ORDINANCE NO. 1025 ADOPTED: APRIL 21, 1970

AN ORDINANCE TO ESTABLISH A WATER SUPPLY SYSTEM FOR THE VILLAGE OF ESTRAL BEACH; TO PROVIDE FOR THE OPERATION, MAINTENANCE, REGULATION AND USE OF THE SAID SYSTEM TO ESTABLISH AND FIX RATES AND CHARGES FOR THE USE OF THE WATER SUPPLY AND DISTRIBUTION FACILITIES OWNED OR OPERATED BY THE VILLAGE OF ESTRAL BEACH; TO PROVIDE FOR ALLOCATION AND DISTRIBUTION OF THE REVENUES DERIVED THEREFROM; TO PROVIDE FOR THE RAISING OF THE FUNDS NECESSARY TO MEET THE CONTRACTURAL OBLIGATIONS OF THE VILLAGE OF ESTRAL BEACH; AND TO PROVIDE PENALTIES FOR THE VIOLATION OF THIS ORDINANCE.

WHEREAS, the Township of Berlin, the County of Monroe, and the Village of Estral Beach have entered into a contract dated November 1, 1968 pursuant to the authorization provided by Act 342, Public Acts of Michigan, 1939, as amended, for the construction and financing of water lines in the Township of Berlin and within the Village of Estral Beach; and

WHEREAS, the Township and the Village have, by reason of said contract, obligated themselves each to pay a certain share of the full cost of the construction of said water lines, which cost is represented by the issuance of certain bonds in the aggregate principle amount of \$2,690,000.00, pursuant to Bond Resolution dated December 17, 1968, of the County of Monroe, adopted by its Board of Supervisors under the authorization provided by said Act 342, Public Acts of Michigan, 1939, as amended, and

WHEREAS, the Township of Berlin, the County of Monroe, and the Village of Estral Beach have entered into a further contract dated February 10, 1969, pursuant to which the Township shall assume full responsibility for and control over the operation, servicing, repair, maintenance and replacement, as well as responsibility for the billing and collection of charges for connection to said water lines and for the use thereof and shall make all contractual payments to the County of Monroe required by reason of said cutract dated November 1, 1968 from revenues raised through the operaton of said water system as supplemented by ad valorem taxes levied by the Township and by the Village; and

WHEREAS, the payments required to be made by the Township and the Village under the above specified contract dated November 1, 1968, are payable in installments as specified in said contract, plus interest, and are pledged for the payment of the above mentioned. County bonds, and to the payment of which the Township and the Village has eached pledged its full faith and credit; and

WHEREAS, under the provisions of Article IX, Section 6 of the Michigan Constitution of 1963, the Township is obligated to levy ad valorem taxes on the taxable property in the unincorporated areas of the Township, and the Village is obligated to levy ad valorem taxes on the taxable property in the Village, in amounts sufficient to meet said contractual payments when due; and

WhEREAS, under the provisions of the Act 342, Public Acts of Michigan, 1939, as amended, and pursuant to the contract dated November 1, 1968, the Village is authorized to establish rates and charges to users and beneficiaries of the facilities financed under said Act and apply revenues

therefrom to the payment of the contract obligations hereinbefore referred to, thus reducing the basic obligation of the Village to levy taxes in an amount sufficient to meet the payments required under the contract dated November 1, 1968,

NOW, THEREFORE, THE VILLAGE OF ESTRAL BEACH ORDAINS:

SECTION 1. In construing this Ordinance, the terms and words hereinafter defined, unless the context clearly establishes otherwise, shall be given the previous the context clearly establishes otherwise,

shall be given the meanings hereinafter set forth.

(A) WATER SYSTEM. The term "Water System" as used herein, shall be construed to mean all publicly owned and operated water mains and facilities now in existance in the Village or hereafter acquired or constructed therein, together with all works, instrumentalities and properties used or designed for use in the obtaining of a water supply or the distribution thereof.

