

ORDINANCE NO. 98-01

AN ORDINANCE REPEALING PRIOR FREMONT COUNTY CODE SECTIONS 13.04.010 ET. SEQ., AND 13.05.010 ET. SEQ., REGARDING THE ISLAND PARK-MACKS INN SEWER SYSTEM AND LAND CHANCE WATER AND SEWER DISTRICT IN THEIR ENTIRETY; ENACTING A NEW FREMONT COUNTY CODE SECTION 13.01.010 ET. SEQ., TO PROVIDE UNIFORM CONTROL OVER ALL COUNTY WATER AND SEWER SYSTEMS, AS FOLLOWS: PROVIDING THAT CONNECTION TO THE SEWER SYSTEM IS REQUIRED; PROHIBITING CERTAIN DISCHARGES INTO THE SYSTEM; PROVIDING FOR REFUSAL TO USE THE SYSTEMS; PROVIDING A REQUIREMENT FOR INDEPENDENT SEWER SERVICE LINES; PROVIDING FOR SEWER SERVICE LINE MAINTENANCE; MAKING IT UNLAWFUL TO INJURE OR TAMPER WITH THE SEWER SYSTEMS; REQUIRING GREASE TRAPS; REQUIRING INTERCEPTORS OR REMOVAL FACILITIES TO REMOVE HARMFUL INGREDIENTS; REQUIRING PERMITS FOR CONNECTION; PROVIDING FOR THE INSTALLATION AND MAINTENANCE OF SEWER SERVICE LINES; PROVIDING FOR THE RIGHT TO REVOKE PERMISSIONS; PROVIDING FOR SEWER CONSTRUCTION, PLANS, SPECIFICATIONS AND INSPECTIONS; PROVIDING THE RIGHT TO ENTER PREMISES FOR INSPECTIONS; PROVIDING FOR INDUSTRIAL WASTES; PROVIDING FOR METERED SERVICES; PROVIDING FOR RECORDING DRAWINGS AND ENGINEER'S CERTIFICATION; ESTABLISHING MONTHLY SEWER RATES; ESTABLISHING SEWER CONNECTION FEES; ESTABLISHING RULES GOVERNING CONNECTION FEES; PROVIDING FOR DISCONNECTION AND RE-CONNECTION TO THE SEWER SYSTEMS; PROVIDING FOR BILLING PERIODS; ESTABLISHING BILLING PROCEDURES AND DUE DATES; PROVIDING FOR DEPOSITS; ESTABLISHING A WASTEWATER COLLECTION AND TREATMENT SYSTEM IMPROVEMENT FUND; PROVIDING PENALTIES FOR VIOLATION; PROVIDING FOR ENFORCEMENT UPON VIOLATION OF THE ORDINANCE; AND, PROVIDING THE EFFECTIVE DATE HEREOF.

BE IT ORDAINED AND ESTABLISHED BY THE BOARD OF COUNTY COMMISSIONERS OF FREMONT COUNTY, IDAHO, AS FOLLOWS:

A. Prior Fremont County Code 13.04.010 et. seq., providing for the Island Park-Macks Inn Sewer System is hereby repealed in its entirety, to be replaced by the new Fremont County Code 13.01.010 et. seq., enacted as a part hereof.

B. Prior Fremont County Ordinance 13.05.010 et. seq., providing for the Last chance Water and Sewer District is hereby repealed in its entirety, to be replaced by the new Fremont County Code 13.01.010 et. seq., enacted as a part hereof.

C. A new Fremont County Code governing all county owned and operated sewer systems is hereby enacted, as follows:

Chapter 13.01

FREMONT COUNTY WATER AND SEWER SYSTEM

Sections:

- 13.01.010 Connection to sanitary sewer required.
- 13.01.020 Prohibited discharges.
- 13.01.030 Refusal to use of systems
- 13.01.040 Independent sewer service line required.
- 13.01.050 Sewer service line maintenance.
- 13.01.060 Injury to or tampering with sanitary sewer system unlawful.
- 13.01.070 Grease traps required.
- 13.01.080 Interceptor or removal facilities required to Remove harmful ingredients.
- 13.01.090 Permits required.
- 13.01.100 Installation and maintenance of sewer service line.
- 13.01.110 Right to revoke permissions.
- 13.01.120 Sewer construction, plans, specifications and inspection.
- 13.01.130 Right to enter premises for inspection.
- 13.01.140 Industrial wastes.
- 13.01.150 Metered service.
- 13.01.160 Record drawings and engineer's certification.
- 13.01.170 Monthly sewer rates.
- 13.01.180 Sewer connection fee.
- 13.01.190 Rules governing connection fees.
- 13.01.200 Disconnection/RE-CONNECTION.
- 13.01.210 Billing periods.
- 13.01.220 Billing procedures and due dates.
- 13.01.230 Deposit.
- 13.01.240 Wastewater Collection and Treatment System Improvement Fund.
- 13.01.250 Penalties.
- 13.01.260 Enforcement upon violation of this Chapter of any amendment thereto.
- 13.01.270 Effective date.

