

TITLE 4

SERVICE TO OUTLYING TERRITORIES, PERMITS DISCHARGE STANDARDS, SERVICE CONNECTIONS AND SEWER EXTENSIONS

Repealed and replaced in its entirety on 8/28/2000 by Ordinance 00/01-O-04 effective 8/28/2000; Amended Article III on 3/25/2002 by Ordinance 01/02-O-06 effective 10/1/2002; Amended Articles IV and V on 7/22/2004 by Ordinance 04/05-O-01 effective 8/1/2004; Added Article VII on 12/16/2004 by Ordinance 04/05-O-03 effective 1/1/2005; Amended Articles V and VI on 4/11/2005 by Ordinance 04/05-O-06 effective 4/12/2005; Amended Article IV on 4/11/2005 by Ordinance 04/05-O-06 effective 5/1/2005; Amended Articles IV, V and VI on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005; Amended Articles IV and VI on 2/20/2007 by Ordinance 06/07-O-01 effective 4/1/2007; Amended Article VII on 12/20/2007 by Ordinance 07/08-O-01 effective 1/1/2008

ARTICLE I. Definitions.

The following definitions shall have the designated meanings within this Title 4:

SECTION 1. "Building Drain" shall mean that part of the sewer service connecting the system of drains within the perimeter of a building as defined in the State Plumbing Code to the private property sewer service.

SECTION 2. "District Sewer", "District Sewers" or "Public Sewer" shall mean any sanitary sewer in the District's Facility Planning Area (FPA) within Winnebago County owned and maintained by the District and includes all manholes, intercepting chambers, pump stations and forcemains, and appurtenances thereof. Sewers under construction by the District shall be considered District sewer upon acceptance of the project by the District Board of Trustees. Sewers under construction by private parties or other governmental agencies shall be considered District sewer upon satisfactory completion and acceptance by the District Engineering Manager in accordance with the provisions of the Dedication Agreement. "Public Sewer" shall also refer to sanitary sewer within the District FPA, but outside Winnebago County, that ultimately discharges into a District sewer and is owned and maintained by a local government agency other than the District.

SECTION 3. "Easement" shall mean a grant by a property owner of a right to the District for access by District personnel or authorized agents to a District sewer in Grantor's property for purposes of construction, maintenance, repair, restoration, replacement or other purposes specified in the easement grant, or access to special service features.

SECTION 4. "Private Property Sewer Service" or "Building Service" shall mean that part of the sewer service which begins at the building drain and ends at the property line, or in the case of sewers in easements, at the public sewer easement line.

SECTION 5. "Served" shall mean that public sewer is available to the subject parcel and has been extended to the upstream boundary of said parcel; should the parcel be located at the crest of a basin, public sewer may not be required to the furthest boundary of the property at the discretion of the District Engineering Manager.

SECTION 6. "Service Connection Point" shall refer to the location where a private property sewer service and a public sewer service come together. This location is usually at the property or public sewer easement line. In the case of new subdivision improvements this point is typically three (3) feet beyond the property or public sewer easement line. The point of connection may be modified with the approval of the District Engineering Manager.

SECTION 7. "Sewage" shall mean the combination of the water-carried wastes from residences, business buildings, institutions, and industrial establishments, together with such infiltrated ground, surface, and storm waters as may be present.

SECTION 8. "Sewer Cut-In" shall mean a sewer service installation into an existing public sewer at a point where there is no existing service fitting.

SECTION 9. "Special Service Feature" shall mean a service manhole, sampling manhole, monitoring manhole, grease trap, oil separator or sand trap/filter/catchbasin. Special service features are installed on the private property sewer service or may be part of the building drain. Some special service features require access easements.

SECTION 10. "Street Connection" or "Public Sewer Service Extension" shall mean a sewer service installation within a public right-of-way or public easement that extends the service from a fitting or existing service to the property or easement line.

SECTION 11. "Street Sewer Service" or "Public Sewer Service" shall mean that part of the sewer service which begins at the public sewer and ends at the property line or easement line.

ARTICLE II. Service to Outlying Territories.

SECTION 1. Contracts for Service.

District may, by written contract, allow a user owning property wholly or partially outside the District corporate limit to hook up to and use the District collection system and treatment works. In the event a contract is made pursuant to this Article, the user shall be subject to all terms and provisions of District ordinances and be required to pay all costs, charges, payments in lieu of real estate taxes (PILOT), and expenses paid by users situated within the corporate limits of the District. In cases in which Intergovernmental Agreements are executed between the District and any municipal government to provide services to and acquire an existing sewerage system, with or without the inclusion of the municipality's treatment works, such Intergovernmental Agreement shall constitute the contract specified in this section and the remaining sections of this Article.

