#### RESOLUTION NO. R-33-2008

# A RESOLUTION OF THE GOVERNIG BODY OF EAGLE MOUNTAIN CITY AMENDING THE EAGLE MOUNTAIN CITY CONSOLIDATED FEE SCHEDULE

WHEREAS, the City Council of Eagle Mountain City is empowered by law to adopt resolutions establishing fees for municipal services and has established an equitable system of fees for providing municipal services; and

WHEREAS, the City Council finds that it is in the public interest to reaffirm all fees and charges previously enacted in the Eagle Mountain City Consolidated Fee Schedule except for those fees and charges which are specifically amended or changed in this resolution; and

NOW, THEREFORE be it resolved by the City Council of Eagle Mountain City that the fees and charges set forth in this resolution are hereby enacted and adopted for services received from Eagle Mountain City:

1. The following fees are hereby imposed as set forth herein:

#### 1.1. Miscellaneous Fees

1.1.1.

	employee time or time of any other person hired plus su	ipplies and equipmentMinimum
	Charge of \$10.00 per request	
1.1.2.	Certification of record	\$1.00/certification
1.1.3.	Postage	Actual Cost to City
1.1.4.	Other costs allowed by law	Actual Cost to City
1.1.5.	Miscellaneous copying	\$0.10/printed page (8 ½ x 11)
		\$0.15/printed page (11 x 14)
		\$0.20/printed page (11 x 17)
1.1.6.	Electronic copy of minutes of meetings	\$30.00 per meeting

Compiling records in a form other than that are maintained by the City - actual cost and expense for

1.1.7.	Bound copy of Developmen	t Code	\$22.00
1.1.8.	Bound copy of Street Index	, , , , , , , , , , , , , , , , , , ,	\$20.00
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1.1.11. Map Fees

Map Fees (Black & White)		
Maps (Paper Sizes in Inches)	<u>Cost</u>	Cost With Aerials
8.5 x 11 (under 5 pages)	Free	\$1.00
11 x 17	\$1.00	\$3.00
24 x 36	\$10.00	\$12.00
36 x 48	\$15.00	\$16.00

Map Fees (Color)	
Maps (Paper Sizes in Inches)	<u>Cost</u>
8.5 x 11	\$5.00
24 x 36	\$15.00
36 x 48	\$20.00

	Ψ20.00	30 A 10		
\$5		sion Ordinance Packet	1.1.12. Sub	1.1
\$30	(yqo	ion Master Plan (bound o	1.1.13. Rec	1.1
\$15				1.1
\$11		*	-	

	•	Second Container \$6.00
		Surcharge \$1.00 per month
		Varies monthly according to Energy Information Administration Index
,	1.1.16.	Electronic Copy of Documents on CD (per CD)
	1.1.17.	Motor Vehicle Access to Open Space Permit
		1.1.17.1. Damage Deposit (may be waived by Asst PW Director)
	1.1.18.	Use of the City Hall Building for small events (accommodating less than 25 people) not involving food
	1.1.19.	Use of the City Hall Building for small events (accommodating less than 25 people) involving snacks and beverages
	1.1.20.	Use of the City Hall Building for large events (accommodating 26 or more people) not involving food.  \$600.00 + \$15.00 per hour (\$35.00 per hour on weekends)  (of which \$200.00 is kept by the City for deep cleaning)
	1.1.21.	Use of the City Hall Building for large events (accommodating 26 or more people) involving food \$600.00 + \$15.00 per hour (\$35.00 per hour on weekends)
1.2.	<u>Library:</u>	
	1.2.1.	Overdue Book Fee
	1.2.2.	Missing Barcode Fee \$1.50 per occurrence
	1.2.3.	Lost/Stolen Library Card Fee
	1.2.4. 1.2.5.	Returned Check Fee \$25.00
,	1.2.5.	Sent to Collections \$20.00
	1.2.7.	Floppy Disk Fee \$1.00 per disk
	1.2.7.	Computer/Printing Fee
	1.2.9.	
	1.2.10.	Fax Fee
	1.2.11.	Non-Resident Library Fee
	1.2.12.	Interlibrary Loan Fee
	1.2.13.	Overhead Project Use Fee
		The state of the s
1.3.	Animal C	ontrol:
	1.3.1.	Dog License Fee
		+fees per Utah County Animal Control Shelter Fee Schedule
	1.3.2.	Redemption Fees per Utah County Animal Control Shelter Fee Schedule
	•	
1.4.	Building:	
	1.4.1.	Fees charged for building permits are set forth in the 1997 Uniform Building Code, fee schedule
		amended as noted below.
	1.4.2.	Plan Review Fees
	1.4.3.	Plan Review Fee for Registered Plans

