

CHAPTER 52: WATER REGULATIONS

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GENERAL RULES AND REGULATIONS

52.01 DEFINITIONS.

For the purpose of this subchapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

COMMERCIAL. Any user whose premises or building is used primarily for commercial use as defined by Chapter 152 or whose premises or building is located within the Commercial District of the village.

DEPARTMENT. The Department of Public Works of the village.

DIRECTOR. The Committee Chairperson of the Water/Sewer Committee, or his or her designee.

INDUSTRIAL USER. Any user whose premises or building is used primarily for industrial use as defined by Chapter 152 or whose premises or building is located within the industrial district of the village.

OPERATION AND MAINTENANCE COST. The cost to operate and maintain the system plus replacement costs.

PERSON. Any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust estate, governmental entity or any other legal entity or its legal representatives, agents or assigns.

PREMISES. Each lot or parcel of land, building or premises having any connection to the water distribution system of the village.

REPLACEMENT COST. Expenditures for obtaining and installing equipment, accessories or appurtenances which are necessary during the useful life of the system to maintain the capacity and performance for which the system was designed and constructed.

RESIDENTIAL. Any user whose premises or building is used primarily for residential use as defined by Chapter 152 or whose premises or building is located within a residential district of the village.

STUB. That lateral line from the main to the user's property.

USER. Any person or premises which either directly or indirectly is supplied water by the village or its agents.

WATER DEBT SERVICE CHARGE. A charge levied on the users of the water system for the user's proportionate share of the principal and interest payable on all indebtedness issued to finance the acquisition of the water system.

WATER SERVICE CHARGE. The sum of the water use charge and the water debt service charge.

WATER SYSTEM. All water lines, water storage tanks, pumping stations and appurtenances which the village has or shall have possession of and operating responsibility for, either now in existence or hereafter acquired or constructed by the village, together with all works, plants, instrumentalities and properties used or useful in obtaining, transmitting and distributing water and all extensions, enlargements and improvements thereto.

WATER USE CHARGE. A charge levied on the users of the water system for the user's proportionate share of the cost of the operation and maintenance (including replacement) of the water system.

(Ord. 170-12, passed 7-10-2012)

' 52.02 SERVICE APPLICATION, PERMIT AND CONNECTIONS.

(A) *Application and permit.* Each user shall obtain a valid permit from the village before connection to the water system. Application for a permit for water connections shall be made to the Clerk on forms prescribed and furnished by the village.

(B) *Service connection.* All connections to the water system shall be made by connection to the curb box and stub by a lateral installed in accordance with rules and regulations of the village and the State of Michigan and shall meet the requirements set forth in ' ' 52.30 and 52.31, below. All meters and water connections shall be the property of the village.

(Ord. 170-12, passed 7-10-2012) Penalty, ' 52.99

' 52.03 CONNECTION FEES AND PAYMENT.

(A) The following connection fees shall apply to all connections to the system and shall not be less than the cost of materials, installation and overhead attributed to such installations:

(1) *Stub charge.* If a stub line is provided by the village and if a stub charge has not been paid or assessed against the premises to be served, a stub charge in an amount to be established and adjusted from time to time by resolution of the Village Council, for the installation and use of a stub, shall be charged for connection to the system. Payment of the stub charge shall be made at the time application is made for a permit to connect to the system. If there is no existing stub to serve the premises, the user must reimburse the village the cost to construct the stub on the main.

(2) *Frontage charge.* Those premises adjacent to a water system line which have not been included in a special assessment district to pay the cost of such line or have been included in a special assessment district but have not been assessed for the frontage which will be provided with water service, shall pay a frontage charge at the time application for a permit to connect to the system is received. Unless otherwise provided by a contract, no frontage charge shall be made where the system water line adjacent to the connection premises was constructed as part of a development or project in which private parties or the village on behalf of and at the expense of private parties constructed such water system lines. The frontage charge shall be at a rate to be established and adjusted from time to time by resolution of the Village Council.

