

CLERK'S OFFICE

APPROVED

Date:

12-7-10

Submitted by: Chair of the Assembly at
the Request of the Mayor

Prepared by: Department of Law

For reading: December 7, 2010

Anchorage, Alaska

AO No. 2010-81(S-1)

1 AN OMNIBUS ORDINANCE OF THE ANCHORAGE ASSEMBLY AMENDING
2 ANCHORAGE MUNICIPAL CODE AND ANCHORAGE MUNICIPAL CODE OF
3 REGULATIONS TO MODIFY EXISTING, AND INCLUDE ADDITIONAL, FEES,
4 FINES, AND PENALTIES, AND TO MODIFY EXCISE TAXES ON MOTOR
5 VEHICLE REGISTRATION AND AIRCRAFT.
6

7
8 THE ANCHORAGE ASSEMBLY ORDAINS:
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10 **Section 1:** Anchorage Municipal Code section 8.40.030 is amended to read as
11 follows:
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13 **8.40.030 Alarm registration.**
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15 A person who owns or possesses an alarm shall register immediately
16 certain information required by the chief of police [WITH THE CHIEF OF
17 POLICE], including, without limitation, the identity of the owner, the location
18 of the alarm, and the name and telephone number of a responsible
19 individual for that alarm. An owner is under a continuing obligation to keep
20 the information on his registration current by reporting any change to the
21 chief of police within ten days. The police department shall charge a fee
22 of \$25.00 for the initial registration. Alarms owned or possessed by the
23 municipality or Anchorage School District are exempt from payment
24 of fees, charges and penalties imposed by this chapter, but shall
25 register.
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27 (AO No. 80-18; AO No. 98-59(S), § 1, 5-19-98)
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29
30 **Section 2:** Anchorage Municipal Code section 8.40.040 is amended to read as
31 follows (*the remainder of the section is not affected and therefore not set out*):
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33 **8.40.040 False alarm charges.**
34

35 A. Except as otherwise provided in this chapter, the owner of an alarm
36 shall pay a charge in accordance with this section for each [AND
37 EVERY] false alarm to which the police or fire department are
38 dispatched:
39

1. First [TWO] false alarm[S IN ANY 30-DAY PERIOD OR FIRST THREE IN ANY 90 DAY PERIOD] at each identifiable separate location:
No charge.
2. Each subsequent false alarm in excess of one [TWO IN ANY 30-DAY PERIOD OR THREE IN ANY 90-DAY PERIOD]:
 - a. Fire department: [. . .] \$500.00
 - b. Police department: [. . .]
 - i. Second and third response: \$125.00 each [75.00]
 - ii. Each subsequent false alarm: \$25.00 more than the prior false alarm charge at the same identifiable location. A location previously charged under this section that has no false alarms in a consecutive 12-month period shall have the next false alarm charge beginning at the amount in subsection A.2.b.i. and increased thereafter in accordance with this subsection.
3. A single identifiable location that has 12 false alarms in any consecutive 12-month period shall have its alarm registration automatically revoked by the chief of police, and the owner shall have the alarm disconnected, disabled or rendered inoperable. After such revocation, the alarm at that location cannot re-register until the owner presents proof to the chief of police the mechanical or personnel issues causing the frequent false alarms have been resolved. Following said approval, the owner of a revoked permit shall register the alarm in accordance with section 8.40.030 and pay the applicable fee as if it were an initial registration.

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(AO No. 80-18; AO No. 98-59(S), § 1, 5-19-98; AO No. 99-157, § 1, 3-7-00; AO No. 2001-145(S-1), § 3, 12-11-01)

Section 3: Anchorage Municipal Code is hereby amended by enacting a new chapter 8.100, which shall read as follows:

Chapter 8.100 Fees for police department services.

8.100.020 Fee for processing federal firearms forms.

State law references: Execution of federal firearms forms. AS 18.65.810.

8.100.020 **Fee for processing federal firearms forms.**

The chief of police or a designee whom is a sworn police officer employed full-time with the municipality shall, in accordance with state and federal law, execute federal firearms forms required to be submitted to the federal government by a person as a transferee of a firearm if the chief of police has no information indicating the receipt or possession of the firearm by the person would place the person in violation of state or local law or that the person will use the firearm for other than lawful purposes. The police department shall charge a fee of \$150.00 to process such requests, and may require payment in advance.

Section 4: Anchorage Municipal Code section 9.06.115 is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

9.06.115 **Hourly rate for police services.**

A. Police services shall be charged at the rate of **\$132.00** ~~**\$110.00**~~ per hour, per police officer, for non-municipal functions, including but not limited to:

1. Traffic control;
2. Crowd control;
3. Distinguished visitor detail;
4. Activities occurring under municipal permit in municipal right-of-way; or
5. Any political or non-political events, rallies or gatherings.

B. Requests for police services at any of the types of functions described above shall provide prior written notice as follows:

1. Written requests received more than ten days in advance of the function shall be charged a two-hour minimum for each police officer, even if the function is less than two hours in length; or
2. Written requests received ten days or less prior to the function shall be charged a four-hour minimum for each

1 police officer, even if the function is less than four hours in
2 length. Such requests may result in charges of \$160.00
3 ~~[\$147.00]~~ per hour of overtime incurred by police officers
4 assigned to provide services for the function.

5 *** **

6 (AO No. 2004-139, § 1, 10-26-04; AO No. 2006-107, § 1, 8-29-06)
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10 **Section 5:** Anchorage Municipal Code section 9.28.019 is amended to read as
11 follows (*the remainder of the section is not affected and therefore not set out*):
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13 **9.28.019 Valid operator's license required.**
14

15 *** **

16 C. Upon conviction under subsection B of this section, the court:
17 *** **

18 At sentencing, the court shall order that any vehicle return bond
19 which has been posted to secure the release of the vehicle be
20 forfeited to the municipality if the vehicle subject to the vehicle
21 return bond is not returned to the custody of the municipality within
22 five days after the sentencing. At sentencing, the court shall order
23 that any vehicle return bond posted to secure the release of the
24 vehicle be exonerated when the vehicle has been returned to the
25 custody of the municipality. At sentencing, the court may also order
26 that any proceeds of any sale, transfer, or encumbrance of the
27 vehicle be forfeited to the municipality if the vehicle has been sold,
28 transferred, or encumbered while the vehicle has been subject to a
29 vehicle return bond. A vehicle ordered impounded pursuant to this
30 subsection shall not be released until after the person seeking
31 release of the vehicle has provided proof of insurance or an
32 affidavit of insurance, proof of ownership of the vehicle, and has
33 paid or provided proof of payment of the impound fees and the
34 storage fees. The insurance requirement may be waived by the
35 municipality if the vehicle is inoperable. Impound fees shall include
36 the actual cost of impound plus an administrative fee of \$410.00
37 ~~[\$390.00]~~ to offset the municipality's processing costs. Any order of
38 impoundment or forfeiture entered under this subsection is subject
39 to the rights of lienholders, owners, lessors, lessees, and co-
40 owners who are not the person convicted of driving without
41 insurance as those rights are adjudicated in civil proceedings under
42 Section 9.28.026. If the municipality has brought a civil action under
43 Section 9.28.026 seeking impoundment or forfeiture as against all
44 those with an interest in the vehicle except the person charged with
45 a violation of this section, that civil action shall provide the sole
46 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 this section can seek relief.

*** *** ***

F. The magistrate or judge who sets the conditions of release for a

*** *** ***

A vehicle return bond may be set above the minimum if the vehicle appears to have unusually high value for its age. A vehicle that is or has been the subject of an order under this subsection shall not be released pending trial until the person seeking release of the vehicle has provided proof of insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the vehicle return bond and towing and storage fees, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. A vehicle that is or has been the subject of an order under this subsection shall not be released pending trial until the person seeking release of the vehicle has provided proof of ownership of the vehicle and paid or provided proof of payment of the vehicle return bond and towing and storage fees, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. If a vehicle has not been impounded for a longer period than the vehicle would be impounded if the person were convicted, the court shall not delete the requirement of the vehicle return bond or exonerate a posted vehicle return bond until the vehicle for which bond has been posted is returned pursuant to court order. Unless the following sentence applies, a vehicle that is or has been the subject of a vehicle return bond may only be released if the person seeking the release of the vehicle provides proof of insurance or an affidavit of insurance, and pays or provides proof of payment of the towing and storage costs, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. The insurance requirement may be waived by the municipality if the vehicle is inoperable. A vehicle may be recovered without payment of the storage costs, including the administrative fee, only if a court makes a specific finding that the seizure of the vehicle was legally unjustified and such specific finding follows a contested hearing or is pursuant to a stipulation between the parties. A seizure is "legally unjustified" only if there was: (1) no reasonable suspicion for the stop of the vehicle leading to an arrest for one of the offenses described in this section based on the individual allegedly operating, driving, or being in actual physical control of the vehicle; or (2) no probable cause for the arrest of an individual for one of the offenses described in this section based on the individual allegedly operating, driving, or being in actual physical control of the vehicle.

*** *** ***
(CAC 9.12.010; AO No. 267 76; AO No. 78-72; AO No. 78-230(S); AO No. 83-168, 10-17-83; AO No. 89-52; AO No. 91-57(S); AO No. 2001-72, § 1, 7-1-02; AO No. 2002-125, § 1, 8-20-02; AO No. 2003-73, §§ 6, 7, 4-22-03; AO No. 2003-106, §§ 1, 2, 7-1-03; AO No. 2009-61, § 4, 7-7-09)

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

9.28.020 Operating under the influence--Prohibited; sentencing.

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

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 insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the impound fees and the storage fees. The insurance requirement may be waived by the municipality if the vehicle is inoperable. Impound fees shall include the actual cost of impound plus an administrative fee of \$410.00 [\$390.00] 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.

*** *** ***

J. The magistrate or judge who sets the conditions of release for a person arrested for . . .

*** *** ***

A vehicle return bond may be set above the minimum if the vehicle appears to have unusually high value for its age. A vehicle that is or has been the subject of an order under this subsection shall not be released pending trial until the person seeking release of the vehicle has provided proof of insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the vehicle return bond and towing and storage fees, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. If a vehicle has not been impounded for a longer period than the vehicle would be impounded if the person were convicted, the court shall not delete the requirement of the vehicle return bond or exonerate a posted vehicle return bond until the vehicle for which bond has been posted is returned pursuant to court order. Unless the following sentence applies, a vehicle that is or has been the subject of a vehicle return bond may only be released if the person seeking the release of the vehicle provides proof of insurance or an affidavit of insurance, and pays or provides proof of payment of the towing and storage costs, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. The insurance requirement may be waived by the municipality if the vehicle is inoperable. A vehicle may be recovered without payment of the towing and storage costs, including the administrative fee, only if a court makes a specific finding that the seizure of the vehicle was legally unjustified and such specific finding follows a contested hearing or is pursuant to a stipulation between the parties. A seizure is "legally unjustified" only if there was: (1) no reasonable suspicion for the stop of the vehicle leading to an arrest for driving under the influence based on the individual allegedly operating, driving, or being in actual physical control of the vehicle; or (2) no probable cause for the arrest of an individual for driving under the influence based on the individual allegedly operating, driving, or being in actual physical control of the vehicle.

*** *** ***

(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; AO No. 2001-150, § 1, 8-28-01; AO No. 2001-145(S-1), § 6, 12-11-01; AO No. 2002-125, § 2, 8-20-02; AO No. 2003-73, §§ 8, 9, 4-22-03; AO No. 2003-106, §§ 3, 4, 7-1-03; AO No. 2006-152, §§ 1, 2, 1-1-07; AO No. 2008-122, § 1, 12-16-08; AO No. 2009-61, § 5, 7-7-09)

Section 7: Anchorage Municipal Code section 9.28.022 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

9.28.022 Driving under the influence--Refusal to submit to chemical tests.

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D. Upon conviction for refusal to submit to chemical tests under subsection C of this section:

*** *** ***

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 insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the impound fees and the storage fees. The insurance requirement may be waived by the municipality if the vehicle is inoperable. Impound fees shall include the actual costs of impound plus an administrative fee of \$410.00 [\$390.00] 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 refusal to submit to chemical tests 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 this section, that civil action shall provide the sole forum in which lienholders, owners, lessors, lessees and co-owners

1 who claim an interest in the vehicle but are not the person charged
2 with a violation of this section can seek relief.

3 *** *** ***

4 J. The magistrate or judge who sets the conditions of release for a
5 person arrested for . . .

6 *** *** ***

7 A vehicle return bond may be set above the minimum if the vehicle
8 appears to have unusually high value for its age. A vehicle that is or
9 has been the subject of an order under this subsection shall not be
10 released pending trial until the person seeking release of the
11 vehicle has provided proof of insurance or an affidavit of insurance,
12 proof of ownership of the vehicle and paid or provided proof of
13 payment of the vehicle return bond and towing and storage fees,
14 including the administrative fee of \$410.00 [\$390.00] to offset the
15 municipality's processing costs. If a vehicle has not been
16 impounded for a longer period than the vehicle would be
17 impounded if the person were convicted, the court shall not delete
18 the requirement of the vehicle return bond or exonerate a posted
19 vehicle return bond until the vehicle for which bond has been
20 posted is returned pursuant to court order. Unless the following
21 sentence applies, a vehicle that is or has been the subject of a
22 vehicle return bond may only be released if the person seeking the
23 release of the vehicle provides proof of insurance or an affidavit of
24 insurance, and pays or provides proof of payment of the towing and
25 storage costs, including the administrative fee of \$410.00 [\$390.00]
26 to offset the municipality's processing costs. The insurance
27 requirement may be waived by the municipality if the vehicle is
28 inoperable. A vehicle may be recovered without payment of the
29 towing and storage costs, including the administrative fee, only if a
30 court makes a specific finding that the seizure of the vehicle was
31 legally unjustified and such specific finding follows a contested
32 hearing or is pursuant to a stipulation between the parties. A
33 seizure is "legally unjustified" only if there was: (1) no reasonable
34 suspicion for the stop of the vehicle leading to an arrest for driving
35 under the influence based on the individual allegedly operating,
36 driving, or being in actual physical control of the vehicle; or (2) no
37 probable cause for the arrest of an individual for driving under the
38 influence based on the individual allegedly operating, driving, or
39 being in actual physical control of the vehicle.

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42 (AO No. 82-126; AO No. 83-168, 10-17-83; AO No. 91-56(S); AO No. 91-
43 190; AO No. 95-84(S-1), §§ 10--17, 4-27-95; AO No. 95-163(S), §§ 6--9,
44 8-8-95; AO No. 97-87, § 2, 6-3-97; AO No. 2001-51, § 1, 2-27-01; AO No.
45 2002-125, § 4, 8-20-02; AO No. 2003-73, §§ 10, 11, 4-22-03; AO No.

2003-106, §§ 5, 6, 7-1-03; AO No. 2008-122, § 2, 12-16-08; AO No. 2009-61, § 6, 7-7-09)

Section 8: Anchorage Municipal Code section 9.28.026 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

9.28.026 **Impoundment and forfeiture of vehicle.**

*** *** ***

C. General provisions.

*** *** ***

9. No vehicle shall be released unless the applicant:

*** *** ***

- c. Pays or provides proof of payment of any costs imposed, including the impound fees, storage fees and any court costs imposed. The impound fee shall be the actual cost of impound plus an administrative charge of \$410.00 [\$390.00] to offset the municipality's processing costs for seizures of vehicles based on an alleged violation of Section 9.28.019, 9.28.020, 9.28.022 or 8.65.030.

