TITLE 18

WATER AND SEWERS

CHAPTER
1. CROSS CONNECTIONS, AUXILIARY INTAKES, ETC.
2. MISCELLANEOUS.

CHAPTER 1

CROSS CONNECTIONS, AUXILIARY INTAKES, ETC.

SECTION
18-102. Regulated.
18-103. Statement required.
18-104. Violations.

18-101. Definitions. The following definitions and terms shall apply in the interpretation and enforcement of this chapter:

1. "Public water supply." The waterworks system furnishing water to the municipality for general use and which supply is recognized as the public water supply by the Tennessee Department of Health.

2. "Cross connection." Any physical connection whereby the public water supply is connected with any other water supply system, whether public or private, either inside or outside of any building or buildings, in such manner that a flow of water into the public water supply is possible either through the manipulation of valves or because of ineffective check or back-pressure valves, or because of any other arrangement.

3. "Auxiliary intake." Any piping connection or other device whereby water may be secured from a source other than that normally used.

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1Municipal code references
   Building, utility and housing codes:  title 12.
   Refuse disposal:  title 17.

Ord. #13-501, authorizing the West Warren Public Utility District to furnish sewer service to the Town of Morrison, is of record in the recorder's office.

2Municipal code references
   Water and sewer system administration:  title 18.
   Wastewater treatment:  title 18.
(4) "Bypass." Any system of piping or other arrangement whereby the
water may be diverted around any part or portion of a water purification plant.
(5) "Interconnection." Any system of piping or other arrangement
whereby the public water supply is connected directly with a sewer, drain,
conduit, pool, storage reservoir, or other device which normally contains sewage
or other waste or liquid which would be capable of imparting contamination to
the public water supply.
(6) "Person." Any and all persons, natural or artificial, including any
individual, firm, or association, and any municipal or private corporation
organized or existing under the laws of this or any other state or county. (1964
Code, § 8-301)

18-102. Regulated. It shall be unlawful for any person to cause a cross
connection, auxiliary intake, bypass, or interconnection to be made, or allow one
to exist for any purpose whatsoever, unless the construction and operation of
same have been approved by the Tennessee Department of Health and the
operation of such cross connection, auxiliary intake, bypass or interconnection
is at all times under the direct supervision of the superintendent of the
waterworks of this municipality. (1964 Code, § 8-302)

18-103. Statement required. Any person whose premises are supplied
with water from the public water supply and who also has on the same premises
a separate source of water supply, or stores water in an uncovered or unsanitary
storage reservoir from which the water stored therein is circulated through a
piping system, shall file with the superintendent of waterworks a statement of
the non-existence of unapproved or unauthorized cross connections, auxiliary
intakes, by-passes, or interconnections. Such statement shall also contain an
agreement that no cross connection, auxiliary intake, by-pass, or interconnection
will be permitted upon the premises until the construction and operation of
same have received the approval of the Tennessee Department of Health, and
the operation and maintenance of same have been placed under the direct
supervision of the superintendent of the waterworks. (1964 Code, § 8-303)

18-104. Violations. Any person who now has cross-connections,
auxiliary intakes, by-passes or interconnections in violation of the provisions of
this chapter shall be allowed a reasonable time within which to comply with
such provisions. After a thorough investigation of existing conditions and an
appraisal of the time required to complete the work, the amount of time to be
allowed shall be designated by the superintendent of the waterworks. In
addition to, or in lieu of any fines and penalties that may be judicially assessed
for violations of this chapter, the superintendent of the waterworks shall
discontinue the public water supply service at any premises upon which there
is found to be a cross-connection, auxiliary intake, by-pass, or interconnection,
and service shall not be restored until such cross-connection, auxiliary intake, by-pass, or interconnection has been discontinued. (1964 Code, § 8-304)
CHAPTER 2

MISCELLANEOUS

SECTION
18-201. Purpose. It is hereby determined that the provisions of this chapter are necessitated by the requirements of the public health and welfare of the community. (Ord. #13-502, Oct. 1968)