13.01.010 Connection to sanitary sewer required. Every parcel of land or premises within the boundaries of a county sewer district, local improvement sewer district, or served by a county sewer system, improved for occupancy and occupied or used by any person or persons, or as a commercial business shall be connected to the public sanitary sewer system on or before June 1, 1988. Thereafter, any owner or person in charge of any parcel of land to be improved for human occupancy or business shall make

or cause to be made, such connection within sixty (60) days after receiving official notice from the County to so connect. All charges associated with the laying of pipe from the home or facilities to be served to the County's mains and all other costs incurred in connection to said mains shall be borne by the property owner. All such connections to the County's mains shall be properly designed and constructed in conformity with requirements specified by the County.

13.01.202 Prohibited discharges. It shall be unlawful for any person to discharge or cause to be discharged any storm water, groundwater, roof runoff, subsurface drainage, cooling water, or other unpolluted water to any sanitary sewer.

Except as hereinafter provided, no person shall discharge or cause to be discharged any of the following described wastewater to the wastewater collection and treatment systems:

A. Any solids, liquids or gases which may, by themselves or by interaction with other substances, cause fire or explosive hazards or in any other way be injurious to person, property, or the operation of the wastewater collection and treatment system.

B. Any noxious or malodorous solids, liquids or gases which either singly or by interaction with other substances are capable of creating a public nuisance or hazard to life or preventing entry into sewers for their maintenance and repair.

C. Any solids, greases, waxes, slurries or viscous material of such character or in such quantity that it may cause an obstruction to the flow on the sewer or otherwise interfere with the proper functioning of the wastewater collection and treatment system.

D. Any toxic substance, chemical elements or compounds in quantities sufficient to impair the operation of efficiency of the wastewater treatment facilities and cause the effluent thereof to exceed Idaho State Board of Health requirements for the receiving stream.

E. Any liquid having a pH lower than 5.5 or higher than 9.0, or having any corrosive property capable of causing damage or hazards to structures, equipment or personnel of the wastewater collection and treatment system.

F. Any radioactive isotopes.

G. Any liquid or vapor having a temperature greater than one hundred forty degrees (140) Fahrenheit.

H. Any garbage that has not been properly ground to such degree that all particles will be carried freely in suspension under the flow conditions normally prevailing in public sewers with no particle greater than one-half inch ( $\frac{1}{2}$ " ) any dimension.

I. Any ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, paunch manure, hair or other material capable of causing obstruction to the flow in

sewers or other interference with proper operation of the wastewater collection and treatment systems.

13.01.030 Refusal to use of system. The County may prohibit the discharge into the public sewer of sewage that does not comply with the wastewater collection and treatment system.

13.01.040 Independent sewer service line required. The Sewer Main Line and Sewer Service Line(s) shall be so arranged that there is a separate and independent sewer service line to each individual building, place or business or tract of land.

After the effective date of this Chapter, as a separate and independent side sewer (building service line) shall be provided for every new building connecting to the sanitary sewer system.

13.01.050 Sewer service line maintenance. All sewer users shall keep their individual sewer service lines in good repair and shall be responsible for all costs associated with maintaining their service line for all portions of the line outside the dedicated easements or public rights of way.

13.01.060 Injury to or tampering with sanitary sewer system unlawful. It shall be unlawful to disturb, destroy, damage, adjust, molest, meddle or otherwise interfere with any portion of the County sewer collection or treatment system or its appurtenances, located on either public or private property. Should any damage result, either intentionally or unintentionally, from handling or otherwise tampering with or plugging said sewer system, the violator shall pay for all costs incurred in connection with the repairs of said system and/or for any damages that may result from the tampering with or plugging of said sewer system. It shall be unlawful for any person to deposit any substance which may tend to obstruct the flow of the sewer, in any sewer opening.

