

CITY COUNCIL MEETING

February 18, 1981

CC-7(b)

357

CHANGES RE
SAN JOAQUIN
LOCAL HEALTH
DISTRICT
SERVICES &
FEES

City Clerk Reimche presented a letter which had been received from the San Joaquin Local Health District regarding proposed changes in rules and regulations for the implementation of environmental health fees and service charges. Copies of the proposed fees were presented for Council's perusal.

PROPOSED REVISION 11/18/80

The following Rules and Regulations for the Implementation of Environmental Health Permit Fees and Service Charges were established by the Board of Trustees by Resolutions No. 79-18, 79-35, 79-46, and 80-42.

Section 100 DELINQUENCY DATE, shall mean: in the case of newly established business or activity at any location, any day or date during which an operation has commenced or begun without first having obtained an Environmental Health Permit; and in the case of businesses or activities at any one location pursuant to regulations hereinafter resolved, which qualifies for a renewal of Environmental Health Permit, July 31 or January 31, in accordance with the Period of Environmental Health Permit Section

Section 101 DISTRICT HEALTH OFFICER, shall mean the Health Officer of the San Joaquin Local Health District, County of San Joaquin, or his designates.

Section 102 BOARD OF TRUSTEES, shall mean the governing Board of the San Joaquin Local Health District.

Section 103 PERSON, shall mean any individual, partnership, firm, corporation, business, activity or combination thereof.

Section 104 ENVIRONMENTAL HEALTH PERMIT, hereafter termed "Permit" shall mean an official recognition of each operation of a PERSON, who may conduct any business, occupation, or other activity hereinafter regulated; the form of which is to be established by the DISTRICT HEALTH OFFICER and uniformly applied to all PERSONS; and such Permit shall be subject to regulations hereinafter set forth; and such Permit may be suspended or revoked in accordance with Section 307 of this regulation. Such Permit shall remain the expressed property of the San Joaquin Local Health District, and shall be prominently displayed in public view during all hours of any business, occupation or activity of any PERSON, at the place of such business, occupation or activity of such PERSON, in accordance with the direction of the DISTRICT HEALTH OFFICER.

Section 105 PERIOD OF PERMIT VALIDITY

A permit, when issued, shall be valid, unless otherwise suspended or revoked, as categorically listed hereafter, and in accord with the established fee schedule.

- A. FISCAL YEAR ISSUANCE/RENEWAL
(July 1 through June 30)
1. Food and/or Beverage Establishments or PERSONS
(unless hereinafter specified otherwise)
 2. ~~Septage and any liquid waste~~ PERSONS
 2. 3. Solid Waste Management PERSONS

B.

CALENDAR YEAR ISSUANCE/RENEWAL
(January 1 through December 31)

1. Housing PERSONS
2. Water PERSONS
3. Recreational PERSONS
4. Vector Control related PERSONS
5. Milk and Dairy PERSONS
6. Miscellaneous Categories
(unless hereinafter specified otherwise)
7. Septage and any Liquid Waste PERSONS

C.

PER SITE, SITUS, OR EACH SERVICE PROVISION

- 1) Itinerant Sites
- 2) Food Crop Harvesting Areas
- 3) Roadside Food Stands
- 4) Food Demonstrations
- 5) Certificates of Occupancy
- 6) Labor Camp fees as itemized in Section 129
- 7) Water Sampling
- 8) Real Estate Approval Services
- 9) Water Hauler/Tanker
- 10) Well Inspection Services
- 11) Percolation Test Services
- 12) Chemical Toilets
- 13) Business Licenses Services
- 14) Dance Permit Services
- 15) Office Services: Photocopies, Records, Duplicate
or replacement Permits
- 16) Certain Solid Waste Services as itemized in Section 150
- 17) Restaurant Milk Dispensers
- 18) Consultation Fees
- 19) Reinspection Fees
- 20) Plan Checking and/or Approval Fees

Section 106 FOOD - any product or item intended for ingestion by the public.

Section 107 RESTAURANT - any stationary establishment which sells or gives food or beverage to the public as defined in Section-28522 ~~et-seq~~ of the California Health and Safety Code.

Section 108 RETAIL FOOD MARKET - any fixed establishment which offers food for sale to the public as defined in Section-28802 ~~et-seq~~ of the California Health and Safety Code.

Section 109 BAR - any fixed establishment which sells or gives beer, wine or any other alcoholic beverage to the public for consumption on the premises independent of the serving of food as defined in Section 28522-~~et-seq~~ of the California Health and Safety Code.

Section 110 CONFECTIONERY - any fixed establishment engaged in the sale of candy to the public as defined in Section-28802-~~et-seq~~ of the California Health and Safety Code.

