

CITY OF HAYSVILLE

Agenda

December 08, 2014

CALL TO ORDER

ROLL CALL

INVOCATION BY: Pastor David Vetter, West Haysville Baptist Church

PLEDGE OF ALLEGIANCE

SPECIAL ORDER OF BUSINESS

- A. [Presentation of Service Awards](#)

PRESENTATION AND APPROVAL OF MINUTES

- A. [Minutes of November 24th, 2014](#)

ITEM #1 CITIZENS TO BE HEARD

ITEM #2 APPROVAL OF LICENSES AND BONDS

- A. [Renewal of Cereal Malt Beverage License – Homeland Store #646, 201 N. Main](#)
- B. [Renewal of Cereal Malt Beverage License – Parker Oil dba Mini Stop, 7200 S. Broadway](#)

ITEM #3 INTRODUCTION OF ORDINANCES AND RESOLUTIONS

ITEM #4 NOTICES AND COMMUNICATIONS

- A. Governing Body Announcements

ITEM #5 OLD BUSINESS

ITEM #6 OTHER BUSINESS

- A. [Consideration of Proposed Code Changes for 2015](#)
- B. [Consideration of Request to Purchase Dump Truck Bed](#)

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

- A. [Marie Riggs, 401 Alexander Drive, Re: Appointment to Haysville Community Library Board of Trustees, Remainder of Unexpired Term](#)

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 First Half of December](#)

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 7:01 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, Kessler here, Rardin here, Konkel here, Pierce here. Councilperson Mike Kanaga was not present.

Invocation was given by Pastor Kurt Coleman of the River of Life Worship Center.

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

Under Presentation and Approval of Minutes, Mayor Bruce Armstrong presented for approval the Minutes of November 10th, 2014.

Motion by Konkel – Second by Rardin

I move that we approve the minutes for November 10th, 2014 meeting.

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

Motion declared carried.

Under Citizens to be Heard, Mayor Bruce Armstrong called for the Sedgwick County Fire Department. Captain Sam Konkel was present to advise that of the 102 calls received last month, most were medical related. Konkel stated the Fire Department is 90% done testing fire hydrants. He also stated the Fire Department would deliver Santa Claus to the lighting ceremony taking place for Village Christmas on December 6th.

Under Approval of Licenses and Bonds, Mayor Bruce Armstrong introduced the Renewal of Refuse Hauler's License for Waste Management, 4330 W. 31st St. Wichita, KS 67215

Motion by Konkel – Second by Rardin

I move that we approve the Refuse Hauler's License for Waste Management.

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

Motion declared carried.

Under Approval of Licenses and Bonds, Mayor Bruce Armstrong introduced the Renewal of a Cereal Malt Beverage License for Kwik Shop #776, 7150 S. Meridian.

Motion by Crum – Second by Konkel

I'll make a motion that we approve the Cereal Malt Beverage License Renewal for Kwik Shop #776.

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

Motion declared carried.

Under Ordinances and Resolutions, Mayor Bruce Armstrong presented AN ORDINANCE CONCERNING THE AMENDMENT OF CHAPTER 16A, ARTICLES 1-7, OF THE CITY CODE OF HAYSVILLE, KANSAS, IN CONNECTION WITH ZONING REGULATIONS, ALL WITHIN THE CITY OF HAYSVILLE, SEDGWICK

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COUNTY, KANSAS. Planning and Community Relations Coordinator Zach McHatton stated he received an email from Councilperson Steve Crum with questions. He stated the first question was regarding the requirement of a hard surface, except in the flood plain, which would only require an all-weather surface. He stated due to drainage requirements, Plagen's Carpenter would be a good example of why there would be an exception to the hard surface requirement. McHatton stated if a home were in the flood plain, they would be protected from the hard surface requirement as well.

The next question was regarding using the word easement rather than utility easements, regarding the requirement of hard and all-weather surfaces. Planning and Community Relations Coordinator Zach McHatton reviewed the definition of an easement as stated in the Zoning Code. McHatton stated Planning Commission was referring to utility easements, which are typically, but not always in the back of a property. Crum stated there are several types of easements, so the wording should specify which specific types of easements are being referred to. McHatton stated Planning could be more specific. Mayor Bruce Armstrong clarified they were referring to the installation of all-weather surfaces. Crum stated he was referring to multiple places in the proposed changes which say easement, but not utility easement. McHatton stated in the definitions in the current Zoning Code utility easements are not individually defined. Crum stated he would like it changed for clarity.

Planning and Community Relations Coordinator Zach McHatton stated Crum's next question referred to parking a car/boat/trailer in a side or back yard and how a hard surface drive would be required to move said vehicle to that parking spot. McHatton stated Planning Commission had made changes after the redline document was posted, but because the public hearing had already been called, the redline document is what was required to be used for the purpose of the Ordinance, even though it is not the most recent document. McHatton stated "hard surface" had been changed to "all-weather surface" in subsequent drafts and was therefore added as an amendment to the proposed ordinance.

Councilperson Steve Crum stated the one item that most concerned him was on page 122 where landscaping is discussed. Crum stated the document said you can't park in the front of your building, which he took to mean the front of a business. Mayor Bruce Armstrong stated this should be referring to residential buildings, not businesses. Councilperson Keith Pierce clarified page 122 paragraph I, which Crum affirmed. Crum read the paragraph and stated he interpreted it to me that if you have a business that butts up against, or is within, a residential district, no parking can occur in the front yard, and that the yard must be landscaped. City Attorney Alison McKenney-Brown clarified that the definition of front yard setback is differently defined for commercial properties and residences. Crum stated he would like the difference between commercial and residential yards clearly defined.

Councilperson Steve Crum stated the last question he had regarding the redline document. He stated the redline is based off of a December 2011 Zoning Code, but an updated Zoning Code was passed in August of 2012. Planning and Community Relations

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Coordinator Zach McHatton stated the two documents had been merged and he was double-checking them for accuracy.

Councilperson Bob Rardin had a question regarding the requirements for all-weather surfaces. He stated the proposed Zoning Code appeared to read as though residential properties would be required to have the same parameters for their all-weather surfaces as commercial properties have. Rardin stated that if that were the case, most generally people would have to have the work done by a contractor. Planning and Community Relations Coordinator Zach McHatton stated the City's Engineer, Professional Engineering Consultants, had been consulted regarding the matter. In addition, McHatton looked at examples from three other cities and the standards for commercial properties is more intense than what they are asking to change for residences. Rardin asked if homes would be required to come up to code. McHatton stated existing homes would be grandfathered in, and therefore not required to come up to code. However, if a current homeowner were to do improvements, they would have to comply with updated standards.

Councilperson Steve Crum asked if the address or the homeowner were grandfathered in. Planning and Community Relations Coordinator Zach McHatton stated zoning refers to property, so unless the new owners of a property did improvements, they would not have to comply.

Councilperson Keith Pierce referred to page 111, under Specific Requirements, General. He read clause regarding off-street parking in front yards, side yards, and rear yards. Planning and Community Relations Coordinator Zach McHatton stated any accessory parking must have an all-weather surface and you must be able to drive from your driveway to your accessory parking on an all-weather surface. Mayor Bruce Armstrong clarified that people could still park in their back yard. McHatton agreed, but stated they would have to drive on an all-weather surface. Pierce stated the document only says easement, so if it is meant to refer to utility easements, it should specify as such. City Attorney Alison McKenney-Brown stated there may be some properties in Haysville that, due to small lot size, do not have enough room in their backyard to put an all-weather surface without infringing on an existing easement or building setback. McHatton stated the nuisance code already requires non-operable vehicles to be stored on an all-weather surface.

Councilperson Keith Pierce read wording regarding no parking in established easements. He asked if this was only referring to utility easements. Planning and Community Relations Coordinator Zach McHatton stated it referred to a dedicated easement, which is any easement demarcated on the plat map. Pierce stated he is reading into this that if someone were to create an all-weather path from the back or side to the front, it has to originate in the front and connect to a hard surface in the rear. Mayor Bruce Armstrong answered in the affirmative. Pierce stated if that is the case someone would be required to expand their driveway. McHatton clarified that if someone wants to park in a back or side yard they would have to add an all-weather surface on the path in between their

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driveway and the rear parking area. McHatton stated Planning could be clearer in their definitions.

Councilperson Keith Pierce asked if he was confusing easements and setbacks. Planning and Community Relations Coordinator Zach McHatton stated he may be. Pierce asked if Trudo's automotive would be non-compliant. McHatton stated he pulled their plat and Trudo's is fine. Their current parking arrangement does not infringe on any easements or rights of way. Pierce asked if the rear parking at Doug's would be rendered non-compliant. Mayor Bruce Armstrong stated they would be grandfathered in so nothing would have to change. Pierce asked if Planning researched the scope of these changes and the potential number of businesses that are now conforming which would become legal non-conforming. Mayor Armstrong stated he didn't this section is not changing from what is already there. Councilperson Steve Crum referred to a building at Main and Anita which recently received a conditional use permit. He asked if that building would fall into this category. McHatton stated all of their storage areas were compliant.

Councilperson Steve Crum, asked if, regarding having an all-weather surface from a front or side yard to rear parking, someone would be required to install an all-weather surface if the vehicle in the rear yard were only being repaired and not being driven. Mayor Bruce Armstrong stated if the vehicle was inoperable, it has to be on an all-weather surface, has to be shielded, and has to be covered. Mayor Armstrong stated this was in regard to operable vehicles, as the nuisance code already has protocol in place regarding inoperable vehicles. He also clarified that an inoperable vehicle is being stored, not parked.

Councilperson Keith Pierce referred to page 180, which talks about governing body action and requirement of a 2/3 majority to override Planning's recommendations. City Attorney Alison McKenney-Brown stated everything in chapters 6 and 7 was created by state statute and is what has been followed by Planning already, but wasn't spelled out completely. McKenney-Brown clarified that a 2/3 majority of members of the Governing Body would be 6 votes, as mayors are members of the governing body.

Mayor Bruce Armstrong asked for additional questions. When none were presented, Mayor Armstrong offered to entertain a motion. After the motion was made and seconded, Mayor Armstrong stated advised the ordinance would be returned to Planning Commission along with minutes of this meeting so we can cover what needs to be shown to Planning Commission that the Council would like to have discussed.

Motion by Crum – Second by Rardin

I'd make a motion that we send it back to Planning and have it come back to us as the state laws regulate.

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

Motion declared carried.

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After the motion carried, Councilperson Steve Crum thanked Planning and Community Relations Coordinator Zach McHatton, recognizing the task as a huge undertaking. McHatton thanked Council.

Under Ordinances and Resolutions, Mayor Bruce Armstrong presented A RESOLUTION AUTHORIZING THE CITY OF HAYSVILLE, KANSAS TO PARTICIPATE IN THE MUNICIPALITIES CONTINUING DISCLOSURE COOPERATION INITIATIVE AND MATTERS RELATED THERETO. Chief Administrative Officer Will Black stated the memo received by Council should have explained the initiative, but he could answer any additional questions from Council.

Motion by Konkel – Second by Pierce

I move that we approve A RESOLUTION AUTHORIZING THE CITY OF HAYSVILLE, KANSAS TO PARTICIPATE IN THE MUNICIPALITIES CONTINUING DISCLOSURE COOPERATION INITIATIVE AND MATTERS RELATED THERETO.

Crum yea, Benner yea, Ewert 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 gave details of upcoming events at the Haysville Senior Center. Ewert also gave details of Village Christmas on December 6th from 4:00 p.m. to 8:30 p.m.

Councilperson Steve Crum stated the Haysville Community Library would be closed on Thanksgiving but would be open on Friday from 10:00 a.m. 5:00 p.m., which are their regular hours. Crum also stated the library needs volunteers to help decorate for Christmas on November 29th, beginning at 10:00 a.m. Lunch would be provided. Crum stated there would be a lock-in at the library for 12-15 year olds for a \$5.00 fee, from 9:00 p.m. on November 29th to 9:00 a.m. on November 30th.

Councilperson Steve Crum also stated he recently attended a Teacher of the Year award banquet. Dennis Monk from Campus High was one of eight finalists nominated for the honor. Crum stated he knew of many Campus alumni or Haysville USD 261 teachers who are recognized for their achievements regularly. Crum stated positive publicity of this nature is good for USD 261 and the City as a whole.

Under Notices and Communications, Mayor Bruce Armstrong presented a Memo to Council Regarding New Businesses, which were O'Reilly Auto Parts and Immediate Medical Care. Mayor Armstrong also presented a letter from Cox Communications regarding channel changes.

There was no Old Business.

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Under Other Business, Mayor Bruce Armstrong presented Consideration of Purchasing Policy Update for Disposal of Property. Chief Administrative Officer Will Black was available to answer any questions. Councilperson Seth Konkel stated he would like to see wording regarding Public Notices that would require a notification length of one week before the disposal of property. Black stated that is reasonable.

Motion by Konkel – Second by Pierce

With an amendment adding a minimum one week public notification period for the disposal of property, I would move that we approve the Disposal of Property Addition to the Purchasing Policy as presented

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

Motion declared carried.

Mayor Bruce Armstrong asked for Department Reports.

Chief Administrative Officer Will Black presented a Public Service Announcement, which Council viewed in its entirety.

City Clerk Janie Cox stated City offices would be closed on Thursday and Friday for the Thanksgiving holiday.

Police Chief Jeff Whitfield advised the visiting officer was Sergeant Malcolm Young, who is currently the Records Supervisor. Whitfield also urged citizens to designate a driver if they will be drinking.

Public Works Director Randy Dorner reminded citizens that Public Works is working to make streets safer and encouraged drivers to obey signage on Public Works equipment which warns them to stay back 50 feet. Councilperson Bob Rardin asked about the status of the East Grand construction punch list. Dorner advised the list has been drafted and should be sent to KDOT on Wednesday.

Recreation Director Georgie Carter advised the Haysville Activity Center would be closed on Thanksgiving, but would be open on Friday, November 28th from 7:00 a.m. to Noon for an event called Turkey Detox. She stated non-members can get free admission on Friday if they bring a canned food item. Carter also stated there was a survey regarding hours at the HAC available online, on Facebook, and in person at the HAC.

Under Appointments, Mayor Bruce Armstrong presented the Appointment of Phil Harris, 302 Ranger Regarding Appointment to Senior Advisory Board, At-Large.

Motion by Crum – Second by Kessler

I make a motion that we allow the Mayor to appoint Phil Harris, 302 Ranger, to an Appointment to the Senior Advisory Board, At-Large.

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

Motion declared carried.

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Under Appointments, Mayor Bruce Armstrong presented the Appointment of Valerie Blackburn, 115 Timberlane Regarding Appointment to the Senior Advisory Board, Buiness Community.

Motion by Crum – Second by Ewert

I make a motion that we allow the Mayor to appoint Valerie Blackburn, 115 Timberlane, to the Senior Advisory Board, Business Community

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

Motion declared carried.

There were no Off Agenda Citizens to be Heard.

There was no Executive Session.

Mayor Bruce Armstrong presented the Bills to be Paid for the Last Half of November.

Motion by Ewert-Second by Konkel

I would like to make a motion that we pay the Last Half of November bills.

Crum yea, Benner yea, Ewert 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 Council Concerns. Councilperson Steve Crum stated he noticed there was nothing on the north side of the clock tower or the fountain. Mayor Bruce Armstrong stated the budget could be reviewed to see if a clock face on the north side of the tower would be feasible.

Under Council Items, Councilperson Russ Kessler thanked Multimedia Specialist Sean Conley for the communication information he gave to Kessler's Boy Scout troop.

There were no Council Action Request Updates.

Mayor Bruce Armstrong presented for approval Adjournment.

Motion by Pierce-Second by Konkel

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

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

Motion declared carried.

The Regular Council Meeting adjourned at 8:04 p.m.

Janie Cox, City Clerk

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MEMORANDUM

TO: Honorable Mayor Bruce Armstrong; City Council
FROM: Amanda Crawford, Administrative Secretary
DATE: 12/8/14
RE: 2014 Cereal Malt Beverage Renewal

The following businesses have made application to renew their CMB License.

Homeland Store #646- 201 N Main St.

Parker Oil Co. dba Mini Stop- 7200 S. Broadway

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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MEMO

TO: The Honorable Bruce Armstrong, Mayor
Haysville City Councilmembers

FROM: Will Black, Chief Administrative Officer

SUBJECT: Proposed City Code Updates for 2015

DATE: December 4, 2014

Proposed changes to the City Code are before you for review. Each chapter is presented in a red-line version and a preview version. The red-line version shows modifications in the code text. Deletions are struck-through and additions are underlined. The preview version shows what the new code would look like if all proposed changes are made. A codification ordinance will be presented to Council at the December 29th meeting. Please contact me with any questions.

Outline of Proposed Changes

- ❖ Chapter 1. Administration
 - 1-601. City Parks and Community Forestry Board
 - Change from *City Parks and Community Forestry Board* to *Park Board*
 - 1-605. Haysville Historic Committee
 - Clarification of membership
 - Allowance for consecutive appointments
- ❖ Chapter 2. Animals and Fowl
 - 2-101. Definitions
 - Clarification of definition of *Livestock* and *Pet Animal*
 - 2-103. Prohibited Animals
 - Clarification between livestock and pet animals
- ❖ Chapter 3. Beverages
 - 3-102. License Required of Retailers
 - Codification of Ordinance No. 1015
 - 3-103. License Fees
 - Codification of Ordinance No. 1015
 - 3-109. Restriction Upon Location and Revocation of License
 - Codification of Ordinance No. 1015
 - 3-402. Restriction on Location
 - Modification to allow Alcoholic Liquor in permitted Special Event sites
 - 3-404. Consumption on Public Property
 - Modification to allow Alcoholic Liquor on Public Property in permitted Special Event sites
 - 3-419. Temporary Permits, Required
 - Revision to bring Alcoholic Liquor code into compliance with state statute
 - 3-420. Same, Permit Fee
 - Revision to bring Alcoholic Liquor code into compliance with state statute

- 3-421. Same, City Temporary Permit
 - Revision to bring Alcoholic Liquor code into compliance with state statute
- ❖ Chapter 4. Building, Construction and Installations
 - 4-108. Contractors, Contractor's Licenses, Fees, Insurance
 - Modification of License Class D
- ❖ Chapter 7. Health and Welfare
 - 7-401.1 Nuisance Automobiles
 - Requirement for parking on an all-weather or hard surface in residential yards
 - 7-404. Complaint of Nuisance Condition; Inquiry and Inspection
 - Clarification of process
 - 7-407. Administrative Action; Notice to Abate; Proof of Compliance
 - Clarification of notification times for nuisance abatement and establishment of compliance time frame
 - 7-408. Uniform Complaint and Notice to Appear; Right to Proceed; Fines and Costs
 - Clarification of section
 - 7-409. Abatement by City; Procedure
 - Clarification of compliance time frame
 - 7-410. Administrative Appeal; Hearing
 - Modification to immediately make safe dangerous nuisance conditions
 - 7-412. Site to be Made Safe
 - Clarification of section
- ❖ Chapter 11. Public Offenses
 - 11-101. Definitions
 - Adjustment to tie-in with the Uniform Public Offense Code
 - 11-102. Incorporating Uniform Public Offense Code
 - Annual incorporation of the UPOC
 - 11-103. Additions and/or Amendments
 - Clarification on amendments to the UPOC
 - 11-104. Article 1
 - Clarification on amendments to the UPOC
 - 11-1001. Amendments
 - Codification of Ordinance No. 1007
 - 11-1002. Criminal Carrying of a Weapon
 - Codification of Ordinance No. 1007
 - 11-1003. Severability
 - Codification of Ordinance No. 1007
- ❖ Chapter 12. Public Property
 - 12-102. Hours, Opening and Closing, Fees for Usage
 - Codification of Ordinance No. 1014
 - 12-106b. Fishing
 - Modification from *lakes* to *waters within parks*
 - 12-115. Alcoholic Beverages and Controlled Substances
 - Modification to agree with uses allowed with permitted Special Events
 - 12-116. Unlawful Assembling and Annoyance of Others
 - Removal of section
- ❖ Chapter 13. Streets and Sidewalks
 - 13-307. Clearances Over Streets and Walkways
 - Increase clearance from 12 to 14 feet over streets

- Decrease compliance time frame from 60 to 30 days
- ❖ Chapter 14. Traffic
 - 14-101. Standard Traffic Ordinance Incorporated
 - Annual incorporation of the STO
 - 14-102. Omission of Section 33
 - Clarification on amendments to the STO
 - 14-302. Establishing Maximum Speed Limits Within the City Pursuant to K.S.A. 8-1558, 8-1559, and 8-1560 and Amendments Thereto
 - Clarification on speed limit amendments to the STO
 - 14-303. Establishing School Zones, Defining the Boundaries, Hours of Operation and Maximum Speed Limits of Such School Zones
 - (a) through (f)
 - Codification of Ordinance No. 1017
 - (g)
 - Allowance for Chief of Police to modify school zone hours of operation without an ordinance
- ❖ Chapter 15. Utilities
 - 15-322. Unlawful Discharges
 - Establishing testing requirements when prohibited substances are found being discharged into the City's sanitary sewage system
 - 15-325. Violations, Penalties
 - Clarification of penalties for violations of Chapter 15 – Allowance for specific penalties other than those in section 15-421
 - 15-421. Violations and Penalties
 - Allowance for penalties other than those in section 15-421
- ❖ Chapter 17. Fee Schedule
 - 17-306. Animal Impoundments
 - Adjustment to impoundment fee
 - 17-310.1 Building Permits
 - Addition of *Residential* and removal of mention of Sedgwick County
 - 17-312. Business Registration Fees
 - Addition of late fee for overdue registration renewals
 - 17-314. Cereal Malt Beverages
 - Codification of Ordinance No. 1015
 - 17-330. Driving Records, Processing Fees
 - Removal of section
 - 17-342. Haysville Activity Center and Pool Usage and Rental
 - Adjustment of deposit from \$50 to \$100 when utilizing a DJ or live music
 - 17-371. Retail Liquor Occupation/License Tax
 - Establishment of Special Event fee rate
 - 17-387. Water Tap Fees
 - Adjustment of fee for 2” meter connection

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 6. BOARDS AND COMMITTEES

- 1-601. ~~CITY PARKS AND COMMUNITY FORESTRY BOARD~~PARK BOARD. (a) The ~~City Parks and Community Forestry Board~~Park Board is hereby established as provided and authorized by the terms and provisions of K.S.A. 14-537, and designated as responsible for all trees on City owned property in conformance with the requirements of the Tree City USA standards, and shall be composed of five (5) members, one (1) of whom shall be the Mayor or councilmember appointed by the Mayor ~~and shall to~~ serve as ex-officio chairperson of such Board. ~~T; and~~ the other four (4) members shall be resident taxpayers of the city who shall be appointed by the Mayor with the consent and approval of the council members of the city. Any reference to City Parks and Community Forestry Board within any chapter of this Municipal Code or otherwise within local ordinance or regulation shall be understood to refer to this Park Board.
- (b) No member of the ~~City Parks and Community Forestry Board~~Park Board shall be related by blood or marriage to the mayor, to any member of the council or to any officer of the city government. The members of the Board shall serve without compensation.
- (c) Upon creation of the Board, two members of the Board shall be appointed for an initial term of one year, and two members shall be appointed for an initial term of two years. Thereafter, all appointments shall be for two year terms, and all members shall be eligible for reappointment(s) at the discretion of the Mayor.
- (d) In the event of death, resignation or other disqualification of any members of the ~~City Parks and Community Forestry Board~~Park Board, his or her successor shall be appointed by the mayor by and with the consent and approval of the council members of the city and such appointment shall be for the unexpired term only. The members of the ~~City Parks and Community Forestry Board~~Park Board may be removed from office in the same manner as are other appointive officers.
- (e) The Board shall meet at least once each month and shall make its recommendations to the city council in writing at least six days prior to the next regularly scheduled city council meeting.
- (f) The ~~City Parks and Community Forestry Board~~Park Board shall make an annual report of all its proceedings and of the condition of the parks of this city to the

governing body during the month of January each year; provided, that any procedural rules and regulations established by the Board shall be subject to review and modification by the city council. A majority of the five members shall constitute a quorum for the transaction of business.

