## RESOLUTION NO. 2398

A RESOLUTION ESTABLISHING FEES FOR FURNISHING PROTECTION TO THOSE THAT DO NOT CONTRIBUTE TO THE FINANCIAL SUPPORT OF THE ALBANY FIRE DEPARTMENT AND REPEALING RESOLUTION NO. 2157

WHEREAS, the City of Albany is furnishing fire protection to certain risks within the city limits of the city of Albany and without the city limits of the city of Albany. Such risks do not contribute to the support of the Fire Department by contribution of taxes or in other ways paying their fair share of the fire protection furnished by the City. The cost of furnishing fire protection for fire risks within or without the city of Albany should be borne by those persons receiving the benefit.

NOW, THEREFORE, BE IT RESOLVED that the following fees will be charged to those classes of property which are protected by the Fire Department of the City of Albany and do not contribute either by contract with the City of Albany or through the payment of municipal taxes with charges to be as follows:

\$200.00 for each piece of apparatus for first hour;

\$200.00 for each additional hour broken down to the fractional portion by 0.25 (one quarter) of an hour at \$50.00 per fraction;

\$ 25.00 per hour per man (minimum charge = one and one-half hours) the rate to remain the same on a fraction portion of an hour in a fraction no smaller than 0.5 (1/2 hour) to continue until the equipment is returned to quarters and replaced in service and the employee(s) is/are available for regular duty or released from overtime.

The schedule of fees as set forth herein will be used as the basis for negotiating any contract or agreement for fire protection with those fire risks which do not contribute directly by municipal taxes or contract to the City of Albany.

BE IT FURTHER RESOLVED that Resolution No. 2157 is hereby repealed.

DATED THIS 22ND DAY OF JUNE, 1983.

ATTEST:

City Recorder