*** *** ***

(AO No. 82-205; AO No. 83-168, 10-17-83; AO No. 93-87(S-2), 1-1-94; AO No. 94-71(S), § 1, 4-26-94; AO No. 95-84(S-1), § 18, 4-27-95; AO No. 95-163(S), §§ 10--19, 8-8-95; AO No. 97-87, § 3, 6-3-97; AO No. 2001-51, § 1, 2-27-01; AO No. 2001-72, § 1, 7-1-02; AO No. 2001-139, § 2, 7-1-02; AO No. 2001-150, § 6, 8-28-01; AO No. 2003-73, §§ 12--14, 4-22-03; AO No. 2003-106, §§ 7, 8, 7-1-03; AO No. 2003-152S, § 2, 1-1-04; AO No. 2003-155, § 2, 6-1-04; AO No. 2004-61, § 1, 3-2-04; AO No. 2006-89(S), § 1, 6-6-06; AO No. 2006-115, § 1, 9-12-06; AO No. 2007-60, § 2, 11-1-07; AO No. 2007-161, § 3, 12-11-07; AO No. 2008-126, § 1, 1-6-09)

Section 9: Anchorage Municipal Code section 9.28.030 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

9.28.030 **Insurance or other security required.**

*** *** ***

C. Upon conviction under subsection B. of this section, the court:

*** *** ***

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 insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the impound fees and the storage fees. The insurance requirement may be waived by the municipality if the vehicle is inoperable. Impound fees shall include the actual cost of impound plus an administrative fee of \$410.00 [\$390.00] 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 without insurance 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 this section, 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 this section can seek relief.

*** *** ***

F. The magistrate or judge who sets the conditions of release for a person arrested under . . .

*** *** ***

A vehicle return bond may be set above the minimum if the vehicle appears to have unusually high value for its age. A vehicle that is or has been the subject of an order under this subsection shall not be released pending trial until the person seeking release of the vehicle has provided proof of insurance or an affidavit of insurance, proof of ownership of the vehicle and paid or provided proof of payment of the vehicle return bond and towing and storage fees, including the administrative fee of \$410.00 [\$390.00] to offset the municipality's processing costs. If a vehicle has not been

impounded for a longer period than the vehicle would be impounded if the person were convicted, the court shall not delete the requirement of the vehicle return bond or exonerate a posted vehicle return bond until the vehicle for which bond has been posted is returned pursuant to court order. Unless the following sentence applies, a vehicle that is or has been the subject of a vehicle return bond may only be released if the person seeking the release of the vehicle provides proof of insurance or an affidavit of insurance, and pays or provides proof of payment of the towing and storage costs, including the administrative fee of \$410.00 [~~\$390.00~~] to offset the municipality's processing costs. The insurance requirement may be waived by the municipality if the vehicle is inoperable. A vehicle may be recovered without payment of the towing and storage costs, including the administrative fee, only if a court makes a specific finding that the seizure of the vehicle was legally unjustified and such specific finding follows a contested hearing or is pursuant to a stipulation between the parties. A seizure is "legally unjustified" only if there was: (1) no reasonable suspicion for the stop of the vehicle leading to an arrest for one of the offenses described in this section based on the individual allegedly operating, driving, or being in actual physical control of the vehicle; or (2) no probable cause for the arrest of an individual for one of the offenses described in this section based on the individual allegedly operating, driving, or being in actual physical control of the vehicle.

*** *** ***

(CAC 9.12.010; AO No. 267-76; AO No. 78-72; AO No. 78-230(S); AO No. 83-168, 10-17-83; AO No. 89-52; AO No. 91-57(S); AO No. 2001-139, § 1, 7-1-02; AO No. 2002-125, § 7, 8-20-02; AO No. 2002-175, § 1, 1-14-03; AO No. 2003-73, §§ 15, 16, 4-22-03; AO No. 2003-106, §§ 9, 10, 7-1-03; AO No. 2003-157, § 1, 12-17-03; AO No. 2006-89(S), § 2, 6-6-06; AO No. 2006-153, § 1, 6-6-06)

Section 10: Anchorage Municipal Code section 9.28.035 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

9.28.035 Abatement of vehicles operated by delinquent offenders.

*** *** ***

G. If the registered owner or lienholder was not the person operating the motor vehicle in violation of this section, the registered owner or lienholder may obtain release of the motor vehicle upon:

*** *** ***

4. Payment of an administrative fee of \$410.00 [\$390.00] ,
towing and storage fees, and any court costs imposed.

H. If the registered owner or lienholder was the person operating the motor vehicle in violation of this section, the registered owner or lienholder may obtain release of the motor vehicle upon:

*** ***

4. Payment of an administrative fee of \$410.00 [\$390.00] ,
towing and storage fees, and any court costs imposed.

*** ***

J. A registered owner may obtain temporary release of a vehicle upon:

*** ***

3. Payment of an administrative fee of \$410.00 [\$390.00] ,
towing and storage fees and post in cash a vehicle return
bond in the amount \$1,000.00.

*** ***

(AO No. 2007-161, § 5, 12-11-07)

Section 11: Anchorage Municipal Code chapter 10.50 is amended by adding a new section, 10.50.060 Fees for Permit Review to read as follows:

10.50.060 Fees for review of licensee applications for caterer's and special event permits.

The holder of a beverage dispensary license applying for a caterer's permit under A.S. § 04.11.230, or a nonprofit organization applying for a special event permit under A.S. § 04.11.240, both which are exempt from conditional use requirements pursuant to section 21.50.160G., shall request written approval from the police department as required by statute. The police department shall charge a fee of \$75.00 for each application.

Section 12: Anchorage Municipal Code section 10.75.010 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

10.75.010 Fees for inspections by the Anchorage Fire Department.

*** ***

B. *Additional fee.* In addition to the basic inspection fee, the following fees shall be charged:

1. *Residential inspections:*

a.	Apartments with 3 – 6 units	\$15.00
b.	Apartments with 7 – 20 units	30.00

c.	Apartments with more than 20 units	60.00
d.	Hotels/motels with less than 20 units	30.00
e.	Hotels/motels with 20 – 99 units	<u>100.00</u> [50.00]
f.	Hotels/motels with more than 99 units	<u>200.00</u> [100.00]
g.	Dormitories with less than 20 units	<u>30.00</u> [15.00]
h.	Dormitories with 20 – 99 units	<u>60.00</u> [25.00]
i.	Dormitories with more than 99 units	<u>100.00</u> [35.00]

2. *Non-residential inspections, including business license inspections under Section 10.10.020, inspections under 10.10.050, and child care facility inspections:*

a.	1,000 – 1,999 sq. ft.	\$25.00
b.	2,000 – 4,999	35.00
c.	5,000 – 9,999	<u>60.00</u> [50.00]
d.	10,000 – 19,999	<u>100.00</u> [75.00]
e.	20,000 – 49,999	<u>150.00</u> [100.00]
f.	50,000 – 99,999	<u>200.00</u> [125.00]
g.	Over 99,999	<u>300.00</u> [150.00]

*** *** ***

- C. *Inspections after normal business hours.* If an inspection is requested by the licensee or prospective licensee for a time after normal business hours, as determined and announced by the Fire Chief, the charge is \$175.00 [\$120.00] per hour with a two-hour minimum charge, instead of the charges specified in subsections A. and B.

- D. *Re-inspection fees.* Where re-inspections are required to confirm compliance with requests or orders to correct, and all violations have been corrected, an inspection fee of \$50.00 per hour shall apply. Where re-inspections occur and violations have not been corrected, the following fees apply:

1.	First re-inspection	\$100.00
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2.	Second re-inspection	200.00
3.	Third and subsequent re-inspections	400.00

[4. IN ADDITION TO THE FEES IN SUBSECTIONS D.1. – D.3., A FEE OF \$10.00 SHALL BE ASSESSED FOR EACH COMMON HAZARD VIOLATION NOTED IN THE ORIGINAL 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 FIVE 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 INCHES FROM ELECTRICAL PANELS AND HEAT-PRODUCING EQUIPMENT (8509).]

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(AO No. 99-157, § 2, 4-1-00; AO No. 2001-145(S-1), § 9, 12-11-01; AO No. 2003-1, § 1, 1-28-03; AO No. 2008-87, § 1, 8-12-08)

Section 13: Anchorage Municipal Code section 11.70.060 is amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

11.70.060 Fares.

A. Fare table inset:

Fare Category	Proposed Fare
Adult Cash Passenger on People Mover	\$1.75
Youth Cash Passenger on People Mover	1.00
Senior and Disabled (ADA) Cash Fare on People Mover	0.50
Senior and ADA Fare on AnchorRIDES	3.00
Medicare Card holder Fare on People Mover	0.50
Adult Tokens (20 per roll)	35.00
Youth Tokens (20 per roll)	20.00
Monthly Adult Pass	<u>55.00</u> [50.00]

1	Monthly Youth Pass	25.00
2	Monthly Senior, ADA and Medicare Pass	<u>19.25</u> [15.00]
3	Photo ID	<u>3.75</u> [3.00]
4	Day Pass (unlimited trips for one day)	<u>5.00</u> [4.00]
5	Day Pass Senior, ADA, and Medicare	<u>1.50</u> [1.25]
6	Elementary School Class Pass (for school year)	50.00
7	Elementary School Student Summer Pass	<u>38.50</u> [30.00]
8	Elementary School Student Spring or Winter Pass	20.00

9
10 *** *** ***

11
12 (AO No. 89-104; AO No. 92-2; AO No. 2001-145(S-1), § 10, 12-11-01; AO
13 No. 2003-152S, § 8, 1-1-04; AO No. 2004-151, § 4, 1-1-05; AO No. 2005-
14 125, § 1, 10-1-05; AO No. 2009-129(S), § 1, 1-1-10)

15
16
17 **Section 14.** Anchorage Municipal Code section 12.08.060 is hereby amended
18 to read as follows (*the remainder of the section is not affected and therefore not*
19 *set out*):

20
21 **12.08.060 Registration tax and refunds.**

- 22
23 A. The tax for registration of an aircraft under this chapter shall be
24 **\$75.00** ~~[\$150.00]~~ per year for a single engine aircraft, hot air
25 balloons and gliders, and **\$125.00** ~~[\$250.00]~~ per year for aircraft
26 with two or more engines. For purposes of this section the tail rotor
27 of a helicopter shall not be counted as an engine. The tax is due
28 and payable and shall be submitted to the department with the
29 application for registration or the renewal notice and shall not be
30 prorated.

31
32 *** *** ***

33 (AO No. 94-211, § 1, 1-1-95)

34
35
36 **Section 15.** Anchorage Municipal Code section 12.10.010 is hereby amended
37 to read as follows (*the remainder of the section is not affected and therefore not*
38 *set out*):

39
40 **12.10.010 Property subject to taxation.**

- 41
42 A. Except as otherwise provided in this chapter, the following personal
43 property which has a tax situs within the municipality is subject to
44 taxation:
45

1. *Vehicles.* ~~[Except motor vehicles subject to Chapter 12.07, and aircraft subject to Chapter 12.08, a]~~ [A]ll vehicles propelled by other than human muscular power shall be taxable as personal property, including but not limited to automobiles, motorcycles, aircraft, ~~[except aircraft subject to chapter 12.08,]~~ boats and snowmobiles.

*** *** ***

(AO 220-76, § 1, 11-16-06; AO No. 81-218(S); AO No. 94-74(S-1), § 1, 1-1-95; AO No. 94-211, § 2, 1-1-95; AO No. 2004-140, § 1, 10-26-04)

Section 16. Anchorage Municipal Code is hereby amended by adding a new chapter 12.07 to read as follows:

Chapter 12.07 Biennial Motor Vehicle Registration Tax.

12.07.010 Biennial tax levy on motor vehicle registration.

Biennial tax levy. There is levied in the municipality a biennial motor vehicle registration tax pursuant to the provisions of AS 28.10.431 (Biennial Motor Vehicle Registration Tax) as such statute may be hereafter amended, revised, or replaced, according to the following schedule:

VEHICLE TYPE	TAX ACCORDING TO AGE OF VEHICLE SINCE MODEL YEAR							
	1 st	2 nd	3 rd	4 th	5 th	6 th	7 th	8 th or over
Non-Commercial Passenger, <u>Motor Homes, Pick Ups [MH, PK]</u> & Cargo Vans, Commercial (1 - 5,000) & Taxicabs	150	140	130	120	110	100	90	70
Non-Commercial Trailers & Motorcycles	20	20	20	20	20	20	20	20
Commercial (5,001 - 12,000) & Tour Bus	220	220	220	220	220	110	110	110
Commercial (12,001 - 18,000)	330	330	330	330	330	170	170	170
Commercial (18,001 & Over)	500	464	428	392	356	320	284	250

Section 17. The Municipal Office of Management and Budget is directed to file written notice of the change in scheduled amount of biennial motor vehicle registration tax indicated in the preceding section with the State of Alaska Department of Administration, Division of Motor Vehicles prior to January 1, 2011 in accordance with AS 28.10.431(j).

Section 18. Anchorage Municipal Code section 21.67.060, Fees, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

21.67.060 Fees.

A. A fee schedule, as follows, is hereby established for site and stormwater plan reviews and inspections. A municipal building, **[OR] land use permit, or storm water permit** will not be issued without prior payment of the fees set out below. Inspections shall not be deemed completed until the fees for such inspections have been paid.

B. Fees for site and stormwater plan review **and inspections**. The site, **inspection** and stormwater plan review fee for buildings, structures, **snow disposal sites, snow melters, utilities**, fill, excavation, clearing and grubbing, or grading shall be:

1. For **commercial** buildings and structures:

TABLE INSET:

Area of land disturbance	Plan Review Fee
Less than 500 square feet	No fee
Greater than or equal to 500 square feet	<u>\$650.00</u> [\$550.00]
<u>Single family/duplex</u>	<u>\$100.00</u>
<u>Utility, less than 500 square feet and more than 4 feet in depth</u>	<u>\$100.00</u>
<u>Utility, 500 to 9,999 square feet</u>	<u>\$200.00</u>
<u>Utility, 10,000 or greater</u>	<u>\$400.00</u>

2. **For Single Family/Duplex Dwellings**

Area of land disturbance	Plan Review Fee
Less than 500 square feet	No fee
Greater than or equal to 500 square	<u>\$100.00</u>

feet

3. For fill, excavation, land clearing, or grading:

TABLE INSET:

Area of Land Disturbance	Plan Review Fee
Less than 500 square feet	No fee
Greater than 500 square feet	\$550.00

[3. FOR STREET, RIGHT-OF-WAY, AND PUBLIC IMPROVEMENT PROJECTS, THE STORM WATER PLAN REVIEW FEE WILL BE AS STATED IN ANCHORAGE MUNICIPAL CODE SECTION 24.20.040.]