(g) Duties of the ~~City Parks and Community Forestry Board~~Park Board. The Board shall:

1. Develop a list of goals and objectives, to include needs and usage of the existing parks and open space; needs for additional park grounds; the size and types of park grounds to be considered; development of short and long range capital improvements required to develop current and proposed park grounds; and essential environmental concerns for the community and the surrounding planning and growth area;
2. Study, investigate, counsel and develop and/or update annually, and administer a written plan for the care, replacement, maintenance, and removal or disposition of trees and shrubs in the parks, along streets and in other public areas. Such plan will be presented annually to the governing body, and upon their acceptance and approval, shall constitute the official comprehensive tree plan for the city;
3. Develop programs and review existing programs to encourage the usage of city parks and open space. When feasible, such programs should provide for joint use of land with other governmental entities to include the USD 261;
4. Develop initiatives to enhance the image of the community, both at the neighborhood level and city-wide, through beautification and preservation projects to include landscaping, tree planting, decorative lighting, and measures to reduce traffic, noise, sight and other types of pollution;
5. Develop and maintain a list of recommended tree species for planting on anywhere within the city. Such list shall be available to residents of the city upon request to aid in the selection of trees for private properties. The list shall be updated annually by the Board to reflect new developments or species which have favorable characteristics for inclusion in the community forest; and
6. Plan for and carry out an annual Arbor Day Observance and Proclamation.

(Code 1971, Sec. 1-401; K.S.A. 14-537; K.S.A. 12-1301 to K.S.A. 12-1306; Code 2003; Ord. 975)

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 general 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 positions members shall consist of the planning commission chair, or his or her designee from the planning commission; the park board chair, or his or her designee from the park board; and the mayor, or his or her designee from the Governing Body. 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~~ all general 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. The positions on the committee reserved for and excepting the planning commission chair, the park board chair, and the mayor whose terms shall expire annually shall remain with the individual appointed or elected to such position, or their designee, for the term of such individual’s appointment or election. No member shall serve beyond the end of his or her appointed term. All general members shall be eligible for reappointment(s) at the discretion of the Mayor. 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 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 6. BOARDS AND COMMITTEES

1-601. **PARK BOARD.** (a) The Park Board is hereby established as provided and authorized by the terms and provisions of K.S.A. 14-537, and designated as responsible for all trees on City owned property in conformance with the requirements of the Tree City USA standards, and shall be composed of five (5) members, one (1) of whom shall be the Mayor or councilmember appointed by the Mayor to serve as ex-officio chairperson of such Board. The other four (4) members shall be resident taxpayers of the city who shall be appointed by the Mayor with the consent and approval of the council members of the city. Any reference to City Parks and Community Forestry Board within any chapter of this Municipal Code or otherwise within local ordinance or regulation shall be understood to refer to this Park Board.

(b) No member of the Park Board shall be related by blood or marriage to the mayor, to any member of the council or to any officer of the city government. The members of the Board shall serve without compensation.

(c) Upon creation of the Board, two members of the Board shall be appointed for an initial term of one year, and two members shall be appointed for an initial term of two years. Thereafter, all appointments shall be for two year terms, and all members shall be eligible for reappointment(s) at the discretion of the Mayor.

(d) In the event of death, resignation or other disqualification of any members of the Park Board, his or her successor shall be appointed by the mayor by and with the consent and approval of the council members of the city and such appointment shall be for the unexpired term only. The members of the Park Board may be removed from office in the same manner as are other appointive officers.

(e) The Board shall meet at least once each month and shall make its recommendations to the city council in writing at least six days prior to the next regularly scheduled city council meeting.

(f) The Park Board shall make an annual report of all its proceedings and of the condition of the parks of this city to the governing body during the month of January each year; provided, that any procedural rules and regulations established by the Board shall be subject to review and modification by the city council. A majority of the five members shall constitute a quorum for the transaction of business.

(g) Duties of the Park Board. The Board shall:

1. Develop a list of goals and objectives, to include needs and usage of the existing parks and open space; needs for additional park grounds; the size and types of park grounds to be considered; development of short and long range capital improvements required to develop current and proposed park grounds; and essential environmental concerns for the community and the surrounding planning and growth area;
2. Study, investigate, counsel and develop and/or update annually, and administer a written plan for the care, replacement, maintenance, and removal or disposition of trees and shrubs in the parks, along streets and in other public areas. Such plan will be presented annually to the governing body, and upon their acceptance and approval, shall constitute the official comprehensive tree plan for the city;
3. Develop programs and review existing programs to encourage the usage of city parks and open space. When feasible, such programs should provide for joint use of land with other governmental entities to include the USD 261;
4. Develop initiatives to enhance the image of the community, both at the neighborhood level and city-wide, through beautification and preservation projects to include landscaping, tree planting, decorative lighting, and measures to reduce traffic, noise, sight and other types of pollution;
5. Develop and maintain a list of recommended tree species for planting on anywhere within the city. Such list shall be available to residents of the city upon request to aid in the selection of trees for private properties. The list shall be updated annually by the Board to reflect new developments or species which have favorable characteristics for inclusion in the community forest; and
6. Plan for and carry out an annual Arbor Day Observance and Proclamation.

(Code 1971, Sec. 1-401; K.S.A. 14-537; K.S.A. 12-1301 to K.S.A. 12-1306; Code 2003; Ord. 975)

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 general 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 positions shall consist of the planning commission chair, or his or her designee from the planning commission; the park board chair, or his or her designee from the park board; and the mayor, or his or her designee from the Governing Body. 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 all general 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. The positions on the committee reserved for the planning commission chair, the park board chair, and the mayor shall remain with the individual appointed or elected to such position, or their designee, for the term of such individual's appointment or election. All general members shall be eligible for reappointment(s) at the discretion of the Mayor. Upon expiration of a term, the position shall remain vacant until a successor is appointed.

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(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.

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(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

2-101. DEFINITIONS. For the purpose of this chapter, the following words and phrases shall mean:

(a) Abandon: Includes the leaving of an animal by its owner or other person responsible for its care or custody without making effective provisions for its proper care.

(b) Animal: Any live vertebrate creature, domestic or wild.

(c) Animal Control Officer: Any person empowered by the city to enforce, or aid in the enforcement of this chapter.

(d) Animal Shelter: Haysville animal shelter, which is hereby designated by the city as the facility for the boarding and disposition of any animal impounded under the provisions of this chapter, or any city ordinance or law of the state of Kansas.

(e) Attack: any violent or aggressive physical contact with a person or domestic animal, or violent or aggressive behavior that confines the movement of a person, including, but not limited to, charging, cornering, chasing, or circling a person.

(f) Bite: any actual or suspected abrasion, scratch, puncture, tear, bruise or piercing of the skin, caused by any animal, which is actually or suspected of being contaminated or inoculated with the saliva from the animal, directly or indirectly, regardless of the health of the animal causing such bite.

(g) Cat: Any member of the species felis catus, regardless of sex.

(h) Common Areas of Condominiums, Townhouses and Apartment Buildings: Includes, but is not limited to the yards, grounds, garden areas, play area, clubhouses, swimming pools, sidewalks, walkways, common garage areas, entryways, hallways, and driveways of condominiums, townhouses or apartment building complexes.

(i) Control of a Dog or any other animal: To physically restrain by means of an appropriate pen, or by a chain or leash held by a responsible person who possesses sufficient strength for physical control of the animal.

(j) Direct Control of a Dog: To physically restrain a dog by a substantial chain or leash by a responsible person who is 18 years of age or older and possesses sufficient strength for physical control of the animal.

(k) Dog: Any member of the species canis familiaris, regardless of sex. Such term shall not include hybrid breeds of dogs which have been bred to a wild animal.

(l) Guard Dog: Any dog placed within an enclosure for the protection of persons or the property by attacking or threatening to attack any person found within the enclosure patrolled by such dog.

(m) Harbor: The act of keeping or caring for an animal or providing premises to which the animal returns for food, shelter, or care.

(n) Harborer: See Owner, Keeper, Harborer.

(o) Humane Traps: Box-type, live type, which do not cause bodily harm to the animal intended to be captured or any animal or person coming in contact with such trap.

(p) Inhumane treatment: any treatment to any animal which deprives the animal of necessary sustenance, including food, water and protection from the weather; any treatment such as overloading, overworking, tormenting; beating, mutilating, teasing or other abnormal treatment; or causing or allowing the animal to fight with any other animal.

(q) Keeper: See Owner, Keeper, Harborer.

(r) Livestock: Includes, but not limited to, cattle, horses, swine goats, sheep or other animals, commonly regarded as farm animals. Animals kept as house pets, such as pygmy goats or pot belly pigs, shall not be declared livestock if the animal resides on the property in living conditions commonly associated with the manner of maintaining a pet animal.

(s) Microchip: a passive transponder which can be implanted in an animal and which is a component of a radio frequency identification (RFID) system.

(t) Mistreatment: Includes every act or omission which causes or unreasonably permits the continuation of unnecessary or unjustifiable pain or suffering.

(u) Neglect: Includes the failure to provide food, water, protection from the elements, opportunity for exercise or for other normal, usual and proper care for an animal's health and well being.

(v) Neighbor: any person residing within 200 from the outermost property line of the property where a domestic animal is owned, kept or harbored.

(w) Nuisance Animal: means any repeated acts of an animal that irritates, perturbs or damages rights and privileges common to the public or enjoyment of private property or indirectly injures or threatens the safety of a member of the general public. Such actions include, but are not limited to:

1. Damage to public or private property including, but not limited to: breaking, bruising, tearing up, digging up, crushing or injuring any lawn, garden, flower bed, plant, shrub or tree in any manner;
2. Rips any trash bag or tips any solid waste collection container which spills or scatters trash, debris, refuse or waste.
3. Repeatedly defecates upon any public place or upon premises not owned or controlled by the animal's owner, keeper or harborer, provided that this definition shall not apply where such waste is immediately removed and properly disposed of by the owner of such animal.
4. Allowing or permitting an animal to be maintained in an unsanitary condition so as to be offensive to sight or smell.
5. Causes a condition which endangers public health or safety.

(x) Owner, keeper or harborer: any person who possesses, harbors, keeps, feeds, shelters, maintains, offers refuge or asylum to any animal, or who professes to keeping, owning or harboring of such animal. In addition, any person who signs a receipt as owner,

keeper or harborer for the return of an animal from any shelter or animal holding facility, shall be presumed to be the owner, keeper or harborer of the animal. A parent or legal guardian shall be deemed to be an owner, keeper or harborer of animals owned, kept or harbored upon their premises by minor children who are less than 18 years of age. Such term shall also include any person who exercises control over or is in possession of any such animal. The term "Owner" when used in this Chapter shall be construed to include "Keepers" and "Harborers."

(y) Person: any individual, firm, association, joint stock company, syndicate, partnership, corporation, other state franchised business entity such as a professional association, limited liability company, or limited liability partnership, or other organization of any kind.

(z) Pet Animal: Includes dogs, cats, rodents, birds, reptiles, pot belly pigs, pygmy goats and any other species of animal which is sold or retained as a household pet, but does not include skunks, and other species of the wild, exotic or carnivorous animals that may be further restricted in this chapter.

(aa) Picket: Means attaching a leash, rope, chain, lead, or other similar apparatus or device to the body of an animal and another object for the purpose of confining the animal or limiting the movement of the animal.

(bb) Rabbits, Poultry and Domestic Fowl: Includes; rabbits, pigeons, chickens, chicks, ducks, geese, turkeys, doves, squabs and all similar domestic fowl other than pet animals.

(cc) Running at Large: An animal off the premises of its owner, keeper or harborer and not effectively controlled and restrained by means of a leash, cord, or chain not exceeding ten (10) feet in length. For the purposes of this definition, "the premises of its owner, keeper, or harborer" shall not include common areas of the grounds of a condominium, townhouse or apartment, and unrestrained animals upon those areas shall be deemed to be running at large. The phrase "effectively controlled and restrained" does not exclude extendable leashes that are maintained at ten (10) feet of length or less. It shall be a question of fact whether an individual, due to age, ability, or attention was able to effectively control and restrain an animal by means of a leash, cord, or chain of any length.

(dd) Vicious Propensity: A known tendency or disposition to approach any individual or domestic animal in an attitude of attack when there is no provocation. The tendency or disposition may be shown by previous documented acts of "attack" or "bite" as defined above.

(ee) Wild Animals: Includes all species of animals which exist in their natural unconfined state and the majority of such species are not domesticated.

(Code 1984; Ord. 851; Ord. 860)

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.

(4) . Animals kept as house pets, such as pygmy goats or pot belly pigs, shall not be declared livestock if the animal resides on the property in living conditions commonly associated with the manner of maintaining a pet animal.

(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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(b) Animal: Any live vertebrate creature, domestic or wild.

(c) Animal Control Officer: Any person empowered by the city to enforce, or aid in the enforcement of this chapter.

(d) Animal Shelter: Haysville animal shelter, which is hereby designated by the city as the facility for the boarding and disposition of any animal impounded under the provisions of this chapter, or any city ordinance or law of the state of Kansas.

(e) Attack: any violent or aggressive physical contact with a person or domestic animal, or violent or aggressive behavior that confines the movement of a person, including, but not limited to, charging, cornering, chasing, or circling a person.

(f) Bite: any actual or suspected abrasion, scratch, puncture, tear, bruise or piercing of the skin, caused by any animal, which is actually or suspected of being contaminated or inoculated with the saliva from the animal, directly or indirectly, regardless of the health of the animal causing such bite.

(g) Cat: Any member of the species felis catus, regardless of sex.

(h) Common Areas of Condominiums, Townhouses and Apartment Buildings: Includes, but is not limited to the yards, grounds, garden areas, play area, clubhouses, swimming pools, sidewalks, walkways, common garage areas, entryways, hallways, and driveways of condominiums, townhouses or apartment building complexes.

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(j) Direct Control of a Dog: To physically restrain a dog by a substantial chain or leash by a responsible person who is 18 years of age or older and possesses sufficient strength for physical control of the animal.

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(l) Guard Dog: Any dog placed within an enclosure for the protection of persons or the property by attacking or threatening to attack any person found within the enclosure patrolled by such dog.

(m) Harbor: The act of keeping or caring for an animal or providing premises to which the animal returns for food, shelter, or care.

(n) Harborer: See Owner, Keeper, Harborer.

(o) Humane Traps: Box-type, live type, which do not cause bodily harm to the animal intended to be captured or any animal or person coming in contact with such trap.

(p) Inhumane treatment: any treatment to any animal which deprives the animal of necessary sustenance, including food, water and protection from the weather; any treatment such as overloading, overworking, tormenting; beating, mutilating, teasing or other abnormal treatment; or causing or allowing the animal to fight with any other animal.

(q) Keeper: See Owner, Keeper, Harborer.

(r) Livestock: Includes, but not limited to, cattle, horses, swine goats, sheep or other animals, commonly regarded as farm animals. Animals kept as house pets, such as pygmy goats or pot belly pigs, shall not be declared livestock if the animal resides on the property in living conditions commonly associated with the manner of maintaining a pet animal.

(s) Microchip: a passive transponder which can be implanted in an animal and which is a component of a radio frequency identification (RFID) system.

(t) Mistreatment: Includes every act or omission which causes or unreasonably permits the continuation of unnecessary or unjustifiable pain or suffering.

(u) Neglect: Includes the failure to provide food, water, protection from the elements, opportunity for exercise or for other normal, usual and proper care for an animal's health and well being.

(v) Neighbor: any person residing within 200 from the outermost property line of the property where a domestic animal is owned, kept or harbored.

(w) Nuisance Animal: means any repeated acts of an animal that irritates, perturbs or damages rights and privileges common to the public or enjoyment of private property or indirectly injures or threatens the safety of a member of the general public. Such actions include, but are not limited to:

1. Damage to public or private property including, but not limited to: breaking, bruising, tearing up, digging up, crushing or injuring any lawn, garden, flower bed, plant, shrub or tree in any manner;
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3. Repeatedly defecates upon any public place or upon premises not owned or controlled by the animal's owner, keeper or harborer, provided that this definition shall not apply where such waste is immediately removed and properly disposed of by the owner of such animal.
4. Allowing or permitting an animal to be maintained in an unsanitary condition so as to be offensive to sight or smell.
5. Causes a condition which endangers public health or safety.

(x) Owner, keeper or harborer: any person who possesses, harbors, keeps, feeds, shelters, maintains, offers refuge or asylum to any animal, or who professes to keeping, owning or harboring of such animal. In addition, any person who signs a receipt as owner,

keeper or harborer for the return of an animal from any shelter or animal holding facility, shall be presumed to be the owner, keeper or harborer of the animal. A parent or legal guardian shall be deemed to be an owner, keeper or harborer of animals owned, kept or harbored upon their premises by minor children who are less than 18 years of age. Such term shall also include any person who exercises control over or is in possession of any such animal. The term "Owner" when used in this Chapter shall be construed to include "Keepers" and "Harborers."

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(z) Pet Animal: Includes dogs, cats, rodents, birds, reptiles, pot belly pigs, pygmy goats and any other species of animal which is sold or retained as a household pet, but does not include skunks, and other species of the wild, exotic or carnivorous animals that may be further restricted in this chapter.

(aa) Picket: Means attaching a leash, rope, chain, lead, or other similar apparatus or device to the body of an animal and another object for the purpose of confining the animal or limiting the movement of the animal.

(bb) Rabbits, Poultry and Domestic Fowl: Includes; rabbits, pigeons, chickens, chicks, ducks, geese, turkeys, doves, squabs and all similar domestic fowl other than pet animals.

(cc) Running at Large: An animal off the premises of its owner, keeper or harborer and not effectively controlled and restrained by means of a leash, cord, or chain not exceeding ten (10) feet in length. For the purposes of this definition, "the premises of its owner, keeper, or harborer" shall not include common areas of the grounds of a condominium, townhouse or apartment, and unrestrained animals upon those areas shall be deemed to be running at large. The phrase "effectively controlled and restrained" does not exclude extendable leashes that are maintained at ten (10) feet of length or less. It shall be a question of fact whether an individual, due to age, ability, or attention was able to effectively control and restrain an animal by means of a leash, cord, or chain of any length.

(dd) Vicious Propensity: A known tendency or disposition to approach any individual or domestic animal in an attitude of attack when there is no provocation. The tendency or disposition may be shown by previous documented acts of "attack" or "bite" as defined above.

(ee) Wild Animals: Includes all species of animals which exist in their natural unconfined state and the majority of such species are not domesticated.

(Code 1984; Ord. 851; Ord. 860)

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.

(4) . Animals kept as house pets, such as pygmy goats or pot belly pigs, shall not be declared livestock if the animal resides on the property in living conditions commonly associated with the manner of maintaining a pet animal.

(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 III. BEVERAGES

- Article 1. Cereal Malt Beverages
- Article 2. Entertainers
- Article 3. Alcoholic Liquor
- Article 4. Drinking Establishments, Private Clubs,
Caterers, Temporary Permits

ARTICLE 1. CEREAL MALT BEVERAGES

~~3-102. LICENSE REQUIRED OF RETAILERS. (a) It shall be unlawful for any person to sell any cereal malt beverage at retail without a license for each place of business where cereal malt beverages are to be sold at retail.~~

~~(b) It shall be unlawful for any person, having a license to sell cereal malt beverages at retail only in the original and unopened containers and not for consumption on the premises, to sell any cereal malt beverage in any other manner.~~

3-102. LICENSE REQUIRED OF RETAILERS. (a) It shall be unlawful for any person to sell any cereal malt beverage at retail without a license for each place of business where cereal malt beverages are to be sold at retail.

(b) It shall be unlawful for any person, having a license to sell cereal malt beverages at retail only in the original and unopened containers and not for consumption on the premises, to sell any cereal malt beverage in any other manner.

(c) It shall be unlawful to sell cereal malt beverage for consumption at a special event located upon unpermitted premises within the City (Special Event site) without obtaining both a Special Event Retailers' Permit and a General Retailers' License. Individuals are encouraged to apply for a Special Event Retailers' Permit at least thirty (30) days prior to applying for the associated General Retailers' License to complete the approval processes of both the proposed special event and special event site.

