AN ORDINANCE AMENDING VARIOUS ZION MUNICIPAL CODE SECTIONS REGARDING FEES

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ZION, COUNTY OF LAKE, STATE OF ILLINOIS:

<u>SECTION I</u>. That the following Zion Municipal Code Sections are hereby amended by deleting the <u>stricken text</u> and adding the **bold typed text**.

Sec. 1-23. - Bad check charge.

The city shall charge the sum of \$25.00 for any check returned to it by its bank or any other bank where the account of the maker was closed; or \$20.00 \$25.00 where it had insufficient funds. Such charge shall be paid by the maker. Where such check was for payment of water or any other services or goods, the check charge shall be paid or the bill or amount owed in question shall not be considered paid in full. Such payment shall cover the city's administrative costs and shall not be in lieu of any criminal penalty.

Sec. 6-74. - Redemption of impounded dogs or cats; fee.

Any dog or cat, except those impounded under Sections 6-10 and 6-11, may be redeemed from the pound by the owner upon payment to the city of the total of the following sums:

(1)

Ten **Twenty** (\$20.00) dollars to cover the cost of impounding and the further sum of \$4.00 per day or fraction thereof for the keeping of such dog or cat; plus

Sec. 10-9. - Permit fee schedule.

Building and other permit fees shall be computed in accordance with the following:

(c)

Certificate of occupancy/miscellaneous inspections:

Residential, one or two units100.00

Residential over two units, first unit100.00

Each additional unit50.00

Commercial, per unit250.00

Industrial and warehouse500.00

Vacant residential, one or two units100.00

Vacant residential over two units, first unit100.00

Each additional unit50.00

Vacant commercial, per unit500.00

Change of Use \$100.00

Re-inspection Fee \$35.00

(f) *Elevators, escalators and dumbwaiters.*

All plan reviews and bi-annual inspections are conducted by a state licensed inspection company. The city will add a \$75.00 \$100.00 fee to the firm's invoice amount for handling service.

Permit fees and bi-annual inspection fees shall be:

- (1) Permit fees will be 2% of project costs with a minimum fee of \$100.00 plus plan review fee as charged by the state licensed inspection company.
- The City of Zion is responsible for issuing a certificate of inspection. The inspections are conducted in February and August. The cost of the certificate is \$75.00 \$100.00 per elevator. If a re-inspection is needed the fee is \$75.00 \$100.00.
- (3) New construction/alteration inspections are \$100.00.

New construction inspections are \$200.00.

Alteration inspections are \$150.00.

(g) Plan review.

(1)

Plan review fee for one and two-family dwellings shall be, per hour\$50.00 **\$100.00**

Minimum 100.00 \$200.00

Residential garage, flat fee40.00 \$75.00

| | | Residential sunroom, flat fee40.00 \$75.00 |
|-----|-----|---|
| | | Residential sheds/decks, flat fee \$75.00 |
| | | Residential pools, flat fee \$75.00 |
| | | Residential finished basements, flat fee \$75.00 |
| | | Residential kitchens/bathrooms, flat fee \$75.00 |
| | (2) | |
| | (2) | Multi-family, each unit55.00 \$75.00 |
| | (3) | Commercial 75.00 \$100.00 Minimum 150.00 \$200.00 |
| | (4) | |
| | | Industrial 75.00 \$100.00 Minimum 150.00 \$200.00 |
| | | (Fees are based on an hourly rate, any plan review in excess of two hours will be charged the above fee per hour.) |
| (o) | | |
| ` ′ | Den | nolitions. |
| | (1) | |
| | | Residential districts: (a) |
| | | Primary buildings 100.00 \$250.00 |
| | | (b) |
| | | Accessory buildings50.00 \$100.00 |
| (q) | | |
| _ | Tem | porary use permits30.00 \$50.00 |
| (u) | | |
| | | lation fee. |
| | (1) | Any construction or demolition work for recidential started without first applying |
| | | Any construction or demolition work for residential started without first applying for and securing a permit shall be subject to an additional fee in the amount of: 1st violation100.00 \$200.00 |
| | | 2nd violation 200.00 \$300.00 |
| | | 3rd violation300.00 \$400.00 |
| | | |

Any construction or demolition work for residential started without first applying for and securing a permit shall be subject to an additional fee in the amount of:

One and one-half times the cost of the permit fees with a minimum fee of no less than \$500.00.

Sec. 10-178. - Building board-up.

(d)

Fees.

Service call\$25.00 \$35.00

Window (each)\$35.00 \$45.00

Door (each)\$40.00 \$50.00

Hasp and lock\$20.00 \$30.00

Extra framing (per piece)\$10.00 \$20.00

2nd storyadditional \$5.00 per opening \$10.00

ARTICLE XI. - HEATING, AIR CONDITIONING AND REFRIGERATION CONTRACTORS

Sec. 10-352. - License required.

It shall be unlawful for any person to engage in business in the city as a heating, air conditioning or refrigeration contractor without first having obtained a license so to do. An application for such license shall be made to the building department.

Sec. 10-354. - License fee.

The annual fee for a license required by this article shall be \$50.00 \$100.00.

Sec. 14-40. Fees to be paid in advance; term covered; disposition.

In the absence of provisions to the contrary, all fees and charges for licenses or permits shall be paid in advance at the time application therefor is made to the city clerk. License fees shall be for

the fiscal calendar year or any part thereof, except as otherwise provided. Except as otherwise provided, all license fees shall become a part of the corporate fund.

CITY OF ZION LICENSE FEE SCHEDULE

| Animal care/pet services and supplies Appliance stores Appliance stores Automotive sales and/or rental Accountants, banks, currency exchanges, loan companies, savings and loan institutions, commodity and/or stock and bond brokers, and investment companies Barbershops or hair cutting facilities 100.00 125.00 Envicening, laundries and Laundromats, full- or self-service) Filling and service stations, including gasoline, auto repair, auto body repair facilities 100.00 125.00 Florists, nurseries and landscapers 100.00 125.00 Food Service— Bakery 100.00 125.00 Catering service 100.00 125.00 Coffeehouse 100.00 125.00 Coffeehouse 100.00 125.00 Convenience store 100.00 125.00 Food delivery vehicle 100.00 125.00 Food products sales 100.00 125.00 Fruit or vegetable store 100.00 125.00 Ice cream store or parlor 100.00 125.00 Meat market 100.00 125.00 Pizza parlor 100.00 125.00 Restaurant 100.00 125.00 Hardware/paint/building materials/lumber yards 100.00 125.00 Home-based business 100.00 125.00 Hotel/motel/bed and breakfasts | Pusinoss/Liconso Typo | Annual & Renewal |
|--|--|---------------------------------|
| Appliance stores 400.00 125.00 Automotive sales and/or rental 100.00 125.00 Accountants, banks, currency exchanges, loan companies, savings and loan institutions, commodity and/or stock and bond brokers, and investment companies 100.00 125.00 Barbershops or hair cutting facilities 100.00 125.00 Carwashes, or auto laundries 100.00 125.00 Dry cleaning, laundries and Laundromats, full- or self-service) 100.00 125.00 Filling and service stations, including gasoline, auto repair, auto body repair facilities 100.00 125.00 Food Service— 100.00 125.00 Bakery 100.00 125.00 Cardring service 100.00 125.00 Condy or confectionary store 100.00 125.00 Convenience store 100.00 125.00 Food delivery vehicle 100.00 125.00 Food products sales 100.00 125.00 Fruit or vegetable store 100.00 125.00 Grocery store 100.00 125.00 Ice cream store or parlor 100.00 125.00 Meat market 100.00 125.00 Pizza parlor 100.00 125.00 Restaurant 100.00 125.00 Home-based business 15.00 Home-based business | Business/License Type | Fee |
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| | Home-based business | 15.00 |
| Hotel/motel/bed and breakfasts 100.00 125.00 | Jewelry stores | 100.00 125.00 |
| | Hotel/motel/bed and breakfasts | 100.00 125.00 |
| Machine shops, manufacturing establishments and repair shops 100.00 125.00 | Machine shops, manufacturing establishments and repair shops | 100.00 125.00 |
| Movie/theaters/entertainment 100.00 125.00 | Movie/theaters/entertainment | 100.00 125.00 |
| Printers/stationer establishments 100.00 125.00 | Printers/stationer establishments | 100.00 125.00 |
| Recycling business /secondhand dealers 100.00 750.00 | Recycling business /secondhand dealers | 100.00 750.00 |

