

CITY OF HAYSVILLE

Agenda

December 30, 2013

CALL TO ORDER

ROLL CALL

INVOCATION BY: Pastor Steve Dezotell, Church of the Nazarene

PLEDGE OF ALLEGIANCE

PRESENTATION AND APPROVAL OF MINUTES

- A. [Minutes of December 9, 2013](#)

ITEM #1 CITIZENS TO BE HEARD

- A. Sedgwick County Fire Department re: Monthly Report

ITEM #2 APPROVAL OF LICENSES AND BONDS

- A. [Renewal of CMB License – Kwikshop #779 – 424 W. Grand](#)
- B. [Renewal of CMB License – Homeland #646 – 201 N. Main](#)

ITEM #3 INTRODUCTION OF ORDINANCES AND RESOLUTIONS

- A. [AN ORDINANCE ADOPTING THE RECODIFICATION OF ORDINANCES OF THE CITY OF HAYSVILLE, KANSAS, 2014 EDITION, PROVIDING FOR THE EFFECTIVE DATE THEREOF, PROVIDING FOR THE REPEAL OF CERTAIN OTHER ORDINANCES NOT INCLUDED THEREIN, SAVING CERTAIN ORDINANCES FROM REPEAL AND SAVING CERTAIN ACCRUED RIGHTS AND LIABILITIES.](#)
- B. [AN ORDINANCE TO SUBMIT TO THE QUALIFIED ELECTORS OF THE CITY OF HAYSVILLE, KANSAS, THE PROPOSITION OF LEVYING A ONE PERCENT \(1.00%\) RETAILERS' SALES TAX FOR THE PURPOSE OF FUNDING A LOCAL STREET, PARK, & RECREATION PROGRAM, WITHIN THE CITY OF HAYSVILLE, SEDGWICK COUNTY, KANSAS.](#)
- C. [A RESOLUTION OF THE GOVERNING BODY OF HAYSVILLE, KANSAS, CONTINUING THE BAN ON CONCEALED WEAPONS WITHIN CERTAIN MUNICIPAL BUILDINGS FOR FOUR YEARS.](#)

ITEM #4 NOTICES AND COMMUNICATIONS

- A. Governing Body Announcements
- B. [Letter from Cox Communications re: Price Increases](#)

ITEM #5 OLD BUSINESS

ITEM #6 OTHER BUSINESS

- A. [Consideration of Manhole and Wet Well Rehabilitation](#)
- B. [Consideration of Request to Purchase Cardio Equipment for the HAC](#)

ITEM #7 DEPARTMENT REPORTS

- A. Administrative Services – Will Black
- B. City Clerk – Janie Cox
- C. Police – Jeff Whitfield
- D. Public Works – Randy Dorner
- E. Recreation – Georgie Carter

ITEM #8 APPOINTMENTS

ITEM #9 OFF AGENDA CITIZENS TO BE HEARD

ITEM #10 EXECUTIVE SESSION

ITEM #11 BILLS TO BE PAID

- A. [Bills to be Paid for the Last half of December](#)
- B. [Year End Encumbrances](#)
- C. Authorization to Reimburse Petty Cash on December 31, 2013
- D. Authorization to Pay Any Unanticipated Invoices Dated 2013 and Received After Year End

ITEM #12 CONSENT AGENDA

ITEM #13 COUNCIL ITEMS

A. Council Concerns

B. [Council Action Request Updates](#)

ITEM #14 ADJOURNMENT

The Regular Council Meeting was called to order by Mayor Bruce Armstrong at 7:02 p.m. in the Haysville Municipal Building, 200 West Grand Avenue.

Roll was taken by Recording Secretary Ginger Cullen: Crum here, Benner here, Ewert here, Kanaga here, Kessler here, Rardin here, Konkel here, Pierce here.

Invocation was given by Pastor Steve Dezotell of the Church of the Nazarene.

Mayor Bruce Armstrong led everyone present in the Pledge of Allegiance.

Mayor Bruce Armstrong stated the agenda needed to be modified to move the renewal of Mi Casa's liquor license from item #4 Notices and Communications to Item #2 Approval of Licenses and Bonds.

Motion by Konkel – Second by Rardin

Mr. Mayor and Council, I move that we amend the agenda to move Mi Casa's liquor license renewal from Notices and Communications to Approval of Licenses and Bonds.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried

Under Special Order of Business, Mayor Bruce Armstrong stated two employees would receive service awards. Mayor Armstrong advised Chad Bettles, who was not present, has been employed by the city for 15 years. Mayor Armstrong introduced System Administrator Sharon Polston and Chief Administrative Officer Will Black presented her with an award for 25 years of service.

Also under Special Order of Business, Mayor Bruce Armstrong introduced a Budget Hearing for Amending the 2013 Budget.

Motion by Konkel – Second by Rardin

Mr. Mayor and Council, I move that we open the budget hearing for amending the 2013 budget.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Mayor Bruce Armstrong then opened the hearing for public comment. Seeing none, Armstrong asked for comment from council.

Motion by Konkel – Second by Rardin

Mr. Mayor and Council, I move that we close the public hearing for amending the 2013 budget.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

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Motion by Konkel – Second by Rardin

Mr. Mayor and Council, if there is no discussion I move we approve the amendment as noted.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Under Presentation and Approval of Minutes, Mayor Bruce Armstrong presented for approval the Minutes of November 25, 2013.

Motion by Konkel – Second by Rardin

Mr. Mayor and Council, I make a motion that we approve the minutes from November 25, 2013.

Crum yea, Benner yea, Ewert yea, Kanaga abstain, Kessler yea, Rardin yea, Konkel abstain, Pierce yea.

Motion declared carried.

There were no Citizens to be Heard.

Under Licenses and Bonds, Mayor Bruce Armstrong presented the renewal of the CMB license for Parker Oil Co., Mini Stop at 7200 S. Broadway.

Motion by Kanaga – Second by Ewert

Mr. Mayor and Council, I make a motion to approve the cereal malt beverage license for Parker Oil Co., Mini Stop.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Under Licenses and Bonds, Mayor Bruce Armstrong presented the renewal of the liquor license for Mi Casa at 111 N. Main.

Motion by Crum – Second by Ewert

Mr. Mayor and Council, I make a motion that we approve the liquor license for Mi Casa.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Under Ordinances and Resolutions, Mayor Bruce Armstrong introduced A RESOLUTION PROVIDING THAT THE COMMUNITY OF HAYSVILLE URGES ITS CITIZENS TO JOIN THIS EFFORT AND HEREBY DECLARES THIS CITY TO BE AN OFFICIAL ENTRANT IN THE PRIDE PROGRAM FOR THE YEAR OF 2014.

Motion by Konkel – Second by Rardin

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I move that we approve the resolution as presented.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Under Notices and Communications, Mayor Bruce Armstrong asked for Governing Body Announcements.

Councilperson Pat Ewert advised the Senior Center is now offering a line dancing class on Tuesdays at 9 a.m. and also gave information on other Senior Center events.

Councilperson Steve Crum thanked staff for their hard work in regards to Village Christmas. He stated Christmas break for the schools would begin on December 20.

Mayor Bruce Armstrong presented a letter from Cox Communications regarding channel changes.

Mayor Bruce Armstrong presented a letter from Westar Energy regarding the recently filed franchise agreement

There was no Old Business.

Under Other Business, Mayor Bruce Armstrong presented Selection of Audit Firm for 2013. City Clerk Janie Cox stated RFP's were sent out to six audit firms, and three proposals were returned, including one from the current audit firm.

Motion by Konkel – Second by Crum

I move that we approve the proposal from Peterson, Peterson and Goss, LC in the amount of \$15,000.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Mayor Bruce Armstrong introduced Consideration of New Gold Star Home Incentive Program. Economic Development Director James Oltman discussed differences between the previous year's program and the one presented.

Motion by Konkel – Second by Rardin

I move that we approve the Gold Star New Home Incentive program as presented.

Crum yea, Benner yea, Ewert yea, Kanaga nay, Kessler yea, Rardin yea, Konkel yea, Pierce nay.

Motion declared carried.

Kanaga stated he didn't feel it was fair for new home owners to not pay taxes when existing home owners continue to bear the burden.

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Mayor Bruce Armstrong introduced Consideration of Proposed Code Changes for 2014. Mayor Armstrong suggested that the item be tabled until the Council meeting scheduled for December 30th. Councilperson Seth Konkel stated the markups in the Building Code were confusing and requested they either be redone or a key be provided.

Motion by Kanaga – Second by Rardin

I move that we table the proposed code changes until the December 30th Council meeting. Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Mayor Bruce Armstrong asked for Department Reports.

Chief Administrative Officer Will Black stated the Sedgwick County Association of Cities would have their next meeting on December 14 at Maize City Hall. He stated networking and refreshments would begin at 8:30 a.m. and the business meeting would begin at 9:00 a.m. Black then introduced Economic Development Director James Oltman, who discussed the details of the recent survey sent to citizens.

City Clerk Janie Cox stated the next Council meeting would be on December 30th.

Police Chief Jeff Whitfield stated there would be a Rape Aggression Defense class on Saturday, December 14th beginning at 9:00 a.m. Whitfield stated the class was for women only and would last all day.

Public Works Director Randy Dorner stated the water line tie-ins associated with the East Grand Project were about 50% complete.

Recreation Director Georgie Carter gave details of upcoming events at the Haysville Activity Center.

Under Appointments, Mayor Bruce Armstrong introduced the appointment of Ron Page to the Planning Commission as a citizen in the area of influence for a three year term.

Motion by Konkel – Second by Rardin

I move that we appoint Ron Page to the Planning Commission for a three year term. Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried

Mayor Bruce Armstrong introduced the appointment of Phil Harris to the Board of Zoning Appeals for a three year term.

Motion by Rardin – Second by Kessler

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I move that we appoint Phil Harris to the Board of Zoning Appeals for a three year term. Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried

Under Off Agenda Citizens to be Heard, Mayor Bruce Armstrong introduced Gary Charter. **Gary Charter, 809 Anita Dr.**, addressed council regarding cleanup of the Cowskin Creek. Charter stated his concern for the wildlife in the area and also for the privacy that will be compromised. He requested the plan be reconsidered. No action was taken.

Mayor Bruce Armstrong presented an Executive Session for attorney client privilege not to exceed 15 minutes to include Mayor, Council, Police Chief, City Attorney, and Chief Administrative Officer.

Motion by Konkel – Second by Rardin

I move that we go in to executive session for attorney client privilege not to exceed 15 minutes to include the Mayor, Council, Chief, Will and Alison.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Executive session began at 7:54 p.m. and the regular council meeting resumed at 8:10 p.m. No binding action was taken.

Mayor Bruce Armstrong presented the Bills to be Paid for the First Half of December.

Motion by Ewert-Second by Rardin

I make a motion that we pay the first half of December bills.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

There was nothing under the Consent Agenda.

Under Council Items, Mayor Bruce Armstrong asked for any Council concerns.

Councilperson Bob Rardin expressed thanks to the city crews for helping make Village Christmas a success. Rardin also stated he received complaints that someone is trying to start a mobile home park at 79th street and Vesta. Mayor Bruce Armstrong stated this is something that could be reported to Sedgwick County.

Councilperson Steve Crum stated he would like to see all citizens potentially affected by the Cowskin Creek notified.

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Motion by Crum – Second by Pierce

Mr. Mayor and Council, I'd like to make a motion that all residents adjacent to the Cowskin Creek be notified of the project.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

Under Council Action Request Updates, Public Works Director Randy Dorner stated contact has been made with the owner of the lot between 615 and 627 Shira Ct. He stated they have until the end of December to pull necessary construction permits. He stated they have been advised the basement hole is not secured for safety.

Mayor Bruce Armstrong presented for approval Adjournment.

Motion by Pierce-Second by Rardin

Mr. Mayor and Council, I move that we adjourn tonight's meeting.

Crum yea, Benner yea, Ewert yea, Kanaga yea, Kessler yea, Rardin yea, Konkel yea, Pierce yea.

Motion declared carried.

The Regular Council Meeting adjourned at 8:15 p.m.

Janie Cox, City Clerk

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MEMORANDUM

TO: Honorable Mayor Bruce Armstrong; City Council
FROM: Amanda Crawford, Administrative Secretary
DATE: 12/27/13
RE: 2014 Cereal Malt Beverage Renewals

The following business has made application for their Cereal Malt Beverage License.

Kwik shop #779- 424 W. Grand

All requirements have been met and fees have been paid. Approval is recommended.

Sincerely,

Amanda Crawford
Administrative Secretary
City of Haysville

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MEMORANDUM

TO: Honorable Mayor Bruce Armstrong; City Council
FROM: Amanda Crawford, Administrative Secretary
DATE: 12/23/13
RE: 2014 Cereal Malt Beverage Renewals

The following business has made application for their Cereal Malt Beverage License.

Homeland #646- 201 N. Main, Haysville

All requirements have been met and fees have been paid. Approval is recommended.

Sincerely,

Amanda Crawford
Administrative Secretary
City of Haysville

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[First Published in the Haysville Sun-Times on January ____, 2014]

Ordinance No. ____

AN ORDINANCE ADOPTING THE RECODIFICATION OF ORDINANCES OF THE CITY OF HAYSVILLE, KANSAS, 2014 EDITION, PROVIDING FOR THE EFFECTIVE DATE THEREOF, PROVIDING FOR THE REPEAL OF CERTAIN OTHER ORDINANCES NOT INCLUDED THEREIN, SAVING CERTAIN ORDINANCES FROM REPEAL AND SAVING CERTAIN ACCRUED RIGHTS AND LIABILITIES.

Be it Ordained by the Governing Body of the City of Haysville, Kansas:

Section 1. The recodification of ordinances of the City of Haysville, Kansas, as authorized by K.S.A. 12-3014 and K.S.A. 12-3015 and amendments thereto, as set out in Chapters I to XVII, all inclusive, and entitled the “Code of the City of Haysville, Kansas, 2014,” is hereby adopted. Codification includes the compilation and revision of the general ordinances of the city; the changing of sections of the Code deemed advisable; the omission of sections of the Code deemed unnecessary; the addition of new provisions; and the adoption of the whole by this ordinance and publication in permanently bound or loose-leaf book form. When the ordinance and the codification, along with a certificate of the city clerk that the same are true and correct copies, are published in book form or in loose-leaf binders, the codification shall take effect. At least one (1) copy of the published book of codes shall be kept on file in the office of the city clerk and remain available for inspection by the public at all reasonable business hours.

Section 2. All ordinances and parts of ordinances of a general nature passed prior to December 30, 2013, in force and effect at the effective date of the “Code of the City of Haysville, Kansas, 2014” are hereby repealed as of the date of publication of said code, and incorporated therein.

Section 3. In construing this ordinance, the following ordinances shall not be considered or held to be ordinances of a general nature:

- (a) Ordinances pertaining to the acquisition of property or interests in property by gift, purchase, devise, bequest, appropriation or condemnation;
- (b) Ordinances opening, dedicating, widening, vacating or narrowing streets, avenues, alleys and boulevards, changing or establishing zoning regulations;
- (c) Ordinances establishing and changing grades of streets, avenues, alleys and boulevards;
- (d) Ordinances naming or changing the names of streets, avenues and boulevards;
- (e) Ordinances authorizing or directing public improvements to be made;
- (f) Ordinances creating districts for public improvements of whatsoever kind or nature;
- (g) Ordinances levying general taxes;
- (h) Ordinances levying special assessments or taxes;
- (i) Ordinances granting any rights, privileges, easements or franchises therein mentioned to any person, firm, corporation or other entity;
- (j) Ordinances authorizing the issuance of bonds and other instruments of indebtedness by the City;
- (k) Ordinances authorizing contracts;

- (l) Ordinances establishing the limits of the City or pertaining to annexation or exclusion of territory;
- (m) Ordinances relating to compensation of officials, officers and employees of the City and;
- (n) Ordinances of a temporary nature;
- (o) Charter ordinances that were not otherwise specifically repealed by subsequent charter ordinance.

Such ordinances hereby remain in full force and effect from the date of passage.

Provided, that the above enumeration of exceptions shall not be held or deemed to be exclusive, it being the purpose and intention to exempt from repeal any and all ordinances not of a general nature and general ordinances specifically excepted by the above section.

Section 4. The arrangement and classification of the several chapters, articles and sections of the Haysville Municipal Code adopted by Section 1 of this ordinance and the headnotes and footnotes at the ends of the sections, are made for the purpose of convenience and orderly arrangement, and do not constitute a part of the ordinances, and therefore, no implication or presumption of legislative intent or construction is to be drawn therefrom.

Section 5. If for any reason any chapter, article, section, subsection, sentence, portion or part of the “Code of the City of Haysville, Kansas, 2014,” or the application thereof to any person or circumstance is declared to be unconstitutional or invalid, such determination will not affect the validity of the remaining portions of said code.

Section 6. This ordinance shall take effect and be in force from and after the publication of the “Code of the City of Haysville, Kansas, 2014” as provided in K.S.A. 12-3015 and as provided by this ordinance.

Passed by the Governing Body of the City of Haysville, Kansas this _____ day of **December, 2013.**

Bruce Armstrong, Mayor

Attest:

Janie Cox, City Clerk

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CHAPTER 1. ADMINISTRATION

Article 1.	General Provisions
Article 2.	City Elections
Article 3.	Governing Body
Article 4.	Administrative Officers
Article 5.	Oaths and Bonds
Article 6.	Boards and Committees
Article 7.	Investment of Idle Funds
Article 8.	Open Public Records
Article 9.	Insurance Proceeds

ARTICLE 1. GENERAL PROVISIONS

1-107. PUBLICATION OF ORDINANCES. No ordinance, except those appropriating money, shall be in force until published in the official city newspaper by the city clerk in a manner that conforms to State law. One (1) publication of any such ordinance or summary shall be sufficient unless additional publications are required by statute or ordinance. The publisher of the newspaper shall prefix such published ordinance by a line in brackets stating the month, day and year of such publication.

(K.S.A. 12-3007; Code 1984)

1-120. SCOPE OF APPLICATION. Any person convicted of doing any of the acts or things prohibited, made unlawful or misdemeanor, or the failing to do any of the things commanded to be done, as specified and set forth in this ~~code~~ Chapter shall be deemed guilty of a misdemeanor and punished in accordance with section 1-121. Each day any violation of this code continues shall constitute a separate offense.

(Code 1984)

ARTICLE 4. ADMINISTRATIVE OFFICERS

1-401. OFFICERS, APPOINTMENT. ~~The mayor shall appoint, by and with the consent of council, a municipal judge of the municipal court, a chief of police, director of governmental services, city clerk/treasurer, public works director, city attorney, recreation director and may appoint police officers and such other officers as the mayor may deem necessary. Officers so appointed and confirmed shall hold their offices for a term of one (1) year, provided their work has met the standards and requirements so designated by the mayor and until their successors are appointed and qualified. The city council may, by ordinance, abolish any office created by them whenever they may deem it expedient except those specifically named herein. The mayor shall appoint city officers, by and with the consent of the city council, including a municipal judge of the municipal court, a chief of police, chief administrative officer, deputy administrative officer, city clerk/treasurer, public works director, city attorney, recreation director, and may appoint law enforcement officers and/or any other officers for the City as~~

deemed necessary. Officers so appointed and confirmed shall hold their offices for a term of one year, provided their work has met the standards and requirements so designated by the mayor, and shall hold their positions until their successors are appointed and qualified, unless removed for cause by action of the city council. The city council may by ordinance abolish any office created by the council whenever deemed expedient except those specifically named herein. The position(s) and/or duties of the city clerk/treasurer shall be those associated by statute with either a city clerk's position or a city treasurer's position as well as duties set forth by City Ordinance or action of the Governing Body. (C.O. 8A, Sec. 11; C.O. No. 11; Code 2003; C.O. 11-A; C.O. 20A; Code 2008; C.O. 2012)

1-406. CITY TREASURER: DUTIES OF OFFICE. The ~~city treasurer~~official appointed by the Mayor to be responsible for the duties of the City Treasurer for the city, regardless of such official's title, shall have the following duties:

(a) Receive and safely keep all moneys belonging to the city coming to him or her by virtue of his or her office, giving his or her receipt therefore. For all moneys received by him or her from any other source than the city clerk, he or she shall give duplicate receipts causing one (1) of them to be filed with the city clerk, and shall keep a copy thereof in his or her own office;

(b) Keep proper records and accounts of all moneys received and disbursed by him or her from any source and funds in behalf of the city specifying the time of receipt and disbursements, from whom received and to whom disbursed on account of the city;

(c) Publish or cause to be published a quarterly financial statement of the city in the manner and style required by K.S.A. 12-1608;

(d) Deposit all funds of the city coming into his or her hands in his or her official capacity or responsibility in a depository bank or banks within the city, and only after the same has been designated by the governing body and after the depository bank shall have given security in those instances when a depository of public moneys must give security. All such deposits shall be made in the treasurer's name and in his or her official title as treasurer of the city; and

(e) Pay out funds of the city upon warrants (or warrant checks) properly signed by the mayor, attested by the city clerk and countersigned by the city treasurer. He or she shall cancel all warrants as soon as paid, and in canceling paid warrants, shall write across the face of such warrant the word "Paid" in red ink and sign the same. In case a combination warrant check is used and such warrant is stamped by a depository bank of the city, the endorsement of the treasurer shall not be required.

(K.S.A. 9-1401; 1403, 10-801:809, 10-1118, 12-1608; K.S.A. 9-1402; Code 1971, Sec. 1-205; Code 2003)

ARTICLE 6. BOARDS AND COMMITTEES

1-605. HAYSVILLE HISTORIC DISTRICT COMMITTEE. ~~See the Haysville Zoning and Subdivision Regulations.~~

There is created and established a commission to be known as the "Haysville Historic Committee" of the City of Haysville. The Haysville Historic Committee will hereafter be called the "Haysville Historic Committee."

(a) Purpose.

The duties of the Haysville Historic Committee are to advise the city council on historic resources and to safeguard the architectural and cultural heritage of the community through the preservation of historic resources, historic landmarks and historic districts. The Haysville Historic Committee may carry out these duties through the identification, nomination and designation, and documentation of historic resources; development and implementation of a historic preservation plan; administration of ordinances governing the designation, alteration and removal of historic resources; assistance with educational and incentive programs, economic development and tourism, and coordination of public and private historic preservation activities, and to specifically carry out the duties set forth within Section 418 of the City of Haysville, Zoning Regulations regarding “HD-O” Original Town Historic Overlay District.

(b) Members. The Haysville Historic Committee shall be composed of (11) eleven members of which (8) eight members shall be residents from within the corporate limits or property owners of the City of Haysville, Kansas and shall be appointed by the Mayor with consent of the City Council. The remaining three members shall consist of the planning commission chair, or his or her designee; the park board chair, or his or her designee; and the mayor, or his or her designee. The Haysville Historic Committee membership shall be comprised of people who have a demonstrated interest in historic preservation through their community and/or professional involvements. The members of the commission should be drawn from such backgrounds as architecture, history, landscape architecture, architectural history, planning, archaeology, urban design, neighborhood and community development, geography, real estate, law, finance, building trades or related areas.

(c) Terms. The term of office of the members of the Committee shall be for three (3) years excepting the first committee which shall consist of two (2) members serving for one (1) year, three (3) members serving for two (2) years and three (3) members serving for three (3) years and excepting the planning commission chair, the park board chair and the mayor whose terms shall expire annually. No member shall serve beyond the end of his or her appointed term. Upon expiration of a term, the position shall remain vacant until a successor is appointed.

(d) Duties and Authority. The Haysville Historic Committee shall have the following duties and authority:

(1) The Haysville Historic Committee shall familiarize itself with the historic resources within the community and those which may be eligible for designation as historic resources, historic landmarks or historic districts and shall administer the identification, documentation and designation of such historic landmarks and historic districts, and shall present verification of significance to the city planning department, and the city council.

(2) The Haysville Historic Committee, using the criteria identified herein, shall determine whether certain buildings, structures, land areas, and interiors (only for historic landmarks and with owner consent) should be designated as historic landmarks or historic districts.

(3) The Haysville Historic Committee shall administer certificate of appropriateness review according to design criteria as defined to determine whether to grant or deny approval of proposed undertakings.

(4) The Haysville Historic Committee shall review and comment on projects which may be determined to pose a threat to an archaeological site as designated by the Kansas State Historical Office.

(5) The Haysville Historic Committee may apply for or suggest sources of funds for preservation and restoration activities for acquisition, to include federal, state, municipal, private and foundation sources.

(6) The Haysville Historic Committee may implement incentive programs for preservation.

(7) If the Haysville Historic Committee finds that certain historic resources cannot be preserved without acquisition, the Haysville Historic Committee may recommend to the city council that the fee or a lesser interest in the property be acquired by gift, or purchase, using funds or facilities available for preservation or restoration.

(8) The Haysville Historic Committee shall annually review the status of designated historic resources, historic landmarks and historic districts and include in the Haysville Historic Committee minutes a report of such review.

(9) The Haysville Historic Committee shall make and adopt a historic preservation plan and review and update the plan as needed. The plan may include a list of historic resources which may not have attained the status of a historic landmark or as historic district. Twenty (20) days prior to a historic resource listing determination by the Haysville Historic Committee, the following procedures shall be initiated and administered by the preservation staff:

a. Property owners of those sites and structures which are being considered for nomination as historic resources shall be notified of a pending decision to list their property as historic resources.

b. Property owners of nominated historic resources shall be provided the opportunity to "agree," or "not agree" with the inclusion of their property in the listing.

c. If the owner agrees to the historic resource listing, notice of the "historic resource" listing of a property shall be filed with the register of deeds and recorded as an official notice subject to subsequent property

owners. If the owner does not agree to the "historic resource" listing, the property shall not be listed as a "historic resource."

(10) The Haysville Historic Committee may implement a receivership program for conservation easement donations for the purpose of historic preservation. Such easements shall be held by the city and monitored by the Haysville Historic Committee.

(11) The Haysville Historic Committee may recommend programs and legislation to the city council to encourage historic preservation.

(12) The Haysville Historic Committee, upon request of the property owner, may assist in the preparation of national and/or state register nominations.

(13) The Haysville Historic Committee, upon request of the property owner, may render advice and guidance with respect to any proposed work on a historic resource.

(14) The Haysville Historic Committee shall work with and advise the Park Board regarding any modifications to the Historic District in its capacity as a public park space, including the use of the space for events and activities.

(e) The Historic Committee shall adopt and operate in compliance with established bylaws, which may be updated from time to time, in accordance with the procedures set forth within such bylaws.

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ARTICLE 1. GENERAL PROVISIONS

1-107. **PUBLICATION OF ORDINANCES.** No ordinance, except those appropriating money, shall be in force until published in the official city newspaper by the city clerk in a manner that conforms to State law. One (1) publication of any such ordinance or summary shall be sufficient unless additional publications are required by statute or ordinance. The publisher of the newspaper shall prefix such published ordinance by a line in brackets stating the month, day and year of such publication.

(K.S.A. 12-3007; Code 1984)

1-120. **SCOPE OF APPLICATION.** Any person convicted of doing any of the acts or things prohibited, made unlawful or misdemeanor, or the failing to do any of the things commanded to be done, as specified and set forth in this Chapter shall be deemed guilty of a misdemeanor and punished in accordance with section 1-121. Each day any violation of this code continues shall constitute a separate offense.

(Code 1984)

ARTICLE 4. ADMINISTRATIVE OFFICERS

1-401. **OFFICERS, APPOINTMENT.** The mayor shall appoint city officers, by and with the consent of the city council, including a municipal judge of the municipal court, a chief of police, chief administrative officer, deputy administrative officer, city clerk/treasurer, public works director, city attorney, recreation director, and may appoint law enforcement officers and/or any other officers for the City as deemed necessary. Officers so appointed and confirmed shall hold their offices for a term of one year, provided their work has met the standards and requirements so designated by the mayor, and shall hold their positions until their successors are appointed and qualified, unless removed for cause by action of the city council. The city council may by ordinance abolish any office created by the council whenever deemed expedient except those specifically named herein. The position(s) and/or duties of the city clerk/treasurer shall be those associated by statute with either a city clerk's position or a city treasurer's position as well as duties set forth by City Ordinance or action of

the Governing Body. (C.O. 8A, Sec. 11; C.O. No. 11; Code 2003; C.O. 11-A; C.O. 20A; Code 2008; C.O. 2012)

1-406. CITY TREASURER: DUTIES OF OFFICE. The official appointed by the Mayor to be responsible for the duties of the City Treasurer for the city, regardless of such official's title, shall have the following duties:

(a) Receive and safely keep all moneys belonging to the city coming to him or her by virtue of his or her office, giving his or her receipt therefore. For all moneys received by him or her from any other source than the city clerk, he or she shall give duplicate receipts causing one (1) of them to be filed with the city clerk, and shall keep a copy thereof in his or her own office;

(b) Keep proper records and accounts of all moneys received and disbursed by him or her from any source and funds in behalf of the city specifying the time of receipt and disbursements, from whom received and to whom disbursed on account of the city;

(c) Publish or cause to be published a quarterly financial statement of the city in the manner and style required by K.S.A. 12-1608;

(d) Deposit all funds of the city coming into his or her hands in his or her official capacity or responsibility in a depository bank or banks within the city, and only after the same has been designated by the governing body and after the depository bank shall have given security in those instances when a depository of public moneys must give security. All such deposits shall be made in the treasurer's name and in his or her official title as treasurer of the city; and

(e) Pay out funds of the city upon warrants (or warrant checks) properly signed by the mayor, attested by the city clerk and countersigned by the city treasurer. He or she shall cancel all warrants as soon as paid, and in canceling paid warrants, shall write across the face of such warrant the word "Paid" in red ink and sign the same. In case a combination warrant check is used and such warrant is stamped by a depository bank of the city, the endorsement of the treasurer shall not be required.

(K.S.A. 9-1401; 1403, 10-801:809, 10-1118, 12-1608; K.S.A. 9-1402; Code 1971, Sec. 1-205; Code 2003)

ARTICLE 6. BOARDS AND COMMITTEES

1-605. HAYSVILLE HISTORIC COMMITTEE. There is created and established a commission to be known as the "Haysville Historic Committee" of the City of Haysville. The Haysville Historic Committee will hereafter be called the "Haysville Historic Committee."

(a) Purpose.

The duties of the Haysville Historic Committee are to advise the city council on historic resources and to safeguard the architectural and cultural heritage of the community through the preservation of historic resources, historic landmarks and historic districts. The Haysville Historic Committee may carry out these duties through the identification, nomination and designation, and documentation of historic resources; development and

implementation of a historic preservation plan; administration of ordinances governing the designation, alteration and removal of historic resources; assistance with educational and incentive programs, economic development and tourism, and coordination of public and private historic preservation activities, and to specifically carry out the duties set forth within Section 418 of the City of Haysville, Zoning Regulations regarding “HD-O” Original Town Historic Overlay District.

(b) Members. The Haysville Historic Committee shall be composed of (11) eleven members of which (8) eight members shall be residents from within the corporate limits or property owners of the City of Haysville, Kansas and shall be appointed by the Mayor with consent of the City Council. The remaining three members shall consist of the planning commission chair, or his or her designee; the park board chair, or his or her designee; and the mayor, or his or her designee. The Haysville Historic Committee membership shall be comprised of people who have a demonstrated interest in historic preservation through their community and/or professional involvements. The members of the commission should be drawn from such backgrounds as architecture, history, landscape architecture, architectural history, planning, archaeology, urban design, neighborhood and community development, geography, real estate, law, finance, building trades or related areas.

(c) Terms. The term of office of the members of the Committee shall be for three (3) years excepting the first committee which shall consist of two (2) members serving for one (1) year, three (3) members serving for two (2) years and three (3) members serving for three (3) years and excepting the planning commission chair, the park board chair and the mayor whose terms shall expire annually. No member shall serve beyond the end of his or her appointed term. Upon expiration of a term, the position shall remain vacant until a successor is appointed.

(d) Duties and Authority. The Haysville Historic Committee shall have the following duties and authority:

(1) The Haysville Historic Committee shall familiarize itself with the historic resources within the community and those which may be eligible for designation as historic resources, historic landmarks or historic districts and shall administer the identification, documentation and designation of such historic landmarks and historic districts, and shall present verification of significance to the city planning department, and the city council.

(2) The Haysville Historic Committee, using the criteria identified herein, shall determine whether certain buildings, structures, land areas, and interiors (only for historic landmarks and with owner consent) should be designated as historic landmarks or historic districts.

(3) The Haysville Historic Committee shall administer certificate of appropriateness review according to design criteria as defined to determine whether to grant or deny approval of proposed undertakings.

(4) The Haysville Historic Committee shall review and comment on projects which may be determined to pose a threat to an archaeological site as designated by the Kansas State Historical Office.

(5) The Haysville Historic Committee may apply for or suggest sources of funds for preservation and restoration activities for acquisition, to include federal, state, municipal, private and foundation sources.

(6) The Haysville Historic Committee may implement incentive programs for preservation.

(7) If the Haysville Historic Committee finds that certain historic resources cannot be preserved without acquisition, the Haysville Historic Committee may recommend to the city council that the fee or a lesser interest in the property be acquired by gift, or purchase, using funds or facilities available for preservation or restoration.

(8) The Haysville Historic Committee shall annually review the status of designated historic resources, historic landmarks and historic districts and include in the Haysville Historic Committee minutes a report of such review.

(9) The Haysville Historic Committee shall make and adopt a historic preservation plan and review and update the plan as needed. The plan may include a list of historic resources which may not have attained the status of a historic landmark or as historic district. Twenty (20) days prior to a historic resource listing determination by the Haysville Historic Committee, the following procedures shall be initiated and administered by the preservation staff:

a. Property owners of those sites and structures which are being considered for nomination as historic resources shall be notified of a pending decision to list their property as historic resources.

b. Property owners of nominated historic resources shall be provided the opportunity to "agree," or "not agree" with the inclusion of their property in the listing.

c. If the owner agrees to the historic resource listing, notice of the "historic resource" listing of a property shall be filed with the register of deeds and recorded as an official notice subject to subsequent property owners. If the owner does not agree to the "historic resource" listing, the property shall not be listed as a "historic resource."

(10) The Haysville Historic Committee may implement a receivership program for conservation easement donations for the purpose of historic preservation. Such easements shall be held by the city and monitored by the Haysville Historic Committee.

(11) The Haysville Historic Committee may recommend programs and legislation to the city council to encourage historic preservation.

(12) The Haysville Historic Committee, upon request of the property owner, may assist in the preparation of national and/or state register nominations.

(13) The Haysville Historic Committee, upon request of the property owner, may render advice and guidance with respect to any proposed work on a historic resource.

(14) The Haysville Historic Committee shall work with and advise the Park Board regarding any modifications to the Historic District in its capacity as a public park space, including the use of the space for events and activities.

(e) The Historic Committee shall adopt and operate in compliance with established bylaws, which may be updated from time to time, in accordance with the procedures set forth within such bylaws.

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CHAPTER II. ANIMALS AND FOWL

Article 1.	General Provisions
Article 2.	Dogs and Other Animals
Article 3.	Dangerous Dogs
Article 4.	Miscellaneous

ARTICLE 1. GENERAL PROVISIONS

2-103. PROHIBITED ANIMALS. (a) The keeping, pasturing, housing, corralling, or maintaining within the city limits of any swine or other livestock is hereby declared to be a nuisance and is prohibited. Persons or entities keeping, pasturing, housing, corralling, or maintaining within the city limits any swine or other livestock on the effective date of this section may continue to do so provided that:

(1) The property is maintained in a manner that complies with the provisions of Chapters 2 and 7 of this code; and

(2) The number of animals does not increase and the type of animal being kept does not change; and

(3) When the keeping, pasturing, housing, corralling or maintaining of swine or livestock discontinues for a period of ninety (90) consecutive days or more, or the property upon which such keeping, pasturing, housing, corralling, or maintaining occurred is sold, the use of the property must thereafter comply with the provisions of this section.

(b) The harboring, keeping, or maintaining within the city, except by a circus or sideshow duly licensed to conduct business within the city, of any nonhuman primate, poison reptile, jaguar, leopard, lynx, tiger, lion, ocelot, bobcat, cheetah, mountain lion, wildcat, panther, coyote, wolf, skunk or bear *or any hybrid of any of the aforementioned* (whether or not domesticated) is hereby declared to be a nuisance and is prohibited. PROVIDED HOWEVER, it shall not be unlawful for any person to harbor a Rhesus Macaque primate. Any such Rhesus Macaque primate must be kept indoors at all times.

(c) The keeping, harboring or maintaining within the city of any animal, which by any sound or cry, causing of offensive odors, or the dangerous nature thereof shall disturb the peace, safety or comfort of any neighborhood, or interfere with any person in the reasonable and comfortable enjoyment of life or property, is hereby declared to be a nuisance and is prohibited.

(Code 1984; Ord. 702; Ord. 851; Ord.)

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CHAPTER IV. BUILDING, CONSTRUCTION AND INSTALLATIONS

- Article 1. General Regulations/Supplements
- Article 2. Inspections by City Officials
- Article 3. Residential Construction
- Article 4. Commercial Buildings
- Article 5. Electrical Code
- Article 6. Plumbing and Gas Fitting Code
- Article 7. Drain Layers
- Article 8. Mechanical Code
- Article 9. Private Swimming Pools
- Article 10. Sprinkler Systems
- Article 11. Fences, Hedges, Bushes, Shrubbery, and Foliage
- Article 12. ~~That Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code~~
- ~~Article 13. Wichita-Sedgwick County Unified Building Code.~~

ARTICLE 1. GENERAL REGULATIONS/SUPPLEMENTS

4-101. BUILDING STANDARDS. No person, firm or corporation shall hereafter design, construct, erect, remodel, alter, demolish, locate, relocate or remove any building or structure, or place or install service equipment therein in the city except in accordance with this article, and all other applicable codes and ordinances of this City relating to such buildings or structures.

4-101A. Site Address, Premises Identification. Approved numbers or addresses shall be provided for all new residential and commercial buildings.

(a.) Residential Buildings. Address shall be mounted or installed on the principal structure with numbers or letters, 3" minimum in height. Such numbers or letters shall be visible from the street or right-of-way which gives the property its address. Such numbers or letters shall be of contrasting color from the structure.

(b.) Commercial and Industrial Buildings. Address shall be mounted or installed on the principal structure with numbers or letters 6" minimum in height. Such numbers or letter shall be visible from the street or right-of-way which gives the property its address. Such number or letter shall be of a contrasting color from the structure.

(Code 1971, Sec. 4-101; Code 2012)

4-102. LICENSES. All contractors and tradesmen shall provide proof to the City of both a current and valid Metropolitan Area Building and Construction Department [hereinafter "MABCD" or "Metropolitan Area Building and Construction Department"] Contractor's License and a City of Haysville Contractor's License prior to being issued a permit to design, construct, erect, remodel, alter, demolish, locate, relocate or remove any building or

structure, or place or install service equipment within the City.

A. -License of City of Haysville. City of Haysville licenses for all trades and construction for building, mechanical, electrical, plumbing and manufactured housing installation shall be issued exclusively through City.

B. License of Metropolitan Area Building and Construction Department. Metropolitan Area Building and Construction Department licenses for all trades and construction for building, mechanical, electrical, plumbing and manufactured housing installation shall be issued exclusively through MABCD.
(Code 2011)

4-103. PERMIT.

A. City of Haysville Permit: Prior to any person, firm or corporation designing, constructing, erecting, remodeling, altering, demolishing, locating, relocating or removing any building or structure, or placing or installing service equipment within the City of Haysville, a permit to do such work shall be obtained from the City. Such permit shall be issued through the Department of Public Works.

~~B. Metropolitan Area Building and Construction Department Inspection: Pursuant to Interlocal Service Agreement, Metropolitan Area Building and Construction Department shall perform code inspection and enforcement services for certain projects occurring within the City at the request of the City. The City will submit a copy of a City issued permit to Metropolitan Area Building and Construction Department which shall serve as a request for code inspection and enforcement services. Metropolitan Area Building and Construction Department is available to receive such requests during their regular business hours. After receipt of the City permit by MABCD, all inspection requests of permittees shall be made directly to the MABCD.~~

~~B. In the event a contractor does not complete work for which a valid permit has been issued and he such individual no longer holds a valid contract for the work, a second permit must be obtained by a contractor to complete the balance of the work. A fee shall be charged for the second permit that is ten percent of the original permit fee, but in no case less than the minimum fee for a building permit. Building permits are nontransferable.~~

~~C. In those areas of the city having a high ground water table, which areas are not served by an approved water course or storm sewer for surface water disposal, building permit applications require a special approval by the building official. The application, in addition to providing the information required on the standard application form, shall indicate the lowest floor elevation of the proposed building, whether groundwater may be required to be pumped as a matter of waterproofing below-grade structure and, if so, the manner of water disposal. Topographic and groundwater elevations for reference purposes are shown on the most current Hydrogeologic Map of Sedgwick County, Kansas, prepared by the State~~

Geological Survey of Kansas.

D. Expiration. Every permit issued by the Director-City under the provisions of this Code shall expire by limitation and become null and void if the work authorized by such permit is not commenced within one hundred eighty days from the date of such permit, or if work authorized by such permit is suspended or abandoned at any time after the work is commenced for a period of one hundred eighty days, or one hundred eighty days have expired since an inspection was requested and such inspection was approved by the building official. Provided, that the building official may authorize the refunding of any fee paid hereunder which was erroneously paid or collected and may authorize the refunding of not more than eighty percent of the permit fee paid when no work has been done under a permit issued in accordance with this Code. No refund shall be paid except upon written application filed by the original permittee not later than one hundred eighty days after the date of fee payment.

(Code 2011)

4-104. ~~CITY PROVISIONS ADDITIONAL TO OR SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE METROPOLITAN AREA BUILDING AND CONSTRUCTION DEPARTMENT BUILDING, ELECTRICAL, PLUMBING, MECHANICAL AND MANUFACTURED HOUSING INSTALLATION CODES.~~

~~COMMERCIAL BUILDING CODE SUPPLEMENTS. The following provisions are supplemental to and additional to the **Commercial Building Code** as adopted by the City of Haysville, and enforced by Metropolitan Area Building and Construction Department. These provisions shall supplement the associated provisions and shall be inspected and enforced by the Director of Public Works, or his designee, pursuant to the provisions of the Haysville Contractor's License.~~

~~Section 105.2~~

~~Building:~~

~~1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet but not exceeding 200 square feet shall be inspected by City.~~

~~2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.~~

~~3. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.~~

~~Section 109.3.3~~

~~Floodplain inspections lowest floor elevation. Floodplain inspections shall be governed by the Metropolitan Area Building and Construction Department Floodplain Management~~

~~Code, Section 13-1, et seq., of the Metropolitan Area Building and Construction Department Code. For all City inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.~~

~~**B. RESIDENTIAL BUILDING CODE SUPPLEMENTS.** The following provisions are supplemental to and additional to the **Residential Building Code** as adopted by the City of Haysville, and enforced by Metropolitan Area Building and Construction Department. These provisions shall supplement the associated provisions and shall be inspected and enforced by the Director of Public Works, or his designee, pursuant to the provisions of the Haysville Contractor's License.~~

~~**Section 105.2**~~

~~Building:~~

~~1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet but not exceeding 200 square feet shall be inspected by City.~~

~~2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.~~

~~3. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.~~

~~**Section R105.3.1.2**~~

~~All water and wastewater systems constructed or installed within the City are subject to the provisions of Chapter 15 of the Code of the City of Haysville, Kansas, including mandatory connection to the City of Haysville water and sewer systems, and mandatory participation in stormwater management.~~

~~**Section 109.3.3**~~

~~Floodplain inspections lowest floor elevation. Floodplain inspections shall be governed by the Metropolitan Area Building and Construction Department Floodplain Management Code, Section 13-1, et seq., of the Metropolitan Area Building and Construction Department Code. For all City inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.~~

~~**AG105.2** Outdoor swimming pool.~~

~~All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.~~

~~C.~~ SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE METROPOLITAN AREA BUILDING AND CONSTRUCTION DEPARTMENT BUILDING, ELECTRICAL, PLUMBING, MECHANICAL AND MANUFACTURED HOUSING INSTALLATION CODES.

Section 112, Board of Appeals associated with City of Haysville Inspections.

In order to hear and decide appeals of decisions, determinations, or orders of the City's inspector(s) relative to the application and interpretation of this Code, there shall be and is hereby created a Board of Appeals consisting of members who are qualified by experience and training to pass on matters pertaining to building construction and who are not employees of the city. The building inspector shall be an ex officio member of and shall act as secretary to said board but shall have no vote on any matter before the board. The board of appeals shall be appointed by the Governing Body and shall hold office at its pleasure. The board shall adopt rules of procedure for conducting its business, and shall render all decisions and findings in writing to the appellant with a duplicate copy to the building official. The board of appeals shall have no authority relative to interpretation of the administrative provisions of this code nor shall the board be empowered to waive requirements of this code.

The owner of any permitted project, the construction of which has been rejected by the City's building inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the City's board of appeals, to have such order reviewed. The decision of the board can be appealed to the governing body for review and the decision of the governing body shall be final when the matter shall have been heard by it.
(Code 2011)

4-105. ~~RESERVED. Penalty Provision. Any person who shall within the city engage in or work in violation of any provision of this Article upon conviction shall be punished by a fine in accordance with the provisions in section 1-121 of this code. Each day or portion thereof during which any violation is committed or continued shall constitute a separate offense.~~

(Code 2011)

4-106. PERMIT FEES. The schedule of permit fees shall be those set forth in the approved schedule of fees as incorporated into Chapter 17 of the Haysville Municipal Code.

(Code 2003)

4-107. DEFINITIONS. Definitions of terms used in this Article shall be as follows:

- (a) Agricultural Building: A structure designed and constructed to house hay, grain, poultry, livestock, or other horticulture products and for farm storage of farming implements. Such structure or structures shall not be a place for human habitation or place of employment where agriculture products are processed, treated or packaged; nor shall it be a building or structure for use by the public.

