A Guide to the Drainage Charge

This guide describes how the drainage charge is calculated.

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Drainage Charge Applicability

Parcels that meet the criteria below will receive a drainage charge.

a. The parcel is located within the City of Detroit, or is outside of the City of Detroit, but has a direct connection to a DWSD sewer;

b. The parcel has no direct outlet to the Detroit or Rouge Rivers and thus drains to the sewer system (either directly or indirectly); and

c. The parcel contains 0.02 or more acres of impervious surface(s).

Drainage charges are applied to all parcel ownerships and classifications. The parcel may be owned by a resident, business, governmental, or tax exempt organization. It may be classified by the City Assessor’s Office as industrial, commercial, residential, or tax exempt. Drainage charges are billed on all parcels whether or not there is water service provided to the parcel or if the water service is active.

A limited number of parcels outside of the City are also charged for drainage, if they are directly connected to the Detroit Water and Sewerage Department’s (DWSD) sewers. This happens in a few isolated locations near the City limits or when a property owner owns land both inside the City and in an adjacent community and it is determined that runoff generated by the property enters the DWSD system.

The Michigan Department of Transportation (MDOT) and the Wayne County roadways that connect to DWSD’s sewer system are also assessed a drainage charge for their impervious surface(s).

Properties Exempt from Drainage Charges

Parcels with less than 0.02 acres of impervious area are exempt from the drainage charge.

Properties Discharging to Surface Waters

Parcels that discharge runoff generated by impervious areas directly to the Detroit and/or Rouge Rivers may be eligible for reduced drainage charges. Information on these potential adjustments can be found in A Guide to Drainage Charge Bill Adjustment.

Green Credits

The following properties may be eligible for Green Credits:

- Residential and non-residential properties that have downspouts directed to vegetated areas
- Residential and non-residential properties that have flow from impervious areas directed to vegetated areas
- Properties with green infrastructure practices or other stormwater management practices.

Did You Know?

An acre equals 43,560 square feet
Parcels and Properties

Parcel Information

DWSD develops the impervious area data from aerial photography and obtains information on parcel configuration and ownership from the City of Detroit Assessor’s office. This information is used to determine the drainage charge for each parcel.

Parcel Ownership Information

Parcel ownership information is based on DWSD records or assessor data information. For a parcel that has an existing water and sewer account with DWSD, the drainage charge will be attached to the water and sewer account bill. Parcels that do not have an existing water and sewer account with DWSD will be issued a separate drainage charge bill. In this case, assessor data is used to designate ownership. DWSD works with the Assessor’s office to update this information to accurately reflect current ownership and configuration data. See A Guide to the Drainage Charge Bill Adjustment for instructions on how to address incorrect ownership information.

Collapsed Parcels

In some instances, what functions as a single property may consist of more than one parcel. See Figure 1.

The drainage charge is assessed to a parcel and bills are generated for each parcel. Customers who own several parcels and wish to receive just one bill, are encouraged to “collapse parcels” (the joining of multiple parcels into a single parcel recorded at the Assessor’s Office.) Also DWSD will provide an option for property owners whose parcels are not collapsed to receive a consolidated bill. This option will be available to customers beginning in late 2016. Please refer to A Guide to the Drainage Charge Bill Adjustment for information on how to simplify your bill.

Figure 1: Multiple Parcel Property
Occupied Right-of-Way

A drainage charge will also be assessed for properties that occupy the Right-of-Way. An example of a property occupying a right-of-way is in Figure 2. Many of these locations are not reflected in the current assessor property information.

These charges will be implemented as assessor data is updated.

Figure 2: Occupied Right-of-Way vs. Not Occupied Right-of-Way
How the Drainage Charge is Calculated

Existing customers will be billed under the combined fixed fee and class indexed impervious area based rate structure in place through FY 2016 until their transition date. The rates in effect July 1, 2016 through June 30, 2017 for existing customers are shown in Table 1.