Section 111 ROADSIDE STAND - any fixed establishment which offers for sale only fruit and/or produce to the public. Roadside stand includes an establishment engaged in the sale of shell eggs or a crop grown or produced on the same premises in addition to the definition in Section 13650, as defined in Title 17, California Administrative Code, and as applied hereafter.

Section 112 -- LIQUOR STORE -- any fixed establishment engaged in the sale of beer, wine or alcoholic beverages whereby these products constitute 75% of the business of the establishment. -- A liquor store may contain a delicatessen case for the display and sale of food items as defined in Section 28802 et seq of the California Health and Safety Code.

Section 113 ITINERANT RESTAURANT - any restaurant operating from temporary facilities, serving, offering for sale or giving away foods to the public as defined in Section 28523 of the California Health and Safety Code.

Section 114 FOOD SALVAGE ESTABLISHMENT - any place of business which receives discarded or condemned foods for repackaging, re-labeling or any other process which renders them safe for public consumption, and/or domestic animal foods defined in Section 28190 of the California Health and Safety Code.

Section 115 FOOD PROCESSING PLANT - any fixed establishment engaged in the preparation of food in any manner as to alter its raw or natural state for consumption off the premises by the public as defined in Section 28280, the California Health and Safety Code

Section 116 MOBILE FOOD PREPARATION UNIT - any vehicle equipped with a kitchen facility for the preparation of food for consumption by the public as defined in Section 13601, Title 17, California Administrative Code.

Section 117 VENDING MACHINE - any mechanical device which dispenses food and/or ice or beverage to the public. Vending machine does not include mechanical devices which dispense dispensing peanuts, wrapped candy, or gum, canned or bottled beverage, or ice exclusively as defined in Section 28525, the California Health and Safety Code.

Section 118 VENDING VEHICLE - any vehicle equipped for the storage display or dispensing of food by the operator for consumption by the general public as defined in Section 28524, the California Health and Safety Code, and as applied hereafter.

Section 119 ICE PLANT - any establishment engaged in the manufacture and/or sale of bulk ice, of ice intended for human consumption as defined in the California Health and Safety Code.

Section 120 FOOD CROP - Food crop growing and harvesting means any field activity or operation wherein a food crop is grown and harvested, in which five (5) or more employees are working as a crew, unit or group for a period of two (2) or more hours as defined in Section 5474.22 of the California Health and Safety Code.

Section 121 BAKERY - any establishment engaged in the manufacture of flour, wheat, corn or other similar food product as wholesale or retail bakery products for human consumption as defined in Section 28190 of the California Health and Safety Code

Section 122 FOOD DEMONSTRATION - any activity in any public place where perishable food is prepared during a demonstration of any equipment, utensils or other food preparation device and/or where food may be offered to the public for consumption.

Section 123 WHOLESALE MARKET - any establishment engaged in the storage and sale of food to businesses on a wholesale basis.

Section 124 - FOOD VENDOR - any person engaged in the sale of food, either wholesale or retail to the public operating from other than a fixed establishment.

Section 125 - ITINERANT SITE FEE - any single location in which itinerant and/or mobile food equipment is used in offering food to the public for any purpose or use.

Section 126 HOTEL/MOTEL - any building containing six or more guest rooms as defined in Section 409, the Uniform Building Code.

Section 127 POULTRY FARM - any facility in which the primary purpose is the keeping of poultry for egg production. Poultry farm does not include litter operations for the raising of chickens for food.

Section 128 KENNELS - any facility in which more than 3 dogs or other animals are kept, are boarded or cared for as defined in San Joaquin County Ordinance No. 850. Kennel does not include animal hospitals operated by a licensed veterinarian for the treatment and for the treatment and care of sick or injured dogs or animals.

Section 129 LABOR CAMP - any facility including mobilehome, mobile-home space or parking of recreational vehicles intended for the housing of five or more employees, whether or not rent is involved and the camp is maintained in connection with any work or place where work is being performed as defined in Section 610, Title 25, California Administrative Code.

Section 130 - MOBILEHOME PARK - area or tract of land where one or more mobilehome lots and/or mobile homes are rented as defined in Section 18213, Title 25, California Administrative Code.

Section 131 MOBILEHOME - any mobilehome or trailer parked intended for use outside a mobilehome park and is used-as-a-private-dwelling-as defined in Section-18008,-Title-25,-California-Administrative-Code. the San Joaquin County Ordinance No. 1408.

Section 132 EMPLOYEE HOUSING - any-single-family,-detached-dwelling provided-an-employee-or-employees-for-habitation-on-a-year-round-basis as-defined-in means apartment houses, hotel, motels or dwellings where living quarters are provided for five or more employees employed in the management, maintenance or operation of an apartment house, hotel, motel or dwellings, as defined in Section-610, Title 25, California Administrative Code.

