RFA Form System

Ordinance

Version 3.5 released on 2/29/24 Use for all Ordinances including: TRO, Budget, Zoning, Declarations, Trust Indentures, etc.



CITY COUNCIL USE ONLY Date Received: Committee Date: 1 st Agenda Date:	Tracking #: Committee: Hearing Date: 2 nd Agenda Date:		Scanned Posted	CITY CLERK USE ONLY Date: 05,29,2024 Item #2405,01369
	nt items requiring Council approva	I must be submitted thro	ough the Ma	yor's Office.
Primary Details				
Dept. Tracking No.	Board Approval	Other Board Name		City Council Approval
Department Finance	Contact Name Jarrod Moore	Email jlmoore@cityoftulsa.o	rg	Phone 918-596-7809
Subject (Description) AMEND STORMWATER RATE S	SCHEDULE	Ordinance Type Amending Tulsa Revis	sed Ordinanc	es
Section	Township	Range		Lot
Block	Address			BA / CT Number
Amending Ord. No.	TRO Title No.	TRO Subtitle		Property/Non-Property
Council District	Zoning No.	PUD No.		Planning District
Budget Funding Source(s)	1			
	DSDocuSigned by:		TOTAL:	
Approvals Department:	M. Clivisty Basgall			Date: 5/23/2024
Legal: Board:				Date: Date:
Mayor:	*	Cassia Car	r	Date: MAY 2 9 2024
Other:		Mayor Pro	Tem	Date:
Policy Statement				
	ordinance to amend Title 11-A, Chapt			
stormwater service charge from s and appropriations in the ado	\$10.63 to \$12.22. This rate is part o pted budget.	f the FY2025 budget di	scussion an	d was used for the revenues
Summation of the Requested Action Request Mayor and Council appr	rove the rate change.			
Emergency Clause?	Reason for Emergency Clause			

O No

RFA Form System

Processing Information for City Clerk's Office

Post Execution Processing

- □ Mail vendor copy (addt'l signature copies attached)
- □ Must be filed with other governmental entity
- Addt'l governmental entity approval(s) required

Additional Routing and Processing Details

(Published in the Tulsa World, , 2024.)

ORDINANCE NO.

AN ORDINANCE AMENDING TITLE 11-A, CHAPTER 2, SECTION 202, TULSA REVISED ORDINANCES, TO INCREASE THE MONTHLY SERVICE CHARGE RATE BY FIFTTEEN PERCENT; PROVIDING FOR SEVERABILITY; REPEALING ALL ORDINANCES IN CONFLICT HEREWITH; AND PROVIDING AN OPERATIVE DATE OF OCTOBER 1, 2024.

BE IT ORDAINED BY THE CITY OF TULSA:

Section 1. That Title 11-A, Chapter 2, Section 202, Tulsa Revised Ordinances, be and the same is hereby enacted, to read as follows:

"Section 202. Rate schedule.

The monthly service charge rate shall be established at Twelve and 22/100 Dollars (\$12.22) for each equivalent service unit assigned to a lot, tract or parcel of real estate as provided in this section.

- A. **Residential property.** Residential property within the corporate limits of the City shall be assigned one (1) equivalent service unit for each developed lot, tract, or parcel of record with the county clerk. However, in the case of duplex development with two (2) dwelling units on the same lot, tract or parcel, a service charge of two (2) equivalent service units shall be charged.
- B. All Other Real Estate. The impervious surface and gravel surface of all other lots, tracts, or parcels of developed real estate within the corporate limits of the City shall be measured to determine the number of equivalent service units to be assigned to such lots, tracts, or parcels.
- C. Operative Date. The rates established in this section shall become operative on October 1, 2024, for all billing areas provided for in Title 11-C, Tulsa Revised Ordinances, Chapter 9, Section 900.
- D. **Gravel Surfaces.** Any non-residential property that has gravel surfaces may apply for and receive an adjustment in the equivalent service unit for that portion of the property covered by gravel. The Director shall adjust the service charge by an amount equal to a forty percent (40%) reduction in equivalent service units applied to the surface area covered by gravel.
- E. **Applicability.** The adjustment provided in sub-section D (above) shall apply only to the Stormwater Drainage Utility Fee; for hydraulic & hydrologic studies, Fee in Lieu of Detention and all other design purposes, gravel surface shall be considered one hundred percent (100%) impervious. The above credit is not retroactive."

Section 2. SEVERABILITY CLAUSE: If any section, sentence, clause, or phrase of this ordinance or any part thereof is for any reason found to be invalid by a court of competent jurisdiction, such decision shall not affect the validity of the remainder of this ordinance or any part thereof.

Section 3. REPEAL OF CONFLICTING ORDINANCES. That all ordinances or parts of ordinances in conflict herewith be and the same are now expressly repealed.

Section 4. OPERATIVE CLAUSE. Following passage of this ordinance by the City Council, approval by the Mayor, and publication, this ordinance shall be operative on and after October 1, 2024.

ADOPTED by the Council:	·
	Date
OFFICE OF T	Chair of the Council THE MAYOR
Received by the Mayor:	, at
Date	Time
	G. T. Bynum, Mayor
	Ву
	Secretary
APPROVED by the Mayor of the City of	Tulsa, Oklahoma:,
at Time	Date
	Mayor
(Seal)	
ATTEST:	
City Clerk APPROVED AS TO FORM AND LEGALITY:	

City Attorney