(1) A special event retailers' permit shall specify the premises, including outdoor area, for which the permit is issued, and may be held on public property with approval of the Governing Body;

(2) a special event retailers' permit shall be issued for the duration of the identified special event, the dates and hours of which shall be specified in the permit;

(3) no more than four special event retailers' permits may be issued to any one applicant in a calendar year;

(4) a special event retailers' permit shall not be transferable or assignable, to either another person, another location, or another date;

(5) if a premises waiver, as described in 3-109, is required, such waiver must be obtained as part of the Special Event Retailers' Permitting process;

(6) a Special Event Retailers' Permit must be posted at the Special Event site during all hours of operation of the Special Event site; and

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(7) a special event retailers' permit holder shall not be subject to the provisions of the beer and cereal malt beverage keg registration act.

The process for approval of a General Retailers' License associated with a Special Event Retailer's Permit shall be in accordance with Chapter III, Article 1.

(Code 1988; Ord. 577; Code 2003; Ord. 1015)

~~3-103. LICENSE FEES. There are hereby prescribed license fees for (a) General Retailers, for each place of business selling cereal malt beverages at retail, the license fee shall be as set out in Chapter 17.~~

~~(b) Limited retailers, for each place of business selling only at retail, cereal malt beverages in original and unopened containers, and not for consumption on the premises the fee shall be as set out in Chapter 17.~~

~~The full amount of the license fee shall be required regardless of the time of the year in which the application is made, and the licensee shall only be authorized to operate under the license for the remainder of the calendar year in which the license is issued. There shall be no refunds in cases where the licensee quits business prior to the end of the calendar year. No license issued under this article shall be transferable.~~

3-103. LICENSE FEES. There are hereby prescribed license fees for (a) General Retailers, for each place of business selling cereal malt beverages at retail; the license fee shall be as set out in Chapter 17. Fees for General Retailers Licenses purchased in association with a Special Event Retailers' Permit shall be the same as for General Retailers.

(b) Limited retailers, for each place of business selling only at retail, cereal malt beverages in original and unopened containers, and not for consumption on the premises the fee shall be as set out in Chapter 17.

(c) In addition to the fees charged for General Retailers Licenses, there shall be a daily fee assessed for a Special Event Retailers' Permit based upon the number of days requested to operate the Special Event site, payable upon approval of the Special Event Retailers' Permit, such fees as set forth in Chapter 17 of this municipal code.

(d) The full amount of the license fee shall be required regardless of the time of the year in which the application is made, and the licensee shall only be authorized to operate under the license for the remainder of the calendar year in which the license is issued. There shall be no refunds in cases where the licensee quits business prior to the end of the calendar year. No license issued under this article shall be transferable.

(K.S.A. 41-2702; Code 1971, Sec. 3-103; Ord. 231E; Ord. 577-A; Code 2003; Ord. 1015)

~~3-109. RESTRICTION UPON LOCATION AND REVOCATION OF LICENSE.~~

~~(a) No license shall be issued for the sale at retail of any cereal malt beverage on premises which are located in areas not zoned for such purpose.~~

~~(b) It shall be unlawful to sell or dispense at retail any cereal malt beverage at any place~~

~~within the city limits that is within two hundred (200) feet of a church or school, such two hundred (200) feet to be measured from the nearest property line to the nearest property line of a church or school.~~

~~(c) The provisions of this section shall not apply to any establishment holding a cereal malt beverage license issued by the city when the licensee has petitioned for and received a waiver of the distance limitation. The governing body shall grant such a waiver only following public notice and hearing and only for good cause shown.~~

~~(d) The governing body upon five (5) days notice to the persons holding such license shall revoke such license for any one of the following reasons:~~

~~(1) The licensee has fraudulently obtained the license by giving false information in the application therefore;~~

~~(2) The licensee has violated any of the provisions of this article or any rules or regulations made by the city or any state law regulating cereal malt beverages;~~

~~—(3) The licensee has become ineligible to obtain a license in this article;~~

~~(4) Drunkenness of the licensee or permitting any intoxicated person to remain in the licensee's place of business;~~

~~(5) The sale of cereal malt beverages to any person under the legal age for consumption of cereal malt beverage;~~

~~—(6) The nonpayment of any license fees;~~

~~—(7) Permitting any gambling in or upon the licensee's place of business;~~

~~—(8) Permitting any person to mix drinks with materials purchased in the place of business or brought in for that purpose;~~

~~(9) The employment of persons under eighteen (18) years of age in dispensing or selling cereal malt beverages;~~

~~(10) The employment of persons who have been adjudged guilty of a felony or any violation of the intoxicating liquor law; or~~

~~(11) The sale or possession of, or permitting any person to use or consume on the licensed premises, any alcoholic liquor as defined by K.S.A. 41-102 and amendments thereto.~~

~~(e) The provisions of subsections (d) (8) and (11) shall not apply if the place of business or premises are also currently licensed as a club or drinking establishment under a license issued by the state director of alcoholic beverage control.~~

3-109. RESTRICTION UPON LOCATION AND REVOCATION OF LICENSE.

(a) No license shall be issued for the sale at retail of any cereal malt beverage on premises which are located in areas not zoned for such purpose, except for waivers associated with a Special Event Retailer's License or as otherwise provided for within this section.

(b) It shall be unlawful to sell or dispense at retail any cereal malt beverage at any place within the city limits that is within two hundred (200) feet of a church or school, such two hundred (200) feet to be measured from the nearest property line to the nearest property line of a church or school.

(c) The provisions of this section shall not apply to any establishment holding a cereal malt beverage license issued by the city when the licensee has petitioned for and received a waiver of the distance limitation. The Governing Body shall grant such a waiver only following public notice and hearing and only for good cause shown.

(d) The governing body upon five (5) days' notice to the persons holding such license shall revoke such license for any one of the following reasons:

(1) The licensee has fraudulently obtained the license by giving false information in the application therefore;

(2) The licensee has violated any of the provisions of this article or any rules or regulations made by the city or any state law regulating cereal malt beverages;

(3) The licensee has become ineligible to obtain a license in this article;

(4) Drunkenness of the licensee or permitting any intoxicated person to remain in the licensee's place of business;

(5) The sale of cereal malt beverages to any person under the legal age for consumption of cereal malt beverage;

(6) The nonpayment of any license fees;

(7) Permitting any gambling in or upon the licensee's place of business;

(8) Permitting any person to mix drinks with materials purchased in the place of business or brought in for that purpose;

(9) The employment of persons under eighteen (18) years of age in dispensing or selling cereal malt beverages;

(10) The employment of persons who have been adjudged guilty of a felony or any violation of the intoxicating liquor law; or

(11) The sale or possession of, or permitting any person to use or consume on the licensed premises, any alcoholic liquor as defined by K.S.A. 41-102 and amendments thereto.

(e) The provisions of subsections (d)(8) and (d)(11) shall not apply if the place of business or premises are also currently licensed as a club or drinking establishment under a license issued by the state director of alcoholic beverage control.

(f) Special Event Retailers' Licenses may be issued for an identifiable outdoor location including public sites (Special Event permitted site), but shall not be located within a public roadway unless such roadway shall have been closed to traffic by action of the Governing Body.

(1) A Special Event Retailers' License shall in no manner be construed to allow cereal malt beverage to be consumed inside vehicles while on public streets, alleys, roads or highways regardless of the boundaries of any such Special Event permitted site.

(2) No person shall remove any cereal malt beverage from inside the boundaries of a Special Event permitted site as such area is described within the approved Special Event Permit.

(3) The boundaries of such Special Event permitted site shall be clearly marked by signs, a posted map, fence or other means which reasonably identify the area in which cereal malt beverage may be possessed or consumed at such Special Event, as approved through the special event permit application process.

(4) No person shall possess or consume either cereal malt beverage or alcoholic liquor inside the premises licensed as a Special Event that was not sold or provided by the licensee holding the associated State and/or City issued permits and licenses.

(5) The Governing Body shall require the holder of the Special Event Retailers' License to provide adequate insurance, naming the City as an additional insured, if such Special Event is to take place on any public property or roadway.

(6) Special Event means a picnic, bazaar, festival or other similar community gathering.

ARTICLE 4.
DRINKING ESTABLISHMENTS, PRIVATE CLUBS,
CATERERS, TEMPORARY PERMIT

3-402. RESTRICTION ON LOCATION. (a) No alcoholic liquor shall be sold or served by a person holding a license or permit from the city whose place of business or other premises are located within five hundred (500) feet of any church, school, or library, said distance to be measured from the nearest property line of such church, school, or library, to the nearest portion of the building occupied by the premises.

(b) The distance location of subsection (a) above shall not apply to a club, drinking establishment, caterer or temporary permit holder when the license or permit applicant petitions for and receives a waiver of the distance limitation from the governing body. The governing body shall grant such a waiver only following public notice and hearing and a finding by the governing body that the proximity of the establishment is not adverse to the public welfare or safety.

(c) No license or permit shall be issued for the sale of alcoholic liquor if the building or use does not meet the zoning ordinance requirements of the city or conflicts with other city laws, including building and health codes.

(d) Pursuant to this Ordinance and Code, a Special Event Permits may be issued for an identifiable outdoor location including public sites (Special Event permitted site), but shall not be located within a public roadway unless such roadway shall have been closed to traffic by action of the Governing Body.

(1) A Special Event Permit shall in no manner be construed to allow alcoholic beverage(s) to be consumed inside vehicles while on public streets, alleys, roads or highways regardless of the boundaries of any such Special Event permitted site.

(2) No person shall remove any alcoholic beverage from inside the boundaries of a Special Event permitted site as such area is described within the approved Special Event Permit.

(3) The boundaries of such Special Event permitted site shall be clearly marked by signs, a posted map, fence or other means which reasonably identify the area in which cereal malt beverage may be possessed or consumed at such Special Event, as approved through the special event permit application process.

(4) No person shall possess or consume either cereal malt beverage or alcoholic liquor inside the premises licensed as a Special Event that was not sold or provided by the licensee holding the associated State and/or City issued permits and licenses.

(5) The Governing Body may shall require the holder of the Special Event Permit to provide adequate insurance, naming the City as an additional insured, if such Special Event is to take place on any public property or roadway.

(6) Special Event means a picnic, bazaar, festival or other similar community gathering which has been approved by the Governing Body.

(Code 1988; K.S.A. 41-719)

3-404. CONSUMPTION ON PUBLIC PROPERTY. No person shall drink or consume

any alcoholic liquor on city owned public property, except in accordance with a properly issued Special Event Permit issued by the City and associated with a temporary permit issued by the State.

(Code 1988; Ord. 577; K.S.A. 41-719)

3-419. TEMPORARY PERMITS, REQUIRED. It shall be unlawful for any person granted a temporary permit by the state of Kansas to sell or serve any alcoholic liquor within the city without first obtaining a local temporary permit from the city clerk, and a Special Event Permit if applicable to the site and/or event.

(Code 1988; Ord. 577; Code 2003)

3-420. SAME, PERMIT FEE. (a) There is hereby levied a temporary permit fee as set out in Chapter 17, on each group or individual holding a temporary permit issued by the director of alcoholic beverage control authorizing sales within the city, which fee shall be paid before the event is begun under the state permit.

(b) In addition to the fees charged for a temporary permit fee as provided in subsection (a), there shall be a daily fee assessed for a Special Event Permit based upon the number of days requested to operate the Special Event site, payable upon approval of the Special Event Permit, such fees and payment schedule as set forth in Chapter 17 of this municipal code.

(Code 1988; Ord. 577; Code 2003)

3-421. SAME, CITY TEMPORARY PERMIT. (a) It shall be unlawful for any person to conduct an event under a state issued temporary permit without first obtaining a license special event permit in conformance with this Code from the city at least fifteen (15) days before the event. Written application for the local temporary permit shall be made to the city clerk and shall clearly state:

- (1) The name of the applicant;
- (2) The group for which the event is planned;
- (3) The location of the event;
- (4) The date and the time of the event;
- (5) Any anticipated need for police, fire or other municipal services.

(b) Upon presentation of a state temporary permit, payment of the city's temporary permit fee and a written application as provided for in subsection (a), the city clerk shall issue a local temporary permit to the applicant if there are no conflicts with any zoning or other ordinances of the city.

(c) The city clerk shall notify the chief of police whenever a temporary permit has been issued and forward a copy of the permit and application to the chief of police.

(d) The provisions of this section shall be interpreted in conformance with K.S.A. 41-719.

(Code 1988; Ord. 577; Code 2003; K.S.A. 41-719)

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CHAPTER III. BEVERAGES

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ARTICLE 1. CEREAL MALT BEVERAGES

3-102. LICENSE REQUIRED OF RETAILERS. (a) It shall be unlawful for any person to sell any cereal malt beverage at retail without a license for each place of business where cereal malt beverages are to be sold at retail.

(b) It shall be unlawful for any person, having a license to sell cereal malt beverages at retail only in the original and unopened containers and not for consumption on the premises, to sell any cereal malt beverage in any other manner.

(c) It shall be unlawful to sell cereal malt beverage for consumption at a special event located upon unpermitted premises within the City (Special Event site) without obtaining both a Special Event Retailers' Permit and a General Retailers' License. Individuals are encouraged to apply for a Special Event Retailers' Permit at least thirty (30) days prior to applying for the associated General Retailers' License to complete the approval processes of both the proposed special event and special event site.

(1) A special event retailers' permit shall specify the premises, including outdoor area, for which the permit is issued, and may be held on public property with approval of the Governing Body;

(2) a special event retailers' permit shall be issued for the duration of the identified special event, the dates and hours of which shall be specified in the permit;

(3) no more than four special event retailers' permits may be issued to any one applicant in a calendar year;

(4) a special event retailers' permit shall not be transferable or assignable, to either another person, another location, or another date;

(5) if a premises waiver, as described in 3-109, is required, such waiver must be obtained as part of the Special Event Retailers' Permitting process;

(6) a Special Event Retailers' Permit must be posted at the Special Event site during all hours of operation of the Special Event site; and

(7) a special event retailers' permit holder shall not be subject to the provisions of the beer and cereal malt beverage keg registration act.

The process for approval of a General Retailers' License associated with a Special Event Retailer's Permit shall be in accordance with Chapter III, Article 1.

(Code 1988; Ord. 577; Code 2003; Ord. 1015)

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(d) The full amount of the license fee shall be required regardless of the time of the year in which the application is made, and the licensee shall only be authorized to operate under the license for the remainder of the calendar year in which the license is issued. There shall be no refunds in cases where the licensee quits business prior to the end of the calendar year. No license issued under this article shall be transferable.

(K.S.A. 41-2702; Code 1971, Sec. 3-103; Ord. 231E; Ord. 577-A; Code 2003; Ord. 1015)

3-109. RESTRICTION UPON LOCATION AND REVOCATION OF LICENSE.

(a) No license shall be issued for the sale at retail of any cereal malt beverage on premises which are located in areas not zoned for such purpose, except for waivers associated with a Special Event Retailer's License or as otherwise provided for within this section.

(b) It shall be unlawful to sell or dispense at retail any cereal malt beverage at any place within the city limits that is within two hundred (200) feet of a church or school, such two hundred (200) feet to be measured from the nearest property line to the nearest property line of a church or school.

(c) The provisions of this section shall not apply to any establishment holding a cereal malt beverage license issued by the city when the licensee has petitioned for and received a waiver of the distance limitation. The Governing Body shall grant such a waiver only following public notice and hearing and only for good cause shown.

(d) The governing body upon five (5) days' notice to the persons holding such license shall revoke such license for any one of the following reasons:

- (1) The licensee has fraudulently obtained the license by giving false information in the application therefore;
- (2) The licensee has violated any of the provisions of this article or any rules or regulations made by the city or any state law regulating cereal malt beverages;
- (3) The licensee has become ineligible to obtain a license in this article;

- (4) Drunkenness of the licensee or permitting any intoxicated person to remain in the licensee's place of business;
 - (5) The sale of cereal malt beverages to any person under the legal age for consumption of cereal malt beverage;
 - (6) The nonpayment of any license fees;
 - (7) Permitting any gambling in or upon the licensee's place of business;
 - (8) Permitting any person to mix drinks with materials purchased in the place of business or brought in for that purpose;
 - (9) The employment of persons under eighteen (18) years of age in dispensing or selling cereal malt beverages;
 - (10) The employment of persons who have been adjudged guilty of a felony or any violation of the intoxicating liquor law; or
 - (11) The sale or possession of, or permitting any person to use or consume on the licensed premises, any alcoholic liquor as defined by K.S.A. 41-102 and amendments thereto.
- (e) The provisions of subsections (d)(8) and (d)(11) shall not apply if the place of business or premises are also currently licensed as a club or drinking establishment under a license issued by the state director of alcoholic beverage control.
- (f) Special Event Retailers' Licenses may be issued for an identifiable outdoor location including public sites (Special Event permitted site), but shall not be located within a public roadway unless such roadway shall have been closed to traffic by action of the Governing Body.
- (1) A Special Event Retailers' License shall in no manner be construed to allow cereal malt beverage to be consumed inside vehicles while on public streets, alleys, roads or highways regardless of the boundaries of any such Special Event permitted site.
 - (2) No person shall remove any cereal malt beverage from inside the boundaries of a Special Event permitted site as such area is described within the approved Special Event Permit.
 - (3) The boundaries of such Special Event permitted site shall be clearly marked by signs, a posted map, fence or other means which reasonably identify the area in which cereal malt beverage may be possessed or consumed at such Special Event, as approved through the special event permit application process.
 - (4) No person shall possess or consume either cereal malt beverage or alcoholic liquor inside the premises licensed as a Special Event that was not sold or provided by the licensee holding the associated State and/or City issued permits and licenses.
 - (5) The Governing Body shall require the holder of the Special Event Retailers' License to provide adequate insurance, naming the City as an additional insured, if such Special Event is to take place on any public property or roadway.
 - (6) Special Event means a picnic, bazaar, festival or other similar community gathering.

ARTICLE 4.
DRINKING ESTABLISHMENTS, PRIVATE CLUBS,
CATERERS, TEMPORARY PERMIT

3-402. RESTRICTION ON LOCATION. (a) No alcoholic liquor shall be sold or served

by a person holding a license or permit from the city whose place of business or other premises are located within five hundred (500) feet of any church, school, or library, said distance to be measured from the nearest property line of such church, school, or library, to the nearest portion of the building occupied by the premises.

(b) The distance location of subsection (a) above shall not apply to a club, drinking establishment, caterer or temporary permit holder when the license or permit applicant petitions for and receives a waiver of the distance limitation from the governing body. The governing body shall grant such a waiver only following public notice and hearing and a finding by the governing body that the proximity of the establishment is not adverse to the public welfare or safety.

(c) No license or permit shall be issued for the sale of alcoholic liquor if the building or use does not meet the zoning ordinance requirements of the city or conflicts with other city laws, including building and health codes.

(d) Pursuant to this Ordinance and Code, a Special Event Permits may be issued for an identifiable outdoor location including public sites (Special Event permitted site), but shall not be located within a public roadway unless such roadway shall have been closed to traffic by action of the Governing Body.

(1) A Special Event Permit shall in no manner be construed to allow alcoholic beverage(s) to be consumed inside vehicles while on public streets, alleys, roads or highways regardless of the boundaries of any such Special Event permitted site.

(2) No person shall remove any alcoholic beverage from inside the boundaries of a Special Event permitted site as such area is described within the approved Special Event Permit.

(3) The boundaries of such Special Event permitted site shall be clearly marked by signs, a posted map, fence or other means which reasonably identify the area in which cereal malt beverage may be possessed or consumed at such Special Event, as approved through the special event permit application process.

(4) No person shall possess or consume either cereal malt beverage or alcoholic liquor inside the premises licensed as a Special Event that was not sold or provided by the licensee holding the associated State and/or City issued permits and licenses.

(5) The Governing Body may shall require the holder of the Special Event Permit to provide adequate insurance, naming the City as an additional insured, if such Special Event is to take place on any public property or roadway.

(6) Special Event means a picnic, bazaar, festival or other similar community gathering which has been approved by the Governing Body.

(Code 1988; K.S.A. 41-719)

3-404. CONSUMPTION ON PUBLIC PROPERTY. No person shall drink or consume any alcoholic liquor on city owned public property, except in accordance with a properly issued Special Event Permit issued by the City and associated with a temporary permit issued by the State.

(Code 1988; Ord. 577; K.S.A. 41-719)

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within the city without first obtaining a local temporary permit from the city clerk, and a Special Event Permit if applicable to the site and/or event.

(Code 1988; Ord. 577; Code 2003)

3-420. SAME, PERMIT FEE. (a) There is hereby levied a temporary permit fee as set out in Chapter 17, on each group or individual holding a temporary permit issued by the director of alcoholic beverage control authorizing sales within the city, which fee shall be paid before the event is begun under the state permit.

(b) In addition to the fees charged for a temporary permit fee as provided in subsection (a), there shall be a daily fee assessed for a Special Event Permit based upon the number of days requested to operate the Special Event site, payable upon approval of the Special Event Permit, such fees and payment schedule as set forth in Chapter 17 of this municipal code.

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- (1) The name of the applicant;
- (2) The group for which the event is planned;
- (3) The location of the event;
- (4) The date and the time of the event;
- (5) Any anticipated need for police, fire or other municipal services.

(b) Upon presentation of a state temporary permit, payment of the city's temporary permit fee and a written application as provided for in subsection (a), the city clerk shall issue a local temporary permit to the applicant if there are no conflicts with any zoning or other ordinances of the city.

(c) The city clerk shall notify the chief of police whenever a temporary permit has been issued and forward a copy of the permit and application to the chief of police.

(d) The provisions of this section shall be interpreted in conformance with K.S.A. 41-719.

(Code 1988; Ord. 577; Code 2003; K.S.A. 41-719)

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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. Wichita-Sedgwick County Unified Building Code.

ARTICLE 1. GENERAL REGULATIONS/SUPPLEMENTS

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)

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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. Wichita-Sedgwick County Unified Building Code.

ARTICLE 1. GENERAL REGULATIONS/SUPPLEMENTS

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 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)

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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

7-401.1 NUISANCE AUTOMOBILES.

