

TITLE V: PUBLIC WORKS

Chapter

50. GARBAGE AND REFUSE

51. WATERWORKS

52. SEPTIC TANKS

CHAPTER 50: GARBAGE AND REFUSE

Section

- 50.01 Definitions
- 50.02 Containers and receptacles
- 50.03 License mandatory to collect garbage
- 50.04 Conditions to be met for license application
- 50.05 Applications
- 50.06 Revocation of license
- 50.07 License fee
- 50.08 Beds on vehicles
- 50.09 Prevention of spilling, scattering or leakage
- 50.10 Universal garbage removal

- 50.99 Penalty

' 50.01 DEFINITIONS.

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

ASHES. The waste product of combustion or any material, and the words "other refuse" to mean sweepings, papers, tin cans, dirt or other accumulations not giving off noxious odors.

CUSTOMER. Any tenant, lessee or occupant of every dwelling, tenement house, lodging house, hotel, restaurant, boarding house or other person, persons, firm or corporation who hires a hauler as defined herein for the purpose of regularly collecting garbage.

GARBAGE. Includes "kitchen and household garbage" and "ashes and other refuse matter" as herein defined.

HAULER. A person licensed under this chapter to haul kitchen and household garbage, ashes, garbage or other refuse, as herein defined.

KITCHEN AND HOUSEHOLD GARBAGE. Any, all and every accumulation of vegetable matter, liquid or solid, that is received from kitchens and households, and also, any and every decayed matter such as vegetables and fruits.

VEHICLE. Automobile, truck or any vessel, vehicle, or wagon used to transport garbage or

refuse as herein defined.
(1975 Code, ' 30-101)

' 50.02 CONTAINERS AND RECEPTACLES

(A) It shall be the duty of every tenant, lessee or occupant of every dwelling, tenement house, lodging house, hotel, restaurant, boarding house or other person, persons, firm or corporation, on whose premises kitchen and household garbage collects, to provide, at all times to keep within such building, or on the premises, garbage containers sufficient to hold all kitchen and household garbage which may accumulate on the premises between collections, such containers to be water-tight, and with a tight-fitting cover, and equipped with suitable handles, which containers shall be placed at all times so as to be readily accessible for removal and emptying, and where they shall not be a public nuisance.

(B) No person, firm or corporation, unless authorized and licensed for that purpose, as hereinafter specified, shall interfere with such containers or the contents thereof. All other refuse and ashes or cinders shall be placed in a separate covered receptacle, said receptacle to be small enough that one person can easily handle it. Said receptacles may not be located in any alley or street, but must be readily accessible for collection and removal, but in any event they shall not be placed in a situation that they would become a public nuisance.

(C) All such garbage, ashes or cinders, and other refuse, shall be removed once each week.
(1975 Code, ' 30-102) Penalty, see ' 50.99

' 50.03 LICENSE MANDATORY TO COLLECT GARBAGE.

No person, firm or corporation shall engage in the business of collecting garbage or be permitted to haul, convey or transport over and upon the streets of the village any garbage or other refuse as defined, or other material giving off noxious odors unless he or she shall be licensed therefor.
(1975 Code, ' 30-103) Penalty, see ' 50.99

' 50.04 CONDITIONS TO BE MET FOR LICENSE APPLICATION.

No applicant shall be granted a license unless he or she shall have provided himself or herself with the proper and necessary machinery or other appliances for properly taking care of and disposing of said garbage in conformity with the health regulations of the state, the county and this village, nor unless such applicant owns each vehicle to be used in garbage collection, nor if the applicant has been guilty of any willful violation of any health or sanitary provisions of the village or is in default on any contract with the village.
(1975 Code, ' 30-104) Penalty, see ' 50.99

' 50.05 APPLICATIONS.

All applications for license hereunder shall be made in writing to the Village Board.
(1975 Code, ' 30-105)

' 50.06 REVOCATION OF LICENSE.

