AN ORDINANCE of the City of Kent, Washington, amending Section 1 of Ordinance No. 1460 and establishing a new schedule of rates and charges for sewer service.

THE CITY COUNCIL OF THE CITY OF KENT, WASHINGTON, DO ORDAIN AS FOLLOWS:

Section 1. Section 1 of Ordinance No. 1460 which reads as follows:

SCHEDULE OF CHARGES. Rates and charges for sewage service furnished or available for use shall be paid by the recipient of said service and shall be as follows:

(a) Residential sewage service within the City. Four dollars and fifty cents for each residential customer or equivalent (two dollars city charge, plus two dollars and fifty cents Metro surcharge); provided that where part of the premises served are used for a separate family, or families, and no rental for said use is charged or paid, no additional charge shall be made for the extra family, or families. It shall be presumed that rentals are being charged or paid. The owner of the premises shall file with the treasurer of the City an affidavit to prove otherwise.

(b) Industrial sewage service within the City. An amount equal to forty-five percent of the amount charged a recipient for water furnished to the recipient of service, during the same period for which charge is made for sewer service, plus two dollars and fifty cents per nine hundred cubic feet (or fraction thereof) as a Metro surcharge; provided, however, that in any event there shall be a minimum charge of not less than the residential sewage service charge as provided in subsection (a) above.

(c) Commercial sewage service within the City. An amount equal to sixty percent of the amount charged the recipient for water furnished to the recipient of service, during the same period for which charges made for sewer service; provided, however, that wherever more than one commercial recipient is served by one water connection, an additional charge shall be imposed of a sum equal to two dollars and fifty cents multiplied by the number of commercial units in excess of one served or having service available; provided, further, there shall be a further charge of two dollars and fifty
cents per nine hundred cubic feet (or fraction thereof) as a Metro surcharge; and provided, finally, that in any event there shall be a minimum charge of not less than the residential sewage service charge as provided in subsection (a) above.

(d) Apartment, rooming house, motel, trailer court, sewage service within the City. The aforementioned shall be charged the same rate as the residential rate in the same areas for the first unit, plus two dollars and fifty cents for each additional unit, whether occupied or not.

(e) Residential sewage service without the City. Five dollars and seventy-five cents (three dollars and twenty-five cents city charge, plus two dollars and fifty cents Metro surcharge); provided that where part of the premises served are used for separate family, or families, and no rental for such usage charged or paid, no additional charge shall be made for the extra family, or families. It shall be presumed that rentals are being charged or paid. The owner of the premises shall file with the treasurer of the City an affidavit to prove otherwise.

(f) Industrial, commercial, apartment, rooming house, motel, trailer court sewage service without the City. Shall be charged at the same rate as are charged like services within the City as provided hereinabove, plus fifty percent.

(g) No double charge. Where more than one of the rates in this section provided apply, only the higher of the two rates shall be charged. (Ord. 1460 §1; June 19, 1967; prior Ord. 875 §3, as amended by Ords. 961, 1035, 1273 and 1332).

is hereby amended as follows:

(a) Residential sewage service within the City. Four dollars and seventy-five cents for each residential customer or equivalent (two dollars city charge, plus two dollars and seventy-five cents Metro surcharge); provided that where part of the premises served are used for a separate family, or families, and no rental for said use is charged or paid, no additional charge shall be made for the extra family, or families. It shall be presumed that rentals are being charged or paid. The owner of the premises shall file with the treasurer of the City an affidavit to prove otherwise.

(b) Industrial sewage service within the City. An amount equal to forty-five percent of the amount charged a recipient for water furnished to the recipient of service, during the same period for which charge is made for sewer service, plus two dollars and seventy-five cents per nine hundred cubic feet (or fraction thereof) as a Metro sur-
charge; provided, however, that in any event there shall be a minimum charge of not less than the residential sewage service charge as provided in subsection (a) above.

(c) Commercial sewage service within the City. An amount equal to sixty percent of the amount charged the recipient for water furnished to the recipient of service, during the same period for which charges made for sewer service; provided, however, that wherever more than one commercial recipient is served by one water connection, an additional charge shall be imposed of a sum equal to two dollars and seventy-five cents multiplied by the number of commercial units in excess of one served or having service available; provided, further, there shall be a further charge of two dollars and seventy-five cents per nine hundred cubic feet (or fraction thereof) as a Metro surcharge; and provided, finally, that in any event there shall be a minimum charge of not less than the residential sewage service charge as provided in subsection (a) above.

(d) Apartment, rooming house, motel, trailer court, sewage service within the City. The aforementioned shall be charged the same rate as the residential rate in the same areas for the first unit, plus two dollars and seventy-five cents for each additional unit, whether occupied or not.

(e) Residential sewage service without the City. Six Dollars (three dollars and twenty-five cents city charge, plus two dollars and seventy-five cents Metro surcharge); provided that where part of the premises served are used for separate family, or families, and no rental for such usage charged or paid, no additional charge shall be made for the extra family, or families. It shall be presumed that rentals are being charged or paid. The owner of the premises shall file with the treasurer of the City an affidavit to prove otherwise.

(f) Industrial, commercial, apartment, rooming house, motel, trailer court sewage service without the City. Shall be charged at the same rate as are charged like services within the City as provided hereinabove, plus fifty percent.

(g) No double charge. Where more than one of the rates in this section provided apply, only the higher of the two rates shall be charged. (Ord. 1460 §1; June 19, 1967; prior Ord. 875 §3, as amended by Ords. 961, 1035, 1273 and 1332).

Section 2. This Ordinance shall take effect and be in force five (5) days from and after its passage, approval and publication as provided by law.
ATTEST:

MARIE JENSEN, City Clerk

APPROVED AS TO FORM:

DONALD E. MIRK, City Attorney

Passed the ___ day of December, 1970.
Approved the ___ day of December, 1970.
Published the ___ day of December, 1970.

I hereby certify that this is a true and correct copy of Ordinance No. 1699, passed by the City Council of the City of Kent, Washington, and approved by the Mayor of the City of Kent as hereon indicated.

MARIE JENSEN, City Clerk