	1.4.4.		for permits issued will be limited to 80 percent of the permit costs, no later than 90 days after of fee payment. No refunds for plan review costs will be given if the plan review has been d.				
	1.4.5.	One-perc	ent surcharge per building permit (Utah Code):				
•		1.4.5.1.	80% submitted to Utah State Government				
		1.4.5.2.	20% retained by City for administration of State collection				
	1.4.6.	deemed n	of unusual design, excessive magnitude, or potentially hazardous exposures, may, when necessary by the Building Official, warrant an independent review by a design professional to the Building Official. The cost of this review may be assessed in addition to the building eset forth in subsection 1.4.2. above.				
	1.4.7.	Temporar	y Occupancy Fee\$100.00 plus 120% of value of uncompleted items				
	1.4.8.		Fees				
	1.4.9.	Mechanic	al Fees\$20.00 per furnace, \$10.00 per AC, \$8.00 per exhaust fan, \$50.00 per boiler				
	1.4.10.	Electrical	0.075% x Sq. ft.				
	1.4.11.	Board of	Appeals (note sec. 105 UBC)				
•	1.4.12.		al Buildings with basements – Fees charged for building permits are set forth in the 1997				
	1.7.12.		Building Code				
	1.4.13.		ew Fees for re-checking of plans\$200.00 + \$50.00 per hour after 1 <sup>st</sup> hour				
	1.4.14.		c Fee (Residential Only) \$400.00				
•	1.4.15.		tion Fee				
	1.4.13.	re-mspec	tion ree				
1.5.	Business	License Fee					
	1.5.1.	Commerc	ial Business License \$75.00				
	1.5.2.	Home Bas	sed Business License				
	1.5.3.	Business License Renewal Late Charge after 8/15 of each year					
	1.5.4.		License (lost original, changing address, name of business, etc.)				
	1.5.5.	-	y Licenses: Canvasser, Solicitors, and Other Itinerant Merchants				
		1.5.5.1.	Application Fee\$75.00				
		1.5.5.2.	License Fee				
		1.5.5.3.	Home Sales License Fee				
	•	1.5.5.4.	License for Public Assemblies of 30 or more people\$100.00 per day				
		2,0,0,1,1	22-3-100 total about 1.20-3-10-0 of more people				
	1.5.6.	Backgroun	nd Checks (when applicable)				
	1.5.7.	Bond for	Contracting Bonding License				
	1.5.8.	Liquor Lie	cense				
	1.5.9.	All initial	business licenses issued after the commencement of the current license year shall be prorated				
			ally, and the fee paid for each semiannual period or fraction of such period during which the				
			has been or will be conducted, according to the following schedules, except that no annual to of thirty-five dollars or less shall be prorated:				
		1.5.9.1.	On or after July 1 <sup>st</sup> but prior to October 1 <sup>st</sup> the fee shall be the annual fee.				
		1.5.9.2.	On or after October 1 <sup>st</sup> but prior to January 1 <sup>st</sup> the fee shall be three quarters the annual				
			fee.				
		1.5.9.3.	On or after January 1 <sup>st</sup> but prior to April 1 <sup>st</sup> the feel shall be one half the annual fee.				
		1.5.9.4.	On or after April 1 <sup>st</sup> but prior to July 1 <sup>st</sup> the fee shall be on quarter the annual fee.				

	1.6.1.		of injurious and noxious real property and unsightly or deleterious objects or structures  Actual cost of abatement plus 20% of actual cost
	1.6.2.	Burn Perm	
•		1621	Agricultural Durn Dormit Foo (our instination and of come)
		1.6.2.1.	Agricultural Burn Permit Fee (expiration end of year)
*		1.6.2.2.	Open Burn Permit Fee (expiration 30 days) \$10.00
•		1.6.2.3.	Recreational Burn Permit Fee (expiration 30 days)
		1.6.2.4.	Fine for Burning without a Burn Permit
	1.6.3.	Sign Impo	and Release Fee\$150.00 per sign (Except as abated by the City Council)
1.7.	Commun	ity Developn	nent:
	1.7.1.	Master Dev	velopment:
		1.7.1.1.	Land Lisa Concept Plan*
•			Land Use Concept Plan* \$250.00
		1.7.1.2.	Master Development Plan Application or Amendment
			(\$6,000.00 if submitted with an annexation application)
		1.7.1.3.	Capital Facility Plan Amendment Application Fee per Development
	•	1.7.1.4.	Concept Capital Facility Plan Amendment
	1.7.2.	Rezoning F	Lequest
	1.7.3.	Conditiona	·
		1.7.3.1.	Conditional Use (new)\$500.00
		1.7.3.2.	Conditional Use (amendment) \$200.00
		1.7.3.3.	Accessory Apartments \$230.00
•		1.7.3.4.	Application Fee - Alternative Animal Management Plan
		1.7.3.5.	Application Fee – Hobby Breeder License \$75.00
	1.7.4.	Subdivision	ns:
	•	1.7.4.1.	Subdivision Concept Plan*\$300.00 plus \$5.00 for each ERU over 40
		*.	Revised Approved Plat and Recorded Plat Amendment Fee (per amended lot)
		1.7.4.2.	Revised Approved Plat and Recorded Plat Amendment Fee (per amended 101)
		1.7.4.3.	Minor Development Processing Fee \$55.00/Lot or \$500.00/acre if not a subdivision
		1.7.4.4.	Preliminary Plat & Major Development Processing Fee\$400.00 plus \$60.00/Lot
		1.7.4.5.	Condominium Fees:
		1.7.1.5.	
			1.7.4.5.1. Conceptual Review*\$650.00 + \$10.00 per ERU
		•	1.7.4.5.2. Preliminary Plat Review
	4		1.7.4.5.3. Site Plan and Final Plat Review
		1.7.4.6.	Final Plat & Development Agreement Processing Fee\$400.00 plus \$95.00 /Lot
		1.7.4.7.	Inspection Fees: (Based on Engineers' Estimate of Project Cost)
			of the first \$750,000.00 estimate, 1% of the estimate amount exceeding \$750,000.00
		1.7.4.8.	Contractors, Subdivisions & Building Bonds:
			1.7.4.8.1. Performance and Guaranty

