

**Chapter 13.08.**  
**SANITARY SEWER RATES**

**Sections:**

- 13.08.010 Establishment of sewer user charges.**
- 13.08.020 Definitions.**
- 13.08.030 Sewer user charge funds management.**
- 13.08.040 Contributors sewer use regulations.**
- 13.08.050 Billing.**
- 13.08.060 User charges.**
- 13.08.065 Tank waste hauler fee.**
- 13.08.070 Metering and sampling charges.**
- 13.08.080 Special rates and charges.**
- 13.08.100 Annual review.**
- 13.08.110 General supervision.**
- 13.08.120 Violation - Penalty.**

**13.08.010 Establishment of sewer user charges.**

It is determined and declared to be necessary and conducive to the protection of the public health, safety, welfare and convenience of the city to collect charges, rates or user fees from all persons owning, or to levy for same upon, all lots, parcels of real estate or buildings that are connected directly or indirectly with the public sewer system by or through any part of such sewage system of the city or that in any way use such public sewer system; the proceeds of such charge or fees so derived to be used for the purpose of operating, maintaining and repairing such public sewer system. (Ord. S-39109, 1979).

**13.08.020 Definitions.**

The following terms shall have the following meanings when used in this chapter:

1. "BOD unit" (denoting biochemical oxygen demand) means the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in five days at 20 C. A BOD unit is one pound of BOD as defined above.
2. "Capital costs" means the unamortized principal costs for the existing and new treatment facilities remaining on June 30, 1978. Capital costs are financed by the issuance and sale of the sewer revenue bonds, covering the costs for the existing interceptor, outfall and outlet sewers, lift stations and treatment facilities as well as the new treatment facilities.
3. "Delivery system" means and includes interceptor sewers, outfall and outlet sewers and all lift stations. The delivery system may be described in more detail as including the following facilities:
  - a. Force main and gravity interceptor from Floyd Lift Station to treatment plant;
  - b. Interceptor sewer system from Perry Creek Lift Station to Floyd Lift Station;
  - c. Interceptor sewer system from Riverside Park to Tri-View Industrial Area;
  - d. Interceptor in Old Floyd Channel from Gordon Drive to Floyd Lift Station;
  - e. Interceptor sewer between Thirty-eighth Street and Gordon Drive;
  - f. Outfall sewer from treatment plant to river;
  - g. Future additions to or reconstruction of the above designated interceptors, force mains and lift stations to be negotiated at time of construction;
  - h. Perry Creek Lift Station;
  - i. Floyd Lift Station;
  - j. Morningside Lift Station;
  - k. Riverside Lift Station;
  - l. Airport Lift Station;
  - m. York Road Lift Station;
  - n. Twenty-eighth Street Lift Station;

