

CLERK'S OFFICE
AMENDED AND APPROVED
Date: 12-17-01

Submitted by: Chair of the Assembly at the
Request of the Mayor
Prepared by: Department of Law
For reading:

ANCHORAGE, ALASKA
AO NO. 2001-145(S-1) as amended

AN OMNIBUS ORDINANCE AMENDING ANCHORAGE MUNICIPAL CODE AND
ANCHORAGE MUNICIPAL CODE OF REGULATIONS TO MODIFY EXISTING, AND
INCLUDE ADDITIONAL, FEES, FINES, AND PENALTIES.

THE ANCHORAGE ASSEMBLY ORDAINS:

Section 1. Anchorage Municipal Code section 8.05.020, is hereby amended to read as follows: *(the remainder of the section is not affected and therefore not set out)*

8.05.020 Sentencing.

G. In addition to any other penalty provided for in this Title or under this Code and except as otherwise provided in this section, and subject to judicial discretion, as provided for in AS 12.55 and subject further to the provisions of AS 47.10 governing disposition of juveniles in juvenile cases

2. An order imposing community work service shall specify one or more of the following as the remedy for failure to complete community work service as ordered:

a. Conversion of unsatisfied community work service hours to a fine at the rate of \$150.00 [\$50.00] for every eight hours or fraction thereof;

H. Administrative fees.

1. Program monitoring. Persons assigned to a treatment program as part of sentencing shall be assessed an administrative fee of \$50 for the costs of file maintenance, supervision, and reporting.

2. Noncompliance. Persons who violate or fail to comply with the terms of probation, fail to comply with court-ordered monitoring or

treatment programs, or are reassigned to a treatment program in lieu of
revoking their probation shall be assessed an administrative fee of \$50
for the costs of file maintenance, supervision, and reporting.

(AO No. 79-24; AO No. 82-134; AO No. 95-67(S), § 8, 7-1-95; AO No. 95-102, § 1,
4-26-95; AO No. 95-178, § 3, 9-26-95; AO No. 96-106, § 1, 8-6-96; AO No. 98-
59(S), § 1, 5-19-98)

Section 2. Anchorage Municipal Code chapter 8.05 is hereby amended by adding a new
section to read as follows: *(the remainder of the chapter is not affected and therefore not set
out)*

8.05.060 Pretrial Diversion Program.

A. The Department of Law may offer to offenders a settlement diversion in lieu
of trial or sentencing. The settlement shall be in accordance with the
following table, shall include the offender's waiver of the right to a speedy
trial, and shall be given in exchange for dismissal of the pending charges.
Dismissal shall only be effective if there is first complete and timely
compliance with the conditions provided in this section.

B. *Table of offenses and pretrial diversion settlement terms. CWS = community
work service; DUE W/I = payment due by and work service completed within;
NCV = probation, no criminal violations within*

1. **SHOPLIFTING OR THEFT OFFENSES.**

<u>VALUE</u>	<u>CWS HOURS</u>	<u>FINE DUE</u>	<u>DUE W/I</u>	<u>NCV</u>
\$0.00 - \$25.00	16	\$150	60 days	6 Months
\$25.01 - \$50.00	24	\$200	90 days	6 Months
\$50.01 - \$100.00	32	\$250	90 days	6 Months
\$100.01 - \$150.00	40	\$300	120 days	12 Months
\$150.01 - \$200.00	48	\$350	120 days	12 Months
\$200.01 - \$300.00	56	\$400	120 days	12 Months
Over \$300.00	Confer with prosecutor			

2. **OTHER CHARGES.**

<u>TYPE OF CHARGE</u>	<u>CWS HOURS</u>	<u>FINE DUE</u>	<u>DUE W/I</u>	<u>NCV</u>
Disorderly Conduct	24	\$250	60 days	6 Month.

1	Child Neglect	Parenting Classes/DFYS	60 days	6 Months
2				
3	Indecent Exposure	40	\$250	60 days
4				12 Months
5	Trespass	16	\$250	60 days
6				6 Months
7	Unauthorized Entry	16	\$250	60 days
8				6 Months
9	Malicious Destruction	40	\$250	60 days
10	Must also provide restitution to victim if applicable			
11				
12	Assignment/Prostitution	40	\$250	60 days
13				12 Months
14	Must also provide HIV test results to MOA w/60 days			
15	False Info/ID	16	\$250	60 days
16				6 Months
17	Must also provide positive proof of identification			
18	Gambling	32	\$250	60 days
19				6 Months
20	Resisting Arrest	40	\$250	60 days
21				12 Months
22	DWLR/S	40	\$250	60 days
23				6 - 12 Mos
24	Must also get operator's license and show proof of SR22 to PTD. Must also check drivers history and comply with other DMV requirements as needed.			
25				
26	Reckless	40	\$250	90 days
27				6 - 12 Mos
28	Must attend Defensive Driving Classes with proof to PTD within 60 days.			
29	Not eligible if defendant put human life at risk.			
30	Traffic Fines	N/A	\$25	60 days
31				N/A
32	Must attend Defensive Driving Classes with proof to PTD within 60 days.			

Section 3. Anchorage Municipal Code section 8.40.040 is hereby amended to read as follows:

8.40.040 False alarm charges.

A. Except as otherwise provided in this chapter, the owner of an alarm shall pay a charge in accordance with this section for each and every false alarm to which the police or fire department are dispatched:

1. First two false alarms in any 30 day period or first three in any 90 day period at each identifiable separate location [AT EACH IDENTIFIABLE SEPARATE LOCATION DURING A PERIOD OF SIX MONTHS]: No charge.
2. Each false alarm in excess of two in any 30 day [SIX-MONTH] period or three in any 90 day period:

<u>Fire department</u>	<u>\$500.00</u>
<u>Police department</u>	<u>\$ 75.00 [35.00.]</u>

- B. The municipality shall bill the owner for false alarms, and the owner shall pay those charges in the manner provided by the municipality. If an owner fails to pay charges assessed pursuant to this section, the municipality may seek payment by any lawful means.
- C. This section shall not apply to a false alarm occurring within 30 days immediately following installation of that alarm.
- D. All false alarms charges shall be deposited in the appropriate [POLICE] service area fund.

(AO No. 80-18; AO No. 98-59(S), § 1, 5-19-98; AO No. 99 -157, § 1, 3-7-00)

Section 4. Anchorage Municipal Code sections 8.75.040, 8.75.120 and 8.75.130 are hereby amended to read as follows:

8.75.040 **Fireworks.**

- A. It is unlawful for any person to knowingly sell, possess, or use any explosive fireworks or stench bomb to which fuses are attached or which are capable of ignition by matches or percussion, without permission of that municipal official charged with issuing permits for such activities. This section does not apply to sale, possession, or use of highway or other warning flares, or of ammunition for firearms, unless used for other than their intended purposes.
- B. It is unlawful for any person to advertise for sale any explosive fireworks or stench bomb to which fuses are attached or which are capable of ignition by matches or percussion without a specific declaration in the advertising stating: "it is unlawful for any person to sell, possess or use fireworks within the Municipality of Anchorage. AMC 8.05.270 A."
- C. Violation of this section shall be punished by a fine of not more than \$300.00 [150.00].
- D. As an alternative to the remedies, procedures and penalties provided in this Title and section 1.45.010, a violation of this section may be charged as a civil violation subject to and prosecuted in accordance with Title 14 and in such case shall be punishable by a civil penalty in accordance with chapter 14.60.

(GAAB 18.05.010.Y; AO No. 97-90, § 1, 7-1-97; AO No. 98-59(S), § 1, 5-19-98)

8.75.120 **Public excretion.**

* * *

B. Violation of this section shall be punished by a fine of not more than \$150.00 [\$75.00].

* * *

(AO No. 98-59(S), § 1, 5-19-98)

8.75.130 **Switchblade and gravity knives.**

* * *

B. Violation of this section shall be punished by a fine of not more than \$150.00 [\$75.00].

* * *

(CAC 8.50.010; AO No. 98-59(S), § 1, 5-19-98)

Section 5. Anchorage Municipal Code chapter 9.06 is hereby amended by adding a new section to read as follows:

9.06.110 **Signal and accident review fee.**

Persons requesting a review of signal or accident data by municipal officials shall pay in advance a fee of \$100. For purposes of this section *persons* does not include community councils or public officials acting within their official capacity.

Section 6. Anchorage Municipal Code section 9.28.020, is hereby amended to read as follows: *(the remainder is not affected and therefore not set out)*

9.28.020 **Driving under the influence--Prohibited; sentencing.**

* * *

C. Upon conviction for driving under the influence under this section:

* * *

5. If the person has any interest in the vehicle used in the commission of the offense, the court shall order that:

a. The vehicle be impounded for 30 days if the person has not been previously convicted; and

- b. The person's interest in the vehicle be forfeited to the municipality if the person has been previously convicted.

At sentencing, the court shall order that any vehicle return bond which has been posted to secure the release of the vehicle be forfeited to the municipality if the vehicle subject to the vehicle return bond is not returned to the custody of the municipality within five days after the sentencing. At sentencing, the court shall order that any vehicle return bond posted to secure the release of the vehicle be exonerated when the vehicle has been returned to the custody of the municipality. At sentencing, the court may also order that any proceeds of any sale, transfer, or encumbrance of the vehicle be forfeited to the municipality if the vehicle has been sold, transferred, or encumbered while the vehicle has been subject to a vehicle return bond. A vehicle ordered impounded pursuant to this subsection shall not be released until after the person seeking release of the vehicle has provided proof of ownership of the vehicle and paid or provided proof of payment of the impound fees and the storage fees. Impound fees shall include the actual cost of impound plus an administrative fee of \$360.00 [\$220.00] to offset the municipality's processing costs. Any order of impoundment or forfeiture entered under this subsection is subject to the rights of lienholders, owners, lessors, lessees, and co-owners who are not the person convicted of driving under the influence as those rights are adjudicated in civil proceedings under section 9.28.026. If the municipality has brought a civil action under section 9.28.026 seeking impoundment or forfeiture as against all those with an interest in the vehicle except the person charged with a violation of section 9.28.020, that civil action shall provide the sole forum in which lienholders, owners, lessors, lessees, and co-owners who claim an interest in the vehicle but are not the person charged with a violation of section 9.28.020 can seek relief.

(AO No. 267-76; AO No. 78-72; AO No. 78-230(S); AO No. 80-122; AO No. 81-75; AO No. 82-126; AO No. 83-168, 10-17-83; AO No. 89-52; AO No. 91-56(S); AO No. 91-190; AO No. 94-68(S), § 11, 8-11-94; AO No. 95-84(S-1), §§ 1--9, 4-27-95; AO No. 95-163(S), §§ 1--5, 8-8-95; AO No. 97-72, § 1, 6-10-97; AO No. 97-87, § 1, 6-3-97; AO No. 2001-51, § 1, 2-27-01)

Section 7. Anchorage Municipal Code chapter 9.28 is hereby amended to add a new section to read as follows:

9.28.040 **Driving under the influence--Responsibility for costs of emergency response.**

- A. If the acts for which a person is convicted under section 9.28.020 contributes to a motor vehicle accident, the police and fire departments may bill the reasonable costs of response to the convicted person. *Reasonable costs* under this section shall be equal to the actual cost of peace officers or fire department officials, including ambulance service, emergency medical technicians, and emergency trauma technicians, responding to the accident or the previous year's annual average cost of responding to a motor vehicle accident, whichever is higher.

State law reference(s)-- AS 28.35.030(m)

Section 8. Anchorage Municipal Code section 9.48.130 is hereby amended to read as follows:

9.48.130 Vehicular offenses amenable to disposition without court appearance by payment of a fine, offenses requiring court appearance, or offenses correctable without fine or appearance.

In accordance with AS 28.05.151, a citation issued for violation of any of the following sections of this title shall be subject to disposition with payment of a fine in lieu of a court appearance or as otherwise prescribed. Violations committed within highway work zones shall be subject to double the fine amount indicated.

Title		Fee Amount
Obedience to police and fire officials	9.08.030	150.00 [60.00]
Lane direction control signal	9.14.070	40.00 [30.00]
Placement of unauthorized traffic control signs or signals	9.14.080.A	50.00 [40.00]
Commercial signs	9.14.080.B	50.00 [40.00]
Unauthorized signs on traffic control device, public utility poles	9.14.080.C	50.00 [40.00]
Defacing traffic control device	9.14.090	185.00 [150.00]
Violation of street closure	9.14.130.C	75.00 [60.00]
Unauthorized traffic on Merrill Field	9.14.140	75.00 [50.00]
RULES OF ROAD		
Driving on right required	9.16.010.A.1	75.00 [60.00]
Restrictions on driving left of center	9.16.010.A.2	150.00 [50.00]
Slower traffic to keep right	9.16.010.B	75.00 [60.00]
Restrictions on driving left of center, 4-lane highway	9.16.010.C	150.00 [60.00]
Passing vehicle proceeding in opposite direction	9.16.020	60.00 [50.00]
Overtaking on left	9.16.030.A	150.00 [75.00]
Overtaken vehicles yield to right	9.16.030.B	60.00 [50.00]
Overtaking on right	9.16.040.B	150.00 [60.00]

Unsafe passing on left	9.16.050	150.00 [60.00]
Limitations on driving on left side of roadway	9.16.060	150.00 [60.00]
No passing zones	9.16.070.B	90.00 [75.00]
Wrong way on one-way street	9.16.080.B	150.00 [60.00]
Obedience to lane direction markings	9.16.080.D	40.00 [30.00]
Driving on roadways laned for traffic	9.16.090	75.00 [60.00]
Following too closely	9.16.100	90.00 [75.00]
Driving on or across median	9.16.110	90.00 [75.00]
Controlled access roadway, entering or exiting	9.16.120	75.00 [60.00]
Vehicles restricted from controlled access roadway	9.16.130.B	75.00 [60.00]
Drivers to exercise due care	9.16.140	60.00 [50.00]
RIGHT-OF-WAY		
Vehicle approaching intersection	9.18.010.A	90.00 [75.00]
Vehicle turning left	9.18.020	90.00 [75.00]
Failure to obey stop sign	9.18.050.B	90.00 [75.00]
Failure to obey yield sign	9.18.050.C	90.00 [75.00]
Stop and yield from private road or driveway	9.18.060	90.00 [75.00]
Fail to yield to emergency vehicle	9.18.070	150.00 [75.00]
PEDESTRIAN RIGHTS AND DUTIES		
Pedestrian to obey control devices and regulations	9.20.010	40.00 [20.00]
Driver to yield right-of-way to blind pedestrians	9.20.015	150.00 [50.00]
Driver to yield to pedestrian in crosswalk	9.20.020.A	60.00 [50.00]
Pedestrians to use due care	9.20.020.B	50.00 [40.00]
Driver not to pass vehicle stopped for pedestrian	9.20.020.D	60.00 [50.00]
Pedestrian crossing at other than right angle	9.20.030	25.00 [20.00]
Pedestrian crossing not in crosswalk to yield	9.20.040.A--C	40.00 [30.00]
Prohibited pedestrian crossings	9.20.050.A--C	40.00 [30.00]
Pedestrians soliciting rides or business	9.20.060	50.00 [40.00]
Pedestrians to use right half of crosswalk	9.20.070	25.00 [20.00]