			•	One home or \$5,000 Cash Deposit for more than one project.	
			1.7.4.8.3.	Owner Builder Protection Deposit	31,000.00 Cash Bond
		1.7.4.9.	Lot Split Ap	plication Fee	\$1.600.00
•		1.7.4.10.		justment Fee	
		1.7.4.11.	Revised App	proved Construction Plans	\$600.00
		1.7.4.12.		Fee	
	1.7.5.	Site Plan R	Review Fees:		
		1.7.5.1.	Residential S	Site Plan Review Fee	\$60.00/DU
		1.7.5.2.		Site Plan Review Fee\$4,000.0	
		1.7.5.3.	Temporary C	Commercial Site Plan Review Fee	\$1,580.00
	1.7.6.	Annexation	n:		
		1.7.6.1.	Application 1	Fee	00.00 + 5.00 per acre
		1.7.6.2.		ity Plan Amendment Application Fee per Development	
	1.7.7.	Signs:			
		1.7.7.1.	Permit Fee p	er Sign Face\$50.00 (except as abated	by the City Council)
		1.7.7.2.		eeAs determined	
		1.7.7.3.		Application Fee	•
	1.7.8.	Streets:			
		1.7.8.1.	Street dedica	tion or vacation	\$300.00
		1.7.8.2.	Street name of	change application	\$100.00
		1.7.8.3.	New street si	gn for name change approval	\$175.00 per sign
. •	1.7.9.	Board of	*	ariance, non-conforming use, conditional use appeal,	• • • •
	1.7.10.	-	f City Property:	An amount to be set by action of the City Council on the City and a fair and equitable charge to the applicant.	
	1.7.11.	Application	n for Amendm	ent to the General Plan and Development Code inclu	uding text and map
		amendmen	ts in the nature	of property rezoning shall be subject to an application	fee of \$400.00 (No
		fee is assoc	ciated with sugg	gestions from the public in the nature of improvements i	in the law, to amend
	,	the develop	ment code or g	eneral plan)	,
	1.7.12.	Land Dispo	osal Application	ı Fee	\$150.00
	-			itional application fees. Specifically, the processing fee mount paid for the concept plan review.	required by the next
1.0	114111. D	otos and Es			
1.8.	ounty R	ates and Fees	<u>.</u>		•
	1.8.1.	Concrete Ir	spection Permi	ts:	
		1.8.1.1. 1.8.1.2.		ter	
					- '