SECTION 2. Annexation.

If the property sought to be served is contiguous to the District, and within its Facilities Planning Area (FPA) and the County of Winnebago, the property shall be annexed to the District

after service is extended to it. If the property sought to be served is contiguous but outside District's FPA and within the County of Winnebago, the property owner must petition for inclusion in the District's FPA before the property may be annexed or service provided.

SECTION 3. Requirements for Service.

If any property of a person desiring to become a user is situated outside the corporate limits of the District and not contiguous thereto so that it may not properly be annexed to the District, District, in its sole discretion, may permit such connection, provided that a contract shall be entered into between District and user which shall provide essentially as follows:

A. User may connect buildings situated only on the fully-described tract set forth in the Agreement, and in accordance with all applicable laws, ordinances and regulations of the District, local, State and Federal governments.

B. The wastes and material discharged shall meet all present and future standards for content and volume, and the user shall further agree to pay all future connection, user, capital and treatment or service charges which are applicable to all property and users uniformly.

C. The user, his successors, and assigns, shall, in addition to costs noted in this Article, annually pay an amount equivalent to District taxes (PILOT) computed as follows:

1. The equalized assessed value of the user's taxable property or any subdivided part or separate tract thereof, as determined by the proper authority of Winnebago or Boone County, Illinois, whichever is appropriate, shall be multiplied by the District's rate of tax upon real estate and personal property situated within its corporate area for said year, when the same is determined.

2. Said amount, when computed by the District, shall be charged to the user, its successors or assigns, and said statement shall be paid within thirty (30) days thereafter. Any amount remaining unpaid after due date shall draw interest at the rate of eighteen per cent (18%) per annum until paid.

3. Such amount, for partial years, shall be prorated from the date of the contract.

D. Each user, in consideration of services provided by the District, shall grant District an irrevocable easement on and upon its property for the purpose of disconnection of any sewer if the user, his successors, or assigns, fail to so disconnect when such is required under the provisions of Section 4 herein.

E. The owner of the property served shall agree to annex to the District when the property becomes contiguous to the District and when such annexation is approved by the Board. The owner shall agree that the contract will constitute a petition for annexation upon the

property becoming contiguous to the District, subject only to the Board's discretion in annexing the property.

F. Such agreement shall be recorded in the Office of the Recorder of Deeds of Winnebago County, Illinois, or Boone County, Illinois, whichever is applicable. The recording shall constitute notice to any successors or assigns of the owner of its terms and provisions, and to which any subsequent conveyance or assignment of the owner shall be subject.

SECTION 4. Disconnection for Non-payment.

If the user, his successors, or assigns, fails to pay amounts specified in Section 3 above when due, each and every sewer on his property or any subdivided tract thereof, for which payment is not made, shall be disconnected at the owner's expense from any other sewer which ultimately discharges to the District POTW. The user shall construct its sewer system within its property in order to allow disconnection of separate tracts.

SECTION 5. Remedies.

A. In addition to the right of disconnection, District shall have a lien upon said property or subdivided portion in the amount of any unpaid charges due therefrom. Upon the filing of notice thereof, said lien shall be deemed perfected, and the same may be charged and redeemed, or foreclosed and the property sold to satisfy the same in accordance with statutes made and provided.

B. District shall have the additional right to file a civil suit to recover:

1. the amount of said lien,
2. the full cost incurred in disconnection,
3. all its reasonable legal expenses and attorney's fees incurred as a result of such suit.

C. District shall not, without its prior written consent and acceptance, have dedicated to it, or own any sewer system installed within the property, and the producer, its successors and assigns, shall maintain the same at its sole cost; provided, however, that this provision shall not be construed to prohibit the dedication of part or all of said sewer system to another unit of government.

ARTICLE III. Discharge Standards.

SECTION 1. Conditions for Discharge to the District System.

A. Public wastewater collection facilities are required to be used for deposit of human waste, garbage or wastes that do not meet IEPA NPDES standards.

B. Except as provided in Articles II and IV of this Title, no person shall connect or cause to be connected any building or facility on property or any part thereof to any sewer unless the entire property shall first be situated within the corporate limits of the District.