<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
<th>Billable Unit (% of Base Rate)</th>
<th>Rate Per Unit (Meter Size or Parcel Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed Fee Low</td>
<td>Meter Size – 5/8” to 1”</td>
<td>--</td>
<td>$20.36</td>
</tr>
<tr>
<td>Fixed Fee High</td>
<td>Meter Size &gt; 1”</td>
<td>--</td>
<td>$190.56</td>
</tr>
<tr>
<td>Class 1</td>
<td>10–24% Impervious Area</td>
<td>17%</td>
<td>$149.97</td>
</tr>
<tr>
<td>Class 2</td>
<td>25–49% Impervious Area</td>
<td>37%</td>
<td>$326.41</td>
</tr>
<tr>
<td>Class 3</td>
<td>50–74% Impervious Area</td>
<td>62%</td>
<td>$546.95</td>
</tr>
<tr>
<td>Class 4</td>
<td>Standard</td>
<td>72%</td>
<td>$635.19</td>
</tr>
<tr>
<td>Class 5</td>
<td>75–100% Impervious Area</td>
<td>87.5%</td>
<td>$771.91</td>
</tr>
</tbody>
</table>

New and transitioning customers will be billed based on the total impervious acres of their parcel multiplied by the fixed impervious acre rate. For July 1, 2016, through June 30, 2017, the drainage charge rate for impervious area is $750.00 per impervious acre per month.

The fundamental drainage charge calculation for these customers is:

\[
\text{Drainage charge} = \text{Total impervious surface area of the parcel} \times \text{Impervious acre rate (dollars per acre per month)}
\]
Figure 3: Example Calculation for Impervious Acre Based Bill

**Site Summary**

- **Total Area:** 4.06 acres
- **Impervious Area:** 2.68 acres
- **Drainage Charge Rate:** $750.00/imp. acre

**Drainage Charge Calculations**

- **Formula:** Impervious Area x Drainage Charge
- **Application:**
  
  \[ 2.68 \text{ acres} \times \$750.00/\text{imp. acre} = \$2,010.00/\text{month} \]

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**Site Summary**

- **Total Area:** 3.57 acres
- **Impervious Area:** 3.26 acres
- **Drainage Charge Rate:** $750.00/imp. acre

**Drainage Charge Calculations**

- **Formula:** Impervious Area x Drainage Charge
- **Application:**
  
  \[ 3.26 \text{ acres} \times \$750.00/\text{imp. acre} = \$2,445.00/\text{month} \]

**Note:** Gravel parking lot is impervious.
Impervious Surface Area

The definition of impervious areas is:

Hard surface areas which either prevent or retard the entry of water into the soil in the manner that such water entered the soil under natural conditions pre-existent to development, or which cause water to run off the surface in greater quantities or at an increased rate of flow than that present under natural conditions pre-existent to development, including but not limited to such surfaces as roof tops, gravel, asphalt or concrete paving, driveways and parking lots, walkways and sidewalks, patio areas, storage areas, or other surfaces which similarly affect the natural infiltration or runoff patterns existing prior to development.

Important note: Any surface that experiences routine vehicular traffic (e.g., gravel, dirt, and grass) is considered impervious regardless of surface material as it causes compaction.

Figure 4: Impervious Area versus Pervious Area
Examples of impervious surface areas are included in the following table and pictures.

<table>
<thead>
<tr>
<th>Land Cover Type</th>
<th>Impervious</th>
<th>Pervious</th>
<th>Storm Water Practice*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings and roofs</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Concrete (parking, driveways, sidewalks, etc.)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Asphalt (parking, driveways, sidewalks, etc.)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brick surface (parking, driveways, sidewalks, etc.)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any gravel or dirt surface that is used for vehicular traffic (driving or parking)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Uncompacted dirt/gravel (no vehicular traffic)</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Decks, pavement below</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Decks, vegetation or earth below</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Stockpiled dirt/gravel/sand/ other materials</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Railroads with gravel ballast</td>
<td></td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Gravel or decorative stone used for landscaping (not compacted, open-graded)</td>
<td></td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Gravel walkway (No vehicular traffic)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lawn, vegetated areas</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Permeable pavement*</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Ponds (natural, ornamental)</td>
<td></td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Buildings with green roofs*</td>
<td>✓</td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Swimming pools</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Surface areas eligible for a green credit. Both permeable pavement and buildings with green roofs considered impervious from aerial photography.
Impervious Pavilion with Roof

Impervious Concrete Patio

Impervious Roof and Concrete on an Industrial Property

Impervious Roof and Concrete at a Gas Station
The following images are examples of areas that are considered PERVIOUS.