If, during the period covered by the license granted, hauler shall permit his or her equipment to fall into disrepair or shall fail to keep the same in a sanitary condition when not in use, or shall fail to obey any of the provisions of this chapter, the license shall be revoked after a hearing by the Village Board.
(1975 Code, ' 30-106)

' 50.07 LICENSE FEE.

The license fee shall be \$100 for each vehicle used, provided that if more than three months of the calendar year shall have expired at the time of the application, the fee shall be pro-rated on the basis of quarters for the balance of the calendar year. All licenses shall expire on December 31 in each year. The license fee may be paid quarterly in advance on January 1, April 1, July 1 and October 1 of each year. The license shall include a permit to operate one truck. A licensee may obtain a permit or permits for \$100 per permit and each licensee must obtain a permit for each truck used in his or her said business as a hauler of garbage within the village.
(1975 Code, ' 30-107)

' 50.08 BEDS ON VEHICLES.

The beds of all vehicles used in garbage collection shall be tight enough so that none of the garbage contained therein shall sift through, drop or spill from said vehicles and covers shall be provided for the beds of all such vehicles which shall be kept closed when in use.
(1975 Code, ' 30-108) Penalty, see ' 50.99

' 50.09 PREVENTION OF SPILLING, SCATTERING OR LEAKAGE.

All ashes and non-noxious matter must be hauled in vehicles of such construction as not to permit the sifting or spilling or scattering by the wind or leakage of any matters hauled or transported.
(1975 Code, ' 30-109) Penalty, see ' 50.99

' 50.10 UNIVERSAL GARBAGE REMOVAL.

Each household of the village shall pay to the village for trash removal service the sum of \$7.50 per month. Every property or premises within the village which is receiving water services will be charged the monthly trash removal fee stated above. The trash removal fee will be billed as part of the water bill, and all portions of Chapter 51 which apply to the enforcement and collection of the water bill, shall also apply to the enforcement and collection of the trash removal fee. The village is hereby

authorized to shut off the water to a particular property if either the water bill or the trash removal bill is not paid, in addition, all portions of ' ' 51.03, 51.04, 51.05, 51.06 and 51.07 shall be applicable to the enforcement and collection of trash removal fees in the same way as water fees.
(1975 Code, ' 32-135) (Ord. 32-135, passed 4-15-1997) Penalty, see ' 50.99

' 50.99 PENALTY.

(A) Any person violating any provision of this chapter for which no specific penalty is prescribed shall be subject to ' 10.99.

(B) Whoever violates any of the provisions of ' ' 50.01 through 50.09 shall, upon conviction, be fined not less than \$5 nor more than \$100. Each day upon which a violation occurs or continues shall be deemed a separate offense. The provisions of this section shall in no way prevent revocation of license as herein provided.
(1975 Code, ' 30-110)

CHAPTER 51: WATERWORKS

Section

- 51.01 Rates; special charges
- 51.02 Rates outside village
- 51.03 Premises charged
- 51.04 Bills; when payable; delayed payment charge
- 51.05 Non-payment of bill
- 51.06 Liability for charges
- 51.07 Water service; application; turn-on fee; deposit
- 51.08 Notice of discontinue service
- 51.09 Service connections; charges
- 51.10 Construction
- 51.11 Installation
- 51.12 Repair
- 51.13 Excavations
- 51.14 Shut-off boxes
- 51.15 Meters required
- 51.16 Installation
- 51.17 Reading meters
- 51.18 Testing meters
- 51.19 Plumbing
- 51.20 Water, resale; unauthorized use
- 51.21 Tampering
- 51.22 Non-payment
- 51.23 Lien
- 51.24 Foreclosure of lien
- 51.25 New meters
- 51.26 Multiple-family units
- 51.27 Cross-connections and by-pass valves
- 51.28 Automatic water softeners, dishwashers and washing machines
- 51.29 Deposit of revenues
- 51.30 Service failures; non-liability
- 51.31 Access; use inspection
- 51.32 Service interruption
- 51.33 Double premises; water service

51.99 Penalty

Cross-reference:

Plan for operation and maintenance of water system, see ' 32.07

' 51.01 RATES; SPECIAL CHARGES.