- o. Dace Street Siphon;
  - p. Steuben Street Siphon;
  - q. Any future lift stations owned and operated by the city.
4. "Director" means the environmental services director of the city, or his authorized representative.
  5. "Domestic-commercial user" means a user contributing less than twenty-five thousand gallons per day of normal-strength domestic sewage.
  6. "Flow unit" means a volume of liquid equal in quantity to one thousand gallons.
  7. "Industrial-commercial user" means a user contributing flows of twenty-five thousand gallons or more per day of normal-strength domestic sewage as defined in subsection (8) but not having a sampling station, and sewage contribution is allocated on the basis of water meter readings. Industrial-commercial users shall be in the applicable Industrial Cost Recovery - Standard Industrial Classification Manual and shall be subject to industrial cost recovery.
  8. "Major industrial user" means any person, firm or corporation owning, and includes the occupants of, any lot, parcel of real estate or buildings where waste is produced which is discharged into the sewer system of the city and which:
    - a. Has an industrial waste discharge of twenty-five thousand gallons of equivalent normal-strength domestic sewage or more per day; or
    - b. Has an industrial waste discharge greater than five percent of the flow carried by the municipal system receiving the waste; or
    - c. Has in its waste, a toxic pollutant in amounts as defined in standards issued under Section 307(b) and (c) of the Federal Water Pollution Control Act Amendments of 1972; or
    - d. Is found by the city to have significant impact, either single or in combination with other contributing industries, or their treatment works or upon the quality of effluent from that treatment works; or
    - e. Is listed in the applicable Industrial Cost Recovery Standard Industrial Classification;
 Major industrial users shall provide a sampling station and shall be monitored as required so as to properly calculate appropriate user charges.
  9. "Normal-strength domestic sewage" means sewage which has no more than three hundred parts per million of suspended solids and the five-day biochemical oxygen demand does not exceed two hundred fifty parts per million. The grease content shall not exceed one hundred parts per million.
  10. "Operation and maintenance charges" means total cost for operation and maintenance of the expanded wastewater treatment works, existing interceptor sewers, outfall and outlet sewers and lift stations.
  11. "Outside Improvement District User" means Dakota Dunes Community Improvement District, a local governmental entity under SDCL §7-25A.
  12. "Outside municipalities" means those incorporated city governments outside the corporate limits of Sioux City, Iowa. The outside municipalities are North Sioux City, South Dakota; Sergeant Bluff, Iowa, and South Sioux City, Nebraska.
  13. "Public sewer" means a sewer which is controlled by public authority.
  14. "Replacement charges" means expenditures for obtaining and installing equipment, accessories or appurtenances which are necessary during the service life of the treatment works to maintain the capacity and performance for which such works were designed and constructed.
  15. "Sanitary sewage" means the waste from water closets, urinals, lavatories, sinks, bathtubs, household laundries, cellar floor drains, garage floor drains, bars, soda fountains, refrigerator drains, drinking fountains, swimming pools, stable floor drains, and all other liquids not classified as industrial wastes that enter the sanitary sewer system.
  16. "Sanitary sewer" means a public sewer which carries sewage and to which storm, surface and ground waters are not intentionally admitted.
  17. "Service charge" means a charge of seven percent of that part of the contributing city unit rate attributable to treatment of sewage and shall be for support services given the sewage treatment operation by other departments of Sioux City administration, the cost of which is not reflected in either delivery costs or treatment costs. This charge also compensates for the burden of ultimate responsibility for assuring compliance with state and federal requirements governing treatment of wastes.
  18. "Sewer extensions" means the total project costs for the proposed extensions to the collector sewer system which have been estimated and will be financed through the proceeds of the issuance and sale of sewer bonds, proposed for 1978, plus collection of sewer user charges. The sewer bonds will also be amortized through the

collection of sewer user charges, all of which costs are assignable to Sioux City domestic-commercial users only.

19. "Sewer service user" refers to any person, firm or corporation, except a major industrial user defined in subsection 7. of this section, owning, and includes the occupants of, any lot, parcel of real estate or buildings where liquid or solid waste, sewage, or industrial waste is produced which is discharged into the sewer system of the city.

20. "Sewer user charge" refers to any and all rates, charges, fees or rentals levied against and payable by sewer service and major industrial users.

21. "Significant user" means any user whose sewage contributes as much as ten percent of the treatment works design loadings in terms of volume of flow, five-day BOD, or solids loadings.

22. "Solids unit" means solids that either float on the surface of, or are in suspension in, water, sewage or other liquids, and which are removable by laboratory filtering. A solids unit is one pound of solids as defined above.

23. "User Charge Plan" means the plan adopted by the city council which establishes rates, rules and regulations for the operation and maintenance of the collection, delivery and treatment of the sanitary sewage generated in the metropolitan area of Sioux City, Iowa, as approved in accordance with special grant conditions of the Iowa Department of Natural Resources and the Environmental Protection Agency (EPA) of the federal government or their successors. This user charge plan is subject to review and modification annually by the city council, the IDNR and EPA.

24. "Septic tank waste" means sanitary sewage or compatible nontoxic industrial waste collected from septic tanks or holding tanks by tank truck or similar conveyance. (Ord. 2007-0407, 2006-0485, 98/U-6424; 90/T-9329; 83/T-2089; S-39109, 1979)

### **13.08.030 Sewer user charge funds management.**

1. Charges for operation, maintenance, replacement and capital charges shall consider, among other factors, for the actual usage of all classes of users.

2. Calculated unit-allocated charges which shall be deposited in the capital costs fund shall be such as will provide adequate revenues for the debt service requirement of capital costs. These funds are not interchangeable. Revenue collected from the operation, maintenance and replacement portion of the charges shall not be used to offset any portion of the capital costs, nor shall any revenue collected from the capital costs portion of the charges be used to offset any portion of the operation, maintenance and replacement costs.

3. Charges to all classes of users shall be established by ordinance, with ordinance rates adjusted periodically to reflect changes in costs.

(Ord. 2006-0485, S-39109, 1979).

