Williams
James H. Jones

Council

ATTEST:

John Wiggins
City Clerk

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, FLORIDA AMENDING CHAPTER 23 (ZONING) OF THE CODE OF ORDINANCES OF SAID CITY, THE SAME BEING THE ZONING ORDINANCE BY REZONING CERTAIN LAND WITHIN THE CITY FROM SINGLE FAMILY DWELLING DISTRICT (R-1) TO RESIDENTIAL COMMUNITY UNIT PLAN DISTRICT (RCUP); DIRECTING THE CITY CLERK TO BRING THE ZONING MAP OF RIVIERA BEACH, FLORIDA, UP TO DATE; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA:

SECTION 1. That the following described land within the City of Riviera Beach be rezoned from its present classification of Single Family Dwelling District (R-1) to Residential Community Unit Plan District (RCUP):

ALL THAT PART OF THE SOUTHEAST QUADRANT OF SECTION 30, TOWNSHIP 42 SOUTH, RANGE 43 EAST IN PALM BEACH COUNTY, FLORIDA, LYING NORTH OF THE RIGHT OF WAY OF BLUE HERON BOULEVARD CONSISTING OF APPROXIMATELY NINETY-THREE (93) ACRES, MORE OR LESS, EXCEPTING THEREFROM THE APPROXIMATELY FIVE (5) ACRES LOCATED AT THE NORTHEAST CORNER OF PROPOSED CONGRESS AVENUE AND BLUE HERON BOULEVARD RUNNING APPROXIMATELY 350 FEET NORTHERLY ALONG CONGRESS AVENUE AND 750 FEET EASTERLY ALONG BLUE HERON BOULEVARD FROM THE INTERSECTION OF THE ABOVE MENTIONED INTERSECTION.

SECTION 2. The City Clerk is hereby authorized and directed to reflect upon the Zoning Map of Riviera Beach, Florida, by hatching or other appropriate means of designation, the change in zoning classification effected under this amending Ordinance.

SECTION 3. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 4. This Ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this 1 day of Aug., 1973.

PASSED AND ADOPTED on second and final reading this 15 day of Aug., 1973.

APPROVED:

Lucius S. Hill
Mayor
David W. Williams
~~_____~~
Dary R. Nikelits
Henry A. Foster
Council

(MUNICIPAL SEAL)

ATTEST:
John W. [Signature]
City Clerk

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING SUB-SECTION A OF SECTION 4 (CAPITAL IMPROVEMENTS CHARGE IMPOSED) OF ORDINANCE NUMBER 929; PROVIDING METHOD OF PAYMENT OF WATER AND SEWER CAPITAL IMPROVEMENT CHARGE; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; PROVIDING A SAVING CLAUSE; AUTHORITY TO CODIFY; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE CITY COUNCIL OF RIVIERA BEACH, FLORIDA:

SECTION 1. Sub-section A of Section 4 (Capital Improvements Charge Imposed) of Ordinance Number 929 is hereby amended to read as follows:

"Except as otherwise provided by law, every property owner or developer whose property receives water service and/or sewer service from systems owned, supplied, or serviced by the City of Riviera Beach shall pay to the City a water and sewer Capital Improvement charge prior to the issuance of a building permit on each dwelling unit, or equivalent Residential Unit as follows:

<u>Type Structure</u>	<u>Capital Improvements Charge</u>
Each Single Family Residential Dwelling Unit; Individual or Multiple, Permanent or Mobile	\$300.00 per Residential Unit
Each Commercial and Industrial Unit and other types	\$300.00 per Equivalent Residential Unit*

An Equivalent Residential Unit is defined as an individual user, which from the City Water System, purchases not in excess of an average of 350 U.S. gallons of water per 24 hour period, and discharges not in excess of an average of 350 U.S. gallons of sewage per 24 hour period into the City sewer system during the single month of maximum use. Determination of the number of Equivalent Residential Units applicable to a user shall be made by the City, and adjusted thereafter following a 12 months experience record."

SECTION 2. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 3. That should any section or provision of this Ordinance or any portion thereof, any paragraph, sentence, or word be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the remainder hereof as a whole or part thereof other than the part declared to be invalid or unconstitutional, such holding shall not affect the validity of any other section, sub-section, paragraph, or other provisions, in its application to other persons or circumstances. The City Council hereby expresses the intention that it should have enacted the other

provisions of this Ordinance as if the invalid or unconstitutional provision was not contained within the Ordinance.

SECTION 4. Specific authority is hereby granted to codify this Ordinance.

SECTION 5. This Ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this 15 day of Aug, 1973.

PASSED AND ADOPTED on second and final reading this 15 day of Aug, 1973.

APPROVED:

Lucius D. Hill
Mayor

Henry A. Taylor

Sam R. Nichols

ATTEST:

David W. Williams

John W. Wiggins
City Clerk

David W. Williams

James D. Jones
Council

ORDINANCE NO. 966

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, FURTHER AMENDING CHAPTER 2, ARTICLE VI, DIVISION 3 OF SECTION 2-100 OF THE CODE OF ORDINANCES OF RIVIERA BEACH, FLORIDA, PERTAINING TO RATES OF PAY BY AMENDING SCHEDULE OF SALARY RATES, SALARY PLAN, STARTING RANGE AND STEP BEING A PART OF SECTION 2-100 FOR ALL POSITIONS IN ALL CLASSIFICATIONS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; AND PROVIDING FOR AN EFFECTIVE DATE HEREOF.

BE IT AND IT IS HEREBY ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA as follows:

Section 1. That Chapter 2, Article VI, Division 3, Section 2-100 of the Code of Ordinances of Riviera Beach, Florida pertaining to Administration, be and the same is hereby further amended by amending the Schedule of Salary Ranges, Salary Plan, and Starting Range and Step, being a part of said Section 2-100 concerning all positions in all classifications and which shall read as follows:

"Sec.: 2-100 Rates of Pay.

(a) There is hereby established a schedule of salary ranges for certain employees of the city, providing for minimum and maximum salaries and intermediate salary steps in all ranges, and a salary plan in which certain existing classifications of employment are assigned to one of the salary ranges in the schedule. Such schedule of salary ranges and salary plan shall remain in force and effect until altered, amended, or repealed by the city council, and any changes or additions hereto shall be by amendment."

in accordance with the following schedule, to wit:

Section 2. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 3. That this ordinance shall take effect immediately upon its passage and adoption on second and final reading.

PASSED AND ADOPTED on first reading this 5 day of September, 1973.

PASSED AND ADOPTED on second and final reading this 19 day of September, 1973.

APPROVED:

Lucius G. Hill
Mayor

Harry A. Taylor
Barry R. Nichols

Carlisle E. Boyd

ATTEST:

John W. Kasper
City Clerk

David W. Williams
James A. Jones
City Council

CITY OF RIVIERA BEACH

PAYROLL SCHEDULE

10/01/73

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01	3600.51 ANNL 69.24 WKLY 1.73100 HRLY	3754.97 ANNL 72.21 WKLY 1.80525 HRLY	3908.75 ANNL 75.17 WKLY 1.87925 HRLY	4079.18 ANNL 78.45 WKLY 1.96125 HRLY	4268.23 ANNL 82.08 WKLY 2.05200 HRLY
02	3754.97 ANNL 72.21 WKLY 1.80525 HRLY	3908.75 ANNL 75.17 WKLY 1.87925 HRLY	4079.18 ANNL 78.45 WKLY 1.96125 HRLY	4268.23 ANNL 82.08 WKLY 2.05200 HRLY	4473.27 ANNL 86.02 WKLY 2.15050 HRLY
03	3908.75 ANNL 75.17 WKLY 1.87925 HRLY	4079.18 ANNL 78.45 WKLY 1.96125 HRLY	4268.23 ANNL 82.08 WKLY 2.05200 HRLY	4473.27 ANNL 86.02 WKLY 2.15050 HRLY	4678.31 ANNL 89.97 WKLY 2.24925 HRLY
04	4079.18 ANNL 78.45 WKLY 1.96125 HRLY	4268.23 ANNL 82.08 WKLY 2.05200 HRLY	4473.27 ANNL 86.02 WKLY 2.15050 HRLY	4678.31 ANNL 89.97 WKLY 2.24925 HRLY	4884.67 ANNL 93.94 WKLY 2.34850 HRLY
05	4268.23 ANNL 82.08 WKLY 2.05200 HRLY	4473.27 ANNL 86.02 WKLY 2.15050 HRLY	4678.31 ANNL 89.97 WKLY 2.24925 HRLY	4884.67 ANNL 93.94 WKLY 2.34850 HRLY	5089.05 ANNL 97.87 WKLY 2.44675 HRLY
06	4473.27 ANNL 86.02 WKLY 2.15050 HRLY	4678.31 ANNL 89.97 WKLY 2.24925 HRLY	4884.67 ANNL 93.94 WKLY 2.34850 HRLY	5089.05 ANNL 97.87 WKLY 2.44675 HRLY	5290.76 ANNL 101.75 WKLY 2.54375 HRLY
07	4678.31 ANNL 89.97 WKLY 2.24925 HRLY	4884.67 ANNL 93.94 WKLY 2.34850 HRLY	5089.05 ANNL 97.87 WKLY 2.44675 HRLY	5290.76 ANNL 101.75 WKLY 2.54375 HRLY	5534.41 ANNL 106.43 WKLY 2.66075 HRLY
08	4884.67 ANNL 93.94 WKLY 2.34850 HRLY	5089.05 ANNL 97.87 WKLY 2.44675 HRLY	5290.76 ANNL 101.75 WKLY 2.54375 HRLY	5534.41 ANNL 106.43 WKLY 2.66075 HRLY	5774.06 ANNL 111.04 WKLY 2.77600 HRLY
09	5089.05 ANNL 97.87 WKLY 2.44675 HRLY	5290.76 ANNL 101.75 WKLY 2.54375 HRLY	5534.41 ANNL 106.43 WKLY 2.66075 HRLY	5774.06 ANNL 111.04 WKLY 2.77600 HRLY	6031.03 ANNL 115.98 WKLY 2.89950 HRLY
10	5290.76 ANNL 101.75 WKLY 2.54375 HRLY	5534.41 ANNL 106.43 WKLY 2.66075 HRLY	5774.06 ANNL 111.04 WKLY 2.77600 HRLY	6031.03 ANNL 115.98 WKLY 2.89950 HRLY	6286.66 ANNL 120.90 WKLY 3.02250 HRLY

