

ORDINANCE NO. 163

AN ORDINANCE regulating installation, repair, alteration and use of electrical equipment and wiring; adopting National Electrical Code, 1953 Edition, and repealing subsection (c) of Section 1 of Ordinance No. 2.

THE CITY COUNCIL OF THE CITY OF BELLEVUE DO ORDAIN  
AS FOLLOWS:

Section 1. Short Name. This Ordinance shall be known as the Electrical Code of the City of Bellevue which is hereinafter referred to as the "Electrical Code" or as "this Code".

Section 2. Prohibition. It shall be unlawful to construct, install, alter, repair, use, maintain or operate any electrical equipment as defined herein, EXCEPT, as permitted by and in compliance with the provisions of this Code.

Section 3. Application and Scope. The Electrical Code of the City of Bellevue shall apply to all electrical wiring and equipment which is installed or used within the City, EXCEPT that it shall not apply to the wiring and equipment used for the control or distribution of electrical energy in the central stations or substations of the local power companies serving the City of Bellevue public and regulated by the State of Washington. Furthermore, it shall not apply to any wiring or equipment which is used exclusively for the operation of fire alarm or police telegraph systems of the City of Bellevue, or the operation of any public telegraph or telephone system; provided, however, that except as to the requirements for licensing, permits and inspection, it shall apply to all wiring and equipment installed on the premises of a consumer.

Except for the provisions which clearly apply to electrical equipment previously installed, this Code shall not apply retroactively to any electrical installation unless such installation was made in violation of the provisions of controlling statutes, resolutions or ordinances then regulating such installation, or was made without the permits required thereunder.

ARTICLE 1 - ADMINISTRATION

Section 4. Enforcement. The Building Official designated by the City Manager or by Ordinance is hereby charged with the enforcement of this Code.

Section 5. Inspection, Interference with. It shall be unlawful for any person to interfere with, prevent or seek to prevent, the inspection of any electrical equipment at any time by the Building Official or his authorized representative; provided, however, that before entering occupied private dwellings or apartments for the purpose of making an inspection, the consent of the occupant thereof shall first be secured. Such consent shall not be withheld after the inspector has given notice of the intention to enter and make inspection, which notice shall be served upon such occupant by the Building Official at least twenty-four (24) hours before the proposed entry.

Section. 6. Prior Permits. Nothing in this code shall be construed

as in any wise invalidating any lawful permit heretofore issued under the provisions of the preceding electrical code.

**Section 7. Abatement of Unauthorized Work.** The Building Official shall have authority to order the immediate suspension of all or any portion of the work of installing, altering, repairing or removing of electrical equipment by attaching notice to that effect on the premises wherever it is found by him that such work is being performed without a lawful permit or that the drawings or specifications bearing the approval stamp of his office are not on the premises and available for examination, or that the work is not being installed as per plans and specifications, or that the permit card is not conspicuously posted on such premises, or that the materials and workmanship are not in compliance with the provisions of this Code or that they are not in compliance with the permit, or that such suspension is necessary for the proper inspection of work previously performed. It shall be unlawful for any person to continue the work of installing, altering, repairing, or removing said electrical equipment after the suspension of the work has been ordered as herein provided.

**Section 8. Notice for Inspection before Covering Work.** When the installation, <sup>ALTERATION</sup> alteration or extension of any electrical equipment has been completed, or as nearly completed as the nature of the construction will allow without covering the electrical equipment, it shall be the duty of the person in charge of such installation to notify the office of the Building Official that such installation, giving the permit number and location, is ready for inspection; provided, however, that permission to conceal wiring shall not be given until all metallic piping, ducts, plumbing, etc., installed by other trades and which are liable to interfere with or be run in close proximity to the electrical installation, are permanently in place. A final inspection shall be given only after all wiring has been covered and completed, all permanent fixtures, such as lighting fixtures, hot water tanks, outlet receptacles, switches, and plates which have been installed, providing however, outlet boxes may be blanked off with proper covers installed in lieu of lighting fixtures, plugs, plates and switches or equipment if same is not intended to be installed before final inspection is called.

It shall be unlawful for any owner, contractor, or other person engaged in the construction of any building or structure, or the installing of any electrical equipment regulated herein, to permit work of any kind to be done which would cover or conceal in any manner, any electrical equipment, until same has been inspected by the Building Official or his authorized representative, and found to comply with the requirements of this Code, and permission to cover given in writing.

