## **ORDINANCE NO. 3731**

AN ORDINANCE AMENDING THE BROKEN ARROW CODE OF ORDINANCES, CHAPTER 24 - WATER, SEWERS AND SEWAGE DISPOSAL; ARTICLE II – REQUIREMENTS FOR WATER SERVICE; SECTION 24-202 - FEE FOR SERVICE CONNECTION; REPEALING ALL ORDINANCES TO THE CONTRARY.

## BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BROKEN ARROW:

**SECTION I.** Broken Arrow Code Chapter 24 - Water, Sewers and Sewage Disposal; Article II – Requirements for Water Service; Section 24-202 - Fee for Service Connection—is hereby amended to read as follows:

## Sec. 24-202. Fee for service connection.

- a) Any person desiring water service through a water meter exceeding one inch (1") in diameter from the city and having made application for such service to the office of the inspections department, shall pay to the city a tap fee in the amount indicated in subsection 24-602(a) [See Fees at Article VI.]. Such fees shall be paid prior to any work being started, and includes the city's cost of installing or building the meter boxes and vaults as needed. A deposit for meter or meter box damage during construction, as indicated in subsection 24-602(c), will be paid at this time. The deposit will be refunded upon final inspection if there is no damage to the meter or meter box.
- b) Any person desiring water service through a water meter one inch (1") or below in diameter to be installed by a private licensed plumber and having made application for such service to the office of the inspections department, shall pay to the city a tap fee in the amount indicated in subsection 24-602(a) [See Fees at Article VI.]. Such fees shall be paid prior to any work being started, and includes the city's cost of the meter, meter box and lid.
- c) In addition to the tap fees set forth in paragraph (a), any tap on a line larger than 13 inches in diameter will require a surcharge as indicated in subsection 24-602(b).
- d) If it is necessary, inside the city limits, to cross a street to make a connection or tap, the city will make the crossing for two inch or smaller lines, at a cost as indicated in section 24-603. For crossings larger than two inches the city will normally require the property owner to install the crossing. If the city installs a larger crossing, the charge will be as stated in section 24-603. The city shall not install crossings outside of the city limits.
- e) Temporary service (construction meters). Utility contractors, or other temporary or seasonal users desiring water service from the city and having applied for such service for the sole purpose of a temporary water use, shall pay the finance department, contemporaneously with their application, the following:
- (1) A deposit, as shown in section 24-604, to cover the cost of the temporary meter and the water used. Said deposit shall be refundable upon the return to the city of the construction meter in a working condition and in substantially the same condition as the meter was when issued by the city, less ordinary wear and tear. From the deposit the city shall deduct installation fees, user fees and cost of service.

- (2) The applicant shall pay an installation fee as shown in section 24-604, for each temporary meter set by the city.
- (3) The applicant shall pay a rental fee as shown in section 24-604, per day for each day or part thereof, from the date of pickup until the date of return or payment for a lost meter.
- (4) The applicant shall pay for water consumed on the premises at the rates applicable for commercial use for similar property.

(Code 1977, § 24-202; Ord. No. 2224, § I, 7-19-1999)

**PASSED AND APPROVED** and the clause ruled upon separately this 20<sup>th</sup> day of June, 2022.

	MAYOR	
ATTEST:		
(Seal) DEPUTY CITY CLERK		
APPROVED:		
ASSISTANT CITY ATTORNEY		