- Pervious Railroad Ballast
- Pervious Railroad Ballast
- Pervious Stockpile
- Pervious Stockpile
Pervious Gravel and Garden

Pervious Landscaping

Pervious Walkway Open Aggregate

Pervious Lawn

Pervious Mulch and Garden

Pervious Lawn and Forested Area
The following images are considered storm water practices and not pervious areas.
How is Impervious Acreage Determined?

The amount of impervious area for each parcel is determined by examining aerial photography from the latest available flyover. Impervious acreage is determined by overlaying the parcel’s legal boundaries with the impervious area delineation from the aerial photography. Property ownership data for each parcel is drawn from data managed by the City Assessor’s office. DWSD will routinely update property information and impervious cover data using Assessor office data, aerial photography, building permits, demolition records, and other data from DWSD and customer initiated processes. Data updates will be performed annually, although individual properties may be updated as information becomes available.

The current values used by DWSD for each parcel can be found on the Parcel Viewer at [www.detroitmi.gov/drainage](http://www.detroitmi.gov/drainage) or [http://arcg.is/29KWCpy](http://arcg.is/29KWCpy).

![Figure 5: Screen Shot of the Parcel Viewer](image)

DWSD recognizes the limitations of aerial photography to define site characteristics. This method represents an advance from earlier methods and provides reasonably accurate measures of impervious area suitable for drainage charge determinations. Notwithstanding these advances, impervious acreage determinations using aerial photography is subject to limitations. A mechanism for review of the impervious cover quantification is described in *A Guide to the Drainage Charge Bill Adjustment*. 
Precision of the Measurement

The parcel impervious area is measured in acres, to the 0.01 (hundredth) of an acre. This acreage is equal to 435 square feet or approximately the size of a two-car garage.

Billable Impervious Area

For billing purposes, charges will be based on the impervious area in increments of 0.01 acre. The value calculated for acres will be truncated (not rounded). Parcels with an impervious area that truncates to 0.01 acres or 0.00 acres will not be assessed a drainage charge.

<table>
<thead>
<tr>
<th>Site Characteristic</th>
<th>Area (sf)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings</td>
<td>10,400</td>
</tr>
<tr>
<td>Pavement</td>
<td>11,300</td>
</tr>
<tr>
<td>Sidewalk</td>
<td>2,500</td>
</tr>
<tr>
<td>Green Space</td>
<td>11,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>35,200</strong></td>
</tr>
<tr>
<td></td>
<td>or 0.808 acres</td>
</tr>
<tr>
<td>Impervious Area</td>
<td><strong>24,200</strong></td>
</tr>
<tr>
<td></td>
<td>or 0.558 acres</td>
</tr>
<tr>
<td>Billed Impervious Area</td>
<td><strong>0.55 acres</strong></td>
</tr>
</tbody>
</table>

Figure 6: Representation of 435 Square Feet

Figure 7: Example of Truncation to 0.01 Acres
Impervious surfaces located within the public right-of-way (sidewalks, driveway approaches) are not charged to the adjacent parcel. An exception to this is when the parcel occupies the adjacent right-of-way. Refer to Figure 2.

*Figure 8: Parcel versus Right-of-Way Impervious Area*
The Linkage Between Accounts and Parcels

Drainage charges are based on the measured impervious area of individual parcels. In many, if not most cases, these drainage charges are a component of a water, sewer, and drainage bill that is the responsibility of the property owner.

In some cases one water/sewer connection may serve multiple parcels. In this case, the property owner will receive multiple drainage charges. The parcels without a water/sewer account would receive a bill that only contains drainage charges.

In other cases, like strip malls or multi-family properties, a single parcel may have more than one water/sewer meter (see Figure 10). In this case, the drainage charge goes to the parcel owner who may or may not distribute it to their tenants.

DWSD will not distribute drainage charges amongst multiple tenants (i.e., condominiums, townhouses).

Figure 10: One Owner, Multiple Tenants
Payment Responsibility

The drainage charge for a property is generally the responsibility of the property owner. The charge may be assigned to a tenant if the entire parcel or property is leased to the tenant and the tenant is responsible for water and wastewater charges. However, a landlord/tenant agreement must be on file with DWSD for the tenant to be responsible for these charges.

*Figure 11: One Owner, One Tenant*