

Regular Council Meeting
February 9th, 2021
5:00 PM

- The Piedmont City Council met in regular session on February 9, 2021 at Piedmont City Hall. Those in attendance were as follows: Aldermen Kyle Allen, Brian Tutterrow, Alderwoman Karin Townsend, City Attorney Bob Ramshur, City Treasurer Dennis Ross, and City Clerk Tammy Thurman. Mayor William H. Kirkpatrick presided over the meeting.

-----0-----

- Mayor Kirkpatrick listed the following items for consideration:
 1. Call to order and welcome guest.
 2. Approve minutes from the previous meetings:
 - a) January 12, 2021 Regular Council Meeting
 - b) January 12, 2021 Executive Meeting
 3. Amend budget if necessary
 4. Approve accounts payable for February 2021
 5. Discuss and approve Bill # 03-2021 to Ordinance 2021-03 Authorizing the issuance of \$3,231,000 principal amount of Combined Waterworks and Sewerage System refunding Revenue Bonds Series 2021, of the City of Piedmont, Missouri; prescribing the form and details of said bonds and the covenants and agreements to provide for the payment and security thereof; and authorizing certain actions and documents and prescribing other matters relating thereto.
 6. Discuss and approve Resolution #2021-02 Approving a Bond Compliance Policy and Procedure for the City of Piedmont, Missouri.
 7. Discuss and approve Bill # 04-2021 to Ordinance 2021-04 For the sake of Amending Chapter 230 of the Piedmont City Code "Solid Waste"
 8. Discuss and approve Bill # 05-2021 to Ordinance 2021-05 For the purpose of updating and Amending Chapter 710, Sewers and Sewage Disposal, to bring the City's Ordinances into compliance with Federal and State requirements.
 9. Discuss and approve the CDBG Street Paving Proposed Project with selected streets
 10. Discuss and approve raising the current water and sewer rates
 11. Miscellaneous
 12. Retire into executive session
 13. Adjourn both meetings

-----0-----

1. Mayor Kirkpatrick called the meeting to order and welcomed the following guests: Chief of Police Richard Sanders, and City Secretary Kathy Street, Frank Tiephenbrock, Josh Tucker, Steve Goehl with D.A. Davidson, and Kurt DiCiro with Smith and Company

-----0-----

2. Mayor Kirkpatrick called for a motion to approve the following minutes:
 - a) January 12, 2021 Regular Council Meeting
 - b) January 12, 2021 Executive Meeting

Alderman Tutterrow made the motion to approve the January 12, 2021 Regular, and Executive Council meeting minutes. Alderwoman Townsend seconded the motion and it carried.

Alderman Tutterrow	Aye	Alderman Tucker	Absent
Alderwoman Townsend	Aye	Alderman Allen	Aye
-----0-----			

3. City Treasurer requested that the council consider amending the budget, line item Airport Grant Expense to \$70,000.00. Alderwoman Townsend made the motion, seconded by Alderman Tutterrow to approve the Budget Amendment of \$70,000 in the line item of Airport Grant Expense. The motion carried.

Alderman Tutterrow	Aye	Alderman Tucker	Absent
Alderwoman Townsend	Aye	Alderman Allen	Aye
-----0-----			

4. Mayor Kirkpatrick called for a motion to approve the accounts payable for February 2021.

Alderman Allen made the motion, seconded by Alderwoman Townsend to pay accounts payable for February posting sessions 3716-3728 in the amount of \$64,178.84. The motion carried.

Alderman Tutterrow	Aye	Alderman Tucker	Absent
Alderwoman Townsend	Aye	Alderman Allen	Aye
-----0-----			

5. Mayor Kirkpatrick presented Bill No. 03-2021 for consideration:

Bill No. 03-2021

Ordinance 2021-03

AN ORDINANCE AUTHORIZING THE ISSUANCE OF \$3,218,000 PRINCIPAL AMOUNT OF COMBINED WATERWORKS AND SEWERAGE SYSTEM REFUNDING REVENUE BONDS, SERIES 2021, OF THE CITY OF PIEDMONT, MISSOURI; PRESCRIBING THE FORM AND DETAILS OF SAID BONDS AND THE COVENANTS AND AGREEMENTS TO PROVIDE FOR THE PAYMENT AND SECURITY THEREOF; AND AUTHORIZING CERTAIN ACTIONS AND DOCUMENTS AND PRESCRIBING OTHER MATTERS RELATING THERETO.