**Section 9. Unauthorized Connections Prohibited.** It shall be unlawful to connect to the electric current, any electrical installation, extension thereof or electrical equipment, until a lawful permit for such work has been obtained and the installation has been inspected and approved by the Building Official or his authorized agent.

In order to safeguard persons and property from the danger incident to unsafe or improperly installed electrical equipment the Building Official shall immediately sever any unlawfully made connection of electrical equipment to the electrical current when he finds that such severing is essential to the maintenance of safety and the elimination of hazards.

It shall be unlawful for any person to reconnect any electrical equipment to current which has been disconnected by the Building Official or his authorized agent.

Section 10. Destruction of Notice. It shall be unlawful for any person to remove, mutilate, destroy or conceal any notice issued and posted by the Building Official pursuant to the provisions of this Code.

Section 11. Unsafe Prior Installations. The Building Official shall have the authority to inspect, or cause to be inspected, any previously installed electrical equipment such as is regulated by this Code, even though it may have been installed in accordance with former city regulations. Should he find such installation or equipment to be manifestly unsafe to life or property, he shall serve written notice to the owner and/or user thereof that such unsafe conditions exist and must be eliminated within a period of not to exceed sixty (60) days. If such requirements are not complied with within the stated time, he shall disconnect or cause to be disconnected, the current from such installation or equipment. After the Building Official has disconnected such installation or equipment from the electric current, or caused the disconnection, it shall be unlawful for any person to reconnect such installation or equipment to the electric current without the approval of the Building Official.

Section 12. Limitation of City Responsibility. This ordinance shall not be construed to lessen the responsibility of any person owning, operating or installing any electrical wires, appliances, apparatus, construction or equipment, for damages to anyone injured by defect therein; nor shall the City of Bellevue, or any employee thereof, be held liable for any injury or damage resulting from the non-compliance of any electrical installation with the provisions of this Code.

Section 13. Partial Invalidity. If any section, subdivision, sentence or clause of this Code is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this Code.

Section 14. Permits Required. It shall be unlawful to install, alter, or extend any electrical equipment without first obtaining a permit so to do from the Building Official, provided that permits are not required for minor repair work such as repairing flush or snap switches, replacing fuses, repairing lamp sockets and receptacles, when such work is done in accordance with the provisions of this Code, nor are permits required for the setting of meters by any company engaged in the business of supplying electricity to the public; provided, that meter loops have been installed under permit, and furthermore, provided that such meters are not connected to any electrical installation regulated by this Code until approval of such connection has been given by the Building Official.

Section 15. Application for Permit. Before any electrical permit is issued, an application therefore shall be made to the Building Official, in writing, signed by the applicant.

1. Each application shall state the name and address of the

owner, lawful occupant or vendee in possession of the premises where or in connection with which the work is to be done and such other information as the Building Official may require to assist him in the consideration of said application.

2. No electrical permit shall be issued to any person required by the laws of the State of Washington, and especially by Chapter 169 of the Session Laws of 1935, to have a license to engage in, conduct, or carry on the business of installing wires or equipment to convey electric current or of installing apparatus or appliances to be operated by such current unless he has such unexpired, unrevoked, unsuspended license, and no such permit shall be issued where the work authorized thereby is to be done by a person required by said laws to have such a license unless he has such an unexpired, unrevoked, unsuspended license. Every applicant for a permit shall state in his application that the work to be performed under the permit will not be done by any unlicensed person required by the laws of the State of Washington to have a license for the doing of such work. If the Building Official finds that any material statement in said application is untrue, he shall refuse the permit.

3. Any corrections of which notice was given, shall be made within a period of fifteen (15) calendar days from the date of notice thereof. Issuance of additional permits to any person, firm or corporation against whom corrections were issued, may be suspended by the Building Official or his authorized agent, until such corrections are made.

4. All applications for electrical permits shall be made at the office of the Building Official on proper forms, except that he may accept mailed applications from persons whom he has found to have sufficient knowledge of this Code to properly make out such applications. Should such applications not be filled out in accordance with the rules and regulations laid down by the Building Official, he shall not accept them by mail, and such persons shall thereafter make application at his office. All applications made by mail shall be accompanied by stamped, self-addressed envelopes sufficient in size to contain the issued permits and permit cards.

5. Every permit issued hereunder shall state the number of days assumed to be necessary to complete the work, which length of time shall be considered the life of the permit. If the work is not completed within the stated time, either a new permit shall be obtained or the old one extended by the Building Official. The life of a permit, including any extensions, shall not exceed one (1) year.

