

Memorandum Regarding Council Bill No. 2023-45: An Ordinance adopting a consolidated fee ordinance.

Background:

The City of Nixa, like almost all other cities in Missouri, charge user fees for the services, licenses, and approvals provided by the City. User fees are charged so that the general taxpayer is not completely subsidizing the provision of services or approvals provided to individuals. The City's fees are currently scattered throughout the City Code and several un-codified ordinances.

Analysis:

The intent of this Council Bill is to place the City's user fees into one section of the City Code. This will place the City's fees on a firm enforceable foundation and provide the fees in a more convenient location. Currently, to determine the amount and legal authority for a currently imposed City fee, the public or staff are required to search the City Code for the fee or know that the fee was approved by an uncodified ordinance. This is unwieldy and inefficient.

Additionally, the Bill updates the language of a few sections of the City Code to update the provisions to reflect current practices related to specific fees.

Recommendation:

Staff recommends approval of this Bill. The updates made to the City Code by the Bill will provide the City's fees with an added element of efficiency and formality.

MEMO SUBMITTED BY: Nick Woodman | City Attorney

Attachments:

Council Bill No. 2023-45; Council Bill Exhibit A – City Clerk Fees; Council Bill Exhibit B – Finance Department Fees; Council Bill Exhibit C – Planning and Development Department Fees; Council Bill Exhibit D – Police Department Fees; Council Bill Exhibit E – Public Works Department Fees; and Council Bill Exhibit F – Parks and Recreation Department Fees.

1 2 3 4	AN ORDINANCE OF THE COUNCIL OF THE CITY OF NIXA AMENDING SEVERAL SECTIONS OF THE NIXA CITY CODE FOR THE PURPOSE OF CONSOLIDATING AND MODIFYING PROVISIONS RELATED TO THE CITY'S FEES.
5 6 7 8	WHEREAS the City of Nixa charges various fees for many services and approvals; and
9 10	WHEREAS the City Council desires to consolidate the various fees imposed by the City; and
11 12 13 14	WHEREAS to that end, the City Council desires to modify the Nixa City Code and consolidate the various fees of the City into one section of the City Code.
14 15 16 17	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NIXA, AS FOLLOWS, THAT:
17 18 19 20 21	SECTION 1: Chapter 2, Article IV, Section 2-151 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 2-151, said section shall read as follows:
22 23 24	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being stricken .)
25 26	Sec. 2-151 Waiver of fees for governmental entities by resolution - authorized.
27 28 29 30 31 32	No municipal user fees, whether imposed by this code or any other ordinance shall be waived except by Resolution of the City Council. The Council shall only waive such fees by Resolution for other governmental entities and upon a showing by said governmental entity that the public is better served by the requested waiver than by the imposition of the fee.
33 34	Sec. 2-151. – Fees for city services or other charges.
35 36 37 38 39	(a) <u>Generally</u> . The amount authorized for various City fees shall be in accordance with the provisions of this section. In the event that the amount of a fee contained in this section conflicts with an amount established by another section of the Nixa City Code or Ordinance, the amount set forth in this section for the fee shall control.
40 41	(b) <i>Fees Imposed.</i> The fees set forth in this section shall be charged for the various services, licenses, and approvals referenced herein:
42 43 44	(1) Fees Administered by the City Clerk:
45 46	[Insert Council Bill Exhibit A here.]

COUNCIL BILL NO. 2023-45

ORDINANCE NO._____

47	(2) Fees Administered by the Finance Department:
48 49 50	[Insert Council Bill Exhibit B here.]
50 51 52	(3) Fees Administered by the Planning and Development Department:
53	[Insert Council Bill Exhibit C here.]
54 55 56	(4) Fees Administered by the Police Department:
56 57	[Insert Council Bill Exhibit D here.]
58 59	(5) Fees Administered by the Public Works Department:
60 61 62	[Insert Council Bill Exhibit E here.]
62 63 64	(6) Fees Administered by the Parks and Recreation Department:
65 66	[Insert Council Bill Exhibit F here.]
67 68 69 70 71 72	(c) Purpose of Fees. Generally, the fees adopted by this section shall be imposed to, at a minimum, defray the costs to the City of providing the service, license, or approval. It is the City Council's intention that the provision of the various services, licenses, or approvals shall not be a burden to the general taxpayers of the City but instead are borne by those seeking the services, licenses, or approvals.
73 74 75 76 77	(d) Waiver of fees for governmental entities by resolution. No fees, whether imposed by this code or any other ordinance shall be waived except by Resolution of the City Council. The Council shall only waive such fees by Resolution for other governmental entities and upon a showing by said governmental entity that the public is better served by the requested waiver than by the imposition of the fee.
78 79 80 81 82	SECTION 2: Chapter 2, Article IV, Section 2-149 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 2-149, said section shall read as follows:
83 84	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being stricken .)
85 86 87	Sec. 2-149. – Charges for insufficient bank funds.
87 88 89 90 91 92	The officers of the city shall charge the amount established in Section 2-151 of the Nixa City Code by ordinance as a fee service and administrative charge, in addition to the fee charged by a financial institution, for any check that is written to the city and returned insufficient. This charge also applies in the case of direct withdrawals or closed accounts which are redeemed by a customer.

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94	SECTION 3: Chapter 4, Article I, Section 4-4 of the Nixa City Code is hereby
95	amended by repealing said section in its entirety and adopting in lieu thereof a new
96	section 4-4, said section shall read as follows:
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98	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed
99	is indicated by being stricken.)
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101	Sec. 4-4. – Schedule of License Fees.
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103	(a) The <u>classes of licenses identified in Section 4-2 of this Chapter</u> f ollowing categories
104	and subcategories of licenses shall be issued upon compliance with the provisions of
105	this Chapter and payment of the <u>applicable</u> license <u>fees</u> fee as provided for <u>in Section</u>
106	<u>2-151 of the Nixa City Code.</u> herein.
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108	(1) General Licenses.
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110	a. Malt liquor – original package: \$75.00.
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112	b. Intoxicating liquor – all kinds – original package: \$150.00.
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114	c. Malt liquor and light wines — by the drink: \$75.00.
115	d Common poting and drinking places: \$450.00
116 117	d. Common eating and drinking places: \$450.00.
117	e. Wine and brandy manufacturer: \$300.00.
119	c. White and brandy manalaotarer. 6000.00.
120	f. Microbrewery: \$300.00.
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122	g. Intoxicating liquor – all kinds – by the drink: \$450.00.
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124	(2) Sunday Sales. (Additional fees)
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126	a. Intoxicating liquor – original package: \$300.00.
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128	b. Restaurant bars: \$300.00.
129	Common action and drinking places, \$200.00
130	c. Common eating and drinking places: \$300.00.
131 132	d. Liguor by the drink – all kinds: \$300.00.
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133	(3) Permits.
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135	a. Temporary permit – by the drink for certain organizations (7 days max.):
137	\$37.50.
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139 140	b. Tasting permit: \$37.50.
141 142	c. Liquor Catering permit: \$15.00 per each calendar day.
142 143 144 145 146 147 148	(b) (4) Duration – Proration and refund of fees. All licenses issued under the provisions of this Chapter shall expire on the thirty-first (31st) day of December following the issuance thereof. For a partial year license, the fee shall be prorated quarterly. No license fee shall be returned to the holder upon sale, transfer or dissolution of the business of which the license was issued.
149 150 151 152	(c) (5) Revocation or forfeit of license – fee not returned. In case of revocation or forfeiture of any license granted and issued under the provisions of this Chapter for cause or otherwise, the City shall in no event return any part of the fee paid for such license.
153 154 155 156	SECTION 4: Chapter 6, Article II, Section 6-34 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 6-34, said section shall read as follows:
150 157 158 159	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being stricken .)
160 161	Sec. 6-34 Fee for impounded animals.
162 163 164	Any <u>person</u> owner claiming an impounded animal at the facility <u>shall</u> will pay a <u>user</u> <u>fee</u> <u>service/storage fee for</u> <u>prior to</u> the return of the animal in the amount established by <u>in Section 2-151 of the Nixa City Code</u> ordinance .
165 166 167 168	SECTION 5: Chapter 6, Article II, Section 6-37 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 6-37, said section shall read as follows:
169 170 171 172	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being stricken .)
172 173 174	Sec. 6-37 Certain animal licenses.
175 176 177 178 179	(a) There shall be a licensing fee imposed in the amount established in Section 2-151 of the Nixa City Code by ordinance on all dogs that are not spayed or neutered and kept as pets within the city limits. This licensing fee tax must shall be paid by the owner or owners of any dog, provided that the animal is more than 12 weeks of age.
180 181 182 183 184	(b) The fee for licensing a spayed or neutered dog will be in the amount established <u>in Section 2-151 of the Nixa City Code</u> by ordinance; but, in order to receive this reduced fee, the owner must present verification from a licensed veterinarian of the procedure. All owners must present evidence of vaccination to obtain an animal license.

- (c) Service dogs used for handicap assistance must also be licensed; however, their fee
 may be waived. Proof of dog training for handicapped assistance and evidence of
 vaccination are required in order for fee to be waived.
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(d) Miniature pigs, as such term is defined in section 6-13 of the <u>Nixa City Code city code</u>,
 shall also be subject to the licensing requirements established in this section.
 However, the additional fee charged for registering a non-spayed or non-neutered
 miniature pig shall only be charged on miniature pigs which are more than four months
 in age.

- SECTION 6: Chapter 12, Article II, Section 12-21 of the Nixa City Code is hereby
 amended by repealing said section in its entirety and adopting in lieu thereof a new
 section 12-21, said section shall read as follows:
- (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removedis indicated by being stricken.)
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202 Sec. 12-21. Business licenses required.

No person, sole proprietor, partnership, corporation or other business organization shall carry on a business at a physical location within the City of Nixa without securing a license as set out in this chapter and paying the fee for same established <u>in Section 2-</u> <u>151 of the Nixa City Code by ordinance</u>.

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SECTION 7: Chapter 12, Article II, Section 12-28 of the Nixa City Code is hereby
 amended by repealing said section in its entirety and adopting in lieu thereof a new
 section 12-28, said section shall read as follows:

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(Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed
 is indicated by being stricken.)

- Sec. 12-28. Itinerant merchant.
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No person shall exercise, carry on, or engage in selling, exchanging, or trading 218 personal property, goods, wares, or merchandise from a motor vehicle in the city without 219 first having obtained a license therefore from the city. The license required by this section 220 shall be issued by the city clerk upon payment of a fee as established in Section 2-151 of 221 the Nixa City Code by ordinance. Any person seeking a license under this Section shall 222 submit to a criminal background check as part of the application process. No person who 223 has been convicted of felony within the past seven years or a misdemeanor involving 224 moral turpitude or false statements shall be issued a license under this section. The term 225 of the license issued pursuant to this section shall be for one year, beginning January 1 226 and ending December 31 of the same year. The fee for said license shall not be prorated. 227 228

SECTION 8: Chapter 16, Article X, Division 2, Section 16-420 of the Nixa City 229 Code is hereby amended by repealing said section in its entirety and adopting in lieu 230 thereof a new section 16-420, said section shall read as follows: 231 232 (Note: Language to be added is indicated by being underlined. Language to be removed 233 is indicated by being stricken.) 234 235 Sec. 16-420. - Application; city council consideration; renewal. 236 237 (a) An application for a business license for the operation of an adult business in the city 238 shall be obtained from the city clerk. 239 240 (b) Each such application shall be submitted in the name of the person proposing to 241 conduct or operate the adult business and shall be notarized. All applications shall 242 contain the following information: 243 244 (1) The business name, address and telephone number of the establishment, a 245 description of the adult business to be performed on the premises, and the name 246 of the owner of the premises where the adult business will be located. 247 248 (2) The name, residence address, home telephone number, occupation, dates and 249 place of birth and social security number of the applicant. 250 251 (3) The names, residence addresses, social security numbers and dates of births of 252 all partners, if the applicant is a partnership; and if the applicant is a corporation or 253 a limited liability company, the same information for all corporate officers, directors 254 and stockholders, and all limited liability company managers and members. 255 256 (4) The addresses of the applicant, or of all partners, or of all corporate officers and 257 directors, or of all limited liability company managers of members, for the five years 258 immediately prior to the date of the application. 259 260 261 (5) A description of the adult business or similar business history of the applicant, or of all partners, or of all corporate officers and directors; or of all limited liability 262 company managers and members, whether any such person or entity, in 263 previously operating in this or another city, county or state, has had a business 264 license revoked or suspended, the reason therefor, and the activity of occupation 265 subjected to such action, suspension or revocation. 266 267 (6) A statement of each and every business, occupation or employment of the 268 applicant, or of all partners, or of all corporate officers and directors, or of all limited 269 270 liability company managers and members, for the three years immediately 271 preceding the date of the application. 272 273 (7) A statement from the applicant, or from each partner, or from each corporate officer and director, or from each limited liability company manager and member, that 274