4. Inspection fees:

TABLE INSET:

Commercial permits	
Commercial permits	\$600.00
Commercial permit, construction sites disturbing [between] 10,000 square feet or more, or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality	\$600.00 per year
Commercial permit, construction sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality	\$1,600.00 per year
Commercial permit, construction sites disturbing 5 acres or more [larger of disturbance]	\$1,600.00 per year
[COMMERCIAL PERMIT, LAND USE AREA]	[\$600.00]
Commercial permit, land use area, sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater	\$600.00 per year

than 5 acres, and are not a significant threat to water quality	
Commercial permit, land use area, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality	\$1,600.00 per year
Commercial permit, land use area, 5 acres or larger of disturbance	\$1,600.00 per year
Single family/duplex permits:	
Single family/duplex	\$200.00 [\$175.00]
Single family/duplex, construction sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality	\$200.00 [\$175.00] per year
Single family/duplex, construction sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality	\$800.00 per year
Single family/duplex construction sites, 5 acres or larger of disturbance	\$1,600.00 per year
[SINGLE FAMILY/DUPLEX, LAND USE AREA	\$200.00]
[Single family/duplex, land use area, sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality]	[\$200.00 per year]
[Single family/duplex, land use area, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality]	[\$800.00 per year]
[Single family/duplex, land use area, 5 acres or larger of disturbance]	[\$1,600.00 per year]
[Utility, all sites less than 10,000 square feet	\$100.00

<u>Utility, sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality</u>	<u>\$600.00 per year</u>
<u>Utility, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality</u>	<u>\$1,600.00 per year</u>
<u>Utility, 5 acres or larger of disturbance</u>	<u>\$1,600.00 per year</u>
Re-inspection	\$175.00

5. Snow disposal site review:

<u>Snow disposal site plan review</u>	<u>\$500.00/site</u>
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6. Water body delineation fee:

<u>0 to 2 acres</u>	<u>\$150.00/permit</u>
<u>2 to 5 acres</u>	<u>\$300.00/permit</u>
<u>5 to 20 acres</u>	<u>\$500.00/permit</u>
<u>More than 20 acres</u>	<u>\$1,000.00/permit</u>
<u>Verification of private party mapping</u>	<u>50% of the prescribed mapping fee by acreage</u>
<u>Re-verification of private party mapping</u>	<u>\$100.00 per hour, ½ hour minimum charge</u>

7. Snow melter permit fees and site review:

<u>PERMIT APPLICATION FEES</u>	
<u>New permit application:</u>	
<u>Application review</u>	<u>\$250.00 per permit</u>
<u>Drainage system operator review</u>	<u>\$50.00 per site</u>
<u>Site field inspection</u>	<u>\$250.00 per site</u>
<u>Equipment review</u>	<u>\$250.00 per each new equipment review</u>
<u>Permit renewal/amendment:</u>	
<u>Application review</u>	<u>\$250.00 per permit</u>
<u>Drainage system operator review</u>	<u>\$50.00 per site</u>
<u>Renewed site field inspection</u>	<u>\$50.00 per site</u>
<u>New site field inspection</u>	<u>\$250.00 per site</u>

<u>Equipment review</u>	<u>\$250.00 per each new equipment review</u>
<u>PERMIT OPERATIONS FEES</u>	
<u>Permit compliance oversight:</u>	
<u>Department compliance oversight</u>	<u>\$350.00 per permit</u>
<u>Operations inspections:</u>	
<u>Site w/good operational detail</u>	<u>\$100.00 annually per site</u>
<u>Site w/ limited operational detail</u>	<u>\$500.00 annually per site</u>
<u>Site w/ no operational detail</u>	<u>\$1,000.00 annually per site</u>

8. Utilities:

<u>Plan review fees:</u>	
<u>Utility, less than 500 square feet of disturbance but more than 5 feet in depth</u>	<u>\$100.00/permit</u>
<u>Utility, 500 to 9,999 square feet of disturbance</u>	<u>\$200.00/permit</u>
<u>Utility, 10,000 square feet or greater of disturbance</u>	<u>\$400.00/permit</u>
<u>Inspection fees:</u>	
<u>Utility, all sites less than 10,000 square feet</u>	<u>\$100.00/permit</u>
<u>Utility, sites disturbing 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality</u>	<u>\$600.00 per year</u>
<u>Utility, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality</u>	<u>\$1,600.00 per year</u>
<u>Utility, 5 acres or larger of disturbance</u>	<u>\$1,600.00 per year</u>

9. Other fees:

TABLE INSET:

a. Additional storm water treatment plan review required for changes, additions, or revisions to approved plans:	<u>\$100.00 per hour with one-half hour minimum charge.</u>
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b. Storm water treatment plan site investigations or inspections:	\$100.00 per hour with one-hour minimum charge.
c. Code compliance inspections:	\$100.00 per hour per inspector with one-hour minimum charge.
d. Requested code compliance inspections outside normal business hours:	\$100.00 per hour with two-hour minimum charge.
e. Requested code compliance inspections on Sundays and holidays:	\$150.00 per hour with two-hour minimum charge.
<u>f. Storm water permit (non-specific)</u>	<u>\$200.00/permit</u>
<u>ff. Water body mapping, 0 to 2 acres</u>	<u>\$150.00</u>
<u>g. Water body mapping, 2 to 5 acres</u>	<u>\$300.00</u>
<u>h. Water body mapping, 5 to 20 acres</u>	<u>\$500.00</u>
<u>i. Water body mapping, more than 20 acres</u>	<u>\$1,000.00</u>
<u>j. Water body mapping verification</u>	<u>50% of the prescribed mapping fee by acreage</u>
<u>k. Snow melter device review and permit</u>	<u>\$2,500.00</u>
<u>l. Snow melter site review and inspection</u>	<u>\$1,000.00</u>
<u>m. Snow melter site annual renewal and inspection</u>	<u>\$500.00</u>

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(AO No. 2002-117, § 10, 1-28-03; AO No. 2003-152S, § 27, 1-1-04)

Section 19. Anchorage Municipal Code section 23.10. Table 3-A, Building permit fees, is hereby amended to read as follows:

23.10. Table 3-A Building permit fees.

1. New Construction (Commercial)	Building Permit Fee
\$1.00 to \$500,000	\$0.015 * Valuation
\$500,001 to \$1,000,000	\$0.010 * Valuation
\$1,000,000 to \$5,000,000	\$0.008 * Valuation
\$5,000,000 and up	\$0.006 * Valuation

2. New Construction (Residential)	Building Permit Fee
[<u>\$1.00 AND UP EXTRA 2 INSPECTIONS FOR EACH \$100,000 IN VALUATION ABOVE \$500,000 VALUATION</u>]	<u>\$0.009 * Valuation. The permit applicant receives 23 inspections plus 2 additional inspections for each \$100,000 in valuation above \$500,000 valuation. Additional inspections shall be \$150 per inspection per hour. [PERMITTEE RECEIVES 23 INSPECTIONS FOR THIS FEE. EACH INSPECTION AFTER 23 SHALL BE \$130 AND SHALL BE PAID PRIOR TO OBTAINING CCO OR CO.]</u>
3. <u>Alterations; Additions; Change of Use; Plumbing, Mechanical and Electrical Alterations (Residential and Commercial)</u> [ALTERATIONS AND/OR ADDITION (RESIDENTIAL OR COMMERCIAL) OWNER/CONTRACTOR/PERMITTEE SHALL PROVIDE BUILDING SAFETY WITH ESTIMATED NUMBER OF INSPECTIONS REQUIRED TO COMPLETE PROJECT.]	<u>\$150 per inspection per hour with a minimum 1/2 [ONE] hour charge per inspection. [\$130 PER INSPECTION. REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]</u>
[4. CHANGE OF USE ONLY OWNER/CONTRACTOR/PERMITTEE SHALL PROVIDE BUILDING SAFETY WITH ESTIMATED NUMBER OF INSPECTIONS REQUIRED TO COMPLETE PROJECT.]	[<u>\$130 PER INSPECTION. REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]</u>
[5. ELECTRICAL, MECHANICAL, PLUMBING (RESIDENTIAL OR COMMERCIAL - NO STRUCTURAL WORK) PERMITS OWNER/CONTRACTOR/PERMITTEE SHALL PROVIDE BUILDING SAFETY WITH ESTIMATED NUMBER OF INSPECTIONS REQUIRED TO COMPLETE PROJECT.]	[<u>\$130 PER INSPECTION. REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]</u>
4.[6.] Miscellaneous Building Permits	
A. Temporary/seasonal building (new)	\$1,000.00
B. Temporary/seasonal building (extension/yearly renewal)	\$500.00
C. Demolition	\$150.00
D. Residential Deck Permit ([NEW OR] addition or alteration), [PER	<u>\$75 [\$150] per inspection per hour with a minimum one hour</u>

	INSPECTION,] Owner/Contractor/permittee shall provide Building Safety with estimated number of inspections required to complete project	charge per inspection. [\$130.00. REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]
E.	Relocatable set-up permits Owner/Contractor/permittee shall provide Building Safety with estimated number of inspections required to complete project	<u>\$150</u> [<u>\$130.00</u>] per inspection per hour with a minimum one hour charge per inspection. [REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]
F.	Mobile Food Unit	<u>\$150</u> [<u>\$130.00</u>] per inspection per hour with a minimum one hour charge per inspection

(AO No. 2008-134(S), § 1, 12-17-08)

Section 20. Anchorage Municipal Code section 23.10. Table 3-B, Plan review fees, is hereby amended to read as follows:

23.10. Table 3-B Plan Review Fees.

1. Building Permits Plan Review Fees	
A. Commercial Building plan review	<u>0.0031</u> [0.0028] * Valuation with a minimum of \$65
B. Fire Department plan review	0.0011 * Valuation with a minimum of \$65
C. New Commercial Pre-approved plan review	0.0017 * Valuation with a minimum of \$65 In place of A. in Table 3-B 1)
D. Commercial Land use plan review	<u>0.00075</u> [0.00065]* Valuation with a minimum of \$65
E. New Commercial/Residential Expedited plan review	60% of the building permit fee as calculated in Table 3-A 1. in addition to the applicable fee under A in Table 3-B 1.
F. Owner Requested Commercial Out-sourcing plan review	25% of the building permit fee, in addition to the applicable fee under A. in Table 3-B 1.
G. Residential Building Plan Review	0.005 * Valuation with a minimum of \$65
H. Residential Land Use Plan Review	<u>0.00065</u> [.0004]* Valuation with a minimum of <u>\$65</u> [\$25]

I. New Residential Pre Approved Plan Review	\$0.003*Valuation with a minimum of \$65 In place of G. in Table 3-B 1
J. Alterations and/or Additions (Residential) Plan Review Owner/Contractor/permittee shall provide Building Safety with estimated valuation of entire project	\$0.005*valuation with a minimum of \$65
K. Alterations and/or Addition (Residential) Land Use Plan review. Owner/Contractor/permittee shall provide Building Safety with estimated valuation of entire project	<u>\$0.00065 [.0004]* valuation with minimum of \$65 [\$25]</u>
L. Change of Use (no other work being done) <u>requiring [PERMIT] Architectural, fire and zoning review.</u> [, PER HOUR WITH HALF-HOUR INCREMENTS, ONE-HALF HOUR MINIMUM]	<u>\$130.00 per plan review discipline per hour with a half hour minimum per discipline</u>
[M. CHANGE OF USE (NO OTHER WORK BEING DONE) PERMIT, LAND USE REVIEW, PER HOUR WITH HALF-HOUR INCREMENTS, ONE-HALF HOUR MINIMUM]	[\$50.00]
[N. CHANGE OF USE (NO OTHER WORK BEING DONE) PERMIT, FIRE REVIEW, PER HOUR WITH HALF-HOUR INCREMENTS, ONE-HALF HOUR MINIMUM]	[\$130.00]
<u>M.[O.] Express Permitting Commercial or Residential</u>	<u>\$600.00 [\$200.00] per hour per discipline with a half hour minimum per discipline, in addition to all applicable fees including the base plan review fee</u>
2. Electrical, Mechanical, Plumbing (No Structural Work)Plan Review Fees	
A. Commercial	<u>0.0031 [0.0028]*valuation with a minimum of \$65</u>

3. Miscellaneous	
A. Plan review or code research, change orders, <u>alternate materials and methods requests</u> , miscellaneous [PER HOUR, QUARTER-HOUR MINIMUM]	<u>\$130.00 per plan review discipline per hour with a quarter hour minimum per discipline</u>
B. Product/fabricator approval review[, PER HOUR, TWO-HOUR MINIMUM]	<u>\$130.00 per plan review discipline per hour with a one hour minimum per discipline</u>
C. Residential Deck ([NEW OR] addition <u>or alteration</u>) [, PER HOUR, HALF-HOUR MINIMUM]	<u>\$130.00 per plan review discipline per hour with a quarter hour minimum per discipline</u>

(AO No. 2008-134(S), § 1, 12-17-08)

Section 21. Anchorage Municipal Code section 23.10.Table 3-C, Inspection Fees, is hereby amended to read as follows:

23.10. Table 3-C Inspection Fees.

1. Inspection or re-inspection, per hour, minimum one hour	<u>\$150.00</u> [\$130.00]
2. Inspection or re-inspection, unscheduled, each, per hour, one- hour minimum. Inspection shall not count against pre-purchased inspections or allotted residential inspections.	<u>\$230.00</u> [\$200.00]
3. Inspection or re-inspection, outside normal business hours, per hour, per inspector; two-hour minimum. Inspection shall not count against pre-purchased inspections or allotted residential inspections.	<u>\$285.00</u> [\$250.00]
4. Inspection, Sundays and holidays, per hour, per inspector, two-hour minimum. Inspection shall not count against pre-purchased inspections or allotted residential inspections.	<u>\$375.00</u> [\$325.00]
5. Code compliance inspection, per hour, per inspector, one-hour minimum	<u>\$150.00</u> [\$130.00]
6. <u>Secure Facilities Surcharge (in addition to the hourly rate for inspections at any facility where an inspector must wait for an escort)</u>	<u>25%</u> <u>Surcharge</u>
7. Fine for failure to perform special inspection, per incident	\$300.00

(AO No. 2008-134(S), § 1, 12-17-08)

Section 22. Anchorage Municipal Code section 23.10.Table 3-D, Electrical permit fees, is hereby amended to read as follows:

23.10. Table 3-D Electrical permit fees.

Miscellaneous	
A. Small Electric Permit, Municipality of Anchorage Handout E.02	\$46.00
B. Temporary Electric, without Building permit. No fee if tied to a building permit.	\$150.00 [\$130.00]

(AO No. 2008-134(S), § 1, 12-17-08)

Section 23. Anchorage Municipal Code section 23.10.Table 3-E, Plumbing permit fees, is hereby amended to read as follows:

23.10. Table 3-E Plumbing permit fees.

1. Miscellaneous	
A. Temporary gas, without Building permit. No fee if tied to a building permit.	\$150.00 per inspection per hour [\$130.00]
B. Test backflow preventer	\$150.00 per inspection per hour [\$130.00]
2. Retrofit (Replacement) Permit Fees	
A. Repair or replacement of a heating appliance or water heater with an input of less than 200,000 Btu/hr	\$150.00 per permit. Fee includes two inspections. \$150 for each additional inspection. [\$130.00 ADDITIONAL PER INSPECTION COST IF MORE THAN ONE INSPECTION IS REQUIRED.]
B. Repair or replacement of heating appliances or [FOR] water heaters over 200,000 Btu/hr['s PER INSPECTION]. Owner/Contractor/permittee shall provide Building Safety with estimated number of inspections required to complete project.	\$150.00 per inspection per hour. [\$130.00 REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]

(AO No. 2008-134(S), § 1, 12-17-08)

Section 24. Anchorage Municipal Code section 23.10.Table 3-F, Elevator, escalator, dumbwaiter, and other lift permit fees, is hereby amended to read as follows:

23.10.Table 3-F Elevator, escalator, dumbwaiter, and other lift permit fees.

NOTES:

1. Each separately powered unit shall be considered a separate conveyance; applications and permits shall be issued accordingly.
2. Load side wiring associated with the conveyance and installed by the elevator contractor shall not require additional permits.
3. Fees include elevator inspection section plan review time, travel time, inspection time, report preparation time and administrative time.
4. Elevator inspector time is billed in half hour increments.

