

RESOLUTION #2006-22
RESOLUTION OF THE COUNCIL TO SET FEES AND ADVANCE DEPOSIT FOR COSTS
(i.e. Staff Costs, Elections Costs and etc.) OF ANNEXATION

The City Council (the "Governing Body") of the City of Banks (the "Municipality") finds:

- A. The Municipality is a "municipality" within the meaning to Oregon Revised Statutes,

- B. As part of the execution of Section 1 of Ordinance No. 102500, an ordinance establishing policies and procedures for annexation of land to the City of Banks, the Council is to establish procedures, including application materials, fees, costs (i.e., staff costs, election costs, etc.) and filing deadlines regarding Annexations.

- C. The Council hereby resolves the following application fee deposit for major and minor annexations:
 - 1. For major annexations, defined as annexations of land larger than two acres in area, the applicant shall pay an advance deposit against anticipated staff cost of \$2,500 of which \$500 is non-refundable to be replenished as bills are submitted by staff. The City refund to the applicant any portion of said advance that is in excess of costs at completion of the project, the conclusion of the annexation application process.

 - 2. For minor annexations, defined as annexations of land less than two acres in area, the applicant shall pay an advance deposit against anticipated staff cost of \$1,000, of which \$500 is non refundable to be replenished as bills are submitted by staff. The City will refund to the applicant any portion of said advance that is in excess of costs at completion of the projects, the conclusion of the annexation application process.

Brought before Banks City Council December 12, 2006.

Passed by Banks City and effective as of December 12, 2006.

Mayor Michael Lyda

Attest:

City Recorder: Jolynn Becker

Summary of Votes:

Brian Biehl	Yes/No
Pete Edison	Yes/No
Teri Branstitre	Yes/No
Dan Keller	Yes/No
Craig Stewart	Yes/No
Jason Short	Yes/No