(B) CONTRACT PAYMENTS. The term "Contract Payments" shall mean the payments required to be made by the Village to the County of Monroe under the provisions of the contract dated November 1968, referred to

in the preamble hereof.

(C) USER OR USERS. The terms "user" or "users" shall mean any premises connected with and using or connected with and able to use any of the facilities of the Water system.

(D) TOWNSHIP. The term "Township" shall mean the unincorporated

portion of the Township of Berlin, Monroe County, Michigan.

(E) VILLAGE. The term "Village" shall mean the Village of Estral

Beach, Monroe County, Michigan.

(F) VILLAGE COUNCIL. The term "Village Council" shall mean the Village Council for the Village of Estral Beach.

SECTION 2. The Township shall, as soon as resonably possible, take over maintenance from the County of the Water System as specified in the contract dated November 1, 1968, referred to in the preamble hereof. It is hereby declared to be the intent and purpose of the Township Board to establish and maintain resonable and uniform rates and charges applicable to various classifications of users so as to provide funds for the purposes set forth in Section 8 hereof.

SECTION 3. The ownership and possession of the Water System shall be vested in the County, but it is recognized that the County shall nevertheless have the right to enter into a contract with the Township, whereby possession and responsibility for operation, maintenance and repair of the system or any part thereof in the portion located in the Village, with the consent of the Village Council, shall be vested in the Township. The management of the Water System shall be vested in the Water Commission of the Township of Berlin, which shall be composed of five members, and which at all times includes in its membership one resident of the Village to be selected by the Village President, with approval of the Village Council.

SECTION 4. The fiscal year of the Water System shall commence on April 1st of each year and end on the following March 31st.

SECTION 5. Rates and Charges. The rates and charges for the services and benefits provided by the Water System shall be established by Ordinance. The initial rates and charges effective immediately are appended hereto as Schedule A. Alterations to or amendments of such rates and charges shall be be reflected by amended or substituted schedules.

SECTION 6. BILLING AND COLLECTION OF CHARGES. All charges, other than those charges designated herein to be payable in advance or when incurred, shall be collected in four quarterly periods, corresponding as near as may be to the dates of billing for water by the City of Letroit. Bills for all services and charges shall be itemized and shall be payable within twenty (20) days from the postmarked date of the billing. For all such bills not paid when due, a collection charge of ten percent (10%) of such bill shall be added thereto for each billing period, compounded quarterly. Failure to recieve a bill does not excuse non-payment nor avoid collection charges. The payment of all charges provided for herein may be enforced by shutting off the water supply to the user after a delinquency in payment of twenty (20) days. In the event that the water department is dispatched to a user to discontinue service for non-payment, a special discontinuance of \$5.00 shall be charged. Both the discontinuance and recomencement fee shall be payable forthwith. Charges for water supply as set forth in this Ordinance shall constitute a lien on the property served. On or before October 1st of each year, the Township Clerk shall deliver to the Township Supervisor and to the Village President and Village Clerk a certified statement of all water charges then over six (6) months due and unpaid. The Village President shall, pursuant to the said contract of November 1, 1968, place such charges as are applicable to Village users on the next general tax rolls and the same shall be collected as part of the general Village taxes and turned over, upon collection, to the Township for placement in the water System Recieving Fund as hereinafter described.

SECTION 7. No free service shall be furnished by the water System to any person, firm or corporation, public or private, or to any public agency or instrumentality, but service so furnished shall be paid for in accordance with the foregoing schedule of rates, or any revision thereof. The Village shall pay from its general funds or from the proceeds of any taxes which it is authorized to levy within constitutional limits, at the rates herein set forth for any connections serving the Village or its agencies and departments.