- (b) Contractors: A contractor, within the meaning of this chapter, is any person who undertakes with or for another to build, construct, alter, repair, add to, wreck or move any building or structure, or any portion thereof, within the city, for which a permit is required under this article, for a fixed price, fee, percentage or other compensation other than wages, or who advertises or otherwise represents to the public to have the capacity or ability to undertake to build, construct, alter, repair, add to, wreck or move any building or structure or any portion thereof; or who builds, constructs, alters, adds to, wrecks or moves any building or structure, either on his or her own or other property, for the purpose of speculation.
- (c) A One and/or Two Family Dwelling is a structure having one (1) or two (2), but not more than two (2), units providing independent living facilities, (for one or more persons constituting a family,) including permanent provisions for living, sleeping, eating, cooking and sanitation. A family is an individual of two (2) or more persons related by blood, marriage or law, or a group of not more than four (4) persons (excluding servants), who need not be related, living together in a dwelling unit.
- (d) Commercial Building. A commercial building is a building in which is conducted a business, trade or profession and is not used primarily for residential purposes.
(Ord. 379, Sec.5; Code 2003)

4-108. CONTRACTORS, CONTRACTOR'S LICENSES, FEES, INSURANCE. Every Licensed Contractor who has obtained a license as set forth in this Code shall have and maintain an established place of business at a definite address and with his/her registered company name and license number displayed as it appears on his/her license. Licensed Contractors operating out of their home must conform to the requirements set forth in the Zoning Code.

(a) Contractor's licenses and fees for the city shall be as follows:

(b) Classification: Fees.

- (1) Contractor's License Class A shall be issued for a construction project with a value more than \$30,000 and the fee shall be as set out in Chapter 17.
- (2) Contractor's License Class B shall be issued for a construction project valued at \$30,000 or below and the fee shall be as set out in Chapter 17.
- (3) Contractor's License Class C shall be issued for roofing and siding construction projects and the fee shall be as set out in Chapter 17.
- (4) Contractor's License Class D shall be issued for porch or fencing construction projects and the fee shall be as set out in Chapter 17.

~~(e) A contractor's license issued by a city of a larger class and in good standing shall be recognized by the city of Haysville.~~

~~(d) All Contractors doing business within the City must be licensed with Metropolitan Area Building and Construction Department.~~

(c) All contractors are to maintain a policy of general liability insurance covering the activities of the contractor, and the contractor's employees, while engaged in contracting within the City. Such insurance policy shall be written with an insurance company licensed to do business in the State of Kansas and shall have minimum limits of coverage of three hundred thousand dollars per occurrence.

(d) In addition, every contractor shall procure and maintain worker's compensation

insurance as required by Kansas law and automobile liability insurance as required by Kansas law.

(e) €—All such insurance requirements ~~do~~ shall conform to the insurance requirements of the MABCD, and all contractors who lose their license to contract as issued by the MABCD shall immediately have all City issued licenses revoked.

(Ord. 75, Code 1984; Code 2003)

4-109. **FEE SCHEDULE.** There is hereby established a fee schedule for contractors performing work within the city, such contractor fees are as set out in Chapter 17 of this Code. License fees will not be pro-rated. Licenses will expire January 1st of each year.

(Ord. 644; Ord. 644-A; Code 2003)

4-110. **PAYMENTS.** All fees, permits, licenses, etc., referred to in this article shall be paid and/or registered at the Office of the City Clerk.

(Code 1971, Sec. 4-107; Code 2003)

4-111. **ADVERTISING.** (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a contractor within the City unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid contractor's license issued hereunder.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.

(Ord. 713; Code 2003)

4-112. **VIOLATIONS AND PENALTIES.** (a) Any person who shall violate the provisions of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be guilty of Aan unclassified misdemeanor and shall be punished by a fine of not more than five-hundred dollars (\$500.00) for each violation or thirty (30) day confinement in the county jail for each

violation or by both such fine and imprisonment. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

(b) Penalty Clause not Exclusive. The Imposition of the penalties herein prescribed shall not preclude the city from instituting an appropriate action to restrain, correct, or abate a violation of this article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by state law or this code, or this article.

(Code 1971, Sec. 4-324; Code 1984; Code 2003, Ord. 881)

4-113. ENFORCEMENT. Enforcement of this article within the boundaries of the city shall be by the building official(s) designated by the city, and jurisdiction for prosecution of any violations of this code shall be in the Haysville municipal court.

(Ord. 881)

4-114. LIABILITY. Requirements of this article shall not be construed as imposing on the city, its officers, agents or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.

(Ord. 881)

4-115. SEVERABILITY. If any part or parts of this article shall be held to be invalid such invalidity shall not affect the validity of the remaining parts of this article.

(Ord. 881)

ARTICLE 2. INSPECTIONS BY CITY OFFICIALS

4-201. BUILDING INSPECTOR: AUTHORITY AND APPEALS. The duties for the building inspector shall be as follows:

(a) The building inspector is hereby authorized to enter upon premises for all such purposes to perform the duty imposed upon him or her and may apply to a court of competent jurisdiction for an order granting such entry in the event it is denied. It shall be the duty of the building inspector to inspect all construction done in the city for which a permit is required. The building inspector shall cooperate with the board of health of the county in performance of any duty imposed upon such board by the health laws of the city.

(b) The building inspector shall keep a record of inspections made by him or her and in connection therewith a record of his or her orders of all buildings being erected, altered, or repaired with regard to construction therein to see that all construction work conforms to the building regulation of the city. He or she shall have power to reject

any construction if the same is not done in accordance with such regulations. The building inspector shall be authorized to enter upon premises for all such purposes to perform a duty imposed upon him or her. The owner of any building, the construction of which has been rejected by the building inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the board of appeals, as established by the International Building Code, 2006 Edition, to have such order reviewed and the decision of the board can be appealed to the governing body for review and the decision of the governing body shall be final when the matter shall have been heard by it.

(Code 1984; Code 2003, Ord. 881)

4-202. RE-INSPECTION/NON-BUSINESS HOURS FEE. All inspection work required herein to be performed by any officer or employee of the city after the initial inspection or requested for other than normal business work hours, shall be charged at the rate set out in Chapter 17. All such inspection fees and charges shall be paid to the office of the city clerk and credited to the general operating fund of the city.

(Code 1984; Code 2003)

4-203. CERTIFICATE: RENEWAL. All contractors' certificates shall be renewable annually on January 1. Renewal fees shall be paid to the city clerk.

(Ord. 686; Code 2003)

4-204. INSURANCE REQUIREMENTS. It shall be unlawful for any contractor to conduct business within the city, unless such contractor first provides documentation in the nature of proof of insurance showing that such contractor is covered with liability insurance in the minimum amount of \$500,000 with the city named as an additional insured. All such documentation shall state that the city shall be given at least thirty (30) days advance written notice of any cancellation or material change in coverage of such insurance. If any person, firm, company, corporation or other entity shall conduct business within the city, without first procuring and maintaining insurance coverage in accordance with this section, such person, firm, corporation or other entity shall be deemed guilty of a misdemeanor and punished by fine and/or suspension or revocation of the contractor's license and certificate.

(Ord. 713; Code 2003)

4-205. LICENSE: CONTRACTOR. Any person engaging in or desiring to engage in the business of construction in the city shall before obtaining any permit or transacting any business, procure a license from the city. ~~A contractor's license issued by a city of a larger class and in good standing, shall be recognized by the city of Haysville and t~~The fee for such license shall be as set out in the Chapter 17. The license shall be renewable annually on January 1. No license shall be transferred from one person to another. Fees shall be paid to the city clerk.

A contractor's license may be issued to any person, firm, copartnership or corporation. A separate license shall be issued for each place of business conducted.

(Ord. 395, Secs. 1:2, Code 1984; Code 2003)

4-206. LICENSE REQUIREMENT; HOMEOWNER EXEMPTION. (a) A contractor's license is not required by an individual for the city to issue a building permit for the individual to build, construct, alter, repair, or add to a residential house which is owned and occupied by the individual applying for the building permit. Only two (2) permits per year will be allowed under this exemption.

(b) New residence - No contractor's license is required to build a new residential home provided that the individual building the residential home will be the owner and occupant of the home after completion. This exception does not change the duty to procure all other applicable licenses, permits and inspections associated with modification to, or construction of, a residential structure. Exemptions from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction.

(c) Twelve (12) months must have elapsed from the date of completion of a new residential home as provided for in subsection (b) before an additional permit for building a new residential home, as provided for in subsection (b) will be issued to the same individual or such individual's spouse. No permit will be issued pursuant to this subsection to family affiliated entities attempting to use this subsection to avoid the contractor's license requirement to build homes for eventual resale.

(Ord. 75; Code 1984)

4-207. BASEMENTS. Any builder or property owner in any subdivision or recorded platted area having a minimum pad elevation within the city limits is hereby required to obtain a certificate from a licensed surveyor after basement walls or foundation are poured and prior to any further construction on said land. Such licensed surveyor shall certify that the lowest opening is at or above the minimum pad elevation designated for the particular lot or parcel of ground.

(Ord. 727, Code 2003)

4-208. SUSPENSION. The board of appeals is hereby authorized to cancel and recall, or suspend for a period not exceeding twelve (12) months, the certificate of any contractor and the license of any contractor for any one of the following reasons:

(a) Abandonment of any contract without legal cause;

(b) Diversion of funds or property received for the performance or completion of a specific contract, and their application or use of any other contract, obligation purpose, or the failure, neglect or refusal to use such funds or property for the performance of completion of such contract;

(c) Misrepresentation of any material fact by the applicant in obtaining his or her certificate or license;

(d) Failure without just cause to fully satisfy all claims for labor and/or materials used in the performance of any work for which he or she has been engaged and for which he or she has been paid;

(e) Fraudulent use of his or her license to obtain permits for another;

(f) Wantonness, recklessness, carelessness or negligence in providing reasonable safety measures for the protection of workers and/or the general public;

(g) Unreasonable delay in the performance or the fulfilling of any contract;

(h) Failure, neglect or refusal to comply with any lawful order of the building inspector;

(i) Failure, neglect or refusal to comply with all the state, local and city laws relating to construction work or repair;

(j) Loss of any other similar certificate within any other jurisdiction for any of the above described acts within such other jurisdiction.-

(Code 1971, Sec. 4-320, Code 1984; Code 2003)

4-209.

SUSPENSION; APPEAL. Should any contractor feel that his or her certificate has been wrongfully canceled and recalled, or suspended as provided in this article; or should any contractor feel that his or her license has been wrongfully canceled and recalled or suspended as provided in section 4-207, he or she may within ten (10) days from the date of such cancellation and recall or suspension appeal to the governing body by filing with the city clerk a written notice of appeal. The city clerk shall place the matter on the agenda of the governing body for the next regular meeting of the governing body. At the time of the next regular meeting of the governing body, the appellant shall be given the opportunity for a full hearing. The governing body may in its discretion reverse, modify or afford, the existing cancellation and recall, or suspension. Should there be no appeal as provided herein the existing cancellation and recall, or suspension shall be final and not appealable.

(Code 1971, Sec.4-321; Code 2003)

4-210.

ADVERTISING. (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a contractor unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid contractor's license.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city, or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city, shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.

(Ord. 713; Code 2003)

- 4-211. FEES: GENERAL OPERATING FUND. All fees, permits and licenses required by this article shall be paid to the city clerk and shall be credited to the general operating fund of the city.

(Code 1971, Sec. 4-323; Code 2003)

- 4-212. PENALTY. Any person who shall within the city engage in or work in violation of any provision of this article upon conviction shall be punished by a fine in accordance with the provisions in section 1-121 of this code. Each day or portion thereof during which any violation is committed or continued shall constitute a separate offense.

(Code 1971, Sec. 4-324; Code 1984; Code 2003)

ARTICLE 3. RESIDENTIAL CONSTRUCTION

- 4-301. ADOPTION OF THE INTERNATIONAL RESIDENTIAL CODE, 2006 EDITION, AS THE ONE AND TWO FAMILY DWELLING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Residential Code, for One and Two Family Dwellings, 2006 Edition, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, and such amendments as set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012), to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code, and such Resolution is incorporated by reference herein. Any reference to the International Building Code shall be understood to be a reference to the Commercial Building Code. This Code-Any reference to the International Residential Code and all amendments shall hereafter, including those amendments provided for within Article 12, be known as the Residential Construction-Building Code of the City of Haysville, Kansas.

(K.S.A. 12-3009; Ord. 581; Ord. 419, Sec.3; Code 1984; Code 2003, Ord. 887, Code 2011)

- 4-302. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, as described within section 4-301 above, have been and are now filed in the office of the City Clerk and the said code is

adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.
(Code 2011)

4-303. RESERVED.

4-304. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 113 et seq. of the International Residential Code as amended within the Municipal Court of the City of Haysville, Kansas. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

~~When, by Interlocal Agreement, this Code shall be enforced by Metropolitan Area Building and Construction Department, all prosecutions for violations cited by Metropolitan Area Building and Construction Department officials shall be through Metropolitan Area Building and Construction Department Court. Practice and procedure shall be governed by the Code for the Enforcement of County Codes and Resolutions, K.S.A. 19-4701, et. seq. and Metropolitan Area Building and Construction Department Code Sec. 8-1, et. seq. (Resolution No. 163-1996). Judgment in said case(s) rests within the sound and independent judgment of the County Court Judge and all actions shall be presided over by said judge, who shall be appointed by the Chief Judge of the Eighteenth Judicial District Court. Any appeal of the judgment of the County Court Judge may be perfected in the Eighteenth Judicial District Court pursuant to K.S.A. 19-4737.~~

(Code 2011)

4-305. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.

(Code 2011)

4-306. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, which may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement, ~~and such citations shall rely on the citation numbers set forth within the Metropolitan Area Building and Construction Department Code. If Metropolitan Area Building and Construction Department and the City of Haysville choose not to be bound by such~~ In the absence of any interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court.

(Code 2011)

4-307. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.

(Code 2011)

4-308. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.

(Code 2011)

~~4-309 WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE. Those provisions of the Wichita-Sedgwick County Unified Building and Trade Code, as adopted through Article 12 below, applicable to the Residential Building Code are found in Article 2, Section 4 of the Wichita-Sedgwick County Unified Building and Trade Code, except as supplemented herein. Section 101.4.1 of the International Building Code, is amended to read as follow: *101.4.1 Electrical.* The provisions of Article 4 of this Code shall apply to the installation of electrical systems, including alternations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances thereto.~~

~~Section 101.4.2 of the International Building Code, is amended to read as follows: *101.4.2 Gas.* The provisions of Article 3 of this Code shall apply to the installation of gas piping from the point of delivery, gas appliances and related accessories as covered in this Code. These requirements apply to gas piping systems extending from point of delivery to the inlet connections of appliances and the installation and operation of residential and commercial gas appliances and related accessories.~~

~~Section 101.4.3 of the International Building Code, is amended to read as follows: *101.4.3 Mechanical.* The provisions of Article 5 of this Code shall apply to the installation, alterations, repairs, and replacement of mechanical systems, including equipment, appliances, fixtures, fittings and/or appurtenances, including ventilation, heating, cooling, air conditioning and refrigeration systems, incinerators, and other energy related systems.~~

~~Section 101.4.4 of the International Building Code, is amended to read as follows: *101.4.4 Plumbing.* The provisions of Article 3 of this Code shall apply to the installation, alterations, repairs and replacement of plumbing systems, including equipment, appliances, fixtures and appurtenances, and where connected to water or sewage system and all aspects of a medical gas system.~~

~~4-310 **RESIDENTIAL BUILDING CODE SUPPLEMENTS CITY PROVISIONS**
ADDITIONAL TO OR SUPPLEMENTAL TO THE STANDARD PROVISIONS OF
THE WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE. .
The following provisions are supplemental to and additional to the Residential Building~~

Code as adopted by the City of Haysville. These provisions shall supplement the associated provisions and shall be inspected and enforced by the Director of Public Works, or his designee, pursuant to the provisions of the Haysville Contractor's License.

Section R105.2 of the International Residential Code shall be amended as follows: R105.2 Work exempt from permit: Exemption from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction. Permits shall not be required for the following:

Building:

1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet but not exceeding 200 square feet shall be inspected by City.

2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.

315. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

Section R105.3.1.2 of the International Residential Code shall be amended as follows: R105.3.1.2: All water and wastewater systems constructed or installed within the City are subject to the provisions of Chapter 15 of the Code of the City of Haysville, Kansas, including mandatory connection to the City of Haysville water and sewer systems, and mandatory participation in stormwater management.

Section R109.3.3 of the International Residential Code shall be amended as follows: R109.3.3: Floodplain inspections lowest floor elevation. For all City floodplain inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.

Section AG105.2 of the International Residential Code shall be amended as follows: AG105.2:AG105.2 Outdoor swimming pool. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

**ARTICLE 4.
COMMERCIAL BUILDINGS**

4-401. ADOPTION OF THE INTERNATIONAL BUILDING CODE, 2006 EDITION, AS THE COMMERCIAL BUILDING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Building Code, 2006 Edition, as the Commercial Building Code, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, and such amendments as contained in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012) to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within chapter 17 of this Code, and such document is incorporated by reference herein. This Code-International Building Code and all amendments as adopted within Article 4 and Article 12 of the Haysville Municipal Code shall hereafter be known as the Commercial Building Code of the City of Haysville, Kansas.

4-402. RESERVED.

4-403. AVAILABILITY OF COPIES.

One copy of said code, along with the amendments set forth in that Sedgwick County Resolution as identified within 4-401 above, including a copy of the amendments described therein, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq. ~~Official publication of amendments is by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.~~

4-404. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 113.4 et seq. of the International Building Code as amended. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

~~When, by Interlocal Agreement, this Code shall be enforced by Metropolitan Area Building and Construction Department, all prosecutions for violations cited by Metropolitan Area Building and Construction Department officials shall be through Metropolitan Area Building and Construction Department Court. Practice and procedure shall be governed by the Code for the Enforcement of County Codes and Resolutions, K.S.A. 19-4701, et. seq. and Metropolitan Area Building and Construction Department Code Sec. 8-1, et. seq. (Resolution No. 163-1996). Judgment in said case(s) rests within the sound and independent judgment of the County Court Judge and all actions shall be presided over by said judge, who shall be appointed by the Chief Judge of the Eighteenth Judicial District Court. Any appeal of the judgment of the County Court Judge may be perfected in the Eighteenth Judicial District Court pursuant to K.S.A. 19-4737.~~
(Code 2011)

4-405. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, the Code of this City, or this Article.
(Code 2011)

4-406. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, which may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement, ~~and such citations shall rely on the citation numbers set forth within the Metropolitan Area Building and Construction Department Code. In the absence of any f Metropolitan Area Building and Construction Department and the City of Haysville choose not to be bound by~~ such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court.
(Code 2011)

4-407. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-408. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

4-409. WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE. Those provisions of the Wichita-Sedgwick County Unified Building and Trade Code, as adopted through Article 12 below, applicable to this Article are found in Article 2, Section 2 of the Wichita-Sedgwick County Unified Building and Trade Code, except as supplemented herein.

4-410. CITY PROVISIONS ADDITIONAL TO OR SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE. METROPOLITAN AREA BUILDING AND CONSTRUCTION DEPARTMENT BUILDING, ELECTRICAL, PLUMBING, MECHANICAL AND MANUFACTURED HOUSING INSTALLATION CODES.

COMMERCIAL BUILDING CODE SUPPLEMENTS. The following provisions are supplemental to and additional to the **Commercial Building Code** as adopted by the City of Haysville. These provisions shall supplement the associated provisions, ~~and shall be inspected and enforced by the Director of Public Works, or his designee, pursuant to the~~

provisions of the Haysville Contractor's License.

Section 101.4.1 of the International Building Code, is amended to read as follow: 101.4.1 Electrical. The provisions of Article 4 of this Code shall apply to the installation of electrical systems, including alternations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances thereto.

Section 101.4.2 of the International Building Code, is amended to read as follows: 101.4.2 Gas. The provisions of Article 3 of this Code shall apply to the installation of gas piping from the point of delivery, gas appliances and related accessories as covered in this Code. These requirements apply to gas piping systems extending from point of delivery to the inlet connections of appliances and the installation and operation of residential and commercial gas appliances and related accessories.

Section 101.4.3 of the International Building Code, is amended to read as follows: 101.4.3 Mechanical. The provisions of Article 5 of this Code shall apply to the installation, alterations, repairs, and replacement of mechanical systems, including equipment, appliances, fixtures, fittings and/or appurtenances, including ventilation, heating, cooling, air conditioning and refrigeration systems, incinerators, and other energy-related systems.

Section 101.4.4 of the International Building Code, is amended to read as follows: 101.4.4 Plumbing. The provisions of Article 3 of this Code shall apply to the installation, alterations, repairs and replacement of plumbing systems, including equipment, appliances, fixtures and appurtenances, and where connected to water or sewage system and all aspects of a medical gas system.

Section 105.2

Section 105.2 of the International Building Code, is amended to read as follows: 105.2 Work exempt from permit. Exemptions from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction. Permits shall not be required for the following:

Building:

1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet but not exceeding 200 square feet shall be inspected by City.

2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.

3. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

Section 109.3.3 of the International Building Code, is amended to read as follows: 109.3.3 Floodplain Inspections. Floodplain inspections lowest floor elevation. For all City floodplain inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.

ARTICLE 5. ELECTRICAL CODE

4-501. ADOPTION OF THE NFPA 70, NATIONAL ELECTRICAL CODE, 2011 EDITION, AS THE ELECTRICAL CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the National Electrical Code, 2011 Edition, including Informative Annex C (Conduit and Tubing Fill Tables), as published by the National Fire Protection Association as N.F.P.A. No. 70-2011, as presently constituted and as may be hereinafter amended, shall apply with the exception of Section 110.16; Section 110.24; Section 200.6(d); Section 210.4(b); Section 210.5(c); Section 210.12; Section 210.52(c)(1); Section 230.24(A) Exception No. 5; Section 230.40; Section 250.68(a) Exception No. 2; Section 300.4(H); Section 300.11(a)(2); Section 314.28; Section 185 Draft 11/14/12 334.10; Section 334.12(a)(1) Exception; Section 334.40(b); Section 334.80; Section 406.4(e); Section 406.8(b)(1) and (2); 410.64; Section 430.22(G)(1); Section 430.22(G)(2); Section 514.11; Section 590.4(D); Section 590.6(B)(2); Section 600.3; and Section 680.8 of such publication, all as set forth and described and amended within that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012), to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code, and including all amendments as provided for within Article 12 of this Chapter, and providing for penalties and prosecutions for violations thereof; and regulation and control of the installation, construction, enlargement, alteration, repair, removal, maintenance, and use of electrical systems, conductors and equipment within or on private or public buildings or other structures and other premises, that connect to the supply of electricity; provides for the issuance of permits and fees therefore; establishes the Board of Electrical Examiners and Appeals; establishes the Electrical Contractors License requirements and penalties for violations thereof, and establishes for Master and Journeyman Electrician and Residential Wireman Certificates, the requirements and

exceptions thereto, and for the process of suspension or revocation thereof; creates the office of electrical inspector; and establishes truth in advertising requirements. This Code and all amendments shall hereafter be known as the Electric Code of the City of Haysville, Kansas.

4-502. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Resolution of the Sedgwick County Commission as described in 4-501 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.

4-503. AMENDMENTS.

This Code is to be applied as set forth in Sec. 4.2.010 ~~through, and including, Sec. 4.4.050 of the Wichita-Sedgwick County Unified Building and Trade Code that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, adopted November 21, 2012, including all fee schedules unless otherwise set forth within Chapter 17 of this Code., and such Resolution is incorporated by reference herein. Official publication of amendments shall be by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.~~

4-504. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 80.23 et seq. of the NFPA 70, National Electrical Code, 2008 Edition, as the Electrical Code of the City, including Annexes C (Conduit and Tubing Fill Tables) and G (Administration and Enforcement) as amended. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

~~When, by Interlocal Agreement, this Code shall be enforced by Metropolitan Area Building and Construction Department, all prosecutions for violations cited by Metropolitan Area Building and Construction Department officials shall be through Metropolitan Area Building and Construction Department Court. Practice and procedure shall be governed by the Code for the Enforcement of County Codes and Resolutions, K.S.A. 19-4701, et. seq. and Metropolitan Area Building and Construction Department Code Sec. 8-1, et. seq. (Resolution No. 163-1996). Judgment in said case(s) rests within the sound and independent judgment of the County Court Judge and all actions shall be presided over by said judge, who shall be appointed by the Chief Judge of the Eighteenth Judicial District Court. Any appeal of the judgment of the County Court Judge may be perfected in the Eighteenth Judicial District Court pursuant to K.S.A. 19-4737.~~

(Code 2011)

4-505. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-506. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement, ~~and such citations shall rely on the citation numbers set forth within the Metropolitan Area Building and Construction Department Code. In the absence of If Metropolitan Area Building and Construction Department and the City of Haysville choose not to be bound by~~ such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.
(Code 2011)

4-507. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-508. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

**ARTICLE 6.
PLUMBING AND GAS FITTING CODE**

4-601. ADOPTION OF THE UNIFORM PLUMBING CODE, 2006 EDITION, AS THE PLUMBING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

-The Uniform Plumbing Code, published by the International Association of Plumbing and Mechanical Officials (IAPMO), 2006 Edition, including the Appendixes and Installation Standards thereto, and including the Uniform Plumbing Code's latest edition of Table 14-1, excluding Table No. 1-1: Plumbing Permit Fees, Part II of Chapter 7: Building Sewers, Sections 609.4, 908.0, 1014.0, 1015.0, Appendix F, Appendix L 6.0, Appendix L 7.0, and in lieu of Appendix K, Chapter 23 of the Sedgwick County Code, entitled Sewers and Sewage Disposal, shall apply, and all such amendments set forth in that Resolution of the

Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code., are hereby adopted and by reference incorporated herein and made a part of this Code as though set forth at length herein, and shall be referred to herein as the "Plumbing Code" or the "standard code." This Code and all amendments shall hereafter be known as the Plumbing and Gas Fitting Code of the City of Haysville.

4-602. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Sedgwick County Resolution as identified within 4-601 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq. Official publication of amendments is by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.

4-603. RESERVED.

4-604. ENFORCEMENT.

~~Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement, and such citations shall rely on the citation numbers set forth within the Metropolitan Area Building and Construction Department Code. If Metropolitan Area Building and Construction Department and the City of Haysville choose not to be bound by such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.~~
Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

~~When, by Interlocal Agreement, this Code shall be enforced by Metropolitan Area Building and Construction Department, all prosecutions for violations cited by Metropolitan Area Building and Construction Department officials shall be through Metropolitan Area Building and Construction Department Court. Practice and procedure shall be governed by the Code for the Enforcement of County Codes and Resolutions, K.S.A. 19-4701, et. seq. and Metropolitan Area Building and Construction Department Code Sec. 8-1, et. seq. (Resolution No. 163-1996). Judgment in said case(s) rests within the sound and independent judgment of the County Court Judge and all actions shall be presided over by~~

~~said judge, who shall be appointed by the Chief Judge of the Eighteenth Judicial District Court. Any appeal of the judgment of the County Court Judge may be perfected in the Eighteenth Judicial District Court pursuant to K.S.A. 19-4737. (Code 2011)~~

4-605. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth as set forth above. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.
(Code 2011)

4-606. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-607. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-608. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

**ARTICLE 7.
DRAIN LAYERS**

4-701. APPLICABILITY OF UNIFORM CODE. The Uniform Plumbing Code, 2000 Edition, incorporated in Article 4 of this chapter and the sewer regulations established in Chapter 13 of ~~this~~ is ee Haysville Municipal Code shall be applicable to drain layers in the city.
(Code 1984; Ord. 651; Code 2003)

4-702. BOARD OF APPEALS; DRAIN LAYERS. In order to hear and decide appeals of orders, the decisions or determinations made by the building official relative to the

application and interpretation of this code, there shall be and is hereby created a board of appeals consisting of members who are qualified by experience and training to pass on matters pertaining to building construction and who are not employees of the city. The building official shall be an ex officio member of and shall act as secretary to said board but shall have no vote on any matter before the board. The board of appeals shall be appointed by the governing body and shall hold office at its pleasure. The board shall adopt rules of procedure for conducting its business, and shall render all decisions and findings in writing to the appellant with a duplicate copy to the building official. The board of appeals shall have no authority relative to interpretation of the administrative provisions of this code nor shall the board be empowered to waive requirements of this code.

(Code 2003)

4-703. DRAIN LAYER INSPECTOR: AUTHORITY AND APPEALS. The duties for the drain layer inspector shall be as follows:

(a) There shall be designated a qualified officer or employee to be the drain layer inspector of the city for the purpose of this article. It shall be the duty of the drain layer inspector to inspect all drain laying done in the city for which a permit is required. He or she shall cooperate with the board of health of the county in performance of any duty imposed upon such board by the health laws of the city.

(b) The drain layer inspector shall keep a record of inspections made by him or her and in connection therewith a record of orders of approval or disapproval of any drain laying work. He or she shall inspect all buildings being erected, altered, or repaired with regard to drain laying therein to see that all drain laying work conforms to the plumbing regulations of the city. The inspector shall have power to reject any drain laying if the same is not done in accordance with such regulations. He or she shall be authorized to enter upon premises for all such purposes to perform the duty imposed upon him or her and to make application to a court of competent jurisdiction for an order authorizing such entry if it shall be denied. The owner of any building, the drain laying of which has been rejected by the inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the board of appeals to have such order reviewed and the decision of that board can be appealed to the governing body for review. The decision of the governing body shall be final when the matter shall have been heard by it.

(Code 1971, Sec. 4-408; Code 1984; Code 2003)

4-704. INSPECTIONS. All inspection work required herein to be performed by any officer or employee of the city shall be charged at the rate established by the governing body. All such inspection fees and charges shall be paid to the office of the city clerk and credited to the city general operating fund. Reinspection fees are as set out in Chapter 17.

(Code 1984; Code 2003)

4-705. REINSPECTION/NON-BUSINESS HOURS; FEE. The drain laying inspector

shall make a thorough reinspection of all drain laying whenever deemed advisable, within or on any building or premises within the city. When drain laying is found to be in a dangerous and unsafe condition and in noncompliance with this article, the person, firm, entity or corporation owning, using or operating the same shall be notified in writing and shall make the necessary repairs and changes required to place such drain laying in compliance with this article within the time specified in the notice. Upon failure to comply with the written notice, the drain laying inspector is hereby authorized to notify the utility company supplying water to such building or premises, to cease service and to hold such service off until instructed by the drain laying inspector that service may be restored. Reinspection fees are as set out in Chapter 17.

(Code 1971, Sec. 4-215; Code 2003)

4-706. APPRENTICE DRAIN LAYERS. Apprentice drain layers shall be permitted to work when accompanied by and are under the control and supervision of a master or journeyman drain layer.

(Code 1984; Code 2003)

4-707. CERTIFICATE; RENEWAL. All drain layer certificates shall be renewable annually on January 1. Renewal fees shall be paid to the city clerk. Applicants for certificates not renewed within sixty (60) days must show proof of block certification before certificate is renewed. The fee shall be as set out in Chapter 17.

(Ord. 686; Code 2007)

4-708. INSURANCE REQUIREMENT. It shall be unlawful for any drain layer contractor to conduct business within the city unless such contractor first provides documentation in the nature of proof of insurance showing that such contractor is covered with liability insurance in the minimum amount of \$500,000 with the city named as an additional insured. All such documentation shall state that the city shall be given at least thirty (30) days advanced written notice of any cancellation or material change in coverage of such insurance. If any person, firm, company, corporation or other entity shall conduct business within the city without first procuring and maintaining insurance coverage in accordance with this section, such person, firm, company, corporation or other entity shall be deemed guilty of a misdemeanor and punished by fine and/or suspension or revocation of the contractor's license.

(Code 1984; Code 2003)

4-709. LICENSE: DRAIN LAYER. Any person engaging in or desiring to engage in the business of laying any private sewer or drain to be connected with the city sewer or private sewer in the city, or the repairing or relaying of any existing private sewer or drain in the city shall before obtaining any permit or transacting any business, procure a license from the city. A master drain layer certificate issued by a city of a larger class and in good standing shall be recognized by the city of Haysville. The license shall be renewable annually on January 1 by applying to the city clerk. No license shall be transferred from one person to another. Fees shall be paid to the city clerk. License or certificate fees shall be as stated in the approved schedule of fees. The fees shall be as

set out in Chapter 17.

A drain layer's license may be issued to any person, firm, copartnership, corporation or other entity in which at least one (1) active member or officer has been qualified as and has a master drain layer's certificate. A separate license shall be issued for each place where business is conducted.

(Ord. 395, Secs. 1:2; Code 1984; Code 2003; Code 2007)

4-710. SUSPENSION. The board of appeals is hereby authorized to cancel and recall, or suspend for a period not exceeding twelve (12) months, the certificate of any master or journeyman drain layer and the license of any master drain layer for any one of the following reasons:

(a) Abandonment of any contract without legal cause;

(b) Diversion of funds or property received for the performance or completion of a specific contract, and their application or use of any other contract, obligation or purpose, or the failure, neglect or refusal to use such funds or property for the performance or completion of such contract;

(c) Misrepresentation of any material fact by the applicant in obtaining his or her certificate;

(d) Failure without just cause to fully satisfy all claims for labor and/or materials used in the performance of any work for which he or she has been engaged and/or materials used in the performance of any work for which he or she has been engaged and for which he or she has been paid;

(e) Fraudulent use of his or her license to obtain permits for another;

(f) Wantonness, recklessness, carelessness or negligence in providing reasonable safety measures for the protection of workers and/or the general public;

(g) Unreasonable delay in the performance or the fulfilling of any contract;

(h) Failure, neglect or refusal to comply with any lawful order of the drain layer inspector;

(i) Failure, neglect or refusal to comply with all state, local and city laws relating to drain laying work

(j) Cancellation, recall, or suspension of a comparable certificate or license issued by another jurisdiction for any of the above described acts.

(Code 1971, Sec.4-320; Code 1984; Code 2003)

4-711. SUSPENSION; APPEAL. Should any master or journeyman drain layer feel that his or her certificate has been wrongfully canceled and recalled, or suspended as provided in section 4-710 hereof; or should any master drain layer feel that his or her license has been wrongfully canceled and recalled or suspended as provided in section 4-710, he or she may within ten (10) days from the date of such cancellation and recall or suspension appeal to the governing body by filing with the city clerk a written notice of appeal. The city clerk shall place the matter on the agenda of the governing body for the next regular meeting of the governing body. At the time of that meeting of the governing body, the appellant shall be given the opportunity for a full hearing. The governing body may in this section reverse, modify or affirm the existing cancellation and recall, or suspension.

Should there be no appeal as provided herein the existing cancellation and recall, or suspension shall be final and not appealable.

(Code 1971, Sec. 4-321; Code 1984; Code 2003)

4-712. ADVERTISING. (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a drain layer contractor unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid plumbing contractor's license.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a drain layer contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city, shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.

(Ord. 713; Code 2003)

4-713. FEES: GENERAL OPERATING FUND. All fees, permits, licenses, etc. required by this article shall be paid to the city clerk and shall be credited to the city general operating fund.

(Code 1971, Sec. 4-323; Code 1984; Code 2003)

4-714. PENALTY. Any person who shall within the city limits engage in or work at the trade of drain laying in violation of any provision of this article shall be fined in accordance with the general penalty provisions of section 1-121 of this code. Each day the violation is committed or continued shall constitute a separate offense.

(Code 1984; Code 2003)

ARTICLE 8. MECHANICAL CODE

4-801. ADOPTION OF THE INTERNATIONAL MECHANICAL CODE, 2006 EDITION.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Mechanical Code, 2006 Edition, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, as such Mechanical Code was adopted and amended by that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code., and such document is incorporated by reference herein. This Standard Code and all Amendments as set forth within the aforementioned Resolution of the Sedgwick County Board of Commissioners shall henceforth be the Mechanical Code of the City of Haysville.

4-802. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Resolution of the Sedgwick County Commission as described in 4-801 above, have been and are now filed in the office of the City Clerk and the said codes are hereby adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.

4-803. AMENDMENTS.

~~Section 101.1 of the International Mechanical Code, as adopted by reference herein, shall be amended to read as follows:~~ Section 101.2 of the International Mechanical Code, as adopted by reference herein, shall be amended to read as follows: This Code shall regulate the design, installation, maintenance, alteration and inspection of mechanical systems that are permanently installed and utilized to provide control of environmental conditions and related processes within buildings. This Code shall also regulate those mechanical systems, system components, equipment and appliances specifically addressed herein. The installation of fuel gas equipment, fuel gas fired appliances and gas-fired appliance venting systems shall be regulated by the International Fuel Gas Code. Exception: Detached one- and two- family dwellings not more than three stories high with separate means of egress and their accessory structures shall comply with the 2006 International Residential Code. Official publication of amendments shall be by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.

4-804. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 108 et seq. of the International Mechanical Code as amended. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith. (Code 2011)

4-805. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-806. ENFORCEMENT.

~~Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, which may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement, and such citations shall rely on the citation numbers set forth within the Metropolitan Area Building and Construction Department Code. If Metropolitan Area Building and Construction Department and the City of Haysville choose not to be bound by such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court.~~ Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

~~When, by Interlocal Agreement, this Code shall be enforced by Metropolitan Area Building and Construction Department, all prosecutions for violations cited by Metropolitan Area Building and Construction Department officials shall be through Metropolitan Area Building and Construction Department Court. Practice and procedure shall be governed by the Code for the Enforcement of County Codes and Resolutions, K.S.A. 19-4701, et. seq. and Metropolitan Area Building and Construction Department Code Sec. 8-1, et. seq. (Resolution No. 163-1996). Judgment in said case(s) rests within the sound and independent judgment of the County Court Judge and all actions shall be presided over by said judge, who shall be appointed by the Chief Judge of the Eighteenth Judicial District Court. Any appeal of the judgment of the County Court Judge may be perfected in the Eighteenth Judicial District Court pursuant to K.S.A. 19-4737.~~
(Code 2011)

4-807. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-808. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

ARTICLE 9.
PRIVATE SWIMMING POOLS

- 4-901. **DEFINITIONS.** For the purpose for this article, certain terms are herewith defined as follows:
 (a) Private: Shall mean not open to the public, not publicly owned, or not otherwise regulated by the state of Kansas, either by statute, rule or regulation, or by the city.
 (b) Swimming Pool shall mean any artificially constructed, permanent or portable pool capable of being used for swimming or bathing, having depth of two (2) feet or more at any point.
 (Ord. 437, Sec.1; Code 2004)
- 4-902. **PERMIT REQUIRED.** It shall be unlawful to construct or establish a private swimming pool without having obtained a permit therefore in the manner hereinafter specified. The fee shall be as set out in Chapter 17.
 (Ord. 437, Sec. 2; Code 2003; Code 2007)
- 4-903. **APPLICATION FOR PERMIT; PLANS REQUIRED; APPROVAL.** Application for construction on and maintenance of a private swimming pool shall be made to the building inspector by the owner of the property or by the contractor who is to construct the swimming pool. The application shall be accompanied by duplicate sets of plans, specifications and plot plans of the property. The plot plan shall also show the location, height and type of all existing fences or walls on the boundary line to the property, together with the type and height of such fencing or enclosure as may be required in this article. No permit for a private swimming pool shall be issued by the building inspector until the required plans, specifications and plot plans have been approved by the health office and such approval has been properly certified on the plans.
 (Ord. 437, Sec. 3; Code 2003)
- 4-904. **MATERIAL TO BE WATERPROOF; EASILY CLEANED.** All materials used in the construction of a private swimming pool shall be waterproof and easily cleaned.
 (Ord. 437, Sec.4; Code 2003)
- 4-905. **CONSTRUCTION AND DESIGN GENERALLY.** Construction and design of private swimming pools shall be such that they may be maintained and operated in compliance with existing health codes and regulations at all times.
 (Ord. 437, Sec. 5; Code 2003)
- 4-906. **RECIRCULATION, FILTRATION SYSTEMS REQUIRED.** All private swimming pools shall be equipped with recirculation and filtration systems of such type and size as is deemed adequate by the health officer.

(Ord. 437, Sec. 6; Code 2003)

4-907. MAINTENANCE GENERALLY. The owner of every private swimming pool shall be responsible for maintaining the pool in good, sanitary condition, shall operate and maintain the pool in compliance with existing health codes and regulations, and shall prevent breaks in the pool or water from the pool overflowing onto adjacent public or private property.

(Ord. 437, Sec. 7; Code 2003)

4-908. SOURCE OF WATER SUPPLY. No source of water other than that secured from the city water distribution system or private well shall be used in private residential swimming pools. Water shall not be taken directly from any fire hydrant without special permission from the Metropolitan Area Building and Construction Department Fire Chief and the public works director of the city.

(Ord. 437, Sec. 8; Code 2003)

4-909. BACKFLOW PROTECTION REQUIRED. All water inlet pipes shall be equipped with backflow protection.

(Ord. 437, Sec. 9; Code 2003)

4-910. DISCHARGE SYSTEM. All private swimming pools hereafter constructed within the city shall be provided with a nonpermanent drainage or connection or system to either a street or other drainage area, which shall be approved by the building inspector. In no way shall the term "other drainage area" be construed to mean a sanitary sewer.

(Ord. 437, Sec. 10; Code 2003)

4-911. COMPLIANCE WITH PLUMBING CODE. All pipings, drains and water purification equipment shall be installed in accordance with the provisions of the plumbing code of the city.

(Ord. 437, Sec.11; Code 2003)

4-912. LIGHTING. No artificial lighting shall be maintained or operated in connection with a private swimming pool in such a manner as to be a nuisance or annoyance to the neighborhood property.

(Ord. 437, Sec. 12; Code 2003)

4-913. COMPLIANCE WITH ELECTRICAL CODE. All electrical installations provided or installed in conjunction with private swimming pools shall be installed in conformance with the electrical code of the city.

(Ord. 437, Sec. 13; Code 2003)

4-914. LOCATION OF CURRENT CARRYING CONDUCTORS. Open current carrying conductors and service cables shall not pass over a swimming pool or within eighteen (18) feet of the edge of the pool, diving platform, observation stands or anchored rafts. Underground service shall have a minimum clearance of five (5) feet from any part of a

swimming pool.
(Ord. 437, Sec. 14; Code 2003)

4-915. **GROUNDING OF METAL FENCES, RAILING.** All metal fences, enclosures or railing near or adjacent to private residential swimming pools which might become electrically alive as a result of contact with broken overhead conductors, or from any other cause, shall be effectively grounded.
(Ord. 437 Sec. 15; Code 2003)

4-916. **LOCATION OF POOLS.** Outside or open air private swimming pools shall be located not less than ten (10) feet from the side or rear property line and not less than fifteen (15) feet from the property line on the street side of the corner lots. No pool shall be located closer than twenty (20) feet to the principal building on an adjoining lot nor closer than sixty (60) feet to the front property line.
(Ord. 437, Sec. 16; Code 2003)

4-917. **ENCLOSURE OF POOLS.** Every private swimming pool shall be completely surrounded by a fence or wall not less than four (4) feet in height which shall be of a type not readily climbed or broached by children. Except for gate and dwelling door openings, no pool enclosure shall have any opening that will allow a four (4) inch sphere to pass through. The gates shall be of a self-closing and latching type with the latch on the inside of the gate, not readily accessible for children to open except that the door of any dwelling which forms a part of the enclosure need not be so equipped.
Approved enclosures for private swimming pools are:
(a) Solid masonry fencing.
(b) Solid wood fencing with all cross beams or members on the inside.
(c) Chain link
(d) Ornamental iron.
(e) Any other type determined to meet the requirements of this section. This determination to be made by the board of appeals, as established by the Existing Building Code, as adopted by the city of Haysville, with the recommendation of the building inspector.
(Ord. 437, Sec. 17; Code 2003, Ord. 877)

4-918. **SAFETY EQUIPMENT REQUIRED.** Each pool shall be furnished with safety equipment as required by the State Board of Health.
(Ord. 437, Sec. 18; Code 2003)

4-919. **EXISTING POOLS.** When it is deemed necessary by the building inspector or the health officer, the owner of any pool which existed prior to the effective date of this article shall make such alterations or changes as are necessary to remove any nuisance or hazard which might cause injury or harm to the public or to the person or persons that use it. The owner shall be allowed twenty (20) days from the date of written notification to begin required changes and shall show complete compliance on or before sixty (60) days.

(Ord. 437, Sec. 19; Code 2003)

- 4-920. PENALTY. Any person who violates, disobeys, omits, neglects or refuses to comply with the provisions of this article shall be fined not more than twenty-five dollars (\$25) for each offense. Each day that a violation is continued shall constitute a separate offense.

(Ord. 437, Sec. 20; Code 2003)

ARTICLE 10. UNDERGROUND SPRINKLER SYSTEMS

- 4-1001. PERMIT REQUIRED. It is unlawful to excavate, construct, or install an underground sprinkler (irrigation) system on public right-of-way located within the city and owned by or under control of the state of Kansas or any agency thereof without first obtaining a permit from the city.

(Ord. 687; Code 2003)

- 4-1002. APPLICATION FOR SPRINKLER PERMIT. (a) An application for a sprinkler permit shall be made on a form provided by the city and shall be accompanied by a drawing, plan or photograph of the proposed improvement. The application shall release the city, the Kansas Department of Transportation (KDOT), and any franchise holder of the city from and indemnify each of them against any and all damages which may be caused by reason of installation of such sprinkler system in the public right-of-way.

(b) Construction of such sprinkler systems shall comply with all applicable city codes and standards and with any other requirements prescribed by the city.

(c) No permit for any sprinkler system in any public right-of-way located along Broadway (U.S. Highway 81) shall be issued hereunder unless the application therefore is first reviewed and approved by the Kansas Department of Transportation. Any such application shall, when made by the owner of commercial or industrial property, be accompanied by a certificate of insurance naming the City of Haysville and the Kansas Department of Transportation as additional insured's.

(d) Each permit issued hereunder shall specify the location by address and shall authorize excavation, installation, and operation of the system in conformity with the approved plan, subject at all times to inspection by the city to determine compliance with city codes, standards and other requirements.

(e) Approval and disapproval of applications for permits hereunder shall be the responsibility of the public works director or his/her duly authorized designee.