1. New Installations, Relocations and Modernizations	
A. Hydraulic elevators	<u>\$2,100.00</u> [2,080.00]
B. Electric geared & gearless elevators	<u>\$2,700.00</u> [\$2600]
C. Residential elevators	<u>\$1,800.00</u> [\$1,820.00]
D. Dumbwaiters	<u>\$1,200.00</u> [\$2,080.00]
E. Escalators and moving walks	<u>\$2,700.00</u> [\$2,600.00]
F. Accessibility Equipment covered in the A18.1;	<u>1. Vertical Platform Lift \$1,200.00</u> <u>2. Inclined Platform Lift \$900.00</u> <u>3. Inclined Stairway Chairlifts \$300.00</u> [\$1040.00]
G. Vertical Reciprocating Conveyor(VRC)	<u>\$1,200.00</u> [1. VERTICAL PLATFORM LIFT \$1040.00 2. INCLINED PLATFORM LIFT \$780.00 3. INCLINED STAIRWAY CHAIRLIFTS \$260.00]
H. Roped hydraulic elevators	<u>\$2,400.00</u> [\$2,340.00]

2. Minor Alterations (RETRO work Applications)		
Building Safety will use <u>3 hours as the base amount to charge</u> [2 INSPECTIONS AS STANDARD] at the time of application. <u>Additional time required to complete the project will be billed at the end of the project.</u>	<u>\$450.00 plus \$150.00 per hour for inspector time beyond 3 hours</u> [\$130.00 PER INSPECTION. REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST FOR ADDITIONAL INSPECTIONS]	
3. Biennial [ANNUAL] Certificate of Inspection [REGISTRATION]		
A. Hydraulic elevators	<u>\$600.00</u> [\$260.00]	<u>Inspector time exceeding 5 hours shall be billed at hourly rate.</u>
B. Electric geared & gearless elevators	<u>\$900.00</u> [\$325.00]	<u>Inspector time exceeding 8 hours shall be billed at hourly rate.</u>
[C. SIDEWALK ELEVATORS]	[\$260.00]	
[D. HAND-POWERED ELEVATORS]	[\$260.00]	
<u>C.[E.] Dumbwaiters</u>	<u>\$450.00</u> [\$195.00]	<u>Inspector time exceeding 4 hours shall be billed at hourly rate.</u>
<u>D.[F.] Escalators & moving walks</u>	<u>\$1,050.00</u> [\$260.00]	<u>Inspector time exceeding 9 hours shall be billed at hourly rate.</u>
<u>E.[G.] Accessibility Equipment covered in the A18.1</u>	<u>\$450.00</u> [\$195.00]	<u>Inspector time exceeding 4 hours shall be billed at hourly rate.</u>
<u>F.[H.] Vertical Reciprocating Conveyor(VRC)</u>	<u>\$450.00</u> [\$260.00]	<u>Inspector time exceeding 4 hours shall be billed at hourly rate.</u>
[I. ESCALATOR STEP/SKIRT PERFORMANCE INDEX TEST]	[\$260.00]	

(AO No. 2008-134(S), § 1, 12-17-08)

Section 25. Anchorage Municipal Code section 23.10. Table 3-G, Grading, Excavation and Fill Permit fees, is hereby amended to read as follows:

23.10. Table 3-G Grading, Excavation and Fill Permit fees.

1. There is no additional permit fee when grading is done as part of a building permit.	
2. [1. GRADING/EXCAVATION/FILL] Permit fees are required for stand-alone grading permits as follows:	
A. <u>10 cubic yards or less</u>	<u>No Fee</u>
<u>11 – 50 cubic yards</u>	<u>\$75.00</u>
B. <u>[A.] 51 [50] to 500 cubic yards [OR LESS]</u>	<u>\$225.00 [\$125.00]</u>
C. <u>[B.] 501 to 2,500 cubic yards</u>	<u>\$300.00 [\$250.00]</u>
D. <u>[C.] 2,501 to 5,000 cubic yards</u>	<u>\$450.00 [\$375.00]</u>
E. <u>[D. GREATER THAN] 5,001 to 10,000 cubic yards</u>	<u>\$750.00 [\$500.00]</u>
F. <u>10,001 to 25,000 cubic yards</u>	<u>\$1,000.00</u>
G. <u>25,001 to 50,000 cubic yards</u>	<u>\$1,500.00</u>
H. <u>50,001 to 100,000 cubic yards</u>	<u>\$2,000.00</u>
I. <u>Greater than 100,001 cubic yards</u>	<u>\$2,500.00</u>

3.[2. GRADING/EXCAVATION/FILL] Plan review fees are required for all grading work, except grading associated with detached one and two family dwelling units, as follows:

A. [BETWEEN 1 AND] 50 cubic yards or less	\$0 [\$50.00]
B. [BETWEEN] 51 to [AND] 500 c[c]ubic y[y]ards	\$75.00 [\$100.00]
C. [BETWEEN]501 to [AND] 2,500 c[c]ubic y[y]ards	\$225.00 [\$150.00]
D. [BETWEEN]2,501 to [AND] 5,000 c[c]ubic y[y]ards	\$300.00 [\$200.00]
E. [BETWEEN]5,001 to [AND] 10,000 c[c]ubic y[y]ards	\$450.00 [\$400.00]
F. [BETWEEN]10,001 to [AND] 25,000 c[c]ubic y[y]ards	\$600.00
G. [BETWEEN]25,001 to [AND] 50,000 c[c]ubic y[y]ards	\$900.00 [\$1,000.00]
H. [BETWEEN]50,001 to [AND] 100,000 c[c]ubic y[y]ards	\$1,200.00 [\$1,500.00]
I. Greater than 100,001 c[c]ubic y[y]ards	\$1,500.00 [\$2,000.00]

4. The fee for inspections beyond those required by AMC 23.105 Grading, Excavation and Fill code shall be \$150.00 per hour with a one-hour minimum for each inspection.

(AO No. 2008-134(S), § 1, 12-17-08)

Section 26. Anchorage Municipal Code section 23.10.Table 3-I, Mobile home permit fees, is hereby amended to read as follows:

23.10. Table 3-I Mobile home permit fees.

1. Set-up fee	\$225.00
2. Land use plan review fee	\$25.00

(AO No. 2008-134(S), § 1, 12-17-08)

Section 27. Anchorage Municipal Code section 23.10.Table 3-J, Swimming pool, spa and hot tub fees, is hereby repealed. The existing text of the section is attached per AMC 1.05.050B. The Code Revisor is directed to re-letter the tables that follow the repealed section accordingly.

Section 28. Anchorage Municipal Code section 23.10.Table 3-K, Sign permit fees, is hereby amended to read as follows:

23.10. Table 3-J [3-K] Sign permit fees.

1. Sign, other than electrical Owner/Contractor/permittee shall provide Building Safety with estimated number of inspections required to complete project.	<u>\$150.00</u> [\$130.00] per Inspection. [REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]
2. Electrical Sign. Owner/Contractor/permittee shall provide Building Safety with estimated number of inspections required to complete project.	<u>\$150.00</u> [\$130.00] per Inspection. [REFUND GIVEN FOR INSPECTIONS NOT USED. ADDITIONAL PER INSPECTION COST IF MORE THAN ESTIMATE ARE REQUIRED.]
3. Sign Building Plan Review Structural Review, per hour with half-hour increments, one-half hour minimum	\$130.00
4. Sign Land Use Plan Review per hour with half-hour increments, one-half hour minimum	<u>\$130.00</u> [\$50.00]

(AO No. 2008-134(S), § 1, 12-17-08)

Section 29. Anchorage Municipal Code section 23.10.Table 3-L, Licenses and testing fees, is hereby amended to read as follows:

23.10. Table 3-K [3-L] Licenses and testing fees.

1. Test Fees	
A. Contractor testing fee	\$75.00
B. Journeyman testing fee	\$50.00
2. Issuance or Renewal Fees	
A. Contractor license, 2 years	\$360.00
B. Journeyman license, 2 years	\$125.00
C. Trainee license, 2 years	<u>\$75.00</u> [FREE]
D. <u>Special Inspector License, 2 years</u>	<u>\$125.00</u>
E. Administrative late fee	\$60.00
3. License Requirements	
A. Backflow Assembly Tester, renewal fee (one-day recertification training required)	<u>\$100.00</u> [\$70.00]

(AO No. 2008-134(S), § 1, 12-17-08)

Section 30. Anchorage Municipal Code section 23.10.Table 3-M, On-site services fees, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

23.10. Table 3-L [3-M] On-site services fees.

***	***	***
4. Water well construction permit, single family		\$200.00
5. Septic tank replacement		\$200.00
6.[5.] On-site permit renewal		\$130.00
***	***	***

(AO No. 2008-134(S), § 1, 12-17-08)

Section 31. Anchorage Municipal Code section 23.10.Table 3-N, Miscellaneous fees, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

23.10. Table 3-M [3-N] Miscellaneous fees.

***	***	***
10. Code abatement fee, per hour, one hour minimum		\$150.00 [\$130.00]
***	***	***

(AO No. 2008-134(S), § 1, 12-17-08)

Section 32. Anchorage Municipal Code section 23.55.100, Definitions, is hereby amended to read as follows:

23.55.100 Definitions.

Whenever the term "municipally financed fire protection" is used, it shall include services received from the Municipality of Anchorage Fire Department, and other service areas offering tax-supported fire-protection services.

- A. *Accidental alarm* means an alarm set off and transmitted through accidental operation of an automatic or manual fire alarm device, frequently caused by low air pressure on an automatic fire-

extinguishing system, dry valves, excessive heat due to industrial processes or cold weather.

B. *Call out* means the initial response of a fire department to a report of a fire ~~[or other incident]~~.

C. ~~[EMS means an ambulance or medical unit regulated by chapter 16.95 and operated by the fire department.]~~

~~D.]~~ *Needless alarm* means an alarm of fire apparently given in good faith which proves to be needless because fire department assistance was not required.

~~E. — Technical Rescue means any type of non-fire incident where the fire department responds with fire apparatus and provides technical rescue services to render assistance to a person unable to extricate, disentangle or evacuate themselves from a hazardous environment or situation. Technical rescue includes, but is not limited to, rescue from a vehicle damaged such that persons are trapped inside, and from all wilderness and backcountry environments or where special technical equipment is used such as hydraulic tools, rope, water craft, dive gear, avalanche gear, aircraft or other specialty equipment.]~~

(AO No. 2007-174, § 1, 1-1-08)

Section 33. Anchorage Municipal Code section 23.55.400, Cost of services, is hereby amended to read as follows:

23.55.400 Cost of services.

A. In areas outside of fire service areas and in areas with no applicable mutual aid agreement, \$500.00 shall be charged for call out of the fire department. ~~[for the call out response of the fire department, the following charges shall be imposed:]~~

~~[1. \$1,000.00 for Fire Suppression,]~~

~~[2. \$500.00 for Technical Rescues,~~

~~3. \$200.00 for EMS, and~~

~~4. \$200.00 for Fire, Fire Rescue, or EMS standby time.]~~

B. In addition to the charges in subsection A., a[A]fter the first hour, hourly rates for each piece of fire apparatus used in suppressing a

[THE] fire ~~for other incident~~ shall be charged in accordance with the following:

1. Engine company: \$100.00 [PUMPER: \$75.00] per hour;
2. Ladder truck: \$100.00 per hour;
3. Heavy Rescue: \$100.00 per hour;
4. Tender: \$100.00 [TANKER: \$75.00] per hour;
5. [3.] Brush engine: \$100.00 [TANK: \$75.00] per hour;
6. Command Officer vehicle: \$50.00 per hour.
4. BULLDOZER: \$75.00 PER HOUR.]

(AO No. 2007-174, § 1, 1-1-08)

Section 34. Anchorage Municipal Code section 26.80.050, Charges, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

26.80.050 Charges.

A. Fee schedule for secured loads. The following solid waste disposal user charges shall apply to secured loads:

*** *** ***

4. Except as provided in Section 26.80.055 or subsection A.6 of this section, at a solid waste transfer or disposal facility that has operational scales, each user who does not meet the requirements of subsections A.1 through A.3 of this section shall have their load weighed and pay the greater of \$15.00 per load or ~~[\$53.00]~~ **\$50.00** per ton at the solid waste disposal facility and the greater of \$20.00 per load or ~~[\$63.00]~~ **\$60.00** per ton at a solid waste transfer facility.

5. At a solid waste transfer or disposal facility that does not have operational scales, each user who does not meet the requirements of subsections A.1 through A.3 of this section shall pay ~~[the greater of \$15.00 per load or \$7.00]~~ **\$6.00** per cubic yard of non-compacted solid waste or ~~[\$14.00]~~ **\$12.00** per cubic yard of compacted solid waste as measured by the facility attendant.

*** *** ***

(AO No. 82-224; AO No. 83-196; AO No. 83-221; AO No. 85-9; AO No. 86-203, 1-9-87; AO No. 87-19, 4-1-87; AO No. 89-2; AO No. 93-96(S), § 1, 5-11-93; AO No. 96-18(S), § 1, 4-9-96; AO No. 96-100, § 1, 1-1-96; AO No. 99-107, § 1, 8-10-99; AO No. 2003-76, § 1, 5-13-03; AO No. 2005-13,

§ 2, 2-15-05; AO No. 2007-146(S), § 2, 4-1-08; AO No. 2008-83, § 1, 4-1-09)

Section 35. Anchorage Municipal Code section 3.90.050, Cost of services, is hereby amended to read as follows *(the remainder of the section is not affected and therefore not set out)*:

3.90.050 **Departmental regulation of time, place and manner of inspection of records.**

The mayor shall, pursuant to Chapter 3.40, adopt municipal regulations for each municipal department as to the time, place and manner of inspection of public records held by the municipality. Such regulations may also provide:

- A. That a fee may be required. The fee shall not exceed the actual cost to the agency. No fee shall be charged when a person simply requests access to the information, however employee time may be charged when the nature of the information requires custodial observation of the access. If the person is unable to pay any requested fee, and signs an affidavit to the effect he is indigent, there will be no cost to such person.

*** *** ***

(AO No. 77-50A; AO No. 79-27)

Section 36. Anchorage Municipal Code of Regulations section 3.90.001, Definitions, is hereby amended to read as follows *(the remainder of the section is not affected and therefore not set out)*:

3.90.001 **Definitions.**

*** *** ***

- E. Redact means to make illegible, remove protected information, illegal images or other matter which is protected, unlawful or prohibited by federal, state or municipal laws or regulations.

- F. Standardized size or format means:

1. Paper of approximate dimensions 8 1/2 inches by 11 inches or 8 1/2 inches by 14 inches; or
2. Micrographic reproductions of records;

and excludes records whose size or form is so different from those described above as to make their reproduction costs materially different.

(AR No. 82-335)

Section 37. Anchorage Municipal Code of Regulations section 3.90.002, Copying charges, is hereby amended to read as follows (*the remainder of the section 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:

TABLE INSET:

A.	Xerographic copies of paper records in standardized size or format	
	<u>1. Requests resulting in 5 pages or less and requiring no more than 15 minutes of employee time to search for and retrieve:</u>	<u>\$6.00.</u>
	<u>2. Requests resulting in more than 5 pages or more than 15 minutes of employee time to search for, redact as necessary, and retrieve :</u>	<u>\$0.30 [\$0.25] per page plus research and retrieval charges per section 3.90.005.</u>
B.	Paper copies of records on microfiche	1.00 per page
***	***	***
Q.	Video tape, duplicate copy	5.00
R.	<u>Police Department Evidence Computer - Research, Redact, Remove or Wipe Hard Drive: containing child pornography, illegal images or material</u>	<u>\$100.00 per hour</u>
S.	<u>Police Department Evidence Digital Photographs – CD or DVD</u>	<u>\$15.00 per disk</u>
T.	<u>Police Department Evidence Video Recording - VHS, Mini or Other Cassette Tape format: research, review, redact or duplicate recording. (Requires a Sworn Officer/Detective)</u>	<u>\$100 per hour</u>
U.	<u>Police Department Evidence Video Recording – CD or DVD</u>	<u>15.00 per disk</u>
V.	<u>Police Department Evidence Custodial Viewing – Civil (Requires Sworn Officer/Detective to Standby and Observe)</u>	<u>\$100 per hour</u>

(AR No. 82-335; AR No. 87-198; AO NO. 2001-145(S-1), § 21, 12-11-01)

Section 38. Anchorage Municipal Code of Regulations section 3.90.005, Record retrieval charges, is hereby amended to read as follows:

3.90.005 **Record retrieval charges.**

In addition to the fee for copying a record, a municipal agency may charge a fee for employee time to search for, [and] retrieve, **and redact as necessary,** the record at a rate not exceeding \$40.00 [\$35.00] per hour.

(AR No. 82-335)

Section 39. Anchorage Municipal Code of Regulations section 6.70.001, Fee for dishonored check, is hereby amended to read as follows:

6.70.001 **Fee for dishonored check.**

Any check which is tendered to the municipality as payment for any service rendered, assessment or other item shall be subject to a \$30.00 [\$20.00] charge each time the institution on which it is drawn fails to honor that check for any reason.