### **13.08.040 Contributors sewer use regulations.**

1. Except as hereinafter provided where special rates or charges may be established, every "contributor" shall pay to the city, at the office of the city treasurer and at the same time payment is due and payable for water service supplied to such premises by the water distribution system owned and operated by the city, a sewer user charge computed in accordance with the schedule set forth in Section 13.08.060, exclusive of any fees, taxes or other charges. Such sewer user charge shall be billed at the same time and in the same manner as water charges.

2. If any premises connected directly or indirectly to the sanitary sewage system of the city obtains a part or all of the water used or consumed thereon from a source or sources of supply other than the water distribution system owned and operated by the city, the sewer user charge for such property shall be computed in accordance with the schedule set forth in Section 13.08.060 during the period for which charges shall be billed. Sewer user charges computed as provided in this subsection shall be billed and be payable at the same time and place in the same manner as would be the case if all water used on such premises were obtained from the city water distribution system. For the purpose of determining sewer user charges under this subsection, each contributor to the city's sanitary sewer system shall, at his own expense, cause all sources of water, other than the city's water distribution system to be properly metered and provide access to such meter or meters to authorized representatives of the city for the purpose of examination, testing and reading. If the director approves the adequacy of such metering and the method of installation thereof, such metering shall be used for the purpose of determining sewer user charges under this subsection. If any contributor fails to provide such metering of water or fails to maintain any such meters in satisfactory operating condition or refuses access to the same by representatives of the city, or if the director does not approve the adequacy or method of metering, the director either:

a. Shall cause sewage service to such premises to be terminated; or

b. Shall cause an estimate to be made of quantities of water consumed on such premises, in which case sewer user charges shall be made in accordance with such estimate.

3. All charges will be assessed on a minimum strength of waste equivalent to normal-strength domestic sewage. Discharges of less than normal-strength domestic sewage will not be credited. (Ord. S-39109, 1979).

### **13.08.050 Billing.**

Sewer service users shall be billed on the basis of the following schedule:

1.a. Charges to domestic-commercial and industrial-commercial users shall be established on the basis of individual water usage, as determined through water meter readings, with charges calculated at a constant commodity rate in addition to the fixed costs for meter reading and billing, and for meter maintenance costs of city-owned water meters.

b. Minimum charges for each size of meter employed shall be continued as the initial charge to each domestic-commercial user, to cover the fixed costs referred to above, and with the allowable water usage under such minimum bills to be the same as provided for under minimum bills for the sale of water, but with the charge for such usage calculated at the constant commodity rate established for domestic-commercial water usage.

c. the sewer use charge for residential users billed quarterly shall be the same for each of the four quarters of the calendar year, and shall be determined by quarterly water usage as shown by water meter readings taken in January, February or March of each calendar year, and that the sewer use charge for residential contributors billed monthly be the same for each month of the calendar year, and shall be determined by the average monthly water usage as shown by water meter readings taken in January, February and March of each calendar year.

d. The city will review water usage and billings, for either quarterly or monthly billed users; in cases where water usage as shown by meter readings is less than the established winter quarter consumption, the actual consumption will be used in calculating sewer charges for that billing period only.

2.a. Charges to major industrial users for the delivery systems and treatment shall be established on the basis of applicable costs of operation, maintenance, and replacements of the delivery systems and the waste water treatment plant. Charges for the collection system shall be established on the basis of 60% of applicable costs of operation, maintenance, and replacement of the collection systems. Monthly flow units shall be calculated from readings of individual industrial owned flow meters.

b. Monthly loadings of BOD, solids and grease are calculated from laboratory analyses of individual composited wastewater samples applied to flows during the month. Individual industry charges shall be based upon actual usage. Discharges over a weekend shall be measured on Monday and charged for actual sewage discharged at the rates established herein.

c. Grease loadings in excess of one hundred mg/l are also calculated and are billed for at the same rate as for solids.

d. In addition, industrial users shall also be charged the costs of billing, sample collection and sample testing. Charges shall include, but not be limited to, the actual cost of travel, labor, chemicals, equipment replacement and other charges resulting from the sampling and testing of the wastes of the industry.

e. All major industrial users shall enter into a service contract with the city for maintenance of metering and sampling stations. The city shall service and maintain the metering and sampling stations on an actual cost basis with all charges to be billed directly to the industry for all labor and materials required to insure the proper operation of the stations. Provisions shall also be incorporated for securing the stations and limiting access to city and other authorized industrial personnel only.

3. Charges to industrial users contributing as much as ten percent of the treatment works design loadings in terms of flow, five-day BOD, or solids loadings, shall be established by a negotiated contract with the individual industry. Rates shall include all charges assessed against major industrial users and shall be at least equal to the ordinance rates in effect at the time of the contract.

