ORDINANCE 666

## CITY OF LACEY

AN ORDINANCE ESTABLISHING A PROCEDURE FOR THE REVIEW AND SETTING OF CERTAIN FEES, CHARGES, AND BONDING REQUIREMENTS BY THE PASSAGE OF COUNCIL RESOLUTIONS, ADDING A NEW CHAPTER 1.20 TO THE LACEY MUNCIPAL CODE AND AMENDING SECTIONS 2.30.160, 2.40.060, 5.08.010, 5.04.010, 5.12.010, 5.12.015, 5.16.030, 5.16.040, 5.20.030, 5.24.070, 5.24.110, 5.24.050, 5.28.020, 5.32.020, 7.04.040, 9.20.040, 10.10.040, 12.16.050, 12.32.010, 13.12.010, 13.12.040, 13.12.070, 13.16.010, 13.30.020, 13.32.010, 13.40.030, 13.40.040, 13.52.015, 13.60.190, 14,12.060, 14.16.040, 14.22.030, 14.24.115, 14.26.020, 15.28.010, 16.75.060, and 16.99.010 AND ADDING A.NEW SECTION 14.32.062 TO SAID CODE.

WHEREAS, fees and charges required to be paid to the city for various services performed and bonding requirements for certain work or activities within the city have been enacted by ordinance and are found in various locations within the Lacey Municipal Code making it difficult for both officers and employees of the city and members of the public to determine such fees, charges and requirements, and

WHEREAS, the difficulty and expense of amending such portions of the Lacey Municipal Code resulted in infrequent review of such fees, charges, and requirements, and

WHEREAS, the council finds it would be to the benefit of both the city and members of the public if a majority of such fees, charges, and requirements were located in one comprehensive list and would further facilitate an annual review of such fees, charges, and requirements if the same were to be adopted by reference in a resolution of the council, Now, Therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LACEY, WASHINGTON, as follows:

<u>Section 1</u>. There is hereby added to the Lacey Municipal Code a new chapter 1.20 to read as follows:

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"Section 1.20.010. Except where a fee or charge to be paid to the City of Lacey or a specific bonding requirement is set forth specifically in this code, said fee, charge or bonding requirement shall be as established by the city council by the passage of a resolution adopting a fee, charge, and bonding requirement schedule. The city council shall further set the dollar penalty for failure to pay said fee or charge in a timely manner by passage of such resolution."

<u>Section 2</u>. Section 2.30.160 of the Lacey Municipal Code is hereby amended to read as follows:

"The decision of the examiner as to those applications listed in subsection A of Section 2.30.090 shall be final and conclusive unless within ten working days following rendering of such decision an appeal therefrom is filed with the office of the examiner by the applicant, the city council, a department of the city or county, or other interested person or agency. Such appeal shall be in writing, shall contain a brief statement of the reason why error is assigned to the examiner's decision and shall be accompanied by a fee **of**-**\$25.007** <u>as established by resolution of the city council</u>; provided, that such appeal fee shall not be charged to the city council, a department of the city or county or to other than the first appellant.

"The timely filing of an appeal shall stay the effective date of the examiner's decision until such time as the appeal is adjudicated by the city council or is withdrawn.

"Within five working days following the timely filing of an appeal, notice thereof and of the date, time and place for city council consideration shall be mailed to the applicant and to all other parties of record. Such notice shall additionally indicate the deadline for submittal of written comments as prescribed in Section 2.30.170."

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Section 3. Section 2.40.060 of the Lacey Municipal Code is hereby amended to read as follows:

"The-fellowing A fees as established by resolution of the city council shall be paid upon the filing of an appeal from an administrative zoning decision or upon the filing of an application for a variance and such fee shall not be refundable for any reason:.

Variance-and-appeals,-\$100."

<u>Section 4</u>. Section 5.04.010 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) It is unlawful for any person or group or combination of persons to operate any circus, carnival, or public exposition or public auction for profit without first having obtained a license therefrom from the city clerk as provided hereinafter.

"(b) All applications for such licenses shall be made to the city clerk. Upon application and payment of the license fee, the clerk shall issue a license setting forth the period of time for which such license shall be valid.

"(c) It shall be the duty of such licensee to place and maintain such license on the premises in such a position as to be clearly and readily observed by anyone entering the circus, carnival or public exposition or public auction.

"(d) The license fee as established by resolution of the <u>city council</u> shall be twenty-five-dollars for each year such circus, carnival, or public auction or exposition is to be operated in the city, provided, that the fee for the full year shall be paid at the time of original application."