C. It shall be unlawful for any person to deposit or discharge, or to cause to be deposited or discharged, to any wastewater collection facilities, any solid, liquid or gaseous waste unless through a connection approved by the District.

D. Such person as described in Sections 1.B. and 1.C. above shall not avoid connection to such sewer by reason of actual distance from a building or structure to the connection point of such sewer.

E. Property served by District sewer shall at all times have a valid user account as a condition precedent to discharging from such premises to District sewer. Property in violation of this Paragraph shall be subject to sewer disconnection in accordance with show cause procedures as outlined in Title 2, Article II of this Code. Any person or entity discharging to District sewer in violation of this Paragraph shall be subject to the penalties set forth in Title 8 of this Code.

Paragraph E added on 3/25/2002 by Ordinance 01/02-O-06 effective 10/1/2002

SECTION 2. Private Sewage Treatment and Disposal.


District shall not operate or maintain a private sewer or disposal system or facility. No provision of this Title shall be construed to provide lesser requirements for such private sewers and disposal systems as are presently or may hereafter be imposed and required by any other local government body, the State and Federal government.

SECTION 3. Certification of Compliance with Discharge Standards

Section added on 3/25/2002 by Ordinance 01/02-O-06 effective 10/1/2002

→ A. Except as otherwise provided in this Section, no person or entity shall sell, transfer or convey ownership of a building serviced by District sewer until such time as a current certification of compliance with Title 2, Article III, Section 1 of this Code has been obtained by the property owner and deposited with the District. Transferring ownership in violation of this Paragraph shall constitute a violation of this Code and shall be subject to the penalties set forth in Title 8 of this Code.

→ B. Any sale, transfer or conveyance of a building serviced by District sewer which will not result in any new account establishment or transfer shall be exempt from the requirements of this Section.



C. Certification of compliance with Title 2, Article III, Section 1 of this Code shall be evidenced on a form provided by the District. A certification form shall be completed and certified by an Illinois-licensed plumber and shall require at least the following information: (1) the use of the building, (2) the discharge location of any roof or foundation drain or sump pump, and (3) confirmation of compliance or noncompliance with Title 2, Article III, Section 1 of this Code. No certification of compliance with Title 2, Article III, Section 1 of this Code shall be considered current after one year from the date of certification.

D. In the event a certification of compliance form deposited with the District indicates noncompliance with Title 2, Article III, Section 1 of this Code, the District shall notify the property owner of the noncompliance and shall order the property owner to bring the building into compliance.

1. Orders applicable to buildings where a roof or foundation drain, sump pump, or diverter valve installation is illegal shall have a 30-day compliance period.

2. Orders applicable to buildings where clear water is illegally entering the sanitary sewer system via an under-the-basement floor connection shall have a 60-day compliance period.

The owner of a building found in violation of Title 2, Article III, Section 1 of this Code shall be required, prior to any sale, transfer or conveyance and within the applicable compliance period, to provide the District with a certification of compliance form certifying that any building found in violation of this Code has been brought into compliance. Failure by any person or entity required to comply with this Section shall constitute a violation of this Code and shall be subject to sewer disconnection in accordance with show cause procedures as outlined in Title 7, Article II and to penalties as set forth in Title 8 of this Code.

E. Any present or proposed owner of a building feeling aggrieved by the issuance of a notice of noncompliance may appeal by following the procedure outlined in Title 7, Article II, Section 2 of this Code.

F. In the event a certification of compliance with Title 2, Article III, Section 1 of this Code is required to be deposited on account of any sale, transfer or conveyance of a building serviced by District sewer within one year from a prior property owner filing a certification of compliance with Title 2, Article III, Section 1 of this Code, and the current owner verifies no change or alteration to the premises has occurred since the time of sale, transfer or conveyance which renders the premises out of compliance with Title 2, Article III, Section 1 of this Code, said verification shall satisfy any certification of compliance requirement imposed by this Section or as a condition to an account transfer.

G. In order not to delay or prevent a pending sale of a property affected by this Section, a buyer or other transferee may deposit with the District evidence of a contract or accepted bid for work which, when completed, will bring the property into compliance with the

provisions of Title 2, Article III, Section 1 of this Code within any applicable compliance period, along with evidence that adequate funds have been paid or escrowed to complete said work, and a stipulation agreeing to bring the property into compliance with the provisions of Title 2, Article III, Section 1 of this Code within the applicable compliance period. Said evidence and stipulation may only be filed after depositing a certification of compliance form that indicates noncompliance with Title 2, Article III, Section 1 of this Code. No seller or transferor otherwise subject to the penalties set forth in Title 8 of this Code shall be subject to the same upon compliance with this Paragraph. Failure by the buyer or transferee to bring the property into compliance within the applicable compliance period shall constitute a violation of this Code and shall be subject to sewer disconnection in accordance with show cause procedures as outlined in Title 7, Article II and to the penalties set forth in Title 8 of this Code.