Illegal walking on roadway	9.20.080	25.00 [20.00]
Illegal use of skateboards, roller skates etc. on sidewalk, path, etc.	9.20.085	60.00 [50.00]
Driving through safety zone	9.20.090	75.00 [30.00]
Obedience to school crossing guards	9.20.110	90.00 [75.00]
TURNING AND STARTING		
Improper turn, wrong lane	9.22.010	75.00 [60.00]
Improper use of two-way left turn lane	9.22.015.C, D	75.00 [60.00]
Improper start from parked position	9.22.030.A	75.00 [60.00]
Improper start, squealing tires or fishtailing	9.22.030.B	75.00 [60.00]
Improper turning movement and required signals	9.22.040	75.00 [60.00]
Turning movements and required signals	9.22.040.B	75.00 [60.00]
Signal to turn, turn required	9.22.050	75.00 [60.00]
Signals by hand, arm or lamp	9.22.060	75.00 [60.00]
Method of giving signal	9.22.070	40.00 [30.00]
Turning movement prohibited or restricted	9.22.080.B	50.00 [40.00]
Improper U-turn	9.22.090	75.00 [50.00]
SPECIAL STOPS REQUIRED		
Railroad grade crossing, obedience to signal	9.24.010	60.00 [50.00]
Stop required at dangerous crossings	9.24.020	75.00 [50.00]
Railroad grade crossing, certain vehicles to stop	9.24.030.A	75.00 [50.00]
Railroad grade crossing, moving heavy equipment	9.24.040	50.00 [40.00]
Stop required when traffic obstructed	9.24.060	75.00 [65.00]
Overtaking and passing school bus	9.24.070.A, C	180.00 [150.00]
Inoperative traffic control device, stopping	9.24.080	90.00 [75.00]
SPEED RESTRICTIONS		
Safe speed under certain hazardous conditions (basic speed)	9.26.010	90.00 [75.00]
Speed violations--Designated limits	9.26.020	
	3 to 19 over designated limit	8[6].00 per mile over
	20 or more over designated limit	12[10].00 per mile over
Speed violations--School zone	9.26.030.C	
	3 to 9 over designated	12[10].00 per mile

	limit		over
	10 to 19 over designated limit		14[10].00 per mile over
	20 or more over designated limit		16[10].00 per mile over
Speed violations--Altered limits		9.26.030.C	
	3 to 19 over designated limit		8[6].00 per mile over
	20 or more over designated limit		12[10].00 per mile over
Minimum speed violation; impeding traffic		9.26.040.A	60.00
Speed violations--Motor-driven cycles		9.26.050	60.00
Speed violations--Towing house trailer or driving a vehicle with solid rubber or cushion tires		9.26.060	
	3 to 19 over designated limit		8[6].00 per mile over
	20 or more over designated limit		12[10].00 per mile over
Racing on streets		9.26.080.A	Mand
SERIOUS TRAFFIC OFFENSES			
Reckless driving		9.28[0].010.A	Mand/Cr
Eluding a police officer		9.28.011	Mand/Cr
Careless driving		9.28.015	150.00
Driving under the influence [WHILE INTOXICATED]		9.28.020.A	Mand/Cr
Refusal to submit to chemical test		9.28.022.C	Mand/Cr
Failure to return a vehicle that has been released under a vehicle return bond		9.28.027	300.00
MISCELLANEOUS RULES			
Unattended vehicle		9.36.010	50.00 [40.00]
Limitation on backing		9.36.020	75.00 [40.00]
Driving on sidewalk		9.36.030	150.00 [40.00]
Driving on right-of-way other than road		9.36.035	150.00 [40.00]
Obstructing driver's view or driving mechanism		9.36.040	50.00 [40.00]
Transparent materials on windshields or windows		9.36.045	150.00
Opening and closing vehicle doors		9.36.050	25.00 [20.00]
Riding in house trailer		9.36.060	25.00 [20.00]

Coasting prohibited	9.36.070	50.00 [40.00]
Following emergency vehicles prohibited	9.36.080	90.00 [75.00]
Crossing fire hose	9.36.090	100.00 [40.00]
Putting glass or debris on roadway	9.36.100.A, B	60.00 [50.00]
Failure to remove debris after accident	9.36.100.C	60.00 [30.00]
Driving through funeral or other procession	9.36.110	75.00 [40.00]
Drivers in procession requirements	9.36.120	30.00
Funeral procession, identification	9.36.130	30.00
Parades, permit, interference	9.36.140.A, C	
Vehicles		50.00 [40.00]
Pedestrians		40.00 [30.00]
Carrying animals outside vehicle	9.36.150	75.00 [60.00]
Boarding or alighting from moving vehicle	9.36.160	75.00 [40.00]
Unlawful riding	9.36.170	50.00 [40.00]
Railroad trains not to block streets	9.36.180	50.00 [40.00]
Transporting hazardous substances, routes	9.36.190	75.00 [60.00]
Drinking while driving	9.36.200.A	300.00
Open container	9.36.200.B	300.00
Wearing device that impairs [affects] hearing	9.36.210	60.00 [30.00]
Stopping in a hazardous manner	9.36.220	50.00 [40.00]
Driving on Fire Lake	9.36.230	75.00 [40.00]
Trespass in parking lots	9.36.240	50.00 [40.00]
Failure to properly use safety device	9.36.260.A, D	60.00 [50.00]
Failure to properly secure child	9.36.260.B	200.00 [50.00]
Prohibition of slow-moving vehicles during certain hours	9.36.270	75.00 [60.00]
Lights on as required	9.36.290	50.00 [40.00]
Misdirected spotlight	9.36.300	40.00 [30.00]
Use of multiple beam road lighting equipment	9.36.320	75.00 [60.00]
Alternate road lighting equipment	9.36.330	75.00 [60.00]
Lamps, special restrictions, improper use	9.36.340	50.00 [40.00]
Standards for lights on snow removal and other highway maintenance equipment	9.36.350.A--D	75.00 [60.00]
Horns and warning devices	9.36.360.A--D	60.00 [30.00]
Jake brake use prohibited	9.36.370	75.00 [40.00]
BICYCLES		

Applicability of traffic laws to riders	9.38.020	50.00
Bicyclists to obey traffic control devices	9.38.030.A	20.00
Bicyclists to obey restricted turn signs	9.38.030.B	20.00
Bicycle--Riding on seat required, number of persons allowed	9.38.040	20.00
Bicycle--Clinging to other vehicles	9.30.050	20.00
Riding bicycles on roadways or bikepaths	9.38.060	40.00
Bicycle--Riding on sidewalk restricted	9.38.070	20.00
Bicycle--Parking restrictions	9.38.080	20.00
Bicycle--Carrying articles, unable to keep at least one hand on handlebars	9.38.090	20.00
Bicycle--Lamp requirements	9.38.100.A	Corr/20.00
Bicycle--Audible signal requirement	9.38.100.B	Corr/20.00
Bicycle--Brake requirement	9.38.100.C	Corr/20.00
Bicycle--License requirement	9.38.110	10.00
Bicycle--License, attachment of plate, removal	9.38.140.C	10.00
Bicycle--Rental agencies license and plate required	9.38.170	10.00
Bicycle--Alteration of serial number or registration	9.38.190	50.00
MOTORCYCLES AND MOTOR-DRIVEN CYCLES		
Motorcycle--Riding rules	9.40.020	60.00 [30.00]
Motorcycle--Operating on roadways	9.40.030.A--D	50.00 [40.00]
Motorcycle--Clinging to other vehicles	9.40.040	200.00 [40.00]
Motorcycle--Footrests required for passengers	9.40.050.A	Corr/60.00[30.00]
Motorcycle--Handlebar requirements	9.40.050.B	Corr/60.00[30.00]
Motorcycle--Helmet required, passenger	9.40.060.A	60.00 [30.00]
Motorcycle--Helmet required, driver under 19 years	9.40.060.A.2	60.00 [30.00]
Motorcycle--Eye protection required	9.40.060.B	60.00 [30.00]
Motorcycle--Two mirrors required	9.40.060.C	Corr/60.00 [30.00]
Motorcycle--Headlamps	9.40.070	Corr/40.00 [30.00]
Motorcycle--Taillamps	9.40.080	Corr/40.00 [30.00]
Motorcycle--Reflector	9.40.090	Corr/40.00 [30.00]
Motorcycle--Stop Lamps	9.40.100	Corr/40.00 [30.00]

Motorcycle--Lighting equipment	9.40.120, 9.40.130	Corr/40.00 [30.00]
Motorcycle--Brake equipment	9.40.140, 9.40.150	Corr/40.00 [30.00]
Motorcycle--Operation in municipal park, recreation area or other area not designated for use by motorcycles	9.40.170.A.1	60.00 [50.00]
Motorcycle--Operation on private property of another without permission	9.40.170.A.2	60.00 [50.00]
Motorcycle--Knowingly or intentionally chase, run over or kill any animal	9.40.170.A.3	125.00 [100.00]
Note: Vehicles in violation of subsections 9.40.170.A.1--3 are public nuisance, subject to impound.		
OFF-HIGHWAY VEHICLES (O.H.V.)		
O.H.V.--Operation upon an alley, sidewalk, publicly maintained street or highway within municipality	9.42.020.A.1	125.00 [100.00]
O.H.V.--Operation on private property of another without express permission of the owner, impound, nuisance	9.42.020.A.2	125.00 [100.00]
O.H.V.--Operation in careless, reckless or negligent manner	9.42.020.A.3	200.00 [75.00]
O.H.V.--Operation while under influence of alcohol, drugs or combination	9.42.020.A.4	See 9.28.020
O.H.V.--Operation within 500 feet of skating rink; impound, nuisance	9.42.020.A.5	60.00 [50.00]
O.H.V.--Knowingly or intentionally chase, run over or kill any animal	9.42.020.A.6	125.00 [100.00]
O.H.V.--Registration affixed	9.42.020.A.7	25.00 [20.00]
O.H.V.--Transport firearms	9.42.020.A.8	40.00 [30.00]
O.H.V.--Helmet required	9.42.020.A.9	100.00 [20.00]
O.H.V.--Equipment	9.42.030	Corr/40.00 [30.00]
O.H.V.--Time restriction	9.42.040	40.00 [30.00]
O.H.V.--Driver's license required	9.42.050.A	40.00 [30.00]
O.H.V.--Operation in designated areas	9.42.060	90.00 [75.00]
O.H.V.--Towing restrictions	9.42.070	40.00 [30.00]
O.H.V.--Person responsible	9.42.080	40.00 [30.00]
VEHICLE EQUIPMENT		
Operating unsafe vehicle	9.44.010.A	150.00 [50.00]

Unsafe or defectively equipped vehicles	9.44.020.B, E	Corr/150.00 [30.00]
[ILLUMINATE LIGHTS ARE REQUIRED	9.44.030	40.00]
Headlamps	9.44.050	Corr/40.00 [30.00]
Taillamps	9.44.060	Corr/40.00 [30.00]
Reflectors	9.44.070	Corr/40.00 [30.00]
Stop lamps and reflectors	9.44.080	Corr/40.00 [30.00]
Additional lighting equipment required	9.44.100	Corr/40.00 [30.00]
Clearance lamps, ID lamps, side lamps, back-up lamps and reflector, color	9.44.110	Corr/40.00 [30.00]
Reflectors, clearance lamps, side marker lamps, mounting	9.44.120	Corr/40.00 [30.00]
Reflectors, clearance lamps, ID lamps and marker lamps, visibility	9.44.130	Corr/40.00 [30.00]
Lamps or flags on projected load	9.44.150	Corr/40.00 [30.00]
Lamps on parked vehicle	9.44.160.A, B	Corr/40.00 [30.00]
Parking lamps not lit when required	9.44.160.C	25.00 [20.00]
Misdirected spot lamp	9.44.180.A	40.00 [30.00]
Spot lamps and auxiliary lamps, mounting	9.44.180.B--E	Corr/40.00 [30.00]
Audible and visual signals on emergency vehicles and school buses	9.44.190	Corr/40.00 [30.00]
Signal lamps and signal devices	9.44.200	Corr/40.00 [30.00]
Vehicle hazard warning signal	9.44.210.B, C	Corr/40.00 [30.00]
Additional lighting equipment	9.44.220	Corr/40.00 [30.00]
Multiple beam lighting equipment required	9.44.230	Corr/40.00 [30.00]
[FAILURE TO DIM LIGHTS	9.40.240	60.00]
Alternate road lighting equipment	9.36.330 [9.40.250]	Corr/40.00 [30.00]
Driving lamps	9.44.260	Corr/40.00 [30.00]
[LAMPS, SPECIAL RESTRICTIONS, IMPROPER USE	9.44.270	40.00
TOW CAR TO BE EQUIPPED/DISPLAY AMBER FLASHING LIGHT	9.44.280.B	40.00
CERTAIN VEHICLES WITH AMBER FLASHING LIGHT	9.44.280.C	60.00
OPERATION OF SNOW REMOVAL EQUIPMENT ON ROADWAY WITHOUT LAMPS AS REQUIRED	9.44.280.D	60.00]

Brake equipment required	9.44.290.A--C	Corr/90.00 [75.00]
Brake performance ability	9.44.300	Corr/90.00 [75.00]
Brakes, maintenance required	9.44.310	Corr/90.00 [75.00]
[HORNS AND WARNING DEVICES, EQUIPMENT	9.44.320.A--D	CORR/30.00
FAIL TO SOUND HORN WHEN REQUIRED	9.44.320.A	30.00
IMPROPER USE OF HORN	9.44.320.A	30.00]
Vehicle muffler and exhaust systems, prevention of noise, fumes and smoke	9.44.330.A--E	Corr/60.00 [50.00]
Use of jake brake within municipality	9.44.330.F	25.00 [20.00]
Mirrors required	9.44.340	Corr/60.00 [50.00]
Windshield wipers workable	9.44.350	25.00 [20.00]
Defective windshields and rear windows	9.44.360	Corr/60.00 [50.00]
Steering assembly, wheel alignment and body condition	9.44.370	Corr/60.00 [50.00]
Tire equipment restrictions	9.44.380.A, B, D	Corr/60.00 [50.00]
Tire equipment restrictions (studded tires)	9.44.380.C	30.00 [25.00] per tire
SIZE, WEIGHT AND LOAD		
Width of vehicles	9.46.020	3.00 [2.00]/inch
Projecting loads on passenger vehicles	9.46.030	3.00 [2.00]/inch
Height and length of vehicles and loads	9.46.040	125.00 [100.00]
Special load limits	9.46.050	125.00 [100.00]
Loads on vehicles, securing	9.46.060	125.00 [100.00]
Dragging objects prohibited	9.46.070	75.00 [60.00]
Drawbar, other connection for towing	9.46.080	90.00 [75.00]
Exceeding maximum gross weight	9.46.090	0.10/lb. [0.05/lb.]
Refuse to stop and submit to weighing	9.46.110.E	190.00 [150.00]
Oversize and overweight permits	9.46.120.D	125.00 [100.00]
Overweight permits authorization	9.46.130	60.00 [50.00]
Overweight permits--Vehicle to be licensed	9.46.170	150.00 [50.00]
Overwidth vehicles and loads— Hours of operation	9.46.240	125.00 [100.00]
Overwidth vehicles--Waiver of hours	9.46.250	125.00 [100.00]