SECTION 8. The gross revenues of the Water System derived from the collection of rates and charges to users thereof are hereby ordered to be deposited into a seperate depository account with a bank insured with F.D.I. and approved by the Village Council, designated Water System recieving Fund (hereinafter referred to as the "Recieving Fund"), and said revenues so deposited shall be transferred from said recieving Fund periodically in the manner, at the time and in the order of priority herein set forth.

A. OPERATION AND MAINTENANCE FUND. Out of the revenues in the Recieving Fund, there shall first be set aside during each quarterly period of each operating year, into a seperate depository account designated Operation and Maintenance Fund, a sum sufficent to provide for the payment of the next quarter's current expenses, including fees for professional services with respect to the financing and operation of the water System, for the maintenance of those facilities of the water System which are the obligation of the Township as may be necessary to preserve the same in good repair and working order and to provide for the timely replacement, improvement, extension and development of such facilities. The Village Council, prior to the commencement of each operating year, shall adopt a budget to cover the foregoing expenses for each year, and such total expenses shall not exceed the total amount specified in said budget unless approved by a foursevenths (4/7) vote of the members of the Village Council.

ORD. NO. 1025 continued

B. CONTRACT PAYMENT FUND. There shall next be established and maintained a separate depository account designated Contract Payment Fund, the monies from time to time on deposit therein to be used and applied soley and only to the making of the contract payments. There shall be deposited into said fund, during each quarterly period of each operating year, all monies remaining in the recieving Fund after the foregoing provisions have been made for the current requirments of the Operation and Maintenance Fund, and also all monies derived from tax levies that have been spread for the purpose of meeting the contract payments and all special assessments that have been spread for such purpose. For the purpose of determining the amount of the required tax levies each year to meet the contract payments in full, pursuant to the pledges of the full faith and credit of the Township and the Village full credit shall be taken against said required levies for funds on hand in said Contract Payment Fund on July 1st of each year.

SECTION 9. Nothing herein contained shall be construed in any way to restrict or limit the basic obligation of the Township and Village to levy the necessary ad valorem taxes annually to provide the necessary funds to meet their contract payments in full, when due, in accordance with the pledges of the full faith and credit of the Township and Village, and as provided in said contract and the law, the bonds of the County of Monroe referred to in the preamble hereof having been issued in anticipation of said contract payments, and being primarily secured thereby.

SECTION 10. The Township shall cause to be maintained and kept proper books of record and account, in which shall be made full and correct entries of all transactions relating to the Water System. Not later than two (2) months after the close of each fiscal year, the Township shall cause to be prepared a statement in reasonable detail, showing the cash income and disbursements of the Water System at the beginning and close of the operating year and such other information as may be necessary to enable any taxpayer of the Township or Village or user or beneficiary of the service furnished to be fully informed as to all matters pertaining to the financial operation of the Water System during such year. Such annual statement shall be filed in the office of the Township Clerk and of the Village Clerk, where it shall be open to public inspection. Such books of record and account shall be audited annually by a Certified Public Accountant, to be designated by the Township Board, and a certified copy of such audit shall be filed with the Township Clerk and the Village Clerk.

SECTION 11. No connection shall be made or permitted to be made to any water mains of fire hydrants of the Water System without first obtaining a permit therefor. Application for such permit shall be made and filed with the Village Clerk, and the issuance of the permit approved by the Village Council or its authorized representative.

SECTION 12. If any section, paragraph, clause or provision of this Ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this Ordinance.