WHEREAS, the City of Piedmont, Missouri (the "City"), is a fourth-class city and political subdivision duly created, organized and existing under the laws of the State of Missouri and pursuant to Chapter 250 of the Revised Statutes of Missouri, as amended (the "Act"), owns and operates a revenue producing combined waterworks and sewerage system serving the City and its inhabitants (the "System," as hereinafter more fully defined); and

WHEREAS, the City has heretofore issued and has outstanding the following series of revenue bonds payable out of the revenues derived from the operation of the System:

<u>Series of Bonds</u>	<u>Date of Bonds</u>	<u>Amount Issued</u>
Taxable Combined Waterworks and Sewerage System Revenue Bonds (Recovery Zone Economic Development Bonds - Direct Pay), Series 2010A (the "Series 2010A Bonds")	September 15, 2010	\$4,850,000

WHEREAS, the City desires to refund all of the outstanding Series 2010A Bonds (the "Refunded Bonds") and is authorized under the provisions of Section 108.140(2) of the Revised Statutes of Missouri, as amended (the "Refunding Bond Law"), to issue and sell refunding revenue bonds for the purpose of refunding, in whole or in part, its valid outstanding revenue bonds, which refunding revenue bonds may be payable from the same sources as were pledged to the payment of the bonds refunded; and

WHEREAS, it is hereby found and determined that it is necessary and advisable and in the best interest of the City and of its inhabitants at this time to authorize the issuance and delivery of \$3,218,000 principal amount of Combined Waterworks and Sewerage System Refunding Revenue Bonds, Series 2021 (the "Bonds") pursuant to the Act as herein provided to provide funds, together with other legally available funds of the City, to refund all of the Refunded Bonds and pay the costs of issuing the Bonds; and

WHEREAS, upon the issuance of the Bonds, the City will not have outstanding any other bonds or obligations payable from the revenues derived from the operation of the System other than the Bonds; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF PIEDMONT, MISSOURI, AS FOLLOWS:

*Full Ordinance on file at Piedmont City Hall

After being read three times a motion was made by Alderwoman Townsend and seconded by Alderman Tutterrow to pass Bill# 03-2021 to Ordinance #2021-03. The motion passed.

Alderwoman Townsend	Aye	Alderman Tucker	Absent
Alderman Allen	Aye	Alderman Tutterrow	Aye

-----0-----

6. Mayor Kirkpatrick presented Resolution 2021-02 for consideration:

RESOLUTION NO. 2021-02

**A RESOLUTION APPROVING A BOND COMPLIANCE POLICY AND
PROCEDURE FOR THE CITY OF PIEDMONT, MISSOURI.**

WHEREAS, the Internal Revenue Service (the “IRS”) now recommends issuers of tax-exempt bonds to adopt separate written procedures for monitoring post-issuance federal tax requirements for tax-advantaged bonds; and,

WHEREAS, in accordance with Rule 15c2-12(b)(5) adopted by the Securities and Exchange Commission (the “SEC”) under the Securities Exchange Act of 1934, issuers may also be required to provide disclosures of certain financial information and operating data and to file notices of certain material events to the marketplace to facilitate informed secondary market trading of bonds; and,

WHEREAS, the Board of Aldermen of the City of Piedmont, Missouri (the “City”) finds it is in the best interest of the City to adopt certain policies and procedures to comply with the IRS and SEC directives and to improve tax and securities law compliance and documentation with respect to the City’s outstanding bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE CITY OF PIEDMONT, MISSOURI, AS FOLLOWS:

Section 1. The Bond Compliance Policy and Procedure in substantially the form attached hereto as **Exhibit A** is hereby approved.

Section 2. This Resolution shall take effect and be in full force from and after its passage by the Board of Aldermen and approval by the Mayor.

Read and passed by the Board of Aldermen of the City of Piedmont, Missouri this 9th day of February, 2021.

Done by order of the Board of Aldermen this 9th day of February, 2021.