Overwidth vehicles--Pilot cars	9.46.270	125.00 [100.00]
Overwidth vehicles--Revolving amber beams	9.46.280	90.00 [75.00]
Overwidth vehicles--Mobile homes	9.46.300	125.00 [100.00]
Overwidth permits	9.46.310	90.00 [75.00]
Overwidth vehicles--Police escorts	9.46.320	90.00 [75.00]
Overlength and overweight permits	9.46.330	90.00 [75.00]
Moving buildings and structures, permits	9.46.340	90.00 [75.00]
Load restrictions on certain streets	9.46.360	125.00 [100.00]
Commercial vehicles restricted	9.46.370.B	150.00 [60.00]
Restrictions on certain vehicles	9.46.380	75.00 [60.00]
Standard wide load sign	9.46.390	60.00 [50.00]
Trucks prohibited on certain streets	9.46.410.A, B	90.00 [75.00]
PENALTIES AND PROCEDURES ON ARREST		
Traffic citations--Illegal cancellation	9.48.060	90.00 [75.00]
Traffic citations--Failure to obey	9.48.080	190.00 [150.00]
VEHICLE REGISTRATION AND LICENSES		
Misuse of license plates, impound	9.52.010.A	125.00 [100.00]
No registration in vehicle	9.52.020	40.00 [30.00]
Vehicles to be licensed	9.52.030	90.00 [75.00]
Obscured, tinted or dirty license plates	9.52.040	75.00 [60.00]

(CAC 9.48.060; AO No. 78-72; AO No. 88-12; AO No. 88-167; AO No. 88-180; AO No. 89-134; AO No. 90-24; AO No. 94-68(S), § 38, 8-11-94; AO No. 95-67(S), § 5, 7-1-95; AO No. 95-102, § 1, 4-26-95; AO No. 95-117, § 3, 6-29-95; AO No. 95-163(S), § 20, 8-8-95; AO No. 99-15, § 1, 2-9-99; AO No. 2000-130, § 2, 9-12-00; AO No. 2001-51, § 1, 2-27-01)

Section 9. Anchorage Municipal Code section 10.75.010 is hereby repealed and reenacted to read as follows:

10.75.010 Fees for inspections by Anchorage Fire Department [REQUIRED FOR LICENSING].

- A. *Basic inspection fee.* The Anchorage Fire Department shall charge a fee of \$35 for each inspection required for licensing, permitting, or life safety by the municipality, state government, or federal government when such inspection occurs.
- B. *Additional fee.* In addition to the basic inspection fee, the following fees shall be charged:

1.
2. 1. Residential inspections:

3		
4	a.	Apartments with 3-6 units \$15
5	b.	Apartments with 7-20 units \$30
6	c.	Apartments with more than 20 units \$60
7	d.	Hotels/motels with less than 20 units \$30
8	e.	Hotels/motels with 20-99 units \$50
9	f.	Hotels/motels with more than 99 units \$100
10	g.	Dormitories with less than 20 units \$15
11	h.	Dormitories with 20-99 units \$25
12	i.	Dormitories with more than 99 units \$35

13
14 2. Non-residential inspections, including business license inspections
15 under section 10.10.020, inspections under 10.10.050, and child care
16 facility inspections:

17		
18	a.	1,000-1,999 sq. ft. \$25
19	b.	2,000-4,999 \$35
20	c.	5,000-9,999 \$50
21	d.	10,000-19,999 \$75
22	e.	20,000-49,999 \$100
23	f.	50,000-99,999 \$125
24	g.	over 99,999 \$150

25
26 3. Special occupancy:

27		
28	a.	Group A Occupancies under Title 23 \$50
29	b.	Group H Occupancies under Title 23 \$100

30
31 C. *Inspections after normal business hours.* If an inspection is requested by the
32 licensee or prospective licensee for a time after normal business hours, as
33 determined and announced by the Fire Chief, the charge is \$120.00 per hour
34 with a two-hour minimum charge, instead of the charges specified in
35 subsections A. and B.

36
37 D. *Re-inspection fees.* Where re-inspections are required to confirm compliance
38 with requests or orders to correct violations, the following fees apply:

- | | | |
|----|----|----------------------------------------------------------------------|
| 39 | | |
| 40 | 1. | First re-inspection \$100 |
| 41 | 2. | Second re-inspection \$200 |
| 42 | 3. | Third and subsequent re-inspections \$400 |
| 43 | 4. | In addition to the fees in subsections 1.-3., a fee of \$10 shall be |
| 44 | | assessed for each common hazard violation noted in the original |
| 45 | | inspection, but not corrected at the time of re-inspection. Common |

hazards, with reference to the corresponding 1997 Uniform Fire Code section, are:

a. *Exterior.*

- i. Failure to maintain address on premises – visible from roadway (901).
- ii. Failure to provide Knox Box on Security Building (902).
- iii. Failure to locate or maintain Dumpsters at least 5 feet from building (1103).

b. *Exits.*

- i. Failure to have proper hardware on exit doors (1207).
- ii. Failure to keep exits clear and unobstructed (1203).
- iii. Failure to maintain all fire doors (Self-closers, gaskets) (1207).
- iv. Failure to maintain all egress windows or keep clear and unobstructed (1206).

c. *Fire-Resistive Construction.* Failure to maintain all fire-resistive construction. Failure to repair holes in ceilings/walls (1111).

d. *Storage.*

- i. In laundry/furnace rooms (1103).
- ii. Under stairwells (1203).
- iii. In crawl spaces (1103).
- iv. Failure to store flammable liquids in approved container/cabinet (7902).
- v. Combustible storage against buildings (1103).

e. *Fire Protection Systems.*

- i. Failure to provide or maintain smoke detectors (1007, App. 1-A).
- ii. Failure to provide and annually maintain fire extinguishers (1001).

f. *Electrical.*

- i. Using extension cords as a substitute for permanent wiring (8506.1).

- ii. Storing combustible materials within 30" from electrical panels and heat-producing equipment (8509).

E. *Discounts.* For B, M, R, and F occupancies under Title 23, the following discounts apply:

1. If the facility is fully sprinkled or there are zero violations, then 25% off total invoice.
2. If the facility is fully sprinkled and there are zero violations, then 40% off total invoice.

F. *Self-inspections.* Residential occupancies identified in subsection B. shall be inspected annually.

1. Owners may satisfy the annual inspection requirement in two out of every three years by completing a self-inspection form provided by the fire department under the following conditions:
 - a. After pre-inspection notification from the fire department, fully complete the form and correct any found violations.
 - b. Return the form within 30 days of the date of notification with the fee of \$30 or return the form within 45 days with the fee of \$40.
2. Failure to return the form within 45 days, correct the violations, or pay the proper fee may result in a fire inspection conducted by the fire department under other subsections of this code.

[THE ANCHORAGE FIRE DEPARTMENT SHALL CHARGE THE FOLLOWING FEES FOR EACH INSPECTION OR RE-INSPECTION AS REQUIRED FOR LICENSING, PERMITTING, OR LIFE SAFETY BY THE MUNICIPALITY, STATE GOVERNMENT, OR FEDERAL GOVERNMENT WHEN SUCH INSPECTION OR RE-INSPECTION OCCURS:

- [1. DURING NORMAL BUSINESS HOURS AS SET AND ANNOUNCED BY THE FIRE CHIEF OR HIS OR HER DESIGNEE: \$50.00 PER HOUR WITH A ONE-HOUR MINIMUM CHARGE.
- [2. OUTSIDE NORMAL BUSINESS HOURS (EXCEPT SUNDAYS AND MUNICIPAL HOLIDAYS) AS SET AND ANNOUNCED BY THE FIRE CHIEF OR HIS OR HER DESIGNEE, IF SO REQUESTED BY THE LICENSEE OR PROSPECTIVE LICENSEE: \$86.00 PER HOUR WITH A TWO-HOUR MINIMUM CHARGE.

[3. ON SUNDAYS AND MUNICIPAL HOLIDAYS, IF SO REQUESTED BY THE LICENSEE OR PROSPECTIVE LICENSEE: \$129.00 PER HOUR WITH A TWO-HOUR MINIMUM CHARGE.

THE FEES DESCRIBED IN THIS SECTION ARE IN ADDITION TO THOSE CHARGED UPON AN APPLICATION TO THE MUNICIPAL CLERK UNDER SECTION 10.10.015. THE FEES DESCRIBED IN THIS SECTION DO NOT APPLY TO INSPECTIONS CONDUCTED UNDER THE AUTHORITY OF SECTION 10.10.050.]

(AO No. 99-157, § 2, 4-1-00)

Section 10. Anchorage Ordinance 92-2, which set the fares for public transit, is hereby repealed. Anchorage Municipal Code chapter 11.70 is hereby amended by adding a new section to read as follows:

11.70.060 Fares.

<u>Fare Category</u>	<u>Proposed Fare</u>
Adult Cash Passenger on People Mover	\$ 1.25
Youth Cash Passenger on People Mover	\$ 0.75
Senior and Disabled Cash Fare on People Mover	\$ 0.25
Senior and Disabled Fare on AnchorRIDES	\$ 1.50
Medicare Card holder Fare on People Mover	\$ 0.25
Transfer on People Mover	\$ 0.25
Adult Tokens (20 per roll)	\$22.50
Youth Tokens (40 per roll)	\$22.50
Monthly Adult Pass	\$36.00
Monthly Youth Pass	\$18.00
Monthly Senior, Disabled and Medicare Pass	\$10.00
Day Pass (unlimited trips for one day)	\$ 2.50
School Class Pass (for school year)	\$40.00

(AO No. 89-104; AO No. 92-2)

Section 11. Anchorage Municipal Code section 14.60.030, Administrative Enforcement, Fines, Fine Schedule is hereby amended to read as follows: *(the remainder of the schedule is not affected and is therefore not set out)*

14.60.030 Fine schedule.

The fine schedule under this chapter is as follows:

Code Section	Offense	Penalty/Fine
--------------	---------	--------------

***	***	***
8.05.080	Consuming Liquor in Public	100.00 [75.00]
***	***	***
8.75.040 [8.05.270]	Fireworks	300.00 [75.00]
***	***	***
8.05.490	Public excretion	150.00 [75.00]
***	***	***
8.05.580	Switchblade knives	150.00 [75.00]
***	***	***

(AO No. 93-167(S-1), § 1, 4-13-94; AO No. 94-108, § 1, 10-5-94; AO No. 94-134, § 2, 9-8-94; AO No. 95-42, § 2, 3-23-95; AO No. 95-67(S), § 9, 7-1-95; AO No. 95-102, § 1, 4-26-95; AO No. 95-118, § 3, 9-1-95; AO No. 95-163(S), § 21, 8-8-95; AO No. 95-195(S-1), 1-1-96; AO No. 96-51(S-1), § 2, 8-1-96; AO No. 96-96(S-1), § 2, 2-1-97; AO No. 96-126(S), § 3, 10-1-96; AO No. 96-137(S), § 9, 1-2-97; AO No. 97-88, § 3, 6-3-97; AO No. 97-107, § 3, 11-17-97; AO No. 97-133(S), § 1, 11-11-97; AO No. 98-27(S-1), § 2, 11-11-97; AO No. 98-160, § 2, 12-8-98; AO No. 99-13(S), 2-9-99; AO No. 2000-64, § 1, 4-18-00; AO No. 2000-116(S), § 4, 7-18-00; AO No. 2000-127(S), § 2, 10-14-00; AO No. 2000-129(S), § 26, 11-21-00; AO No. 2001-48, § 1, 3-13-01)

Section 12. Anchorage Municipal Code section 15.20.020, Public Nuisances; Public nuisances prohibited; enumeration, is hereby amended to read as follows: *(the remainder of this section is not affected and is therefore not set out)*

15.20.020 Public nuisances prohibited; enumeration.

- A. No person shall allow, maintain or permit a public nuisance to exist.
- B. Public nuisances include but are not limited to the following acts and conditions:

* * * * *

12. *Vehicles.* The following are public nuisances:

* * * * *

- c. A vehicle operated in a manner which fails to stop when a police officer gives the operator a visual or audible signal to bring the vehicle to a stop and eludes a pursuing police officer in contravention of section 9.28.011. A vehicle which is a nuisance under this subsection may be abated through impoundment or forfeiture either in court or in a proceeding under title 14. Forfeiture may be ordered as a remedy only if

the same vehicle has, while owned by the same person, previously been impounded as a nuisance vehicle under this section. In lieu of forfeiture, the municipality may elect to impose a fine of \$1,500.00 on the vehicle owner allowing the owner to retain possession of the vehicle. If probable cause to believe that a vehicle was used in violation of section 9.28.011 is shown, the court or hearing officer shall order seizure of the vehicle pending a hearing and decision on the merits and may set bail for release of the vehicle. An application for an order of impoundment pending a hearing and a showing of probable cause for such impoundment may be made by ex parte presentation to a magistrate or hearing officer in the same manner as an application for a warrant.

(GAAB 16.68.110, 18.15.020, 18.15.030, 18.20.030, 18.20.060; CAC 8.10.020, 8.10.050; AO No. 113-76; AO No. 78-48; AO No. 79-63; AO No. 93-173(S), § 3, 2-24-94; AO No. 95-42, § 3, 3-23-95)

Section 13. Anchorage Municipal Code chapter 16.60 is hereby amended to read as follows: *(the remainder of this chapter is not affected and therefore not set out):*

16.60.010 Purpose and Applicability.

F. The following activities and facilities are not subject to this chapter, but are subject to the prohibitions set out in AS 17.20.290:

[14. A CHILD CARE CENTER LICENSED OR PERMITTED UNDER CHAPTER 16.55, WHICH SHALL MEET THE REQUIREMENTS OF CHAPTER 16.70;]

16.60.020 Permit Requirements.

G. A temporary food service permit is valid for no more than 21 consecutive days. [THE DEPARTMENT MAY GRANT AN EXTENSION OF UP TO SEVEN DAYS UPON APPLICATION AND PAYMENT OF AN ADDITIONAL PERMIT FEE IF THE DEPARTMENT INSPECTS THE ESTABLISHMENT TO CONFIRM COMPLIANCE WITH THIS CHAPTER.]