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11	5534.41 ANNL 106.43 WKLY 2.66075 HRLY	5774.06 ANNL 111.04 WKLY 2.77600 HRLY	6031.03 ANNL 115.98 WKLY 2.89950 HRLY	6286.66 ANNL 120.90 WKLY 3.02250 HRLY	6562.27 ANNL 126.20 WKLY 3.15500 HRLY
12	5774.06 ANNL 111.04 WKLY 2.77600 HRLY	6031.03 ANNL 115.98 WKLY 2.89950 HRLY	6286.66 ANNL 120.90 WKLY 3.02250 HRLY	6562.27 ANNL 126.20 WKLY 3.15500 HRLY	6869.83 ANNL 132.11 WKLY 3.30275 HRLY
13	6031.03 ANNL 115.98 WKLY 2.89950 HRLY	6286.66 ANNL 120.90 WKLY 3.02250 HRLY	6562.27 ANNL 126.20 WKLY 3.15500 HRLY	6869.83 ANNL 132.11 WKLY 3.30275 HRLY	7176.72 ANNL 138.01 WKLY 3.45025 HRLY
14	6286.66 ANNL 120.90 WKLY 3.02250 HRLY	6562.27 ANNL 126.20 WKLY 3.15500 HRLY	6869.83 ANNL 132.11 WKLY 3.30275 HRLY	7176.72 ANNL 138.01 WKLY 3.45025 HRLY	7485.62 ANNL 143.95 WKLY 3.59875 HRLY
15	6562.27 ANNL 126.20 WKLY 3.15500 HRLY	6869.83 ANNL 132.11 WKLY 3.30275 HRLY	7176.72 ANNL 138.01 WKLY 3.45025 HRLY	7485.62 ANNL 143.95 WKLY 3.59875 HRLY	7827.12 ANNL 150.52 WKLY 3.76300 HRLY
15	6869.83 ANNL 132.11 WKLY 3.30275 HRLY	7176.72 ANNL 138.01 WKLY 3.45025 HRLY	7485.62 ANNL 143.95 WKLY 3.59875 HRLY	7827.12 ANNL 150.52 WKLY 3.76300 HRLY	8170.62 ANNL 157.13 WKLY 3.92825 HRLY
17	7176.72 ANNL 138.01 WKLY 3.45025 HRLY	7485.62 ANNL 143.95 WKLY 3.59875 HRLY	7827.12 ANNL 150.52 WKLY 3.76300 HRLY	8170.62 ANNL 157.13 WKLY 3.92825 HRLY	8511.48 ANNL 163.68 WKLY 4.09200 HRLY
18	7485.62 ANNL 143.95 WKLY 3.59875 HRLY	7827.12 ANNL 150.52 WKLY 3.76300 HRLY	8170.62 ANNL 157.13 WKLY 3.92825 HRLY	8511.48 ANNL 163.68 WKLY 4.09200 HRLY	8854.32 ANNL 170.28 WKLY 4.25700 HRLY
19	7827.12 ANNL 150.52 WKLY 3.76300 HRLY	8170.62 ANNL 157.13 WKLY 3.92825 HRLY	8511.48 ANNL 163.68 WKLY 4.09200 HRLY	8854.32 ANNL 170.28 WKLY 4.25700 HRLY	9196.50 ANNL 176.86 WKLY 4.42150 HRLY
20	8170.62 ANNL 157.13 WKLY 3.92825 HRLY	8511.48 ANNL 163.68 WKLY 4.09200 HRLY	8854.32 ANNL 170.28 WKLY 4.25700 HRLY	9196.50 ANNL 176.86 WKLY 4.42150 HRLY	9623.88 ANNL 185.07 WKLY 4.62675 HRLY

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21	8511.48 ANNL 163.68 WKLY 4.09200 HRLY	8854.32 ANNL 170.28 WKLY 4.25700 HRLY	9196.50 ANNL 176.86 WKLY 4.42150 HRLY	9623.88 ANNL 185.07 WKLY 4.62675 HRLY	10051.93 ANNL 193.31 WKLY 4.83275 HRLY
22	8854.32 ANNL 170.28 WKLY 4.25700 HRLY	9196.50 ANNL 176.86 WKLY 4.42150 HRLY	9623.88 ANNL 185.07 WKLY 4.62675 HRLY	10051.93 ANNL 193.31 WKLY 4.83275 HRLY	10479.97 ANNL 201.54 WKLY 5.03850 HRLY
23	9196.50 ANNL 176.86 WKLY 4.42150 HRLY	9623.88 ANNL 185.07 WKLY 4.62675 HRLY	10051.93 ANNL 193.31 WKLY 4.83275 HRLY	10479.97 ANNL 201.54 WKLY 5.03850 HRLY	10907.36 ANNL 209.76 WKLY 5.24400 HRLY
24	9623.88 ANNL 185.07 WKLY 4.62675 HRLY	10051.93 ANNL 193.31 WKLY 4.83275 HRLY	10479.97 ANNL 201.54 WKLY 5.03850 HRLY	10907.36 ANNL 209.76 WKLY 5.24400 HRLY	11420.63 ANNL 219.63 WKLY 5.49075 HRLY
25	10051.93 ANNL 193.31 WKLY 4.83275 HRLY	10479.97 ANNL 201.54 WKLY 5.03850 HRLY	10907.36 ANNL 209.76 WKLY 5.24400 HRLY	11420.63 ANNL 219.63 WKLY 5.49075 HRLY	11935.23 ANNL 229.52 WKLY 5.73800 HRLY
26	10479.97 ANNL 201.54 WKLY 5.03850 HRLY	10907.36 ANNL 209.76 WKLY 5.24400 HRLY	11420.63 ANNL 219.63 WKLY 5.49075 HRLY	11935.23 ANNL 229.52 WKLY 5.73800 HRLY	12448.48 ANNL 239.39 WKLY 5.98475 HRLY
27	10907.36 ANNL 209.76 WKLY 5.24400 HRLY	11420.63 ANNL 219.63 WKLY 5.49075 HRLY	11935.23 ANNL 229.52 WKLY 5.73800 HRLY	12448.48 ANNL 239.39 WKLY 5.98475 HRLY	12960.41 ANNL 249.24 WKLY 6.23100 HRLY
28	11420.63 ANNL 219.63 WKLY 5.49075 HRLY	11935.23 ANNL 229.52 WKLY 5.73800 HRLY	12448.48 ANNL 239.39 WKLY 5.98475 HRLY	12960.41 ANNL 249.24 WKLY 6.23100 HRLY	13475.02 ANNL 259.14 WKLY 6.47850 HRLY
29	11935.23 ANNL 229.52 WKLY 5.73800 HRLY	12448.48 ANNL 239.39 WKLY 5.98475 HRLY	12960.41 ANNL 249.24 WKLY 6.23100 HRLY	13475.02 ANNL 259.14 WKLY 6.47850 HRLY	14073.49 ANNL 270.64 WKLY 6.76600 HRLY
30	12448.48 ANNL 239.39 WKLY 5.98475 HRLY	12960.41 ANNL 249.24 WKLY 6.23100 HRLY	13475.02 ANNL 259.14 WKLY 6.47850 HRLY	14073.49 ANNL 270.64 WKLY 6.76600 HRLY	14673.29 ANNL 282.18 WKLY 7.05450 HRLY

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31	12960.41 ANNL 249.24 WKLY 6.23100 HRLY	13475.02 ANNL 259.14 WKLY 6.47850 HRLY	14073.49 ANNL 270.64 WKLY 6.76600 HRLY	14673.29 ANNL 282.18 WKLY 7.05450 HRLY	15356.96 ANNL 295.33 WKLY 7.38325 HRLY
32	13475.02 ANNL 259.14 WKLY 6.47850 HRLY	14073.49 ANNL 270.64 WKLY 6.76600 HRLY	14673.29 ANNL 282.18 WKLY 7.05450 HRLY	15356.96 ANNL 295.33 WKLY 7.38325 HRLY	16041.98 ANNL 308.50 WKLY 7.71250 HRLY
33	14073.49 ANNL 270.64 WKLY 6.76600 HRLY	14673.29 ANNL 282.18 WKLY 7.05450 HRLY	15356.96 ANNL 295.33 WKLY 7.38325 HRLY	16041.98 ANNL 308.50 WKLY 7.71250 HRLY	16897.43 ANNL 324.95 WKLY 8.12375 HRLY
34	14673.29 ANNL 282.18 WKLY 7.05450 HRLY	15356.96 ANNL 295.33 WKLY 7.38325 HRLY	16041.98 ANNL 308.50 WKLY 7.71250 HRLY	16897.43 ANNL 324.95 WKLY 8.12375 HRLY	17752.85 ANNL 341.40 WKLY 8.53500 HRLY
35	15356.96 ANNL 295.33 WKLY 7.38325 HRLY	16041.98 ANNL 308.50 WKLY 7.71250 HRLY	16897.43 ANNL 324.95 WKLY 8.12375 HRLY	17752.85 ANNL 341.40 WKLY 8.53500 HRLY	18608.30 ANNL 357.85 WKLY 8.94625 HRLY
36	16041.98 ANNL 308.50 WKLY 7.71250 HRLY	16897.43 ANNL 324.95 WKLY 8.12375 HRLY	17752.85 ANNL 341.40 WKLY 8.53500 HRLY	18608.30 ANNL 357.85 WKLY 8.94625 HRLY	19550.28 ANNL 375.97 WKLY 9.39925 HRLY
37	16897.43 ANNL 324.95 WKLY 8.12375 HRLY	17752.85 ANNL 341.40 WKLY 8.53500 HRLY	18608.30 ANNL 357.85 WKLY 8.94625 HRLY	19550.28 ANNL 375.97 WKLY 9.39925 HRLY	20514.23 ANNL 394.50 WKLY 9.86250 HRLY
38	17752.85 ANNL 341.40 WKLY 8.53500 HRLY	18608.30 ANNL 357.85 WKLY 8.94625 HRLY	19550.28 ANNL 375.97 WKLY 9.39925 HRLY	20514.23 ANNL 394.50 WKLY 9.86250 HRLY	21508.13 ANNL 413.62 WKLY 10.34050 HRLY
39	18608.30 ANNL 357.85 WKLY 8.94625 HRLY	19550.28 ANNL 375.97 WKLY 9.39925 HRLY	20514.23 ANNL 394.50 WKLY 9.86250 HRLY	21508.13 ANNL 413.62 WKLY 10.34050 HRLY	22516.69 ANNL 433.01 WKLY 10.82525 HRLY
40	19550.28 ANNL 375.97 WKLY 9.39925 HRLY	20514.23 ANNL 394.50 WKLY 9.86250 HRLY	21508.13 ANNL 413.62 WKLY 10.34050 HRLY	22516.69 ANNL 433.01 WKLY 10.82525 HRLY	23628.43 ANNL 454.39 WKLY 11.35975 HRLY

