

ORDINANCE NO.OC SAN-58A

AN ORDINANCE OF THE BOARD OF DIRECTORS OF ORANGE COUNTY SANITATION DISTRICT, AMENDING ORDINANCE NO. OC SAN-58 TO CORRECT AN ERROR IN THE TABLE OF SECTION 2.03(B)(1).

WHEREAS, Ordinance No. OC SAN-58, adopted Regional Sewer Service Charges and imposed fees and other charges for services and facilities furnished by the Orange County Sanitation District (OC San) in connection with OC San's sewage collection, treatment, disposal, and reuse system; and

WHEREAS, the Board wishes to amend Ordinance No. OC SAN-58 to correct a clerical error in Exhibit "A" discovered after the adoption of said Ordinance.

NOW, THEREFORE, the Board of Directors of the Orange County Sanitation District does hereby ORDAIN:

Section 1: Section 2.03(B)(1) of Ordinance No. OC SAN-58 is hereby amended with the corrected table in Exhibit "A".

Section 2: If any provision of this Ordinance is adjudged by a Court of proper jurisdiction to be invalid, or unenforceable, it is the intention of the governing body adopting this Ordinance, that all other provisions shall be valid and enforceable.

Section 4: This Ordinance shall be effective thirty (30) days after adoption.

Section 5: The Clerk of the Board shall Certify to the adoption of this Ordinance, and shall cause a summary to be published in a newspaper of general circulation as required by law.

PASSED AND ADOPTED at a regular meeting of the Board of Directors of the Orange County Sanitation District held on June 28th, 2023.

Chad P. Wanke
Board Chairman

ATTEST:

Kelly A. Lore, MMC
Clerk of the Board

Bradley R. Hogin, General Counsel
Orange County Sanitation District

Exhibit "A"

Section 2.03. Exemptions, Rebates, Refunds and Reduced Charges

A. Exemptions. It is the intent of OC San that the legal owner(s) of parcels of real property, otherwise subject to the levy and payment of the Sewer Service Charges, as prescribed herein, be relieved, in whole or in part, from the payment of said charges, in certain circumstances and under conditions prescribed herein, and be entitled to either a low-water rebate, reduced charge, or a refund with respect to charges paid, as more specifically set forth in Subparagraphs 2.03B and 2.03C below, provided an inequity is established or a billing error is proven, as specified in Subparagraphs 2.03B or 2.03C.

B. Application for Low-Water or Reduced Charge.

(1) A "low-water rebate" is based on the ratio of the annual flow to the assumed discharge for a parcel.

Customer's Annual Flow Divided by Assumed Flow	Customer Percent Reduction
90% or Greater	0%
70% to 89%	20%
50% to 69%	40%
30% to 39% 49%	60%
29% or Less	80%