(3) *Trunkage charge.* Those premises which have not been included in a special assessment district shall pay a trunkage charge at the time application for a permit to connect to the system is made. Those premises which have previously paid a trunkage charge as part of a special assessment or as provided herein but which are later expanded, or where the use thereof is altered so as to increase the intensity of use, shall pay an additional trunkage charge in cash for such alterations or change of use at the time a building permit is issued for alterations or if no building permit is required, at such time as the use is changed. Those premises which are assessed for trunkage as an unimproved parcel but which are later improved shall pay a trunkage charge for such improvements. The amount of the trunkage charge to be made for any premises shall be based upon the sizes of the meter servicing the premises according to the table established and revised from time to time by resolution of the Village Council. Unmetered premises will be charged a set amount established time to time by a resolution of the Village Council.

(4) *Meter charge.* Each user required by this subchapter (industrial users) to have a meter shall pay a meter charge as established from time to time by resolution of the Village Council for the installation of each meter, whether the installation occurs during initial installation, repair or replacement.

(5) *Change in service size.* Users may increase or decrease the size of their water service. To increase the size of water service, a user must pay any additional trunkage fee, which shall be the difference between the trunkage fee for the increase service size and the trunkage fee already paid. No additional costs are required to decrease the size of service, provided that the proper fees are paid at the time of the initial installation of service and/or meters and other equipment. However there shall be no rebate for a decrease in meter size.

(B) The connection fees shall be due and payable in cash upon application for connection to the system, except for charges to premises existing before connection to the system.

(Ord. 170-12, passed 7-10-2012)

' 52.04 TURNING ON WATER SERVICE.

No person, other than an authorized employee of the Department of Public Works, or its designee, shall turn on or off any water service, except that a licensed plumber may turn on water service for testing his or her work (in which case it must be immediately turned off) or upon receiving a written order from the DPW. However, upon written permission from the DPW, water may be turned on for construction purposes only, prior to the granting of a certificate of occupancy for the premises and upon payment of the charges applicable thereto.

(Ord. 170-12, passed 7-10-2012) Penalty, ' 52.99

' 52.05 WATER RATES AND CHARGES; BILLING; LIEN; DEPOSIT.

(A) *Water Rates and Charges.* No free water service shall be furnished to any person, public agency, instrumentality or premises.

(1) *Water use charge.* All water use shall be charged for on a fee as established from time to time by resolution of the Village Council, that will include the rates for residential, commercial and industrial users. Flat rates and metered charges can be included.

(2) *Water debt service charge.* A water debt service charge, as established from time to time by resolution of the Village Council, shall be charged to each user.

(3) *On/off charge.* Users shall pay an on/off charge, as established from time to time by resolution of the Village Council, every time water service is turned on or off after the initial connection to the water system.

(4) *Administration fee.* A fee added to cover the administration costs of a more frequent billing cycle than quarterly for commercial or residential customers. The fee will be determined from time to time by resolution of the Village Council.

(B) *Billing.*

(1) All water charges shall be billed by the Village Clerk and collected by the Village Treasurer periodically as provided by resolution of the Village Council. Each type of charge shall be specified separately on each billing.

(a) Quarterly billings will be due during the following months, March, June, September and December. Quarterly bills are billed in advance.

(b) Metered billings will be due monthly. All meters shall be read monthly and bills shall be rendered within 30 days following the meter readings. Metered billings are billed for the dates of service.

(c) Monthly billings will be due monthly. This is an additional option provided by the village. Due to the increased postage and billings, an administration charge will be added to the bill in the amount to be set time to time by resolution of the Village Council.

(2) All bills shall be payable when rendered and shall be deemed delinquent if not paid on or before the due date shown on the bill. A late charge will be set by resolution from time to time by the Village Council.

(C) *Lien.* All water service charges and connection fees are made a lien on the premises to which such service is furnished and are hereby recognized to constitute such lien. Whenever the charges are delinquent and remain unpaid, the charges shall be entered on the next ad valorem property tax roll for the property served and shall be collected in the same manner as ad valorem property taxes. The Village Treasurer shall, on or before March 1 of each year, turn the delinquent and unpaid charges over to the County Treasurer in the same fashion as delinquent and unpaid valorem property taxes.

(Ord. 170-12, passed 7-10-2012)

52.06 WATER METERS.

All industrial premises using the water system shall be metered.

(A) *Meter size and access.* A meter of the size and type required from time to time by resolution of the Village Council shall be installed on the premises of every industrial user as required by this subchapter after payment of meter charge. No person, except a Department of Public Works employee, or its designee, shall break or injure the seal or change the location of, alter or interfere in any way with a water meter.