(AO No. 80-79; AR No. 85-253)

Section 40. Anchorage Municipal Code of Regulations section 21.20.002, Schedule of fees—Zoning, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

21.20.002 **Schedule of fees--Zoning.**

The following fees shall be paid for the services described:

1.	<u>a. Rezoning contiguous parcels or any single parcel with a gross site area greater than 1.75 acres</u>	<u>Base fee of \$8,800 plus \$1,000 per acre for over 5 acres, with total charges not to exceed \$30,000</u>
	<u>b. Rezoning any single parcel with a gross site area of 1.75 acres or less.</u>	<u>\$2,500</u>
	<u>c. Rezoning of parcels with rural</u>	<u>\$2,500</u>

	<u>designations per 21.85.020C. and comprised of less than 5 acres</u>	
<u>2.</u>	<u>A[a]rea master plan, development master plan, conditional use or major amendments to conditional use where the gross site area is:</u>	
	a. Less than 1.75 acres	\$4,000.00
	*** *** ***	
<u>5.</u>	Application for variances:	
<u>[4.]</u>		
	a. Administrative variance (minor dimensional variance)	\$600.00
	b. Single family style residential development	\$600.00
	c. Sign permit variance	\$1,160.00
	d. Parking space variance	\$1,160.00
	e. <u>Fence variance</u>	<u>\$1,160.00</u>
	f. All other types of variances	\$3,360.00
	*** *** ***	
<u>8.</u>	Site plan review (other than administrative)	
<u>[7.]</u>		
	a. Mailed notice and hearing required	\$4,800.00
	b. Mailed notice only required	\$3,840.00
	c. Mailed notice not required	\$3,360.00
<u>9.</u>	<u>Administrative Site Plan Review</u>	
	a. Notice not required	\$1,680.00
	b. All other administrative site plan reviews	\$3,360.00
<u>10.</u>	Site selection for a public facility, per hour	\$115.00
<u>[8.]</u>		
	*** *** ***	

(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; AO No. 2001-116, § 1, 7-10-01; AO No. 2001-145(S-1), § 23, 12-11-01; AO No. 2003-152S, § 20, 1-1-04; AO No. 2004-23, § 1, 1-1-04; AO No. 2004-151, § 13, 1-1-05; AO No. 2005-18, § 1, 2-15-05; AO No. 2006-35, § 2, 3-14-06; AR No. 2006-112, § 1, 5-16-06; AO No. 2007-119, § 1, 11-13-07; AO No. 2007-121(S-1), § 16, 10-23-07; AR No. 2008-134, § 1, 8-29-08)

Section 41. Anchorage Municipal Code of Regulations section 21.20.003, Schedule of fees—Platting, is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

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)	\$2,400.00
	2. Abbreviated plat that only eliminates an interior lot line	\$1,200.00
	3. All other preliminary plats except those with commercial fragmented lots	\$3,840.00 plus 140.00 per lot or tract
	4. <u>Preliminary plats with commercial fragmented lots</u>	<u>\$3,840.00</u> <u>plus</u> <u>800.00 per</u> <u>commercial</u> <u>fragmented</u> <u>lot</u>
***	***	***

(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; AO No. 2001-145(S-1), § 23, 12-11-01; AO No. 2003-152S, § 21, 1-1-04; AO No. 2004-151, § 14, 1-1-05)

Section 42. Anchorage Municipal Code of Regulations section 21.60.001, Fee schedule, 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 reviews, permits, and inspections.

FEES FOR FLOOD HAZARD REVIEWS, PERMITS, AND INSPECTIONS

Type of Development or Administrative Action Requested	Permit or Administrative Fee
Structure (including all required utility service connects):	
Addition	<u>\$200.00</u> [\$ 50.00]

	Alteration	<u>200.00</u> [50.00]
	New residential	200.00
	New commercial	200.00
	Watercourse alteration or obstruction	600.00*
	Utility mainline (Each occurrence except when constructed under subdivision agreement. Fee includes service connections installed at the time of mainline construction.)	200.00*
	Utility service connect (Applicable where a mainline extension is not involved)	<u>60.00</u> [50.00]
	Grading/excavation and fill	<u>200.00</u> [150.00]
	New subdivision (Plus \$200.00 per lot within the floodplain, each phase being a separate submittal if the entire plat is not filed simultaneously. The fee covers all construction within the subdivision except watercourse alterations.)	600.00
	Mobile home:	
	Private lot	100.00
	Mobile home park (Plus \$50.00 per mobile home space within the floodplain, each phase being a separate submittal if the entire mobile home park is not filed simultaneously. The fee covers all construction within the park except watercourse alteration.)	200.00
	Street/road construction (Except when constructed under subdivision agreement. The fee covers all construction of streets/roads except watercourse alteration.)	400.00*
	Bridges	100.00 <u>per</u> hour
	Storage of material and equipment	<u>90.00</u> [75.00]
	Bank/slope restoration	<u>200.00</u> [50.00]
	Other (Any work for which a permit is issued, but which is not addressed elsewhere in this section.)	50.00
	Flood plain plan review	<u>\$45.00</u> [\$38.00]
	Letter of map amendment administrative fee/single lot/single structure	100.00
	Letter of map administrative fee/single lot/multi-structure	<u>\$0</u> [200.00]
	Letter of map revision	<u>\$100.00 per</u>

	hour [500.00]
Inspections (Per hour; includes any inspection resulting from a complaint associated with a permitted development project located in a flood zone.)	\$100.00
Variances and Appeals (Per hour; includes any work resulting from a flood hazard variance request or approval.)	\$100.00

*If issuance of a permit for one of these types of development is, after review, refused by the municipality, one-half of the permit fee deposited will be returned to the applicant.

(AR No. 84-316; AO No. 90-142; AO No. 91-77; AO No. 2001-145(S-1), § 24, 12-11-01; AO No. 2003-152S, § 26, 1-1-04)

Section 43. Pursuant to Anchorage Municipal Code of Regulations section 25.10.011, Use permit fees, the director of the Department of Parks and Recreation reviewed and modified use permit fees imposed by that department. The revised fee schedule is attached as Exhibit A and hereby approved by the Anchorage Assembly.

Section 44. The Assembly finds compelling and reasonable justifications to allow increases in fees, fines and penalty amounts set forth in sections 12, 19, 20, 21, 22, 23, 24, 25, 28, 29, and 33 to exceed the limitation on increases in Anchorage Municipal Code section 3.99.020 and hereby authorizes the increases in those sections notwithstanding the limitation. In addition, increases in Parks & Recreation department fees not published in the Anchorage Municipal Code or Anchorage Municipal Code of Regulations but identified in the attachment to this ordinance are also authorized to exceed the limitation in AMC 3.99.020.

Section 45. Anchorage Municipal Code section 8.05.060 is hereby amended to read as follows (*the remainder of the section 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.

*** *** ***

2. Other charges.

TYPE OF CHARGE	CWS HOURS	FINE DUE	DUE W/I	NCV
Disorderly conduct	<u>40</u> [24]	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Child neglect	Parenting classes/DFYS		60 days	6 months
Indecent exposure	40	<u>Up to \$500</u> [\$250.00]	60 days	12 months
Trespass	<u>40</u> [16]	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Unauthorized entry	<u>40</u> [16]	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Malicious destruction	40	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Must also provide restitution to victim if applicable				
Assignment/prostitution	40	<u>Up to \$500</u> [\$250.00]	60 days	12 months
Must also provide HIV test results to MOA w/60 days				
False info/ID	<u>40</u> [16]	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Must also provide positive proof of identification				
Gambling	<u>40</u> [32]	<u>Up to \$500</u> [\$250.00]	60 days	6 months
Resisting arrest	40	<u>Up to \$500</u> [\$250.00]	60 days	12 months
DWLR/S/C	40	<u>Up to \$500</u> [\$250.00]	60 days	6--12 months
DWOI	40	<u>Up to \$500</u> [\$200.00]	60 days	6--12 months
Must also get operator's license and show proof of SR22 to PTD. Must also check driver's history and comply with other DMV requirements as needed.				
Reckless	40	<u>Up to \$500</u> [\$250.00]	90 days	6--12 months
Must attend defensive driving classes with proof to PTD within 60 days. Not eligible if defendant put human life at risk.				
Traffic fines	N/A	25.00	60 days	N/A

Must attend defensive driving classes with proof to PTD within 60 days.

(AO No. 2001-145(S-1), § 2, 12-11-01; AO No. 2003-73, § 2, 4-22-03)

Section 46. Anchorage Municipal Code section 12.10.060 is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

12.10.060 Methods of assessment.

*** *** ***

D. Methods to be used to assess business inventories are as follows:

*** *** ***

~~[5. Any wholesale or retail business with a month-end inventory valued at \$50,000 or greater at any month-end point during the preceding calendar year shall report each month-end balance of inventory held for sale during the calendar year in order to compute a monthly average assessable inventory value tied to the previous twelve calendar months associated with each tax year reporting cycle. For purposes of this subsection, the first required average inventory reporting by businesses shall be due April 20, 2012 and shall apply to calendar year 2011 inventory.]~~

*** *** ***

(AO No. 87-102(S))

Section 47. In order to implement the proposed fees for water body delineation, snow disposal sites, and snow melter operations in Section 18, Anchorage Municipal Code section 21.67.050 is hereby amended to read as follows (*the remainder of the section is not affected and therefore not set out*):

21.67.050 Storm water runoff restrictions and system plan review.

*** *** ***

D. [THE DIRECTOR MAY, IN HIS DISCRETION, ISSUE A PROJECT-WIDE APPROVAL TO A PERSON WHO PLANS TO CONDUCT AN OPERATION WITH THE SAME RUNOFF CHARACTERISTICS AT VARIOUS DISCHARGE LOCATIONS.] The director may, in his discretion, require the submission of site-specific plans, including a schedule and description of all planned discharge activities, for approval. The

1 director may, in his discretion, restrict that approval to certain
2 proposed discharge activities. The applicant shall pay to the
3 department the fee required under Section 21.67.060 for each site-
4 specific plan review. The applicant shall pay the fee prior to permit
5 issuance.

6 *** *** ***

7
8 **F. Water Body Delineation.**

9
10 **1. Official definitions and standards. In cases where water**
11 **courses or water bodies are not mapped and recorded**
12 **in official plans or other documents, delineation of such**
13 **features shall be made according to project**
14 **management and engineering division procedures, and**
15 **shall be subject to formal verification by the project**
16 **management and engineering division.**

17
18 **2. Water course boundaries. Water course boundaries**
19 **shall be delineated at the ordinary high-water mark or, if**
20 **not readily discernible, the defined bank of the stream,**
21 **as those terms are defined in chapter 21.35.020. In**
22 **those instances where the defined bank of the water**
23 **course is not readily discernable, the project**
24 **management and engineering division shall establish**
25 **the effective ordinary high-water mark. The project**
26 **management and engineering division shall maintain the**
27 **official record of all water course boundaries.**

28
29 **G. Snow Disposal Sites.**

30
31 **1. The director of project management and engineering**
32 **division shall develop, implement, and maintain the**
33 **Siting, Design and Operational Controls Manual for**
34 **Snow Disposal Sites, incorporated herein by reference,**
35 **which shall be used to develop, review, and approve**
36 **snow disposal sites which discharge storm water into or**
37 **onto land, surface water, or groundwater within the**
38 **municipality.**

39
40 **2. Any person who constructs, alters, installs, modifies, or**
41 **operates a snow disposal site shall comply with the**
42 **Siting, Design and Operational Controls Manual for**
43 **Snow Disposal Sites, established by the director**
44 **regarding requirements and plan reviews, and if**

necessary, gather data to confirm storm water conditions.

3. If construction, alteration, installation, modification or operation has not begun within one year after issuance of plan approval, the approval is void, and plans shall be resubmitted to the project management and engineering division for review and approval.

4. All existing snow disposal sites within two (2) years of the adoption of this ordinance will submit for a plan review of the site under the manual. Any site not in compliance with the manual shall have three (3) [TWO (2)] years from the date of plan approval to modify the site and bring it into compliance or cease snow disposal operations.

H. Snow Melter Operations.

1. The director shall develop, implement, and maintain the Snow Melter Operations and Plan Review Guidance Manual, incorporated herein by reference, which shall be used to develop, review, and approve storm water runoff system plans for Snow Melters which discharge storm water into or onto land, surface water, or groundwater within the municipality.

2. Any person who constructs, alters, installs, modifies, or operates a Snow Melter system shall comply with the Snow Melter Operations and Plan Review Guidance Manual established by the director regarding storm water runoff system plan requirements and plan reviews, and if necessary, gather data to confirm storm water conditions.

3. The department has sole discretion to determine the number of effective discharge points represented by an application for a snow melter discharge permit and to determine the type of site management required. In assessing the number of effective discharge points serving a site or group of sites and the applicable site management strategy, the department may consider:

a. The position of a discharge point on a headwater or other sensitive storm drain network;

b. The presence of related discharge points on the same local branch of a storm drain network;

c. The presence of a common receiving water for a related group of discharge points on the same storm drain network; and

d. The history of any snow melter operations at those sites.

4. If construction, alteration, installation, modification or operation has not begun within one year after issuance of plan approval, the approval is void, and plans shall be resubmitted to the project management and engineering division for review and approval.

5. Permit application, amendment and renewal fees are non-reimbursable. Management and inspection fees may be reimbursed for each effective discharge point only under the following conditions:

a. Application for reimbursement of management and inspection fees for a discharge point is received by the department prior to 5:00 p.m. on the first Monday in December; and

b. The department has not received any notification of proposed operations, nor any actual performance of snow melter operations have taken place at any discharge location of an effective discharge point, at the time of request for reimbursement.

(AO No. 2002-117, § 9, 1-28-03; AO No. 2005-179, § 1, 2-28-06)

Section 48. In order to implement the proposed fee for stormwater permits (non-specific) in Section 18 (amending AMC subparagraph 21.67.060B.9.f.), Anchorage Municipal Code is hereby amended by adding a new section 21.67.090 to read as follows:

21.67.090 Storm Water Permits Required.

A. The following activities require a storm water permit in the municipality, unless the activity is conducted under a building permit or land use permit. The storm water plan review and

inspection requirements shall be part of a building permit or land use permit, if applicable.

1. Ground disturbing activity greater than 500 square feet in area or more than 5 feet in depth from the existing grade. This does not include gardening or agricultural activity. Gardening and agricultural activities are still subject to state, federal and local laws.
2. Construction, alteration, installation, modification, or operation of a storm water treatment or disposal system.
3. Construction, alteration, installation, modification, or operation of a snow melter system.
4. Construction, alteration, installation, modification, or operation of a snow disposal site. The municipality and the Alaska Department of Transportation are exempt from this provision.

Section 49. Anchorage Municipal Code of Regulations is hereby amended by adding a new section 9.14.004 to read as follows:

9.14.004 Right-of-way special activity permits.

A. In this section, the following definitions shall apply:

1. Activity sponsor means the person(s) or organization responsible for all aspects of and liability for planning and carrying out the special activity.
2. Public right-of-way means land reserved, used, or to be used for a public street, alley, or walkway.
3. Special Activity means a preplanned activity sponsored by an individual or organization, proposed to be conducted in or having a direct effect upon the municipality's public right-of-way, for the purpose(s) of entertainment, celebration, recreation, competition, amusement, cultural recognition, demonstration, or similar activities. Such activities include, but are not limited to: parades, processions, walk-a-thons, bike-a-thons, foot races, bike races, motorized races, dog races, block parties, street fairs, street dances, and

1 similar activities. A special activity also includes a
2 preplanned or regularly scheduled activity for which
3 vehicle ingress/egress control is to be conducted in or
4 will have a direct effect upon the municipality's public
5 right-of-way.