Section 133 REAL ESTATE APPROVAL - any A written request from a realtor person/persons to inspect the individual water system and/or individual sewage disposal system for real estate sale. involving-government-insured-and/or-conventional-loans.

Section 134 PUBLIC WATER SYSTEM - A system, regardless of type of ownership, for the provision of piped potable water to the public for domestic use as defined in Section-64411, Title 22, California Administrative Code.

Section 135 SURFACE WATER SYSTEM - Same-as A public water system except source-is derived from a surface water course which may require special treatment based on raw water quality as defined in Section-64411-and Section-64433, Title 22, California Administrative Code.

Section 136 PUBLIC SWIMMING POOL - Every swimming pool, spa or bathing unit served-with-its-own-filtration-system-intended-for-use-by-the public-and-is-to-include-any-pool-which-is-part-of-an-real-estate development-or-any-transient-living-quarters-such-as-motels/hotels as defined in Section-24100, California Health and Safety Code and Section-7774; Title 17, California Administrative Code.

1. When two or more swimming pools are located on the same site and are under the same ownership or management, a reduced annual fee shall be charged for each additional pool.

Section 137 NATURAL BATHING SITE - any natural water course or water impoundment used for swimming or other water contact sports.

Section 138 SEPTIC TANK PUMPER VEHICLE - any vehicle used for the pumping and cleaning of septic tanks or chemical toilets.

Section 139 SEPTIC WASTE DISPOSAL SITE - an approved land site for the disposal of septic waste.

Section 140 PACKAGE TREATMENT PLANT - an engineered-designed aerobic sewage treatment plant for authorized use at a specified site by a unit of habitations and/or businesses.

Section 141 HAZARDOUS WASTE GENERATOR FACILITY - operation-involving handling,-treatment-of-hazardous-wastes-and-off-site-storage-for-a-period-of-time-not-longer-than-72-hours-or-on-site-storage-for-a-period-of-time not-longer-than-60-days-pursuant-to,-Section-60118-and-Section-60143; a facility which handles, stores, treats or disposes of a hazardous waste as defined in Section-60118-and-Section-60142, Title 22, Division-4,-Environmental Health, California Administrative Code.

Section 142 INDUSTRIAL WASTE - operation that includes all types of solid wastes and semi-solid wastes which results from industrial processes and manufacturing operations pursuant to Section-17225-35, Title 14, Chapter-3; California Administrative Code.

Section 143 TRANSFER-STATION - A facility capable of receiving solid waste, temporary store, storing, separate, separating, convert, converting, or otherwise process processing the materials in the solid waste and transport transporting by vehicle to their final place of disposition. Pursuant to Section-17225-72;--San-Joaquin-County-Ordinance-2532, Section-1-(e);--Chapter-3, Title 14, California Administrative Code.

Section 144 COMPACTOR-TRUCK--Vehicle-used-in-the-collection-of solid-waste-which-reduces-the-volume-of-materials-through-compaction.

Section 144 COLLECTION VEHICLE OR EQUIPMENT - Collection vehicle or equipment, includes a vehicle or equipment used in the collection of residential refuse or commercial solid wastes as defined in Title 14, California Administrative Code.

Section 145 REFUSE-COLLECTION-TRUCK--Any-vehicle-used-in-the collection-of-solid-waste-pursuant-to-Section-17225-12;--Chapter-3; Title-14.

Section-146--STATIONARY-COMPACTOR--A-mechanical-device-used-to-reduce the-volume-of-residential;-commercial-or-industrial-waste-by-compaction, and-any-enclosed-container-used-to-store-solid-waste-by-reducing-the volume-through-compaction.

Section-147--DUMPSTER-WASTE-RECEPTACLE--An-enclosed-container-greater-than-10-cubic-yards-in-capacity-used-to-store-solid-waste.

Section 148 INFECTIOUS MEDICAL WASTE STORAGE FACILITY - Facility associated with medical/dental services which generate infectious wastes capable of causing disease or injury and which are generated in connection with human or animal care through out-patient and in-patient support, and certain non-medical services, Section-17225-36 and-Guidelines-for-Disposal-of-Hazardous-Wastes;--314-(d);--Division-7, Title-17;--GAG. as defined in Title 17 and 25, California Administrative Code and the Guidelines for Disposal of Hazardous Wastes.

Section-149--ROLL-OFF-TRUCKS--vehicles-used-in-the-collection-of solid-waste-by-transporting-portable-enclosed-bins-and/or-dumpster waste-receptacles-at-various-site-locations;

Section 150 LIMITED WASTE HAULER/SITE - an approved hauler and/or site for the disposal of domestic, commercial or industrial waste include any person, agent or employee not contracted as a refuse collector with a local government entity but who intends to engage in the collection or transportation of vegetable, fruit packing, or food processing waste, pursuant to San Joaquin County Ordinance Code 877, Section-502001;--Definition-(m).

