

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates

**CHAPTER 911
Water Regulations and Rates**

- 911.01 Rates inside the Village.
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- 911.13 Furnishing meters and meter accessories.
- 911.14 Rules and regulations.
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- 911.16 Backflow protection.
- 911.99 Penalty.

CROSS REFERENCES

- Power to provide and regulate water system - see Ohio R.C. 715.08, 717.01, 743.01
- Water pollution - see Ohio R.C. 715.08, 743.24 et seq.
- Water works mortgage revenue bonds - see Ohio R.C. 715.09 et seq.
- Compulsory water connections - see Ohio R.C. 729.06, 743.23; S. & P.S. 901.06
- Management and control of water works - see Ohio R.C. 735.28 et seq.
- Weekly deposit of water works money collected - see Ohio R.C. 743.06
- Tampering with water hydrants, pipes or meters - see Ohio R.C. 4933.22
- Sewage service charge based on water rental charge - see S. & P.S. 915.05

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.01 RATES INSIDE THE

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VILLAGE.

911.01 RATES INSIDE THE VILLAGE.

(a) For all non-commercial users of the public water system:

(1) Commencing with the collection dates indicated below, the rates charged by the Village of Mount Gilead for water service furnished to customers within the Village shall be as follows:

<u>Commencing January 1, 2006</u>	
Up to 300 cubic feet/per month	\$20.72 per month (Minimum charge)
All over 300 cubic feet per month	\$4.76 per 100 cubic feet

(b) For all commercial users of the public water system:

(1) Commencing with the collection dates indicated below, rates known as large commercial rates charged by the Village for water furnished to consumers within the Village using 25,000 cubic feet or more in each calendar month shall be as follows:

<u>Commencing January 1, 2006</u>	
Up to 25,000 cubic feet per month	\$1,087.92 (Minimum charge)
All over 25,000 cubic feet per month	\$3.76 per 100 cubic feet

(2) Commencing with the collections dates indicated below, rates known as commercial rates charged by the Village for water furnished to consumers within the Village using under 25,000 cubic feet or less.

Commencing August 1, 2012

All commercial users using under 25,000 cubic feet per month shall be charged the same rates as non-commercial users.

(Ord. 1449. Passed 3-5-01; Ord. 1504. Passed 11-3-03; Ord. 1582. Passed 9-17-07; Ord. 1674. Passed 7-16-12.)

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911.02 FUTURE EXTENSIONS OR TAPS OUTSIDE THE VILLAGE.

(a) All plans for future water line extensions or taps outside the Village shall be submitted by the Village Administrator to the Planning Commission for review and recommendation to Council.

(b) Council shall review all recommendations by the Planning Commission and shall, by motion, act on the recommendation making such modification in the recommendations as it deems necessary.

(c) No water line extensions or taps outside the Village limits shall be made without an approval by Council as set forth herein.

(Ord. 653. Passed 9-21-64; Ord. 1582. Passed 9-17-07.)

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911.03 RATES OUTSIDE THE VILLAGE.

The rates set forth in Section 911.01 shall apply to all consumers within the corporate limits of the Village. A minimum of ten percent (10%) shall be added for consumers not located within the corporate limits of the Village. Except as provided in Ohio R.C. 743.12 and 743.13, Council may establish a rates or rates exceeding the minimum set forth above. Rates for customers outside the corporation limits of the Village of Mount Gilead need not be uniform.

(Ord. 1389. Passed 8-3-98; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.04 BILL RESPONSIBILITY; DELINQUENT PAYMENTS.

911.04 BILL RESPONSIBILITY; DELINQUENT PAYMENTS.

(a) Rental Properties. Water bills shall be sent to either the tenant or the property owner, however, it shall be the responsibility of the property owner to pay all water bills not paid by his respective tenants.

(b) Net amount is due if paid within fifteen days of the bill date. Past due accounts are assessed a late charge of ten percent (10%) and water service may be discontinued for nonpayment.

(Ord. 1454. Passed 6-18-01; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.05 BILL ESTIMATE FOR INACCURATE METER.