13.01.070 Grease traps required. In all cases where a building is used as a hotel, boarding house, restaurant, service station, garage, etc., the owner or occupant shall provide a properly constructed grease trap through which all wastes of a greasy nature shall be drained.

13.01.080 Interceptor or removal facilities required to remove harmful ingredients. Grease, oil and sand interceptors or other necessary removal facilities shall be installed on the premises when in the opinion of the County, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts, high concentrations of blood, fruit, vegetable or grain liquors, milk wastes or any flammable wastes, sand and

other harmful ingredients. All interceptors or removal facilities shall be of a type and capacity approved by the County and shall be so located as to be readily and easily accessible for cleaning and inspection. Where installed, all grease, oil and sand interceptors shall be maintained by the owner or occupant, at his expense, in continuously efficient operation at all times.

13.01.090 Permits required. It shall be unlawful to install or alter any sanitary sewer or plumbing within the County, or to tap onto or connect to any sanitary sewer line whether lateral, main, or interceptor, without having first obtained from said County a State Health permit therefore.

It shall be unlawful for any person to uncover, make any connection with or opening into, use, alter, or disturb any public sewer or appurtenance thereof, without first obtaining a written State Health permit.

13.01.100 Installation and maintenance of sewer service line. When a permit for a sewer service line (side sewer) has been granted, the sewer tap at the sewer main and the sewer service line from the sewer main to a point ten feet (10') beyond the street or alley right of way line or sewer easement line shall be installed at the expense of the person or firm desiring sewer service, but thereafter, the sewer service line within the public right of way or easement shall be maintained by the County at its expense and kept within and under its exclusive control and jurisdiction.

All sewer service lines (side sewers) within any public rights of way or easements shall be constructed by the County; except that sewer service lines in any new subdivisions may be installed as part of the construction of the new sewer collection system within said subdivision and provided further, that said service lines are constructed, inspected, tested and certified as being in conformance with the County Standards. Sewer service lines may also be installed by contract in conjunction with County sponsored project or when, in the opinion of the County, it is in the County's best interests to have or allow said sewer service lines to be installed by other than County personnel.

13.01.110 Right to revoke permissions. Permission given to connect sewers and drains shall be upon the express condition that the County may for good cause revoke the same and the person making such connection, or his successor in interest, shall have no right to claim any damage in consequence of such permission being revoked.

13.01.120 Sewer construction, plans, specifications and inspection. All construction or reconstruction of public, private and side sewers shall be in accordance with the County Standard Drawings and the State of Idaho's Standard Specifications, and subject to inspection by the County.

Plan and profile drawings shall be prepared for all new sewer mains (whether public or private) and for all sanitary sewer extensions, reconstructions or renovations; and all such plan and profile drawings must be reviewed and approved by the County Engineer and the Idaho Department of Health and Welfare before any construction work on said sewer lines is started.

13.01.170 Monthly sewer rates.

A. General. This is a user charge system for a small community which follows model number one in Appendix B of the Federal Register dated 9-27-78. This treatment works is primarily flow dependent and will utilize the equivalent user concept. The equivalent user system has been set up based on flow.

A sewer user charge shall be levied on all users of the sewage collection and treatment facilities to cover the actual or estimated costs of operation, maintenance, replacement and financing of this facility. The user charge system shall distribute these costs to each user or user class in approximate proportion to such users contribution to the total wastewater load of such facilities. By reference, the Fremont County User Charge System (on file in office of the County Clerk) is hereby made a part of this Chapter. A copy of the current User Charge System shall be mailed to each user with the first billing of each new fiscal year.

B. Basis for Rates. The sewer user rates for each user (or user class) shall be based on the user's contribution to the total wastewater loading of the treatment facilities in comparison to a standard equivalent user as defined below. Each user (or user class) shall be assigned a number of equivalent users to be multiplied by a constant monthly cost factor to determine the basic user monthly rate. Special users contributing sewage of excessive flow and/or strength, for which the tabulated equivalent users below do not apply, shall be individually calculated as provided below. The constant monthly factor shall be set by resolution of the County Commissioners.

C. Equivalent User. One equivalent user shall be defined as contributing three hundred fifty (350) gallons per day of wastewater containing more than seven-tenths (0.7) pounds of five (5) day BOD and seven-tenths (0.7) pounds of suspended solids. The equivalent user flow has been developed from population and sewer usage records which indicate an average single dwelling unit has three and one-half (3 1/2) people, contributing one

hundred (100) gallons per day per person. Standard engineering data indicates two-tenths (0.2) pounds of five (5) day BOD and two-tenths (0.2) pounds of suspended solids respectively per person per day. The basic equivalent user shall be subject to revision if pollution, water usage, sewage volume and/or other information indicates flow and/or strength significantly different from that defined herein. Revisions of the basic equivalent user criteria shall normally only be made upon recommendation of a registered professional engineer and as approved and adopted by resolution of the County Commissioners.