- each such person has not been convicted of, released from confinement forconviction, or diverted from prosecution on:
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a. A felony criminal act within five years immediately preceding the application; or

- b. A misdemeanor criminal act within five years immediately preceding the
 application, where such misdemeanor criminal act involved sexual offenses,
 prostitution, promotion of prostitution, sexual abuse, pornography or related
 offenses as defined in the state criminal code or the criminal code of the
 jurisdiction in which the offense was charged or involved controlled substances
 or illegal drugs or narcotic offenses as defined in the Missouri Controlled
 Substances Act or other statutes or ordinances.
- The statement shall also indicate that no applicant, partner or corporate officer or director has been convicted of a municipal ordinance violation or diverted from prosecution on a municipal ordinance violation, within two years immediately preceding the application, where such municipal ordinance violation involved sexual offenses, indecent exposure, prostitution or the sale of controlled substances or illegal drugs or narcotics.
 - (8) If the applicant is a corporation, a current certificate of registration issued by the state secretary of state.
 - (9) A statement under oath that the applicant has personal knowledge of the information contained within the application and that the information contained therein is true and correct and that the applicant has read the provisions of this article.
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- (c) Upon submission of each such application, the police department shall review the 303 information contained therein and verify the gualifications of the applicant. The city 304 council shall, within 45 days, consider the application at a regular session. The 305 applicant shall be present and in person at the meeting when said application is 306 307 considered by the city council. Failure to appear will be grounds for denial of the application. If the application meets all of the requirements as set forth in this article, 308 the city council may issue a license for operation of the adult business. Such license 309 shall be issued until December 31 of the year in which such license is issued, or 310 December 31 of the next year if the license is issued after October 1. All licenses 311 issued under this article are subject to a fee in the amount established in Section 2-312 151 of the Nixa City Code to the fee schedule and must be renewed annually in the 313 same manner as provided above. 314
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- (d) On applications requesting a license to operate a bath house or body painting studio,
 the applicant shall provide for each person working on the premises a health certificate
 from a duly licensed state physician stating that within 90 days prior thereto, the
 applicant and all other persons working on the premises have been examined and
 found free of any contagious or communicable disease.

321 SECTION 9: Chapter 20, Article V, Division 6, Section 20-401 of the Nixa City 322 Code is hereby amended by repealing said section in its entirety and adopting in lieu 323 324 thereof a new section 20-401, said section shall read as follows: 325 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 326 is indicated by being stricken.) 327 328 329 Sec. 20-401. Golf cart special use permits. 330 331 All golf carts operated on city streets or roadways shall be registered with the city and issued a permit yearly. The city clerk shall prepare an application form for the special 332 use permit and charge a fee as established in Section 2-151 of the Nixa City Code of 333 \$15.00 for each permit. A sticker with identifying numbers shall be attached to the rear of 334 the registered golf cart and be visible for inspection upon request. A permit issued 335 pursuant to this section shall be issued for a single golf cart and is not transferrable to 336 337 other golf carts. 338 **SECTION 10:** Chapter 20, Article VII, Division 3, Section 20-519 of the Nixa City 339 Code is hereby amended by repealing said section in its entirety and adopting in lieu 340 thereof a new section 20-519, said section shall read as follows: 341 342 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 343 is indicated by being stricken.) 344 345 346 Sec. 20-519. - Permits for curb loading zones. 347 348 The city traffic engineer shall not designate or sign any curb loading zone upon special request of any person unless such person makes application for a permit for such 349 zone and for two signs to indicate the ends of each such zone. The city traffic engineer 350 upon granting a permit and issuing such signs shall collect from the applicant and deposit 351 in the city treasury a service fee in the amount established by ordinance and may by 352 353 general regulations impose conditions upon the use of such signs and for reimbursement of the city for the value thereof in the event of their loss or damage and their return in the 354 event of misuse or upon expiration of permit. Every such permit shall expire at the end of 355 356 one year. 357 SECTION 11: Chapter 22, Article II, Division 1, Section 22-22 of the Nixa City Code 358 359 is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 22-22, said section shall read as follows: 360 361 362 (Note: Language to be added is indicated by being underlined. Language to be removed is indicated by being stricken.) 363 364 365 Sec. 22-22. - Water system state of emergency. 366

- (a) The city administrator, after considering pumping capacity, water level in storage tanks, water level in production wells, water usage rates, weather and drought conditions and such other factors as may be deemed relevant, may declare a Stage
 I, II or III Emergency, and when so declared, no person shall use or draw water from the city's water distribution system in violation of the restrictions on usage applicable to the state of emergency declared by the city administrator.
- (b) Prior to declaring a state of emergency, the city administrator shall enter into the records of the city findings of fact upon which he based his decision and shall thereupon enter his order declaring an emergency, specifying whether the emergency is of a Stage I, II or III type. He, and all city agents, officers, and employees upon whom he may call for assistance, shall thereupon proceed to implement the provisions of this section as the conditions may require.
- 380 (c)The fact of the declaration of emergency, the type of emergency, and the restrictions 381 on usages applicable to that type of declaration shall be disseminated to the general 382 383 public through the local broadcast and print media and in such other manners as the city administrator may determine is reasonably calculated to inform the residents of 384 and visitors to the city of the declaration. If reasonable efforts to bring the declaration 385 of emergency to the public have been made, considering the seriousness of the 386 conditions, the time available, and the media or means available for the dissemination 387 of information, lack of knowledge of the declaration of emergency shall be no defense 388 to a violation of this section. 389
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(d)

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- (1) As used herein, the term "Stage I Emergency" means that it shall be unlawful for 393 water to be used from the water distribution system for the watering of grasses, 394 lawns, gardens, trees, shrubs, or similar vegetation; to wash any building, 395 sidewalks, driveways or any outdoor structure; to fill or refill any pools, hot tubs, 396 tanks or other vessels not used for direct public health and welfare except when 397 done in compliance with a watering schedule established by the city administrator 398 399 and advertised to the public pursuant to Subsection (c) of this section. It shall be unlawful to wash motor vehicles of any type, trailers of any type, and other 400 automotive or boating equipment except when done in compliance with a watering 401 schedule established by the city administrator or at a car wash that has, prior to 402 the declaration of the state of emergency, been issued a business license by the 403 city for that purpose. 404
- 406 (2) Water rates for $\frac{5}{8} \times \frac{3}{4}$ residential service connections during a Stage I Emergency 407 will be adjusted. All water used in excess of 15,000 but less than 25,000 will be 408 charged at a rate 25 percent higher than the regular rate per 1,000 gallons. All 409 water used in excess of 25,000 will be charged at a rate 50 percent higher than 410 the regular rate per 1,000 gallons.
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- (3) Bulk water rates during a Stage I Emergency will be charged at a rate 50 percent 412 higher than the regular rate for bulk water per 1,000 gallons. 413
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- (1) As used herein, the term "Stage II Emergency" means that it shall be unlawful for 417 water to be used from the water distribution system for the watering of grasses. 418 lawns, gardens, trees, shrubs, or similar vegetation; to wash any building, 419 sidewalks, driveways or any outdoor structure; to fill or refill any pools, hot tubs, 420 tanks or other vessels not used for direct public health and welfare. It shall be 421 unlawful to wash motor vehicles of any type, trailers of any type, and other 422 automotive or boating equipment by any means except at a car wash that has, 423 prior to the declaration of the state of emergency, been issued a business license 424 by the city for that purpose; or to draw water from the city water system from any 425 faucet or outlet when such water is not being used for ordinary and usual domestic. 426 commercial, or industrial purpose. 427
- 428 (2) Water rates for $\frac{5}{8} \times \frac{3}{4}$ residential service connections during a Stage II emergency 429 will be adjusted. All water used in excess of 15,000 but less than 25,000 will be 430 431 charged at a rate 25 percent higher than the Stage I rate per 1,000 gallons. All water used in excess of 25,000 will be charged at a rate 50 percent higher than 432 the Stage I rate per 1,000 gallons. 433
 - (3) Bulk water rates during a Stage II Emergency will be charged at a rate 50 percent higher than the Stage I rate for bulk water per 1,000 gallons.
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 - (1) As used herein, the term "Stage III Emergency" means that conditions on the distribution system are critical and all efforts are for securing the water supply for the health and welfare of the citizens. During a Stage III emergency, it shall be unlawful to use water in any manner for the watering of grasses, lawns, gardens, trees, shrubs, or similar vegetation under any conditions or by any means; or to wash any motor vehicle, trailer, or other automotive or boating equipment; or to wash any building, sidewalks, driveways or any outdoor structure under any conditions or by any means, including at a commercial car wash, or to fill or refill any pools, hot tubs, tanks or other vessels not used for direct public health and welfare.
- 450 (2) Water rates for $\frac{5}{4} \times \frac{3}{4}$ residential service connections during a Stage III Emergency 451 will be adjusted. All water used in excess of 15,000 but less than 25,000 will be 452 453 charged at a rate 25 percent higher than the Stage II rate per 1,000 gallons. All water used in excess of 25,000 will be charged at a rate 50 percent higher than 454 the Stage II rate per 1,000 gallons. 455
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- (3) Violations for a Stage III Emergency may result in the loss of service. During a
 Stage III Emergency, the city may curtail service by removing the water meter and
 capping the service until outstanding accounts have been satisfied per subsection
 (h) (4) of this section. Further violation may result in the loss of service until the
 state of emergency is reduced to Stage I.
- (4) During a Stage III Emergency, no bulk water service is available. A bulk service
 customer who uses water during a Stage III Emergency shall be charged a rate of
 100 percent higher than the Stage II rate per 1,000 gallons and the loss of service
 until the Emergency level has been removed. Further use shall be considered theft.
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(g) At the next regular or special meeting of the city council following the declaration of 468 an emergency of either stage by the city administrator, the city council shall review the 469 findings of fact and declaration of the city administrator. After making such review, the 470 council shall either confirm the actions of the city administrator, reduce the stage of 471 emergency or overturn the declaration in its entirety; provided, however, that no action 472 of the council to reduce the stage of emergency declared by the city administrator or 473 to overturn a declaration of emergency shall be effective unless such action is 474 approved by the majority vote of all the members of the council then-elected or 475 appointed and serving on the council. Further, no action of the council in reducing the 476 stage of emergency or overturning the action of the city administrator in declaring an 477 emergency shall be a defense to a charge of violating the provisions of this section for 478 acts which occurred after the declaration became effective, but prior to its modification 479 480 or reversal by the city council.

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- (h) The following additional provisions shall be applicable to the provisions of this section:
- (1) A declaration of emergency made under this section shall continue in full force and
 effect unless and until the stage of the declaration is increased or reduced (in which
 event, the prior declaration shall be superseded as of the date and time of the entry
 of the new declaration), or released by written order of the city administrator or
 reduced or reversed by action of the city council.
- (2) In declaring a state of emergency, the city administrator may, if circumstances
 justify, make the declaration applicable only for specified hours of the day or for
 certain specified days.
- (3) No culpable mental state shall be required for a person charged with the violation of the provisions of this section to be found guilty of such violation. The owner or occupant of the premises upon which such illegal use shall occur shall also be deemed guilty of a violation occurring upon any such premises, regardless of the person who shall have committed such illegal use. The preceding sentence shall not be construed as relieving the person actually making such illegal use from responsibility therefor.
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(4) The water service of any person found guilty of knowingly violating the provisions 502 of this section may be disconnected from the water distribution system, and, if so 503 disconnected, shall not be reconnected until he shall have paid all costs of water 504 used and a disconnection/reconnection fee in the amount established by ordinance 505 which shall be placed in the city water fund Section 2-151 of the Nixa City Code. 506 507 (i) Guidelines and examples for emergency declaration considerations. Because of 508 continually varying conditions on the water distribution system, weather and other 509 environmental factors, any one or combination of occurrences may be considered as 510 benchmarks for the city administrator in making an emergency declaration. Some 511 examples include: 512 513 (1) Water level in a well or wells that is reduced to within 50 feet above the top of the 514 515 pump. 516 (2) Water usage in excess of pumping capacity for sustained periods beyond normal 517 operations. 518 519 (3) Storage capacity in one or more towers being reduced during peak periods below 520 minimum levels for sustained periods. 521 522 (4) System component failure, such as a well pump failure, large water leak or large 523 fire combined with any of subsections (i)(1)-(3) of this section or during peak 524 usage times that could cause any of the above factors to occur. 525 526 (i) City facilities and operations. During a declared water system emergency, all city 527 departments and facilities shall reduce certain operations that may contribute to 528 further escalation of the emergency. During declared periods, all departments shall: 529 530 (1) Reduce all outdoor watering to the level implemented for other users. During a 531 stage I emergency, reduce outdoor watering to only recreational fields, shrubs, 532 flowerbeds and trees. 533 534 (2) During stage II and III emergency, stop all outdoor watering. Cease all nonessential 535 outdoor watering of grass areas in yards and open spaces. 536 (3) During all stages, cease all vehicle and equipment and other washing except 537 where necessary for operations. 538 539 540 (4) During stage I emergency, reduce hydrant or system flushing to only essential operations necessary to maintain the health, safety and welfare of the citizens. 541 Increase discretion with increased stages. 542 543 SECTION 12: Chapter 22, Article II, Division 2, Section 22-48 of the Nixa City Code 544 is hereby amended by repealing said section in its entirety and adopting in lieu thereof a 545 546 new section 22-48, said section shall read as follows: 547

548 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 549 is indicated by being stricken.)