911.05 BILL ESTIMATE FOR INACCURATE METER.

If a water meter is out of order or inaccurate, the consumer's bill will be estimated, based on previous similar consumption.

(Ord. 595. Passed 6-3-63; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.06 CHARGES FOR DISCONNECTION NOTICES; RECONNECTION;

911.06 CHARGES FOR DISCONNECTION NOTICES; RECONNECTION; METER SETTING OR CHANGING; AND WATER SERVICE.

(a) A charge of one hundred twenty-five dollars (\$125.00) shall be made for setting or changing a meter at any meter location, in any 12-month period, except no charge shall be made if the meter proves to be defective.

(b) A charge of twenty-five dollars (\$25.00) shall be made for reconnection service when service has been disconnected for more than 24 hours for nonpayment of a bill. A charge of sixty dollars (\$60.00) shall be made for reconnection service when service has been

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discontinued for less than 24 hours for nonpayment of a bill.

(c) A charge of twenty-five dollars (\$25.00) shall be made for the disconnection notice when service is being discontinued for nonpayment of a bill.

(d) A charge of twenty-five dollars (\$25.00) shall be made for water service requested at any location.

(Ord. 1432. Passed 9-18-00; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.07 TEMPORARY SERVICE RATE AND CHARGE.

911.07 TEMPORARY SERVICE RATE AND CHARGE.

For temporary service of less than thirty days' duration, the rate shall be twice the regular rate for such service, plus seventy-five dollars (\$75.00) to cover costs of setting and removing the meter.

(Ord. 595. passed 6-3-63; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.08 WATER FOR BUILDING PURPOSES.

911.08 WATER FOR BUILDING PURPOSES.

Contractors desiring water service for building purposes will be required to make application at the water office. Such service shall be sold by meter measurement or flat rate as may be deemed most consistent.

(Ord. 595. Passed 6-3-63; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.09 RATES FOR FIRE HYDRANT RENTAL.

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911.09 RATES FOR FIRE HYDRANT RENTAL.

(a) Rates for fire hydrants shall be forty dollars (\$40.00) per hydrant per annum to be paid in four payments of equal amounts, except hydrant rentals charged to the Village will be at the rate of fifteen dollars (\$15.00) per hydrant per annum to be paid in four payments of equal amounts.

(b) An additional ten percent shall be charged for hydrants located outside the Village limits.

(Ord. 595. Passed 6-3-63; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.10 USE OF CURB STOP VALVE; METER BY-PASS PROHIBITED.

911.10 USE OF CURB STOP VALVE; METER BY-PASS PROHIBITED.

No person other than a Service Department employee shall be permitted to turn water on or off at a curb stop valve or remove or install a meter. In no instance shall a meter by-pass be made.

(Ord. 595. Passed 6-3-63; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.11 TAP CHARGES; SERVICE CONNECTION RESPONSIBILITY.

911.11 TAP CHARGES; SERVICE CONNECTION RESPONSIBILITY.

(a) All service connections between the water main and curb stop valve usually located at the property line or sixty feet maximum length, whichever comes first, shall be installed and owned by the Village, subject to the following charges to be paid in advance by the customer:

All meters less than two-inches shall remain the property of the Village.

Size Water Tap (Inches)	Charge
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<u>SIZE TAP TAP CHARGE</u>	<u>CHARGE</u>
3/4	\$3,335.00 includes meter
1	\$3,505.00 includes meter
2	\$8,112.00 includes meter
4	\$12,500.00
6	\$18,750.00
8	\$25,000.00

For a 3/4" or 1" tap the above charge includes:

- (1) Mainline Tap
- (2) Corporation Stop
- (3) Copper to property line or 60 feet, whichever comes first
- (4) Curb Stop
- (5) Curb Box

(b) Some existing service connections were taken from the main and run across street, street corners or lots to serve out-of-the-way locations. This is not considered a water main and shall be treated as a service connection, and any repair required beyond the curb stop valve or sixty feet maximum from the main, whichever comes first, shall be the responsibility of the property owner.

