

ARTICLE 925
Water Rates

925.01 Water Service Rates.

925.02 Specifications for water lines.

CROSS REFERENCES

Power to collect - see W. Va. Code 8-12-5(32); Art. 8-19

Discontinuance for nonpayment - see W. Va. Code 8-19-13

Review by Public Service Commission - see W. Va. Code 24-2-4(b)

Deposit limitations - see W. Va. Code 24-3-8

925.01 WATER SERVICE RATES.

USE OF WATER METERS: PROVISION FOR FLAT RATE

For the payment of the **proper and** reasonable expense of operation, **repair**, replacements, **improvements, additions**, betterments, extension and **maintenance** of the water system and for the payment of the sums required to pay the principal and interest on all water revenue bonds as the same become due, there is hereby established a schedule of just and equitable rates, charges and penalties for the use of and services rendered by the municipal water system and works of the City of Charles Town, West Virginia, which schedule, based upon the metered amount of water supplied to the premises, where possible, but providing for a flat rate when no meter is available, shall be as follows:

APPLICABILITY

Applicable to entire area served.

AVAILABILITY

Available for general domestic, commercial and industrial service.

RATES

First	10,000 gallons used per month	\$6.67 per 1,000 gallons
Next	30,000 gallons used per month	5.67 per 1,000 gallons
Over	40,000 gallons used per month	4.48 per 1,000 gallons

MINIMUM CHARGE

No bill will be rendered for less than the following amounts, according to the size of the meter installed, to-wit:

5/8" or 5/8" x 3/4	Meter	\$16.68 per month
3/4"	Meter	25.02 per month
1"	Meter	41.70 per month
1-1/2"	Meter	83.40 per month
2"	Meter	133.40 per month
3"	Meter	250.20 per month
4"	Meter	417.00 per month
6"	Meter	834.00 per month

FLAT RATE

For domestic, commercial or industrial customers - \$30.02 for 4,500 gallons per month.

MULTIPLE OCCUPANCY

In apartment buildings, shopping centers or other multiple occupancy buildings, each unit shall be required to pay not less than the minimum monthly charge provided above.

CONNECTION CHARGE

A service connection charge of \$350.00 shall be paid for all new service connections.

DISCONNECT FOR NONPAYMENT

Whenever water service has been discontinued for nonpayment of sewer bills, a disconnection fee of \$10.00 shall be charged.

RECONNECTION SERVICE CHARGE

Whenever water service which has been previously disconnected or otherwise withheld for nonpayment of sewer bills is reconnected, a fee of \$10.00 shall be charged.

DELAYED PAYMENT PENALTY

The above tariff is net. On all current usage billings not paid within twenty (20) days, a ten percent (10%) charge shall be added to the net current amount unpaid. The delayed payment penalty is not interest and is only to be collected once for each bill where it is appropriate.

SECURITY DEPOSIT

The security deposit for water service shall be \$36.50.

RATES FOR FIRE PROTECTION - PUBLIC

Fire hydrants, each	\$72.00 per annum
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RATES FOR FIRE PROTECTION - PRIVATE

Fire hydrants, each	\$72.00 per annum
Sprinkler heads, each	0.20 per annum

APPLICABILITY

Applicable to entire subdivision of Tuscahill Hills and Locust Hills.

AVAILABILITY

Available for general domestic, commercial and industrial service.

RATES

Rates from the date of this tariff until the entire subdivisions of Tuscahill Hills and Locust Hills are connected to the City of Charles Town Water System:

First	4,000 gallons used per month	\$5.77 per 1,000 gallons
Next	6,000 gallons used per month	4.95 per 1,000 gallons
Over	10,000 gallons used per month	4.12 per 1,000 gallons

Upon connection to the City of Charles Town Water System:

First	10,000 gallons used per month	\$6.67 per 1,000 gallons
Next	30,000 gallons used per month	5.67 per 1,000 gallons
Over	40,000 gallons used per month	4.48 per 1,000 gallons

MINIMUM CHARGE

Minimum charge from the date of this tariff until the entire subdivisions of Tuscahill Hills and Locust Hills are connected to the City of Charles Town Water System:
\$23.08 per month

Upon connection to the City of Charles Town Water System:

No bill will be rendered for less than the following amounts, according to the size of the meter installed, to-wit:

518" or 5/8" x 314"	Meter	\$16.68 per month
314"	Meter	25.02 per month
1"	Meter	41.70 per month
1-1/2"	Meter	83.40 per month
2"	Meter	133.40 per month
3"	Meter	250.20 per month
4"	Meter	417.00 per month
6"	Meter	834.00 per month

FLAT RATE

Flat rate from the date of this tariff until the entire subdivisions of Tuscahill Hills and Locust Hills are connected to the City of Charles Town Water System:

NA

Upon connection to the City of Charles Town Water System: For domestic, commercial or industrial customers:
\$30.02 for 4,500 gallons per month

MULTIPLE OCCUPANCY

Multiple occupancy from the date of this tariff until the entire subdivisions of Tusawilla Hills and Locust Hills are connected to the City of Charles Town Water System:

NA

Upon connection to the City of Charles Town Water System: In apartment buildings, shopping centers or other multiple occupancy buildings, each unit shall be required to pay not less than the minimum monthly charge provided above.

CONNECTION CHARGE

Connection charge from the date of this tariff:

A service connection charge of \$350.00 shall be paid for all new service connections.

DISCONNECT FOR NONPAYMENT

Disconnect of nonpayment from the date of this tariff until the entire subdivisions of Tusawilla Hills and Locust Hills are connected to the City of Charles Town Water System:

NA

Upon connection to the City of Charles Town Water System: Whenever water service has been discontinued for nonpayment of sewer bills, a disconnection fee of \$10.00 shall be charged.

RECONNECTION SERVICE CHARGE

Reconnect service charge from the date of this tariff until the entire subdivisions of Tusawilla Hills and Locust Hills are connected to the City of Charles Town Water System: \$10.00 service charge to have service reconnected.

Upon connection to the City of Charles Town Water System: Whenever water service which has been previously disconnected or otherwise withheld for nonpayment of sewer bills is reconnected, a fee of \$10.00 shall be charged.

DELAYED PAYMENT PENALTY

Delayed payment penalty from the date of this tariff: The above tariff is net. On all current usage billings not paid within twenty (20) days, a ten percent (10%) charge shall be added to the net current amount unpaid. The delayed payment penalty is not interest and is only to be collected once for each bill where it is appropriate.

SECURITY DEPOSIT

The security deposit for water service shall be \$36.50.

COST OF WATER PRODUCED

Cost of water service charge from the date of this tariff until the entire subdivisions of Tusawilla Hills and Locust Hills are connected to the City of Charles Town Water System:

\$0.50 per M gallons. To be used when the bill reflects unusual consumption which can be attributed to eligible water leakage on the customer's side of the meter. This rate shall be applied to all such unusual consumption above the customer's historical average usage.

Upon connection to the City of Charles Town Water System:

NA

CAPACITY IMPROVEMENT CAPITAL COST FEE

Capacity Improvement Capital Cost Fee from the date of this tariff:

In addition to all the fees provided above, there shall be paid to the City at the time the application is made for connection of an unserved facility to the water system a capacity improvement capital cost fee of \$750.00 for each residential connection. Connections for nonresidential use shall be paid in accordance with a residential usage equivalent schedule set forth hereinafter. The funds collected from the capacity improvement capital cost fee shall be maintained in a separate fund by the Water System and shall be used only for the purpose of improving the water system treatment, storage and transmission facilities. These charges shall also be paid by customers of the water system who resell water supplied by the City to its customers in the same amount as if those connected to the resale customer system were to become direct customers of the City. The residential usage equivalent for other than single family residential units for the capacity improvement capital cost fee are as follows:

RESIDENTIAL USAGE EQUIVALENTS
FOR CAPACITY IMPROVEMENT CAPITAL COST FEE

<u>UNIT</u>	<u>GALLONS/DAY</u>	<u>RESIDENTIAL USAGE EQUIVALENT</u>
Apartments	150/unit	1.0/unit
Bowling Alleys	200/alley	1.33/alley
Churches		
with kitchens	8/member	0.05/member
w/o kitchen	2/member	0.013/member
Food Service	32/seat	0.213/seat
Fast Food Restaurant	35/seat	0.23/seat
Bar & Cocktail		
Lounge (additive)	2/patron	0.013/patron
Tavern-Little or		
no food	20/seat	0.132/per seat
Hotel	120/room	0.8/per room
Industry,		
sanitary	15/person/shift	0.1/person per shift
Institutions		
Hospitals	250/bed	1.67/bed
Nursing Homes	150/bed	1.0/bed
Others	75/person	0.5/person
Office Buildings	15/person	0.1/person
Laundry Self Service	250/washer	1.67/washer
Mobile Home Park	150/unit space	1.0/unit space
Motels	120/room	0.8/room
Retail Stores	400/toilet room	2.67/toilet room
Residence	150/residence	1.0/residence