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<u>Section 5</u>. Section 5.08.010 of the Lacey Municipal Code is hereby amended to read as follows:

"Each and every person, firm and/or corporation having at any place or places within the city a device or devices, machine or machines, or contrivance for playing games of skill commonly known as pin or ball machines, or any other similar contrivances in which coins may be dropped for the purpose of operating the machine, device or contrivance which is a machine, device or contrivance which is lawful to operate under the laws of the state of Washington, and is a game of skill and not of chance, shall pay the sum of-ten-dollars-per established by resolution of city council each year payable strictly in advance, for each and every machine, device or contrivance owned or operated by such licensee."

<u>Section 6</u>. Section 5.12.010 of the Lacey Municipal Code is hereby amended to read as follows:

"A. Whenever the word 'business' is used herein, it applies to any person, firm or corporation which operates any store or place for the sale of goods, services, wares or merchandise at retail or at wholesale, within the corporate limits of the city, on a temporary or permanent basis. Each such store or place shall be considered a separate business even though more than one such store or place is owned by the same person, firm or corporation. 'Business,' as used solely in this chapter, shall not apply to the temporary sale activities of nonprofit, religious, educational or charitable organizations where such activities are incidental or customary to the charitable, educational or religious purpose of the organization and such organization has notified the director of administrative services in writing

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of the dates upon which the activities will be conducted nor shall 'business' as used solely in this chapter apply to the temporary sale activities of other persons, firms or corporations conducted on premises or in facilities furnished by a person, firm or corporation holding a 'master business registration certificate for temporary sales' pursuant to Section 5.12.015. Temporary as used solely in this chapter shall be any business operated for thirty consecutive days or less within the corporate limits of the City of Lacey or which may be located in a mobile unit.

"в. Any proposed new business and any business which changes its state tax number or moves its location, shall make application for registration to the director of administrative services. Such application shall be accompanied by a the fee of-\$10.00-for-those businesses-constituting-a-home-occupation-and-those-businesses-located outside-of-the-city-but-doing-business-within-the-city7-a-fee-of-\$50.00 for-temporary-business,-and-a-fee-of-\$25.00-for-all-other-businesses. established by resolution of the city council. The director of administrative services shall refer the application to the building official who shall check the zoning of the proposed business location and refer the application to the fire chief for inspection of the premises prior to issuing the business registration certificate. In addition, the director of administrative services shall refer the application to the police department for a review of the type of business proposed and the products to be sold in order to prevent the potential sale of stolen goods or the practice of fraud upon the public, in addition to reviewing the location of the business for the prevention of a safety hazard to the public. In addition, all applicants for businesses dealing in food services shall provide a copy of the certificate issued by

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the county health department prior to the business registration certificate being issued. The city shall notify the applicant of the results of investigations and fire inspection within ten working days after the application is submitted. If the proposed business location is in compliance with the city's zoning and fire safety requirements, if the health certificate, when appropriate, has been furnished, and if the police department finds that a public safety hazard will not be created by the business and there shall not be a likelihood of stolen property being sold by the business or fraud upon the public being perpetrated, or if the city fails to notify the applicant of the results of said investigation and inspection within ten working days after the application is submitted, a business registration certificate shall be issued to the applicant.

"C. A registration certificate will be valid for the calendar year for which said certificate is issued. The city shall issue a new registration certificate for each calendar year during which the business continues to operate after the initial calendar year in which the business is registered."

<u>Section 7</u>. Section 5.12.015 of the Lacey Municipal Code is hereby amended to read as follows:

"Any person, firm or corporation providing premises or facilities for the temporary sale activities of other persons, firms or corporations other than the temporary sale activities of nonprofit, religious, educational or charitable organizations, which combined sales activities are commonly known as or similar to a flea market or swap meet, shall make application with the director of administrative services for a master business registration certificate for temporary

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sales. Such application shall be accompanied by a <u>the</u> fee equal-to \$50-00 <u>established by resolution of the city council</u> for each three days or portion thereof during which such temporary sales activities are planned to take place upon the premises or in the facilities of the applicant with a maximum fee for the calendar year or the balance therefor in the sum of-\$250-00 so established by resolution. The application shall be processed and referred and the master certificate granted or denied in the same manner as is specified in Section 5.12.010 (B).

"B. Any person holding a master certificate for temporary sales shall be required to:

"1. Issue, on behalf of the city, to each temporary seller, a seller's permit for each day said seller conducts sales activities and charge for the issuance of said permit the sum of 60.50-(fifty-cents) established by resolution of the city council, which sum shall be remitted to the city. Upon issuing said permit, the name, address, telephone number and Washington driver's license or other identification number of the seller and the booth number and the identification or serial numbers of all property to be sold containing such numbers shall be recorded and maintained for inspection by the city.

"2. Collect from each person, firm or corporation conducting temporary sales activities on the premises, Washington state sales tax and remit the same to the State of Washington, Department of Revenue. A record of the sales by each temporary seller shall be recorded on a three-part form sanctioned by the state Department of Revenue with one copy provided to the Department of Revenue

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and one copy provided to the city.