(c) Existing customers or new water connection permits issued for properties located outside the Village limits will be charged the above mentioned fee on condition that the owner of the property to be served shall, within sixty days of the time said property becomes contiguous to the Village of Mount Gilead, Ohio prepare and file or join in the preparation and filing of an annexation petition pursuant to Ohio R.C. 709.02 for such property to be annexed to the Village of Mount Gilead, Ohio. The failure of any such nonresident water customer to comply with this condition shall be grounds for immediate termination of water service to the property.

(d) The Village of Mount Gilead is only responsible for water mains which are four inches in diameter, or larger, located on public property within the Village limits.

(Ord. 1374. Passed 12-1-97; Ord. 1508. Passed 11-17-03; Ord. 1582. Passed 9-17-07; Ord. 1685.

Passed 3-18-13.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.12 WATER LINE EXTENSIONS.

911.12 WATER LINE EXTENSIONS.

(a) Definitions. As used in this section:

(1) "Available frontage" means the frontage for all parcels which abut a water main. On corner parcels, the frontage shall be the shortest frontage which abuts a street right-of-way. Parcels which already abut a water main shall not be considered as part of the available frontage.

(2) "Contract area" means an area served with water by the Village where a contract exists between the Village and a political subdivision.

(3) "Corner parcel" means a lot or parcel abutting two or more intersecting streets.

(4) "Front foot" means the frontage which abuts a street right of way. On corner parcels, "front foot" means the shortest frontage so abutting a street right of way. When the property to be served does not abut a street right of way, "front foot" means the width of the parcel.

(5) "Noncontract area" means an area outside the Village served with water by the Village where no contract exists with a political subdivision.

(6) "Service connection" means the connection of all or any part of the water line from the tap to, and including, the meter.

(7) "Service line" means the connection to a water main and that water line which extends from the corporation stop to, and including, the curb stop and box.

(8) "Water main tap" means a threaded opening made into the Village water main for the acceptance of a corporation stop.

(9) "Water service outside the Village" means water service furnished to consumers in contract areas or water service authorized by the Village Council for consumers in noncontract areas outside the Village.

(b) Water Main Construction Reimbursement Charge; Exceptions. Each applicant for

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water service shall, at the time of application, pay the sum of twenty-five dollars (\$25.00) per front foot of the property to be served if such property is located within the Village, and thirty-five dollars (\$35.00) per front foot of the property to be served if such property is located outside the Village, provided that this charge shall not be imposed for the replacement of a tap or increase in size of an existing tap, and provided further that this charge shall not be imposed if the owner of the property concerned can show that he or she, or his or her predecessor in title, paid, or is paying, a special assessment for the construction of any of the water mains which provide such service, or, at his or her own expense, constructed any of the water mains which provide such service. This charge is exclusive of service line charges, connection permits and capacity charges. This section does not apply to owners of lots in a properly developed subdivision whose water lines have been built by a developer and dedicated for public usage.

This section does not apply to owners of lots in a properly developed subdivision whose water lines have been built by a developer and dedicated for public usage.

(c) Water Main Extensions. The Village will provide water service to new consumers when it is determined that the water main extension is feasible, both economically and from an engineering point of view, and will not be detrimental to the best interest of the Village, having given consideration to the overall effect of the new water service on the total water system and to the long-term plans and probable future growth of the water system of the Village.

(d) Charge for Water Main Extensions.

(1) Contract areas (outside the Village). All water main extensions in areas having a contract with the Village for water service shall be installed and paid for as specified in the contract.

(2) Non-contract areas (outside the Village).

A. All water main extensions in areas having no contract with the Village for water service shall be installed and paid for by the developer, the applicant or the political subdivision requesting such service, at no expense to the Village, regardless of the size of the water main installed or the length of extensions.

B. Specifications and standards of construction for all water main extensions shall be approved by the Village Administrator.

C. 1. The size of all water mains shall be determined by the Village Administrator and shall be large enough not only to serve the areas under immediate consideration, but also to serve areas which are likely to be developed and which should be served by the water main under consideration.

