VILLAGE OF OBLONG

ORDINANCE NO. 2019-O-610

AN ORDINANCE TO AMEND CHAPTER 38 <u>UTILITIES</u>, ARTICLE III – WATER SYSTEM CODE, DIVISION II – GENERALLY, ARTICLE III – ALL SERVICE TO BE BY METER, ARTICLE V – WASTEWATER SYSTEM, DIVISON III – PRIVATE SEWAGE DISPOSAL OF THE REVISED CODE OF ORDINANCES OF THE VILLAGE OF <u>OBLONG</u>, ILLINOIS

PASSED BY THE
VILLAGE BOARD OF TRUSTEES
OF THE
VILLAGE OF <u>OBLONG</u>, ILLINOIS

THIS 4TH DAY OF DECEMBER, 2019

Published in pamphlet form by authority of the Mayor and the Village Board of Trustees of the Village of <u>OBLONG</u>, <u>CRAWFORD</u> County, Illinois this 4TH day of <u>DECEMBER</u>, 2019.

ORDINANCE NO. 2019-O-610

AN ORDINANCE TO AMEND CHAPTER 38 <u>UTILITIES</u>, ARTICLE III – WATER SYSTEM CODE. DIVISION II – GENERALLY AND ARTICLE V – WASTEWATER SYSTEM, DIVISON III – PRIVATE SEWAGE DISPOSAL

BE IT ORDAINED BY THE MAYOR AND VILLAGE BOARD OF TRUSTEES OF THE VILLAGE OF OBLONG, CRAWFORD COUNTY, ILLINOIS, THAT:

SECTION 1: The Following exhibit shall amend Chapter 38, Utilities, Article III – Water System Code, Division II – Generally and Article V – Wastewater System, Division III – Private Sewage Disposal of the Revised Codes of Ordinances of Oblong, Illinois, be, and the same is hereby amended to be as follows:

SEE EXHIBIT "A" FOLLOWING

SECTION 2: Severability of Provisions. Each section, paragraph, sentence, clause and provision of this Ordinance is severable, and if any provision is held unconstitutional or invalid for any reason, such decision shall not affect the remainder of the Ordinance, nor any part thereof, other than that part affected by such decision.

SECTION 3: Conflicting Ordinances. Any conflicting ordinances, code provisions or pertinent portions thereof in effect at the time this ordinance takes effect are hereby repealed.

SECTION 4: EFFECTIVE. This Ordinance shall be in full force and effect from and after its passage, approval, and publication in pamphlet form as provided by law.

SECTION 5: Passed this 4th day of December, 2019 by the Board of Trustees of the Village of Oblong, Crawford County, Illinois, and deposited and filed in the office of the Village Clerk in said Village on that date.

LADORA BOYD, VILLAGE CLERK OBLONG, ILLINOIS

Upon roll call vote by the Board of Trustees of the Village of Oblong, Crawford County, Illinois.

	AYES	NAYS	ABSTAIN	ABSENT
Angie Fear				
Jay Haines				
Dave Hasty				
Bill Burke, Jr.				
Keith Waldrop				
Jeron Harris				

Approved by the Mayor of the Village of Obl December, 2019.	long, Crawford County, Illinois, this 4th day of
ATTEST:	TERESA K. FIELDER, Village President
LADORA BOYD, Village Clerk	

VILLAGE CLERK'S CERTICATE

STATE OF ILLINOIS)						
COUNTY OF CRAWFORD)	ss.	VILLAGE CLERK'S OFFICE				
VILLAGE OF OBLONG)						
I, Ladora Boyd, Village Clerk of the Village of Oblong, do hereby certify that the following Ordinance of the Village of Oblong, Crawford County, Illinois, published by authority of the Village Board of Trustees was duly passed by the Village Board of Trustees of the Village of Oblong, Crawford County, Illinois, approved by the Mayor, and published in pamphlet form according to law on this date, and that this ordinance is a true and perfect copy of the ordinance, as passed, approved, and now of record and on file in my office as provided by law. In witness whereof, I have set and affixed the Corporate Seal of the Village of Oblong, Illinois, this 4th day of December, 2019.							
	LADORA BOYD, VILLAGE CLERK						
		OBL	ONG, ILLINOIS				
(SEAL)							