(B) *Access to meters.* The Department of Public Works, or its designee, shall have the right to shut off the supply of water to any premises where the DPW is not able to obtain access to the meter. Any qualified employee of the DPW shall, at all reasonable hours, have the right to enter the premises where such meters are installed for the purpose of reading, testing, removing or inspecting the same. No person shall hinder, obstruct or interfere with such employee in the lawful discharge of his or her duties.

(C) *Reimbursement for damaged meters.* Any damage which a meter may sustain resulting from carelessness of the owner, agent or tenant or from neglect of such persons to properly secure and protect the meter, as well as any damage which may be wrought by frost, hot water or steam backing from a boiler, shall be paid by the owner of the property to the village on presentation of a bill therefor. If the bill is not paid, the water shall be shut off and shall not be turned on until all charges have been paid to the village.

(D) *Meter failure, estimated bills.* If any meter fails to register properly, the Village Clerk shall estimate the consumption of the basis of former consumption and bill accordingly.

(E) *Inaccurate meters.* A consumer may require that a meter be tested. If the meter is found to be accurate, a charge in the amount established and revised from time to time by resolution of the Village Council shall be made. If the meter is found to be defective, it shall be repaired or an accurate meter shall be installed and no testing charge shall be made.

(F) *Standard of accuracy.* A meter shall be considered accurate if, when tested, it registers not to exceed 2% more or 2% less than the actual quantity of water passing through it. If a meter registers in excess of 2% of the actual quantity of water passing through it, it shall be considered *fast* to that extent. If a meter registers in excess of 2% less than the actual quantity of water passing through it, it shall be considered *slow* to that extent.

(G) *Bill adjustment.* If a meter has been tested at the request of a consumer and has been determined to register *fast*, the village shall credit the consumer with a sum equal to the percent *fast* multiplied by the amount of all bills incurred by such consumer within two months prior to the test. If a meter so tested is determined to register *slow*, the Department of Public Works may collect from the consumer a sum equal to the percent *slow* multiplied by the amount of all bills incurred by the consumer for the prior two months. When the DPW, on its own initiative, makes a test of water meter, it shall be done without cost to the consumer, other than his or her payment of the amount due to the village for water used by him or her if the meter is found to be *slow*.
(Ord. 170-12, passed 7-10-2012)

52.07 TERMINATION OF SERVICE.

(A) The Village President or Village Clerk is hereby authorized to enforce the payment of charges for water service to any premises by discontinuing the water service to such premises and an action of assumpsit may be instituted by the village against the user including the owner of the premises to which the service was provided.

(B) A past due notice shall be issued 15 days after a bill is deemed delinquent. An administration fee is added to the customer's bill when this notice is mailed. The notice shall provide the customer of record with the following information:

- (1) The amount due;
- (2) Notice of the scheduled termination date if the bill remains unpaid.

(C) A notice of termination of service shall be issued five days after a past due notice is issued. An administration fee is added to the customer's bill when this notice is mailed. The notice shall provide the customer of record with the following information:

- (1) The amount due;

- (2) Notice of the scheduled termination date if the bill remains unpaid.
- (3) Cost of turn on/off fee.

(D) A final notice of termination of service shall be issued on the first Monday following the mailing of the notice of termination. An administration fee is added to the customer's bill when this notice is posted. The notice shall provide the customer of record with the following information:

- (1) The amount due;
- (2) Notice of the scheduled termination date if the bill remains unpaid.
- (3) Cost of turn on/off fee.

(Ord. 170-12, passed 7-10-2012)

52.08 CROSS CONNECTIONS.

(A) The Water Supply Cross Connection Rules of Michigan Department of Environmental Quality, being R 325.11401 to R 325.11407 of the Michigan Administrative Code, are hereby adopted by reference.

(B) The Department of Public Works, or its designee, shall cause inspections to be made of all properties served by the public water supply where cross connection with the public water supply is deemed possible. The frequency of inspections and re-inspections, based on potential health hazards involved, shall be as established by the village and as approved by the Michigan Department of Environmental Quality.

(C) Representatives of the village shall have the right to enter, at a reasonable time, any property served by a connection to the public water supply system of the village for the purpose of inspecting the piping system or systems thereof for cross connections. On request, the owner, lessee or occupant of any property so served shall furnish to the inspection agency any pertinent information regarding the piping system or systems on such property. The refusal of such information or refusal of access, when requested, shall be deemed evidence of the presence of cross connection.