(a) Policy. The governing body of the city finds that junked, wrecked, dismantled, inoperable and abandoned vehicle(s), in and upon private real property within the city is a matter affecting the health, safety and general welfare of the citizens of the city for the following reasons:

Such properties and conditions serve as a breeding ground for flies, mosquitoes, rats and other insects and rodents;

They are dangerous to persons, particularly children, because of broken glass, sharp metal protrusions, insecure mounting on blocks, jacks or supports, potential for entrapment, and because they are a ready source of fire and explosion;

They encourage pilfering and theft, and constitute a blighting influence upon the area in which they are located, thereby causing a loss in property value to surrounding property; and

They constitute a fire hazard in that they block access for fire equipment to adjacent buildings and structures, and leak environmentally harmful fuels and lubricants onto/into the ground.

(b) Definitions.

(1) any passenger vehicle, automobile, trailer, camper top or shell, motor home, recreational vehicle, pickup camper, boat or other device or means of conveyance, other than a bicycle, which is:

(A) Located in the front yard of any residential or commercial property,
or

(B) Located in side yard of any residential or commercial property and not kept or maintained on an all weather surface free of weeds or grass or from other debris; or

(2) any motor vehicle or other means of conveyance other than a bicycle which is:

(A) required by any applicable law to be registered and which does not have displayed thereon a current registration plate or temporary permit or placard;

(B) any motor vehicle or other means of conveyance, other than a bicycle, which is parked in violation of any ordinance of the city;

(C) any motor vehicle or other means of conveyance, other than a bicycle, which is incapable of moving under its own power;

~~or~~

(D) any motor vehicle or other means of conveyance, other than a bicycle, which is junked, wrecked or inoperable. For purposes of this article, any one or more of the following conditions shall raise a rebuttable presumption that any motor vehicle or other means of conveyance, other than a bicycle, upon which such condition or conditions is or are found, is junked, wrecked or inoperable:

(i) absence of display of current registration;

(ii) placement of such vehicle or other means of conveyance, or parts thereof upon jacks, jack stands, blocks or other supports; or

(iii) absence of one or more parts of such vehicle or other means of conveyance when such part is necessary for the lawful operation upon streets, roads or highways.

(3) any motor vehicle parked in a residential yard shall be located on an all-weather or hard surface, as defined by the Haysville Zoning Code. Any motor vehicle not parked on an all-weather or hard surface when such vehicle is parked in an area located within a residential yard shall be declared a nuisance vehicle. If any language of the Haysville Zoning Code shall be deemed to be in conflict with this provision, the more restrictive interpretation shall govern.

(c) Exceptions. This section on nuisance automobiles shall not:

(1) be construed to prohibit lawfully zoned automotive businesses, or lawfully maintained parts cars (as defined within the City's zoning code) kept in compliance with all applicable zoning regulations and maintained on an all weather surface;

(2) apply to any person, firm, corporation or partnership or their agent with one vehicle inoperable for a period of thirty (30) consecutive days or less which is maintained in such a condition that it visually does not appear to be inoperable, is not leaking fluids, and no portions of the vehicle, such as tires, doors, or hood are missing;

(3) apply to any person, firm or corporation or their agent who is conducting a business enterprise in compliance with existing zoning regulations and who places such vehicles behind screening of sufficient size, strength and density to screen such vehicles from the view of the public using adjacent thoroughfares and to prohibit ready access to such vehicles by children, provided however, that nothing in this section shall be construed to authorize

the construction of any such fence or screen where such construction is prohibited by ordinance;

(4) apply to any vehicle which is enclosed in a garage or other building;

(5) apply to a single inoperable vehicle stored within an enclosed and screened area of the backyard in a manner that is tidy and inoffensive to neighbors, protected by a weather resistant automobile cover in good condition, maintained upon an all weather surface in compliance with the definition as set forth in the City's zoning code.

(Ord. 817; Ord. 819; Code 2003; Ord. 906, Code 2007)

7-404.

COMPLAINT OF NUISANCE CONDITION; INQUIRY AND INSPECTION. The enforcing officer shall make inquiry and conduct inspections of property or premises:

(a) upon receiving a written complaint or complaints signed by an individual stating that a nuisance exists and describing the same and its location;

(b) upon receiving information that a nuisance may exist from any governmental entity, officer or employee; or

(c) when it appears to the enforcing officer that conditions constituting a nuisance exist.

The enforcing officer shall, upon making inspection and inquiry, make immediate written report of such officer's findings in compliance with departmental policy and this code. to be presented to the hearing panel.

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-407.

ADMINISTRATIVE ACTION; NOTICE TO ABATE; PROOF OF COMPLIANCE. (a) The enforcing officer shall provide written notice to the owner, occupant or agent in charge of any premises in the city upon which a nuisance condition exists in violation of this article. Such notice shall be served upon such owner, occupant or agent in charge by certified mail, return receipt requested, or by personal service, door hangers, conspicuously posting notice of such order on the property, personal notification, communication by telephone, or first class mail. Notice shall also be provided in accordance with 7-416 if applicable. If the property is unoccupied and the owner is a nonresident, notice provided by this section shall be given by telephone communication or first class mail, and shall include the following information:

(1) Specific notice in the form of an administrative order that the owner, occupant or agent in charge of the property is in violation of this article.

(2) An administrative order directing the owner, occupant, or agent in charge of the property to abate the nuisance condition within five (5) days of the receipt of this date of the notice, such compliance date to be stated on the face of the notice;

(3) Notice within the administrative order that the owner, occupant, or agent in charge of the property may appeal the notice by requesting, within five (5) days of receipt of the notice before the compliance date and in a written notice of appeal directed to the city clerk, an administrative hearing as provided for within this Article. If the described nuisance has been determined by the

compliance officer to represent a menace or immediate danger to the community, such nuisance condition shall be made safe pending the outcome of the administrative hearing. The Director of Public Works shall either approve the temporary safety measures undertaken by the property owner, occupant, or agent in charge, or shall cause the nuisance condition to be made safe.;

- (4) Notice within the administrative order that if the owner, occupant, or agent in charge of the property fails to abate the nuisance condition, the city may proceed to abate such nuisance condition and assess the cost of the abatement, including any reasonable administrative fee, ~~against the owner, occupant or agent in charge of the property as provided within K.S.A. 12-1617e(d) and K.S.A. 12-1,115;~~
- (5) Notice within the administrative order that the owner, occupant, or agent in charge of the property shall be provided an opportunity to pay the assessment and, if the assessment is not paid, the city shall cause an amount equal to such assessment to be assessed against the property as a special assessment ~~as provided by this article.~~
- (6) Notice within the administrative order that no further notice shall be given prior to removal of a nuisance condition upon such property after the five (5) day period provided herein; A and,
- (7) Notice within the administrative order that the enforcing officer should be contacted immediately if there are any questions regarding ~~the~~compliance with the administrative order.

(b) The owner, occupant, or agent in charge of the property shall provide proof to the enforcement officer of the completion of the abatement of the nuisances described within the notice provided pursuant to subsection (a).

7-408.

UNIFORM COMPLAINT AND NOTICE TO APPEAR; RIGHT TO PROCEED; FINES AND COSTS. (a) ~~If such violation(s) as described within the notice has not been abated within the time provided within the notice~~In addition to the administrative process described within 7-407, the enforcing officer ~~shall~~is hereby authorized to issue to the owner, occupant or agent in charge of the property a uniform complaint and notice to appear in municipal court charging a violation of the applicable section of this article. Should such owner, occupant or agent in charge of such property contest the charge, the city shall not be precluded from otherwise abating the nuisance created thereby during the pendency of the case through administrative or civil action.

(b) Any person found guilty, or entering a plea of guilty or nolo contendere to violating any section of this article shall be fined as follows:

- (1) Upon conviction for a first offense, by a fine ~~up to of~~ \$50.00, and.
- (2) Upon conviction of a second offense, by a fine of \$75.00;
- (3) Upon conviction of a third offense, by a fine of \$100.00;
- (4) Upon conviction of a fourth offense, by a fine of \$200.00.

The penalties associated with conviction of an offense as described with 7-

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408(b) (2)-(4) regarding a second or subsequent offense shall be mandatory with no reduction in fine.

(c) Any person convicted and fined pursuant to this article shall also be assessed court costs as provided by city ordinance chapter 17, fee schedule, of the Haysville city code, compliance with the administrative order described in 7-407, mailing costs, and costs of both temporarily making the nuisance condition safe and abatement may be ordered as either additional costs of the action or as restitution, as applicable.

7-409.

ABATEMENT BY CITY; PROCEDURE.

(a) If within five (5) days after ~~receipt of the notice~~ the compliance date as set forth with the administrative notice as required by section 7-407 the owner, occupant or agent in charge of the premises neglects or fails to comply with the directives contained in the notice, and such owner, occupant, or agent in charge fails to timely file a notice of administrative appeal, the enforcing officer shall abate the nuisance in conformance with the provisions of this article. This provision shall also apply if the owner, occupant or agent in charge of the premises neglects or fails to comply with any decision of a hearing panel within either five (5) days, or such other time as determined by the hearing panel.

(b) 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 reporting and accounting required by this section to be entered in the appropriate city record and shall report the same to the governing body.

(c) The city clerk shall, within ten (10) days of receipt of the enforcing officer's report of costs, give notice by restricted mail to the owner, occupant or agent in charge of the property of the costs required to be reported by subsection (b) 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 such notice. Should the owner, occupant or agent in charge of the property 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, occupant or agent in charge of the property, by first class mail, the notice previously sent and receipt by the owner, occupant or agent in charge of the property 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. If the owner, occupant, or agent in charge fails to take receipt for undetermined reasons, the City Clerk may publish notice once in the City's newspaper.

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-410.

ADMINISTRATIVE APPEAL; HEARING. (a) If the recipient of the notice of abatement makes a request for hearing to the city clerk ~~within the notice period prior to the compliance period as described with 7-407 above~~, then the City shall schedule a hearing before a designated hearing panel ~~within ten (10) days, or~~ as soon as practicable. If the nuisance condition is deemed by the compliance officer to represent an immediate menace or danger to the health of the inhabitants of the community, such nuisance condition shall be made safe by either the party responsible for the property, or the City. Costs of such temporary action shall be additional costs of this nuisance abatement action. At the hearing, the hearing panel shall hear all evidence submitted by the owner, the owner's designee, lien holders of record, occupants or other parties in interest in the property upon which the nuisance is situated and all evidence submitted by the city. The hearing provided for in this section need not be conducted according to formal rules of evidence.

(b) The hearing panel shall prepare a written description of findings and an appropriate order. The order shall be sent by certified mail to all parties with a legal interest in the property within five (5) days of the conclusion of the hearing, unless otherwise stated at the hearing. The hearing panel's order shall describe the relevant facts relied upon, state the specific Code provisions being relied upon, and state any such other stipulations, methods of abatement, or orders as deemed necessary by the hearing panel. If abatement is ordered, the order shall also fix a reasonable period of time, not more than ten (10) days from the date of publication, to complete the abatement of any nuisances found by the hearing panel, and a statement that if the person or entity or owner fails to complete the abatement, the enforcing officer shall cause the nuisance to be removed and abated in compliance with this article.

(c) The determination by the hearing panel shall be a final order of the city, and appeals of this action may be taken as allowed by law.

(d) The hearing panel shall be designated by the Mayor, and shall consist of three members: a chair and two others, all with an equal vote. All actions shall be by majority vote. The chair of the hearing panel shall be a member of the governing body representing the ward wherein the violation is alleged to have occurred.

(e) All findings of the hearing panel shall be forwarded to the governing body for informational purposes.

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-412.

SITE TO BE MADE SAFE. Part of Upon removal and abatement of any nuisance pursuant to this article or otherwise, is removing the menace and danger to the health of the community. Thus, the person, entity or owner shall take any and all action necessary to leave-make the premises ~~in a safe condition~~. In the event the owner fails to abate the nuisance as prescribed by this article, or abates the nuisance by creating another menace or danger to the community, the enforcing officer may proceed to make the site safe, and such costs shall be included as costs of this action.

(Ord. 817; Ord. 819; Code 2003)

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CHAPTER VII. HEALTH AND WELFARE

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ARTICLE 4. NUISANCES

7-401.1 NUISANCE AUTOMOBILES.

(a) Policy. The governing body of the city finds that junked, wrecked, dismantled, inoperable and abandoned vehicle(s), in and upon private real property within the city is a matter affecting the health, safety and general welfare of the citizens of the city for the following reasons:

Such properties and conditions serve as a breeding ground for flies, mosquitoes, rats and other insects and rodents;

They are dangerous to persons, particularly children, because of broken glass, sharp metal protrusions, insecure mounting on blocks, jacks or supports, potential for entrapment, and because they are a ready source of fire and explosion;

They encourage pilfering and theft, and constitute a blighting influence upon the area in which they are located, thereby causing a loss in property value to surrounding property; and

They constitute a fire hazard in that they block access for fire equipment to adjacent buildings and structures, and leak environmentally harmful fuels and lubricants onto/into the ground.

(b) Definitions.

(1) any passenger vehicle, automobile, trailer, camper top or shell, motor home, recreational vehicle, pickup camper, boat or other device or means of conveyance, other than a bicycle, which is:

(A) Located in the front yard of any residential or commercial property,
or

(B) Located in side yard of any residential or commercial property and not kept or maintained on an all weather surface free of weeds or grass or from other debris; or

(2) any motor vehicle or other means of conveyance other than a bicycle which is:

(A) required by any applicable law to be registered and which does not have displayed thereon a current registration plate or temporary permit or placard;

(B) any motor vehicle or other means of conveyance, other than a bicycle, which is parked in violation of any ordinance of the city;

(C) any motor vehicle or other means of conveyance, other than a bicycle, which is incapable of moving under its own power;

(D) any motor vehicle or other means of conveyance, other than a bicycle, which is junked, wrecked or inoperable. For purposes of this article, any one or more of the following conditions shall raise a rebuttable presumption that any motor vehicle or other means of conveyance, other than a bicycle, upon which such condition or conditions is or are found, is junked, wrecked or inoperable:

(i) absence of display of current registration;

(ii) placement of such vehicle or other means of conveyance, or parts thereof upon jacks, jack stands, blocks or other supports; or

(iii) absence of one or more parts of such vehicle or other means of conveyance when such part is necessary for the lawful operation upon streets, roads or highways.

(3) any motor vehicle parked in a residential yard shall be located on an all-weather or hard surface, as defined by the Haysville Zoning Code. Any motor vehicle not parked on an all-weather or hard surface when such vehicle is parked in an area located within a residential yard shall be declared a nuisance vehicle. If any language of the Haysville Zoning Code shall be deemed to be in conflict with this provision, the more restrictive interpretation shall govern.

(c) Exceptions. This section on nuisance automobiles shall not:

(1) be construed to prohibit lawfully zoned automotive businesses, or lawfully maintained parts cars (as defined within the City's zoning code) kept in compliance with all applicable zoning regulations and maintained on an all weather surface;

(2) apply to any person, firm, corporation or partnership or their agent with one vehicle inoperable for a period of thirty (30) consecutive days or less which is maintained in such a condition that it visually does not appear to be inoperable, is not leaking fluids, and no portions of the vehicle, such as tires, doors, or hood are missing;

(3) apply to any person, firm or corporation or their agent who is conducting a business enterprise in compliance with existing zoning regulations and who places such vehicles behind screening of sufficient size, strength and density to screen such vehicles from the view of the public using adjacent thoroughfares and to prohibit ready access to such vehicles by children, provided however, that nothing in this section shall be construed to authorize

the construction of any such fence or screen where such construction is prohibited by ordinance;

(4) apply to any vehicle which is enclosed in a garage or other building;

(5) apply to a single inoperable vehicle stored within an enclosed and screened area of the backyard in a manner that is tidy and inoffensive to neighbors, protected by a weather resistant automobile cover in good condition, maintained upon an all weather surface in compliance with the definition as set forth in the City's zoning code.

(Ord. 817; Ord. 819; Code 2003; Ord. 906, Code 2007)

7-404.

COMPLAINT OF NUISANCE CONDITION; INQUIRY AND INSPECTION. The enforcing officer shall make inquiry and conduct inspections of property or premises:

(a) upon receiving a written complaint or complaints signed by an individual stating that a nuisance exists and describing the same and its location;

(b) upon receiving information that a nuisance may exist from any governmental entity, officer or employee; or

(c) when it appears to the enforcing officer that conditions constituting a nuisance exist.

The enforcing officer shall, upon making inspection and inquiry, make immediate written report of such officer's findings in compliance with departmental policy and this code..

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-407.

ADMINISTRATIVE ACTION; NOTICE TO ABATE; PROOF OF COMPLIANCE. (a) The enforcing officer shall provide written notice to the owner, occupant or agent in charge of any premises in the city upon which a nuisance condition exists in violation of this article. Such notice shall be served upon such owner, occupant or agent in charge by certified mail, return receipt requested, or by personal service, door hangers, conspicuously posting notice of such order on the property, personal notification, communication by telephone, or first class mail. Notice shall also be provided in accordance with 7-416 if applicable. If the property is unoccupied and the owner is a nonresident, notice provided by this section shall be given by telephone communication or first class mail, and shall include the following information:

(1) Specific notice in the form of an administrative order that the owner, occupant or agent in charge of the property is in violation of this article.

(2) An administrative order directing the owner, occupant, or agent in charge of the property to abate the nuisance condition within five (5) days of the date of the notice, such compliance date to be stated on the face of the notice.

(3) Notice within the administrative order that the owner, occupant, or agent in charge of the property may appeal the notice by requesting, before the compliance date in a written notice of appeal directed to the city clerk, an administrative hearing as provided for within this Article. If the described nuisance has been determined by the compliance officer to represent a menace or immediate danger to the community, such nuisance condition shall be made

safe pending the outcome of the administrative hearing. The Director of Public Works shall either approve the temporary safety measures undertaken by the property owner, occupant, or agent in charge, or shall cause the nuisance condition to be made safe.

- (4) Notice within the administrative order that if the owner, occupant, or agent in charge of the property fails to abate the nuisance condition, the city may proceed to abate such nuisance condition and assess the cost of the abatement, including any reasonable administrative fee as provided within K.S.A. 12-1617e(d) and K.S.A. 12-1,115.
- (5) Notice within the administrative order that the owner, occupant, or agent in charge of the property shall be provided an opportunity to pay the assessment and, if the assessment is not paid, the city shall cause an amount equal to such assessment to be assessed against the property as a special assessment.
- (6) Notice within the administrative order that no further notice shall be given prior to removal of a nuisance condition upon such property after the five (5) day period provided herein. And,
- (7) Notice within the administrative order that the enforcing officer should be contacted immediately if there are any questions regarding compliance with the administrative order.

(b) The owner, occupant, or agent in charge of the property shall provide proof to the enforcement officer of the completion of the abatement of the nuisances described within the notice provided pursuant to subsection (a).

7-408.

UNIFORM COMPLAINT AND NOTICE TO APPEAR; RIGHT TO PROCEED; FINES AND COSTS. (a) In addition to the administrative process described within 7-407, the enforcing officer is hereby authorized to issue to the owner, occupant or agent in charge of the property a uniform complaint and notice to appear in municipal court charging a violation of the applicable section of this article. Should such owner, occupant or agent in charge of such property contest the charge, the city shall not be precluded from otherwise abating the nuisance created thereby during the pendency of the case through administrative or civil action.

(b) Any person found guilty, or entering a plea of guilty or nolo contendere to violating any section of this article shall be fined as follows:

- (1) Upon conviction for a first offense, by a fine up to \$50.00, and.
- (2) Upon conviction of a second offense, by a fine of \$75.00;
- (3) Upon conviction of a third offense, by a fine of \$100.00;
- (4) Upon conviction of a fourth offense, by a fine of \$200.00.

The penalties associated with conviction of an offense as described with 7-408(b) (2)-(4) regarding a second or subsequent offense shall be mandatory with no reduction in fine.

(c) Any person convicted and fined pursuant to this article shall also be

assessed court costs as provided by city ordinance chapter 17, fee schedule, of the Haysville city code, compliance with the administrative order described in 7-407, mailing costs, and costs of both temporarily making the nuisance condition safe and abatement may be ordered as either additional costs of the action or as restitution, as applicable.

7-409. ABATEMENT BY CITY; PROCEDURE.

(a) If within five (5) days after the compliance date as set forth with the administrative notice as required by section 7-407 the owner, occupant or agent in charge of the premises neglects or fails to comply with the directives contained in the notice, and such owner, occupant, or agent in charge fails to timely file a notice of administrative appeal, the enforcing officer shall abate the nuisance in conformance with the provisions of this article. This provision shall also apply if the owner, occupant or agent in charge of the premises neglects or fails to comply with any decision of a hearing panel within either five (5) days, or such other time as determined by the hearing panel.

(b) 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 reporting and accounting required by this section to be entered in the appropriate city record and shall report the same to the governing body.

(c) The city clerk shall, within ten (10) days of receipt of the enforcing officer's report of costs, give notice by restricted mail to the owner, occupant or agent in charge of the property of the costs required to be reported by subsection (b) 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 such notice. Should the owner, occupant or agent in charge of the property 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, occupant or agent in charge of the property, by first class mail, the notice previously sent and receipt by the owner, occupant or agent in charge of the property 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. If the owner, occupant, or agent in charge fails to take receipt for undetermined reasons, the City Clerk may publish notice once in the City's newspaper.

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-410. ADMINISTRATIVE APPEAL; HEARING. (a) If the recipient of the notice of abatement makes a request for hearing to the city clerk prior to the compliance period as described with 7-407 above, then the City shall schedule a hearing before a designated hearing panel as soon as practicable. If the nuisance condition is

deemed by the compliance officer to represent an immediate menace or danger to the health of the inhabitants of the community, such nuisance condition shall be made safe by either the party responsible for the property, or the City. Costs of such temporary action shall be additional costs of this nuisance abatement action. At the hearing, the hearing panel shall hear all evidence submitted by the owner, the owner's designee, lien holders of record, occupants or other parties in interest in the property upon which the nuisance is situated and all evidence submitted by the city. The hearing provided for in this section need not be conducted according to formal rules of evidence.