18-202. Property owners required to connect to sewer. Each property owner of the Town of Morrison, Tennessee, where people live and congregate in the town, shall be and is hereby required to connect and use the sewer facilities constructed in or to be constructed in the Town of Morrison, Tennessee, where such facilities are available to such property. Each property owner shall, at his own expense, make the connection to the sewer facilities as soon as such facilities are constructed to the nearest point adjacent to his property. (Ord. #13-502, Oct. 1968)

18-203. Privies, septic tanks, etc. declared a nuisance. All other sewerage facilities, including privies, septic tanks, disposal fields, or other means of sewerage disposal located in the Town of Morrison, Tennessee, upon property where sewer facilities are now available, or will be available, or become available in the future, upon completion of the sewerage system to an operational degree, are hereby declared a nuisance and not in keeping with the public health and welfare of the town and are hereby prohibited. (Ord. #13-502, Oct. 1968)

18-204. This chapter shall not be repealed without approval of the government. Since this chapter is enacted not only because the public health and welfare of the town so requires, but also pursuant to a loan agreement with the United States Government, whereby money for the construction of the sewer facilities was loaned by said government, this chapter shall not be repealed,
rescinded, modified or changed without the approval of the Government while said bonds, or any of them, are outstanding. (Ord. #13-502, Oct. 1968)

18-205. **Connection required; time limit; violation and penalty.** Upon the completion of a sewer line or extension to the extent that it is available for use, it shall be the duty of the town recorder to notify the owner, or the person in charge or control of each house, tenement, business, or other building located on property abutting on streets or alleys under which sanitary sewers have been laid that such sewer or extension or improvement to the sewer system has been completed and that the owner or person in charge of each such house, tenement or other building is required, and it shall be the duty of such owner or person in charge or control thereof, to connect all water closets, urinals, sinks, lavatories, laundry tenants, bath tubs, and fixtures of whatsoever kind and character from which water is wasted, with such a sanitary sewer within sixty (60) days from the date of such notice. Any such house, tenement, or other building so affected which is not connected to the system within said sixty (60) days shall constitute a public nuisance and any person failing to make such a connection when under a duty to do so shall be guilty of a violation of this chapter, and upon conviction shall be fined not more than $50.00 and sentenced to jail for not more than (60) days, one or both. Each day of such failure to connect shall constitute a separate offense. (Ord. #13-502, Oct. 1968)

18-206. **Inspections required.** All new sanitary sewerage disposal facilities installed within the Town of Morrison, Tennessee, shall be inspected by a duly authorized inspector for the Town of Morrison, Tennessee, and shall meet such specifications as may be ordained by the board of mayor and aldermen of the Town of Morrison, Tennessee, which standards shall be set by the board of mayor and aldermen at no less than the requirements of the Department of Health of the State of Tennessee. (Ord. #13-503, Oct. 1968)

18-207. **Repairs made to facilities will meet requirements of health department.** When any sanitary sewerage disposal facility now in existence is substantially repaired said repairs shall be made to meet the required specifications of the ordinance in effect at the time said repairs are made, and in no event shall they be less than the requirements of the Health Department of the State of Tennessee. (Ord. #13-503, Oct. 1968)

18-208. **Installation of facilities; inspection required.** When any sanitary sewerage disposal facilities are installed in compliance with §§ 18-201 through 18-205 each owner and/or occupant of the property on which the installation is being made shall be required to have made an inspection of the said facilities and that said facilities shall meet the requirements of the Town of Morrison, Tennessee, or the Health Department of the State of Tennessee, whichever is the more stringent. (Ord. #13-503, Oct. 1968)
18-209. **Sewerage disposal inspector: inspection fee.** The Water and Sewerage Committee be and is hereby authorized to appoint a sanitary sewerage disposal inspector who shall not approve said facility until the requirements hereinabove set out have been met. The owner of the property shall be required to pay the Town of Morrison the sum of $________ as an inspection fee under this chapter. (Ord. #13-503, Oct. 1968)

18-210. **Violation and penalty.** Any person violating this chapter shall upon conviction be fined not more than $50.00 and sentenced to jail for not more than 60 days, one or both. (Ord. #13-503, Oct. 1968)