(A) (1) The following rates and charges for the use and services of the waterworks of the village to persons residing within the village are hereby established, based on the amount of water received by each premises and calculated on a monthly basis:

| <i>Residential Premises/Customers - Minimum Rate; Water Service</i> | |
|---|--------------------------|
| First 2,000 gallons | \$12.60 |
| Over 2,000 gallons | \$4.28 per 1,000 gallons |

| <i>Commercial Premises/Customers - Minimum Rate; Water Service</i> | |
|--|---------------------------|
| First 2,000 gallons | \$27.90 |
| Over 2,000 gallons | \$10.32 per 1,000 gallons |

(2) As used herein, **COMMERCIAL** means any nonresidential use.

(B) (1) *Right to make special charges.* The Village Board reserves the right to make special charges for water service supplied to properties not covered by the above rates or which, in the judgment of said Village Board should be charged special rates. The rates established hereby shall go into effect as of the effective date of this section.

(2) *Surcharge established.* There shall be and there is hereby established a capital improvements surcharge which shall be assessed on all users of the waterworks system.

(3) *Rate of surcharge imposed.* Each user of the waterworks system shall be assessed the sum of \$5 for each month of service provided by the waterworks system. Said charge shall be in addition to any and all other charges imposed for waters service.

(4) *User defined.* For the purpose of this section, **USER** shall be defined as any residence, each unit of a multi-unit commercial or residential building, and each user within another entity using the village water treatment or distribution system.

(5) *Effective date or surcharge.* The capital improvements surcharge shall be effective, and shall be included, for all bills rendered on or after August 20, 2015.

(6) *Itemization of surcharge.* The capital improvements surcharge shall be included on all bills for waterworks service rendered by the village and shall be separately itemized on such billing.

(7) *Creation of account.* In addition to any and all accounts maintained by the Village Treasurer for the waterworks system, there is hereby established a capital improvements surcharge account (the Aaccount@) on the books and records of the village. All proceeds of the capital improvements surcharge collected by the Village Treasurer shall be credited to said account

(8) *Partial payment of bills.* In the event that a bill including the capital improvements surcharge is paid in part by a user, the Village Treasurer shall first credit the funds received to the account then credit the remainder to the waterworks system.

(9) *Use of surcharge funds.* Funds credited to the account shall be used only for the construction, improvements, extension and rehabilitation of the waterworks system. In connection therewith, the village may pay with funds credited to the account the principal of and interest on any bonds or other evidence of indebtedness the proceeds of which are to be used for any or all of such purposes. The Board of Trustees may authorize the use of funds credited to the account for engineering, legal and planning services necessary to determine the design, cost or need of construction, improvements, extension and rehabilitation of the waterworks system. The Board of Trustees may authorize the use of funds credited to the account for payment of the cost of repairs to the waterworks system when it determines that such repairs are necessary to maintain the proper functioning of the waterworks system or any component thereof.

(C) The rates and charges established hereby shall apply to bills issued after October 30, 2018. (1975 Code, ' 32-101) (Ord. 2015-08-18, passed 8-18-2015; Ord. 2018-08-18, passed 10-30-2018; Ord. 2018-30-10, passed 10-30-2018)

' 51.02 RATES OUTSIDE VILLAGE.

All patrons and customers of the waterworks receiving water through meters located outside of said village, or persons residing outside the village limits shall pay one and one-half times rate inside village. Said patrons shall be subject to the same rules and regulations herein provided, with reference to said service, unless otherwise herein expressly provided. (1975 Code, ' 32-102)

' 51.03 PREMISES CHARGED.

Charges for service shall be made and collected against each lot, parcel of land or premises to which water is supplied by the village waterworks system. (1975 Code, ' 32-103)

' 51.04 BILLS; WHEN PAYABLE; DELAYED PAYMENT CHARGE.