16.60.050 Fees.

A. Except as provided in subsections B, D, K, and L of this section, at the time of application for a new permit under section 16.60.030 or within

30 days after receiving notice that a fee is due for a permit renewal, the owner or operator of a food establishment subject to the permit requirements of section 16.60.020 shall pay to the department an annual permit fee for each separate type of operation at the food establishment based on the results of a risk assessment according to the following form. Risk assessments may be conducted annually by the department. Inspection intervals on the risk assessments are the minimum number of inspections and the department may conduct further inspections as set forth in AMC 16.60.900. [AS FOLLOWS:]

Section One - Assessment		YES	NO	
1.	<u>Is the facility a childcare center or public school? (If yes, skip to Section Three, Child Foodservice Only).</u>			
2.	<u>Does the facility serve/store potentially hazardous foods (PHF)?</u>	<u>2</u>		
3.	<u>Do foods for on-premises service require a kill step?</u>	<u>2</u>		
4.	<u>Are raw PHF items received and cooked from a frozen state?</u>		<u>2</u>	
5.	<u>Are PHF held hot for 2 or more hours prior/during service (include preparation time)?</u>	<u>2</u>		
6.	<u>Are PHF served/sold that have been cooled from 140°F to 45°F on premises?</u>	<u>3</u>		
7.	<u>Do two or more ready-to-eat (RTE) foods (including ingredients) require handling (utensils alone are not practical)?</u>	<u>2</u>		
8.	<u>Are plates, cups, and eating utensils single service only?</u>		<u>1</u>	
9.	<u>Does the facility have 50+ seats and/or offer delivery, take-out or a drive-thru or is it a processor?</u>	<u>2</u>		
10.	<u>Does the facility have a current certified food manager?</u>		<u>1</u>	
11.	<u>Is the facility a mobile?</u>	<u>1</u>		
12.	<u>Does the facility specifically serve a highly susceptible population? (examples: pre-school age and younger children, elderly, hospital)</u>	<u>2</u>		
TOTAL SCORE →→				
Section Two – Categorization				
<u>Check One:</u>	<u>Total Points from Section One</u>	<u>Risk Type</u>	<u>Inspection Interval</u>	<u>Permit Fee</u>
	<u>0-3</u>	<u>1</u>	<u>12 months</u>	<u>\$200</u>

	<u>4-5</u>	<u>2</u>	<u>9 months</u>	<u>\$300</u>
	<u>6-8</u>	<u>3</u>	<u>6 months</u>	<u>\$400</u>
	<u>9+</u>	<u>4</u>	<u>4 months</u>	<u>\$500</u>

Section Three – Children Foodservice Only

<u>Check One:</u>	<u>Number Served/Licensed Capacity</u>	<u>Permit Fee</u>
	<u>13-20</u>	<u>\$75</u>
	<u>21-80</u>	<u>\$100</u>
	<u>81+</u>	<u>\$150</u>

[1. FOR A FOOD SERVICE THAT:

[A. EXCEPT FOR A FOOD SERVICE LISTED IN SUBSECTIONS A.1.B--A.1. F OF THIS SECTION, HAS:

NO. OF SEATS	LIMITED FOOD SERVICE	FULL FOOD SERVICE
0—25	BAR, NON-ALCOHOL \$170.00 SNACK BAR, LIMITED FOOD PREP \$150.00 SNACK BAR, NO FOOD PREP \$100.00	RESTAURANT \$340.00 RESTAURANT W/BAR \$220.00
26—49	BAR, NON-ALCOHOL \$170.00 SNACK BAR, LIMITED FOOD PREP \$150.00 SNACK BAR, NO FOOD PREP \$100.00	RESTAURANT \$390.00 RESTAURANT W/BAR \$280.00
50—100	BAR, NON-ALCOHOL \$170.00 SNACK BAR, LIMITED FOOD PREP \$150.00 SNACK BAR, NO FOOD PREP \$100.00	RESTAURANT \$450.00 RESTAURANT W/BAR \$390.00
101—200	BAR, NON-ALCOHOL \$170.00 SNACK BAR, LIMITED FOOD PREP \$150.00 SNACK BAR, NO FOOD PREP \$100.00	RESTAURANT \$450.00 RESTAURANT W/BAR \$390.00
MORE THAN 200	BAR, NON-ALCOHOL \$170.00 SNACK BAR, LIMITED FOOD PREP \$150.00 SNACK BAR, NO FOOD PREP \$100.00	RESTAURANT \$450.00 RESTAURANT W/BAR \$390.00

[B. IS A HOSPITAL, INSTITUTIONAL OR SCHOOL KITCHEN WITH:

- I. LIMITED FOOD SERVICE--SATELLITE SCHOOL KITCHEN ... \$150.00
 SCHOOL KITCHEN ... \$375.00
 HOSPITAL KITCHEN ... \$450.00
 INSTITUTIONAL KITCHEN ... \$450.00
- II. FULL FOOD SERVICE -- SCHOOL KITCHEN ... \$375.00
 HOSPITAL KITCHEN ... \$450.00
 INSTITUTIONAL KITCHEN ... \$450.00

[C. IS A FOOD SERVICE OPERATION IN A CHILD CARE CENTER HAVING:

NO. OF CHILDREN LICENSED FOR	LIMITED FOOD SERVICE	FULL FOOD SERVICE
13--30	\$0	\$0
31--60	\$0	\$0
61--100	\$0	\$0
MORE THAN 100	\$0	\$0

[D. IS A MOBILE FOOD UNIT WITH:

- I. LIMITED FOOD SERVICE -- MOBILE, NO FOOD PREP ... \$100.00
 MOBILE MULTI-UNIT, NO FOOD PREP ... \$200.00
 MOBILE, LIMITED FOOD PREP ... \$200.00
 FOOD CART ... \$100.00
- II. FULL FOOD SERVICE -- MOBILE, FULL FOOD PREP ... \$340.00

[E. IS A CATERER WITH:

- I. LIMITED FOOD SERVICE ... \$340.00
 II. FULL FOOD SERVICE ... \$340.00

[F. IS A BAR OR TAVERN - BAR, ALCOHOL ... \$170.00

[2. FOR A FOOD PROCESSING ESTABLISHMENT THAT:

- [A. IS A WHOLESALE BAKERY - FOOD PROCESSOR ... \$340.00
- [B. BOTTLED DRINKING WATER OR OTHER BEVERAGES -- BOTTLING PLANT ... \$170.00
- [C. MANUFACTURING ICE PLANT -- FOOD PROCESSOR ... \$340.00
- [D. PROCESSES JAM, JELLY, SYRUP, OR CONFECTIONS -- CONFECTIONER ... \$170.00
 FOOD PROCESSOR ... \$340.00
- [E. SMOKES, CURES, ACIDIFIES, DEHYDRATES, OR REDUCED OXYGEN PACKAGES FOOD -- FOOD PROCESSOR ... \$340.00

[F. IS A THERMAL PROCESSOR OF LOW-ACID FOOD -- FOOD PROCESSOR . . . \$340.00

[G. PROCESSES OTHER FOOD -- FOOD PROCESSOR . . . \$340.00

[3. FOR A MARKET THAT IS A:

[A. A CONVENIENCE STORE . . . \$150.00

[B. GROCERY . . . \$340.00

[C. GROCERY PORTION OF A SUPERMARKET . . . \$340.00

[D. RETAIL BAKERY . . . \$350.00

[E. RETAIL MEAT MARKET--MEAT MARKET, RETAIL . . . \$150.00

[F. RETAIL SEAFOOD MARKET--FISH MARKET, RETAIL . . . \$150.00

G. WAREHOUSE, VENDING MACHINE COMPANY, FOOD BANK OR FOOD SALVAGER WITH:

I. 1--1,000 SQUARE FEET--VENDING MACHINE COMPANY . . . \$170.00

WAREHOUSE . . . \$310.00

II. 1,001--4,000 SQUARE FEET--VENDING MACHINE COMPANY . . . \$170.00

WAREHOUSE . . . \$310.00

III. 4,001 SQUARE FEET OR MORE--VENDING MACHINE COMPANY . . . \$170.00

WAREHOUSE . . . \$310.00

H. MOBILE RETAIL VENDOR--MOBILE, NO FOOD PREP . . . \$100.00]

B. Except as provided in subsections D, K, and L of this section, the applicant shall pay to the department the following permit fee at the time of application for:

1. A temporary food service permit \$50 per event.

[FOR:

A. LIMITED FOOD SERVICE ---TEMPORARY FOOD FACILITY (4 EVENTS) . . . \$50.00

B. FULL FOOD SERVICE -- TEMPORARY FOOD FACILITY (4 EVENTS) . . . \$50.00

2. AN EXTENSION OF A TEMPORARY FOOD SERVICE PERMIT FOR

A. LIMITED FOOD SERVICE . . . \$0.00

B. FULL FOOD SERVICE . . . \$0.00]

3. A temporary food service permit -- Seasonal \$75.

[PERMIT FOR:

A. LIMITED FOOD SERVICE ---TEMPORARY FOOD FACILITY (SATURDAY MARKET) . . . \$50.00

B. FULL FOOD SERVICE -- TEMPORARY FOOD FACILITY (SATURDAY MARKET) . . . \$50.00]

C. In addition to the fee required by subsections A or B of this section, an operator shall pay a fee of \$150.00 [\$0] for each enforcement inspection conducted according to subsection 16.60.900.D.3.

D. Prior to application for a plan review or permit, a pre-consultation fee for food establishment planning and/or design consultation may be assessed at the hourly rate of \$150.00 per hour. The department may waive the plan review fee for minor additions or upgrades including a salad bar, ice cream or yogurt dispenser, sandwich bar, soft drink machine, ice maker or similar additions or upgrades. At the time of application for plan review under section 16.60.040, the owner or operator shall pay to the department a plan review fee as set forth below, for each separate type of operation of the food establishment subject to permit requirements of section 16.60.020:

1. For a food establishment [SERVICE] that is:

- | | | |
|----|----------------------------|---------------|
| a. | 0-1000 square feet | <u>\$200.</u> |
| b. | 1001-4000 square feet | <u>\$300.</u> |
| c. | more than 4000 square feet | <u>\$500.</u> |

[A. EXCEPT FOR A FOOD SERVICE LISTED IN SUBSECTIONS D.1.B THROUGH D.1.G OF THIS SECTION, HAS:

- | | | |
|------|---------------------|----------|
| I. | 0--50 SEATS . . . | \$200.00 |
| II. | 51--200 SEATS . . . | \$200.00 |
| III. | 200+ SEATS . . . | \$200.00 |

B. IS A HOSPITAL, INSTITUTIONAL OR SCHOOL KITCHEN WITH:

- | | | |
|-----|----------------------------|----------|
| I. | LIMITED FOOD SERVICE . . . | \$200.00 |
| II. | FULL FOOD SERVICE . . . | \$200.00 |

C. IS A MOBILE FOOD UNIT OTHER THAN A PUSH CART . . . \$200.00

D. IS A MOBILE FOOD UNIT THAT IS A PUSH CART . . . \$200.00

- 1 E. IS A CATERER . . . \$200.00
- 2 F. IS A BAR OR TAVERN . . . \$200.00
- 3 G. IS A FOOD SERVICE OPERATION IN A CHILDCARE
- 4 CENTER LICENSED FOR:
- 5 I. 13--50 CHILDREN . . . \$0.00
- 6 II. 50+ CHILDREN . . . \$0.00
- 7
- 8 2. FOR A FOOD PROCESSING ESTABLISHMENT THAT IS:
- 9
- 10 A. 1--4,000 SQUARE FEET . . . \$200.00
- 11 B. 4,001+ SQUARE FEET . . . \$200.00
- 12
- 13 3. FOR A MARKET THAT IS:
- 14
- 15 A. 1--4,000 SQUARE FEET . . . \$200.00
- 16 B. 4,001+ SQUARE FEET . . . \$200.00]
- 17
- 18 E. Overtime inspections of a food establishment made at the operator's request
- 19 will be assessed hourly at the rate of \$150.00 [\$60.00] per hour.
- 20
- 21 F. Department provided manager certification will be assessed as follows:
- 22
- 23 1. Training classes including examination:
- 24
- 25 a. 1--3 hour training . . . \$25 per individual [\$0.00];
- 26 b. 4--7 hour training . . . \$50 per individual[\$0.00] ; and
- 27 c. 8--12 hour training . . . \$100 per individual[\$0.00];
- 28
- 29 2. Challenge examination to meet requirements of:
- 30
- 31 a. 1--3 hour training . . . \$10 per exam[\$0.00];
- 32 b. 4--7 hour training . . . \$10 per exam[\$0.00]; and
- 33 c. 8--12 hour training . . . \$20 per exam[\$0.00];
- 34
- 35 G. A person who seeks a waiver described in subsection 16.60.010.G or section
- 36 16.60.930 to exempt a food establishment from the requirements of this
- 37 chapter shall pay a waiver application review fee of \$50 [\$0] at the time of
- 38 application.
- 39
- 40 H. Within 14 days prior to a change in the operator of a food establishment with
- 41 a permit issued under this chapter, the new operator shall apply to the
- 42 department for issuance of a new permit in the new operator's name and shall
- 43 pay a fee of \$150 for each new permit issued.
- 44
- 45 I. A fee imposed under this section is nonrefundable. Nothing in this section
- 46 precludes the department from prorating an annual permit fee and billing more

than once if revised statutes or regulations change a fee amount or structure, fee type, or the time frame during which a permit is required.

J. Unless stated otherwise, a fee required under this section is due within 30 days after receiving notice that the fee is due. Except for good cause beyond the operator's control, the department shall assess a late fee not to exceed 10% [0%] of the applicable fee if payment is more than 30 days past due. A payment that is more than 60 days past due shall be assessed a late fee not to exceed 25% [0%] of the applicable permit fee. Failure to pay the fees within 60 days of the date of the notice that a fee is due shall constitute cause for the department's issuance of a notice to close the food establishment.

K. Late fees shall be assessed as follows:

1. Except as provided in subsection K.2 and K.3 of this section, an applicant applying for a permit fewer than 30 days prior to the date of operation shall pay a late fee, not to exceed 10% [0%] of the annual permit fee;
2. An applicant applying for a permit as a result of a change of ownership less than 14 days prior to the change of owner shall pay a late fee of 10%[\$0];
3. An applicant applying for a temporary food establishment permit less than 7 days prior to the date of operation shall pay a late fee of [\$0] \$10.

L. An operator of an establishment who ceases to operate that establishment remains responsible for past due fees incurred by that operator.

M. The following charitable operations and organizations are required to have a permit under this chapter but the department may waive fees for inspection and service for establishments meeting all of the following criteria:

1. Establishments that prepare and provide food to the public at no charge; and
- [2. ESTABLISHMENTS THAT ARE NOT FUNDED BY GRANTS FROM LOCAL, STATE, OR FEDERAL GOVERNMENTS; AND]
2. [3.] Establishments that are operated by tax exempt nonprofit corporations under the laws of Alaska whose purpose is to foster the general community welfare of the municipality.

O. The department may also waive fees for inspection and service for student-oriented [OPERATED], elementary through secondary school organizations

that operate food establishments within the school and use [RETURN] all proceeds collected [DIRECTLY TO THE SCHOOL] for the purpose of maintaining the welfare of the school's students.