(Ord. 687; Code 2003)

- 4-1003. PERMIT FEES. It shall be unlawful for any person, firm, company, corporation or other entity to do, or cause, or permit to be done, any underground sprinkler installation on any premises in the city without first obtaining a permit from the building inspector

and paying fees according to Chapter 17.
(Ord. 687; Code 2003; Code 2007)

- 4-1004. **RIGHT-OF-WAY.** It is unlawful for any persons to operate or maintain an underground sprinkler (irrigation) system in any public right-of-way within the city in a manner that creates unsafe conditions for vehicles driving on adjacent streets or highways. If any unsafe condition occurs, the city shall, in addition to other remedies available to it at law or in equity, have authority to:
- (a) Order the owner or operator of the system to remove the system from the right-of-way or discontinue operating the system until it is repaired or the unsafe condition eliminated; or
 - (b) Cause the system to be repaired, removed or disconnected at the owner's/operator's expense when deemed necessary by the city to protect traffic safety or the public water supply.
- (Ord. 687; Code 2003)
- 4-1005. **PENALTY.** Any person violating the provisions of this section shall be subject to prosecution in the Municipal Court of Haysville and, upon conviction, to the penalties provided under the Public Offense Code.
(Ord. 687; Code 2003)
- 4-1006. **LIABILITY.** The city shall not be liable to the owner/operator of any underground (irrigation) sprinkler system for any damage to that portion of such system located on public right-of-way when such damage is caused by or results in whole or in part from construction, reconstruction, repair or maintenance work, performed by city forces.
(Ord. 687; Code 2003)

ARTICLE 11.
FENCES, HEDGES, BUSHES, SHRUBBERY AND FOLIAGE

- 4-1101. **CONSTRUCTION, MAINTENANCE, REPLACEMENT AND REPAIR OF FENCES ON RESIDENTIAL LOTS.** No fence located upon a residential lot, as defined in this article, shall be constructed, built, maintained, repaired, or replaced except as provided for by this article.
(Code 1984; Ord. 824; Code 2003)
- 4-1102 **DEFINITIONS.** As used in and for purposes of this article, the following terms shall have the meanings prescribed to them by this section.

(a) Residential lot: Shall mean any lot or parcel of real property located within any area zoned as “residential” within the corporate limits of the city.

(b) Corner lot: Shall mean any lot or parcel of real property

(1) Located within any area zoned as “residential” within the corporate limits of the city;

(2) Situated on a controlled or uncontrolled intersection of two (2) streets;

(3) Featuring a yard or similar open area, designated as the “front yard” situated between the principal structure located upon said lot or parcel in the street abutting said yard or open space from which said structure is assigned its street address; and

(4) Featuring another yard or similar open area designated as the “abutting yard” situated between the principal structure and abutting street from which said principal structure does not receive its street address.

(c) Principal Structure: Means a dwelling or place of abode designed for residential purpose and located upon a residential lot.

(d) Controlled Intersection: Shall mean any intersection of two streets, the traffic right-of-way of which is assigned by a stop sign, yield sign, or other traffic sign or signal.

(e) Uncontrolled Intersections: Shall mean any intersection of two (2) streets, the traffic right-of-way of which is not assigned by a stop sign, yield sign, or other traffic sign or signal.

(f) Sight triangle: Shall mean a triangular area bounded on one side (side “a” on the figure 1) by an unmarked line measured from the midpoint of the intersection and extending ninety (90) feet, bounded further on adjacent side (side “b” on the attached figure 1) by an unmarked line measured from the midpoint of the intersection and extending ninety (90) feet, and bounded further on the final side (side “c” on the attached figure 1) by an unmarked line joining the unmarked line extending from the midpoint of the intersection. The public works director shall determine, upon request, the location of any sight triangle.

(g) Enforcement Officer: For purposes of the article, the term “enforcement officer” shall mean the public works director of the city, and any employee of the city designated by the public works director to enforce the provisions of this article.

(Ord. 824; Code 2003)

4-1103. **MAXIMUM HEIGHT OF FENCES.** No fence constructed, built, maintained, repaired, or replaced upon a residential lot shall exceed the maximum height established and prescribed by this section.

(a) Fences outside sight triangles. No fence located upon a residential lot and outside the boundaries of the applicable sight triangle shall exceed six (6) feet in height.

(b) Fences encroaching sight triangles. No fence any portion of which is located within the applicable sight triangle shall exceed three (3) feet in height as measured from the highest curb located within the sight triangle to finish height of said fence. The enforcing officer shall verify that any such fence complies with all provisions of this article.

(c) Fences extending into front plane of principal structure; The height of any fence located upon a residential lot which extends beyond the front plane of the principal structure, shall decrease, within a linearly measured distance of no more than eight (8) feet, from a maximum height of six (6) feet to a height of three (3) feet as applied to fence described in section 4-1106(a)(1) of this article, or four (4) feet as applied to the fence described in section 4-1106(a)(2-5) of this article.

(d) Fences extending into any abutting front yard setback may be allowed to be six (6) foot in height, to the property line, as long as there is no obstruction to any street intersection and/or sight triangle as described in this article.

(Ord. 824; Code 2003, Code 2005)

4-1104. ENCROACHMENTS UPON STREET RIGHTS-OF-WAY PROHIBITED. No portion of any fence shall be built upon or otherwise extend onto or encroach upon any street right-of-way.

(Ord. 824; Code 2003)

4-1105. ENCROACHMENTS UPON UTILITY AND OTHER PUBLIC EASEMENTS RESTRICTED; REMOVAL OF ENCROACHMENTS. No fence or portion thereof shall be located in any manner upon or within a utility or other public easement unless there is also located within the length of the fence located upon or within said easement at least one (1) gate of at least eight (8) feet in width. Any such fence or portion of a fence shall also afford working clearance of at least four (4) feet around any utility appurtenance including, but not limited to, pad mounted transformers, utility boxes or manholes, which may require access by any utility provider or persons or entities acting on their behalf. Notwithstanding any other provision of this section, any fence located upon utility or other public easements shall be dismantled or reassembled at the expense of the owner whenever the city or any duly franchised utility under the auspices of the city shall request the fence to be dismantled. In the event an emergency occurs and the owner of such fence cannot be immediately located, the city is hereby authorized to immediately dismantle such fence.

(Ord. 668; Ord. 824; Code 2003)

4-1106. FENCE MATERIALS; CERTAIN FEATURES AND MATERIALS PROHIBITED.

(a) Permitted fencing material. Fences located upon residential lots may be constructed of:

(1) Wood fence boards such that all portions of the fence are completely solid or no more than fifty percent open;

(2) Ornamental iron, except that any decorative tops are subject to the approval of the enforcing officer, and except that no fence constructed of ornamental iron may be less than five (5) feet in height;

(3) Woven wire or chain link;

(4) Nylon, plastic or PVC material, provided such materials are designed for use as fencing, and no open space in fence constructed of such materials exceeds three fourths (3/4) of an inch; or

(5) Masonry materials or concrete poured or placed in such fashion as to meet fence design requirements.

(b) Prohibited features in materials. No fence or portion thereof shall be constructed of metal panels or carry any electrical charge. No fence or portion thereof located on a residential lot shall contain any barbed wire or single barbs.

(Ord. 824; Code 2003)

4-1107. DANGEROUS FENCES PROHIBITED. No fence shall be constructed or maintained, or be designed, in such manner as to present a danger or hazard to any person or animal.

(Ord. 824; Code 2003)

4-1108. APPLICATIONS, SITE PLANS AND PERMITS AND FEES THEREFOR.

(a) Applications and Permits. Any person or entity intending to construct a new fence on a residential lot or to replace twenty five percent (25%) of the total linear feet of any existing fence shall, before commencing said work, make application to the enforcing officer for a permit authorizing the work. Such applications shall be made on forms provided and approved by enforcing officer and shall be accompanied by an application fee as set out in the approved schedule of fees, and no permit shall be issued until said fees are tendered and paid in full. Fees are pursuant to Chapter 17 of this code.

(b) Plans Required. All applications for fence permits shall be accompanied by a detailed site plan, to be completed by the person or entity seeking the permit, upon which shall be accurately depicted the location of the principal structure, proposed fence, all utilities serving the principal structure or located upon the residential lot, all utility easements located upon the residential lot, all setbacks affecting said lot and all rights-of-way and property lines of said lot.

(c) License Required. Any person or entity the services of which an applicant for a fence permit intends to procure to construct a fence shall hold any current valid trade, professional, business or contractor's license as may be required by provision of the city code of the city or other applicable law unless such person or entity is related by blood to the applicant and will not receive any type of compensation, whether monetary, in-kind, or in the form of goods or services, for said work.

(d) Review and Issuance; Reasons For Denial. The enforcing officer shall receive and review all applications required by this section and shall ensure that all proposed fences comply with the provisions of this article and any other applicable laws. The enforcing officer shall complete said review no later than two (2) full business days following receipt of an application; the computation of said period shall not include the day the application is received. In the event the enforcing officer denies an application, officer shall state in writing and with particularity the reason for said denial.

(Ord. 824; Code 2003; Code 2007)

4-1109. COMPLAINTS; INQUIRY AND INSPECTION. The enforcing officer shall make inquiry and conduct inspections of property or premises upon receiving a written

complaint or complaints signed by two or more persons stating a violation of this article exists and describing the same and its location; upon receiving information that a violation of this article may exist from any governmental entity, official, officer or employee; or when it appears to the enforcing officer that conditions constituting a violation exist. The enforcing officer shall, upon making inspection and inquiry, make immediate written report of such officer's findings to the governing body.

(Ord. 824; Code 2003)

4-1110. **RIGHT OF ENTRY.** The enforcing officer has the right of access and entry upon any public or private property, at any reasonable time to make inquiry and inspection to determine if a violation of this article exists, and to effect any other purpose of this article. The enforcing officer may also make application to any court of competent jurisdiction for an order granting access and/or entry upon any public or private property in the event such access or entry is denied.

(Ord. 824; Code 2003)

4-1111. **NOTICE OF VIOLATION.** Any person or entity found by the enforcing officer to be in violation of any provision of this article shall be served written notice of such violation. The city clerk shall cause notice to be served by certified mail, return receipt requested, or by personal service or, in the event the property or premises is unoccupied and the owner thereof does not reside within the corporate limits of the city by mailing such notice by certified mail, return receipt requested, to the owner's last known address.

(Ord. 824; Code 2003)

4-1112. **SAME; CONTENTS.** The notice shall describe in writing the conditions constituting a violation of this article. The notice shall also inform the person or entity receiving such notice that: (a) Such person or entity shall have such time, to be specified in the notice and not to exceed ten (10) days from the date specified in the notice, to remove and abate the violation from the property or premises;

(b) Such person or entity may, within the time specified in the notice and not to exceed the date specified therein within which said removal and abatement is required, request a hearing before the governing body as provided by section 4-1115 of this article.

(c) Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest the findings of the enforcing officer before the governing body; and

(d) Failure to remove and abate the violation, or to request a hearing as provided herein, within the time allowed may result in prosecution as provided by section 4-1113 and/or removal and abatement of the violation by the city as provided by section 4-1114 of this article.

(Ord. 824; Code 2003)

4-1113. **FAILURE TO COMPLY; PENALTY.** Should the person or entity receiving the notice provided for in sections 4-1111 and 4-1112 of this article fail to comply with

such notice, or to request a hearing, the enforcing officer may file a complaint in the municipal court of the city against such person or entity alleging a violation of this article. Upon conviction of the violation of this article, such person or entity shall be fined in an amount not to exceed one-hundred dollars (\$100) or be imprisoned not to exceed thirty (30) days or be both fined and imprisoned. Each day during or upon which a violation occurs or continues after notice has been served as provided in sections 4-1111 and 4-1112 shall constitute an additional or separate offense.

(Ord. 824; Code 2003)

4-1114. **ABATEMENT BY CITY; PROCEDURE.** In the event a person or entity to whom notice has been served pursuant to sections 4-1111 and 4-1112 of this article fails to remove or abate the conditions constituting the violation, or to request a hearing before the governing body within the period specified in section 4-1112 of this article, the enforcing officer may seek to abate the alleged violation and such election may be in addition to, or an alternative to, prosecution and shall not preclude prosecution. In the event the enforcing officer makes such election to remove and abate, such officer shall proceed in the manner prescribed by this section, as follows:

(a) The enforcing officer shall present a resolution to the governing body for its consideration and authorizing such officer to abate or cause to have abated the conditions constituting the violation at the end of ten (10) days following passage of the resolution by the governing body. The resolution shall further provide that the costs incurred by the city to remove and abate the violation shall be charged against the lot or parcel upon which the violation was located as provided in section 4-1118 of this article.

(b) In the event the governing body adopts and passes the resolution, the enforcing officer shall cause a copy of said resolution to be served upon the person or entity violating this article and the owner of said lot or parcel. Service shall be effected by personal service or certified mail, return receipt requested.

(c) In the event the whereabouts of such person are unknown and the same cannot be ascertained in the exercise of reasonable diligence, an affidavit to that effect shall be made by the enforcing officer and filed with the city clerk, and the serving of the resolution shall be made by publishing the same once each week for two (2) consecutive weeks in the official city newspaper and by posting a copy of the resolution on the premises where such condition exists.

(d) Should the person or entity upon which service is attempted refuse to take delivery and return is made to the city indicating such refusal, the city clerk shall send to such person or entity, by first class mail, the notice previously sent and receipt by such person or entity shall be deemed to have occurred upon such mailing. The city clerk shall make and maintain records detailing the method and time of sending and receipt of such notice.

(Ord. 824; Code 2003)

4-1115. **HEARING.** If a hearing is requested in a writing received by the governing body within the time period prescribed by section 4-1112 of this article, the governing body shall conduct a hearing as soon as may be practicable and the person or entity receiving

notice shall be advised by the city clerk of the time and place of the hearing at least five (5) days in advance thereof. Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest to findings of the enforcing officer before the governing body.

(a) On the date fixed for hearing or any adjournment or continuation thereof, the governing body shall hear all evidence submitted by the person to whom notice of the violation was issued, and all evidence submitted by the city. Upon hearing such evidence, the governing body shall make findings by resolution. The hearing provided for in this section need not be conducted according to formal rules of evidence.

(b) If, after notice and hearing as provided for in this article, and upon hearing the evidence provided for in subsection a of this section, the governing body determines that a violation exists, it shall set forth in writing in the form of a resolution its findings of facts supporting such determination. The resolution shall also fix a reasonable period of time, to be determined by the governing body, within which the abatement of the violation shall be commenced, and a statement that if the person upon whom notice of the violation was served fails to commence said removal and abatement within the time period established by the resolution, or fails to diligently prosecute and pursue the same until the work is completed, the governing body shall cause the violation to be abated. The resolution provided for in this section shall be published once in the official city newspaper and the city clerk shall mail a copy of the resolution to the person or entity, and owner, in the same manner as provided for in section 4-1111 and 4-1112.

(Ord. 824; Code 2003)

4-1116. **AUTHORIZATION TO CONTRACT FOR SERVICES.** If the person, entity or owner fails to remove and abate the violation as provided for in this article, and it becomes necessary for the enforcing officer to remove and abate such violation, such officer is hereby authorized to contract for and obtain such services and equipment, public or private, the officer deems necessary and appropriate to complete the tasks enumerated herein, and the enforcing officer shall adhere to and comply with all applicable laws, regulations, ordinances and city policies concerning procurement of services and equipment.

(Ord. 824; Code 2003)

4-1117. **SITE TO BE MADE SAFE.** Upon removal and abatement of any violation pursuant to this article or otherwise, the person, entity or owner shall take any and all action necessary to leave the premises in a safe condition. In the event the owner fails to take such actions as are prescribed by this section, the enforcing officer may proceed to make the site safe.

(Ord. 824; Code 2003)

4-1118. **ASSESSMENT, FUNDING AND PAYMENT OF COSTS.** (a) The costs incurred by the city for any action undertaken by the enforcing officer pursuant to or incidental to this article shall be reported in detail and in writing by said officer to the city clerk. The city clerk shall keep an account of such costs, as well as any and all costs of

notices, service and/or mailing of notices, and publication of notices, required by this article. The city clerk shall immediately cause the reportings and accountings required by this section to be entered in the appropriate city record and shall report the same to the governing body.

(b) The city clerk shall, within ten (10) days of the receipt of the enforcing officer's report of costs, give notice by restricted mail to the owner of the costs to be reported by subsection a of this section and such notice shall include a statement requiring payment of the costs to the city within thirty (30) days following receipt of the notice. Should the owner refuse to take delivery of the notice and return is made to the city indicating such refusal, the city clerk shall send to the owner, by first class mail, the notice previously sent and receipt by the owner shall be deemed to have occurred upon such mailing. The city clerk shall make and maintain records detailing the method and time of sending and receipt of such notice.

(c) Should the cost remain unpaid after thirty (30) days of the receipt of the notice by the owner, the city clerk may sell any salvage from the removal and abatement process and apply the proceeds of such sale to pay said costs. Any proceeds received which exceed said costs shall be remitted to the owner within thirty (30) days of conclusion of the sale.

(d) Should the proceeds of any sale held pursuant to section 4-1118(c) be insufficient to cover said costs, or if there exists no salvage, the city clerk shall, at the time required by law for the certification of other city taxes, certify the unpaid portion of said costs ~~to Metropolitan Area Building and Construction Department Clerk in~~ conformance with State law for extensions of the same on the city tax rolls against the property upon which the structure was located.

(Ord. 824; Code 2003)

4-1119. DISPOSITION OF MONEYS RECEIVED. When and if paid, all moneys received for special assessments levied under the provision of this article shall be credited to the general fund of the city.

(Ord. 824; Code 2003)

4-1120. IMMEDIATE HAZARD. When in the governing body's opinion any fence in violation of this article is in such condition as to constitute an immediate hazard requiring immediate action to protect the public or adjacent property, the governing body may direct the enforcing officer to take immediate action, without delay, to protect the safety of persons and properties including, but not limited to, the erection of barricades; causing the property upon which the fence is located to be vacated, or causing the fence to be taken down, repaired, shored or otherwise made safe. Such action by the governing body and enforcing officer may be taken without prior notice or hearing of the owners, agents, lien holders, occupants, or other parties in interest. The costs of any action under this section shall be reported and documented, notice of costs shall be afforded, and the costs shall be assessed, in the same manner as provided in section 4-1111 of this article.

(Ord. 824; Code 2003)

- 4-1121. NOTICE TO OWNER. Notwithstanding any other provision of this article or of law, any and all notices required by this article shall also be served upon the owner of the premises or property upon which there exists a nuisance.
(Ord. 824)
- 4-1122. APPLICATION OF ARTICLE TO EXISTING NONCONFORMING FENCES. The provisions of this article shall not apply to any fence existing on the effective date of this article. The provisions of this article shall apply, however, to any such fence in the event any portion of said fence consisting of twenty five percent (25%) or more of the total linear feet of said nonconforming fence is repaired or replaced in any twelve (12) month period.
(Ord. 824; Code 2003)
- 4-1123. VARIANCES AND EXCEPTIONS. Any person or entity desiring to construct a fence which does not comply with the provisions of this article shall apply in writing, on forms provided by the city, to the board of appeals as established by the city building code. All applications for variances shall clearly state the reason(s) for which the variance is requested. Further, variance requests from the height provisions and restrictions shall further be accompanied by a stamped set of engineering plans that conclusively demonstrate that the proposed construction shall not pose a danger to persons, vehicular traffic, and the public at large and further that the proposed construction is architecturally and structurally sound and safe. In addition, a fee of one-hundred dollars (\$100.00) shall accompany applications for variance from the height provisions and restrictions. No variances from height provisions and restrictions shall be granted allowing the height of a fence to exceed eight (8) feet. The application for variance shall be delivered to the city who shall deliver the same to the board of appeals. The board of appeals shall convene a hearing to consider the application as soon as may be practicable, but in no event shall such hearing be scheduled later than ten (10) business days following the city's receipt of the application unless the applicant waives the ten (10) day period and agrees to scheduling a hearing at a later time. Upon convening the hearing, the board shall consider any evidence the applicant may offer to support the application and any evidence the city may have in support of or opposition to the application. The board may adjourn the hearing from time to time and from place to place as it may deem necessary. No later than ten (10) days following the conclusion of the hearing, the board shall make written findings concerning the application and a written determination thereof.
(Ord. 824; Ord. 824-A; Ord. 824-B; Code 2003)
- 4-1124. BUSHES, SHRUBBERY, HEDGES; OTHER FOLIAGE. Except where such provisions and restrictions are by their very nature impractical or inapplicable, the provisions and restrictions of this article shall apply with equal force to the height of bushes, shrubbery, hedges and other foliage located within the corporate limits of the city and to the abatement or removal of bushes, shrubbery, hedges and other foliage that do not comply with said provisions and restrictions.
(Ord. 824; Code 2003)

4-1125. SEVERABILITY. In the event any section or part of this article is found by a court of competent jurisdiction to be invalid, such finding shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.

(Ord. 824; Code 2003)

4-1126. PENALTY. (a) It shall be unlawful for any person, firm, company, corporation or other entity to erect, construct, use, enlarge, alter, repair, move, convert, demolish, maintain, or grow any fence, bush, shrubbery, hedge or other foliage, or cause or permit the same to be done in violation of the requirements and restrictions in this chapter. Any fence, as described in this article, shall not be constructed prior to the issuance of a permit and submittal of any required documents or site plan.

(b) The fine for such violation shall be a minimum of fifty dollars (\$50) or double the permit fee, whichever is greater. The payment of such penalty shall not exempt any person, firm, or corporation from compliance with all other provisions of this code or any other code, nor from any penalty prescribed by law. It shall be the responsibility of the offender to abate the violation as expeditiously as possible.

(Code 1971, Sec. 4-112; Code 1984; Ord. 807; Code 2003)

ARTICLE 12.

~~THAT RESOLUTION OF THE BOARD OF
COUNTY COMMISSIONERS OF SEDGWICK COUNTY, KANSAS,
OF NOVEMBER, 21, 2012, ADOPTING THE
WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE~~

~~ARTICLE 13~~ARTICLE 12:

WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE
AS ADOPTED BY THAT RESOLUTION OF THE BOARD OF COUNTY
COMMISSIONERS OF SEDGWICK COUNTY, KANSAS, OF NOVEMBER, 21,
2012 ADOPTING SAME, except the following: Article 2, Section 5; Article 2,
Section 6; Article 2, Section 8; Article 3, Section A; Article 4, Section A; Article 4,
Section 1; Article 4, Section 5; Article 4, Section 6; Article 4, Section 7; Article 5,
Section A; Article 5, Section 1, provisions 5.1.290 through 5.1.390; Article 5,
Section 2; and Article 5, Section 3, and all provisions that are described within such
Code as only applying within the jurisdiction of the City of Wichita..

4-13201. ADOPTION OF WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND
TRADE CODE AS ADOPTED BY THAT RESOLUTION OF THE BOARD OF COUNTY
COMMISSIONERS OF SEDGWICK COUNTY, KANSAS, OF NOVEMBER, 21, 201, WITH
CERTAIN ADDITIONS AND DELETIONS.

All such amendments set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, are hereby adopted as the Wichita-Sedgwick County Unified Building and Trade Code, unless otherwise noted within Chapter 4 of this Code, and ~~including~~ all fee schedules included within the Wichita-Sedgwick County Unified Building and Trade Code, unless otherwise set forth within Chapter 17 of this Code, are hereby adopted and by reference incorporated herein and made a part of this Code as though set forth at length herein, and shall be referred to herein as the “amendments” to the above adopted standardized codes. For purposes of application within the City of Haysville, all references within the Wichita-Sedgwick County Unified Building and Trade Code to the Metropolitan Area Building and Construction Department, or the MABCD, as a contact agency/agent, or enforcement agency/agent shall be understood to be referring to the Code Enforcement official designated by the Public Works Director of the City of Haysville.

4-13202. AVAILABILITY OF COPIES.

One copy of said code of amendments as set forth in 4-1301 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq. Official publication of amendments is by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-741, et seq., and 12-3009, et seq. as applicable.

4-13203. CITATIONS TO THE WICHITA-SEDGWICK COUNTY UNIFIED BUILDING CODE.

For purposes of notice of violation set forth upon citations, the Wichita-Sedgwick County Unified Building and Trade Code shall be cited to the Ordinance Adopting the Haysville Municipal Code and the specific sections included within the Wichita-Sedgwick County Unified Building and Trade Code or to the specific sections set forth within the applicable Standardized Code as set forth within Chapter 4, whichever is applicable.

4-13204. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. If no such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

4-13205. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth as set forth above. Each day of violation shall be a separate

violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.
(Code 2011)

4-13206. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-13207. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-13208. SEVERABILITY.

In the event any section or part of this article is found by a court of competent jurisdiction to be invalid, such finding shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.

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Agenda

CHAPTER IV. BUILDING, CONSTRUCTION AND INSTALLATIONS

- Article 1. General Regulations/Supplements
- Article 2. Inspections by City Officials
- Article 3. Residential Construction
- Article 4. Commercial Buildings
- Article 5. Electrical Code
- Article 6. Plumbing and Gas Fitting Code
- Article 7. Drain Layers
- Article 8. Mechanical Code
- Article 9. Private Swimming Pools
- Article 10. Sprinkler Systems
- Article 11. Fences, Hedges, Bushes, Shrubbery, and Foliage
- Article 12. Wichita-Sedgwick County Unified Building Code.

ARTICLE 1. GENERAL REGULATIONS/SUPPLEMENTS

4-101. **BUILDING STANDARDS.** No person, firm or corporation shall hereafter design, construct, erect, remodel, alter, demolish, locate, relocate or remove any building or structure, or place or install service equipment therein in the city except in accordance with this article, and all other applicable codes and ordinances of this City relating to such buildings or structures.

4-101A. **Site Address, Premises Identification.** Approved numbers or addresses shall be provided for all new residential and commercial buildings.

(a.) **Residential Buildings.** Address shall be mounted or installed on the principal structure with numbers or letters, 3" minimum in height. Such numbers or letters shall be visible from the street or right-of-way which gives the property its address. Such numbers or letters shall be of contrasting color from the structure.

(b.) **Commercial and Industrial Buildings.** Address shall be mounted or installed on the principal structure with numbers or letters 6" minimum in height. Such numbers or letter shall be visible from the street or right-of-way which gives the property its address. Such number or letter shall be of a contrasting color from the structure.

(Code 1971, Sec. 4-101; Code 2012)

4-102. **LICENSES.** All contractors and tradesmen shall provide proof to the City of both a current and valid Metropolitan Area Building and Construction Department [hereinafter "MABCD" or "Metropolitan Area Building and Construction Department"] Contractor's License and a City of Haysville Contractor's License prior to being issued a permit to design, construct, erect, remodel, alter, demolish, locate, relocate or remove any building or structure, or place or install service equipment within the City.

A. **License of City of Haysville.** City of Haysville licenses for all trades and construction

for building, mechanical, electrical, plumbing and manufactured housing installation shall be issued exclusively through City.

B. License of Metropolitan Area Building and Construction Department. Metropolitan Area Building and Construction Department licenses for all trades and construction for building, mechanical, electrical, plumbing and manufactured housing installation shall be issued exclusively through MABCD.
(Code 2011)

4-103. PERMIT.

A. City of Haysville Permit: Prior to any person, firm or corporation designing, constructing, erecting, remodeling, altering, demolishing, locating, relocating or removing any building or structure, or placing or installing service equipment within the City of Haysville, a permit to do such work shall be obtained from the City. Such permit shall be issued through the Department of Public Works.

B. In the event a contractor does not complete work for which a valid permit has been issued and such individual no longer holds a valid contract for the work, a second permit must be obtained by a contractor to complete the balance of the work. A fee shall be charged for the second permit that is ten percent of the original permit fee, but in no case less than the minimum fee for a building permit. Building permits are nontransferable.

C. In those areas of the city having a high ground water table, which areas are not served by an approved water course or storm sewer for surface water disposal, building permit applications require a special approval by the building official. The application, in addition to providing the information required on the standard application form, shall indicate the lowest floor elevation of the proposed building, whether groundwater may be required to be pumped as a matter of waterproofing below-grade structure and, if so, the manner of water disposal. Topographic and groundwater elevations for reference purposes are shown on the most current Hydrogeologic Map of Sedgwick County, Kansas, prepared by the State Geological Survey of Kansas.

D, Expiration. Every permit issued by the City under the provisions of this Code shall expire by limitation and become null and void if the work authorized by such permit is not commenced within one hundred eighty days from the date of such permit, or if work authorized by such permit is suspended or abandoned at any time after the work is commenced for a period of one hundred eighty days, or one hundred eighty days have expired since an inspection was requested and such inspection was approved by the building official. Provided, that the building official may authorize the refunding of any fee paid hereunder which was erroneously paid or collected and may authorize the refunding of not more than eighty percent of the permit fee paid when no work has been done under a permit issued in accordance with this Code. No refund shall be paid except upon written application filed by the original permittee not later than one hundred eighty days after the date of fee payment.

(Code 2011)

4-104.

SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE METROPOLITAN AREA BUILDING AND CONSTRUCTION DEPARTMENT BUILDING, ELECTRICAL, PLUMBING, MECHANICAL AND MANUFACTURED HOUSING INSTALLATION CODES.

Section 112, Board of Appeals associated with City of Haysville Inspections.

In order to hear and decide appeals of decisions, determinations, or orders of the City's inspector(s) relative to the application and interpretation of this Code, there shall be and is hereby created a Board of Appeals consisting of members who are qualified by experience and training to pass on matters pertaining to building construction and who are not employees of the city. The building inspector shall be an ex officio member of and shall act as secretary to said board but shall have no vote on any matter before the board. The board of appeals shall be appointed by the Governing Body and shall hold office at its pleasure. The board shall adopt rules of procedure for conducting its business, and shall render all decisions and findings in writing to the appellant with a duplicate copy to the building official. The board of appeals shall have no authority relative to interpretation of the administrative provisions of this code nor shall the board be empowered to waive requirements of this code.

The owner of any permitted project, the construction of which has been rejected by the City's building inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the City's board of appeals, to have such order reviewed. The decision of the board can be appealed to the governing body for review and the decision of the governing body shall be final when the matter shall have been heard by it.
(Code 2011)

4-105. RESERVED.

(Code 2011)

4-106. PERMIT FEES. The schedule of permit fees shall be those set forth in the approved schedule of fees as incorporated into Chapter 17 of the Haysville Municipal Code.

(Code 2003)

4-107. DEFINITIONS. Definitions of terms used in this Article shall be as follows:

- (a) Agricultural Building: A structure designed and constructed to house hay, grain, poultry, livestock, or other horticulture products and for farm storage of farming

implements. Such structure or structures shall not be a place for human habitation or place of employment where agriculture products are processed, treated or packaged; nor shall it be a building or structure for use by the public.

- (b) Contractors: A contractor, within the meaning of this chapter, is any person who undertakes with or for another to build, construct, alter, repair, add to, wreck or move any building or structure, or any portion thereof, within the city, for which a permit is required under this article, for a fixed price, fee, percentage or other compensation other than wages, or who advertises or otherwise represents to the public to have the capacity or ability to undertake to build, construct, alter, repair, add to, wreck or move any building or structure or any portion thereof; or who builds, constructs, alters, adds to, wrecks or moves any building or structure, either on his or her own or other property, for the purpose of speculation.
- (c) A One and/or Two Family Dwelling is a structure having one (1) or two (2), but not more than two (2), units providing independent living facilities, (for one or more persons constituting a family,) including permanent provisions for living, sleeping, eating, cooking and sanitation. A family is an individual of two (2) or more persons related by blood, marriage or law, or a group of not more than four (4) persons (excluding servants), who need not be related, living together in a dwelling unit.
- (d) Commercial Building. A commercial building is a building in which is conducted a business, trade or profession and is not used primarily for residential purposes.
(Ord. 379, Sec.5; Code 2003)

4-108. **CONTRACTORS, CONTRACTOR’S LICENSES, FEES, INSURANCE.** Every Licensed Contractor who has obtained a license as set forth in this Code shall have and maintain an established place of business at a definite address and with his/her registered company name and license number displayed as it appears on his/her license. Licensed Contractors operating out of their home must conform to the requirements set forth in the Zoning Code.

(a) Contractor’s licenses and fees for the city shall be as follows:

(b) Classification: Fees.

- (1) Contractor’s License Class A shall be issued for a construction project with a value more than \$30,000 and the fee shall be as set out in Chapter 17.
- (2) Contractor’s License Class B shall be issued for a construction project valued at \$30,000 or below and the fee shall be as set out in Chapter 17.
- (3) Contractor’s License Class C shall be issued for roofing and siding construction projects and the fee shall be as set out in Chapter 17.
- (4) Contractor’s License Class D shall be issued for porch or fencing construction projects and the fee shall be as set out in Chapter 17.

(c) All contractors are to maintain a policy of general liability insurance covering the activities of the contractor, and the contractor’s employees, while engaged in contracting within the City. Such insurance policy shall be written with an insurance company licensed to do business in the State of Kansas and shall have minimum limits of coverage of three hundred thousand dollars per occurrence.

(d) In addition, every contractor shall procure and maintain worker's compensation

insurance as required by Kansas law and automobile liability insurance as required by Kansas law.

- (e) All such insurance requirements shall conform to the insurance requirements of the MABCD, and all contractors who lose their license to contract as issued by the MABCD shall immediately have all City issued licenses revoked.
(Ord. 75, Code 1984; Code 2003)

4-109. FEE SCHEDULE. There is hereby established a fee schedule for contractors performing work within the city, such contractor fees are as set out in Chapter 17 of this Code. License fees will not be pro-rated. Licenses will expire January 1st of each year.
(Ord. 644; Ord. 644-A; Code 2003)

4-110. PAYMENTS. All fees, permits, licenses, etc., referred to in this article shall be paid and/or registered at the Office of the City Clerk.
(Code 1971, Sec. 4-107; Code 2003)

4-111. ADVERTISING. (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a contractor within the City unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid contractor's license issued hereunder.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.

(Ord. 713; Code 2003)

4-112. VIOLATIONS AND PENALTIES. (a) Any person who shall violate the provisions of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be guilty of an unclassified misdemeanor and shall be punished by a fine of not more than five-hundred dollars (\$500.00) for each violation or thirty (30) day confinement in the county jail for each violation or by both such fine and imprisonment. Each day of violation shall be a

separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

(b) Penalty Clause not Exclusive. The Imposition of the penalties herein prescribed shall not preclude the city from instituting an appropriate action to restrain, correct, or abate a violation of this article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by state law or this code, or this article.

(Code 1971, Sec. 4-324; Code 1984; Code 2003, Ord. 881)

4-113. ENFORCEMENT. Enforcement of this article within the boundaries of the city shall be by the building official(s) designated by the city, and jurisdiction for prosecution of any violations of this code shall be in the Haysville municipal court.
(Ord. 881)

4-114. LIABILITY. Requirements of this article shall not be construed as imposing on the city, its officers, agents or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Ord. 881)

4-115. SEVERABILITY. If any part or parts of this article shall be held to be invalid such invalidity shall not affect the validity of the remaining parts of this article.
(Ord. 881)

ARTICLE 2. INSPECTIONS BY CITY OFFICIALS

4-201. BUILDING INSPECTOR: AUTHORITY AND APPEALS. The duties for the building inspector shall be as follows:

(a) The building inspector is hereby authorized to enter upon premises for all such purposes to perform the duty imposed upon him or her and may apply to a court of competent jurisdiction for an order granting such entry in the event it is denied. It shall be the duty of the building inspector to inspect all construction done in the city for which a permit is required. The building inspector shall cooperate with the board of health of the county in performance of any duty imposed upon such board by the health laws of the city.

(b) The building inspector shall keep a record of inspections made by him or her and in connection therewith a record of his or her orders of all buildings being erected, altered, or repaired with regard to construction therein to see that all construction work conforms to the building regulation of the city. He or she shall have power to reject any construction if the same is not done in accordance with such regulations. The

building inspector shall be authorized to enter upon premises for all such purposes to perform a duty imposed upon him or her. The owner of any building, the construction of which has been rejected by the building inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the board of appeals, as established by the International Building Code, 2006 Edition, to have such order reviewed and the decision of the board can be appealed to the governing body for review and the decision of the governing body shall be final when the matter shall have been heard by it.

(Code 1984; Code 2003, Ord. 881)

4-202. RE-INSPECTION/NON-BUSINESS HOURS FEE. All inspection work required herein to be performed by any officer or employee of the city after the initial inspection or requested for other than normal business work hours, shall be charged at the rate set out in Chapter 17. All such inspection fees and charges shall be paid to the office of the city clerk and credited to the general operating fund of the city.

(Code 1984; Code 2003)

4-203. CERTIFICATE: RENEWAL. All contractors' certificates shall be renewable annually on January 1. Renewal fees shall be paid to the city clerk.

(Ord. 686; Code 2003)

4-204. INSURANCE REQUIREMENTS. It shall be unlawful for any contractor to conduct business within the city, unless such contractor first provides documentation in the nature of proof of insurance showing that such contractor is covered with liability insurance in the minimum amount of \$500,000 with the city named as an additional insured. All such documentation shall state that the city shall be given at least thirty (30) days advance written notice of any cancellation or material change in coverage of such insurance. If any person, firm, company, corporation or other entity shall conduct business within the city, without first procuring and maintaining insurance coverage in accordance with this section, such person, firm, corporation or other entity shall be deemed guilty of a misdemeanor and punished by fine and/or suspension or revocation of the contractor's license and certificate.

(Ord. 713; Code 2003)

4-205. LICENSE: CONTRACTOR. Any person engaging in or desiring to engage in the business of construction in the city shall before obtaining any permit or transacting any business, procure a license from the city. The fee for such license shall be as set out in the Chapter 17. The license shall be renewable annually on January 1. No license shall be transferred from one person to another. Fees shall be paid to the city clerk.

A contractor's license may be issued to any person, firm, copartnership or corporation. A separate license shall be issued for each place of business conducted.

(Ord. 395, Secs. 1:2, Code 1984; Code 2003)

4-206. LICENSE REQUIREMENT; HOMEOWNER EXEMPTION. (a) A contractor's license is not required by an individual for the city to issue a building permit for the

individual to build, construct, alter, repair, or add to a residential house which is owned and occupied by the individual applying for the building permit. Only two (2) permits per year will be allowed under this exemption.

(b) New residence - No contractor's license is required to build a new residential home provided that the individual building the residential home will be the owner and occupant of the home after completion. This exception does not change the duty to procure all other applicable licenses, permits and inspections associated with modification to, or construction of, a residential structure. Exemptions from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction.

(c) Twelve (12) months must have elapsed from the date of completion of a new residential home as provided for in subsection (b) before an additional permit for building a new residential home, as provided for in subsection (b) will be issued to the same individual or such individual's spouse. No permit will be issued pursuant to this subsection to family affiliated entities attempting to use this subsection to avoid the contractor's license requirement to build homes for eventual resale.

(Ord. 75; Code 1984)

4-207. BASEMENTS. Any builder or property owner in any subdivision or recorded platted area having a minimum pad elevation within the city limits is hereby required to obtain a certificate from a licensed surveyor after basement walls or foundation are poured and prior to any further construction on said land. Such licensed surveyor shall certify that the lowest opening is at or above the minimum pad elevation designated for the particular lot or parcel of ground.

(Ord. 727, Code 2003)

4-208. SUSPENSION. The board of appeals is hereby authorized to cancel and recall, or suspend for a period not exceeding twelve (12) months, the certificate of any contractor and the license of any contractor for any one of the following reasons:

(a) Abandonment of any contract without legal cause;

(b) Diversion of funds or property received for the performance or completion of a specific contract, and their application or use of any other contract, obligation purpose, or the failure, neglect or refusal to use such funds or property for the performance of completion of such contract;

(c) Misrepresentation of any material fact by the applicant in obtaining his or her certificate or license;

(d) Failure without just cause to fully satisfy all claims for labor and/or materials used in the performance of any work for which he or she has been engaged and for which he or she has been paid;

(e) Fraudulent use of his or her license to obtain permits for another;

(f) Wantonness, recklessness, carelessness or negligence in providing reasonable safety measures for the protection of workers and/or the general public;

(g) Unreasonable delay in the performance or the fulfilling of any contract;

(h) Failure, neglect or refusal to comply with any lawful order of the building

inspector;

(i) Failure, neglect or refusal to comply with all the state, local and city laws relating to construction work or repair;

(j) Loss of any other similar certificate within any other jurisdiction for any of the above described acts within such other jurisdiction.

(Code 1971, Sec. 4-320, Code 1984; Code 2003)

4-209.

SUSPENSION; APPEAL. Should any contractor feel that his or her certificate has been wrongfully canceled and recalled, or suspended as provided in this article; or should any contractor feel that his or her license has been wrongfully canceled and recalled or suspended as provided in section 4-207, he or she may within ten (10) days from the date of such cancellation and recall or suspension appeal to the governing body by filing with the city clerk a written notice of appeal. The city clerk shall place the matter on the agenda of the governing body for the next regular meeting of the governing body. At the time of the next regular meeting of the governing body, the appellant shall be given the opportunity for a full hearing. The governing body may in its discretion reverse, modify or afford, the existing cancellation and recall, or suspension. Should there be no appeal as provided herein the existing cancellation and recall, or suspension shall be final and not appealable.

(Code 1971, Sec.4-321; Code 2003)

4-210.

ADVERTISING. (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a contractor unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid contractor's license.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city, or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city, shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.

(Ord. 713; Code 2003)

4-211.

FEES: GENERAL OPERATING FUND. All fees, permits and licenses required by this article shall be paid to the city clerk and shall be credited to the general operating

fund of the city.
(Code 1971, Sec. 4-323; Code 2003)

- 4-212. PENALTY. Any person who shall within the city engage in or work in violation of any provision of this article upon conviction shall be punished by a fine in accordance with the provisions in section 1-121 of this code. Each day or portion thereof during which any violation is committed or continued shall constitute a separate offense.
(Code 1971, Sec. 4-324; Code 1984; Code 2003)

ARTICLE 3. RESIDENTIAL CONSTRUCTION

- 4-301. ADOPTION OF THE INTERNATIONAL RESIDENTIAL CODE, 2006 EDITION, AS THE ONE AND TWO FAMILY DWELLING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Residential Code, for One and Two Family Dwellings, 2006 Edition, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, and such amendments as set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012), to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code, and such Resolution is incorporated by reference herein. Any reference to the International Building Code shall be understood to be a reference to the Commercial Building Code. Any reference to the International Residential Code and all amendments shall hereafter, including those amendments provided for within Article 12, be known as the Residential Building Code of the City of Haysville, Kansas.

(K.S.A. 12-3009; Ord. 581; Ord. 419, Sec.3; Code 1984; Code 2003, Ord. 887, Code 2011)

- 4-302. AVAILABILITY OF COPIES.
One copy of said code along with the amendments set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, as described within section 4-301 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.
(Code 2011)

- 4-303. RESERVED.

4-304. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 113 et seq. of the International Residential Code as amended within the Municipal Court of the City of Haysville, Kansas. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

(Code 2011)

4-305. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.

(Code 2011)

4-306. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, which may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of any interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court.

(Code 2011)

4-307. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.

(Code 2011)

4-308. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.

(Code 2011)

4-309 WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE. Those provisions of the Wichita-Sedgwick County Unified Building and Trade Code, as adopted through Article 12 below, applicable to the Residential Building Code are found in Article 2, Section 4 of the Wichita-Sedgwick County Unified Building and Trade Code, except as supplemented herein.

4-310 CITY PROVISIONS ADDITIONAL TO OR SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE WICHITA-SEDGWICK COUNTY UNIFIED

BUILDING AND TRADE CODE. . The following provisions are supplemental to and additional to the Residential Building Code as adopted by the City of Haysville. These provisions shall supplement the associated provisions and shall be inspected.

Section R105.2 of the International Residential Code shall be amended as follows: R105.2 *Work exempt from permit*: Exemption from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction. Permits shall not be required for the following:

Building:

1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet shall be inspected by City.
2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.
15. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

Section R105.3.1.2 of the International Residential Code shall be amended as follows: R105.3.1.2: All water and wastewater systems constructed or installed within the City are subject to the provisions of Chapter 15 of the Code of the City of Haysville, Kansas, including mandatory connection to the City of Haysville water and sewer systems, and mandatory participation in stormwater management.

Section R109.3.3 of the International Residential Code shall be amended as follows: R109.3.3: Floodplain inspections lowest floor elevation. For all City floodplain inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.

Section AG105.2 of the International Residential Code shall be amended as follows: AG105.2: Outdoor swimming pool. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

ARTICLE 4. COMMERCIAL BUILDINGS

4-401. **ADOPTION OF THE INTERNATIONAL BUILDING CODE, 2006 EDITION, AS THE COMMERCIAL BUILDING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.**

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Building

Code, 2006 Edition, as the Commercial Building Code, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, and such amendments as contained in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012) to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within chapter 17 of this Code, and such document is incorporated by reference herein. This International Building Code and all amendments as adopted within Article 4 and Article 12 of the Haysville Municipal Code shall hereafter be known as the Commercial Building Code of the City of Haysville, Kansas.

4-402. RESERVED.

4-403. AVAILABILITY OF COPIES.

One copy of said code, along with the amendments set forth in that Sedgwick County Resolution as identified within 4-401 above, including a copy of the amendments described therein, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.

4-404. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 113.4 et seq. of the International Building Code as amended. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

(Code 2011)

4-405. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, the Code of this City, or this Article.

(Code 2011)

4-406. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, which may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of any such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court.

(Code 2011)

4-407. **LIABILITY.**

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.

(Code 2011)

4-408. **SEVERABILITY.**

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.

(Code 2011)

4-409. **WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE.**

Those provisions of the Wichita-Sedgwick County Unified Building and Trade Code, as adopted through Article 12 below, applicable to this Article are found in Article 2, Section 2 of the Wichita-Sedgwick County Unified Building and Trade Code, except as supplemented herein.

4-410. **CITY PROVISIONS ADDITIONAL TO OR SUPPLEMENTAL TO THE STANDARD PROVISIONS OF THE WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE.**

The following provisions are supplemental to and additional to the **Commercial Building Code** as adopted by the City of Haysville. These provisions shall supplement the associated provisions.

Section 101.4.1 of the International Building Code, is amended to read as follow: *101.4.1 Electrical.* The provisions of Article 4 of this Code shall apply to the installation of electrical systems, including alternations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances thereto.