CITY OF RIVIERA BEACH

PAYROLL SCHEDULE

10/01/73

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GRADE	1	2	3	4	5
F18	8414.44 ANNL 161.82 WKLY 2.88964 HRLY	8784.19 ANNL 168.93 WKLY 3.01661 HRLY	9154.66 ANNL 176.05 WKLY 3.14375 HRLY	9523.72 ANNL 183.15 WKLY 3.27054 HRLY	9978.16 ANNL 191.89 WKLY 3.42661 HRLY
F19	8784.19 ANNL 168.93 WKLY 3.01661 HRLY	9154.66 ANNL 176.05 WKLY 3.14375 HRLY	9523.72 ANNL 183.15 WKLY 3.27054 HRLY	9978.16 ANNL 191.89 WKLY 3.42661 HRLY	10263.24 ANNL 197.37 WKLY 3.52446 HRLY
F20	9154.66 ANNL 176.05 WKLY 3.14375 HRLY	9523.72 ANNL 183.15 WKLY 3.27054 HRLY	9978.16 ANNL 191.89 WKLY 3.42661 HRLY	10263.24 ANNL 197.37 WKLY 3.52446 HRLY	10725.45 ANNL 206.26 WKLY 3.68321 HRLY
F22	9978.16 ANNL 191.89 WKLY 3.42661 HRLY	10263.24 ANNL 197.37 WKLY 3.52446 HRLY	10725.45 ANNL 206.26 WKLY 3.68321 HRLY	11188.36 ANNL 215.16 WKLY 3.84214 HRLY	11649.85 ANNL 224.04 WKLY 4.00071 HRLY
F23	10599.93 ANNL 203.84 WKLY 3.64000 HRLY	11018.11 ANNL 211.89 WKLY 3.78375 HRLY	11519.21 ANNL 221.52 WKLY 3.95571 HRLY	12022.14 ANNL 231.20 WKLY 4.12857 HRLY	12523.23 ANNL 240.83 WKLY 4.30054 HRLY
F24	11420.63 ANNL 219.63 WKLY 5.49075 HRLY	11935.23 ANNL 229.52 WKLY 5.73800 HRLY	12448.48 ANNL 239.39 WKLY 5.98475 HRLY	12960.41 ANNL 249.24 WKLY 6.23100 HRLY	13475.02 ANNL 259.14 WKLY 6.47850 HRLY
F13	5774.06 ANNL 111.04 WKLY 2.77600 HRLY	6017.72 ANNL 115.73 WKLY 2.89325 HRLY	6280.00 ANNL 120.77 WKLY 3.01925 HRLY	6572.91 ANNL 126.40 WKLY 3.16000 HRLY	6865.16 ANNL 132.02 WKLY 3.30050 HRLY
P20	8787.42 ANNL 168.89 WKLY 4.22225 HRLY	9133.26 ANNL 175.64 WKLY 4.39100 HRLY	9485.57 ANNL 182.41 WKLY 4.56025 HRLY	9837.85 ANNL 189.19 WKLY 4.72975 HRLY	10277.13 ANNL 197.64 WKLY 4.94100 HRLY
P21	9133.26 ANNL 175.64 WKLY 4.39100 HRLY	9485.57 ANNL 182.41 WKLY 4.56025 HRLY	9837.85 ANNL 189.19 WKLY 4.72975 HRLY	10277.13 ANNL 197.64 WKLY 4.94100 HRLY	10717.87 ANNL 206.11 WKLY 5.15275 HRLY
P23	9837.85 ANNL 189.19 WKLY 4.72975 HRLY	10277.13 ANNL 197.64 WKLY 4.94100 HRLY	10717.87 ANNL 206.11 WKLY 5.15275 HRLY	11157.87 ANNL 214.57 WKLY 5.36425 HRLY	11597.89 ANNL 223.04 WKLY 5.57600 HRLY

CITY OF RIVIERA BEACH

PAYROLL SCHEDULE

10/01/73

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GRADE	1	2	3	4	5
P24	10277.13 ANNL 197.64 WKLY 4.94100 HRLY	10717.87 ANNL 206.11 WKLY 5.15275 HRLY	11157.87 ANNL 214.57 WKLY 5.36425 HRLY	11597.89 ANNL 223.04 WKLY 5.57600 HRLY	12125.62 ANNL 233.19 WKLY 5.82975 HRLY
P26	11157.87 ANNL 214.57 WKLY 5.36425 HRLY	11597.89 ANNL 223.04 WKLY 5.57600 HRLY	12125.62 ANNL 233.19 WKLY 5.82975 HRLY	12654.78 ANNL 243.36 WKLY 6.08400 HRLY	13182.49 ANNL 253.51 WKLY 6.33775 HRLY
P27	11597.89 ANNL 223.04 WKLY 5.57600 HRLY	12125.62 ANNL 233.19 WKLY 5.82975 HRLY	12654.78 ANNL 243.36 WKLY 6.08400 HRLY	13182.49 ANNL 253.51 WKLY 6.33775 HRLY	13775.70 ANNL 264.92 WKLY 6.62300 HRLY
P28	12125.62 ANNL 233.19 WKLY 5.82975 HRLY	12654.78 ANNL 243.36 WKLY 6.08400 HRLY	13182.49 ANNL 253.51 WKLY 6.33775 HRLY	13775.70 ANNL 264.92 WKLY 6.62300 HRLY	14395.61 ANNL 276.84 WKLY 6.92100 HRLY
P29	12654.78 ANNL 243.36 WKLY 6.08400 HRLY	13182.49 ANNL 253.51 WKLY 6.33775 HRLY	13775.70 ANNL 264.92 WKLY 6.62300 HRLY	14395.61 ANNL 276.84 WKLY 6.92100 HRLY	15043.40 ANNL 289.30 WKLY 7.23250 HRLY

Sec. _____ EXPIRATION:

(a) Every permit issued by the building official under the provisions of this section shall expire by limitation and become null and void if the work authorized by such permit is not commenced within ninety (90) days from the date of such permit, or if work authorized by such permit is suspended or abandoned at any time after the work is commenced, for a period of ninety (90) days. Work shall not be deemed to have started or shall be deemed to have been suspended when such work is being done intermittently.

(b) Before work, for which the permit has, for any reason, become void, may be subsequently commenced, recommenced, a new permit shall first be obtained. A voided permit may be renewed, for a prorated amount of the original fee, provided the proposed work conforms with all requirements, ordinances, rules and regulations effective at the time of such renewal.

Sec. _____ REVOCATION OF PERMIT: The Building Official may revoke a permit or approval issued under these Regulations in case of any false statement or misrepresentation of fact in the application or on the plans, whenever the permit is issued in error, or whenever the permit is issued in violation of any ordinance or regulation, "The Building Code," or these Regulations.

Sec. _____ PERMIT FEES: Building permit fees shall be paid to the Building Official as required and set forth in "The Building Code," and in accordance with the determination of value or valuation under any provision of these Regulations that shall be made by the Building Official.

Sec. _____ POSTING OF PERMIT: The building permit shall be posted at the site of operation in a conspicuous place open to public inspection during the entire time of prosecution of work and until completion of the same.

Supplementary Application

BUILDING OR STRUCTURE IN FLOOD HAZARD AREA
(To Accompany Application for Building Permit)

City or Town _____ County _____

Location _____

Intended Use _____ Value Of Improvement \$ _____

Type of Construction _____ No. of Stories _____

Owner _____ Address _____

Exist. Ground Elev. _____ MSL; Fin. Ground Elev. _____ MSL; Reg Flood Datum Elev. at Site _____ MSL; RFD Velocity _____ Ft/Sec

_____ Floor Elev. _____ MSL; Proposed Use _____; _____ Floor Elev. _____ MSL; Proposed Use _____

_____ Floor Elev. _____ MSL; Proposed Use _____; _____ Floor Elev. _____ MSL; Proposed Use _____

Maximum Loading on Walls: _____ Hydrostatic (Uplift) Pressure on Floor Slabs (Maximum) _____ PSF

Non Flood Load _____ PSF Foundation Type(s) _____

Hydrostatic Load _____ PSF Lowest Footer Elev. (Bottom) _____ MSL

Hydrodynamic Load _____ PSF Sewage Disposal: _____ Septic Tank, _____ Pub. Syst., _____ Other (Explain)

Impact Load _____ PSF Potable Water: _____ Individual Well, _____ Pub. Syst., _____ Other (Explain)

Total Flood Load _____ PSF

Exterior Wall Construction Type(s): _____ Floor Construction Type(s): _____

Above _____ Floor _____ Floor _____

Types of Waterproofing _____

Type(s) of Joints: Walls _____ Floors _____; Waterstops/Seals (Types): Walls _____ Floor _____

Sump Location _____ Sump Type _____

All Tanks and/or Bouyant Equipment Are _____ Are Not _____ Anchored to Prevent Flotation

Alternate Power Source Is _____ Is Not _____ Provided For Emergency Operation Of Sump Pump

Sanitary, Drainage & Water Supply Facilities Are _____ Are Not _____ Protected From Contamination & Back Flow by Flood Water

Retaining Wall(s) Are _____ Are Not _____ Used To Protect Building/Structure

Intentional Flooding Is _____ Is Not _____ Planned For This Building/Structure

Temporary And/Or Emergency Flood Proofing Is _____ Is Not _____ Planned For This Building/Structure

Building Structure Is _____ Is Not _____ Protected Against Erosion By Flood Flows

Site Is _____ Is Not _____ Protected Against Erosion By Flood Flows

Classification Of Building/Structure: FP _____ Primary _____ Secondary _____ Flood Hazard Area

SPACES: List below all spaces of the building or structure below the Regulatory Flood Datum including their name, room number, and proposed flood-proofing classification (i.e. W1, W2 etc.). List all contents of each space.

Mark all items which are to be either protected contingently or removed to safe refuge upon receipt of a flood warning with an asterisk (*); all such items must be mentioned in the Owner's Contingency Plan. Attach additional sheets if necessary.

The applicant hereby certifies that the above information is correct and that the plans submitted herewith conform to those submitted for occupancy permit application. The applicant agrees to comply with the provisions of the Zoning Ordinance, the Building Code and all other laws and ordinances affecting the construction and occupancy of this proposed building.

Signature Of Architect/Engineer _____ Address _____

The undersigned will supervise the construction of the work above.

Signature _____

SEAL _____ Title _____

Date _____ Address _____

(Signature) _____

Clerk _____ APPROVED FOR COMPLIANCE WITH BUILDING CODE

Date _____

Figure 1

SECTION ___ INSPECTIONS

Sec. ___ INSPECTIONS REQUIRED: All construction or work for which a permit is required shall be subject to inspection by the Building Official.

Sec. ___ PERIODIC INSPECTIONS: Buildings or structures and parts thereof that contain or utilize contingent or emergency (temporary) type flood-proofing elements or devices shall be subject to inspection by the Building Official at intervals of three (3) years or less. The Owner or his agency shall be notified at least 10 days in advance of inspection date and shall be present at the inspection. He shall be responsible for demonstrating the availability, installation, and proper functioning, anchorage and support of all closure assemblies and other contingent or emergency (temporary) flood-proofing items. All necessary correction of deficiencies shall be performed within 90 calendar days of the inspection date and at the Owner's expense. Failure to perform the required remedial work within the prescribed time shall be a violation of these Regulations and the applicable part(s) of "The Building Code."

SECTION ___ CERTIFICATE OF USE AND OCCUPANCY

Sec. ___ NEW BUILDINGS AND STRUCTURES: No building or structure hereafter constructed in the Flood Hazard Area(s), or any portion thereof, shall be used or occupied until the Building Official shall have issued a certificate of use and occupancy.