Beverly J. Knierim, Clerk John H. Knierim, President

Village of Estral Beach Preliminary Recommended Water Rates

Meter Service Charge

5/8 " or 3/4" Meter	1.50	per	quarter
T. M6.661	2 50%		
1 - 1/2" Meter	5.00	**	11
2" Meter	9.00	£1	U
2 - 1/2" Meter	14.00	**	11
3" Meter	20.00	**	£1
4" Weter	30.00	н	11
6" Meter	50 00	**	f t
8" Meter	75.00	TT .	11
12" Meter	100.00	n	fi

Consumption Rate

Minimum quarterly charge for first .			
10,000 gallons on any part thereof ++			ſ
10,000 gallons to 20,000 gallons\$0.50	per	thousand	gallons
20,000 gallons to 100,000 gallons 0.45	per	thousand	gallond
100,000 gallons to 200,000 gallons 0.40	per	thousand	gallons
200,000 gallons to 400,000 gallons 0.36	per	thousand	gallons
All over 400,000 gallons 0.32	per	thousand	gallons

Debt Service Charge

A debt service charge of \$80.00 annually, payable at a rate of \$20.00 per quarter, shall be collected from all premises connected to the water supply system including each trailer, apartment and condominiums. Motel at one debt service per unit up to ten units and $\frac{1}{2}$ one debt service per unit over ten units.

	<u> </u>		
	66' or less	67' to 86'	87' to 120'
Meter Size	Street	Street	Street
3/4"	\$5 <mark>00.00</mark>	\$550.00	\$610.00
1"	<i>55</i> 0.00	610.00	670.00
1 - 1/2"	650 € 00	720.00	800.00
2"	800.00	900.00	1,000.00

All other sizes at cost plus 25 percent. All residences connecting before June 15, 1970, will be charged \$400.00 for a 3/4" meter tap in charge. If the residence requires a meter larger than 3/4" size, the above tap in charge schedule will apply.

A down-payment of \$200.00 paid immediately with the remainder to be paid within one year, with 6 per cent annual interest on the unpaid balance, will be allowed on "hardship cases". Hardship cases are to be determined by the Village President and confirmed by the Village Council at the next regular scheduled meeting. All senior citizens qualified under State Law for Senior Citizens' Exemption may elect to pay for "Tap In" fees over a twenty year period, with interest at 6 per cent, after signing a note and lien against the property being served.

ORDINANCE NO. 1025-A----AMEND WATER ORDINANCE NO. 1025

AN ORDINANCE TO AMEND ORDINANCE NUMBER 1025, PROVIDING FOR THE PAY-MENT OF WATER TAP-IN FEES FOR NEWLY CONSTRUCTED BUILDINGS ONLY AND TO AMEND THE WATER CONSUMTION RATES FOUND IN ORDINANCE NUMBER 1025 AND TO REVISE AND INCREASE THESE CONSUMTION RATES.

THE VILLAGE OF ESTRAL BEACH ORDAINS:

SECTION NO.1. - That Ordinance No. 1025 be amended as follows:

SECTION NO.2. That said Ordinance shall now include the following to be applicable only to applicants for new construction: The tap-in fee required to be paid by applicants for new construction commencing after the effective date of this amendment shall not be due and payable until on or before the expiration of one (1) year from the date of issuance of the building permit for such new construction, unless occupancy permit, title or an interest in said property is either issued or transferred earlier, in which event said payment shall be due and payable at the time of said issuance or transfer.

The tap-in fee shall be payable as provided in Ordinance No.1025.

SECTION NO.3.- CONSUMTION RATES:

Minimum quarterly charge for first 10,000 gallons or any part thereof
SECTION NO.4REPEALER: That the balance of Ordinance Number 1025 shall remain in full force and effect except those sections in conflict with the amendments which are hereby repealed. RuthAnn Nietubicz-Clerk Frank E. Borbely-President
Moved by Commissioner Moore To adopt Ordinance No.1025-A Seconded by Commissioner Wiegand To adopt Ordinance No.1025-A
First reading 1/29/80 ROLL CALL VOTE: -ACKINSON yea CHAPMAN nay MOORE yea WEIGAND yea LILBURN nay KNIERIM yea
ADOPTED: 2/5/80 PUBLISHED: 2/14/80 Effectives 3/15/80 CERTIFICATION:
I, RuthAnn Nietubicz, duly elected Clerk of the Village of Estral Beach, Monroe County, Michigan, do hereby certify that the above is a true copy of the action taken by the Estral Beach Village Council at their <u>Regular</u> meeting held on <u>February</u> the <u>5th</u> day of <u>1980</u>

VILLAGE OF ESTRAL BEACH ORDINANCE NO. 1025B

AN ORDINANCE TO AMEND ORDINANCE NO. 1025A, TO REVISE AND INCREASE THE CONSUMPTION RATES ESTABLISHED FOR THE VILLAGE OF ESTRAL BEACH WATER CUSTOMERS.