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- 551 Sec. 22-48. Provisions related to payment of bills for water charges.
- 552 (a) All bills issued by the city for the payment of water service shall be due and payment 553 shall be made by the due date stated on the bill. Bills shall be mailed via United States 554 regular mail. Bills shall be considered delinguent after 5:00 p.m., central time, on the 555 due date stated on the bill. The due date for water service bills shall be the fifth or 556 twentieth day of the month as stated on the bill. Payments that are mailed, including 557 payments made by a bank bill pay service provided by the user's bank or financial 558 institution, must be received by the due date stated on the bill to avoid a surcharge or 559 the disconnection of service. A ten percent surcharge in the amount established in 560 Section 2-151 of the Nixa City Code shall be added to all bills for water service which 561 are not paid by the stated due date. If a bill for water service is not paid by the tenth 562 calendar day following the due date, the provision of water service shall be subject to 563 being disconnected. Following disconnection of services due to nonpayment, full 564 payment of all delinquent utility accounts due shall be paid prior to the city 565 reconnecting water utility service. Furthermore, a service charge in the amount 566 established in Section 2-151 of the Nixa City Code of \$50.00 shall be charged for the 567 reconnection of water service or any other utilities which require reconnection fee in 568 the amount established by ordinance shall be charged for each electric and water 569 service reconnected. 570
- (b) Bills and notices to water service users shall be deemed to have been presented and
 given when sent via United States regular mail to the address of the utility user on file
 with the city.
- (c) The city shall not be bound by bills issued under mistake of fact as to the quantity andnature of water service rendered.
- (d) The city shall have the right to read meters and issue bills either monthly or for such
 other periods as may be deemed practicable by the city and such bills shall be due
 and payable as provided herein.
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- (e) Water service shall be provided for the sole use of the water utility user. The resale or
 sub-metering of water or water service by any person is prohibited. A separate bill
 shall be issued for each meter, and water service furnished to the same user through
 separate meters shall not be added or cumulated for billing purposes, irrespective of
 the location of the meters except only when such separate meters are installed on the
 same premises for the convenience and at the request of city, in which event the water
 service furnished through said meters may be cumulated for billing purposes.
- (f) In case of a dispute involving the accuracy of a water meter, such meter may be tested
 upon the request of the water user and the bill will be adjusted if the testing reveals a
 discrepancy. If upon testing, the meter is found to be accurate, the requesting water

user shall reimburse the city for all testing costs associated with the request. The citymay place this on the user's next bill.

596

(g)The city administrator, for the purpose of preventing the disconnection of water service,
 is hereby authorized to enter into repayment agreements with water utility users
 provided that said users have not failed to fully pay a prior repayment agreement
 amount within the last 12 months preceding the current request for a repayment
 agreement. Repayment agreements shall not exceed a term of three months.

602

(h)The city administrator is authorized and empowered to promulgate additional
 procedures to carry out the terms and intent of this section. Such additional
 procedures shall be placed on file for public inspection in the office of the city clerk
 and shall include, without limitation, procedures related to the disconnection of water
 service for nonpayment and provisions related to repayment agreements. Violations
 of these additional procedures shall be considered violations of this section.

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610 **SECTION 13:** Chapter 22, Article III, Division 1, Section 22-112 of the Nixa City 611 Code is hereby amended by repealing said section in its entirety and adopting in lieu 612 thereof a new section 22-112, said section shall read as follows:

613
614 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed
615 is indicated by being stricken.)

616

618

617 Sec. 22-112. - Construction of proper toilet facilities.

The owner of all houses, buildings, or properties used for human occupancy, employment, recreation, or other purposes, situated within the city and abutting on any street, alley or right-of-way in which there is now located or may in the future be located a public sanitary or combined sewer of the city, is hereby required at his expense to install suitable toilet facilities therein and to connect such facilities directly with the proper public sewer in accordance with the provisions of this chapter, within 90 days after date of official notice to do so, provided that said public sewer is within 400 feet of the property line.

627 **SECTION 14:** Chapter 22, Article III, Division 2, Nixa City Code is hereby amended 628 by repealing said Division in its entirety, said Division shall read as follows:

629

(Note: Language to be added is indicated by being <u>underlined</u>. Language to be removedis indicated by being stricken.)

- 633 DIVISION 2. PRIVATE SEWAGE DISPOSAL SYSTEMS
- 634

632

635 Sec. 22-130. Public sewer not available.

Where a public sanitary or combined sewer is not available under the provisions
 of section 22-112, the building sewer shall be connected to a private sewage disposal

639 system complying with the provisions of this division.

640 Sec. 22-131. Permit for private sewer. 641 642 (a) Before commencement of construction of a private sewage disposal system, the 643 owner shall first obtain a written permit signed by the city sewer inspector. Where the 644 city has initiated a public sewer system improvement project that would serve the 645 property where a private system is proposed, and the total cost of the sewer system 646 improvement project is known, the owner shall place in escrow 150 percent of the 647 owner's fair proportional amount of the system's total cost in cash or an irrevocable 648 letter of credit prior to receipt of a private sewer permit. 649 650 (b) If the city has not yet initiated a sewer system improvement project to serve the 651 property where a private sewer system is proposed, the owner shall sign a contractual 652 agreement with the city guaranteeing full payment of the property's fair proportional 653 amount of the public sewer system improvement when it becomes available. All such 654 agreements shall be recorded with the county recorder. The application for such 655 permit shall be made on a form furnished by the city, which the applicant shall 656 supplement by plans, specifications, and other information as is deemed necessary 657 by the city sewer inspector. A permit and inspection fee in the amount established by 658 659 ordinance shall be paid to the city at the time the application is filed. A permit and inspection fee in the amount established by ordinance shall be paid to the city at the 660 time the building permit application is filed. 661 662 Sec. 22-132. Inspection of private sewer. 663 664 A permit for a private sewage disposal system shall not become effective until the 665 installation is completed to the satisfaction of the city sewer inspector. He shall be allowed 666 to inspect the work at any stage of construction and in any event, the applicant for the 667 permit shall notify the city sewer inspector when the work is ready for final inspection and 668 before any underground portions are covered. The inspection shall be made within 48 669 hours of the receipt of notice by the city sewer inspector. 670 671 672 Sec. 22-133. Requirements for private sewer. 673 The type, capacities, location and layout of a private sewage disposal system shall 674 comply with all recommendations of the state department of natural resources. No septic 675 tank or cesspool shall be permitted to discharge to any natural outlet. 676 677 678 Sec. 22-134. Availability of public sewer. 679 At such time as a public sewer becomes available to a property served by a private 680 681 sewage disposal system, as provided in section 22-133, a direct connection shall be made to the public sewer in compliance with this article, and any septic tanks, cesspools, 682 and similar private sewage disposal facilities shall be abandoned according to the rules 683 684 and regulations of the state department of natural resources.. 685

COUNCIL BILL NO. 2023-45

686 687	Sec. 22-135. Maintained at owner's expense.		
688	The owner shall operate and maintain the private sewage disposal facilities in a		
689	sanitary manner at all times at no expense to the city.		
690	building marmer at an arres at no expense to the ony.		
	Sec. 22-136. Filling of abandoned private sewer.		
691	Jeb. 22-150. Filling of abahuoneu privale sewer.		
692	When a public cover becomes evailable, the building cover shall be connected to		
693	When a public sewer becomes available, the building sewer shall be connected to		
694	said sewer within 60 days and the private sewage disposal system shall be abandoned according to the rules and regulations of the state department of natural resources.		
695 606	according to the rules and regulations of the state department of hatural resources.		
696	See 22 127 Construction site privise		
697 602	Sec. 22-137. Construction site privies.		
698 600	Approved type privice may be temperarily created and maintained on construction		
699 700	Approved type privies may be temporarily erected and maintained on construction		
700	sites with the approval of the city sewer inspector.		
701	SECTION 45: Charter 22, Article III, Division 2, Section 22, 150 of the Nive City		
702	SECTION 15: Chapter 22, Article III, Division 3, Section 22-159 of the Nixa City		
703	Code is hereby amended by repealing said section in its entirety and adopting in lieu		
704	thereof a new section 22-159, said section shall read as follows:		
705			
706	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed		
707	is indicated by being stricken .)		
708			
709	Sec. 22-159 Public sewer permit.		
710	The sum of any house on building on his summary that the ball sharing a summ		
711	The owner of any house or building, or his representative, shall obtain a sewer		
712	connection permit at city hall before any sewer construction is started. The cost of this		
713	permit shall be as set forth in Section 2-151 of the Nixa City Code established by		
714	ordinance.		
715			
716	SECTION 16: Chapter 22, Article IV, Division 2, Section 22-312 of the Nixa City		
717	Code is hereby amended by repealing said section in its entirety and adopting in lieu		
718	thereof a new section 22-312, said section shall read as follows:		
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720	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed		
721	is indicated by being stricken .)		
722			
723	Sec. 22-312. Provisions related to payment of bills for electric charges.		
724			
725	(a) All bills issued by the city for the payment of electric service shall be due and payment		
726	shall be made on the due date stated on said bill. Bills shall be mailed via United		
727	States regular mail. Bills shall be considered delinquent after 5:00 p.m., central time,		
728	on the due date stated on said bill. The due date for electric service bills shall be the		
729	5th or 20th day of the month. Payments that are mailed, including payments made by		
730	a bank bill pay service provided by the user's bank or financial institution, must be		
731	received by the due date to avoid a surcharge or disconnection of service. A ten		

percent surcharge in the amount established in Section 2-151 of the Nixa City Code 732 shall be added to all bills for electric service which are not paid by the stated due date. 733 If a bill for electric service is not paid by the tenth calendar day following the due date, 734 735 the provision of electric service will be subject to being disconnected. Following disconnection of services due to nonpayment, full payment of all delinquent utility 736 accounts due shall be paid prior to the city reconnecting electric utility service. 737 Furthermore, a service charge in the amount established in Section 2-151 of the Nixa 738 City Code of \$50.00 shall be charged for the reconnection of electric service, or any 739 other utilities which require reconnection. 740

- 741
- (b) Bills and notices to electric service users shall be deemed to have been presented
 and given when sent via United States regular mail to the address of the utility user
 on file with the city.
- 745 (c) Electric service shall be provided for the sole use of the electric utility user. The resale 746 or sub-metering of electric energy or electric service by any person is prohibited. A 747 separate bill shall be issued for each meter, and electric service furnished to the same 748 user through separate meters and shall not be added or cumulated for billing 749 purposes, irrespective of the location of the meters except only when such separate 750 751 meters are installed on the same premises for the convenience and at the request of the city, in which event the electric service furnished through said meters may be 752 cumulated for billing purposes. 753
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757