School:

Day, no cafeteria showers	15/pupil	0.1/pupil
Day with cafeteria	18/pupil	0.12/pupil
Day with cafeteria showers	20/pupil	0.133/pupil
Boarding	75/pupil	0.5/pupil
Service Station	500/set of pumps	3.33/set of pumps
Shopping Centers	161100 ft of sales area	0.121100 ft. of sales area
Swimming Pools	10/swimmer design capacity	0.067/swimmer design capacity
Theaters:		
Drive In	4/car space	0.027/car space
Others	3/seat	0.02/seat
Warehouse	15/employees	0.1/employee

If a unit does not appear on this schedule the water department shall determine its Residential Usage Equivalent in consultation with its consulting engineer.
(Ord. 03-14. Passed 7-21-03.)

925.02 SPECIFICATIONS FOR WATER LINES.

The purpose of this section is to establish consistent and uniform guidelines for the installation of water lines and connections thereto in the Charles Town Water Department service area. The document shall be considered a reference manual dated, December 2001, and amended May 2002, and shall be considered a stand-alone document available to the public.
(Ord. 02-15. Passed 6-17-02.)

ARTICLE 926
Underground Utilities

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| 926.01 Purpose. | 926.08 Issuance of permit. |
| 926.02 Application enforcement. | 926.09 Installation of underground facility. |
| 926.03 Utilities system defined. | 926.10 Street lighting. |
| 926.04 Underground electric wire installation. | 926.11 Authorized servicemen. |
| 926.05 Exception, emergency or unusual circumstances. | 926.12 Existing poles, wires. |
| 926.06 Liability and claims. | 926.13 Violations. |
| 926.07 Application for underground space. | |

926.01 PURPOSE.

The Council believes it to be desirable and in the public interest to assure orderly municipal development and to provide for the safety and convenience of its inhabitants. To this end, all utilities as hereinafter defined shall be placed, constructed and installed underground. The ultimate goal of the City is to place all utilities underground. All costs associated with the requirements of this article shall be borne by the persons or companies owning or operating the utilities system. (Ord. 02-5. Passed 4-17-02.)

926.02 APPLICATION ENFORCEMENT.

Application enforcement shall be by the City of Charles Town Utility Board with whom the Council designates this additional responsibility. The Utility Board is authorized for the application enforcement unless otherwise designated. (Ord. 02-5. Passed 4-17-02.)

926.03 UTILITIES SYSTEM DEFINED.

Utilities system shall include, but not limited to electric, communications, street lighting and cable television lines. The appurtenances and associated equipment of said system such as, but not limited to, surface mounted transformers, pedestal mounted terminal boxes and meter cabinets, and concealed ducts in an underground system shall not be included in said definition and may be properly placed upon or about the ground when approved by the Utility Board. (Ord. 02-5. Passed 4-17-02.)

926.04 UNDERGROUND ELECTRIC WIRE INSTALLATION.

In addition to any other requirements of this article, the following shall be applicable to the installation of electric and communication distribution system of all utilities.

- (a) Every permanent extension of any distribution lines, circuits, and systems and any service lateral providing permanent electric power service, communications service or other associated utility services shall be installed underground for:
- (1) Any new installation of buildings, signs, street lights or other structures where the service lateral is street fed;
 - (2) Any new subdivision or home;
 - (3) Any new development or industrial park containing new commercial or industrial buildings.

(b) Any permanent replacement, relocation or reconstruction of more than four hundred yards of any distribution line, circuit or system of any such utility and any service lateral shall be installed underground when for or made in connection with street paving, street widening, public utility installation and other such projects. Such requirements may be waived by the Utility Board when it is not technically or economically feasible.

(c) Wherever any part or portion of the distribution system of any such utilities in an area of this Municipality is now located underground, such part or portion shall remain underground and any replacement, relocation, reconstruction, repair and extension thereof shall be installed underground.

