

AN ORDINANCE to amend and reordain subsections (a), (f) and (g) of Section 10-5, Article I, and to further amend Section 10-5 of Article I by adding thereto a new subsection lettered (v), all of Chapter 10 of The Code of the City of Alexandria, Virginia, 1963, as amended; which Chapter 10 relates to ELECTRICITY, which Article I relates to IN GENERAL, which Section 10-5 relates to SCHEDULE OF INSPECTION FEES, which subsection (a) relates to FEE FOR INSPECTION OF CIRCUIT WIRING, which subsection (f) relates to FEE FOR INSPECTION OF MOTORS, ETC., which subsection (g) relates to FEES FOR INSPECTION OF HEATING DEVICES, and which new subsection (v) relates to MINIMUM INSPECTION FEE.

THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:

Section 1. That subsection (a), Section 10-5, Article I, Chapter 10 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

'a) For the inspection of circuit wiring for all classes of electrical fixtures, apparatus, appliances, utilization equipment, motors, signs and devices within the scope of this chapter: One \* to six branch circuits, inclusive, one dollar each circuit; each additional branch circuit, fifty cents each. Three-wire branch circuits will be considered the same as two two-wire branch circuits and will be charged for accordingly. No charge will be made for feeder circuits when installed in conjunction with branch circuits, but when installed without branch-circuit wiring the charge will be the same as that for branch circuits. When additional branch or feeder circuits are installed after the securing of permit, the fee for the work not covered by the original permit will be the same as for an original installation.

The fee for special circuits will be the same as though the special equipment, for which this circuit is intended is in place.

Section 2. That subsection (f), Section 10-5, Article I, Chapter 10 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

(f) For inspection of motors, generators, motor generators, \* rotary converters, and motor driven appliances, not including wiring, up to \* five horsepower, inclusive, one, \* two dollars; each additional, \* one dollar. Motors, etc., \* in excess of five but not more than twenty horsepower, inclusive, one, \* three dollars; each additional, one dollar and fifty cents. Motors, etc., \* in excess of twenty but not more than fifty horsepower, inclusive, one, \* six dollars; each additional, \* three dollars. Motors, etc., in excess of fifty horsepower, one, twelve dollars; each additional, six dollars. Temporary motors, each motor, one dollar.

Section 3. That subsection (g), Section 10-5, Article I, Chapter 10 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

(g) For inspection of fixed (or stationary) heating devices, cooking devices, electric welders, and ovens \* of over one kw., not including wiring, one, two dollars; each additional, one dollar. For inspection of central electric furnaces, not including the wiring, one to five kw., inclusive, two dollars; each additional five kw. or fraction thereof, one dollar. A fixed device, as applied to this rule, is one which is obviously intended by size, weight and service not to be frequently moved from place to place.

Section 4. That Section 10-5, Article I, Chapter 10 of The Code of the City of Alexandria, 1963, as amended, be and the same hereby is amended by adding thereto a new subsection lettered (v) to read as follows:

(v) The minimum fee for each inspection shall be three dollars.

Section 5. That this ordinance shall be published in a newspaper of general circulation in the city not later than five days following its introduction together with a notice containing the time and place for a public hearing. The Clerk of the Council shall note the date of introduction and first reading, the date of publication, the date of the public hearing, and the date of the second reading and final passage in the minutes of the meeting. This ordinance shall become effective the date of its final passage.

Charles E. Beatley, Jr.  
Mayor

FINAL PASSAGE: JUNE 22, 1971

N.B. Underscoring is not part of the ordinance but merely denotes new or changed material; asterisks denote deletions.