Section-151--RECYCLING-CENTER--Recycling-centers-that-only-handle-salvaged-separated-materials-for-reuse-pursuant-to-Section-17117; Division-7;--Title-14;--GAG;

Section 152 FERTILIZER AND MANURE HAULER - Any person, agent, or employee engaged in the hauling and/or transportation over public thoroughfares of animal manure that has not undergone decomposition, drying or packaging as would occur on open grazing land or natural habitat.

Section 153 MANURE STORAGE FACILITY - Any facility used to store animal manure that has not undergone decomposition or drying as would occur on open grazing land or natural habitat pursuant to ~~Section-17810-1,-Division-7,~~ Title 14, California Administrative Code.

Section 154 RENDERING VEHICLE - a vehicle used to haul carcasses to a rendering plant or disposal site accepting animal carcasses.

Section 155 PRIVATE EXEMPT DISPOSAL SITE - ~~include-any-location, tract-of-land,-area,-or-premises-intended-to-be-used,-or-which-has been-used-for-the-landfill-disposal-of-solid-wastes-pursuant-to Section-17225-22-Division-17;~~ As defined in Title 14, California Administrative Code.

Section 156 SANITARY FACILITIES AND FOOD PROTECTION - Every roadside stand, mobile and itinerant food operation, and vending vehicle shall obtain permission in ~~notarized~~ writing to use any location and submit such ~~attestation-of~~ permission from the property owner, or beneficiary of record to the District Health Officer prior to receiving any consideration of permit issuance. Said operations or Persons shall locate such as to be within one hundred (100) feet of an approved restroom facility equipped with appurtenances as required in the California-Health-and-Safety-Code, Uniform Building Code, and such Persons shall obtain permission in ~~notarized~~ writing to use said restroom facilities and shall submit such ~~attestation-of~~ permission from the property owner or beneficiary of record to the District Health Officer prior to receiving any consideration of permit issuance. Said Operations shall confine all activities to the limits of the property authorized for use, and shall abide by all local ordinances and set back requirement for all appurtenances to such activities. ~~The-requirements-for-such-operations-to-abide-with-the granting-of-property-and-facility-use-permission-shall-not-apply, when-such-operations-remain-in-any-one-location-not-less-than-200 feet-away-from-any-one-of-the-previously-utilized-locations-for-more than-20-minutes-in-any-25-hour-period.~~

~~Every-mobile-and-itinerant-food-operation,-or-vending-vehicle,-and all-appurtenances-thereto-shall-be-removed-entirely-from-the-location of-sales-and-placed-on-separate-private-property-which-is-authorized-for-use-as-a-protected-storage-site-or-commissary-during-the-hours between-sunset-and-sunrise.-No-such-operation-shall-enter-into-any activity-of-on-site-location-or-sale-between-the-hours-of-sunset-to sunrise.~~

~~All-food-and-food-products-shall-remain-in-a-protected-state-and-upon the-vehicle,-mobile-unit-or-stand,-and-placed-on-smooth-impervious and-cleanable-surfaces-at-all-times-of-display-and/or-sale.~~

Section 157 Milk dispensing units shall be assessed on a flat fee basis, and multiple-head dispenser units at an additional prescribed rate for each dispensing container (head) in addition to the one included in the base fee.

Section 200 FILING OF APPLICATION FOR ENVIRONMENTAL HEALTH PERMIT

Every person, firm, partnership or corporation within the boundaries of the San Joaquin Local Health District and specifically regulated thereby, shall apply for a Permit, and for a renewal of a Permit when one has been previously revoked or suspended, or for renewal of an expired Permit and shall, at the time of making application on forms provided by the San Joaquin Local Health District, remit the appropriate fee in accordance with the fee schedule contained herein. ~~No-fee-received-by-the-Health-District-shall-be-refundable.~~

Section 201 EXEMPTION FROM HEALTH PERMIT FEE

1. Any organization which conducts exclusively for charitable purposes an activity for which a permit is required under these Regulations and, which is exempt from the payment of income taxes by ruling of the Director of Internal Revenue Service, shall not be charged any fee for such permit. Such ruling of the Director, of Internal Revenue Service shall be supplied to the Environmental Health Division by such affected applicant.
2. Political Subdivision. No fee shall be charged pursuant to these Rules and Regulations to any political subdivision of the State of California for inspection of any property or facility owned or operated by such political subdivision, except as provided in Section 6103.11 of the Government Code (Official fees or service charges under the Solid Waste Management and Resource Recovery Act). No fee-exempt political subdivision shall operate facilities for which inspection is required without a valid Health Permit, which Permit shall be issued without charge after appropriate inspection.

