

BEFORE THE BOARD OF COUNTY COMMISSIONERS

FOR MULTNOMAH COUNTY, OREGON

Ordinance No. 157

An ordinance establishing fees for county services, and amending Ordinances Nos. 63, 79, 100 and 105.

Multnomah County ordains as follows:

Section 1. Fee for blank legal forms provided by county.

Section 3 of Ordinance No. 105 is amended to read as follows:

"Section 3. For all blank legal forms provided to the public by the circuit or district courts, a fee of twenty-five cents (\$.25) per form shall be collected."

Section 2. Fees for services of Division of Public Safety.

Section 5 of Ordinance No. 105 is amended to read as follows:

"Section 5. The Division of Public Safety shall collect the following fees for providing the following documents or services:

Accident Reports	\$12.50
Reports Generally	\$ 5.00
Additional Reports & Supplemental Reports	\$ 1.00 a page - \$20.00 maximum
8 x 10 Color Print	\$ 5.00
5 x 10 Color Print	\$ 4.25
4 x 5 Color Print	\$ 3.50

Black and white prints	\$.75 less than color print of same size
I.D. Photos	\$ 2.00
Fingerprint and Photo	\$ 5.00
Fingerprinting	\$ 3.00
Good Conduct Letter	\$ 1.00
Livestock Transportation Tags	\$.50
Hay Transportation Certificate	\$.01 "

Section 3. Fee for towing licenses issued pursuant to Ordinance No. 63.

A. Section 9.B. of Ordinance No. 63 is amended to read as follows:

"B. The application to the Director must be accompanied by an application fee computed at \$35 for each towing vehicle owned or operated by the applicant.

"1. Payment of the application fee shall cover the license fee for the balance of the first annual license."

B. Section 15.B. of Ordinance No. 63 is amended to read as follows:

"B. Any person whose license has been denied or revoked may, after 30 days from the date of the denial or revocation, reapply upon the prepayment of a \$35 application fee. Such sum shall not be credited to the applicant's annual license fee."

C. Section 16.B. of Ordinance No. 63 is amended to read as follows:

"B. An annual license renewal fee of \$35 per towing vehicle owned or operated by the applicant shall be charged and shall be due on the anniversary of the issuance of the first license to tow."

Section 4. Fees for certain licensing and inspection services of the Department of Human Services.

A. For the services of the Department of Human Services in connection with issuance of food service licenses, the Department shall collect from every applicant, at the time of application, \$25 for each temporary license issued or applied for, \$60 for each regular license issued or applied for, and \$25 for each limited service license issued or applied for.

B. For the services of the Department of Human Services in connection with swimming pool inspections, the Department shall collect a \$50.00 annual license fee.

Section 5. Planning and development fees.

Section 2. of Ordinance No. 79 is amended to read as follows:

"Section 13. of Ordinance No. 100 is amended to read

as follows:

'13.00 Fee Schedule. Payable at the time of application.

13.01 Hearings Council Hearings

(a) Change in District Boundary to:

(1) Residential and Agricultural

One acre or less \$200.00

Each additional acre 25.00

(2) Apartment Residential,

R-4, A-2, A-1-B

One acre or less \$300.00

Each additional acre 25.00

(3) Commercial or Industrial,

C or M

One acre or less \$400.00

Each additional acre 25.00

(4) Planned Developments, P-D

Preliminary \$250.00

General Plan:

One acre or less \$200.00

Each additional acre 25.00

(b) Community Service, C-S \$250.00

(c) Conditional Use, C-U \$250.00

(d) Other Hearings Council Actions \$250.00

(e) Appeal of Administrative Decision

by Planning Director \$ 50.00

13.02 Board of Adjustment Hearings \$100.00

(a) Appeal of Administrative Decision

by Planning Director \$ 50.00

13.03 Other Fees

(a) Health hardship renewal (12.72) \$ 30.00

(b) Land Use Permit \$ 25.00

(c) Sign Permit

Over two, but less than five square feet \$ 15.00

Five to ten square feet \$ 20.00

Ten to twenty square feet \$ 25.00

Over twenty square feet \$ 35.00

(d) Rural Planned Development

One acre or less \$200.00

Each additional acre \$ 25.00

Minor changes \$ 25.00

(e) Variance Without Hearing (12.46

and 12.48) \$ 50.00

(f) Notice Sign (12.23.4) \$ 3.00

(g) Notice of Review (12.31.2) \$ 50.00

Transcript cost per minute of
hearing time \$ 1.00

(h) Records and Reports per Page

(12.10.h. and 12.25.2) \$ 0.25

(i) Willamette River Greenway Permit

(6.63) No Charge

- (j) Significant Environmental
Concern Permit (6.73) No Charge
- (k) Preliminary Design Review
Plan (7.613) \$50.00 per each
\$100,000 or fraction thereof of value, as
determined by the Planning Director,
pursuant to subsection 13.03.1. In no
event shall the fee for a preliminary
design review plan approval exceed \$500.