1.8.2.	Excavation Permits, Asphalt/Concrete Cuts/Unimproved Surface:		ice:	
	1.8.2.1. 1.8.2.2.		=	nn 3 years old
1.8.3.	Grading Pe	ermit:		
	1.8.3.1.	101 – 1.000	Yd <sup>3</sup> \$37.00 for first	100 Yd³, plus \$17.50 each additional Yd³
	1.8.3.2.			000 Yd <sup>3</sup> , plus \$14.50 each additional Yd <sup>3</sup>
	1.8.3.3.			000 Yd <sup>3</sup> , plus \$66.00 each additional Yd <sup>3</sup>
•	1.8.3.4.			000 Yd <sup>3</sup> , plus \$36.50 each additional Yd <sup>3</sup>
1.8.4.	Water Rate	s Service Fees:		
	1.8.4.1.	Deposit		\$40.00
	1.8.4.2.			\$20.00 <sup>-</sup>
	1.8.4.3.	•		\$0.80 per kgal
	1.8.4.4.	Construction	Water Fee	\$100.00
	1.8.4.5.			\$900.00
	1.8.4.6.	Construction	Water Hydrant Rental Fee	\$10.00 per day together with
				Water Usage Rate of \$0.80 per kgal
•	1.8.4.7.		<del>-</del>	\$0.80 per kgal
	1.8.4.8.	Meter Conne	ection Fees: (In addition to Impact F	ees where applicable)
	·	1.8.4.8.1. 1.8.4.8.2.	Commercial, Industrial or Multi I	
			<u>Water Meter Size</u>	Connection Fee
			3/4"	\$450.00
	•		1"	\$640.00
		•	1 ½"	\$1,260.00
			2"	\$1,920.00
			3"	\$3,600.00
			4"	\$5,120.00
		1.8.4.8.3.	Impact Fee	Addition when applicable
	1.8.4.9. 1.8.4.10.	will be charg city. In addit be repaired by	ged for construction water usage praction to the regular fee any damage to be the contractor responsible at his expensible at his expension.	ter jumper approved by the City. A fee ior to a water meter installation by the the water system by the contractor, will spense plus any additional city fees.
		Hydrant Depo	•	actor will be academic from the water
1.8.5.	Sewer Rate	and Fees:	·	
	1.8.5.1.	1.8.5.1.1. 1.8.5.1.2.	NSA Treatment Fee per ERU SSA Capital Bond Payment Fee p	\$17.25 per month \$11.31 per month per ERU. \$27.75 per month
	.1.8.5.2.	Reuse Water 1.8.5.2.1.		
	1.8.5.3.	Single Family	y Residential Connection Fee	\$100.00 per ERU
		(mipact ree A	Additional Where Applicable)	

	1.8.5.4.		Industrial or Multi Family Connection Fee.
	1.8.5.5.	North Servic	Estimated Cost of Connection plus 15% Administration Fee e Area Facilities – Extraterritorial Service Connection Fee for each single-ential connection
	1.8.5.6.	North Servic	e Area Facilities – Extraterritorial Services Line Capacity Fee for SID 98-1 le-family residential unit
	1.8.5.7.	North Servic each single-f	e Area Facilities – Timpanogos Special Service District Connection Fee for amily residential unit
	1.8.5.8.		wn: \$3,120.00 for TSSD + \$10.00 EMC Administrative Fee e Area Facilities – Extraterritorial Sewer Service Usage Fee \$42.84/month
1.8.6.	Natural Ga	ns Rate and Fees	
	1.8.6.1.	Service Depo	osit
	1.8.6.2.	•	\$16.00 Base Rate plus \$9.00 per dekatherm November 1 through March 31 And \$10.50 per dekatherm April 1 through October 31
	1.8.6.3.		y Residential Connection Fee (2 lb/4oz meter sets)\$1,167.96
	1.8.6.4.		Industrial, or Multi Family Connection Fee.
	1.8.6.5.		Estimated Cost of Connection plus 15% Administration Fee and Electric Infrastructure Layout for Residential Subdivision and Offsite
	1.0.0.3.		ontract with Intermountain Consumer Professional Engineers, Inc. (ICPE):
	. •	1.8.6.5.1. 1.8.6.5.2.	All Subdivisions
		1.8.6.5.3.	Off Sites will be calculated according to the following rates on a time and expenses basis:
	,		Project Engineer
			Engineer\$66.00 - \$76.00 per hour
			Design Technicians
			CADD Drafter
• • •		1.8.6.5.4.	Eagle Mountain City will charge a five percent (5%) administration fee to the total cost of the project.
		1.8.6.5.5.	Eagle Mountain/Developers will provide electronic (AutoCAD) drawings/maps (drawings) of new/re-platted subdivisions, showing easement locations (public utility easements or PUEs); the arrangement of the sewer, water, roads, sidewalks, lot boundaries, and landscaping areas
			(green spaces); and other improvements. Overall development plans for
			all planned phases of large multi phase (plat) subdivisions should be provided to allow for a coordinated design of the electric and natural gas
			infrastructure. These drawings will be used as the background for electric and natural gas infrastructure layouts. Separate drawings will be
			developed for the electric and natural gas infrastructure.
		1.8.6.5.6.	Eagle Mountain City will provide paper or electronic (AutoCAD) drawings (electronic drawings are preferred) of existing natural gas and electric infrastructure included in existing developments off sites at that
,			border subdivisions for which infrastructure layouts are to be prepared. If this information is not available, field surveys will be completed on a time and expenses basis to obtain the required information. This includes
		•	time to verify the existence of above grade existing facilities at the point(s) of interconnection between existing and new subdivisions only.

