CITY OF LYNNWOOD

ORDINANCE NO. 893

AN ORDINANCE AMENDING CERTAIN PROVISIONS OF TITLE 13 OF THE LYNNWOOD MUNICIPAL CODE, WATER UTILITY, BY DEFINING PROPERTY OWNER'S RESPONSIBILITY FOR CHARGES, AND DISCONTINUING REQUIREMENT FOR CUSTOMER DEPOSITS UNDER CERTAIN CONDITIONS.

THE CITY COUNCIL OF THE CITY OF LYNNWOOD DO ORDAIN AS FOLLOWS:

Section 1. That Section 13.20.005 which reads as follows:

- 13.20.005 Deposit for service and return. (a) Deposit. When an application is made to the water utility for the domestic use of water by any person other than the owner or purchaser of the premises for which the water will be used, such as a renter, lessee, or tenant of the premises, the applicant shall be required to make a twenty-dollar deposit with the water utility to be held by the utility during the entire term of service for such applicant.
- (b) Return of Deposit. At the termination of service to such a user having a deposit with the water utility, if all water utility charges are paid in full, the water utility will refund the deposit in full to the user. However, if any charges are not paid in full, the water utility shall apply all or as much of the deposit as may be necessary to pay the unpaid charges; any balance remaining will be returned to the user. If such user, after having made a deposit with the water utility, becomes the owner or purchaser of the premises served, the deposit provided for herein will be applied to the water utility charges of the user subsequent to the user's notifying the water utility in writing of his ownership or contract to purchase the premises.

Be and the same is hereby repealed and a new section added to read as follows:

13.20.005 Deposit for service and return. All renter, lessee, or tenant deposits with the water utility at the time of passage of this ordinance will revert to the depositor no later than December 31, 1977 providing water charges are paid in full. In those cases where charges are not paid in full, any charges owing the water utility shall be deducted from said deposit and any balance will be refunded to the depositor.

Section 2. That a new section, 13.24.005, be added, which reads as

MICROFILMED
MAR 2 1 1978



Responsibility of Property Owner. All accounts for water shall be kept in the name of the owner of the property and not in the name of the tenant; and the owner only or his legally authorized agent shall be held responsible for water charges. All accounts that are in the name of the rentor, lessee, or tenant of the property and not in the name of the owner at the time of passage of this ordinance, shall have until December 31, 1977 to comply with the provisions of this ordinance.

Section 3. Severability. If any section, subsections, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid, or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holdings shall not affect the validity of the remaining portions of this ordinance.

Section 4. This ordinance shall take effect and be in force effective January 31, 1977 after its passage, approval and publication as required by law.

PASSED by the City Council, City of Lynnwood, this <u>24th</u> day of January, 1977 and signed in authentication of its passage this 24th day of January, 1977.

M. J, HRDLICKA, Mayor

ATTEST:

R. W. NOACK, City Clerk

APPROVED AS TO FORM:

J. GAYLORD RIACH, City Attorney

MICROFILMED
MAR 2 1 1978

OFFIGIAL GOPY

Do not remove from the City Clerk's Office