STATE OF INDIANA

AUG 1 3 2012

INDIANA UTILITY REGULATORY COMMISSION REGULATORY COMMISSION

PETITION FOR APPROVAL OF RATE AND CHARGE DIFFERENCE BETWEEN PROPERTY WITHIN AND PROPERTY OUTSIDE THE CORPORATE BOUNDARIES OF THE CITY OF SULLIVAN)
Pursuant to Indiana Code § 8-1.5-3-8.3(c), Petitioner, City of Sullivan, Indiana,
("Petitioner") by counsel, respectfully petitions the Indiana Utility Regulatory Commission
("Commission") for approval of the rate and charge difference between property within and
property outside the corporate boundaries of Petitioner. In support of its Petition, Petitioner
states:
1. The ordinance setting rates and charges for property within and property outside the municipality's corporate boundaries took effect on April 25, 1996. The ordinance was amended on June 8, 2004.
2. Attached as "Exhibit A" is a copy of the original ordinance. The amended ordinance is attached as "Exhibit B".
3. The works that is the subject of the Ordinance is a (select one):
a. water utility works
b. wastewater utility worksX

c.	both water and	wastewater utility	y works

- 4. The percentage difference between the rates and charges imposed on users of the works for service to property located outside the corporate boundaries of the municipality and to property located within the corporate boundaries is twenty-five percent (25%).
- 5. The percentage difference in number 4 above does not vary based on the amount of consumption.
- 6. Petitioner considers Ind. Code § 8-1.5-3-8.3(c), among other statutes, to be applicable to the relief requested by this Petition.
- 7. Nicholas K. Kile and Emily A. Heimann are counsel of record for Petitioner in this matter and are duly authorized to accept service of papers in this Cause on behalf of Petitioner.

WHEREFORE Petitioner requests that the Commission issue an Order approving the percentage rate and charge difference between property within and property outside the corporate boundaries of Petitioner and for other just and reasonable relief.

Respectfully submitted,

Nicholas K. Kile (Atty. No. 15203-53)

Emily A. Heimann (Atty. No. 28597-49)

Em Vegaglemann

Barnes & Thornburg LLP 11 South Meridian Street

Indianapolis, Indiana 46204

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VERIFICATION

I affirm under penalties for perjury that the foregoing representations are true to the best of my knowledge, information, and belief.

Emily A. Heimann

Barnes & Thornburg LLP

CERTIFICATE OF SERVICE

The undersigned hereby certifies that two copies of the foregoing Petition have been served via hand-delivery to the Indiana Office of Utility Consumer Counselor, PNC Center, 115 West Washington Street, Suite 1500 South, Indianapolis, Indiana 46204 this 13th day of August, 2012.

Emily A. (Heimann)

Exhibit A

CITY OF SULLIVAN, INDIANA

Sewer Rate Ordinance

Ordinance No. 96-3

An Ordinance Establishing a Schedule of New Sewer Charges, Surcharges, and Fees for the Use of Service of the Sullivan Municipal Sewage Works

WHEREAS, the City of Sullivan, Indiana has been mandated by the Indiana Department of Environmental Management to conduct an expansion and reconstruction of its sewage treatment facilities, and

Whereas, it is necessary for the City to operate and maintain an expanded sewage system and to impose fees and charges for the use of said system so as to defray the costs and expenses thereof and to comply with applicable state and federal rules, regulations and laws,

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SULLIVAN, INDIANA AS FOLLOWS:

ARTICLE I

Definitions

Section 1. Unless otherwise defined herein, terms shall be as adopted in latest Edition of Standard Methods for the Examination of Water and Wastewater, published by the American Public Health Association, and American Water Works Association, and the Water Pollution Control Federation and as set forth in 40CFR136. Waste constituents and characteristics shall be measured by Standard Methods or in such other method established by state or federal regulatory agencies. Monitoring and metering will be carried out by customarily accepted methods.