	1.8.6.6. 1.8.6.7.	Utility User requested Disconnect/Reconnect Fee
	•	account)
:	1.8.6.8.	Utility Deposit Fee for Delinquent Utility Accounts (when required by ordinance)
	1.8.6.9.	Collection of Infrastructure damage costs will be levied against the contractor bond posted with the City if the damage is caused by a contractor and will be collected as a
		surcharge on the monthly utility services billing if damage to City facilities is caused by a customer.
	1.8.6.10.	Infrastructure damage will be assessed at full costs to repair, including all direct and
		indirect cost expended by the City. Additional penalties will be pursued as allowed by
		Utah Law.
	1.8.6.11.	Fee Structure:
	,	1.8.6.11.1. Materials Direct Cost + 15% (Acquisition, Storage, Handling)
		1.8.6.11.2. Labor
	•	1.8.6.11.3. Vehicles Hourly Rates:
		½ - ¾ ton pick-up truck\$25.00 per hour
		1 ton pick-up/tooled utility bed\$50.00 per hour
	•	7000 Series to 10 wheels dump\$75.00 per hour
		Backhoe\$100.00 per hour
		Heavy Equipment (Digger Derrick, Bucket Truck, Loader, Track Hoe,
		etc.)\$125.00 per hour
		Eagle Mountain City Fee\$500.00
		Administration cost for each incident
		(Billing, Cash, Receipting, Collection)
1.8.7.	Electric Pov	wer Rate and Fees:
	1071	Quest a Dan 14
	1.8.7.1.	Service Deposit
•	1.8.7.2.	Usage Rate \$10.00 Base Rate plus \$0.0911/KWH
	1.8.7.3	Single Family Residential Connection Fee up to 200 amps
	-	\$989.10 for services great than 200 amps, Estimated cost of connection plus 15%
	1071	administration fee. (Impact Fee additional where applicable)
	1.8.7.4.	Commercial, Industrial or Multi Family Connection Fee.
	1.8.7.5.	Estimated Cost of Connection plus 15% Administration Fee Single Phase Temporary Power
	1.8.7.6.	Three Phase Temporary Power
	1.6.7.0.	Estimated Cost of Connection plus 15% Administration Fee
	1.8.7.7.	3-Phase Commercial Utility Rate
	1.0.7.7.	<u>-</u>
		3-Phase Commercial
		Base (Per Month) \$25.00
•		Demand \$6.00
		Usage (Per Month) \$0.06550
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Park Res	ervation	

## 1.9. Park Reservation

#### 1.9.2. Park Reservation

	Resident	Non-Resident
Nolan Park	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	\$50 – ½ day (10am to 2pm/4pm to dusk) \$75 – full day (10am to dusk)

Nolan Park Pavilion Only	\$15 – ½ day (10am to 2pm/4pm to dusk) \$30 – full day (10am to dusk)	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	
Eagle Park Commons	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	\$50 – ½ day (10am to 2pm/4pm to dusk) \$75 – full day (10am to dusk)	
Amphitheater	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	\$50 – ½ day (10am to 2pm/4pm to dusk) \$75 – full day (10am to dusk)	
Amphitheater Pavilion Only	\$15 – ½ day (10am to 2pm/4pm to dusk) \$30 – full day (10am to dusk)	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	
Pioneer Park	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	\$50 – ½ day (10am to 2pm/4pm to dusk) \$75 – full day (10am to dusk)	
Pioneer Park Pavilion Only	\$15 – ½ day (10am to 2pm/4pm to dusk) \$30 – full day (10am to dusk)	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50 – full day (10am to dusk)	
Walden Park	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50– full day (10am to dusk)	\$50 – ½ day (10am to 2pm/4pm to dusk) \$75 – full day (10am to dusk)	
Walden Park Pavilion Only	\$15 – ½ day (10am to 2pm/4pm to dusk) \$30 – full day (10am to dusk)	\$25 – ½ day (10am to 2pm/4pm to dusk) \$50– full day (10am to dusk)	

1.9.3. Blasting Permit Fee......\$500.00

### 1.10. Ambulance Fees

### 1.10.1. BEMS Regulated Rates:

1.10.1.1.	Emergency Responseas per current State approved rate
1.10.1.2.	After Hours Response (2000-0800 Military Timeas per current State approved rate
1.10.1.3.	Off-road response (<10 miles)as per current State approved rate
1.10.1.4.	Greater than 15 minute standbyas per current State approved rate
1.10.1.5.	Paramedic interceptas per current State approved rate
1.10.1.6.	Direct Admit-EMTas per current State approved rate
1.10.1.7.	DOAas per current State approved rate
1.10.1.8.	Emergency Department-EMTas per current State approved rate
1.10.1.9.	Evaluated and Released AMAas per current State approved rate
1.10.1.10.	Evaluated and Released w/MAas per current State approved rate
1.10.1.11.	Refused Careas per current State approved rate
1.10.1.12.	Transported Other Meansas per current State approved rate
1.10.1.13.	Aid Call-Flight Prepas per current State approved rate
1.10.1.14.	Aid Call-Diabetic Care
1.10.1.15.	Aid Call-Trouble Breathingas per current State approved rate
1.10.1.16.	Aid Call-Otheras per current State approved rate
1.10.1.17.	State Mileage per mile or fraction thereofas per current State approved rate
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#### 1.10.2. Supplies Billing & Miscellaneous Costs:

1.10.2.1.	Additional Attendant	as per current State approved rate
1.10.2.2.	Airway inserted	
1.10.2.3.	Assisted ventilations	
1.10.2.4.	Wound cleaning	as per current State approved rate
1.10.2.5.	Minor dressings	as per current State approved rate
1.10.2.6.	Major trauma dressings	
1.10.2.7.	Blood tubes drawn	
1.10.2.8.	Minor burn treatment	

	1.10.2.9.	Minor burn dressing	as	per	current	State ap	proved ra	ate
	1.10.2.10.	Major burn dressing.	as	per	current	State ap	proved ra	ate
	1.10.2.11.	Burn Sheet						
	1.10.2.12.	Cervical immobilization	as	per	current	State ap	proved ra	ate.
	1.10.2.13.	CPR						
	1.10.2.14.	Defibrillation	as	per	current	State ap	proved ra	ate
	1.10.2.15.	Endotracheal intubation	as	per	current	State ap	proved ra	ate
	1.10.2.16.	Light extrication	as	per	current	State ap	proved ra	ate
	1.10.2.17.	Powered extrication	as	per	current	State ap	proved ra	ate
	1.10.2.18.	Intra-osseous infusion	as	per	current	State ap	proved ra	ate
,	1.10.2.19.	IV						
	1.10.2.20.	OB care	as	per	current	State ap	proved ra	ate
	1.10.2.21.	Oxygen by Mask	as	per	current	State ap	proved ra	ate
	1.10.2.22.	Oxygen by Cannula						
	1.10.2.23.	Spinal immobilization						
	1.10.2.24.	Splinted						
	1.10.2.25.	Suctioned	as	per	current	State ap	proved ra	ate
	1.10.2.26.	Vitals assessed/monitored						
	1.10.2.27.	EKG	as	per	current	State ap	proved ra	ate
	1.10.2.28.	Blood Sugar Level Check	as	per	current	State ap	proved ra	ate
1.10.3.	Medication:							
•	1.10.3.1.	Albuterol Sulfate	as	per	current	State ap	proved ra	ate
	1.10.3.2.	Baby ASA						
	1.10.3.3.	Dextrose 50%	as	per	current	State ap	proved ra	ate
	1.10.3.4.	Dextrose 25%						
	1.10.3.5.	Oral glucose						
	1.10.3.6.	Glucagons		_		_	-	
	1.10.3.7.	Epi 1:1	as	per	current	State ap	proved ra	ate
	1.10.3.8.	Epi 1:10		_		_	-	
	1.10.3.9.	Morphine sulfate	as	per	current	State ap	proved ra	ate
	1.10.3.10.	Narcan-Naloxone		-		_		
+ 1	1.10.3.11.	Nitrostat		-			_	
	1.10.3.12.	Lidocaine-Drip		_			-	
	1.10.3.13.	Lidocaine-IV Bolus	as	per	current	State ap	proved ra	ate
,								
1.10.4.	Miscellaneou				,	G/ 1		. 9 .
	1.10.4.1.	Ice Pack		-		_	_	
	1.10.4.2.	Hot Pack		-				
	1.10.4.3.	Muconium Aspirator						
	1.10.4.4.	Asherman Chest Seal						
	1.10.4.5.	Urinal	as	per	current	State ap	broneg ta	alt oto
	1.10.4.6.	Emesis Basin	as	per per	current	State ap	proved R	atc
	1.10.4.7.	Irrigation Solution	45	hei.	current	state ap	broven is	alC

2. PAYMENT OF CHARGES, REIMBURSEMENT FOR PROFESSIONAL FEES, AND COLLECTION, OF PAST DUE ACCOUNTS. This section amends, enacts new provisions and restates and consolidates prior resolutions of the City Council of the City of Eagle Mountain and clarifies the requirement for collection of facilities, construction payments, past due accounts and other remedies to collect past due accounts from development applicants and others.