Sec. ___ BUILDINGS OR STRUCTURES HEREAFTER ALTERED: No building or structure in the Flood Hazard Area(s) hereafter enlarged, extended or altered more than 50% or any portion thereof shall be used or occupied; and no change in use or occupancy shall be made, until the Building Official shall have issued the certificate of use and occupancy, except that; the Building Official may permit lawful use or occupancy to continue upon the submission of evidence that the flood hazard or flood vulnerability of any occupied portions of the structure and its contents will not be increased during the execution of the improvements (See Nonconforming Use).

Sec. ___ EXISTING BUILDINGS AND STRUCTURES: The Building Official shall issue a certificate of use and occupancy for an existing building

or structure located in the Flood Hazard Area(s) upon receipt of a written request from the Owner, provided:

(1) First block elevation MSL has been established.

(2) There are no violations of law or orders of the Building Official pending.

(3) It is established after inspection and investigation that the alleged use or occupancy of the building or structure has heretofore existed.

(4) There is a positive showing that the continued use or occupancy of a lawfully existing building or structure in the Flood Hazard Area(s), and without requiring alterations, rehabilitation or reconstruction, does not endanger public safety and welfare.

The Building Official shall refuse to issue a certificate of use or occupancy for any existing building or structure in the Flood Hazard Area(s) whenever it is found that the building or structure, or any portion thereof or appurtenant thereto, is an unsafe condition and/or would be potentially unsafe when subjected to floods up to the RFD. He shall, in writing, so notify the Owner, lessee, tenant, occupant and/or agent thereof describing said condition and ordering the abatement thereof if permit for repair is not obtained within 30 days. Failure to comply with the order of the Building Official shall be a violation of these Regulations and the applicable part(s) of "The Building Code."

Sec. _____ CONTENTS OF CERTIFICATE: When a building or structure is entitled thereto, the Building Official shall issue a certificate of use and occupancy that shall certify compliance with the provisions of these Regulations and "The Building Code." Issuance of a certificate does not assign liability to the community.

SECTION _____ PUBLIC NOTICE OF FLOOD HAZARD

Sec. _____ PROCEDURE: At the beginning of the official Hurricane Season, the Building Official shall alert the public of the existing flood hazard of the City of Riviera Beach. He shall publish or cause to be published a public notice which shall indicate the elevation of the flood of record together with depths and approximate area(s) of inundation (if known). Said public notice will also contain similar information about the RFD that is established for purpose of these Regulations.

Sec. ___ OTHER INFORMATION: The public notice shall emphasize the necessity for maintenance and repair of all contingent flood-proofing measures and the probability of occurrence of a flood that would reach elevations higher than the RFD. It shall advise owners and/or occupants to operate all mechanically and manually operated closure assemblies for doors, windows and utilities openings, emergency electrical generating units, sump pumps etc. and, to check the availability and condition of all temporary closure panels, gaskets and anchorage devices, etc. All organizational, volunteer or assistance groups having responsibilities to act at times of flood emergencies shall be advised to review its state of readiness for effective mobilization and implementation of the flood emergency plan.

SECTION ___ PROVISION OF SAFE REFUGE

Sec. ___ NEW BUILDING AND STRUCTURES: Every building or structure hereafter erected, that is located in the Primary Flood Hazard Area(s) where the ground surface is two feet or more below the RFD, or where flood water velocities may exceed five (5) feet per second, shall be provided with an enclosed refuge space above the RFD of sufficient area to provide for the occupancy load with a minimum of 12 square feet per person. It shall be provided with one or more exits through the exterior walls above the RFD to an exterior platform and stairway not less than three (3) feet wide.

Sec. ___ BUILDINGS OR STRUCTURES HEREAFTER ALTERED: Existing buildings and structures in the Primary Flood Hazard Area(s) that are subject to flood conditions and which are hereafter enlarged, extended or altered, or where change of use or occupancy shall be made, shall conform to all provisions for new buildings and structures.

Sec. ___ USE OF SPACE BELOW THE REGULATORY FLOOD DATUM: No flood level or portion of the building or structure that is below the RFD regardless of structure or space classification shall be used for human occupancy, or for storage of any property, materials, or equipment that might constitute a safety hazard when contacted by flood waters.

SECTION ___ CLASSIFICATION AND POSTING OF BUILDINGS AND STRUCTURES

Sec. ___ GENERAL: For administrative purposes of coordination of zoning regulations, inspection of structures, and conduct of emergency public safety operations, all buildings or structures in the Flood Hazard Area(s), whether existing or hereafter erected, shall be classified and posted in accordance with this Section. Classification of buildings and structures (FP1, FP2, etc.) is shown in Table 1 and is based upon the flood-proofing classifications of the constituent spaces (W1, W2, etc.) of the structure below the RFD and the means by which these classifications are achieved. Posting would be accomplished by placards mounted on internal walls at building entrances. For public safety operations, an identification symbol, eg. FP1, would be placed on the outside of the building above the RFD so as to be readily visible.

Table 1

CLASSIFICATION OF BUILDINGS AND STRUCTURES						
Building or Structure Classification	SPACE CLASSIFICATION					
	W1		W2		W3	
	Completely Dry Without *Hi	Dry With *Hi	Essentially Dry Without *Hi	Dry With *Hi	Flooded with Potable Water	
FP1	X		X			
FP2	X	X	X	X		
FP3	X		X			X
FP4	X	X	X	X		X
FP5						

*Human intervention

SEC. ___ COMPLETELY FLOOD-PROOFED STRUCTURES (FP1, FP2):

Sec. ___ FP1--Any building or structure located in a Flood Hazard Area with no space below the RFD or in which all enclosed spaces below the RFD are classified W1 or W2 without employing any contingent closure, removal, protection, or other measure which requires human intervention for effectiveness in a flood event to obtain those classifications shall be known as a Completely Flood-Proofed Structure and classified FP1. It shall be posted by the Owner with a Type 1 placard, which shall be fastened securely to the structure in a

readily visible place.

Sec. ___FP2--Any Building or structure located in a Flood Hazard Area with any space below the RFD and in which all such spaces are classified W1 or W2, but for which at least one or more of the spaces employs any contingent closure, removal, protection, or other measure which requires human intervention for effectiveness in a flood event to obtain those classifications shall be classified FP2. It shall be posted by the Owner with a Type 2 placard, which shall be fastened securely to the structure in a readily visible place above the RFD.

SEC. ___PARTIALLY FLOOD-PROOFED STRUCTURES (FP3, FP4):

Sec. ___FP3--Any building or structure located in a Flood Hazard Area which contains a combination of spaces below the RFD that are classified W1 or W2 which is achieved without human intervention, and one or more spaces that will be flooded internally (W3 and/or W4), shall be known as a partially flood-proofed structure and be classified FP3. It shall be posted by the Owner with a Type 3 placard which shall be fastened securely to the structure in a readily visible place above the RFD.

Sec. ___FP4--Any building or structure located in the Flood Hazard Area which contains a combination of spaces below the RFD that are classified W1 or W2 which is achieved with human intervention, and/or one or more spaces that will be flooded internally (W3 and/or W4), shall be classified FP4. It shall be posted by the Owner with a Type 4 placard which shall be fastened securely to the structure in a readily visible place above the RFD.

Sec. ___NON-FLOOD-PROOFED STRUCTURES (FP5): Any existing building or structure located in a Flood Hazard Area which contains one or more spaces below the RFD that are not flood-proofed (W5) shall be known as a Non-Flood-Proofed Structure and classified FP5. It shall be posted by the Owner with a Type 5 placard which shall be securely fastened to the structure in a readily visible place.

Sec. ___SAFE REFUGE AREAS: Buildings or structures located in the Primary Flood Hazard Area that are provided with area(s) of safe refuge shall have said area(s) posted by the Owner with a Type 6 placard, which shall be securely fastened to the structure in a

readily visible place.

Sec. ___ PLACARDS: All placards shall be furnished by the Building Official and installed by the owner and shall be replaced immediately if removed, or defaced.

Sec. ___ PLACARD TYPES: Placards shall be white rigid plastic or other non-water susceptible material, 8 inches long and 4 inches wide, and shall have printed thereon in black letters the information shown in Figure 2.

Sec. ___ VIOLATIONS: Failure to comply with the requirements of this section shall be a violation of these Regulations and the applicable part(s) of "The Building Code."

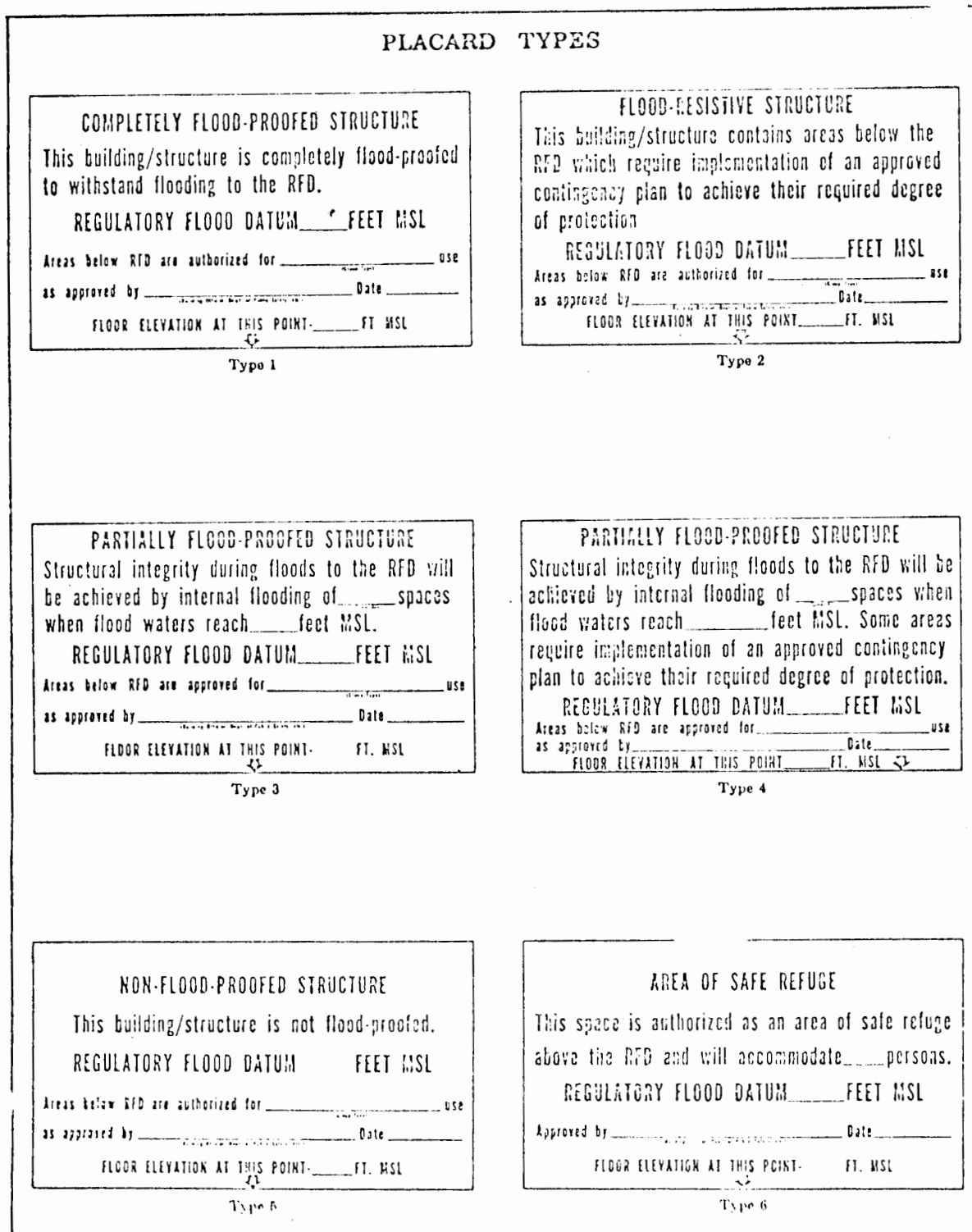


Figure 2

SEC. ___ FLOOD-PROOFING BY ELEVATING THE BUILDING:

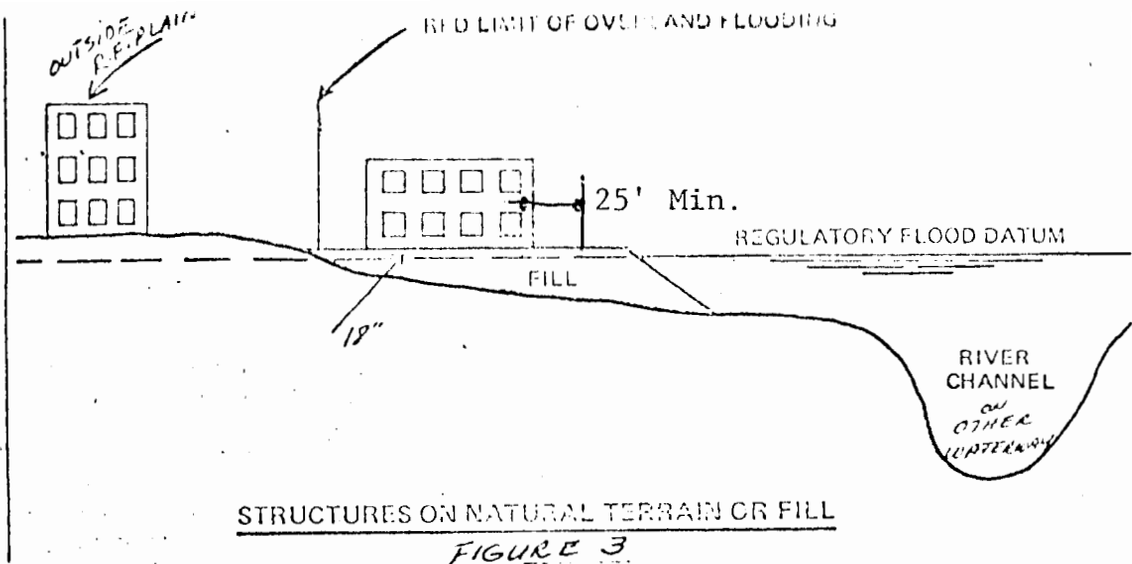
Sec. ___ NATURAL TERRAIN: Structures constructed above the RFD and outside the regulatory-flood plain will not be subject to loads from regulatory-flood waters if basements are not used. The effect of soil saturation on basement walls and foundations may still have to be considered. Natural slopes should be investigated for stability and scour potential if the structure is to be built at the regulatory-flood-run-out line on the ground surface. A building located outside the regulatory-flood plain is shown at the left side in Figure 3. In addition to the requirements of "The Building Code", the building shall be located not less than 25 feet back from the line of incidence of the RFD on the ground, foundation design shall take into consideration the effects of soil saturation on the performance of the foundation, the effects of flood waters on slope stability shall be investigated, normal access to the building shall be by direct connections with areas above the RFD and all utility service lines shall be designed and constructed as required to protect the building and/or its components from damage or failure during a flooding event to the RFD.

Sec. ___ BUILDING ON FILL: Buildings can be located within the flood plain or primary flood hazard area on a fill constructed to an elevation above the RFD. This method of protection can be accomplished by constructing an earth fill either partially or entirely within the flood plain, as also shown in Figure 3. Such a design should provide assurances that the fill does not restrict or obstruct the flow of flood waters or reduce the hydraulic efficiency of the channel, which in turn could cause flood water back-up and resultant higher flood water elevations upstream of the filled building site.

Sec. ___ The fill material should be suitable for the intended purpose as determined by an investigation of the soil properties. The earth fill should be compacted to provide the necessary permeability and resistance to erosion or scour. Where velocities of floodwaters are such as to cause scour, adequate slope protection should be provided with vegetation or stone protection as required. Slope stability should be analyzed by an experienced soils engineer

to assure its adequacy.

Sec. ___ Where the fill is partially within the flood plain, access and utilities should be provided from the "dry" side. If the fill is entirely in the flood plain, access and utilities could be provided by constructing an access road or bridge to an elevation above the RFD. Prior to placement of any fill or embankment materials, the area upon which fill is to be placed, including a five-foot strip measured horizontally beyond and contiguous to the toe line of the fill, shall be cleared of standing trees and snags, stumps, brush, down timber, logs and other growth, and all objects including structures on and above the ground surface or partially buried. The area shall be stripped of topsoil and all other material which is considered unsuitable by the Building Official as foundation material. All combustible and noncombustible materials and debris from the clearing, grubbing and stripping operations shall be removed from the proposed fill area and disposed of at locations above the RFD and/or in the manner approved by the Building Official. Fill material shall be of a selected type, preferable granular and free-graining, placed in compacted layers. Fill selection and placement shall recognize the effects of saturation from flood waters on slope stability, uniform and differential settlement and scour potential. The minimum elevation of the top of slope for the fill section shall be eighteen (18) inches above the RFD. Minimum distance from any point of the building perimeter to the top of the fill slope shall be either 25 feet or twice the depth of fill at that point, whichever is the greater distance. This requirement does not apply to roadways, driveways, playgrounds, and other related features which are not integral and functional parts of the building proper. Fill slopes for granular materials shall be no steeper than one vertical on one and one-half horizontal, unless substantiating data justifying steeper slopes are submitted to the Building Official and approved. For slopes exposed to flood velocities of less than five (5) feet per second, grass or vine cover, weeds, bushes and similar vegetation undergrowth will be considered to provide adequate scour protection. For higher velocities, stone or rock slope protection shall be provided.



Sec. ___ BUILDING ON "STILTS": The building may be constructed above the RFD by supporting it on "stilts" or other columnar type members, such as columns, piers, and in certain cases, walls. Clear spacing of support members, measured perpendicular to the general direction of flood flow shall not be less than eight (8) feet apart at the closest point. The "stilts" shall, as far as practicable, be compact and free from unnecessary appendages which would tend to trap or restrict free passage of debris during a flood. Solid walls, or walled in columns are permissible if oriented with the longest dimension of the member parallel to the flow. "Stilts" shall be capable of resisting all applied loads as required by "The Building Code" and all applicable flood related loads as required herein. Bracing, where used to provide lateral stability, shall be of a type that causes the least obstruction to the flow and the least potential for trapping floating debris. Foundation supports for the "stilts" may be of any approved type capable of resisting all applied loads, such as spread footings, mats, piles and similar types. In all cases, the effect of submergence of the soil and additional flood water related loads shall be recognized. The potential of surface scour around the stilts shall be recognized and protective measures provided, as required.

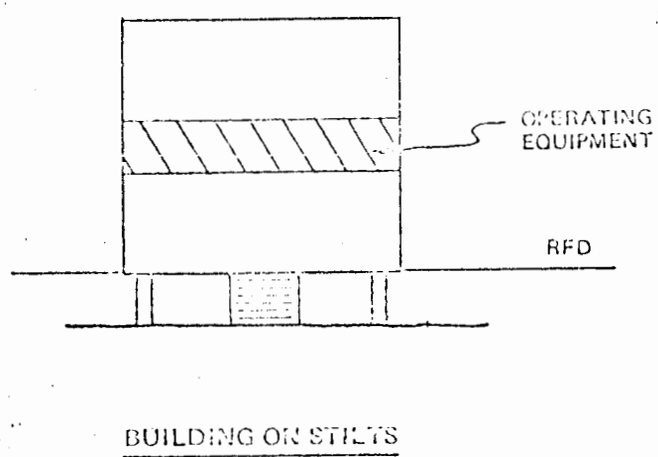


Figure 4

DEFINITIONS OF TERMS

SECTION ___ SCOPE

Sec. ___ PURPOSE: For the purpose of these Regulations, certain abbreviations, words, and their derivatives, shall be construed as set forth in this section.

SECTION ___ DEFINITIONS

Sec. ___ GENERAL: The terms defined in this section have been grouped in accordance with their main uses under the headings; Administrative, Physical, and Regulatory.

Sec. ___ ADMINISTRATIVE:

Sec. ___ ACCESSORY USE OR STRUCTURE--a use or structure on the same lot with, and of a nature customarily incidental and subordinate to, the principal use or structure.

Sec. ___ BUILDING OFFICIAL--the officer charged with the administration and enforcement of the Building Code and these Flood-Proofing Regulations or his regularly authorized deputy.

Sec. ___ ENGROACHMENT LINES--the lateral limits or line drawn along each side and generally parallel to a watercourse or body of water, to preserve the flood carrying capacity of the stream or other body of water and its flood plain, and to assure attainment of the basic objective of improvement plans that may be considered or proposed. Their location, if along a stream, should be such that the floodway between them will effectively carry and discharge a large flood, i.e. not less than the Intermediate Regional Flood.

Sec. ___ FLOOD HAZARD AREAS:

Sec. ___ PRIMARY--the lands adjoining the channel of a river, stream or watercourse, would be covered by flood water during a Regulatory Flood.

Sec. ___ SECONDARY--the land area beyond the runoff line of the Regulatory Flood that could be affected by higher floods and by underground water travel, back flooding of sewerage, drainage, domestic water supply, and public utility systems, or cause other flood related problems during a Regulatory Flood.

Sec. ___ FLOODWAY--the channel of the stream or body of water and those portions of the flood plains which are reasonably required to carry and discharge flood water or flood flow of a designated magnitude.

Sec. ___ FLOOD PLAIN MANAGEMENT--a term applied to the full range of public policy and action for insuring wise use of the flood plains. It includes everything from collection and dissemination of flood control information to actual acquisition of flood plain lands, including the enactment and administration of flood plain regulations including building codes and the building of flood modifying structures.

Sec. ___ FLOODWAY FRINGE--the area of the flood plain not lying within a floodway which may hereafter be covered by flood waters up to the Regulatory Flood.