- (d) The city shall not be bound by bills issued under mistake of fact as to the quantity andnature of electric service rendered.
- (e) The city shall have the right to read meters and issue bills either monthly or for such
 other period as may be deemed practicable by the city and such bills shall be due and
 payable as provided herein.
- (f) In case of a dispute involving the accuracy of an electric meter, such meter may be
 tested upon the request of the user and the bill will be adjusted as provided in
 subsections 22-309 of this Code. If upon testing, the meter is found to be accurate as
 described in subsection 22-309, the requesting customer shall reimburse the city for
 all testing cost associated with the request.
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- (g) The city administrator, for the purpose of preventing the disconnection of electric
 service, is hereby authorized to enter into repayment agreements with electric utility
 users provided that said users have not failed to fully pay a prior repayment agreement
 amount within the last 12 months preceding the current request for a repayment
 agreement. Repayment agreements shall not exceed a term of three months.
- 773
- (h) The city administrator is authorized and empowered to promulgate additional
 procedures to carry out the terms and intent of this section. Such additional
 procedures shall be placed on file for public inspection in the office of the city clerk
 and shall include, without limitation, procedures related to the disconnection of electric

service for nonpayment and provisions related to repayment agreements. Violations 778 779 of these additional procedures shall be considered violations of this section. 780 781 **SECTION 17:** Chapter 22, Article III, Division 6 of the Nixa City Code is hereby amended by repealing said division in its entirety and adopting in lieu thereof a new 782 division, said division shall read as follows: 783 784 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 785 is indicated by being stricken.) 786 787 DIVISION 6. – RATES AND CHARGES; BILLING AND COLLECTION PROCEDURES 788 789 Sec. 22-242. - Determination of usage. 790 791 (a) Basis for service charges. Except as otherwise herein provided, service charges shall 792 be based on one of the following: 793 794 (1) On the quantity of water used from any source or sources of supply, as measured 795 by a water meter or meters acceptable to the city. 796 797 (2) On the quantity of sanitary sewage, industrial wastes, water or other liquids 798 entering the sanitary sewage system of the city and measured by a sewage meter 799 acceptable to the city. 800 801 (3) On the quantity of water as determined by the city or other authorized 802 representative of the city through a study of the particular service. 803 804 (4) On the quantity of sanitary sewage, industrial wastes, water or other liquids 805 entering the sanitary sewage system of the city as determined by the city or other 806 authorized representative of the city through a study of the particular service. 807 808 (b) Outside city sewer service. Those users outside the City limits who receives sewer 809 service shall pay 1 $\frac{1}{2}$ times the city sewer rate per 1,000 gallons of water use, plus 810 the city's minimum base charge then in effect or as may be amended. 811 812 (1) Each owner of a private well or other private water supply who requests outside 813 city sewer service shall, at his own expense, install and maintain in continuous 814 efficient operation a water meter acceptable to the city on such private well or other 815 private water supply. Property owners currently receiving outside sewer service, 816 as of the adoption date of the ordinance from which this article is derived, who 817 elects not to install a water meter shall be billed on the basis of 7,920 gallons per 818 819 month of household water use. 820 (2) Upon adoption of the ordinance from which this article is derived, each owner who 821 822 receives outside city sewer service shall pay 1¹/₂ times the city sewer rate per 1,000

- gallons of water use, plus the city's minimum base charge then in effect or
 amended in the future.
- 825 826

(3) As of the date of the ordinance from which this article is derived, each owner shall pay a city sewer deposit in the amount established by ordinance for commercial prior to receipt of outside city sewer service. The owner shall maintain said deposit

in full during each and every month outside city sewer service is provided.

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- (c) *Maintenance of meters*. Where installed, all water or sewage meters shall be
 maintained by the owner, at his expense, in continuous efficient operation at all times.
 The readings of any such meter which, in the opinion of the city, has not been so
 maintained will be disregarded and the city or its authorized representative shall
 determine the sewage volume delivered to the sanitary system of the city during the
 time covered by discredited meter readings.
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838 Sec. 22-243. - Sewer service charge rates.

- 839 (a) All users, other than occupied residential units, with the exception of owners of vacant, 840 unoccupied single-family residential units as noted below shall be billed on the basis 841 842 of all monthly water consumption as determined by monthly water meter reading. The city shall collect sewer service charges for the use of, and the services rendered by 843 said sanitary sewer system from the owners or occupants of each residence, building 844 or structure, which is connected to the sanitary sewer system of the city. Owners of 845 vacated, unoccupied single-family residential units, who have given notification to the 846 utility billing department that utility service to the single-family residence is no longer 847 required but wish to continue using their irrigation system, shall be billed for minimum 848 base sewer service charge. 849
- 850

(b) The rates and charges established by this article shall be applied to the water
consumption billed after this article shall have been placed in effect, except as herein
otherwise provided. In order that the least sewer service charge to the residential
water consumers for water used to maintain lawns, gardens, flowers, shrubs, trees,
etc., water usage shall be derived from water consumption recorded in periods when
such activities are reduced.

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(c) For the months of January, February and March, the basis of the occupied residential
 bills shall be based on the current monthly water consumption. In computing the
 residential bills for the remaining nine months consisting of April, May, June, July,
 August, September, October, November and December, the average of the monthly
 meter reading taken between January and March shall be used.

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(d) In cases where a residence first becomes subject to the sewer services charges
established herein and that date is after the meter reading date in May and no water
meter reading was taken before such date, the owner or occupant of such residence
shall be billed the customer service charge plus a volume charge, as determined by
the city until a basis can be established as herein provided.

869 870 (e) In multiple housing complexes or combinations of multiple housing units, apartment housing units, trailer park pads or spaces, the number of users shall be the number of 871 872 dwelling units connected to the sewer system whether served by individual water meters or by a single master water meter or private water supply. Where a single 873 water meter or private water supply serves multiple housing complexes, the number 874 of dwelling units shall be used in computing charges, whether or not all units are 875 occupied. 876 877 (f) The minimum charge charges per month shall be as set forth herein: established by 878 ordinance. In addition, each contributor shall pay a user charge rate for debt service 879 and operation and maintenance including replacement in the amount established by 880 ordinance. 881 882 (1) Monthly Base Rates. 883 884 a. Beginning January 1, 2023, the base rate shall be \$13.25. 885 886 b. Beginning January 1, 2024, the base rate shall be \$13.75. 887 888 c. Beginning January 1, 2025, the base rate shall be \$14.25. 889 890 d. Beginning January 1, 2026, the base rate shall be \$14.75. 891 892 (2) Rates usage. In addition to the base rates established herein, an additional rate, 893 as established below, shall be charged: 894 895 a. Beginning January 1, 2023, the usage rate shall be \$4.14 per 1,000 gallons of 896 water consumption. 897 898 b. Beginning January 1, 2024, the usage rate shall be \$4.18 per 1,000 gallons of 899 water consumption. 900 901 c. Beginning January 1, 2025, the usage rate shall be \$4.23 per 1,000 gallons of 902 water consumption. 903 904 d. Beginning January 1, 2026, the usage rate shall be \$4.27 per 1,000 gallons of 905 water consumption. 906 907 (q) Except as otherwise provided herein, the sewer service charge shall be based on the 908 quantity of water used on or in the property or premises subject to such charges and 909 910 shall be computed by applying the rates established; and shall be payable as herein provided. 911 912 913 Sec. 22-244. - Extra charges. 914

In order that the rates and charges may be justly and equitably adjusted to the 915 service rendered, the city shall have the right to base its charges not only on volume but, 916 also on the strength and character of sewage and wastes which it is required to treat and 917 918 dispose of. The city shall have the right to measure and determine the strength and content of all sewage and wastes discharged, either directly or indirectly, into the city's 919 sanitary sewage system in such a manner and by such method as it may deem 920 practicable in the light of the conditions and attending circumstances of the case in order 921 to determine the proper charge. 922

- 923
- (1) Extra charges for discharge of excess BOD. Any customer who discharges sewage
 having a BOD concentration in excess of 280 mg/l shall pay an additional charge
 in the amount established by ordinance. Such additional charges shall be
 determined by the Director of Public Works subject to review and approval by the
 City Administrator and shall include, but not be limited to costs of labor, chemicals,
 and equipment directly used in correcting the conditions.
- (2) Extra charges for discharge of excess suspended solids. Any customer who discharges sewage having a suspended solids concentration in excess of 300 mg/l shall pay an additional charge in the amount established by ordinance. Such additional charges shall be determined by the Director of Public Works subject to review and approval by the City Administrator and shall include, but not be limited to costs of labor, chemicals, and equipment directly used in correcting the conditions.
- 938 (3) Extra charges for discharge of toxic substance. Any customer who discharges a 939 toxic substance which is deleterious to the treatment process or to sludge 940 utilization shall be liable for all costs incurred by the city in returning the treatment 941 process or sludge to its proper condition. Such additional extra charges shall be 942 determined by the Director of Public Works treatment plant operator subject to 943 review and approval by the City Administrator city council and shall include, but 944 not be limited to costs of labor, chemicals, and equipment directly used in 945 correcting the toxic conditions. 946
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948 Sec. 22-245. - Method of billing.

(a) All sewer service charges established by this division shall be a part of, but noted as 950 a separate item on the water bill of each user and shall be billed, collected and become 951 delinguent at the same time and in the same manner as such water bill. Any user of 952 953 the city sewer system who is delinguent in the payment of the service charge provided herein shall be deemed to be delinguent in the payment of the sewer bill and shall be 954 subject to being disconnected from the sewer system in the same manner and at the 955 956 same time as provided in other ordinances for disconnection from the water system. No person who has been disconnected from the sewer system shall be again 957 connected thereto until he has paid to the city all delinguent sewer bills in full together 958 959 with a reconnect charge in the amount established by Section 2-151 of the Nixa City <u>Code</u> ordinance. Disconnection shall be by removal of the water meter or physical
 blockage or disconnection of the building sewer service line.

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(b) The rates established by this division may be billed to the tenants occupying the
 property served, unless otherwise requested in writing by the property owners, but
 such billings shall in no way relieve the owner from the liability in the event payment
 is not made as herein required.

- (c) The owners of tenant-occupied property shall have the right to examine the collection
 records of the city for the purpose of determining whether such rates and charges
 have been paid by such tenants; provided that such examination shall be made at the
 office at which such records are kept and during the hours that such office is open for
 business.
- 973
 974 SECTION 18: Chapter 22, Article V, Division 2, Section 22-374 of the Nixa City
 975 Code is hereby amended by repealing said section in its entirety and adopting in lieu
 976 thereof a new section 22-374, said section shall read as follows:
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978 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 979 is indicated by being stricken.)

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- 981 Sec. 22-374. Facility use.
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Any member of the general public may utilize the The recycle/compost collection 983 facility during the normal business hours of the facility is for use by the city's utility paying 984 customers (referred to herein as residents). Users Residents shall personally deliver and 985 deposit only accepted recycling material and vard waste, free of garbage, animal and 986 hazardous wastes, during normal hours of operation. Recycling material and yard waste 987 must be deposited in designated bins. Users of the City's solid waste collection system 988 may utilize the facility without the need for a permit, pursuant to the approval of Ordinance 989 898 (Approved by the gualified voters at the April 4, 1995, election). Those who are not 990 users of the City's solid waste collection system may utilize the facility after obtaining a 991 permit from the City and paying the permit fee established in Section 2-151 of the Nixa 992 City Code. 993 994

- SECTION 19: Chapter 24, Article I, Section 24-2 of the Nixa City Code is hereby
 amended by repealing said section in its entirety and adopting in lieu thereof a new
 section 24-2, said section shall read as follows:
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- 999 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed1000 is indicated by being <u>stricken</u>.)
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1002 Sec. 24-2. Encroachment permits within public rights-of-way, public easements and 1003 public property.

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1005 (a) *Permits required for encroachment;*

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- 1006 1007 (1) Permits required. The following activities require an Encroachment Permit: the installation, maintenance or repair of: a driveway approach, sidewalk, Utility Facility 1008 either public or private, that is installed on, over or under any portion of any public 1009 right-of-way or public easement or public property that requires digging, trenching, 1010 cutting of a roadway, curbing, sidewalk, etc. after the original construction of a 1011 development has been completed and; after the final plat has been approved and 1012 recorded and; the improvements have been inspected and accepted by the city as 1013 being complete. 1014 1015
 - (2) Specific exemptions. Exempt encroachments are those which, in the opinion of the director, would have a minor impact on the present or planned use of the public right-of-way, public easement or public property and those which are expressly exempted herein. The following encroachments are exempt as long as they do not create a vision or clearance hazard.
 - (i) Mailboxes and their enclosing structures,
 - (ii) Temporary signs and banners as permitted by city ordinance.
 - (iii) Guard/handrails along edges of driveway approaches, walks, stairs, etc. that encroach in public right-of-way, and;
 - (iv)Lawns, plants and approved street trees encroaching in public right-of-way that do not impede mobility or obstruct visibility for pedestrians, bicyclists and motorists and; do not violate ADA standards.
 - (v) This chapter shall not apply to any officer or employee of the city in the discharge of his official duties.
- (3) Emergency work authorization. This chapter shall not prevent any person, 1036 association, firm or corporation from performing emergency maintenance on any 1037 1038 pipe, conduit or wire lawfully on or under any public street, or from making an emergency use, or encroachment as may be necessary for the preservation of life 1039 or property when an urgent necessity therefor arises, except that the person, firm, 1040 association or corporation making an emergency use or encroachment shall apply 1041 for a written permit as soon as possible after work has begun, commencing with 1042 the first business day the city offices open. 1043
- (4) Failure to obtain an encroachment permit prior to start of work. It is the responsibility of the person or organization creating the Encroachment to make sure required permit(s) are secured prior to the start of any work within a public right-of-way, public easement or public property. Failure to do so will result in a "Stop Work Order" and possible citation for being in violation of the is section. Each day that the Encroachment exists without a permit will be subject to a fine of up to \$100.00 per day. The stop work order will be rescinded only after a permit for the

- 1052 Encroachment has been secured, any discrepancies have been remedied and any 1053 assessed fines have been paid.
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1055 (b) Application, fees and construction bond.