Bills for the rates and charges herein established shall be made out by the month and shall be sent out monthly. The bills shall be due and payable on the first day of the month following the reading of the water meters. All bills shall be payable where designated by the Board from time to time. If any charges for the services of the system shall be not paid by the tenth of the month following the reading of the water meters, a delayed payment charge of 10% of the amount of the bill shall be added thereto and collected therewith.

(1975 Code, ' 32-104)

' 51.05 NON-PAYMENT OF BILL.

After notice and an opportunity for a hearing, if any bill for waterworks services shall remain unpaid after 60 days following the rendition of the bill therefore, the water supply for the lot parcel of land or premises effected may be terminated and shall not be turned on again except on payment in full of the water bill, any delinquent charges therefor and an additional payment of \$25.

(1975 Code, ' 32-105) (Ord. 2016-2-16, passed 2-16-2016)

' 51.06 LIABILITY FOR CHARGES.

The owner of any lot, parcel of land or premises using or receiving any of the services of the water system of the village, the occupant of such premises and the user of the services shall be jointly and severally liable for the payment of charges for such use and services to such lot, parcel of land or premise, and all services are rendered to the premises by the said village only on the condition that such owner, occupant and user shall be jointly and severally liable therefor to such village.

(1975 Code, ' 32-106)

' 51.07 WATER SERVICE; APPLICATION; TURN-ON FEE; DEPOSIT.

No water from the waterworks system of the village shall be turned on for service (or transferred to a new customer) into any premises by any person but the Superintendent of the waterworks system or some person authorized by him or her to perform this service. Application to have water turned on (or transferred to a new customer) shall be made in writing to the Superintendent of the system, and shall contain an agreement by the applicant to abide by and accept all of the provisions of this chapter as conditions governing the use and service of the waterworks system of the village by the applicant and such additional information required by the Superintendent of the system, including but not limited to, name, address, phone number, email address and former addresses. A fee of \$20 shall be paid for turning on water (or transferring an existing water service to a new customer). A deposit of \$50 shall be made with each application, this sum to be retained by the village to ensure payment of all bills. When service to the applicant is discontinued permanently, this deposit less any amount still due the village for water service, shall be refunded without interest; provided, that where any applicant for water service is the owner of record and occupant of the premises to be served no such deposit shall be required.

(1975 Code, ' 32-107) (Ord. 2018-30-1, passed 1-30-2018; Ord. 6-19-2018B, passed 6-19-2018)

' 51.08 NOTICE OF DISCONTINUE SERVICE.

Water shall be deemed to have been supplied by the waterworks system during any month unless the water user shall have given written notice to the Water Department prior to the first day of the month that service should be discontinued on or prior to the first day of such month. Upon the receipt of such notice, water service shall be discontinued in accordance therewith, and shall not be resumed until a request for the resumption of water shall be made.

(1975 Code, ' 32-108)

' 51.09 SERVICE CONNECTIONS; CHARGES.

All meter service connections shall be made by the village personnel under the supervision of such Commissioner, and no connections shall be covered until the work has been inspected to the satisfaction of such Commissioner. Whenever any premises shall hereafter be connected with the waterworks system, all expenses of such connection shall be paid by owner.

(1975 Code, ' 32-109)

' 51.10 CONSTRUCTION.

All water services used or laid on village property or in village streets shall be of K copper construction. At no time will plastic or galvanized pipe be used, regardless of who is laying said pipe.

(1975 Code, ' 32-110)

' 51.11 INSTALLATION.

All service pipes and laterals from the waterworks system of the village to the premises served

shall be installed by, and at the cost of, the owner of the property to be served or the applicant for the service. All such water services shall have curb cock on terrace with a stop box flush with ground.

(1975 Code, ' 32-111)

' 51.12 REPAIR.

