



Date: February 6th, 2024 Submitted By: Jason Stutesmun Water Quality Superintendent

RE: Revision of the back flow ordinance

Background:

The City of Nixa is mandated by the Department of Natural Resources to certify that all backflow devices within the city have been tested on an annual basis. Customers with backflows must submit a test that has been performed by a Missouri Certified Backflow tester by July 1st of every year. This information is gathered by the city and submitted to DNR on an annual basis. This program is necessary to ensure that the city's water system is safe by preventing unwanted water from contaminating the system. A backflow device is a check valve that is installed on sprinkler systems and fire suppression systems to prevent water from flowing back into the city's drinking water system. The proposed revision to the existing ordinance would allow the city to hire a certified back flow tester for the purpose of testing back flows that are past the July 1st deadline.

Analysis:

In years past we have sent notices out to customers who haven't had their backflow tested, when they don't respond, we would go out and disconnect their water service till their test results were turned in. This change in the ordinance would allow us to hire a certified tester to test these devices without disrupting their service and allowing us to turn in our results to DNR in a timely manner.

Recommendation:

Staff recommends this change in the back flow ordinance.

MEMO SUBMITTED BY:

Jason Stutesmun | Water Quality Superintendent.



1 2 3 4	AN ORDINANCE OF THE COUNCIL OF THE CITY OF NIXA AMENDING CHAPTER 22, ARTICLE II, DIVISION 3, SECTION 22-79 FOR THE PURPOSE OF AMENDING THE BACKFLOW DEVICE INSPECTION PROVISIONS.
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6	WHEREAS the City is mandated by the Missouri Department of Natural Resources
7	with the task of certifying that all backflow prevention within the city have been tested on
8	an annual basis; and
9	
10	WHEREAS City Code requires water customers with backflow prevention devices
11 12	to submit test results to the City by July 1st of each year; and
13	WHEREAS City staff is proposing to modify the City Code to authorize staff to
	perform the test and charge the customer for the reasonable expenses of performing the
14	
15	test; and
16	MATERIA O DE SUL LE COLOR DE LA LIPERTE DE LA COLOR DE
17	WHEREAS this will help ensure that the City is meeting the obligations imposed
18	by the Department of Natural Resources while also not shifting the expense of such
19	compliance to the general taxpayer of the City; and
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21	WHEREAS the City Council desires to modify the City Code as set forth herein.
22	
23 24 25	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NIXA, AS FOLLOWS, THAT:
26 27 28 29	SECTION 1: Chapter 22, Article II, Division 3, Section 22-479 of the Nixa City Code is hereby amended by repealing said section in its entirety and adopting in lieu thereof a new Section 22-79, said section shall read as follows:
30 31 32	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being stricken .)
33 34	Sec. 22-79. Inspection and maintenance.
35	(a) It shall be the duty of the customer at any premises on which backflow prevention
36	devices required by this <u>division</u> section are installed to have inspections, tests and
37	overhauls made in accordance with the following schedule or more often where
38	inspections indicate a need and in accordance with the provisions of this section.
39	inspections indicate a need and in accordance with the provisions of this section.
	(1) Air gap congrations shall be inspected at the time of installation and at least by
40	(1) Air gap separations shall be inspected at the time of installation and at least by
41	July first of each year every 12 months thereafter.
42	(2) Double check valve accomplies shall be improved a suddent of the finisher.
43	(2) Double check valve assemblies shall be inspected and tested for tightness at the
44	time of installation and by July first of each year at least every 12 months thereafter.
45 46	They shall be dismantled, inspected internally, cleaned and repaired whenever needed and at least every 30 months.

 (3) Reduced pressure <u>principal</u> <u>principle</u> backflow prevention devices shall be inspected and tested for tightness at the time of installation and at least <u>by July</u> <u>first of each year</u> <u>every 12 months</u> thereafter. They shall be dismantled, inspected internally, cleaned and repaired whenever needed and at least every five years.