H. A certification of compliance indicates so far as can be reasonably determined by an Illinois-licensed plumber during a limited visual inspection of the premises, only that the premises meets the requirements of Title 2, Article III, Section 1 of this Code. The District assumes no liability in any property inspection or certification of compliance required under this Code. Any person or entity required to provide a certification of compliance with Title 2, Article III, Section 1 of this Code shall bear the full cost and responsibility of selecting an Illinois-licensed plumber to inspect their building and to determine compliance with this Article.

ARTICLE IV. Service Extensions and Connections.

Article repealed and replaced in its entirety on 7/22/2004 by Ordinance 04/05-O-01 effective 8/1/2004; Amended Section 4 Paragraph A and Section 5 Paragraph B on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005; Amended Section 4 Paragraph A on 2/20/2007 by Ordinance 06/07-O-01 effective 4/1/2007

SECTION 1. Construction of Sewer Services and Sewer Connections.

No person other than an authorized employee, contractor or agent of the District shall make any connection with, uncover, alter or disturb a District sewer, public sewer service, or sewers maintained by the District, or open any manhole, septic chamber or any appurtenance thereof, or make any connection to or opening into any sewer having flow which directly or indirectly discharges into any District sewer unless in compliance with this Title and other applicable ordinances.

Registration and bonding as a Private Property Plumbing Contractor allows the contractor to perform permitted sewer service connections and service extension work, including special service features such as grease traps, sand filters/catchbasins, oil separators, sampling, monitoring and private service manholes, private pump and lift stations with their associated service forcemains. Private Property Plumbing Contractors may also perform permitted service disconnections associated with building demolition. All work must be on private property and not within public right-of-way or public sanitary sewer easements. A State of Illinois licensed plumber shall be in responsible charge and on the site while the work is being performed.

Registration and bonding as a Public Property Plumbing Contractor allows the contractor to perform permitted street connections and service extension work, including special service features such as private service manholes, and to perform public manhole core-ins and public sewer main service cut-ins. Public Property Plumbing Contractors may also perform permitted service disconnections associated with building demolition. All work must be within public right-of-way and public sanitary sewer easements. A State of Illinois licensed plumber shall be in responsible charge and on the site while the work is being performed.

Registration and bonding as a Sewer Contractor allows the contractor to perform permitted street connections and service extension work, public manhole core-ins and public sewer main cut-ins and install public manholes. Sewer Contractors may also perform permitted service disconnections associated with building demolition. All work must be within public right-of-way and public sanitary sewer easements.

SECTION 2. Registration

Any person or firm desiring to perform sanitary sewer service construction or connection to, or disconnection from, public sewer, whether the discharge is direct or indirect, except District employees, or authorized governmental personnel, must be licensed by the State of Illinois as a plumbing contractor with the work performed by a State of Illinois licensed plumber, must register at the District and pay a registration fee, except that Sewer Contractors are not required to be licensed plumbers or plumbing contractors. Registration may be as a Private Property Plumbing Contractor, Public Property Plumbing Contractor or Sewer Contractor or any combination of the three classifications. Each classification requires a separate registration. Registration shall be made upon proper application and payment of fees set by the Board by separate ordinance and shall expire at midnight the following May 31. Registration shall not be valid for a period in excess of one year, and the fee shall not be prorated for periods of less than a year. Application for registration and payment of the applicable fees shall be made with the District on forms provided by the District. Registration with the District shall not authorize construction of sewer service or cut-ins or disconnection, but is a precondition to obtaining permits to do so.

SECTION 3. Bonds

Prior to applying for a permit as set forth in Section 4 herein, each applicant must furnish a bond to the District Engineering Manager in an amount established by the Board by separate ordinance on a form provided by the District. Each bond shall be signed by an acceptable bonding company. Such bond shall be conditioned on the performance of said work in conformity with all ordinances and regulations of the District then in force and in such manner as to leave all sewers, appurtenances, landscaping, streets, alleys, sidewalks and pavement undisturbed, in as good state and condition as prior to the doings of said work, and to indemnify and save harmless the District from all loss, damage and expense on account of doing such work and any accidents and damages caused by reason thereof. District may establish different forms and require additional information for different types or location of work. Each classification

requires a separate bond. Each bond shall expire at midnight on May 31 of the then current registration period.