Section 16. Temporary Installation. If the Building Official finds that the safety of life and property will not be jeopardized, he shall issue permits for temporary electrical installations for use during the construction of buildings or for carnivals, conventions, festivals, fairs, the holding of religious services, temporary lighting of streets, etc. Permission to use such temporary installation shall not be granted for a greater length of time than thirty (30) days except that a permit for a temporary installation to be used for

constructing of a building may be issued for the period of construction. Should such temporary lighting be over the street area, the proper authority for such use of the street must first be obtained. All such temporary installations shall be made in a manner as nearly as practicable in conformance with the requirements of this Code for permanent work, provided that the Building Authority may permit deviations which will not permit of hazards to life or property, and further provided that whenever such hazards are deemed by the Building Official to exist, he may at once rescind or cancel the permit covering such installation and disconnect, or order the disconnection of, all energy to such equipment.

*omit under scoring*

**Section 17. Plans and Specifications.** Where a proposed electrical installation cannot be described on the permit application in sufficient detail so that there will be adequate information for the inspector, two (2) sets of printed drawings shall be filed with the application. Whenever more than fifteen (15) circuits are installed, except in residences or in duplexes, two (2) sets of printed drawings shall be filed with the application. The printed drawings shall clearly and definitely describe a proposed installation and shall be supplemented by specifications if necessary for proper interpretation of the drawings. A key to the symbols used shall accompany all plans. Mains, feeders, branch circuits, and distribution panels shall be designated by letters and numbers. A riser or feeder diagram shall be submitted with all installations having more than a single cabinet on the plans. Wattage, number of sockets and type of each lighting fixture and the wattage and purpose of all other outlets shall be shown. All plans shall be drawn to a scale of not less than one-eighth (1/8) of an inch to the foot. Electrical work must be set forth clearly and be readily distinguishable from other mechanical work on the plan. Only neat, legible, printed drawings bearing the signature or seal of the person responsible for the drawings and containing the details described by this section will be accepted for examination.

As soon as possible after plans and specifications are accepted, they shall be examined by the Building Official, and if it is clearly indicated that the contemplated work conforms to the provisions of this Code, the plans shall be stamped "Approved".

One set of approved plans shall be returned to the applicant, together with the triplicate permit. The other set shall remain in the office of the Building Official as department records until the work is completed, and as long thereafter as deemed advisable by the Building Official. When, in the opinion of the Building Official, the plans and specifications are no longer required, he may, at his discretion, destroy them or return them to the original applicant. The approved plans and specifications, if any, shall be kept on the job by the applicant during the period of installation and be available to the inspector at all times. The permit card shall be kept posted on the premises during the course of installation.

**Section 18. Unauthorized Changes.** It shall be unlawful to change any plans or specifications which have been approved by the Building Official until the proposed changes have also been approved.

**Section 19. Effect of Permit.** No permit presuming to give authority to violate or fail to comply with any of the provisions of this ordinance shall be valid except insofar as the work authorized conforms to the Code requirements.

**Section 20. Revocation of Permit.** The Building Official is authorized to revoke any permit issued hereunder if it is found that the work permitted is being performed in violation of the terms of such permit and/or this Code.

When a permit is revoked, the Building Official shall give a proper written notice in which is stated the reason for the revocation.

Section 21. Interpretation of Code. Any implied requirements of this Code which are not specifically set forth herein, but are necessary to the safeguarding of life and property from electrical hazards, as well as the meaning of any apparently conflicting provisions hereof, shall be interpreted by the Building Official, subject to revision by the Board of Adjustment.

Section 22. Penalty. Any person who shall violate or fail to comply with any of the provisions of this ordinance or of any lawful order or requirement of the Building Official, made in accordance with the provisions hereof, shall, upon conviction, be punished by a fine in any sum not exceeding Three Hundred Dollars (\$300.00), or by imprisonment in the city jail for a term not exceeding ninety (90) days, or by both such fine and imprisonment, and each day that any person shall continue to violate or fail to comply with any of the provisions of this ordinance or of such order or requirement shall be considered a separate offense.

Every person concerned in the violation of this ordinance, whether he directly commits the act or effects the commission constituting the offense, or aids or abets the same, and whether present or absent, shall be a principal under the terms of this ordinance and shall be proceeded against and prosecuted as such.

Section 23. Provisions of National Electrical Code Adopted. The provisions of the National Electrical Code, 1953 Edition, published by the National Fire Protection Association, as. N. F. P. A. #70, of which three copies are on file in the office of the City Clerk, are hereby adopted and by this reference made a part of this Ordinance. Citation or reference to the provisions hereby adopted shall be by the Section, Article, paragraph or chapter numbers therein contained.