- (4) All irrigation or lawn sprinkler backflow assemblies shall be tested by July first of each year.
- (b) Inspections, tests and overhauls of backflow prevention devices shall be made at the expense of the water customer and shall be performed by a <u>person certified by the State of Missouri state certified to inspect, test, and overhaul backflow prevention devices device tester.</u>
- (c) Whenever backflow prevention devices required by this section are found to be defective, they shall be repaired or replaced at the expense of the customer without delay. Whenever backflow prevention devices are found to be defective, they shall be disconnected, and water service shall be suspended until the backflow prevention device has been repaired or replaced and has passed inspection.
- (d) The water customer shall must maintain and provide to the city a complete record of each backflow prevention device from installation purchase to removal of said backflow prevention device retirement. This shall include a comprehensive listing that includes a record of all tests, inspections, repairs, and overhauls which are required by this section and shall be made available to the water purveyor upon request.
- (e) The water customer shall provide a copy of records <u>and information</u>, listed in subsection (d) of this section, to the <u>city</u> water purveyor when testing, maintenance or repair activities are completed. <u>Such records and information shall be provided to the city by the water customer by July 1 of each year. Water customers shall submit such records and information to the city on forms approved by the city for such purpose.</u>
- (f) Backflow prevention devices shall not be bypassed, made inoperative, removed or otherwise made ineffective without separation authorization by the city water purveyor.
- (g) If a water customer fails to provide for the inspections, tests, repair, and overhauls required herein, the city shall have the right to conduct the required test by a state certified person able to inspect, test, and overhaul backflow prevention devices. Prior to exercising this authority, the city shall notify the water customer of the city's intent to perform such inspection, repair test, or overhaul with at least 10 days written notice. Should the water customer fail to provide the required inspection, test, or overhaul, the city shall proceed with conducting the test, inspection, repair, or overhaul and may assess the reasonable costs incurred by the city on the water customer's next water bill.

CITY ATTORNEY

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CINDINATION TO.	ORDIN	ANCE	NO.		
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92 93	(h) In addition to the provisions of Section 22-79(g), violations of the provisions of this Section shall be punishable pursuant to Section 1-9 of the City Code.					
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95	SECTION 2: The City Attorney, when codifying the provisions of this Ordinance, is					
96	authorized to provide for different section nu					
97	internal citation references than those prov					
98	subsection numbers, or internal citation refere					
99	of this Ordinance.		indification interne			
100	or time ortainancer					
101	SECTION 3: Savings Clause. Nothin	g in this Ordinance shall	be construed to			
102	affect any suit or proceeding now pending in	•				
103	incurred nor any cause or causes of action					
104	ordinance repealed hereby.					
105	oramanee repealed meres.					
106	SECTION 4: Severability Clause. If an	v section, subsection, ser	ntence, clause, or			
107	SECTION 4: Severability Clause. If any section, subsection, sentence, clause, or phrase of this Ordinance is for any reason held to be invalid, such decision shall not affect					
108	the validity of the remaining portions of this O					
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110	it would have adopted the Ordinance and each section, subsection, sentence, clause, or phrase thereof, irrespective of the fact that any one or more sections, subsections,					
111	sentences, clauses, or phrases be declared invalid.					
112	, and a second of the second o					
113	SECTION 5: This Ordinance shall be i	n full force and effect from	and after its final			
114	passage by the City Council and after its approval by the Mayor, subject to the provisions					
115	of section 3.11(g) of the City Charter.					
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118	ADOPTED BY THE COUNCIL THIS DA	Y OF, 2024.				
119 120		ATTEST:				
121		7112011				
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123	PRESIDING OFFICER	CITY CLERK				
124		5 <u>522</u>				
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126	APPROVED BY THE MAYOR THIS	DAY OF	. 2024.			
127	/		,			
128		ATTEST:				
129		711.12011				
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131	MAYOR	CITY CLERK	· · · · · · · · · · · · · · · · · · ·			
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133	APPROVED AS TO FORM:					
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