All repairs for service pipes and laterals and plumbing systems of buildings shall be made by and at the expense of the owner of the premises served. The village may, in case of an emergency, repair any service pipes and laterals and if this is done the cost of such repair work shall be repaid to the village by the owner of the premises served.

(1975 Code, ' 32-112)

' 51.13 EXCAVATIONS.

Excavations for installing service pipes and laterals or repairing the same shall be made in compliance with the ordinance provisions relating to making excavations in streets; provided, that it shall be unlawful to place any service pipe in the same excavation with, or directly over, any drain pipe or sewer lateral.

(1975 Code, ' 32-113)

' 51.14 SHUT-OFF BOXES.

(A) Shut-off boxes or service boxes shall be placed on every service pipe, and shall be located between the curb line and the sidewalk line where this is practicable.

(B) Such boxes shall be so located that they are easily accessible and shall be protected from frost.

(1975 Code, ' 32-114)

' 51.15 METERS REQUIRED.

(A) All premises using the village water supply must be equipped with an adequate water meter furnished by the owner; provided, that such water service may be supplied by the village at a flat rate of charge until such meter may be installed.

(B) Before any premises are occupied, a water meter shall be installed therein as herein required or application made for such water service at the flat rate of charge until the meter can be installed or no water shall be furnished such premises.

(1975 Code, ' 32-115)

' 51.16 INSTALLATION.

Meters shall be installed in a location that will be easy of access.
(1975 Code, ' 32-116)

' 51.17 READING METERS.

The Superintendent of Public Works shall read or cause to be read every water meter used in the village at such times as are necessary that the bills may be sent out at the proper time.
(1975 Code, ' 32-117)

' 51.18 TESTING METERS.

(A) Any water meter shall be taken out and tested upon complaint of the consumer, upon payment of a fee of \$10.

(B) If upon test, the meter is not within 3% of being accurate, it shall be repaired or replaced.
(1975 Code, ' 32-118)

' 51.19 PLUMBING.

No water shall be turned on for service in any premises in which the plumbing does not comply with the ordinances of the village, provided that water may be turned on for construction work in unfinished buildings, subject to the provisions of this chapter.
(1975 Code, ' 32-119)

' 51.20 WATER, RESALE; UNAUTHORIZED USE.

No water supplied by the waterworks system of the village shall be resold by any user. No water user may supply water to other families or allow them to take it, (except for use on the premises and for the purpose specified in such user=s approved application) nor after water is introduced into any building or upon any premises shall any person make or employ any other person to make any tap, or connection with work upon the premises for alterations, repairs, extensions or attachments without written permit therefor. Resale or unauthorized use of water shall be grounds for discontinuance of water service to the user, or the premises, or both.
(1975 Code, ' 32-120)

' 51.21 TAMPERING.

It shall be unlawful for any person not authorized by the Village Board to tamper with, alter or injure any part of the village waterworks or supply system, or any meter.
(1975 Code, ' 32-121) Penalty, see ' 51.99

' 51.22 NON-PAYMENT.

After notice and an opportunity for a hearing, the water supply may be shut off from any premises for which the water bill remains unpaid for a period of 60 days after the bill is rendered. When shut off, water shall not be turned on except upon payment in full of the water bill, any delinquent charges and an additional payment of \$25.

(1975 Code, ' 32-122) (Ord. 2016-2-16, passed 2-16-2016)

' 51.23 LIEN.

(A) Charges for water shall be lien upon the premises as provided by statute. Whenever a bill for water service remains unpaid 30 days after it has been rendered, the Clerk may file with the Recorder of the county, a statement of lien claim. This statement shall contain the legal description of the premises served, the amount of the unpaid bill, and a notice that the village claims a lien for this amount as well as for all charges for water served subsequent to the period covered by the bill.

(B) If the consumer of water whose bill is unpaid is not the owner of the premises, and the Clerk has notice of this, then notice shall be mailed to the owner of the premises, if his or her address is known to the Clerk, whenever such bills remain unpaid for a period of 30 days after it has been rendered.