(AO No. 99-91(S), § 1, 7-13-99; AO No. 2000-67(S), § 3, 4-18-00)

16.60.900 Definitions.

A. The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

115. "temporary food service" means a type of food service that is kept at one location for no more than 21 consecutive days in conjunction with a single event[, OR FOR NO MORE THAN 28 CONSECUTIVE DAYS IF AN EXTENSION IS GRANTED BY THE DEPARTMENT];

Section 14. Anchorage Municipal Code chapter 16.95 is hereby amended by adding definitions to section 16.95.005 and adding a new section 16.95.070 to read as follows: *(the remainder of this chapter is not affected and therefore not set out)*

16.95.005 Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Advanced life support services or *ALS* means services provided to a patient which exceed those basic services needed to maintain life.

Basic life support services or *BLS* means those services provided to a patient which are only those necessary to maintain life.

(AO No. 77-348A; AO No. 84-33; AO No. 84-83)

16.95.070. Fees.

A. In addition to a fee of \$12 per mile, the following costs of municipal ambulance transport shall be assessed to the patient:

- | | | |
|----|----------------------------------------------------|-------|
| 1. | Transport providing advanced life support services | \$550 |
| 2. | Transport providing basic life support services | \$400 |

Section 15. Anchorage Municipal Code section 16.100.150 is hereby amended to read as follows: *(the remainder of this chapter is not affected and therefore not set out)*

16.100.150 Administrative fees.

A. License. Each type I ambulance service shall pay \$1,000.00 [\$6,000.00] to the municipality at the office of the fire chief for the issuance or annual renewal of any ambulance service license [OR SHALL PAY \$3.00 PER CALL WHICH IS HANDLED BY THE DISPATCH SERVICE OF THE MUNICIPALITY. THE FEES SHALL BE BILLED QUARTERLY. THE METHOD OF BILLING SHALL BE DETERMINED BY THE PROVIDER]. Type II ambulance services shall pay an annual license fee of \$500.00.

B. Dispatch fee. Effective January 1, 2002, each ambulance service shall pay a dispatch fee according to the following table. The fees shall be billed and paid on a quarterly basis.

<u>Effective Date</u>	<u>Rate</u>
<u>01/01/2002</u>	<u>\$15</u>
<u>01/01/2003</u>	<u>\$17</u>
<u>01/01/2004</u>	<u>\$19</u>
<u>01/01/2005</u>	<u>\$21</u>
<u>01/01/2006</u>	<u>\$23</u>
<u>01/01/2007</u>	<u>\$25</u>

C. Annual review. The fire chief shall review the dispatch fee annually. Any fee adjustment shall be effective January 1, provided written notice is given to each ambulance service by December 15 of the previous year. Otherwise the adjustment is not effective as applied to any service not receiving notice until 30 days after notice is given.

(AO No. 85-71)

Section 16. Bifurcated – postponed indefinitely.

Section 17. Anchorage Municipal Code chapter 21.25, Land Use Planning, Enforcement, is hereby amended to read as follows *(the remainder of this chapter is not affected and therefore not set out)*:

21.25.035 Private enforcement actions.

* * *

* * *

* * *

B. Filing of complaint. A private enforcement action is commenced upon filing of a written complaint to the administrative official by a person aggrieved by a

violation of law described in subsection A. of this section. The complaint must identify by name and description and street address the property involved, the record owner of the property, the occupants of the property if known, the provision of this Code alleged to be violated, and the facts upon which the complaint is based. The complaint shall also contain written proof that at least one prior contact was made by the complaining party with the respondent to resolve the matter informally. A fee [OF \$100.00] shall be paid to the municipality by the complaining party upon filing, which fee shall be reimbursed to the complaining party if the complaint is sustained.

(AO No. 93-124(S-3), § 1, 4-13-94; AO No. 95-158, § 1, 9-12-95; Ord. No. 96-147(S), § 1, 12-17-96)

21.25.050 Penalties and remedies.

B. A person who violates this title shall be subject to a civil fine as set forth in section 14.60.030, or, if no penalty is set forth in section 14.60.030, a civil fine of not less than \$75.00 [\$50.00] and not more than \$400.00 [\$300.00] for each violation.

C. Whenever a written enforcement order has become final, as specified in section 21.25.030.B, and the violation continues to exist, the administrative official may:

1. Commence proceedings to cause the abatement of the violation pursuant to section 21.25.070; or
2. Assess an administrative fine, not exceeding \$250 per day [\$300.00 FOR EACH 30-DAY PERIOD], for failure to comply with a final enforcement order.

(GAAB 21.05.080, 21.05.100, 21.10.070; AMC 10.05.020, 15.05.120, 26.10.070; AO No. 77-355; AO No. 82-16; AO No. 82-22; AO No. 83-165; AO No. 85-23; AO No. 90-130; AO No. 93-124(S-3), § 2, 4-13-94; AO No. 93-167(S-1), § 15, 4-13-94; AO No. 96-147(S), § 2, 12-17-96)

Section 18. Anchorage Municipal Code chapter 23.10, Building Codes, Local Amendments to the Uniform Administrative Code 1997 Edition, is hereby amended by repealing and reenacting tables 3-A through 3-M to read as follows: *(the remainder is not affected and therefore not set out)*

23.10. Table 3-A Building Permit Fees.

1. Standard Permits.	
Total Valuation	Building Permit Fee
\$1.00 to \$500.00	\$19.00
501.00 to 2,000.00	19.00 for the first 500.00 plus 2.00 for each additional 100.00 or fraction thereof, to and including 2,000.00.
2,001.00 to 25,000.00	49.00 for the first 2,000.00 plus 9.00 for each additional 1,000.00 or fraction thereof, to and including 25,000.00.
25,001.00 to 50,000.00	256.00 for the first 25,000.00 plus 8.00 for each additional 1,000.00 or fraction thereof, to and including 50,000.00.
50,001.00 to 100,000.00	456.00 for the first 50,000.00 plus 6.00 each additional 1,000.00 or fraction thereof, to and including 100,000.00.
100,001.00 to 500,000.00	756.00 for the first 100,000.00 plus 4.00 each additional 1,000.00 or fraction thereof, to and including 500,000.00.
500,001.00 and Up	2,356.00 for the first 500,000.00 plus 3.00 for each additional 1,000.00 or fraction thereof.

2. Miscellaneous Permits.

A. Permanent flexible fabric structures, per square foot	\$15
B. Temporary/seasonal building	200
C. Demolition	65

21.10. Table 3-B Plan Review Fees

1. Building Permits

A. Building plan review	65% of the building permit fee as shown in Table 3-A
B. Fire Department plan review	20% of the building permit fee as shown in Table 3-A
C. Pre-approved plan	60% of the full plan review fee
D. Land use plan review	15% of the building permit fee as shown in Table 3-A

2. Electrical, Mechanical, Plumbing Permits

A. Permit fee between \$1 to \$500	\$60
B. Permit fee between 501 to 1,000	102
C. Permit fee between 1,001 to 2,000	170
D. Permit fee between 2,001 and 3,000	255
E. Permit fee between 3,001 and 4,000	340
F. Permit fee between 4,001 and 6,000	425
G. Permit fee greater than 6,000	510

3. Grading/Excavation/Fill Permits

A. Between 1 and 50 cubic yards	No fee
B. Between 51 and 100 cubic yards	\$23
C. Between 101 and 1,000 cubic yards	33
D. Between 1,001 and 10,000 cubic yards	45
E. Between 10,001 and 100,000 cubic yards	\$45 first 10,000 cubic yards, plus \$23 each additional 10,000 cubic yards or fraction thereof
F. Between 100,001 and 200,000 cubic yards	\$248 first 10,000 cubic yards, plus \$14 each additional 10,000 cubic yards or fraction thereof
G. Greater than 200,001 cubic yards	\$383 first 10,000 cubic yards, plus \$6 each additional 10,000 cubic yards or fraction thereof

4. Miscellaneous

A. Plan review or code research, change orders, miscellaneous, per hour, quarter - hour minimum	\$100
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23.10.Table 3-C Inspection Fees

1. Inspector, per hour, minimum one hour	\$100
2. Inspection, unscheduled, each, per hour	125
3. Inspection outside normal business hours, per hour, per inspector; two-hour minimum	150
4. Inspection, Sundays and holidays, per hour, per inspector, two-hour minimum	200
5. Re-inspection, per hour, per inspector, one-hour minimum	150
6. Re-inspection, unscheduled, each, per hour	175
7. Re-inspection, outside normal business hours, per hour, per inspector, two-hour minimum	200
8. Code compliance inspection, per hour, per inspector, one-hour minimum	100
9. Fine for failure to perform special inspection, per incident	200
10. Research, per hour, one-hour minimum	100

23.10.Table 3-D Electrical Permit Fees

1. New Buildings or Additions

A.	Single family and duplexes (R-3), minimum \$130	\$ 1.30 per \$1,000
B.	R-1 occupancies, multi-family dwellings, each unit	170
All other new buildings or additions:		
C.	i. \$0 to \$55,000	100
	ii. 55,000 to 500,000	1.80 per 1,000
	iii. Over 500,000	900 + .75 per 1,000 > 500,000

2. Work Other Than New or Added Square Footage, All Occupancies

A.	1 to 250 outlets	\$95 + \$2.50 per outlet
B.	251 to 500 outlets	145 + 2.50 per outlet
C.	501 to 1000 outlets	230 + 2.50 per outlet
D.	1001 to 1500 outlets	330 + 2.50 per outlet
E.	1501 to 2000 outlets	445 + 2.50 per outlet
F.	2001 to 3000 outlets	550 + 2.50 per outlet
G.	3001 or more outlets	650 + 2.50 per outlet

Definition of an outlet for purpose of defining permit fees: An outlet supplies, stores, measures, controls, transforms, utilizes or provides ready access for connection to electrical power. Examples: a generator, battery-powered emergency light, wall switch, any fire protection device, transformer, service meter, light fixture, receptacle, motor starter, combination motor starter/disconnect, exit sign, transfer switch, etc., are outlets for the purpose of permit fee calculation. A junction box or wireway would not be considered an outlet for fee purposes.

3. Small Electric Permit, Municipality of Anchorage Policy #040

A.	Small electric permit	\$40
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4. Miscellaneous

A.	Replacement, upgrade or relocation of existing building electrical meter/disconnect service equipment	\$85
B.	Retrofit of electrical equipment:	85
Temporary services:		
C.	i. Single phase 220 volt 200 amperes or smaller	40
	ii. Over 200 amperes (includes transformers, panelboards, and branch circuits used for temporary power on large projects)	85
D.	Electrical sign connection	40
E.	State of Alaska load center, retrofit	130
F.	Signs, within six feet of connection	85
G.	Permanent flexible fabric structures, per square foot	1.50

23.10. Table 3-E Mechanical Permit Fees

1. New Buildings or Additions

A.	Issuance of each permit (not charged for single family/duplex)	\$20
B.	Installation of a mechanical heating system including all attachments, per 1,000 input BTU or fraction thereof, up to and including 400,000 BTU (including burners in furnaces, direct-fired heaters, or unit heaters)	\$0.35 per 1,000 BTU
C.	Installation of a mechanical heating system including all attachments, per 1,000 input BTU or fraction thereof over 400,000 BTU (including burners in furnaces, direct-fired heaters, or unit heaters).	0.25 per 1,000 BTU
D.	Installation of a mechanical cooling or refrigeration system including all attachments, per 1,000 BTU or fraction thereof, up to and including 400,000 BTU.	0.35 per 1,000 BTU
E.	Installation of a mechanical cooling or refrigeration system including all attachments, per 1,000 BTU or fraction thereof, over 400,000 BTU.	0.25 per 1,000 BTU
F	i. Installation of each ventilation fan, exhaust fan, or air handler for the first 2,000 CFM. Fire dampers and duct connectors are extra, as scheduled below.	\$7 1 st 2,000 CFM + \$2.50 for each additional 1,000 CFM or fraction thereof
	ii. Each additional 1,000 CFM	2.50
G	Installation of each fume, or Class II hood	10
H.	Installation of each commercial or industrial incinerator, or Class I hood	60
I.	Installation of each fuel, waste oil, glycol, or other non-pressure tank not a part of a system for which a fee is already assessed	50
J.	Fire damper, each	7
	Listed ceiling radiation damper, each	2.50
K.	<i>NOTE: Installation of combination mechanical cooling/heating systems, fees will be charged at the input, heating, or cooling, whichever is greater, in accordance with B through E above.</i>	
L.	For each duct connector, with or without a diffuser or grille	1.25
M.	For each piece of equipment or system regulated by this code, including processes piping as defined in UMC Section 202, for which no fee is listed	The fee shall be by valuation in accordance with 23.10. Table 3-A.
N.	New residential single-family/duplex: minimum charge \$100	\$1 per \$1,000
O.	HRV heat-recovery ventilation system	\$7 per unit + \$1.25 per diffuser
P.	Snow melt system, existing boiler	\$25 + \$10 pressure test
Q.	Permanent flexible fabric structures, per square foot	1.50
R.	Wood stove installation	40

2. Retrofit (Replacement) Fees

A.	Commercial permit fees for boilers, furnaces and A/C units shall be charged at 50% of the input BTU rating of the equipment being installed.	
B.	Single family and duplex retrofit fee	75
C.	Permit issuance, each boiler, furnace, air conditioning and air exchanger unit replaced	20
D.	Winterization of hydronic system, each	40

23.10. Table 3-F Plumbing Permit Fees

1. New Buildings or Additions

A.	Issuance of each permit (not charged for single family or duplex)	\$20
B.	Plumbing fixture, each	5
C.	Gas outlet, each	5
D.	Commercial water heater over 200,000 BTU input, or fraction thereof, per 1,000 BTU, each	0.30 per 1,000 BTU
E.	Water heater 200,000 BTU input or less, each	20
F.	Plumbing alteration work, each outlet	5
G.	Sprinkler systems (fire protection, or lawn and garden), per head	2.50
H.	Floor or roof drains	5
I.	Dishwasher	5
J.	Special wastes, fixtures, sumps and tanks	5
K.	Laundry tray or washer	5
L.	Approved testable reduced pressure principal or double check valve back flow preventer, including test	40
M.	Temporary gas, minimum fee per outlet (not to exceed \$200.00)	65
N.	Winterization of each potable water system	40
O.	For each piece of equipment or system not regulated by this code, for which no fee is listed	The fee shall be by valuation in accordance with 23.10. Table 3-A.
P.	New single family/duplex, \$125 minimum	\$1.25 per \$1,000 valuation
Q.	Test backflow preventer, per hour, one-half hour minimum	100
R.	Permanent flexible fabric structures, per square foot	1.50

2. Retrofit (Replacement) Fees

A.	Changes for the repair or replacement of a water heater with an input of less than 200,000 BTU	40
B.	Commercial permit fees for water heaters over 200,000 BTU's	50% of the input BTU rating