| Pusiness/License Type | Annual & Renewal | | |
|---|-------------------------------------|--|--|
| Business/License Type | Fee | | |
| Resale or secondhand shop | 100.00 125.00 | | |
| Storage facilities, warehouses and distribution centers | 100.00 125.00 | | |
| Taxicab /livery company | 65.00 100.00 | | |
| Livery company | 200.00 | | |
| Tobacco dealer | 250.00 300.00 | | |
| Clothing establishments | 100.00 125.00 | | |
| Funeral homes | 100.00 125.00 | | |
| Insurance agencies | 100.00 125.00 | | |
| Medical and dental offices and clinics | 100.00 125.00 | | |
| Nursing homes | 100.00 125.00 | | |
| Retail sale and service establishments | 100.00 125.00 | | |
| Security and detective agencies | 100.00 125.00 | | |
| SOLID WASTE | | | |
| Private Waste/Garbage Collector | \$500.00 \$750.00 | | |
| AMUSEMENTS- | | | |
| AUTOMATIC VENDING MACHINES AND AMUSEMENT DEVICES | | | |
| Vending machines—Food or beverage | 50.00 75.00 | | |
| Vending machines—Per machine selling all items at \$.25 or less | 25.00 | | |
| Vending machines—Per machine selling all items at \$.25 or greater | 50.00 | | |
| Automatic amusement machines—Including movie or video booths/stands and | 50.00 per device | | |
| mechanical grab devices | 30.00 per device | | |
| Automatic music devices—Including jukeboxes | 50.00 per machine | | |
| Automated teller machine (ATM) | 50.00- 75.00 per | | |
| Tate material entermine (Ama) | machine | | |

Sec. 14-41. - When licenses terminate; notice.

(a) All annual licenses shall terminate on the last day of the fiscal calendar year of the city, where no provision to the contrary is made.

Sec. 14-154. - Fee and bond/certificate of insurance.

(a)

No permit shall be issued under this division until the applicant pays the fee to the police department. The fee, which shall be charged by the police department

for a permit to engage in the business of solicitor, shall be \$10.00 \$25.00 per day or \$50.00 \$125.00 per year for up to five individual solicitors per business or company. Any business or company with more than five solicitors will be charged an additional \$10.00 \$25.00 per person to cover the city's cost for investigations, and must provide names of individuals on application.

ARTICLE VII. - SECONDHAND STORES

Sec. 14-276. - License required; fee.

No person shall operate or conduct a secondhand store in the city without having first obtained a license therefor or without complying with the provisions of this article. The annual license fee for a secondhand store shall be \$50.00 \$125.00, and no license shall be issued except upon payment of this fee. The license year shall correspond with the calendar year.

Sec. 14-277. - Application for license; investigation; qualifications of applicant.

Applications for licenses required by this article shall be made to the city clerk in writing and shall state the location intended to be occupied. Upon receipt of any such application, the city clerk shall notify the police chief, who shall investigate the character of the applicant and shall report to the building department City Clerk the result of such investigation. No license shall be issued to any person of bad character nor to any person who shall have been convicted of receiving stolen goods, burglary or robbery.

Sec. 14-309. - Sanitation.

(Section under Article VIII "Food Dealers" Division 1, "Generally" – This is an editing note to be used for code location reference only – do not include this parenthetical note in the Code)

All premises used for the business of manufacturing candy, ice cream or other confectionery goods for businesses licensed under this division shall be kept in a clean and sanitary condition. It shall be unlawful to permit any flammable waste to accumulate. All employees of such places must keep themselves clean, both as to person and clothing, and it shall be unlawful to employ any person in any such place who is afflicted with a contagious disease of any kind. All places used for such purposes must be kept free from flies, mice and vermin of all kinds.

Sec. 14-361. - License required; application.

It shall be unlawful for any person to engage in the business of manufacturing candy, ice eream or other confectionery other than baking foods without having first secured a license therefor as is required in this division. Application for such licenses shall be made in writing to the city clerk.

Sec. 14-362. - License fee.

The annual fee for licenses required by this division shall be \$100.00.

Sec. 14-363. - Sanitation.

All premises used for businesses licensed under this division shall be kept in a clean and sanitary condition. It shall be unlawful to permit any flammable waste to accumulate. All employees of such places must keep themselves clean, both as to person and clothing, and it shall be unlawful to employ any person in any such places who is afflicted with a contagious disease of any kind. All places used for such purposes must be kept free from flies, mice and vermin of all kinds.

Sec. 14-364. - Materials and ingredients.

It shall be unlawful for any person to use in businesses licensed under this division any materials which might be harmful to human health, or adulterated in a manner contrary to the state or federal statutes. All milk used in the manufacture of ice cream shall be milk which is the standard required by the provisions of law or ordinance relating to milk.

Sec. 14-365. - Inspections required.

The health officer shall make or cause to be made such inspections as may be necessary to ensure compliance with the provisions of this division, and he shall make at least one such inspection every six months.

Secs. 14-366 **361**—14-385. - Reserved.

Sec. 14-387. - Application; issuance of license; fee.

(Section under Article VIII "Food Dealers" Division 4, "Food Delivery Vehicles" – This is an editing note to be used for code location reference only – do not include this parenthetical note in the Code)

Applications for licenses required by this division shall be made to the city clerk and shall recite the name and address of the owner of the vehicle, the names of the persons from whom such deliveries are made and the nature of the goods carried. The city clerk shall issue such license and shall give to the mayor a list of all such licenses issued. The annual fee for each such vehicle shall be \$100.00 \$125.00.

Sec. 14-421. - Definitions.

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

License year means May 1 through April 30 January 1 through December 31 of each year.

Livery vehicle means any **non-metered** public or passenger vehicle transporting passengers for hire on a prearranged, contract, trip, or hourly basis; also referred to as a limousine including, but not limited to, limousines and public transportation vehicles.