2. Unless otherwise approved by the Village Administrator,

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no water main shall be smaller than eight inches nominal diameter.

D. All extensions of water mains shall include the installation of all taps, service lines, valves and fire hydrants. The number and location of fire hydrants shall be in accordance with the requirements set by the Village and shall be installed and paid for by the developer, the applicant or the political subdivision. The number and location of all taps, service lines and valves shall be as required by the Village.

E. All water mains and appurtenances shall be owned, operated and maintained by the Village with title to be vested in the Village upon completion of the water main.

(3) Within the Village.

A. All water main extensions in the Village shall be paid for by the developer or applicant requesting such extension. Where the Village requires the installation of a water main extension larger than eight inches in nominal diameter, the Village shall pay the difference in the cost of the pipes, fittings and valves between the installation of such eight-inch water main and the water main installed.

B. The Village Administrator shall determine from the records, or other sources, the cost of the pipes, fittings and valves, and this determination shall be final.

C. The Village Administrator may make recommendations to Council for water main extensions to be installed by a qualified developer, and the Village Administrator will make a recommendation to Council, whether the water main shall be installed by the Village or by the developer or applicant.

D. For each water main extension requested and installed by the Village, the Village Administrator shall make an estimate of the total cost involved, and the developer or applicant shall make a deposit to the Village that is sufficient to cover the estimated cost of the extension. If the actual cost of the extension is higher or lower than the deposit, the developer or applicant will be refunded the amount of any excess deposit or shall pay to the Village any deficit that may exist in the deposit, as the case may be.

E. When water main extensions are installed by the Village, the cost may be assessed against the abutting property owners, with the approval of Council. Such assessment shall be an amount equal to the total installation cost, unless the line is required by the Village to be larger than eight inches. When the Village requires the installation of a water main larger than eight inches, the amount assessed shall be the total installation cost less the difference in the cost of the pipes, fittings and valves between the installation of an eight-inch water main and the water main installed. The costs shall be determined as described in paragraph (d)(3) hereof.

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F. The specifications and standards of construction for all water main extensions shall be subject to the approval of the Village.

G. The size of all water mains shall be determined by the Village Administrator and shall be large enough not only to serve the areas under immediate consideration, but also to serve areas which are likely to be developed and which should be served by the water main under consideration. Unless otherwise approved by the Village Administrator, no water main shall be smaller than eight inches nominal diameter.

H. All extensions of water mains shall include the installation of all taps, service lines, valves and fire hydrants. The number and location of fire hydrants shall be in accordance with the requirements of the Village. The number and location of all taps, service lines and valves shall be required by the Village.

I. 1. No water mains shall be installed except by the Village, unless authorized by an agreement between the Village and the developer or applicant. Where water mains are installed by a developer not owned by the developer or applicant nor included in the agreement, the developer or applicant shall be entitled to reimbursement from the funds collected by the Village for such connections pursuant to subsection (b) hereof when such parcels are connected to the water main within ten years after the completion of the water main. The amount of the reimbursement shall be determined by dividing the cost of the water main paid for by the developer or applicant by the available frontage abutting on the water main, provided that the total amount of reimbursement shall not exceed twenty dollars (\$20.00) per front foot of property served.

2. To be eligible for this reimbursement, the developer or applicant must file with the Village, within ninety days after the completion of the water main, in accordance with the standards and specifications adopted by the Village, receipts for all labor and material used in connection with the construction of the water main, together with final, as-built plans, properly referenced for future location of the work.

J. The Village Administrator shall issue a letter of completion within thirty days after he or she receives a certified cost of construction statement as herein provided. The water mains and other appurtenances shall, effective the date of the letter of completion, become the property of, and title shall immediately vest in, the Village, its successors or assigns. All easements and rights of way shall be transferred to the Village.

(e) Establishment of Water Main Construction Reimbursement Fund.