(D) The village is hereby authorized and directed to discontinue water service, after giving reasonable notice to a property owner, to any property wherein a connection in violation of any provision of this chapter exists; and is authorized to take such other precautionary measures as are deemed necessary to eliminate any danger of contamination of the public water supply system. Water service to the property shall not be restored until the cross connection(s) has been eliminated in compliance with the provisions of this subchapter.

(E) The owner shall provide the water supplier with proof of backflow prevention devices working properly upon installation and at subsequent intervals as supplied by the village and in accordance with the Michigan Department of Environmental Quality requirements. Only individuals approved by the village shall be qualified to perform such testing. The individual(s) shall certify the results of his or her testing.

(F) The potable water supply made available on properties served by the public water supply shall be protected from possible contamination as specified by this chapter and by the state plumbing code. Any water outlet which could be used for potable or domestic purposes and which is not supplied by the potable system must be labeled in a conspicuous manner as: WATER UNSAFE FOR DRINKING.

(Ord. 170-12, passed 7-10-2012)

' 52.09 UNAUTHORIZED CONNECTIONS; SPECIAL CONNECTIONS.

Except as provided below, no person shall open any valve or make any connection which will make possible the use of water which has not passed through a water meter, provided that:

(A) In special cases where it is impractical to meter the water and where the amount used can be accurately estimated and where proper arrangements are made for the payment of water so used, the Chairperson of the Water/Sewer Committee may grant temporary permission, in writing, for the use of water without a meter.

(B) In cases of ordinary building construction, a water meter shall be set in a place approved by the Water/Sewer Committee, at the expense of the user, to measure the water used during construction. Water so used shall be charged for at the rates set forth from time to time by resolution voted on by the Village Council.

(Ord. 170-12, passed 7-10-2012) Penalty, see ' 52.99

' 52.10 HYDRANT USE; PERMIT REQUIRED.

No person, except an employee of the village in the performance of his or her duties, shall open or use any fire hydrant, except in a case of emergency, without first obtaining a written permit therefor from the Chairperson of the Water/Sewer Committee or Clerk or designee and paying such fee therefor as may be prescribed.

(Ord. 170-12, passed 7-10-2012) Penalty, see ' 52.99

' 52.11 SERVICE; LIABILITIES.

The village shall endeavor to furnish continuous service to users, but does not guarantee uninterrupted service and shall not be liable for any damage which a user may sustain by reason of the failure or deficiency in the operation of the systems, whether caused by accident, repair, maintenance or any other cause, nor shall the village be liable for damages which the user may sustain by reason of failure of water supply, or for damages to persons or property arising, occurring or resulting for the supply of water or from any apparatus or appurtenance in connection therewith. (Ord. 170-12, passed 7-10-2012)

’ 52.12 REGULATIONS OF WATER USE.

The Chairperson of the Water/Sewer Committee or Clerk or designee may regulate, limit or prohibit the use of water for any purpose. The regulations shall restrict less essential water uses to the extent deemed necessary to assure an adequate supply for essential domestic and commercial needs and for firefighting. No such regulation, limitation or prohibition shall be effective until 24 hours after the publication thereof in a newspaper of general circulation in the village. No person shall violate any such rule or regulation. (Ord. 170-12, passed 7-10-2012)

’ 52.13 INJURY TO SYSTEM OR FACILITIES.

No person, except an employee of the village in the performance of his or her duties, shall willfully or carelessly break, damage, destroy, uncover, deface or tamper with any structure, appurtenance or equipment which is a part of the village water distribution system or water production facilities. (Ord. 170-12, passed 7-10-2012) Penalty, see ’ 52.99

’ 52.14 ADDITIONAL REGULATIONS.

The Village Council may make and issue additional rules and regulations concerning the water production facilities and the water distribution system, connection thereto, meter installations and maintenance, connection and meter installation and testing fees, and hydrants and water mains and the appurtenances thereto, not inconsistent herewith. (Ord. 170-12, passed 7-10-2012)

’ 52.15 CONFLICTS WITH CONTRACTS AND LAW.

(A) If any provision of this chapter is inconsistent or in conflict with a provision of any contract between the village and a contract user, in effect on the date of the adoption of this subchapter, the provisions of the contract shall prevail.