(C) The failure of the Clerk to record such lien claims or to mail such notice, or the failure of the owner to receive such notice, shall not affect the right to foreclose the lien for unpaid water bills as mentioned in the following section.

(1975 Code, ' 32-123)

' 51.24 FORECLOSURE OF LIEN.

(A) Property subject to a lien for unpaid water charges shall be sold for non-payment of the same, and the proceeds of such sale be applied to pay the charges, after deducting costs, as is the case in the foreclosure of statutory liens. Such foreclosure shall be by bill in equity in the name of the village.

(B) The Village Attorney is hereby authorized and directed to institute such proceedings, in the name of the village, in any court having jurisdiction over such matters, against any property for which water bill has remained unpaid 30 days after it has been rendered.

(1975 Code, ' 32-124)

' 51.25 NEW METERS.

Any house or building constructed within the village or constructed outside of the village and using village water, must have installed a meter that will service each individual user located upon any newly constructed property.

(1975 Code, ' 32-125)

' 51.26 MULTIPLE-FAMILY UNITS.

In multiple-family units, there shall be one meter per family.
(1975 Code, ' 32-126)

' 51.27 CROSS-CONNECTIONS AND BY-PASS VALVES.

No cross-connections or by-pass valves will be permitted to connect to any water line that flows to or from the water system owned and operated by the village. This shall include all well and cistern pressure systems that have cross over valves to the village system. If pressure systems are to be used, there must be a broken union at all times between cross-over valves.
(1975 Code, ' 32-127)

' 51.28 AUTOMATIC WATER SOFTENERS, DISHWASHERS AND WASHING MACHINES.

All automatic water softeners, dishwashers and washing machines must be connected to a drain with open discharge and properly trapped and vented.
(1975 Code, ' 32-128)

' 51.29 DEPOSIT OF REVENUES.

The Village Treasurer shall receive all such revenues from the waterworks system and all other funds and moneys incident to the operation of such system as the same may be delivered to him or her and deposit the same in a separate fund and in a separate bank account designated as the Waterworks Fund of the village, established by the water ordinance. Said village, which authorized the above mentioned revenue bonds, and said Village Treasurer shall administer such fund in every respect in the manner provided by said ordinance and by law.
(1975 Code, ' 32-129)

' 51.30 SERVICE FAILURES; NON-LIABILITY.

All waterworks service supplied by the system shall be upon the express condition that the village shall not be liable nor shall any claim be made against it for damages or injury caused by reason of the breaking of any main, branches, service pipes, apparatus or appurtenances connected with said system or any part of portion thereof, or for any interruption of the supply by reason of the breakage of machinery, or by reason of stoppage, alterations, extensions or renewals.
(1975 Code, ' 32-130)

' 51.31 ACCESS; USE INSPECTION.

The village and its employees shall have ready access at all reasonable times to the premises, places or buildings where water service is supplied for the purpose of inspecting, examining and testing the consumption, use and flow of water or the operation of the system, and it shall be unlawful for any person or corporation to interfere with, prevent or obstruct said village or its duly authorized agent, in its duties hereunder. Every user of the system shall take the same upon the conditions prescribed in this section.

(1975 Code, ' 32-131)

' 51.32 SERVICE INTERRUPTION.

The village reserves the right to shut off water at any time in the mains for the purpose of repairing, cleaning, making connections with or extensions to same, or for the concentrating of water in any part of the village in case of fire, and for restricting the use of water in case of deficiency in supply, including the suspension of the use of water for sprinkling lawns or gardens. No claim shall be made against the village by reason of the breaking of any service pipe or service cock, or damage arising from shutting off of water for repairing, laying or relaying mains, hydrants or other connections, or repairing any part of the water system, or from failure of the water supply, or by increasing the water pressure at any time, or from concentrated or restricted use of water as above.

(1975 Code, ' 32-132)

' 51.33 DOUBLE PREMISES; WATER SERVICE.