Section 24. Chapter 3, Article 300, N. F. P. A. #70, is amended to provide the following:

3001 (A). The following premises shall be wired with rigid metal conduit:

Portions of dairies, laundries, or other locations which are subjected to continuous moisture,  
Piers, Docks, Wharfes.

3001 (B). The following premises shall be wired with metal raceways, underfloor raceways, or armored cables, except as further provided in this Code.

3001 (C). All commercial and industrial buildings and buildings in Zones 1 to 3. All other buildings except single and multi-family dwellings, may be wired with non-metalic sheathed cable or concealed ~~knob~~ and tube wiring.  
Knob

Section 25. Article 230, Section 2331 of the National Electric Code is amended to provide as follows:

"Section 2331 - Wiring Methods. Service entrance conductors shall be installed in rigid metal conduit, electric metallic tubing, busways, or other approved means. Such service entrance shall not extend inside a building more than fifteen (15) feet.

Section 25. A new section numbered 2361 shall be added to Article 230 of the National Electric Code (N. F. P. A. #70) to provide as follows:

"2361. Adequate Space. In all buildings, adequate space must be provided for service entrance, equipment. Such space shall provide not less than three (3) feet clearance in front of service entrance equipment and shall not contain ducts, pipes, furnaces or any other material or equipment. Boilers and furnace rooms and closets, are not considered as adequate space for such service entrance equipment."

Section 26. Section 3813 of the National Electric Code is amended to provide as follows:

"Section 3813. Enclosed and open Knife Switches. Knife switches shall be limited to 600 amperes, 600 volts or less. For sizes larger than 600 amperes, or 600 volts, an air circuit breaker or a bolted pressure contact type of switch shall be used.

"Knife switches, 100 amperes or less, used in residential occupancies or commercial buildings, shall be enclosed interlocking or dead front type, provided that residential type pull-out units shall be permitted only in residential occupancies. All larger enclosed knife switches and all enclosed knife switches used in industrial buildings should be of "Type A" construction, except panel boards and switch boards which shall be dead front construction, except switch boards that are accessible only to qualified persons. As used herein, a "Type A" switch shall mean a heavy duty switch described as follows: Quick make, quick break, horsepower rated, inter-locking door."

→ "For the purpose of clarifying this section, the terms commercial and industrial buildings shall include the following:

Commercial

*Apartment Houses*  
Service stations  
Stores  
Schools  
Shops, other than repair  
Social Clubs  
Theatres  
Taverns  
Cabarets  
Clinics  
Churches  
Hospitals  
**Hotels**  
Office Buildings  
Markets  
Nurseries  
Restaurants  
Beauty Shops  
Barber Shops  
Appliance Repair Shops  
Motels  
Other similar locations

Industrial

Manufacturing plants  
Factories  
Mills  
Mill work plants  
Newsprint plants  
Breweries  
Packing Houses  
Repair Shops  
Oil Refineries  
Garages  
Warehouse Buildings  
Lumber Yards  
Industrial Testing Laboratories  
Sand and Gravel Plants  
Dairies  
Laundries  
Refineries  
Pumping Stations  
Radio and Television Stations  
and similar locations

Section 27. Fees.

General Minimum Fees.

(a) The following schedule of fees shall be

collected by the building official as a condition precedent to issuance of permits required under the Electrical Code. Where no definite method is prescribed herein for calculating the amount of the fee for an electrical permit or the checking of plans pertaining thereto, such fee shall be determined by the Building Official as near as may be to cover the cost of plan checking, permit and inspection. When electrical wiring is done without the required permit, the fee shall be double the fee fixed by this ordinance. The minimum fee for any electrical permit shall be \$2.00. All fees shall be paid in full before final approval is given.

(b) ELECTRICAL PERMIT FEE. When plans or specifications are required by the electrical code, the permit fee shall be determined by the lowest acceptable bid or cost of each job as follows:

- |  |                                       |
|--|---------------------------------------|
| 1. Where cost is \$250.00 or less                        | \$10.00                               |
| 2. Where cost exceeds \$250.00 and not over \$1,000.00   | 5.00 plus 2% of the cost              |
| 3. Where cost exceeds \$1,000.00 and not over \$5,000.00 | 15.00 plus 1% of electrical bid cost. |
| 4. Where cost exceeds \$5,000.00                         | 40.00 plus 1/2 of 1% of the cost.     |

No electrical permit shall be issued before plans and/or specifications are checked when required.