(B) This subchapter does not supersede the state plumbing code but is supplementary to it.
(Ord. 170-12, passed 7-10-2012)

‘ **52.16 REMEDIES.**

Remedies provided in this subchapter shall be cumulative of any and all other remedies under state law, common law and the village ordinances.
(Ord. 170-12, passed 7-10-2012)

‘ **52.17 PUBLICATION AND EFFECTIVE DATE.**

The ordinance codified herein shall be published in the manner provided by law and shall take effect and be in force from and after the earliest date allowed by law. The ordinance codified herein shall become effective 20 days after publication in the County Press.
(Ord. 170-12, passed 7-10-2012)

WATER DISTRIBUTION SYSTEMS

‘ **52.30 GENERALLY.**

(A) Description:

(1) Work included: this specification encompasses the work required for construction, modifications, extensions or improvements to the water distribution system within the village, including private connections and customers= requirements and obligations.

(2) For the purpose of this subchapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

FITTINGS. Bend, offset, reducer, increaser, cross, tee, hydrant tee, sleeve, plug, adapter, cutting-in sleeve and cutting-in tee.

HYDRANT LEAD. Considered as part of the hydrant for payment purposes.

SUITABLE EXCAVATED MATERIAL. Free of cinders, ash, refuse, sod, vegetable or other organic material, boulders, rocks or pavement.

WITNESSES. Horizontal measurements to three permanent surface features.

(B) Submittals:

- (1) Valve and hydrant drawings: Division 1 Submittals;
- (2) Connection to existing water line: detail for each: approval required;
- (3) Service line witnesses: curb stop box: report on record drawings;
- (4) Water line witnesses:
 - (a) Valve box and chamber: report on record drawings;
 - (b) End of water line: report on record drawings; and
 - (c) Fitting for future extension: report on record drawings.

(5) Flushing, pressure, leakage and chlorination procedures: equipment, materials and method: approval required.

(C) Job conditions:

(1) Inspection of water service line installation: the customer shall request the Village Water Department/DPW to inspect the installation of the water service piping prior to placing any backfill in the trench. Request for inspection shall be made at least 24 hours before the desired time of inspection. The inspector shall check the joints for water tightness, shall check the trench bottom for stones and other objectionable bedding material and shall observe backfilling operations until a minimum of six inches of desirable backfill material has been placed by hand over the water service.

(a) Customer=s service line begins at the curb stop and repair and maintenance is the customer=s obligation. It is the customer=s obligation to report any service line leak appearing on his or her premises, and failure to report the leak shall obligate the customer to pay for loss of water by reason of his or her negligence. Further, there shall be no adjustment of excessive water bills caused by losses of metered water by reason of faulty or non-repaired customer equipment.

(b) No physical connection shall be installed or maintained between lines carrying a public supply of water and any private source of water; nor to any cleaning or washing equipment or other appliances in a manner so as to create a danger of contamination of the village lines and water supply, nor to any injector type attachments, nor to any cleaning equipment of any kind that uses petroleum derivatives or other solvents, volatile or non-volatile, nor to any gas or L.P. gas cleaning equipment unless same is covered by a specific contract that provides for and guarantees the safety of the installation according to all standard regulations and rules of safety.

(2) Water heater, boilers and other devices of like characteristics, shall be protected by check valves and relief valves to prevent excessive pressure developing in the system, and back flow of the hot water through the meter. If damage occurs to a meter as a result of the lack of inadequacy of the safety devices the customer shall be obligated to pay the cost of necessary repairs;

(3) Interrupting water service:

(a) Existing valve operation: by village employees or contractors only; and

(b) Contamination of existing water system: prevent.

(4) Valve and hydrant: village=s standards; and

(5) Scheduling:

(a) Service line installation: After testing of water line; and

(b) Clean-up: Promptly following backfilling operations.

(Ord. 207-08, passed 10-14-2008)

52.31 PRODUCTS.

Materials:

(A) Water line pipe:

(1) Ductile iron: ANSI/AWWA C151/A21.51: Thickness: ANSI/AWWA C150/A21.50-96, Class 52; and

(2) Plastic (PVC): AWWA C900:

(a) Dimension ratio: 14 to 18; and

(b) Outside diameter: Identical to outside diameter of cast iron and ductile iron pipe.

(B) Hydrant lead: anchoring coupling and pipe: Ductile iron: ANSI/AWWA C151/A21.51.

