

BEFORE THE BOARD OF COMMISSIONERS

For the County of Multnomah

ORDINANCE # 595

An Ordinance relating to Fees and amending MCC 5.10. [Bracketed items deleted and underlined items added.]

Multnomah County Ordains as follows:

Section I. Amendment

MCC 5.10.520 and 5.10.540 are amended to read:

[COUNTY MANAGEMENT] GENERAL SERVICES

5.10.520 Fee to service districts for County accounting services. The director of the [Office of County Management] Department of General Services is authorized and instructed to establish and collect fees chargeable to service districts for which the County provides accounting and related financial management services and for which the County provides automated data processing time and services, which shall be equal to the actual cost incurred by the County for providing these services, as determined by the Director.

5.10.540 Fee for services [of Data Processing Authority] Information Services Division. For the services of the [Data Processing Authority] Information Services Division in connection with gathering, preparing and providing requested information, a fee shall be charged which shall be equal to the actual cost of providing the services, as determined by the Director of the [Office of County Management] Department of General Services after consulting with the Director of the [Data Processing Authority] Information Services Division, plus an additional amount equal to 15 percent of the actual cost to defray the expenses of developing and expanding information base and access systems, provided that the fee charged by the [Data Processing Authority] Information Services Division to any governmental agency or unit shall be equal to the actual cost of gathering, preparing and providing the information only.

Section II.

5.10.560 is added to read:

5.10.560 Interest Charges on Accounts Receivable invoices. The Finance Division shall ensure that bills for all services performed by the County and all County Accounts Receivable, are collected. Except where prohibited by law, contract or agreement, interest of one and one half percent per month will be charged on all bills which remain unpaid for more than 30 days after the initial billing date.

Section III. Adoption.

This Ordinance, being necessary for the health, safety, and general welfare of the people of Multnomah County, shall take effect on the thirtieth (30th) day after its adoption, pursuant to Section 5.50 of the Charter of Multnomah County.

ADOPTED this 13th day of October, 1988, being the date of its second reading before the Board of County Commissioners of Multnomah County, Oregon.

BOARD OF COUNTY COMMISSIONERS
FOR MULTNOMAH COUNTY, OREGON

(SEAL)

By Gladys McLoay
Multnomah County Chair

APPROVED AS TO FORM:

LAURENCE KRESSEL,
County Counsel for
Multnomah County, Oregon

By Paul Mackey
County Counsel

3257F/DB/1d