D. Equivalent User Schedule. The number of equivalent users to be assigned each user and/or user class shall be in accordance with the following equivalent user schedule.

Assignment of equivalent user shall apply to one year until the next annual user charge review. Users so indicated or not included in this schedule shall be evaluated separately as provided below. The information indicates that if the strength of sewage contributed by any of the following users is in excess in comparison with the allowable limits listed above, then a surcharge shall be levied against such users as provided below. Any of the users in the following schedule may be classified as special users if information on their contribution flow and/or strength indicates as a need to do so. A single user having more than one classification of use shall be the sum of the fees. The minimum monthly sewer user charge shall be one equivalent user. No quantity discount will be allowed.

#### EQUIVALENT USER SCHEDULE (1.0 Minimum)

<u>Classification</u>	<u>Equivalent Users</u>
Assembly Hall or Lodge (no cafe)	1.00
Bar or Tavern (for each seat)	.06
Barber or Beauty Shops (per chair)	.20
Bowling Alley (per lane)	.50
Cafe, up to 50 seats	2.00
for each additional 25 seats	1.00
Cafe, Drive-In, less than 20 inside seats	2.00
for each additional 20 inside	1.00
Car Washes, per stall	2.00
Churches (single congregation)	2.00
Multiple congregations for each additional	1.00
Garage or Maintenance Shop	1.00
Hospital or Medical Clinics (with no beds)	3.00
(for each additional bed)	.50
Hotels, Motels, or Rooming Houses per unit	.50
(additional per unit with kitchens)	.20

Institutions with permanent or temporary residents	1.00
Rest Homes, etc. (Plus per residents)	.30
Laundromat, up to 10 washers	2.00
each additional washer	.20
Office, up to 20 employees	1.00
for each additional employee	.03
Schools, no cafeteria, per student	.03
with cafeteria, per student	.05
Service Station	2.00
Singles Dwelling Unit (residence, apartment of trailer)	1.00
Store of Business, up to 20 employees	1.00
each additional employee	.03
Super Market, Grocery	2.00
with butcher shop additional	1.00
Warehouses, potato, etc. per 10,000 gallons/month	1.00
Open class per 10,000 gallons/month	1.00
Public Campground with trailer spaces or campsites having access to water and sewer facilities per trailer space or campsite	0.10

E. Surcharge for Excessive Strength. When any user contributes wastewater having an average BOD and/or suspended solids loading in excess of the designated allowable limits hereinafter designated, a surcharge shall be levied against such user. Said surcharge shall be based on the average degree of excess loading and applied as a percentage of the basic user charge as provided in the above schedule, or otherwise for special users. The BOD and suspended solids loading shall be determined from estimates or tests made by County officials or its engineer. The user's monthly surcharge shall be computed by use of the following equation:

$$US = \frac{[(b/B - 1) + (s/S) - 1]}{2} \times (UMC), \text{ where}$$

"US" represents the user's monthly surcharge to be added to the basic user's monthly charge,

"UMC" represents the basic user's monthly charge (for treatment only) computed as provided for above,

"b" represents the average BOD loading above which is a user's wastewater contribution expressed in parts per million,

"B" represents the allowable limits of BOD loading above which a user's surcharge shall be levied,

"s" represents the average suspended solids loading of the user's wastewater contribution, expressed in parts per million,

"S" represents the allowable limits of suspended solids loading above which a user's surcharge shall be levied, hereby designated as being two hundred (200) parts per million, and

"b/\b" or "s/S" shall not be less than 1.0.

A copy of the list of users surcharges, the characteristics of their sewage, and the surcharge for each shall be kept on file at all times in the office of the County Clerk.

F. Surcharge for Excessive Flow. If, in addition to excessive strength, a user is determined to add flow to the lagoon in excess of ten thousand (10,000) gallons per month, the above formula shall be multiplied by a factor of total flow divided by ten thousand (10,000) gallons per month. In order to determine the flow of this special user, the County may monitor sewage and water flow in order to determine total flow. The value of UMC used in the formula above will be the same value as assigned single dwelling units.