6
7 **B. Application for right-of-way special activity permit**

8
9 **1. Activity sponsors shall apply for a right-of-way special**
10 **activity permit not less than 30 days prior to date of the**
11 **proposed activity. The time limitation may be waived by**
12 **the mayor, provided the applicant can show that the**
13 **proposed activity did not reasonably allow the applicant**
14 **sufficient time to file within the limitation or for other**
15 **good cause.**

16
17 **2. Permit applications will be made to the traffic engineer.**

18
19 **C. Permit application contents. Permit applications shall include,**
20 **but not be limited to, the following information:**

21
22 **1. Name, address, and telephone number of the sponsor(s)**
23 **proposing the special activity;**

24
25 **2. If the special activity is proposed to be conducted for or**
26 **on behalf of an organization: name, address, and**
27 **telephone number of the organization and the**
28 **authorized head(s) of the organization;**

29
30 **3. Name, address, and telephone number of the person**
31 **who will be responsible for the conduct of participants**
32 **during the activity;**

33
34 **4. Description of activity to be conducted;**

35
36 **5. Date the activity is to be conducted;**

37
38 **6. Starting and finishing times of the activity;**

39
40 **7. Approximate number of participants and ages, types of**
41 **vehicles, and/or animals to be used;**

42
43 **8. Route requested to be traveled, including the starting**
44 **and termination points;**

45
46 **9. Requested assembly areas for the activity;**

1
2 10. Map or drawing of the proposed route/location, showing
3 all streets to be blocked;

4
5 11. Security plans; and

6
7 12. Fees in accordance with subsection L.

8
9 D. Application review.

10
11 1. The traffic engineer or designee shall coordinate the
12 application review process with appropriate municipal
13 and state agencies.

14
15 2. For those special activities requiring road closures and/or
16 having a potential negative impact on access to
17 businesses, the permit application shall also be
18 coordinated with the mayor's office.

19
20 3. For those special activities which may also require other
21 permits (noise, food service, etc.), the activity sponsor
22 shall be directed to the appropriate department for
23 application and processing. If the activities are to be
24 conducted within the public right-of-way, all other
25 required permits shall be secured prior to the issuance of
26 the right-of-way special activity permit.

27
28 4. The traffic engineer or designee shall complete the
29 coordinated permit review process within 10 working days
30 after receipt of a complete application.

31
32 E. General provisions and requirements for issuance of permit.
33 The right-of-way special activity permit may be issued by the
34 municipality after a review of the application and other
35 information, to include the following provisions and
36 requirements:

37
38 1. The conduct of the special activity shall not
39 substantially interrupt the safe and orderly movement of
40 traffic contiguous to the activity route/location, or damage
41 or interfere with the operation of or access to any public
42 utility within the right-of-way.

43
44 2. The conduct of the special activity shall not unduly
45 interfere with fire, police, and emergency medical

response to areas contiguous to the activity route/location.

3. The conduct of the special activity shall not have a substantial negative effect on access to businesses and/or residences located within or contiguous to the activity route/location.

4. The conduct of the special activity shall not require the diversion of on-duty police officers to properly police the activity, thereby preventing normal police protection to the city.

5. The proposed special activity shall not conflict with any other special activity approved or in the process of being approved, or is so close in time and place that undue confusion and congestion would result.

6. Special activities shall generally not be allowed on streets in the central business district between 7:00 a.m. and 6:00 p.m. Monday through Friday. More flexibility may be granted on Saturdays, Sundays, and holidays. During the summer months, due to increased traffic congestion, use of downtown streets after 6:00 p.m. for special activities will be carefully reviewed.

7. Municipal staff, equipment and/or funds shall not be used to support a special activity. Exceptions:

a. Community events budgeted for in the annual municipal budget (non-departmental funds or community promotion IGC's).

b. Other special activities sponsored or co-sponsored by the municipality, as approved by the Mayor.

c. Municipal equipment rented by the activity sponsor from Parks & Recreation. Note: The rental cost may also include municipal staff to handle/operate the equipment.

d. Municipal police officers required by the police chief after review of the special activity permit application. During the permit review process, the police chief shall determine if the special activity requires the presence of Anchorage

police officer(s) for traffic control, crowd control or other security purposes. In making the determination, consideration shall be given, but not be limited, to the factors enumerated in Anchorage Municipal Code section 9.06.115.

i. If Anchorage police officer presence at the special activity is determined to be required, the activity sponsor shall be responsible for the cost of services per AMC section 9.06.115.

ii. If Anchorage police officer presence is determined not to be required, the activity sponsor may still be instructed by the police department or traffic engineering to provide adequate security, to include specifying the number of security personnel, locations, and supervision. The activity sponsor can provide this security by: (1) using volunteers; (2) using private security officers; or (3) specifically requesting the services of off-duty police officers, and paying for the cost of services per AMC section 9.06.115. If volunteer or private security is used, the authority of private or volunteer security persons to conduct traffic control will be limited to the restrictions contained in the traffic control plan.

8. The activity sponsor will be responsible for securing all required permits for the activity.

9. If vehicular traffic will be affected by the special activity, the activity sponsor will be responsible for providing a traffic control plan prepared by trained persons certified by either the American Traffic Safety Services Association (ATSSA) or International Municipal Signal Association (IMSA) at the supervisory level. The traffic control plan will include where proposed private/volunteer security are to be used.

10. The activity sponsor will be responsible for providing required signage and traffic control devices/barricades, and removing all signs and traffic

control devices/barricades immediately upon completion of the activity.

11. The activity sponsor will be responsible for litter clean-up upon completion of the activity.

12. The activity sponsor may be required to provide proof of insurance for the special activity, with the "Municipality of Anchorage" named as an "Additional Insured" on the insurance certificate. The risk division may determine the required type and amount of insurance.

13. For complete street closures, the activity sponsor shall publish an advertisement as directed by the traffic engineer for a minimum of one day in advance of the special activity and daily for the duration of the activity. The advertisement will include the special activity's name, a map showing the street closure(s), effective date(s), and the sponsor's telephone number for the public to access information. Prior to the activity, the activity sponsor shall also make a good faith effort to notify and coordinate with all businesses whose access may be negatively impacted by the road closure.

F. Application approval/disapproval. After reviewing the permit application, each coordinating agency will indicate "approval" and any specific terms and conditions, or "disapproval" with the reason(s) for the denial. The municipal traffic engineer or designee will notify the activity sponsor of the final decision.

G. Appeal procedure. Any applicant for a right-of-way special activity permit, who is aggrieved, will have the right to appeal the denial of the permit in writing to the mayor. The mayor shall act upon the appeal within 7 working days after receipt.

H. Sponsor responsibility. The activity sponsor will comply with all terms and conditions of the right-of-way special activity permit and with all applicable laws and ordinances. The activity sponsor, chairperson, or other person leading the special activity will carry the permit (and any other required permits) upon his or her person during the conduct of the activity.

I. Municipal oversight. The traffic engineer or designee shall inspect the special activity to ensure that all terms and

conditions of the right-of-way special activity permit are being adhered to.

J. Permit revocation. If the sponsor does not adhere to permit terms, and conditions, and applicable laws and ordinances, the right-of-way special activity permit may be revoked.

K. Hold harmless. Activity sponsors shall agree, as a condition to obtaining the permit, to hold the Municipality of Anchorage and its departments and employees harmless from any and all liability in any and all matters concerning the special activity.

L. Fees. The activity sponsor shall submit the fees below with the application. The fees herein do not include any fees for other permits that may be required such as noise permits, food permits, parks and recreation permits, fire, police or other department permits. The fees for a right-of-way special activity permit pursuant to this chapter is as follows:

<u>Number of participants</u>	<u>Fee</u>
<u>1-25</u>	<u>\$65.00</u>
<u>26-99</u>	<u>\$90.00</u>
<u>100-249</u>	<u>\$190.00</u>
<u>250-749</u>	<u>\$290.00</u>
<u>750-999</u>	<u>\$440.00</u>
<u>1000 or more</u>	<u>\$640.00</u>

Section 50. Anchorage Municipal Code of Regulations is hereby amended by adding a new chapter 25.12 to read as follows:

Regulation 25.12 ANCHORAGE FIRE DEPARTMENT FACILITIES USE REGULATIONS

25.12.001 Definitions.

25.12.005 Use permit and revocable license fees.

25.12.001 Definitions.

The following definitions shall apply herein:

A. Department means the Anchorage fire department.

B. Fire chief means the fire chief of the department or a designee.

1 **C. Facility means any developed or undeveloped land, building,**
2 **fixtures or equipment administered, operated or managed by**
3 **the department.**

4
5 **Authority--Anchorage Municipal Code 3.40, 25.10.060.**

6
7
8 **25.12.005 Use permit and revocable license fees.**

9
10 **Use permit and revocable license fees for all or any portion of a**
11 **facility shall be reviewed annually and modified by the fire chief.**
12 **Increased or newly established fees will be made available for public**
13 **inspection and comment in conjunction with public hearings on the**
14 **municipal operating budget in the fall of each year. A complete**
15 **schedule of use permit and revocable license fees shall be available**
16 **for inspection at the fire chief's office. Fees may be waived by the**
17 **fire chief upon a finding it is in the public interest to do so.**

18
19 **Authority--Anchorage Municipal Code 3.40, 25.10.060.**

20
21
22 **Section 51.** Pursuant to section 50 of this ordinance, enacting Anchorage
23 Municipal Code of Regulations section 25.12.005, the fee schedule attached as
24 Exhibit B submitted by the Anchorage Fire Department is hereby approved by the
25 Anchorage Assembly.

26
27 **Section 52.** The fee schedule of user charges for secured loads at solid waste
28 transfer or disposal facilities, with and without scales under AMC 26.80.050, will
29 be reviewed for potential increase only after the Assembly is provided with the
30 Administrations' report on the management review of Solid Waste Services
31 operations.

32
33
34 **Section 53.** The Municipal Clerk is directed to present this ordinance for the
35 Assembly's review and possible action at an Assembly meeting in September
36 2011.

37
38
39 **Section 54 [52] [45].** The effective dates for the various sections of this
40 ordinance are as follows:

41
42 (1) Section 16 regarding motor vehicle registration tax shall become effective
43 January 1, 2012.

44
45 ~~[(2) Section 34, the amendments to AMC section 26.80.050, shall become~~
46 ~~effective April 1, 2011, to allow sufficient time for commercial solid waste haulers~~

1 ~~to file new rates with the Regulatory Commission of Alaska as necessary to~~
2 ~~accommodate the increase in landfill tipping fees amended therein.]~~

3
4 (3) Sections 40, 41 and 42 shall become effective upon approval without
5 modification by the Planning and Zoning Commission pursuant to AMC section
6 21.10.015, but in any event shall not become effective earlier than January 1,
7 2011. Should the Planning and Zoning Commission modify any of the proposed
8 amendments in the aforementioned sections, the modifications shall be
9 submitted to the Assembly for approval by separate ordinance.

10
11 (4) All other sections of this ordinance shall become effective on January 1,
12 2011.

13
14 PASSED AND APPROVED by the Anchorage Assembly this 7th day of
15 December, 2010.

16
17 
18 _____
19 Chair of the Assembly

20 ATTEST:

21 
22 _____
23 Municipal Clerk

MUNICIPALITY OF ANCHORAGE
Summary of Economic Effects -- General Government

AO Number: 2010-81 (S-1) Title: AN OMNIBUS ORDINANCE OF THE ANCHORAGE ASSEMBLY
AMENDING ANCHORAGE MUNICIPAL CODE AND ANCHORAGE
MUNICIPAL CODE OF REGULATIONS TO MODIFY EXISTING, AND
INCLUDE ADDITIONAL, FEES, FINES, AND PENALTIES, AND TO MODIFY
EXCISE TAXES ON MOTOR VEHICLE REGISTRATION AND AIRCRAFT.

Sponsor: Mayor
Preparing Agency: Office of Management and Budget
Others Impacted: Community Development, Finance Department, Fire Department, Police Department, Municipal
Attorney, Public Transportation, Public Works and various other departments.

CHANGES IN EXPENDITURES AND REVENUES:		(In Thousands of Dollars)				
	<u>FY11</u>	<u>FY12</u>	<u>FY13</u>	<u>FY14</u>	<u>FY15</u>	
Operating Expenditures						
1000 Personal Services						
2000 Non-Labor						
3900 Contributions						
4000 Debt Service						
TOTAL DIRECT COSTS:	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	
Add: 6000 Charges from Others						
Less: 7000 Charges to Others						
FUNCTION COST:	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	
REVENUES:	<u>\$ 1,463</u>	<u>\$ 2,861</u>	<u>\$ 4,811</u>	<u>\$ 4,811</u>	<u>\$ 4,811</u>	
CAPITAL:						
POSITIONS: FT/PT and Temp						

PUBLIC SECTOR ECONOMIC EFFECTS:

Increase in General Government Operating revenue, effective January 1, 2011.

PRIVATE SECTOR ECONOMIC EFFECTS:

Increase in various fees, effective January 1, 2011.

Increase in motor vehicle registration tax, effective January 1, 2012, to be fully phased in 2013 due to DMV
alternating odd and even model years regarding when vehicle registration is due.

Development Services and Public Works fee changes sunset December 31, 2011.

MUNICIPALITY OF ANCHORAGE

ASSEMBLY MEMORANDUM

No. AM 651-2010 (A)

Meeting Date: December 7, 2010

1 **From: MAYOR**

2
3 **Subject: AN OMNIBUS ORDINANCE OF THE ANCHORAGE ASSEMBLY**
4 **AMENDING ANCHORAGE MUNICIPAL CODE AND ANCHORAGE**
5 **MUNICIPAL CODE OF REGULATIONS TO MODIFY EXISTING, AND**
6 **INCLUDE ADDITIONAL, FEES, FINES, AND PENALTIES, AND TO MODIFY**
7 **EXCISE TAXES ON MOTOR VEHICLE REGISTRATION AND AIRCRAFT.**
8

9
10 The S-1 version reflects the following changes:

- 11
12
 - Deletes the Solid Waste Services rate increase; and
 - Provides for a one-year sunset of fee and related changes in the

13 Community Development Department and Public Works department.
14

15
16 A summary of the proposed changes is attached.
17

18
19 Prepared by: Cheryl Frasca, Director, OMB
20 Concur: Lucinda Mahoney, CFO
21 Concur: George J. Vakalis, Municipal Manager
22 Respectfully submitted: Daniel A. Sullivan, Mayor

AO2010-81(S-1) Supporting Summary

Line #	AO Section Original S	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S Version Comments	S1 Version Comments
1	Sect. 1. Sect. 1.	Police Department	8.40.030	Alarm registration.		New fee for annual registration of alarm.	-	25.00	250,000.00		
2	Sect. 1. Sect. 1.	Police Department	8.40.030	Alarm registration.		Muni and ASD are exempt from payment of fees, charges and penalties imposed by this chapter, but will still need to register.	-	-	-	Was not on original AO	
3	Sect. 2. Sect. 2.	Police Department	8.40.040	False alarm charges.	A.2 b.i.	Second and third response increase in fee	75.00	125.00	3,000.00		
4	Sect. 2. Sect. 2.	Police Department	8.40.040	False alarm charges.	A.2 b.ii.	New fee for false alarms after third response - \$25 more than prior charge at the same identifiable location.	-	25.00	25.00		
5	Sect. 2. Sect. 2.	Police Department	8.40.040	False alarm charges.	A.3.	Location with 12 false alarms in any 12 consecutive months shall have its alarm registration automatically revoked.	-	-	-		
6	Sect. 3. Sect. 3.	Police Department	8.100.020	Fee for processing federal firearms forms		Charge for executing federal firearms forms required to be submitted to the federal government.	-	150.00	7,500.00		
7	Sect. 4. Sect. 4.	Police Department	9.06.115	Hourly rate for police services.	A.	Police services shall be charged at the rate of \$132 per hour, per police officer, for non-municipal functions.	110.00	132.00	10,000.00	Was not on original AO.	
8	Sect. 4. Sect. 4.	Police Department	9.06.115	Hourly rate for police services.	B.2.	If requests for police services received <10 days prior to the function, a minimum 4 hour fee of \$160 per hour will be charged.	-	640.00	16,000.00	Original AO amount was \$147 an hour	
9	Sect. 5. Sect. 5.	Municipal Attorney	9.28.019	Valid operator's license required.	C. F.	Change administrative fee for processing impounded vehicles and vehicle return bonds and return of bonded vehicles related to vehicle seizure due to operating vehicle without a valid operators license	390.00	410.00	6,660.00		
10	Sect. 6. Sect. 6.	Municipal Attorney	9.28.020	Operating under the influence-- Prohibited, sentencing.	C. J.	Change administrative fee for processing impounded vehicles and vehicle return bonds and return of bonded vehicles related to vehicle seizure due to operating vehicle under the influence.	390.00	410.00	6,660.00		
11	Sect. 7. Sect. 7.	Municipal Attorney	9.28.022	Driving under the influence-- Refusal to submit to chemical tests.	D. J.	Change administrative fee for processing impounded vehicles and vehicle return bonds and return of bonded vehicles related to vehicle seizure due to operating vehicle under the influence and refusal to submit to chemical tests	390.00	410.00	6,660.00		
12	Sect. 8. Sect. 8.	Municipal Attorney	9.28.026	Impoundment and forfeiture of vehicle.	C.9.c.	Change administrative fee for processing seizures of vehicles based on an alleged violation of various code sections.	390.00	410.00	6,660.00		
13	Sect. 9. Sect. 9.	Municipal Attorney	9.28.030	Insurance or other security required.	C. F.	Change administrative fee for processing impounded vehicles and vehicle return bonds and return of bonded vehicles related to vehicle seizure due to insufficient insurance or other security required	390.00	410.00	6,660.00		