Sec. ___ FREEBOARD--a factor of safety usually expressed in feet above a design flood level for flood protective or control works. Freeboard tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions such as wave action, bridge opening and floodway obstructions, and the hydrological effects of urbanization of the watershed.

Sec. ___ HABITABLE ROOM--a space used for living, sleeping, eating or cooking, or combination thereof, but not including bathrooms, toilet compartments, closets, halls, storage rooms, laundry and utility rooms, basement recreation rooms and similar spaces.

Sec. ___ NONCONFORMING USE--a building or structure, or the use thereof, which was lawful before the passage or amendment of the (ordinance, resolution, act) but which is not in conformance with the provisions of these Regulations.

Sec. ___ OWNER--owner shall mean any person who has dominion over, control of, or title to an artificial or natural obstruction.

Sec. ___ REGULATORY FLOOD--a flood which is representative of large floods known to have occurred generally in the area or reasonably characteristic of what can be expected to occur on a particular stream or other body of water. This flood is generally

being recognized and accepted nationally by Federal and non-Federal interests as one with an average frequency of occurrence on the order of once in 100 years.

Sec. ___ REGULATORY FLOOD DATUM (RFD)--established plane of reference from which elevation and depth of flooding may be determined for specific locations of the flood plain. It is the Regulatory Flood plus a freeboard factor of safety established for each particular area which tends to compensate for the many unknown and uncalculable factors that could contribute to greater flood heights than that computed for a Regulatory Flood. (see Regulatory Flood and Freeboard definitions for clarifications of cumulative definition of Regulatory Flood Datum).

Sec. ___ SUBDIVISION--the partitioning or dividing of a parcel or tract of land.

Sec. ___ PHYSICAL:

Sec. ___ ARTIFICIAL OBSTRUCTION--artificial obstruction shall mean any obstruction which is not a natural obstruction.

Sec. ___ CHANNEL--a natural or artificial watercourse of perceptible extent, with definite bed and banks to confine and conduct continuously or periodically flowing water. Channel flow thus is that water which is flowing within the limits of the defined channel.

Sec. ___ FILL--the placing, storing, or dumping of any material, such as (by way of illustration but not of limitation) earth, clay, sand, concrete, rubble, or waste of any kind, upon the surface of the ground which results in increasing the natural ground surface elevation.

Sec. ___ FLOOD--an overflow of lands adjacent to a river, stream, ocean, lake, etc., not normally covered by water. Otherwise it is normally considered as any temporary rise in stream flow or stage that results in significant adverse effects in the vicinity. Adverse effects may include damages from overflow of land areas, backwater effects on sewers and local drainage channels, creation of unsanitary conditions, soil erosion, deposition of materials during flood recessions, rise of ground water coincident with

increased streamflow, contamination of domestic water supplies, and other problems.

Sec. ___ FLOOD CREST--the maximum stage or elevation reached by the waters of a flood at a given location.

Sec. ___ FLOOD PLAIN--the area, usually low lands, adjoining the channel of a river, stream or watercourse or ocean, lake, or other body of standing water, which has been or may be covered by flood water.

Sec. ___ FLOOD PROFILE--a graph or a longitudinal profile showing the relationship of the water surface elevation of a flood to location along a stream or river.

Sec. ___ FLOOD-PROOFING--a combination of structural changes and/or adjustments incorporated in the design and/or construction and alteration of individual buildings, structures or properties subject to flooding primarily for the reduction or elimination of flood damages.

Sec. ___ PERMANENT FLOOD-PROOFING--permanent protection would be provided against the flood which do not depend upon any judgment, flood forecast, or action to put flood protection measures into effect.

Sec. ___ CONTINGENT (OR PARTIAL FLOOD-PROOFING)--contingent measures would not be effective unless, upon receipt of a warning or forecast, some minimal action would be required to make the flood-proofing measures operational.

Sec. ___ EMERGENCY (OR TEMPORARY) FLOOD-PROOFING--emergency measures would be, upon receipt of a warning or forecast, either improvised just prior to or during an actual flood or carried out according to an established emergency plan of action.

Sec. ___ INTERMEDIATE REGIONAL FLOOD (IRF)--a flood having an average frequency of occurrence in the order of once in 100 years although the flood may occur in any year (a one per cent chance of being exceeded in any year). It is based on statistical analyses of streamflow records available for the watershed and analyses of rainfall and runoff characteristics in the "general region of the watershed."

Sec. ___ NATURAL OBSTRUCTION--natural obstruction shall mean any rock, tree, gravel, or analogous natural matter that is an obstruction and has been located within the floodway by a nonhuman cause.

Sec. ___ REACH--a hydraulic engineering term to describe longitudinal segments of a stream or river. A reach will generally include the segment of the flood plain where flood heights are primarily controlled by man-made or natural flood plain obstructions or restrictions. In an urban area, the segment of a stream or river between two (2) physically identifiable points on the stream center-line would most likely be designated as a reach.

Sec. ___ STRUCTURE--anything constructed or erected on the ground, or attached to the ground, including but not limited to the following: docks, dams, fences, mobile homes, sheds and buildings.

Sec. ___ UNDERCLEARANCE--the lowest point of a bridge or other structure over or across a river, stream, or watercourse that limits the opening through which water flows. This is referred to as "low steel" in some regions.

Sec. ___ WATERCOURSE--any natural or man-made depression with a bed and well-defined banks two feet or more below the surrounding land serving to give direction to a current of water at least nine months of the year or having a drainage area of one square mile or more.

Sec. ___ REGULATORY:

Sec. ___ BUILDING CODE--the regulations adopted by a local governing body setting forth standards for the construction, addition, modification and repair of buildings and other structures for the purpose of protecting the health, safety, and general welfare of the public.

Sec. ___ FLOOD PLAIN REGULATIONS--a general term applied to the full range of codes, ordinances and other regulations relating to the use of land and construction within flood plain limits. The term encompasses zoning ordinances, subdivision regulations, building and housing codes, encroachment laws and open area (space) regulations.

Sec. ___ SUBDIVISION REGULATIONS--regulations and standards established by a local unit of government with authority granted under a state enabling law, for the subdivision of land in order to secure coordinated land development, including adequate building sites and land for vital community services and facilitates such as streets, utilities, schools and parks.

the flood-proofing classes selected by the Owner are met. If the Building Official determines that for any space affected by these Regulations, any requirement for the particular flood-proofing class, or any other requirement of these Regulations has not been met, he shall so indicate on the drawings and a permit shall not be granted. If the Building Official is satisfied that the work described in all parts of the application conform to the requirements of these Regulations and "The Building Code" and other pertinent laws and ordinances, and that the fees specified in "The Building Code" have been paid, he shall issue a permit therefore to the applicant. When the Building Official issues the permit, he shall endorse in writing or stamp on 2 sets of written descriptions, plans and specifications, and the Owner's Contingency Plan

"APPROVED" _____ . One set of the complete application
(Name and Date)

as approved shall be retained by the Building Official for a period of not less than five years after the approval or issuance of a certificate of occupancy for the completed improvement. One set of the complete application as approved shall be returned to the applicant of which one set shall be kept at the building site and available for review by the Building Official at all reasonable times.

Sec. ___ ISSUANCE OF PERMIT: The Building Official shall not issue a permit for the partial execution of any improvement until the complete application for the entire improvement has been submitted and approved. The issuance or granting of a permit or approval of an application shall not be construed to be a permit for, or approval of, any violation of these Regulations or of "The Building Code." The issuance of a permit based upon an approved application shall not prevent the Building Official from thereafter requiring correction in such application or any part thereof or from preventing work related to the execution of any improvement from being carried on thereunder when in violation of these Regulations, "The Building Code" or of any other ordinance of the City of Riviera Beach.

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, FIXING THE VALUATION OF REAL PROPERTY AND TANGIBLE BUSINESS PERSONAL PROPERTY LOCATED WITHIN THE CORPORATE LIMITS OF THE CITY: LEVYING A TAX ON REAL PROPERTY AND TANGIBLE BUSINESS PERSONAL PROPERTY LOCATED WITHIN THE CORPORATE LIMITS OF THE CITY FOR THE YEAR ENDING DECEMBER 31, 1973, FIXING THE MILLAGE RATE THEREON FOR SAID YEAR; ADOPTING A FISCAL BUDGET FOR THE YEAR 1973-1974; APPROPRIATING THE VARIOUS SUMS SET OUT IN THE FISCAL BUDGET; REPEALING ALL ORDINANCES IN CONFLICT HEREWITH.

BE IT AND IT IS HEREBY ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, as follows:

Section 1. That for the year ending December 31, 1973, the valuation on all real property and tangible business personal property within the City of Riviera Beach is hereby determined to be and is fixed as follows:

- (a) Real Property and Tangible Business Personal Property on which tax can be extended, exclusive of homestead property - \$205,198,956.00.

Subject to final approval of the County Equalization Board.

Section 2. For the year ending December 31, 1973, a tax of 9.34 mills on the dollar shall be, and is hereby levied and shall be collected on all real property and tangible business personal property within the City of Riviera Beach, Palm Beach County, Florida, not specifically designated as homestead property or owned by the municipality and/or expressly exempted by the laws of the Constitution of the State of Florida for the purpose of raising funds for the improvements and government of the City, and for the payment of its obligations and expenses, and for the purpose of carrying out the purposes and duties granted and imposed by the City Charter. Said real property and tangible business personal property being specifically set forth as item (a) in Section 1 hereof and valued in the amount of \$250,198,956.00 subject to final approval of the County Equalization Board.

Section 3. The items and figures as shown on the attached Budget of Income and Expenditures for the City of Riviera Beach, Palm Beach County, Florida, Exhibit 1 shall be and the same are hereby adopted as the Budget for the City of Riviera Beach, Palm Beach County, Florida, for the year 1973-1974 and the various

respective sums shown therein are hereby appropriated for the purposes set out.

Section 4. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

PASSED AND ADOPTED on first reading this 5
day of September, 1973.

PASSED AND ADOPTED on second and final reading this
19 day of Sept, 1973.