1
2
3

23.10. Table 3-G Elevator, Escalator, And Dumbwaiter Permit Fees

- NOTES:** 1. *Each separately powered unit shall be considered a separate conveyance; applications and permits shall be issued accordingly.*
2. *Installation fees including charges for electrical equipment installed in connection with any conveyance and such equipment shall not be subject to a separate electrical permit fee. (AO 83-123, AO 86-13, AO 86-57(S-1), AO 89-5, am AO 92-9).*

1. New Installations and Relocations

A. hydraulic elevators	\$375 + \$45 per hoistway opening
B. cabled geared & gearless elevator	700 + 50 per hoistway opening
C. Residential elevators	300
D. Dumbwaiters, manual doors	135 + 15 per hoistway opening
E. Dumbwaiters, power doors	135 + 35 per hoistway opening
F. Escalators and moving walks	\$1,000 + width in inches + run in feet + vertical rise in feet x \$5
G. Handicap lifts (vertical and inclined)	230
H. Material lift	300 + 30 for 2 nd and additional levels
I. Roped hydraulic	700 + 50 per hoistway opening

2. Alterations and Repairs

A. handicap lifts (vertical & inclined)	\$115 + \$25 per \$1,000 valuation
B. other elevators -	150 + 25 per 1,000 valuation
C. Cosmetic alterations, with weight difference less than 5%	150 + 25 per 1,000 valuation
D. Cosmetic alterations, with weight difference greater than 5%	150 + 50 per 1,000 valuation

3. Annual Certificate of Inspection Fees

A. Hydraulic elevators	\$145 + \$12 per hoistway opening greater than two
B. Cable elevators	150 + 12 per hoistway opening greater than two
C. Sidewalk elevators	115
D. Hand-powered elevators	115
E. Dumbwaiters	115 + 12 per hoistway opening greater than two
F. Escalators and moving walks	170
G. Handicap lifts (vertical and inclined)	110 + 12 per hoistway opening greater than two
H. Material lift	125 + 30 per hoistway greater than
I. Altering or replacing door opening device	180

23.10.Table 3-H **Grading/excavation/fill Permit Fees**

1.	50 cubic yards or less	\$23
2.	51 to 100 cubic yards	33
3.	101 to 1,000 cubic yards	\$33 for first 100 cubic yards, plus \$15 each additional 100 cubic yards, or fraction thereof
4.	1,001 to 10,000 cubic yards	168 for first 1,000 cubic yards, plus 14 each additional 1,000 cubic yards, or fraction thereof
5.	10,001 to 100,000 cubic yards	294 for first 10,000 cubic yards, plus 60 each additional 10,000 cubic yards, or fraction thereof
6.	Greater than 100,001 cubic yards	834 for first 100,000 cubic yards, plus 33 each additional 10,000 cubic yards, or fraction thereof

23.10.Table 3-I **Mobile Home Permit Fees**

1.	Set-up fee	\$175
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23.10.Table 3-J **Swimming Pool, Spa And Hot Tub Fees**

1.	Each permit issuance	\$20
2.	Each swimming pool:	
	A. Public pool	65
	B. Private pool	45
3.	Replacing filter	5
4.	Replacing piping	5
5.	Backwash receptor	5
6.	Miscellaneous replacements	5
7.	For each piece of equipment or system regulated by this code, for which no fee is listed, the fee shall be by valuation in accordance with 23.10, Table 3 -A.	

23.10.Table 3-K **Sign Permit Fees**

1.	Sign, other than electrical	\$35
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23.10.Table 3-L **Plumber, Gas Fitter, and Sheet Metal Certificate Of Qualification Fees**

1.	Test Fees	
	A. Contractor testing fee	\$65
	B. Journeyman testing fee	50

2. Issuance or Renewal Fees

A	Contractor license, 2 years	250
B.	Journeyman license, 2 years	100
C.	Trainee license, 2 years	65
D.	Administrative late fee	35

3. License Requirements

A.	Backflow Assembly Tester, renewal fee (one-day recertification training required)	50
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23.10. Table 3-M Books, code books & publications

1.	Code books and publications	cost
2.	Appeal fee, Board of Building Regulation Examiners & Appeals, each	\$500.00
3.	Research, building permit, per hour	30.00
4.	Fine, building code violations, civil penalty	75.00 to 400.00
5.	Copies, standard 8-1/2" x 11	0.25
6.	Monthly permit list, customer pick up	5.00
7.	Monthly permit list, mailed, annual subscription	100.00
8.	Investigation fee for work begun without proper permit(s), in addition to permit fee, per permit	Permit fee required by this code, or \$500.00, whichever is greater

Section 19. Anchorage Municipal Code section 24.30.100, Streets and Rights-of-Way, Permit to Use Public Places, Fees for Use of Public Places, and section 24.90.050, Appeals, are hereby amended to read as follows:

24.30.100 Fees for use of public places.

Fees shall be paid in accordance with this section before a permit is issued. The permit fee charged will include the aggregate of all fees listed below relevant to the application and reasonable charges for plotting as-built locations on the permanent records of the department of development services [STREET MAINTENANCE].

A. *Basic fee for permanent uses.* The basic fee for a permanent use permit shall include the first inspection of up to one hour and shall be based on the following schedule:

PERMIT FEES FOR PERMANENT USES

Location of Use	Fee
Inside road prism, each 360 linear feet	\$200.00
Outside road prism, each 360 linear feet	100.00

The fee shall be for the first foot of each 360 linear feet of work area measured along or parallel to the road prism.

- B. *Removal of paved surface.* The fee for a permit which authorizes the removal of existing paved surface shall be based on the following schedule:

PERMIT FEES FOR REMOVAL OF PAVED SURFACE

Age of Pavement Surface Since Construction	Fee
One year or less since construction	\$2,000.00
More than one, but less than two years old	1,000.00
More than two, but less than three years old	500.00
More than three years old	100.00
If recycled asphalt paving or chip seal	100.00

The fee shall be for the first foot of each 360 linear feet of work area measured along or parallel to the road prism. The fee shall be for any width of pavement removal.

- C. *Additional inspections.* All work within the right-of way is subject to inspection. The fee for inspection is \$100.00 per hour except the first inspection up to one hour is covered in the basic permit fee. [AFTER THE FIRST INSPECTION OF UP TO ONE HOUR IN LENGTH COVERED BY THE BASIC FEE, EVERY] Every additional inspection of work authorized by the permit shall be subject to a minimum hourly charge of \$100.00; inspections outside of normal business hours shall be \$150.00 per hour, per inspector, with a two-hour minimum; inspections on Sundays or holidays shall be \$200 per hour, per inspector, with a two-hour minimum. When the municipality deems additional inspections beyond that covered by the basic fee is likely, the total estimated fees shall be prepaid and the unused portions, if any, shall be refunded to the permittee upon completion of work required under the permit.

- D. *Temporary public place rental permits.* All temporary/seasonal use of the right-of-way shall have a Right-of Way Rental Permit. Temporary public place rental permit fees shall be based on the following schedule:

FEES FOR TEMPORARY PUBLIC PLACE RENTAL PERMITS

Location of Use	Fee
Improved public place	\$0.50[\$0.30]/square foot/month
Outside improved public place	\$0.30[\$0.10]/square foot/month

When a temporary permit authorizes use of a public place for a project that extends through more than one use location, the location shall be considered to be an improved public place.

- B. *Encroachment permits.* The non-refundable application fee for an encroachment permit shall be \$100.00. The right-of-way encroachment fee is \$250.00. A Right-of-Way Encroachment Permit issued pursuant to this section shall be valid between January 1 or the date of issuance and December 31 of the year in which it is issued. An application for renewal of a permit shall be submitted in the same manner as the original application and no later than December 1 preceding the expiration date of the permit.
- F. *Sidewalk encroachment permits.* The annual fee for a sidewalk encroachment permit issued pursuant to Chapter 24.30.020.B shall be \$50.00 with no other charges for the use of or encroachment on the sidewalk. The permit and fee requirements do not apply to vendors with valid licenses issued under Chapter 10.60.
- G. *Road closure permits.* The fee for a permit authorizing road closure shall be based on the following schedule:

PERMIT FEES FOR ROAD CLOSURES

Type of Closure	Fee
Full closure	\$300.00 [\$100.00]
Partial closure	200.00 [\$50.00]

The fee shall be for the first foot of each 360 linear feet of work area measured along or parallel to the road prism. Areas of traffic control markings, cones, signs and delineators outside the work area are not measured for permit purposes.

- H. *Blanket utility permits.* The annual fee for a utility company operating in a public place outside of the road prism under a blanket utility permit pursuant to Chapter 24.60 shall be \$1,000.00.
- I. *Use of a public place without a permit.* Private contractors, private utilities or public utilities may be assessed a fine under Title 14 for any work done by them in a public place without the appropriate permit.

- 1 J. *Work not in conformance with a permit.* A fine may be assessed under Title
2 14 for work not in conformance with a permit. For work not brought into
3 conformance with a valid permit after notice to the permittee by the
4 municipality of such nonconformance, the permittee may be assessed an
5 additional fine according to the schedule in Title 14 plus municipal inspection
6 fees associated with monitoring the work being brought into conformance.
7 Non-emergency notices shall be in writing and shall give ten days to cure the
8 violation before the additional fine may accrue. If an emergency situation
9 exists, as determined in the sole discretion of the director of public works or
10 his designee, notice may be verbally given and may require immediate cure of
11 the violation.
- 12 K. *Work in violation of a notice to stop work.* Anyone issued a notice to stop
13 work who fails to stop work or resumes work without permission from the
14 municipality or removes, mutilates, destroys or conceals the notice may be
15 assessed a fine according to the schedule in Title 14.
- 16 L. *Other permits.* Any work for which a permit is issued, but which is not
17 addressed elsewhere in this section, shall require a basic fee of \$100.00.
- 18 M. *Exceptions to fees.* Community councils engaged in the authorized use or
19 encroachment of public rights-of-way shall be exempt from permit fees when
20 the use is part of the community council's beautification program and
21 commercial or noncommercial persons' or organizations' names or logos are
22 not displayed. Established business improvement districts shall also be exempt
23 from permit fees. Permits are required.
- 24 N. *Billing.* A Utility may receive permits in advance of payment of fees under
25 any billing arrangement authorized by the department of development services
26 [PUBLIC WORKS].
- 27 O. *Plan Review Fees.* All work within the right-of-way is subject to plan review.
28 The fee for plan review is \$125.00 per hour except that the first hour is
29 covered in the basic permit fee.

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36 (AO No. 99-13(S), § 6, 3-16-99; AO No. 2000-64, § 3, 4-18-00; AO No. 2000-66, §
37 3, 4-18-00)

38
39 **24.90.050 Appeals.**

40
41 Any revocation, suspension or denial of an encroachment permit may be appealed to
42 the zoning board of examiners and appeals by filing a written notice of appeal with
43 the secretary of that board and stating the grounds for such appeal. The appeal notice
44 must be filed within ten days after the effective date of the revocation, suspension or
45 denial from which the appeal is taken. The fee to appeal the denial of an

encroachment permit to the zoning board of examiners and appeals shall be as provided in AMCR 21.20.002.

(GAAB 25.25.050; AO No. 81-108)

Section 20. Anchorage Municipal Code subsection 25.60.065C., Fees, is hereby amended to read as follows: *(the remainder of the section is not affected and therefore not set out)*

25.60.065 Fees.

C. The following fees shall apply:

Item	Fee
Interment, adult (68" or longer casket) . . .	<u>\$1,000.00</u> [<u>\$970.00</u>]
Interment, adult (68" or longer casket), Winter . . .	<u>1,450.00</u> [1,420.00]
Interment, child (25" to 67" casket) . . .	670.00
Interment, child (25" to 67" casket), Winter . . .	970.00
Interment, infant (24" or less casket) . . .	570.00
Interment, infant (24" or less casket), Winter . . .	795.00
Interment, cremated remains . . .	<u>300.00</u> [270.00]
[INTERMENT, CREMATED REMAINS, WINTER . . .	370.00]
Interment, adult (68" or longer casket) (public assistance) . . .	850.00
Interment, adult (68" or longer casket), Winter (public assistance) . . .	1,300.00
Interment, child (25" to 67" casket) (public assistance) . . .	<u>520.00</u> [550.00]
Interment, child (25" to 67" casket), Winter (public assistance) . . .	<u>820.00</u> [850.00]
Interment, infant (24" or less casket) (public assistance) . . .	<u>420.00</u> [450.00]
Interment, infant (24" or less casket), Winter (public assistance) . . .	<u>645.00</u> [675.00]
Interment, cremated remains (public assistance) . . .	150.00

[INTERMENT, CREMATED REMAINS, WINTER (PUBLIC ASSISTANCE) . . . 250.00]

Stacked burial . . . 150.00 [100.00]

Evening charge (After 3:00 PM) [Saturday/evening charge] . . . 100.00

Saturday/Sunday/holiday charge . . . 500.00 [200.00]

Upright monument area, Tract B, One-time charge . . . 350.00

[TENT RENTAL, 15' X 15' . . . 175.00]

Dirt pile . . . 75.00

[CHAIRS (ADDITIONAL NEST OF FOUR) . . . 20.00]

Gravesite reservation, one-time charge . . . 150.00

Gravesite reservation, cremains section, one-time charge . . . 75.00

Gravesite reservation transfer fee . . . 25.00

Flat plaque installation, less than 100 square inches . . . 50.00 [30.00]

Flat plaque installation, 101--199 square inches . . . 120.00 [100.00]

Flat plaque installation, 200--399 square inches . . . 150.00 [120.00]

Flat plaque installation, 400--599 square inches . . . 200.00 [150.00]

Flat plaque installation, 600--799 square inches . . . 250.00 [200.00]

Flat plaque installation, 800--1,000 square inches . . . 300.00 [250.00]

Flat plaque vase installation -- add . . . 100.00 [75.00]

Vase installation only . . . 100.00 [75.00]

Monument installation, 50 [100] pounds or less . . . 50.00 [80.00]

Monument installation, 51 through 100 pounds . . . 100.00

Monument installation, 101 through 199 pounds . . . 150.00 [130.00]

Monument installation, 200 through 399 pounds . . . 200.00

Monument installation, 499 through 599 pounds . . . 300.00

Monument installation, 600 through 999 pounds . . . 450.00

Monument installation, 1,000 through 1,499 pounds . . . 800.00

Monument installation, 1,500 to a maximum of 2,500 pounds . . . 1,000.00

Disinterment, adult, (68" or longer casket) [OFF-SITE REINTERMENT] . . .
1,000.00 [750.00]

Disinterment, child, (25" to 67" casket) [OFF-SITE REINTERMENT] . . .
700.00 [450.00]

Disinterment, infant, (24" or less casket) [OFF-SITE REINTERMENT] . . .
600.00 [350.00]

[DISINTERMENT, ADULT, (68" OR LONGER CASKET) ON-SITE
REINTERMENT . . . 1,300.00]

[DISINTERMENT, CHILD, (25" TO 67" CASKET) ON-SITE
REINTERMENT . . . 900.00]