William “Bill” Kirkpatrick
Mayor

(SEAL)

ATTEST:

Tammy Thurman
City Clerk

After being read three times a motion was made by Alderman Tutterrow and seconded by Alderman Allen to pass Resolution 2021-02. The motion passed.

Alderwoman Townsend	Aye	Alderman Tucker	Absent
Alderman Allen	Aye	Alderman Tutterrow	Aye

-----0-----

7. Mayor Kirkpatrick presented Bill No. 04-2021 "Solid Waste" for consideration:

Bill No. 04-2021

Ordinance 2021-04

AN ORDINANCE FOR THE SAKE OF AMENDING
CHAPTER 230 OF THE PIEDMONT CITY CODE
"SOLID WASTE"

WHEREAS, the definitions set forth in Chapter 230 relating to Solid Waste are in need of supplementation; and

WHEREAS, the City of Piedmont is preparing to solicit bids for contracts to individuals or companies for the purpose of Solid Waste Management within the City of Piedmont.

WHEREFORE, Section 230.010, Section 230.030 and Section 230.040 are hereby repealed and new sections 230.010, 230.030 and Section 230.040 are hereby enacted as follows:

"Section 230.010: Definitions

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning.

COLLECTION means removal and transportation of solid waste from its place of storage to its place of processing or disposal.

CONTRACTOR means each person as may be contracted with to provide solid waste transportation and disposal for the city.

DEMOLITION OR CONSTRUCTION WASTE means waste materials from the construction or destruction of residential, industrial or commercial structures.

DIRECTOR means the mayor and board of aldermen, acting as a body, or an individual authorized by the mayor and board of aldermen to supervise the solid waste management program of the city.

DISPOSABLE SOLID WASTE CONTAINER means disposable plastic or paper sacks with a capacity of 20 to 35 gallons, specifically designed for storage of solid waste.

DWELLING UNIT means any room or group of rooms located within a structure and forming a single habitable unit with facilities which are used, or intended to be used, for living, sleeping, cooking and eating, excluding, however, any motel or hotel.

GARBAGE means putrescible animal or vegetable wastes resulting from the handling, preparation, cooking, serving or consumption of food.

HAZARDOUS WASTE means any waste or combination of wastes, as determined by the state hazardous waste management commission by rules and regulations, which, because of its quantity, concentration, or physical, chemical or infectious characteristics, may cause or significantly contribute to an increase in mortality or an increase in serious irreversible or incapacitation reversible illness, or pose a present or potential threat to the health of humans or the environment.

INSTITUTIONAL, COMMERCIAL, INDUSTRIAL, AGRICULTURAL OR BUSINESS ESTABLISHMENT means a person who generates solid waste within the limits of the city and who maintains a dwelling unit, office or other permanent structure within the city.

MULTIPLE HOUSING FACILITY means a housing facility containing more than one dwelling unit under one roof.

OCCUPANT means any person who, alone or jointly or severally with others, shall be in actual possession of any dwelling unit or of any other improved real property, either as owner or as tenant.

PERSON means any natural person, partnership, corporation, trust or governmental entity.

PROCESSING means incinerating, composting, baling, shredding, salvaging, compacting and other processes whereby solid waste characteristics are modified or solid waste quantity is reduced.

REFUSE means solid waste.

SOLID WASTE means trash and garbage, both putrescible and nonputrescible (excluding, however, human body waste), including garbage, rubbish, ashes, street cleaning, dead animals, abandoned automobiles, solid market and industrial wastes, rubbish, both combustible and noncombustible, including paper, cardboard, tin cans, yard clippings, leaves, wood, glass, bedding, crockery and similar materials; putrescible animal and vegetable wastes resulting from handling, preparation, cooking and consumption of foods (excluding human body wastes), and all other trash, refuse or garbage of any kind or description.

SOLID WASTE CONTAINER means a receptacle used by any person to store solid waste during the interval between solid waste collection.

SOLID WASTE DISPOSAL means the process of discarding or getting rid of unwanted material, in particular the final deposition of solid waste by man.

SOLID WASTE MANAGEMENT means the entire solid waste system of storage, collection, transportation, processing and disposal.

