

STATE OF GEORGIA  
COUNTY OF CLAYTON

ORDINANCE NO. 2007 - 180

AN ORDINANCE TO AMEND THE CODE OF CLAYTON COUNTY, GEORGIA, AS AMENDED, SPECIFICALLY CHAPTER 98, UTILITIES, ARTICLE II, WATER AUTHORITY SEWER USE, SO AS TO AMEND SECTION 98-4, INDUSTRIAL WASTE SURCHARGE, SUBSECTION (3), FLOW MEASUREMENT; SECTION 98-6, GENERAL SEWER USE REQUIREMENTS, SUBSECTION (A)(3), OTHER PROHIBITIONS, AND SUBSECTION (D), LOCAL LIMITS; SECTION 98-7, PRETREATMENT OF WASTEWATER, SUBSECTION (F)(2)c., REQUIREMENTS FOR EXISTING FOOD SERVICE FACILITIES, SUBSECTION (F)(4)c., PUMP OUT ORDER, SUBSECTION (F)(4)e.2., INTERCEPTOR SIZING, SUBSECTION (F)(5)b., ADMINISTRATIVE FEES, SUBSECTION (F)(5)d., RECORD RETENTION AND REPORTING, AND SUBSECTION (G)(3)b., MAINTENANCE; TO REPEAL CONFLICTING LAWS, ORDINANCES, AND RESOLUTIONS; TO PROVIDE FOR SEVERABILITY; TO PROVIDE AN EFFECTIVE DATE OF THIS ORDINANCE; AND FOR OTHER PURPOSES.

**WHEREAS**, the Clayton County Water Authority is responsible for the administration, enforcement and control of sewer use for the citizens of Clayton County; and

**WHEREAS**, the County's Sewer Use Ordinance was adopted by the Board of Commissioners on May 21, 2002, and, by its authority under the Georgia Administrative Code, Chapter 391-3-3, "Water Quality Control", Title 391, "Rules of Georgia Department of Natural Resources", Rule 391-3-6-.08(3)(a)(2), the Georgia Environmental Protection Division requires the Clayton County Water Authority to complete a Local Limits evaluation every five (5) years; and

**WHEREAS**, the Clayton County Water Authority seeks to ensure the Clayton County Code of Ordinances corresponds with the recalculation of Local Limits due to design and construction upgrades to all three water reclamation facilities completed within the last five years; and

**WHEREAS**, the Board of Commissioners deems it in the best interest of the County to amend the Ordinance as hereinafter set forth.

BE IT ORDAINED BY THE BOARD OF COMMISSIONERS  
OF CLAYTON COUNTY AND IT IS HEREBY ORDAINED

**Section 1.** The Code of Clayton County, Georgia, as amended, specifically, Chapter 98, Utilities, Article II, Water Authority Sewer Use, Section 98-4(3), Flow Measurement, is hereby further amended by adding to the end of the paragraph the following sentence:

“Some installations will require wastewater flow measurement as agreed upon by the Manager and the persons discharging the industrial waste into the sewer.”

**Section 2.** The Code of Clayton County, Georgia, as amended, specifically, Chapter 98, Utilities, Article II, Water Authority Sewer Use, Section 98-6, General sewer use requirements, is hereby further amended as follows:

(a) By adding to Section 98-6(a)(3), Other prohibitions, the following Subsection p.:

“p. Total Residual Chlorine in concentrations of greater than four (4) mg/l, unless agreed upon by the Manager to allow a higher limit based on demand in sewer collection system.”

(b) By deleting all the existing local limits, including the headings “CCWA NPDES Water Reclamation Facilities” and “CCWA LAS Facilities”, only, listed in Section 98-6(d), Local limits, in their entirety, and substituting the following newly calculated and approved local limits without any heading:

- (1) Arsenic 0.2818
- (2) Cadmium 0.0321
- (3) Chromium 11.0295
- (4) Copper 0.3184
- (5) Cyanide 0.2473
- (6) Lead 0.0778
- (7) Mercury 0.0014
- (8) Molybdenum 0.7241
- (9) Nickel 4.74
- (10) Selenium 0.2528
- (11) Silver 6.1425
- (12) Zinc 4.9591
- (13) Ammonia 150
- (14) BOD 3000
- (15) Phosphorus 13.35
- (16) TSS 4500
- (17) Benzene 0.3618
- (18) Toluene 1.7504
- (19) Ethylbenzene 1.0553
- (20) Total Xylene 18.7432
- (21) Total PAH 0.4865

