

CHAPTER 52: WATER

Section

General Provisions

- 52.01 Introduction of fluoride into water system
- 52.02 Water main specifications
- 52.03 Abandoned water wells

Consumer Regulations

- 52.15 Rules and regulations for connections
- 52.16 Restrictions on lawn sprinkling and other water uses

Rates and Charges

- 52.25 Consumers of water
- 52.26 Rates
- 52.27 Faulty meters
- 52.28 Unlawful to turn on water without permission
- 52.29 Connection made with service main prohibited
- 52.30 Meter charges and due date
- 52.31 Failure to make payment
- 52.32 Connection to water system required

Municipal Tappers and Taps

- 52.45 Office created
- 52.46 Appointment; term of office; bond
- 52.47 Duties
- 52.48 Tapping of water mains within municipality; outside municipality

Water Department

- 52.60 Department established
- 52.61 General supervision
- 52.62 Meetings
- 52.63 Powers of the Committee

Clerk of Committee on Water

- 52.75 Village Clerk ex officio Collector
- 52.76 Duties

Director of Public Works

- 52.85 Duties of Director of Public Works
- 52.99 Penalty

GENERAL PROVISIONS**§ 52.01 INTRODUCTION OF FLUORIDE INTO WATER SYSTEM.**

On receiving the consent and approval of the Illinois Department of Public Health and until further direction of the Board of Trustees, the Municipal Water Department is authorized and directed to provide the means and to proceed with the introduction of sufficient fluorine to bring the amount of fluorine to approximately one part of fluorine as fluoride to every million parts of water by weight being distributed in the water supply system of the municipality. ('79 Code, § 50.40) (Ord. 450, passed 7-30-56)

§ 52.02 WATER MAIN SPECIFICATIONS.

(A) *Water main pipe and fittings.* All water mains shall be ductile iron pipe, class 2, cement lined. The contractor shall have the option of using a “push-on” or mechanical-type joint. All fittings shall have mechanical joints.

(B) *Valves and vaults.* All valves shall be gate type and of a brand approved by the Superintendent of Water. All valves shall be in vaults. The word “WATER” in raised letters shall be on the lid of the vault. Sixteen-inch valves shall be Butterfly type, A.W.W.A.

(C) *Fire hydrants.* All fire hydrants shall be equipped with auxiliary valve and valve box. Fire hydrants shall have two four-inch “steamer” connections, one with national standard threads and the other with a five-inch Storz connection.

(D) *Sampling tap.* Two one-inch sampling taps shall be installed in the water main in each valve vault; one on each side of the gate valve therein. These taps shall be similar or equal to that manufactured by the Mueller Company of Decatur, Illinois, as shown in their catalogue as No. H-1500.

(E) *Pressure test.* The Village Engineer shall be present at all testing of water mains. The Engineer shall be given 48-hours notice previous to starting the pressure test (125 psi).

(F) *Chlorination report.* One copy of the approved chlorination report shall be given to the municipality.

(G) *Copper services.* Shall be 1½ inch type “K.”

(1) Curb stop: Mueller Co. H-15160, 1½ inch Minneapolis Pattern Copper inlet and outlet.

(2) “B”-box: Mueller Co. H-10302, 1½ inch Minneapolis Pattern 5½ foot length, fully extended.

(3) Corporation stop: Mueller Co. H-15000, 1½ inch.
(‘79 Code, § 50.41) (Am. Ord. 1978, passed 5-17-2004; Am. Ord. 3053, passed 4-7-2008)

§ 52.03 ABANDONED WATER WELLS.

When any water well in the municipality shall be abandoned and is no longer being used, the owner of the real estate on which the abandoned water well is located shall, within 30 days after its abandonment, seal the abandoned water well pursuant to Rule XI-A, as amended, of the State of Illinois, Department of Mines and Minerals, Oil and Gas Division. The owner is required to complete the “Water Well Plugging Affidavit,” as required by the State of Illinois, Department of Mines and Minerals, Oil and Gas Division, and to file with the Village Clerk the completely executed affidavit.

(‘79 Code, § 92.50) (Ord. 848, passed 4-15-74) Penalty, see § 52.99

CONSUMER REGULATIONS

§ 52.15 RULES AND REGULATIONS FOR CONNECTIONS.