- (1) Any person desiring to locate or maintain an encroachment shall submit an application (on a form proved by the city) to the office of the director. The application shall include a description of the proposed encroachment and a scale drawing illustrating the nature and extent of the proposed encroachment and its relationship to adjoining properties and facilities. The director may require an actual survey to determine the exact location of any public or private improvements that will be encroaching in the public right-of-way.
- 1065 (2) *Permit fee*. A Permit processing fee in the amount <u>established in Section 2-151 of</u>
 1066 <u>the Nixa City Code</u> of \$100.00 shall be paid at the time the permit application is submitted.
- (3) Construction bond. A construction bond in the amount of at least \$5,000.00 naming 1069 the city of Nixa as payee/beneficiary shall be established at the time of application. 1070 1071 A bond may be made in the form of cash or certified cashier's check or; in lieu of a cash deposit, the applicant may, upon approval by the director, file an approved 1072 surety bond issued by a company authorized to do a general surety business in 1073 the state of Missouri. The purpose and intent of this bond is to reimburse the city 1074 for expenses that are incurred when having to remove an Encroachment and 1075 restore the right-of-way to its former condition. 1076
- Any bond provided as surety for this section may only be accessed by the city and only for the purpose of completing, repairing or removing an encroachment that either has been abandoned by the contractor, does not meet the standards set forth in this chapter or; has left the encroachment site in disrepair (i.e. the directional boring contractor boring too shallow, causing a protuberance in the street asphalt). If for some reason the encroachment permit is denied, the full Bond amount shall be returned to the applicant once they are notified of that denial.
- Any bond or cash deposit required by the director pursuant to this part shall be payable to the city and shall be filed with the city clerk at the time of application.
- 1089 Upon satisfactory completion of all work authorized in the permit, and fulfillment of 1090 all conditions of the permit, the city will release the bond, or cash deposit back to 1091 the permittee. The city shall not reduce or release any portion of any Bond for any 1092 reason until satisfactory completion of all work covered by the permit.
- (4) *Exceptions to Fee and Bond Requirements*. Work which requires a permit and is
 being performed by any person or persons, firm or corporation under contract with
 the city and for the city, or any city department will be exempt from the fee and
 bond requirements of this chapter.

(c) *Review of application*. The director shall conduct or cause a review of the application
 for an encroachment permit to determine its compliance with the standards in this
 ordinance, and the director, may at his <u>discretion</u> digression, request comments from
 affected city departments, third party utility companies and agencies regarding the
 impact of the proposed encroachment.

SECTION 20: Chapter 25, Article I, Section 25-8 of the Nixa City Code is hereby
 amended by repealing said section in its entirety and adopting in lieu thereof a new
 section 25-8, said section shall read as follows:

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(Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed
 is indicated by being stricken.)

- 1112 Sec. 25-8. Applicable Fees and charges.
- (a) Application fee. The following application fees are hereby imposed as follows as they relate to this article and the placement on municipal/city/utility poles: (1) For municipal/city/utility poles, Applicant shall pay an application fee <u>as established in Section 2-151 of the Nixa City Code of \$500.00</u> for an application to place up to five small wireless facilities. Each small wireless facility beyond the initial five will cause an additional application fee <u>as established in Section 2-151 of the Nixa City Code</u> of \$100.00 to be imposed.
- 1121
- (b) Application fee due. Applications pursuant to this article \4 shall be accompanied by
 the required application fee. Application fees are nonrefundable.
- 1124
- (c) Additional charges or fees. The city shall not require any fees or other charges, from 1125 a communications service provider authorized to occupy the rights-of-way, for: 1) 1126 routine maintenance; 2) the replacement of wireless facilities with wireless facilities 1127 that are substantially similar, the same size, or smaller if the wireless provider includes 1128 equipment specifications for the replacement of equipment consistent with 1129 subsections (iv) and (v) under the section titled application requirements; or 3) the 1130 installation, placement, maintenance, operation or replacement of micro wireless 1131 facilities suspended on cables that are strung between existing utility poles in 1132 compliance with applicable safety codes. 1133
- 1134
- (d) Charges for corrective actions by city. Wireless service providers shall pay to the city
 all actual and documented costs incurred by the city for correcting, transferring,
 removing or other services rendered within 30 days from the date of receipt of invoice
 from the city.
- 1139
- (e) Charges for unauthorized attachments/facilities. The attachment of any wireless
 facility, attached to or installed within four feet of city poles, or the modification of any
 such wireless facility, not listed on provider's inventory and done without the approval
 of the city pursuant to the terms of this chapter, shall be considered an unauthorized

1144 attachment of the wireless facility. In the event of unauthorized attachment, the 1145 wireless services provider shall pay the city for each unauthorized wireless facility, the 1146 rent for such unauthorized attachment back to the date of the last audit, as well as be 1147 guilty of a violation of the city's ordinances punishable in accord with section 1-9. Such 1148 fees shall be paid by the wireless services provider without prejudice to any of the 1149 city's other rights under this chapter, including the city's right to remove such 1150 unauthorized facilities.

1151

1152 **SECTION 21:** Chapter 101, Article I, Section 101-11 of the Nixa City Code is 1153 hereby amended by repealing said section in its entirety and adopting in lieu thereof a 1154 new section 101-11, said section shall read as follows:

(Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed
is indicated by being <u>stricken</u>.)

- 1158
- 1159 Sec. 101-11. Fees.
- 1160

Reasonable fees Fees sufficient to cover the costs of administration of the 1161 provisions of this Subpart, the inspection of buildings or structures for compliance with 1162 the provisions of this Subpart, publication of notices as required by the provisions of this 1163 Subpart notice and similar matters may shall be charged to applicants for approved use 1164 permits, sign permits, preliminary plat approval, special-use permits, subdivision plat 1165 approval, zoning amendments, variances, and any other review of an application or 1166 approval required by this Subpart other administrative relief. Said fees shall be in such 1167 amounts as established in Section 2-151 of the Nixa City Code. A schedule of all 1168 established fees related to land development shall be as established by ordinance. 1169

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1171 **SECTION 22:** Chapter 103, Article II, Section 103-31 of the Nixa City Code is 1172 hereby amended by repealing said section in its entirety and adopting in lieu thereof a 1173 new section 103-31, said section shall read as follows:

(Note: Language to be added is indicated by being <u>underlined</u>. Language to be removedis indicated by being stricken.)

- 1178 Sec. 103-31. Occupancy permit required; fees.
- 1179

1177

(a) It shall be unlawful for any person to occupy or for any owner or agent thereof to permit 1180 the occupation of any building, or addition thereto, or part thereof, for any purpose 1181 1182 until a certificate of occupancy has been issued by the city administrator or his designate. Every owner, agent or manager of any building, or addition thereto, shall 1183 inform the city administrator or his designate whenever any portion of such building or 1184 any dwelling unit therein becomes vacant and request an inspection thereof under the 1185 provisions of this article. The certificate of occupancy so issued shall state that the 1186 occupancy complies with all the provisions of this article. This section shall not apply 1187 to any occupancy in existence on March 1, 1994, until vacancy in rental unit occurs. 1188 If a rental unit is occupied before a "certificate of occupancy" is issued, an inspection 1189

- fee in the amount established by <u>Section 2-151 of the Nixa City Code shall</u> ordinance
 will be required. If a landlord allows more than one violation, a summons to appear in
 municipal court will be issued.
- 1193

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- (b) The occupancy permit will be issued for each dwelling unit or building or portion
 thereof, occupied. It shall be unlawful for any person to knowingly make any false
 statement in his application for an occupancy permit as to the names, ages,
 relationship or number of occupants who will occupy the premises.
- **SECTION 23:** Chapter 103, Article II, Section 103-33 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new section 103-33, said section shall read as follows:
- (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removedis indicated by being <u>stricken</u>.)
- 1206 Sec. 103-33. Inspection fees.
- (a) A fee in the amount established in Section 2-151 of the Nixa City Code by ordinance
 shall be paid to the city and shall accompany each request for inspection of a singlefamily dwelling. For the purpose of this section, a dwelling unit occupied as a
 condominium shall be considered a single-family dwelling.
- 1212
- (b) Except as otherwise provided, a fee in the amount established in Section 2-151 of the 1213 Nixa City Code shall be paid to the city and shall accompany each request for by 1214 ordinance for each inspection shall be paid to the city and shall accompany each 1215 request for inspection of a dwelling unit in a multifamily dwelling. A penalty fee in the 1216 amount established by Section 2-131 of the Nixa City Code shall ordinance will be 1217 charged for each rescheduled inspection if an appointment is scheduled and the 1218 inspector is unable to get into the unit as scheduled by the applicant. This fee will be 1219 charged even if it is the second or third inspection of the year, which doesn't require 1220 payment. (See section 103-31(a) for fee if property is occupied before the certificate 1221 1222 of occupancy is issued.)
- SECTION 24: Chapter 103, Article III, Division 2, Section 103-121 of the Nixa City
 Code is hereby amended by repealing said section in its entirety and adopting in lieu
 thereof a new section 103-121, said section shall read as follows:
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- 1228 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 1229 is indicated by being <u>stricken</u>.)
- 1230
- 1231 Sec. 103-121. Fees.
- 1232 1233 (a) *Permit fees.*
- 1234

- 1235 (1) The fees for each manufactured home installation permit shall comply with those 1236 regulating single-family residential new construction.
- 1237

- (2) When permit fees are to be based on the value or valuation of the work to be 1238 performed, the determination of value or valuation under this article shall be made 1239 by the building official. The value to be used shall be the total value of all work 1240 required for the manufactured home installation plus the total value of all work 1241 required for the construction of accessory buildings and structures for which the 1242 permit is issued as well as all finish work, painting, roofing, electrical, plumbing, 1243 heating, air-conditioning, elevators, fire-extinguishing systems and any other 1244 permanent equipment which is a part of the accessory building or structure. The 1245 value of the manufactured home itself shall not be included. 1246
- (b) *Plan review fees.* When a plan or other data are required to be submitted by section 103-120(a), a plan review fee shall be paid at the time of submitting plans and specifications for review. Said plan review fee shall be <u>the same fee established for as established by ordinance for single-family residence plan reviews as established in Section 2-151 of the Nixa City Code.
 </u>
- 1253 1254 (c) Other provisions. Expiration of plan review. Applications for which no permit is issued within 180 days following the date of application shall expire by limitation, and plans 1255 and other data submitted for review may thereafter be returned to the applicant or 1256 destroyed by the building official. The building official may extend the time for action 1257 by the applicant for a period not exceeding 180 days upon request by the applicant 1258 showing that circumstances beyond the control of the applicant have prevented action 1259 from being taken. No application shall be extended more than once. In order to renew 1260 action on an application after expiration, the applicant shall resubmit plans and pay a 1261 new plan review fee. 1262
- 1263

1264 **SECTION 25:** Chapter 109, Section 109-6 of the Nixa City Code is hereby 1265 amended by repealing said section in its entirety and adopting in lieu thereof a new 1266 section 109-6, said section shall read as follows:

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1268 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed 1269 is indicated by being stricken.)

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1271 Sec. 109-6. Fee amounts.