(1) There is hereby established a special fund to be known as the Water Main Construction Reimbursement Fund, which shall be used exclusively for the deposit of water main construction reimbursement charges and for the payment of reimbursements to developers for off-site extensions.

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(2) Moneys received and disbursed pursuant to the authorization of this section shall be accounted for on a project-by-project basis so that reimbursement to developers is directly related to water main construction reimbursement charges paid by owners of properties abutting their improvement.

(f) Variances. There will be no exceptions granted in whole or in part to this section, except that upon application and allegations, submitted in writing, that extraordinary circumstances may deter strict compliance with this section, the case may be referred to the Village Council for the purpose of hearing the cause and determining limitations. In order that substantial justice may be done and the public interest may be served, the Village Administrator may recommend the adoption of modified regulations in lieu of the regulations causing hardship, provided that such variation will not have the effect of nullifying the intent and purposes of this section, with the approval of Council.

(Ord. 1179. Passed 10-15-90; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.13 FURNISHING METERS AND METER ACCESSORIES.

911.13 FURNISHING METERS AND METER ACCESSORIES.

(a) Meters two inches and under shall be furnished to the consumer and shall be owned and maintained by the Village. All meters over two inches will be purchased by the consumer and will meet Village specifications.

(b) Meter wells, covers and fittings shall be furnished and installed by the Water Department at prices to be set by the Village Administrator.

(c) In the event that a water meter is to be placed in a pit below ground level, such pit shall be constructed in a manner that shall assure that surface water shall drain away from such pit and shall have ten or twelve inches of gravel placed in the bottom of such pit. The construction of such pit shall be approved by the Village Water Department prior to use and shall be three feet square, three and one-half feet deep and drain into a storm sewer if practical.

(Ord. 837. Passed 7-22-74; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.14 RULES AND REGULATIONS.

911.14 RULES AND REGULATIONS.

The Village Administrator shall have the right to establish and enforce reasonable rules and regulations setting forth the conditions upon which water service will be furnished to consumers.

(Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.15 MANDATORY CONNECTION.

911.15 MANDATORY CONNECTION.

(a) Existing Structures. All buildings and homes located within the Corporation Limits of the Village of Mount Gilead, Ohio must be connected to the Village water system. This legislation is enacted as a sanitary regulation.

(b) Exclusion; Access. The only exclusion to the mandatory connection rule will be those homes that do not have access to a water main. "Access" is defined as a building or home that is within 200 feet from its foundation to a water main. However, once a water main is located within 200 feet of the foundation of the home or building then the exclusion will terminate immediately.

(c) Responsibility for Connections. The mandatory connection will be the responsibility of the owner or owners of the home or building. The term "owner" for the purposes of this section will include, by way of example but not by limitation, individuals, partnerships, corporations, holding companies, tenants in common, those who hold realty as life estate and the remaindermen, land-lords and absentee landlords.

(d) New Construction. No building permit will be issued until water and sewer tap fees have been paid in full. These fees will maintain a reasonable relationship to the actual cost of the water and sewer taps.

(e) Annexation. Any building or home that is in an area that is annexed to the Village of Mount Gilead and has access to a water main as defined in subsection (b) hereof will have two years from the effective date of annexation to connect to the Village water system.

(f) Phase-In Period. A phase-in period is hereby granted for all buildings and homes

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that have access to a water main but are not connected:

(1) Buildings and homes erected prior to 1992 will be connected to the Village water system on or before August 1, 2000.

(2) Buildings and homes erected in 1993 will be connected to the Village water system on or before August 1, 2001.

(3) Buildings and homes erected in 1994 will be connected to the Village water system on or before August 1, 2002.

(4) Buildings and homes erected in 1995 will be connected to the Village water system on or before August 1, 2003.

(5) Buildings and homes erected in 1996 will be connected to the Village water system on or before August 1, 2004.

(g) Application for Phase-In Status.

(1) Any citizen desiring phase-in status must apply in writing to the Clerk of the Village of Mount Gilead on or before November 1, 1997.

(2) The application must contain the following:

A. Proof of the date the building or home was erected; and

B. A certificate of approval of the well from the Morrow County

Health Department.