THE VILLAGE OF ESTRAL BEACH ORDAINS:

SECTION 1. CONSUMPTION RATES:

THAT THE CONSUMPTION RATES ESTABLISHED IN SECTION 3 OF ORDINANCE 1025A SHALL BE AMENDED AS FOLLOWS:
THAT A FLAT RATE OF \$1.05 PER 1,000 GALLONS USAGE BE CHARGED. WITH NO MINIMUM CHARGE.

SECTION 2. REPEALER:

THAT THE BALANCE OF #1025A SHALL REMAIN IN FULL FORCE AND EFFECT EXCEPT THAT SECTION IN CONFLICT WITH THE AMENDMENT, WHICH IS HEREBY REPEALED.

SECTION 3. THIS ORDINANCE SHALL TAKE EFFECT IMMEDIATELY AFTER THE DATE OF PUBLICATION THEREOF AND SHALL INCLUDE AND COVER SUBSEQUENT BILLINGS FROM AND AFTER ITS EFFECTIVE DATE.

THIS ORDINANCE HAS BEEN PASSED BY THE VILLAGE OF ESTRAL BEACH COMMISSION ON February 15, 1983, AND WAS CAUSED TO E PUBLISHED IN A NEWSPAPER OF GENERAL CIRCULATION WITHIN THE VILLAGE OF ESTRAL BEACH, COUNTY OF MONROE, MICHIGAN, ON February 21, 1983.

John Powell, PRESIDENT JOHN POWELL Devely Ancien, CLERK BEVERLY J. KNIERIM

CERTIFICATION:

I, Beverly J. Knierim, duly elected Clerk of the Village of
I, Deverty of Milter Im, dury elected Olerk of the village of
Estral Beach, County of Monroe, State of Michigan, do hereby certify
that the foregoing Ordinance 1025B was adopted by the Commission of the
Village of Estral Beach at a Regular meeting held on February 15,
1983 by Board members present and voting as follows:
MOTION by John Wiegand Supported by Mae Hatchard
VOTING AYE: Commissioners: John Wiegand, Mae Hatchard, Carol Harper, Zigmund Gadzinski
VOTING NAY: Richard ChapmanaBSENT: John Knierim
I further certify that a copy of this ordinance was published pursuant
to law, on February 21, 1983, in the Monroe Eyening News, and
is in effect as of that date.
1st Reading 2/1/83 Devely Anero, Clerk
2nd.Reading 2/15/83 BEVERLY J KNIERIM

VILLAGE OF ESTRAL BEACH ORDINANCE 1025C

AN ORDINANCE TO AMEND ORDINANCE 1025, SCHEDULE A THEREOF, TO PROVIDE AN INCREASE IN WATER TAP-IN CHARGES FOR VILLAGE CUSTOMERS.

THE VILLAGE OF ESTRAL BEACH ORDAINS:

THAT SCHEDULE A OF ORDINANCE 1025, PERTAINING TO TAP-IN CHARGES SHALL BE AMENDED TO READ AS FOLLOWS:

- a. The Tap-in charge for a 3/4 inch line for a street of 66 feet or less shall be \$750.00.
- b. The Tap-in Charge for distances of 66 feet or more for line sizes 3/4 inch shall be \$750.00 plus the actual cost of labor and materials for over the 66 foot street for the additional footage beyond 66, plus 25% of such cost of labor and materials to defray the expense of inspection, administration, engineering, clerical and legal services.
- c. The Tap-in charge for line sizes over 3/4 inch shall be \$750.00 plus the cost difference between 3/4 material and labor and size to be installed and be let for bid for materials and labor. The actual cost of labor and materials plus 25% of such labor and material cost to defray the expense of inspection, administration, engineering, clerical and legal services. The bidding agency shall have the right to accept or reject all bids.