Taxicab means any public passenger vehicle equipped with a taximeter and used for the carriage of passengers for hire to or from destinations as directed as such passenger(s), but not operating on a fixed route, with such vehicle registered as a taxicab by the Secretary of State.

Taximeter means any mechanical or electrical device attached to a taxicab which records and indicates a charge or fare in dollars and cents measured by distance traveled or waiting time or both.

Public Transportation Vehicle means any privately owned first or second division non-metered motor vehicle which is intended to be used for and is maintained or operated for the non-emergency transportation of persons for compensation and any vehicle registered as a public transportation vehicle by the Illinois Secretary of State. Excludes vehicles regulated by the Illinois State Commerce Commission.

Sec. 14-424. - Driver's permit—Fee.

Upon making an application for a taxicab or livery driver's permit, each applicant shall pay to the city the sum of \$25.00 \$50.00 as an application fee. If a permit is granted, it shall be valid until the April 30 following the date of issuance of the permit from January 1 through December 31. If the permit is denied, the application fee shall not be returned. Each May 1 January 1, following the date of issuance of such permit, the driver shall renew such permit with the city and pay a renewal fee of \$25.00 \$50.00.

Sec. 14-430. - Accepting passengers.

It shall be the duty of the driver of any taxicab to accept as a passenger any person who seeks to so use the taxicab, provided such person is not intoxicated and conducts himself in an orderly manner. No person shall be admitted to a taxicab occupied by a passenger without the consent of the passenger.

Livery vehicles shall not pick up or solicit passengers for hire from the streets. Livery vehicles shall not indiscriminately accept passengers, but shall be limited in scope of operation of carrying passengers for hire on a contract basis at a price agreed upon prior to employment and by arrangement of the parties at the time of initial contact by the customer to the livery company.

Sec. 14-432. - Meters, inspection and fee.

(a) Every taxicab licensed to operate in the city shall be equipped with an accurate and dependable taximeter designed or intended to measure the distance traveled, register the time the vehicle is in waiting, and record the charge or fare therefor. Such taximeter must be placed so as to be readily visible to passengers and shall be maintained in good operating condition.

Sec. 14-459. - Fees.

The annual fee payable in advance for a taxicab or livery vehicle license shall be \$65.00 \$100 for a taxicab or livery vehicle business license, plus \$15.00 \$25.00 for each additional taxicab or livery vehicle over the minimum required two vehicles. Whenever the number of taxicabs so operated shall be increased during the license year, the licensee shall notify the city clerk of such change and shall pay the additional fee. Such license fee is not in lieu of other vehicle fees required by ordinance.

Sec. 14-462. - Vehicle inspection.

No taxicab or livery vehicle may be operated unless an Illinois Department of Transportation inspection has been completed and an inspection certificate received. No taxicab or livery vehicle may be operated if it is found to be in an unsafe condition. The city shall have the authority to immediately remove from service any taxicab or livery vehicle that has been found unsafe for service.

All taxicabs or livery vehicles shall be presented to the City Clerk for an additional physical inspection at the time of application for the business license. This inspection will include, but shall not be limited to the following: meters, posted rates, current taxi or livery license plates, markings identifying the company name, current Zion vehicle sticker, current

registration, current insurance, current IDOT safety inspection, a Smoke-Free Illinois no smoking sign. The annual inspection fee per taxicab or livery vehicle is \$25.00.

Sec. 14-663. - License fee.

The annual fee for a deadly weapon license shall be \$100.00 \$125.00. The license year shall correspond with the fiscal **calendar** year.

Sec. 14-693. - License fee; applicability to dealers.

The annual fee for a gunsmith's license shall be \$100.00 \$125.00. A person licensed under Section 14-661 shall not be required to pay the additional fee for engaging in the business of repairing firearms, but shall be required to make the additional report provided.

Sec. 14-713. - License fee.

The annual license fee for a license required by this division shall be \$100.00 \$125.00.

(Section under Article XII "Weapons" Division 4, "Air Rifles; Toy Weapons" – This is an editing note to be used for code location reference only – do not include this parenthetical note in the Code)

ARTICLE XVII - RECYCLERS/SECONDHAND DEALERS

Sec. 14-761. License required; fee.

No person shall operate a recycling business or secondhand dealership in the city without having first obtained a license thereof or without complying with the provisions of this article. The annual license fee for a recycling business or second hand dealership shall be \$100.00, and no license shall be issued except upon payment of this fee. The license year shall correspond with the calendar year.

Sec. 14-762. - Application for license; investigation; qualifications of applicant.

Applications for licenses required by this article shall be made to the city clerk in writing and shall state the location intended to be occupied. Upon receipt of any such application, the city clerk shall notify the police chief, who shall investigate the character of the applicant and shall report to the city clerk the result of such investigation. No license shall be issued to any person of bad character nor to any person who shall have been convicted of receiving stolen goods, burglary or robbery.

Sec. 14-763. - Records required; inspection.

Every person operating a recycling business or second hand dealership shall keep a record of all articles purchased, which record together with the articles shall be open to inspection by any member of the police department at all reasonable hours.

Sec. 14-764. - Late charge.

Any person not purchasing a required business license or permit within 30 days of the due date, being January 1 of any year, shall pay a late charge of \$1.00 per day for each day the violation exists.

ARTICLE XVIII. VARIOUS BUSINESS LICENSING, PERMITS AND FEES

Sec. 14-765. License required; fee; various businesses.

The following businesses are subject to annual license fee of \$100.00 every calendar year as follows:

Animal care/pet services and supplies

Automotive repair/auto body repair

Automotive sales and/or rental

Appliance stores

Banks/currency exchange/financial institutions/investment companies

Barber shops/hair cutting facilities

Car wash/auto laundry

Florists and nurseries

Hardware/paint/building materials/lumber yards

Jewelry stores

Hotel/motel/bed and breakfasts

Laundry facilities

Machine shops

Printers/stationer establishments

Storage facilities

Sec. 14-766. - License required; application.

It shall be unlawful for any person to engage in any of the aforementioned businesses without having first secured a license therefor as is required in this division. Application for such licenses shall be made in writing to the city clerk.

Sec. 14-767. - Application; issuance of license; fee.

Applications for licenses required by this article shall be made to the city clerk.

Sec. 14-768. - Late charge.

Any person not purchasing a required business license or permit within 30 days of the due date, being January 1 of any year, shall pay a late charge of \$1.00 per day for each day the violation exists.

<u>Sec. 14-769</u>. - License required; fee; automated teller machines.

A license is required for automated teller machines (ATM) to be paid by the business or establishment where the machine(s) is located. Businesses or establishments with ATMs are subject to annual license fee of \$50.00 \$75.00 every calendar year.

Sec. 14-771. Application; issuance of license; fee.

Applications for licenses required by this division shall be made to the city clerk.

Sec. 14-774. - License fee.

(a) The license fee is \$25.00 per machine charging \$0.25 or less, except as noted in (c) below;

(b)

The license fee is \$50.00 per machine charging greater than \$0.25, except as noted in (c) below; and

- (c) There is no license fee for candy or gumball machines charging \$0.75 or less that do not use electricity.
- (d) The license fee is \$75.00 per vending machine that vends food or beverages.
- (e) The license fee is \$50.00 per automatic amusement machine including movie or video booth/stands and mechanical grab devices
- (f) The license fee is \$50.00 per automatic music devices including jukeboxes.