- (a) *Fee schedule*. Any person who initiates any new impact generating land development,
 except those exempted pursuant to section 109-5(c) (exemptions), or those preparing
 an individual assessment pursuant to section 109-9, shall pay an impact fee as
 determined by the fee schedule established by the city council from time to time in
 section <u>2-151</u> 101-11.
- 1278

- (b) *Mixed uses*. If a building permit is requested for mixed uses, then the fee shall be
 determined according to the fee schedule by apportioning the space committed to
 uses specified on the schedule.
- 1283 **SECTION 26:** Chapter 111, Article III, Section 111-140 of the Nixa City Code is 1284 hereby amended by repealing said section in its entirety and adopting in lieu thereof a 1285 new section 111-140, said section shall read as follows: 1286
- (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removedis indicated by being <u>stricken</u>.)
- 1289

- 1290 Sec. 111-140. Private wastewater disposal systems. (Reserved).
- (a) Where a public sanitary or combined wastewater disposal system is not available
 under the provisions of section 22-112 the building wastewater shall be connected to
 a private wastewater disposal system complying with the provisions of this article.
- (b) Before commencement of construction of a private wastewater disposal system, the
 owner shall first obtain a written permit signed by the water quality superintendent.
 The application for such permit shall be made on a form furnished by the city, which
 the applicant shall supplement by any plans, specifications, and other information as
 is deemed necessary by the water quality superintendent. A permit and inspection fee
 shall be paid to the city at the time the application is filed.
- 1302 (c) A permit for a private wastewater disposal system shall not become effective until the 1303 installation is completed to the satisfaction of the water quality superintendent. He 1304 shall be allowed to inspect the work at any stage of construction and in any event, the 1305 applicant for the permit shall notify the water quality superintendent when the work is 1306 ready for final inspection and before any underground portions are covered. The 1307 inspection shall be made within 72 hours of the receipt of notice by the water quality 1308 superintendent. 1309 1310
- (d) The type, capacities, location and layout of a private wastewater disposal system shall
 comply with all recommendations of the DNR of the state, and the state water pollution
 board. No septic tank or cesspool shall be permitted to discharge to any natural outlet.
- (e) At such time as a public wastewater becomes available to a property served by a private wastewater disposal system, as provided in subsection (d) of this section, a direct connection shall be made to the public wastewater in compliance with this article, and any septic tanks, cesspools, and similar private wastewater disposal similar private wastewater disposal facilities shall be abandoned and filled with suitable material.
- 1320
- (f) The owner shall operate and maintain the private wastewater disposal facilities in a
 sanitary manner at all times at no expense to the city.
- 1323

1324	(g) When public wastewater becomes available, the building wastewater shall be
1325	connected to said wastewater within 60 days and the private wastewater disposal
1326	system shall be cleaned of sludge and filled with clean bank-run gravel or dirt.
1327	
1328	(h) Approved type privies may be temporarily erected and maintained on construction
1329	sites with the approval of the water quality superintendent.
1330	
1331	SECTION 27: Chapter 111, Article IV, Section 111-175 of the Nixa City Code is
1332	hereby amended by repealing said section in its entirety and adopting in lieu thereof a
1333	new section 111-175, said section shall read as follows:
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1335	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed
1336	is indicated by being stricken.)
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1338	Sec. 111-175. Application requirements.
1339	
1340	(a) All applicants for a building permit for wireless facilities and/or support structures shall
1341	comply with the requirements set forth in this article and the city's currently adopted
1342	building code.
1343	5
1344	(b) No collocation or replacement of wireless facilities to an existing structure shall occur
1345	until the application is reviewed and approved by the city and a building permit issued.
1346	
1347	(c) No construction or substantial modification of wireless facilities or support structures
1348	shall occur until the application is reviewed and approved by the city, and a building
1349	permit as well as a special use permit have been issued.
1350	
1351	(d) All representations/statements made by the applicant to the city in the application may
1352	be relied upon in good faith by the city.
1353	
1354	(e) An application for a wireless facility or support structures shall be signed on behalf of
1355	the applicant by a person with knowledge of the contents and the completeness of the
1356	information.
1357	
1358	(f) Where a certification is called for in this article, such certification shall bear the
1359	signature and seal of a registered professional engineer licensed State of Missouri.
1360	
1361	(g) In addition to all other required information as stated in this article, all applications for
1362	the construction of new wireless facilities or support structures, or for a substantial
1363	modification of an existing wireless facility or support structure, shall contain the
1364	information hereinafter set forth:
1365	
1366	(1) The name, address, and phone number of the property owner and applicant. If the
1367	site has, or is to have, a tower and the owner of the tower is different than the
1368	applicant, provide name and address of the tower owner is different than the
1369	applicant, provide name and address of the tower owner;

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1370					
1371	(2) The postal address and tax map parcel number of the property;				
1372					
1373	(3) The zoning district or designation in which the property is situated;				
1374					
1375	(4) Size of the property stated both in square feet and lot line dimensions, and a survey				
1376	showing the location of all lot lines;				
1377					
1378	(5) The location of the nearest residential structure;				
1379					
1380	(6) The location, size and height of all existing and proposed structures on the property				
1381	which is the subject of the application;				
1382					
1383	(7) The type, locations and dimensions of all proposed and existing landscaping and				
1384	fencing;				
1385					
1386	(8) The size and centerline height location of all proposed and existing antennae on				
1387	the supporting structure;				
1388					
1389	(9) The number, type and model of the antennae(s) proposed with a copy of the				
1390	specification sheet;				
1391					
1392	(10) A site plan describing the proposed tower and antennae(s) and all related				
1393	fixtures, structures, appurtenances, and apparatus, including height above pre-				
1394	existing grade, materials, color and lighting;				
1395					
1396	(11) Signed documentation to verify that the wireless facility with the proposed				
1397	installation will be in full compliance with the FCC's rules for radio frequency				
1398	emissions under 47 CFR § 1.1307(b)(1) or other applicable federal law, as				
1399	amended;				
1400					
1401	(12) A copy of the FCC license(s) applicable for the intended use of the wireless				
1402	facilities; and				
1403					
1404	(13) A copy of the geotechnical subsurface soils investigation, evaluation report and				
1405	foundation recommendation for a proposed or existing tower site and if existing				
1406	tower or water tank site, a copy of the installed foundation design.				
1407					
1408	(14) The applicant will provide written documentation by a qualified individual or				
1409	organization which shows any proposed new tower or existing structure intended				
1410	to support wireless facilities is in compliance with FAA rules and regulations, as				
1411	amended, and if it requires lighting. This requirement shall also be for any				
1412	existing structure or building where the application increases the height of the				
1413	structure or building. All filings with the FAA, all responses from the FAA and any				
1414	related correspondence shall be provided with the application.				
1415					

- (15) The applicant shall provide certification with documentation (structural analysis)
 that the wireless facility tower and foundation and attachments, roof-top support
 structure, water tank structure, and any other supporting as proposed to be
 utilized are designed and will be constructed to meet all local, city, state and
 federal structural requirements for loads, including wind and ice loads.
- (16) If the proposal is for collocation or replacement of a wireless facility on an existing
 structure, the applicant shall provide written certification of the condition of the
 structure per ANSI report, Annex E, "Tower Maintenance and Inspection
 Procedures, ANSI/TIA/EIA-222F" or the most recent edition. The inspection
 report must be performed every three years for a guyed tower and five years for
 monopoles and self-supporting towers.
- (17) There shall be a pre-application meeting. The purpose of the pre-application meeting will be to address issues that will help to expedite the review and permitting process. A pre-application meeting shall also include a site visit if there has not been a prior site visit for the requested site.
 - (18) An applicant shall submit to the city the number of completed applications determined to be needed at the pre-application meeting. Written notification of the application shall be provided to the legislative body of all adjacent municipalities as applicable and/or requested.
- (19) The holder of a special use permit shall notify the city of any intended
 modification of a wireless facility or support structure and shall apply to the city
 to modify or construct a wireless facility or support structure.
- 1443 (20) Application fees.
 - a. A non-refundable fee <u>as established in Section 2-151 of the Nixa City Code</u> of \$1,500.00 will <u>shall</u> be paid to the city at the time of application for a new support structure or a substantial modification. The fee will cover all administrative and building permit fees.
 - b. A non-refundable fee <u>as established in Section 2-151 of the Nixa City Code</u> of \$500.00 will <u>shall</u> be paid to the city at the time of application for a collocation on an existing support structure. This fee will cover all administrative and building permit fees.
- 1455 **SECTION 28:** Chapter 117, Article IV, Section 117-100 of the Nixa City Code is 1456 hereby amended by repealing said section in its entirety and adopting in lieu thereof a 1457 new section 117-100, said section shall read as follows:
- 1458
 1459 (Note: Language to be added is indicated by being <u>underlined</u>. Language to be removed
 1460 is indicated by being stricken.)
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- 1462 Sec. 117-100. Building permit procedures; requirements.
- 1463

(a) It shall be the duty of the city planner to designate the building inspector to administerand enforce the regulations herein.

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(b) It shall be unlawful to commence or to proceed with the erection, construction, reconstruction, conversion, alteration, enlargement, extension, razing or moving of any building or any portion thereof without first having applied in writing to the building supervisor for a building permit to do so and having been granted a building permit therefor.

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- (c) Every application for a building permit shall be in writing and delivered to the city planner and shall be accompanied by a detailed set of plans, in triplicate, showing the size of the proposed building or structure, location of the building on the lot, the details and type of construction to be used, and any necessary stormwater drainage pipes (12-inch RCP or CMP minimum). Upon the issuance of a permit, two sets of plans shall be retained by the city planner for a permanent record and one set shall be returned to the applicant.
- 1481 (d) Agricultural buildings in AG zones are exempt from building permit procedures.
- (e) Blank forms shall be provided by the city planner for the use of those applying for
 permits as provided for in this article. Any permits issued by the city planner shall be
 on standard forms for such purpose and furnished by the city.
- 1487 (f) A careful record of all such applications, plans, and permits shall be kept in the 1488 development department.
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(g) <u>The fee for application of a building permit shall be the amount forth in Section 2-151</u>
 of the Nixa City Code. The money generated by the building permit fee shall, except
 for the actual cost of printing and preparation of building permit, be placed in a building
 inspector's fund. The money shall accumulate in said fund until a building inspector is
 appointed for the city at which time it shall be expended for his salary and expenses.

(h) The issuance of a building permit by the city does not indicate approval of the plans,
 materials, construction type or methods by the city and does not create any warranty
 to the person to whom the permit is issued or to any third persons.

1500 **SECTION 29:** The City Attorney, when codifying the provisions of this Ordinance, 1501 is authorized to provide for different section numbers, subsection numbers, and different 1502 internal citation references than those provided herein when such section numbers, 1503 subsection numbers, or internal citation references are in error or are contrary to the intent 1504 of this Ordinance.

1506 **SECTION 30:** Savings Clause. Nothing in this Ordinance shall be construed to 1507 affect any suit or proceeding now pending in any court or any rights acquired, or liability

incurred nor any cause or causes of action occurred or existing, under any act or 1508 1509 ordinance repealed hereby. 1510 **SECTION 31:** Severability Clause. If any section, subsection, sentence, clause, or 1511 phrase of this Ordinance is for any reason held to be invalid, such decision shall not affect 1512 the validity of the remaining portions of this Ordinance. The Council hereby declares that 1513 it would have adopted the Ordinance and each section, subsection, sentence, clause, or 1514 phrase thereof, irrespective of the fact that any one or more sections, subsections, 1515 sentences, clauses, or phrases be declared invalid. 1516 1517 SECTION 32: This Ordinance shall be in full force and effect from and after its final 1518 passage by the City Council and after its approval by the Mayor, subject to the provisions 1519 of section 3.11(g) of the City Charter. 1520 1521 1522 ADOPTED BY THE COUNCIL THIS DAY OF , 2023. 1523 1524 ATTEST: 1525 1526 1527 PRESIDING OFFICER CITY CLERK 1528 1529 1530 APPROVED BY THE MAYOR THIS DAY OF , 2023. 1531 1532 ATTEST: 1533 1534 1535 CITY CLERK MAYOR 1536 1537 1538 APPROVED AS TO FORM: 1539 1540 1541 CITY ATTORNEY 1542

COUNCIL BILL EXHIBIT A

City Clerk Fees

Business Licenses				
Fee Name	Fee Amount	Fee Description/Code Section		
Business	\$50.00/New	Duration of license begins January 1 and ends		
License	\$25.00/Renewal	December 31. (See Sec. 12-21, 12-24, & 16-		
		420).		
Business	\$10.00	If License Application is not submitted by March		
License Late Fee		31. (See Sec. 12-21 & 12-24).		
Itinerant Merchant License (Solicitor's License)				
Fee Name	Fee Amount	Fee Description/Code Section		
Solicitor License	\$100.00 license	Duration of license begins January 1 and ends		
		December 31. (See Sec. 12-28).		
Miscellaneous Pe	ermits			
Fee Name	Fee Amount	Fee Description/Code Section		
Recycling Permit	\$36.00.	Annual Permit for those who are not users of		
		the City's solid waste management system.		
		(See Sec. 22-374).		
Golf Cart Permit	\$15.00	Annual Permit. (See Sec. 20-401).		
Alcoholic Bevera	<u>ges</u>			
Fee Name	Fee Amount	Fee Description/Code Section		
Malt liquor-	\$75.00	(See Sec. 4-4).		
Original Package				
Intoxicating	\$150.00	(See Sec. 4-4).		
liquor-all kinds-				
original package				
Malt liquor and	\$75.00	(See Sec. 4-4).		
light wines				
Common eating	\$450.00	(See Sec. 4-4).		
and drinking				
places				
Wine and brandy	\$300.00	(See Sec. 4-4).		
manufacturer				
Microbrewery	\$300.00	(See Sec. 4-4).		
Intoxicating	\$450.00	(See Sec. 4-4).		
liquor-all kinds-				
by the drink				
Intoxicating	\$300.00	Additional Fee. (See Sec. 4-4).		
liquor-original				
package				
(Sunday Sales)				