(c) PLAN CHECKING FEE. Where plans or specifications, or both, describing an electrical installation are checked by the Building Official to determine the extent of their compliance with the electrical code, the charge shall be ten (10) per cent of the fee prescribed for an electrical permit based on such plans and/or specifications. Said ten (10) per cent of the total fee must be paid before the plans and/or specifications are checked and shall be transmitted to the clerk for deposit to the general fund. If said plans are approved and the application for a permit granted within six (6) months of the date of filing for checking, the amount of the plan checking fee shall be allowed as a credit upon the permit fee.

(d) REDESIGN FEE: Where a redesign is submitted after one design has been checked, whether approved or not, an additional fee equal to the original plan checking fee shall be paid before the redesign is checked. A fee for checking of any further design shall be paid in like manner, and a fee for the checking of any partial redesign shall be paid for in proportion to the amount of the design affected. Credit upon the permit fee shall be limited to ten (10) per cent of the permit fee for the finally approved installation.

(e) TIME AND MATERIAL JOBS. When the cost of the job is not known at the time plans and/or specifications are submitted for checking, the Building Official shall estimate the cost of the proposed installation and determine the amount of examination and permit fees. If protest is made in writing to the estimate and charge, the fee collected shall be deposited in a suspense fund created for that purpose until work is completed and proof of cost submitted by applicant. Any excess of deposit shall be returned to the permittee and the residue transmitted to the city general fund. Where, for reasonable cause, the work is not completed within one (1) year of issuance of the permit, an extension for not more than 30 days may be granted by the Building Official without further fee.

(f) LIGHTING CIRCUIT FEES. To install a branch lighting circuit, portable appliance circuit, convenience outlet circuit, temporary lighting circuit (except in residences), stage circuit not exceeding 15 amperes, branch circuit to connect equipment covered by subsection (g) annunciator or signal system circuit,



the permit fee per two-wire circuit shall be 90 cents. For any such three-wire circuit the fee shall be \$1.80.

(g) HEATING, COOKING, and SPECIAL EQUIPMENT CIRCUIT.

To install a circuit for cooking, heating, welding or for a furnace, over erectifier, transformer, X-ray machine, incandescent, stereopticon, special lighting unit not covered by subsection (f), therapeutic device not connected to a branch lighting circuit, stage circuit exceeding 15 amperes, experimental or testing panel, generator or other equipment not specifically enumerated herein, the fee shall be as follows:

Over 15 amperes and not over 7 Kilovolt-Amperes.....	\$1.80
Not over 20 Kilovolt-Amperes.....	2.20
Not over 30 Kilovolt-Amperes.....	3.40
Not over 50 Kilovolt-Amperes.....	4.60
Not over 100 Kilovolt-Amperes.....	6.90
Not over 200 Kilovolt-Amperes.....	9.20
Over 200 Kilovolt-Amperes.....	12.00

The fee shall be computed separately for each individual unit and shall not exceed \$12.00 for any one such piece of equipment. A bank of transformers when bussed together on the secondaries shall be considered as one unit. The fee applying to an electrical arc furnace shall be considered as covering the transformer used in conjunction therewith.

(h) CONNECTION OF EQUIPMENT TO EXISTING CIRCUITS:

To connect an electric sign, stage border, footlights, decorative or other strip lighting, or marquee lighting, when the circuit wiring has been previously installed and approved, the permit fee shall be \$1.00.

To connect a range, hot plate, water heater or heating unit when the wiring has been previously installed and approved, the permit fee shall be \$1.00 per unit.

To connect a motion picture projection machine arc lamp to an existing circuit, the permit fee shall be \$2.00.

To connect other arcs such as a theater spotlight, stereopticon or photographic arc, the permit fee per unit shall be \$1.00.

(i) LIGHTING FIXTURES AND RECEPTACLES: To install fixtures, sockets, or receptacles, except those for equipment specified in subsection (c) the permit fee per socket or receptacle shall be 10 cents.

When pull pin receptacles are installed at the same time as the circuit wiring, and by the same person, no charge shall be made for such receptacles.

(j) MOTION PICTURE SOUND EQUIPMENT: For sound producing devices where used in conjunction with motion picture machines, the permit fee for installation of all equipment, including stage horns and circuits for same, shall be \$5.00.