APPROVED:

Lucius D. Hill
Mayor

Henry A. Taylor
Ray R. Nichols
William E. Bond
James B. Jones

ATTEST:

John Wazquez
City Clerk

City Council

GENERAL FUND

<u>SUMMARY OF REVENUE</u>	<u>1973-1974</u>
Ad Valorem Taxes	\$1,847,561
Building Permits	75,000
Fines & Forfeitures	115,000
Refuse Service	275,000
Franchise Fees	11,000
Investment Earnings	20,000
Library Fees	1,200
Swimming Pool Fees	1,500
Dock Rental	13,200
Radio Rental	6,000
W & S Administration Charges	75,000
Gas Tax Refund	5,000
Miscellaneous Revenue	25,000
Trans. from Excise Tax Fund	79,287
Trans. from State Revenue Sharing	620,856
Trans. from Federal Revenue Sharing	269,500
Trans. from Utility Tax Fund	174,426
County Grants - Library	7,000
County Grants - Others	5,000
Fund Balance from Previous Year	<u>400,000</u>
TOTAL	\$4,026,530

OBJECT OF EXPENDITURES

Mayor & Council	17,900
City Advisory Boards	1,075
Community Promotions	27,850
Non-Departmental	627,000
General Administration	31,792
Legal Department	30,835
Municipal Court	34,682
City Manager	46,844
Finance Department	90,691
City Clerk	85,586
Personnel	35,785
Police Department	957,795
Fire Department	560,078
Civil Defense	1,000
Planning Department	28,300
Inspection Department	131,047
Engineering Department	43,353
Public Works:	
General Administration	83,152
Streets & Canals	255,293
Property Maintenance	131,376
Refuse Collection	196,759
Vehicle Maintenance	229,297
Recreation Department	309,342
Library	<u>69,698</u>
TOTAL	\$4,026,530

WATER & SEWER FUND

<u>SUMMARY OF REVENUE</u>	<u>1973-1974</u>
Water Sales	\$ 775,000
Sewer Service Sales	525,000
Hydrant Rental	30,600
Meter Connections	40,000
Sewer Connections	800
Investment Earnings	5,000
Miscellaneous Revenue	<u>5,000</u>
TOTAL	\$1,381,400

OBJECT OF EXPENDITURES

General Administration	\$ 732,344
Accounting & Billing	60,528
Water Supply & Treatment	196,746
Water Transmission & Distribution	156,736
Sewer Collection System	86,860
Sewer Treatment	<u>148,186</u>
TOTAL	\$1,381,400

ORDINANCE NO. 968

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA REPEALING SECTION 10-20.2 (b) AND SECTION 10-20.6 OF CHAPTER 10, ARTICLE II, DIVISION 1A OF THE CODE OF ORDINANCES OF THE CITY OF RIVIERA BEACH, FLORIDA, PERTAINING TO MUNICIPAL REFUSE COLLECTION AND ADOPTING A NEW SECTION 10-20.2 (b) AND SECTION 10-20.6 OF CHAPTER 10, ARTICLE II, DIVISION 1A; REPEALING ALL ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH AND PROVIDING FOR AN EFFECTIVE DATE HEREOF.

BE IT AND IT IS HEREBY ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, as follows:

Section 1. That Secion 10-20.2 (b) and Section 10-20.6 of Chapter 10, Article II, Division 1A of the Code of Ordinances of the City of Riviera Beach, pertaining to Municipal Refuse Collection, be and the same are hereby repealed and a new Section 10-20.2 (b) and Section 10-20.6 of Chapter 10, Article II, Division 1A pertaining to Municipal Refuse Collection are hereby adopted which shall read as follows:

Sec. 10-20.2 (b) COLLECTIONS BY OTHER THAN THE CITY IS UNAUTHORIZED. No firm, person or corporation shall collect trash and garbage within the City limits of Riviera Beach, provided however that this division shall not be interpreted to prohibit collectors of trash and garbage from outside of the City from hauling such refuse over the City streets provided such collectors comply with the provisions of this division and with any other governing law or ordinances of said City.

Sec. 10-20.6 FEES

(A) GROUND LEVEL: AT CURB SIDE OR SWALE AREA. The fees for collection and disposal of refuse placed for collection at ground level and at curb side or swale area shall be as follows:

- (1) RESIDENTIAL UNITS which includes single family residences, duplexes, triplexes, apartments and mobile units shall be charged \$2 per month per living unit.
- (2) MOTELS not having container service shall be charged \$3 per month for the first unit and \$1.75 for each additional unit

(3) SMALL BUSINESSES AND COMMERCIAL UNITS not having container service and not having over two 30-gallon cans per pickup shall be charged \$3 per month.

(4) CONTAINER SERVICE rates shall be as follows:

CONTAINER SIZE (YDS.)	NUMBER OF PICKUPS PER WEEK					
	1	2	3	4	5	6
2	\$ 8.33	\$12.60	\$16.88	\$21.01	\$25.33	\$29.54
3	9.28	13.80	18.60	23.23	27.90	32.56
4	10.12	16.03	21.14	26.21	30.46	36.40
6	14.07	20.93	29.46	34.67	41.43	48.40
8	15.72	23.58	33.93	41.28	51.60	61.92

NOTE: When multiple residence units, excluding motels, use container service, the charge will be the residential unit rate or the container rate, whichever is higher.

(B) It shall be the responsibility of the persons designated in 10-19 above to provide for the removal of any appliances, couches, chairs, beds, or like items. If the City is requested to remove such items, the request shall be made in person at the office of the City Clerk and shall pay the following charges at that time:

Removal of one item.....\$2.50
For each additional item.....\$2.25

If such items are not removed, by the person designated, he or she shall be subject to the penalties as prescribed by Section 10-34 of the Code of Ordinances of Riviera Beach.

(C) If a request is made to the Director of Public Works for additional refuse collection, other than that defined above, a charge shall be levied by separate bill sent to the person requesting such additional collection.

(D) OTHER THAN GROUND LEVEL: FURTHER THAN CURB SIDE OR SWALE AREA.

(1) Where the collection of refuse from other than ground level or at curb side or swale area is accepted by the Director, the fee shall be that of subsection (A) plus a fee set by the Director, subject to appeal to the City Council, which may be deemed by him to cover the cost of the extra service rendered.

(2) EXCEPTION: The head of the household, owner or lessee who feels he or she cannot place their garbage or trash containers at curb side or swale area, may request in writing to the City Manager for an exception to curb side or swale area collection. The City Manager will decide the merit of such request.

(E) DELINQUENT ACCOUNTS. All accounts become due and payable not later than ten (10) days from date of mailing. If bills are not paid within said ten-day period a delinquency fee of two per cent (2%) of the amount of said account shall be added thereto and shall be payable accordingly.

- (1) If the accounts are not paid within thirty (30) days from the billing date, service may be discontinued without the necessity of notice being given thereof, and if service is discontinued it shall not be resumed until all arrearages are paid or provided for.
- (2) If a delinquent account shall not be paid for any residence or commercial establishment using City water within thirty (30) days after billing date, the City Water supply as well as garbage service to said residence or commercial establishment shall be discontinued until such delinquent fee is paid, including penalties and the expense for reconnecting water service, and the fee shall be deducted from the water deposit for such premises; provided there is sufficient balance of said deposit after deducting any unpaid water or sewer service charges.
- (3) If a delinquent account shall be for any residence or commercial establishment which has no City water account, said fee for collection and disposal of refuse shall be billed to the title holder of record of such premises and all penalties herein provided shall begin to run against said record owner thereof from the date said owner is billed, and the City shall have the right to impose a lien against the said title to said real property for the amount of said bill.

(4) The stoppage of services hereinabove authorized for nonpayment of collection charges shall be in addition to the right of the City to proceed for the collection of such unpaid charges in the manner provided by law for the collection of a municipal claim.

(F) USE OF COUNTY DUMP. Any person having the permission of the Director and of the County to use the County Dump for the disposal of refuse shall pay a fee to the Operator of the County Dump for every load or part thereof, as may be fixed by the County.

(G) SERVICE DEPOSIT. A service deposit shall be required of all applicants for trash service, or change of water service, in an amount equal to twice the amount of estimated billings (for example for single family living unit, \$4.00).

Section 2. That this Ordinance shall take effect on billings issued after October 1, 1973.

Section 3. That all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

PASSED AND ADOPTED on first reading this 5 day of September, 1973.

PASSED AND ADOPTED on second and final reading this 19 day of September, 1973.

APPROVED:

Lucius S. Hill

Henry A. Taylor
Ray R. Nichols
Reggie S. Bell

ATTEST:

John W. Wiggins

David W. Williams
James G. Jones

ORDINANCE NO. 969

AN ORDINANCE OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 22 (WATER AND SEWER) OF THE CODE OF ORDINANCES BY ADDING A NEW SECTION, SECTION 22-3.1 (CROSS - CONNECTION CONTROL) PROVIDING REGULATIONS TO SAFEGUARD DRINKING WATER SUPPLIES BY PREVENTING BACKFLOW INTO PUBLIC WATER SYSTEMS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT; PROVIDING A SAVING CLAUSE; PRESCRIBING PENALTIES FOR THE VIOLATION OF ITS PROVISIONS; AUTHORITY TO CODIFY; AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT AND IT IS HEREBY ORDAINED BY THE CITY COUNCIL OF THE CITY OF RIVIERA BEACH, PALM BEACH COUNTY, FLORIDA:

That Chapter 22 (Water and Sewer) of the Code of Ordinances be amended by the addition of a new section, Section 22-3.1 (Cross - Connection Control), as follows:

SECTION 22-3.1

CROSS - CONNECTION CONTROL

Article 1. Purpose of Regulations to Safeguard Drinking Water Supplies by Preventing Backflow Into Public Water Systems.

7583. Purpose. The purpose of these regulations is: (1) to protect the public water supply against actual or potential cross-connections by isolating within the premise contamination or pollution that may occur because of some undiscovered or unauthorized cross-connection on the premise; (2) to eliminate existing connections between drinking water systems and other sources of water that are not approved as safe and potable for human consumption; (3) to eliminate cross-connections between drinking water systems and other sources of water or process water used for any purpose whatsoever which jeopardize the safety of the drinking water supply (4) to prevent the making of cross-connections in the future; (5) to encourage the exclusive use of public sources of water supply; (6) to protect the drinking water supply within the premise where plumbing defects or cross-connections may endanger the drinking water supply available on the premise.

The regulations are to be reasonably interpreted. It is the intent of these regulations to recognize that there are varying degrees of hazard and to apply the principle that the degree of protection should be commensurate with the degree of hazard.

These regulations are not to be construed as prohibiting other governmental authorities from establishing requirements regarding protection of water supply more rigid than herein indicated, where circumstances warrant.

It is recognized that the control of cross-connections requires cooperation between water purveyors and health agencies. The water purveyor has a primary responsibility to prevent water from unapproved sources, or any other substance, entering the public water supply system. The health agency has the over-all responsibility for preventing water from unapproved sources from entering either the potable water systems within water consumers' premises or the public water supply directly.

Note: This section is a modified version of the California Administrative Code, Title 17 - Public Health, Chapter 5; Sanitation (Environmental) Subchapter 1: Engineering (Sanitary) Group 4: Drinking Water Supplies.

Article 2. Definitions

7588. CROSS - CONNECTION. The term "cross-connection" as used in these regulations means any unprotected connection between any part of a water system used or intended to supply water for drinking purposes and any source or system containing water or substance that is not or cannot be approved as safe, wholesome, and potable for human consumption.

7589. APPROVED WATER SUPPLY. The term "approved water supply" means any water supply approved by, or under the public health supervision of, a public health agency of the State of Florida, or its political subdivisions. In determining what constitutes an approved water supply, the State Department of Public Health reserves final judgment as to its safety and potability.

7590. AUXILLIARY SUPPLY. The term "auxiliary supply" means any water supply on or available to the premises other than the public water supply.