No owner or plumber shall be permitted to conduct water pipes into any two distinct premises or tenements unless separate and distinct stopcocks shall be placed on the outside of each such premises along the sidewalk opposite the same, nor shall any pipe be allowed to cross lots or buildings to adjoining premises. Duplex flats, double houses and apartment houses shall be considered as one premises. A premises shall be construed to cover all buildings and divisions under one common roof, owned by one party who will be charged for all services to such premises.

(1975 Code, ' 32-133)

' 51.99 PENALTY.

Any person, firm or corporation violating any provision of this chapter shall be fined not less than \$5 nor more than \$500 for each offense; and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

(1975 Code, ' 32-134)

CHAPTER 52: SEPTIC TANKS

Section

- 52.01 Sewage disposal facilities required
- 52.02 Septic tanks; capacity
- 52.03 Location; construction of tank
- 52.04 Feeder sewer laterals; construction of
- 52.05 Backfill
- 52.06 Inspections

- 52.99 Penalty

' 52.01 SEWAGE DISPOSAL FACILITIES REQUIRED.

(A) Every building or structure in the village used for residence, business, trade, industry or meeting purposes, where sewer service is available, shall be equipped with properly constructed and installed adequate sewage disposal facilities.

(B) The plumbing in all such places shall conform to the ordinances of the village and laws of the state relative thereto.

(1975 Code, ' 18-101) Penalty, see ' 52.99

' 52.02 SEPTIC TANKS; CAPACITY.

Any such premises not connected with a sanitary sewer system shall be equipped with an adequate septic tank having a capacity of not less than 500 gallons for each seven persons living or working in such place; and an additional 75 gallons for each person in excess of seven; provided, that the tank in any premises used for meeting purposes shall have a capacity of not less than 1,500 gallons.

(1975 Code, ' 18-102) Penalty, see ' 52.99

' 52.03 LOCATION; CONSTRUCTION OF TANK.

Each such tank shall be located at least 20 feet from any building, and shall be constructed of monolithic concrete, or of brick or concrete blocks adequately coated inside so as to be impervious to water. Baffle shall be located from six inches to nine inches away from the inlet and outlet and must extend 12 inches beneath the sewer level in the tank. Each tank must be equipped with a manhole or

similar suitably covered opening to permit inspection or cleaning.
(1975 Code, ' 18-103) Penalty, see ' 52.99

' 52.04 FEEDER SEWER LATERALS; CONSTRUCTION OF.

The feeder sewer from the tank to the laterals of the disposal field shall be constructed of vitrified bell-and-spigot tile with cemented joints and shall be laid with a grade of one foot per 100 feet; disposal field tile shall be located at least 75 feet distant from any well and ten feet from the tank, and 30 feet from any building used for human habitation. No lateral shall be closer than 12 feet from the lot line. There shall be at least 200 feet of disposal field tile, consisting of four-inch drain tile laid with open joints. Disposal tiles shall be laid to a depth of not more than two feet on a slope not to exceed six inches per 100 feet.

(1975 Code, ' 18-104) Penalty, see ' 52.99

' 52.05 BACKFILL.

Backfill in the trench under the tile shall be six inches of coarse gravel or crushed stone. Earth backfill shall be well tamped.

(1975 Code, ' 18-105) Penalty, see ' 52.99

' 52.06 INSPECTIONS.

No septic tank or any pipes leading to or from the same shall be covered unless and until such tank and pipes have been inspected and found to be in compliance with the ordinance provisions of the village and with the state laws pertaining thereto.

(1975 Code, ' 18-106) Penalty, see ' 52.99

' 52.99 PENALTY.

Any person violating any provision of this chapter, or using or occupying any premises in the village as habitations or for business, trade, industry or meeting purposes unless such premises are equipped with sewage disposal facilities consisting of either a connection with a sanitary sewer system or proper septic tank, shall be fined not less than \$5 nor more than \$500 for each offense; and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

(1975 Code, ' 18-107)