

CITY OF MARSHALL

ORDINANCE NO. 2024-O 03

AN ORDINANCE AMENDING CHAPTER 86. UTILITIES. ARTICLE I. IN
GENERAL. SEC. 86-2. APPLICATION FOR SERVICE; NO NEW SERVICE TO
PERSONS OWING CHARGES IN ARREARS, FALSE STATEMENTS, PENALTY OF
THE CODE OF ORDINANCES, CITY OF MARSHALL, ILLINOIS.

ADOPTED BY THE
CITY COUNCIL
OF THE
CITY OF MARSHALL

Published in pamphlet form by authority of the City of Marshall,
Clark County, Illinois, this 26 day of February, 2024.

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AN ORDINANCE AMENDING CHAPTER 86. UTILITIES. ARTICLE I. IN GENERAL. SEC. 86-2. APPLICATION FOR SERVICE; NO NEW SERVICE TO PERSONS OWING CHARGES IN ARREARS, FALSE STATEMENTS, PENALTY OF THE CODE OF ORDINANCES, CITY OF MARSHALL, ILLINOIS.

Section 1. That Chapter 86. Utilities. Article I. In General. Sec. 86-2. Application for service; no new service to persons owing charges in arrears, false statements, penalty of the Code of Ordinances, City of Marshall, Illinois is hereby amended to read as follows, with strikeouts indicating deletions in text and underscores indicating additions to text:

Section 86-2. Application for service; no new service to persons owing charges in arrears, false statements, penalty.

Any person who desires any public utility service shall make written application therefore at the city utility office. No person or entity owing utility charges and ~~removing~~ moving to other premises where there are city utility connections or where connections shall afterwards be made shall be served until such charges in arrears are paid in full. Any person who willfully misrepresents in such application any material fact, or makes any false statement as to any information or data required in such application, shall, upon conviction, be fined according to the provisions of section 1-5 of this Code and shall be deprived of the use of all electric current, gas, water and sewer service until all fines so assessed are paid fully.

(Code 1976, § 12-2; Ord. No. 97-24, § 5, 10-27-97; Ord. No. 13-17, § 1, 10-14-13)

Section 2. If any provision of this Ordinance, or application thereof, is held invalid by any Court, other provisions or applications of this Ordinance which can be given effect without

the invalid provision or application shall not be affected, and to this end the provisions of this Ordinance are declared to be severable.

Section 3. That this Ordinance shall take effect ten (10) days after its passage and approval as provided by law.

NAYS	ABSENT	<u>AYES</u>	<u>NAYS</u>
		✓	
		✓	
		✓	
		✓	
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PASSED this 26 day of February, 2024.

APPROVED this 26 day of February, 2024.


MAYOR

ATTESTED, filed in my office,
and published in pamphlet form
this 26 day of February, 2024.


CITY CLERK

(SEAL)