Section 2. "City" - The City of Sullivan, Indiana.

Section 3. "Board" - The Board of Public Works of Sullivan, Indiana. It is the governing body of the sewerage system of the City, which system is a public service.

Section 4. "Person" - Any natural person, or public or private corporation, or any other entity whatever.

Section 5. "User" - A person who introduces into or discharges into, including both the owner and occupant of real estate from which is introduced or discharged into the sewerage system, any substance whatever.

Section 6. "User Classes" -

- A. "Residential User" A user who introduces only normal domestic sewage from a single family or multi-family dwelling into the sewerage system.
- B. "Commercial User" Transit lodging, retail and wholesale establishments or places engaged in providing merchandise for personal, household or industrial consumption and or rendering services to others.
- C. "Institutional User" A publicly or privately owned school, hospital, nursing home, prison or other similar institution whose wastes are segregated domestic wastes.
- D. "Governmental User" A user engaged in legislative, judicial or administrative activities of federal, state and local governments, such as court houses, police and fire stations, city halls and similar governmental users.

- E. "Industrial User" A user engaged in the manufacturing production or processing of goods, materials or other tangible products.
- Section 7. "Industrial Wastes" Any solid, liquid or gaseous substance or form of energy discharged, permitted to flow into or enter the sewerage system from an industrial, manufacturing, commercial or business process or from the development, recovery or processing of any natural resource carried on by any person and shall further mean any waste from an industrial user, but not including sanitary sewage or storm water.
- Section 8. "Major Contributor" A user discharging or introducing into the sewerage system (a) a flow of more than 50,000 gallons per average workday; (b) a toxic pollutant in toxic amount as defined in § 307 U.S. Public Law 92-500 as now adopted or as hereafter amended; (c) a flow or pollutant concentration as now or hereafter defined or identified as a problem pollutant or flow by applicable state or federal regulations or by the Board; (d) an effluent of significant impact, either singly or in combination with other contributors, on the wastewater treatment plant or the quality of its effluent; or (4) any substance unusual or unique in quality or quantity requiring special attention or processing in order to effect proper wastewater treatment.
- Section 9. "Receiving Sewer System" The Sullivan City Municipal Sewer System.
- Section 10. "Sewerage System" The network of publicly owned sewers and appurtenances used for collection, transporting, and pumping wastewater to the wastewater treatment plant, and the wastewater treatment plant itself.
 - Section 11. "Public Sewer" A sewer owned by the City.
- Section 12. "Sewer" A pipe or conduit laid for carrying sewage or other liquids, and solids suspended or entrained therein.
- Section 13. "Sanitary Sewer" A sewer intended to carry only sanitary or sanitary and industrial waste waters from residences, commercial buildings, government building, industrial buildings and institutions.
- Section 14. "Wastewater Treatment Plant" Any arrangement of devices and structures used by the City for treatment and disposing of sewage, sludge, and other sewage constituents and products.
- Section 15. "Waste" Sanitary sewage and any and all other waste substances, liquid, solid, gaseous, or radio-active, associated with human habitation, or of human or animal origin, or from any producing, processing, manufacturing, or industrial operation of whatever nature, including such waste placed within containers of whatever nature prior to, and for purposes of, disposal.
- Section 16. "Wastewater" The water-carried waste from residences, commercial buildings, government buildings, institutions and industrial buildings, singular or in any combination, together with such ground, surface and storm waters as may be present.
- Section 17. "Sanitary Sewage" Sewage such as, and having the characteristics of, domestic sewage from dwellings including apartment houses and hotels, office buildings, factories, or institutions, free from storm and surface water and industrial wastes.