A copy of the list of special users, the characteristics of their sewage, and the special user's monthly charge shall be kept on file at all times in the office of the County Clerk. There shall be no discounts permitted for quantity flows.

G. Review and Revision of Rates. The sewer user charges shall, as a minimum, be reviewed <sup>bi</sup>annually and updated by resolution of the Commissioners to reflect actual costs of operation, maintenance, replacement, and financing of the sewage collection and treatment facilities. Any revisions of the user charges shall be based on actual operation, maintenance, replacement and financing expenses, and/or on significant changes in the total number of equivalent users, the total daily flow, the total daily BOD and/or the total daily suspended solids. The County may install flow-measuring devices and/or collect wastewater samples at any time in any user's service line to determine actual usage as a basis for revision of the user's charge. Revisions due only to changes in expenses and user class shall be made by the County. Revisions involving user's flow, BOD and/or suspended solids shall normally only be made upon the recommendation of a registered professional engineer. All changes in user charges applicable to this Chapter shall be computed by the methods outlined herein.

H. User Request for Rate Change. Any sewer user who feels his user charge is unjust and inequitable as applied to his

premises within the spirit and intent of the foregoing provisions may make written application to the County Commissioners requesting a review of his user charge. Said written request shall, where necessary, show the actual or estimated average flow and strength of his wastewater in comparison with the values upon which the charge is based, including how the measurements or estimates were made. Any flow measurements and/or testing of wastewater shall be approved in detail. The County Commissioners shall determine if it is substantiated or not, including recommended further study of the matter for the County and/or user by registered professional engineer.

13.01.180 Sewer connection fee. The sewer connection fees after June 1, 1998 shall be as follows:

A. Each connection inside County limits:

<u>Size of Sewer Connection</u>	<u>Connection Fee</u>
4"	\$3,000.00
8" (shall include manhole)	\$15,000.00

B. Fee for each sewer connection outside of the Fremont County boundaries connecting to the collecting system and/or pressure line shall be the applicable above connection fees for inside County limits and in addition thereto sixty percent (60%) of such fee.

C. All fees shall be paid to the County Inspector at the time of issuance of the patron's building permit.

All sewer connections made inside and/or outside the County limits to the interceptor line shall be made according to the plans and specifications approved by the County Engineer of the County, which may also limit the number of service connections on a lateral line connecting to the original system in or outside the County limits and/or the pressure line.

Any special connections not covered by the above schedules shall have fees set by the County Commissioners in each individual situation.

The foregoing fees are for the privilege of connecting with the County sewer and all work necessary for making proper connection shall be done to the satisfaction if and under the supervision of the County Inspector and shall be paid for by the person desiring such connection, and such persons shall pay a permit fee of \_\_\_\_\_ dollars (\$\_\_\_\_\_) and an inspection fee of \_\_\_\_\_ dollars (\$\_\_\_\_\_), except for all services installed prior to the effective date of this Chapter.

13.01.190 Rules governing connection fees.

A. Any applicant for a sewer connection to any lot abutting on a street, alley or other right of way containing a main sewer line shall pay full connection fee thereof.

B. In case two (2) or more dwellings existing on any lot under the same ownership, and if any such dwellings are located to the rear of the other or is at least seventy five feet (75') from the property line abutting on any street, alley or right of way containing a main sewer line, the rear dwelling shall be charged the full connection fee even though the owner thereof requested only one stub for dwellings on such lot and the same service lateral is used for all such dwellings.

C. In any "Business Block" or shopping center containing more than one adjoining business or commercial establishment under one ownership, where more than one such establishment is connected with the same lateral, but separate applications for service are made and separate billings requested, each of such establishments shall pay the applicable full connection fee.

D. Any person owning unimproved real property which does not abut a street, alley or right of way containing a main sewer line and who subdivides the same for construction of dwellings, shall install collection lines acceptable to the County and connect the same to an existing County main sewer line at a place to be determined by the County Commissioners all at the cost and expense of said subdivider. Each dwelling shall apply the current hookup fee.

13.01.200 Disconnection/Reconnection. A. Sewer connections may be disconnected for non-use, at the request of the property owner upon requesting and receiving approval for such disconnection from the County Inspector, and payment of 50% of the annual Operation and Maintenance Fee plus all costs incurred for such disconnection.

B. Sewer connections previously disconnected at the request of the property owner may be reconnected upon requesting and receiving approval for such reconnection from the County Inspector, and payment of 50% of the annual Operation and Maintenance Fee plus all costs incurred for such reconnection.