SECTION 4. Permits and Inspections.

A. Permits.

Paragraph A repealed and replaced in its entirety on 4/11/2005 by Ordinance 04/05-O-06 effective 5/1/2005; Amended on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005; Amended on 2/20/2007 by Ordinance 06/07-O-01 effective 4/1/2007

Prior to performing any sanitary sewer service construction, including but not limited to service connections, laying services and sewer cut-ins or service disconnections, the person or firm desiring to perform the sanitary sewer service construction or disconnection shall, in addition to the requirements of Sections 2 and 3 of this Article:

1. Obtain the necessary permit or permits from District in accordance with District procedures.
2. Pay all applicable service connection permit fees.
3. Pay or obtain payment of all applicable connection fees as established under Title 5.
4. Obtain and present permits from appropriate governmental agencies having jurisdiction of the area in which the work is being performed or which have other requirements for connection, disconnection or construction.
5. Provide an appropriate Industrial/Commercial Questionnaire (I/C) if the construction work involves an industrial user, a commercial user, or a residential user of five (5) or more units within a structure.
6. Obtain the appropriate District or Illinois Environmental Protection Agency Construction and Operating Permit if the expected wastewater flow equals or exceeds 1500 gallons per day average flow.
7. If the construction work involves private sewer and service construction in mobile home parks, or similar facilities, prior approval for construction from the State of Illinois Department of Public Health must be obtained, including obtaining an Illinois Environmental Protection Agency Operating Permit.

Permits shall only be issued for individual lots or parcels of record. Issuance of a single permit for multiple lots of record requires that the lots be legally combined by re-plat into a single lot, with said re-plat meeting the document provisions of the Plat Act. A single tax code identification number is not considered a legal combination of the underlying lots or parcels of record.

Amended on 2/20/2007 by Ordinance 06/07-O-01 effective 4/1/2007

EXCEPTION: If the existing permanent primary building structure extends across all interior lot or parcel lines of the lots or parcels involved, this requirement shall be waived provided proof of such encumbrance is provided by means of a survey prepared by a licensed surveyor. The existing primary structure must be all or part of the proposed structure that will be connected, reconnected or the subject of a change of use for sanitary sewer service permit purposes, without an expansion of the proposed primary structure encroaching on other lots or parcels not presently encumbered by the existing primary structure. The re-plat shall be required if an expansion of the primary structure encumbers previously unencumbered lots or parcels.

Added on 2/20/2007 by Ordinance 06/07-O-01 effective 4/1/2007

Permits shall only be issued to enclosed structures. Structures with open basements or uncovered slabs-on-grade shall not be issued permits.

Permits shall not be issued to any Public or Private Property Plumbing Contractor or Sewer Contractor who has an outstanding balance of any service connection permit charges or who is not properly registered and bonded with the District or whose payment by check is returned for insufficient funds. A Plumbing or Sewer Contractor must pay all current due fees prior to the issuance of any new permits. Receipt of payment of all current due fees made by cash, certified check, cashiers check, money order or credit card will allow for the issuance of new permits without a waiting period. Receipt of payment by check shall have a ten (10) day waiting period for new permit issuance.

Amended on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005

Any registered and bonded Public Property or Private Property Plumbing Contractor or registered and bonded Sewer Contractor who shall neglect, refuse or fail to make good any defect or faults in any of his work done under any permit from the District shall not be permitted to do any further or additional work upon any sewer or appurtenances connecting with or designed to connect with, or directly or indirectly discharge into any District sewer, until such defects or faults have been made good in a manner satisfactory to the District Engineering Manager. Other valid, open permits issued in favor of such Plumbing or Sewer Contractor may be closed out.

Permits issued to a Public or Private Property Plumbing Contractor or Sewer Contractor whose bond or registration expires shall be closed out and no further work shall be allowed until the Plumbing or Sewer Contractor comes into compliance with this Title.

A permit shall be valid for a period of thirty (30) days after issuance, except for permits involving special service features provided the service connection work has commenced and is ongoing. After 30 days of inactivity the permit shall expire and be closed out. All service connection permit fees paid on a closed permit are forfeited.