(b) The hearing panel shall prepare a written description of findings and an appropriate order. The order shall be sent by certified mail to all parties with a legal interest in the property within five (5) days of the conclusion of the hearing, unless otherwise stated at the hearing. The hearing panel's order shall describe the relevant facts relied upon, state the specific Code provisions being relied upon, and state any such other stipulations, methods of abatement, or orders as deemed necessary by the hearing panel. If abatement is ordered, the order shall also fix a reasonable period of time, not more than ten (10) days from the date of publication, to complete the abatement of any nuisances found by the hearing panel, and a statement that if the person or entity or owner fails to complete the abatement, the enforcing officer shall cause the nuisance to be removed and abated in compliance with this article.

(c) The determination by the hearing panel shall be a final order of the city, and appeals of this action may be taken as allowed by law.

(d) The hearing panel shall be designated by the Mayor, and shall consist of three members: a chair and two others, all with an equal vote. All actions shall be by majority vote. The chair of the hearing panel shall be a member of the governing body representing the ward wherein the violation is alleged to have occurred.

(e) All findings of the hearing panel shall be forwarded to the governing body for informational purposes.

(Ord. 817; Ord. 819; Code 2003; Ord. 906; Code 2007)

7-412.

SITE TO BE MADE SAFE. Part of removal and abatement of any nuisance pursuant to this article or otherwise, is removing the menace and danger to the health of the community. Thus, the person, entity or owner shall take any and all action necessary to make the premises safe. In the event the owner fails to abate the nuisance as prescribed by this article, or abates the nuisance by creating another menace or danger to the community, the enforcing officer may proceed to make the site safe, and such costs shall be included as costs of this action.

(Ord. 817; Ord. 819; Code 2003)

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CHAPTER XI. PUBLIC OFFENSES

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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.

- (a) Act: Includes a failure or omission to take action.
- (b) Air Gun or Air Rifle: Any device whether or not in the shape and form commonly associated with the terms pistol, sidearm, small arm, rifle, shotgun or any other type of gun designed to forcibly expel from an opening therein any pellet or BB shot, and whether operating from and upon compressed air or mechanical or elastic springwork or otherwise.
- (c) Alcohol Concentration: The number of grams of alcohol per one-hundred (100) milliliters of blood per 210 liters of breath.
- (d) Alcoholic Beverage or Alcoholic Liquor: Alcohol, spirits, wine, beer and every liquid or solid, patented or not, containing alcohol, spirits, wine or beer and capable of being consumed as a beverage by a human being, but shall not include any cereal malt beverage.
- (e) Another: A person or persons as defined in this chapter other than the person whose act is claimed to be criminal.
- (f) Body Piercing: Puncturing the skin of a person by aid of needles or other instruments designed or used to puncture the skin for the purpose of inserting jewelry or other objects in or through the human body, except puncturing the external part of the human ear shall not be included.
- (g) Cereal Malt Beverage: Any fermented but undistilled liquor brewed or made from a malt or a mixture of malt or malt substitute, but shall not include any such liquor which contains more than three and two-tenths (3.2%) percent alcohol by weight.

(h) City or this City: All land and water either within or outside the boundary of the city over which the city has either exclusive or concurrent jurisdiction, and the air space above such land and water.

(b) Conduct: An act or series of acts, and the accompanying finding of guilt.

(c) Conviction. A judgment of guilt entered upon a plea or finding of guilt.

(i) Correctional Officer or Employee: Any officer or employee of the Kansas department of corrections or any independent contractor, or any employee of such contractor, working at a correctional facility.

(j) Deception: Knowingly and willfully making a false statement or representation, express or implied, pertaining to a present or past existing fact.

(k) To Deprive Permanently: In addition to those provisions set forth within Article 6, Section 6.2 of the Uniform Public Offense Code, the definition of “To Deprive Permanently” shall include:

(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.

(l) Dwelling: A building or portion thereof, a tent, a vehicle or other enclosed place which is used or intended for use as a human habitation, home or residence.

(m) Dwelling Unit: A single-family residence, multiple-family residence and each living unit in a mixed-use building.

(n) Gamecock: A domesticated fowl that is bred, reared, or trained for the purpose of fighting with other fowl.

(o) Identification Document: Any card, certificate or document which identifies or purports to identify the bearer of such document, whether or not intended for use as identification, and includes, but is not limited to, documents purporting to be drivers' licenses, nondrivers' identification cards, birth certificates, social security cards and employee identification cards.

(p) Intent to Defraud: An intention to deceive another person, and to induce such other person, in reliance upon such deception, to assume, create, transfer, alter or terminate a right, obligation or power with reference to property.

(q) Law Enforcement Officer: Any person who by virtue of his or her office of public employment is vested by law with a duty to maintain public order or to make arrest for crimes, whether that duty extends to all crimes or is limited to specific crimes.

(r) Motorboat: Any vessel propelled by machinery, whether or not such machinery is the principal source of propulsion.

(s) Obtain: To bring about a transfer of interest in or possession of property, whether to the offender or to another.

(t) Obtains or Exerts Control Over Property: Includes but is not limited to the taking, carrying away, or the sale or conveyance or transfer of title to, interest in, or possession of property.

(u) Ordinance Cigarette or Tobacco Infraction: A violation of an ordinance that proscribes the same behavior as proscribed by subsection (m) or (n) of K.S.A. 79-3321 and amendments thereto.

(v) Owner: A person who has any interest in public property.

(w) Paint Ball Gun: Any device whether or not in the shape and form commonly associated with the terms pistol, sidearm, small arm, rifle, shotgun or any other type of gun designed to forcibly expel from an opening therein any paint ball, and whether operating from and upon compressed air or mechanical or elastic spring work.

(x) Person: An individual, public or private corporation, government, partnership or unincorporated association or other entity.

(y) Personal Property: Goods, chattels, effects, evidences of rights in action and all written instruments by which any pecuniary obligation, or any right or title to property, real or personal, shall be created, acknowledged, assigned, transferred, increased, defeated, discharged or dismissed.

(z) Property: Anything of value, tangible or intangible, real or personal.

(aa) Prosecution: All legal proceedings by which a person's liability for a crime is determined.

(ab) Public Employee: A person employed by or acting for the city and who is not a public officer.

(ac) Public Offense or Offense: An act or omission defined in this code which, upon conviction, is punishable by fine, confinement or both fine and confinement.

(ad) Public Officer: Includes the following whether elected or appointed.

(1) An executive or administrative officer of the city;

(2) A member of the governing body;

(3) A judicial officer, which shall include a judge, municipal judge, magistrate, juror, master or any other person appointed by a judge or court to hear or determine a cause of controversy;

(4) A hearing officer shall include any person authorized by law or private agreement, to hear or determine a cause or controversy and who is not a judicial officer;

(5) A law enforcement officer or public safety officer;

(6) Any other person exercising the functions of a public officer under color of right.

(ae) Railroad Property: Includes, but is not limited to, any train, locomotive, railroad car, caboose, rail-mounted work equipment, rolling stock, work equipment, safety device, switch, electronic signal, microwave communication equipment, connection, railroad track, rail, bridge, trestle, right-of-way or other property that is owned, leased, operated or possessed by a railroad company.

(af) Real Property or Real Estate: Every estate, interest and right in lands, tenements and hereditaments.

(ag) Sail Board: A surfboard using for propulsion a free sail system comprising one or more swivel-mounted rigs (mast, sail and booms) supported in an upright position by the crew and the wind.

(ah) Sailboat: Any vessel, other than a sail board, that is designed to be propelled by wind action upon a sail for navigation on the water.

(ai) Smoke Detector: A device or combination of devices which operate from a power supply in the dwelling unit or at the point of installation for the purpose of detecting visible or invisible particles of combustion. Such term shall include smoke detectors approved or listed for the purpose for which they are intended by an approved independent testing laboratory.

(aj) Solicit or Solicitation: To command, authorize, urge, incite, request or advise another to commit a crime.

(ak) State: The state of Kansas.

(al) Stolen Property: Property over which control has been obtained by theft.

(am) Tattooing: The process by which the skin is marked or colored by insertion of nontoxic dyes or pigments into or under the subcutaneous portion of the skin so as to form indelible marks for cosmetic or figurative purposes.

(an) Telefacsimile Communication: The use of electronic equipment to send or transmit a copy of a document via telephone line.

(ao) Threat: A communicated intent to inflict physical or other harm on any person or on property.

(ap) Throwing Star: Any instrument, without handles, consisting of a metal plate having three (3) or more radiating points with one or more sharp edges and designed in the shape of a polygon, trefoil, cross, star, diamond or other geometric shape, manufactured for use as a weapon for throwing.

(aq) Toxic Vapors: The following substances or products containing such substances:

- (1) Alcohols, including methyl, isopropyl, propyl or butyl;
- (2) Aliphatic acetates, including ethyl, methyl, propyl or methyl cellosolve acetate;
- (3) Acetone;
- (4) Benzene;
- (5) Carbon Tetrachloride;
- (6) Cyclohexane;
- (7) Freons, including Freon 11 and Freon 12;
- (8) Hexane;
- (9) Methyl ethyl ketone;
- (10) Methyl isobutyl ketone;
- (11) Naptha;
- (12) Perchlorethylene;
- (13) Toluene;
- (14) Trichloroethane; or
- (15) Xylene.

(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~~4~~ 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. 1005~~__~~, 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 of provisions set forth within the Uniform Public Offense Code, violations shall be cited to the applicable ordinance and the specific section(s) included within the Uniform Public Offense Code. Additions and/or Amendments to the Uniform Public Offense Code are set forth within this Chapter and shall be cited as provided within this Chapter. A copy of this Chapter shall be affixed to the Official Copy of 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; Ord. 996, Code 2013)

11-103. ADDITIONS AND/OR AMENDMENTS. The Uniform Public Offense Code incorporated by reference in section 11-102 of this article is hereby amended to include all of the following sections additions and/or amendments set forth within this Chapter. The Articles of this Chapter are arranged to correlate with the Articles provided within the Uniform Public Offense Code, but such Additions and/or Amendments shall be cited as provided within this Chapter.

11-104 ARTICLE 1. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 1, General Provisions, is hereby amended to include the following sections regarding the disposition of lost, stolen, strayed, abandoned, unclaimed, or confiscated property.-

(a) APPLICABILITY. This article relates to and embraces all lost, stolen, strayed, abandoned, unclaimed or confiscated property which of itself is not contraband or the possession of which is not unlawful, which is now or which may hereafter come into the possession of the law enforcement officers of the city.

(b) CUSTODY; RECLAMATION BY OWNER WITHIN THIRTY DAYS. All personal property of the character described in section 11-103(a) shall be delivered to the custody of the chief of police who shall retain the possession of such property for a period of thirty (30) days, except as elsewhere herein provided, unless the owner or person entitled to the possession of such property shall sooner claim such property and establish his or her ownership and right to possession thereof.

(c) NOTICE OF INTENT TO DISPOSE: REQUIREMENTS. If the owner or person entitled to the possession of property, as described in this article, shall fail to claim such property within thirty (30) days, that at such time or at any time thereafter, the chief of police may cause a notice to be published in the official city newspaper, setting forth a detailed description of such property and stating that unless the same be claimed within ten (10) days, such property will be disposed of pursuant to the terms of this chapter.

(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 non-profit organizations.

(e) ALTERNATIVE DISPOSITION. As an alternative to the disposition procedure set forth in 11-103(b) and 11-103(d) hereof, the police department is hereby authorized, after following the mandates set forth in 11-103(c) hereof, to sell such property at public auction to the highest bidder therefore for cash. Notice of such auction sale shall be given by the department's placing notice of such auction sale, giving the time, date and place thereof, in a newspaper(s) of circulation in Sedgwick County, such publication(s) to take place no later than ten (10) days prior to such auction date. All proceeds raised at such auction sale shall be paid directly to the general fund of the city.

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:

~~(a) MOLOTOV COCKTAILS. Unlawful possession, use and transportation of a "molotov cocktail" is the transporting, use or possession or control of a container of incendiary or explosive material liquid, solvent or mixture, equipped with a fuse, wick or other detonating device of a kind commonly known as a "molotov cocktail."~~

~~Unlawful possession, use or transportation of "molotov cocktail" is a Class A violation.~~

~~(b) NEGLIGENT STORAGE OF FIREARMS PROHIBITED; MINORS~~

GAINING ACCESS A MISDEMEANOR.

~~(1) Any person who stores or leaves, on a premises or any location a loaded firearm, or an unloaded firearm in close proximity to ammunition for it, where it is reasonably foreseeable that a minor may gain access to the firearm, shall keep the firearm in a securely locked box, locked safe, locked hard case, locked safe case, locked drawer, locked cabinet or other locked container, or shall secure the firearm by installing a trigger lock or other similar device which prevents the normal function and discharge of the firearm. Such locking device shall be in addition to any built-in safety feature of the firearm. This section shall not apply when a firearm is lawfully being carried on a person's body or within close proximity as to be under the person's immediate control.~~

~~(2) Any person violating the provisions of this section shall be guilty of a misdemeanor if, as a result thereof, a minor gains access to a firearm and possesses such firearm in violation of K.S.A. 21-4201, and amendments thereto; K.S.A. 1992 Supplements 21-4203, 21-4203(a) or 21-4204, and any amendments thereto. This section shall not apply if the minor obtains the firearm as a result of an unlawful entry by any person.~~

~~(3) The following warning shall be conspicuously posted in every place of business where firearms are sold: "It is unlawful to leave a loaded firearm, or an unloaded firearm with ammunition for it nearby, if it is foreseeable that a minor may gain access to the firearm."~~

~~(4) As used in this section, the term "minor" means any person under the age of eighteen (18).~~

~~(5) As used in this section, the term "firearm" means any pistol, revolver, rifle, shotgun or other weapon which will or is designed to or may readily be converted to expel a projectile by the action of an explosion, expanding gases or other combustion. Air rifles, air pistols and BB guns are included in this definition if capable of expelling projectiles by the sudden release of compressed gas. This term shall not include a firearm which has been rendered unserviceable by steel weld in the chamber and marriage weld of the barrel to the receiver and which has been registered in the national firearms registration and transfer record in compliance with 26 U.S.C. 5841, et seq., and any amendments thereto.~~

~~(c) PENALTY. Any person who violates the provisions of this section shall, upon conviction be punished by a fine of up to \$2,000.00 or by imprisonment for up to 1 year, or by both such fine and imprisonment.~~

~~(Code 2007; Code 2008; Code 2009)~~

(a) MOLOTOV COCKTAILS. Unlawful possession, use and transportation of a "molotov cocktail" is the transporting, use or possession or control of a container of incendiary or explosive material liquid, solvent or mixture, equipped with a fuse, wick or other

detonating device of a kind commonly known as a “molotov cocktail.”

Unlawful possession, use or transportation of “molotov cocktail” is a Class A violation.

(b) NEGLIGENCE STORAGE OF FIREARMS PROHIBITED; MINORS GAINING ACCESS A MISDEMEANOR.

(1) Any person who stores or leaves, on a premises or any location a loaded firearm, or an unloaded firearm in close proximity to ammunition for it, where it is reasonably foreseeable that a minor may gain access to the firearm, shall keep the firearm in a securely locked box, locked safe, locked hard case, locked safe case, locked drawer, locked cabinet or other locked container, or shall secure the firearm by installing a trigger lock or other similar device which prevents the normal function and discharge of the firearm. Such locking device shall be in addition to any built-in safety feature of the firearm. This section shall not apply when a firearm is lawfully being carried on a person’s body or within close proximity as to be under the person’s immediate control.

(2) Any person violating the provisions of this section shall be guilty of a misdemeanor if, as a result thereof, a minor gains access to a firearm and possesses such firearm in violation of K.S.A. 21-4201, and amendments thereto; K.S.A. 1992 Supplements 21-4203, 21-4203(a) or 21-4204, and any amendments thereto. This section shall not apply if the minor obtains the firearm as a result of an unlawful entry by any person.

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(4) As used in this section, the term “minor” means any person under the age of eighteen (18).

(5) As used in this section, the term “firearm” means any pistol, revolver, rifle, shotgun or other weapon which will or is designed to or may readily be converted to expel a projectile by the action of an explosion, expanding gases or other combustion. Air rifles, air pistols and BB guns are included in this definition if capable of expelling projectiles by the sudden release of compressed gas. This term shall not include a firearm which has been rendered unserviceable by steel weld in the chamber and marriage weld of the barrel to the receiver and which has been registered in the national firearms registration and transfer record in compliance with 26 U.S.C. 5841, et seq., and any amendments thereto.

(c) PENALTY. Any person who violates the provisions of this section shall, upon conviction be punished by a fine of up to \$2,000.00 or by imprisonment for up to 1

year, or by both such fine and imprisonment.

11-1002 Section 10.1.1 of the Uniform Public Offense Code as adopted above, CRIMINAL CARRYING OF A WEAPON, is hereby amended as follows:

(a) Criminal carrying of a weapon is knowingly carrying:

(1) any bludgeon, sandclub, metal knuckles or throwing star;

(2) concealed on one's person, a billy, blackjack, slungshot or any other dangerous or deadly weapon or instrument of like character;

(3) on one's person or in any land, water or air vehicle, with intent to use the same unlawfully, a tear gas or smoke bomb, or molotov cocktail, or projector or any object containing a noxious liquid, gas or substance;

(i) Molotov Cocktails. A container of incendiary or explosive material liquid, solvent or mixture, equipped with a fuse, wick or other detonating device of a kind usually referred to as a "molotov cocktail."

(4) any pistol, revolver or other firearm concealed on one's person except when on the person' land or in the person's abode or fixed place of business;

(5) on one's person any unconcealed, loaded firearm, while on property open to the public, except when on one's land or in one's abode or fixed place of business, unless the firearm is carried in a holster with its safety in place (if equipped with a safety mechanism) and such weapon remains within the immediate control of the person at all times.

(i) As used in this section, 'under one's immediate control' shall mean within instant reaching distance of the person.

(b) Criminal carrying of a weapon as defined in Subsections (a)(1), (a)(2), (a)(3), (a)(4), or (a)(5) is a class A violation.

(c) Subsection (a) shall not apply to:

(1) Law enforcement officers, or any person summoned by any such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

(2) wardens, superintendents, directors, security personnel and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime, while acting within the scope of their authority;

(3) members of the armed services or reserve forces of the United States or the Kansas national guard while in the performance of their official duty; or

(4) the manufacture of, transportation to, or sale of weapons to a person authorized under subsections (c)(1), (c)(2) and (c)(3) to possess such weapons.

(d) Subsection (a)(4) shall not apply to:

(1) Watchmen, while actually engaged in the performance of the duties of their employment.

(2) licensed hunters or fishermen, while engaged in hunting or fishing;

(3) private detectives licensed by the state to carry the firearm involved, while actually engaged in the duties of their employment.

(4) detectives or special agents regularly employed by railroad companies or other corporations to perform full-time security or investigative service, while actually engaged in the duties of their employment.

(5) the state fire marshal, the state fire marshal's deputies or any member of a fire department authorized to carry a firearm pursuant to K.S.A. 31-157, and amendments thereto, while engaged in an investigation in which such fire marshal, deputy or member is authorized to carry a firearm pursuant to K.S.A. 31-157, and amendments thereto.

(6) special deputy sheriffs described in K.S.A. 19-827, and amendments thereto, who have satisfactorily completed the basic course of instruction required for permanent appointment as a part-time law enforcement officer under K.S.A. 74-5607a, and amendments thereto.

(7) the United States attorney for the district of Kansas, the attorney general, any district attorney or county attorney, any assistant United States attorney if authorized by the United States attorney for the district of Kansas, any assistant attorney general if authorized by the attorney general, or any assistant district attorney or assistant county attorney if authorized by the district attorney or county attorney by whom such assistant is employed. The provisions of this paragraph shall not apply to any person not in compliance with K.S.A. 75-7c19, and amendments thereto; or

(8) law enforcement officers from another state or a retired law enforcement officer meeting the requirements of the federal law enforcement officers safety act, 18 U.S.C. §§ 926B and 926C; or

(9) any person carrying a concealed handgun as authorized by K.S.A. 2012 Supp. 75-7c01 through 75-7c17, and amendments thereto.

11-1003 SEVERABILITY. In the event any section or part of this ordinance is found by a court of competent jurisdiction to be invalid, such findings shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.

(Code 2007; Code 2008; Code 2009)

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- (b) Air Gun or Air Rifle: Any device whether or not in the shape and form commonly associated with the terms pistol, sidearm, small arm, rifle, shotgun or any other type of gun designed to forcibly expel from an opening therein any pellet or BB shot, and whether operating from and upon compressed air or mechanical or elastic springwork or otherwise.
- (c) Alcohol Concentration: The number of grams of alcohol per one-hundred (100) milliliters of blood per 210 liters of breath.
- (d) Alcoholic Beverage or Alcoholic Liquor: Alcohol, spirits, wine, beer and every liquid or solid, patented or not, containing alcohol, spirits, wine or beer and capable of being consumed as a beverage by a human being, but shall not include any cereal malt beverage.
- (e) Another: A person or persons as defined in this chapter other than the person whose act is claimed to be criminal.
- (f) Body Piercing: Puncturing the skin of a person by aid of needles or other instruments designed or used to puncture the skin for the purpose of inserting jewelry or other objects in or through the human body, except puncturing the external part of the human ear shall not be included.
- (g) Cereal Malt Beverage: Any fermented but undistilled liquor brewed or made from a malt or a mixture of malt or malt substitute, but shall not include any such liquor which contains more than three and two-tenths (3.2%) percent alcohol by weight.

(h) City or this City: All land and water either within or outside the boundary of the city over which the city has either exclusive or concurrent jurisdiction, and the air space above such land and water.

(b) Conduct: An act or series of acts, and the accompanying finding of guilt.

(c) Conviction. A judgment of guilt entered upon a plea or finding of guilt.

(i) Correctional Officer or Employee: Any officer or employee of the Kansas department of corrections or any independent contractor, or any employee of such contractor, working at a correctional facility.

(j) Deception: Knowingly and willfully making a false statement or representation, express or implied, pertaining to a present or past existing fact.

(k) To Deprive Permanently: In addition to those provisions set forth within Article 6, Section 6.2 of the Uniform Public Offense Code, the definition of “To Deprive Permanently” shall include:

(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.

(l) Dwelling: A building or portion thereof, a tent, a vehicle or other enclosed place which is used or intended for use as a human habitation, home or residence.

(m) Dwelling Unit: A single-family residence, multiple-family residence and each living unit in a mixed-use building.

