AN ORDINANCE OF THE COUNCIL OF THE CITY OF NORMAN, OKLAHOMA, AMENDING CHAPTER 21, SECTION 21-404, OF THE CODE OF THE CITY OF NORMAN TO REQUIRE PERMITS FOR DOMESTIC AND INDUSTRIAL WATER WELLS AND SET FORTH CONDITIONS FOR APPROVAL OF SUCH PERMITS; AND PROVIDING FOR THE SEVERABILITY THEREOF.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORMAN, OKLAHOMA:

§ 1. That Section 21-404 of Chapter 21 of the Code of the City of Norman shall be added to read as follows:

## Sec. 21-404. - Installation and use of water wells.

- (a) No person shall drill or enlarge any domestic or industrial\_water well, or subsequently use the water from such well, except upon:
  - (1) Application for a permit for such activity or usage from the Utilities Department,
  - (2) Payment of a \$50.00 permit fee, and
  - (3) Compliance with this Code and applicable Federal and State laws.
- (b) Water from such wells shall be used only for domestic or industrial purposes as defined by applicable Oklahoma law on the premises where the well is located, and there shall be no inter-connection of any kind between such well and the water supply of the City.
- (c) Except as otherwise provided, no person whose property is served by City water or is required to be served by City water shall drill, deepen, or otherwise complete any privately owned well into the Garber-Wellington sandstone formation, the water from such formation being part of the City of Norman municipal water supply system.
- (d) Persons excepted from the provisions of the above subsection (c) are
  - (1) Domestic users residing in areas not serviced by the City water supply, and
  - (2) Those industrial users specifically granted permission by the Oklahoma Water Resources Board.
- (e) Permits for industrial and domestic wells shall be conditioned on the following:
  - (1) Well construction by a well driller certified by the Oklahoma Water Resources Board and submission of the Oklahoma Water Resources Board Groundwater Well Completion Report to the Utilities Department of the City upon completion;
  - (2) Installation and maintenance of an operable totalizing water meter;

- (3) Installation of at least 30 feet of properly installed surface casing grouted or cemented into place to reduce the risk of groundwater contamination;
- (4) There is no cross connection of the well to the City of Norman public water supply.
- (5) The water withdrawn from the well shall not exceed the volume limits (in acre feet) set by State law and applicable Oklahoma Water Resources Board rules on an annual basis and shall only be used for the stated purpose for which the well is installed;
- (6) The water withdrawn from the well shall not be wasted or allowed to run off the property on which the well is installed;
- (7) The water withdrawn from the well shall not be applied or discharged to property owned by others; and
- (8) Records of monthly meter readings of the well shall be kept by the well user to document the volume of water being withdrawn from the well.
- (9) The volume of water withdrawn in the previous calendar year shall be reported to the Utilities Department no later than February 1 of the following year. Such reports shall include the meter readings, the dates of the meter readings, well location and the name, address, and phone number of the permit holder.

Failure to comply with these provisions may result in the denial or withdrawal of the well permit and/or imposition of a penalty as described in Section 21-501.

- (f) All domestic and industrial wells drilled, deepened, or completed pursuant to this Section, and the operation of such wells, are subject to periodic inspection and water quality testing by the City.
- (g) Should the City subsequently furnish water service to users of private water wells drawing water from the Garber-Wellington formation, those persons owning such wells shall immediately plug those wells in accordance with State law.

	ordinance is, for any reason, jurisdiction, such portion shall and such holding shall not aff	held invalid or unc be deemed a separ ect the validity of t	nce, clause, phrase, or portion onstitutional by any court of cate, distinct, and independent the remaining portions of this cannot be severable from the	competent provision, ordinance,
ADOP	ΓED this day of		NOT ADOPTED this	day of
	, 2013.			, 2013.
Cindy I	Rosenthal, Mayor		Cindy Rosenthal, Mayor	
ATTES	TT:			
Brenda	Hall, City Clerk			