

AN ORDINANCE AMENDING THE CODE OF THE CITY OF CAMDENTON, BY ADDING A NEW SECTION TO TITLE VII: UTILITIES; CHAPTER 700: WATER AND SEWER; SECTION 700.027: UTILITY MARKING

WHEREAS, changes to the State Statute requires cities to enact new regulations for utility marking.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF CAMDENTON AS FOLLOWS:

Section 1. That the Code of the City of Camdenon, Title VIII: Traffic Code; Chapter 840: Parking Requirements and Limitations; Section 840.080: Parking Not to Obstruct Traffic; 840.090: Parking Clue to Curb and Section 840.100: Parking in Alleys or Narrow Streets is hereby amended as follows:

SECTION 700.027: Utility Marking

As required by RSMo. 319.033, by January 1, 2016, if new lateral sewer pipes or water service lines are installed and connected to an underground facility within the public right-of-way, as defined in RSMo. 319.015, or if such infrastructure is fully replaced by excavation within the public right-of-way, the facility owner shall be required to place tracer wire and an access point within a protective enclosure, on the property at the property line, over water lines and cleanouts for gravity sewer laterals The tracer wire shall be #12 solid THHN and extendable for three (3) feet outside the enclosure. Enclosures shall be painted green for sewer and blue for water. For sewer laterals operating under pressure or vacuum, the facility owner shall be required to place an access point within a protective enclosure and shall not be required to place a cleanout. All protective enclosures and cleanouts shall be permanent and extended to grade and installed so that it is easily accessible. The property owner is responsible for maintaining the protective enclosures and cleanouts and shall repair or replace said enclosures should they become buried, broken or otherwise unusable. For water service lines and sewer laterals operating under pressure or vacuum, tracer wire, or other utility location technology, shall be placed within the protective enclosure to provide approximate location of the underground facilities in these areas that are located within a public right-of-way. An underground facility owner shall not be liable to any party for damages or injuries resulting from an excavation if they are in compliance with this section. This section shall apply to all installations of water service lines and sewer laterals without regard to their status as underground facilities under RSMo. 319.015. Nothing in this section shall require any owner of underground facilities who is not otherwise required under RSMo. 319.010 to 319.050 to become a notification center participant.

Section 2. All Ordinances or parts of Ordinances in conflict with this Ordinance are hereby repealed.

Section 3. This Ordinance shall be in full force and effect from and after its passage by the Board of Aldermen and approved by the Mayor.

Read the first time the 1 day of September, 2015

Read the second time and passed and approved this 1 day of September 2015

ATTEST:


Renée Kingston, City Clerk, MRCC-C

