

ORDINANCE NO. C-30-82

AN ORDINANCE TO AMEND THE CODIFIED ORDINANCES OF THE CITY IN
SECTIONS 939.07 and 939.08 OF THE PUBLIC SERVICES CHAPTER

WHEREAS, there is a need to up-date the wording of certain sections of the Public Services Code and to set fees;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF GROVE CITY, STATE OF OHIO, THAT

SECTION 1. Section 939.07 of the Codified Ordinances of the City entitled "Licensing of Sewer Tappers and Contractors; Fee" which reads:

No person shall engage in or work at the trade or occupation of sewer construction or tapping in the City either as a sewer tapper or sewer contractor unless that person is a holder of a license, then in force, issued by the City giving that person the right to perform or supervise such work or unless that person has then in his employ a holder of a license then in force supervising the work. The license shall be obtained by application to the Mayor. Application shall be accompanied by proof of applicant holding a sewer tapping license, in force at the time of application, from the City of Columbus, Ohio, or the Franklin County Department of Sanitation and shall be accompanied by a fee of twenty-five dollars (\$25.00).

IS HEREBY AMENDED TO READ:

(a) No person shall engage in or work at the trade or occupation of sewer construction or tapping in the City either as a sewer tapper or sewer contractor unless that person is a holder of a license, then in force, issued by the City giving that person the right to perform or supervise such work or unless that person has then in his employ a holder of a license then in force supervising the work. The license shall be obtained by request to the Building Department. The request shall be accompanied by proof of applicant holding a sewer tapping license, in force at the time of application, from any incorporated municipality or the Franklin County Department of Sanitation and shall be accompanied by a fee of fifty dollars (\$50.00).

(b) Any person, firm or corporation which violates or fails to comply with the provisions of Section 939.07 (a) shall be fined not more than one hundred dollars (\$100.00) for each and every violation and noncompliance.

SECTION 2. Section 939.08 of the Codified Ordinances of the City entitled "Sewer Connections; Permit Required; Inspection; Fee" and which reads in part:

(a) No authorized person shall uncover, make any connections with or opening into, use, alter or disturb any public sewer or appurtenances thereof without first obtaining a written permit from the Director of Public Service.

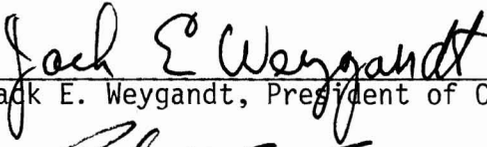
(b) The owner of any lot or plot of ground which is improved by building thereon which is required by law to connect into the sewerage system of the City, shall make application to the Director for a connection permit and shall pay a connection fee.

IS HEREBY AMENDED TO READ:

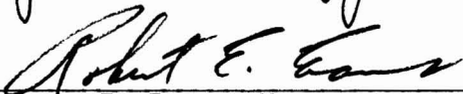
Submitted: 4/19/82

Passed: 5/3/82

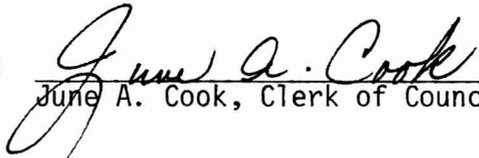
Effective: 6/2/82



Jack E. Weygandt, President of Council



Robert E. Evans, Mayor

Attest: 

June A. Cook, Clerk of Council

I Certify that this ordinance is correct as to form.



R.E. Gunderman, Director of Law