Sec. 14-776. - Application; issuance of license; fee.

Applications for licenses required by this division shall be made to the city clerk.

Sec. 14-778. - License required; application.

A license is required for all home-based businesses permitted in residential zoning districts, subject to an annual license fee every fiscal calendar year. All permitted home businesses must meet the standards and conditions as established in Chapter 102, Zoning.

Sec. 14-779. - License fee.

The license fee is \$10.00 \$15.00 every May 1 January 1.

Sec. 22-40. - Alarm connections.

Required connections. It shall be unlawful to install, modify, or upgrade any fire alarm system or component thereof as described in this article, without first obtaining approval of the fire marshal. This approval is separate from any other permit required by the Zion Building Department for any new construction, remodel, repair or alteration of any building. All fire alarm systems in any commercial or industrial structure and any residential structure with greater than four dwelling units, that automatically transmit the presence of an alarm to any central receiving station, shall be tied to an approved central answering station chosen by the alarm holder and approved by the Zion Fire and Rescue Fire Marshal. All required alarm

systems to which the Zion Fire and Rescue Department may respond, shall use UL listed and/or FM approved materials and transmitters. An applicant for a license or a permit shall furnish satisfactory proof to the fire chief that he is familiar with the materials used in the activity for which the license or permit is required; that he is competent to do and perform all acts necessary or incidental to such activity as may be required by this chapter; and that he is familiar with and knows the application of the requirements of the provisions of the fire prevention codes of the city. If the fire chief determines that the applicant for any such license or permit conforms in all particulars with these requirements, the fire chief shall give his approval to the issuance of such license or permit. Additionally, an approved fire alarm system shall be installed, maintained and operated in accordance with the requirements of the City of Zion's adopted edition of National Fire Protection Association, Standard 72 (National Fire Alarm Code), International Fire Code, National Fire Protection Standard 70 (National Electrical Code) and the City of Zion Code.

(b)

Permit. No person shall be authorized to install, connect, or maintain an alarm system under this Code whether within the corporate limits of the city or from an adjoining city, village or county which has entered into a communications services agreement with the city without first obtaining approval and a permit from the Zion Fire and Rescue Fire Marshal. An applicant for a license or a permit shall furnish satisfactory proof to the fire chief that he is familiar with the materials used in the activity for which the license or permit is required, that he is competent to do and perform all acts necessary or incidental to such activity as may be required by this chapter; and that he is familiar with and knows the application of the requirements of the provisions of the fire prevention codes of the city If the fire chief determines that the applicant for any such license or permit conforms in all particulars with these requirements, the fire chief shall give his approval to the issuance of such license or permit.

Sec. 22-43. - Misuses of alarm and false alarms.

(c)

Out-of-service alarms. A fire alarm which gives three or more false alarms within a 12-hour period may be considered by the fire marshal to be in improper working order and removed from service until repaired. **Twelve false alarms from any one alarm system within any 12-month period shall be cause for the fire marshal to request disconnection of an alarm system after 60 days' notice.**

22-45. - Penalty.

Any person who violates any provision of this article shall be fined not less than \$25.00 nor more than \$1,000.00 for each offense, and each day that such offense continues shall be considered a separate and distinct offense.

EXHIBIT "A"

Fee and Permit Schedule

FIRE PREVENTION BUREAU

Fee and Permit Schedule

All of the fees listed below include a primary review and secondary review unless otherwise stated. Any project that requires more than two reviews to become approved will be billed at a rate of \$75.00 per hour in addition to the base fee.

| 1 \$75.00 per nour in addition to the base ree. | | | | | |
|--|--|--|--|--|--|
| BDIVISION REVIE | LW | | | | |
| | Plot Review Only | | | | |
| \$50.00 per lot | (plus any new construction costs that may apply) | | | | |
| | (does not include other review process fees) | | | | |
| EW CONSTRUCTION |)N | | | | |
| | Plan Review | | | | |
| \$500.00 for first 10, | 000 square feet and \$100.00 for each additional 10,000 square feet or part | | | | |
| | thereof. | | | | |
| | Special Use Buildings add an additional 50% to base fee | | | | |
| | No additional charge for typical floors of a building | | | | |
| | Submittal Fee | | | | |
| | \$200.00 | | | | |
| Final Inspection | | | | | |
| \$.05 per square foot (minimum \$100.00) | | | | | |
| Additional Inspections | | | | | |
| \$100.00 | | | | | |
| Note: (Remodeling permits may be charged 50% of the above fee at the discretion of the Zion Fire | | | | | |
| Prevention Bureau's discretion based on the extent of work being performed) | | | | | |
| FIRE ALARM | | | | | |
| | Fire Alarm Plan Review | | | | |
| \$100.00 for first 15,0 | 000 square feet plus an additional \$.02 per for each additional square foot. | | | | |
| | Fire Alarm System Acceptance Test | | | | |
| \$180.00 for every six zones in system. \$30.00 for each additional zone. (\$180.00 minimum) | | | | | |
| | \$100.00 for each system retest for any reason | | | | |
| | Fire Alarm Submittal Fee | | | | |
| | \$100.00 for new installations | | | | |
| \$ | 650.00 for system alterations (less than 50% of system) | | | | |
| | Fire Alarm User Registration Fee | | | | |
| | \$25.00 | | | | |
| | \$50.00 per lot \$50.00 per lot \$500.00 for first 10, \$500.00 for first 10, Prevention B RE ALARM \$100.00 for first 15, | | | | |

Sec. 26-17. - Fee schedule.

A fee, as provided below, shall be assessed by the director of public works prior and as a prerequisite to reviewing any and all plans submitted pursuant to any article of this Code, including but not limited to subdivision and grading plans.

(3) Driveway Installation/Engineering Reviews and Inspections:

Including but not limited to plan review, pre-lift inspection, construction observation and inspection during installation \$200.00

(4) Water Main Testing/Inspection:

Inspection fee per pressure testing of a water main \$ 50.00

An allowance of $1\frac{1}{2}$ hours shall be made for the testing. Should the test fail during the time allotment, and staff must re-schedule the test and return at a later time, this shall be considered as a separate test and a payment of \$50 for each re-scheduled test will be charged.

(5) Fill and flushing of new water main:

Fee per fill and flushing of new water main\$ 50.00

An allowance of 1½ hours shall be made for the service. Should staff be unable to complete the service during the time allotment, and staff must re-schedule the service and return at a later time, this shall be considered as a separate visit and a payment of \$50 for each re-scheduled visit will be charged.

(6) Chlorination Testing of New Water Mains or Services:

Fee per chlorination testing of a water main or service \$ 50.00

An allowance of $1\frac{1}{2}$ hours shall be made for the testing. Should staff be unable to complete the testing during the time allotment, and staff must re-schedule the testing and return at a later time, this shall be considered as a separate test and a payment of \$50 for each re-scheduled test will be charged.

Sec. 30-61. - Sound amplifiers—License.

(a)

Required. It shall be unlawful for any person, business or organization to maintain or operate any loudspeaker or amplifier connected with any radio, phonograph, microphone or other device by which sounds are magnified and may be heard over any public street or public place without first having obtained a license therefore.