"C. Any person conducting sales activities on the premises or in the facilities provided by the holder of a master certificate shall be required to:

"1. Provide accurate information required to be recorded by the master certificate holder including a full and complete listing of all identification or serial numbers of merchandise containing said numbers.

"2. Complete the sales tax form referred to in subparagraph 'B' hereof and deposit all sales taxes due with the master certificate holder.

"3. Display prominently at the location in which the sales activities are conducted the day seller's permit issued by the master certificate holder on behalf of the city.

"4. If any food is to be sold, prominently display proof of county health department approval of said sales in the location in which the sales are to be made.

"D. The city shall have the authority to inspect the premises and the merchandise of each seller at any reasonable time to carry out the provisions of this chapter. If, upon the basis of said inspection, it is determined that there is a reasonable likelihood that stolen property is being sold or fraud upon the public being perpetrated by an individual seller, the police chief or his designee may prohibit further sales by said seller, provided, however, that an individual seller shall have the right to appeal said prohibition to the director of administrative services within five days after said prohibition taking effect.

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"E. A master certificate will be valid for the calendar year for which said certificate is issued. The city shall issue a new registration certificate for each calendar year during which the business continues to operate after the initial calendar year in which the business is registered upon the receipt of a yearly fee equal to the application fee set forth in this section.

"F. If the holder of the master certificate fails to comply with requirements of this section, or allows sales activities to take place after being notified to prohibit sales by a particular seller, the director of administrative services may revoke the master certificate or refuse to issue a new master certificate for a subsequent calendar year."

Section 8. Section 5.16.030 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) <u>A.</u> It is unlawful for anyone to own and exhibit, lease, rent or place with others, for use, play or operation in any public place or establishment, any coin operated mechanical music machine without a valid and subsisting 'Mechanical Music Machine Sublicense' for each such machine, the <u>yearly</u> fee for-which-is-fixed-at-ten-dellars per-year shall be established by resolution of the city council for each such license issued after the effective date of the ordinance codified in this chapter, which 'Mechanical Music Machine Sublicense' shall be in the form of a gummed paper tag issued by the city clerk and shall be valid only when attached to such music machine in a conspicuous place near an indelible printed, stamped or impressed statement containing the name and address of the owner and vendor or distributor of such machine.

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"(b) <u>B.</u> Not more than one hundred fifty mechanical music machine sublicenses shall be issued to any one operator; and no sublicense shall be transferred during the license year from the location to which the sublicense was issued without the consent by resolution of the city council."

Section 9. Section 5.16.040 of the Lacey Municipal Code is hereby amended to read as follows:

"It is unlawful to engage in the business of selling at wholesale or retail any coin operated mechanical music machine without a valid and subsisting 'Mechanical Music Machine Vendor's License', the <u>yearly</u> fee for-which-is-fixed-at-ten-dollars-per-year shall be established by resolution of the city council."

<u>Section 10</u>. Section 5.20.030 of the Lacey Municipal Code is hereby amended to read as follows:

"The license fees for solicitors <u>and</u> herein-shall-be-as follows:--Ten-dollars-per-year-for-each-calendar-year-or-fraction thereof7-payable-in-advance7 for each firm employing solicitors as defined-in-Section-5.20.0107-ten-dollars-per-year-for-each-calendar year-or-fraction-thereof7-payable-in-advance7-for-each-solicitor-as defined-in-Section-5.20.010 shall be established by resolution of the city council."

<u>Section 11</u>. Section 5.24.070 of the Lacey Municipal Code is hereby amended to read as follows:

"No license shall be issued or continued in operation unless the holder thereof has paid an annual license fee of-twenty-five-dollars for-each-year established by resolution of the city council for each

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vehicle operated under license. The license fees shall be for the calendar year and shall be in addition to any other fees or charges established by proper authority and application to the holder of the vehicle or vehicles under his operation and control."

Section 12. Section 5.24.110 of the Lacey Municipal Code is hereby amended to read as follows:

"An application for a taxicab driver's permit shall be filed with the city clerk on forms provided by the city and such application shall be verified under oath and shall contain the following information:

"(1) The experience of the applicant in the transportation of passengers;

"(2) A concise history of his employment;

"(3) Pictures and fingerprints.

"At the time the application is filed the applicant shall pay to the city clerk the sum of-ten-dollars, established by resolution of the city council, which sum shall be retained by the city clerk whether a license is issued or refused."

<u>Section 13</u>. Section 5.24.150 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) The city clerk, upon approval by the city manager, shall issue a temporary permit for such period of time not to exceed thirty days as the manager shall designate, and such temporary permit shall have stamped thereon the date of termination.