SECTION 2. REPEALER:

The remaining section and provisions of Ordinance 1025 and subsequent amendments thereof shall remain in full force and effect except that section in conflict with the amendment, which is hereby repealed.

SECTION 3. This Ordinance shall take effect immediately after the date of publication thereof.

THIS ORDINANCE HAS BEEN PASSED BY THE VILLAGE OF ESTRAL BEACH COMMISSION ON February 15, 1983, AND WAS CAUSED TO BE PUBLISHED IN A NEWS-PAPER OF GENERAL CIRCULATION WITHIN THE VILLAGE OF ESTRAL BEACH, COUNTY OF MONROE, MICHIGAN ON February 21, 1983

, President

Levely Mileson, Cl

ORDINANCE 1025C (Continued)

CERTIFICATION:

I, Beverly J. Knieri, duly elected Clerk of the Village of Estral Beach, County of Monroe, State of Michigan, do hereby certify that the foregoing Ordinance 1025C was adopted by the Commission of the Village of Estral Beach at a Regular meeting held on <u>February 15, 1983</u> by Board members present voting as follows:

MOTION by: Carol Harper

SUPPORTED by: John Wiegand

VOTING AYE: Commissioners: Carol Harper, John Wiegand, Mae Hatchard,

Richard Chapman, Zigmund, Gadzinski

VOTING NAY: None

ABSENT: John Knierim

Burly Aneum

BEVERT V I KNIRTM. Clerk

BEVERLY J. KMTRIM, Clerk VILLAGE OF ESTRAL BEACH

I further certify that a copy of this Ordinance was published pursuant to law on February 21, 1983, in the Monroe Evening News, and is in effect

as of that date.

Durch Friem, Clerk VILLAGE OF ESTRAL BEACH

First Reading: 2/1/82 Second Reading: 2/15/83

VILLAGE OF ESTRAL BEACH ORDINANCE NO. 1025D

AN ORDINANCE TO AMEND ORDINANCE 1025, SECTION 3 THEREOF, TO INCLUDE FOR THE APPOINTMENT OF AN ALTERNATE TO SERVE IN THE EVENT OF THE ABSENCE OF THE VILLAGE REPRESENTATIVE TO THE WATER COMMISSION.

THE VILLAGE OF ESTRAL BEACH ORDAINS:

- SECTION1. THAT THE FOLLOWING ADDENDUM TO SECTION 3 OF ORDINANCE SHALL PROVIDE THAT AN ALTERNATE MAY BE SELECTED BY THE VILLAGE PRESIDENT, WITH THE APPROVAL OF THE VILLAGE COMMISSION, TO SERVE IN THE EVENT OF THE ABSENCE OF THE VILLAGE REPRESENTATIVE TO THE WATER COMMISSION OF BERLIN TOWNSHIP.
- SECTION 2. THE REMAINING SECTIONS AND PROVISIONS OF ORDINANCE 1025 AND SUBSEQUENT AMENDMENTS THEREOF SHALL REMAIN IN FULL FORCE AND EFFECT. ONLY SECTION 3 IS CHANGED TO INCLUDE THE ABOVE PROVISION.
- SECTION 3. THIS ORDINANCE SHALL TAKE EFFECT IMMEDIATELY AFTER
 THE DATE OF PUBLICATION THEREOF.