- Section 18. "Normal Domestic Sewage" Sewage such as discharged by residential users with a BOD, concentration not in excess of 200 milligrams per liter and a suspended solids concentration not in excess of 230 milligrams per liter.
- Section 19. "Biochemical Oxygen Demand" (or BOD) of sewage, sewage effluent, polluted waters or industrial wastes shall mean the quantity of dissolved oxygen in milligrams per liter required during stabilization of the decomposable organic matter by aerobic biochemical action under standard laboratory procedures for five (5) days at 20° Celsius. The laboratory determinations of BOD shall be made in accordance with procedures set forth in Standard Methods therein and conventionally referred to as BOD₅.
- Section 20. "Chemical Oxygen Demand" (or COD) of sewage, sewage effluent, polluted waters or industrial wastes is a measure of the oxygen equivalent of that portion of the organic matter in a sample that is susceptible to oxidation by a strong chemical oxidant. The laboratory determination shall be made in accordance with procedures set forth in Standard Methods.
- Section 21. "Suspended Solids" Solids which either float on the surface of or are in suspension in water, sewage or other liquid and which are removable by laboratory filtration. Their concentration shall be expressed in milligrams per liter. Quantitative determinations shall be made in accordance with procedures set forth in Standard Methods.
- Section 22. "User Charge" A charge levied on users of a treatment works, or that portion of the ad valorem taxes paid by a user, for the user's proportionate share of the cost of operation and maintenance including replacement of such works.
- Section 23. "Debt Service Charge" A charge levied on users of a treatment works to fund debt service on outstanding revenue bonds and current capital costs.
- Section 24. "Sewage Charges" The total of the User Charge and the Debt Service Charge.
- Section 25. "Surcharge" A charge for sewerage services in addition to the basic sewage charge. This charge is assessed users whose sewage is of such a nature that it imposes upon the Sewage Works a burden greater than that covered by the basic sewage charges.
- Section 26. "Replacement" Expenditures for obtaining and installing equipment, accessories, or appurtenances which are necessary during the useful life of the treatment works to maintain the capacity and performance for which such works were designed and constructed. The term "operation and maintenance" includes replacement.
- Section 27. "Operation and Maintenance" All expenses related directly to the operating and maintaining including replacement of the sewage works as identified in the "Uniform System of Accounts for Wastewater Utilities" or as prescribed by the Indiana State Board of Accounts under the general headings, Plant Operation and Maintenance, Sewer Operation and Maintenance, Customer Accounts, Administrative and General, Insurance and Taxes.

Section 28. "Sewer Use Ordinance" - The Ordinance of the City of Sullivan Sewer Use Ordinance, Ordinance No. _____, together with any amendments, which regulates the connecting to and use of public and private sewers and drains, the installation and connection of building sewers, and the discharge of waters and wastes into the sewerage system of the City, which provides for the registration of and the metering of private wells, and provides penalties for violations thereof and other matters pertaining thereto.

Section 29. "May" - May means that the act referred to is both permissible and approved.

Section 30. "Shall" - Shall means the act referred to is mandatory.

ARTICLE II

Sewer Charges, Surcharges and Service Fees

Section 1. Persons Subject to Fees and Sewer Charges. For the use and service rendered by the sewerage works, sewer charges shall be collected from the person who owns each and every parcel of real estate that is connected directly or indirectly to the City's sewerage system or otherwise discharges wastewater either directly or indirectly into the sewerage system of the City, which sewer charges shall be payable as provided in this Article.

Section 2. Effective Date; Extension to Additional Property. The sewer charges fixed by this Article shall become effective at the time the user first discharges to the sewerage system. These sewer charges shall be extended to and cover any additional premises thereafter served, without the necessity of any hearing or notice.

Section 3. Rate Basis. The sewer flow charge shall be based on the quantity of water as measured by the water meter used on or in the premises subject to such sewer charges, except as otherwise provided in this Article. Said sewage service bills shall be based upon the readings of water meters of the Indiana American Water Company or such other successor water utility in the City of Sullivan.

 $\underline{\text{Section 4}}$. Initial Billing. The first billing may be for a period of more or less than one full metering period in order to make the collection period correspond with the water meter readings of the water utility, depending upon the date on which the rates established by this ordinance become effective.