(b)

Fee. The fee for such license per day shall be:

For charitable, nonprofit organizations and entities\$0.00

For residents 5.00 **\$10.00**

Chapter 34 - FIRE AND RESCUE

ARTICLE I. - IN GENERAL

Sec. 34-1. - Authorized personnel.

(a) There are hereby authorized the following levels of sworn personnel in the fire/rescue department:

Battalion chief/paramedics—Three.

Lieutenant/paramedics—Three. Six

Firefighter/paramedics—Eighteen. Fifteen

Sec. 34-16. - Ambulance charges.

(b) Ambulance charges. There shall be the following user fees for rescue services to be billed to Medicare, Medicaid, or insurance on behalf of recipient, whether resident or non-resident of the City of Zion, for the following services as rendered by the City of Zion. The balance of any billing not collected from the carrier will be written off for residents only. Nonresidents

will be responsible for any portion of the ambulance bill not covered by Medicare, Medicaid or insurance.

| Resident and Nonresident: | | | |
|---------------------------|--|--|--|
| BLS ER | \$938.00 \$1,400.00 | | |
| ALS ER | \$1,225.00 \$1,600.00 | | |
| ALS2 | \$1,419.00 \$1,800.00 | | |
| No Transport BLS | 638.00 | | |
| No Transport ALS ER | 925.00 \$1,000.00 | | |
| No Transport ALS2 | 1,119.00 \$1,000.00 | | |
| Oxygen | 105.00 | | |
| Mileage for Transport | 17.00 \$20.00 per mile | | |

Sec. 34-42. - Duties of bureau.

(b) They shall have such other powers and perform such other duties as are set forth in this article and as may be conferred and imposed from time to time by law. The fire and rescue chief may delegate any of his powers or duties under this article to the fire inspector. **Residential occupancy inspections will be coordinated with the City's Rental Inspection Program.**

Sec. 34-43. - Codes adopted.

The 2006 International Fire Code, 2006 International Building Code, and the most current publication of the National Fire Prevention Association Standards are hereby adopted, by this reference thereto, to be in full force and effect within the City of Zion.

Exceptions and/or additions to the 2006 International Fire Code are as follows:

CHAPTER 6 - BUILDING SERVICES AND SYSTEMS

SECTION 609 - Commercial Kitchen Hoods

609.1.2 Required kitchen hood fire suppression systems. All required commercial or other occupancy kitchen exhaust hood and duct system shall be protected with an approved wet chemical fire suppression system installed and maintained per NFPA 17 and UL 300 Standard. Every required automatic fire suppression system, when activated, shall transmit a fire alarm signal to a central receiving station approved by the Zion Fire Prevention Bureau, via an approved fire alarm system. An applicant for a license or a permit shall furnish satisfactory proof to the fire chief that he is familiar with the materials used in the activity for which the license or permit is required; that he is competent to do and perform all acts necessary or incidental to such activity as may be required by this chapter; and that he is familiar with and knows the application of the requirements of the provisions of the fire prevention codes of the city. If the fire chief determines that the applicant for any such license or permit conforms in all particulars with these requirements, the fire chief shall give his approval to the issuance of such license or permit.

CHAPTER 9 - FIRE PROTECTION SYSTEMS

<u>SECTION 903</u> - Automatic Sprinkler Systems

903.2 Where required. Approved automatic sprinkler systems shall be provided in all new buildings and structures in all Use Groups described in this Code regardless of building separation, fire rated assemblies and type of construction. Automatic sprinkler systems shall be installed in accordance with applicable NFPA standards, manufacturer's recommendations, UL listings, and good fire safety practices. Automatic sprinkler systems shall be maintained in full operating condition at all times whether the building or structure is occupied or vacant unless permission to disconnect is received from the Fire Code Official. An applicant for a license or a permit shall furnish satisfactory proof to the fire chief that he is familiar with the materials used in the activity for which the license or permit is required; that he is competent to do and perform all acts necessary or incidental to such activity as may be required by this chapter; and that he is familiar with and knows the application of the requirements of the provisions of the fire prevention codes of the city. If the fire chief determines that the applicant for any such license or permit conforms in all particulars with these requirements, the fire chief shall give his approval to the issuance of such license or permit.

Exception: All single-family residential occupancies and multi-family occupancies with three units or less.

903.6.2 Expansion, interior alterations, or remodeling. Existing buildings or structures that are expanded, remodeled, or have interior alterations made regardless of building

separation, fire rated assemblies and type of construction and that meet any of the criteria listed below, shall provide fire protection as detailed in 903.2:

- 1. If alteration costs 50% or more of the reproduction cost of the building or structure, the entire building or structure shall comply with the requirements of the construction as defined in this code. The reproduction cost shall be determined by using the recognized standards of an authoritative technical organization. For the purposes of calculating percentages or reproduction cost, the cost of alteration shall be construed as the total actual combined cost of all alterations within any period of 30 months.
- 2. Any new single expansion equal to or greater than 2.500 **2,500 square** feet or multiple expansions where the total of all expansions is equal to or greater than 2,500 square feet on the same building will be considered as one expansion project. The gross square footage will be added and calculated in order to determine the size of the entire building which will require the addition of the fire protection as described in Section 903.2 and City of Zion Code.
- 3. A project that entails a change in Use Group for any part of the building. Exception: One- and two-family dwellings.

SECTION 905 - Standpipe Systems

905.3 Required installations. All new buildings having floors used for human occupancy located two or more stories above grade shall be provided with wet standpipes. Buildings with sprinkler systems shall have the pressure at the top of the standpipe at 65 psi. Hoses shall not be required. The standpipes shall have connections at grade level approved by the Fire Code Official or his designee. Hose connections shall be provided at each floor level in a location approved by the Fire Code Official or his designee. All standpipe systems shall be hydrostatically tested at five-year intervals or any shorter term designated by the NFPA. An applicant for a license or a permit shall furnish satisfactory proof to the fire chief that he is familiar with the materials used in the activity for which the license or permit is required; that he is competent to do and perform all acts necessary or incidental to such activity as may be required by this chapter; and that he is familiar with and knows the application of the requirements of the provisions of the fire prevention codes of the city. If the fire chief determines that the applicant for any such license or permit conforms in all particulars with these requirements, the fire chief shall give his approval to the issuance of such license or permit.

Sec. 34-45. - Fee and permit schedule.

The mayor and commissioners hereby adopt the "City of Zion Fee and Permit Schedule" as provided in Exhibit A attached hereto and incorporated by reference. The fire chief is instructed to revise the "City of Zion Fee and Permit Schedule" to reflect the amendments made thereto by this section and to make such fee schedule conveniently available to the public. Changes to Exhibit "A"

City of Zion Fire Prevention Bureau Fee and Permit Schedule determined by the Fire Chief's research of other municipality's fee structure.

EXHIBIT "A"

Fee and Permit Schedule

FIRE PREVENTION BUREAU

Fee and Permit Schedule

All of the fees listed below include a primary review and secondary review unless otherwise stated. Any project that requires more than two reviews to become approved will be billed at a rate of \$75.00 per hour in addition to the base fee.