Restaurant bars (Sunday Sales)	\$300.00	Additional Fee. (See Sec. 4-4).	
Common eating and drinking	\$300.00	Additional Fee. (See Sec. 4-4).	
places (Sunday			
Sales)			
Liquor by the	\$300.00	Additional Fee. (See Sec. 4-4).	
drink-all kinds			
(Sunday Sales)			
Temporary	\$37.50	(7 days max.). (See Sec. 4-4).	
permit-by the			
drink for certain			
organizations			
Tasting permit	\$37.50	(See Sec. 4-4).	
Liquor catering	\$15.00	Per each calendar day. (See Sec. 4-4).	
permit			
Nuisance Abaten	Nuisance Abatement Fees		
Fee Name	Fee Amount	Fee Description/Code Section	
Nuisance	\$77.25	Fee charged for staff time associated with	
Abatement		nuisance abatement actions.	
Administrative		(See Sec. 14-26).	
Fee			

COUNCIL BILL EXHIBIT B

Finance Department Fees

Returned Check F	Returned Check Fee		
Fee Name	Fee Amount	Fee Description/Code Section	
Returned Check	\$25.00 plus any	(See Sec. 2-149).	
Fee	fees charged by		
	the relevant		
	financial institution.		
Utility Billing Fees	<u>.</u>		
Fee Name	Fee Amount	Fee Description/Code Section	
Late Fee	10% of the	Charged to outstanding balance after due	
	outstanding	date.	
	balance.		
		(See Sec. 22-48 & 22-312).	
Recycling Center	\$1.50	Fee charged to each user of the City's solid	
Charge		waste collection system for use of the City	
		recycling center.	
		(See Ordinance No. 898. Rate approved by	
		the voters on 1-23-95).	
Service Charge	\$50.00	Charged when reconnection is required	
		after a user has been disconnected for non-	
		payment.	
		(See Sec. 22-48 & 22-312).	
Trip Charge	\$25.00	Additional fee when a reconnection is	
		required after a user has been disconnected	
		for non-payment and a reconnection request	
		is conducted after business hours.	

COUNCIL BILL EXHIBIT C

Planning and Development Fees

Planning and Development Fees		
Fee Name	Fee Amount	Fee Description/Code Section
Rental Inspection	\$25	(See Sec. 101-11, 103-31, & 103-33).
Rental Inspection Penalty	\$50	(See Sec. 103-33).
Reinspection Penalty	\$25	Applies when City is required to re- inspect a unit. (See Sec. 103-33).
New Commercial Building Permit	\$.25 per square feet	(See Sec. 101-11 & 117-100).
Residential Plan Review Fee	\$50	(See Sec. 101-11).
Commercial Plan Review Fee	Fee amount is based on the hourly rate charged by the City's authorized third-party reviewer. The city shall provide an estimate of the fee amount to applicant. Additional review time shall be charged to the applicant before a certificate of occupancy is issued.	Fee charged for the inspection by the City of commercial building plans when an applicant is seeking a certificate of occupancy for said building. (See Sec. 101-11).
New Single Family Structure Permit	\$.47 per square feet of the structure	(See Sec. 101-11).
Residential Alteration	 \$.37 per square footage effected by the remodel. When mechanical alterations are part of the 	Fee charged for the permitting and inspection by the City of a remodel of a residential building (internal or external remodel). (See Sec. 101-11).

	remodel \$40	
	shall be charged.	
	Shall be charged.	
	When plumbing	
	alterations are	
	part of the	
	remodel \$40	
	shall be charged.	
	Shan be charged.	
	When electrical	
	alterations are	
	part of the	
	remodel \$40	
	shall be charged.	
Commercial Remodel	\$.25 per square	Fee charged for the permitting and
	footage effected	inspection by the City of a remodel of a
	by the remodel.	commercial building.
	,,	g.
	When	(See Sec 101-11).
	mechanical	
	alterations are	
	part of the	
	remodel \$60	
	shall be charged.	
	When plumbing	
	alterations are	
	part of the	
	remodel \$60	
	shall be charged.	
	When electrical	
	alterations are	
	part of the	
	remodel \$60	
	shall be charged.	
Commercial	\$60	Fee charged for the permitting and
Alterations		inspection by the City of the infill of a
		commercial building in which no
		structural, mechanical, electrical, or
		plumbing modifications are part of the
		infill.

		(Sec. 101-11).
Accessory Building	\$40	Fee charged for the permitting and
Account Dallang	ψ l o	inspection by the City of the placement or
	When	construction of an accessory building.
	mechanical	construction of an accessory building.
	alterations are	(See Sec. 117-278 & Sec. 103-1
	part of the	(International Residential Code).
	remodel \$40	
	shall be charged.	
	shall be charged.	
	When plumbing	
	alterations are	
	part of the	
	remodel \$40	
	shall be charged.	
	When electrical	
	alterations are	
	part of the	
	remodel \$40	
	shall be charged.	
Fence	\$40	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of fence.
Above Ground Pool	\$80	(See Sec. 105-60).
Above Ground Pool	400	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of an above ground pool.
		(See Sec. 117-278).
In Ground Pool	\$160	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of an in-ground pool.
		Ŭ .
		(See Sec. 117-278).
Deck & Patio	\$75	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of a deck.
		(Saa Saa 117 278)
		(See Sec. 117-278).

Solar Dormit	¢40	Dermit icould for the increation of the
Solar Permit	\$40	Permit issued for the inspection of the
		electrical connection of solar panel
		arrays.
Sign	\$50	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of a sign.
		(See Ch. 113).
Temporary Sign	\$25	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of a temporary sign.
		(See Ch. 113).
Fireworks Stand	\$100	Fee charged for the permitting and
		inspection by the City of the placement or
		construction of a fireworks stand.
		(See Ch. 16, Art. IV, Division 4).
Storm Shelter	\$80	Fee charged for the permitting and
	ΦΟ Ο	
		inspection by the City of the placement or construction of a storm shelter.
		construction of a storm sheller.
		(See Sec. 101-11).
Building Demolition	\$75	Fee charged for the permitting and
		inspection by the City of the removal or
		demolitions of a structure.
		(See Sec. 101.11)
Appavation	<u>Ф</u> ЕОО	(See Sec. 101-11).
Annexation	\$500	Fee charged for the review and
		processing of a voluntary petition for
		annexation of real property into the City
Zaning Mar	<u>фого</u>	limits.
Zoning Map	\$250	Fee charged for the review and
Amendment (Rezone)		processing of an application for a zoning
		map amendment (petition to rezone).
		(See Sec. 101-11).
Special Use Permit	\$250	Fee charged for the review and
		processing of an application for the
		issuance of a special use permit.
		(See Sec. 101.11)
		(See Sec. 101-11).

Minor Subdivision Plat	¢150	Foo obergod for the review and
Winor Subdivision Plat	\$150	Fee charged for the review and
		processing of an application for a minor
		subdivision plat.
		(Das Das 101 11)
		(See Sec. 101-11).
Major Subdivision	\$350 + \$1 per lot	Fee charged for the review and
Preliminary Plat	created	processing of an application for a major
		subdivision preliminary plat.
		(See Sec. 101-11).
Major Subdivision	\$200 + \$1 per lot	Fee charged for the review and
Final Plat	created	processing of an application for a major
		subdivision final plat.
		(See Sec. 101-11).
Variance	\$200	Fee charged for the review and
		processing of an application for a
		variance to the City Board of Adjustment.
		(See Sec. 101-11).
Easement and Right-	\$100	Fee charged for the review and
of-Way Vacation		processing of an application for the
		vacation of a City easement or right-of-
		way.
		(See Sec. 101-11).
Planning and Develop	ment Fees – Impa	ct Fees (Sewer)
Fee Name	Fee Amount	Fee Description/Code Section
Residential Sewer	\$863 (3/4")	Fee is based on the size of water meter.
Impact Fees	\$1,439 (1")	
	\$4,606 (2")	(See Ch. 109).
	\$9,212 (3")	
	\$14,394 (4")	
Apartment Complex	\$609.00 (per	(See Ch. 109).
	unit)	
Duplex Homes	\$609 (per unit)	(See Ch. 109).
Planning and Develop		
Fee Name	Fee Amount	Fee Description/Code Section
Commercial Shopping	\$389.42 (25,000	(See Ch. 109).
Center	square feet or	
	less)	

	\$359.35 (25,001 - 50,000 square feet) \$312.94 (50,000 - 100,000 square feet) \$269.59 (100,001 square feet or more)	
General Office	\$179.49 (10,000 square feet or less) \$144.92 (10,001 - 25,000 square feet) \$123.39 (25,001 square feet or more)	(See Ch. 109).
Medical/Dental Office	\$285.96	(See Ch. 109).
Hospital	\$132.81	(See Ch. 109).
Nursing Home	\$45.90	(See Ch. 109).
Business Park	\$100.99	(See Ch. 109).
Light Industrial	\$55.16	(See Ch. 109).
Warehouse	\$39.25	(See Ch. 109).
Mini-Warehouse	\$19.78	(See Ch. 109).
Churches – without weekday school or daycare	\$19.78	(See Ch. 109).
Lodging	\$65.00 (per room)	(See Ch. 109).
Day Care	\$35.00 (per student)	(See Ch. 109).
Apartment Complex	\$106.00 (per unit)	(See Ch. 109).
Duplex Homes	\$106.00 (per unit)	(See Ch. 109).
Residential Permit	\$106.00	(See Ch. 109).
Planning and Develop	oment Fees – Impa	ct Fees (Parks)

Fee Name	Fee Amount	Fee Description/Code Section
Apartment Complex	\$307.00 (per unit).	(See Ch. 109).
Duplex Homes	\$307.00 (per unit)	(See Ch. 109).
Residential Permit	\$435.00	(See Ch. 109).

COUNCIL BILL EXHIBIT D

Police Department Fees

General Police Department Fees		
Fee Name	Fee Amount	Fee Description/Code Section
Finger Printing	\$10.00 per	Fee charged for providing fingerprinting
Services	fingerprint card.	services to the public.
Animal Control		
Fee Name	Fee Amount	Fee Description/Code Section
Impound Fee	\$20.00 minimum	(See Sec. 6-34).
	plus \$3.00 per	
	day after first.	
Animal	\$2.00	(See Sec. 6-37).
Licensing Fee	spayed/neutered;	
(dogs and	\$3.00 intact.	
miniature pigs)		

COUNCIL BILL EXHIBIT E

Public Works Fees

Public Works – Electric		
Fee Name	Fee Amount	Fee Description/Code Section
Temporary Electric Service	\$90.00	Fee charged for providing temporary electric service, with meter, during construction.
Permanent Electric Service (200 AMP)	\$90.00	Fee charged for providing permanent electric service, with a meter, for service up to 200 amps.
Permanent Electric Service (400 AMP)	\$185.00	Fee charged for providing permanent electric service, with a meter, for service above 200 amps and up to 400 amps.
Permanent Commercial and Industrial Electric Service	\$575.00	Fee charged for permanent commercial or industrial electric service for both single and three-phase power, with meter.
Permanent Net Metering Electric Service	\$90.00 (200 AMP) \$185.00 (400 AMP)	Same as permanent service fees above but with a net meter for measuring customer owned solar production
Primary Conduit Installation	\$3.00/ linear ft.	Fee charged to developers to offset cost for electric materials in new subdivisions. This is based on the number of linear feet of conduit to be installed.
Three Phase Conduit Installation	\$9.00/ linear ft.	Same as above but with three pipes.
LED Street Light	\$1,450.00 per light.	To cover a portion of the cost of new street light installation in new subdivisions.
Small Cell Wireless (Up to 5 antennae)	\$500.00	This is for application review and approval. There are or may be other associated costs such as "make-ready" cost which are incurred by the City to uprate the structure. (See Sec. 25-8).
Small Cell Wireless (Each antenna over 5)	\$100.00	This is for application review and approval. There are or may be other associated costs such as "make-ready" cost which are incurred by the City to uprate the structure. (See Sec. 25-8).
Public Works – Water		
Fee Name	Fee Amount	Fee Description/Code Section
Wireless Telecommunication Tower (New Support Structure	\$1,500.00	Fee charged for application review. (See Sec. 111-175).