(1) Thickness: ANSI/AWWA C150/A21.50, Class 52.

(2) Clow Corporation #F-1211, #F-1215, #F-1216 or equal.

(C) Service line pipe:

(1) General: copper tubing is required from the main to the curb stop, within a right-of-way and within a utility easement. Copper or plastic tubing is allowed past the curb stop, outside of any right-of-way or utility easement;

(2) Copper: ASTM B-88, Type K, annealed and soft temper. All copper tubing located underground shall be a minimum of three-quarter-inch tubing and shall be soft temper type K copper tubing and be placed a minimum of five feet below the surface of the ground;

(3) Plastic: Either of the following may be used where plastic service tubing is allowed:

(a) High density polyethylene (HDPE): Outside diameter based copper sized tubing meeting the requirement of AWWA C901 -2, NSF 61 and ASTM D 2737; PE 3408, SDR 9, 200 PSI pressure rated.

(b) Crosslinked polyethylene (PEX): Outside diameter based copper sized tubing meeting the requirements of ASTM F 877 and F 876; SDR 9, 160 PSI pressure rated.

(c) All plastic services must be buried with a 12-gauge tracer wire.

(4) Joints:

(a) Copper: Joints in underground copper tubing shall be spaced at a minimum distance of 60 feet. Copper tubing shall be connected to curb stop unless copper tubing exists between curb stop and property line. All joints shall be made with cast brass three part union, threaded copper coupling as manufactured by Mueller Co., Decatur, ILL, pattern No. H-15402 or equal. **NO SWEAT FITTING WILL BE PERMITTED UNDERGROUND.**

(b) Plastic: The transition from copper to plastic tubing and all underground joints on plastic tubing shall be made with a Mueller Co. 110 Compression Connection union, Part H-15403 or equal. The connection shall include a Mueller stainless steel liner or equal for the specified size of plastic tube at the connection.

(5) The end of the service line tubing, immediately inside the building, shall be fitted with ground Keystop, stop and waste or equal.

(D) Water line valve: resilient wedge: AWWA C509, non-rising stem, o-ring stem seal, fully bronze mounted.

(E) Service line valve; corporation stop:

(1) Cast iron and ductile iron water line:

(a) Without service clamp: Mueller Co. #H-15000, #H-15025, Hays Mfg. Co. #5200 or equal. McDonald not allowed; and

(b) With service clamp: Mueller Co. #H-10010 or equal. McDonald not allowed.

(2) Plastic water line:

(a) Without service clamp: Mueller Co. #H-15000, #H-15025, Hays Mfg. Co. #5200 or equal. McDonald not allowed;

(b) With service clamp: Mueller Co. #H-10010 or equal. McDonald not allowed; and

(c) Curb stop: Mueller Co. #H-15200, Hays Mfg. Co. #5045 or equal. McDonald not allowed.

(F) Valve box:

(1) Gate and butterfly valve: Clow Corporation #F-2450 or equal.

(a) Lid: Imprinted with the word WATER; and

(b) Base: Round for valves up to 10 inch; oval for 12 inch and larger.

(2) Curb box: Mueller Co. #H-13050 or equal.

(Ord. 207-08, passed 10-14-2008)

' 52.99 PENALTY.

(A) A person who violates any of the provisions of ' ' 52.01 through 52.17 or any written order of the village, or its representatives, in pursuance thereof, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of no less than \$100 and no more than \$1,000 for each violation. Each day upon which a violation of the provisions of these sections shall occur shall be deemed a separate and additional violation for the purpose of ' ' 52.01 through 52.17.

(B) (1) *Civil infraction.* A person or entity who violates ' ' 52.30 and 52.31, for which the village has assumed enforcement responsibility is responsible for a municipal civil infraction Class B for each and every day that the violation occurs, punishable by a civil fee determined in Chapter 11.

(2) *Other remedies.* In addition to the foregoing, the village shall have the right to proceed in any court of competent jurisdiction for the purpose of obtaining an injunction, restraining order or other appropriate remedy to compel compliance with ' ' 52.30 and 52.31, Public Act 230 of 1972, being M.C.L.A. ' ' 125.1501 through 125.1531, as amended and/or the aforementioned codes. Each day that a violation exists shall constitute a separate offense. (Ord. 207-08, passed 10-14-2008; Ord. 170-12, passed 7-10-2012)