Section 5. Procedure When Water is Obtained Partially or Wholly From Sources Other Than City Waterworks. In the event a user obtains water partially or wholly from sources other than the City Waterworks, the total water used must be measured or determined as provided in Article IV, Section 2 or Article V, Section 5 of the Sewer Use Ordinance or by other reasonable means as the Board may direct. In the case of a single family household having a private well but no metered water supply, the sewer flow charge shall be for 5,000 gallons per month, unless a meter is installed on the well at the request of either the user or the City, in which case the cost of installation will be paid for by the user. The installation of any such meter shall be approved by the City.

Section 6. Procedure When Single Meter Serves More Than One Dwelling Unit. In the event two or more dwelling units such as trailers, apartments or housekeeping rooms discharging sanitary sewage, water or other liquids into City's sanitary sewage system, either directly or indirectly, are users of water and the quantity of water is measured by a single water meter, then in such case billing shall be for a single service in the manner set out elsewhere herein, except that an additional debt service charge of \$0.50 per month shall be billed for each dwelling unit over one served through the single water meter. In the case of trailer parks, the number of dwelling units shall be computed and interpreted as the total number of trailers located and installed in said park, plus any other dwelling units served through the meter. A dwelling unit shall be interpreted as a room or rooms, or any other space or spaces in which cooking facilities are provided.

Section 7. Portion of Water Not Entering Sewage System. In the event a lot, parcel of real estate or building discharges sanitary sewage, industrial wastewater or other liquids into the City's sanitary sewage system, either directly or indirectly, and uses water in excess of 100,000 gallons per month, the City may determine in such manner and by such methods as it may deem practical a volume discount for water entering the sanitary sewer system in excess of said 100,000 gallons. Such percentage, when so determined, shall then constitute the basis of sewage service charges, provided, however, that the City in its discretion may require or permit the installation of additional meters at the expense of the owner or other interested party in such a manner as to determine the quantity of sewage actually entering the sewage system, in which case the quantity of sewage used to determine the sewage service charge shall be the quantity of water or sewage carrying water actually entering the sanitary sewage system as so determined. Where metered water supply is used for fire protection as well as for other uses which do not contribute wastewater to the sewage system the City may, in 1ts discretion, make adjustments in the sewage charges for that metering period as may be equitable.

<u>Section 8. Billing Procedure Generally.</u> Sewer billings and invoices shall be rendered and collected on a regular basis, consistent with the metering period of each user as metered by the Indiana American Water Company.

The Board shall make and enforce such by-laws and regulations as may be deemed necessary for the regulation, collection, rebating and refunding of the sewer charges prescribed by this section of this Ordinance.

The Board may, on proper cause being shown by the applicant that in a singular occurrence, metered water did not reach the sewerage system, adjust the user's sewer charge with respect to such occurrence.

Major contributors with a flow in excess of 50,000 gallons per average workday shall have billing determined on the basis of wastewater discharged as monitored per Article V, Section 3 of the Sewer Use Ordinance, with the following exception.

At its option, the City may accept monitoring data and information from such a major contributor to substantiate billing determination on a more frequent basis than as established in Article V, Section 3 of the Sewer Use Ordinance. Such allowance, however, does not exempt the major contributor from the surveillance survel fee set by the City in Article V of the Sewer Use Ordinance.

In the event there is a difference in analytical results that is not explainable by normal variation in the testing procedure, the user may, within thirty (30) days of billing, appeal to the Board.

Examine Record. The sewer charges may be billed to the tenants occupying the premises served, unless otherwise instructed in writing by the person who owns the premises. Such billings shall in no way relieve the owner of liability in the event payment is not made as herein required. The owners of the premises served, which are occupied by tenants, shall have the right to examine the collection records of the City for the purpose of determining whether such sewer charges have been paid by such tenants; provided that such examination shall be made at the office at which the records are kept and during the hours that such office is open for business.