4. Charges to the outside municipalities for wastewater flow have been established through individually negotiated contracts. Under these contracts, the charges are calculated on the same basis as is employed for Sioux City domestic-commercial, industrial-commercial, and major industrial users, for operation and maintenance of the delivery system and treatment facilities, including replacements, and billing charges for the number of bills rendered as taken from the Sioux City trial rate schedule, and for capital charges. In addition, there shall be added a seven-percent service charge, applied to the costs for treatment facilities only, to offset the costs for other departmental services provided, but not billed to the treatment works, including administrative, engineering and public safety

services, etc. (Ord. 90/T-8973; 89/T-7415; S-43358, 1981; S-39109, 1979).

**13.08.060 User charges.** The user charge plan is incorporated in its entirety as a methodology for allocation of costs, assessment of charges and apportionment of revenues. The calculated unit charges in accordance with the user charge plan are as follows:

1. Major Industrial Users.

a. Effective July 1, 2009, the unit charges for major industrial users shall be \$2.037 per flow unit, \$0.203 per BOD unit, \$0.084 for solid units, and \$0.140 for oil and grease units.

b. Effective July 1, 2010, the unit charges for major industrial users shall be \$2.210 per flow unit, \$0.220 per BOD unit, \$0.091 for solid units, and \$0.152 for oil and grease units.

c. Effective July 1, 2011, the unit charges for major industrial users shall be \$2.397 per flow unit, \$0.239 per BOD unit, \$0.098 for solid units, and \$0.165 for oil and grease units.

2. Domestic Commercial Users.

a. Effective July, 1, 2009, unit charges for domestic commercial users shall be in accordance with the following rate schedule:

Meter Size	Minimum Charge	Allowance Per Month
5/8 inch	\$ 9.03 per month	200 cubic feet
5/8 x 3/4 inch	\$ 9.03 per month	200 cubic feet
3/4 inch	\$ 9.03 per month	200 cubic feet
1 inch	\$ 14.27 per month	200 cubic feet
1 1/2 inch	\$ 20.75 per month	200 cubic feet
2 inches	\$ 33.54 per month	200 cubic feet
3 inches	\$ 55.93 per month	200 cubic feet
4 inches	\$103.90 per month	200 cubic feet
6 inches	\$185.27 per month	200 cubic feet
8 inches	\$329.54 per month	200 cubic feet
10 inches	\$509.57 per month	200 cubic feet

Consumption over 200 cubic feet \$3.385 per 100 cubic feet

b. Effective July, 1, 2010, unit charges for domestic commercial users shall be in accordance with the following rate schedule:

Meter Size	Minimum Charge	Allowance Per Month
5/8 inch	\$ 9.79 per month	200 cubic feet
5/8 x 3/4 inch	\$ 9.79 per month	200 cubic feet
3/4 inch	\$ 9.79 per month	200 cubic feet
1 inch	\$ 15.48 per month	200 cubic feet
1 1/2 inch	\$ 22.51 per month	200 cubic feet
2 inches	\$ 36.39 per month	200 cubic feet
3 inches	\$ 60.69 per month	200 cubic feet
4 inches	\$112.73 per month	200 cubic feet
6 inches	\$201.02 per month	200 cubic feet
8 inches	\$357.55 per month	200 cubic feet
10 inches	\$552.88 per month	200 cubic feet

Consumption over 200 cubic feet \$3.673 per 100 cubic feet

c. Effective July, 1, 2011, unit charges for domestic commercial users shall be in accordance with the following rate schedule:

Meter Size	Minimum Charge	Allowance Per Month
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5/8 inch	\$ 10.63 per month	200 cubic feet
5/8 x 3/4 inch	\$ 10.63 per month	200 cubic feet
3/4 inch	\$ 10.63 per month	200 cubic feet
1 inch	\$ 16.80 per month	200 cubic feet
1 1/2 inch	\$ 24.42 per month	200 cubic feet
2 inches	\$ 39.48 per month	200 cubic feet
3 inches	\$ 65.84 per month	200 cubic feet
4 inches	\$122.31 per month	200 cubic feet
6 inches	\$218.11 per month	200 cubic feet
8 inches	\$387.94 per month	200 cubic feet
10 inches	\$599.88 per month	200 cubic feet

Consumption over 200 cubic feet \$3.985 per 100 cubic feet

3. Direct Discharge Industries.

a. Effective July, 1, 2009, unit charges for direct discharge industries shall be \$1.508 per flow unit; \$0.203 per BOD unit, \$0.084 for solid units, and \$0.140 for oil and grease units.

b. Effective July, 1, 2010, unit charges for direct discharge industries shall be \$1.636 per flow unit; \$0.220 per BOD unit, \$0.091 for solid units, and \$0.152 for oil and grease units.

c. Effective July, 1, 2011, unit charges for direct discharge industries shall be \$1.775 per flow unit; \$0.239 per BOD unit, \$0.098 for solid units, and \$0.165 for oil and grease units.