The following rules and regulations shall govern all connections with the municipal mains for the purpose of conveying water to any building or premises for all uses of municipal water and the maintenance of all hydrant connections connected with the municipal water works system:

(A) No person, except a legally authorized agent of the municipality, shall take water from any public or private hydrant plug, hose, pipe, or fountain except for fire purposes and for the use of the Fire Department in case of fire, nor shall any person use in any way or take any water for private use (drinking at public fountains excepted) except through a meter which shall be furnished him/her by the municipality after he/she has deposited with the Village Clerk an amount equal to the cost of the meter, connection, and plug wrench, which money shall be returned to him/her on the return of the meter, connection and plug wrench in good condition. He/she shall then pay the Clerk for water used through the meter at meter rates then in effect.

(B) No person shall willfully break, injure, mar, deface, interfere with, or disturb any building, machinery, apparatus, attachments, or appurtenances of the municipal water works, or any public or private hydrant, or any stop cock, service plug, water or service pipe, or any part thereof; nor shall any person injure or deposit anything in any service box or commit any act tending to obstruct or impair the intended use of any of the above mentioned things, without the permission of the Board of Trustees, Water Committee, or some person duly authorized to issue such permits, except in cases herein provided.

(C) No person shall make any excavation in any street, alley, or public ground for the purpose of laying water pipe or connecting to any water or service pipe already laid without written permission from the Village Clerk; and only such persons as are authorized to perform such work shall do the same.

(D) All applications for the introduction of water into any premises, or for the extension of any water pipe, shall be made to the Village Clerk by the owner or some duly authorized person on printed blanks for that purpose to be had at the office of the Village Clerk. The application will state fully and truthfully all purposes for which the water is required. Should the additional use of water be required, the person desiring the same must make a new application before such additional use will be allowed. The applicant must subscribe to and agree to be bound to such rules governing the use of water as may be in force at the time or may be passed from time to time by the Board of Trustees. If there is no available objection existing, the Clerk will issue a permit authorizing the Municipal Tapper to tap the main and insert a corporation cock for such service, and place a stop cock and service box three feet inside of the curb line on the same side of the street where the premises to be supplied are located. No person, unless duly authorized by the Board of Trustees, will be permitted under any circumstances to tap the main or insert a corporation cock therein. Special permits must be secured from the municipality authorizing some licensed plumber to insert the service pipe from the stop cock into the premises.

(E) Whenever any premises becomes vacant and remains vacant for a period of 30 days or more, on affidavit served on the owner or duly authorized agent of the premises, verified by an inspection made by the Public Works Superintendent, and at the written request of the owner of such premises, the water supply of such building or premises may be shut off. If the owner or authorized agent shall make a formal request that the water be turned on, it shall be done free of charge, and the Village Clerk shall cause same to be done.

(F) Service pipes will not be permitted to go from one lot to another along streets wherein mains are laid. Water must be obtained directly from the mains in front of the premises adjacent, provided that one service may be used to supply all parties occupying the same building. All service must be laid at least three and one-half feet below the surface of the ground.

(G) No person shall authorize anything not expediently and truthfully stated in the application, and the contractor shall report any misrepresentation in the application to the Village Clerk.

(H) No claim shall be made against the municipality by reason of the breakage of any main, pipe, service pipe or cock, or for any interruption of the water supply, or by reason of the breaking of the machinery or stoppage for necessary repairs.

(I) Water will not be turned on into any house or private service pipe except on order of the Village Clerk, nor until all the water fees or charges against the premises for which the supply is intended shall have been paid. Plumbers are strictly prohibited from turning water on into any service pipe except on order or permission from the Clerk, provided this rule is not to be construed to prevent any plumber from admitting water to test pipes.

(J) No hydrant, except public drinking fountains, shall be placed within the limits of any street which has an opening for which it can be used as a source of domestic supply.

(K) Persons taking water must keep their service pipe, curb boxes, and all fixtures connected therewith in good condition and protected from frost at their own expense, and must prevent all unnecessary waste under penalty of having the water shut off.

(L) Hydrants, hose attachments, or valves which the consumer may adopt for obtaining water from the service pipe shall not be located as to be accessible to persons living or occupying neighboring premises, or to the public, and the water shall not be turned on in such hydrant, hose attachment, or valve until the same has been removed to some unexposed place on the premises.