(n) Gamecock: A domesticated fowl that is bred, reared, or trained for the purpose of fighting with other fowl.

(o) Identification Document: Any card, certificate or document which identifies or purports to identify the bearer of such document, whether or not intended for use as identification, and includes, but is not limited to, documents purporting to be drivers’ licenses, nondrivers’ identification cards, birth certificates, social security cards and employee identification cards.

(p) Intent to Defraud: An intention to deceive another person, and to induce such other person, in reliance upon such deception, to assume, create, transfer, alter or terminate a right, obligation or power with reference to property.

(q) Law Enforcement Officer: Any person who by virtue of his or her office of public employment is vested by law with a duty to maintain public order or to make arrest for crimes, whether that duty extends to all crimes or is limited to specific crimes.

(r) Motorboat: Any vessel propelled by machinery, whether or not such machinery is the principal source of propulsion.

(s) Obtain: To bring about a transfer of interest in or possession of property, whether to the offender or to another.

(t) Obtains or Exerts Control Over Property: Includes but is not limited to the taking, carrying away, or the sale or conveyance or transfer of title to, interest in, or possession of property.

(u) Ordinance Cigarette or Tobacco Infraction: A violation of an ordinance that proscribes the same behavior as proscribed by subsection (m) or (n) of K.S.A. 79-3321 and amendments thereto.

(v) Owner: A person who has any interest in public property.

(w) Paint Ball Gun: Any device whether or not in the shape and form commonly associated with the terms pistol, sidearm, small arm, rifle, shotgun or any other type of gun designed to forcibly expel from an opening therein any paint ball, and whether operating from and upon compressed air or mechanical or elastic spring work.

(x) Person: An individual, public or private corporation, government, partnership or unincorporated association or other entity.

(y) Personal Property: Goods, chattels, effects, evidences of rights in action and all written instruments by which any pecuniary obligation, or any right or title to property, real or personal, shall be created, acknowledged, assigned, transferred, increased, defeated, discharged or dismissed.

(z) Property: Anything of value, tangible or intangible, real or personal.

(aa) Prosecution: All legal proceedings by which a person's liability for a crime is determined.

(ab) Public Employee: A person employed by or acting for the city and who is not a public officer.

(ac) Public Offense or Offense: An act or omission defined in this code which, upon conviction, is punishable by fine, confinement or both fine and confinement.

(ad) Public Officer: Includes the following whether elected or appointed.

(1) An executive or administrative officer of the city;

(2) A member of the governing body;

(3) A judicial officer, which shall include a judge, municipal judge, magistrate, juror, master or any other person appointed by a judge or court to hear or determine a cause of controversy;

(4) A hearing officer shall include any person authorized by law or private agreement, to hear or determine a cause or controversy and who is not a judicial officer;

(5) A law enforcement officer or public safety officer;

(6) Any other person exercising the functions of a public officer under color of right.

(ae) Railroad Property: Includes, but is not limited to, any train, locomotive, railroad car, caboose, rail-mounted work equipment, rolling stock, work equipment, safety device, switch, electronic signal, microwave communication equipment, connection, railroad track, rail, bridge, trestle, right-of-way or other property that is owned, leased, operated or possessed by a railroad company.

(af) Real Property or Real Estate: Every estate, interest and right in lands, tenements and hereditaments.

(ag) Sail Board: A surfboard using for propulsion a free sail system comprising one or more swivel-mounted rigs (mast, sail and booms) supported in an upright position by the crew and the wind.

(ah) Sailboat: Any vessel, other than a sail board, that is designed to be propelled by wind action upon a sail for navigation on the water.

(ai) Smoke Detector: A device or combination of devices which operate from a power supply in the dwelling unit or at the point of installation for the purpose of detecting visible or invisible particles of combustion. Such term shall include smoke detectors approved or listed for the purpose for which they are intended by an approved independent testing laboratory.

(aj) Solicit or Solicitation: To command, authorize, urge, incite, request or advise another to commit a crime.

(ak) State: The state of Kansas.

(al) Stolen Property: Property over which control has been obtained by theft.

(am) Tattooing: The process by which the skin is marked or colored by insertion of nontoxic dyes or pigments into or under the subcutaneous portion of the skin so as to form indelible marks for cosmetic or figurative purposes.

(an) Telefacsimile Communication: The use of electronic equipment to send or transmit a copy of a document via telephone line.

(ao) Threat: A communicated intent to inflict physical or other harm on any person or on property.

(ap) Throwing Star: Any instrument, without handles, consisting of a metal plate having three (3) or more radiating points with one or more sharp edges and designed in the shape of a polygon, trefoil, cross, star, diamond or other geometric shape, manufactured for use as a weapon for throwing.

(aq) Toxic Vapors: The following substances or products containing such substances:

- (1) Alcohols, including methyl, isopropyl, propyl or butyl;
- (2) Aliphatic acetates, including ethyl, methyl, propyl or methyl cellosolve acetate;
- (3) Acetone;
- (4) Benzene;
- (5) Carbon Tetrachloride;
- (6) Cyclohexane;
- (7) Freons, including Freon 11 and Freon 12;
- (8) Hexane;
- (9) Methyl ethyl ketone;
- (10) Methyl isobutyl ketone;
- (11) Naptha;
- (12) Perchlorethylene;
- (13) Toluene;
- (14) Trichloroethane; or
- (15) Xylene.

(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 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. 10__, 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 of provisions set forth within the Uniform Public Offense Code, violations shall be cited to the applicable ordinance and the specific section(s) included within the Uniform Public Offense Code. Additions and/or Amendments to the Uniform Public Offense Code are set forth within this Chapter and shall be cited as provided within this Chapter. A copy of this Chapter shall be affixed to the Official Copy of 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; Ord. 996, Code 2013)

11-103. ADDITIONS AND/OR AMENDMENTS. The Uniform Public Offense Code incorporated by reference in section 11-102 of this article is hereby amended to include all of the additions and/or amendments set forth within this Chapter. The Articles of this Chapter are arranged to correlate with the Articles provided within the Uniform Public Offense Code, but such Additions and/or Amendments shall be cited as provided within this Chapter.

11-104 ARTICLE 1. The Uniform Public Offense Code, such edition as set forth within Section 11-102 above, Article 1, General Provisions, is hereby amended to include the following sections regarding the disposition of lost, stolen, strayed, abandoned, unclaimed, or confiscated property. (a) APPLICABILITY. This article relates to and embraces all lost, stolen, strayed, abandoned, unclaimed or confiscated property which of itself is not contraband or the possession of which is not unlawful, which is now or which may hereafter come into the possession of the law enforcement officers of the city.

(b) CUSTODY; RECLAMATION BY OWNER WITHIN THIRTY DAYS. All personal property of the character described in section 11-103(a) shall be delivered to the custody of the chief of police who shall retain the possession of such property for a period of thirty (30) days, except as elsewhere herein provided, unless the owner or person entitled to the possession of such property shall sooner claim such property and establish his or her ownership and right to possession thereof.

(c) NOTICE OF INTENT TO DISPOSE: REQUIREMENTS. If the owner or person entitled to the possession of property, as described in this article, shall fail to claim such property within thirty (30) days, that at such time or at any time thereafter, the chief of police may cause a notice to be published in the official city newspaper, setting forth a detailed description of such property and stating that unless the same be claimed within ten (10) days, such property will be disposed of pursuant to the terms of this chapter.

(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 non-profit organizations.

(e) ALTERNATIVE DISPOSITION. As an alternative to the disposition procedure set forth in 11-103(b) and 11-103(d) hereof, the police department is hereby authorized, after following the mandates set forth in 11-103(c) hereof, to sell such property at public auction to the highest bidder therefore for cash. Notice of such auction sale shall be given by the department's placing notice of such auction sale, giving the time, date and place thereof, in a newspaper(s) of circulation in Sedgwick County, such publication(s) to take place no later than ten (10) days prior to such auction date. All proceeds raised at such auction sale shall be paid directly to the general fund of the city.

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:

(a) MOLOTOV COCKTAILS. Unlawful possession, use and transportation of a "molotov cocktail" is the transporting, use or possession or control of a container of incendiary or explosive material liquid, solvent or mixture, equipped with a fuse, wick or other detonating device of a kind commonly known as a "molotov cocktail."

Unlawful possession, use or transportation of "molotov cocktail" is a Class A violation.

(b) NEGLIGENT STORAGE OF FIREARMS PROHIBITED; MINORS

GAINING ACCESS A MISDEMEANOR.

(1) Any person who stores or leaves, on a premises or any location a loaded firearm, or an unloaded firearm in close proximity to ammunition for it, where it is reasonably foreseeable that a minor may gain access to the firearm, shall keep the firearm in a securely locked box, locked safe, locked hard case, locked safe case, locked drawer, locked cabinet or other locked container, or shall secure the firearm by installing a trigger lock or other similar device which prevents the normal function and discharge of the firearm. Such locking device shall be in addition to any built-in safety feature of the firearm. This section shall not apply when a firearm is lawfully being carried on a person's body or within close proximity as to be under the person's immediate control.

(2) Any person violating the provisions of this section shall be guilty of a misdemeanor if, as a result thereof, a minor gains access to a firearm and possesses such firearm in violation of K.S.A. 21-4201, and amendments thereto; K.S.A. 1992 Supplements 21-4203, 21-4203(a) or 21-4204, and any amendments thereto. This section shall not apply if the minor obtains the firearm as a result of an unlawful entry by any person.

(3) The following warning shall be conspicuously posted in every place of business where firearms are sold: "It is unlawful to leave a loaded firearm, or an unloaded firearm with ammunition for it nearby, if it is foreseeable that a minor may gain access to the firearm."

(4) As used in this section, the term "minor" means any person under the age of eighteen (18).

(5) As used in this section, the term "firearm" means any pistol, revolver, rifle, shotgun or other weapon which will or is designed to or may readily be converted to expel a projectile by the action of an explosion, expanding gases or other combustion. Air rifles, air pistols and BB guns are included in this definition if capable of expelling projectiles by the sudden release of compressed gas. This term shall not include a firearm which has been rendered unserviceable by steel weld in the chamber and marriage weld of the barrel to the receiver and which has been registered in the national firearms registration and transfer record in compliance with 26 U.S.C. 5841, et seq., and any amendments thereto.

(c) PENALTY. Any person who violates the provisions of this section shall, upon conviction be punished by a fine of up to \$2,000.00 or by imprisonment for up to 1 year, or by both such fine and imprisonment.

11-1002 Section 10.1.1 of the Uniform Public Offense Code as adopted above, CRIMINAL CARRYING OF A WEAPON, is hereby amended as follows:

(a) Criminal carrying of a weapon is knowingly carrying:

(1) any bludgeon, sandclub, metal knuckles or throwing star;
(2) concealed on one's person, a billy, blackjack, slungshot or any other dangerous or deadly weapon or instrument of like character;

(3) on one's person or in any land, water or air vehicle, with intent to use the same unlawfully, a tear gas or smoke bomb, or molotov cocktail, or projector or any object containing a noxious liquid, gas or substance;

(i) Molotov Cocktails. A container of incendiary or explosive material liquid, solvent or mixture, equipped with a fuse, wick or other detonating device of a kind usually referred to as a "molotov cocktail."

(4) any pistol, revolver or other firearm concealed on one's person except when on the person's land or in the person's abode or fixed place of business;

(5) on one's person any unconcealed, loaded firearm, while on property open to the public, except when on one's land or in one's abode or fixed place of business, unless the firearm is carried in a holster with its safety in place (if equipped with a safety mechanism) and such weapon remains within the immediate control of the person at all times.

(i) As used in this section, 'under one's immediate control' shall mean within instant reaching distance of the person.

(b) Criminal carrying of a weapon as defined in Subsections (a)(1), (a)(2), (a)(3), (a)(4), or (a)(5) is a class A violation.

(c) Subsection (a) shall not apply to:

(1) Law enforcement officers, or any person summoned by any such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

(2) wardens, superintendents, directors, security personnel and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime, while acting within the scope of their authority;

(3) members of the armed services or reserve forces of the United States or the Kansas national guard while in the performance of their official duty; or

(4) the manufacture of, transportation to, or sale of weapons to a person authorized under subsections (c)(1), (c)(2) and (c)(3) to possess such weapons.

(d) Subsection (a)(4) shall not apply to:

(1) Watchmen, while actually engaged in the performance of the duties of their employment.

(2) licensed hunters or fishermen, while engaged in hunting or fishing;

(3) private detectives licensed by the state to carry the firearm involved, while actually engaged in the duties of their employment.

(4) detectives or special agents regularly employed by railroad companies or other corporations to perform full-time security or investigative service, while actually engaged in the duties of their employment.

(5) the state fire marshal, the state fire marshal's deputies or any member of a fire department authorized to carry a firearm pursuant to K.S.A. 31-157, and amendments thereto, while engaged in an investigation in which such fire marshal, deputy or member is authorized to carry a firearm pursuant to K.S.A. 31-157, and amendments thereto.

(6) special deputy sheriffs described in K.S.A. 19-827, and amendments thereto, who have satisfactorily completed the basic course of instruction required for permanent appointment as a part-time law enforcement officer under K.S.A. 74-5607a, and amendments thereto.

(7) the United States attorney for the district of Kansas, the attorney general, any district attorney or county attorney, any assistant United States attorney if authorized by the United States attorney for the district of Kansas, any assistant attorney general if authorized by the attorney general, or any assistant district attorney or assistant county attorney if authorized by the district attorney or county attorney by whom such assistant is employed. The provisions of this paragraph shall not apply to any person not in compliance with K.S.A. 75-7c19, and amendments thereto; or

(8) law enforcement officers from another state or a retired law enforcement officer meeting the requirements of the federal law enforcement officers safety act, 18 U.S.C. §§ 926B and 926C; or

(9) any person carrying a concealed handgun as authorized by K.S.A. 2012 Supp. 75-7c01 through 75-7c17, and amendments thereto.

11-1003 SEVERABILITY. In the event any section or part of this ordinance is found by a court of competent jurisdiction to be invalid, such findings shall not affect the validity of the remaining sections or provisions and such remaining sections or provisions shall remain valid and enforceable.

(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 1. PARKS, RECREATIONAL AREAS

12-102. ~~HOURS, OPENING AND CLOSING, FEES FOR USAGE. City park recreational and picnic facilities will be closed to the public from 12:00 midnight to 5:00 a.m. daily, except for Southampton Lake, Old Oak Lake and North Timberlane Lake which will be closed to the public from 10:00 p.m. to 5:00 a.m. daily. Southampton Lake will be open to the public for fishing from 8:00 a.m. — 7:00 p.m. daily. The fees for use of such park facilities will be those determined from time to time by the governing body in consultation with city administrative personnel.~~

HOURS, OPENING AND CLOSING, FEES FOR USAGE. City park facilities will be closed to the public from 12:00 midnight to 5:00 a.m. daily, except Kirby Park, Old Oak Park and Timberlane North Park will be closed to the public from 10:00 p.m. to 5:00 a.m. daily. Hours of operation may be temporarily modified for special events by action of the Governing Body.

The fees for use of such park facilities will be those determined from time to time by the Governing Body in consultation with city administrative personnel.

(Ord. 278-B; Code 2003, Ord. 888; Ord. 972)

12-106b. FISHING (a) Fishing shall be in designated areas only, and unless exempt by law, a state issued fishing license is required and must be shown upon request of any law enforcement officer, Kansas Department of Wildlife and Parks Employee, or other state enforcement official.

(b) Fishing is permitted in ~~the following~~ city owned waters located within the following city parks:

1. Riggs Park
2. Old Oak Park Lake
3. Southampton Kirby Lake Park
4. North Timberlane Lake Park

(c) Seining, and use of dip and cast nets, is prohibited on all city owned waters.

(d) Creel limits. A creel limit is the maximum number of a species of fish that can be taken per person in a calendar day.

(e) Length limits. Minimum length limits mean that fish shorter than a certain length cannot be kept.

- (f) The following creel and length limits are hereby adopted:
- (1) Channel Catfish: 5 per day.
 - (2) Largemouth Bass: 2 per day creel limit, with an 18 inch minimum length limit.
 - (3) All other species of fish: 4 per day creel limit.
- (Ord. 515; Code 2003, Ord. 888; Ord. 973)

12-115. ALCOHOLIC BEVERAGES AND CONTROLLED SUBSTANCES. The use or consumption of any cereal malt beverage, alcoholic liquor or controlled substance is prohibited in any park, except in conformance with a lawfully issued Special Event Permit.

(Ord. 278, Sec. 16)

12-116. ~~UNLAWFUL ASSEMBLING AND ANNOYANCE OF OTHERS. It shall be unlawful for any two (2) or more persons to assemble or loiter in any city park of the city, and there conduct themselves in a manner annoying to passersby, or to other occupants of the park~~ Reserved.

(Ord. 278, Sec. 17)

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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 1. PARKS, RECREATIONAL AREAS

12-102.

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The fees for use of such park facilities will be those determined from time to time by the Governing Body in consultation with city administrative personnel.

(Ord. 278-B; Code 2003, Ord. 888; Ord. 972)

12-106b. **FISHING** (a) Fishing shall be in designated areas only, and unless exempt by law, a state issued fishing license is required and must be shown upon request of any law enforcement officer, Kansas Department of Wildlife and Parks Employee, or other state enforcement official.

(b) Fishing is permitted in city owned waters located within the following city parks:

1. Riggs Park
2. Old Oak Park
3. Kirby Park
4. North Timberlane Park

(c) Seining, and use of dip and cast nets, is prohibited on all city owned waters.

(d) Creel limits. A creel limit is the maximum number of a species of fish that can be taken per person in a calendar day.

(e) Length limits. Minimum length limits mean that fish shorter than a certain length cannot be kept.

(f) The following creel and length limits are hereby adopted:

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(Ord. 278, Sec. 16)

12-116. Reserved.

(Ord. 278, Sec. 17)

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CHAPTER XIII. STREETS AND SIDEWALKS

Article 1. Construction, Repair of Streets
and Sidewalks

Article 2. Excavations

Article 3. Hedges, Trees and Shrubs

Article 4. Right of Way Maintenance

ARTICLE 3. HEDGES, TREES AND SHRUBS

13-307. CLEARANCES OVER STREETS AND WALKWAYS. Maintaining clearances over streets and walkways shall be the responsibility of the abutting property owner. A clearance of eight (8) feet must be maintained over walkways and a clearance of ~~twelve-fourteen~~ (124) feet must be maintained over streets. Property owners are responsible for trees on their own property as well as trees on the public way that abuts their property. The public works director or his/her designee will notify in writing the owner of such trees in violation of the above clearance requirements, and stated improvements shall be accomplished within ~~sixty-thirty~~ (630) days of notification. In the event of failure to comply by the owner, the city shall have authority to prune such trees and charge the cost of pruning on the property tax notice.

(Ord. 765; Code 2003)

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CHAPTER XIII. STREETS AND SIDEWALKS

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Article 4. Right of Way Maintenance

ARTICLE 3. HEDGES, TREES AND SHRUBS

- 13-307. CLEARANCES OVER STREETS AND WALKWAYS. Maintaining clearances over streets and walkways shall be the responsibility of the abutting property owner. A clearance of eight (8) feet must be maintained over walkways and a clearance of fourteen (14) feet must be maintained over streets. Property owners are responsible for trees on their own property as well as trees on the public way that abuts their property. The public works director or his/her designee will notify in writing the owner of such trees in violation of the above clearance requirements, and stated improvements shall be accomplished within thirty (30) days of notification. In the event of failure to comply by the owner, the city shall have authority to prune such trees and charge the cost of pruning on the property tax notice.
(Ord. 765; Code 2003)

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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, 2013~~4~~ 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. 1005~~__~~” and to which shall be attached a copy of the ordinance adopting the standard code with 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. All amendments to such Standard Traffic Ordinance as set forth within this Chapter shall be incorporated into the Official Copy of the Standard Traffic Ordinance, including a copy of this Chapter.

(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; Ord. 1005, Code 2014)

14-102. ~~OMISSION OF SECTION 33. Section 33 of the “Standard Traffic Ordinance for Kansas Cities, 2013 Edition” is hereby specifically omitted from the incorporating ordinance. The Standard Traffic Ordinance, such edition as set forth within Section 14-102 above, is hereby amended to include the following amendments and additions. Except as where otherwise provided, these amendments shall be cited as set forth within this Chapter.~~

(Ord. 823; Code 2003, Code 2005, Code 2006; Code 2007; Code 2008; Code 2009, Ord. 971; Ord. 983; Ord. 997, Code 2013; Ord. 1005, Code 2014)

**ARTICLE 3.
SPEED ZONES**

14-301. MAXIMUM SPEED IN SCHOOL ZONES. It shall be unlawful for any person to exceed the speed of twenty (20) miles per hour in any school zone located within the city, during times as set forth in 14-303.

(Ord. 823; Code 2003; Ord. 998, Code 2013)

14-302. ESTABLISHING MAXIMUM SPEED LIMITS WITHIN THE CITY PURSUANT TO K.S.A. ~~8-1335, 8-1336, 8-1338, 8-2002, 8-1558, 8-1559, and 8-1560~~ AND AMENDMENTS THERETO. ~~In lieu of~~ Section 33 of the Standard Traffic Ordinance for Kansas Cities is hereby amended to, establish the following maximum speed limits, and notification of violation shall be cited to Section 33 of the STO, including the applicable subsection(s) as provided below ~~are hereby established.~~

(a) Pursuant to K.S.A. ~~8-1335, 8-1338 and 8-2002~~ 8-1558, 8-1559, and 8-1560, the governing body, having determined on the basis of engineering and traffic investigations as such terms have been interpreted by the Kansas Supreme Court that the maximum speed limits established pursuant to K.S.A. ~~8-1336~~ 1558 are greater or less than is reasonable or safe under the conditions found to exist within the corporate limits of the city, hereby deems it necessary to alter maximum speed limits established pursuant to K.S.A. ~~8-1336~~ 1559 and amendments thereto.

(b) Except as otherwise provided in this article establishing the maximum speed limit in school zones, the following maximum speed limits are hereby established.

