

(A) Consumption rates.

(1) For those dwelling places and non-dwelling places whose water is measured jointly by one water meter, the minimum quarter service charge per user is applicable. Each deed holder appearing on the general city tax roll who has more than one dwelling place or non-dwelling place utilizing a single water meter, shall be billed in accordance with the provisions of this section.

(2) Each dwelling place, or non-dwelling place, regardless of whether it has its own individual water meter, shall be billed the quarterly service charge. The minimum quarterly service charge (readiness to serve charge) per service unit or dwelling unit shall be set by the city from time to time.

(3) Those dwelling places and non-dwelling places, using city water that are located outside the city limits shall be billed 1½ times the city rate.

(B) The deed holder of property who has multiple dwelling places and/or non-dwelling places thereon, utilizing a single water meter, shall be billed the minimum quarter service charge per dwelling place and/or non-dwelling place. Any additional charges for water usage shall be based upon the total amount of water metered.

(C) The deed holder of a State of Michigan licensed mobile home park utilizing a single water meter or less than one city meter per lot site shall be billed the minimum quarterly service charge per occupied lot in the mobile home park. An occupied lot during the billing period shall be the average of the number of occupied lots during each month in the billing period and shall be based upon the monthly report provided by the mobile home park to the city for tax purposes. The city and its representatives may enter into any mobile home park at any time for the purpose of determining and verifying the number of lots then occupied for verification of the reports filed by the operator.

(1993 Code, § 5.2)

§ 51.31 CONNECTION FEE.

All connections to the system shall be made by the city, and the city shall charge a fee as set from time to time.

(1993 Code, § 5.3)

§ 51.32 DEPOSITS.

Cash deposits may be required as set from time to time by the city.

(1993 Code, § 5.4)