"(b) Upon approval of an application as hereinabove provided for a taxicab driver's permit, the city clerk shall issue a permit to the applicant, which permit shall bear the name, address, age, signature and photograph of the applicant. Such permit shall be in effect

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for the remainder of the calendar year.

"(c) A permit for every calendar year thereafter shall be issued upon the payment of **five-dellars** <u>a fee established by reso-</u> <u>lution of the city council</u> and may be issued within thirty days of the expiration of the calendar year. Such renewal, however, shall not be granted unless the permit for the preceding year has not been revoked."

Section 14. Section 5.28.010 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) No operator shall engage in business within the city or offer such service therein without first applying for and obtaining from the city clerk a 'towing operator's base license' the annual-fee for-which-shall-be-fifty-dollars, and a 'tow truck license' for each wrecker or towing truck operated by such operator. the annual fee for which-shall-be-ten-dollars such licenses shall be established by resolution of the city council; provided that the expiration date for all such licenses shall be December 31st of each year, and should application be made for such license within thirty days of the effective date of the ordinance codified in this chapter, the annual license fee shall be prorated on the basis of the number of months remaining in the license year from the date of application for the license.

"(b) To operate a tow truck or storage business in the city the operator must have locked, closed, covered storage on any vehicle valued at fifty dollars or more, the value to be set by the chief of police or an authorized officer; vehicles worth less than fifty dollars may be locked in a fenced enclosure."

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Section 15. Section 5.32.020 of the Lacey Municipal Code is hereby amended to read as follows:

"No person shall engage in any of the businesses defined in Section 5.32.010 hereof, without procuring a special license therefor. The <u>yearly</u> license fees for-a-secondhand-dealer-whose-gross-proceedsfrom-the-buying-or-selling-of-secondhand-personal-property,-metal-junk, or-melted-metals-constitute-less-than-50-percent-of-the-total-gross proceeds-of-his-business,-and-for-those-secondhand-dealers-who-purchase or-sell-at-least-90-percent-of-their-secondhand-articles-for-less-than than-\$10:00-and-purchase-or-sell-no-secondhand-articles-for-more-than \$50:00,-shall-be-\$10:00-per-year.-The-license-fee-for-all-other-secondhand-dealers-and-pawnbrokers-shall-be-\$75:00-per-year for such businesses shall be established by resolution of the city council. Each license shall be issued for the current calendar year only, the license fee may be prorated for those quarters remaining. Licenses issued in accordance with this chapter shall not be transferable."

<u>Section 16</u>. Section 7.04.040 of the Lacey Municipal Code is hereby amended to read as follows:

"A. <u>Dog licenses required</u>. Except for licensed veterinarians and commercial kennels, it is unlawful for any person to own, keep or have control of any dog in the city unless the person has procured a license therefor. Licenses are valid for the calendar year for which issued.

"B. <u>Issuance of licenses - Tag - Collar</u>. The issuing authority or agent thereof shall issue licenses and appropriate identification tags for each animal licensed to persons applying therefor upon payment of the license fee as shown below. The license and tag shall be in a

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format approved by the Joint Animal Control Commission. It shall be the responsibility of the owner of a dog to keep a substantial collar on the dog and attach firmly thereto the identification license tag for the current year, provided that in the event an owner does not desire to provide identification for the dog by use of the authorized identification tag, an alternate method of identification may be used, such as tattooing. The owner, however, shall pay the appropriate license fee and shall be issued an identification tag which need not be worn by the animal. The owner shall also assume the responsibility for the tattooing and shall provide the required data for proper identification of the animal to Animal Control, including the name and telephone number of the central tattoo registry in which the pet animal is registered, if so registered. A dog with neither an authorized identification tag nor a registered tattoo shall be considered an unlicensed dog.

"C. -Annual-lieense-fees:

Initial-license-for-dogs-which-are-not-neutered------\$-8-8-00 or-spayed

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Voluntary-license,-other-pet-animals-(see-section-.02-B-4) Prorated-license-dog-acquired-after-July-l--l/2-appropriate-fee or-when-owner-moves-into-city-after-July-l-

Annual-kennel-license

Hobby-kennel-----25.00 Plus-each-dog-will-be-licensed-with-a-fee-of------l.00 (in-compliance-with-procedures-adopted-by-the-Joint Animal-Control-Commission)

Commercial-Kennel-----25.00

License fees and penalties for the late purchase of licenses shall be established by resolution of the city council.

"D. Date due.

"1. All dog licenses granted under this title shall expire December 31 of the year for which issued.

"2. City residents may purchase licenses through January 31 after which a \$2-00 penalty in an amount established by resolution of the city council shall be assessed.