Section 202 TRANSFER OF HEALTH PERMIT - Any permit required by these Regulations shall not be transferred by the holder from one site or operation to another, or from one vehicle to another, ~~or from one person to another~~, but may be transferred from one person or operation to another at the same site by the payment of a transfer fee.

Section 301 PRORATION OF FEES - Every person, firm, partnership, corporation, business or other subject entity who becomes subject to this regulation shall apply for a Permit and shall pay a fee in accordance with those set by this or subsequently adopted regulation; for the purpose of proration of fees for entities subject to an annual fee but whose operation commences and continues to operate during a period less than 12 months, such entities shall pay a prorated annual fee for any portion of the following proration time schedule:

1. Fiscal year issuance:

July through December <u>June</u> :	Full fee
<u>October through June</u> :	<u>Three quarter (3/4) fee</u>
January through June:	One half (1/2) fee
<u>April through June</u> :	<u>One quarter (1/4) fee</u>

2. Calendar year issuance:

January through June	<u>December:</u>	Full fee
<u>April through December:</u>		<u>Three quarter (3/4) fee</u>
July through December.		One half (1/2) fee
<u>October through December:</u>		<u>One quarter (1/4) fee</u>

Section 302 PENALTY - All fees shall be due and payable on the first business day of the month indicated in the foregoing Period of Health Permit, and such fees are receivable for a thirty (30) calendar day period following the due and payable date.

Fees charged in this regulation which are not received or post marked within the thirty (30) day period following the due and payable date shall be increased by 50% for the following thirty (30) day period, and shall further be increased by 25% of the original fee for every following thirty (3) day period (or any fraction thereof), and shall be received by the District Health Officer prior to issuance of any Permit and/or authorization to operate. Operation without a permit constitutes a separate violation of locally applicable state law.

Any Labor Camp which operates without a valid permit shall pay a double annual fee, and any extra ordinary cost of collecting such additive fees.

Section 303 ACTION UPON RECEIPT OF APPLICATION: ISSUANCE OF PERMIT - Upon receipt of the application and fee, the District Health Officer or his authorized agent shall issue a receipt and shall give the original of the receipt to the applicant and retain the remaining copies for his records. The District Health Officer or his authorized agent may then issue the Health Permit in accordance with State law, and/or locally more restrictive Ordinance Code or regulation.

1. Companies requesting multiple permits for which Water Quality Assurance Fees or Liquid Waste Services Fees are charged may be billed on a monthly basis. Any such monthly billing which remains unpaid more than thirty (30) days beyond the billing date shall be subject to a 10% penalty on the unpaid balance.

Section 304 SEPARATE ACTIVITIES - If a person engages in, conducts, manages, or carries on at the same time more than one of the activities for which a Permit is required by this Regulation, such person shall be deemed to be engaged in conducting, managing, or carrying on each such activity separately and apart from the other such activity and a separate permit shall be procured for each activity, whether located on the same premises or not, (except in cases specifically sited in these Regulations).

1. For seasonal swimming pool operations at which multiple service categories, also seasonal in operation, are subject to permit, each additional service category permit fee shall be reduced to 70% of the established fee base for such additional service category.

Board of Trustees shall uphold or reverse the denial of the application or of the approval sought and shall make such orders in connection with the matter as may be necessary to protect and preserve the public health in accordance with applicable Laws, Codes, Ordinances and Regulations but in no event may have the power to countermand Federal, State or Local law, codes or ordinances; the appeal of which will not be heard.

Section 309 ENFORCEMENT BY DISTRICT HEALTH OFFICER - The District Health Officer shall enforce all needful orders, rules and regulations necessary or proper to accomplish the purposes of these Regulations, and may perform all other acts necessary or proper to accomplish the purposes of this Division. No portion of these Regulations shall be interpreted to exempt any person from action initiated by the San Joaquin Local Health District as may be required in the enforcement of State laws, regulations or local Ordinances.

If any provision of these Rules and Regulations or the application thereof to any person or circumstances, is held invalid, the remainder thereof and the application of such provisions to other persons or circumstances, shall not be affected thereby.

ENVIRONMENTAL HEALTH PERMIT FEES

	BASE		
	\$	PER ANNUM	PER SITE OR EA
<u>FOOD QUALITY ASSURANCE FEES</u>			
<u>Restaurant/ Bars</u>			
1 - 20 seating capacity	70	x	
21 - 50 " "	85	x	
51 - 100 " "	95	x	
101 + " "	120	x	
<u>Restaurant/Bars without Seating Capacity</u>			
1 - 500 total sq. ft.	70	x	
501 - 1000 " " "	95	x	
1001 + " " "	120	x	
<u>Retail Food Markets</u>			
1 - 2000 total sq. ft. (Package goods only)	45	x	
1 - 1000 total sq. ft.	65	x	
1001 + " " "	75	x	
<u>Meat Markets</u>			
1 - 1000 total sq. ft.	65	x	
1001 + " " "	75	x	
Food Processing Plant & Commissaries	45	x	
Mobile Food Preparation Units	25	<u>35</u>	x
Itinerant-Site-fee	10		x
Food Vending Vehicles	35	x	
Itinerant-Site-fee	5		x
Food Vending Machines	15	x	
Ice Producer Plants	80	x	
Food-Crop-Harvesting	25		x
Bakery	90	x	
Roadside Food Stand	45		x
Liquor-Store	70	x	
Bar	90	x	
Itinerant Restaurant	100	x	
Itinerant-Site-fee	5		x

