

RESOLUTION NO. 4-2013

RESOLUTION OF THE BOROUGH OF PORT CARBON APPROVING ADMINISTRATIVE FEES INVOLVING THE ISSURANCE OF COMMERICAL AND RESIDENTIAL PERMITS

Whereas, the Borough of Port Carbon is a municipal corporation organized and operating under the Commonwealth Borough Code, 53 Pa.C.S.A. § 45101, et seq; and

Whereas, the Borough of Port Carbon, duly appointed Building Inspection Underwriters ("BIU") enforcement officer for issuance of required *Uniform Construction Code (UCC)* commercial and residential building permits; and

Whereas, the Borough of Port Carbon Code of Ordinances Chapter 106, entitled CONSTRUCTION CODES, UNIFORM § 106-6. Fees, empowers Port Carbon Borough to impose fees via Resolution from time to time for purposes of administration and enforcement under the Uniform Construction Code Ordinance; and

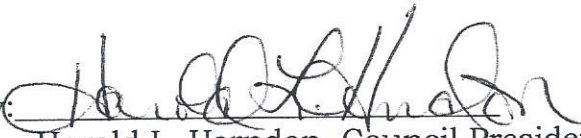
Whereas, the Borough of Port Carbon experienced increased administrative costs associated with the issuance and enforcement process associated with the required inspections involving residential and commercial construction; and
Whereas, the Borough of Port Carbon is lawfully entitled to reimbursement and recovery of administrative expenses incurred as the result of code enforcement involving the issuance of commercial and residential permit process,

NOW THEREFORE, be it resolved and enacted as follows:


1. Port Carbon Borough does hereby impose a twenty (20%) percent administrative fee in addition to the commercial scheduled fees imposed by BIU.
2. Port Carbon Borough does hereby impose a ten (10%) percent administrative fee in addition to the residential scheduled fees imposed by BIU.
3. That no permit, commercial or residential, shall be issued until payment of the administrative fee is received by Port Carbon Borough.
4. That the above administrative costs shall be calculated upon the total fee of BIU under the governing fee schedule.
5. That any resolution inconsistent herewith is hereby repealed.
6. That is any part or portion of this resolution shall remain unaffected, or any prior enacted resolution shall remain in full force and effect.

Resolved this 9th day of April, 2013:

By:

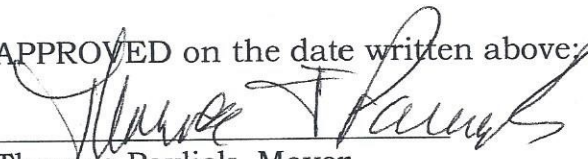

Harold L. Herndon, Council President

Attest:


Sandra L. Palokas, Secretary/Treasurer

Municipal Seal

APPROVED on the date written above:


Thomas Pavlick, Mayor