Section 101.4.2 of the International Building Code, is amended to read as follows: *101.4.2 Gas.* The provisions of Article 3 of this Code shall apply to the installation of gas piping from the point of delivery, gas appliances and related accessories as covered in this Code. These requirements apply to gas piping systems extending from point of delivery to the inlet connections of appliances and the installation and operation of residential and commercial gas appliances and related accessories.

Section 101.4.3 of the International Building Code, is amended to read as follows: *101.4.3 Mechanical.* The provisions of Article 5 of this Code shall apply to the installation, alterations, repairs, and replacement of mechanical systems, including equipment, appliances, fixtures, fittings and/or appurtenances, including ventilation, heating, cooling, air conditioning and refrigeration systems, incinerators, and other energy-related systems.

Section 101.4.4 of the International Building Code, is amended to read as follows: *101.4.4 Plumbing*. The provisions of Article 3 of this Code shall apply to the installation, alterations, repairs and replacement of plumbing systems, including equipment, appliances, fixtures and appurtenances, and where connected to water or sewage system and all aspects of a medical gas system.

Section 105.2 of the International Building Code, is amended to read as follows: 105.2 Work exempt from permit. Exemptions from permit requirements of this Code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this Code or any other laws or ordinances of this jurisdiction. Permits shall not be required for the following:

Building:

1. One-story detached accessory structures classified as Group S or U occupancies, with a floor area exceeding 100 square feet but not exceeding 200 square feet shall be inspected by City.
2. All fences constructed within the City are subject to the provisions of Chapter 4, Article 11 of the Code of the City of Haysville, Kansas, governing fences.
3. All swimming pools constructed or installed within the City are subject to the provisions of Chapter 4, Article 9 of the Code of the City of Haysville, Kansas governing swimming pools.

Section 109.3.3 of the International Building Code, is amended to read as follows: 109.3.3 Floodplain Inspections. Floodplain inspections lowest floor elevation. For all City floodplain inspections, the lowest window (not window well) shall be deemed the lowest opening of any structure.

**ARTICLE 5.
ELECTRICAL CODE**

- 4-501. **ADOPTION OF THE NFPA 70, NATIONAL ELECTRICAL CODE, 2011 EDITION, AS THE ELECTRICAL CODE, WITH CERTAIN ADDITIONS AND DELETIONS.**
There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the National Electrical Code, 2011 Edition, including Informative Annex C (Conduit and Tubing Fill Tables), as published by the National Fire Protection Association as N.F.P.A. No. 70-2011, as

presently constituted and as may be hereinafter amended, shall apply with the exception of Section 110.16; Section 110.24; Section 200.6(d); Section 210.4(b); Section 210.5(c); Section 210.12; Section 210.52(c)(1); Section 230.24(A) Exception No. 5; Section 230.40; Section 250.68(a) Exception No. 2; Section 300.4(H); Section 300.11(a)(2); Section 314.28; Section 185 Draft 11/14/12 334.10; Section 334.12(a)(1) Exception; Section 334.40(b); Section 334.80; Section 406.4(e); Section 406.8(b)(1) and (2); 410.64; Section 430.22(G)(1); Section 430.22(G)(2); Section 514.11; Section 590.4(D); Section 590.6(B)(2); Section 600.3; and Section 680.8 of such publication, all as set forth and described and amended within that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, (Res. No. 175-2012), to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code, and including all amendments as provided for within Article 12 of this Chapter, and providing for penalties and prosecution for violations thereof; and regulation and control of the installation, construction, enlargement, alteration, repair, removal, maintenance, and use of electrical systems, conductors and equipment within or on private or public buildings or other structures and other premises, that connect to the supply of electricity; provides for the issuance of permits and fees therefore; establishes the Board of Electrical Examiners and Appeals; establishes the Electrical Contractors License requirements and penalties for violations thereof, and establishes for Master and Journeyman Electrician and Residential Wireman Certificates, the requirements and exceptions thereto, and for the process of suspension or revocation thereof; creates the office of electrical inspector; and establishes truth in advertising requirements. This Code and all amendments shall hereafter be known as the Electric Code of the City of Haysville, Kansas.

4-502. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Resolution of the Sedgwick County Commission as described in 4-501 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.

4-503. AMENDMENTS.

This Code is to be applied as set forth in Sec. 4.2.010 through, and including, Sec. 4.4.050 of the Wichita-Sedgwick County Unified Building and Trade Code, including all fee schedules unless otherwise set forth within Chapter 17 of this Code., and such Resolution is incorporated by reference herein.

4-504. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 80.23 et seq. of the NFPA 70, National Electrical Code, 2008 Edition, as the Electrical Code of the City, including Annexes C (Conduit and Tubing Fill Tables) and G (Administration and Enforcement) as amended. Each day of violation

shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.

(Code 2011)

4-505. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.

(Code 2011)

4-506. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

(Code 2011)

4-507. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.

(Code 2011)

4-508. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.

(Code 2011)

**ARTICLE 6.
PLUMBING AND GAS FITTING CODE**

4-601. ADOPTION OF THE UNIFORM PLUMBING CODE, 2006 EDITION, AS THE PLUMBING CODE, WITH CERTAIN ADDITIONS AND DELETIONS.

The Uniform Plumbing Code, published by the International Association of Plumbing and Mechanical Officials (IAPMO), 2006 Edition, including the Appendixes and Installation Standards thereto, and including the Uniform Plumbing Code's latest edition of Table 14-1, excluding Table No. 1-1: Plumbing Permit Fees, Part II of Chapter 7: Building Sewers,

Sections 609.4, 908.0, 1014.0, 1015.0, Appendix F, Appendix L 6.0, Appendix L 7.0, and in lieu of Appendix K, Chapter 23 of the Sedgwick County Code, entitled Sewers and Sewage Disposal, shall apply, and all such amendments set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code,, are hereby adopted and by reference incorporated herein and made a part of this Code as though set forth at length herein, and shall be referred to herein as the “Plumbing Code” or the “standard code.” This Code and all amendments shall hereafter be known as the Plumbing and Gas Fitting Code of the City of Haysville.

4-602. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Sedgwick County Resolution as identified within 4-601 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq. Official publication of amendments is by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.

4-603. RESERVED.

4-604. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

4-605. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth as set forth above. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.
(Code 2011)

4-606. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such

is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-607. **LIABILITY.**

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-608. **SEVERABILITY.**

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

**ARTICLE 7.
DRAIN LAYERS**

4-701. **APPLICABILITY OF UNIFORM CODE.** The Uniform Plumbing Code, 2000 Edition, incorporated in Article 4 of this chapter and the sewer regulations established in Chapter 13 of the Haysville Municipal Code shall be applicable to drain layers in the city.
(Code 1984; Ord. 651; Code 2003)

4-702. **BOARD OF APPEALS; DRAIN LAYERS.** In order to hear and decide appeals of orders, the decisions or determinations made by the building official relative to the application and interpretation of this code, there shall be and is hereby created a board of appeals consisting of members who are qualified by experience and training to pass on matters pertaining to building construction and who are not employees of the city. The building official shall be an ex officio member of and shall act as secretary to said board but shall have no vote on any matter before the board. The board of appeals shall be appointed by the governing body and shall hold office at its pleasure. The board shall adopt rules of procedure for conducting its business, and shall render all decisions and findings in writing to the appellant with a duplicate copy to the building official. The board of appeals shall have no authority relative to interpretation of the administrative provisions of this code nor shall the board be empowered to waive requirements of this code.
(Code 2003)

4-703. **DRAIN LAYER INSPECTOR: AUTHORITY AND APPEALS.** The duties for the drain layer inspector shall be as follows:
(a) There shall be designated a qualified officer or employee to be the drain layer inspector of the city for the purpose of this article. It shall be the duty of the drain layer inspector to inspect all drain laying done in the city for which a permit is required. He

or she shall cooperate with the board of health of the county in performance of any duty imposed upon such board by the health laws of the city.

(b) The drain layer inspector shall keep a record of inspections made by him or her and in connection therewith a record of orders of approval or disapproval of any drain laying work. He or she shall inspect all buildings being erected, altered, or repaired with regard to drain laying therein to see that all drain laying work conforms to the plumbing regulations of the city. The inspector shall have power to reject any drain laying if the same is not done in accordance with such regulations. He or she shall be authorized to enter upon premises for all such purposes to perform the duty imposed upon him or her and to make application to a court of competent jurisdiction for an order authorizing such entry if it shall be denied. The owner of any building, the drain laying of which has been rejected by the inspector and who may feel aggrieved respecting such order, may by agent or personally appeal to the board of appeals to have such order reviewed and the decision of that board can be appealed to the governing body for review. The decision of the governing body shall be final when the matter shall have been heard by it.

(Code 1971, Sec. 4-408; Code 1984; Code 2003)

4-704. INSPECTIONS. All inspection work required herein to be performed by any officer or employee of the city shall be charged at the rate established by the governing body. All such inspection fees and charges shall be paid to the office of the city clerk and credited to the city general operating fund. Reinspection fees are as set out in Chapter 17.

(Code 1984; Code 2003)

4-705. REINSPECTION/NON-BUSINESS HOURS; FEE. The drain laying inspector shall make a thorough reinspection of all drain laying whenever deemed advisable, within or on any building or premises within the city. When drain laying is found to be in a dangerous and unsafe condition and in noncompliance with this article, the person, firm, entity or corporation owning, using or operating the same shall be notified in writing and shall make the necessary repairs and changes required to place such drain laying in compliance with this article within the time specified in the notice. Upon failure to comply with the written notice, the drain laying inspector is hereby authorized to notify the utility company supplying water to such building or premises, to cease service and to hold such service off until instructed by the drain laying inspector that service may be restored. Reinspection fees are as set out in Chapter 17.

(Code 1971, Sec. 4-215; Code 2003)

4-706. APPRENTICE DRAIN LAYERS. Apprentice drain layers shall be permitted to work when accompanied by and are under the control and supervision of a master or journeyman drain layer.

(Code 1984; Code 2003)

4-707. CERTIFICATE; RENEWAL. All drain layer certificates shall be renewable

annually on January 1. Renewal fees shall be paid to the city clerk. Applicants for certificates not renewed within sixty (60) days must show proof of block certification before certificate is renewed. The fee shall be as set out in Chapter 17.

(Ord. 686; Code 2007)

- 4-708. **INSURANCE REQUIREMENT.** It shall be unlawful for any drain layer contractor to conduct business within the city unless such contractor first provides documentation in the nature of proof of insurance showing that such contractor is covered with liability insurance in the minimum amount of \$500,000 with the city named as an additional insured. All such documentation shall state that the city shall be given at least thirty (30) days advanced written notice of any cancellation or material change in coverage of such insurance. If any person, firm, company, corporation or other entity shall conduct business within the city without first procuring and maintaining insurance coverage in accordance with this section, such person, firm, company, corporation or other entity shall be deemed guilty of a misdemeanor and punished by fine and/or suspension or revocation of the contractor's license.

(Code 1984; Code 2003)

- 4-709. **LICENSE: DRAIN LAYER.** Any person engaging in or desiring to engage in the business of laying any private sewer or drain to be connected with the city sewer or private sewer in the city, or the repairing or relaying of any existing private sewer or drain in the city shall before obtaining any permit or transacting any business, procure a license from the city. A master drain layer certificate issued by a city of a larger class and in good standing shall be recognized by the city of Haysville. The license shall be renewable annually on January 1 by applying to the city clerk. No license shall be transferred from one person to another. Fees shall be paid to the city clerk. License or certificate fees shall be as stated in the approved schedule of fees. The fees shall be as set out in Chapter 17.

A drain layer's license may be issued to any person, firm, copartnership, corporation or other entity in which at least one (1) active member or officer has been qualified as and has a master drain layer's certificate. A separate license shall be issued for each place where business is conducted.

(Ord. 395, Secs. 1:2; Code 1984; Code 2003; Code 2007)

- 4-710. **SUSPENSION.** The board of appeals is hereby authorized to cancel and recall, or suspend for a period not exceeding twelve (12) months, the certificate of any master or journeyman drain layer and the license of any master drain layer for any one of the following reasons:

(a) Abandonment of any contract without legal cause;

(b) Diversion of funds or property received for the performance or completion of a specific contract, and their application or use of any other contract, obligation or purpose, or the failure, neglect or refusal to use such funds or property for the performance or completion of such contract;

(c) Misrepresentation of any material fact by the applicant in obtaining his or her certificate;

(d) Failure without just cause to fully satisfy all claims for labor and/or materials used in the performance of any work for which he or she has been engaged and/or materials used in the performance of any work for which he or she has been engaged and for which he or she has been paid;

(e) Fraudulent use of his or her license to obtain permits for another;

(f) Wantonness, recklessness, carelessness or negligence in providing reasonable safety measures for the protection of workers and/or the general public;

(g) Unreasonable delay in the performance or the fulfilling of any contract;

(h) Failure, neglect or refusal to comply with any lawful order of the drain layer inspector;

(i) Failure, neglect or refusal to comply with all state, local and city laws relating to drain laying work

(j) Cancellation, recall, or suspension of a comparable certificate or license issued by another jurisdiction for any of the above described acts.

(Code 1971, Sec.4-320; Code 1984; Code 2003)

4-711. SUSPENSION; APPEAL. Should any master or journeyman drain layer feel that his or her certificate has been wrongfully canceled and recalled, or suspended as provided in section 4-710 hereof; or should any master drain layer feel that his or her license has been wrongfully canceled and recalled or suspended as provided in section 4-710, he or she may within ten (10) days from the date of such cancellation and recall or suspension appeal to the governing body by filing with the city clerk a written notice of appeal. The city clerk shall place the matter on the agenda of the governing body for the next regular meeting of the governing body. At the time of that meeting of the governing body, the appellant shall be given the opportunity for a full hearing. The governing body may in this section reverse, modify or affirm the existing cancellation and recall, or suspension.

Should there be no appeal as provided herein the existing cancellation and recall, or suspension shall be final and not appealable.

(Code 1971, Sec. 4-321; Code 1984; Code 2003)

4-712. ADVERTISING. (a) It shall be unlawful for any person, firm, company, corporation or other entity to advertise as a drain layer contractor unless, at the time such advertisement occurs, such person, firm, company, corporation or other entity has a then valid plumbing contractor's license.

(b) Any advertisement by such person, firm, company, corporation or other entity to advertise as a drain layer contractor which is placed or published in any publication or other print medium which is circulated, displayed or distributed within the city or which is placed upon vehicles or is broadcast by radio or television or any other means to persons within the city, shall include the full name of the licensed person, firm, company, corporation or other entity and the license number assigned by any office of any municipality having inspection control over any such person, firm, company, corporation or other entity.

(c) As used herein, the words "advertise" or "advertisement" shall include, but not be limited to, a business card, contract bid proposal form, printed letterhead, or any

other printed or written material designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and meant to solicit business from such persons or any broadcast statement designed to inform persons of the services offered by the advertising person, firm, company, corporation or other entity and to solicit business from such persons. Such words are intended to include telephone directory display ads but not basic white and yellow page telephone listings.
(Ord. 713; Code 2003)

4-713. FEES: GENERAL OPERATING FUND. All fees, permits, licenses, etc. required by this article shall be paid to the city clerk and shall be credited to the city general operating fund.

(Code 1971, Sec. 4-323; Code 1984; Code 2003)

4-714. PENALTY. Any person who shall within the city limits engage in or work at the trade of drain laying in violation of any provision of this article shall be fined in accordance with the general penalty provisions of section 1-121 of this code. Each day the violation is committed or continued shall constitute a separate offense.

(Code 1984; Code 2003)

ARTICLE 8. MECHANICAL CODE

4-801. ADOPTION OF THE INTERNATIONAL MECHANICAL CODE, 2006 EDITION.

There is hereby adopted by reference by the City of Haysville, Kansas, for the purpose of establishing standards for the safety, health, and public welfare, the International Mechanical Code, 2006 Edition, as published by the International Code Council, 5203 Leesburg Pike, Suite 708 Falls Church, Virginia, 22041, as such Mechanical Code was adopted and amended by that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, including all fee schedules unless otherwise set forth within Chapter 17 of this Code, and such document is incorporated by reference herein. This Standard Code and all Amendments as set forth within the aforementioned Resolution of the Sedgwick County Board of Commissioners shall henceforth be the Mechanical Code of the City of Haysville.

4-802. AVAILABILITY OF COPIES.

One copy of said code along with the amendments set forth in that Resolution of the Sedgwick County Commission as described in 4-801 above, have been and are now filed in the office of the City Clerk and the said codes are hereby adopted and incorporated as fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq.

4-803. AMENDMENTS.

Section 101.2 of the International Mechanical Code, as adopted by reference herein, shall be amended to read as follows: This Code shall regulate the design, installation, maintenance, alteration and inspection of mechanical systems that are permanently installed and utilized to provide control of environmental conditions and related processes within buildings. This Code shall also regulate those mechanical systems, system components, equipment and appliances specifically addressed herein. The installation of fuel gas equipment, fuel gas fired appliances and gas-fired appliance venting systems shall be regulated by the International Fuel Gas Code. Exception: Detached one- and two- family dwellings not more than three stories high with separate means of egress and their accessory structures shall comply with the 2006 International Residential Code. Official publication of amendments shall be by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-3009, et seq.

4-804. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth in Section 108 et seq. of the International Mechanical Code as amended. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith. (Code 2011)

4-805. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article. (Code 2011)

4-806. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. In the absence of such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

4-807. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-808. SEVERABILITY.

If any part or parts of this Article shall be held to be invalid such invalidity shall not affect the validity of the remaining part of this Article.
(Code 2011)

**ARTICLE 9.
PRIVATE SWIMMING POOLS**

4-901. DEFINITIONS. For the purpose for this article, certain terms are herewith defined as follows:

(a) Private: Shall mean not open to the public, not publicly owned, or not otherwise regulated by the state of Kansas, either by statute, rule or regulation, or by the city.

(b) Swimming Pool shall mean any artificially constructed, permanent or portable pool capable of being used for swimming or bathing, having depth of two (2) feet or more at any point.

(Ord. 437, Sec.1; Code 2004)

4-902. PERMIT REQUIRED. It shall be unlawful to construct or establish a private swimming pool without having obtained a permit therefore in the manner hereinafter specified. The fee shall be as set out in Chapter 17.

(Ord. 437, Sec. 2; Code 2003; Code 2007)

4-903. APPLICATION FOR PERMIT; PLANS REQUIRED; APPROVAL. Application for construction on and maintenance of a private swimming pool shall be made to the building inspector by the owner of the property or by the contractor who is to construct the swimming pool. The application shall be accompanied by duplicate sets of plans, specifications and plot plans of the property. The plot plan shall also show the location, height and type of all existing fences or walls on the boundary line to the property, together with the type and height of such fencing or enclosure as may be required in this article. No permit for a private swimming pool shall be issued by the building inspector until the required plans, specifications and plot plans have been approved by the health office and such approval has been properly certified on the plans.

(Ord. 437, Sec. 3; Code 2003)

4-904. MATERIAL TO BE WATERPROOF; EASILY CLEANED. All materials used in the construction of a private swimming pool shall be waterproof and easily cleaned.

(Ord. 437, Sec.4; Code 2003)

4-905. CONSTRUCTION AND DESIGN GENERALLY. Construction and design of private swimming pools shall be such that they may be maintained and operated in

compliance with existing health codes and regulations at all times.
(Ord. 437, Sec. 5; Code 2003)

- 4-906. **RECIRCULATION, FILTRATION SYSTEMS REQUIRED.** All private swimming pools shall be equipped with recirculation and filtration systems of such type and size as is deemed adequate by the health officer.
(Ord. 437, Sec. 6; Code 2003)
- 4-907. **MAINTENANCE GENERALLY.** The owner of every private swimming pool shall be responsible for maintaining the pool in good, sanitary condition, shall operate and maintain the pool in compliance with existing health codes and regulations, and shall prevent breaks in the pool or water from the pool overflowing onto adjacent public or private property.
(Ord. 437, Sec. 7; Code 2003)
- 4-908. **SOURCE OF WATER SUPPLY.** No source of water other than that secured from the city water distribution system or private well shall be used in private residential swimming pools. Water shall not be taken directly from any fire hydrant without special permission from the Metropolitan Area Building and Construction Department Fire Chief and the public works director of the city.
(Ord. 437, Sec. 8; Code 2003)
- 4-909. **BACKFLOW PROTECTION REQUIRED.** All water inlet pipes shall be equipped with backflow protection.
(Ord. 437, Sec. 9; Code 2003)
- 4-910. **DISCHARGE SYSTEM.** All private swimming pools hereafter constructed within the city shall be provided with a nonpermanent drainage or connection or system to either a street or other drainage area, which shall be approved by the building inspector. In no way shall the term “other drainage area” be construed to mean a sanitary sewer.
(Ord. 437, Sec. 10; Code 2003)
- 4-911. **COMPLIANCE WITH PLUMBING CODE.** All pipings, drains and water purification equipment shall be installed in accordance with the provisions of the plumbing code of the city.
(Ord. 437, Sec.11; Code 2003)
- 4-912. **LIGHTING.** No artificial lighting shall be maintained or operated in connection with a private swimming pool in such a manner as to be a nuisance or annoyance to the neighborhood property.
(Ord. 437, Sec. 12; Code 2003)
- 4-913. **COMPLIANCE WITH ELECTRICAL CODE.** All electrical installations provided or installed in conjunction with private swimming pools shall be installed in conformance with the electrical code of the city.

(Ord. 437, Sec. 13; Code 2003)

4-914. LOCATION OF CURRENT CARRYING CONDUCTORS. Open current carrying conductors and service cables shall not pass over a swimming pool or within eighteen (18) feet of the edge of the pool, diving platform, observation stands or anchored rafts. Underground service shall have a minimum clearance of five (5) feet from any part of a swimming pool.

(Ord. 437, Sec. 14; Code 2003)

4-915. GROUNDING OF METAL FENCES, RAILING. All metal fences, enclosures or railing near or adjacent to private residential swimming pools which might become electrically alive as a result of contact with broken overhead conductors, or from any other cause, shall be effectively grounded.

(Ord. 437 Sec. 15; Code 2003)

4-916. LOCATION OF POOLS. Outside or open air private swimming pools shall be located not less than ten (10) feet from the side or rear property line and not less than fifteen (15) feet from the property line on the street side of the corner lots. No pool shall be located closer than twenty (20) feet to the principal building on an adjoining lot nor closer than sixty (60) feet to the front property line.

(Ord. 437, Sec. 16; Code 2003)

4-917. ENCLOSURE OF POOLS. Every private swimming pool shall be completely surrounded by a fence or wall not less than four (4) feet in height which shall be of a type not readily climbed or broached by children. Except for gate and dwelling door openings, no pool enclosure shall have any opening that will allow a four (4) inch sphere to pass through. The gates shall be of a self-closing and latching type with the latch on the inside of the gate, not readily accessible for children to open except that the door of any dwelling which forms a part of the enclosure need not be so equipped.

Approved enclosures for private swimming pools are:

(a) Solid masonry fencing.

(b) Solid wood fencing with all cross beams or members on the inside.

(c) Chain link

(d) Ornamental iron.

(e) Any other type determined to meet the requirements of this section. This determination to be made by the board of appeals, as established by the Existing Building Code, as adopted by the city of Haysville, with the recommendation of the building inspector.

(Ord. 437, Sec. 17; Code 2003, Ord. 877)

4-918. SAFETY EQUIPMENT REQUIRED. Each pool shall be furnished with safety equipment as required by the State Board of Health.

(Ord. 437, Sec. 18; Code 2003)

4-919. EXISTING POOLS. When it is deemed necessary by the building inspector or the

health officer, the owner of any pool which existed prior to the effective date of this article shall make such alterations or changes as are necessary to remove any nuisance or hazard which might cause injury or harm to the public or to the person or persons that use it. The owner shall be allowed twenty (20) days from the date of written notification to begin required changes and shall show complete compliance on or before sixty (60) days.

(Ord. 437, Sec. 19; Code 2003)

- 4-920. PENALTY. Any person who violates, disobeys, omits, neglects or refuses to comply with the provisions of this article shall be fined not more than twenty-five dollars (\$25) for each offense. Each day that a violation is continued shall constitute a separate offense.

(Ord. 437, Sec. 20; Code 2003)

ARTICLE 10. UNDERGROUND SPRINKLER SYSTEMS

- 4-1001. PERMIT REQUIRED. It is unlawful to excavate, construct, or install an underground sprinkler (irrigation) system on public right-of-way located within the city and owned by or under control of the state of Kansas or any agency thereof without first obtaining a permit from the city.

(Ord. 687; Code 2003)

- 4-1002. APPLICATION FOR SPRINKLER PERMIT. (a) An application for a sprinkler permit shall be made on a form provided by the city and shall be accompanied by a drawing, plan or photograph of the proposed improvement. The application shall release the city, the Kansas Department of Transportation (KDOT), and any franchise holder of the city from and indemnify each of them against any and all damages which may be caused by reason of installation of such sprinkler system in the public right-of-way.

(b) Construction of such sprinkler systems shall comply with all applicable city codes and standards and with any other requirements prescribed by the city.

(c) No permit for any sprinkler system in any public right-of-way located along Broadway (U.S. Highway 81) shall be issued hereunder unless the application therefore is first reviewed and approved by the Kansas Department of Transportation. Any such application shall, when made by the owner of commercial or industrial property, be accompanied by a certificate of insurance naming the City of Haysville and the Kansas Department of Transportation as additional insured's.

(d) Each permit issued hereunder shall specify the location by address and shall authorize excavation, installation, and operation of the system in conformity with the approved plan, subject at all times to inspection by the city to determine compliance with city codes, standards and other requirements.

(e) Approval and disapproval of applications for permits hereunder shall be the

responsibility of the public works director or his/her duly authorized designee.
(Ord. 687; Code 2003)

4-1003. PERMIT FEES. It shall be unlawful for any person, firm, company, corporation or other entity to do, or cause, or permit to be done, any underground sprinkler installation on any premises in the city without first obtaining a permit from the building inspector and paying fees according to Chapter 17.
(Ord. 687; Code 2003; Code 2007)

4-1004. RIGHT-OF-WAY. It is unlawful for any persons to operate or maintain an underground sprinkler (irrigation) system in any public right-of-way within the city in a manner that creates unsafe conditions for vehicles driving on adjacent streets or highways. If any unsafe condition occurs, the city shall, in addition to other remedies available to it at law or in equity, have authority to:

(a) Order the owner or operator of the system to remove the system from the right-of-way or discontinue operating the system until it is repaired or the unsafe condition eliminated; or

(b) Cause the system to be repaired, removed or disconnected at the owner's/operator's expense when deemed necessary by the city to protect traffic safety or the public water supply.

(Ord. 687; Code 2003)

4-1005. PENALTY. Any person violating the provisions of this section shall be subject to prosecution in the Municipal Court of Haysville and, upon conviction, to the penalties provided under the Public Offense Code.
(Ord. 687; Code 2003)

4-1006. LIABILITY. The city shall not be liable to the owner/operator of any underground (irrigation) sprinkler system for any damage to that portion of such system located on public right-of-way when such damage is caused by or results in whole or in part from construction, reconstruction, repair or maintenance work, performed by city forces.
(Ord. 687; Code 2003)

ARTICLE 11.

FENCES, HEDGES, BUSHES, SHRUBBERY AND FOLIAGE

4-1101. CONSTRUCTION, MAINTENANCE, REPLACEMENT AND REPAIR OF FENCES ON RESIDENTIAL LOTS. No fence located upon a residential lot, as defined in this article, shall be constructed, built, maintained, repaired, or replaced

except as provided for by this article.
(Code 1984; Ord. 824; Code 2003)

4-1102 **DEFINITIONS.** As used in and for purposes of this article, the following terms shall have the meanings prescribed to them by this section.

(a) Residential lot: Shall mean any lot or parcel of real property located within any area zoned as “residential” within the corporate limits of the city.

(b) Corner lot: Shall mean any lot or parcel of real property

(1) Located within any area zoned as “residential” within the corporate limits of the city;

(2) Situated on a controlled or uncontrolled intersection of two (2) streets;

(3) Featuring a yard or similar open area, designated as the “front yard” situated between the principal structure located upon said lot or parcel in the street abutting said yard or open space from which said structure is assigned its street address; and

(4) Featuring another yard or similar open area designated as the “abutting yard” situated between the principal structure and abutting street from which said principal structure does not receive its street address.

(c) Principal Structure: Means a dwelling or place of abode designed for residential purpose and located upon a residential lot.

(d) Controlled Intersection: Shall mean any intersection of two streets, the traffic right-of-way of which is assigned by a stop sign, yield sign, or other traffic sign or signal.

(e) Uncontrolled Intersections: Shall mean any intersection of two (2) streets, the traffic right-of-way of which is not assigned by a stop sign, yield sign, or other traffic sign or signal.

(f) Sight triangle: Shall mean a triangular area bounded on one side (side “a” on the figure 1) by an unmarked line measured from the midpoint of the intersection and extending ninety (90) feet, bounded further on adjacent side (side “b” on the attached figure 1) by an unmarked line measured from the midpoint of the intersection and extending ninety (90) feet, and bounded further on the final side (side “c” on the attached figure 1) by an unmarked line joining the unmarked line extending from the midpoint of the intersection. The public works director shall determine, upon request, the location of any sight triangle.

(g) Enforcement Officer: For purposes of the article, the term “enforcement officer” shall mean the public works director of the city, and any employee of the city designated by the public works director to enforce the provisions of this article.

(Ord. 824; Code 2003)

4-1103. **MAXIMUM HEIGHT OF FENCES.** No fence constructed, built, maintained, repaired, or replaced upon a residential lot shall exceed the maximum height established and prescribed by this section.

(a) Fences outside sight triangles. No fence located upon a residential lot and outside the boundaries of the applicable sight triangle shall exceed six (6) feet in height.

(b) Fences encroaching sight triangles. No fence any portion of which is located within the applicable sight triangle shall exceed three (3) feet in height as measured from the highest curb located within the sight triangle to finish height of said fence. The enforcing officer shall verify that any such fence complies with all provisions of this article.

(c) Fences extending into front plane of principal structure; The height of any fence located upon a residential lot which extends beyond the front plane of the principal structure, shall decrease, within a linearly measured distance of no more than eight (8) feet, from a maximum height of six (6) feet to a height of three (3) feet as applied to fence described in section 4-1106(a)(1) of this article, or four (4) feet as applied to the fence described in section 4-1106(a)(2-5) of this article.

(d) Fences extending into any abutting front yard setback may be allowed to be six (6) foot in height, to the property line, as long as there is no obstruction to any street intersection and/or sight triangle as described in this article.

(Ord. 824; Code 2003, Code 2005)

4-1104. ENCROACHMENTS UPON STREET RIGHTS-OF-WAY PROHIBITED. No portion of any fence shall be built upon or otherwise extend onto or encroach upon any street right-of-way.

(Ord. 824; Code 2003)

4-1105. ENCROACHMENTS UPON UTILITY AND OTHER PUBLIC EASEMENTS RESTRICTED; REMOVAL OF ENCROACHMENTS. No fence or portion thereof shall be located in any manner upon or within a utility or other public easement unless there is also located within the length of the fence located upon or within said easement at least one (1) gate of at least eight (8) feet in width. Any such fence or portion of a fence shall also afford working clearance of at least four (4) feet around any utility appurtenance including, but not limited to, pad mounted transformers, utility boxes or manholes, which may require access by any utility provider or persons or entities acting on their behalf. Notwithstanding any other provision of this section, any fence located upon utility or other public easements shall be dismantled or reassembled at the expense of the owner whenever the city or any duly franchised utility under the auspices of the city shall request the fence to be dismantled. In the event an emergency occurs and the owner of such fence cannot be immediately located, the city is hereby authorized to immediately dismantle such fence.

(Ord. 668; Ord. 824; Code 2003)

4-1106. FENCE MATERIALS; CERTAIN FEATURES AND MATERIALS PROHIBITED.

(a) Permitted fencing material. Fences located upon residential lots may be constructed of:

(1) Wood fence boards such that all portions of the fence are completely solid or no more than fifty percent open;

(2) Ornamental iron, except that any decorative tops are subject to the approval of the enforcing officer, and except that no fence constructed of ornamental iron may be less than five (5) feet in height;

(3) Woven wire or chain link;

(4) Nylon, plastic or PVC material, provided such materials are designed for use as fencing, and no open space in fence constructed of such materials exceeds three fourths (3/4) of an inch; or

(5) Masonry materials or concrete poured or placed in such fashion as to meet fence design requirements.

(b) Prohibited features in materials. No fence or portion thereof shall be constructed of metal panels or carry any electrical charge. No fence or portion thereof located on a residential lot shall contain any barbed wire or single barbs.

(Ord. 824; Code 2003)

4-1107. DANGEROUS FENCES PROHIBITED. No fence shall be constructed or maintained, or be designed, in such manner as to present a danger or hazard to any person or animal.

(Ord. 824; Code 2003)

4-1108. APPLICATIONS, SITE PLANS AND PERMITS AND FEES THEREFOR.

(a) Applications and Permits. Any person or entity intending to construct a new fence on a residential lot or to replace twenty five percent (25%) of the total linear feet of any existing fence shall, before commencing said work, make application to the enforcing officer for a permit authorizing the work. Such applications shall be made on forms provided and approved by enforcing officer and shall be accompanied by an application fee as set out in the approved schedule of fees, and no permit shall be issued until said fees are tendered and paid in full. Fees are pursuant to Chapter 17 of this code.

(b) Plans Required. All applications for fence permits shall be accompanied by a detailed site plan, to be completed by the person or entity seeking the permit, upon which shall be accurately depicted the location of the principal structure, proposed fence, all utilities serving the principal structure or located upon the residential lot, all utility easements located upon the residential lot, all setbacks affecting said lot and all rights-of-way and property lines of said lot.

(c) License Required. Any person or entity the services of which an applicant for a fence permit intends to procure to construct a fence shall hold any current valid trade, professional, business or contractor's license as may be required by provision of the city code of the city or other applicable law unless such person or entity is related by blood to the applicant and will not receive any type of compensation, whether monetary, in-kind, or in the form of goods or services, for said work.

(d) Review and Issuance; Reasons For Denial. The enforcing officer shall receive and review all applications required by this section and shall ensure that all proposed fences comply with the provisions of this article and any other applicable laws. The enforcing officer shall complete said review no later than two (2) full business days following receipt of an application; the computation of said period

shall not include the day the application is received. In the event the enforcing officer denies an application, officer shall state in writing and with particularity the reason for said denial.

(Ord. 824; Code 2003; Code 2007)

- 4-1109. **COMPLAINTS; INQUIRY AND INSPECTION.** The enforcing officer shall make inquiry and conduct inspections of property or premises upon receiving a written complaint or complaints signed by two or more persons stating a violation of this article exists and describing the same and its location; upon receiving information that a violation of this article may exist from any governmental entity, official, officer or employee; or when it appears to the enforcing officer that conditions constituting a violation exist. The enforcing officer shall, upon making inspection and inquiry, make immediate written report of such officer's findings to the governing body.

(Ord. 824; Code 2003)

- 4-1110. **RIGHT OF ENTRY.** The enforcing officer has the right of access and entry upon any public or private property, at any reasonable time to make inquiry and inspection to determine if a violation of this article exists, and to effect any other purpose of this article. The enforcing officer may also make application to any court of competent jurisdiction for an order granting access and/or entry upon any public or private property in the event such access or entry is denied.

(Ord. 824; Code 2003)

- 4-1111. **NOTICE OF VIOLATION.** Any person or entity found by the enforcing officer to be in violation of any provision of this article shall be served written notice of such violation. The city clerk shall cause notice to be served by certified mail, return receipt requested, or by personal service or, in the event the property or premises is unoccupied and the owner thereof does not reside within the corporate limits of the city by mailing such notice by certified mail, return receipt requested, to the owner's last known address.

(Ord. 824; Code 2003)

- 4-1112. **SAME; CONTENTS.** The notice shall describe in writing the conditions constituting a violation of this article. The notice shall also inform the person or entity receiving such notice that: (a) Such person or entity shall have such time, to be specified in the notice and not to exceed ten (10) days from the date specified in the notice, to remove and abate the violation from the property or premises;

(b) Such person or entity may, within the time specified in the notice and not to exceed the date specified therein within which said removal and abatement is required, request a hearing before the governing body as provided by section 4-1115 of this article.

(c) Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest the findings of the enforcing officer before the governing body; and

(d) Failure to remove and abate the violation, or to request a hearing as provided herein, within the time allowed may result in prosecution as provided by section 4-1113 and/or removal and abatement of the violation by the city as provided by section 4-1114 of this article.

(Ord. 824; Code 2003)

4-1113. **FAILURE TO COMPLY; PENALTY.** Should the person or entity receiving the notice provided for in sections 4-1111 and 4-1112 of this article fail to comply with such notice, or to request a hearing, the enforcing officer may file a complaint in the municipal court of the city against such person or entity alleging a violation of this article. Upon conviction of the violation of this article, such person or entity shall be fined in an amount not to exceed one-hundred dollars (\$100) or be imprisoned not to exceed thirty (30) days or be both fined and imprisoned. Each day during or upon which a violation occurs or continues after notice has been served as provided in sections 4-1111 and 4-1112 shall constitute an additional or separate offense.

(Ord. 824; Code 2003)

4-1114. **ABATEMENT BY CITY; PROCEDURE.** In the event a person or entity to whom notice has been served pursuant to sections 4-1111 and 4-1112 of this article fails to remove or abate the conditions constituting the violation, or to request a hearing before the governing body within the period specified in section 4-1112 of this article, the enforcing officer may seek to abate the alleged violation and such election may be in addition to, or an alternative to, prosecution and shall not preclude prosecution. In the event the enforcing officer makes such election to remove and abate, such officer shall proceed in the manner prescribed by this section, as follows:

(a) The enforcing officer shall present a resolution to the governing body for its consideration and authorizing such officer to abate or cause to have abated the conditions constituting the violation at the end of ten (10) days following passage of the resolution by the governing body. The resolution shall further provide that the costs incurred by the city to remove and abate the violation shall be charged against the lot or parcel upon which the violation was located as provided in section 4-1118 of this article.

(b) In the event the governing body adopts and passes the resolution, the enforcing officer shall cause a copy of said resolution to be served upon the person or entity violating this article and the owner of said lot or parcel. Service shall be effected by personal service or certified mail, return receipt requested.

(c) In the event the whereabouts of such person are unknown and the same cannot be ascertained in the exercise of reasonable diligence, an affidavit to that effect shall be made by the enforcing officer and filed with the city clerk, and the serving of the resolution shall be made by publishing the same once each week for two (2) consecutive weeks in the official city newspaper and by posting a copy of the resolution on the premises where such condition exists.

(d) Should the person or entity upon which service is attempted refuse to take delivery and return is made to the city indicating such refusal, the city clerk shall send to such person or entity, by first class mail, the notice previously sent and receipt by

such person or entity shall be deemed to have occurred upon such mailing. The city clerk shall make and maintain records detailing the method and time of sending and receipt of such notice.

(Ord. 824; Code 2003)

4-1115. HEARING. If a hearing is requested in a writing received by the governing body within the time period prescribed by section 4-1112 of this article, the governing body shall conduct a hearing as soon as may be practicable and the person or entity receiving notice shall be advised by the city clerk of the time and place of the hearing at least five (5) days in advance thereof. Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest to findings of the enforcing officer before the governing body.

(a) On the date fixed for hearing or any adjournment or continuation thereof, the governing body shall hear all evidence submitted by the person to whom notice of the violation was issued, and all evidence submitted by the city. Upon hearing such evidence, the governing body shall make findings by resolution. The hearing provided for in this section need not be conducted according to formal rules of evidence.

(b) If, after notice and hearing as provided for in this article, and upon hearing the evidence provided for in subsection a of this section, the governing body determines that a violation exists, it shall set forth in writing in the form of a resolution its findings of facts supporting such determination. The resolution shall also fix a reasonable period of time, to be determined by the governing body, within which the abatement of the violation shall be commenced, and a statement that if the person upon whom notice of the violation was served fails to commence said removal and abatement within the time period established by the resolution, or fails to diligently prosecute and pursue the same until the work is completed, the governing body shall cause the violation to be abated. The resolution provided for in this section shall be published once in the official city newspaper and the city clerk shall mail a copy of the resolution to the person or entity, and owner, in the same manner as provided for in section 4-1111 and 4-1112.

(Ord. 824; Code 2003)

4-1116. AUTHORIZATION TO CONTRACT FOR SERVICES. If the person, entity or owner fails to remove and abate the violation as provided for in this article, and it becomes necessary for the enforcing officer to remove and abate such violation, such officer is hereby authorized to contract for and obtain such services and equipment, public or private, the officer deems necessary and appropriate to complete the tasks enumerated herein, and the enforcing officer shall adhere to and comply with all applicable laws, regulations, ordinances and city policies concerning procurement of services and equipment.

(Ord. 824; Code 2003)

4-1117. SITE TO BE MADE SAFE. Upon removal and abatement of any violation pursuant to this article or otherwise, the person, entity or owner shall take any and all action necessary to leave the premises in a safe condition. In the event the owner fails

to take such actions as are prescribed by this section, the enforcing officer may proceed to make the site safe.

(Ord. 824; Code 2003)

4-1118. **ASSESSMENT, FUNDING AND PAYMENT OF COSTS.** (a) The costs incurred by the city for any action undertaken by the enforcing officer pursuant to or incidental to this article shall be reported in detail and in writing by said officer to the city clerk. The city clerk shall keep an account of such costs, as well as any and all costs of notices, service and/or mailing of notices, and publication of notices, required by this article. The city clerk shall immediately cause the reportings and accountings required by this section to be entered in the appropriate city record and shall report the same to the governing body.

(b) The city clerk shall, within ten (10) days of the receipt of the enforcing officer's report of costs, give notice by restricted mail to the owner of the costs to be reported by subsection a of this section and such notice shall include a statement requiring payment of the costs to the city within thirty (30) days following receipt of the notice. Should the owner refuse to take delivery of the notice and return is made to the city indicating such refusal, the city clerk shall send to the owner, by first class mail, the notice previously sent and receipt by the owner shall be deemed to have occurred upon such mailing. The city clerk shall make and maintain records detailing the method and time of sending and receipt of such notice.

(c) Should the cost remain unpaid after thirty (30) days of the receipt of the notice by the owner, the city clerk may sell any salvage from the removal and abatement process and apply the proceeds of such sale to pay said costs. Any proceeds received which exceed said costs shall be remitted to the owner within thirty (30) days of conclusion of the sale.

(d) Should the proceeds of any sale held pursuant to section 4-1118(c) be insufficient to cover said costs, or if there exists no salvage, the city clerk shall, at the time required by law for the certification of other city taxes, certify the unpaid portion of said costs in conformance with State law for extensions of the same on the city tax rolls against the property upon which the structure was located.

(Ord. 824; Code 2003)

4-1119. **DISPOSITION OF MONEYS RECEIVED.** When and if paid, all moneys received for special assessments levied under the provision of this article shall be credited to the general fund of the city.

(Ord. 824; Code 2003)

4-1120. **IMMEDIATE HAZARD.** When in the governing body's opinion any fence in violation of this article is in such condition as to constitute an immediate hazard requiring immediate action to protect the public or adjacent property, the governing body may direct the enforcing officer to take immediate action, without delay, to protect the safety of persons and properties including, but not limited to, the erection of barricades; causing the property upon which the fence is located to be vacated, or causing the fence to be taken down, repaired, shored or otherwise made safe. Such

action by the governing body and enforcing officer may be taken without prior notice or hearing of the owners, agents, lien holders, occupants, or other parties in interest. The costs of any action under this section shall be reported and documented, notice of costs shall be afforded, and the costs shall be assessed, in the same manner as provided in section 4-1111 of this article.

(Ord. 824; Code 2003)

4-1121. NOTICE TO OWNER. Notwithstanding any other provision of this article or of law, any and all notices required by this article shall also be served upon the owner of the premises or property upon which there exists a nuisance.

(Ord. 824)

4-1122. APPLICATION OF ARTICLE TO EXISTING NONCONFORMING FENCES. The provisions of this article shall not apply to any fence existing on the effective date of this article. The provisions of this article shall apply, however, to any such fence in the event any portion of said fence consisting of twenty five percent (25%) or more of the total linear feet of said nonconforming fence is repaired or replaced in any twelve (12) month period.

(Ord. 824; Code 2003)

4-1123. VARIANCES AND EXCEPTIONS. Any person or entity desiring to construct a fence which does not comply with the provisions of this article shall apply in writing, on forms provided by the city, to the board of appeals as established by the city building code. All applications for variances shall clearly state the reason(s) for which the variance is requested. Further, variance requests from the height provisions and restrictions shall further be accompanied by a stamped set of engineering plans that conclusively demonstrate that the proposed construction shall not pose a danger to persons, vehicular traffic, and the public at large and further that the proposed construction is architecturally and structurally sound and safe. In addition, a fee of one-hundred dollars (\$100.00) shall accompany applications for variance from the height provisions and restrictions. No variances from height provisions and restrictions shall be granted allowing the height of a fence to exceed eight (8) feet. The application for variance shall be delivered to the city who shall deliver the same to the board of appeals. The board of appeals shall convene a hearing to consider the application as soon as may be practicable, but in no event shall such hearing be scheduled later than ten (10) business days following the city's receipt of the application unless the applicant waives the ten (10) day period and agrees to scheduling a hearing at a later time. Upon convening the hearing, the board shall consider any evidence the applicant may offer to support the application and any evidence the city may have in support of or opposition to the application. The board may adjourn the hearing from time to time and from place to place as it may deem necessary. No later than ten (10) days following the conclusion of the hearing, the board shall make written findings concerning the application and a written determination thereof.