(M) Consumers of water from the Water Works who shall permit others not members of his/her family to use water from his/her hydrants, faucets, or other devices, without first being assured by the Village Clerk that the proper rate has been paid for the use of the same, and any one who shall thus obtain water without a permit from the Clerk, shall be fined a sum not less than \$5 nor more than \$25.

(N) There shall be a stop and waste cock attached to every service pipe at the point where it enters the building.

(O) Plumbers shall, within 48 hours after the completion of any work in connection with the Water Works, make a full and complete return, on the back of the permit authorizing such work, of the number of rooms in the premises and of the contemplated use of the water therein, a complete list of the articles and fixtures used, and whether it is the first introduction of service pipes into the premises, an extension or repairs, or a thorough testing of the same. The plumber must turn off the supply from such premises at the service cock, and the water will not be turned on until after the report of the work is made. The

2006 S-4

work certificate shall be okayed by the Water Superintendent, and approved as in accordance with the rules and regulations herein prescribed.

(P) No plumber or other person shall make any attachment to any old pipe or water fixture from which water has been shut off and the supply discontinued without the party desiring such work done having made application for and obtained a permit for the same; nor shall any plumber or any person make an attachment or addition to any pipe or water fixture attached to the Water Works to conduct water into adjoining premises or into stables, baths, water closets, wash basins, or for any purpose whatever, without having made application and obtained a written permit from the Village Clerk for each and every separate job of such modification in the water fixtures.

(Q) All service pipes extending from the service cock to the inner line of the building shall be copper.

(R) The interior plumbing of any premises must be capable of withstanding a pressure of 100 pounds to the square inch, materials and installation shall be subject to the approval and inspection of the Plumbing Inspector. The owner of the premises shall be subject to all damages due to the breaking of water pipes within the premises. (Ord. 1269, passed 8-19-85)

(S) No excavation or trench in any public place must be left open overnight unless the same is well guarded with proper barriers, and lights placed thereon not more than 50 feet apart. Before filling the trench or excavation, the earth must be well rammed under the main level with the top thereof. From thence the trench or excavation must be filled with layers of not more than 15 inches in depth, and each layer thoroughly rammed or puddled to prevent settling. The street or alley shall be left in as good condition as it was previous to making the excavation, and all rocks, boulders, dirt, and rubbish must be removed immediately after the completion of the work. Should any excavation in any street or alley be left open and unfinished for the space of 24 hours, or should the work be improperly done, the Water Superintendent shall have the right to finish or correct the work, and the expense thus incurred shall be charged to the plumber whose work is thus finished or corrected, and shall be paid by him/her or them before securing another permit. ('79 Code, § 50.30) (Ord. 150, passed 5-3-15) Penalty, see § 52.99

§ 52.16 RESTRICTIONS ON LAWN SPRINKLING AND OTHER WATER USES.

(A) The village purchases Lake Michigan water from the Village of Oak Lawn, subject to the two tier emergency restrictions set forth below, in order for the village to comply with the Illinois Department of Transportation's *Rules and Regulations for the Allocation of Water from Lake Michigan* dated January 1985, as amended November 3, 1988, commencing from May 15 through September 15 of each year, it shall be unlawful for any person to use water for the sprinkling or irrigation of lawns or gardens, except on an odd/even basis only (on odd calendar days if the last digit in the street address is odd or on the even calendar days if the last digit in the street address is even) between the hours of 7:00 a.m. and 11:00 a.m. and 7:00 p.m. and 11:00 p.m.

(B) Under emergency conditions, as determined by the Oak Lawn President or the Oak Lawn President and Board of Trustees based on the recommendation of Oak Lawn's Director of Public Works relative to the operational capacity of its water distribution system, the demands placed on the system by the users and the risk of damage to or failure of the system, it shall be unlawful for any person to use water for the sprinkling or irrigation of lawns or gardens, except during the permitted days and hours set forth below:

(1) *Tier I (Conservation emergency)*. Sprinkling or irrigation of lawns or gardens shall be permitted only on an odd/even basis between the hours of 7:00 a.m. and 11:00 a.m. Notwithstanding the provisions of this division (B)(1) for Tier I regulations, new sod, hydraseed, seed, and/or landscaping may be watered more frequently than otherwise permitted, upon application for and receipt of a special permit from the Public Works Department.

(2) *Tier II (Total ban)*. Sprinkling or irrigation of lawns or gardens (manually or by an automatic lawn sprinkler or irrigation system) is prohibited.

