

City of Rincon Ordinances - Municode update
Ordinance 0-2007-168, adopted August 13, 2007

Part II. - Code of Ordinances

Chapter 82. - Utilities

Article I. – In General

Section 82-6. (new section on Capital Recovery Costs) (repeals ordinance 0-2007-008 on capital recovery costs, adopted April 23, 2007)

Sec. 82-6. - Capital recovery costs.

The Rincon and Effingham County Potable Water Agreement and the Effingham County and City of Savannah Water Agreement require Rincon to collect a Capital Recovery Cost charge for each applicable equivalent residential unit (ERU). Said Capital Recovery Cost charges are currently \$900.00 to be paid to the City of Savannah and \$178.00 to be paid to Effingham County. The Capital Recovery Cost charge to be paid to the City of Savannah shall be based on the Savannah Revenue Ordinance as outlined under the Effingham County and City of Savannah Water Agreement.

- a) "ERU" or Equivalent Residential Unit" means, with respect to a water customer, the number of residential units to which the water demand of that customer is equivalent, where a residential unit is assumed to have an average demand of 300 gallons per day. The Capital Recovery Cost charge shall be prorated according to the number of gallons per unit of water demand based upon the City of Savannah Revenue Ordinance.
- b) Any customer requesting water service for the construction of a new structure will be charged a Capital Recovery Cost of \$1,078.00 per equivalent residential unit (ERU), or the applicable prorata Capital Recovery Cost.
- c) The payment of the Capital Recovery Cost charge shall be due prior to the issuance of a building permit.
- d) The collection of the Capital Recovery Cost charge shall terminate when the City of Rincon is no longer responsible for collecting the charge under the terms of the Rincon and Effingham County Potable Water Agreement.

AN ORDINANCE TO AMEND THE CAPITOL RECOVERY COSTS ORDINANCE; TO REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; TO PROVIDE FOR AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

BE IT ORDAINED by the Mayor and Council of Rincon, Georgia, and it is hereby ordained by the authority thereof that:

The ordinance entitled "Capitol Recovery Costs" is hereby amended as follows

The Rincon and Effingham County Potable Water Agreement and the Effingham County and City of Savannah Water Agreement require Rincon to collect a Capitol Recovery Cost charge for each applicable equivalent residential unit (ERU). Said Capitol Cost Recovery charges are currently \$900.00 to be paid to the City of Savannah and \$178.00 to be paid to Effingham County. The Capitol Recovery Cost charge to be paid to the City of Savannah shall be based on the Savannah Revenue Ordinance as outlined under the Effingham County and City of Savannah Water Agreement.

"ERU" or "Equivalent Residential Unit" means, with respect to a water customer, the number of residential units to which the water demand of that customer is equivalent, where a residential units assumed to have an average demand of 300 gallons per day. The Capital Recovery Cost charge shall be prorated according to the number of gallons per unit of water demand base upon the City of Savannah Revenue Ordinance.

Any customer requesting water service for the construction of a new structure will be charged a capital recovery cost of \$1,078.00 per equivalent residential unit (ERU) or the applicable prorata Capital Recovery Cost.


The payment of the Capitol Cost Recovery charge shall be due prior to the issuance of a building permit.

The collection of the Capitol Recovery Cost charge shall terminate when the City of Rincon is no longer responsible for collecting the charge under the terms of the Rincon and Effingham County Potable Water Agreement.

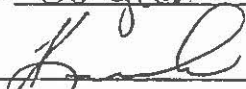
All ordinances or parts of ordinances in conflict herewith are hereby repealed.

The effective date of this ordinance shall be as allowed by the Code of Ordinances of the City of Rincon.

ADOPTED THIS 13th day of August, 2007.


MS WANDA HENDRIX
Clerk of Council

RECEIVED AND APPROVED THIS 13th day of August, 2007.



KENNETH LEE
Mayor

Read first time: _____

Read second time and passed: _____