**Section 3.** The Code of Clayton County, Georgia, as amended, specifically, Chapter 98, Utilities, Article II, Water Authority Sewer Use, Section 98-7, Pretreatment of wastewater, is hereby further amended as follows:

(a) By adding to Section 98-7(f)(2)c., Requirements for existing food service facilities, the following Subsection 4.:

“4. Alteration of an existing grease trap is prohibited by CCWA. If alteration is found, then an approved, properly sized grease interceptor will be required to bring the facility into compliance according to the Grease Management Program.”

(b) By renumbering Section 98-7(f)(4), Design criteria, to Section 98-7(f)(3), Design criteria. Except as identified in Section 3(c) hereof, all subsections of renumbered Section 98-7(f)(3), Design criteria, shall not be amended, and shall remain in full force and effect.

(c) By adding at the beginning of the first paragraph of renumbered Section 98-7(f)(3)e.2., Interceptor Sizing, the following sentence:

“All under counter or in-line grease interceptors shall not have a capacity of less than 100 lbs.”

(d) By deleting the phrase “33 percent” which occurs once in Section 98-7(f)(4)c., Pump out order, in its entirety, and, in lieu thereof, substituting the phrase “25 percent” in that instance.

(d) By deleting the word “will” which occurs once in the last sentence of the paragraph in Section 98-7(f)(5)b., Administrative fees, and, in lieu thereof, substituting the word “may” in that instance.

(e) By deleting the phrase “two years” which occurs once in first paragraph of Section 98-7(f)(5)d., Record retention and reporting, in its entirety, and, in lieu thereof, substituting the phrase “three years” in that instance.

(f) By deleting Subsection 1.(iv) and Subsection 2. of Section 98-7(f)(5)d., Record retention and reporting, each in their entirety.

(g) By adding the phrase “annually or” after the phrase “at a minimum” and before the phrase “when 50 percent of” in the first sentence of Section 98-7(g)(3)b., Maintenance, such that the revised sentence reads as follows:

“All oil, grease, and grit interceptors shall be pumped out and cleaned, at a minimum annually or when 50 percent of the retention capacity is filled with oils and/or solids.”

**Section 4.** The provisions of any ordinance or resolution or parts thereof in conflict herewith are repealed, save and except such ordinance or resolution or parts thereof which provide stricter standards than those provided herein.

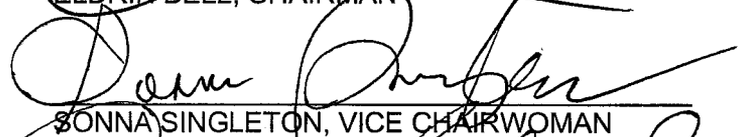
**Section 5.** Should any section, subsection, clause or provision of this Ordinance be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the Ordinance in whole or any part thereof other than the part so declared to be invalid.

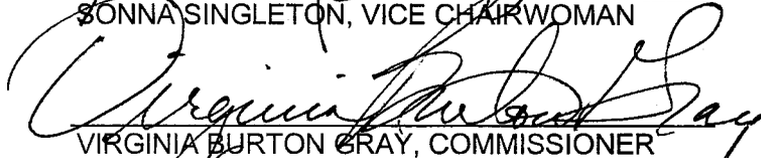
**Section 6.** This Ordinance shall become effective following its approval by the Board of Commissioners after the second reading of the Ordinance, provided the same receives an affirmative vote of three or more members, and provided further that a copy of the Ordinance has been published in the official organ of Clayton County and filed with the Secretary of State of Georgia as required by law.

**SO ORDAINED**, this 20<sup>th</sup> day of November, 2007.

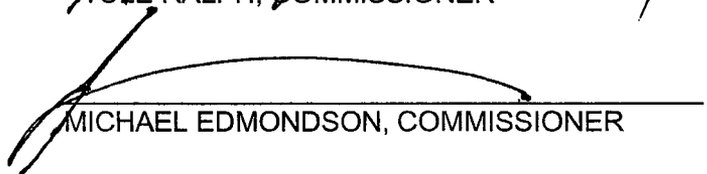
CLAYTON COUNTY BOARD OF COMMISSIONERS

  
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SHELBY D. HAYWOOD, CLERK