Section 10. Liability of City for Charges. The City shall be subject to the term of the Ordinance, and said City shall pay for the services rendered to it by the sewage works.

Section 11. Surcharge Based on Flow and Concentration of Wastewater. All wastewater discharged by major contributors shall meet the admissibility standard in Article VI of the Sewer Use Ordinance, by pre-treatment if necessary, as determined by the Board. Wastewater beyond the limits of admissibility set fourth in Article VI, Section 6 of the Sewer Use Ordinance may be accepted and surcharged in accordance with the schedule in Section 12 of this Article.

Surcharges shall be based on actual quantities discharged for treatment as determined from measured concentration and flow. Surcharge rates for wastewater characteristics not provided for herein may be set at the reasonable discretion of the Board, taking into account all of the Sewer Department's significant cost factors, relating to treatment, handling and disposal.

Section 12. Rates of Surcharge. The rate of surcharge, in addition to volumetric charges, for the following constituents shall be as follows:

- A. for biochemical oxygen demand (BOD) in excess of 200 milligrams per liter \$0.153 per pound
- B. for chemical oxygen demand (COD) where
 BOD cannot be determined in excess of
 400 milligrams per liter .153 per pound
- C. for suspended solids in excess of 230 milligrams per liter .133 per pound

Section 13. Sewage Charges.

A. <u>Sewage Charges</u> - Sewage charges shall be effective upon passage of this Ordinance. For the use and the service rendered by the City Sewage Works, sewage charges shall be payable as hereinafter provided and shall be in an amount determinable as follows:

1. Monthly Sewage Charges Sewage Charges per 1000 Gallons

				Debt Service	Total Sewage
Quantity of	Water Used	per Month	User Charge	Charge	Charge
First 30	000 gallons	per month	\$2.75	\$0.65	\$3.40
Next 30	000 gallons	per month	2.75	.5 0	3.25
Next 30	000 gallons	per month	2.75	. 35	3.10
Next 60	000 gallons	per month	2.75	.20	2,95
Next 350	000 gallons	per month	2.75	.20	2.95
Next 500	000 gallons	per month	2.75	.20	2.95
Over 1,000	000 gallons	per month	2.75	.20	2.95
Monthly ser	vice charge	(0 gallons)	\$3.50	\$1.00	\$4.50

- B. Surcharge for Users Outside the Corporate Limits The rates and charges fixed herein shall apply to lots, parcels of real estate and/or buildings located within the corporate limits of the City of Sullivan. For services rendered by the sewage treatment works to lots, parcels of real estate or buildings located outside the corporate limits of the City of Sullivan, the rates and charges, including minimum charges, shall be one hundred twenty-five percent (125%) of those rates and charges established herein and all other provisions herein set forth shall be applicable to such users outside the City limits of Sullivan. The twenty-five percent (25%) surcharge shall represent an additional debt service charge applicable to users outside the corporate limits of the City.
- C. Provision for Summer Sprinkling In order that the residential users of sewage service shall not be penalized for sprinkling lawns during the months of July, August and September, the billing for sewage service for residential users for said months of July, August and September shall, upon the request of the residential user, be based upon the water usage for the previous months of January, February and March or other such period as determined by City officials to be more fair and equitable to the user. In the event the water usage for said previous months of January, February and March is greater than the water usage of said months of July, August and September, then the billing for sewage service shall be computed on the actual water used in the month for which the sewage service bill is being rendered. Residential sewage service as applicable to the sprinkling rate shall be available upon request to each lot, parcel of real estate or building which is occupied and used as a residence. Said sprinkling rate shall not apply to any premises which are partially or wholly used for commercial or industrial purposes. In the event a portion of such premises shall be used for commercial or industrial purposes the owner shall have the privilege of separating the water service so that the residential portion of the premises is served through a separate water meter, and in such case the water usage as registered by the water meter serving such portion of the premises used for residential purposes would qualify under the sprinkling rate.
- D. Rates and Charges Assessed Upon Septic Tanks, Etc. The Board is empowered to determine rates, charges, and fees for septic tank, industrial wastes, and other disposable wastewater and wastes delivered to the wastewater treatment plant, as provided in Article VI, Section 7, of the Sewer Use Ordinance and to collect such charges and fees.
- E. Rates and Charges Assessed for Special Agreements The Board is empowered to determine and to collect such charges as it may reasonably provide for under special agreement entered into by the Board, on behalf of the City, under Article II, Section 8 of the Sewer Use Ordinance.