"3. A resident moving from one municipality to another within Thurston County and having a dog with a valid license within the previous municipality shall notify Animal Control of their new address. The license shall remain valid for the remainder of that calendar year provided such notification is made.

"E. <u>Licenses nontransferable</u>. Dog licenses as provided herein shall be nontransferable fron one dog to another.

"F. License tag removal unlawful. It is unlawful for any person to remove a license tag from any dog or to obliterate any tattoo registered under the provisions of this title without the permission of the owner or issuing authority.

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"G. <u>Kennel License</u>. A kennel license shall be issued only for those areas where such use is not prohibited by local zoning."

Section 17. Section 9.20.040 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) Any person, firm or corporation selling fireworks within the city, either as a wholesale dealer or as a retail dealer, shall be required as a condition of such operation to secure from the city clerk a permit for such sale of fireworks. The fee for such permits shall be ten-dollars-for-the-selling-of-fireworks-as-a-wholesale-dealer and-shall-be-five-dollars-for-the-selling-of-fireworks-as-a-retail dealer established by resolution of the city council and such permit shall be effective for the full calendar year in which the permit is secured. The city clerk is directed to issue such permits upon application and payment of the permit fee.

"(b) A person who sells fireworks without a permit is guilty of a misdemeanor."

<u>Section 18</u>. Section 10.10.040 of the Lacey Municipal Code is hereby amended to read as follows:

"Application for a bicycle license and license sticker shall be made to the chief of police. A biannual license fee of-fifty-cents <u>in an amount established by resolution of the city council</u> shall be made paid to the city before each license or renewal thereof is granted. In the event of a loss, a duplicate license will be supplied for the same cost as any new license."

<u>Section 19</u>. Section 12.16.050 of the Lacey Municipal Code is hereby amended to read as follows:

"A permit fee  $\Theta = \varphi = \varphi = \varphi = \varphi = \varphi = \varphi$  in an amount established by resolution of the city council shall accompany the application. If the permit is

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granted, an estimate of the cost of inspection and engineering required by the city, and if the pavement restoration is to be completed by the city, an estimate of the costs of such pavement restoration will be furnished the applicant by the city and the estimated amounts will become an additional application fee. At the conclusion of the work called for in this section, the actual costs incurred by the city will be computed and the fee adjusted in accordance with such costs."

Section 20. Section 12.32.010 of the Lacey Municipal Code is hereby amended to read as follows:

"A nonrefundable fee in the sum of-\$100.00 established by resolution of the city council shall be paid to the city upon the filing of a petition for vacation of a street or alley within the city."

Section 21. Section 13.12.010 of the Lacey Municipal Code is hereby amended to read as follows:

"No person shall uncover, make any connections to, opening into, use, alter or disturb any public sewer or appurtenance thereto without first making an application and securing a permit for a side sewer connection from the administrative authority. A permit fee ef five-deltars in an amount established by resolution of the city council shall be levied to cover the cost of inspection."

Section 22. Section 13.12.040 of the Lacey Municipal Code is hereby amended to read as follows:

"No permit shall be issued to make any connections of side sewers to service connections of the sewer system of the city without the applicant therefor first posting with the city a bond in the sum

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ef-twe-thousand-five-hundred-dollars established by resolution of the city council with a surety qualified to do a bonding business in the state, conditioned on applicants replacing and restoring such street, alley, avenue or public place to as good a state or condition as existed at the time of the commencement of the work, and maintaining the same in good order to the satisfaction of the city for a period of time from one year from the date of approval of the restoration by the city, providing applicant is not the owner. If applicant is the owner a bond will not be required.

"In lieu of the surety bond required by this section, a deposit consisting of cash or an assigned savings account in the sum-of-two-thousand-five-hundred-dollars a like amount may be filed with the city."

Section 23. Section 13.12.070 of the Lacey Municipal Code is hereby amended to read as follows:

"Any person desiring a side sewer contractor's license or renewal thereof shall make application therefor in writing to the city clerk upon a blank form to be furnished for that purpose. The application shall be referred to the administrative authority for his<u>/her</u> approval. The applicant shall be required to present satisfactory evidence to the administrative authority that <u>s</u>/he is a reliable person and skilled in the laying and construction of side sewers and that <u>s</u>/he has sufficient knowledge and experience to carry on the business of a side sewer contractor. If the administrative authority approves the application and all other requirements of this chapter relating to side sewer contractors have been complied with, the city clerk shall issue the license

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applied for. The <u>yearly</u> license fee shall be twenty-five-dollars per-year in an amount established by resolution of the city council. In the event any applicant's application for license is denied, s/he shall have the right of appeal to the city council."