(Ord. 824; Ord. 824-A; Ord. 824-B; Code 2003)

- 4-1124. BUSHES, SHRUBBERY, HEDGES; OTHER FOLIAGE. Except where such provisions and restrictions are by their very nature impractical or inapplicable, the provisions and restrictions of this article shall apply with equal force to the height of bushes, shrubbery, hedges and other foliage located within the corporate limits of the city and to the abatement or removal of bushes, shrubbery, hedges and other foliage that do not comply with said provisions and restrictions.
(Ord. 824; Code 2003)
- 4-1125. SEVERABILITY. In the event any section or part of this article is found by a court of competent jurisdiction to be invalid, such finding shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.
(Ord. 824; Code 2003)
- 4-1126. PENALTY. (a) It shall be unlawful for any person, firm, company, corporation or other entity to erect, construct, use, enlarge, alter, repair, move, convert, demolish, maintain, or grow any fence, bush, shrubbery, hedge or other foliage, or cause or permit the same to be done in violation of the requirements and restrictions in this chapter. Any fence, as described in this article, shall not be constructed prior to the issuance of a permit and submittal of any required documents or site plan.
(b) The fine for such violation shall be a minimum of fifty dollars (\$50) or double the permit fee, whichever is greater. The payment of such penalty shall not exempt any person, firm, or corporation from compliance with all other provisions of this code or any other code, nor from any penalty prescribed by law. It shall be the responsibility of the offender to abate the violation as expeditiously as possible.
(Code 1971, Sec. 4-112; Code 1984; Ord. 807; Code 2003)

ARTICLE 12.

ARTICLE 12

WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE AS ADOPTED BY THAT RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF SEDGWICK COUNTY, KANSAS, OF NOVEMBER, 21, 2012 ADOPTING SAME, except the following: Article 2, Section 5; Article 2, Section 6; Article 2, Section 8; Article 3, Section A; Article 4, Section A; Article 4, Section 1; Article 4, Section 5; Article 4, Section 6; Article 4, Section 7; Article 5, Section A; Article 5, Section 1, provisions 5.1.290 through 5.1.390; Article 5, Section 2; and Article 5, Section 3, and all provisions that are described within such Code as only applying within the jurisdiction of the City of Wichita..

- 4-1201. ADOPTION OF WICHITA-SEDGWICK COUNTY UNIFIED BUILDING AND TRADE CODE AS ADOPTED BY THAT RESOLUTION OF THE BOARD OF COUNTY

COMMISSIONERS OF SEDGWICK COUNTY, KANSAS, OF NOVEMBER, 21, 201, WITH CERTAIN ADDITIONS AND DELETIONS.

All such amendments set forth in that Resolution of the Board of County Commissioners of Sedgwick County, Kansas, of November, 21, 2012, adopting The Wichita-Sedgwick County Unified Building and Trade Code, to be made effective January 1, 2013, are hereby adopted as the Wichita-Sedgwick County Unified Building and Trade Code, unless otherwise noted within Chapter 4 of this Code, and all fee schedules included within the Wichita-Sedgwick County Unified Building and Trade Code, unless otherwise set forth within Chapter 17 of this Code, are hereby adopted and by reference incorporated herein and made a part of this Code as though set forth at length herein, and shall be referred to herein as the “amendments” to the above adopted standardized codes. For purposes of application within the City of Haysville, all references within the Wichita-Sedgwick County Unified Building and Trade Code to the Metropolitan Area Building and Construction Department, or the MABCD, as a contact agency/agent, or enforcement agency/agent shall be understood to be referring to the Code Enforcement official designated by the Public Works Director of the City of Haysville.

4-1202. AVAILABILITY OF COPIES.

One copy of said code of amendments as set forth in 4-1301 above, have been and are now filed in the office of the City Clerk and the said code is adopted and incorporated as if fully set out herein at length as authorized in the manner provided by K.S.A. 12-3009, et seq. Official publication of amendments is by publication in the official codebook of the City of Haysville, pursuant to K.S.A. 12-741, et seq., and 12-3009, et seq. as applicable.

4-1203. CITATIONS TO THE WICHITA-SEDGWICK COUNTY UNIFIED BUILDING CODE.

For purposes of notice of violation set forth upon citations, the Wichita-Sedgwick County Unified Building and Trade Code shall be cited to the Ordinance Adopting the Haysville Municipal Code and the specific sections included within the Wichita-Sedgwick County Unified Building and Trade Code or to the specific sections set forth within the applicable Standardized Code as set forth within Chapter 4, whichever is applicable.

4-1204. ENFORCEMENT.

Enforcement of this code within the boundaries of the City shall be by the Code Enforcement Official(s) designated by the City, and prosecution of violations may be through Metropolitan Area Building and Construction Department Court through separate interlocal agreement. If no such interlocal agreement, prosecution of any violations of this code shall be in the Haysville Municipal Court. The City hereby authorizes the building official to enforce such rules and regulations as are necessary to carry out the purpose(s) of this Code.

4-1205. VIOLATIONS AND PENALTIES.

Any person who shall violate the provision of this code or shall fail to comply with any of the requirements thereof, or who shall act in violation of the approved plan or directive of

an official or of a permit or certificate issued under the provisions of this code shall be prosecuted as set forth as set forth above. Each day of violation shall be a separate violation. Furthermore, such person may be required to repair or correct any violation and pay all costs associated therewith.
(Code 2011)

4-1206. PENALTY CLAUSE NOT EXCLUSIVE.

The imposition of the penalties herein prescribed shall not preclude the City, or its enforcement agent as set forth in Interlocal Agreement, from instituting an appropriate action to restrain, correct, or abate a violation of this Article, and specific authority for such is hereby granted to take any action or imposing any penalty allowed by State law, this code, or this Article.
(Code 2011)

4-1207. LIABILITY.

Requirements of this code and Article shall not be construed as imposing on the City, its officers, agents, or employees, any liability or responsibility for any damages to any property or any injury to any person due to defective installation or any other reason.
(Code 2011)

4-1208. SEVERABILITY.

In the event any section or part of this article is found by a court of competent jurisdiction to be invalid, such finding shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.

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CHAPTER V. BUSINESS REGULATIONS AND LICENSES

- Article 1. Registration; Businesses, Occupations, Professions
- Article 2. Poolhalls, Billiard Halls and Amusement Centers
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- Article 4. Dances and Dance Halls
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- Article 13. Door To Door Sales
- Article 14. Manufactured Homes, Parks, and Licensing
- Article 15. Recreational Vehicles, Camps

ARTICLE 13. DOOR TO DOOR SALES

5-1301 DEFINITIONS.

“Door-to-door salesperson,” “solicitor,” “canvasser,” and “peddler,” as used in this Article, mean any individual whose business is mainly or principally carried on by traveling either by foot, automobile or any other type of conveyance from place to place, from house to house or from street to street, taking or attempting to take orders for the sale of goods, wares, merchandise or personal property of any kind whatsoever, for present or future delivery, or for services to be furnished or performed in the future, whether or not such individual has, carries or exposes for sale a sample of the subject of such sale or whether he or she is collecting advance payments or not; and also includes any person who, without traveling from place to place, sells or offers any such goods for sale from any automobile or other type of conveyance; provided, however, that this definition does not include persons selling only to retailers, nor any person representing any tax-exempt charitable, educational, fraternal, dependent upon charitable gifts, or community service organization, persons with a regular newspaper delivery route or regular milk or food delivery route that do not generally solicit new business by door to door sales.

5-1302 Permit required, *Exemptions.*

A. It is unlawful for any person to engage in the business of door-to-door sales, solicitation, canvasser or peddler, as defined in this Article, within the City without first obtaining a permit as provided in this Article.

B. Permits issued pursuant to this Article shall be valid for a period of ~~one year~~, thirty days, six months, or one year following the date of issuance.

C. All persons engaging in the business of door to door sales, solicitation, canvasser or peddler as used in the article must carry a copy of the approved application on their person at all times while conducting business, and produce it for anyone to see such permit.

5-1303 Application.

Any person desiring to apply for a permit under the provisions of this Article shall file with the city clerk a sworn application in writing, in duplicate, on a form to be furnished by the city clerk, including the following:

A. The name and description of the applicant;

B. The permanent home address and local address of the applicant;

C. A brief description of the nature of the business to be carried on or the goods or services to be sold, and the length of time such applicant has been engaged in such business;

D. If employed, the name and address of the employer, together with credentials establishing such relationship; if the applicant is intending to use employees to carry out this business, the name of each such employee who will be working in the City and such identifying information as required by the Clerk;

E. The length of time for which the permit is desired;

F. If a vehicle(s) is/are to be used, a description of the same, together with the permit number or other means of identification;

G. The names of at least two reliable persons who will certify as to the applicant's good character and business responsibility to enable an investigator to properly evaluate such character and business responsibility;

H. A statement as to whether or not the applicant has been convicted of any crime, misdemeanor or violation of any municipal ordinance, giving the nature of the offense and the punishment or penalty assessed therefore; and

I. A suitable release, authorizing the city's police department to conduct such background investigation of the applicant as the police chief may deem appropriate.

5-1304 Fee.

The application shall be accompanied by a fee as set out in Chapter 17 which shall be due and payable at the time the application is received. Such fee shall be set by the governing body in an amount appropriate to cover the cost of investigation of the applicant's background.

5-1305 Investigation--Authority.

Upon receipt of any such application, the original thereof shall be referred to the Chief of Police, who shall cause such investigation to be made of the facts stated in the application and of the applicant's business and moral character as he or she deems necessary for the protection of the public good, and shall report the results thereof to the city clerk within ten days after receipt of the application.

This investigation may be waived by the Chief of Police for those vendors, and those employees of such vendors, who have obtained such a background check conducted by the Haysville Police Department within the previous twelve months in association with a previously issued door to door permit issued pursuant to this Article, if neither such vendor, nor any of such vendor's employees, have generated complaints in association with such previously obtained permit. An investigation must be conducted upon all vendors, and applicable employees, pursuant to this Article at least annually.

5-1306

Issuance of OR denial of permit.

A. If the character and business responsibility of the applicant are found to be good and the facts stated in the application are found to be true, the Chief of Police shall endorse his recommendation for approval upon the application and return the same to the City Clerk who shall deliver to the applicant his *the* permit ~~and issue a permit~~. Such permit shall show the name, address and the kind of goods or services be sold there under, the date of issuance and expiration date, together with the permit number or other identifying description of any vehicle proposed to be used *in association with door to door slaes carried out pursuant to such permit* ~~by the permittee~~.

B. If the applicant's character or business responsibility is found to be unsatisfactory or the facts stated in the application are found to be untrue, the Chief of Police shall endorse his recommendation for disapproval upon the application, and the reasons therefore, and return the application to the City Clerk, who shall notify the applicant that his application is disapproved and that no permit will be issued.

5-1307

Revocation.

A. Permits issued under the provisions of this Article may be revoked by the ~~governing body of the city~~ *Chief of Police or his or her designee* after notice ~~and hearing~~ for any of the following causes:

1. Fraud, misrepresentation or a false statement contained in the application for a permit;
2. Fraud, misrepresentation or a false statement made in the course of carrying on the business provided for in the permit;
3. Any violation of the provisions of this Article;
4. Conviction of any crime or misdemeanor *including but not limited to those crimes* involving moral turpitude, *fraud or misrepresentation*;
5. Conducting the business of the permit in an unlawful manner or in such manner as to constitute a breach of the peace or to constitute a menace to the health, safety or general welfare of the public, *including failure to honor a property owner's*

desire to be free from solicitation as indicated by the posting of a sign upon any property stating “no solicitation”, or any analogous phrase.

6. Violation of any part of this Article by any representative of the permit holder, or by any individual, corporation, partnership, or organization that the permit holder represents.

B Revocation of a permit shall be immediate for any of the above listed reasons, or for any reason deemed to pose a risk to the health, safety, or welfare of the City. Individuals shall be notified verbally by the enforcing officer of the revocation of such permit. A written notification shall be mailed to the address provided on the permit application by registered mail. Failure to accept delivery of such registered letter shall not be a failure of notification.

C. Notice for the revocation or denial of a permit given in writing shall set forth specifically the grounds for the denial or revocation. A request for an administrative hearing to appeal the decision to deny or revoke such application or permit must be made in writing to the City Clerk within five (5) days of receipt of such written notice.

5-1308 Appeal--Hearing.

Any person aggrieved by the action of the Chief of Police or City Clerk in the denial of an application for a permit or permit shall have the right to appeal to the governing body of the city within ten days after the denial, or the revocation of the application a permit shall have the right to appeal to the governing body of the city within ten days after the denial or revocation of the permit. by filing with the City Clerk a written notice of intention to appeal, setting forth fully the grounds for such appeal, and providing all evidence to support such appeal. The governing body shall, at its next meeting after the filing of such appeal, fix a time and place for a hearing thereon. Notice of such hearing shall be given to the applicant in the manner provided for notice of hearing on revocation of a permit issued hereunder. The decision of the governing body on such appeal shall be final and conclusive.

5-1309 Hours of Operation.

No person shall engage in the business of door to door sales, solicitation, canvasser, or peddler between the hours of 8:00 P.M. and 10 A.M. unless permitted to do so under other applicable city ordinance.

5-1308 10 Exemption.

The provisions of this Article do not apply to any person required by city ordinance to obtain a mobile ice cream vending permit.

5-1309 11 Penalty for violation.

Any person who canvasses or solicits in the city contrary to the provisions of this Article or refuses to surrender his permit after the same has expired or has been suspended, revoked or canceled, or who otherwise violates any of the provisions of Article shall, upon conviction thereof, be found guilty of an unclassified misdemeanor, and may be punished by a fine of not more than ~~one~~ five hundred

dollars, imprisonment for not to exceed thirty days, or by both such fine and imprisonment.

(Code 2010, [Ord. 1002](#))

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CHAPTER V. BUSINESS REGULATIONS AND LICENSES

- Article 1. Registration; Businesses, Occupations, Professions
- Article 2. Poolhalls, Billiard Halls and Amusement Centers
- Article 3. Drilling Oil and Gas Wells
- Article 4. Dances and Dance Halls
- Article 5. Temporary Sales
- Article 6. Taxicabs
- Article 7. Adult Entertainment Establishments and Adult
Hotels
- Article 8. Erotic Dance Studios
- Article 9. Mobile Ice Cream Vendors
- Article 10. Pawnbrokers and Precious Metal Dealers
- Article 11. Fireworks; Sale and Discharge
- Article 12. Temporary Portable Business Permits
- Article 13. Door To Door Sales
- Article 14. Manufactured Homes, Parks, and Licensing
- Article 15. Recreational Vehicles, Camps

ARTICLE 13. DOOR TO DOOR SALES

5-1301

DEFINITIONS.

“Door-to-door salesperson,” “solicitor,” “canvasser,” and “peddler,” as used in this Article, mean any individual whose business is mainly or principally carried on by traveling either by foot, automobile or any other type of conveyance from place to place, from house to house or from street to street, taking or attempting to take orders for the sale of goods, wares, merchandise or personal property of any kind whatsoever, for present or future delivery, or for services to be furnished or performed in the future, whether or not such individual has, carries or exposes for sale a sample of the subject of such sale or whether he or she is collecting advance payments or not; and also includes any person who, without traveling from place to place, sells or offers any such goods for sale from any automobile or other type of conveyance; provided, however, that this definition does not include persons selling only to retailers, nor any person representing any tax-exempt charitable, educational, fraternal, dependent upon charitable gifts, or community service organization, persons with a regular newspaper delivery route or regular milk or food delivery route that do not generally solicit new business by door to door sales.

5-1302

Permit required, Exemptions.

A. It is unlawful for any person to engage in the business of door-to-door sales, solicitation, canvasser or peddler, as defined in this Article, within the City without first obtaining a permit as provided in this Article.

B. Permits issued pursuant to this Article shall be valid for a period of thirty days, six months, or one year following the date of issuance.

C. All persons engaging in the business of door to door sales, solicitation, canvasser or peddler as used in the article must carry a copy of the approved application on their person at all times while conducting business, and produce it for anyone to see such permit.

5-1303 Application.

Any person desiring to apply for a permit under the provisions of this Article shall file with the city clerk a sworn application in writing, in duplicate, on a form to be furnished by the city clerk, including the following:

- A. The name and description of the applicant;
- B. The permanent home address and local address of the applicant;
- C. A brief description of the nature of the business to be carried on or the goods or services to be sold, and the length of time such applicant has been engaged in such business;
- D. If employed, the name and address of the employer, together with credentials establishing such relationship; if the applicant is intending to use employees to carry out this business, the name of each such employee who will be working in the City and such identifying information as required by the Clerk;
- E. The length of time for which the permit is desired;
- F. If a vehicle(s) is/are to be used, a description of the same, together with the permit number or other means of identification;
- G. The names of at least two reliable persons who will certify as to the applicant's good character and business responsibility to enable an investigator to properly evaluate such character and business responsibility;
- H. A statement as to whether or not the applicant has been convicted of any crime, misdemeanor or violation of any municipal ordinance, giving the nature of the offense and the punishment or penalty assessed therefore; and
- I. A suitable release, authorizing the city's police department to conduct such background investigation of the applicant as the police chief may deem appropriate.

5-1304 Fee.

The application shall be accompanied by a fee as set out in Chapter 17 which shall be due and payable at the time the application is received. Such fee shall be set by the governing body in an amount appropriate to cover the cost of investigation of the applicant's background.

5-1305 Investigation--Authority.

Upon receipt of any such application, the original thereof shall be referred to the Chief of Police, who shall cause such investigation to be made of the facts stated in the application and of the applicant's business and moral character as he or she deems

necessary for the protection of the public good, and shall report the results thereof to the city clerk within ten days after receipt of the application.

This investigation may be waived by the Chief of Police for those vendors, and those employees of such vendors, who have obtained such a background check conducted by the Haysville Police Department within the previous twelve months in association with a previously issued door to door permit issued pursuant to this Article, if neither such vendor, nor any of such vendor's employees, have generated complaints in association with such previously obtained permit. An investigation must be conducted upon all vendors, and applicable employees, pursuant to this Article at least annually.

5-1306 Issuance of OR denial of permit.

A. If the character and business responsibility of the applicant are found to be good and the facts stated in the application are found to be true, the Chief of Police shall endorse his recommendation for approval upon the application and return the same to the City Clerk who shall deliver to the applicant the permit. Such permit shall show the name, address and the kind of goods or services be sold there under, the date of issuance and expiration date, together with the permit number or other identifying description of any vehicle proposed to be used in association with door to door sales carried out pursuant to such permit.

B. If the applicant's character or business responsibility is found to be unsatisfactory or the facts stated in the application are found to be untrue, the Chief of Police shall endorse his recommendation for disapproval upon the application, and the reasons therefore, and return the application to the City Clerk, who shall notify the applicant that his application is disapproved and that no permit will be issued.

5-1307 Revocation.

A. Permits issued under the provisions of this Article may be revoked by the Chief of Police or his or her designee after notice for any of the following causes:

1. Fraud, misrepresentation or a false statement contained in the application for a permit;

2. Fraud, misrepresentation or a false statement made in the course of carrying on the business provided for in the permit;

3. Any violation of the provisions of this Article;

4. Conviction of any crime or misdemeanor including but not limited to those crimes involving moral turpitude, fraud or misrepresentation;

5. Conducting the business of the permit in an unlawful manner or in such manner as to constitute a breach of the peace or to constitute a menace to the health, safety or general welfare of the public, including failure to honor a property owner's desire to be free from solicitation as indicated by the posting of a sign upon any property stating "no solicitation", or any analogous phrase.

6. Violation of any part of this Article by any representative of the permit holder, or by any individual, corporation, partnership, or organization that the permit holder represents.

B Revocation of a permit shall be immediate for any of the above listed reasons, or for any reason deemed to pose a risk to the health, safety, or welfare of the City. Individuals shall be notified verbally by the enforcing officer of the revocation of such permit. A written notification shall be mailed to the address provided on the permit application by registered mail. Failure to accept delivery of such registered letter shall not be a failure of notification.

C. Notice for the revocation or denial of a permit given in writing shall set forth specifically the grounds for the denial or revocation. A request for an administrative hearing to appeal the decision to deny or revoke such application or permit must be made in writing to the City Clerk within five (5) days of receipt of such written notice.

5-1308 Appeal--Hearing.

Any person aggrieved by the action of the Chief of Police or City Clerk in the denial of an application for a permit or permit shall have the right to appeal to the governing body of the city within ten days after the denial, or the revocation of a permit shall have the right to appeal to the governing body of the city within ten days after the denial or revocation of the permit, by filing with the City Clerk a written notice of intention to appeal, setting forth fully the grounds for such appeal, and providing all evidence to support such appeal. The governing body shall, at its next meeting after the filing of such appeal, fix a time and place for a hearing thereon. Notice of such hearing shall be given to the applicant in the manner provided for notice of hearing on revocation of a permit issued hereunder. The decision of the governing body on such appeal shall be final.

5-1309 Hours of Operation.

No person shall engage in the business of door to door sales, solicitation, canvasser, or peddler between the hours of 8:00 P.M. and 10 A.M. unless permitted to do so under other applicable city ordinance.

5-1310 Exemption.

The provisions of this Article do not apply to any person required by city ordinance to obtain a mobile ice cream vending permit.

5-1311 Penalty for violation.

Any person who canvasses or solicits in the city contrary to the provisions of this Article or refuses to surrender his permit after the same has expired or has been suspended, revoked or canceled, or who otherwise violates any of the provisions of Article shall, upon conviction thereof, be found guilty of an unclassified misdemeanor, and may be punished by a fine of not more than five hundred dollars, imprisonment for not to exceed thirty days, or by both such fine and imprisonment.

(Code 2010, Ord. 1002)

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CHAPTER VII. HEALTH AND WELFARE

- Article 1. Public Health Standards
- Article 2. Solid Waste Code
- Article 3. Commercial Collection, Disposal, Solid Waste
- Article 4. Nuisances
- Article 5. Unsafe or Dangerous Structures
- Article 6. Weeds

ARTICLE 4. NUISANCES

7-401. NUISANCES UNLAWFUL; DEFINED. It shall be unlawful for any person to maintain, cause or permit any nuisance within the city limits. For the purpose of this article “nuisance” shall mean:

(a) Filth, excrement, lumber, brush, rocks, dirt, cans, paper, trash, metal or any other offensive or disagreeable thing or substance thrown or left or deposited upon any street, avenue, alley, sidewalk, park or public or private enclosure or lot, whether vacant or occupied;

(b) Dead animals not removed within twenty-four (24) hours after death;

(c) Any place, structure or substance which emits or causes to be emitted any offensive, disagreeable, noxious or nauseous odors;

(d) Stagnant ponds or pools of water;

(e) All grass, weeds or other unsightly vegetation not commonly used for ornamental purposes or not normally cultivated or grown for commercial or domestic use;

(f) Unused, unattended, damaged or abandoned items found or located upon any street, avenue, alley, sidewalk, park or public or private enclosure or lot, whether vacant or occupied, including, such items to include but shall not be limited to, iceboxes, refrigerators, freezers, washers, dryers, dishwashers, hot water heaters or similar devices or equipment, or signs as defined within Chapter 16B, Article 2;

(g) Any thing or things that, by virtue of the place or manner in which it is or they are maintained, permitted, stored, positioned, placed or otherwise situated, injures, impedes, obstructs or hinders the public or any neighborhood, to include maintaining or strewing items across property to that degree that results in an unsightly appearance constituting a blight to adjoining property, the neighborhood or the city. A blighting influence may be presumed based upon 1) the quantity of items strewn about or maintained upon a property being in excess of twelve (12), 2) the quality of items strewn across property being in a junked, wrecked, damaged, dismantled, deteriorating, inoperable, or abandoned state, and/or 3) evidence that vermin, noxious weeds, or other public health hazards are attracted to, protected by, or residing within such items.

;

(h) Any fence, structure, thing or substance placed upon or being upon any street, sidewalk, alley or public ground so as to obstruct the same, except as permitted by the laws of the city; or,

(i) Any act or failure to act that causes or permits a condition to exist which injures or endangers the public health, safety or welfare;

(j) Salvage material, industrial material or commercial material located upon premises located within an area zoned for residential purposes, except building materials to be used within ninety (90) days in conjunction with a construction project on such premises;

(k) Piles or otherwise disorderly, un-stacked, accumulations of wood located upon any residential or commercial properties, or vacant lots in residential or commercial areas. Mulch may be stored in piles that are no more than five (5) feet high and set back from any property line by ten (10) feet, and shall be appropriately screened by fence or other approved screening method to prevent mulch blowing onto adjoining properties or from being viewed from any public roadway.

(l) Any recreational vehicle or commercial storage not maintained on an all-weather surface.

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(g) Any thing or things that, by virtue of the place or manner in which it is or they are maintained, permitted, stored, positioned, placed or otherwise situated, injures, impedes, obstructs or hinders the public or any neighborhood, to include maintaining or strewing items across property to that degree that results in an unsightly appearance constituting a blight to adjoining property, the neighborhood or the city. A blighting influence may be presumed based upon 1) the quantity of items strewn about or maintained upon a property being in excess of twelve (12), 2) the quality of items strewn across property being in a junked, wrecked, damaged, dismantled, deteriorating, inoperable, or abandoned state, and/or 3) evidence that vermin, noxious weeds, or other public health hazards are attracted to, protected by, or residing within such items.

;

(h) Any fence, structure, thing or substance placed upon or being upon any street, sidewalk, alley or public ground so as to obstruct the same, except as permitted by the laws of the city; or,

(i) Any act or failure to act that causes or permits a condition to exist which injures or endangers the public health, safety or welfare;

(j) Salvage material, industrial material or commercial material located upon premises located within an area zoned for residential purposes, except building materials to be used within ninety (90) days in conjunction with a construction project on such premises;

(k) Piles or otherwise disorderly, un-stacked, accumulations of wood located upon any residential or commercial properties, or vacant lots in residential or commercial areas. Mulch may be stored in piles that are no more than five (5) feet high and set back from any property line by ten (10) feet, and shall be appropriately screened by fence or other approved screening method to prevent mulch blowing onto adjoining properties or from being viewed from any public roadway.

(l) Any recreational vehicle or commercial storage not maintained on an all-weather surface.

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CHAPTER XI. PUBLIC OFFENSES

- Article 1. General Provisions
- Article 2. Anticipatory Offenses
- Article 3. Offenses Against Persons
- Article 4. Sex Offenses
- Article 5. Offenses Affecting Children
- Article 6. Offenses Against Property
- Article 7. Offenses Affecting Governmental Functions
- Article 8. Denial of Civil Rights
- Article 9. Offenses Against Public Peace
- Article 10. Offenses Against Public Safety
- Article 11. Offenses Against Public Morals
- Article 12. Violations, Penalties
- Article 13. Miscellaneous

ARTICLE 1. GENERAL PROVISIONS

11-101. DEFINITIONS. The following definitions shall apply when the words and phrases defined are used in this chapter except when a particular context clearly requires a different meaning.

(k) To Deprive Permanently:

- (1) Take from the owner, or any person with a lawful interest, the possession or use or benefit of the ~~owner's~~ property, without intent to restore the same; or
- (2) Retain property without intent to restore the same or with intent to restore to the owner only if the owner purchases or leases it back, or pays a reward or compensation for its return; or
- (3) Sell, give, pledge or otherwise dispose of any interest in property or subject it to the claim of a person other than the owner.

~~(d)~~ (ar) Written Instrument: Means any paper, document or other instrument containing written or printed matter or the equivalent thereof, used for the purpose of reciting, embodying, conveying or recording information, and any money, tokens, stamps, seal, badge, trademark or identification, which is capable of being used to the advantage or disadvantage of some person.

(K.S.A. 12-4113; 21-3110; K.S.A. 21-3413; K.S.A. Supp. 21-3761; K.S.A. 21-3830; K.S.A. 32-1102; K.S.A. 41-102; K.S.A. 41-2701; K.S.A. 82a-802, as amended; K.S.A. Supp. 21-3110; Code 2003, Code 2005)

11-102. INCORPORATING UNIFORM PUBLIC OFFENSE CODE. There is hereby incorporated by reference for the purpose of regulating public offenses within the

corporate limits of the City of Haysville, Kansas, that certain code known as the "Uniform Public Offense Code," Edition of 2014~~3~~ prepared and published in book form by the League of Kansas Municipalities, Topeka, Kansas, with additions. No fewer than one (1) copy of said Uniform Public Offense Code shall be marked or stamped "Official Copy as Adopted by Ordinance No. ~~983~~ _____, Chapter 11-102" and to which shall be attached a copy of the approved ordinance and all of which shall be filed with the city clerk to be open to inspection and available to the public at all reasonable hours. For purposes of notice of violation upon citations, the Uniform Public Offense Code shall be cited to the Ordinance Adopting the Haysville Municipal Code and the specific sections included within the Uniform Public Offense Code.

(Ord. 719, Ord. 822; Code 2003, Code 2005, Code 2006; Code 2007; Code 2008, Code 2009, Code 2010; Ord. 966; Ord. 971; Ord. 983; Code 2012)

11-103. AMENDMENTS. The Uniform Public Offense Code incorporated by reference in section 11-102 of this article is hereby amended to include the following sections.

(d) FAILURE OF OWNER TO CLAIM BEFORE DISPOSITION. If the owner or person entitled to the possession of property advertised under 11-103(b) shall fail to claim the same within the prescribed time limit set forth in such section, then the same can be converted to city use or can be donated by the city to a non-profit organization, preferably located within the city limits; provided, however, that the following procedures shall be followed by the city in connection with the disposition of such unclaimed property pursuant to this section, such disposition to take place as follows, to wit:

(1) The chief of police, shall, after consultation with the ~~two (2) city councilpersons designated to oversee the operation of the Haysville Police Department~~ Mayor, determine whether such property shall be converted to use by one or more departments of the city or shall be disposed of by gifting the same to one or more of the non-profit organizations ~~located within the city~~.

ARTICLE 2. ANTICIPATORY CRIMES

11-201. ~~RESERVED. INCORPORATING ARTICLE 2. There is hereby incorporated Article 2 of the Uniform Public Offense Code, Edition 2011, for the purpose of regulating anticipatory crimes. Article 2 is hereby incorporated by reference as if set out fully in this section.~~

(Code 2003, Code 2006; Code 2007; Code 2008; Code 2009; Code 2012)

ARTICLE 3. OFFENSES AGAINST PERSONS

- 11-301. ~~RESERVED. INCORPORATING ARTICLE 3. There is hereby incorporated Article 3 of the Uniform Public Offense Code, Edition 2011 for the purpose of regulating offenses against persons. Article 3 is hereby incorporated by reference as if set out fully in this section.~~
(Code 2003, Code 2006; Code 2007; Code 2008, Code 2009; Code 2012)

**ARTICLE 4.
SEX OFFENSES**

- 11-401. AMENDMENTS. The Uniform Public Offense Code, ~~Edition 2011~~such edition as set forth within Section 11-102 above, Article 4, Sex Offenses, is hereby amended to include the following sections:

**ARTICLE 5.
OFFENSES AFFECTING CHILDREN**

- 11-501. AMENDMENTS. The Uniform Public Offense Code, ~~Edition 2011~~such edition as set forth within Section 11-102 above, Article 5, Offenses Against Property is hereby amended to include the following sections:

**ARTICLE 6.
OFFENSES AGAINST PROPERTY**

- 11-601. AMENDMENTS. The Uniform Public Offense Code, ~~Edition 2011~~such edition as set forth within Section 11-102 above, Article 6, Offenses Against Property is hereby amended to include the following sections:

**ARTICLE 7.
OFFENSES AFFECTING GOVERNMENTAL FUNCTIONS**

- 11-701. AMENDMENTS. The Uniform Public Offense Code, ~~Edition 2011~~such edition as set forth within Section 11-102 above, Article 7, Offenses Affecting Governmental Functions, is hereby amended to include the following sections:

(e) FAILURE TO RETURN LIBRARY MATERIALS. It is unlawful for any person to fail to return any book, newspaper, magazine, pamphlet, manuscript, article, art, painting, phonograph record, film or any other property provided by the Haysville Public Library. ~~after notice in writing to return the same within thirty (30) days has been given to such person. Such notice shall be given after the expiration of the time which, by the rules of the library board, the book or other library material may be kept. It shall be prima facie evidence of intent to permanently deprive the owner of the possession, use or benefit thereof if the defendant failed to return such book or material within 30 days after receiving notice from the library requesting its return, in which case the subsequent return of the book or material within the 30-day period shall exempt such transaction from consideration as prima facie evidence as provided in this section.~~

ARTICLE 8. DENIAL OF CIVIL RIGHTS

- 11-801. ~~RESERVED. INCORPORATING ARTICLE 8.~~ There is hereby incorporated Article 8 of the Uniform Public Offense Code, Edition 2011, for the purpose of regulating any denial of civil rights. ~~Article 8 is hereby incorporated by reference as if set out fully in this section.~~
(Code 2003, Code 2006; Code 2007; Code 2008; Code 2009)

ARTICLE 9. OFFENSES AGAINST PUBLIC PEACE

- 11-901. AMENDMENTS. The Uniform Public Offense Code, ~~Edition 2011~~such edition as set forth within Section 11-102 above, Article 9, is hereby amended to include the following sections:

—~~(¶ 11-901(p)(8))~~ EXCEPTIONS. The following activities, as long as they are conducted in daytime hours as a normal function of a permitted use and the equipment is maintained in proper working condition, are ~~exempted~~empted from the provisions of this chapter:

- (1) Lawn maintenance;
- (2) Repair of personal use vehicles;
- (3) Home repair of place of residence

~~(¶ 11-901(p)(9))~~ PENALTY. Any person who violates any of the provisions

of this section within the corporate limits of the city is guilty of a misdemeanor and upon conviction thereof shall be fined in the amount not exceeding \$500.00 or be imprisoned in jail for a period not to exceed six (6) months, or by both such fine and imprisonment. Each day a violation is committed or permitted to continue shall constitute a separate offense.
(Code 2007; Code 2009)

**ARTICLE 10.
OFFENSES AGAINST PUBLIC SAFETY**

11-1001. AMENDMENTS. The Uniform Public Offense Code, ~~2011, Edition~~ such edition as set forth within Section 11-102 above, Article 10, Offenses Against Public Safety, is hereby amended to include the following sections:

**ARTICLE 11.
OFFENSES AGAINST PUBLIC MORALS**

11-1101. AMENDMENTS. The Uniform Public Offense Code, ~~2011, Edition~~ such edition as set forth within Section 11-102 above, Article 11, Offenses Against Public Morals, is hereby amended to include the following sections:

(d) POSSESSION OR USE OF CERTAIN SUBSTANCES OR PARAPHERNALIA. Any person in the city who has in their possession, cannabis sativa 1, otherwise known as marijuana, or any derivative thereof, ~~without a prescription of a licensed physician,~~ or has in their possession any paraphernalia for use in the consumption of the above mentioned substance, is guilty of a misdemeanor.

**ARTICLE 12.
VIOLATIONS, PENALTIES**

11-1201. ~~RESERVED. INCORPORATING ARTICLE 12. There is hereby incorporated Article 3 of the Uniform Public Offense Code, Edition 2011, for the purpose of regulating offenses against persons. Article 3 is hereby incorporated by reference as if set out fully in this section.~~
(Code 2003, Code 2006; Code 2007; Code 2008; Code 2009)

**ARTICLE 13.
MISCELLANEOUS**

- 11-1301. ~~RESERVED. INCORPORATING ARTICLE 13. There is hereby incorporated Article 3 of the Uniform Public Offense Code, Edition 2011 for the purpose of regulating offenses against persons. Article 3 is hereby incorporated by reference as if set out fully in this section.~~
(Code 2004, Code 2005; Code 2007; Code 2008; Code 2009)

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CHAPTER XI. PUBLIC OFFENSES

- Article 1. General Provisions
- Article 2. Anticipatory Offenses
- Article 3. Offenses Against Persons
- Article 4. Sex Offenses
- Article 5. Offenses Affecting Children
- Article 6. Offenses Against Property
- Article 7. Offenses Affecting Governmental Functions
- Article 8. Denial of Civil Rights
- Article 9. Offenses Against Public Peace
- Article 10. Offenses Against Public Safety
- Article 11. Offenses Against Public Morals
- Article 12. Violations, Penalties
- Article 13. Miscellaneous

ARTICLE 1. GENERAL PROVISIONS

11-101. DEFINITIONS. The following definitions shall apply when the words and phrases defined are used in this chapter except when a particular context clearly requires a different meaning.

(k) To Deprive Permanently:

- (1) Take from the owner, or any person with a lawful interest, the possession or use or benefit of the property, without intent to restore the same; or
- (2) Retain property without intent to restore the same or with intent to restore to the owner only if the owner purchases or leases it back, or pays a reward or compensation for its return; or
- (3) Sell, give, pledge or otherwise dispose of any interest in property or subject it to the claim of a person other than the owner.

(ar) Written Instrument: Means any paper, document or other instrument containing written or printed matter or the equivalent thereof, used for the purpose of reciting, embodying, conveying or recording information, and any money, tokens, stamps, seal, badge, trademark or identification, which is capable of being used to the advantage or disadvantage of some person.

(K.S.A. 12-4113; 21-3110; K.S.A. 21-3413; K.S.A. Supp. 21-3761; K.S.A. 21-3830; K.S.A. 32-1102; K.S.A. 41-102; K.S.A. 41-2701; K.S.A. 82a-802, as amended; K.S.A. Supp. 21-3110; Code 2003, Code 2005)

11-102. INCORPORATING UNIFORM PUBLIC OFFENSE CODE. There is hereby incorporated by reference for the purpose of regulating public offenses within the

corporate limits of the City of Haysville, Kansas, that certain code known as the "Uniform Public Offense Code," Edition of 2013 prepared and published in book form by the League of Kansas Municipalities, Topeka, Kansas, with additions. No fewer than one (1) copy of said Uniform Public Offense Code shall be marked or stamped "Official Copy as Adopted by Ordinance No. _____, Chapter 11-102" and to which shall be attached a copy of the approved ordinance and all of which shall be filed with the city clerk to be open to inspection and available to the public at all reasonable hours. For purposes of notice of violation upon citations, the Uniform Public Offense Code shall be cited to the Ordinance Adopting the Haysville Municipal Code and the specific sections included within the Uniform Public Offense Code.

(Ord. 719, Ord. 822; Code 2003, Code 2005, Code 2006; Code 2007; Code 2008, Code 2009, Code 2010; Ord. 966; Ord. 971; Ord. 983; Code 2012)

11-103. AMENDMENTS. The Uniform Public Offense Code incorporated by reference in section 11-102 of this article is hereby amended to include the following sections.

(d) FAILURE OF OWNER TO CLAIM BEFORE DISPOSITION. If the owner or person entitled to the possession of property advertised under 11-103(b) shall fail to claim the same within the prescribed time limit set forth in such section, then the same can be converted to city use or can be donated by the city to a non-profit organization, preferably located within the city limits; provided, however, that the following procedures shall be followed by the city in connection with the disposition of such unclaimed property pursuant to this section, such disposition to take place as follows, to wit:

(1) The chief of police, shall, after consultation with the Mayor, determine whether such property shall be converted to use by one or more departments of the city or shall be disposed of by gifting the same to one or more of the non-profit organizations.

ARTICLE 2. ANTICIPATORY CRIMES

11-201. RESERVED. (Code 2003, Code 2006; Code 2007; Code 2008; Code 2009; Code 2012)

ARTICLE 3. OFFENSES AGAINST PERSONS

11-301. RESERVED. (Code 2003, Code 2006; Code 2007; Code 2008, Code 2009; Code 2012)

**ARTICLE 4.
SEX OFFENSES**

11-401. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 4, Sex Offenses, is hereby amended to include the following sections:

**ARTICLE 5.
OFFENSES AFFECTING CHILDREN**

11-501. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 5, Offenses Against Property is hereby amended to include the following sections:

**ARTICLE 6.
OFFENSES AGAINST PROPERTY**

11-601. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 6, Offenses Against Property is hereby amended to include the following sections:

**ARTICLE 7.
OFFENSES AFFECTING GOVERNMENTAL FUNCTIONS**

11-701. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 7, Offenses Affecting Governmental Functions, is hereby amended to include the following sections:

(e) FAILURE TO RETURN LIBRARY MATERIALS. It is unlawful for any person to fail to return any book, newspaper, magazine, pamphlet, manuscript, article, art, painting, phonograph record, film or any other property provided by the Haysville Public Library. It shall be prima facie evidence of intent to permanently deprive the owner of the possession, use or benefit thereof if the defendant failed to return such book or material within 30 days after receiving notice from the library requesting its return, in which case the subsequent return of the book or material within the 30-day period shall exempt such transaction from

consideration as prima facie evidence as provided in this section.

**ARTICLE 8.
DENIAL OF CIVIL RIGHTS**

11-801. RESERVED.
(Code 2003, Code 2006; Code 2007; Code 2008; Code 2009)

**ARTICLE 9.
OFFENSES AGAINST PUBLIC PEACE**

11-901. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 9, is hereby amended to include the following sections:

(11-901(p)(8)) EXCEPTIONS. The following activities, as long as they are conducted in daytime hours as a normal function of a permitted use and the equipment is maintained in proper working condition, are exempted from the provisions of this chapter:

- (1) Lawn maintenance;
- (2) Repair of personal use vehicles;
- (3) Home repair of place of residence

11-901(p)(9) PENALTY. Any person who violates any of the provisions of this section within the corporate limits of the city is guilty of a misdemeanor and upon conviction thereof shall be fined in the amount not exceeding \$500.00 or be imprisoned in jail for a period not to exceed six (6) months, or by both such fine and imprisonment. Each day a violation is committed or permitted to continue shall constitute a separate offense.

(Code 2007; Code 2009)

**ARTICLE 10.
OFFENSES AGAINST PUBLIC SAFETY**

11-1001. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth

within Section 11-102 above, Article 10, Offenses Against Public Safety, is hereby amended to include the following sections:

**ARTICLE 11.
OFFENSES AGAINST PUBLIC MORALS**

11-1101. AMENDMENTS. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 11, Offenses Against Public Morals, is hereby amended to include the following sections:

(d) POSSESSION OR USE OF CERTAIN SUBSTANCES OR PARAPHERNALIA. Any person in the city who has in their possession, cannabis sativa 1, otherwise known as marijuana, or any derivative thereof, or has in their possession any paraphernalia for use in the consumption of the above mentioned substance, is guilty of a misdemeanor.

**ARTICLE 12.
VIOLATIONS, PENALTIES**

11-1201. RESERVED.
(Code 2003, Code 2006; Code 2007; Code 2008; Code 2009)

**ARTICLE 13.
MISCELLANEOUS**

11-1301. RESERVED.
(Code 2004, Code 2005; Code 2007; Code 2008; Code 2009)

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CHAPTER XII. PUBLIC PROPERTY

Article 1. Parks, Recreational Areas

Article 2. Municipal Swimming Pool

Article 3. Special Events conducted upon Public Property

ARTICLE 3.

SPECIAL EVENTS HELD UPON PUBLIC PROPERTY

12-301. DESIGNATION OF SPECIAL EVENTS: The following special events may be held upon public property following submission of a complete application for a permit to hold such special event within the City of Haysville, and approval by the Chief Administrative Officer (CAO):

1. Fun Runs of no longer than 10 kilometers
2. Concerts, fundraisers, gatherings or public displays of sufficient size
3. Other events deemed to be Special Events by the CAO

12-302. SPECIAL EVENT PERMIT; APPLICATION FOR PERMIT.

1. Any individual desiring to obtain a Special Event Permit to hold an event approved under 12-301 shall complete and submit an Application for a Special Event Permit 45 days prior to the event. Staff shall have up to 45 days to determine whether or not to approve the event.
2. The application fee shall be as set forth within Chapter 17.
3. Upon signature of the Special Event Permit Application by the CAO of the City of Haysville, the Application shall be deemed approved, subject to the terms and conditions set forth within the Application.

12-303. STANDARDS ASSOCIATED WITH APPROVAL OF APPLICATION FOR SPECIAL EVENT PERMIT. The Chief Administrative Officer may approve an application for special event permit after the following conditions have been met:

1. Approval of the event by Public Works Director. The Public Works Director shall review the proposed area to be utilized for the special event and determine if such area may feasibly be blocked from general public use, including limiting or prohibiting traffic use, for the time period designated.
2. Approval of the event by Chief of Police. The Chief of Police shall review the proposed area to be utilized for the special event and determine if such area may feasibly be blocked from general public use, including limiting or prohibiting traffic use, for the time period designated. Such feasibility review shall include determination of law enforcement personnel availability to monitor that appropriate blockades have been placed by special event staff and that special event staff are stationed at critical points to monitor such blockades.
3. Approval of the event by the Recreation Director. The Recreation Director shall determine that no more than two such similar events are held within the

- City in any given month, that any such events are open to the participation of Haysville residents who may choose to participate, and shall maintain a calendar of such special events to be posted on all City associated media sites.
4. A determination that the Special Event Permit Application has been completed, that all terms and conditions of the Application have been met, and that the insurance required in association with the Special Event has been provided to the City Clerk.
 5. The City does require the property be left in the same or better condition than it was before the event. The city may require additional conditions including clean up, security, insurance or bonding. The city council shall have the authority to waive such requirements at their discretion.
 6. Other considerations for the approval of the permit may include the number of guests, the amount of noise associated with the event, as well as the time and duration of the event. Also staff will consider other events that are occurring simultaneously, and their affect on City resources.
 7. The approved application shall not be considered a contract or guarantee for the event. The city reserves the right to cancel or disband the event at their discretion at any time if circumstances conflict with the health, safety, or welfare of the neighborhood or community.