STORAGE means the containment of solid wastes in individual containers at residential units or commercial establishments.

YARD WASTE means leaves, grass clippings, yard and garden vegetation and Christmas trees. The term does not include stumps, roots or shrubs with intact root balls.

Section 230.030: Use of Solid Waste Containers

The occupant or owner of every dwelling unit and of every commercial business, industrial or agricultural establishment shall place all solid waste in proper solid waste containers and shall maintain such in the area surrounding them in a clean, neat and sanitary condition at all times. Residential solid waste shall be stored in containers of not more than 96 gallons. Commercial waste shall be stored in containers approved by the directors.

Section 230.040: Unapproved Containers

Solid waste containers which do not meet the specifications as outlined in this Chapter shall not be used, subject to the penalties as set forth hereinafter. Further, they will be collected with their contents and disposed of by the contractor”.

READ, ADOPTED AND PASSED BY THE BOARD OF ALDERMEN, CITY OF PIEDMONT, MISSOURI THIS _____ DAY OF _____ 2021.

CITY OF PIEDMONT, MISSOURI
William H. Kirkpatrick, Mayor

ATTEST:
Tammy Thurman, City Clerk

(SEAL)

After being read three times a motion was made by Alderman Allen and seconded by Alderwoman Townsend to pass Bill Number 04-2021 to Ordinance Number 2021-04. The motion passed.

Alderwoman Townsend	Aye	Alderman Tucker	Absent
Alderman Allen	Aye	Alderman Tutterrow	Aye

-----0-----

- 8. Mayor Kirkpatrick presented Bill No. 05-2021”Sewers and Sewage Disposal” for consideration:

Bill No. 05-2021

Ordinance 2021-05

AN ORDINANCE FOR THE PURPOSE OF UPDATING AND AMENDING
CHAPTER 710, SEWERS AND SEWAGE DISPOSAL, TO BRING
THE CITY'S ORDINANCES IN TO COMPLIANCE WITH
FEDERAL AND STATE REQUIREMENTS

WHEREAS, the City of Piedmont has Chapter 710, Sewers and Sewage Disposal, relating to Wastewater Treatment; and

WHEREAS, there have been various changes to State and Federal requirements relating to pre-treatment facilities, requiring an Amendment to Chapter 710.

THEREFORE, Chapter 710 is amended by the addition of Sections 710.110, 710.120 and 710.130, the text of which is set out hereinafter as follows:

Section 710.030 is amended to add the definition of Significant Industrial User, all as follows:

“Section 710.030 Definitions

SIGNIFICANT INDUSTRIAL USER (SIU)

1. Any user of the City's wastewater disposal system who:
 - a. Is subject to categorical pretreatment standards;
 - b. Discharges an average of twenty-five thousand (25,000) gallons per day (gpd) or more of process wastewater to the POTW (excluding sanitary, non-contact cooling and boiler blowdown water); or
 - c. Contributes a process waste stream that makes up five percent (5%) or more of the average dry weather hydraulic or organic capacity of the POTW treatment plant; or
 - d. Is designated as such by the City on the basis that it has a reasonable potential for adversely affecting the POTW's operation or for violating any pretreatment standard or requirement.

2. The City may determine that an industrial user subject to categorical pretreatment standards is a non-significant categorical industrial user rather than a significant industrial user on a finding that the industrial user never discharges more than one hundred (100) gallons per day (gpd) of total categorical wastewater (excluding sanitary, non-contact cooling and boiler blowdown wastewater, unless specifically included in the pretreatment standard) and the following conditions are met:
 - a. The industrial user, prior to City's finding, has consistently complied with all applicable categorical pretreatment standards and requirements;

- b. The industrial user annually submits the certification statement required in Section **40 CFR 403.12(q)**, together with any additional information necessary to support the certification statement; and
 - c. The industrial user never discharges any untreated concentrated wastewater.
3. Upon finding that a user meeting the criteria in Subsection (2) of this definition has no reasonable potential for adversely affecting the POTW's operation or for violating any pretreatment standard or requirement, the City may at any time, on its own initiative or in response to a petition received from a user and in accordance with the procedures in 40 CFR 403.8(f)(6), determine that such user should not be considered a significant industrial user.
4. Non-significant categorical industrial users are subject to an annual evaluation to determine NSCIU status and are still required to comply with applicable categorical pretreatment standards.