EXHIBIT "A"

38-3-5

(A) <u>ALL SERVICE TO BE BY METER.</u> All water service, whether for domestic, commercial or industrial use shall be metered. All meters shall be so placed and installed as to render the same accessible at all times for the purpose of reading or repairing and so as to be free from danger of freezing. Meters outside of a building shall be set in a suitable meter box approved by the standing committees governing water and sewer of the Village. Water shall not be turned on for new connections until the meter has been installed and all other requirements of this Chapter on the part of the property owner have been fully complied with.

(B) STANDBY FIRE PROTECTION SERVICE CONNECTIONS –

EXCEPTION. Standby fire protection service connections (sprinkler systems) of 2" size or larger will be installed only if adequate provisions are made to prevent the use of water from such services for purposes other than fire extinguishing. Sealed fire sprinkler systems with water-operated alarms shall be considered as having such provisions. All piping on the customer's premises shall be installed in accordance with the plumbing code of the State of Illinois.

Charges and fees. Charges for a standby fire protection service connection will be an annual fee of \$75.00. This charge will be invoiced to the customer during the regular June billing period. No charge will be made for water used in the standby fire protection services to extinguish accidental fires or for routine testing of the fire protection system. The customers shall pay the full cost of the standby fire protection service connection, including tap and installation.

<u>Violations of Regulations.</u> If water is used from a standby fire protection system connection service in violation of these regulations, an estimate of the amount used will be computed by the Public Works Department. The customer shall pay for the water used at the regular rates, including the

minimum charge based on the size of the service connection and subsequent bills rendered on the basis of regular water rates. <u>Fire Service Connections other than Standby.</u> A service having fire protection facilities on the premises and water for other purposes flowing through the same service connection shall be considered as an ordinary service and metered as such. All water used through that service, regardless of its use, will be charged at the regular rate.

38-3-19 CUSTOMER NEGLECTS TO REPAIR LEAK.

The Village shall have the option of notifying a property owner or tenant in writing of water line repairs that need to be made beyond the meter on their property due to an excessive leak. Upon failure to make proper repairs within 10 days, the water service shall be discontinued. It shall be the duty of the Public Works Superintendent to shut off or have shut off, the water service to the property until proper repairs have been made.

38-3-87 COST OF TAP AND WATER SERVICE CONNECTIONS. For a five-eighths (5/8) inch to one (1) inch water service, the applicant shall pay a *Five Hundred Dollar (\$500.00)* tap-in fee, plus the cost of all materials [excluding meter] including road boring fees if applicable.

Remove the second sentence in this section. {For a five-eighths (5/8) inch to one (1) inch water service in Rural Expansion No. 1, the applicant shall pay a Five Hundred Dollar (\$500.00) tap-in fee, plus cost of all materials [excluding meter] including road boring fees if applicable.

38-3-88 WATER RATES. The following shall be for the rates for the water supplied by the Waterworks System of the Village computed and payable monthly:

(A) Inside Village Limits Rates.

First 1,000 gallons per month \$22.00 MINIMUM CHARGE

Over 1,000 gallons per month \$ 7.00 per 1,000 gallons

(B) Outside Village Limits Rates (Including Phase I).

First 1,000 gallons per month \$28.20 MINIMUM CHARGE

Over 1,000 gallons per month \$7.00 per 1,000 gallons

38-5-18 RESPONSIBILITIES OF THE OWNER.

The owner shall maintain a private sewage disposal system in a sanitary manor at all times and at no expense to the Village. The Village shall have the option of notifying in writing, the property owner or customer of sewer line repairs that need to be made on their property. Upon failure to make proper repairs within 10 days, the water service shall be disconnected. It shall be the duty of the Public Works Superintendent to shut off or have shut off, the water service to the property until the proper repairs have been made.