7591. APPROVED CHECK VALVE. The term "approved check valve" means a check valve that seats readily and completely. It must be carefully machined to have free moving parts and assured watertightness. The face of the closure element and valve seat must be bronze, composition, or other noncorrodible material which will seat tightly under all prevailing conditions of field use. Pins and bushings shall be of bronze, composition, or other noncorrodible, nonsticking material, machined for easy, dependable operation. The closure element (e.g, clapper) shall be internally weighted or otherwise internally equipped to promote rapid and positive closure in all sizes where this feature is obtainable.

7592. APPROVED DOUBLE CHECK VALVE ASSEMBLY. The term "approved double check valve assembly" means an assembly of at least two independently acting approved check valves including tightly closing shut-off valves on each side of the check valve assembly and suitable leak-detector drains plus connections available for testing the water-tightness of each check valve.

7593. AIR-GAP SEPARATION. The term "air-gap separation" means a physical break between a supply pipe and a receiving vessel. The air-gap shall be at least double the diameter of the supply pipe, measured vertically above the top rim of the vessel, in no case less than one inch.

7594. APPROVED REDUCED PRESSURE PRINCIPLE BACKFLOW PREVENTION DEVICE. The term "approved reduce pressure principle backflow prevention device" means a device incorporating two or more check valves and an automatically operating differential relief valve located between the two checks, two shut-off valves, and equipped with necessary appurtenances for testing. The device shall operate to maintain the pressure in the zone between the two check valves, less than the pressure on the public water supply side of the device. At cessation of normal flow the pressure between the check valves shall be less than the supply pressure. In case of leakage of either check valve, the differential relief valve shall operate to maintain this reduce pressure by discharging to the atmosphere. When the inlet pressure is two pounds per square inch or less, the relief valve shall open to the atmosphere thereby providing an air gap in the device. To be approved these devices must be readily accesible for maintenance and testing and installed in a location where no part of the valve will be submerged.

Article 3. Protection of Public Water System at Service Connection

7603. Where protection is required. (1) Each service connection from a public water system for supplying water to premises havıng an auxiliary water supply shall be protected against backflow of water from the premises into the public water system, unless the auxiliary water supply is accepted as an additional source by the water purveyor, and is approved by the public health agency having jurisdiction. (2) Each service connection from a public water

system for supplying water to premises on which any substance is handled under pressure in such fashion as to permit entry into the water system shall be protected against backflow of the water from the premises into the public system. This shall include the handling of process waters and waters originating from the public water supply system which have been subject the deterioration in sanitary quality. (3) Backflow prevention devices shall be installed on the service connection to any premises that have internal cross-connections unless such cross-connections are abated to the satisfaction of the water purveyor and approved by the state or local health department.

It shall be the responsibility of the water user to provide protective devices as required under Section 7604.

7604. Type of Protection. The protective device required shall depend on the degree of hazard as tabulated below:

(1) At the service connection to any premises where there is an auxiliary water supply handled in a separate piping system with no known cross-connection, the public water supply shall be protected by an approved double check valve assembly.

(2) At the service connection to any premise on which a substance that would be objectionable (but not necessarily hazardous to health), if introduced into the public water supply, is handled so as to constitute a cross-connection, the public water supply shall be protected by an approved double check valve assembly.

(3) At the service connection on any premise on which there is an auxiliary water supply where cross-connections are known to exist which cannot be presently eliminated, the public water supply system shall be protected by an approved reduced pressure principle backflow prevention device. A double check valve assembly may be used in lieu of such device if local experience indicates that double check valves are reliably operated and if approved by the water purveyor and local health agency.

(4) At the service connection to any premise on which any material dangerous to health or toxic substance in toxic concentration is or may be handled under pressure, the public water supply shall be protected by an air-gap separation. The air-gap shall be located as close as practicable to the service cock and all piping between the service cock and receiving tank shall be entirely visible. If these conditions cannot reasonably be met, the public water supply shall be protected with either an approved reduced pressure principle backflow prevention device, or an approved double check valve assembly, providing the alternative is acceptable to both the water purveyor and the local health department.

(5) At the service connection to any sewage treatment plant or sewage pumping station the public water supply shall be protected by an air-gap separation. The air-gap shall be located as close as practicable to the service cock and all piping between the service cock and receiving tank shall be entirely visible. If these conditions cannot be reasonably met, the public water supply shall be protected with an approved reduced pressure principle backflow prevention device, providing this alternative is acceptable to both the water purveyor and local health department. Final decision in this matter shall rest with the State Department of Public Health.

7605. Frequency of Inspection of Protective Devices. It shall be the duty of the water user on any premise on account of which backflow protective devices are installed to have competent inspections made at least once a year, or more often in those instances where successive inspections indicate repeated

failure. These devices shall be repaired overhauled or replaced at the expense of the water user whenever they are found to be defective. It shall be the duty of the water purveyor and the health department to see that these tests are made in accordance with the responsibility designated in Section 7583. Records of such tests, repairs, and overhaul shall be kept and made available to the water purveyor and the local health department.

Article 4. Protection of Potable Water System Within Premises

7615. Separate Drinking Water Systems. Whenever the health agency determines that it is not practical to protect drinking water systems on premises against entry of water from a source or piping system or equipment that cannot be approved as safe or potable for human use, an entirely separate drinking water system shall be installed to supply water at points convenient for consumers.

7616. Fire System. Water systems for fighting fire, derived from a supply that cannot be approved as safe or potable for human use shall, wherever practicable, be kept wholly separate from drinking water pipelines and equipment. In cases where the domestic water system is used for both drinking and fire fighting purposes, approved backflow prevention devices shall be installed to protect such individual drinking water lines as are not used for fire fighting purposes. It is hereby declared that it is the responsibility of the person or persons causing the introduction of said unapproved or unsafe water into the pipelines to see: (1) that a procedure be developed and carried out to notify and protect users of this piping system during the emergency; (2) that special precautions be taken to disinfect thoroughly and flush out all pipelines which may have become contaminated before they are again used to furnish drinking water. In the event the means of protection of water consumers is by disinfection of the auxiliary fire fighting supply, the installation and its use shall be thoroughly reliable.

When disinfection of the auxiliary supply itself is depended upon to render the water safe, the means of applying the disinfectant under this regulation shall be automatic with operation of the pump or pumps employed with the dangerous water in question. Adequate supplies of chlorine or its compound must be kept on hand at all times. Chlorine dosing equipment shall be tested daily and kept in good operating condition.

The public water supply must be protected against backflow from such dual domestic fire systems as detailed in Section 7604.

7617. Process Waters. Potable water pipelines connected to equipment for industrial processes or operations shall be disconnected therefrom if practicable. Where disconnection is not practicable, a suitable backflow prevention device located beyond the last point from which drinking water may be taken shall be provided on the feed line to process piping or equipment. In the event the particular process liquid is especially corrosive or apt to prevent reliable action of the backflow prevention device, air-gap separation shall be provided. These devices shall be tested by the water user at least once a year, or more often in those instances where successive inspections indicate repeated failure. The devices shall be repaired, overhauled or replaced whenever they are found to be defective. Records of tests, repairs, and replacement shall be kept and made available to the local health department.

7618. Sewage Treatment Plants and Pumping Stations. Sewage pumps shall not have priming connections directly off any drinking water systems. No connections shall exist between the drinking water system and any other piping, equipment, or tank in any sewage plant or sewage pumping station.

7619. Plumbing Connections. Where the circumstances are such that there is special danger to health by the backflow of sewage, as from sewers, toilets, hospital bedpans, and the like, into a drinking water system, a dependable device or devices shall be installed to prevent such backflow.

The purpose of these regulations is not to transcend local plumbing regulations but only to deal with those extraordinary situations where sewage may be forced or drawn into the drinking water piping. These regulations do not attempt to eliminate at this time the hazards of backsiphonage through flushometer valves on all toilets but deal with those situations where the likelihood of vacuum conditions in the drinking water system is definite and there is special danger to health. Devices suited to the purpose of avoiding back-siphonage from plumbing fixtures are roof tanks or separate pressure systems separately piped to supply such fixtures, recognized approved vacuum or siphon breakers and other backflow protective devices which have been proved by appropriate tests to be dependable for destroying the vacuum.

Inasmuch as many of the serious hazards of this kind are due to water supply piping which is too small, thereby causing vacuum conditions when fixtures are flushed or water is drawn from the system in other ways, it is recommended that the water supply piping that is too small be enlarged whenever possible.

7620. Pier and Dock Hydrants. Backflow protection by a suitable backflow prevention device shall be provided on each drinking water pier head outlet used for supplying vessels at piers or waterfronts. These assemblies must be located where they will prevent the return of any water from the vessel into the drinking water pipeline or into another adjacent vessel. This will prevent such practices as connecting the ship fire pumping or sanitary pumping system with a dock hydrant and thereby pumping contaminated water into the drinking water system and thence to adjacent vessels or back into the public mains.

7621. Marking Safe and Unsafe Water Lines. Where the premises contain dual or multiple water systems and piping, the exposed portions of pipelines shall be painted, banded or marked at sufficient intervals to distinguish clearly which water is safe and which is not safe. All outlets from secondary or other potentially contaminated systems shall be posted as being contaminated and unsafe for drinking purposes. All outlets intended for drinking purposes shall be plainly marked to indicate that fact.

7622. Water Supervisor. The health department and the water purveyor shall be kept informed of the identity of the person responsible for the water piping on all premises concerned with these regulations. At each premise where it is necessary in the opinion of the health department, a water supervisor shall be designated. This water supervisor shall be responsible for the installation and use of pipelines and equipment and for the avoidance of cross-connections.

In the event of contamination or pollution of the drinking water system due to a cross-connection on the premises, the local health officer and water purveyor shall be promptly advised by the person responsible for the water system so that appropriate measures may be taken to overcome the contamination.

SECTION 1. That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

SECTION 2. That should any section or provision of this Ordinance or any portion thereof, any paragraph, sentence, or word be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the remainder hereof as a whole or part thereof other than the part declared to be invalid or unconstitutional, such holding shall not affect the validity of any other section, sub-section, paragraph, or other

provision, or its application to other persons or circumstances. The City Council hereby expresses the intent that it would have enacted the other provisions of this ordinance as if the invalid or unconstitutional provision was not contained within the ordinance.

SECTION 3. Each day's violation of any of the provisions of this ordinance shall constitute a separate offense and shall be punishable accordingly, as stated in Section 1-8 of the City Code.

SECTION 4. Specific authority is hereby granted to codify this ordinance.

SECTION 5. This ordinance shall take effect upon its passage as provided by the Charter.

PASSED AND ADOPTED on first reading this 19 day of September, 1973.

PASSED AND ADOPTED on second reading this day of , 1973.

APPROVED:

Lucius G. Hill
Mayor

[Signature]
Henry A. Taylor
Dary R. Niblick
David W. Williams
James H. Jones
City Council

ATTEST:

John W. [Signature]
City Clerk