BASE

	\$	PER ANNUM	PER SITE OR EA	PER HOUR
<u>FOOD QUALITY ASSURANCE FEES (Continued)</u>				
Confectionary Store - - - - -	55	x		
Food Salvager - - - - -	120	x		
Food Demonstrations - - - - -	45		x	
Wholesale Food Market - - - - -	90	x		
Food-Vendor - - - - -	70	x		
<u>Transfer fee</u> - - - - -	<u>20</u>		x	

BASE

HOUSING HYGIENE SERVICE FEES

\$	Per Annum	Per Site Or ea	Per Hour
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HOTEL/MOTEL

3 - 5 Units	36	X	
6 - 12 "	53	X	
13 - 25 "	75	X	
26 - 50 "	90	X	
51 - 90 "	110	X	
90 - + "	150	X	

EMPLOYEE-HOUSING - - - - - 30 X

INDIVIDUAL TRAILER CERTIFICATE OF OCCUPANCY - - - - - 30 X

MOBILE-HOME-PARK-(unincorp--area)-}---20-Spaces - - - - 50 X

2}---+---Spaces - - - - 75 X

-LABOR-CAMPS EMPLOYEE HOUSING

Issuance fee	25	X	
Per Employee fee	3	X	ea
Transfer of ownership	8		ea
Increase-employee-number <u>Amended Permit Fee</u>	8		X ea
Site-Parking of R.V. & M.H.	6		ea
Reinspection fee	20		ea
Orchard (water provided)-	70		X
Orchard (water not provided)-	60		X

BASE

	\$	Per Annum	Per Site Or ea	Per Hour
<u>WATER QUALITY ASSURANCE FEES</u>				
WATER SAMPLE - BACTERIAL - - - - -	38		ea	
WATER SAMPLE - CHEMICAL COLLECTION - - - - -	60		ea	
REAL ESTATE LOAN APPROVAL - - - - -	25		x	
PUBLIC WATER SYSTEM - - - - -	70	x		
SURFACE WATER SYSTEM SUPPLY - - - - -	90	x		
POTABLE WATER HAULER TANK - - - - -	50	x	x	
* WELL PERMITS <u>WITH GROUT INSPECTION REQUIRED</u> - - - - -	43	x	ea	
WELL REINSPECTION - - - - -	25		ea	
WELL PUMP PERMIT - - - - -	45		ea	
WELL PUMP PERMIT - Reinspection of same pump within 2 yr.	25		ea	
<u>WELL DESTRUCTION PERMIT</u> - - - - -	<u>10</u>		<u>ea</u>	
<u>RECREATIONAL HEALTH FEES</u>				
PUBLIC SWIMMING POOLS - - - - -	130	x		
NATURAL BATHING PLACES - - - - -	130	x		
Greater than 5 month operation/year (one pool on site) - - - - -	130	x		
Greater than 5 month operation/year (each additional pool on a site) - - - - -	90	x		
Less than 5 month operation/year (one pool on site) - - - - -	90	x		
Less than 5 month operation/year (each additional pool on a site) - - - - -	60	x		
<u>LIQUID WASTE SERVICE</u>				
SEPTIC PUMPER TRUCKS - - - - -	45	x	ea	
SEPTIC PUMPER YARDS - - - - -	30	x	<u>ea</u>	
PERCOLATION TEST OBSERVATIONS - - - - -	25		x	<u>ea</u>
SANITATION PERMIT - - - - -	45		x	<u>ea</u>
<u>SEPTIC TANK DESTRUCTION</u> - - - - -	<u>10</u>			<u>ea</u>
PACKAGE SEWAGE TREATMENT PLANT - - - - -	120	x		
CHEMICAL TOILETS (<u>TO MEET WITH INDUSTRY</u>) - - - - -	-6- <u>4</u>	x	ea	
LAUNDRY-1---1000-Sqr-Ft. - - - - -	75	x		
1001-+---Sqr-Ft. - - - - -	-120	x		
REAL ESTATE INSPECTION - - - - -	25		ea	

BASE

VECTOR CONTROL

\$	Per Annum	Per Site Or ea	Per Hour
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POULTRY FARM