(C) The Oak Lawn President or the Oak Lawn President and Board of Trustees, or their designee, shall provide notice by telephone, facsimile transmission, E-mail, United States mail, messenger delivery or personal service to the President or the Administrator, or one of their designees, whenever the Tier I or Tier II restrictions are in effect; the notice shall specify the type of tier emergency restriction and the duration of such restriction. Upon receipt of notice that such an emergency restriction is in effect, the Board of Trustees or the President of Matteson, or their designee, shall provide notice in accordance with division (E) below of the necessity to limit or suspend the use of water within the village for the sprinkling or irrigation of lawns and gardens or for any other special purpose(s) under this Code.

(D) The village reserves the right to further limit the use of water for the sprinkling or irrigation of lawns and gardens or for any other special purposes whenever the President and Board of Trustees shall determine that the public exigencies require such action. If public exigencies so require, the President may unilaterally take such action prior to the earliest opportunity available for consultation with the Board of Trustees.

(E) Whenever the President or the President and Board of Trustees limit or suspend the use of water for the sprinkling or irrigation of lawns and gardens or for any other special purpose(s), it shall be unlawful for any person, to use water for the sprinkling or irrigation of lawns and gardens or for any other special purpose(s) designated, other than during the times allowed for such use(s) of water, provided that said person has been given notice of said limitation on, or the suspension of, the use of water, from the village, by telephone, facsimile transmission, E-mail, United States mail, messenger delivery or personal service. In addition, the village shall post the notice of the water use restriction, including the type and duration of such restriction, within the customary posting place in the Village Hall, on the village's cable access television channel, its website and in any other medium normally used by the village to communicate information of public concern to the residents and public. ('79 Code, § 50.31) (Ord. 1396, passed 4-17-89; Am. Ord. 1432, passed 6-4-90; Am. Ord. 1844, passed 5-6-2002; Am. Ord. 2048, passed 8-1-2005) Penalty, see § 52.99

RATES AND CHARGES**§ 52.25 CONSUMERS OF WATER.**

All consumers of water in the municipality shall be required to receive and pay for the same through a meter installed on the service pipe of such consumers, in accordance with the rates hereinafter provided.

(‘79 Code, § 50.20) (Ord. 150, passed 5-3-15)

§ 52.26 RATES.

A charge of \$5.38 per 100 cubic feet for all amounts of water usage is hereby established as the meter rate for the use of municipal water for each one month period, beginning April 1, 2009.

(‘79 Code, § 50.21) (Ord. 150, passed 5-3-15; Am. Ord. 1613, passed 11-20-95; Am. Ord. 1673, passed 6-16-97; Am. Ord. 1736, passed 7-6-99; Am. Ord. 1785, passed 12-4-2000; Am. Ord. 1842, passed 5-6-2002; Am. Ord. 1975, passed 5-17-2004; Am. Ord. 3062, passed 6-16-2008; Am. Ord. 3089, passed 3-16-2009)

§ 52.27 FAULTY METERS.

Any person believing that the water meter on his or her premises is not accurate may, by depositing the sum equal to the expenses incurred for testing with the Municipal Clerk, have the same tested. If the meter is found to under-register, the sum of deposit shall be retained to cover the cost of the test. If the meter is found to over-register, a tested meter shall be installed and the deposit returned to the consumer advancing the same. All meters on premises shall be open to the Municipal Inspector at all reasonable hours, and shall be kept open and free from obstructions. Consumers shall be held responsible for all damages to meters not due to defects in the meter, and will be charged as a part of their monthly bill for any expenses incurred in repairing meters due to negligence of the consumers.

(‘79 Code, § 50.22) (Ord. 150, passed 5-3-15; Am. Ord. 736, passed 8-17-70; Am. Ord. 1736, passed 7-6-99; Am. Ord. 1925, passed 10-6-2003)

§ 52.28 UNLAWFUL TO TURN ON WATER WITHOUT PERMISSION.

It shall be unlawful for any person to turn on water leading to any premises without permission of the municipality where the same has been shut off by the municipality for nonpayment or delinquent water bills. No person shall tamper with any municipal meter.

(‘79 Code, § 50.23) (Ord. 150, passed 5-3-15) Penalty, see § 52.99

§ 52.29 CONNECTION MADE WITH SERVICE MAIN PROHIBITED.

No connection shall be made with any service main between the street and the meter, and no person shall use water from such connection.