(k) MOTOR CIRCUITS: To install a circuit for a motor of less than one (1) horsepower, or for a group of small motors totaling less than one (1) horsepower and permitted on a single two-wire branch circuit, the permit fee shall be \$1.00.

To install a motor circuit of one (1) horsepower or more than one (1) horsepower and not over two (2) horsepower, the permit fee shall be \$2.00. To install a motor circuit of more than two (2) horsepower, the permit fee shall be \$2.00 plus 10 cents for each horsepower in excess of two (2); provided that the maximum fee for any such piece of equipment shall not exceed \$12.00. To relocate a motor and/or its control equipment in such a manner as to require no alterations at the distribution center or service switch, the permit fee shall be one-half (1/2) that charged for installing the motor circuit.

To install an electric controller in an elevator cab there shall be a fee of \$2.00 in addition to that prescribed for a motor generator or other equipment.

Where a motor or controller is being connected to existing wiring, the permit fee shall be one-half (1/2) that charged for installing the circuit for such equipment, but shall not exceed \$1.00 for any single connection.

(l) SERVICES AND FEEDERS: Fees provided elsewhere in this ordinance for circuits shall cover the services required for such circuits, provided the services are installed at the same time and by the same person installing the circuits.

Where a service only is provided to a service switch or panel-board, or where feeders only are installed, the fee shall be based upon their

current carrying capacities as prescribed by the electrical code for their respective insulations in accordance with the following schedule:

Not exceeding 100 Amperes . . . . .	\$2.00
Not exceeding 200 Amperes . . . . .	3.00
Not exceeding 400 Amperes . . . . .	4.00
Not exceeding 600 Amperes . . . . .	5.00
Not exceeding 1,000 Amperes . . . . .	6.00
Not exceeding 1,500 Amperes . . . . .	7.00
Exceeding 1,500 Amperes . . . . .	8.00

Each service or feeder shall be figured separately. When loads are subsequently added to these feeders, the fee per circuit as elsewhere specified shall be charged.

(m) SIGNS AND OUTLINE LIGHTING:

(1) For permits to construct, wire and install the following:

Incandescent Signs  
Decorative Lighting  
Borders and Strips  
Footlights  
Marquee Lighting, etc.

the fee shall be \$1.00 per circuit when the sockets or receptacles are spaced not more than twenty-four (24) inches on centers, except that for temporary installations to be used for a period not exceeding thirty (30) days, the fee shall be 50 cents per circuit.

When sockets are spaced farther apart than twenty-four (24) inches on centers, permit fees shall be computed as for branch circuit wiring and fixtures.

(2) To inspect neon (gas electric) signs, outline or decorative equipment, the permit fee shall be \$2.00 for the first 1,650 volt-amperes capacity, or fraction thereof, and 50 cents for each additional 1,650 volt-amperes. For combination neon and incandescent signs, the permit fees specified for incandescent sign shall be added to those for neon signs.

(3) When a sign, outline or piece of decorative equipment is connected by the person constructing it, no permit fee shall be charged for connection, provided that the connection is included in the original permit to wire same, and provided further that the circuit wiring has been previously installed and approved.

Nothing in this subsection shall be construed to require a fee in excess of \$2.00 for inspecting signs bearing an Underwriters' Laboratories, Inc., label, *nor to require a fee or permit for decorating private residences.*

(n) EXTENSION AND ALTERATIONS: To add outlets or switches to existing lighting or appliance circuits, or to move or alter existing outlets, the permit fee shall be 15 cents per outlet or switch.

To replace defective control or disconnecting equipment, the permit fee shall be \$1.00 per unit.

(o) TEMPORARY WIRING: The permit fee for a temporary electrical installation, which is one that is to remain in place for a period not to exceed thirty (30) days, shall be one-half (1/2) the amount fixed herein for an installation which is not herein classed as temporary, except that in no case shall such fee be less than the minimum established.

Section 28. This ordinance shall take effect and be in force five (5) days after its passage, approval and legal publication.

PASSED by the City Council on this 12<sup>th</sup> day of June, 1956,  
and signed in authentication thereof this 12<sup>th</sup> day of June, 1956.

William V. Lane  
Mayor

Gene A. Greer  
Councilman

W. J. Dickson  
Councilman

Approved as to form:

Kenneth A. Cole  
City Attorney

(SEAL)

Attest:

Paul J. Bohler  
City Clerk

✓ Date of Publication:

June 21, 1956.

FILED

CITY OF BELLEVUE

DATE June 13, 1956

CITY CLERK Paul J. Bohler