Number of Birds

12,000 - 49,999	- - - - -	65	x
50,000 - 99,999	- - - - -	90	x
100,000 - +	- - - - -	100	x

KENNELS (1 Inspection/Yr.) - - - - - 135 35 x

MISCELLANEOUS

NEW BUSINESS LICENSE	- - - - -	15		ea
DANCE PERMIT	- - - - -	20		ea
PHOTOCOPIES	- - - - -	.55		ea
RECORDS (other than photocopy)	- - - - -	cost		ea
DUPLICATE (or replacement) PERMIT	- - - - -	10		ea
<u>TRANSFER PERMIT FEE</u>	- - - - -	<u>20</u>		<u>ea</u>

SOLID WASTE MANAGEMENT FEES (TO MEET WITH INDUSTRY)

HAZARDOUS WASTES GENERATOR-	- - - - -	30	x	
INDUSTRIAL WASTE GENERATOR-	- - - - -	310	x	

SOLID WASTE

Disposal Site	- - - - -	500	x	
Transfer Station	- - - - -	350	x	
*Compactor-Truck-	- - - - -	35	x	
*Collection-Truck	- - - - -	35	x	
Stationary Compactor - 20 yard capacity or greater	- - - - -	120	x	
*20-50 + yard S.W. (Dumpster) Container	- - - - -	10	5	x ea
INFECTIOUS MEDICAL WASTE-	- - - - -	30	x	ea
WASTE STORAGE FACILITY	- - - - -	30	x	
*ROLLOFF-TRUCKS-	- - - - -	45	x	
NEW SITE PERMIT	- - - - -	500		ea

*At hourly cost of \$30.00, not to exceed the rate shown.

NEW SITE APPLICATION FEE-	- - - - -	360		ea
LIMITED WASTE HAULER VEHICLES	- - - - -	90	x	x
MIXED WASTE RECYCLING FACILITY-	- - - - -	500	x	
FERTILIZER & MANURE HAULER VEHICLE-	- - - - -	60	x	x
MANURE STORATE SITE	- - - - -	75	x	
VEHICLES: Rendering, Manure, Fertilizer	- - - - -	60	x	x
SITE EXEMPTION APPLICATION-	- - - - -	140		ea
<u>*SOLID WASTE VEHICLE</u>	- - - - -	<u>20</u>	x	<u>ea</u>

BASE

MILK & DAIRY SERVICES

	\$	Per Annum	Per Site Or ea	Per Hour
RESTAURANT MILK DISPENSER UNITS - - - - -	45	x		
EACH ADDITIONAL MILK DISPENSING CONTAINER WITHIN A MULTIPLE-HEAD DISPENSER UNIT - - - - -	12	x		
RETAIL MILK STORE - - - - -	45	x		

PROFESSIONAL CONSULTATION FEES

ENGINEERING CONSULTATION - - - - -	30	<u>35</u>		x
ENVIRONMENTAL IMPACT CONSULTATION - - - - -	20	<u>35</u>		x
CROSS-CONNECTION CONTROL - - - - -	20	<u>35</u>		
LAND USE/PLANNED UNIT DEVELOPMENT - - - - -	20	<u>35</u>		x
PRE-SITE LOCATION FIELD CONSULTATION - - - - -	35			x
CONSTRUCTION INSPECTION - - - - -	35			x
REINSPECTION FEES - - - - -	20	<u>35</u>		

BASE

PLAN CHECKING*

	\$	Per Annum	Per Site Or ea	Per Hour
KENNELS - - - - -	35		ea	
CANNERY - - - - -	30		ea	
REAL-ESTATE-PLANNED-UNIT-DEVELOPMENT- - - - -	35		ea	
LIQUOR-STORE - - - - -	25		ea	
ROAD SIDE STAND - - - - -	25	<u>35</u>	ea	
PUBLIC POOL - - - - -	60		ea	
RECREATIONAL-SITE - - - - -	25		ea	
R.V.-CAMP - - - - -	20		ea	
RESTAURANT- - - - -	60		ea	
FOOD-MARKET <u>RETAIL FOOD MARKETS</u> - - - - -	35	<u>60</u>	ea	
MOBILE FOOD UNITS - - - - -	25	<u>35</u>	ea	
SCHOOL-FOOD-ETC. - - - - -	40		ea	
BAKERY - - - - -	40	<u>60</u>	ea	
BAR - - - - -	40		ea	
ITINERANT - - - - -	15		ea	
LABOR CAMP- - - - -	55	<u>60</u>	ea	
WATER-SYSTEMS - - - - -	15		ea	
PRIVATE-AND-PUBLIC-SEWERS - - - - -	25		ea	
POULTRY-RANCH - - - - -	10		ea	
DAIRY - - - - -	45	<u>60</u>	ea	
OTHER - - - - -	30	<u>35</u>	ea	

*New Construction or renovation.