- 2.1. As additional fees for development review and approval, each development applicant shall be responsible to reimburse the City of Eagle Mountain for all excess fees and charges plus 10% administrative costs incurred by the City of Eagle Mountain in the review and processing of the development applicants application for Subdivision, site plan review, building permit, Master Site Plan (original or amended) or other development review. Existing application fees stated above payable by applicants include reasonable monetary charges for professional services required to the City to review and process the developers application, however, if the project or development review requires more professional or other third party services than anticipated and provided for in the original application fee, the developer shall be responsible to reimburse the City for the excess reasonable fees and charges incurred in the review, processing and compliance assurance required by the City to complete consideration of the developers application. Such fees and charges shall accrue to, and are payable by, the development entity which executes the development application, or enters into a development agreement with the City of Eagle Mountain as required under the City Development Code.
- 2.2. The City shall bill developers for excess reimbursable fees accruing under paragraph A above and all other charges on a regular basis within forty-five (45) days of the payment of such reimbursable fees and/or accrual of other charges to the developer by the City. The billing by the City shall be in reasonable detail to permit the developer applicant to determine the reason for the expenditure, the project for which the fees or charges were incurred, and the rate or other basis for the reimbursement or other charge. Billings for reimbursable fees are due upon receipt and if the balance due is not paid within thirty (30) days of mailing, the developer applicant account is delinquent and the developer applicant is in default on its reimbursement fee obligations to the City. Every billing statement from the City to a developer shall be deemed correct, accurate, undisputed and due in full unless the City Treasurer is notified in writing of a dispute bill in reasonable detail to ascertain the exact question or matter in dispute within thirty (30) days of the postmarked date on the mailed statement or the date of hand-delivery if the statement is not delivered through the U.S. Mail.
  - 2.2.1. Developer applicants, or their representatives, may informally confer with City staff to obtain further information, ask questions, and receive clarification of charges included on the billings. An informal conference may result in changes to the invoice from the City to the developer applicant.
  - 2.2.2. If the invoice is corrected or changed, the developer applicant shall pay the corrected invoice within fifteen (15) days after receipt of a corrected invoice.
  - 2.2.3. If the developer applicant does not dispute the billing, request information and engage in an informal conference with staff concerning the billing, the invoice shall be due thirty (30) days from the date of the invoice. Billed invoices shall be due and payable to the City thirty (30) days from the date of the invoice in the case of undisputed invoices and fifteen (15) days after receipt of a corrected invoice in the case of an invoice correct3ed after an informal conference or corrected after a decision by the City council.
  - 2.2.4. If the developer applicant disputes any charge on the invoice from the City to the developer applicant, the developer applicant shall pay the amount of the invoice and notify the City in writing of the dispute, indicating each disputed item and the reason each disputed item is disputed. The total sum of all disputed items shall constitute the contested amount of the payment by the developer applicant to the City.
- 2.3. The City Treasurer shall receive the disputed payment and the contested amount and shall notify the City Recorder of the contested payment. The City recorder shall notify the Mayor and provide the Mayor and Council with the statement of dispute received from the developer applicant.
  - 2.3.1. The City Council shall consider the payment dispute in a regularly scheduled City meeting. Notice of the time, date and place of the meeting where the disputed statement will be considered by the City Council will be mailed to the developer applicant not less than five (5) days before the date of the meeting. The developer applicant may be present and present any statement or evidence supporting the developer applicant's position with respect to the dispute.
  - 2.3.2. The City Council shall cause the party to whom disbursement was made by the City to be present at the hearing on the disputed amount and after hearing all of the relevant evidence and statements of

parties and staff, the City Council shall vote on each disputed item and determine whether or not to direct a refund to the developer applicant for any disputed charge. A final decision by the City Council may be made in the absence of the developer applicant disputing the statement in dispute.