SUBDIVISION REVIEW (Plot review only.) - \$50.00

\$50.00 per lot plus any construction costs that may apply. Does not include other review process fees.

LIFE SAFETY PLAN REVIEW — Minimum of \$900.00

Includes submittal fee, plan review for first 10,000 square feet, final inspection, and additional inspections.

Additional \$100.00 for each additional 10,000 square feet or part thereof. Special use buildings add an additional 50% to base fee. No additional charge for typical floors of a building.

FIRE ALARM PLAN REVIEW — Minimum of \$380.00

Includes submittal fee, plan review for first 15,000 square feet, and acceptance test up to six zones.

Additional \$.02 for each additional square foot of plan review. Additional \$30.00 for each additional zone tested. Additional \$100.00 for each system retest for any reason.

FIRE ALARM REGISTRATION - \$25.00

AUTOMATIC SPRINKLER SYSTEM REVIEW — Minimum of \$380.00

Includes sprinkler system plan submittal and review.

Greater than 100 sprinkler heads, additional \$1.00 for each sprinkler head. Additional \$100.00 for each system retest for any reason.

FIRE PUMP REVIEW — Minimum of \$120.00

Includes pump plan submittal, review, and flow test.

Additional \$100.00 for each system retest for any reason.

STANDPIPE REVIEW —\$100.00 per standpipe connection

CLEAN AGENT SYSTEM REVIEW — Minimum of \$175.00

Includes plan review, submittal fee, and acceptance test for one system.

An additional \$50.00 will be charged for each system tested not included in the original fee.

KITCHEN HOOD AND DUCT SYSTEM REVIEW — Minimum of \$175.00

Includes plan review, submittal fee, and acceptance test for one system.

An additional \$50.00 will be charged for each system tested not included in the original fee.

SYSTEM REMODEL/ALTERATIONS REVIEW

Any of the above review fees may be charged 50% less of the above fee at the discretion of the Zion Fire Prevention Bureau based on the extent of work being performed.

BURN PERMIT — Minimum \$100.00

Open burning for ecological purposes will be \$.05 per square foot (minimum \$100.00).

UNDERGROUND TANK REMOVAL

\$100.00 fee for each tank being removed.

ANNUAL FIRE PREVENTION INSPECTIONS

First Re-Inspection — no charge for a follow-up re-inspection for any violations found.

Second Re-Inspection - \$50.00 fee for a third inspection for any outstanding violations.

Third Re-Inspection - \$125.00 fee for a fourth inspection for any outstanding violations.

Court Costs:

If, after the fourth inspection, it appears that none of the outstanding violations have been tended to, at the discretion of the Zion Fire Prevention Bureau, a ticket will be issued to recoup costs. Any court costs incurred by the Zion Fire Prevention Bureau will be assessed to the property owner in violation.

USE PERMITS - \$25.00

Airport, Heliport, and Helistops

Aerosol Products Storage

Dust Explosion Hazard

Calcium Carbide and Acetylene Generators

Flammable Finish Application

Cellulose Nitrate (Pyroxylin Plastics)

Compressed Gases

Combustible Fibers

Corrosives

Cryogenic Liquids

Explosives, Ammunitions, and Blasting Agents

Dry Cleaning Plant

Flammable Liquid Storage (0-999 gals) (Max Avail Storage)

Flammable Solids

Fumigation & Insecticidal Fogging

Highly Toxic and Toxic Solids and Liquids

Irritants, Sensitizers, and Other Health Hazards

Liquefied Petroleum Gas (>4-2014 cylinders)

Liquid and Solid Oxidizers

Lumber Yards & Woodworking Plants

Oil and Gas Production

Organic Coatings

Organic Peroxides

Pesticide Display and/or Storage

Pyrophoric Materials

Radioactive Materials

Unstable (Reactive) Materials

Waste Material & Junk Yards

Water Reactive Materials

Welding or Cutting

USE PERMITS - \$50.00

Flammable Liquid Storage (1,000-2,499 gals) (Max Avail Storage) Fireworks Stand

USE PERMITS - \$75.00

Flammable Liquid Storage (2,500-4,999 gals) (Max Avail Storage)

UST (Underground Storage Tank) Liquefied Petroleum Gas (Bulk Storage)

USE PERMITS - \$100.00

Flammable Liquid Storage (5,000-9,999 gals) (Max Avail Storage) Fireworks Events Open burning for ecological purposes

USE PERMITS - \$200.00

Flammable Liquid Storage (10,000-19,999 gals) (Max Avail Storage)

USE PERMITS - \$500.00

Flammable Liquid Storage (20,000-49,999 gals) (Max Avail Storage)

USE PERMITS - \$1,000.00

Flammable Liquid Storage (50,000-99,999 gals) (Max Avail Storage)

USE PERMITS - \$2,000.00

Flammable Liquid Storage (100,000-249,999 gals) (Max Avail Storage)

USE PERMITS - \$5,000.00

Flammable Liquid Storage (250,000-499,000 gals) (Max Avail Storage)

USE PERMITS - \$7,500.00

Flammable Liquid Storage (500,000-749,000 gals) (Max Avail Storage)

USE PERMITS - \$10,000.00

Flammable Liquid Storage (750,000-1,000,000 gals) (Max Avail Storage)

USE PERMITS

Flammable Liquid Storage:

o For all increments over 1,000,000 gals, refer to the above schedule to determine the additional fee (e.g., 1,250,000 gals = \$15,000).

<u>Sec. 34-58</u>. - Open fires.

- (c) The following exceptions are allowed:
 - (6) Department prior to any prescribed burn being authorized. In order for a permit to be authorized the following must hold true:
 - a. Obtain the written consent of the landowner.
 - b. Submit an Illinois EPA Open Burning Permit.
 - c. Submit **a \$100.00 permit fee and** a written burn prescription including site plan preferably approved by a certified burn manager.

Sec. 56-56. - Classification of licenses.

(10)

Class S license shall authorize the retail sale, on the premises specified, of alcoholic liquor for consumption on the Lake County Fielders stadium premises subject to the following restrictions:

a.

Access to the sale of alcohol shall require passage into the stadium premises, which includes any enclosed exterior area adjoining the licensed premises, and

b.

Sale of alcohol would be limited to consumption upon the premises by the individual drink and not for packaged consumption off the premises, and

e.

Sale of alcohol is permitted only during times of stadium and special events, and

d.

No exterior signage on the stadium premises, excluding any enclosed exterior area, is allowed for advertising the sale of alcoholic liquor, and

e.

Alcohol must be stored in area that can be secured/locked/screened when not accessible after hours, and

£.

A minimum of two BASSETT trained personnel must be on duty at all times during hours allowed for alcohol sales.

(11)

Class W license shall authorize the retail sale of wine only, in its original package, in gift boxes, baskets, bags or containers, and wine tasting, wine programs or wine seminars, subject to the following restrictions:

a.

16-0-

Sale of the packaged wine is only allowed for a business whose primary license is that of a coffee house/deli with the serving of foods, and

b.

No sale of wine is allowed for consumption upon the premises, and

c.

No such license shall be granted to or retained by any establishment whose primary business is that of a convenience store, and

d.