Section 710.110 Federal Categorical Pretreatment Standards

- A. Upon promulgation of the Federal Categorical pretreatment standards for a particular industrial subcategory, the Federal standard, if more stringent than limitations imposed under the Chapter for sources in that subcategory, shall immediately supersede the limitations imposed under this Chapter. The Superintendent shall notify all affected users of the limitations contained in the Federal standard.
- B. Users must comply with the categorical pretreatment standards found in at 40 CFR Chapter 1, Subchapter N, Parts 405 through 471.
- C. Where a categorical pretreatment standard is expressed only in terms of either the mass or the concentration of a pollutant in wastewater, the Superintendent may impose equivalent concentration or mass limits in accordance with the sections below.
- D. When a categorical pretreatment standard is expressed only in terms of pollutant concentrations, an industrial user may request that the City convert the limits to equivalent mass limits. The determination to convert concentration limits to mass limits is within the discretion of the Superintendent. The City may establish equivalent mass limits only if the industrial user meets all the conditions set forth in the Sections below.
 1. To be eligible for equivalent mass limits, the industrial user must:
 - a. Employ, or demonstrate that it will employ, water conservation methods and technologies that substantially reduce water use during the term of its individual wastewater discharge permit;

- b. Currently use control and treatment technologies adequate to achieve compliance with the applicable categorical pretreatment standard, and not have used dilution as a substitute for treatment;
 - c. Provide sufficient information to establish the facility's actual average daily flow rate for all waste streams, based on data from a continuous effluent flow monitoring device, as well as the facility's long-term average production rate. Both the actual average daily flow rate and the long-term average production rate must be representative of current operating conditions;
 - d. Not have daily flow rates, production levels, or pollutant levels that vary so significantly that equivalent mass limits are not appropriate to control the discharge; and
 - e. Have consistently complied with all applicable categorical pretreatment standards during the period prior to the industrial user's request for equivalent mass limits.
 2. An industrial user subject to equivalent mass limits must:
 - a. Maintain and effectively operate control and treatment technologies adequate to achieve compliance with the equivalent mass limits;
 - b. Continue to record the facility's flow rates through the use of a continuous effluent flow monitoring device;
 - c. Continue to record the facility's production rates and notify the Superintendent whenever production rates are expected to vary by more than twenty percent (20%) from its baseline production rates. Upon notification of a revised production rate, the Superintendent will reassess the equivalent mass limit and revise the limit as necessary to reflect changed conditions at the facility; and
 - d. Continue to employ the same or comparable water conservation methods and technologies as those implemented pursuant to Subsection (D)(1)(a) of this Section so long as it discharges under an equivalent mass limit.
 3. When developing equivalent mass limits, the Superintendent:
 - a. Will calculate the equivalent mass limit by multiplying the actual average daily flow rate of the regulated process(es) of the industrial user by the concentration-based daily maximum and monthly average standard for the applicable categorical pretreatment standard and the appropriate unit conversion factor;
 - b. Upon notification of a revised production rate, will reassess the equivalent mass limit and recalculate the limit as necessary to reflect changed conditions at the facility; and
 - c. May retain the same equivalent mass limit in subsequent individual wastewater discharge permit terms if the industrial user's actual average daily flow rate was reduced solely as a

result of the implementation of water conservation methods and technologies, and the actual average daily flow rates used in the original calculation of the equivalent mass limit were not based on the use of dilution as a substitute for treatment pursuant to Section 710.130. The industrial user must also be in compliance with 40 CFR Chapter 1, Subchapter N, Part 403 Section 403.17 regarding the prohibition of bypass.