('79 Code, § 50.24) (Ord. 150, passed 5-3-15) Penalty, see § 52.99

§ 52.30 METER CHARGES AND DUE DATE.

Meter charges, based on the meter rates as herein established, shall be billed on a monthly basis from the period beginning May 1 through April 30 of each and every year. The meter charges shall be paid within 15 days after the billing date at the office of the Village Clerk.

('79 Code, § 50.25) (Ord. 150, passed 5-3-15; Am. Ord. 987, passed 11-20-78; Am. Ord. 1235, passed 11-5-84; Am. Ord. 1736, passed 7-6-99)

§ 52.31 FAILURE TO MAKE PAYMENT.

(A) Any person failing to pay his/her water charges within the time period prescribed within § 52.30 shall be charged a late payment penalty equivalent to 10% of the quarterly charge. The penalty shall be added to the whole amount charged. Failure to pay the water charge will result in disconnection as provided for in § 51.231.

('79 Code, § 50.26) (Ord. 150, passed 5-3-15; Am. Ord. 987, passed 11-20-78; Am. Ord. 1235, passed 11-5-84; Am. Ord. 1436, passed 6-18-90)

§ 52.32 CONNECTION TO WATER SYSTEM REQUIRED.

Each and every person, firm, organization or corporation, that is an owner of real estate in the village shall connect with the existing water system of the village, within six months of the date that the water mains are available for use, and are located within 250 feet of the lot line of the real estate.

('79 Code, § 50.27) (Ord. 1041, passed 12-17-79)

MUNICIPAL TAPPERS AND TAPS**§ 52.45 OFFICE CREATED.**

There shall be established in the municipality the Office of Municipal Tapper, which position shall be filled by an appointee of the President, by and with the advice and consent of the Board of Trustees.

('79 Code, § 50.35) (Ord. 150, passed 5-3-15)

§ 52.46 APPOINTMENT; TERM OF OFFICE; BOND.

(A) The appointee shall hold office for one year (if not removed for cause) until his/her successor shall be appointed and qualified.

(B) On confirmation of the appointment, the appointee shall give bond to the municipality with good and sufficient securities in a sum designated by the Board of Trustees to guarantee the faithful performance of the work.

('79 Code, § 50.36) (Ord. 150, passed 5-3-15)

§ 52.47 DUTIES.

It shall be the duty of the Municipal Tapper to furnish all labor and materials, do all excavating, furnish all corporation cocks, roundways, shut offs and shut off boxes, copper pipe and solder, tapping machinery, and tools necessary to tap the cast iron mains in the street and complete the copper service pipe, up to and including the shut off box and valve, to a point six feet from the main on short taps, and 40 feet from the main on long taps.

('79 Code, § 50.37) (Ord. 150, passed 5-3-15)

§ 52.48 TAPPING OF WATER MAINS WITHIN MUNICIPALITY; OUTSIDE MUNICIPALITY.

(A) Whenever the owner of any premises situated within the municipality shall make application for the connection of his/her premises with the municipal water main for the purpose of furnishing water to the premises in question, the Village Clerk shall, on payment to the municipality of \$180.75 for a tap $\frac{3}{4}$ inch in diameter or of \$250 for a tap one inch in diameter, issue a permit for the making of such tap or connection. In the case of a $\frac{3}{4}$ -inch tap, there shall be an additional charge of \$2.75 per foot for each foot or fraction thereof by which such tap or connection is in excess of 40 feet in length; and in the case of a one-inch tap, there shall be an additional charge of \$3 per foot for each foot or fraction thereof by which such tap or connection is in excess of 40 feet in length.

(B) In addition to the water tap fee, there shall be charged \$25 for administrative services and \$50 for inspection and installation costs. All water meters shall be billed at manufacturer's cost, plus freight. When meters are installed by the municipality, 1% of the meter cost will be added for materials for installation.

(C) In subdivisions where the developer installs a "B" box and corporation cock for the individual service connection, the developer shall not be billed a water tap fee.

(D) All applications for the connection of any premises lying outside of the municipality with the municipal water mains shall be submitted to the President and the Board of Trustees for their approval.

Any such application shall be granted only at the discretion of the President and the Board, and on the payment by the owner of the premises to the Village Clerk of one and one-half times the tap-in fee chargeable to such owner under divisions (A) and (B) of this section.
('79 Code, § 50.38) (Ord. 150, passed 5-3-15; Am. Ord. 787, passed 1-3-72)

WATER DEPARTMENT

§ 52.60 DEPARTMENT ESTABLISHED.