Amended on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005

B. Inspections.

Notice must be given to the Engineering Department office prior to beginning work on sanitary sewer service construction or disconnection, and no material shall be used or work covered until inspection and approval has been obtained from the District. District will inspect all construction of public sewer service extensions, special service features and disconnections.

The inspection request, except for a same day request, must be received in the office of the District Engineering Manager prior to 4:15 p.m. on the day prior to the requested inspection. Requests received outside of normal District business hours and on District holidays are considered received at 8:00 a.m. of the next business day. District business hours are 8:00 a.m. to 4:30 p.m., Monday through Friday. Inspections must be scheduled through the District Engineering Department office. A minimum of two (2) hours notice is required for a same day inspection request. Same day inspection requests shall be charged an additional fee as established by the Board of Trustees by separate ordinance.

If by reason of noncompliance with this Title, through the use of defective materials or methods, or if the work is not ready for inspection at the scheduled time, a subsequent inspection becomes necessary, an additional fee shall be charged. The person doing the construction must notify the District Engineering Department office to cancel or reschedule an inspection at least two (2) hours before the originally scheduled inspection to avoid an additional inspection charge. For second and subsequent inspections, a fee shall be paid to the District in an amount to be established by the Board of Trustees by separate ordinance.

Any service connection or disconnection work done prior to the issuance of a service connection permit or after the expiration of a permit shall be considered as a same day inspection when the inspection is performed. The Plumbing or Sewer Contractor must apply for and be issued a valid permit prior to said inspection.

C. Authority of Inspectors.

The District Engineering Manager and other duly authorized employees of the District bearing proper credentials and identifications shall, within a reasonable time after notice of intent has been given, be permitted to enter upon all properties serviced by the District or which contain District property, for the purposes of inspection, observation, measurement, sampling and testing in accordance with the provisions of this Title.

SECTION 5. Fees.

A. Establishment of Fees.

The Board shall establish, by separate ordinance, the various fees to be paid by applicants as set forth herein. At a minimum, the Board shall establish fees for obtaining permits, registering with the District, obtaining same day, initial and subsequent and special service feature inspections,

penalties, overtime and holiday inspection rates and establishing the amount of performance bonds to be provided to District.

B. Payment of Fees.

Paragraph B repealed and replaced in its entirety on 4/11/2005 by Ordinance 04/05-O-06 effective 5/1/2005; Amended on 9/26/2005 by Ordinance 05/06-O-03 effective 11/1/2005

Service connection permit fees shall be paid prior to the issuance of a service connection permit. Supplemental service connection permit fees not paid under the original permit shall be billed to the permit holder. Supplemental bills shall be paid within 30 days of issuance or before issuance of a new service connection permit, whichever occurs first. Failure to pay within the 30-day period may result in revocation of registration and other remedies as provided within this Code.

C. Revocation of Registration.

Any registered and bonded Public Property or Private Property Plumbing Contractor or registered and bonded Sewer Contractor who shall neglect, refuse or fail to make good any defect or faults in any of his work done under any permit from the District may have his registration revoked by the District Director. Except for correction work, the Plumbing or Sewer Contractor shall not be permitted to do any further or additional work upon any sewer or appurtenances connecting with or designed to connect with, or directly or indirectly discharge into any District sewer, until such defects or faults have been made good in a manner satisfactory to the District Engineering Manager. Any and all valid, open permits issued in favor of such Plumbing or Sewer Contractor may be closed out and his bond may be enforced as to past defaults and then canceled. Registration shall be reinstated for the remainder of that current registration period upon satisfactory correction of defects.

Any registered and bonded Plumbing or Sewer Contractor who performs work without a valid permit shall have his registration revoked by the District Director. If the registration is revoked, any other valid, open permits issued to said Plumbing or Sewer Contractor shall be closed out. The Plumbing or Sewer Contractor shall make immediate correction of such illegal connection satisfactory to the District Engineering Manager.

Any unregistered or unbonded person or firm making a connection to the public sewer shall cause to be made immediate correction satisfactory to the District Engineering Manager. The District may also seek any other remedies provided for under law.

Registration for a registered and bonded Plumbing or Sewer Contractor performing an illegal connection shall be revoked for a period not less than fourteen (14) days or exceeding thirty (30) days for the first infraction. A second infraction within a twelve (12) month period shall result in a revocation not less than thirty (30) days or exceeding sixty (60) days. A third infraction within a twelve (12) month period shall result in permanent revocation of registration. Revocation shall begin after satisfactory correction, including inspection, of the illegal connection. The District may also seek any other remedies provided for under law.