(1) Grand Avenue (71st Street South) from the east city limits to the west city limits: 35 mph;

(2) Main Street (Seneca South) from the north city limits to the south city limits: 35 mph;

(3) Meridian Street from the centerline of Grand Avenue (71st Street South) north to the northeast corner of the Haysville School Addition, to Haysville, Kansas adjacent to Meridian Street: 35mph;

(4) Broadway (U.S. 81 Highway) from the north city limits to the south city limits as established by the Kansas Secretary of Transportation pursuant to K.S.A. 8-1337: 45 mph;-

(5) Any street in a residential district, as defined by K.S.A. 8-1456: 20 mph;

(6) Any street in a public park: 10 mph. The Chief of Police is hereby empowered to make and enforce temporary regulations for up to ninety (90) days regarding where motorized vehicles are permitted to operate, and the speeds at which such vehicles may operate, in order to expedite addressing safety concerns that may arise within parks{See STO, Section 3};

Format

(7) Streets contained within the Grand Avenue Industrial Park Addition, Grand Avenue Industrial Park II Addition and Grand Avenue Industrial Park III Addition: 20 mph.

(c) Except for the speed limit established by the Secretary of Transportation described above in b(4), the maximum speed limits established herein shall be effective if official traffic control devices or signs giving notice of such maximum speed limits are erected upon or at the entrances to the highway or part thereof affected as may be more appropriate.

(d) A fine of double the amount of the fine normally applicable to and levied for exceeding the speed limit within a properly posted and designated construction zone within the city limits.

(e) Any prior ordinance of the city, inconsistent with the provisions herein, shall be deemed repealed.

(K.S.A. 8-1336; Ord. 493, Sec. B; Ord. 693; Ord. 823; Code 2003; Ord. 995; Code 2013)

14-303. ESTABLISHING SCHOOL ZONES, DEFINING THE BOUNDARIES, HOURS OF OPERATION AND MAXIMUM SPEED LIMITS OF SUCH SCHOOL ZONES.

~~(a) Pursuant to K.S.A. 8-1335, 8-1336(a) and 8-1338, the governing body deems it necessary and proper to establish school zones, define the boundaries, hours of operation and maximum speed limits in such school zones. The governing body expressly finds that school children crossing the street or highway as pedestrians create a special hazard which requires a lower maximum speed limit than those set forth in K.S.A. 8-1336 and amendments thereto.~~

~~(b) The following school zones and the respective maximum speed limit in such zone are hereby established:~~

<u>Limit</u>	<u>School Zone</u>	<u>Speed</u>
	(1) Nelson Elementary School: Grand Avenue from 19 feet east of the east extended curbline of South Delos to a distance of 60 feet east of the extended east curbline	
	of North Delos, a total distance	
	of 277 feet.	20
MPH		

~~(2) Rex Elementary School: Grand Avenue from 58 feet east of the east extended curbline of Western to a~~

~~distance of 12 feet west of the extended west curbline
of Sunset,~~

~~a total distance of 232 feet.~~

~~20~~

~~MPH~~

~~(c) The school zones established in section (b) above shall be in operation and in force during any day officially established as a school day by the Haysville Unified School District, U.S.D. 261.~~

~~(d) The hours of operation of such school zones shall be:~~

~~(1) Nelson Elementary School:~~

~~(i) 8:00 a.m. to 8:40 a.m.~~

~~(ii) 11:10 a.m. to 11:30 a.m.~~

~~(iii) 12:30 p.m. to 12:55 p.m.~~

~~(iv) 3:30 p.m. to 4:00 p.m.~~

~~(2) Rex Elementary School:~~

~~(i) 7:20 a.m. to 8:40 a.m.~~

~~(ii) 11:10 a.m. to 11:30 a.m.~~

~~(iii) 12:30 p.m. to 12:55 p.m.~~

~~(iv) 2:40 p.m. to 3:10 p.m. (v) 3:30 p.m. to 4:00 p.m.~~

~~(e) The hours of operation of such school zone during summer school hours shall be as set by the Chief of Police after receiving a request for such school zones from the Haysville Unified School District, U.S.D. 261. Such hours of operation shall be published in the official Newspaper for the City of Haysville one time, and posted on the City's official website for two consecutive weeks prior to beginning enforcement.~~

~~(f) The maximum speed limits in a school zone established by or pursuant to sections (b), (c), (d) and (e) above, shall only be effective if official traffic control devices are present indicating time of operation by way of flashing lights and maximum speed limits are posted.~~

~~(g) Any prior ordinance of the city of Haysville, inconsistent with the provisions herein, shall be deemed repealed.~~

(a) Pursuant to K.S.A. 8-1335, 8-1336(a) and 8-1338, the governing body deems it necessary and proper to establish school zones, define the boundaries,

hours of operation and maximum speed limits in such school zones. The governing body expressly finds that school children crossing the street or highway as pedestrians create a special hazard which requires a lower maximum speed limit than those set forth in K.S.A. 8-1336 and amendments thereto.

(b) The following school zones and the respective maximum speed limit in such zone are hereby established:

<u>School Zone</u>	<u>Speed Limit</u>
--------------------	--------------------

<u>(1) Nelson Elementary School: Grand Avenue from 19 feet east of the east extended curblines of South Delos to a distance of 60 feet east of the extended east curblines of North Delos, a total distance of 277 feet.</u>	<u>20 MPH</u>
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<u>(2) Rex Elementary School: Grand Avenue from 58 feet east of the east extended curblines of Western to a distance of 12 feet west of the extended west curblines of Sunset, a total distance of 232 feet.</u>	<u>20 MPH</u>
--	---------------

(c) The school zones established in section (b) above shall be in operation and in force during any day officially established as a school day by the Haysville Unified School District, U.S.D. 261.

(d) The hours of operation of such school zones shall be:

(1) Nelson Elementary School:

- (i) 7:45 a.m. to 8:30 a.m.
- (ii) 11:10 a.m. to 11:30 a.m.
- (iii) 12:30 p.m. to 12:55 p.m.
- (iv) 3:30 p.m. to 4:00 p.m.

(2) Rex Elementary School:

- (i) 7:20 a.m. to 8:40 a.m.
- (ii) 11:10 a.m. to 11:30 a.m.

(iii) 12:30 p.m. to 12:55p.m.

(iv) 2:40 p.m. to 3:10 p.m.

(v) 3:30 p.m. to 4:00 p.m.

(e) The hours of operation of such school zone during summer school hours shall be as set by the Chief of Police after receiving a request for such school zones, or changes to such school zones, from the Haysville Unified School District, U.S.D. 261. Such hours of operation shall be published in the official Newspaper for the City of Haysville one time, and posted on the City's official website for two consecutive weeks prior to beginning enforcement.

(f) The maximum speed limits in a school zone established by or pursuant to sections (b), (c), (d) and (e) above, shall only be effective if official traffic control devices are present indicating time of operation by way of flashing lights and maximum speed limits are posted.

(g) The hours of operations of school zones as set forth within subsection (d) above may be amended by the Chief of Police after receiving a request for changes to such school zones from the Haysville Unified School District, U.S.D. 261, or as deemed necessary for the protection of safety at the determination of the Chief of Police. Such hours of operation shall be published in the official Newspaper for the City of Haysville one time, and posted on the City's official website for two consecutive weeks prior to beginning enforcement.

(K.S.A. 8-1336; Ord. 493, Sec. B; Ord. 771; Ord. 823; Code 2003, Code 2006; Ord. 998, Code 2013)

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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, 2014 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. 10__” and to which shall be attached a copy of the ordinance adopting the standard code with 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. All amendments to such Standard Traffic Ordinance as set forth within this Chapter shall be incorporated into the Official Copy of the Standard Traffic Ordinance, including a copy of this Chapter.

(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; Ord. 1005, Code 2014)

14-102. The Standard Traffic Ordinance, such edition as set forth within Section 14-102 above, is hereby amended to include the following amendments and additions. Except as where otherwise provided, these amendments shall be cited as set forth within this Chapter.

(Ord. 823; Code 2003, Code 2005, Code 2006; Code 2007; Code 2008; Code 2009, Ord. 971; Ord. 983; Ord. 997, Code 2013; Ord. 1005, Code 2014)

ARTICLE 3.

SPEED ZONES

14-301. MAXIMUM SPEED IN SCHOOL ZONES. It shall be unlawful for any person to exceed the speed of twenty (20) miles per hour in any school zone located within the city, during times as set forth in 14-303.

(Ord. 823; Code 2003; Ord. 998, Code 2013)

14-302. ESTABLISHING MAXIMUM SPEED LIMITS WITHIN THE CITY PURSUANT TO K.S.A., 8-1558, 8-1559, and 8-1560 AND AMENDMENTS THERETO. Section 33 of the Standard Traffic Ordinance for Kansas Cities is hereby amended to establish the following maximum speed limits, and notification of violation shall be cited to Section 33 of the STO, including the applicable subsection(s) as provided below.

(a) Pursuant to K.S.A.8-1558, 8-1559, and 8-1560, the governing body, having determined on the basis of engineering and traffic investigations as such terms have been interpreted by the Kansas Supreme Court that the maximum speed limits established pursuant to K.S.A. 8-1558 are greater or less than is reasonable or safe under the conditions found to exist within the corporate limits of the city, hereby deems it necessary to alter maximum speed limits established pursuant to K.S.A. 8-1559 and amendments thereto.

(b) Except as otherwise provided in this article establishing the maximum speed limit in school zones, the following maximum speed limits are hereby established.

(1) Grand Avenue (71st Street South) from the east city limits to the west city limits: 35 mph;

(2) Main Street (Seneca South) from the north city limits to the south city limits: 35 mph;

(3) Meridian Street from the centerline of Grand Avenue (71st Street South) north to the northeast corner of the Haysville School Addition, to Haysville, Kansas adjacent to Meridian Street: 35mph;

(4) Broadway (U.S. 81 Highway) from the north city limits to the south city limits as established by the Kansas Secretary of Transportation pursuant to K.S.A. 8-1337: 45 mph;

(5) Any street in a residential district, as defined by K.S.A. 8-1456: 20 mph;

(6) Any street in a public park: 10 mph. The Chief of Police is hereby empowered to make and enforce temporary regulations for up to ninety (90) days regarding where motorized vehicles are permitted to operate, and the speeds at which such vehicles may operate, in order to expedite addressing safety concerns that may arise within parks{See STO, Section 3};

(7) Streets contained within the Grand Avenue Industrial Park Addition, Grand Avenue Industrial Park II Addition and Grand Avenue Industrial Park III Addition: 20 mph.

(c) Except for the speed limit established by the Secretary of Transportation described above in b(4), the maximum speed limits established herein shall be effective if official traffic control devices or signs giving notice of such maximum

speed limits are erected upon or at the entrances to the highway or part thereof affected as may be more appropriate.

(d) A fine of double the amount of the fine normally applicable to and levied for exceeding the speed limit within a properly posted and designated construction zone within the city limits.

(e) Any prior ordinance of the city, inconsistent with the provisions herein, shall be deemed repealed.

(K.S.A. 8-1336; Ord. 493, Sec. B; Ord. 693; Ord. 823; Code 2003; Ord. 995; Code 2013)

14-303. ESTABLISHING SCHOOL ZONES, DEFINING THE BOUNDARIES, HOURS OF OPERATION AND MAXIMUM SPEED LIMITS OF SUCH SCHOOL ZONES.

(a) Pursuant to K.S.A. 8-1335, 8-1336(a) and 8-1338, the governing body deems it necessary and proper to establish school zones, define the boundaries, hours of operation and maximum speed limits in such school zones. The governing body expressly finds that school children crossing the street or highway as pedestrians create a special hazard which requires a lower maximum speed limit than those set forth in K.S.A. 8-1336 and amendments thereto.

(b) The following school zones and the respective maximum speed limit in such zone are hereby established:

School Zone	Speed Limit
(1) Nelson Elementary School: Grand Avenue from 19 feet east of the east extended curblines of South Delos to a distance of 60 feet east of the extended east curblines of North Delos, a total distance of 277 feet.	20 MPH
(2) Rex Elementary School: Grand Avenue from 58 feet east of the east extended curblines of Western to a distance of 12 feet west of the extended west curblines of Sunset, a total distance of 232 feet.	20 MPH

(c) The school zones established in section (b) above shall be in operation and in force during any day officially established as a school day by the Haysville Unified School District, U.S.D. 261.

(d) The hours of operation of such school zones shall be:

(1) Nelson Elementary School:

- (i) 7:45 a.m. to 8:30 a.m.
- (ii) 11:10 a.m. to 11:30 a.m.
- (iii) 12:30 p.m. to 12:55 p.m.
- (iv) 3:30 p.m. to 4:00 p.m.

(2) Rex Elementary School:

- (i) 7:20 a.m. to 8:40 a.m.
- (ii) 11:10 a.m. to 11:30 a.m.
- (iii) 12:30 p.m. to 12:55p.m.
- (iv) 2:40 p.m. to 3:10 p.m.
- (v) 3:30 p.m. to 4:00 p.m.

(e) The hours of operation of such school zone during summer school hours shall be as set by the Chief of Police after receiving a request for such school zones, or changes to such school zones, from the Haysville Unified School District, U.S.D. 261. Such hours of operation shall be published in the official Newspaper for the City of Haysville one time, and posted on the City's official website for two consecutive weeks prior to beginning enforcement.

(f) The maximum speed limits in a school zone established by or pursuant to sections (b), (c), (d) and (e) above, shall only be effective if official traffic control devices are present indicating time of operation by way of flashing lights and maximum speed limits are posted.

(g) The hours of operations of school zones as set forth within subsection (d) above may be amended by the Chief of Police after receiving a request for changes to such school zones from the Haysville Unified School District, U.S.D. 261, or as deemed necessary for the protection of safety at the determination of the Chief of Police. Such hours of operation shall be published in the official Newspaper for the City of Haysville one time, and posted on the City's official website for two consecutive weeks prior to beginning enforcement.

(K.S.A. 8-1336; Ord. 493, Sec. B; Ord. 771; Ord. 823; Code 2003, Code 2006; Ord. 998, Code 2013)

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CHAPTER XV. UTILITIES

- Article 1. Water Department and Regulations
- Article 2. Water Rates
- Article 3. Sewer Regulations
- Article 4. Private Disposal System
- Article 5. Wastewater Rates
- Article 6. Consolidating
- Article 7. Stormwater Management System and Utility
- Article 8. Stormwater Management Regulations.

ARTICLE 3. SEWER REGULATIONS

15-322. UNLAWFUL DISCHARGES. No person shall discharge or cause to be discharged any of the following described waters or waste to any public sewers:

(a) Any gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid, or gas.

(b) Any waters or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interfere with any sewage treatment process, constitute a hazard in the receiving waters of the sewage treatment plant, including but not limited to cyanides in excess of two mg/l as CN in the wastes as discharged to the public sewer.

(c) Any water or wastes having a PH lower than 5.5, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewage works.

(d) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails and paper dishes, cups, milk containers, etc., either whole or ground by garbage grinders. (Ord. 470, Art. V, Sec. 3)

(e) Depositing any such substance into the City's sanitary sewage system is hereby declared a nuisance in accordance with Chapter 7 of this Code. The Director of Public Works, or such Director's designee, may require any party owning or leasing property from which prohibited substances are being discharged into the City's sewers, sewage treatment plant, or any part of the sanitary sewer system, to obtain the services of an independent lab to test such wastewater emissions to determine the products discharged into the city's sanitary sewer system and the levels of such discharges. The independent lab must be instructed to provide a copy of any results directly, and immediately, to the Director of Public Works of the City of Haysville, Kansas. Failure

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to obtain the required tests within the amount of time allowed for by the Director may result in the City turning off water service to such property. All costs associated with such testing shall be paid by the party obtaining such testing. If the property owner or lessee refuses to obtain such testing, the City may obtain such testing, and charge such costs back to the property owner in accordance with Chapter 7 of this Code.

- 15-325. VIOLATIONS, PENALTIES. Violations of any provision of this Chapter shall be addressed in accordance with Section 15-421 of this Chapter, unless a specific penalty provision shall have been made applicable to any specific section of this Chapter.
(Code 2003)

ARTICLE 4. PRIVATE DISPOSAL SYSTEM

- 15-421. VIOLATIONS AND PENALTIES. (a) Any person who shall violate the provisions of this ~~code~~Chapter 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 a misdemeanor and shall be punished by a fine of not more than \$500.00 for each violation or thirty (30) day confinement in the county jail for each violation or by both such fine and imprisonment, unless a specific penalty provision shall have been made applicable to any specific section of this Chapter. 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 the State law, this article or any provision of this code.
(Code 1971, Sec. 9-139; Code 1984, Ord. 882)

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CHAPTER XV. UTILITIES

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ARTICLE 3. SEWER REGULATIONS

15-322. **UNLAWFUL DISCHARGES.** No person shall discharge or cause to be discharged any of the following described waters or waste to any public sewers:

(a) Any gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid, or gas.

(b) Any waters or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interfere with any sewage treatment process, constitute a hazard in the receiving waters of the sewage treatment plant, including but not limited to cyanides in excess of two mg/l as CN in the wastes as discharged to the public sewer.

(c) Any water or wastes having a PH lower than 5.5, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewage works.

(d) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails and paper dishes, cups, milk containers, etc., either whole or ground by garbage grinders. (Ord. 470, Art. V, Sec. 3)

(e) Depositing any such substance into the City's sanitary sewage system is hereby declared a nuisance in accordance with Chapter 7 of this Code. The Director of Public Works, or such Director's designee, may require any party owning or leasing property from which prohibited substances are being discharged into the City's sewers, sewage treatment plant, or any part of the sanitary sewer system, to obtain the services of an independent lab to test such wastewater emissions to determine the products discharged into the city's sanitary sewer system and the levels of such discharges. The independent lab must be instructed to provide a copy of any results directly, and immediately, to the Director of Public Works of the City of Haysville, Kansas. Failure

to obtain the required tests within the amount of time allowed for by the Director may result in the City turning off water service to such property. All costs associated with such testing shall be paid by the party obtaining such testing. If the property owner or lessee refuses to obtain such testing, the City may obtain such testing, and charge such costs back to the property owner in accordance with Chapter 7 of this Code.

- 15-325. VIOLATIONS, PENALTIES. Violations of any provision of this Chapter shall be addressed in accordance with Section 15-421 of this Chapter, unless a specific penalty provision shall have been made applicable to any specific section of this Chapter.
(Code 2003)

ARTICLE 4. PRIVATE DISPOSAL SYSTEM

- 15-421. VIOLATIONS AND PENALTIES. (a) Any person who shall violate the provisions of this Chapter 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 a misdemeanor and shall be punished by a fine of not more than \$500.00 for each violation or thirty (30) day confinement in the county jail for each violation or by both such fine and imprisonment, unless a specific penalty provision shall have been made applicable to any specific section of this Chapter. 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 the State law, this article or any provision of this code.

(Code 1971, Sec. 9-139; Code 1984, Ord. 882)

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CHAPTER XVII. 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

17-306. ANIMAL IMPOUNDMENTS. The animal impound fees required to be paid by section 2-211 of this code are separate from fines or costs assessed for conviction of any section of this code, and shall be charged to the individual claiming such animal from the City's impound facility. The fees as provided in this section shall be:

(a) First impoundment. A twenty five dollars (\$25.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for the first time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(b) Second impoundment, within the same calendar year. A fifty dollar (\$50.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for a second time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(c) Third impoundment, within the same calendar year. A seventy five dollar (\$75.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for a third time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(d) Fourth and subsequent impoundments, within the same calendar year. A one hundred dollar (\$100.00) impound fee, together with a food fee of ~~one~~five dollars ~~(\$1.00)~~ (\$5.00) per day for each day, or partial day, of impoundment, shall be charged for each animal impounded for a fourth and any subsequent time within a calendar year.

(e) ~~This fee—All impound fees and City animal registration fees~~ shall be collected by the City, and the receipt shown to the City Animal Control Officer(s) or their designee, prior to any animal being released from impound. Such fee may only be waived by court order.

(f) Owners/harborers of impounded animals shall not avoid liability for the costs incurred in impoundment of their animal by failing to recover such animal(s) from the City or due to lawful destruction of the animal pursuant to any provision of this Code. Such fees are administrative and mandatory and are separate from any sentence imposed in an action for violation of this code. Such unpaid fees may be submitted to

the municipal court for collection as part of a code violation or to the city clerk for collection in the manner of unpaid utilities.

17-310.1. BUILDING PERMITS. Fees for building permits shall be set forth in the Commercial and Residential Building Code as adopted by the City of Haysville ~~and~~ enforced by Sedgwick County

17-312. BUSINESS REGISTRATION FEES. Each person, firm, association, corporation or entity required by section 5-101 of this code to register with the city shall pay to the city an initial registration fee of ten dollars (\$10.00) and shall each year thereafter pay an annual registration renewal fee of five dollars (\$5.00). Registration fees shall become due on December 1st of each year, and shall be overdue if paid on or after January 1st of the year for which the renewal registration is issued. ~~From and after the effective date of this code, any person, firm, association, corporation or entity that shall have paid an initial registration fee prior to such date shall be exempt from said initial fee, except for businesses for which such initial fees shall not have been paid or businesses which ceased operations before the effective date of this code and resume thereafter. A ten dollar (\$10.00) late fee shall be assessed on January 1st, and an additional ten dollar (\$10.00) late shall be assessed for every subsequent month such fee is overdue, beginning on the first of each subsequent month. The cumulative amount of late fee is due at the time such business registration is made current by payment of the registration fee.~~

17-313. CATERERS SELLING OR SERVING ALCOHOLIC LIQUOR. The biennial fee required by section 3-415 of this code to be paid to the city clerk by each applicant for a caterer's license authorizing said applicant to sell or serve alcoholic liquor by the drink (including beer containing more than three and two-tenths percent [3.2 percent] of alcohol by weight) shall be five hundred dollars (\$500.00). (Code 2012)

~~17-314. CEREAL MALT BEVERAGES. The annual license fees required for the sale at retail of cereal malt beverages, as required by section 3-103 of this code, shall be as provided in this section:~~

~~(a) General Retailer. For each place of business selling cereal malt beverages at retail (as set forth within K.S.A. 41-2702(d)(1)) there shall be an initial license fee of one hundred and fifty dollars (\$150.00) which shall be valid for the balance of the calendar year for which it was issued. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year. An annual renewal fee shall be one hundred and fifty dollars (\$150.00) if the renewal license fee is paid prior to November 30th of the preceding year; and two hundred dollars (\$200.00) if the renewal license fee is paid any after November 30th of the preceding year.~~

~~(b) — Limited Retailer. Each place of business selling cereal malt beverages (as set forth within K.S.A. 41-2702(e)) at retail in original and unopened containers, and not for consumption on the business premises, shall pay an initial license fee of fifty dollars (\$50.00) which shall be valid for the balance of the calendar year for which it was issued. An annual renewal fee shall be fifty dollars (\$50.00) and shall be due and collectable any time after November 30th of the year prior to which the license shall be valid. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year.~~

~~(c) — The annual license fee for such license shall be in addition to the State Stamp fee of \$25 mandated by K.S.A. 41-2702(e).~~

~~(d) — The full amounts of the license fees established by this section shall be paid regardless of the time of the year in which the application is made, and the licensee shall be authorized to operate under said license only for the remainder of the calendar year in which the license is issued. No refunds shall be paid in the event a licensee ceases to do business prior to the end of the calendar year in which the fee was paid.~~

~~(e) — Non-transferability. — No license issued under this section shall be transferable to any person, or entity.~~

~~(f) — Change of location. The fee assessed for changing the location of a business for which a cereal malt beverage license has been issued as provided for by Section 3-113 of this code shall be ten dollars (\$10.00).~~

17-314 CEREAL MALT BEVERAGES. The annual license fees required for the sale at retail of cereal malt beverages, as required by section 3-103 of this code, shall be as provided in this section.