- E. The Superintendent may convert the mass limits of the categorical pretreatment standards of 40 CFR Parts 414, 419, and 455 to concentration limits for purposes of calculating limitations applicable to individual industrial users. The conversion is at the discretion of the Superintendent. The conversion of other categorical pretreatment standards mass limits is not permitted. The Superintendent may impose flow monitoring requirements be included in periodic monitoring reports to determine if there have been changes in flows that may indicate dilution.
- F. The Superintendent may convert the concentration limits of the categorical pretreatment standards of 40 CFR Parts 423, 425, 426, 428, 429, 433, 442, 443, 444, 458, and 469 to mass limits for purposes of calculating limitations applicable to individual industrial users. The conversion is at the discretion of the Superintendent. The conversion of other categorical pretreatment standards concentration limits is not permitted. The Superintendent may impose water conservation targets and flow monitoring requirements be included in the Significant Industrial User's (SIU's) permit.
- G. When the limits in a categorical pretreatment standard are expressed only in terms of mass of pollutant per unit of production, the Superintendent may convert the limits to equivalent limitations expressed either as mass of pollutant discharged per day or effluent concentration for purposes of calculating effluent limitations applicable to individual industrial users.
- H. When wastewater subject to a categorical pretreatment standard is mixed with wastewater not regulated by the same standard, the Superintendent shall impose an alternate limit in accordance with 40 CFR 403.6(e).

Section 710.111 State Pretreatment Standards

Users must comply with Missouri's General Pretreatment Regulation codified at 10-CSR-20-6.100.

Section 710.120 Pretreatment Facilities

- A. If any waters or wastes are discharged or are proposed to be discharged into the City's Sewers which contain any quantity of substance having the characteristics described in Section 710.070 and/or are in violation of the standards of pretreatment provided in Chapter 1, EPA Rules and Regulations, Subchapter D. Water Programs Part 403 pretreatment standards, Federal Register Volume 46, No. 18, Wednesday, January 26, 1981, and any amendments thereto and which, in the judgment of the Superintendent, may have a deleterious effect upon the sewage works, processes, equipment or receiving waters or which otherwise

may create hazard to life or constitute a public nuisance, the Superintendent may:

1. Reject the Wastes;
 2. Require, at the owner's expense, pretreatment facilities to reduce objectionable characteristics or constituents to within the maximum limits or best management practices provided for in Section 710.070 and/or Federal, State or Local pretreatment standards;
 3. Require control over the quantities and rates of discharge; and/or
 4. Require payment to cover the added cost of handling and treating the wastes not covered by existing taxes or sewer charges under the provisions of this Chapter.
- B. If the Superintendent permits the pretreatment or equalization of waste flows, the design and installation of the pretreatment facilities shall be at the owner's expense. Construction drawings, specifications and other pertinent data shall be submitted for the approval of the Superintendent. No construction of such facilities shall be commenced until such approvals are obtained in writing. Construction shall be in accordance with the approved plans.
- C. Where pretreatment facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation by the owner at his/her expense.
- D. The City shall annually publish in the local newspaper of general circulation what provides meaningful public notice within the jurisdiction served by the POTW a list of users which, during the previous twelve (12) months, were in significant noncompliance with the applicable pretreatment standards and requirements. The term "significant noncompliance" shall mean:
1. Chronic violations of wastewater discharge limits, defined here as those in which sixty-six (66%) or more of all of the measurements taken for the same pollutant parameter during a six-month period exceed (by any magnitude) a numeric pretreatment standard or requirement, including instantaneous limits, as defined by 40 CFR 403.3(1);
 2. Technical review criteria (TRC) violations, defined here as those in which thirty-three percent (33%) or more of wastewater measurements taken for each pollutant parameter during a six-month period equals or exceeds the product of the numeric pretreatment standard or requirement including instantaneous limits, as defined in 40 CFR 403.3(1) multiplied by the applicable TRC [TRC=one and four-tenths (1.4) for BOD, TSS, fats, oils and grease and one and two-tenths (1.2) for all other pollutants except pH];
 3. Any other violation of a pretreatment standard or requirement as defined by 40 CFR 403.3(1) (daily maximum, long-term average, instantaneous limit, or narrative standard) that the POTW determines has caused, alone or in combination with other discharges, interference

- or pass through (including endangering the health of POTW personnel or the general public);
4. Any discharge of pollutants that has caused imminent endangerment to the public or to the environment or has resulted in the Superintendent's exercise of its emergency authority to halt or prevent such a discharge;
 5. Failure to meet, within ninety (90) days of the scheduled date, a compliance schedule milestone contained in a wastewater discharge permit or enforcement order for starting construction, completing construction or attaining final compliance;
 6. Failure to provide, within forty-five (45) days after the due date, any required reports, including baseline monitoring reports, reports on compliance with categorical pretreatment standard deadlines, periodic self-monitoring reports and reports on compliance with compliance schedules;
 7. Failure to accurately report noncompliance; or
 8. Any other violation(s), which include a violation of best management practices, which the Superintendent determines will adversely affect the operation or implementation of the local pretreatment program.