Section 15. Delinquent Accounts. Charges for sewage service levied pursuant to this Ordinance shall be due and payable on or before the due dates shown on the bills. Any service charge not paid by the due date (ten [10] days after the bill is rendered) shall be considered delinquent and a delinquent charge of Ten Percent (10%) of the amount due shall be added to the amount due. Delinquent sewage charges together with costs and other expenses of collection including attorney fees may be collected by any lawful remedy, including, where applicable, the placing of and foreclosure of liens on real estate as provided by state law.

ARTICLE III

Biennial Review

Section 1. Revision of Charges or User Classes. The City of Sullivan shall review not less often than every two (2) years, the wastewater contribution of users and user classes; the total costs of operation and maintenance of the treatment works and its approved user charge system. The City shall revise the charges for users or user classes to: (1) maintain the proportionate distribution of operation and maintenance costs necessary among users and user classes; (2) generate sufficient revenues to pay the total operation and maintenance costs necessary to the proper operation and maintenance, including replacement, of the treatment works; and (3) apply excess revenues collected from a class of users to the costs of operation and maintenance attributable to that class for the next year and adjust the rate accordingly.

Section 2. Notification. The City of Sullivan shall notify each user annually in connection with a bill of that portion of the sewer service charge applicable to operation and maintenance and replacement costs.

ARTICLE IV

Effectiveness and Severability

Section 1. Effective Date. The provisions of this Ordinance shall be in full force and effect forthwith upon its passage and signing by the Mayor and publication according to law.

Section 2. Severability. The invalidity of any section, clause, sentence or provision of this ordinance shall not affect the validity of any other part of this ordinance which can be given effect without such invalid part or parts.

Section 3. Repeal of Other Ordinances. Ordinance No. 1987-4, as amended, of the City of Sullivan, Indiana and all other ordinances and parts of Ordinances in conflict herewith are hereby repealed.

Passed and adopted by the Common Council of the City of Sullivan on the 23 day of ______, 1996.

B, J.)White

C. Acal Heape

Kelly Patin

Ronald Stanley

M. Jean McMahan

ATTEST:

Myrna G. Power, Clerk/Treasure

Presented by me to the Mayor of the City of Sullivan on the
23 day of April , 1996.
Myrna G. Power, Clerk/Treasurer
This ordinance approved and signed by me on the 25^{TH} day
of APRIL , 1996.
2/11/21
Wm. Gene Bonhan, Mayor

1.

Exhibit B

ORDINANCE NO. 2004-6

AN ORDINANCE TO AMEND ORDINANCE NO. 96-3 OF THE CITY OF SULLIVAN, INDIANA, ESTABLISHING A NEW SCHEDULE OF RATES AND CHARGES TO BE COLLECTED BY THE CITY OF SULLIVAN, INDIANA, FROM THE USERS OF THE SEWAGE WORKS OF SAID CITY

WHEREAS, the City of Sullivan, Indiana (the "City"), has previously constructed and acquired, and does now own and operate, a municipal sewage works for the collection and treatment of sewage and other wastes (the "Sewage Works") pursuant to the provisions of Indiana Code 36-9-23; and

WHEREAS, the City anticipates continued improvements and upgrading of the Sewage Works for the collection and treatment of sewage and other wastes of the City; and