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CHAPTER XIV. TRAFFIC

- Article 1. Standard Traffic Ordinance
- Article 2. Bicycles, Skateboards, Roller Skates, and Inline Skates
- Article 3. Speed Zones
- Article 4. Commercial Vehicle Safety Act

ARTICLE 1. STANDARD TRAFFIC ORDINANCE

- 14-101. STANDARD TRAFFIC ORDINANCE INCORPORATED. There is hereby incorporated by reference for the purpose of regulating traffic within the corporate limits of the City of Haysville, Kansas, that certain standard traffic ordinance known as the “Standard Traffic Ordinance for Kansas Cities, 201~~32~~ Edition”, prepared and published in book form by the League of Kansas Municipalities, Topeka, Kansas. Not less than one (1) copy of the standard traffic ordinance shall be marked or stamped “Official Copy as Adopted by the Ord. No.____” and to which shall be attached a copy of the ordinance adopting the standard code with ~~the any~~ amendments not otherwise set forth within the Haysville Municipal Code, and such copy shall be filed with the city clerk to be open to inspection and available to the public at all reasonable hours. The police department, municipal judge and all administrative departments of the city charged with enforcement of the ordinance shall be supplied, at cost to the city, such number of official copies of the standard traffic ordinance similarly marked, as may be deemed expedient.
- (Ord. 493-A; Ord. 823; Code 2003, Code 2004, Code 2005, Code 2006; Code 2007; Code 2008; Code 2009; Code 2010, Ord. 971; Ord. 983; Ord. 997, Code 2013)

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(Ord. 493-A; Ord. 823; Code 2003, Code 2004, Code 2005, Code 2006; Code 2007; Code 2008; Code 2009; Code 2010, Ord. 971; Ord. 983; Ord. 997, Code 2013)

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CHAPTER XVI. (B) BUILDING PRESERVATION CODE AND SIGN CODE

- Article 1. Historic Preservation Regulations
- Article 2. Sign Code

ARTICLE 1. HISTORIC PRESERVATION REGULATIONS

~~16B-103 — HAYSVILLE HISTORIC COMMITTEE. There is created and established a commission to be known as the "Haysville Historic Committee" of the City of Haysville. The Haysville Historic Committee will hereafter be called the "Haysville Historic Committee."~~

~~(1) Scope of duties. The duties of the Haysville Historic Committee are to advise the city council on historic resources and to safeguard the architectural and cultural heritage of the community through the preservation of historic resources, historic landmarks and historic districts. The Haysville Historic Committee may carry out these duties through the identification, nomination and designation, and documentation of historic resources; development and implementation of a historic preservation plan; administration of ordinances governing the designation, alteration and removal of historic resources; assistance with educational and incentive programs, economic development and tourism, and coordination of public and private historic preservation activities.~~

~~(2) Members. The Haysville Historic Committee shall be composed of (11) eleven members of which (8) eight members shall be residents from within the corporate limits or property owners of the City of Haysville, Kansas and shall be appointed by the Mayor with consent of the City Council. The remaining three members shall consist of the planning commission chair, or his or her designee; the park board chair, or his or her designee; and the mayor, or his or her designee. The Haysville Historic Committee membership shall be comprised of people who have a demonstrated interest in historic preservation through their community and/or professional involvements. The members of the commission should be drawn from such backgrounds as architecture, history, landscape architecture, architectural history, planning, archaeology, urban design, neighborhood and community development, geography, real estate, law, finance, building trades or related areas.~~

~~(3) Terms. The term of office of the members of the Committee shall be for three (3) years excepting the first committee which shall consist of two (2) members serving for one (1) year, three (3) members serving for two (2) years and three (3) members serving for three (3) years and excepting the planning commission chair, the park board chair and the mayor whose terms shall expire annually. No member shall serve beyond the end of his or her appointed term. Upon expiration of a term, the position shall remain vacant until a successor is appointed.~~

~~16B-104 — HAYSVILLE HISTORIC COMMITTEE (SAME, FUNCTIONS):~~

~~The Haysville Historic Committee shall have the following functions:~~

~~(1) The Haysville Historic Committee shall familiarize itself with the historic resources within the community and those which may be eligible for designation as historic resources, historic landmarks or historic districts and shall administer the identification, documentation and designation of such historic landmarks and historic districts, and shall present verification of significance to the city planning department, and the city council.~~

~~(2) The Haysville Historic Committee, using the criteria identified herein, shall determine whether certain buildings, structures, land areas, and interiors (only for historic landmarks and with owner consent) should be designated as historic landmarks or historic districts.~~

~~(3) The Haysville Historic Committee shall administer certificate of appropriateness review according to design criteria as defined to determine whether to grant or deny approval of proposed undertakings.~~

~~(4) The Haysville Historic Committee shall review and comment on projects which may be determined to pose a threat to an archaeological site as designated by the Kansas State Historical Office.~~

~~(5) The Haysville Historic Committee may apply for or suggest sources of funds for preservation and restoration activities for acquisition, to include federal, state, municipal, private and foundation sources.~~

~~(6) The Haysville Historic Committee may implement incentive programs for preservation.~~

~~(7) If the Haysville Historic Committee finds that certain historic resources cannot be preserved without acquisition, the Haysville Historic Committee may recommend to the city council that the fee or a lesser interest in the property be acquired by gift, or purchase, using funds or facilities available for preservation or restoration.~~

~~(8) The Haysville Historic Committee shall annually review the status of designated historic resources, historic landmarks and historic districts and include in the Haysville Historic Committee minutes a report of such review.~~

~~(9) The Haysville Historic Committee shall make and adopt a historic preservation plan and review and update the plan as needed. The plan may include a list of historic resources which may not have attained the status of a historic landmark or as historic district. Twenty (20) days prior to a historic resource listing determination by the Haysville Historic Committee, the following procedures shall be initiated and administered by the preservation staff:~~

~~a. Property owners of those sites and structures which are being considered for~~

~~nomination as historic resources shall be notified of a pending decision to list their property as historic resources.~~

~~b. Property owners of nominated historic resources shall be provided the opportunity to "agree," or "not agree" with the inclusion of their property in the listing.~~

~~c. If the owner agrees to the historic resource listing, notice of the "historic resource" listing of a property shall be filed with the register of deeds and recorded as an official notice subject to subsequent property owners. If the owner does not agree to the "historic resource" listing, the property shall not be listed as a "historic resource."~~

~~(10) The Haysville Historic Committee may implement a receivership program for conservation easement donations for the purpose of historic preservation. Such easements shall be held by the city and monitored by the Haysville Historic Committee.~~

~~(11) The Haysville Historic Committee may recommend programs and legislation to the city council to encourage historic preservation.~~

~~(12) The Haysville Historic Committee, upon request of the property owner, may assist in the preparation of national and/or state register nominations.~~

~~(13) The Haysville Historic Committee, upon request of the property owner, may render advice and guidance with respect to any proposed work on a historic resource. 16B- 104 HISTORIC DISTRICT COMMITTEE. See Chapter 1, Administration.~~

16B-108 PROCEDURE FOR DESIGNATION OF HISTORIC LANDMARK AND HISTORIC DISTRICT. An application for historic landmark and historic district designation requires the following procedures:

(1) A historic landmark or historic district nomination form, accompanying material, and for historic districts, historic district preservation guidelines as defined herein, shall be submitted to the historic committee.

(2) Upon receipt of such nomination, the Haysville Historic Committee shall make its decision regarding the designation within a reasonable time. In the event a member of the Haysville Historic Committee shall make application, evidence shall be presented in the same manner as all other persons and the Haysville Historic Committee member shall not vote on the matter contained in the application. A simple majority vote shall be required to constitute a recommendation of approval on any nomination application presented to the Haysville Historic Committee.

(3) After consideration and recommendation by the Haysville Historic Committee, the application shall be submitted to the City Planning Department.

The following is required as part of the designation application:

- a. The Haysville Historic Committee recommendation;
- b. Legal description and map of the boundaries of the proposed designation;
- c. Completed historic landmark or historic district nomination form and accompanying materials;
- d. Applicable historic district preservation guidelines as defined herein; and
- e. A list of property owner(s) of record.

(4) The designation shall be placed on the Haysville Planning Commission agenda for public hearing to consider historic landmark or historic district designation. The same public notices and public hearing as required by law in a zoning case shall be observed. The owner or owners of record of any parcel on which a proposed historic landmark is situated or within a proposed historic district as well as all property owners of record within a two hundred (200) foot radius in the city will be notified of the hearing. At the conclusion of its hearing, the Haysville Planning Commission shall set forth in writing its findings as to whether the designation is consistent with adopted plans and shall transmit such findings to the city council.

(5) After notice and public hearing as required by law in a zoning case, a historic landmark or historic district may be created by ordinance by the city council. Upon passage of such ordinance a certified copy shall be filed with the Sedgwick County Register of Deeds.

(6) Upon approval of a historic landmark or historic district designation ordinance by the city council, the city planning department shall cause the official designation and delineation of the property or properties involved [upon the City's official zoning map.](#)

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CHAPTER XVI. (B) BUILDING PRESERVATION CODE AND SIGN CODE

- Article 1. Historic Preservation Regulations
- Article 2. Sign Code

ARTICLE 1. HISTORIC PRESERVATION REGULATIONS

16B- 104 HISTORIC DISTRICT COMMITTEE. See Chapter 1, Administration.

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- a. The Haysville Historic Committee recommendation;
- b. Legal description and map of the boundaries of the proposed designation;
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- d. Applicable historic district preservation guidelines as defined herein;
- and
- e. A list of property owner(s) of record.

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ARTICLE 2. SIGNS

16B-203. CLASSIFICATION OF SIGNS.

(a) Functional Types:

(7). **Garage Sale Sign:** A sign which directs attention to a garage sale, yard sale, estate sale or auction. All garage sale signs must contain the address of the garage sale and the date or dates of the sale. Garage sale signs may be placed in public right-of-way. All garage sale signs must be picked up within ~~one week~~two days from the last day posted on the garage sale sign. Such signs remaining after this period will be deemed litter and will be subject to the provisions of Chapter 11 of the City Code of the City of Haysville.

16B-205 GENERAL PERMIT PROCEDURES. The following procedures shall govern the application for, and the issuance of, all sign permits under this article:

(a) Applications. All applications for sign permits of any kind shall be submitted to the Public Works Director on forms prescribed by the Governing Body. Each application shall be accompanied by the applicable fees, which shall be established by the Governing Body of the city from time to time by ordinance.

(b) Action. Within fourteen days of the submission of a complete application for a sign permit, the Public Works Director, or his or her designee, shall either:

(1) Issue the sign permit, if the sign(s) that is the subject of the application conforms in every respect with the requirements of this article; or

(2) Reject the sign permit if the sign(s) that is the subject of the application fails in any way to conform with the requirements of this article. In case of a rejection, the Public Works Director, or his or her designee, shall specify in the rejection the section or sections of the ordinance or applicable plan with which the sign(s) is inconsistent.

(3) Determine if a waiver from any requirement of this code is appropriate in accordance with the Administrative Waivers section of this code. The Public Works Director, or his or her designee, will have an additional fourteen days to either issue or reject the sign permit.

(c) After a sign permit has been issued, the copy, wording or pictures may be changed without the necessity of obtaining a new permit or paying any additional fees, so long as the new copy, wording or pictures comply with the provisions of this article, but no change shall be made in the type, size, or shape of a sign nor shall any structural alterations be made without first obtaining a new sign permit.

The issuance or granting of a permit shall not be deemed or construed to be a permit for or an approval of any violation of any of the provisions of this Article. No permit presuming to give authority to violate or cancel the provisions of this Article shall be valid, except insofar as the work or use which it authorizes

is lawful.

(Ord. 901; Code 2007; Code 2010)

16B-2~~1009~~ PORTABLE SIGN PERMITS. Portable signs on private property shall be allowed only upon the issuance of a Portable Sign Permit, which shall be subject to the following requirements:

16B-21~~10~~ DISTRICT REGULATIONS.

Signage in the DD Hotel Motel District shall be approved by the Public Works Director, Zoning Administrator, and any other applicable administrative positions during the site plan review for construction. Approval of sign structure, function, and setbacks shall be based on factors unique to the site, building, surrounding land uses, and traffic patterns. Replacement of existing signs may be approved so long as the sign face is not increasing or new components such as digitalization or lighting are not being added if not previously included in the original allowances. ~~unless deemed appropriate by the proper authority.~~

(d) D Light Commercial Districts.

(1) Functional Types Permitted:

- (A) Bulletin Board signs.
- (B) Business signs.
- (C) Construction signs.
- (D) Digital signs.
- (E) Directional/Informational signs.
- (F) Garage Sale signs.
- (G) Identification signs.
- (H) Illuminated signs.
- (I) Name Plate signs.
- (J) Off Site Advertising signs for “D Light Commercial” and “OC Commercial” businesses.
- (K) Real Estate signs.
- (L) Retail Promotional signs.

(2) Structural Signs Permitted:

- (A) Awning, Canopy, Marquee signs.
- (B) Monument/Ground signs.
- (C) Pole signs.
- (D) Portable signs.
- (E) Temporary signs.
- (F) Wall signs.

(3) Number of Signs Permitted:

- (A) Ground, monument or pole signs: One of each functional type per zoning lot, except that each freestanding principal building which is part of an integrated shopping center may also have a ground, monument or pole sign and/or complexes

with over 300 feet of frontage will be allowed one additional free standing sign for each additional 300 feet or portion thereof.

(B) Other structural types permitted: Limited to one of any of the other structural types per business establishment.

(4) Maximum Gross Surface Area: One square foot of sign area per one lineal foot of street frontage; provided, no single sign shall exceed 150 square feet, except when adjacent to an arterial street within 500 feet of the intersection of an arterial street and a highway, or adjacent to a highway, then sign shall not exceed 200 square feet. Wall signs shall be limited to 20% of the wall area on which they are located. (*Refer to 16B-203a for calculation*).

(5) Maximum Height:

(A) Thirty-five feet when adjacent to a highway, or adjacent to an arterial street within 500 feet of the intersection of an arterial street and a highway.

(B) Thirty feet at all other locations.

(6) Required Setback: No minimum required.

16B-21~~24~~²⁴ TIME OF COMPLIANCE: NONCONFORMING SIGNS AND SIGNS WITHOUT PERMITS. Except as otherwise provided herein, the owner of any zone lot or other premises on which exists a sign that does not conform with the requirements of this ordinance or for which there is not a current and valid sign permit shall be obligated to remove such sign or, in the case of a nonconforming sign, to bring it in to conformity with the requirements of this ordinance.

16B-21~~32~~³² REVOCATION OF PERMITS.

The public works director, zoning administrator or their designees may revoke any sign permit under the provision of this Article or order the removal of any sign for any of the following reasons:

16B-21~~43~~⁴³ VIOLATIONS OF ARTICLE; FINES AND COST OF SIGN REMOVAL.

(a) It shall be unlawful to violate any provision of this Article.

16B-21~~54~~⁵⁴ REMOVAL OF SIGNS.

16B-21~~65~~⁶⁵ ADMINISTRATIVE WAIVERS.

(a) Administrative waivers may be granted upon agreement of the Public Works Director, Chief Administrative Officer, and Mayor.~~Zoning Administrator, and other applicable Administrative personnel.~~ Waivers shall take into consideration factors that are unique to the property or business and shall not conflict with the general intent of these regulations. Factors to consider may include, but are not limited to, the use of

adjacent properties, the direction of the proposed sign, the height of the proposed sign, the characteristics of the area, etc. ~~Waivers shall be issued for situations in which these regulations have not had the foresight to address.~~ When the appropriateness of an Administrative Waiver is being determined, an additional fourteen days will be allowed for the Public Works Director, or his or her designee, to either issue or reject the sign permit.

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ARTICLE 2. SIGNS

16B-203. CLASSIFICATION OF SIGNS.

(a) Functional Types:

(7). **Garage Sale Sign:** A sign which directs attention to a garage sale, yard sale, estate sale or auction. All garage sale signs must contain the address of the garage sale and the date or dates of the sale. Garage sale signs may be placed in public right-of-way. All garage sale signs must be picked up within two days from the last day posted on the garage sale sign. Such signs remaining after this period will be deemed litter and will be subject to the provisions of Chapter 11 of the City Code of the City of Haysville.

16B-205 GENERAL PERMIT PROCEDURES. The following procedures shall govern the application for, and the issuance of, all sign permits under this article:

(a) Applications. All applications for sign permits of any kind shall be submitted to the Public Works Director on forms prescribed by the Governing Body. Each application shall be accompanied by the applicable fees, which shall be established by the Governing Body of the city from time to time by ordinance.

(b) Action. Within fourteen days of the submission of a complete application for a sign permit, the Public Works Director, or his or her designee, shall either:

(1) Issue the sign permit, if the sign(s) that is the subject of the application conforms in every respect with the requirements of this article; or

(2) Reject the sign permit if the sign(s) that is the subject of the application fails in any way to conform with the requirements of this article. In case of a rejection, the Public Works Director, or his or her designee, shall specify in the rejection the section or sections of the ordinance or applicable plan with which the sign(s) is inconsistent.

(3) Determine if a waiver from any requirement of this code is appropriate in accordance with the Administrative Waivers section of this code. The Public Works Director, or his or her designee, will have an additional fourteen days to either issue or reject the sign permit.

(c) After a sign permit has been issued, the copy, wording or pictures may be changed without the necessity of obtaining a new permit or paying any additional fees, so long as the new copy, wording or pictures comply with the provisions of this article, but no change shall be made in the type, size, or shape of a sign nor shall any structural alterations be made without first obtaining a new sign permit.

The issuance or granting of a permit shall not be deemed or construed to be a permit for or an approval of any violation of any of the provisions of this Article. No permit presuming to give authority to violate or cancel the provisions of this Article shall be valid, except insofar as the work or use which it authorizes

is lawful.

(Ord. 901; Code 2007; Code 2010)

16B-210 PORTABLE SIGN PERMITS. Portable signs on private property shall be allowed only upon the issuance of a Portable Sign Permit, which shall be subject to the following requirements:

16B-211 DISTRICT REGULATIONS.

Signage in the DD Hotel Motel District shall be approved by the Public Works Director, Zoning Administrator, and any other applicable administrative positions during the site plan review for construction. Approval of sign structure, function, and setbacks shall be based on factors unique to the site, building, surrounding land uses, and traffic patterns. Replacement of existing signs may be approved so long as the sign face is not increasing or new components such as digitalization or lighting are not being added if not previously included in the original allowances.

(d) D Light Commercial Districts.

(1) Functional Types Permitted:

- (A) Bulletin Board signs.
- (B) Business signs.
- (C) Construction signs.
- (D) Digital signs.
- (E) Directional/Informational signs.
- (F) Garage Sale signs.
- (G) Identification signs.
- (H) Illuminated signs.
- (I) Name Plate signs.
- (J) Off Site Advertising signs for “D Light Commercial” and “OC Commercial” businesses.
- (K) Real Estate signs.
- (L) Retail Promotional signs.

(2) Structural Signs Permitted:

- (A) Awning, Canopy, Marquee signs.
- (B) Monument/Ground signs.
- (C) Pole signs.
- (D) Portable signs.
- (E) Temporary signs.
- (F) Wall signs.

(3) Number of Signs Permitted:

- (A) Ground, monument or pole signs: One of each functional type per zoning lot, except that each freestanding principal building which is part of an integrated shopping center may also have a ground, monument or pole sign and/or complexes with over 300 feet of frontage will be allowed one additional free

standing sign for each additional 300 feet or portion thereof.

(B) Other structural types permitted: Limited to one of any of the other structural types per business establishment.

(4) Maximum Gross Surface Area: One square foot of sign area per one lineal foot of street frontage; provided, no single sign shall exceed 150 square feet, except when adjacent to an arterial street within 500 feet of the intersection of an arterial street and a highway, or adjacent to a highway, then sign shall not exceed 200 square feet. Wall signs shall be limited to 20% of the wall area on which they are located. (*Refer to 16B-203a for calculation*).

(5) Maximum Height:

(A) Thirty-five feet when adjacent to a highway, or adjacent to an arterial street within 500 feet of the intersection of an arterial street and a highway.

(B) Thirty feet at all other locations.

(6) Required Setback: No minimum required.

16B-212 TIME OF COMPLIANCE: NONCONFORMING SIGNS AND SIGNS WITHOUT PERMITS. Except as otherwise provided herein, the owner of any zone lot or other premises on which exists a sign that does not conform with the requirements of this ordinance or for which there is not a current and valid sign permit shall be obligated to remove such sign or, in the case of a nonconforming sign, to bring it in to conformity with the requirements of this ordinance.

16B-213 REVOCATION OF PERMITS.

The public works director, zoning administrator or their designees may revoke any sign permit under the provision of this Article or order the removal of any sign for any of the following reasons:

16B-214 VIOLATIONS OF ARTICLE; FINES AND COST OF SIGN REMOVAL.

(a) It shall be unlawful to violate any provision of this Article.

16B-215 REMOVAL OF SIGNS.

16B-216 ADMINISTRATIVE WAIVERS.

(a) Administrative waivers may be granted upon agreement of the Public Works Director, Chief Administrative Officer, and Mayor. Waivers shall take into consideration factors that are unique to the property or business and shall not conflict with the general intent of these regulations. Factors to consider may include, but are not limited to, the use of adjacent properties, the direction of the proposed sign, the height of the proposed sign, the characteristics of the area, etc. When the appropriateness of an Administrative

Waiver is being determined, an additional fourteen days will be allowed for the Public Works Director, or his or her designee, to either issue or reject the sign permit.

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CHAPTER XV11. FEE SCHEDULE

- Article 1. Charges, Taxes, Fees and Certain Salaries
- Article 2. Expiration and Renewal
- Article 3. Specific Charges, Taxes, Fees and Certain Salaries

ARTICLE 3. SPECIFIC CHARGES, TAXES, FEES AND CERTAIN SALARIES

17-319. COURT FEES; MISCELLANEOUS. The following fees are hereby adopted to defray the costs associated with the following specific processes carried out by the municipal court.

(a) Diversions. The fee required to be paid by any defendant requesting a diversion in connection with any case filed in the city municipal court pursuant to section 9-108 of this code shall be one-hundred dollars (\$100.00). Said fee shall be non-refundable. Additionally, the fee charged by the providing agency to complete a pre-diversion evaluation shall be paid to the providing agency at the time of such evaluation.

(b) Court costs assessed pursuant to section 9-106 of this code shall be eighty-one dollars (\$81.00), which shall include those costs that the City must remit to the State under K.S.A. 12-4117, and docket and administrative fees.

(c) Pre-Sentence Investigations. The fee to be paid to the city by each defendant convicted in the city's municipal court and concerning whom a pre-sentence investigation is ordered shall be \$150.00, unless such PSI fee is paid directly to the provider. Probation Administrative fees as set forth within shall be assessed separately from the PSI fee.

- (d) Registered letter fee \$ 10.00
 - (e) Notice letter for FTO/FTA \$ 5.00
 - (f) Warrant Fee \$ 25.00
 - (g) Warrant Service Fee if served other than at court or police station/traffic stop \$ 20.00
 - Mileage per Mile for Warrant Service As determined by State
 - (h) Witness Fee (per person) \$ 10.00
 - Mileage from home address per Mile for
 - (i) Witness Under Subpoena, Except first 10 miles As determined by State
 - (j) Administration Fee for Post-Conviction Remedy \$ 100.00
 - (k) Copying fee for court records (see 17-368 below) 25 cents/page
 - (l) Copying fee for each DVD, audio or video tape \$ 25.00
(see 17-368 below)
- (Code 2012)

17-325. 17-325. DOOR TO DOOR SALES. ~~The registration fee required to be paid for persons or entities engaging in door to door sales pursuant to section 5-106 of this code shall be five dollars (\$5.00).~~ The registration fee required to be paid for persons or entities engaging in door to door sales pursuant to section Chapter 5, Article 13 of this code shall include the cost of background investigations upon up to five individuals. All additional individuals shall be assessed the cost of such background investigation as set forth below.

<u>thirty (30) day permit</u>	<u>\$100.00</u>
<u>six (6) month permit</u>	<u>\$300.00</u>
<u>one (1) year permit</u>	<u>\$500.00</u>
<u>background investigation for each individual not included within permit fee:</u>	<u>\$10.00/person</u>

(Code 2003; Code 2007)

17-342. HAYSVILLE ACTIVITY CENTER AND POOL USAGE AND RENTAL. ~~Admission and rental fees associated with the Haysville Activity Center and the Dewey Gunzleman Swimming Pool Facility shall be set annually by the Governing Body. Unless the Governing Body takes action to change any established admission or rental fee, such fees shall remain the same from year to year. Admission and rental fees associated with the Haysville Activity Center and the Dewey Gunzleman Swimming Pool Facility shall be set annually by the Governing Body.~~ The categories of the memberships and admissions shall be as follows:

5). Dewey Gunzleman Swimming Pool Rental And Deposit. The Governing Body shall establish rules and procedures for permitting the swimming pool facility to be rented for private events. Fees for rental of the swimming pool may be based upon the number of people in attendance at the rental event, and whether additional swimming facilities, equipment, and personnel are requested for the event. ~~One half of the total rental fee must be paid at the same time as payment of the deposit to secure the dates requested. The deposit and rental fee are due at the time of the rental request.~~ This entire amount will be refunded if City determines that the requested date(s) are unavailable.

6). Dewey Gunzleman Swimming Pool Rental Deposit. Each person or entity applying to rent the swimming pool shall pay at the time of application a refundable deposit ~~of fifty dollars (\$50.00)~~ to secure payment of any damages or cleanup costs incurred by the City arising out of such use. Any portion of said deposit not applied to repairs or cleanup shall be refunded to the applicant. Such deposit shall be as follows:

\$50 (Rentals < than 100 people)

\$100 (Rentals >100 people or if a DJ/Band is utilized)

(Code 2003, Code 2004, Code 2007, Code 2009; Ord. 941)

~~17-373. RESERVED.~~

17-37~~3~~4. SENIOR CENTER ROOM RENTAL. The city shall charge and receive for the rental of senior center rooms the fee provided for in this section and authorized by this code. Rental of the Senior Center is for citizens sixty-five (65) years of age or older or for functions benefiting senior citizens.

17-37~~4~~5. SEWER SYSTEM TAP. The fee to be paid to the city clerk by any person or entity for a connection to the city's sewer/wastewater treatment system pursuant to section 15-307 of this code shall be two hundred fifty dollars (\$250.00).
(Code 2003; Code 2007)

17-37~~5~~6. SIGN PERMITS. The total annual fee to be paid by a portable sign permit owner shall be one-hundred dollars (\$100.00) regardless of the number of signs owned. The fees to be submitted with the application for a sign permit shall be twenty-five dollars (\$25.00) for a temporary sign, twenty dollars (\$20.00) for a commercial or civic portable sign, and seventy-five (\$75.00) for a permanent sign.
(Ord. 902; Code 2007)

(SIDING PERMITS. See Section 17-372, Roofing and Siding Permits.)

17-376. SPECIAL EVENT PERMITS. The fee charged for special event permits shall be twenty-five dollars (\$25.00) pursuant to section 12-302. Upon issuance of a special event permit, a refundable deposit of one hundred dollars (\$100.00) shall be paid by the permit holder to secure payment of any damages or cleanup costs incurred by the city related to the permitted special event. Any portion of said deposit not used to repair damages or for cleanup shall be refunded to the permit holder.

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CHAPTER XV11. FEE SCHEDULE

- Article 1. Charges, Taxes, Fees and Certain Salaries
- Article 2. Expiration and Renewal
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ARTICLE 3. SPECIFIC CHARGES, TAXES, FEES AND CERTAIN SALARIES

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(a) Diversions. The fee required to be paid by any defendant requesting a diversion in connection with any case filed in the city municipal court pursuant to section 9-108 of this code shall be one-hundred dollars (\$100.00). Said fee shall be non-refundable. Additionally, the fee charged by the providing agency to complete a pre-diversion evaluation shall be paid to the providing agency at the time of such evaluation.

(b) Court costs assessed pursuant to section 9-106 of this code shall be eighty-one dollars (\$81.00), which shall include those costs that the City must remit to the State under K.S.A. 12-4117, and docket and administrative fees.

(c) Pre-Sentence Investigations. The fee to be paid to the city by each defendant convicted in the city's municipal court and concerning whom a pre-sentence investigation is ordered shall be \$150.00, unless such PSI fee is paid directly to the provider. Probation Administrative fees as set forth within shall be assessed separately from the PSI fee.

- (d) Registered letter fee \$ 10.00
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- (f) Warrant Fee \$ 25.00
- (g) Warrant Service Fee if served other than at court or police station/traffic stop \$ 20.00
- Mileage per Mile for Warrant Service As determined by State
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- (i) Witness Under Subpoena, Except first 10 miles As determined by State
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- (l) Copying fee for each DVD, audio or video tape \$ 25.00
- (see 17-368 below)

(Code 2012)

17-325. 17-325. DOOR TO DOOR SALES. The registration fee required to be paid for persons or entities engaging in door to door sales pursuant to section Chapter 5, Article 13 of this code shall include the cost of background investigations upon up to five individuals. All additional individuals shall be assessed the cost of such background investigation as set forth below.

thirty (30) day permit	\$100.00
six (6) month permit	\$300.00
one (1) year permit	\$500.00
background investigation for each individual not included within permit fee:	\$10.00/person

(Code 2003; Code 2007)

17-342. HAYSVILLE ACTIVITY CENTER AND POOL USAGE AND RENTAL- Admission and rental fees associated with the Haysville Activity Center and the Dewey Gunzelman Swimming Pool Facility shall be set ~~annually~~ by the Governing Body. Unless the Governing Body takes action to change any established admission or rental fee, such fees shall remain the same from year to year. The categories of the memberships and admissions shall be as follows:

5). Dewey Gunzelman Swimming Pool Rental And Deposit. The Governing Body shall establish rules and procedures for permitting the swimming pool facility to be rented for private events. Fees for rental of the swimming pool may be based upon the number of people in attendance at the rental event, and whether additional swimming facilities, equipment, and personnel are requested for the event. The deposit and rental fee are due at the time of the rental request. This entire amount will be refunded if City determines that the requested date(s) are unavailable.

6). Dewey Gunzelman Swimming Pool Rental Deposit. Each person or entity applying to rent the swimming pool shall pay at the time of application a refundable deposit to secure payment of any damages or cleanup costs incurred by the City arising out of such use. Any portion of said deposit not applied to repairs or cleanup shall be refunded to the applicant. Such deposit shall be as follows:

- \$50 (Rentals < than 100 people)
- \$100 (Rentals >100 people or if a DJ/Band is utilized)

(Code 2003, Code 2004, Code 2007, Code 2009; Ord. 941)

17-373. SENIOR CENTER ROOM RENTAL. The city shall charge and receive for the rental of senior center rooms the fee provided for in this section and authorized by this code. Rental of the Senior Center is for citizens sixty-five (65) years of age or older or for functions benefiting senior citizens.

17-374. SEWER SYSTEM TAP. The fee to be paid to the city clerk by any person or entity for a connection to the city's sewer/wastewater treatment system pursuant to section 15-307 of this code shall be two hundred fifty dollars (\$250.00).
(Code 2003; Code 2007)

17-375. SIGN PERMITS. The total annual fee to be paid by a portable sign permit owner shall be one-hundred dollars (\$100.00) regardless of the number of signs owned. The fees to be submitted with the application for a sign permit shall be twenty-five dollars (\$25.00) for a temporary sign, twenty dollars (\$20.00) for a commercial or civic portable sign, and seventy-five (\$75.00) for a permanent sign.
(Ord. 902; Code 2007)

(SIDING PERMITS. See Section 17-372, Roofing and Siding Permits.)

17-376. SPECIAL EVENT PERMITS. The fee charged for special event permits shall be twenty-five dollars (\$25.00) pursuant to section 12-302. Upon issuance of a special event permit, a refundable deposit of one hundred dollars (\$100.00) shall be paid by the permit holder to secure payment of any damages or cleanup costs incurred by the city related to the permitted special event. Any portion of said deposit not used to repair damages or for cleanup shall be refunded to the permit holder.

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(Summary published in The Haysville Times on _____, 2013.)

ORDINANCE NO: _____

AN ORDINANCE TO SUBMIT TO THE QUALIFIED ELECTORS OF THE CITY OF HAYSVILLE, KANSAS, THE PROPOSITION OF LEVYING A ONE PERCENT (1.00%) RETAILERS' SALES TAX FOR THE PURPOSE OF FUNDING A LOCAL STREET, PARK & RECREATION IMPROVEMENT PROGRAM, WITHIN THE CITY OF HAYSVILLE, SEDGWICK COUNTY, KANSAS.

WHEREAS, K.S.A. 12-187 et seq. authorizes the Governing Body of the City of Haysville, Kansas (City) to submit to the qualified electors of the City the question of levying a retailers' sales tax in the City and pledging the revenue received from the tax to a special purpose of the City, with such tax to be collected by the Kansas Department of Revenue and returned to the City;

WHEREAS, K.S.A. 10-120 requires notification of the electors to be published in a newspaper of general circulation setting forth the time and place of holding the election and the purpose for which the retailers' sales tax is to be assessed;

WHEREAS, the Governing Body of the City has determined it is necessary to authorize the levy of a 1.00% retailers' sales tax, to begin as soon as the tax may be levied by the Kansas Department of Revenue, with revenue received from the tax used for the specific governmental purposes as described in the ballot question approved by this Ordinance.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF HAYSVILLE, KANSAS:

Section 1. A special question election is called to be conducted on April 1, 2014 for the purpose of submitting to the qualified electors of the City the question of levying a retailers' sales tax in the City in the amount of one percent (1.00%), with such tax to take effect as soon as the tax may be levied by the Kansas Department of Revenue, if such special question is approved by a majority of the electors voting on the question. The election shall be conducted in the manner prescribed by applicable laws of the State of Kansas.

Section 2. If approved by a majority of the electors voting on the question, the retailers' sales tax will be subject to all applicable state laws and administrative rules and

regulations of the Kansas Department of Revenue. The services of the Kansas Department of Revenue shall be utilized in conformance with K.S.A. 12-189, and all other applicable laws of the State of Kansas.

Section 3. The proposition to be voted on shall appear on the ballot as follows:

Shall the following be adopted?

Shall a retailers' sales tax in the amount of one percent (1.00%) be levied in the City of Haysville, Kansas, to take effect July 1, 2014, or as soon thereafter as such tax may be levied by the Kansas Department of Revenue, with revenue from such tax used to fund a Local Street, Park & Recreation Improvement Program; and provided that such retailers' sales tax shall expire on the date ten years after it is first levied, all pursuant to K.S.A 12-187, et seq., as amended?

Section 4. The Sedgwick County Election Commissioner is hereby authorized to and shall give notice of the election by publishing a Notice of Election once each week for two consecutive weeks in a newspaper of general circulation in the City, as provided in K.S.A. 12-187 et seq., and K.S.A. 10-120, with the first publication to be not less than twenty-one (21) days prior to the date of the election. The vote at the election shall be by ballot and the proposition approved by this Ordinance shall be printed on the ballot with the voting instructions required by law.

Section 5. This Ordinance shall take effect and be in force from and after its summary is published in the Haysville Times, an official city newspaper.

MAYOR BRUCE ARMSTRONG

ATTEST:

CITY CLERK, Janie Cox

SEAL

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RESOLUTION NO. _____

**A RESOLUTION OF THE GOVERNING BODY OF HAYSVILLE, KANSAS,
CONTINUING THE BAN ON CONCEALED WEAPONS WITHIN CERTAIN
MUNICIPAL BUILDINGS FOR FOUR YEARS.**

WHEREAS, following an analysis of the security plan completed on the following buildings, the Governing Body has determined that safety is currently sufficient to continue the ban on concealed weapons for such buildings for four years.

WHEREAS, following an analysis of the security plan completed on the following buildings, the Governing Body of the City of Haysville desires to exempt the following buildings from the provisions of Kansas Session Law 2013, Chapter 105, Section 2.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE CITY OF HAYSVILLE, KANSAS that;

SECTION 1. Haysville City Hall. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors and ceilings of the Haysville City Hall, commonly known as the Haysville City Hall, along with the roof top surfaces of said building, and specifically excepting any drive-through or walk-through canopies, outside seating areas, and parking lots, and such building further identified as follows: 200 W. Grand, Haysville KS 67060. (Legal: Lot 1 Grand addition Exempt # 1066-78-TG)

SECTION 2. Haysville Municipal Court and Police Building. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors and ceilings of the Haysville Municipal Court and Police Building, commonly known as the Haysville Police Department, along with the roof top surfaces of said building, and specifically excepting any drive-through or walk-through canopies, outside seating areas, and parking lots, and such building further identified as follows: 200 W. Grand, Haysville KS 67060. (Legal: Lot 1 Grand addition Exempt # 1066-78-TG)

SECTION 3. Haysville Public Works Facility. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors, ceilings, or fences, or identified as non-public access areas, of the Haysville Public Works Facility, commonly known as the Haysville Public Works Facility, along with the roof top surfaces of said building, and specifically excepting any parking lots, and such building further identified as follows: 400 South Jane Street, Haysville KS 67060. (Legal Description: RESERVE A OLD OAK ESTATES 2ND ADD.)

SECTION 4. Haysville Activity Center. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors and ceilings of the Haysville Recreational Center, commonly known as the Haysville Activity Center, along with the roof top surfaces of said building, but specifically excepting any drive-through or walk-through canopies, parking lots, and outdoor playing fields and areas associated with the Rec Center, and such building further identified as follows: 7106 South Broadway, Haysville, KS 67060.

(Legal Description: TH PT OF LOT 1 BEG NE COR TH S 321.75 FT TH W 300 FT TH N 71.75 FT TH W 280 FT TH N 250 FT TH E 580 FT TO BEG BLOCK A AMERICAN R.V. ADD)

SECTION 5. City of Haysville Swimming Pool. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors and ceilings of the Haysville Swimming, commonly known as the Haysville Swimming Pool, along with the roof top surfaces of said building, and specifically excepting any parking lots, and outdoor playing fields and areas, and such building further identified as follows: 525 Sarah Lane, Haysville, KS 67060 (Legal Description: RESERVE A & E 90 FT VAC DRAIN DITCHGREEN MEADOWS ADD. EXEMPT 6104-0)

SECTION 6. Haysville Senior Center. The following building is hereby exempted from the requirements of Kan. Sess. 2013 Ch. 105, Sec. 2: Any interior space enclosed by walls, floors and ceilings of the Haysville Senior Citizens Center, commonly known as the Haysville Senior Center, along with the roof top surfaces of said building, and specifically excepting any drive-through or walk-through canopies, outside seating areas, and parking lots, and such building further identified as follows: (Legal Description: LOT @ BLOCK A MAIN STREET PLACE ADD).

SECTION 7. Analysis of Security. The exemption is based on the analysis of the security plan completed on each of the above described buildings and the determination of the Governing Body that safety is sufficient to continue the ban on concealed weapons from this building.

SECTION 8. Development of a Security Plan. A security plan has been developed for each building being exempted which supplies adequate security to the occupants of the building and merits the prohibition of the carrying of a concealed handgun as authorized by the personal and family protection act. The prohibition shall continue until December 31, 2017.

SECTION 9. Security Plan not subject to KORA. A copy of the security plan shall be maintained by the City Clerk and will be provided to the Kansas Attorney General or local law enforcement upon request. The security plan is not subject to disclosure under the Kansas Open Records Act.

SECTION 10. Publication. This resolution shall be published once in the official City newspaper.

ADOPTED AND PASSED by the Governing Body of the City of Haysville, Kansas, this 30th Day of December, 2013.

Bruce Armstrong, Mayor

ATTEST:

Janie Cox, City Clerk

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901 S. George Washington Blvd.
Wichita, Kansas 67211
316.260.7000 tel
www.cox.com

December 20, 2013

Mr. Will Black
Chief Administrative Officer
200 W. Grand
Haysville, KS 67060

Dear Mr. Black,

At Cox Communications it's our priority to consistently add value to our services. We're proud to offer increased program choices, more On DEMAND options, added DVR storage and more mobile video apps to provide a superior video experience. In addition, Cox is continuously improving its network to maintain the best high speed Internet service with faster speeds, and telephone service with a reliable and crystal-clear connection. Due to investments in improving our services and increases in programming and business costs, we are making pricing changes effective Saturday, Feb. 1, 2014. The modified prices are included on the back of this letter.

Cox remains committed to offering the best value in every market we serve, and we will continue to enhance our services to meet the evolving technology needs of our customers. If you receive questions from customers about Cox products and services, please encourage them to contact us directly at 866-719-9166.

We are truly grateful for the opportunity to serve your community. If you have any questions regarding these changes, please contact me at (785) 215-6720 or coleen.jennison@cox.com.

Best Regards,

A handwritten signature in cursive script that reads "Coleen Jennison".

Coleen Jennison
Government Affairs Director
Cox Communications



In harmony with the Cox Conserves eco-friendly program, we are proud to print on Forest Stewardship Council-certified paper.

Cox TV	Current Price	New Price	Difference
TV Starter	\$ 23.80	\$ 24.99	\$1.19
TV Economy	\$ 34.99	\$ 38.99	\$4.00
TV Essential	\$ 62.99	\$ 67.99	\$5.00
Advanced TV	\$ 62.99	\$ 70.99	\$8.00
Advanced TV Preferred	\$ 72.99	\$ 80.99	\$8.00
Advanced TV Premier	\$ 84.99	\$ 91.99	\$7.00
Advanced TV Ultimate	\$ 147.98	\$ 151.99	\$4.01
DVR	\$ 10.00	\$ 11.99	\$1.99
Record 6 DVR	\$ 14.99	\$ 19.99	\$5.00
Advanced TV Service (Gateway)	\$ 0.00	\$ 3.00	\$3.00
Advanced TV Super Mix	\$ 70.49	\$ 80.99	\$10.50
Advanced TV EI Mix	\$ 44.99	\$ 49.99	\$5.00
Advanced TV Paquete Latino	\$ 33.00	\$ 37.99	\$4.99
Advanced TV Ultimate with 3 Premiums	\$ 124.99	\$ 140.47	\$15.48
Advanced TV Ultimate with 4 Premiums	\$ 132.99	\$ 149.47	\$16.48
Advanced TV Ultimate with 3 Premiums and Whole Home DVR	\$ 129.99	\$ 145.47	\$15.48
Advanced TV Ultimate with 4 Premiums and Whole Home DVR	\$ 137.99	\$ 154.47	\$16.48
Contour Service	\$ 10.00	\$ 0.00	(\$10.00)
Sports and Information Pak	\$ 8.50	\$ 10.00	\$1.50
Movie Pak	\$ 7.00	\$ 8.00	\$1.00
Latino Pak	\$ 11.00	\$ 10.00	(\$1.00)
Single Premium Channel	\$ 15.00	\$ 15.99	\$0.99
Two Premium Channels	\$ 25.00	\$ 26.99	\$1.99
Three Premium Channels	\$ 34.00	\$ 36.99	\$2.99
Four Premium Channels	\$ 42.00	\$ 45.99	\$3.99
Cox High Speed Internet	Current Price	New Price	Difference
Internet Starter	\$ 26.99	\$ 29.99	\$3.00
Internet Essential	\$ 41.99	\$ 46.99	\$5.00
Internet Preferred	\$ 56.99	\$ 62.99	\$6.00
Internet Premier	\$ 67.99	\$ 73.99	\$6.00
Cox Digital Telephone	Current Price	New Price	Difference
Basic Monthly Service Line	\$ 20.00	\$ 21.00	\$1.00
Additional Basic Monthly Service Line	\$ 20.00	\$ 21.00	\$1.00
Telephone Essential	\$ 22.99	\$ 24.99	\$2.00
Call Waiting	\$ 8.50	\$ 6.50	\$2.00
Distinctive Ringing	\$ 5.00	\$ 5.50	\$0.50

*All prices are listed per month unless otherwise noted and subject to surcharges, fees, taxes and deposits.

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CITY OF HAYSVILLE, KANSAS

401 S. Jane-P.O. Box 404-Haysville, Kansas 67060

(316) 529-5940~Fax (316) 529-5945

www.haysville-ks.com

To: The Honorable Mayor, Bruce Armstrong
Haysville City Councilmembers

From: Randal Dorner
City of Haysville
Public Works Director

Date: December 23, 2013

Re: Manhole & Wet Well Rehabilitation

We have received prices from Mayer Specialty Services to rehabilitate manholes and wet wells using 150 mills Zebron 386 and Strong Seal. This system is recommended for manholes and lift station rehabilitations. There are other systems in the area that do not meet the specifications recommended by engineering. The prices are listed below.

Main Lift Wet Well	\$16,240.00
Pear Tree & Sunflower Lift Station Wet Wells	\$25,796.00
23 Manholes	\$65,420.75

We are requesting authorization to accept the quotes from Mayer Specialty Services to perform this work at the price of \$107,456.75.

A handwritten signature in black ink that reads "Randy Dorner".

Randy Dorner
City of Haysville
Public Works Director

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CITY OF HAYSVILLE, KANSAS

RECREATION DEPARTMENT - 7106 S BROADWAY/ P.O. BOX 404
HAYSVILLE, KANSAS 67060 – (316) 529-5922 (316) 529-5923 – FAX

TO: The Honorable Bruce Armstrong
City Council Members

FROM: Georgie Carter, Recreation Director

SUBJECT: Cardio Equipment

DATE: December 26, 2013

In accordance with our plan for keeping the fitness equipment up to date I am requesting to purchase a new Treadmill and Elliptical Machine.

Mid-States Fitness Equipment is the only local company that sells Pre-Cor equipment which is the brand we carry. I am asking to try and sell one of our old Elliptical machines, the trade-in value is only \$150 because parts are no longer available for this machine. If I cannot sell the machine we will trade it in.

	<u>Treadmill</u>	<u>EFX</u>	<u>Freight/Audio</u>	<u>Total</u>
Mid-States Fitness Equipment	\$6,995	\$5,815		\$12,810
Fitness Showcase	\$7,195	\$5,900	\$1,100	\$14,195
Marathon Fitness	\$7,695	\$6,396	\$398	\$14,489

I would recommend purchasing the two pieces of equipment from Mid-States Fitness Equipment at a total cost of \$12,810 (deducted from the Equipment Reserve Fund). This is before you for your consideration.