Section 24. Section 13.16.010 of the Lacey Municipal Code is hereby amended to read as follows:

"All structures or properties used for human occupancy, employment, recreation or other purposes which are required to connect to the public sewer under the provisions of the city's ordinances shall pay a connection charge for each separate service connection provided to the property during construction of the public sewers and before restoration of the trench and surface of the street or easement area in which the sewer is laid. The amount of the connection charge will be determined at the time of construction of the public sewer. The cost of such connection to the sewer after the sewer connection is completed and the trench is closed and land or street surfaces are restored shall be **five-hundred-dellars;-plus any-and-all-costs-of-pavement-restoration-incurred-by-the-city** <u>an</u> <u>amount established by resolution of the city council</u>."

Section 25. Section 13.30.020 of the Lacey Municipal Code is hereby amended to read as follows:

"All sewers constructed by any property owner outside the boundaries of any utility local improvement district shall be constructed and installed at the sole expense of the property owner under the supervision of the city and after installation, such sewer lines, other than building sewers extending from the structure to

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the property line or to a public sewer, shall be conveyed to the city free and clear of all liens or encumbrances, together with duly executed and acknowledged easements for all portions of such sewer lines located upon private property, all at no cost to the city. The property owner shall furnish the city 'as built' drawings covering such sewer lines so constructed and installed.

"For all extensions to existing city sewer facilities or for interim sewer systems being constructed in advance of the availability of trunk sewers, an interim facility inspection fee shall be charged. The interim facility inspection fee shall provide for all costs of services performed by the public works department relating to engineering review of plans, legal services, inspection of construction and all other technical and administrative services provided relative to extensions to the existing sewer system or to interim sewer facilities constructed by a developer. The interim facility inspection fee shall be fixed by resolution of the city council as-the-actual-cost-of-the-city-services-provided; including-payroll-costs-and-incidental-costs-relating-thereto;-costs of-materials,-equipment-rental-and-all-other-direct-and-indirect eosts-as-shall-be-determined-by-the-director-of-public-works-or-as otherwise-provided-herein.

"For-sewer-systems-to-serve-single-family-or-duplex residential-developments-containing-not-more-than-fifty-lots-or units-served;-the-interim-facility-inspection-fee-shall-be-twentyfive-dollars-per-lot;-payable-at-the-time-of-plan-submittal:--For developments-containing-more-than-fifty-lots-in-number;-there-shall

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be-deposited-with-the-city-at-the-time-of-plan-submittal-a-sum-equal to-six-percent-of-the-estimated-cost-of-sewer-improvements-proposed. The-amount-of-such-deposit-which-exceeds-the-cost-of-plan-review-and inspection7-as-defined-herein7-shall-be-returned-after-project-completion-and-acceptance-by-the-city."

Section 26. Section 13.32.010 of the Lacey Municipal Code is hereby amended to read as follows:

"(a) <u>A.</u> The construction of a standard new service connection by the city for water shall include all labor, pipe and fittings up to the property line. The charges for the labor and materials, including the meter and its installation7-for-a-standard service-connection-shall-be-as-follows:

<u>Meter-Size</u>	Connection-Charge
5/8 <b>"</b>	<del>\$3</del> 30-00
<b>±</b> "	<del>365.00</del>
±-±/2 <b>"</b>	<del>5</del> 60 <del>.</del> 0 <del>0</del>
<del>5</del> ш	<del>700=00</del>

"Over-2"-meter--The-charge-shall-be-the-costs-of-labor-and material7-plus-fifteen-percent:

"Any-and-all-costs-incurred-by-the-city-for-pavement restoration-shall-be-in-addition-to-the-charges-set-forth-above-

"(b) Fin those cases where the property owner constructs all portions of the service connection with the exception of providing and dropping the meter, the charges to the city for providing the meter and dropping the same shall be as follows:

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Meter-Size	Connection-Charge
5 <b>∕8</b> ≞	<del>\$-45-00</del>
<b>±#</b>	85-00
1-1/2"	225-00
<del>2</del> #	300-00

"Over-2"-meter--The-charge-shall-be-the-costs-of-labor and-material;-plus-fifteen-percent.

"(c)--Where-the-customer-already-has-a-connection-and requests-an-additional-connection-or-a-new-connection7-the-charge shall-be-the-costs-of-labor-and-material7-plus-fifteen-percent.

"(d)--On-connections-for-sprinkling-only,-the-charge shall-be-the-costs-of-the-material-and-labor,-plus-fifteen-percent. shall be established by resolution of the city council.

"(e) <u>B.</u> No water connection shall be made until the person desiring the same has signed an application at the office of the city water department, and paid the charges imposed herein."