(Ord. 02-5. Passed 4-17-02.)

926.05 EXCEPTION, EMERGENCY OR UNUSUAL CIRCUMSTANCES.

(a) Notwithstanding the provisions of this article, the Utility Board may grant special permission on such terms as they may deem appropriate in cases of emergency or other unusual circumstances, without discrimination as to any person or utility, to temporarily erect, construct, install, maintain, use or operate poles, overhead wires and associated overhead structures for periods up to nine (9) months. Said permits may be renewed for additional six-month periods upon good cause shown.

(b) Upon showing unusual circumstances of a permanent nature which cause extreme hardship, the Utility Board may recommend to Council and Council may grant special permission to a person or utility to erect, construct, install, maintain, use or operate poles, overhead wires and associated structures within the corporate limits of this Municipality.

(Ord. 02-5. Passed 4-17-02.)

926.06 LIABILITY AND CLAIMS.

All persons and companies providing electrical distribution and communications services under this article shall at all times save the City harmless from all damages arising from all accidents, injuries, or any damage whatsoever that may be caused to any person or property due to the installation or use of any underground wiring, conduit or cables installed pursuant to the terms of this article and upon a ten (10) day notice from the City shall appear and defend all suits for damages against the City as a result of any such accident, injury or damage.

(Ord. 02-5. Passed 4-17-02.)

926.07 APPLICATION FOR UNDERGROUND SPACE.

When a utility system is required to be placed underground by this article, the owner and operator of such utility system shall have the duty to apply for space for the utilities system. Persons or companies making application for spaces for underground facilities shall present their application and location drawings to the Utility Board clearly indicating the type of underground system to be used, whether the system is to be a joint system to include electric supply and communications facilities, and specifying the proposed start and duration of the construction and the part of the street needed for construction. When such system, plans and specifications have been approved by the Utility Board, applicants who are unable to show financial responsibility to the satisfaction of the Utility Board may be required to deposit with the City a sufficient sum to defray the cost of re-paving that portion of the street, sidewalk, or other surface used by them in case such paving is required. **Repaving** of surfaces must match the paving material and style that existed prior to the undergrounding of utility systems.
(Ord. 02-5. Passed 4-17-02.)

926.08 ISSUANCE OF PERMIT.

The City shall then issue a permit for such applicant granting the right to enter upon such streets as may be necessary, designating that portion that such applicant may be permitted to use and the location of their underground facilities. Any questions arising **regarding** the amount of space to be allowed any applicant or the location of their underground facility shall be determined by the Utility Board, and where a disagreement arises with reference to the Utility Board's decision, the said decision may be appealed to the Council for final determination.
(Ord. 02-5. Passed 4-17-02.)

926.09 INSTALLATION OF UNDERGROUND FACILITY.

(a) Underground facilities shall be located in the designated space as approved by the Utility Board. All excavations for the purpose of placing facilities underground shall be made in accordance with specifications as approved by the Utility Board. Periodic inspections of excavations and back-filling procedures will be conducted by representatives of the City to insure adherence and compliance to specifications.

(b) The top of all duct and cable system structures shall be located at a sufficient depth, in accordance with the National Electric Safety Code, to protect the system from injury.

(c) All utility companies shall keep current records and plats of all underground facilities they own and operate. Such plats shall be available to all to other utility companies and this Municipality immediately upon the request of the City Manager or Utility Board.

(d) In the repair, addition or change of any underground facilities, no person or company shall be permitted to interfere with the underground facilities of any other person or company, except so far as shall be necessary to make such repairs, additions or changes. All such repairs, additions, or changes shall be made in accordance with specifications as approved by the Utility Board and the Board shall be notified before work thereon is commenced.

(e) Conditions requiring emergency street opening and for repair may be handled at the discretion of the City Manager.

(f) All companies laying underground facilities under provisions of this article shall begin such work at a time fixed by the Utility Board and shall proceed with the construction of the same following the time scheduling as ordered by the Utility Board.

(Ord. 02-5. Passed 4-17-02.)

926.10 STREET LIGHTING.

(a) Where a new development, whether residential, commercial, or industrial is established incorporating a street lighting system, that lighting system shall have underground wiring and the style approved by the Planning Commission and the Utility Board.