[DISINTERMENT, INFANT, (24" OR LESS CASKET) ON-SITE
REINTERMENT . . . 750.00]

Standard Labor Rate . . . 40.00/Hour

(AO No. 97-95, § 1, 7-1-97; AO No. 99-95, § 3, 7-13-99)

Section 21. Anchorage Municipal Code of Regulations sections 3.90.002 and 3.90.003 are hereby amended to read as follows: *(the remainder of the chapter is not affected and therefore not set out)*

3.90.002 Copying charges.

Municipal agencies shall charge the public for copies of municipal records in accordance with the following schedule:

A.	Xerographic copies of paper records in standardized size or format	<u>\$0.25</u> [0.10] per page
B.	Paper copies of records on microfiche	1.00 per page
C.	Microfiche copies of records on microfiche	0.30 per fiche

<u>D.</u>	<u>Maps/plats, black and white roll stock, per square foot</u>	<u>0.75 per square foot</u>
<u>E.</u>	<u>Maps/plats, color roll stock, per square foot, rounded to nearest dollar each</u>	<u>5.00</u>
<u>F.</u>	<u>Maps/plats, custom or special processing (five working day turnaround, per hour, half-hour minimum)</u>	<u>80.00</u>
<u>G.</u>	<u>Maps/plats, custom or special processing, rush, per hour, half-hour minimum</u>	<u>160.00</u>
<u>H.</u>	<u>Maps/plats, mylar roll stock, per square foot, rounded to the nearest dollar each</u>	<u>2.00</u>
<u>I.</u>	<u>Maps/plats, sequential grid maps, 50 or more each</u>	<u>3.00</u>
<u>J.</u>	<u>Maps/plats/data, CD, each</u>	<u>50.00</u>
<u>K.[D.]</u>	<u>Records not in standardized size or format</u>	<u>A fee not exceeding the actual cost of copying the record</u>
<u>L.</u>	<u>Background check</u>	<u>25.00</u>
<u>M.</u>	<u>Incident reports</u>	<u>5.00</u>
<u>N.</u>	<u>Audio tape</u>	<u>\$10.00</u>
<u>O.</u>	<u>Video tape</u>	<u>\$15.00</u>
<u>P.[N.]</u>	<u>[INVESTIGATION] audio tape, duplicate copy</u>	<u>2.00</u>
<u>Q.[O.]</u>	<u>[INVESTIGATION] video tape, duplicate copy</u>	<u>5.00</u>

[E. AUTOMATED MAPPING SYSTEM EXTRACTIONS: A FEE WHICH REASONABLY REFLECTS AMORTIZATION OF CAPITAL COSTS FOR HARDWARE, SOFTWARE AND THE DATA BASE; THE COST OF RELATED CAPITAL; THE COST OF PERSONNEL WHO MAINTAIN THE SYSTEM; MAINTENANCE COSTS; PROCESSING COSTS TO OBTAIN AN EXTRACTION.]

(AR No. 82-335; AR No. 87-198)

3.90.003 **Copies for no charge.**

A. Notwithstanding section 3.90.002 of these regulations, municipal agencies may establish copy quantities below which a copying charge will not be made. The decision not to charge may be based on type of record and the administrative cost of imposing a copying charge.

B. Indigent defendants entitled to appointed counsel for violating municipal criminal law shall not be charged the costs of copies unless convicted.

(AR No. 82-335)

Authority – AS 18.85.120; AS 18.85.155; AMC 3.90.050 [ANCHORAGE
MUNICIPAL CODE 3.40, 3.90.050.]

Section 22. Anchorage Municipal Code of Regulations chapter 15.05, Environmental Protection, Health and Human Services Fee Regulation, is hereby amended to read as follows:

15.05.001 Health and human services fee regulations.

- A. These regulations apply only to those activities for which inspection and permits are required by ordinance and for other services rendered to the public and other public and private entities by the department of health and human services. Inspection and service fees shall be charged in accordance with these regulations and the fee schedule provided herein.
- B. Except as provided in subsection C of these regulations, the appropriate annual fee set forth in the fee schedule in subsection F shall be paid in full upon issuance of the permit for the activity requiring inspection and permits; provided, however, that only one-half of the annual fee shall be paid by applicants operating for six months or less during the year of issuance.
- C. Because on-site sewer and well permits are not annually renewed but are usually issued only once, any fee required in subsection F for on-site sewer and well permits shall be paid in full regardless of duration of use or operation.
- D. Failure to pay the appropriate fee required by these regulations shall result in the director's withholding, suspending or revoking the permit sought or obtained and shall subject the owner or operator to the penalties provided by ordinance for operation of that activity without a permit, where applicable.
- E. All permits, unless otherwise provided by ordinance or the terms of the permit, expire on December 31 of the year of issuance. Permit applicants for an activity subject to departmental inspection whose permits expire on December 31 of the year of issuance may renew permits and pay the appropriate fee for the year of renewal any time during the two-month period between December 1 of the year of prior issuance and January 31 of the year for which renewal is required. Permit applicants for an activity subject to departmental inspection whose permits expire on any date other than December 31 of the year of issuance may renew a permit and pay the appropriate fee for the period of renewal any time during the period between 15 calendar days prior to the date of expiration of the previously issued permit and 15 calendar days after the date of the expiration of the previously issued permit.

F. Activities for which inspection by and permits from the department of health and human services are required by ordinance and for which the department renders other services shall be charged fees for services according to the following fee schedule:

* * *

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On-Site Services Fees

Excavator certification . . . 320.00

Certificate of On-Site systems approval, single family[HEALTH
AUTHORITY APPROVAL CERTIFICATION, SINGLE FAMILY] . . .
375.00 [300.00]

Separation distance [HEALTH AUTHORITY APPROVAL] waivers:

Waiver, lot line . . . 150.00 [115.00]

Waiver, well to tank . . . 800.00 [625.00]

Waiver, well to field . . . 1000.00 [920.00]

Waiver, field to surface water . . . 1000.00 [920.00]

Waiver, tank to surface water . . . 800.00 [625.00]

Waiver, well to public sewer . . . 1000.00 [920.00]

On-site wastewater disposal system construction permit, single family . . .
400.00 [320.00]

On-Site wastewater disposal system construction permit renewal . . . 100.00

On-Site wastewater permit exceptions . . . 100.00

Septic/holding tank pumping contractor, per truck permit . . . 250.00

Well driller permit . . . 200.00

Waste treatment equipment manufacturer (plan review and facility inspection)
. . . 690.00

Water well construction permit, single family . . . 150.00 [120.00]

Sewer inspection . . . 360.00

Well inspection . . . 180.00

Sewer/well inspection . . . 450.00

On-Site Water/Wastewater Rush Approval . . . 150.00

On-Site/Continuing education class, per person . . . \$50.00

Other Environmental Services Fees

Beauty/barber . . . 70.00

Noise permit . . . 25.00

Opacity training . . . 65.00

Pest controller . . . 140.00

Swimming pools/spas/beaches:

Category A--Public . . . 490.00

Category B--Institution . . . 450.00

Category C--Hotel, club (1,600 sq. ft.+) . . . 530.00

Category D--Motel, apartment (less than 1,600 sq. ft.) . . . 440.00

Category E--Spa, hot tub and relaxation chambers . . . 450.00

Category F--Lake/beach . . . 220.00

Pool/spa plan review . . . 160.00

Pool/spa pre-planning . . . 150.00

Child and Adult Care Permits

Child care center permits:

6 to 20 children . . . 100.00

21 to 80 children . . . 200.00

81 plus children . . . 300.00

Child care center plan review:

6 to 20 children . . . 25.00

21 to 80 children . . . 50.00

81 plus children . . . 100.00

Quasi-institutional permits, adult care . . . 150.00

G. Pursuant to the authority of Anchorage Municipal Code 16.02.030D, the director of the department of health and human services may waive fees for inspection and service for facilities that prepare and provide food to the public at no charge and are operated by tax exempt nonprofit corporations organized under the laws of Alaska whose purpose is to foster the general community welfare of the municipality.

[MEETING ALL OF THE FOLLOWING CRITERIA:

1. FACILITIES THAT PREPARE AND PROVIDE FOOD TO THE PUBLIC AT NO CHARGE;
2. FACILITIES THAT ARE NOT FUNDED BY GRANTS FROM LOCAL, STATE OR FEDERAL GOVERNMENTS; AND
3. FACILITIES THAT ARE OPERATED BY NONPROFIT CORPORATIONS ORGANIZED UNDER THE LAWS OF ALASKA WHOSE PURPOSE IS TO FOSTER THE GENERAL COMMUNITY WELFARE OF THE MUNICIPALITY.]

(AR No. 77-28; AR No. 79-167; AO No. 80-79; AR No. 80-131; AR No. 83-323; AR No. 84-103; AO No. 85-8; AR No. 85-204; AR No. 86-260, 1-1-87; AR No. 87-160; AR No. 87-268, 1-1-88; AR No. 89-79; AR No. 92-1, 3-13-92; AR No. 93-95, § 1, 8-15-93; AR No. 93-283, § 1, 11-2-93; AR No. 94-208, § 1, 8-23-94; AR No. 94-2(S-1), § 4, 2-8-94)

Section 23. Anchorage Municipal Code of Regulations chapter 21.20, Planning and Zoning, Regulation Governing Land Use Fees, sections 21.20.001, 21.20.002, 21.20.003, 21.20.005, 21.20.006, 21.20.007, and 21.20.008 are hereby amended to read as follows:

21.20.001 Schedule of fees--Land use permits.

- A. The determination of value or valuation under any provisions of title 21 of the Anchorage Municipal Code shall be based upon the most current building valuation data chart in the Building Standards Magazine published by the International Conference of Building Officials.
- B. A land use permit for a building of group A, B, E, H, I, or R-1 occupancy shall not be issued without prior payment of the applicable fee set out below:

Total Valuation	Fee
\$101.00 to \$500.00	\$18.75
\$501.00 to \$2,000.00	\$18.75 for the first \$500.00, plus \$2.25 for each additional \$100.00 or fraction thereof, to and including \$2,000.00
[\$]2,001.00 to [\$]25,000.00	[\$]52.50 for the first [\$]2,000.00, plus [\$]9.00 for each additional [\$]1,000.00 or fraction thereof, to and including [\$]25,000.00
[\$]25,001.00 to [\$]50,000.00	[\$]259.50 for the first [\$]25,000.00, plus \$7.88 for each additional \$1,000.00 or fraction thereof, to and including [\$]50,000.00
\$50,001.00 to \$100,000.00	[\$]456.38 for the first [\$]50,000.00, plus [\$]6.38 for each additional [\$]1,000.00 or fraction thereof, to and including [\$]100,000.00
[\$]100,001.00 to [\$]500,000.00	[\$]775.13 for the first [\$]100,000.00, plus [\$]4.50 for each additional [\$]1,000.00 or fraction thereof, to and including [\$]500,000.00
[\$]500,001.00 and up	[\$]2,575.13 for the first [\$]500,000.00, plus [\$]3.38 for each additional [\$]1,000.00 or fraction thereof

- C. A land use permit fee of \$0.20 per square foot for a building of group R-3 or U[M] occupancy, including mobile homes, shall be paid at the time of application. [MAY NOT BE ISSUED WITHOUT PRIOR PAYMENT OF THE APPLICABLE FEE SET OUT BELOW:]

[GROUP R-3, INCLUDING MOBILE HOMES	\$0.16 PER SQUARE FOOT OF AREA
GROUP U [M] OCCUPANCIES	\$0.10 PER SQUARE FOOT OF AREA]

D. As used in this section, each basement or cellar shall be considered to be one story and occupancy designations are defined in the building code adopted in title 23 of the Anchorage Municipal Code.

E. A land use permit for grading, excavation or fill may not be issued without prior payment of the applicable fees set out below:

1.	50 cubic yards or less	No Fee
	51 to 100 cubic yards	\$23.00 [\$15.00]
	101 to 1,000 cubic yards	33.00 [\$22.50]
	1,001 to 10,000 cubic yards	45.00 [\$30.00]
	10,001 to 100,000 cubic yards	45.00 [\$30.00] for the first 10,000 cubic yards, plus 23.00 [\$15.00] for each additional 10,000 cubic yards or fraction thereof
	100,001 to 200,000 cubic yards	248.00 [\$165.00] for the first 100,000 cubic yards, plus 14.00 [\$9.00] for each additional 10,000 cubic yards or fraction thereof
	200,001 cubic yards or more	383.00 [\$255.00] for the first 200,000 cubic yards, plus 6.00 [\$4.50] for each additional 10,000 cubic yards or fraction thereof

2. If additional plan review is required by changes, additions, revisions to an approved excavation plan, the applicant must pay \$75.00 [\$50.00] per hour and must pay a minimum charge for one-half hour.