Section 27. Section 13.40.030 of the Lacey Municipal Code is hereby amended to read as follows:

"Service calls for temporary shut-off because of trouble in the lines not owned by the city shall be charged for at the rate<u>s</u> established by resolution of the city council of-\$6.50-for each-trip-made-during-the-hours-of-0:00-a.m.-to-4:30-p.m.-on-Monday through-Friday-excluding-holidays7-and-at-the-rate-of-\$30.00-per requested-trip-during-all-other-times."

Section 28. Section 13.40.040 of the Lacey Municipal Code is hereby amended to read as follows:

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"When it is desired to have the water turned on after it has been turned off for any reason (except as provided in Section 13.44.070 and except turnon and turnoffs regarding separate connections for lawn sprinkling systems), the customer shall be charged with-a-fee-of-\$6.50-for-each-trip-made-during-the-hours-of-0:00-a.m. to-4:30-p.m.-on-Monday-through-Friday,-excluding-holidays,-and-at the-rate-of-\$30:00-per-requested-trip-during-all-other-times at rates established by resolution of the city council. All unpaid water service charges and penalties against the premises shall be paid at time of application for turnon or a satisfactory arrangement shall be made for payment thereof before water is supplied to the premises."

Section 29. Section 13.52.015 of the Lacey Municipal Code is hereby amended to read as follows:

"The special connection charge required by Section 13.52.010 shall be at the rate of-\$6.75-per-front-foot-of-the-property-to-be served established by resolution of the city council."

Section 30. Section 13.60.190 of the Lacey Municipal Code is hereby amended to read as follows:

"All fire hydrants to be installed shall be obtained from the city at a price equaling-the-cost-to-the-city;-plus-15-percent established by resolution of the city council. The installation of the fire hydrant may be accomplished by the developer through a licensed contractor or by payment to the city, and all installations shall be approved by the city engineer and the fire chief."

Section 31. Section 14.12.060 of the Lacey Municipal Code is hereby amended to read as follows:

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"No person shall install or alter any gas piping or gas appliance pertaining to, or in connection with, a gas system on a consumer's premises within the city without first applying for a permit in the form prescribed by and from the inspector to do such Provided, however, that no permit is required for servicing work. gas appliances or replacement of their parts, replacement of gas applicances in their same location and minor fuel line changes performed by the gas company caused by meter relocation. Provided further that, except for central heating plants, appliance permits are not required for replacement at the same location of appliances utilizing other sources of energy. Such permit shall state the kind of work to be done thereunder, and it is unlawful to do or perform any work other than that designated in the permit. Such permit shall also state the location by street and number of the consumer's premises and shall terminate ninety days after issuance unless extended by the inspector for good and sufficient cause. Persons failing to obtain a permit within forty-eight hours after commencing work on the installation or alteration of any gas piping or gas appliances, except as otherwise provided herein, shall be required to pay double the fee herein specified when such permit is finally obtained. The payment of such double fee however shall in no way relieve the person of the penalties otherwise provided for the violation of this chapter. Provided, that in case of an emergency where immediate work is necessary, such work may be made under the express condition that a permit be obtained in the manner herein provided on or before noon

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of the next following business day. The following fees shall to be paid: for the issuance of such permits shall be established by resolution of the city council.

For-issuing-permit-....\$1.00 Gas-piping-systems-where-nominal-pipe-size does-not-exceed-one-inch-including-one appliance-other-than-central-hearing-plants-....2.00

"When a permit is issued to connect an appliance to an existing stub or outlet, no additional fee will be charged. For piping inspection where new piping is required to supply the appliance, the above fees for piping will be collected."

Section 32. Section 14.16.040 of the Lacey Municipal Code is hereby amended to read as follows:

"A permit fee in-each-instance-shall-be-as-follows:

Minimum--up-to-parking-for-6-autos--\$--5-00

shall be as established by resolution of the city council."

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Section 33. Section 14.22.030 of the Lacey Municipal Code is hereby amended to read as follows:

"The following fees shall to be paid to the city for the city's plan checking services and inspection services: shall be established by resolution of the city council.

"(1)--Plan-checking;

"(A)--Streets-and-drainage:--tweive-cents-per-lineal foot-of-centerline-

"(B)--Water:--four-cents-per-lineal-foot-of-water

main;

"(C)--Sewer:--four-cents-per-lineal-foot-of-sewer

main;

"(2)--Full-inspections:

"(A)--Streets:--eighteen-cents-per-lineal-foot-of

centerline,

"(B)--Water:--twenty-seven-cents-per-lineal-foot-of

water-main7

"(C)--Sewer:--twenty-seven-cents-per-lineal-foot-of

sewer-main;

"(3)--Partial-Inspections:

"(A)--Water:--seven-cents-per-lineal-foot-of-water

main,

"(B)--Sewer:--seven-cents-per-lineal-foot-of-sewer

main.

All plan checking fees shall be paid to the city upon submittal of

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the plans and all inspection fees shall be paid to the city prior to the commencement of actual construction."