(b) The electrical service for the street lighting system shall be supplied to the area underground as authorized by the Utility Board.

(Ord. 02-5. Passed 4-17-02.)

926.11 AUTHORIZED SERVICEMEN.

Those employees designated or authorized by any utility to enter any building areaway, or other private place, for the purpose of placing, extending, or repairing any wires, cables, conduits, or other fixtures pertaining to the underground electric service, shall be furnished appropriate identification, which shall be displayed upon request. No person except those designated shall seek to enter any private place under pretense of being employed on such service and no authorized servicemen shall in any way alter, remove or interfere with the wires, cables, conduits or fixtures of any person or company other than that in whose employ he may be, without proper authority from the owners or agents thereof.

(Ord. 02-5. Passed 4-17-02.)

926.12 EXISTING POLES, WIRES.

Nothing in this article shall be construed as prohibiting necessary repairs to any poles or wires properly in use within the corporate limits of this Municipality. Major reconstruction or system upgrades shall not be considered "necessary repairs". Major reconstruction or system upgrades to existing pole and/or wires shall trigger the requirement for undergrounding of such utility system.

(Ord. 02-5. Passed 4-17-02.)

926.13 VIOLATIONS.

A person who violates the terms of this article shall be ~~fin~~ed not more than five hundred dollars (\$500.00). Each day such violation continues shall constitute a separate offense. The City of Charles Town may seek and obtain injunctive relief requiring compliance with this article.

(Ord. 02-5. Passed 4-17-02.)

CHAPTER FIVE - Other Public Services
Art. 951. Garbage Collection.

ARTICLE 951
Garbage Collection

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|---------------|---|---------------|---------------------------------------|
| 951.01 | Collection mandatory. | 951.07 | Monthly collection charge. |
| 951.02 | Definitions. | 951.08 | Placement and removal of receptacles. |
| 951.03 | Containers required. | 951.09 | Prohibited conduct. |
| 951.04 | Location of receptacles. | 951.10 | Extra collections. |
| 951.05 | Collection of large branches, brush and Christmas trees. (Repealed) | 951.11 | Storage of garbage or waste. |
| 951.06 | Days and areas of collections designated. | 951.12 | Failure to pay collection charges. |

CROSS REFERENCES

- Power to regulate - see W. Va. Code 8-12-5(10) et seq.
Placing material in streets - see TRAF. 311.01
Loads dropping or leaking - see TRAF. 347.04
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951.01 COLLECTION MANDATORY.

All residential and commercial units, including all customers served by the City of Charles Town Water and Sewer Service within the City limits, shall have their waste, rubbish and recyclables picked up and removed from their premises by Waste Management of the Shenandoah Valley (hereinafter referred to as Waste Management) at least once a week unless the City Manager shall mandate more frequent collections. (Passed 8-19-96.)

951.02 DEFINITIONS.

(a) "Approved trash collection contractor" shall mean the City of Charles Town or the entity with which the City of Charles Town contracts for said purpose.

(b) "Collection*" for the purpose of this article, a collection means **normal** household waste, white goods, furniture, construction debris, tires and rubbish, metals, trash or garbage collected at one time.

(c) "Dumpster" shall mean any trash or garbage container designed to be mechanically emptied.

(d) "Residential zoned area" shall mean any location with a residential designation in the Zoning Ordinance of the City of Charles Town.

(e) Wherever reference is made to "Waste Management of the Shenandoah Valley (hereinafter referred to as Waste Management)". it shall be synonymous with "the approved trash collection contractor (hereinafter referred to as approved contractor)" throughout the ordinance. (Ord. 01-13. Passed 9-17-01.)

951.03 CONTAINERS REQUIRED.

(a) All household garbage, food waste or matter that will decay shall be deposited in metal or like containers having a capacity of no greater than thirty gallons and being equipped with a well fitting lid. This container shall be limited to fifty pounds of household garbage, food waste or matter that will decay.

(b) All other such waste shall be deposited in plastic bags or other containers provided they are securely bound and bundled and shall not weigh more than fifty pounds. (Ord. 91-11-18. Passed 11-18-91.)

(c) The owner of all commercial establishments and multifamily dwellings having four or more units shall provide a receptacle of suitable cubic feet storage to accommodate the pick up schedule of the approved contractor. The owner shall maintain the location in a clean and sanitary condition. (Ord. 01-13. Passed 9-17-01.)