AO2010-81(S-1) Supporting Summary

Line #	AO Section	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S1 Version Comments
14	Sect. 10. Sect. 10. Original S1	Municipal Attorney	9.28.035	Abatement of vehicles operated by delinquent offenders.	G.4. H.4. J.3.	Change administrative fee related to abatement of vehicles operated by delinquent offenders.	390.00	410.00	6,700.00	
15	Sect. 11. Sect. 11.	Police Department	10.50.060	Fees for review of licensee applications for caterer's and special event permits.		Holder of a beverage dispensary license	-	75.00	37,500.00	
16	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.1.e.	Change in fee that is in addition to the basic inspection fee for Hotels/motels with 20 - 99 units	50.00	100.00	1,950.00	
17	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.1.f.	Change in fee that is in addition to the basic inspection fee for Hotels/motels with more than 99 units	100.00	200.00	2,500.00	
18	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.1.g.	Change in fee that is in addition to the basic inspection fee for Dormitories with less than 20 units	15.00	30.00	3,735.00	
19	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.1.h.	Change in fee that is in addition to the basic inspection fee for Dormitories with 20 - 99 units	25.00	60.00	1,400.00	
20	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.1.i.	Change in fee that is in addition to the basic inspection fee for Dormitories with more than 99 units	35.00	100.00	325.00	
21	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.2.c.	Change in fee that is in addition to the basic inspection fee for non-residential facilities with sq. ft. of 5,000 - 9,999	50.00	60.00	1,010.00	
22	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.2.d.	Change in fee that is in addition to the basic inspection fee for non-residential facilities with sq. ft. of 10,000 - 19,999	75.00	100.00	4,450.00	
23	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.2.e.	Change in fee that is in addition to the basic inspection fee for non-residential facilities with sq. ft. of 20,000 - 49,999	100.00	150.00	1,300.00	
24	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.2.f.	Change in fee that is in addition to the basic inspection fee for non-residential facilities with sq. ft. of 50,000 - 99,999	125.00	200.00	1,425.00	
25	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	B.2.g.	Change in fee that is in addition to the basic inspection fee for non-residential facilities with sq. ft. of Over 99,999	150.00	300.00	600.00	
26	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	C.	Change in hourly fee from \$120 to \$175 for inspections after normal business hours, with a minimum of 2 hours.	240.00	350.00	2,750.00	
27	Sect. 12. Sect. 12.	Fire Department	10.75.010	Fees for inspections by the Anchorage Fire Department.	D.4.	Removal of \$10 fee for each common hazard noted in the original inspection but not corrected at the time of re-inspection.	10.00	-	(2,500.00)	
28	Sect. 13. Sect. 13.	Public Transportation	11.70.060	Fares.	A.	Monthly Adult Pass	50.00	55.00	157,400.00	
29	Sect. 13. Sect. 13.	Public Transportation	11.70.060	Fares.	A.	Monthly Senior, ADA and Medicare Pass	15.00	19.25	29,018.00	

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Line #	Original S	AO Section S1	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S Version Comments	S1 Version Comments
30	Sect. 13.	Sect. 13.	Public Transportation	11,70,060	Fares.	A.	Photo ID	3.00	3.75	1,355.25		
31	Sect. 13.	Sect. 13.	Public Transportation	11,70,060	Fares.	A.	Day Pass (unlimited trips for one day)	4.00	5.00	110,630.00		
32	Sect. 13.	Sect. 13.	Public Transportation	11,70,060	Fares.	A.	Day Pass Senior, ADA, and Medicare	1.25	1.50	10,111.50		
33	Sect. 13.	Sect. 13.	Public Transportation	11,70,060	Fares.	A.	Elementary School Student Summer Pass	30.00	38.50	1,530.00		
34	Sect. 14.	Sect. 14.	Finance	12,08,060	Registration tax and refunds.	A.	Aircraft Registration Tax - Single Engine	75.00	150.00		The Administration decided not to pursue this increase in the Aircraft Registration Tax at this time.	
35	Sect. 14.	Sect. 14.	Finance	12,08,060	Registration tax and refunds.	A.	Aircraft Registration Tax - Twin Engine	125.00	250.00		The Administration decided not to pursue this increase in the Aircraft Registration Tax at this time.	
36	Sect. 15.	Sect. 15.	Finance	12,10,010	Property subject to taxation.	A.†	Excludes aircraft from this section				No change to existing code	
37	Sect. 16.	Sect. 16.	Finance	12,07,010	Biennial tax levy on motor vehicle registration.		New chapter for biennial motor vehicle registration tax					
38	Sect. 16.	Sect. 16.	Finance	12,07,010	Biennial tax levy on motor vehicle registration.		Technical change "MH" to "Motor Home" and change "PK" to "Pick Up" in first box under "Vehicle Type."				S version technical language change	
39	Sect. 17.	Sect. 17.	Office of Management and Budget				MOA will file written notice of the change in scheduled amount of biennial motor vehicle registration tax indicated in the preceding section with the State of Alaska Department of Administration, Division of Motor Vehicles					
40	Sect. 18.	Sect. 18.	Public Works	21,67,060	Fees for site and stormwater plan review and inspections. For commercial buildings and structures.	A, B.	Storm water permits and inspections and snow disposal sites, snow melters, utilities				S version adds language of storm water permits, inspection, snow disposal sites, snow melters, utilities	
41	Sect. 18.	Sect. 18.	Public Works	21,67,060	Fees for site and stormwater plan review and inspections. For commercial buildings and structures.	B.1.	Greater than or equal to 500 square feet	550.00	650.00	5,000.00	S version adds language to make this table for commercial buildings and structures.	
42	Sect. 18.	Sect. 18.	Public Works	21,67,060	Fees for site and stormwater plan review. For buildings and structures.	B.1.	Single family duplex		100.00		S version reorganizes and is included in Section B2.	
43	Sect. 18.	Sect. 18.	Public Works	21,67,060	Fees for site and stormwater plan review. For buildings and structures.	B.1.	Utility less than 500 square feet and more than 4 feet in depth		100.00		S version reorganizes and is included in Section B6.	

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Line #	AO Section	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S1 Version Comments	S Version Comments	S1 Version Comments
44	Original S Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. For buildings and structures.	B.1.	Utility, 500 to 1,000 square feet	---	-200.00	---	S version reorganizes and is included in Section B8.		
45	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. For buildings and structures.	B.1.	Utility, 10,000 or greater	---	-400.00	---	S version reorganizes and is included in Section B8.		
46	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review and inspections. For single family/duplex dwellings.	B.2.	Greater than or equal to 500 square feet	-	100.00	2,500.00	S version adds separate table for single family/duplex dwellings.		
47	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review and inspections. For fill, land clearing, or grading.	B.3.	Greater than 500 square feet	-	-	-	S version adds "land clearing" to table.		
48	Sect. 18, Sect. 18	Public Works	21.67.060	For street, right-of-way and public improvement projects, the storm water plan review fee will be as stated in Anchorage Municipal Code Section 24.20.040	B.3.	previous code section referring to Anchorage Municipal Code section 24.20.040 deleted	-	-	-	S version deletes existing code language		
49	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Commercial inspection fees	B.4.	Commercial permit, construction sites disturbing 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality. Fee/yr	-	600.00	10,000.00	S version adds "construction" sites to language.		
50	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Commercial inspection fees.	B.4.	Commercial permit, construction sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality. Fee/yr	-	1,600.00	15,000.00	S version adds "construction" sites to language.		
51	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Commercial inspection fees	B.4.	Commercial permit, construction sites disturbing 5 acres or more. Fee/yr	-	1,600.00	-	S version adds "construction" sites to language.		
52	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Inspection fees.	B.4.	Commercial permit, land use area, sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality. Fee/yr	---	-600.00	---	S version separated table for commercial permits in same section.		
53	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Inspection fees.	B.4.	Commercial permit, land use area, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality. Fee/yr	---	-1,600.00	---	S version separated table for commercial permits in same section		
54	Sect. 18, Sect. 18	Public Works	21.67.060	Fees for site and stormwater plan review. Inspection fees.	B.4.	Commercial permit, land use area, 5 acres or larger or disturbance. Fee/yr	---	-1,600.00	---	S version separated table for commercial permits in same section		

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55	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review inspection fees	B.4.	Single family/duplex permits	175.00	200.00	-	S version increases fee from \$175 in original to \$200	
56	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, construction sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality. Fee/yr	175.00	200.00	-	S version adds "construction" sites to language and increases fee from \$175 in original to \$200	
57	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, construction sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality. Fee/yr	-	800.00	-	S version adds "construction" sites to language.	
58	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, construction 5 acres or larger of disturbance. Fee/yr	-	1,600.00	-	S version adds "construction" sites to language.	
59	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, land use area sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality. Fee/yr	-	200.00	-	S version separated table for single family/duplex permits in same section.	
60	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, land use area sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality. Fee/yr	-	800.00	-	S version separated table for single family/duplex permits in same section.	
61	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Single family/duplex, land use area 5 acres or larger of disturbance. Fee/yr	-	1,600.00	-	S version separated table for single family/duplex permits in same section.	
62	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Utility, all sites less than 10,000 square feet	-	100.00	-	S version adds new table for utilities in Section B8.	
63	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Utility, sites disturbing between 10,000 square feet or more or which are part of a larger common plan of development and are not greater than 5 acres, and are not a significant threat to water quality. Fee/yr	-	600.00	-	S version adds new table for utilities in Section B8.	
64	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Utility, sites disturbing 10,000 square feet or more or are part of a larger common plan of development, and are determined to be a significant threat to water quality. Fee/yr	-	1,600.00	-	S version adds new table for utilities in Section B8.	
65	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, inspection fees	B.4.	Utility, 5 acres or larger of disturbance. Fee/yr	-	1,600.00	-	S version adds new table for utilities in Section B8.	
66	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review and inspections	B.5.	Snow disposal site plan review. Fee/Site	-	500.00	-	S version adds new table for utilities in Section B8. Was not on original AO.	
67	Sect. 18, Sect. 18,	Sect. 18,	Public Works	21.67.060	Fees for site and stormwater plan review, Water body delineation fee	B.6.	New fees table for water body delineation.	-	Varies	2,500.00	Was not on original AO.	

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Line #	AO Section	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S Version Comments	S1 Version Comments
68	Original S Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Snow melter permit fees and site review.	B.7.	New fees table for snow melter permit fees and site review.	-	Varies	-	Was not on original AO.	
69	Sect. 18.	Public Works	21-67-060	Fees for Utilities.	B.8.	New fees table for utilities plan review and inspection.	-	Varies	-	Was not on original AO.	
70	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.f.	Storm water permit (non-specific)	-	200.00	-	Was not on original AO.	
71	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.f.	Water body mapping. 0 to 2 acres	-	150.00	-	S version adds new table for water body mapping in Section B6.	
72	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.g.	Water body mapping. 2 to 5 acres	-	300.00	-	S version adds new table for water body mapping in Section B6.	
73	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.h.	Water body mapping. 5 to 20 acres	-	500.00	-	S version adds new table for water body mapping in Section B6.	
74	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.i.	Water body mapping. more than 20 acres	-	1,000.00	-	S version adds new table for water body mapping in Section B6.	
75	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.j.	Water body mapping verification	-	-	-	S version adds new table for water body mapping in Section B6.	
76	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.k.	Snow melter device review and permit	-	2,500.00	-	S version adds new table for water body mapping in Section B7.	
77	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.l.	Snow melter site review and inspection	-	1,000.00	-	S version adds new table for water body mapping in Section B7.	
78	Sect. 18.	Public Works	21-67-060	Fees for site and stormwater plan review. Other Fees.	B.9.m.	Snow melter site annual renewal and inspection	-	500.00	-	S version adds new table for water body mapping in Section B7.	
79	Sect. 19.	Community Development	23-10.	Building permit fees. New construction (residential and commercial)	Table 3-A	Changes hourly inspection fee from \$130 to \$150 per hour. Also clarifies that no additional permit fee is due when grading of a site is part of an existing bldg permit, but are required when grading/excavation/fill is done on a stand-alone basis.	130.00	150.00	211,000.00		
80	Sect. 20	Community Development	23-10.	Plan Review Fees.	Table 3-B	Land Use Review fees until 2009 were calculated as 15% of the building permit fee. Effective January 1, 2009, fees for land use review became 0.0004 x residential project valuation and 0.00065 x commercial project valuation with a minimum base fee of \$25. Proposed changes are to 0.00065 x residential valuation and 0.00075 x commercial valuation with a minimum base fee of \$55.	Varies	Varies	21,000.00		

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81	Sect. 20.	Sect. 20.	Community Development	23.10.	Plan Review Fees.	Table 3-B	Commercial plan review formula becomes 0.0031 x valuation (as opposed to 0.0028 x valuation). Plan review fees for grading work are reduced for projects involving less than 500 cubic yards or more than 25,000 cubic yards. Fees for projects involving 501 to 10,000 cubic yards increase some, and fee for 10,001 to 25,000 cubic yards remain unchanged.	Varies	Varies	95,000.00		
82	Sect. 20.	Sect. 20.	Community Development	23.10.	Plan Review Fees.	Table 3-B	Land Use Review fees until 2009 were calculated as 15% of the building permit fee. Effective January 1, 2009, fees for land use review became 0.0004 x residential project valuation and 0.00065 x commercial project valuation with a minimum base fee of \$25. Proposed changes are to 0.00065 x residential valuation and 0.00075 x commercial valuation with a minimum base fee of \$65.	Varies	Varies	64,000.00		
83	Sect. 21.	Sect. 21.	Community Development	23.10.	Inspection Fees.	Table 3-C	Changes hourly inspection fee from \$130 to \$150 per hour. There is also a new inspection surcharge of 25% for secured facilities.	Varies	Varies	5,500.00		
84	Sect. 22.	Sect. 22.	Community Development	23.10.	Electrical permit fees.	Table 3-D	Changes hourly inspection fee from \$130 to \$150 per hour.	130.00	150.00	-		
85	Sect. 23.	Sect. 23.	Community Development	23.10.	Plumbing permit fees.	Table 3-E	Changes hourly inspection fee from \$130 to \$150 per hour.	130.00	150.00	-		
86	Sect. 24.	Sect. 24.	Community Development	23.10.	Elevator, escalator, dumbwaiter, and other lift permit fees.	Table 3-F	Converts annual fees to biennial fees and changes several fees for elevator certification/inspections, including: - from \$2,080 to \$2,100 for new hydraulic elevator; - \$2,600 to \$2,700 for new electric elevator; - New, can charge \$150/hour for excess hours if difficult to access and have to spend more time than base fee covers	Varies	Varies	65,000.00		
87	Sect. 25.	Sect. 25.	Community Development	23.10.	Grading, Excavation and Fill Permit fees.	Table 3-G	Changes several grading, excavation and fill permit fees, and changes hourly inspection fee to \$150 per hour. Also clarifies that no additional permit fee is due when grading of a site is part of an existing bldg permit, but are required when grading/excavation/fill is done on a stand-alone basis.	Varies	Varies	-		
88	Sect. 26.	Sect. 26.	Community Development	23.10.	Mobile home permit fees.	Table 3-I	A flat fee of \$25 for land use review is created for when a trailer is placed onto a mobile home lot.	-	25.00	-		
89	Sect. 27.	Sect. 27.	Community Development	23.10.	Swimming pool, spa and hot tub fees.	Table 3-J	This fee will be repealed.	N/A	N/A	-		