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VENDOR NO NAME	PAYMENT AMT
10 A & E ANALYTICAL	3,980.00
195 A-FORD-ABLE	322.95
214 AIRCRAFT COVERS UNLIMITED	3,375.00
285 AMERICAN ELECTRIC COMPANY	2,691.85
368 ANDALE FARMER'S CO-	8,118.84
460 ASSOCIATED BUSINESS FORMS	192.97
470 ASSOCIATED MATERIAL & SUP	94.77
490 AT&T	1,720.05
530 AUSTIN DISTRIBUTING	257.98
550 AUTOZONE INC	967.84
670 BAUM & COMPANY	6,123.11
680 BAYSINGER POLICE SUPPLY	119.98
695 BEALL & MITCHELL LLC	751.00
720 BEST SUPPLY CO INC	168.35
774 BIG A WHOLESALE ELECTRIC	205.34
777 BIG TOOL STORE	690.47
830 B-R-C BEARING COMPANY INC	152.44
969 C & B EQUIPMENT	1,259.29
972 CONSOLIDATED ELECTRICAL D	193.79
996 CAPITAL ONE BANK N A	10,465.91
1155 CINTAS CORPORATION	858.34
1180 CCMFOA OF KANSAS	50.00
1233 COGENT	2,891.92
1235 COCA-COLA BTLG OF MID-AME	182.74
1313 COPSTUFF	600.00

VENDOR NO NAME	PAYMENT AMT
1400 CUMMINS CNTRL POWER	1,593.35
1440 D-C WHOLESALE INC	848.14
1507 DERBY STEEL TECHNOLOGIES	350.00
1520 DIAMOND VOGEL PAINTS	355.41
1591 DONDLINGER & SONS CONST C	255,699.90
1816 FAMILY MEDCENTERS PA	210.21
1825 FASTENAL COMPANY	167.77
1873 FIRST SERVICE LLC	311.44
1950 FOLEY INDUSTRIES	3,801.83
1959 FORT SCOTT COMMUNITY CLG	420.00
2150 GRAINGER	456.64
2168 GRAYBAR	102.00
2223 HD SUPPLY WATERWORKS LTD	1,172.00
2230 HACH COMPANY	634.37
2243 G-KNOWS WELDING	210.00
2266 HASTY AWARDS	289.75
2300 HAYSVILLE COMM LIBRARY	8,535.84
2320 HAYSVILLE FLORIST	35.00
2345 HAYSVILLE RENTAL CENTER	1,555.84
2470 HOLLOWAY WIRE ROPE	517.72
2500 HAC DBA HOMELAND	345.78
2591 HYDROPRO SOLUTIONS	625.00
2673 INSTANT TIRE SERVICE	4,011.34
2679 INTEGRATED TECHNOLOGIES	529.01
2735 INTERSTATE ALL BATT CTR	955.10

VENDOR NO NAME	PAYMENT AMT
2770 J D'S GRAPHICS	710.00
2844 JOHN DEERE FINANCIAL	20.29
2874 K & A PROPERTY MAINT	100.00
2890 K-15 STORAGE & AUTO/TRAIL	1,459.00
2973 KS BG INC	1,729.26
3050 KS FIRE EQUIPMENT CO	65.00
3263 KS MAYORS ASSN	50.00
3310 KS PEACE OFFICERS ASSN	375.00
3351 KS STATE TREAS	630.00
3500 KONICA MINOLTA BUS SYS	275.94
3502 KONICA MINOLTA PREMIERE	189.15
3512 KRIZ-DAVIS COMPANY	35.08
3540 KS OFF ATTN GENERAL	150.00
3662 LAYNE CHRISTENSEN	127,752.80
3683 LEE'S CLEANERS INC	17.85
3691 LEWIS-GOETZ & COMPANY	1,090.00
3730 LOCKE SUPPLY INC	87.51
3857 MAUGHAN & MAUGHAN LLC	1,000.00
3860 MAXIMUM OUTDOOR EQUIPMENT	475.48
3880 MAYER SPECIALTY SERVICES	198.65
3910 MCDANIEL COMPANY INC	3,377.64
3940 MCGRUFF SAFE KIDS	685.88
3995 MID-STATES FITNESS EQUIPM	331.30
4010 MID-CONTINENT SAFETY	1,427.41
4246 NADEL JACK INTERNATIONAL	920.08

VENDOR NO NAME	PAYMENT AMT
4339 NEOPOST USA INC	50.00
4370 OFFICE DEPOT	1,127.48
4390 OLD DOMINION BRUSH COMPAN	1,468.62
4445 PARKER OIL COMPANY INC	456.00
4465 PAVING MAINT SUPPLY	1,400.75
4475 PEAK SOFTWARE SYSTEMS INC	700.00
4520 PETTY CASH	1,200.18
4590 PIONEER MATERIALS INC	192.00
4648 POORMAN'S AUTO SUPPLY #5	361.40
4708 PRICHARD ANIMAL HOSPITAL	36.39
4716 PROCOM LMR INC	240.00
4720 PROSEAL INC	36,458.20
4750 PROFESSIONAL ENGINEERING	1,250.00
4780 PRO-KEM SUPPLIES INC	88.00
4843 QUALITY UPHOLSTERY	685.00
5170 R A RUUD SON INC	191.00
5200 SALINA AREA TECHNICAL SCH	130.00
5320 SECURITY 1ST TITLE	1,500.00
5326 SEDG CTY ANIMAL CONTROL	87.00
5450 SIMS ELECTRIC SERVICE INC	5,602.89
5463 SIRCHIE FINGER PRINT LABS	49.43
5536 SOUND ADVICE LLC	175.00
5540 SOUTHEASTERN SECURITY	185.00
5580 SOUTHWEST PAPER CO	962.76
5648 SPRINT	181.97

VENDOR NO NAME	PAYMENT AMT
5740 STERICYCLE INC	156.03
5772 SUPERIOR HARDWOOD FLOORS	20.00
5863 TARRANT & SONS	1,755.00
5883 TENNANT SALES & SERVICE	3,523.43
5886 TAP OF KANSAS	414.31
5887 THREE R MECHANICAL INC	640.62
5920 TOMARK SPORTS	402.50
5940 TRUCK PARTS & EQUIPMENT	12.53
6030 UNITED STATES POSTAL SERV	1,080.00
6178 VALLEY FEED & SEED INC	434.69
6300 WAL-MART COMMUNITY	223.69
6330 WASHER SPECIALTIES CO	156.22
6350 WASTE MANANGEMENT OF WICH	560.00
6416 WESTERN IMAGING INC	21.57
6590 WICHITA PUMP &	902.87
6600 WICHITA STAMP & SEAL INC	8.32
6626 WICHITA WINNELSON CO	84.69
6630 WICHITA WINWATER	60.34
6700 WILLIAMS JANITORIAL SUPPL	77.91
10030 DOWNS RANDY	108.00
10135 LONG CHRISTOPHER	162.00
10190 MUSGROVE DUSTIN	60.00
10285 RITTHALER RYAN	150.00
10720 YBARRA JESSIE	162.00

VENDOR NO NAME	PAYMENT AMT

REPORT TOTAL	=====
	539,277.48

FUND	NAME	TOTAL

01	GENERAL FU	24,772.48
10	SEWER FUND	150,067.97
11	WATER FUND	16,007.05
12	MUNICIPAL	180.00
14	STORMWATER	51.49
21	STREET FUN	16,138.24
24	LAW ENFORC	168.87
25	LIBRARY FU	8,535.84
28	SPECIAL AL	710.88
30	RECREATION	6,980.31
32	HAYSVILLE	350.16
36	CAPITAL IM	50,464.10
51	SPECIAL PA	1,327.00
92	TR GUEST T	920.08
95	TN 2013 E.	262,603.01
		=====
	TOTAL	539,277.48

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INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

INTRUST													
GENERAL FUND													
195 A-FORD-ABLE-LOCKSMITHING INC													
130902	1 I	12/31/2013	10/10/2013	SERVICE CALL	59.00		59.00		59.00	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
	2 I			SINGLE CYLINDER DEADBOL	48.95		48.95		48.95	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
	3 I			DUPLICATE KEYS 2EA	5.00		5.00		5.00	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	112.95		112.95		112.95				
				** VENDOR TOTALS *	112.95		112.95		112.95				
285 AMERICAN ELECTRIC COMPANY													
9442-56124	1 I	12/31/2013	11/27/2013	GAZEBO LIGHTS	773.72		773.72		773.72	01			1
								01-03-2009	PARK MATERIALS				
				** VENDOR TOTALS *	773.72		773.72		773.72				
368 ANDALE FARMER'S CO-OP													
45750	1 I	12/31/2013	12/18/2013	GASOLINE 1528 GALLONS	4116.74		4116.74		4116.74	01			1
								01-02-2010	POLICE GASOLINE & OIL				
				** VENDOR TOTALS *	4116.74		4116.74		4116.74				
460 ASSOCIATED BUSINESS FORMS INC													
31911	1 I	12/31/2013	12/12/2013	W2 FORMS 250	99.34		99.34		99.34	01			1
								01-10-2077	SP FUNDS SHARED OFFICE EXPENSE				
	2 I			1099M FORMS 100	74.98		74.98		74.98	01			1
								01-10-2077	SP FUNDS SHARED OFFICE EXPENSE				
	3 I			SHIPPING	18.65		18.65		18.65	01			1
								01-10-2077	SP FUNDS SHARED OFFICE EXPENSE				
				* INVOICE TOTALS	192.97		192.97		192.97				
				** VENDOR TOTALS *	192.97		192.97		192.97				
490 A T & T													
DEC 2013	1 I	12/31/2013	12/26/2013	MONTHLY PHONE BILL	156.37		156.37		156.37	01			1
								01-01-2002	CITY CLERK TELEPHONE				
	2 I			MONTHLY PHONE BILL	508.21		508.21		508.21	01			1
								01-02-2002	POLICE TELEPHONE				
	3 I			MONTHLY PHONE BILL	117.27		117.27		117.27	01			1
								01-06-2002	MUN COURT TELEPHONE				
	4 I			MONTHLY PHONE BILL	78.18		78.18		78.18	01			1
								01-12-2003	SR CENTER UTILITIES				
	5 I			MONTHLY PHONE BILL	12.57		12.57		12.57	01			1
								01-03-2002	PARK TELEPHONE				
	6 I			MONTHLY PHONE BILL	12.57		12.57		12.57	01			1
								01-04-2002	PL COMM TELEPHONE				
	7 I			MONTHLY PHONE BILL	106.09		106.09		106.09	01			1
								01-18-2002	GEN GOVT TELEPHONE/POSTAGE				
	8 I			MONTHLY PHONE BILL	12.57		12.57		12.57	01			1
								01-21-2002	INFORMATION SYS TELEPHONE				
	9 I			MONTHLY PHONE BILL	12.57		12.57		12.57	01			1
								01-22-2002	MEDIA SPECIALIST TELEPHONE				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
10	I			MONTHLY PHONE BILL	39.06		39.06		39.06	01			1
								01-20-2002	INSPECTION TELEPHONE				
15	I			MONTHLY PHONE BILL	39.09		39.09		39.09	01			1
								01-18-2002	GEN GOVT TELEPHONE/POSTAGE				
				* INVOICE TOTALS	1094.55		1094.55		1094.55				
				** VENDOR TOTALS *	1094.55		1094.55		1094.55				
550 AUTOZONE INC													
NOV 2013	2	I	12/31/2013	12/26/2013	MONTHLY VEHICLE SUPPLIE	84.59		84.59	84.59	01			1
								01-20-2035	INSPECTION VEHICLE MAINT				
	3	I			MONTHLY VEHICLE SUPPLIE	155.06		155.06	155.06	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
	6	I			MONTHLY VEHICLE SUPPLIE	42.50		42.50	42.50	01			1
								01-02-2035	POLICE VEHICLE MAINTENANCE				
				* INVOICE TOTALS	282.15		282.15		282.15				
				** VENDOR TOTALS *	282.15		282.15		282.15				
680 BAYSINGER POLICE SUPPLY INC													
84005	1	I	12/31/2013	12/13/2013	WOMENS PLY PANT	64.99		64.99	64.99	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	2	I			DNY POLY TROUSER	54.99		54.99	54.99	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
				* INVOICE TOTALS	119.98		119.98		119.98				
				** VENDOR TOTALS *	119.98		119.98		119.98				
695 BEALL & MITCHELL LLC													
123113	1	I	12/31/2013	12/26/2013	APPEAL #13CR991 K SMALL	751.00		751.00	751.00	01			1
								01-06-2012	MUN COURT MISCELLANEOUS				
				** VENDOR TOTALS *	751.00		751.00		751.00				
996 CAPITAL ONE BANK N A													
DEC 2013	1	I	12/31/2013	12/27/2013	TIGER DIRECT - POWER CO	20.27		20.27	20.27	01			1
								01-21-2042	INFORMATION SYS REPAIR/REPLACE				
	2	I			IDRIVE	49.50		49.50	49.50	01			1
								01-10-2040	SP FUNDS CONTRACTUAL				
	3	I			USTREAM TV415	49.00		49.00	49.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
	7	I			APA STREAMING PRODUCTS	85.00		85.00	85.00	01			1
								01-04-2012	PL COMM MISCELLANEOUS				
	8	I			GODADDY.COM	59.88		59.88	59.88	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
	9	I			CASEY'S GENERAL STORE -	5.77		5.77	5.77	01			1
								01-18-2015	GEN GOVT TRAINING/EDUC/TRAVEL				
	10	I			CASEY'S GENERAL STORE -	7.49		7.49	7.49	01			1
								01-04-2012	PL COMM MISCELLANEOUS				
	13	I			AMAZON - COUNCIL COMPUT	2531.21		2531.21	2531.21	01			1
								01-21-2042	INFORMATION SYS REPAIR/REPLACE				
	14	I			DLX FOR SMALL BUSINESS	128.40		128.40	128.40	01			1
								01-02-2012	POLICE MISCELLANEOUS				
	15	I			IDRIVE	115.36		115.36	115.36	01			1
								01-02-2012	POLICE MISCELLANEOUS				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
16	I			MENARDS	199.99		199.99		199.99	01			1
						01-09-2012			BLDG & GROUNDS MISCELLANEOUS				
17	I			CASEY'S GENERAL STORE	7.49		7.49		7.49	01			1
						01-18-2012			GEN GOVT MISCELLANEOUS				
34	I			LOWE'S	7.41		7.41		7.41	01			1
						01-03-2009			PARK MATERIALS				
35	I			ATWOODS - CHRISTMAS DEC	182.89		182.89		182.89	01			1
						01-03-2009			PARK MATERIALS				
37	I			HOME DEPOT	259.38		259.38		259.38	01			1
						01-09-2079			BLDG & GROUNDS HISTORIC BLDGS				
39	I			ROYAL SUPPLY - CHRISTMA	14.14		14.14		14.14	01			1
						01-03-2009			PARK MATERIALS				
				* INVOICE TOTALS	3723.18		3723.18		3723.18				
				** VENDOR TOTALS *	3723.18		3723.18		3723.18				
1155 CINTAS CORPORATION #451													
451685544	4	I	12/31/2013	12/03/2013	UNIFORM CLEAN & RENT	15.43		15.43	15.43	01			1
						01-03-2012			PARK MISCELLANEOUS				
	5	I			UNIFORM CLEAN & RENT	3.57		3.57	3.57	01			1
						01-20-2016			INSPECTION UNIFORMS				
				* INVOICE TOTALS	19.00		19.00		19.00				
451688102	4	I	12/31/2013	12/10/2013	UNIFORM CLEAN & RENT	15.43		15.43	15.43	01			1
						01-03-2012			PARK MISCELLANEOUS				
	5	I			UNIFORM CLEAN & RENT	3.57		3.57	3.57	01			1
						01-20-2016			INSPECTION UNIFORMS				
				* INVOICE TOTALS	19.00		19.00		19.00				
451690637	4	I	12/31/2013	12/17/2013	UNIFORM CLEAN & RENT	15.43		15.43	15.43	01			1
						01-03-2012			PARK MISCELLANEOUS				
	5	I			UNIFORM CLEAN & RENT	3.57		3.57	3.57	01			1
						01-20-2016			INSPECTION UNIFORMS				
				* INVOICE TOTALS	19.00		19.00		19.00				
45193159	4	I	12/31/2013	12/24/2013	UNIFORM CLEAN & RENT	48.42		48.42	48.42	01			1
						01-03-2012			PARK MISCELLANEOUS				
	5	I			UNIFORM CLEAN & RENT	3.57		3.57	3.57	01			1
						01-20-2016			INSPECTION UNIFORMS				
				* INVOICE TOTALS	51.99		51.99		51.99				
				** VENDOR TOTALS *	108.99		108.99		108.99				
1180 CCMFOA OF KANSAS													
2014 DUES	1	I	12/31/2013	12/26/2013	ANNUAL MEMBERSHIP J COX	50.00		50.00	50.00	01			1
						01-01-2064			CITY CLERK DUES & SUBSCRIPTION				
				** VENDOR TOTALS *	50.00		50.00		50.00				
1520 DIAMOND VOGEL PAINTS													
28520	1	I	12/31/2013	12/19/2013	3.5 POLY ACTIVATOR 3EA	96.81		96.81	96.81	01			1
						01-03-2006			PARK EQUIPMENT MAINTENANCE				
	2	I			RAMP GRAY MAX GRIP RECO	258.60		258.60	258.60	01			1
						01-03-2006			PARK EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	355.41		355.41		355.41				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					355.41		355.41		355.41				
2320 HAYSVILLE FLORIST													
806892	1	I	12/31/2013	12/05/2013 SYMPATHY PLANT FOR LOPE	11.67		11.67		11.67	01			1
								01-03-2012	PARK MISCELLANEOUS				
** VENDOR TOTALS *					11.67		11.67		11.67				
2345 HAYSVILLE RENTAL CENTER													
16875	1	I	12/31/2013	12/20/2013 HEDGE TRIMMER	239.96		239.96		239.96	01			1
								01-03-2046	PARK P-C SPORTS COMPLEX				
	2	I		STRAIGHT SHAFT TRIMMER	255.96		255.96		255.96	01			1
								01-03-2046	PARK P-C SPORTS COMPLEX				
	3	I		STRAIGHT SHAFT EDGER	319.96		319.96		319.96	01			1
								01-03-2046	PARK P-C SPORTS COMPLEX				
	4	I		24" SNOW THROWER	639.96		639.96		639.96	01			1
								01-03-2046	PARK P-C SPORTS COMPLEX				
* INVOICE TOTALS					1455.84		1455.84		1455.84				
** VENDOR TOTALS *					1455.84		1455.84		1455.84				
2500 HAC INC													
NOV 2013	1	I	12/31/2013	12/26/2013 LEADERSHIP CLASS	93.08		93.08		93.08	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
** VENDOR TOTALS *					93.08		93.08		93.08				
2679 INTEGRATED TECHNOLOGIES													
8936	1	I	12/31/2013	12/17/2013 COMPUTER SOFTWARE TECH	150.00		150.00		150.00	01			1
								01-02-2047	POLICE SPECIAL INVESTIGATIONS				
** VENDOR TOTALS *					150.00		150.00		150.00				
2770 J D'S GRAPHICS													
3058	1	I	12/31/2013	12/13/2013 COURT RECEIPT BOOKS 65E	285.00		285.00		285.00	01			1
								01-06-2004	MUN COURT OFFICE EXPENSE				
	2	I		INSPECTION RECEIPT BOOK	145.00		145.00		145.00	01			1
								01-20-2004	INSPECTION OFFICE EXPENSE				
	3	I		BUSINESS REGISTRATION B	145.00		145.00		145.00	01			1
								01-01-2004	CITY CLERK OFFICE EXPENSE				
* INVOICE TOTALS					575.00		575.00		575.00				
** VENDOR TOTALS *					575.00		575.00		575.00				
2844 JOHN DEERE FINANCIAL													
879654	1	I	12/31/2013	12/17/2013 955 MOWER BELT	13.25		13.25		13.25	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
	2	I		955 MOWER GROUND CABLE	7.04		7.04		7.04	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
* INVOICE TOTALS					20.29		20.29		20.29				
** VENDOR TOTALS *					20.29		20.29		20.29				
2890 K-15 STORAGE & AUTO/TRAILER													
123113	1	I	12/31/2013	12/17/2013 TRAILER FOR TRUCK #41	1459.00		1459.00		1459.00	01			1
								01-03-2080	PARK CAPITAL OUTLAY				
** VENDOR TOTALS *					1459.00		1459.00		1459.00				

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3050 KANSAS FIRE EQUIPMENT CO INC													
381672	1	I	12/31/2013	12/16/2013	FIRE SYSTEM 6 MONTH INS	65.00		65.00	65.00	01			1
								01-12-2006	SR CENTER EQUIPMENT MAINT				
				** VENDOR TOTALS *	65.00		65.00		65.00				
3263 KANSAS MAYORS ASSOCIATION													
14-248	1	I	12/31/2013	12/16/2013	MEMBERSHIP DUES 2014	50.00		50.00	50.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
				** VENDOR TOTALS *	50.00		50.00		50.00				
3310 KANSAS PEACE OFFICERS ASSN													
123113	1	I	12/31/2013	12/26/2013	2014 DUES	375.00		375.00	375.00	01			1
								01-02-2012	POLICE MISCELLANEOUS				
				** VENDOR TOTALS *	375.00		375.00		375.00				
3500 KONICA MINOLTA BUSINESS													
227086793	1	I	12/31/2013	12/07/2013	PD COPIER MAINTENANCE	43.92		43.92	43.92	01			1
								01-02-2040	POLICE CONTRACTUAL				
227090726	1	I	12/31/2013	12/08/2013	SENIOR CENTER COPIER MA	23.41		23.41	23.41	01			1
								01-12-2004	SR CENTER OFFICE EXPENSE				
				** VENDOR TOTALS *	67.33		67.33		67.33				
3857 MAUGHAN & MAUGHAN LLC													
DEC 2013	1	I	12/31/2013	12/27/2013	PUBLIC DEFENDER MONTHLY	1000.00		1000.00	1000.00	01			1
								01-06-2037	MUN COURT CT APPOINTED ATTY				
				** VENDOR TOTALS *	1000.00		1000.00		1000.00				
3860 MAXIMUM OUTDOOR EQUIPMENT													
76384	1	I	12/31/2013	12/17/2013	BROWN STAR EDGER BLADE	149.40		149.40	149.40	01			1
								01-03-2009	PARK MATERIALS				
	2	I			BLADE GATOR MULCHER 6EA	98.88		98.88	98.88	01			1
								01-03-2009	PARK MATERIALS				
	3	I			JOHN DEERE BLADE 25 12E	116.52		116.52	116.52	01			1
								01-03-2009	PARK MATERIALS				
				* INVOICE TOTALS	364.80		364.80		364.80				
				** VENDOR TOTALS *	364.80		364.80		364.80				
3910 MCDANIEL COMPANY INC													
18892	2	I	12/31/2013	12/02/2013	LABOR, CITY HALL REMODE	2887.00		2887.00	2887.00	01			1
								01-09-2080	BLDG & GROUNDS CAPITAL OUTLAY				
				** VENDOR TOTALS *	2887.00		2887.00		2887.00				
4339 NEOPOST USA INC													
443492	1	I	12/31/2013	12/05/2013	ANNUAL POSTAGE ACH FEE	50.00		50.00	50.00	01			1
								01-10-2040	SP FUNDS CONTRACTUAL				
				** VENDOR TOTALS *	50.00		50.00		50.00				
4370 OFFICE DEPOT													
46792001	1	I	12/31/2013	12/04/2013	COPY PAPER VARIOUS 21RM	110.19		110.19	110.19	01			1
								01-10-2077	SP FUNDS SHARED OFFICE EXPENSE				
	2	I			TONER CARTRIDGE	342.09		342.09	342.09	01			1
								01-10-2077	SP FUNDS SHARED OFFICE EXPENSE				
	3	I			CORRECTION TAPE	6.61		6.61	6.61	01			1

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4780 PRO-KEM SUPPLIES INC													
8360	1	I 12/31/2013	12/27/2013	PULSE SERVICE PD 5EA	40.00		40.00		40.00	01			1
								01-02-2004	POLICE OFFICE EXPENSE				
	2	I		PULSE SERVICE CITY BLDG	32.00		32.00		32.00	01			1
								01-09-2012	BLDG & GROUNDS MISCELLANEOUS				
	3	I		PULSE SERVICE SR CTR 2E	16.00		16.00		16.00	01			1
								01-12-2025	SR CENTER BUILDING MAINTENANCE				
				* INVOICE TOTALS	88.00		88.00		88.00				
				** VENDOR TOTALS *	88.00		88.00		88.00				
5326 SEDGWICK COUNTY													
NOW 2013	1	I 12/31/2013	12/27/2013	3 ANIMALS PICKED UP	87.00		87.00		87.00	01			1
								01-02-2013	POLICE ANIMAL CONTROL				
				** VENDOR TOTALS *	87.00		87.00		87.00				
5463 SIRCHIE FINGER PRINT LABS INC													
145008	1	I 12/31/2013	11/21/2013	PRINTMATIC FLAWLESS INK	20.95		20.95		20.95	01			1
								01-02-2047	POLICE SPECIAL INVESTIGATIONS				
	2	I		FLAWLESS REPLACEMENT PA	13.95		13.95		13.95	01			1
								01-02-2047	POLICE SPECIAL INVESTIGATIONS				
	3	I		SHIPPING & HANDLING	14.53		14.53		14.53	01			1
								01-02-2047	POLICE SPECIAL INVESTIGATIONS				
				* INVOICE TOTALS	49.43		49.43		49.43				
				** VENDOR TOTALS *	49.43		49.43		49.43				
5580 NETWORK SERVICES COMPANY													
749275	1	I 12/31/2013	12/05/2013	MULTIFOLD TOWEL 11CTN	205.15		205.15		205.15	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	2	I		KITCHEN ROLL TOWELS	238.20		238.20		238.20	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	3	I		BATHROOM TISSUE 7CTN	257.74		257.74		257.74	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	4	I		33 GALLON TRASH BAGS 1C	30.11		30.11		30.11	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	5	I		FACIAL TISSUE 2CTN	68.82		68.82		68.82	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	6	I		IMPACT TRIGGER SPRAYER	2.36		2.36		2.36	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	7	I		MULTIFOLD TOWEL 1CTN	18.65		18.65		18.65	01			1
								01-12-2012	SR CENTER MISCELLANEOUS				
	8	I		KITCHEN ROLL TOWELS 1CT	23.82		23.82		23.82	01			1
								01-12-2012	SR CENTER MISCELLANEOUS				
	9	I		BATHROOM TISSUE	36.82		36.82		36.82	01			1
								01-12-2012	SR CENTER MISCELLANEOUS				
				* INVOICE TOTALS	881.67		881.67		881.67				
				** VENDOR TOTALS *	881.67		881.67		881.67				
5740 STERICYCLE INC													
4004549029	1	I 12/31/2013	12/09/2013	QUARTERLY BIOHAZARD DIS	156.03		156.03		156.03	01			1
								01-02-2055	POLICE HEALTH & SAFETY				
				** VENDOR TOTALS *	156.03		156.03		156.03				

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5772 SUPERIOR HARDWOOD FLOORS													
672	1	I	12/31/2013	12/27/2013	WIPE FOR MOP COMMUNITY	20.00		20.00	20.00	01			1
								01-09-2025	BLDG & GROUNDS BUILDING MAINT				
					** VENDOR TOTALS *	20.00		20.00	20.00				
5886 THE TAP OF KANSAS INC													
443822	1	I	12/31/2013	12/10/2013	DELTA SELF-CLOSING CART	72.58		72.58	72.58	01			1
								01-03-2009	PARK MATERIALS				
					** VENDOR TOTALS *	72.58		72.58	72.58				
6178 VALLEY FEED & SEED INC													
233	1	I	12/31/2013	12/19/2013	MOTOMCO MOLE KILLER 2EA	37.20		37.20	37.20	01			1
								01-03-2012	PARK MISCELLANEOUS				
	2	I			C 25 HD SPREADER/PULL T	397.49		397.49	397.49	01			1
								01-03-2012	PARK MISCELLANEOUS				
					* INVOICE TOTALS	434.69		434.69	434.69				
					** VENDOR TOTALS *	434.69		434.69	434.69				
6350 WASTE MANANGEMENT OF WICHITA													
6050447	1	I	12/31/2013	12/01/2013	160 KARLA	50.00		50.00	50.00	01			1
								01-12-2003	SR CENTER UTILITIES				
	2	I			200 W GRAND	40.00		40.00	40.00	01			1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
	9	I			706 SARAH LANE	160.00		160.00	160.00	01			1
								01-03-2012	PARK MISCELLANEOUS				
	10	I			130 E 2ND	50.00		50.00	50.00	01			1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
					* INVOICE TOTALS	300.00		300.00	300.00				
					** VENDOR TOTALS *	300.00		300.00	300.00				
6416 WESTERN IMAGING INC													
84756	1	I	12/31/2013	12/09/2013	QUARTERLY COPIER MAINT	21.57		21.57	21.57	01			1
								01-06-2004	MUN COURT OFFICE EXPENSE				
					** VENDOR TOTALS *	21.57		21.57	21.57				
6590 WICHITA PUMP & SUPPLY CO INC													
133495	1	I	12/31/2013	12/17/2013	SRR-25'	3.00		3.00	3.00	01			1
								01-03-2009	PARK MATERIALS				
	2	I			SRR-WH 10EA	17.50		17.50	17.50	01			1
								01-03-2009	PARK MATERIALS				
	3	I			ROAM XL-R	223.16		223.16	223.16	01			1
								01-03-2009	PARK MATERIALS				
	4	I			ICR-R	223.16		223.16	223.16	01			1
								01-03-2009	PARK MATERIALS				
	5	I			ROAM-XL	436.05		436.05	436.05	01			1
								01-03-2009	PARK MATERIALS				
					* INVOICE TOTALS	902.87		902.87	902.87				
					** VENDOR TOTALS *	902.87		902.87	902.87				
6600 WICHITA STAMP & SEAL INC													
192513	1	I	12/31/2013	12/13/2013	NAMEPLATE CONNIE GEORGE	5.50		5.50	5.50	01			1

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996 CAPITAL ONE BANK N A													
DEC 2013	4	I	12/31/2013	12/27/2013	PAYFLOW / PAYPAL	16.58		16.58	16.58	10			1
								10-30-2040	SEWER CONTRACTUAL				
	30	I			HOME DEPOT	16.65		16.65	16.65	10			1
								10-30-2012	SEWER MISCELLANEOUS				
	38	I			HOME DEPOT	259.38		259.38	259.38	10			1
								10-30-2080	SEWER CAPITAL OUTLAY				
	43	I			ATWOODS OVERALLLS	169.98		169.98	169.98	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	462.59		462.59	462.59				
					** VENDOR TOTALS *	462.59		462.59	462.59				
1155 CINTAS CORPORATION #451													
451685544	1	I	12/31/2013	12/03/2013	SHOP TOWELS & SUPPLIES	20.96		20.96	20.96	10			1
								10-30-2009	SEWER MATERIALS				
	6	I			UNIFORM CLEAN & RENT	40.79		40.79	40.79	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	61.75		61.75	61.75				
451688102	1	I	12/31/2013	12/10/2013	SHOP TOWELS & SUPPLIES	20.96		20.96	20.96	10			1
								10-30-2009	SEWER MATERIALS				
	6	I			UNIFORM CLEAN & RENT	40.79		40.79	40.79	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	61.75		61.75	61.75				
451690637	1	I	12/31/2013	12/17/2013	SHOP TOWELS & SUPPLIES	20.96		20.96	20.96	10			1
								10-30-2009	SEWER MATERIALS				
	6	I			UNIFORM CLEAN & RENT	40.79		40.79	40.79	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	61.75		61.75	61.75				
45193159	1	I	12/31/2013	12/24/2013	SHOP TOWELS & SUPPLIES	20.96		20.96	20.96	10			1
								10-30-2009	SEWER MATERIALS				
	6	I			UNIFORM CLEAN & RENT	81.16		81.16	81.16	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	102.12		102.12	102.12				
					** VENDOR TOTALS *	287.37		287.37	287.37				
1233 COGENT													
5303786	1	I	12/31/2013	11/12/2013	TOTAL FREIGHT	127.22		127.22	127.22	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	2	I			MANUAL SCREEN FILTER	2764.70		2764.70	2764.70	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					* INVOICE TOTALS	2891.92		2891.92	2891.92				
					** VENDOR TOTALS *	2891.92		2891.92	2891.92				
1400 CUMMINS CENTRAL POWER LLC													
77873	1	I	12/31/2013	12/10/2013	TRANSFORMER-POWER/PARTS	1593.35		1593.35	1593.35	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	1593.35		1593.35	1593.35				

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1873 FIRST SERVICE LLC													
6937	1	I	12/31/2013	11/07/2013	LABOR	260.00		260.00	260.00	10			1
								10-30-2040	SEWER CONTRACTUAL				
	2	I			SERVICE LINE TAPS	23.94		23.94	23.94	10			1
								10-30-2040	SEWER CONTRACTUAL				
	3	I			R-134A REFRIGERANT	27.50		27.50	27.50	10			1
								10-30-2040	SEWER CONTRACTUAL				
					* INVOICE TOTALS	311.44		311.44	311.44				
					** VENDOR TOTALS *	311.44		311.44	311.44				
1950 FOLEY INDUSTRIES													
320	1	I	12/31/2013	11/26/2013	WASHER 6EA	1.02		1.02	1.02	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	2	I			F/R LBR	682.44		682.44	682.44	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	3	I			6V BOLT 5EA	2.20		2.20	2.20	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	4	I			162-8756 CONTROL AS	281.27		281.27	281.27	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	5	I			SHOP STD JOB	113.74		113.74	113.74	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	6	I			INJ GP FUEL	901.32		901.32	901.32	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	7	I			1R0751 FILTER AS	15.92		15.92	15.92	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	8	I			1R0753 FILTER AS	25.59		25.59	25.59	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	9	I			2S 7010 CLIP	14.04		14.04	14.04	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	10	I			7E-0844 SEAL	6.52		6.52	6.52	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	11	I			SHOP LABOR	98.90		98.90	98.90	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	12	I			117-4089 ELEMENT	18.39		18.39	18.39	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	13	I			119-2940 GASKET	31.21		31.21	31.21	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	14	I			BOLK SKT HD 6EA	13.26		13.26	13.26	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	15	I			IN HOSE BLK 110EA	42.90		42.90	42.90	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	16	I			F/R LABOR	1137.40		1137.40	1137.40	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	17	I			4Y 9652 GASKET 3EA	17.19		17.19	17.19	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	18	I			LUBE FILTER	14.39		14.39	14.39	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	19	I			DEO 15W40 1G	113.92		113.92	113.92	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	20	I			6F-6673 SEAL	1.48		1.48	1.48	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	21	I			F/R LABOR	227.48		227.48	227.48	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				

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* INVOICE TOTALS					3760.58		3760.58		3760.58				
** VENDOR TOTALS *					3760.58		3760.58		3760.58				
1959 FORT SCOTT COMMUNITY COLLEGE													
131S-1213	1	I	12/31/2013	12/13/2013 R JOLIVET WASTEWATER CE	140.00		140.00		140.00	10			1
						10-30-2015			SEWER TRAINING/EDUC/TRAVEL				
131S-12132	1	I	12/31/2013	12/13/2013 C STARNES WASTEWATER CE	140.00		140.00		140.00	10			1
						10-30-2015			SEWER TRAINING/EDUC/TRAVEL				
	2	I		J DOWNER WASTEWATER CER	140.00		140.00		140.00	10			1
						10-30-2015			SEWER TRAINING/EDUC/TRAVEL				
* INVOICE TOTALS					280.00		280.00		280.00				
** VENDOR TOTALS *					420.00		420.00		420.00				
2150 GRAINGER													
9302181715	1	I	12/31/2013	11/14/2013 EYE WASH VALVE HANDLE	25.38		25.38		25.38	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
9312841738	1	I	12/31/2013	11/27/2013 41P169 SPOTLIGHT BLACK	21.30		21.30		21.30	10			1
						10-30-2012			SEWER MISCELLANEOUS				
9314686305	1	I	12/31/2013	12/10/2013 PNEUMATIC REGULATOR	94.50		94.50		94.50	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
	2	I		1X634 PRESSURE GAUGE 3E	196.23		196.23		196.23	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
	3	I		FLOAT SWITCH MECHANICAL	31.59		31.59		31.59	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
* INVOICE TOTALS					322.32		322.32		322.32				
** VENDOR TOTALS *					369.00		369.00		369.00				
2320 HAYSVILLE FLORIST													
806892	2	I	12/31/2013	12/05/2013 SYMPATHY PLANT FOR LOPE	11.67		11.67		11.67	10			1
						10-30-2012			SEWER MISCELLANEOUS				
** VENDOR TOTALS *					11.67		11.67		11.67				
2345 HAYSVILLE RENTAL CENTER													
16582	1	I	12/31/2013	11/27/2013 ACETYLENE & OXYGEN	30.00		30.00		30.00	10			1
						10-30-2012			SEWER MISCELLANEOUS				
16805	1	I	12/31/2013	12/14/2013 BITS & DRILLS FOR HAMME	3.33		3.33		3.33	10			1
						10-30-2012			SEWER MISCELLANEOUS				
** VENDOR TOTALS *					33.33		33.33		33.33				
2735 INTERSTATE ALL BATTERY CENTER													
10669	1	I	12/31/2013	12/05/2013 DEWALT BATTERY REPAIR 3	166.64		166.64		166.64	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
299010600	1	I	12/31/2013	12/02/2013 MISC BATTERIES	73.90		73.90		73.90	10			1
						10-30-2012			SEWER MISCELLANEOUS				
** VENDOR TOTALS *					240.54		240.54		240.54				
2770 J D'S GRAPHICS													
3058	4	I	12/31/2013	12/13/2013 RED TAGS 450EA	67.50		67.50		67.50	10			1
						10-30-2004			SEWER OFFICE EXPENSE				
** VENDOR TOTALS *					67.50		67.50		67.50				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

2973 KANSAS BG INC													
A40271	1	I	12/31/2013	11/26/2013	TRANSMISSION SERVICE KI	576.42		576.42	576.42	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	576.42		576.42	576.42				
3662 REYNOLDS INLINER LLC													
27733-1	1	I	12/31/2013	11/27/2013	12" CURED IN PLACE PIPE	22987.80		22987.80	22987.80	10			1
								10-30-2040	SEWER CONTRACTUAL				
	2	I			8" CURED IN PLACE PIPE	104765.00		104765.00	104765.00	10			1
								10-30-2040	SEWER CONTRACTUAL				
					* INVOICE TOTALS	127752.80		127752.80	127752.80				
					** VENDOR TOTALS *	127752.80		127752.80	127752.80				
3683 LEE'S CLEANERS INC													
1671	1	I	12/31/2013	11/08/2013	D HARPER ZIPPER	17.85		17.85	17.85	10			1
								10-30-2012	SEWER MISCELLANEOUS				
					** VENDOR TOTALS *	17.85		17.85	17.85				
3880 MAYER SPECIALTY SERVICES LLC													
MES13204	1	I	12/31/2013	11/19/2013	FREIGHT	30.07		30.07	30.07	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	2	I			TOP ROLLER HOSE GUIDE	168.58		168.58	168.58	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					* INVOICE TOTALS	198.65		198.65	198.65				
					** VENDOR TOTALS *	198.65		198.65	198.65				
4010 MID-CONTINENT SAFETY													
6445987	1	I	12/31/2013	11/06/2013	SAFETY JACKETS	475.81		475.81	475.81	10			1
								10-30-2012	SEWER MISCELLANEOUS				
					** VENDOR TOTALS *	475.81		475.81	475.81				
4445 PARKER OIL COMPANY INC													
1450009	1	I	12/31/2013	12/10/2013	CONOCO FOB MULTIPLEX RE	152.00		152.00	152.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	152.00		152.00	152.00				
4520 PETTY CASH													
123113	4	I	12/31/2013	12/27/2013	REIMBURSE FUND	2.00		2.00	2.00	10			1
								10-30-2015	SEWER TRAINING/EDUC/TRAVEL				
	5	I			REIMBURSE FUND	50.00		50.00	50.00	10			1
								10-30-2016	SEWER UNIFORMS				
					* INVOICE TOTALS	52.00		52.00	52.00				
					** VENDOR TOTALS *	52.00		52.00	52.00				
4843 RICHARD L KIRKENDALL													
503000	1	I	12/31/2013	11/14/2013	LABOR & MATERIALS 2007	135.00		135.00	135.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	3	I			LABOR & MATERIALS 2006	45.00		45.00	45.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					* INVOICE TOTALS	180.00		180.00	180.00				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					180.00		180.00		180.00				
5200 SALINA AREA TECHNICAL SCHOOL													
123113	1	I	12/31/2013	12/17/2013	PROGRAM FEE	12.00		12.00	12.00	10			1
								10-30-2015	SEWER TRAINING/EDUC/TRAVEL				
	2	I			POTABLE WATER DISTRICT	93.00		93.00	93.00	10			1
								10-30-2015	SEWER TRAINING/EDUC/TRAVEL				
	3	I			APPLICATION FEE	25.00		25.00	25.00	10			1
								10-30-2015	SEWER TRAINING/EDUC/TRAVEL				
* INVOICE TOTALS					130.00		130.00		130.00				
** VENDOR TOTALS *					130.00		130.00		130.00				
5580 NETWORK SERVICES COMPANY													
749275	10	I	12/31/2013	12/05/2013	AIR FRESHENERS & HAND S	27.03		27.03	27.03	10			1
								10-30-2009	SEWER MATERIALS				
** VENDOR TOTALS *					27.03		27.03		27.03				
5648 SPRINT													
DEC 2013	1	I	12/31/2013	12/27/2013	PUBLIC WORKS DATA PLAN	60.66		60.66	60.66	10			1
								10-30-2002	SEWER TELEPHONE				
** VENDOR TOTALS *					60.66		60.66		60.66				
5887 THREE R MECHANICAL INC													
64146	1	I	12/31/2013	12/09/2013	REMOVED OLD RPZ BADLY R	640.62		640.62	640.62	10			1
								10-30-2040	SEWER CONTRACTUAL				
** VENDOR TOTALS *					640.62		640.62		640.62				
6030 UNITED STATES POSTAL SERVICE													
DEC 2013	1	I	12/31/2013	12/27/2013	PAYMENT ON PERMIT #1	360.00		360.00	360.00	10			1
								10-30-2011	SEWER POSTAGE				
** VENDOR TOTALS *					360.00		360.00		360.00				
6350 WASTE MANANGEMENT OF WICHITA													
6050447	3	I	12/31/2013	12/01/2013	200 W GRAND	40.00		40.00	40.00	10			1
								10-30-2040	SEWER CONTRACTUAL				
	6	I			401&429 S JANE	33.33		33.33	33.33	10			1
								10-30-2040	SEWER CONTRACTUAL				
* INVOICE TOTALS					73.33		73.33		73.33				
** VENDOR TOTALS *					73.33		73.33		73.33				
6630 WICHITA WINWATER WORKS													
195772	1	I	12/31/2013	12/16/2013	4X4 CLAYXCI/PLASTIC	11.52		11.52	11.52	10			1
								10-30-2009	SEWER MATERIALS				
** VENDOR TOTALS *					11.52		11.52		11.52				
SEWER FUND					150067.97		150067.97		150067.97				
WATER FUND													
195 A-FORD-ABLE-LOCKSMITHING INC													
831292	2	I	12/31/2013	10/10/2013	DUPLICATE KEYS 4EA	40.00		40.00	40.00	11			1
								11-31-2012	WATER MISCELLANEOUS				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					40.00		40.00		40.00				
368 ANDALE FARMER'S CO-OP													
45752	2 I	12/31/2013	12/18/2013	DIESEL 1170 GALLONS	1334.03		1334.03		1334.03	11			1
								11-31-2009	WATER MATERIALS				
** VENDOR TOTALS *					1334.03		1334.03		1334.03				
490 A T & T													
DEC 2013	12 I	12/31/2013	12/26/2013	MONTHLY PHONE BILL	175.96		175.96		175.96	11			1
								11-31-2002	WATER TELEPHONE				
** VENDOR TOTALS *					175.96		175.96		175.96				
530 AUSTIN DISTRIBUTING													
1425577	2 I	12/31/2013	11/27/2013	707 DIE SET	55.97		55.97		55.97	11			1
								11-31-2012	WATER MISCELLANEOUS				
** VENDOR TOTALS *					55.97		55.97		55.97				
550 AUTOZONE INC													
NOV 2013	4 I	12/31/2013	12/26/2013	MONTHLY VEHICLE SUPPLIE	131.16		131.16		131.16	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					131.16		131.16		131.16				
777 BIG TOOL STORE													
351661	2 I	12/31/2013	12/17/2013	MISC TOOLS	5.76		5.76		5.76	11			1
								11-31-2012	WATER MISCELLANEOUS				
** VENDOR TOTALS *					5.76		5.76		5.76				
996 CAPITAL ONE BANK N A													
DEC 2013	5 I	12/31/2013	12/27/2013	PAYFLOW / PAYPAL	16.57		16.57		16.57	11			1
								11-31-2040	WATER CONTRACTUAL				
	31 I			HOME DEPOT	16.65		16.65		16.65	11			1
								11-31-2012	WATER MISCELLANEOUS				
	36 I			PAYPAL	25.00		25.00		25.00	11			1
								11-31-2015	WATER TRAINING/EDUC/TRAVEL				
	41 I			SHELL OIL	34.81		34.81		34.81	11			1
								11-31-2015	WATER TRAINING/EDUC/TRAVEL				
	42 I			BW HOSPITALITY HOUSE	169.50		169.50		169.50	11			1
								11-31-2015	WATER TRAINING/EDUC/TRAVEL				
	44 I			ATWOODS OVERALLLS	169.98		169.98		169.98	11			1
								11-31-2016	WATER UNIFORMS				
* INVOICE TOTALS					432.51		432.51		432.51				
** VENDOR TOTALS *					432.51		432.51		432.51				
1155 CINTAS CORPORATION #451													
451685544	2 I	12/31/2013	12/03/2013	SHOP TOWELS & SUPPLIES	20.96		20.96		20.96	11			1
								11-31-2009	WATER MATERIALS				
	7 I			UNIFORM CLEAN & RENT	36.14		36.14		36.14	11			1
								11-31-2016	WATER UNIFORMS				
* INVOICE TOTALS					57.10		57.10		57.10				
451688102	2 I	12/31/2013	12/10/2013	SHOP TOWELS & SUPPLIES	20.96		20.96		20.96	11			1
								11-31-2009	WATER MATERIALS				
	7 I			UNIFORM CLEAN & RENT	36.14		36.14		36.14	11			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
						11-31-2016			WATER UNIFORMS				
* INVOICE TOTALS					57.10		57.10		57.10				
451690637	2 I	12/31/2013	12/17/2013	SHOP TOWELS & SUPPLIES	20.96		20.96		20.96	11			1
						11-31-2009			WATER MATERIALS				
	7 I			UNIFORM CLEAN & RENT	36.14		36.14		36.14	11			1
* INVOICE TOTALS					57.10		57.10		57.10				
45193159	2 I	12/31/2013	12/24/2013	SHOP TOWELS & SUPPLIES	20.96		20.96		20.96	11			1
						11-31-2009			WATER MATERIALS				
	7 I			UNIFORM CLEAN & RENT	76.51		76.51		76.51	11			1
* INVOICE TOTALS					97.47		97.47		97.47				
** VENDOR TOTALS *					268.77		268.77		268.77				
1313 COPSTUFF													
1	1 I	12/31/2013	10/15/2013	LAPTOP MOUNTS TRUCK #9	300.00		300.00		300.00	11			1
						11-31-2080			WATER CAPITAL OUTLAY				
2	1 I	12/31/2013	12/14/2013	LAPTOP MOUNTS TRUCK #19	300.00		300.00		300.00	11			1
						11-31-2080			WATER CAPITAL OUTLAY				
** VENDOR TOTALS *					600.00		600.00		600.00				
2223 HD SUPPLY WATERWORKS LTD													
B840993	1 I	12/31/2013	12/09/2013	CHLORINE INJECTOR PARTS	1172.00		1172.00		1172.00	11			1
						11-31-2006			WATER EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					1172.00		1172.00		1172.00				
2230 HACH COMPANY													
8619313	1 I	12/31/2013	12/18/2013	POCKET CLRMTR II SWIFTE	415.00		415.00		415.00	11			1
						11-31-2009			WATER MATERIALS				
	2 I			SPEC COLORS STD DPD CHL	154.00		154.00		154.00	11			1
						11-31-2009			WATER MATERIALS				
	3 I			CUSTOM HOLSTER	24.00		24.00		24.00	11			1
						11-31-2009			WATER MATERIALS				
	4 I			FREIGHT	41.37		41.37		41.37	11			1
* INVOICE TOTALS					634.37		634.37		634.37				
** VENDOR TOTALS *					634.37		634.37		634.37				
2320 HAYSVILLE FLORIST													
806892	3 I	12/31/2013	12/05/2013	SYMPATHY PLANT FOR LOPE	11.66		11.66		11.66	11			1
						11-31-2012			WATER MISCELLANEOUS				
** VENDOR TOTALS *					11.66		11.66		11.66				
2345 HAYSVILLE RENTAL CENTER													
16582	2 I	12/31/2013	11/27/2013	ACETYLENE & OXYGEN	30.00		30.00		30.00	11			1
						11-31-2012			WATER MISCELLANEOUS				
16805	2 I	12/31/2013	12/14/2013	BITS & DRILLS FOR HAMME	3.33		3.33		3.33	11			1
						11-31-2012			WATER MISCELLANEOUS				
** VENDOR TOTALS *					33.33		33.33		33.33				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