(h) Loss of Phase-In Status. Phase-in status will terminate immediately if the home or building's water source is lost or the water source becomes a health hazard.

(i) Notice. Notice to the owner or owners for connection to the water mains will be made in writing. The notice will be served by the Village Clerk, or a person designated by the Clerk, upon the owners of the home or building to which connections are to be made in the same manner as service of summons in civil cases, or by certified mail addressed to such owner at his last known address or to the address to which tax bills are sent, or by a combination of the foregoing methods. If the owner or owners cannot be found then service will be made by publication in accord with the Ohio Rules of Civil Procedure. The return of the person serving the notice or a certified copy thereof or a return receipt for notice forwarded by certified mail accepted by the addressee or anyone purporting to act for him shall be prima-facie evidence of the service of notice under this chapter.

(j) Enforcement. If the connections are not installed within thirty days from the date of service of notice, the work may be done by the municipal corporation and the cost thereof

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together with a forfeiture of five percent, assessed against the real estate for which such connections are made.

(Ord. 1365. Passed 8-4-97; Ord. 1582. Passed 9-17-07.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.16 BACKFLOW PROTECTION.

911.16 BACKFLOW PROTECTION.

(a) If, in the judgment of the Water/Wastewater Technician, an approved backflow prevention device is necessary for the safety of the Public Water System, the Water/Wastewater Technician will give notice to the water consumer to install such an approved device immediately. The water consumer shall, at his own expense, install such an approved device at a location and in a manner approved by the Water/Wastewater Technician and shall have inspections and tests made of such approved devices as required by the Water/Wastewater Technician.

(b) No person, firm or corporation shall establish or permit to be established or maintain or permit to be maintained any connection whereby a private, auxiliary or emergency water supply other than the regular public water supply of Mount Gilead may enter the supply or distributing system of said municipality, unless such private, auxiliary or emergency water supply and the method of connection and use of such supply shall have been approved by the Water/ Wastewater Technician of Mount Gilead, and by the Ohio Environmental Protection Agency.

(c) It shall be duty of the Water/Wastewater Technician to cause surveys and investigations to be made of industrial and other properties served by the Public Water Supply where actual or potential hazards to the Public Water Supply may exist. Such surveys and investigations shall be made a matter of public record and shall be repeated as often as the Water/Wastewater Technician shall deem necessary.

(d) The Water/Wastewater Technician of Mount Gilead or his or its duly authorized representative shall have the right to enter at any reasonable time any property served by a connection to the Public Water Supply or Distribution System of Mount Gilead for the purpose of inspecting the piping system or systems thereof. On demand the owner, lessees or occupants of any property so served shall furnish to the Water/Wastewater Technician any information which he may request regarding the piping system or systems or water use on such property. The refusal of such information, when demanded, shall, within the discretion of the Water/Wastewater Technician, be deemed evidence of the presence of improper connections as

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provided in this section.

(e) The Village Administrator shall order the Water/Wastewater Technician of Mount Gilead to discontinue, after reasonable notice to the occupant thereof, the water service to any property wherein any connection in violation of the provisions of this chapter is known to exist, and to take such other precautionary measures as he may deem necessary to eliminate any danger of contamination of the Public Water Supply Distributions Mains. Water service to such property shall not be restored until such conditions shall have been eliminated or corrected in compliance with the provisions of this section.

(f) Booster pumps are prohibited on one-, two- or three-family residences.

(Ord. 1352. Passed 10-7-96; Ord. 1582. Passed 9-17-07; Ord. 1646. Passed 12-6-10.)

PART NINE - STREETS AND PUBLIC SERVICES CODE / TITLE THREE - Public Utilities / CHAPTER 911 Water Regulations and Rates / 911.99 PENALTY.

911.99 PENALTY.

Whoever violates any provision of this chapter shall be fined not more than one hundred dollars (\$100.00). Any such violation shall constitute a separate offense on each successive day continued.

(Ord. 1582. Passed 9-17-07.)