951.04 LOCATION OF RECEPTACLES.

(a) Every person shall place all containers required by this article and all paper and waste in a convenient place for pick up by the approved contractor.

(b) "Dumpsters" shall be located a minimum of five feet from the property line. The approved contractor shall determine the location suitable for convenient and safe pick up.

(c) All dumpsters located in residential zoned areas shall be located in the rear of the property if possible and screened as may be necessary so as not to be visible from the public street at the front of the property. (Ord. 01-13. Passed 9-17-01.)

951.05 COLLECTION OF LARGE BRANCHES, BRUSH AND CHRISTMAS TREES.

(EDITOR'S NOTE: Former Section 951.05 was repealed by Ordinance 2000-9, passed May 1, 2001.)

951.06 DAYS AND AREAS OF COLLECTIONS DESIGNATED.

Except for collection made more frequently than once per week, garbage and waste shall be collected and all persons shall make the same available upon such schedule as Waste Management shall determine. Collections that fall on the holidays of New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day will be picked up on the following day. All subsequent pickups during the week in which the holiday falls shall be delayed one day. (Passed 8-19-96.)

951.07 MONTHLY COLLECTION CHARGE.

(a) Single Family Residents Requiring One Collection and Recycling Per Week. A monthly fee inclusive of recycling shall be charged and billed by Waste Management for the collection of garbage, food waste or other manner of decay, ashes, cans, bottles, paper, rubbish and other trash and garbage that do not require special arrangements to be made by the owner or person desiring to have the same collected. Recycling shall include glass bottles, jars, metal food and beverage cans, plastic bottles (soda, milk/water, laundry, detergent and softener) and newspaper.

(b) Multi-Family or Commercial Unit - Additional Collections Per Week. Waste Management, with consultation of the owner of the multi-family or commercial unit, shall determine the amount of average waste to be collected and the number of collections needed per week to keep the multi-family or commercial unit free of waste so as to prevent a health hazard or unsightly presentation and Waste Management shall set such rate as appropriate depending on the circumstances as set forth above. Further, for multi-family units and commercial units, at the option of Waste Management, may be billed directly by its agent for the collection and hauling of waste. All Commercial waste and matter for pick-up shall be placed at the point of collection by 6:00 a.m. on the day of collection. (Passed 8-19-96.)

951.08 PLACEMENT AND REMOVAL OF RECEPTACLES.

All garbage or trash to be hauled in accordance with the provisions of this article shall be placed in a spot accessible to the garbage collector not more than twenty-four hours previous to 6:00 a.m. on the day of collection. No garbage or waste shall be allowed to stand on any of the sidewalks or alleys of the City for more than twenty-four hours after Such collection has been made, but shall, if deposited after such collection, be immediately removed at the expense of the person responsible for depositing same, who shall also be subject to the penalty provided for the violation of this article.
(Passed 8-19-96.)

951.09 PROHIBITED CONDUCT.

No person shall scatter, throw or in any manner place upon any street, alley, public square or other highway in the City any paper, ashes, trash, decayed fruit, vegetable refuse, wet garbage or other waste material as defined in this article.
(Ord. 91-11-18. Passed 11-18-91.)

951.10 EXTRA COLLECTIONS.

Any person desiring to have garbage collected more frequently than the quantity of such garbage or waste would require under this article may have the same collected by making arrangements with Waste Management and pay such sums as is determined by Waste Management for the amount to be collected and/or additional frequency. Extra collections include, but are not limited to, white goods, furniture, construction debris, tires and miscellaneous bulky items.
(Passed 8-19-96.)

951.11 STORAGE OF GARBAGE OR WASTE.

To prevent the creation of a fire hazard or condition detrimental to the general health and welfare of the citizens of the City, no person shall store any wet garbage or waste on or about any property owned or occupied by him longer than one week.
(Ord. 91-11-18. Passed 11-18-91.)

951.11 FAILURE TO PAY COLLECTION CHARGES.

No person shall fail to pay the collection fees or charges imposed by this article. Anyone who violates this article shall be guilty of a misdemeanor and upon conviction thereof, shall be fined not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00). Each and every day that person violates any part of this article shall constitute a separate offense. (Ord. 8-19-96.)