No sale of wine is allowed to the occupants of motor vehicles through a drive-in or drive-up window, walk-up window or windows commonly found in fast food restaurants wherein the window or opening permits passage of goods and money through a wall dividing the outside of the premises from the inside of the premises, and

e.

Alcohol sales must be less than 50 percent of total retail sales, and

£.

A Class W liquor license holder may not hold any other annual liquor license in addition to the Class W license, and

g.

Class W license shall authorize the licensee to offer wine tasting, wine programs or wine seminars within the licensed premises as follows:

1.

Consumers must be over the age of 21 years.

2.

Samples of wine shall be offered at no charge to the customer.

3.

Tastings are limited to no more than 12 per license year. The licensee shall notify the liquor commissioner not less than seven days in advance of each tasting event. No wine tasting event shall be held unless such notice is received by the liquor commissioner.

4

During the hours permitted, the number of samples shall be limited to not more than six per customer. Samples shall be limited to two ounces. If samples are not more than one ounce, samples are limited to not more than 12 per customer.

5.

All tastings shall be attended by and supervised by a BASSETT trained and qualified full-time employee of the licensee.

6.

Wine tasting is not permitted before the hour of 11:00 a.m. Monday through Sunday, or after 10:00 p.m. Sunday through Thursday nor after 11:00 p.m.

Friday and Saturday. For private parties not open to the public, tastings and sales may take place from 11:00 a.m. to 11:00 p.m. Sunday through Saturday.

7.

There shall be no sales of wine by the glass and no sales of alcoholic beverages for consumption on the licenses premises.

8.

The licensee shall comply with all training requirements for the sale of alcoholic beverages.

9.

There shall be no bar or counter or other delivery station from which sales by the glass shall be made and there shall be no sit down service for sales by the glass.

10.

Provided that all related and required licenses and permits are first obtained, retail sales of related nonalcoholic products and other goods and merchandise is permitted. No licensee shall give or offer to give away alcoholic liquors as a gift, gratuity or tie in with the sale of nonalcoholic products or to induce the purchase or promote the sale of nonalcoholic products.

11.

Not more than one such license shall be issued and in force at any time.

12.

Crackers, bread or hors d'oeuvres or other foods shall be offered in conjunction with the wine at no charge with the wine.

13.

No food may be brought in by the customer to be and consumed on the premises.

Sec. 56-57. - Term; fees.

(b)

The fee for the various classes of licenses shall be as follows:

| License | Annual Fee | |
|---------|-------------------------------------|----|
| Class A | \$ 2,000.00 \$2,2 | 50 |
| Class B | 2,000.00 2,5 | 00 |
| Class C | 3,500.00 4,0 | 00 |
| Class D | 1,000.00 1,5 | 00 |

| | | 16-O- | |
|-----------|--------------|-------------------|-------|
| Class D-1 | (annual fee) | 1,000.00 | 1,250 |
| Class D-2 | (event fee) | 150.00 | 200 |
| Class E | | No Fee | |
| Class F | | 2,000.00 | 2,500 |
| Class G | | 900.00 | 1,150 |
| Class H | | 3,500.00 | 4,000 |
| Class K | | 3,000.00 | 3,250 |
| Class S | | 5,000.00 | |
| Class W | | 500.00 | |
| Class X | | 2,000.00 | 2,500 |
| Class Y | | -2,000.00 | 2,500 |

Sec. 56-58. - Limitation on number of licenses issued.

| Class | Number of Licenses |
|-------|--------------------|
| A | 4 |
| В | 1 |
| C | 3 |
| D | 0 |
| Е | 1 |
| F | 2 |
| G | 0 |
| Н | 3 |
| K | 5 |
| S | 0 |
| W | 0 |
| X | 1 |
| Y | 1 |

ARTICLE II. - SIGN PERMITS AND FEES

Sec. 70-34. - New sign permit fee.

The permit fee for the first new sign is \$50.00 \$100.00, plus \$10.00 \$35.00 for each additional sign included in the same application of the same date. Signs included in the same application are to be put in place within 180 days of the approved permit or require a new application. Each face of a sign does not require a separate fee.

Sec. 70-37. - Temporary permits.

- Temporary permits, as required herein, may be issued for periods of not more than 90 days for the placing of temporary signs not over 16 square feet in area and complying in all other respects with this chapter. Application shall be made on a form supplied by the building inspector and shall be accompanied by the required fee. Temporary sign permits may be renewed for not more than 90 days. There must be a lapse of not less than 30 days before another temporary permit for the same purpose may be approved.
- (b)
 Upon the approval of the mayor, permits of solely a civic nature, may be issued for periods of not more than 30 days for the placing of temporary signs on or over public property. Such temporary signs, of not over 32 square feet in area, shall comply with this chapter. Such permits may be renewed for not more than 30 days.
- Permits for the placement on or over public property of temporary signs in excess of 32 square feet may be issued only after review and approval of the application for such sign by the mayor and city council and upon such terms and conditions as the council may deem advisable.
- A temporary sign shall be conditioned upon the applicant's removal of such sign within five days after the expiration date of the permit. Should there be a default upon the condition of the permit, the building inspector may summarily and without notice remove the sign, and impose a fine in accordance with section 70-36, Penalty Fee, provided the owner shall be liable for any deficiency. This chapter shall not be considered as relieving the owner of the sign from the responsibility for its erection and maintenance in good and safe condition, and the removal thereof.
- (e) The fee for a temporary permit is \$20.00 \$50.00.

ARTICLE II. - PRIVATE COLLECTORS AND SCAVENGERS

Sec. 74-47. - Application for license; list of customers.

An application for a garbage collector's **or recycling contractor's** license shall show the name of the person to be licensed, business and residence address, if applicable, description of the equipment to be used for collection, and exact location of and method of disposal.

Sec. 74-49. - Bond required.

After the vehicle and application of a private collector for a garbage collector's **or recycling contractor's** license have been approved, the applicant shall file with the city clerk a certificate of insurance and an annual bond in the penal sum of \$50,000.00 executed by himself and by a surety company. Such bond shall be conditioned that all services performed under his garbage collector's **or recycling contractor's** license shall be done in strict accordance with ordinances of the city pertaining to the collection of garbage and trash.

Sec. 74-50. - License fee.

(b)

The annual license fee for a garbage collector's **or recycling contractor's** license shall be \$500.00 \$750.00 per year or any part thereof, and **the term of** such license shall expire on April 30 be January 1 through December 31 of each year. Such license fee shall be used to ensure the efficiency of equipment and to guard the health of the general public, and shall be used to safeguard health and well-being.

Sec. 90-239. - Amount of fee, except as specified in section 90-240.

(a)

The vehicle tax or fee under this article shall be paid every two years as follows:

(1)

Motor vehicles which are not freight-carrying vehicles in accordance with the following schedule:

| Vehicle | Fee |
|---------|-----|
| | |
| | |

Automobiles\$30.00 **\$50.00**

Recreational vehicles (RV plates)30.00 \$50.00

Charitable vehicles* (CV plates)30.00 \$50.00

Taxicabs (TX plates)30.00 \$50.00

Handicapped/disabled1.00

Motorcycles10.00

Motor bicycles, scooters, etc.6.00

*Cars, station wagons and motorcycles not eligible.