C. All fees and costs payable under this section shall be paid to the County inspector at the time of requesting/receiving approval for such disconnection or reconnection.

13.01.210 Billing periods. All regular billing periods shall be on an annual basis unless otherwise determined by the Commissioners. Domestic or commercial premises occupied a period of less than one month shall be charged the full fee.

13.01.220 Billing procedures and due date.

A. Sewer bills shall be billed in conjunction with the Fremont County Tax Notices on the fourth Monday on November of each and every year. Bills shall be payable as of the date mailed and shall be deemed delinquent if the bill is not paid on or before the 20th day of December of each and every year; the right to sewer service shall cease and terminate unless the sewer user requests a pre-termination hearing. Should the sewer user not request a pre-termination hearing or if any adverse decision is rendered against the sewer user as a result of the pre-termination hearing, the County may require the sewer user to pay the delinquent sewer bill attributable to his own use, plus a turn-on charge to be determined by resolution of the Commissioners as a condition of receiving sewer service again.

B. The County in its delinquency notice to all sewer users shall inform in writing all sewer users of their rights to a pre-termination hearing, with such hearing to be held with the due process protection described below; and the County will not discontinue sewer services to any sewer user prior to a fair and impartial hearing, after timely and adequate notice and an opportunity to confront witnesses, to personally appear with or without retained counsel, to be judged on facts adduced at the hearing, and to otherwise be heard and defend the claim made by the County, if a pre-termination hearing is requested by any sewer user. The County Commissioners shall have the responsibility to hold pre-termination hearings. The County Commissioners shall make a record of any pre-termination hearing. The County Commissioners shall render its decision in writing, giving the reasons for its determination. In decisions adverse to the sewer user, the County Commissioners will inform the sewer user of the right to appeal the decision pursuant to the Idaho State Administrative Procedures Act.

C. The County shall not initially deny or discontinue sewer service to anti-sewer user because of any delinquent sewer bill on that premises that is attributable to the prior sewer use of another sewer user. Provided further that the County shall not initially deny sewer service to any sewer user for whatever reason without informing the sewer user of the right to a hearing before the County Commissioners of the issue of whether the County can initially deny sewer services. In the case of an initial denial of sewer service, the County is not required to provide sewer service pending a hearing. However, a hearing upon request of a sewer user initially denied sewer services shall be held as expeditiously as possible and held in the manner and in accordance with the procedure for pre-termination hearings delineated above.

13.01.230 Deposit. With each and every application for sewer service to be supplied through the sewer systems of the County, there shall be deposited with the County Clerk of County Treasurer a sum in cash, the amount to be determined by resolution of the County Commissioners. Such deposits shall be held by the County so long as the service applied for is supplied by the County, and if and when the service is discontinued or terminated as to any sewer user, that amount of the deposit less any amount owing the County for such sewer service shall be refunded.

13.01.240 Wastewater Collection and Treatment System Improvement Fund. There is hereby established a Wastewater Collection and Treatment System Improvement Fund to be maintained by the County Clerk in managing the fiscal affairs of the County. All revenues derived from the charging of any fees, charges, rates, etc., as such are set forth herein shall be deposited in said fund and shall be disbursed only for the purposes of paying existing or future indebtedness connected with or relating to maintaining, repairing, studying, controlling, enlarging, extending, enhancing or improving the wastewater collection and treatment system of the County.

13.01.250 Penalties. Any person violating any provision of this Chapter shall be guilty of a misdemeanor, and upon conviction thereof, may be punished by a fine of not more than three hundred dollars (\$300.00) or imprisonment for not more than thirty (30) days or by both such fine and imprisonment. Each day said violation occurs shall constitute a separate offense.

13.01.260 Enforcement upon violation of this Chapter of any amendment thereto. The proper local authorities of the County or State, in addition to other remedies, may institute any appropriate action or proceedings to correct or abate any violation of this Chapter.

13.01.270 Effective date. This ordinance shall take effect immediately upon its passage, approval and publication.

PASSED THIS 27 DAY OF APRIL, 1998, BY THE BOARD OF COUNTY  
COMMISSIONERS OF FREMONT COUNTY, IDAHO.

BOARD OF COUNTY COMMISSIONERS  
FREMONT COUNTY, IDAHO

  
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GRANT CHANDLER, CHAIRMAN

ATTEST:

  
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MICKIE FUNKE, CLERK