THIS ORDINANCE HAS BEEN PASSED BY THE VILLAGE OF ESTRAL BEACH COMMISSION ON February 15, 1983, AND WAS CAUSED TO BE PUBLISHED IN A NEWSPAPER OF GENERAL CIRCULATION WITHIN THE VILLAGE OF ESTRAL BEACH, COUNTY OF MONROE, MICHIGAN ON February 21, 1983.

John Jouel President John POWELL Beverly Thesem, Clerk BEVERLY J. KNIERIM,

CERTIFICATION:

I, Beverly J. Knierim, duly elected Clerk of the Village
of Estral Beach, County of Monroe, State of Michigan, do hereby
certify that the foregoing Ordinance 1025D was adopted by the
Commission of the Village at a Regular meeting held on
February , 1983 by Board members present voting as
follows:
MOTION by John Wiegand SUPPORTED by Carol Harper

VOTING AVE	John Wiegand, Carol Harper, Mae Hatchard, Richard
AOTING WIR	
	Chapman
VOTING NAY	None
ABSENT:	John Knierim
	certify that a copy of this Ordinance was published law on February 21, 1983, in the Monroe Evening
News, and	s in effect as of that date.
	Benefy Ancein, Clerk
	BEVERLY AKNIERIM
First Read:	ing: 2/1/83
	$ding: \frac{2/15/83}{}$

VILLAGE OF ESTRAL BEACH ORDINANCE NO. 1025E

AN ORDINANCE TO AMEND ORDINANCE NO. 1025B, TO REVISE AND INCREASE THE CONSUMPTION RATES ESTABLISHED FOR THE VILLAGE OF ESTRAL BEACH WATER CUSTOMERS.

THE VILLAGE OF ESTRAL BEACH ORDAINS:

SECTION: 1. CONSUMPTION RATES:

THAT THE CONSUMPTION RATES ESTABLISHED IN SECTION 1 OF ORDINANCE 1025B SHALL AMEND AS FOLLOWS:
THAT A FLAT RATE OF \$1.20 PER 1,000 GALLONS USAGE BE CHARGED, WITH A MIMIMUN OF 8,000 GALLONS USED.

THIS ORDINANCE HAS BEEN PASSED BY THE VILLAGE OF ESTRAL BEACH COMMISSION

ON JANUARY 3rd , 1989 , AND WAS CAUSED TO BE PUBLISHED IN A NEWSPAPER

OF GENERAL CIRCULATION WITHIN THE VILLAGE OF ESTRAL BEACH, COUNTY OF MONROE,

MICHIGAN, ON JANUARY 10th , 1989.

JOHN POWELL

, PRESIDENT

TGLERK

CERTIFICATION:

I, DENISE E. SOVEY, duly elected Clerk of the Village of Estral Beach, County of Monroe, State of Michigan, do hereby certify that the foregoing Ordinance 1025E was adopted by the Commission of the Village of Estral Beach at a REGULAR meeting held on JANUARY 3rd, 1989 by board members present and voting as follows:

MOTION by WIEGAND Supported by BOROWSKI

VOTING AYES:

COMMISSIONERS: WIEGAND, BOROWSKI, O'DONNELL, LILBURN, OEHRING

VOTING NAYS:

COMMISSIONERS: NONE

ABSENT:

COMMISSIONER: MINTON

I further certify that a copy of this ordinance was published pursuant to law, on $_$ JANUARY 10th $_$, 1989 in the Monroe Evening News, and is in effect as of that date.

1st Reading <u>DECEMBER 6, 1988</u> 2nd Reading JANUARY 3, 1989

DENISE E. SOVEY, Clerk

Monroe Evening News

20 W. First Street, P.O. Box 1176, Monroe, M1 48161 313-242-1100

To Village of Estral Beach

c/o Clerk

.0. Box 10

Dort, MI

48166

Jan. 10, 1989

To publish notice of Ord. No. 1025E.

3 inches, 0\$8.09, 1 insertion, 1 affidavit. . . .

Please return copy with payment, thank you.