- 2.4. Developer applicants must remain in good standing with all amounts due and payable to the City paid as such amounts become due. Developers or Master Developers who are delinquent in payment of reimbursable fees and charges to the City except facilities construction fee payments under Section 2.4.1, 2.4.2 and 2.4.3, or other charges to the City, are deemed to be in default and all processing of all applications before the City staff, Planning Commission or City Council shall be tabled until the developer applicant's default is cured by the timely payment of all fees and charges or the execution of an agreement for the payment of all fees and charges acceptable to the City Treasure or Administrator. Except as provided below, City staff are specifically instructed to verify that each Master Developer or developer applicant is in good standing with respect to all fees and charges owed to the City before presenting developer applications to the Planning Commission agenda or the City Council agenda, and specifically before recordation of plats or final signing and approval of site plans, building permits, or other development approval applications.
  - 2.4.1. Master Developers obligated to facilities construction fee payments to the City who are not current in the payment of all facilities fee construction payments and all major development applicants within the respective master development areas where the Master Developer is not current on all facilities fee construction payments, may qualify to continue to process major development subdivision applications as provided by the Development Code under special rules established in this Section 2.4.1 and in Section 2.4.2 and 2.4.3.
  - 2.4.2. Whenever a Master Developer is not current in the payment of facilities fee construction obligations, major development subdivision applications may be processed by the Planning Commission and City Staff and City Engineer up to consideration of the final plat of the subdivision by the City Council. No final vote shall be taken on the final plat or on the approval of a development agreement if the Master Developer or subdivider is in default in the payment of facilities fee construction obligations to the City. The Council shall not vote on the final plat or the subdivision development agreement for the period of time the Developer remains in default in the payment of the facilities fee obligations. The vote may be scheduled on the final plat and subdivision development agreement after the expiration of the period of time equal to the time between the date the facilities fee payment should have been paid to the City by the Master Developer and the date the payment was received by the City.
  - 2.4.3. Master Developers may qualify for the alternative processing provisions described in Sections 2.4.1 and 2.4.2, but shall only be qualified for the alternative processing if the Master Developer is current at the date of each processing request in the completion of all outstanding projects required to be completed at the date of the processing request. Master Developer projects include, but are not limited to, the completion of all subdivision development improvements required to be constructed by the Master Developer, the completion of parks or other improvements, or the completion of other public improvements or dedication of open space consistent with the Master Developer's.
- 2.5. Utility customer's accounts are due and payable by the last day of each month. Customers who do not pay the full amount of the utility billing invoice on or before the last day of the month are in default and are subject to disconnection of utilities and collection of the delinquent amounts. This section describes the process for notification, termination of services, penalty/reconnection fees, and provision for deferred payments schedule contracts.
  - 2.5.1. Delinquent accounts will be charged a fee of the greater of \$25.00 (twenty-five dollars) or 1% of the delinquent balance amount at the beginning of each month the accounts are delinquent.
  - 2.5.2. A final notice will be sent to the billing address within ten (10) days after the first working day of the month notifying the customer that if full payment of the past due balance is not received within seven (7) days after the notice that their service(s) will be subject to termination. Customers will be invited

- to contact City staff during this seven (7) day period to make special arrangements under extenuating circumstances, which may be approved by the City under the provisions of Section 2.5.4 below.
- 2.5.3. Services terminated for non-payment shall not be reinstated (reconnected) until payment of the past due account balance along with a reconnection fee of \$50 has been paid to the City. The reconnection fee shall be charged, unless the City has received payment at or before 5:00 p.m. on the day before the scheduled shutoff date, regardless of whether or not the service(s) were actually terminated. City employees who perform the actual shutoff are not allowed to receive payment for Utility Services.
- 2.5.4. A deferred payment schedule contract may be entered into with a delinquent customer, provided that the deferred payment schedule does not extend for a period of more than (1) year, provides for a specific amount in addition to payment of their current bill, to be paid each month together with interest as provided in Paragraph 2.6 below. Utility customers who do not comply with the terms of an executed deferred payment schedule contract, are subject to termination of service after the City provides the final notice provided in Section 2.5.2 above. Service terminated after default on a deferred payment contract shall not be reinstated until the past due balance has been paid in full. The City may, at its discretion, require an additional utility deposit be paid up to an amount equal to two (2) times the average monthly billing for the utility service.
- 2.6. All bill for utility service, invoices for reimbursable fees or other charges owed to the City of every kind and nature except for returned checks shall be charged a fee of twenty five dollars (\$25.00) or 1% of the unpaid balance whichever is greater.
  - 2.6.1. Each check or other instrument tendered to the City for payment of an obligation to the City and returned to the City as a dishonored instrument shall accrue the maximum penalty, services charges and other allowable fees for recovery of the amount due allowed by Utah law.
  - 2.6.2. Unpaid City accounts may be sent to Collections after a reasonable attempt has been made to collect the unpaid amounts. Collections will be pursued to the full extent of the law. A \$50 fee will be added to any account sent to collections.
- 3. OTHER FEES. It is not intended by this Resolution to repeal, abrogate, annul, or in any way impair or interfere with existing provisions of other resolutions, ordinances, or laws except to effect modification of the fees reflected above. The fees listed in the Consolidated Fee Schedule supersede present fees for services specified, but all fees not listed remain in effect. Where this Resolution imposes a higher fee than is imposed or required by existing provisions, resolution, ordinance, or law, the provisions of this resolution shall control.

4. This Resolution shall take effect at 12:01 a.m. December 3, 2008.

EAGLE MOUNTAIN CITY, UTAH

ATTEST:

Heather Anne Jackson, Mayor

Figuruala Kofoed, City Recorder

### **CERTIFICATION**

The above resolution was adopte	d by the City Council of Ea DELEMBER	ngle Mountain City on the, 2008.	and day of
	5 voting aye 6	_voting nay	OR PORATE OF P
	Fionnyala B. Ko	ofoed, City Recorder	Eagle Mountain  Lans New Frontier  * C. 1996  ATE OF UTBY