(2) [Reserved.]

(3) Buses, trucks and tow trucks in accordance with the following schedule:

| Gross Vehicle Weight | Fee |
|----------------------|---|
| 8,000 or less | \$ 30.00 \$50.00 |
| 8,001 to 12,000 | 63.60 |
| 12,001 to 16,000 | 74.80 |
| 16,001 to 24,000 | 97.20 |
| 24,001 to 28,000 | 108.40 |
| 28,001 to 32,000 | 119.60 |
| 32,001 to 36,000 | 130.80 |
| 36,001 to 40,000 | 144.80 |
| 40,001 to 45,000 | 156.00 |
| 45,001 to 50,000 | 170.00 |
| 50,001 to 54,500 | 195.20 |
| 54,501 to 59,500 | 195.20 |
| | 8,001 to 12,000 12,001 to 16,000 16,001 to 24,000 24,001 to 28,000 28,001 to 32,000 32,001 to 36,000 40,001 to 45,000 45,001 to 50,000 50,001 to 54,500 |

16-0-

| Т | 59,501 to 64,000 | 231.60 |
|---|------------------|--------|
| V | 64,001 to 73,280 | 231.60 |

Sec. 90-240. - When fee payable; prorating.

(b)
Any person who purchases a vehicle or moves into the city after May 1 of any year, who provides proof of same, shall receive a prorated fee as follows:

| Length of Validity of Sticker | |
|-------------------------------|-----|
| Automobiles | Fee |

2 years to 18 months\$30.00 \$50.00

18 months to 1 year22.50 \$37.50

1 year to 6 months15.00 **\$25.00**

Less than 6 months7.50 \$12.50

Trucks (B plates)

2 years to 18 months30.00 \$50.00

18 months to 1 year22.50 \$37.50

1 year to 6 months15.00 **\$25.00**

Less than 6 months7.50 \$12.50

Motorcycles

2 years to 18 months10.00

18 months to 1 year7.50

1 year to 6 months5.00

Less than 6 months2.50

Motor Bicycles

2 years to 18 months6.00

18 months to 1 year4.50

1 year to 6 months3.00

Less than 6 months1.50

| Dealer | First | Each |
|----------------------|-------------------------------------|------------|
| | License | Additional |
| | | |
| 2 years to 18 months | \$30.00 - \$50.00 | \$8.00 |
| | | |
| 18 months to 1 year | 22.50 -\$37.50 | 6.00 |
| | | |
| 1 year to 6 months | 15.00 \$25.00 | 4.00 |
| | | |
| Less than 6 months | 7.50 \$12.50 | 2.00 |
| | | |

Such pro rata fee shall not apply to any penalty fee or charge.

<u>Section 90-322</u>. - Vehicle towing regulations.

- (a) Vehicle code adopted by reference. The city adopts the provisions of 625 ILCS 5/4-201 through 625 ILCS 5/4-214 and 625 ILCS 5/11-208.7 as the basic regulations to be applied by the police department in arranging for motor vehicles described therein to be removed from the public streets of this city.
- (b)

 Levy of administrative fee. The person(s) responsible for payment of any and all towing charges assessed by any or all of the provisions of 625 ILCS 5/4-201 through 625 ILCS 5/4-214 and 625 ILCS 5/11-208.7 shall be liable to the city for payment of an administrative fee.

(c)

Fee schedule. The administrative fee charged for all acts and record-keeping relating to the towing of vehicles within the city by the police department shall be \$250.00 \$350.00 per vehicle, per tow.

Sec. 94-357. - Charge for fire sprinkler systems.

Automatic fire sprinkler systems may be connected with the water supply system upon payment of a fee of \$5.00 per month.

(Ord. No. 81-0-51, § 1, 7-21-81; Code 1969, § 27-57)

Sec. 94-359. - Discontinuing service for nonpayment.

If the charges for water or sewer **and/or garbage** services are not paid within the time set forth on the bill, water service shall be shut off on or after the ninth business day following the assessment of the late fee penalty provided at 94-358 of the City Code. A \$100.00 turn off/turn on fee, of \$50.00 each, shall be charged when water service is terminated or reinstated either by the property owner or by reason of non-payment for service. When shut off, the water supply shall not be turned on except upon the payment of \$50.00 \$100.00 plus all late fees and any and all unpaid fines or fees owed to the city including, but not limited to, those assessed through Chapter 3 of the City Code, adjudication fines, parking violations, building department bills and violations, code violations and animal license violations. In the event the city is unable to shut off the water when it attempts to do so, the service charge of \$50.00 \$100.00 shall still be assessed. In the event of an emergency situation where City personnel initiates the need for termination or reinstatement of service, the fee will not be charged.

Sec. 94-407. - Shutoffs.

The city shall, upon being notified by an owner of a property that he wishes a final reading, make such a final reading and upon completion thereof shut the water off at the subject premises. Such water shall not be turned back on until the new owner of the subject premises delivers to the city a water contract and any applicable deposit.

In the event a property owner or realtor requests that water service be shut off or re-instated at a premises for the purposes of testing, inspections, repairs, or any other reason, a \$50.00 fee per visit shall be charged for the termination and restoration of water service.

ARTICLE IV. - WEEDS

Sec. 98-89. - Abatement by the city.

The city has determined the minimum cost per lot to be \$150.00 \$250.00, and in no event shall the charge per lot be less than \$150.00 \$250.00. Any charges in excess of \$150.00 \$250.00 shall be based on an itemized statement of the actual costs incurred by the city, unless otherwise agreed to by the property owner.

Sec. 102-239. - Fees.

(a)

Generally. The fee for each application for a zoning change, zoning variation (use or bulk regulation), or special use permit shall be as follows:

(1)

City: \$250.00 \$500.00 plus \$10.00 per acre or any portion thereof; plus

(2)

Township: \$25.00 \$50.00 plus \$5.00 per acre or any portion thereof; plus

(3)

Fees for professional engineering, legal and planning services which includes services provided by both city staff and any outside consultants hired by the city.

<u>Section II.</u> Severability. In the event that any section, clause, provision, or part of this ordinance shall be found and determined to be invalid by a court of competent jurisdiction, all valid parts that are severable from the invalid parts shall remain to be valid in any one or more of its several applications, all valid applications that are severable from the invalid applications shall remain in full force and effect.

<u>Section III.</u> Repeal and <u>Savings Clause</u>. All ordinances or parts of ordinances in conflict herewith are hereby repealed; provided, however, that nothing herein contained shall affect any rights, actions, or causes of action which shall have accrued to the City of Zion prior to the effective date of this ordinance.

<u>Section IV.</u> <u>Effective Date.</u> This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form in the manner provided by law.

| 16-O- <u>Section V. Ordinance Number.</u> This ordinance shall be known as Ordinance Number 16-O | | |
|---|-----------------------|--|
| Adopted by roll call vote as follows: | | |
| AYES: | | |
| NAYS: | | |
| ABSENT AND NOT VOTING: | | |
| | | |
| | Albert W. Hill, Mayor | |
| PASSED: | | |
| APPROVED: | | |
| PUBLISHED: | | |
| ATTEST: | | |
| City Clerk | | |