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90	Sect. 28.	Sect. 28.	Sect. 28.	Community Development	23.10.	Sign permit fees.	Table 3-K [3-K] 1,2	Changes hourly inspection fee from \$130 to \$150 per hour.	130.00	150.00	-		
91	Sect. 28.	Sect. 26.	Sect. 28.	Community Development	23.10.	Sign permit fees.	Table 3-J [3-K] 4	Changes sign land use plan review per hour, with half-hour increments, 1/2 hour minimum from \$50 to \$130 per hour.	50.00	130.00	-		
92	Sect. 29.	Sect. 29.	Sect. 29.	Community Development	23.10.	Licenses and testing fees.	Table 3-K [3-L] 2,C	Re-institute a biennial licensing fee for trainees	-	75.00	15,000.00		
93	Sect. 29.	Sect. 29.	Sect. 29.	Community Development	23.10.	Licenses and testing fees.	Table 3-K [3-L] 2,D	Biennial licensing fee for special inspectors.	-	125.00	-		
94	Sect. 29.	Sect. 29.	Sect. 29.	Community Development	23.10.	Licenses and testing fees.	Table 3-K [3-L] 3,A	Backflow Assembly Tester, renewal fee	70.00	100.00	-		
95	Sect. 30.	Sect. 30.	Sect. 30.	Community Development	23.10.	On-site services fees.	Table 3-L [3-M]	Reduces the permit fee for replacing a septic tank from \$530 to \$200 but \$530 will continue to apply if drain field needs replacement.	530.00	200.00	(11,500.00)		
96	Sect. 31.	Sect. 31.	Sect. 31.	Community Development	23.10.	Miscellaneous fees.	Table 3-M [3-N] 10,	Changes hourly inspection fee from \$130 to \$150 per hour.	130.00	150.00	-		
97	Sect. 32.	Sect. 32.	Sect. 32.	Fire Department	23.55-400.	Definitions.		Definitions related to municipality-financed fire protection.	-	-	-	Deleted proposed changes to existing code	
98	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	A.1.	Change in fee for call-out response of Anchorage Fire Department for Fire Suppression in areas outside fire service areas;	500.00	4,000.00	-	Deleted proposed changes to existing code	
99	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	A.2.	Change in fee for call-out response of Anchorage Fire Department for Technical Rescues in areas outside fire service areas;	500.00	500.00	-	Deleted proposed changes to existing code	
100	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	A.3.	Change in fee for call-out response of Anchorage Fire Department for Emergency Medical Services (EMS) in areas outside fire service areas;	500.00	200.00	-	Deleted proposed changes to existing code	
101	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	A.4.	Change in fee for call-out response of Anchorage Fire Department for Fire Rescue for Emergency Medical Services (EMS)-stand-by time in areas outside fire service areas;	500.00	200.00	-	Deleted proposed changes to existing code	
102	Sect. 33.			Fire Department	23.55-400.	Cost of services.	A.	Clarifying language added to make the call-out fee applicable in areas that have no mutual aid agreement.	-	500.00	-		New in S1 (Ossander)
103	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	B.	Language added to make this section apply to incidents other than fire suppression	-	-	-	Deleted proposed changes to existing code	
104	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	B.1.	Hourly rate for each piece of engine company fire apparatus used for an incident, after first hour in areas outside fire service areas.	75.00	100.00	118.75		
105	Sect. 33.	Sect. 33.	Sect. 33.	Fire Department	23.55-400.	Cost of services.	B.2.	Hourly rate for each piece of ladder truck fire apparatus used for an incident, after first hour in areas outside fire service areas	-	100.00	-		

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Line #	Original S	AO Section	Department	Existing Code	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S Version Comments	S1 Version Comments
106	Sect. 33.	Sect. 33.	Fire Department	23.55.400	Cost of services.	B.3.	Hourly rate for each piece of heavy rescue fire apparatus used for an incident, after first hour in areas outside fire service areas.	-	100.00	1,500.00	S version added "Heavy"	
107	Sect. 33.	Sect. 33.	Fire Department	23.55.400	Cost of services.	B.4.	Hourly rate for each piece of tender fire apparatus used for an incident, after first hour in areas outside fire service areas.	75.00	100.00	118.75		
108	Sect. 33.	Sect. 33.	Fire Department	23.55.400	Cost of services.	B.5.	Hourly rate for each piece of engine fire apparatus used for an incident, after first hour in areas outside fire service areas.	75.00	100.00	-		
109	Sect. 33.	Sect. 33.	Fire Department	23.55.400	Cost of services.	B.6.	Hourly rate for each piece of command officer vehicle fire apparatus used for an incident, after first hour in areas outside fire service areas.	-	50.00	-	Was not on original AO.	
110	Sect. 34.	Sect. 34.	Solid Waste	26.80.050-	Fee schedule for secured loads- the following solid waste disposal user charges shall apply to secured loads:	A.4.	Solid Waste tipping fee rates \$3/ton rate increase on all weighted loads at the disposal facility-- \$15/load or \$53.00/ton	50.00	53.00	-	S version changed effective date from 02/01/2011 to 04/01/2011	Deleted proposed rate change.
111	Sect. 34.	Sect. 34.	Solid Waste	26.80.050-	Fee schedule for secured loads- the following solid waste disposal user charges shall apply to secured loads:	A.4.	Solid Waste tipping fee rates \$3/ton rate increase on all weighted loads at the transfer facility-- \$20/load or \$63.00/ton	60.00	63.00	-	S version changed effective date from 02/01/2011 to 04/01/2011	Deleted proposed rate change.
112	Sect. 34.	Sect. 34.	Solid Waste	26.80.050-	Fee schedule for secured loads- the following solid waste disposal user charges shall apply to secured loads:	A.5.	At a solid waste transfer or disposal facility that does not have operational scales, there is a \$1 increase/cubic yard of non-compacted solid waste. New rate of \$15/load available if not charged by cubic yard.	-	15.00	-		Deleted proposed rate change.
113	Sect. 34.	Sect. 34.	Solid Waste	26.80.051-	Fee schedule for secured loads- the following solid waste disposal user charges shall apply to secured loads:	A.5.	At a solid waste transfer or disposal facility that does not have operational scales, there is a \$1 increase/cubic yard of non-compacted solid waste. \$7/cubic yard if not charged by load.	6.00	7.00	-		Deleted proposed rate change.
114	Sect. 34.	Sect. 34.	Solid Waste	26.80.050-	Fee schedule for secured loads- the following solid waste disposal user charges shall apply to secured loads:	A.5.	At a solid waste transfer or disposal facility that does not have operational scales, there is a \$2 increase/cubic yard of compacted solid waste.	12.00	14.00	-		Deleted proposed rate change.
115	Sect. 35.	Sect. 35.	Varies	3.90.050	Departmental regulation of time, place and manner of inspection of records.	A.	Change allowing employee time to be charged when the nature of the information request requires custodial observation of the access	-	-	-		
116	Sect. 36.	Sect. 36.	Varies	3.90.001	Definitions.		No Fee Change in this section	-	-	-		
117	Sect. 37.	Sect. 37.	Varies	3.90.002	Copying charges.	A.1.	Xerographic copy requests resulting in 5 pages or less	-	6.00	-		
118	Sect. 37.	Sect. 37.	Varies	3.90.002	Copying charges.	A.2.	Xerographic copy requests resulting in more than 5 pages (fee per page). Research and retrieval charges may be applied 3.90.005	0.25	0.30	-		
119	Sect. 37.	Sect. 37.	Finance	3.90.002	Copying charges.	A.2.	Copying charges for Property Appraisal	0.25	0.30	430.00		

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120	Sect. 37.	Sect. 37.	Police Department	3.90.002	Copying charges	R.	Hourly Rate for Police Department Evidence Computer - Research, Redact, Remove or Wipe Hard Drive - containing child pornography, illegal images or material	-	100.00	-		
121	Sect. 37.	Sect. 37.	Police Department	3.90.002	Copying charges	S.	Per Disk charge for Police Department Evidence Digital Photographs fee per CD or DVD disk	-	15.00	-		
122	Sect. 37.	Sect. 37.	Police Department	3.90.002	Copying charges	T.	Hourly Rate for Police Department Evidence Video Recording, hourly rate - VHS, mini or other cassette tape format: research, review, redact or duplicate recording (requires Sworn Officer/Detective)	-	100.00	10,400.00		
123	Sect. 37.	Sect. 37.	Police Department	3.90.002	Copying charges	U.	Per Disk charge for Police Department Evidence Video Recording fee per CD or DVD disk.	-	15.00	-		
124	Sect. 37.	Sect. 37.	Police Department	3.90.002	Copying charges	V.	Hourly Rate for Police Department Evidence Custodial Viewing - Civil (requires Sworn Officer/Detective to standby and observe)	-	100.00	-		
125	Sect. 38.	Sect. 38.	Varies	3.90.005	Record retrieval charges.			35.00	40.00	70.00	S version language adds that cost of "redacting" is included in this charge	
126	Sect. 39.	Sect. 39.	Finance	6.70.001	Fee for dishonored check.		Increases the fee for a dishonored check.	20.00	30.00	8,000.00		
127	Sect. 40.	Sect. 40.	Community Development	21.20.002	Schedule of fees--Zoning.		Rezoning, area master plan, conditional use or major amendments to condition use permit - increase varies by size. Administrative site plan review - reduce fee to \$1,680. NEW: Application for variances. Fence variance. Makes fee for a fence variance cost \$1,160 (as opposed to the \$3,360 charged for all other types of variances).	Varies	Varies	35,560.00	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
128	Sect. 40.	Sect. 40.	Community Development	21.20.002	Schedule of fees--Zoning.	1.c.	Added fee for rezoning of parcels with rural designations per 21.85.020C, and comprised of less than 5 acres	-	2,500.00	-		New in S1 (Ossander)
129	Sect. 41.	Sect. 41.	Community Development	21.20.003	Schedule of fees--Platting.		Preliminary plat - increase current \$3,840 base + \$140/lot to new base of \$3,840 + \$500/lot	Varies	Varies	15,000.00	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
130	Sect. 42.	Sect. 42.	Public Works	21.60.001	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Structure addition	50.00	200.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
131	Sect. 42.	Sect. 42.	Public Works	21.60.001	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Structure alteration	50.00	200.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	

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Line #	AO Section	Existing Code	Department	AO Section Header	Code Section	Brief Description	Current Fee	New Fee	Projected 2011 Revenue Change	S Version Comments	S1 Version Comments
132	Original S1 Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Utility service connect	50.00	60.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
133	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Grading/excavation and fill	150.00	200.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
134	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Bridges, Fee/hr	-	100.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
135	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Storage of material and equipment	75.00	90.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
136	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Bank/Slope restoration	50.00	200.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
137	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Flood plain plan review	38.00	45.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
138	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Letter of map administrative fee/single lot/multi-structure	200.00	-	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
139	Sect. 42, Sect. 42, Sect. 42	21.60.001	Public Works	Fee schedule Flood Hazard Reviews, Permits, and Inspections		Letter of map revision	500.00	100.00	-	Title 21 changes are not effective until P&Z approval or January 1, whichever comes later	
140	Sect. 43, Sect. 43, Sect. 43	25.10.011	Parks & Rec	Exhibit A - P&R Revise Fee Schedule			-	-	-		
141	Sect. 44, Sect. 44, Sect. 44	3.99.020	Varies	Authorization to exceed limitation of increases.			-	-	-		
142	Sect. 45, Sect. 45, Sect. 45	8.05.060	Municipal Attorney	Increases the community work service (CWS) hours so that they are all at 40 and increases the fines from \$250 to "up to \$500"	B.2.		250.00	<500.00	-		

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443	Original S1 Sect. 46	Treasury	42.10.060	Method of Assessment	D-6	Any wholesale or retail business with an inventory valued at \$50,000 or greater at any point during the preceding calendar year beginning no later than April 20, 2012, shall report all inventory held for sale based on the value of the business entity's inventory over the previous twelve calendar months associated with each tax year reporting cycle.	-	-	-	Change Business Property Inventory to a monthly average assessed value method (rather than a year-end method) for businesses with inventory of \$50,000 or greater. Smaller businesses could continue to report their inventory at a year-end value. There are no revenue impacts for 2011 because the change will not go into effect until 2012.	This section was removed from the ordinance because it does not fit within the title of the ordinance.
144	Sect. 47	Public Works	21.67.050	Storm water runoff restrictions and system plan review	D	Removal of director's discretion to issue a project-wide approval.	-	-	-	Was not on original A.O.	
145	Sect. 47	Public Works	21.67.050	Storm water runoff restrictions and system plan review	F.1-2	Water Body Delineation: Definitions, Standards, and Boundaries	-	-	-	Was not on original A.O.	
146	Sect. 47	Public Works	21.67.050	Storm water runoff restrictions and system plan review	G.1-4	Snow disposal sites.	-	-	-	Was not on original A.O.	
147	Sect. 47	Public Works	21.67.051	Storm water runoff restrictions and system plan review	H.1-5	Snow melter operations.	-	-	-	Was not on original A.O.	
148	Sect. 48	Public Works	21.67.050	Storm water permits required	A.1-4	Storm water permit requirements.	-	-	-	Was not on original A.O.	
149	Sect. 49	Public Works	9.14.004	Right-of-way special activity permits	A-L	Right-of-way special activity permits. Includes increase in permit for police services	-	-	4,800.00	Was not on original A.O.	
150	Sect. 50	Fire Department	25.12.001	Anchorage Fire Department Facilities Use Regulation	A-C	Use permit and revocable license fees	-	-	-	Was not on original A.O.	
151	Sect. 51	Fire Department	25.12.005	Anchorage Fire Department Facilities Use Regulation		Use permit and revocable license fees schedule (Attachment B).	-	-	-	Was not on original A.O.	
152	Sect. 52	Solid Waste				New Language: The fee schedule of user charges for secured loads at solid waste transfer or disposal facilities, with and without scales under AMC 26.80.050, will be reviewed for potential increase only after the Assembly is provided with the Administrations' report on the management review of Solid Waste Services operations.	-	-	-	New in S1 (Johnston)	
153	Sect. 53	Varies				The Municipal Clerk is directed to present this ordinance for the Assembly's review and possible action at an Assembly meeting in September 2011.	-	-	-		New in S1 - Provides for sunset review process.
154	Sect. 45	Sect. 52	Finance	12.07.010	None	Section 16 re motor vehicle tax shall become effective 01/01/2012	-	-	-		
155	Sect. 45	Sect. 54	Solid Waste	26.80.050	None	Section 34 re SWS shall become effective 02/01/2011	-	-	-	S-version change to make Section 34 re SWS shall become effective 04/01/2011	Deleted proposed rate change.
156	Sect. 45	Sect. 54	Varies	21.10.015	None	Title 21 changes in Sections 40, 41 & 42 are not effective until Planning & Zoning Commission approval or January 1, 2011 whichever comes later.	-	-	-		

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157	Sect. 45, Sect. 52, Sect. 54, Varies	S1	Varies		None		All other sections shall become effective 01/01/2011					
Total AO2010-81(S) Projected 2011 Revenue Changes										1,270,012.25		
General Government										1,270,012.25		
Non General Government (Solid Waste Services)										-		
Total AO2010-81(S) Projected 2011 Revenue Changes										1,270,012.25		