an Cubatantial		
or Substantial Modification)		
Wireless	\$500.00	Eas sharged for application review (See See
Telecommunication	\$500.00	Fee charged for application review. (See Sec. 111-175).
Tower (Collocation)		111-175).
$\frac{3}{4}$ " Water Meter	\$165.00	Fee charged for providing water service. Charge
(Customer Install)	φ100.00	includes the meter and City's installation of
		meter. Customer installs service.
1" Water Meter	\$290.00	Fee charged for providing water service. Charge
(Customer Install)	+	includes the meter and City's installation of
(•••••••		meter. Customer installs service.
2" Water Meter	\$660.00	Fee charged for providing water service. Charge
(Customer Install)		includes the meter and City's installation of
		meter. Customer installs service.
4" Water Meter	Any	Fee charged for providing water service. Charge
(Customer Install)	supplied	includes the meter and City's installation of
	materials	meter. Customer installs service. Due to the price
	plus the	of certain materials being unstable and varying,
	meter cost	the actual amount charged is to be based on the
		actual cost to the City of any material to be
	* 4 * * 4 * * * *	supplied.
³ ⁄ ₄ " Water Meter	\$1,200.00	Fee charged for providing water service. Charge
(City Install)		includes the meter and City's installation of meter
1" Water Meter	¢1 500 00	and City's installation of service.
	\$1,500.00	Fee charged for providing water service. Charge includes the meter and City's installation of meter
(City Install)		and City's installation of service
2" Water Meter	\$3,500.00	Fee charged for providing water service. Charge
(City Install)	φ0,000.00	includes the meter and City's installation of meter
		and City's installation of service
4" Water Meter	Inventory	Fee charged for providing water service. Charge
(City Install)	replacemen	includes the meter and City's installation of meter
	t cost plus	and City's installation of service. Due to the price
	equipment	of certain materials being unstable and varying,
	and labor	the actual amount charged is to be based on the
	cost	actual cost to the City of any material to be
	reimbursem	supplied.
	ent.	
<u>Public Works – Sewer</u>		
Fee Name	Fee	Fee Description/Code Section
	Amount	
Sewer Tap –	\$15.00	Fee applies when an applicant requests a sewer
Residential Building		tap to serve a residential building.
Permit		(See Sec. 22-159).

Sewer Tap – Commercial Building Permit	\$20.00	Fee applies when an applicant requests a sewer tap to serve a commercial building. (See Sec. 22-159).
Public Works – Miscellaneous Fees		
Fee Name	Fee Amount	Fee Description/Code Section
Encroachment Permit	\$100.00	This fee is for review, issuance, inspection, and closing of the permit. (See Sec. 24-2).
Materials Replacement Cost	The amount for this fee is derived from the actual costs of replacing the item.	This fee applies when materials and supplies from the City's stock is utilized by a developer or other third party.

COUNCIL BILL EXHIBIT F

Parks and Recreation Fees

Program Fees – Pa	rks and Recreation	
Fee Name	Fee Amount	Fee Description
Martial Arts Class	\$50.00 per month	Monthly registration fee
Spring Break Camp	\$17.00/day (Member)	Registration fee per day needed for camp.
	\$22.00/day (Nixa Resident)	
	\$27.00/day (Non-Nixa Resident)	
Summer It-Up	\$25.00 Initial Fee for	Initial Registration Fee per family
	Registration (Per Family)	for paperwork processing and camp shirt.
	\$96.50/week (Member)	
		Registration fee per week needed
	\$110.00/week (Nixa	for camp. (prorated for weeks
	Resident)	shorter than 5 days).
	\$110.00/week (Non-Nixa	
	Resident)	
Winter Break Camp	\$17.00/day (Member)	Registration fee per day needed for camp.
	\$22.00/day (Nixa	
	Resident)	
	\$27.00/day (Non-Nixa	
	Resident)	
Afterschool	\$25.00/session (Nixa-	Registration fee per session. (6
Archery	Resident)	classes)
	\$27.00/session (Non-Nixa	
	Resident)	
Adult Dance Class	\$45.00/individual	Registration Fee paid per session. (6 classes)
	\$75.00/couple	
Aquatics Fees – Pa	arks and Recreation	
Fee Name	Fee Amount	Fee Description
Open Swim	\$5.00 (Nixa Resident)	Daily General Swim Admission
	\$6.00 (Non-Nixa Resident)	

Splash Time	\$3.00/person	Daily Splash Time Admission
	*Ages 8 and under	(Mon. – Thurs. & Saturday)
Lap Swim	\$3.00/person	Daily Lap Swim Admission (Mon. –
	\$0.00/percent	Thur. & Saturday)
Pre-Season Pool	\$110.00/person; additional	Valid through May 14 ^{th,} Rates
Pass	person within the same	increase per person \$15.00 and
	household \$25.00	additional persons \$10.00.
	(Member and Nixa	Excluding the member rates.
	Resident)	Season Pass Registration Rate
	\$125.00/person; additional	<u> </u>
	person within same	
	household \$35.00 (Non-	
	Members and Non-Nixa	
	Resident)	
Punch Pass	\$45.00 (Nixa Resident)	Pass Registration for 10 Pool
		Visits.
	\$55.00 (Non-Nixa	
	Resident)	
Pool Parties	\$110.00 (90 minute rental)	Umbrella reservation fee for a
		party for up to 20 guests.
Jr. Lifeguard	\$32.00 (Member)	Registration Fee for session. (8
Training		classes)
	\$37.00 (Nixa Resident)	
	\$44.00 (Non Nivo	
	\$44.00 (Non-Nixa Resident)	
Swim Team	\$60.00 (Member)	Registration Rate per session.
		registration rate per session.
	\$65.00 (Nixa Resident)	
	\$70.00 (Non-Nixa	
	Resident)	
Aqua Exercise	\$45.00 (Member)	Registration Fee per session.
		~ '
	\$50.00 (Nixa Resident)	
	\$60.00 (Non-Nixa	
	Resident)	

	*Silver Sneaker and	
	Renew Active members	
	free with visit check in.	
Swim Lessons	\$42.00 (Member)	Registration Fee per session. (8 classes)
	\$47.00 (Nixa Resident)	,
	\$55.00 (Non-Nixa	
	Resident)	
	– Parks and Recreation	
Fee Name	Fee Amount	Fee Description
Father Daughter	\$25.00 (Member)	Registration fee includes
Dance (Pre-		admission for one parent and one
Registration)	\$30.00 (Nixa Resident)	child.
	\$35.00 (Non-Resident)	
	\$10.00 for each additional child.	
Father Daughter Dance (Day of	\$30.00 (Member)	Registration fee includes admission for one parent and one
Registration)	\$35.00 (Nixa Resident)	child.
	\$40.00 (Non-Resident)	
	\$10.00 for each additional child.	
Indoor Garage Sale	10x10 Space - \$20.00	Booth Registration per space.
	10x15 Space - \$30.00	
	Table Rental - \$5.00/table	
Sports – Parks and		
Fee Name	Fee Amount	Fee Description/Code Section
Fall Basketball	\$42.00 (Member)	Registration Fee per season. (6 game schedule)
	\$47.00 (Nixa Resident)	- ',
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for late registrations.	

Winter Basketball	\$42.00 (Member)	Registration Fee per season. (6 game schedule)
	\$47.00 (Nixa Resident)	g
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Spring Soccer	\$42.00 (Member)	Registration Fee per season. (6 game schedule)
	\$47.00 (Nixa Resident)	
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	Deviatorian Francisco e a (0
Fall Soccer	\$42.00 (Member)	Registration Fee per season. (6 game schedule)
	\$47.00 (Nixa Resident)	
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Spring Volleyball	\$42.00 (Member)	Registration Fee per season. (6
	· · · · · · · · · · · · · · · · · · ·	game schedule)
	\$47.00 (Nixa Resident)	S ,
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Fall Volleyball	\$42.00 (Member)	Registration Fee per season. (6 game schedule)
	\$47.00 (Nixa Resident)	
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Baseball/Softball/T-	\$42.00 (Member)	Registration Fee per season. (6
Ball Session 1		game schedule)
	\$47.00 (Nixa Resident)	

	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Baseball/Softball/T-	\$42.00 (Member)	Registration Fee per season. (6
Ball Session 2		game schedule)
	\$47.00 (Nixa Resident)	
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Flag Football	\$42.00 (Member)	Registration Fee per season. (6
5		game schedule)
	\$47.00 (Nixa Resident)	
	\$55.00 (Non-Resident)	
	\$10.00 additional fee for	
	late registrations.	
Tennis Lessons	\$50.00/session	Registration Fee per session (4
		classes)
Fitness – Parks and	d Recreation	
Fee Name	Fee Amount	Fee Description
Personal Training	One Session - \$20.00 (1/2	Registration Fee per session
	hour); \$35.00 (1 hour)	
	Ten Sessions - \$180. (1/2	
	hour); \$315.00 (1 hour)	
Nutrition Coaching	One Session - \$55.00	Registration Fee per session. Sessions are 1 hour
	Four Sessions - \$150.00	
	Eight Sessions - \$295.00	
Room Rentals – Pa	rks and Recreation	
Fee Name	Fee Amount	Fee Description
James Room	\$15.00 (Member)	Per hour reservation fee.
	\$25.00 (Non Mambar)	
Finley Poom	\$25.00 (Non-Member)	Per hour reservation fee.
Finley Room	\$15.00 (Member)	
	\$25.00 (Non-Member)	

	$\Phi_{25} = 00$ (Marshar)	Devision for
Osage Room	\$35.00 (Member)	Per hour reservation fee.
	\$45.00 (Non-Member)	
James & Finley	\$30.00 (Member)	Per hour reservation fee.
Room		r ei noui reservation iee.
Room	\$50.00 (Non-Member)	
Missouri Room	\$25.00 (Member)	Per hour reservation fee.
	+===== (=,	
	\$35.00 (Non-Member)	
Mississippi Room	\$25.00 (Member)	Per hour reservation fee.
	\$25.00 (Member)	
Missouri &	\$50.00 (Member)	Per hour reservation fee.
Mississippi Rooms		
	\$70.00 (Non-Member)	
Mississippi &	\$60.00 (Member)	Per hour reservation fee.
Osage Rooms	(100,00) (Norraliser)	
	\$80.00 (Non-Member)	Der heur recentetien fee
Community wing	\$85.00 (Member)	Per hour reservation fee.
(Osage, Mississippi, and	\$115.00 (Non-Member)	
Missouri)		
Wildoutty		
Community wing	\$400.00 (Member)	6 hour block reservation fee.
half day.		
	\$580.00 (Non-Member)	
Community wing	\$700.00 (Member)	Full day reservation fee.
full day		
	\$1,060.00 (Non-Member)	
	p Fees – Parks and Recreat	
Fee Name	Fee Amount	Fee Description
Family	\$505.00 Paid in full or	Annual or monthly EFT
Membership	\$47.50 monthly	membership fee.
Adult Individual	\$310.00 Paid in full or	Annual or monthly EFT
(18-59 years of	\$29.50 monthly	membership fee.
age). Senior Individual	\$200.00 paid in full or	Annual or monthly EFT
(60+ years of age).	\$20.00 paid in full of \$20.00 monthly.	membership fee.
Senior Couple	\$325.00 paid in full or	Annual or monthly EFT
	\$30.00 monthly.	membership fee.

	1	1
Youth Individual	\$205.00 paid in full or	Annual or monthly EFT
(17 or younger)	\$20.00 monthly.	membership fee.
90-Day	\$90.00/person paid in full	90 consecutive day membership
Membership	only	fee (no member discount benefits).
Non-Member Daily	Admission Fees – Parks an	d Recreation
Fee Name	Fee Amount	Fee Description
Adult Individual	\$6.00/day or \$54.00 for 10	Per day visit fee, 10 visit punch
	day punch pass.	card fee.
Youth Individual	\$4.00/day or \$36.00 for 10	Per day visit fee, 10 visit punch
	day punch pass.	card fee.
Senior Individual	\$4.00/day or \$36.00 for 10	Per day visit fee, 10 visit punch
	day punch pass.	card fee.
Family	\$15.00/day or \$135.00 for	Per day visit fee, 10 visit punch
	10 day punch pass.	card fee.
Tot-Drop Fees – Pa	arks and Recreation	
Fee Name	Fee Amount	Fee Description
Tot-Drop	Free to Members.	Non-member daily tot-drop fee.
	\$3.00/visit or \$24.00 for 10	
	day punch pass.	
Miscellaneous Fee	s – Parks and Recreation	
Fee Name	Fee Amount	Fee Description
Membership	\$20.00	Fee for downgrading membership
Change Fee		outside of renewal date.
Membership	\$30.00	Membership cancelation fee for
Cancellation Fee		canceling membership outside of
		renewal period.
Non-sufficient	\$25.00	Administrative fee for all returned
Non-sufficient funds fee	\$25.00	Administrative fee for all returned payments.