4. Outside Municipalities.

a. Effective July 1, 2009, unit charges for outside municipalities shall be \$1.782 per flow unit.

b. Effective July 1, 2010, unit charges for outside municipalities shall be \$1.933 per flow unit.

c. Effective July 1, 2011, unit charges for outside municipalities shall be \$2.097 per flow unit.

5. Outside Improvement Districts.

a. Effective July 1, 2009, unit charges for outside improvement district users shall be \$2.44 per flow unit

b. Effective July 1, 2010, unit charges for outside improvement district users shall be \$2.65 per flow unit.

c. Effective July 1, 2011, unit charges for outside improvement district users shall be \$2.87 per flow unit.

(Ord. 2009-0500; 2007-0407, 2007-0362, 2006-0485, 2003-0731; 2000-9673; 95/U-3285; 93/U-1104; 91/T-9920)

**13.08.065 Tank waste hauler fee.**

1. Septic tank waste haulers discharging septic tank waste at the waste water treatment facility or directly into a sanitary sewer shall pay to the city the following fee:

a. Effective July 1, 2009, \$15.33 per tank of waste discharged.

b. Effective July 1, 2010, \$16.63 per tank of waste discharged.

d. Effective July 1, 2011, \$18.05 per tank of waste discharged.

2. Subject to approval of the director and receipt of a permit from the director, industrial waste haulers may discharge compatible industrial waste directly into the digesters at the waste water treatment plant and shall pay to the city the following fee:

a. Effective July 1, 2009, \$0.110 per pound of total solids discharged.

b. Effective July 1, 2010, \$0.119 per pound of total solids discharged

c. Effective July 1, 2011, \$0.129 per pound of total solids discharged.

(Ord. 2009-0500; 2007-0362, 2006-0485, 99-7612, 93/U-1411, 93/U-1104, 90/U-9329)

**13.08.070 Metering and sampling charges.**

The rate charged for domestic-commercial and industrial-commercial meter maintenance shall be assessed in terms of equivalent five-eighths-inch meters in accordance with the domestic-commercial rate schedule presented in Section

13.08.060. All other users except outside municipalities and major industrial users requiring monitoring and metering will be assessed the costs of billing, sample collection, sample analysis, and maintenance or repair on metering and monitoring equipment which shall be conducted by the city or the city's agent. Charges shall include, but not be limited to, the actual cost of travel, labor, chemicals, equipment replacement and other charges directly accountable to the work. All monitoring and metering stations shall be secure, with access limited to city and authorized industrial personnel.

1. Effective July 1, 2009, major industrial users shall pay \$850.12 per month for monitoring sample collection and sample analysis.

2. Effective July 1, 2010, major industrial users shall pay \$922.38 per month for monitoring sample collection and sample analysis.

3. Effective July 1, 2011, major industrial users shall pay \$1,000.78 per month for monitoring sample collection and sample analysis.

(Ord. 2009-0500; 2007-0362, 2006-0485, 99-7612, 91/T-9920)

### **13.08.080 Special rates and charges.**

1. Where a major portion of water used or consumed on the premises of a contributor engaged in commercial or industrial activities is not discharged into the sanitary sewage system, the director may establish a special sewer user charge for such property based on the estimated quantity of water, sewage and waste discharged into the sanitary sewage system, or the contributor may, at its own expense, provide for the separate measurement of water used but not discharged into the sanitary sewage system, in which case, if the director shall find the manner of segregation and measurement of such water to be satisfactory, the quantities of water so determined shall be deducted from the total quantity of water used or consumed on the premises in determining the sewer user charge.

2. Any user discharging any toxic pollutants which cause an increase in the cost of managing the effluent or sludge of the treatment works shall pay for such increased costs.