Section 34. Section 14.24.115 of the Lacey Municipal Code is hereby amended to read as follows:

"A. The following fees shall-be required to be paid by the proponent of a proposal for actions by the city in accordance with the provisions of this chapter for the filing of an environmental checklist or environmental assessment and the processing of an environmental impact statement shall be established by resolution of the city council.:

"(a)--Environmental-Checklist--The-proponent-of-a-proposal-shall-pay-a-fee-of-\$40-00-upon-the-filing-of-an-environmental checklist-to-pay-for-the-costs-of-the-city's-review-and-processing of-said-checklist.

"(b)--Environmental-Assessments---When-additional-information-is-required-in-the-nature-of-an-environmental-assessment7-a-fee of-\$120.00-shall-be-required-of-the-proponent-of-the-proposal.

"(c)--Environmental-Impact-Statements---For-all-proposals requiring-an-EIS-for-which-the-city-is-the-lead-agency7-the-fee shall-be-the-actual-cost-to-the-city-of-processing-said-statement with-an-advance-deposit-of-\$200.00-required-of-the-proponent-of-the proposal.

"(d) <u>B.</u> No fee shall be collected by the city for performing its duties as a consulted agency.

"(e) C. The SEPA public information center of the city is authorized to charge periodic fees for the service of mailing registers and register updates. Such fees shall be reasonably related to the costs of reproduction and mailing of registers and updates.

"(f) <u>D.</u> The city may charge any person for copies of any documents prepared pursuant to the requirements of this chapter and for mailing thereof, in a manner provided by Chapter 42.17 RCW."

Section 35. Section 14.26.020 of the Lacey Municipal Code is hereby amended to read as follows:

"That portion of the Shoreline Master Program adopted by Section 14.26.010 of this chapter relating to fees for shoreline applications and specifically subdivision 13 of Section VII of said master program is amended to read as follows:

"The following fees shall to be paid to the city upon submittal of a shoreline application shall be established by resolution of the city council.:

> "(1)--Shoreline-Substantial-Development-Permit: "(a)--Projects-of-a-cost-of-\$2507000.00-or under-----\$175.00 "(b)--Projects-with-a-cost-of-over \$2507000.00-(plus-actual-costs-incurred by-the-city-exceeding-said-sum)-----175.00 "(2)--Shoreline-Conditional-Use-Permit------175.00 "(3)--Shoreline-Timber-Cutting-Permit: "(a)--When-total-acreage-is-ten-acres-or-more7---100.00 "(b)--When-total-acreage-is-under-ten-acres7----50.00

No fee shall be charged for a Shoreline Conditional Use Permit, a Shoreline Timber Cutting Permit or a Shoreline Variance if the application or applications is submitted in conjunction with a

Shoreline Substantial Development Permit.'"

Section 36. Section 15.28.010 of the Lacey Municipal Code is hereby amended to read as follows:

"The following fees shall to be paid to the city at the time of submission of plats for approval shall be established by resolution of the city council.:

Short-Plat-Variance-to-City-Council----20.00

All fees paid shall be nonrefundable. All-checks-shall-be-made payable-to-the-city-of-Lacey-"

Section 37. Section 16.75.060 of the Lacey Municipal Code is hereby amended to read as follows:

"Fees for sign permits are-as-follows shall be established by resolution of the city council.

"Wall-sign,-non-electric\$20.00
"Wall-sign,-electric
<pre>#Freestanding-signnonelectric-and electric30.00</pre>
"All-signs-painted-directly-on-a-wall15-00
"Structural-alterations
"Temporary-signsl0.00"

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Section 38. Section 16.99.010 of the Lacey Municipal Code is hereby amended to read as follows:

"The following fees shall to be paid upon the filing of a petition or application shall be established by resolution of the city council and such fees shall not be refundable for any reason. Until all fees have been paid in full, no action shall be taken on the petition or application.

> "Conditional-use-permits-or-special-use-permits--\$150.00 "Amendments-and-rezones-----200.00 "Planned-residential-development-application

Preliminary-----400.00 plus-\$4.00 per-acre

"Final-----200.00

"Site-Plan-Review

"By-Committee-----30.00

"By-Hearings-Examiner-----200:00"

Section 39. There is hereby added to the Lacey Municipal Code a new section, 14.32.062 to read as follows:

"Section 14.32.062. Application fees for land clearing permits shall be as established by resolution of the city council."

PASSED BY THE CITY COUNCIL OF THE CITY OF LACEY, WASHINGTON, this <u>3rd</u> day of <u>December</u>, 1982.

fttest: Clerk

Approved as to Form: ornev

CITY COUNCIL Ву //

Passed:	12-3-82
Published:	12-7-82