[F. A LAND USE PERMIT FOR GRADING MAY NOT BE ISSUED WITHOUT PRIOR PAYMENT OF THE APPLICABLE FEES SET OUT BELOW:]

[50 CUBIC YARDS OR LESS]	[\$15.00]
[51 TO 100 CUBIC YARDS]	[\$22.50]
[101 TO 1,000 CUBIC YARDS]	[\$22.50 FOR THE FIRST 100 CUBIC YARDS PLUS \$10.50 FOR EACH ADDITIONAL 100 CUBIC YARDS OR FRACTION THEREOF]
[1,001 TO 10,000 CUBIC YARDS]	[\$117.00 FOR THE FIRST 1,000 CUBIC YARDS PLUS \$9.00 FOR EACH ADDITIONAL 1,000 CUBIC YARDS OR FRACTION THEREOF]
[10,001 TO 100,000 CUBIC YARDS]	[\$198.00 FOR THE FIRST 10,000 CUBIC YARDS PLUS \$40.50 FOR EACH ADDITIONAL 10,000 CUBIC YARDS OR FRACTION THEREOF]
[100,001 CUBIC YARDS OR MORE]	[\$562.50 FOR THE FIRST 100,000 CUBIC YARDS PLUS \$22.50 FOR EACH ADDITIONAL 10,000]

CUBIC YARDS OR FRACTION THEREOF]

G. Inspection fees shall be paid as described below:

1.	Inspections within normal business hours	\$100.00 per hour, per inspector
2.	Inspections outside of normal business hours	150.00 [\$65.00] per hour (minimum charge two hours)
3.	Reinspections which are necessary because at the time of a previous, required inspection:	100.00 [\$50.00] per hour (minimum charge one hour)
	a. The work to be inspected was not completed;	
	b. Previously required corrections were not completed;	
	c. The approved work plans were not readily available to the inspector;	
	d. Access to the work site was denied; or	
	e. The work deviated from the approved plans.	
4.	Inspection for which no fee is specifically indicated	\$100.00 [\$50.00] per hour (minimum charge one-half hour)
5.	Inspection on Sundays and holidays, per inspector, per hour, two-hour minimum	200.00

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63)

21.20.002 Schedule of fees--Zoning.

A. The following fees shall be paid for the services described:

1.	Rezoning, conditional use or major amendments to conditional use where the gross site area is:	
	a. Less than 1.75 acres	\$750.00 [\$500.00]
	b. 1.76 to 5.00 acres	1125.00 [750.00]
	c. 5.01 to 40.00 acres	1500.00 [1,000.00]
	d. 40.01 acres or more	2300.00 [1,500.00]
2.	Applications for a public hearing before the assembly on a rezoning with an unfavorable recommendation of the planning and zoning commission	150.00
3.	Appeals, application for variance, or change of land use heard by the zoning board of examiners and appeals	525.00 [350.00]
4.	Minor amendments to previously approved conditional uses, including time extensions and site plan changes. If the planning and zoning commission determines that an issue is a major amendment, this fee shall be applied	150.00 [100.00]

	toward the application fee required by paragraph 1 [A.1] of this section	
5.	Any other matter requiring a public hearing before the planning and zoning commission	525.00 [350.00]
6.	Site plan review:	
a.	Mailed notice and hearing required	750.00 [500.00]
b.	Mailed notice only required	600.00 [400.00]
c.	Mailed notice not required	525.00 [350.00]
7.	Appeal to the planning and zoning commission from a site plan review decision pursuant to Anchorage Municipal Code 21.45.235.G.4.b	300.00 [200.00]
8.	Appeal to the planning and zoning commission sitting as the board of adjustment	300.00 [200.00]

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63; AR No. 86-99; AR No. 86-263; AR No. 90-151)

21.20.003 Schedule of fees--Platting.

The following fees shall be paid for the services described:

A.	Preliminary plat:		
1.	Abbreviated plat (short plat)		\$430.00 [\$350.00]
2.	All others		600.00 [\$500.00] plus 6.20 [\$5.00]/lot or tract
B.	Vacation:		
1.	With preliminary plat		125.00 [\$100.00]
2.	Without preliminary plat		620.00 [500.00]
C.	Variance:		
1.	With preliminary plat		125.00 [100.00]
2.	Without preliminary plat		430.00 [350.00]
D.	Final plat:		
1.	Administrative--all final plats		350.00
2.	Plat checking--no subdivision agreement:		
a.	Abbreviated plat with survey waiver	350.00	
b.	Abbreviated plat with survey	500.00	
c.	Record of survey	350.00	
d.	Commercial tract	150.00	
e.	Other plats	500.00	
***	***	***	***

E.	Minor amendments to previously approved preliminary plats, including time extensions. If found to be a major amendment by the platting board, the fee will be applied toward the applicable preliminary plat fee as provided in this section.	125.00 [\$100.00]
F.	Appeal of abbreviated plat to the platting board	250.00 [200.00]

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63; AR No. 91-64)

21.20.005 **Schedule of fees--Hillside wastewater plan amendments.**

The following fees shall be paid in conjunction with amendments to the Hillside wastewater plan:

Gross Site Area	Fee
Less than 1.76 acres	\$750.00 [\$500.00]
1.76 to 5.00 acres	1,125.00 [750.00]
5.01 to 40.00 acres	1,500.00 [1,000.00]
40.00 acres or more	2,300.00 [1,500.00]

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63)

21.20.006 **Schedule of fees--Wetlands plan amendments.**

The following fees shall be paid in conjunction with amendments to the wetlands plan:

Gross Site Area	Fee
Less than 1.76 acres	\$750.00 [\$500.00]
1.76 to 5.00 acres	1,125.00 [750.00]
5.01 to 40.00 acres	1,500.00 [1,000.00]
40.00 acres or more	2,300.00 [1,500.00]

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63)

21.20.007 **Schedule of fees--Miscellaneous fees.**

The following fees shall be paid for the services described:

A.	Rescheduling of a public hearing at the request of the petitioner	\$370.00 [\$250.00]
B.	Zoning map 500-scale (bluelines)	25.00[\$15.00]/sheet
C.	Assignment of a street address	25.00[\$10.00]/address
D.	Application for a street name change	200.00 [\$100.00]
E.	Wetlands permit	75.00 [\$50.00]
F.	Central business district bonus point calculations	150.00 [\$100.00]
G.	Mobile home park annual permit:	
	The fee for a mobile home park annual permit shall be calculated by multiplying each approved mobile home park space, occupied by a structure or not, by	10.00 [\$1.50] (minimum 150.00)
H.	Site landscaping review	75.00 [\$50.00]
I.	Arterial landscape plan review	100.00 [\$50.00]
J.	New and revised parking layouts:	
1.	Site plan review only	100.00
2.	Complete site plan review:	
	0--10 spaces	[\$]100.00 plus [\$]4.00 per space
	11--50 spaces	[\$]125.00 plus [\$]3.00 per space
	51--200 spaces	[\$]150.00 plus [\$]2.00 per space
	201--1,000 spaces	[\$]250.00 plus [\$]0.50 per space
	1,001+ spaces	[\$]300.00 plus [\$]0.25 per space
3.	Parking and access agreements	100.00 [\$30.00] per agreement
K.	Sign permits:	
1.	Plan review and inspection for signs outside the building safety service area with a maximum sign view area greater than six square feet.	
a.	Nonelectric	35.00 [\$1.00 per square foot]
b.	Electric	[\$]2.00 per square foot
2.	Temporary sign removal cash bond	[\$]500.00
[L.	ZONING COMPLIANCE INSPECTIONS:	
1.	EACH SPECIAL LIMITATION INSPECTION	\$50.00
2.	EACH CONDITIONAL USE INSPECTION	\$50.00]
L.	Private enforcement fee (reimbursable if complaint is	125.00

	sustained)	
M.	Antenna Tower	250.00
N.	Permit for premises where minors are not allowed	250.00
O.	Snow disposal site	250.00
P.	Unlicensed nightclub	250.00
Q.	Bed & Breakfast permit, biennial	75.00
R.	Antenna tower site plan review, per hour, one-hour minimum	100.00
S.	Certification of zoning status, including nonconforming rights (grandfather rights), per hour, one-hour minimum	75.00 [\$25.00]
T.	Underground utility variance application:	
[N.]		
	1. Temporary	75.00 [\$50.00]
	2. Permanent	150.00 [\$100.00]
U.	Anchorage 2020 Comp Plan	Per copy Cost

(GAAB 21.05.090; AO No. 77-407; AR No. 78-12; AR No. 79-55; AO No. 82-49; AR No. 83-96; AR No. 83-289(S); AR No. 86-63; AR No. 86-263; AR No. 87-315; AO No. 87-154(S); AR No. 90-151; AR No. 93-327(S), § 1, 2-22-94)

21.20.008 Fine for failure to comply with an enforcement order.

- A. When a written enforcement order has become final, as specified in subsection 21.25.030.B of the Anchorage Municipal Code, [AND THE VIOLATION CONTINUES,] the administrative official may assess a fine of not more than \$300.00.
- B. If the violation continues an additional fine of not more than \$250 per day may be assessed. [\$300.00 may be assessed every 30 days.]
- C. The administrative official shall forward a bill for collection of this fine to the violator named in the enforcement order along with a copy of that order.
- D. The municipality shall have the right to bring suit for the collection of this fine plus costs and attorney's fees against any or all the parties responsible for payment.
- [E. NOTICE THAT FAILURE TO COMPLY WITH AN ENFORCEMENT ORDER COULD LEAD TO THE ASSESSMENT OF AN ADMINISTRATIVE FINE WILL BE INCLUDED IN ALL ORDERS ISSUED PURSUANT TO ANCHORAGE MUNICIPAL CODE SECTION 21.25.030.]

(AR No. 90-266)

Section 24. Anchorage Municipal Code of Regulations section 21.60.001 is hereby amended to read as follows:

21.60.001 Fee schedule.

A fee schedule, as follows, is hereby established for flood hazard permits issued under the authority of Anchorage Municipal Code title 21. The fees shall be paid upon application for issuance of flood hazard permits.

FEES FOR FLOOD HAZARD PERMITS

<u>Type of Development or Administrative Action Requested</u>	<u>Permit or Administrative Fee</u>
***	***
<u>Flood plain plan review</u>	<u>\$8.00</u>
<u>Letter of Map Amendment Administrative fee/ Single Lot/ Single Structure</u>	<u>100.00</u>
<u>Letter of Map Administrative Fee/ Single Lot/ Multi-Structure</u>	<u>200.00</u>
<u>Letter of Map Revision</u>	<u>500.00</u>

Section 25. Anchorage Municipal Code of Regulations section 9.30.001 is hereby amended to read as follows: *(the remainder of the section is not affected and therefore not set out)*

9.30.001 Civil penalties for parking violations.

A. In addition to any other penalty provided by law, a person who violates any of the following provisions shall be subject to the applicable civil penalties stated below:

<u>Anchorage Municipal Code Provision</u>	<u>Civil Penalty</u>
<u>9.30.030A.11.</u>	<u>\$200.00</u>
<u>9.30.030A.12.</u>	<u>\$200.00</u>
<u>[9.30.030.A.11, 12,] 9.32.070.A, 9.32.080 and 9.32.090</u>	<u>\$25.00 violation</u>
<u>9.30.230--two or more tires</u>	<u>\$25.00</u>
<u>9.30.235 on private property</u>	<u>\$100.00 first violation \$250.00 each subsequent violation</u>
<u>9.30.235 on public property</u>	<u>\$100.00 first violation \$250.00 each subsequent violation</u>
<u>9.30.155A. as to rear plates</u>	<u>\$75.00</u>
<u>9.30.155A. as to front plates</u>	<u>\$20.00</u>
<u>9.30.155B.</u>	<u>\$15.00</u>

9.30.330, overweight vehicle parking in urban residential area	\$50.00
All other provisions of Anchorage Municipal Code 9.30, 9.32 or 9.34 not addressed above	\$10.00

Section 26. Anchorage Municipal Code section 23.45.105.8 is hereby amended to read as follows: *(the remainder of the section is not affected and therefore not set out)*

23.45.105.8 Permit required.

Amend in two places:

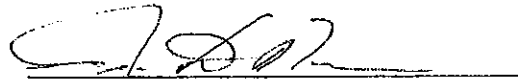
Amend by deleting all required permits except the following.

f.2 Fireworks For permits for fireworks, see Article 78. A fee of \$100 shall be collected at the time of permitting.

p.3 Pyrotechnic Special Effects Material For permits for pyrotechnic special effects material, see Article 78. A fee of \$100 shall be collected at the time of permitting.

Section 27. This ordinance shall be effective immediately upon passage and approval, provided, however, imposition of the new fees and fines shall not commence prior to January 1, 2002. Prior fee amounts shall remain in effect until then.

PASSED AND APPROVED by the Anchorage Assembly this 11th day of December, 2001.


Chair of the Assembly

ATTEST:


Municipal Clerk

M.O.A.

2002 JAN -9 PM 3:30

CLERKS OFFICE

MUNICIPALITY OF ANCHORAGE

PLANNING AND ZONING COMMISSION RESOLUTION NO. 2001-114

~~A RESOLUTION APPROVING THE FEE INCREASES FOR THE PLANNING DEPARTMENT INCLUDED WITHIN THE OMNIBUS ORDINANCE AO NO. 2001-145 (S-1)~~

(Case 2002-034)

WHEREAS, the fees associated for the applications processed by the Planning Department have had no major adjustment for approximately twenty years. The fees were submitted for adoption by the Municipal Assembly and were approved December 11, 2001; and

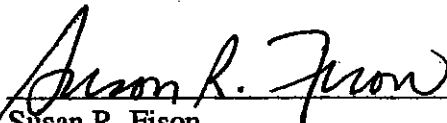
WHEREAS, the proposed fees are an approximately 50% increase. These fees are associated with subdivisions, variances, rezoning applications, appeals, wetland permits, amendments to the Hillside Waste Water Plan and other miscellaneous cases scheduled to a board or commission and other cases requiring staff review; and,

WHEREAS, the proposed fee increase places a more reasonable burden on the applicant (user) rather than the general fund to support the processing of cases requiring public hearings before regulatory boards and commissions and also the administrative processing of other case reviews; and,

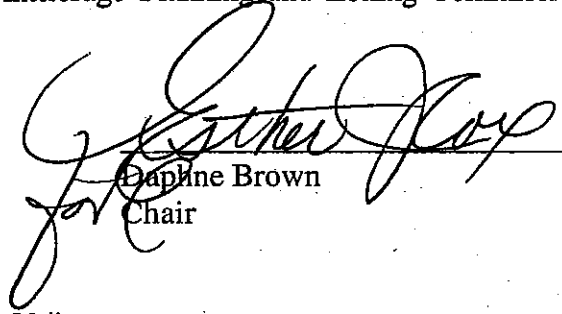
WHEREAS, the Planning and Zoning Commission believes the fee increases to be reasonable and supports the fee increase. The Municipal Code requires the Planning and Zoning Commission review and approve amendments to Title 21 of the Municipal Code and this resolution fulfills this requirement.

NOW, THEREFORE, BE IT RESOLVED by the Anchorage Planning and Zoning Commission that the fee increases are appropriate and concurs with the fee increases.

PASSED AND APPROVED by the Anchorage Planning and Zoning Commission this 7th day of January 2002.



Susan R. Fison
Secretary



Daphne Brown
Chair

(2002-034)

JW

AO 2001-145(S-1) as amended

M.O.A

2002 JAN -9 PM 3: 30

CLERKS OFFICE

MUNICIPALITY OF ANCHORAGE

PLANNING AND ZONING COMMISSION RESOLUTION NO. 2001-114

A RESOLUTION APPROVING THE FEE INCREASES FOR THE PLANNING DEPARTMENT INCLUDED WITHIN THE OMNIBUS ORDINANCE AO NO. 2001-145 (S-1)

(Case 2002-034)

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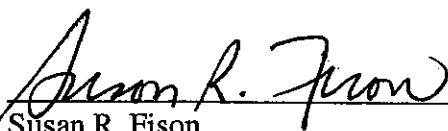
WHEREAS, the proposed fees are an approximately 50% increase. These fees are associated with subdivisions, variances, rezoning applications, appeals, wetland permits, amendments to the Hillside Waste Water Plan and other miscellaneous cases scheduled to a board or commission and other cases requiring staff review; and,

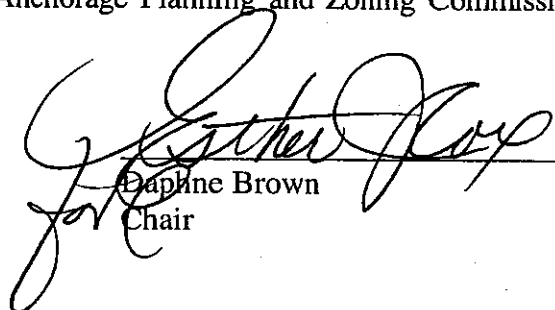
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PASSED AND APPROVED by the Anchorage Planning and Zoning Commission this 7th day of January 2002.


Susan R. Fison
Secretary


Daphne Brown
Chair

(2002-034)

[TW]

AO 2001-145(S-1) as amended