13.03.1 The Value To Be Used In Computing A Preliminary
Design Review Plan Fee Shall Be The Total
Estimated Value Of All Work For Which Design
Review Plan Approval Is Required.

13.04 Pre-Initiation Conference (12.22) \$25.00

13.05 In Case Of Any Hearing Required Under
This Ordinance Which Must Be Re-
Scheduled At The Request Of Or Due
To The Neglect Of The Applicant, A
Fee Of \$100.00 Shall Be Assessed
Against The Applicant. Said Fee May
Be Waived In Whole Or In Part By The
Director Of Planning And Development
If He Determines That The Necessity For
The Requested Rescheduling Was Unavoidable
Or That The Applicant Proceeded With All
Possible Diligence To Give Adequate Advance

Notice Of The Request For Rescheduling.

- 13.06 For Fees Based Upon Acreage Calculations, Any Fraction Of An Acre Up To And Including One-half ($\frac{1}{2}$) Shall Be Disregarded; Fractions Over One-half ($\frac{1}{2}$) Shall Be Rounded To The Next Highest Acre.
- 13.07 These Fees Shall Apply To All Actions Specified Herein Regardless Of Applicant."

Section 6. Fees For Memorials And Cemeteries.

For the services of the Department of Environmental Services in connection with memorials, cemeteries and related matters, the Board of County Commissioners shall from time to time prescribe fees by order, upon the recommendation of the Director of the Department.

Section 7. Fees For Certain Services Of The Division Of Assessment & Taxation.

Section 9 of Ordinance No. 105 is amended to read as follows:

"A. For any printout or copy of an appraisal card for any tax account, the Division of Assessment and Taxation shall charge a fee of \$1.00; provided that, in any case where printouts or appraisal cards are requested and provided for more than one tax year or for any tax year other than the then current year, the Division shall charge an additional fee of \$1.00

for each such year."

"B. For the Division's services in gathering, preparing or providing non-standard information upon request, the Division shall collect a fee equal to its actual cost, as determined by the Director of the Division, plus an additional amount equal to 100 percent of such actual cost for the purpose of defraying the Division's expenses in developing the information base and access systems. When such services are provided to any governmental agency or unit, however, the Division shall charge only its actual cost, and the additional amount equal to 100 percent of such actual cost shall not be added to the fee assessed."

"C. In addition, the Division shall charge the following fees for copies provided by it:

Assessment Roll - Microfiche	\$300.00
Property Owners Index - Microfiche	200.00
Property Address Index - Microfiche	200.00
Fiscal Year End Report - Microfiche	300.00
Sales Ratio Tape - Magnetic Tape	200.00
Legal Description Index - Microfiche	200.00
Individual copies of Microfiche	First copy 30.00
	Ea. add'l. copy 10.00"

Section 8. Liquor License Processing Fees.

The County shall collect a fee of \$25 for its processing of applications for licenses to sell alcoholic liquor for consumption on premises, and \$12.50 for its processing of all other liquor

license applications.

Section 9. Fees For Publications and Records.

The Director of each department of the County shall establish a schedule of fees, which shall be conspicuously posted at appropriate locations, for publications and copies of records provided by the department. The fees for copies of records shall, where appropriate, differentiate between and specify fees for copies according to the method and format of reproduction. The fees authorized by this section shall be based upon actual cost as determined by the Directors.

Section 10. Fees For Various Clerks' Services.

Section 4. of Ordinance No. 105 is amended to read as follows:

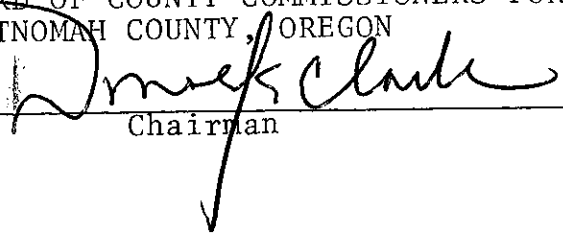
"Pursuant to ORS 205.320 (14), a fee of \$2.00 shall be charged by the officers performing the respective functions of the county clerk for:

- a) issuance of a writ of execution in a District Court case,
- b) up to four (4) notices of garnishment shall be issued in a District Court case without fee, but a \$2.00 fee shall be charged for each additional multiple of four (4) notices of garnishment, or portions thereof, in a single case thereafter,
- c) up to four (4) writs of garnishment shall be issued in a District Court case for a single \$2.00 fee and an additional \$2.00 fee shall be charged for each additional multiple of four (4) writs of garnishment, or portions thereof, issued in a single case thereafter,
- d) a computer printout,
- e) a weekly list of marriage licenses."

ADOPTED this 29th day of December, 1977,
being the date of its second reading before the Board of County
Commissioners for Multnomah County, Oregon.

BOARD OF COUNTY COMMISSIONERS FOR
MULTNOMAH COUNTY, OREGON

By


Chairman

APPROVED AS TO FORM:


JOHN B. LEAHY

County Counsel for
Multnomah County, Oregon