There is established a department of municipal government of the municipality which shall be known as the Water Department, which shall embrace the Committee on Water, the Village Clerk, the Superintendent of Public Works, and such other officers and assistants as the municipality may provide for.
('79 Code, § 50.01) (Ord. 150, passed 5-3-15)

§ 52.61 GENERAL SUPERVISION.

The Committee on Water shall have the general control and supervision of the Water Department, the Water Works, and their employees, subject to all ordinances of the municipality, and the resolutions, rules, and regulations in regard thereto of the municipal Trustees.
('79 Code, § 50.02) (Ord. 150, passed 5-3-15)

§ 52.62 MEETINGS.

The Water Committee may hold regular monthly meetings in the Municipal Hall on the first Monday of each and every month, and special meetings at such times as the Chairman, or any three members thereof, may direct. A Committee majority shall constitute a quorum for the transaction of business. The Chairman of the Water Committee shall preside at all meetings, and in case of his/her absence, the Committee may choose one of its members to preside at any such meeting.
('79 Code, § 50.03) (Ord. 150, passed 5-3-15)

§ 52.63 POWERS OF THE COMMITTEE.

It shall be the duty of the Water Committee to audit and adjust all claims for labor and material furnished for the use of the Department and Water Works of the municipality at the regular monthly meeting, and to report the same to the Finance Committee at its regular meeting held on the first Monday of each month. The Water Committee shall have the right to direct the purchase of all supplies

required in the general operation of the water works not otherwise provided for by ordinance, and not contracted for by the Board of Trustees. They shall also have the power in an emergency to employ extra help or assistance at the water works; but they shall report their doings in this regard to the next meeting of the Board of Trustees for its approval.
('79 Code, § 50.04) (Ord. 150, passed 5-3-15)

CLERK OF COMMITTEE ON WATER

§ 52.75 VILLAGE CLERK EX OFFICIO COLLECTOR.

The Village Clerk shall be ex officio Clerk of the Committee on Water and Collector for the Water Department.
('79 Code, § 50.10) (Ord. 150, passed 5-3-15)

§ 52.76 DUTIES.

It shall be duty of the Clerk to keep a correct record of all proceedings and business of the Water Committee, and also keep a correct account of all receipts and disbursements, and make a report of same when required by the Water Committee or the Board of Trustees. He/she shall receive all applications for the introduction of water or the alteration or addition of fixtures through which water is to be supplied by the municipality, and when no objections exist, he/she shall issue permits authorizing such introductions, additions, or alterations of the water service. He/she shall keep records pertaining to the management of the water works in books provided for that purpose. Such records shall show the names of all patrons; descriptions of premises supplied; use to which the water supplied is put; rate of charge, collection made; and such other items as may appear necessary to record. He/she shall make out and render all bills for accounts of the water works and perform such other duties relating to the water works as the municipality and its Board of Trustees or the Water Committee may direct.
('79 Code, § 50.11) (Ord. 150, passed 5-3-15)

DIRECTOR OF PUBLIC WORKS

§ 52.85 DUTIES OF DIRECTOR OF PUBLIC WORKS.

The Director of Public Works shall have general management of the pumping station, and shall be responsible for all property contained therein. He or she shall have control and prescribe the duties of all assistants, subject to such rules and regulations as may be adopted by the Water Committee and provided by the Board of Trustees. It shall be the duty of the Director to inspect the construction and

installation of all water service pipes and meters. He or she shall also read all meters and keep a record thereof, and report such record to the Village Clerk at such time as may be provided by ordinance. He or she shall also inspect and test defective meters on complaint of property owners. (Ord. 3084, passed 12-15-2008)

§ 52.99 PENALTY.

The fines and penalties which shall be imposed for the violation of the following offenses shall be as follows:

(A) Any person who violates any provision of this chapter for which no penalty is otherwise provided shall be subject to the penalty provided in § 38.05.

(B) Any person violating the provisions of § 52.16 shall be fined not less than \$50 nor more than \$750 for each offense and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues. ('79 Code, § 50.31) (Ord. 1396, passed 4-17-89; Am. Ord. 1432, passed 6-4-90; Am. Ord. 1811, passed 5-21-2001; Am. Ord. 1844, passed 5-6-2002)