2591 HYDROPRO SOLUTIONS													
1091	1	I 12/31/2013	11/26/2013	FIRE HYDRANT METER	625.00		625.00		625.00	11			1
								11-31-2009	WATER MATERIALS				
				** VENDOR TOTALS *	625.00		625.00		625.00				
2673 INSTANT TIRE SERVICE													
22522	1	I 12/31/2013	11/22/2013	MULTIMILE MATTUX TIRE 6	524.88		524.88		524.88	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
	2	I		SHOP SUPPLIES	2.00		2.00		2.00	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
	3	I		DESTONE SUPER DUMP RVS	547.50		547.50		547.50	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
	4	I		DISMOUNT-REMOUNT 2EA	90.00		90.00		90.00	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
	5	I		SERVICE CALL	49.00		49.00		49.00	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	1213.38		1213.38		1213.38				
				** VENDOR TOTALS *	1213.38		1213.38		1213.38				
2735 INTERSTATE ALL BATTERY CENTER													
10669	2	I 12/31/2013	12/05/2013	DEWALT BATTERY REPAIR 3	166.63		166.63		166.63	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
299010600	2	I 12/31/2013	12/02/2013	MISC BATTERIES	73.90		73.90		73.90	11			1
								11-31-2012	WATER MISCELLANEOUS				
				** VENDOR TOTALS *	240.53		240.53		240.53				
2770 J D'S GRAPHICS													
3058	5	I 12/31/2013	12/13/2013	RED TAGS 450EA	67.50		67.50		67.50	11			1
								11-31-2004	WATER OFFICE EXPENSE				
				** VENDOR TOTALS *	67.50		67.50		67.50				
2973 KANSAS BG INC													
A40271	2	I 12/31/2013	11/26/2013	TRANSMISSION SERVICE KI	576.42		576.42		576.42	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	576.42		576.42		576.42				
3512 KRIZ-DAVIS COMPANY													
699804	1	I 12/31/2013	11/27/2013	SHIPPING & HANDLING	6.83		6.83		6.83	11			1
								11-31-2009	WATER MATERIALS				
	2	I		PHOTOELECTRIC SENSOR CO	28.25		28.25		28.25	11			1
								11-31-2009	WATER MATERIALS				
				* INVOICE TOTALS	35.08		35.08		35.08				
				** VENDOR TOTALS *	35.08		35.08		35.08				
4010 MID-CONTINENT SAFETY													
6445987	2	I 12/31/2013	11/06/2013	SAFETY JACKETS	475.81		475.81		475.81	11			1
								11-31-2012	WATER MISCELLANEOUS				
				** VENDOR TOTALS *	475.81		475.81		475.81				
4445 PARKER OIL COMPANY INC													
1450009	2	I 12/31/2013	12/10/2013	CONOCO FOB MULTIPLEX RE	152.00		152.00		152.00	11			1
								11-31-2006	WATER EQUIPMENT MAINTENANCE				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHK	SQ	CK
** VENDOR TOTALS *					152.00		152.00		152.00					
4520 PETTY CASH														
123113	7 I	12/31/2013	12/27/2013	REIMBURSE FUND	2.00		2.00		2.00	11				1
								11-31-2015	WATER TRAINING/EDUC/TRAVEL					
	8 I			REIMBURSE FUND	44.99		44.99		44.99	11				1
								11-31-2016	WATER UNIFORMS					
* INVOICE TOTALS					46.99		46.99		46.99					
** VENDOR TOTALS *					46.99		46.99		46.99					
4648 POORMAN AUTO SUPPLY #5														
DEC 2013	1 I	12/31/2013	12/27/2013	OIL FILTER	4.91		4.91		4.91	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	2 I			AIR FILTER	10.91		10.91		10.91	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	3 I			SHOCKS 4EA	186.26		186.26		186.26	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	4 I			CONTROL ARM BUSH KIT 2E	39.38		39.38		39.38	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	5 I			UPPER BALL JOINT 2EA	57.86		57.86		57.86	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	6 I			LOWER BALL JOINT 2EA	62.08		62.08		62.08	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
* INVOICE TOTALS					361.40		361.40		361.40					
** VENDOR TOTALS *					361.40		361.40		361.40					
4716 PROCOM LMR INC														
16546	1 I	12/31/2013	12/02/2013	16 CHANNEL 5-WATT RADIO	240.00		240.00		240.00	11				1
								11-31-2012	WATER MISCELLANEOUS					
** VENDOR TOTALS *					240.00		240.00		240.00					
4843 RICHARD L KIRKENDALL														
503000	2 I	12/31/2013	11/14/2013	2006 COLORADO SEAT & CO	415.00		415.00		415.00	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
	4 I			LABOR & MATERIALS 2006	45.00		45.00		45.00	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
* INVOICE TOTALS					460.00		460.00		460.00					
** VENDOR TOTALS *					460.00		460.00		460.00					
5450 SIMS ELECTRIC SERVICE INC														
15003	1 I	12/31/2013	8/20/2013	INSTALLED DRIVE FOR WEL	2612.89		2612.89		2612.89	11				1
								11-31-2040	WATER CONTRACTUAL					
15093	1 I	12/31/2013	9/18/2013	CHANGE OUT STARTER 4HRS	240.00		240.00		240.00	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
15222	1 I	12/31/2013	11/15/2013	79TH & W PUMP STATION R	2750.00		2750.00		2750.00	11				1
								11-31-2006	WATER EQUIPMENT MAINTENANCE					
** VENDOR TOTALS *					5602.89		5602.89		5602.89					
5580 NETWORK SERVICES COMPANY														
749275	11 I	12/31/2013	12/05/2013	AIR FRESHENERS & HAND S	27.03		27.03		27.03	11				1
								11-31-2009	WATER MATERIALS					

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

1155 CINTAS CORPORATION #451													
451685544	8	I	12/31/2013	12/03/2013	UNIFORM CLEAN & RENT	4.84		4.84	4.84	14			1
								14-34-2012					
									STORMWATER MISCELLANEOUS				
451688102	8	I	12/31/2013	12/10/2013	UNIFORM CLEAN & RENT	4.84		4.84	4.84	14			1
								14-34-2012					
									STORMWATER MISCELLANEOUS				
451690637	8	I	12/31/2013	12/17/2013	UNIFORM CLEAN & RENT	4.84		4.84	4.84	14			1
								14-34-2012					
									STORMWATER MISCELLANEOUS				
45193159	8	I	12/31/2013	12/24/2013	UNIFORM CLEAN & RENT	4.84		4.84	4.84	14			1
								14-34-2012					
									STORMWATER MISCELLANEOUS				
					** VENDOR TOTALS *	19.36		19.36	19.36				
4520 PETTY CASH													
123113	17	I	12/31/2013	12/27/2013	REIMBURSE FUND	32.13		32.13	32.13	14			1
								14-34-2012					
									STORMWATER MISCELLANEOUS				
					** VENDOR TOTALS *	32.13		32.13	32.13				
									STORMWATER SEWER				
						51.49		51.49	51.49				
STREET FUND													
195 A-FORD-ABLE-LOCKSMITHING INC													
831292	3	I	12/31/2013	10/10/2013	DUPLICATE KEYS 4EA	40.00		40.00	40.00	21			1
								21-41-2012					
									STREET MISCELLANEOUS				
					** VENDOR TOTALS *	40.00		40.00	40.00				
368 ANDALE FARMER'S CO-OP													
45752	3	I	12/31/2013	12/18/2013	DIESEL 1170 GALLONS	1334.04		1334.04	1334.04	21			1
								21-41-2009					
									STREET MATERIALS				
					** VENDOR TOTALS *	1334.04		1334.04	1334.04				
470 ASSOCIATED MATERIAL & SUPPLY													
28747	1	I	12/31/2013	12/10/2013	36.45 TONS FILL SAND	94.77		94.77	94.77	21			1
								21-41-2009					
									STREET MATERIALS				
					** VENDOR TOTALS *	94.77		94.77	94.77				
490 A T & T													
DEC 2013	13	I	12/31/2013	12/26/2013	MONTHLY PHONE BILL	78.12		78.12	78.12	21			1
								21-41-2002					
									STREET TELEPHONE				
					** VENDOR TOTALS *	78.12		78.12	78.12				
530 AUSTIN DISTRIBUTING													
1425577	3	I	12/31/2013	11/27/2013	707 DIE SET	55.97		55.97	55.97	21			1
								21-41-2012					
									STREET MISCELLANEOUS				
1429189	1	I	12/31/2013	12/18/2013	HYDRAULIC HOSE FOR TRAC	90.07		90.07	90.07	21			1
								21-41-2006					
									STREET EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	146.04		146.04	146.04				
550 AUTOZONE INC													
NOV 2013	5	I	12/31/2013	12/26/2013	MONTHLY VEHICLE SUPPLIE	115.89		115.89	115.89	21			1
								21-41-2006					
									STREET EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	115.89		115.89	115.89				
720 BEST SUPPLY CO INC													
216112	1	I	12/31/2013	11/26/2013	STANDARD STEEL CUT	28.00		28.00	28.00	21			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					173.85		173.85		173.85				
1440 D-C WHOLESAL INC													
16002	1 I	12/31/2013	12/15/2013	SHIPPING	51.14		51.14		51.14	21			1
	2 I			30X30 WARNING BLANK DIA	377.00		377.00		377.00	21			1
	3 I			30X6 SINGLE FACE WHITE	420.00		420.00		420.00	21			1
				* INVOICE TOTALS	848.14		848.14		848.14				
** VENDOR TOTALS *					848.14		848.14		848.14				
1507 DERBY STEEL TECHNOLOGIES													
6330	1 I	12/31/2013	12/23/2013	CUT SUPPLIED MATERIALS	350.00		350.00		350.00	21			1
				** VENDOR TOTALS *	350.00		350.00		350.00				
1816 FAMILY MEDCENTERS PA													
13186040	1 I	12/31/2013	12/03/2013	WORK COMP MEDICAL TREAT	210.21		210.21		210.21	21			1
				** VENDOR TOTALS *	210.21		210.21		210.21				
1825 FASTENAL COMPANY													
KSW1231917	1 I	12/31/2013	12/27/2013	316 S/S RND 1/4	63.79		63.79		63.79	21			1
				** VENDOR TOTALS *	63.79		63.79		63.79				
1950 FOLEY INDUSTRIES													
8401878	1 I	12/31/2013	12/20/2013	BULBS FOR LOADER & GRAD	41.25		41.25		41.25	21			1
				** VENDOR TOTALS *	41.25		41.25		41.25				
2243 LUTHER GENE HAMMETT													
123113	1 I	12/31/2013	12/27/2013	GRAND & TURKLE CHRISTMA	210.00		210.00		210.00	21			1
				** VENDOR TOTALS *	210.00		210.00		210.00				
2345 HAYSVILLE RENTAL CENTER													
16582	3 I	12/31/2013	11/27/2013	ACETYLENE & OXYGEN	30.00		30.00		30.00	21			1
				** VENDOR TOTALS *	30.00		30.00		30.00				
16805	3 I	12/31/2013	12/14/2013	BITS & DRILLS FOR HAMME	3.34		3.34		3.34	21			1
				** VENDOR TOTALS *	33.34		33.34		33.34				
2673 INSTANT TIRE SERVICE													
22541	1 I	12/31/2013	12/04/2013	SHOP CHARGE	4.00		4.00		4.00	21			1
				** VENDOR TOTALS *	4.00		4.00		4.00				
	2 I			18.4X30 FIRSTONE TIRE 6	1745.16		1745.16		1745.16	21			1
	3 I			AIR/WATER VALVES	25.60		25.60		25.60	21			1
	4 I			SERVICE CALL	49.00		49.00		49.00	21			1
				** VENDOR TOTALS *	49.00		49.00		49.00				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
	5	I		DISMOUNT - REMOUNT	166.00		166.00		166.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	1989.76		1989.76		1989.76				
22556	1	I	12/31/2013	12/04/2013 SHOP CHARGE	4.00		4.00		4.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	2	I		10-16 S SKIDLOADER TIRE	655.20		655.20		655.20	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	3	I		DISMOUNT - REMOUNT	100.00		100.00		100.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	4	I		SERVICE CALL	49.00		49.00		49.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	808.20		808.20		808.20				
				** VENDOR TOTALS *	2797.96		2797.96		2797.96				
				2735 INTERSTATE ALL BATTERY CENTER									
10669	3	I	12/31/2013	12/05/2013 DEWALT BATTERY REPAIR 3	166.63		166.63		166.63	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
299010600	3	I	12/31/2013	12/02/2013 MISC BATTERIES	73.90		73.90		73.90	21			1
								21-41-2012	STREET MISCELLANEOUS				
				** VENDOR TOTALS *	240.53		240.53		240.53				
				2973 KANSAS BG INC									
A40271	3	I	12/31/2013	11/26/2013 TRANSMISSION SERVICE KI	576.42		576.42		576.42	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	576.42		576.42		576.42				
				3691 LEWIS-GOETZ & COMPANY INC									
1031208	1	I	12/31/2013	10/09/2013 6"X12' JASON SUCTION DB	1090.00		1090.00		1090.00	21			1
								21-41-2012	STREET MISCELLANEOUS				
				** VENDOR TOTALS *	1090.00		1090.00		1090.00				
				3860 MAXIMUM OUTDOOR EQUIPMENT									
76758	1	I	12/31/2013	12/27/2013 MOTOR STARTER SALT SPRE	110.68		110.68		110.68	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	110.68		110.68		110.68				
				4010 MID-CONTINENT SAFETY									
6445987	3	I	12/31/2013	11/06/2013 SAFETY JACKETS	475.79		475.79		475.79	21			1
								21-41-2012	STREET MISCELLANEOUS				
				** VENDOR TOTALS *	475.79		475.79		475.79				
				4390 OLD DOMINION BRUSH COMPANY									
52027	1	I	12/31/2013	11/25/2013 FREIGHT	18.19		18.19		18.19	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	2	I		DR WHEEL SPKT SEE CROSS	650.00		650.00		650.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	668.19		668.19		668.19				
52144	1	I	12/31/2013	11/25/2013 FREIGHT	63.43		63.43		63.43	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	2	I		DRIVE CHAIN 2EA ELGIN S	538.00		538.00		538.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
	3	I		SPROCKET-A	199.00		199.00		199.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	800.43		800.43		800.43				
				** VENDOR TOTALS *	1468.62		1468.62		1468.62				
				4445 PARKER OIL COMPANY INC									
1450009	3	I	12/31/2013	12/10/2013 CONOCO FOB MULTIPLEX RE	152.00		152.00		152.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	152.00		152.00		152.00				
				4465 PAVING MAINTENANCE SUPPLY INC									
10138839	1	I	12/31/2013	12/18/2013 POLYFEX-A TYPE 2 2155LB	1400.75		1400.75		1400.75	21			1
								21-41-2009	STREET MATERIALS				
				** VENDOR TOTALS *	1400.75		1400.75		1400.75				
				4520 PETTY CASH									
123113	9	I	12/31/2013	12/27/2013 REIMBURSE FUND	2.00		2.00		2.00	21			1
								21-41-2015	STREET TRAINING/EDUC/TRAVEL				
				** VENDOR TOTALS *	2.00		2.00		2.00				
				4843 RICHARD L KIRKENDALL									
503000	5	I	12/31/2013	11/14/2013 LABOR & MATERIALS 2006	45.00		45.00		45.00	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	45.00		45.00		45.00				
				5580 NETWORK SERVICES COMPANY									
749275	12	I	12/31/2013	12/05/2013 AIR FRESHENERS & HAND S	27.03		27.03		27.03	21			1
								21-41-2009	STREET MATERIALS				
				** VENDOR TOTALS *	27.03		27.03		27.03				
				5648 SPRINT									
DEC 2013	3	I	12/31/2013	12/27/2013 PUBLIC WORKS DATA PLAN	60.65		60.65		60.65	21			1
								21-41-2002	STREET TELEPHONE				
				** VENDOR TOTALS *	60.65		60.65		60.65				
				5883 TENNANT SALES & SERVICE CO									
912062687	1	I	12/31/2013	12/16/2013 BAG ASSY FILTER, TENNAN	2372.60		2372.60		2372.60	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
912068239	1	I	12/31/2013	12/19/2013 BRUSH SWP 51L PYP	524.79		524.79		524.79	21			1
								21-41-2009	STREET MATERIALS				
	2	I		BRUSH DISK SWP 32 OD FT	626.04		626.04		626.04	21			1
								21-41-2009	STREET MATERIALS				
				* INVOICE TOTALS	1150.83		1150.83		1150.83				
				** VENDOR TOTALS *	3523.43		3523.43		3523.43				
				5886 THE TAP OF KANSAS INC									
443658	1	I	12/31/2013	12/09/2013 3M314/3M316 DBY	27.00		27.00		27.00	21			1
								21-41-2009	STREET MATERIALS				
				** VENDOR TOTALS *	27.00		27.00		27.00				
				5940 TRUCK PARTS & EQUIPMENT INC									
1156336	1	I	12/31/2013	12/09/2013 FUEL SPIN-ON	7.31		7.31		7.31	21			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
				SPECIAL ALCOHOL	710.88		710.88		710.88				
RECREATION DEPARTMENT													
490 A T & T													
DEC 2013	14	I	12/31/2013	12/26/2013 MONTHLY PHONE BILL	195.46		195.46		195.46	30			1
								30-50-2002	RECREATION DEPT TELEPHONE				
				** VENDOR TOTALS *	195.46		195.46		195.46				
996 CAPITAL ONE BANK N A													
DEC 2013	21	I	12/31/2013	12/27/2013 ORIENTAL TRADING	18.00		18.00		18.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	22	I		ORIENTAL TRADING	28.98		28.98		28.98	30			1
								30-50-2094	RECREATION DEPT LATCHKEY PROG				
	24	I		FRANKLIN COVEY	9.10-		9.10-		9.10-	30			1
								30-50-2004	RECREATION DEPT OFFICE EXPENSE				
	25	I		EPIC SPORTS	254.76		254.76		254.76	30			1
								30-50-2006	RECREATION DEPT EQUIP MAINT				
	26	I		ORIENTAL TRADING	130.44		130.44		130.44	30			1
								30-50-2094	RECREATION DEPT LATCHKEY PROG				
	27	I		LITTLE CEASARS	150.00		150.00		150.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	28	I		CASEY'S GENERAL STORE	37.45		37.45		37.45	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	29	I		KANSAS RECREATION & PAR	115.00		115.00		115.00	30			1
								30-50-2015	RECREATION DEPT TRG/EDUC/DUES				
	33	I		KANSAS RECREATION & PAR	760.00		760.00		760.00	30			1
								30-50-2015	RECREATION DEPT TRG/EDUC/DUES				
				* INVOICE TOTALS	1485.53		1485.53		1485.53				
				** VENDOR TOTALS *	1485.53		1485.53		1485.53				
1235 COCA-COLA BTLG OF MID-AMERICA													
5135199104	1	I	12/31/2013	12/10/2013 BEVERAGE CONCESSIONS	182.74		182.74		182.74	30			1
								30-50-2031	RECREATION DEPT CONCESSIONS				
				** VENDOR TOTALS *	182.74		182.74		182.74				
2266 HASTY AWARDS													
11131986	1	I	12/31/2013	12/11/2013 GOLD PATRIOT MEDAL 130E	219.70		219.70		219.70	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	2	I		ENGRAVING CHARGE 130EA	58.50		58.50		58.50	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	3	I		SHIPPING	11.55		11.55		11.55	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
				* INVOICE TOTALS	289.75		289.75		289.75				
				** VENDOR TOTALS *	289.75		289.75		289.75				
2500 HAC INC													
NOV 2013	2	I	12/31/2013	12/26/2013 MONTHLY GROCERIES	193.58		193.58		193.58	30			1
								30-50-2015	RECREATION DEPT TRG/EDUC/DUES				
	3	I		MONTHLY GROCERIES	39.66		39.66		39.66	30			1
								30-50-2094	RECREATION DEPT LATCHKEY PROG				
	4	I		MONTHLY GROCERIES	11.49		11.49		11.49	30			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
					30-50-2009		RECREATION DEPT MATERIALS						
* INVOICE TOTALS					244.73		244.73		244.73				
** VENDOR TOTALS *					244.73		244.73		244.73				
2679 INTEGRATED TECHNOLOGIES													
8934-IN	1	I	12/31/2013	12/17/2013	LABOR	100.00		100.00	100.00	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
	2	I			460 WATT POWER SUPPLY	279.01		279.01	279.01	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
* INVOICE TOTALS					379.01		379.01		379.01				
** VENDOR TOTALS *					379.01		379.01		379.01				
2735 INTERSTATE ALL BATTERY CENTER													
8786	1	I	12/31/2013	12/17/2013	FLOOR SCRUBBER	233.50		233.50	233.50	30			1
					30-50-2006		RECREATION DEPT EQUIP MAINT						
** VENDOR TOTALS *					233.50		233.50		233.50				
2874 K & A PROPERTY MAINTENANCE LLC													
3329	1	I	12/31/2013	12/26/2013	CLEANUP HAC AFTER DANCE	100.00		100.00	100.00	30			1
					30-50-2092		RECREATION DEPT PROGRAMS						
** VENDOR TOTALS *					100.00		100.00		100.00				
3500 KONICA MINOLTA BUSINESS													
227128632	1	I	12/31/2013	12/12/2013	7106 S BROADWAY COPIER	208.61		208.61	208.61	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
** VENDOR TOTALS *					208.61		208.61		208.61				
3502 KONICA MINOLTA PREMIERE													
243238623	1	I	12/31/2013	12/17/2013	KONICA C360 COPIER LEAS	189.15		189.15	189.15	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
** VENDOR TOTALS *					189.15		189.15		189.15				
3995 MID-STATES FITNESS EQUIPMENT													
12018	1	I	12/31/2013	12/17/2013	2 200" CABLES FOR TRAIN	170.80		170.80	170.80	30			1
					30-50-2006		RECREATION DEPT EQUIP MAINT						
	2	I			SHIPPING & HANLDING	18.00		18.00	18.00	30			1
					30-50-2006		RECREATION DEPT EQUIP MAINT						
	3	I			LABOR - REPLACE CABLES	97.50		97.50	97.50	30			1
					30-50-2006		RECREATION DEPT EQUIP MAINT						
	4	I			TRAVEL & MILEAGE CHARGE	45.00		45.00	45.00	30			1
					30-50-2006		RECREATION DEPT EQUIP MAINT						
* INVOICE TOTALS					331.30		331.30		331.30				
** VENDOR TOTALS *					331.30		331.30		331.30				
4475 PEAK SOFTWARE SYSTEMS INC													
14830	1	I	12/31/2013	12/16/2013	2500 KEY FOBS	700.00		700.00	700.00	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
** VENDOR TOTALS *					700.00		700.00		700.00				
4520 PETTY CASH													
123113	10	I	12/31/2013	12/27/2013	REIMBURSE FUND	77.00		77.00	77.00	30			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

6330 WASHER SPECIALTIES CO													
1537646	1	I 12/31/2013	12/11/2013	1/35 HP D BLOWER	120.23		120.23		120.23	30			1
								30-50-2006	RECREATION DEPT	EQUIP MAINT			
	2	I		VENT PRESS SWITCH	23.04		23.04		23.04	30			1
								30-50-2006	RECREATION DEPT	EQUIP MAINT			
				* INVOICE TOTALS	143.27		143.27		143.27				
6350 WASTE MANANGEMENT OF WICHITA													
6050447	5	I 12/31/2013	12/01/2013	7106 S BROADWAY	80.00		80.00		80.00	30			1
								30-50-2003	RECREATION DEPT	UTILITIES			
				** VENDOR TOTALS *	80.00		80.00		80.00				
10030 RANDY DOWNS													
123113	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 6 GAMES	108.00		108.00		108.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
				** VENDOR TOTALS *	108.00		108.00		108.00				
10135 CHRISTOPHER LONG													
123113	1	I 12/31/2013	12/27/2013	REFEREE SERVICES	72.00		72.00		72.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
1231132	1	I 12/31/2013	12/27/2013	REFEREE SERVICES	90.00		90.00		90.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
				** VENDOR TOTALS *	162.00		162.00		162.00				
10190 DUSTIN MUSGROVE													
123113	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 4 GAMES	60.00		60.00		60.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
				** VENDOR TOTALS *	60.00		60.00		60.00				
10285 RYAN RITTHALER													
123113	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 4 GAMES	60.00		60.00		60.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
1231132	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 6 GAMES	90.00		90.00		90.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
				** VENDOR TOTALS *	150.00		150.00		150.00				
10720 JESSIE YBARRA													
123113	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 4 GAMES	72.00		72.00		72.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
1231132	1	I 12/31/2013	12/27/2013	HMS BASKETBALL 5 GAMES	90.00		90.00		90.00	30			1
								30-50-1100	RECREATION DEPT	SALARY/GRANT			
				** VENDOR TOTALS *	162.00		162.00		162.00				
				RECREATION DEPART	6980.31		6980.31		6980.31				
HAYSVILLE HISTORICAL FUND													
996 CAPITAL ONE BANK N A													
DEC 2013	18	I 12/31/2013	12/27/2013	REVERIE COFFEE ROASTER	15.10		15.10		15.10	32			1
								32-52-2012	HY HISTORIC MISCELLANEOUS EXP				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHK	CK SQ
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
** VENDOR TOTALS *					205.34		205.34		205.34				
972 CED - COLUMBIA													
9444-53172	1	I	12/31/2013	12/19/2013	2" STEEL FLEX 25' COIL	76.88		76.88	76.88	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	2	I			12X12X6 PVJCT BX 2EA	66.78		66.78	66.78	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	3	I			2-9/16 AUTOFEED WOODBIT	30.20		30.20	30.20	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	4	I			2" MALL SQZ FLEX CONNDU	19.93		19.93	19.93	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
* INVOICE TOTALS					193.79		193.79		193.79				
** VENDOR TOTALS *					193.79		193.79		193.79				
996 CAPITAL ONE BANK N A													
DEC 2013	11	I	12/31/2013	12/27/2013	MONOPRICE - TV WALL MOU	90.38		90.38	90.38	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	12	I			WALMART - MONITORS	2606.93		2606.93	2606.93	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
* INVOICE TOTALS					2697.31		2697.31		2697.31				
** VENDOR TOTALS *					2697.31		2697.31		2697.31				
1825 FASTENAL COMPANY													
KSW1232007	1	I	12/31/2013	12/02/2013	GRAND & TURKLE CHRISTMA	103.98		103.98	103.98	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
** VENDOR TOTALS *					103.98		103.98		103.98				
2150 GRAINGER													
9310517918	1	I	12/31/2013	12/04/2013	EARTH ANCHOR, CHRISTMAS	87.64		87.64	87.64	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
** VENDOR TOTALS *					87.64		87.64		87.64				
2168 GRAYBAR													
970193283	1	I	12/31/2013	12/17/2013	3/8 SNAP CONNECTOR 50EA	45.22		45.22	45.22	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	2	I			3/8 FLEX CONDUIT 250'	39.35		39.35	39.35	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	3	I			1/2 CONNECTOR SCREW 50E	15.74		15.74	15.74	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	4	I			1/2 GALV COUPLING	1.69		1.69	1.69	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
* INVOICE TOTALS					102.00		102.00		102.00				
** VENDOR TOTALS *					102.00		102.00		102.00				
2470 HOLLOWAY WIRE ROPE													
818	1	I	12/31/2013	12/27/2013	40' 1/2" 6X19 W/HD	99.36		99.36	99.36	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	2	I			3/8"X20' PREMADE G70 CH	89.00		89.00	89.00	36			1
					36-56-3001		CAP IMPR MISCELLANEOUS PROJECT						
	3	I			3/4" RIGHT HAND JAM NUT	7.06		7.06	7.06	36			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHK	SQ

5320 SECURITY 1ST TITLE LLC													
123113	1	I	12/31/2013	12/27/2013	1836 W SADDLE BROOKE	1500.00		1500.00	1500.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
					** VENDOR TOTALS *	1500.00		1500.00	1500.00				
5863 TARRANT & SONS													
100	1	I	12/31/2013	12/27/2013	CONFERENCE TABLE REFINI	700.00		700.00	700.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
	2	I			CONFERENCE CHAIRS REFIN	880.00		880.00	880.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
	3	I			VARNISH 1 GALLON	45.00		45.00	45.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
	4	I			STAIN 1 GALLON	30.00		30.00	30.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
	5	I			SHOP SUPPLIES	100.00		100.00	100.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
					* INVOICE TOTALS	1755.00		1755.00	1755.00				
					** VENDOR TOTALS *	1755.00		1755.00	1755.00				
5886 THE TAP OF KANSAS INC													
444092	1	I	12/31/2013	12/12/2013	5/8X3/8 ANGLE STOP 2EA	10.50		10.50	10.50	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
	2	I			ELECTRIC CONTINUOUS WATE	284.29		284.29	284.29	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
					* INVOICE TOTALS	294.79		294.79	294.79				
					** VENDOR TOTALS *	294.79		294.79	294.79				
					CAPITAL IMPROVEME	50464.10		50464.10	50464.10				
SPECIAL PARK IMPR RESERVE													
996 CAPITAL ONE BANK N A													
DEC 2013	6	I	12/31/2013	12/27/2013	ATLANTIC FOUNTAINS	1327.00		1327.00	1327.00	51			1
								51-66-3005	SP PARK IMPR RES FIREWORKS EXP				
					** VENDOR TOTALS *	1327.00		1327.00	1327.00				
					SPECIAL PARK IMPR	1327.00		1327.00	1327.00				
TR GUEST TAX													
4246 JACK NADEL INTERNATIONAL													
3R-4	1	I	12/31/2013	11/25/2013	SIGNATURE PEN CUSTOM TE	230.00		230.00	230.00	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
	2	I			SETUP	40.00		40.00	40.00	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
	3	I			TRAVEL MUG CUSTOM LOGO	372.96		372.96	372.96	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
	4	I			SETUP	172.00		172.00	172.00	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
	5	I			SHIPPING & HANDLING	105.12		105.12	105.12	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
					* INVOICE TOTALS	920.08		920.08	920.08				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					920.08		920.08		920.08				
TR GUEST TAX					920.08		920.08		920.08				
TN 2013 E.GRAND RECONSTRU													
670 GEORGE K BAUM & COMPANY													
123113	1	I	12/31/2013	12/26/2013	FINANCIAL ADVISORY SERV	5775.00		5775.00	5775.00	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
	2	I			CUSIP	308.00		308.00	308.00	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
	3	I			MISC	40.11		40.11	40.11	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
* INVOICE TOTALS					6123.11		6123.11		6123.11				
** VENDOR TOTALS *					6123.11		6123.11		6123.11				
1591 DONDLINGER & SONS CONST CO INC													
123113	1	I	12/31/2013	12/26/2013	GRAND AVE WATERLINE IMP	255699.90		255699.90	255699.90	95			1
								95-66-3002	TN 2013 E GRAND WATER MAIN REP				
** VENDOR TOTALS *					255699.90		255699.90		255699.90				
3351 KANSAS STATE TREASURER													
123113	1	I	12/31/2013	12/26/2013	GEN OBLIGATION PAYING A	600.00		600.00	600.00	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
	2	I			GEN OBLIGATION REGISTRA	30.00		30.00	30.00	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
* INVOICE TOTALS					630.00		630.00		630.00				
** VENDOR TOTALS *					630.00		630.00		630.00				
3540 KS OFFICE OF ATTORNEY GENERAL													
13-002374	1	I	12/31/2013	12/06/2013	GEN OBLIGATION TEMP NOT	150.00		150.00	150.00	95			1
								95-66-2012	TN 2013 MISC EXPENSE				
** VENDOR TOTALS *					150.00		150.00		150.00				
TN 2013 E.GRAND R					262603.01		262603.01		262603.01				
BANK TOTALS					539277.48		539277.48		539277.48				
TOTAL MANUAL CHECKS									.00				
TOTAL E-PAYMENTS									.00				
TOTAL PURCH CARDS									.00				
TOTAL OPEN PAYMENTS									539277.48				
GRAND TOTALS					539277.48		539277.48		539277.48				

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CK #	DATE	PAYEE	DESCRIPTION	DEPARTMENT	AMOUNT
				TOTAL CHECKS WRITTEN	1,200.18

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ACCT NO.	VENDOR	DESCRIPTION	AMOUNT
01-00-5013	Various Vendors	Storm Damage Insurance Money	\$4,751.12
CITY CLERK			
01-01-1100	Payroll		\$2,858.46
01-01-2002	AT&T	Phone	\$156.00
01-01-2012	New Medical Health Care	C George UDS/BAT/PCP	\$172.50
		<u>SUBTOTAL</u>	<u>\$3,186.96</u>
POLICE DEPT			
01-02-1100	Payroll		\$32,722.98
01-02-2002	AT&T	Phone	\$508.00
01-02-2007	Wheat Capital Communications	Tadio Tower Replacement	\$645.00
01-02-2010	Hampel Oil	Gasoline	\$4,000.00
01-02-2012	Assessment Strategies	New Hire	\$175.00
01-02-2012	New Medical Health Care	New Hire	\$172.50
01-02-2013	Kansas Gas Service	Gas	\$255.00
01-02-2013	Sedgwick County Animal Control	December Animal Pickups	\$290.00
01-02-2013	Westar	Electricity	\$80.00
01-02-2015	KLETC	Tabing Training	\$30.00
01-02-2035	Quality Upholstery	Car 5 Seat	\$165.00
01-02-2040	Konica Minolta	Copier Maintenance	\$60.00
01-02-2040	Case	Cell Phone Reimbursement	\$35.00
01-02-2040	Sexton	Cell Phone Reimbursement	\$35.00
		<u>SUBTOTAL</u>	<u>\$39,173.48</u>
PARK			
01-03-1100	Payroll		\$3,893.81
01-03-2002	AT&T	Phone	\$12.00
01-03-2003	Westar	Electricity	\$1,120.00
01-03-2006	AutoZone	Repair Parts	\$40.47
01-03-2012	Waste Manangement	Trash Service	\$160.00
01-03-2046	Direct Solution	Weed & Feed and Pre-Emergent	\$1,144.00
		<u>SUBTOTAL</u>	<u>\$6,370.28</u>
PLANNING			
01-04-1100	Payroll		\$784.00
01-04-2002	AT&T	Phone	\$12.00
		<u>SUBTOTAL</u>	<u>\$796.00</u>
COURT			
01-06-1100	Payroll		\$940.80
01-06-2002	AT&T	Phone	\$117.00
		<u>SUBTOTAL</u>	<u>\$1,057.80</u>
STREET LIGHTS			
01-08-2003	Westar	Electricity	\$6,288.00
BUILDINGS & GROUNDS			
01-09-1100	Payroll		\$321.97
01-09-2003	Kansas Gas Service	Gas	\$862.00
01-09-2003	Westar	Electricity	\$2,287.00
01-09-2040	Waste Manangement	Trash Service	\$90.00
		<u>SUBTOTAL</u>	<u>\$3,560.97</u>
SPECIAL FUNDS			
01-10-1100	Payroll		\$733.89
01-10-2077	Associated Business Forms	Window Envelopes	\$300.00

ACCT NO.	VENDOR	DESCRIPTION	AMOUNT
01-10-2077	Office Depot	Generic Business Envelopes	\$109.78
		<u>SUBTOTAL</u>	<u>\$1,143.67</u>
SENIOR CENTER			
01-12-1100	Payroll		\$935.76
01-12-2003	AT&T	Phone	\$78.00
01-12-2003	Kansas Gas Service	Gas	\$665.00
01-12-2003	Westar	Electricity	\$331.00
01-12-2003	Waste Manangement	Service	\$50.00
		<u>SUBTOTAL</u>	<u>\$2,059.76</u>
GENERAL GOVERNMENT			
01-18-1100	Payroll		\$3,990.50
01-18-2002	AT&T	Phone	\$146.00
		<u>SUBTOTAL</u>	<u>\$4,136.50</u>
INSPECTION			
01-20-1100	Payroll		\$1,502.47
01-20-2002	AT&T	Phone	\$39.00
		<u>SUBTOTAL</u>	<u>\$1,541.47</u>
INFORMATION SYSTEMS			
01-21-1100	Payroll		\$864.36
01-21-2002	AT&T	Phone	\$12.00
		<u>SUBTOTAL</u>	<u>\$876.36</u>
MEDIA SPECIALIST			
01-22-1100	Payroll		\$497.56
01-22-2002	AT&T	Phone	\$12.00
		<u>SUBTOTAL</u>	<u>\$509.56</u>
01-23-1082	KPERS		\$7,001.37
01-23-2081	Social Security		\$6,160.75
01-23-2083	Quarterly Unemployment Insurance		\$2,900.00
		<u>SUBTOTAL</u>	<u>\$16,062.12</u>
WASTEWATER			
10-30-1100	Payroll		\$10,233.48
10-30-2002	Sprint	Data Plan	\$60.66
10-30-2002	AT&T	Phone	\$175.00
10-30-2003	Westar	Electricity	\$10,308.00
10-30-2003	Kansas Gas Service	Gas	\$5,015.00
10-30-2006	C&B equipment	Reuse Pump #3	\$4,063.65
10-30-2006	Overhead door	Headworks Coiling Door Operator	\$1,856.00
10-30-2006	JCI	South Main Lift Valve Replacement	\$3,400.00
10-30-2006	TBD	Truck #63 Transmission Rebuild	\$2,500.00
10-30-2012	Capital One Harbor Freight	Hand Tools	\$132.42
10-30-2012	Lowe's	Hand Tools	\$1,000.00
10-30-2040	Mayer Specialty Services	Rehab Main Lift Wet Well	\$16,240.00
10-30-2040	Mayer Specialty Services	Rehab Manholes	\$65,420.75
10-30-2040	Mayer Specialty Services	Rehab Sunflower & Peartree Wet Wells	\$25,796.00
10-30-2040	Waste Manangement	Trash Service	\$73.33
		<u>SUBTOTAL</u>	<u>\$146,274.29</u>
WATER			
11-31-1100	Payroll		\$9,578.79
11-31-2002	Sprint	Data Plan	\$60.66

ACCT NO.	VENDOR	DESCRIPTION	AMOUNT
11-31-2002	AT&T	Phone	\$175.00
11-31-2003	Sedgwick County Electric	Water Well Electricity	\$1,700.00
11-31-2003	Kansas Gas Service	Gas	\$477.00
11-31-2003	Westar	Electricity	\$3,018.00
11-31-2006	Layne	Well #9 Liner Inspection	\$21,943.37
11-31-2006	Trudos Automotive	Truck Alignment	\$70.00
11-31-2009	Wichita Winwater	Water Materials	\$2,461.60
11-31-2009	Hajoca Wichita	Water Materials	\$1,710.53
11-31-2012	Capital One Harbor Freight	Hand Tools	\$132.43
11-31-2012	Lowe's	Hand Tools	\$805.58
11-31-2021	KDOR	Water Sales Tax	\$800.00
11-31-2021	KDOR	Water Protection Fee	\$3,000.00
11-31-2023	KDOR	Clean Drinking Water Fee	\$2,600.00
11-31-2040	Waste Manangement	Trash Service	\$73.33
11-31-2080	Service Body Shop	Truck #29 Rust Repair	\$1,992.45
<u>SUBTOTAL</u>			<u>\$50,598.74</u>

POOL			
12-32-2003	Westar Energy	Pool - December Utilities	\$200.00

STORMWATER			
14-34-1100	Payroll		\$776.50

STREET			
21-41-1100	Payroll		\$3,705.70
21-41-2002	Sprint	Data Plan	\$60.66
21-41-2002	AT&T	Phone	\$78.00
21-41-2003	Kansas Gas Service	Gas	\$447.00
21-41-2003	Westar	Electricity	\$1,028.00
21-41-2006	Maximum Outdoor Equipment	Starter	\$71.73
21-41-2009	Hutch Salt	Ice Control Salt	\$1,500.00
21-41-2012	Proseal	Street Maintenance	\$95,000.00
21-41-2040	Waste Manangement	Trash Service	\$33.34
21-41-2043	Capitol One Charge Card	Hand Tools	\$264.85
<u>SUBTOTAL</u>			<u>\$102,189.28</u>

24-44-2031	KDOR	PD Vending Concession Tax	\$28.34
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RECREATION DEPARTMENT			
30-50-1100	Payroll		\$4,303.72
30-50-2002	AT&T	Phone	\$195.00
30-50-2003	Westar Energy - HAC	December Electric Charges	\$1,200.00
30-50-2003	Kansas Gas Service	December Gas Charges	\$1,800.00
30-50-2003	Waste Manangement	Trash Service	\$110.00
30-50-2004	Konica Minolta	Copy Machine	\$250.00
30-50-2004	Sportman	Scanner	\$260.00
30-50-2006	Interstate	Replacement Batteries	\$240.00
30-50-2006	Midstates	Treadmill Motor Repair	\$950.00
30-50-2011	Postage	Mail	\$100.00
30-50-2020	EMC	Insurance Deductable	\$3,000.00
30-50-2026	Kansas Dept. of Revenue	PC Concession Tax	\$9.01
30-50-2031	Kansas Dept. of Revenue	HAC Concession Tax	\$63.48
30-50-2092	SSCI	Background Check	\$37.00
30-50-2092	Casey's	Tiny Tot Basketball/Gymnastics	\$37.45
30-50-2092	Kami Thatcher	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Lurch Jones	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Tiffany Hunter	Youth Basketball Coaches Reimbursement	\$35.00

ACCT NO.	VENDOR	DESCRIPTION	AMOUNT
30-50-2092	Mark Mcferson	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Grant Jones	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Charles Cooper	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Justin Whitney	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Paul Petersen	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Doug Stanley	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Roy Caballero	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Tila Holloway	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Josh Masters	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2092	Ray Lazier	Youth Basketball Coaches Reimbursement	\$35.00
30-50-2094	Sams	Snacks	\$537.42
30-50-2094	AT&T mobility	Cell Phones	\$129.00
30-50-3054	Transfer	Equipment Reserve	\$12,810.00
30-50-3065	Westar Energy - PC	December Electric Charges	\$200.00
		<u>SUBTOTAL</u>	<u>\$26,687.08</u>
33-53-2012	Dell	Computer Replacements	\$3,745.00
Capital Improvement			
36-56-3001	Proseal	Street Maintenance	\$3,541.80
36-56-3001	TreeRific Landscaping Inc	N. Main Landscaping Improvements	\$3,172.00
36-56-3001	Capital One - Amazon	Wall Plates - Remodel	\$57.12
36-56-3001	Capital One - Wagner	224SF Ceiling Tiles	\$140.58
36-56-3001	CARO Construction	Council Room Remodel	\$43,826.00
36-56-3001	Multiple Vendors	Council Room Remodel	\$11,000.00
36-56-3001	PEC	Platting 7310 S Broadway	\$3,237.50
36-56-3001	Waste Disposal LLC	2013 City-wide Clean-up Disposal	\$2,959.05
		<u>SUBTOTAL</u>	<u>\$67,934.05</u>

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CITY OF HAYSTACK

ACTION REQUEST FORM

To: Public Works Director

Date: 11/26/13

Address of Request: Empty lot on Shira Ct. (please complete a separate form for each property)

The following action is being requested:

Southampton HOA brought to my attention the unsafe conditions at the lot between 615 and 627 Shira Ct. This is the lot where the house was burned down and then removed leaving the view out basement on the lot. I stopped by the lot and saw temporary orange fencing that is laying on the ground doing no good from keeping people from falling into the empty hole. Even if the fence was up this property is a safety hazard.

Please:

- Check into this
- Contact me to discuss this further by phone or email (circle one)
- Get me information regarding this
- Other

Submitted By:

Name: Russ Kessler

Phone #: 316-644-4938

Email russ@russkessler.com

COMPLETED

FIRST RESPONSE:

Remarks from staff:

Public Works Director Randy Dorner advised contact has been made with the property owner. Owner has until the end of December to pull necessary permits relating to the reconstruction of the property. Safety of the hole left by the basement was discussed and will be addressed by home owner as well.

Signature: _____

Date: 12-06-13

UPDATE:

Remarks from staff

Owner has obtained the building permit as required.

Signature: _____

Date: 12-26-2013

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Updated 08/12)

No Supporting Documents