WHEREAS, the last sewer works rate increase was adopted by the Common Council of the City on April 23, 1996, pursuant to Ordinance No. 96-3 (the "1996 Ordinance"); and

WHEREAS, increased expenses and operating costs render it necessary to increase rates and charges to ensure that the sewage works remains in a sound fiscal and financial condition to render adequate and efficient service to the users thereof; and

WHEREAS, Indiana Code 36-9-23-25 requires a municipal sewage works to set rates and charges sufficient to produce revenue to pay all legal and necessary expenses incident to the operating of the utility, including maintenance costs, operating costs, upkeep, repairs, depreciation, interest charges on bonds or other obligations including leases, to provide for a sinking fund, to provide a debt service reserve for bonds or other obligations, to provide adequate money for working capital, to provide adequate money for making extensions and replacements to the extent not provided for through depreciation, and to provide money for payment of any taxes that may be assessed against the utility; and

WHEREAS, the present rates and charges are not sufficient to comply with Indiana Code 36-9-23-25.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF SULLIVAN, INDIANA, AS FOLLOWS:

Section 1. Section 12 of the 1996 Ordinance is hereby amended by deleting the table contained therein in its entirety and substitution in lieu thereof the following:

For the Period July 1, 2004, through June 30, 2005:

A.	for biochemical oxygen demand (BOD) in excess of 200 milligrams per liter	\$0.248
В.	for chemical oxygen demand (COD) where BOD cannot be determined in excess of 400 milligrams per liter	\$0.248
C.	for suspended solids in excess of 230 milligrams per liter	\$0.215
For th	e Period Beginning July 1, 2005:	
A.	for biochemical oxygen demand (BOD) in excess of 200 milligrams per liter	\$0.343
В.	for chemical oxygen demand (COD) where BOD cannot be determined in excess of 400 milligrams per liter	\$0.343
C.	for suspended solids in excess of 230 milligrams per liter	\$0.298

Section 2. Section 13 of the 1996 Ordinance is hereby amended by deleting the table contained therein in its entirety and substituting in lieu thereof the following:

For the Period July 1, 2004, through June 30, 2005:

"1) Monthly Sewage Charges – Sewage Charges per 1000 Gallons

Quan	tity of Water Used per Month	Total Charge
First	30,000 gallons per month	\$5.50
Next	30,000 gallons per month	5.25
Next	30,000 gallons per month	5.00
Next	60,000 gallons per month	4.80
Next	350,000 gallons per month	4.80
Next	500,000 gallons per month	4.80
Over	1,000,000 gallons per month	4.80
Mont	nly Service Charge	7.30

For the Period Beginning July 1, 2005:

"1) Monthly Sewage Charges – Sewage Charges per 1000 Gallons

Quant	tity of Water Used per Month	Total Charge
First	30,000 gallons per month	\$7.60
Next	30,000 gallons per month	7.25
Next	30,000 gallons per month	6.90
Next	60,000 gallons per month	6.65
Next	350,000 gallons per month	6.65
Next	500,000 gallons per month	6.65 (
Over	1,000,000 gallons per month	6.65
Month	ily Service Charge	10.10

Section 3. Except as hereby amended, the 1996 Ordinance remains in full force and effect.

Section 4. This Ordinance shall be in full force and effect from and after its passage and execution by the Mayor of the City.

* *

Adopted by the Common Coun day of June, 2004.	ncil of the City of Sullivan, Indiana, on the
Jan Wright	Rodge Smith
Jan Wright Council Member	Rodge Smith, Council Member
Debra Ayers, Council Member	Charles Ashba, Council Member
Lucy Monroe, Council Member	
ATTEST: Compared to the second of the secon	
Presented by me to the Mayor o	of the City of Sullivan, Indiana on the
	Teresa M. Grimes, Clerk-Treasurer
This Ordinance approved and s	signed by me on the day of June,
	Timothy/s. Poles, Mayor
	City of Sulfivan, Indiana

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