3. a. Effective July 1, 2009, surcharges shall be provided for BOD contributions in excess of two hundred fifty mg/1 at the rate of \$0.203 per pound; for suspended solids in excess of three hundred mg/1 at the rate of \$0.835 per pound; and for oil and grease in excess of three hundred mg/1 at the rate \$0.140 per pound.

b. Effective July 1, 2010, surcharges shall be provided for BOD contributions in excess of two hundred fifty mg/1 at the rate of \$0.220 per pound; for suspended solids in excess of three hundred mg/1 at the rate of \$0.906 per pound; and for oil and grease in excess of three hundred mg/1 at the rate \$0.152 per pound.

c. Effective July 1, 2011, surcharges shall be provided for BOD contributions in excess of two hundred fifty mg/1 at the rate of \$0.239 per pound; for suspended solids in excess of three hundred mg/1 at the rate of \$0.984 per pound; and for oil and grease in excess of three hundred mg/1 at the rate \$0.165 per pound.

d. Surcharges shall be applied to all users not employing wastewater sampling stations.

4. Residential consumers of water shall not be charged a sewer user charge for water passing through a separate meter, the type and installation of which shall be approved by the director, and purchased and installed at the consumer's expense, when the meter shall be connected to outside taps for the purpose of lawn sprinklers or for the operation of air conditioners when such water is not discharged through or into the sanitary sewer system.

5. For those major industrial users who have been issued industrial user permits by the Director, a surcharge of two (2) times the unit charge for flow, BOD, suspended solids and/or oil and grease shall be applied to all quantities of wastes contributed in excess of the industrial user's permitted limits. Such surcharges shall be applied to both average monthly and maximum daily limits that are stipulated in the user permit.

6. a. Effective July 1, 2009, any user who discharges dissolved sulfides in excess of 0.5 mg/L, a surcharge of \$29.630 per pound shall be applied to the user's next sewer use billing.

b. Effective July 1, 2010, any user who discharges dissolved sulfides in excess of 0.5 mg/L, a surcharge of \$32.149 per pound shall be applied to the user's next sewer use billing.

c. Effective July 1, 2011, any user who discharges dissolved sulfides in excess of 0.5 mg/L, a surcharge of \$34.881 per pound shall be applied to the user's next sewer use billing.

d. The total pounds for which the surcharge is applied shall be calculated by multiplying the difference between the actual measured concentration of dissolved sulfides and 0.5 mg/L times the user's actual measured flow times

a conversion factor of 8.34.

7. Wastewater discharge resulting from petroleum cleanup sites involving ground water or soil contamination may be discharged to the sanitary sewer or directly to the Wastewater Treatment Plant subject to prior approval from the director. This wastewater discharged to the sanitary sewer is subject to the following fee:

- a. Effective July 1, 2009, \$0.021 per gallon.
- b. Effective July 1, 2010, \$0.022 per gallon.
- c. Effective July 1, 2011; \$0.024 per gallon.

This wastewater discharged directly at the Wastewater Treatment Plant by direct injection is subject to the following fee:

- d. Effective July 1, 2009, \$0.084 per gallon.
- e. Effective July 1, 2010, \$0.091 per gallon.
- f. Effective July 1, 2011, \$0.098 per gallon.

(Ord. 2010-0432; 2009-0500; 2007-0362, 2006-0485, 2004-0093; 88/T-6122; 83/T-1819)

### **13.08.100 Annual review.**

1. The user charge ordinance, as adopted, shall be reviewed annually to determine the wastewater contribution of various classes of users, the total costs of operation and maintenance of the treatment works, and its approved user charge system, and annually revise the user charge rates for various classes of users in order to accomplish the following:

- a. Maintenance proportional distribution of operation and maintenance costs among users or user classes, and generate sufficient revenue to pay the total operation and maintenance costs necessary for the proper operation and maintenance (including replacement) of the treatment works;
- b. Apply any excess revenues collected from a class of users to the costs of operation and maintenance attributable to that class for the next year and adjust the rate accordingly.

2. Each user shall be notified, at least annually, in a regular bill, of the rate and that portion of the user charge which is attributable to the costs of operation, maintenance, and replacements of the treatment works. Annually, the city shall meet with the outside municipalities at least thirty days in advance of the implementation of the user charge ordinance. (Ord. S-39109, 1979).

### **13.08.110 General supervision.**

The city manager shall have general supervision and direction of the expenditures of the moneys received under this chapter in the operation and maintenance of the sanitary sewage system of the city. (Ord. S-39109, 1979).

### **13.08.120 Violation - Penalty.**

Any violation of this chapter constitutes a misdemeanor and is punishable according to the provisions of Section 1.04.010 of this code. (Ord. S-39109, 1979).