Section 710.130 Dilution

No user shall ever increase the use of process water or in any way attempt to dilute a discharge as a partial or complete substitute for adequate treatment to achieve compliance with a discharge limitation unless expressly authorized by an applicable pretreatment standard or requirement. The Superintendent may impose mass limitations on users who are using dilution to meet applicable pretreatment standards or requirements or in other cases when the imposition of mass limitations is appropriate."

THEREFORE, BE IT ORDAINED by Board of Aldermen of the City of Piedmont that Chapter 710, Sewers and Sewage Disposal, is hereby amended as stated above. This Ordinance shall be in full force and effect from and after passage

READ THREE TIMES, ADOPTED AND PASSED BY A MAJORITY OF THE BOARD OF ALDERMEN OF THE CITY OF PIEDMONT, MISSOURI THIS _____ DAY OF _____ 2021.

William H. "Bill" Kirkpatrick, Mayor

ATTEST:

Tammy Thurman, City Clerk

(SEAL)

After being read three times a motion was made by Alderman Tutterrow and seconded by Alderman Allen to pass Bill Number 05-2021 to Ordinance Number 2021-05. The motion passed.

Alderman Tucker	Absent
Alderman Tutterrow	Aye

-----0-----

9. Mayor Kirkpatrick requested that the council consider approving the CDBG Street Paving Proposed Project for \$619,947 with a \$500,000 limit for CDBG and the remaining funds be the city's share by in kind services and cash match.

A motion was made by Alderman Tutterrow and seconded by Alderwoman Townsend to approve the \$619,947 CDBG Street Paving Proposed Project. The motion passed.

Alderman Tucker	Absent
Alderman Tutterrow	Aye

-----0-----

10. Mayor Kirkpatrick requested that the council consider discussing the current sewer/water rates and the possibility of the need to increase the minimum rates due to the loss of Tasty' Food's manufacturing. While in operation, Tasty Food's paid a monthly user fee (sewer) of \$6,000.00 per month (\$72,000.00 yearly) which was used toward the bond payment.

Alderman Tutterrow made the motion, seconded Alderman Allen to increase the minimum Water Base Rate by Five (\$5.00) Dollars and the Sewer Base Rate by Five (\$5.00) Dollars, beginning with the April 10, 2021 billing. The motion carried.

Alderman Tucker	Absent
Alderman Tutterrow	Aye

-----0-----

11. Mayor Kirkpatrick asked if there was any other business before the council:

- City Clerk, Tammy Thurman, stated that she had been contacted by Drusilla Howard, Chief Financial Officer with Town and Country Super Markets, seeking a liquor license for Supermarket #7, pending State approval for package liquor, Sunday sales, and a Tasting license.

Alderman Tutterrow made the motion, seconded by Alderwoman Townsend to approve the liquor license request for Town and Country Supermarket #7 pending State approval. The motion Carried.

Alderman Tucker	Absent
Alderman Tutterrow	Aye

-----0-----

12. With no other business before the council, Alderman Tutterrow made the motion to retire into executive session. Alderwoman Townsend seconded the motion and it carried.

Alderman Tucker	Absent
-----------------	--------

Alderman Tutterrow	Aye	Alderman Allen	Aye
	-----0-----		

13. After returning to open session from executive session, and with no further business before the Council, Alderman Allen made the motion to adjourn the February 9th, 2021 regular and executive meetings. Alderman Tutterrow seconded the motion and it carried.

Alderman Tutterrow	Aye	Alderman Tucker	Absent
Alderman Tutterrow	Aye	Alderman Allen	Aye

William H. Kirkpatrick, Mayor

Tammy Thurman, City Clerk
(SEAL)