RENO NEWSPAPERS INC.

Publishers of

RENO GAZETTE-JOURNAL

955 KUENZLI ST • P.O. BOX 22000 • RENO, NEVADA 89520 • PHONE: (775) 788-6200

LEGAL ADVERTISING OFFICE • (775) 788-6394





Washoe County

- •Comptrollers Office
- PO Box 11130 Reno NV 89510

STATE OF NEVADA COUNTY OF WASHOE

Tana Ciccotti SS.

being first duly sworn, deposes and says: That as the legal clerk of the RENO GAZETTE-NAL, a daily newspaper published in Reno, oe County, State of Nevada, that the notice:

Ordinance 1072

PLEASE STAMP & SIGN FOR PAYMENT

of which a copy is hereto attached, has been published in each regular and entire issue of said newspaper on the following dates to wit:

July 23, 30, 1999

Signed_

Subscribed and sworn to before me this

Public



Customer Account # 349008

PO # / ID #

3008

Legal Ad Cost

42.80

PROOF OF PUBLICATION

NOTICE OF ADOPTION WASHOE COUNTY ORDINANCE NO. 1072

NOTICE IS HEREBY GIVEN THAT: Bill No. 1248 Ordinance No. 1072 entitled

AN ORDINANCE AMENDING THE WASHOE COUNTY CODE BY REPEALING A PORTION OF SEC-TION 15.380 WHICH ESTABLISHED A FEE OF 15 CENTS PER COPY FOR COPIES MADE ON COPYING MACHINES

was adopted on July 13, 1999, by Commissioners Joanne Bond, Jim Galloway, Pete Sferrazza, Jim Shaw, and Ted Short and will become effective on Monday, August 2, 1999.

Typewritten copies of the ordinance are available for inspection by all interested persons at the office of the County Clerk, 75 Court Street, Reno, Nevada.

AMY HARVEY, Washoe County Clerk

No.3008 July 23,30, 1999

Summary: Amends Washoe County Code by repealing fee charged for copying.

BILL NO. 1248

ordinance no. <u>1072</u>

AN ORDINANCE AMENDING THE WASHOE COUNTY CODE BY REPEALING A PORTION OF SECTION 15.380 WHICH ESTABLISHED A FEE OF 15 CENTS PER COPY FOR COPIES MADE ON COPYING MACHINES.

THE BOARD OF COUNTY COMMISSIONERS OF WASHOE COUNTY DO ORDAIN:

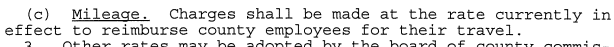
<u>SECTION 1.</u> Section 15.380 of the Washoe County Code is hereby amended to read as follows:

15.380 <u>General policy; materials, labor charges and services; exceptions.</u>

- 1. It is the policy of the county to recover all costs incurred in providing services to others not required by statute or ordinance, except to the extent that services are provided free of charge to other governmental entities. Such charges are to be reviewed yearly to insure that the county is recovering the maximum number of dollars in a businesslike manner.
 - 2. Charges established by:
- (a) Management information services shall be reviewed by the data processing board.
- (b) The department of parks and recreation for various activities will be reviewed by the county park commission.
- 3. Charges not otherwise provided for in federal and state statutes, other county ordinances and agreements will be structured as follows:
- (a) <u>Materials.</u> All materials ultimately to be billed to others shall be charged at cost plus a handling charge of at least 10 percent.
- (b) <u>Labor charges.</u> All charges for labor shall be billed as follows:
- (1) <u>Within the county.</u> Charges shall be made based on actual pay rates or, alternatively, the standard pay rate for the job classification required.
- (2) Other governmental agencies. For other governmental agencies, charges will be made at a minimum, based on the actual pay rate plus:

(3) <u>For others.</u> Charges will be made based on subparagraph (2) plus a surcharge of 25 percent of direct labor costs for overhead associated with the providing of the service.





3. Other rates may be adopted by the board of county commissioners for providing recurring services if, in light of all the circumstances, it appears to be in the best interests of the county to approve rates that do not conform to the general policies.

<u>SECTION 2.</u> <u>Effective Date.</u> Section 1 of this ordinance is effective retroactive to July 1, 1999.

Proposed on the 22nd day of June 1999
Proposed by Commissioner 1999
Passed on the 18th day of July 1999

Vote:

Ayes: Joann

anne Bond. Jum Calloway

Nays:

Absent: Mone

hairman

Washoe County Commission

ATTEST: Varvey

This ordinance shall be in force and effect from and after the day of <u>lugues</u>, 1999.