Per submission and each resubmission.

BOARD OF TRUSTEES

A R Glover, M.D., Pres
Patricia E Vannucci, Sec'y
Gerald Cromwell
James F. Cutbertson
Russell Carter, M.D
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Jack J. Williams, D.D.S
W J Lange
Mary Ann Love

SAN JOAQUIN LOCAL HEALTH DISTRICT

1601 East Hazelton Avenue, P.O. Box 2009
Stockton, California 95201
(209) 466-6781

Jack J. Williams, M. D., District Health Officer

SERVING

City of Tracy
San Joaquin County
City of Escalon
City of Lodi
City of Manteca
City of Ripon
City of Stockton
San Joaquin County
San Joaquin County

January 29, 1981

RE: Proposed Changes in Rules and Regulations for the Implementation of Environmental Health Fees and Service Charges

The San Joaquin Local Health District Board of Trustees set February 17, 1981 at 8:00 P.M., for a public hearing on proposed revision of the Rules and Regulations for the Implementation of Environmental Health Permit Fees and Service Charges, and proposed revision of fees for Housing Hygiene, Water Quality Assurance, Liquid Waste, Vector Control, Solid Waste, Plan Checking and Consultation fees.

The proposed changes in the rules and regulations are intended to clarify and correct existing inconsistencies and discrepancies. The proposed changes are not designed to increase revenue.

Enclosed is a copy of the proposed changes and the Notice of Public Hearing.

If you have any questions regarding the proposed changes, please feel free to call me at 466-6781, Ext. 30.

Jack J. Williams, M.D.
District Health Officer

C. Leland Hall
C. Leland Hall, R.S., Director
Division of Environmental Health

CLH:gh

Enc.

A copy of the proposed revision is on file in the office of the City Clerk

NOTICE OF PUBLIC HEARING

BEFORE THE BOARD OF TRUSTEES OF THE SAN JOAQUIN
LOCAL HEALTH DISTRICT

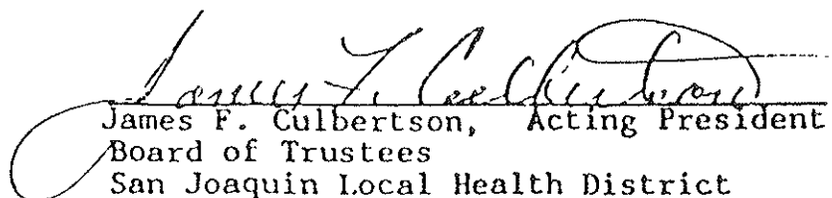
REGARDING REVISION OF RULES AND
REGULATIONS FOR ENVIRONMENTAL HEALTH PERMIT FEES AND
SERVICE CHARGES AFFECTING HOUSING HYGIENE, WATER
QUALITY ASSURANCE, RECREATIONAL HEALTH, LIQUID WASTE,
VECTOR CONTROL, SOLID WASTE, MISCELLANEOUS CHARGES,
AND PROFESSIONAL CONSULTATION AND PLAN CHECKING

Notice is hereby given that a public hearing will be held on
Tuesday, February 17, 1981, at 8:00 P.M., in the Board of Trustees
Conference Room of the San Joaquin Local Health District, 1601
East Hazelton Avenue, Stockton, California.

Said public hearing will be on the proposed revision of the Rules
and Regulations for the Implementation of Environmental Health
Permit Fees and Service Charges, and proposed revision of fees
affecting Housing Hygiene, Water Quality Assurance, Recreational
Health, Liquid Waste, Vector Control, Solid Waste, Miscellaneous
Charges, Professional Consultation and Plan Checking, which Rules
and Regulations and fees were established by Resolution No. 79-18,
as amended by Resolutions No. 79-35, 79-46, and 80-42, and pursuant
to provisions of San Joaquin County Ordinance No. 2665 and Board
of Supervisors Resolution No. 79-931.

The proposed revision of the Rules and Regulations and the proposed
revision of the inspection and permit fee schedules will be on file
ten (10) days prior to the hearing at the Environmental Health
Division, San Joaquin Local Health District, 1601 East Hazelton
Avenue, Stockton, California. Any interested party may view said
documents and may submit comments and suggestions, in writing,
concerning the proposed service and permit fees or regulations.
Written comments for consideration may be sent to the San Joaquin
Local Health District, P.O. Box 2009, Stockton, California 95201.

NOTICE IS FURTHER GIVEN THAT all interested persons desiring to be
heard or present comments on said matter may appear at the hearing.
For additional information, contact the Environmental Health Divi-
sion, San Joaquin Local Health District, (209) 466-6781, 1601 East
Hazelton Avenue, Stockton, California.


James F. Culbertson, Acting President
Board of Trustees
San Joaquin Local Health District

Dated: January 20, 1981