(a) General Retailer. For each place of business selling cereal malt beverages at retail (as set forth within K.S.A. 41-2702(d)(1)) there shall be an initial license fee of one hundred and fifty dollars (\$150.00) which shall be valid for the balance of the calendar year for which it was issued. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year. An annual renewal fee shall be one hundred and fifty dollars (\$150.00) if the renewal license fee is paid prior to November 30th of the preceding year; and two hundred dollars (\$200.00) if the renewal license fee is paid any after November 30th of the preceding year.

(b) Limited Retailer. Each place of business selling cereal malt beverages (as set forth within K.S.A. 41-2702(e)) at retail in original and unopened containers, and not for consumption on the business premises, shall pay an initial license fee of fifty dollars (\$50.00) which shall be valid for the balance of the calendar year for which it was issued. An annual renewal fee shall be fifty dollars (\$50.00) and shall be due and collectable any time after November 30th of the year prior to which the license shall be valid. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year.

(c) The annual license fee for such license shall be in addition to the State Stamp fee of \$25 mandated by K.S.A. 41-2702(e).

(d) The full amounts of the license fees established by this section shall be paid regardless of the time of the year in which the application is made, and the licensee

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shall be authorized to operate under said license only for the remainder of the calendar year in which the license is issued. No refunds shall be paid in the event a licensee ceases to do business prior to the end of the calendar year in which the fee was paid.

(e) Non-transferability. No license issued under this section shall be transferable to any person, or entity.

(f) Change of location. The fee assessed for changing the location of a business for which a cereal malt beverage license has been issued as provided for by Section 3-113 of this code shall be ten dollars (\$10.00).

(g) Special Event Retailers' Permit. The assessed fee for a Special Event Retailers' Permit shall be one hundred dollars per day of operation of the Special Event site. For purposes of determining the fee amount, each day or part of day shall be subject to the daily operating fee. Such amount shall be payable by permittee within seven days following approval by the Governing Body of the Special Event Retailers' Permit application, but in no case less than five (5) days prior to the proposed special event. A Special Event Retailers' Permit is not valid until such fee is paid, and a permit is obtained from the City Clerk.

17-330. ~~DRIVING RECORDS, PROCESSING FEES. A processing fee of fifteen dollars (\$15.00) shall be paid to and collected by the city from each person requesting a driving record prior to such service being performed and such record being provided to such person. Reserved.~~

(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 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:

- 1) HAC: One Day Admission - Daily rate for one individual
 - a. Single: Individuals in the 6th grade or older that are not USD 261 students.
 - b. Seniors: Any person over the age of fifty-five (55).
 - c. Campus/HMS Student: A current student attending USD 261 Campus, Alternative High School or any Haysville Middle School.
 - d. Youth (6 years - 5th Grade): Any person between 6 yrs of age and fifth (5th) grade.
 - e. Children (5 Years and younger): Any person aged five (5) years or younger.

- f. Weekly Pass (7 consecutive days): Any individual regardless of age may purchase a weekly pass.
- 2) HAC: Memberships - Annual (12 months), Six-months (6), and Three-month (3):
- a. Family: A family shall be individuals related to each other and living within the same home and/or claimed as a deduction on current year individual income tax.
 - b. Single: Limited to one person.
 - c. Senior: Limited to one person, aged fifty-five (55) and older.
 - d. Campus HS Student: Any student attending Campus HS or Alternative High School. Limited to one person.
 - e. Haysville MS Student: Any student attending Haysville Middle Schools. Limited to one person.
- 3) HAC: Activity Center Rentals - Center and Community Room/Deposits
- a. Center Rental: Rental of the gym and lounge area shall be based on the residency of participants, and the number of participants using the facility.
 - b. Community Room Rental: Rental of the community room only shall be based on the residency of participants and the number of uses.
 - c. Damage Deposits: Each person or entity applying to rent the HAC shall pay at the time of application for such use a refundable deposit to secure payment of any damages or cleanup costs incurred by the City in association with such use. Groups not utilizing a DJ or live music shall pay a Damage Deposit of fifty dollars (\$50.00), for both residents and non residents, to secure payment of any damages or cleanup costs incurred by the City for such use. Groups utilizing a DJ or live music shall pay a Damage Deposit of one hundred dollars (\$100.00). Any portion of said deposit not used to repair damages or ~~for~~applied toward venue cleanup shall be refunded to the applicant.
- 4). Dewey Gunzelman Swimming Pool. The categories of swimming pool passes shall be as follows:
- a. Daily passes.
 - 1. Preschooler: less than six (6) years of age;
 - 2. School Age and Adult: less than sixty-one (61) years of age;
 - 3. Senior: persons sixty-two (62) years of age or older.
 - b. Season Passes

1. A family shall be individuals related to each other and living within the same home and/or claimed as a deduction on current year individual income tax.
 2. Individual: Any single individual, limited to only one person.
- c. Ticket books: Ticket books containing twenty (20) daily admission tickets or fifty (50) daily admission tickets.

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 the 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)

17-371. RETAIL LIQUOR OCCUPATION/LICENSE TAX. (a) There is hereby levied, pursuant to section 3-301, a biennial occupation tax on each retailer of alcoholic liquor within the city (including beer containing more than three and two-tenths percent [3.2 percent] of alcohol by weight) and for consumption off the premises (sales in the original packages only), and to whom the state of Kansas has issued a retailer's license, of five hundred dollars (\$500.00) payable within five (5) days of the issuance of the state license.

(b) Special Event Retailers' Permit. The assessed fee for a Special Event Retailers' Permit associated with a Temporary Alcohol Beverage Permit issued by the State shall be one hundred dollars per day of operation of the Special Event site. For purposes of determining the fee amount, each day or part of day shall be subject to the daily operating fee. Such amount shall be payable by permittee within seven days following approval by the Governing Body of the Special Event Retailers' Permit application, but in no case less than five (5) days prior to the proposed special event. A Special Event Retailers' Permit is not valid until such fee is paid, and a permit is obtained from the City Clerk.

(Code 2003; Code 2007; Ord. 976)

17-387. WATER TAP FEES. For each tap to the city waterworks system made pursuant to section 15-107 of this code, the city clerk shall charge and collect, prior to such tap, a fee of one thousand five hundred dollars (\$1,500.00) for each meter connection of 3/4-inch or 5/8-inch, a fee of one thousand six hundred ~~and~~ twenty-five dollars (\$1,625.00) for each meter connection of 1-inch, and a fee of ~~one thousand eight hundred two thousand two hundred~~ dollars (~~\$1,82,200.00~~) for each meter connection of two (2)-inches.

(Code 2003; Code 2005; Code 2007; Code 2008)

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CHAPTER XVII. 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

17-306. ANIMAL IMPOUNDMENTS. The animal impound fees required to be paid by section 2-211 of this code are separate from fines or costs assessed for conviction of any section of this code, and shall be charged to the individual claiming such animal from the City's impound facility. The fees as provided in this section shall be:

(a) First impoundment. A twenty five dollars (\$25.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for the first time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(b) Second impoundment, within the same calendar year. A fifty dollar (\$50.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for a second time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(c) Third impoundment, within the same calendar year. A seventy five dollar (\$75.00) impound fee, together with a food fee of one dollar (\$1.00) per day for each day of impoundment, shall be charged for each animal impounded for a third time, for the first five (5) full days of impoundment. Each subsequent day, or partial day, of impoundment shall be five dollars (\$5.00) per day of impoundment.

(d) Fourth and subsequent impoundments, within the same calendar year. A one hundred dollar (\$100.00) impound fee, together with a food fee of five dollars (\$5.00) per day for each day, or partial day, of impoundment, shall be charged for each animal impounded for a fourth and any subsequent time within a calendar year.

(e) All impound fees and City animal registration fees shall be collected by the City, and the receipt shown to the City Animal Control Officer(s) or their designee, prior to any animal being released from impound. Such fee may only be waived by court order.

(f) Owners/harborers of impounded animals shall not avoid liability for the costs incurred in impoundment of their animal by failing to recover such animal(s) from the City or due to lawful destruction of the animal pursuant to any provision of this Code. Such fees are administrative and mandatory and are separate from any sentence imposed in an action for violation of this code. Such unpaid fees may be submitted to

the municipal court for collection as part of a code violation or to the city clerk for collection in the manner of unpaid utilities.

17-310.1. **BUILDING PERMITS.** Fees for building permits shall be set forth in the Commercial and Residential Building Code as adopted by the City of Haysville

17-312. **BUSINESS REGISTRATION FEES.** Each person, firm, association, corporation or entity required by section 5-101 of this code to register with the city shall pay to the city an initial registration fee of ten dollars (\$10.00) and shall each year thereafter pay an annual registration renewal fee of five dollars (\$5.00). Registration fees shall become due on December 1st of each year, and shall be overdue if paid on or after January 1st of the year for which the renewal registration is issued. A ten dollar (\$10.00) late fee shall be assessed on January 1st, and an additional ten dollar (\$10.00) late shall be assessed for every subsequent month such fee is overdue, beginning on the first of each subsequent month. The cumulative amount of late fee is due at the time such business registration is made current by payment of the registration fee.

17-313. **CATERERS SELLING OR SERVING ALCOHOLIC LIQUOR.** The biennial fee required by section 3-415 of this code to be paid to the city clerk by each applicant for a caterer's license authorizing said applicant to sell or serve alcoholic liquor by the drink (including beer containing more than three and two-tenths percent [3.2 percent] of alcohol by weight) shall be five hundred dollars (\$500.00). (Code 2012)

17-314 **CEREAL MALT BEVERAGES.** The annual license fees required for the sale at retail of cereal malt beverages, as required by section 3-103 of this code, shall be as provided in this section.

(a) **General Retailer.** For each place of business selling cereal malt beverages at retail (as set forth within K.S.A. 41-2702(d)(1)) there shall be an initial license fee of one hundred and fifty dollars (\$150.00) which shall be valid for the balance of the calendar year for which it was issued. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year. An annual renewal fee shall be one hundred and fifty dollars (\$150.00) if the renewal license fee is paid prior to November 30th of the preceding year; and two hundred dollars (\$200.00) if the renewal license fee is paid any after November 30th of the preceding year.

(b) **Limited Retailer.** Each place of business selling cereal malt beverages (as set forth within K.S.A. 41-2702(e)) at retail in original and unopened containers, and not for consumption on the business premises, shall pay an initial license fee of fifty dollars (\$50.00) which shall be valid for the balance of the calendar year for which it was issued. An annual renewal fee shall be fifty dollars (\$50.00) and shall be due and collectable any time after November 30th of the year prior to which the license shall

be valid. Licenses are issued for the calendar year and must be renewed prior to January 1st of each year.

(c) The annual license fee for such license shall be in addition to the State Stamp fee of \$25 mandated by K.S.A. 41-2702(e).

(d) The full amounts of the license fees established by this section shall be paid regardless of the time of the year in which the application is made, and the licensee shall be authorized to operate under said license only for the remainder of the calendar year in which the license is issued. No refunds shall be paid in the event a licensee ceases to do business prior to the end of the calendar year in which the fee was paid.

(e) Non-transferability. No license issued under this section shall be transferable to any person, or entity.

(f) Change of location. The fee assessed for changing the location of a business for which a cereal malt beverage license has been issued as provided for by Section 3-113 of this code shall be ten dollars (\$10.00).

(g) Special Event Retailers' Permit. The assessed fee for a Special Event Retailers' Permit shall be one hundred dollars per day of operation of the Special Event site. For purposes of determining the fee amount, each day or part of day shall be subject to the daily operating fee. Such amount shall be payable by permittee within seven days following approval by the Governing Body of the Special Event Retailers' Permit application, but in no case less than five (5) days prior to the proposed special event. A Special Event Retailers' Permit is not valid until such fee is paid, and a permit is obtained from the City Clerk.

17-330. Reserved.
(Code 2003; Code 2007)

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(Code 2003; Code 2007; Ord. 976)

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(Code 2003; Code 2005; Code 2007; Code 2008)

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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 5, 2014

SUBJECT: Authorization to Purchase "Dump Body" Bed for Truck

We received proposals to purchase a "Dump Body" Bed for Truck#16.

Davis Trailer & Truck Equipment, Inc.	\$11,445.00
Midwest Truck Equipment, Inc.	\$16,590.00
Kansas Truck and Equipment	NO RESPONSE

We are asking authorization to purchase the "Dump Body" Bed from Davis Trailer & Truck Equipment Incorporated for a total of \$11,445.00.

This Dump Bed will go on Truck #16, the 2008 Chevy 5500 Cab and Chassis that was recently purchased. Funds will be paid out of Equipment Reserve account.

Thank you,

Randal Dorner
City of Haysville
Public Works Director

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HAYSVILLE COMMUNITY LIBRARY
BETTY CATTRELL, DIRECTOR

210 S. Hays Avenue
PO Box 285
Haysville, KS 67060
Ph 316/524-5242, Fax 316/524-0142
hcl@haysvillecommunitylibrary.org
www.haysvillecommunitylibrary.org

November 25, 2014

Mayor Armstrong-

The Board of Trustees of the Haysville Community Library in lieu of the resignation of
Jan Janzen, respectfully request the appointment of:

Mrs. Richard Riggs
401 Alexander Drive

to fill the unexpired term. Your attention to this matter will be deeply appreciated.

Sincerely,

Betty Cattrell

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VENDOR NO NAME	PAYMENT AMT
10 A & E ANALYTICAL	570.00
274 ALTERATIONS ETC.	80.10
290 AMERI-GRAPHICS SPECIAL T	1,433.00
368 ANDALE FARMER'S CO-	4,894.93
400 APPLIED CONCEPTS INC	52.00
444 ART STUDIO SIGNS	360.00
460 ASSOCIATED BUSINESS FORMS	393.22
565 AWARDS FACTORY INC	137.25
680 BAYSINGER POLICE SUPPLY	774.98
695 BEALL & MITCHELL LLC	1,000.00
720 BEST SUPPLY CO INC	92.01
777 BIG TOOL STORE	189.73
844 BROOKS JIM	35.00
972 CONSOLIDATED ELECTRICAL D	75.87
989 CALABRONE'S	1,250.00
996 CAPITAL ONE BANK N A	6,225.27
1155 CINTAS CORPORATION	354.73
1180 CCMFOA OF KANSAS	50.00
1221 CLEAR CHANNEL OUTDOOR	6,290.00
1230 COATES GARAGE DOORS INC	325.00
1283 CONCRETE WORKS INC	1,750.00
1325 COX COMMUNICATIONS	707.36
1372 CREATIVE PRODUCT SOURCING	2,655.66
1400 CUMMINS CNTRL POWER	444.52
1599 DOWNS, ABBEY	20.00

VENDOR NO NAME	PAYMENT AMT
1640 ECK, RUSTY ECK FORD	14.26
1950 FOLEY INDUSTRIES	2,597.26
2000 GALLS LLC	44.94
2150 GRAINGER	84.11
2223 HD SUPPLY WATERWORKS LTD	140.70
2261 HARPER DAVE	35.00
2342 HAYSVILLE PRIDE	250.00
2345 HAYSVILLE RENTAL CENTER	7.77
2367 HAYSVILLE TRUE VALUE	1,369.23
2425 HIGH SCHOOL SPORTS MAG	379.00
2491 HOME FITNESS EXERCISE	12,396.00
2679 INTEGRATED TECHNOLOGIES	99.95
2724 INSITUFORM TECHNOLOGIES	7,712.59
2763 J & J DRAINAGE PRODUCTS	1,823.02
2838 JOLIVET ROY	35.00
2844 JOHN DEERE FINANCIAL	17.36
2860 JONES, DAN	35.00
2874 K & A PROPERTY MAINT	1,525.00
3150 KDOR WATER SALES TAX	813.04
3230 KS GAS SERVICE-PRIMARY	3,786.92
3248 KANSASLAND TIRE	1,525.78
3295 KS ONE-CALL SYSTEM	92.40
3502 KONICA MINOLTA PREMIERE	813.14
3670 LEAGUE OF KS MUN	3,804.59
3710 LINE-X PROTECTIVE COATING	1,053.00

VENDOR NO NAME	PAYMENT AMT
3730 LOCKE SUPPLY INC	154.57
3840 MARTINEZ, ANTONIO JR.	35.00
3860 MAXIMUM OUTDOOR EQUIPMENT	66.52
3910 MCDANIEL COMPANY INC	260.00
3945 MCHATTON ZACH	109.20
4010 MID-CONTINENT SAFETY	66.00
4339 NEOPOST USA INC	96.00
4348 NEW MEDICAL HEALTH CARE	210.00
4370 OFFICE DEPOT	359.09
4377 OLTMAN JAMES	39.48
4396 O'REILLY AUTOMOTIVE INC	304.16
4520 PETTY CASH	802.05
4648 POORMAN'S AUTO SUPPLY #5	11.16
4716 PROCOM LMR INC	245.00
4750 PROFESSIONAL ENGINEERING	646.30
4780 PRO-KEM SUPPLIES INC	88.00
4860 QUILL CORPORATION	414.25
4920 RADIOSHACK CORP	36.96
5056 RINEHART SEAN	35.00
5178 SEDGWICK COUNTY ASSN OF C	100.00
5231 SAM'S CLUB	3,770.76
5330 SEDGWICK COUNTY ELECTRIC	2,024.57
5381 SEDGWICK COUNTY TREASURER	4,599.14
5434 SHRM	190.00
5444 SIMONS JOHNATHAN	35.00

VENDOR NO NAME	PAYMENT AMT
5484 SMITH NOEL	35.00
5536 SOUND ADVICE LLC	200.00
5580 SOUTHWEST PAPER CO	361.32
5859 T-MOBILE	27.00
5916 TIMES-SENTINEL NEWSPAPERS	85.00
5940 TRUCK PARTS & EQUIPMENT	123.28
6330 WASHER SPECIALTIES CO	15.00
6345 WASTE CONNECTIONS INC	764.89
6407 WESTAR ENERGY	20,088.41
6471 WICHITA AREA BUILDERS ASS	460.00
6575 WICHITA DOOR CONTROLS	292.50
6630 WICHITA WINWATER	1,601.61
6700 WILLIAMS JANITORIAL SUPPL	440.56
6763 YOURMEMBERSHIP.COM	50.00
10135 LONG CHRISTOPHER	54.00
10190 MUSGROVE DUSTIN	45.00
10280 RITTHALER GORDON	54.00
10720 YBARRA JESSIE	54.00
	=====
REPORT TOTAL	110,065.47

FUND	NAME	TOTAL
01	GENERAL FU	25,430.57
10	SEWER FUND	28,877.22
11	WATER FUND	11,841.14
12	MUNICIPAL	244.75
14	STORMWATER	5.89
21	STREET FUN	5,797.59
28	SPECIAL AL	2,675.66
30	RECREATION	6,748.80
31	SP. PARKS	414.25

VENDOR NO	NAME	PAYMENT AMT
32	HAYSVILLE	789.77
36	CAPITAL IM	5,879.83
92	TR GUEST T	7,364.00
99	ST REC RES	13,996.00
		=====
	TOTAL	110,065.47

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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													
10 A & E ANALYTICAL LAB INC													
6162	1	I 12/09/2014	12/01/2014	WATER TESTING	210.00		210.00		210.00	10			1
								10-30-2040	SEWER CONTRACTUAL				
6163	1	I 12/09/2014	12/01/2014	WATER TESTING	360.00		360.00		360.00	10			1
								10-30-2040	SEWER CONTRACTUAL				
				** VENDOR TOTALS *	570.00		570.00		570.00				
274 ALTERATIONS ETC.													
400199	1	I 12/09/2014	12/01/2014	2EA. ALTERATIONS PANTS/	15.30		15.30		15.30	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
420306	1	I 12/09/2014	12/01/2014	1EA. ALTERATION SHIRT/R	6.00		6.00		6.00	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	2	I		DISCOUNT	7.20-		7.20-		7.20-	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	3	I		1EA. ALTERATION SHIRT/P	66.00		66.00		66.00	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
				* INVOICE TOTALS	64.80		64.80		64.80				
				** VENDOR TOTALS *	80.10		80.10		80.10				
290 AMERI-GRAPHICS SPECIAL T'S													
6005	1	I 12/09/2014	12/01/2014	2014 BSKTBALL T-SHIRTS	1241.00		1241.00		1241.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
	2	I		2X-3X UPCHARGE 9EA.	18.00		18.00		18.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
				* INVOICE TOTALS	1259.00		1259.00		1259.00				
6006	1	I 12/09/2014	12/01/2014	COED VOLLEYBALL T-SHIRT	174.00		174.00		174.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
				** VENDOR TOTALS *	1433.00		1433.00		1433.00				
368 ANDALE FARMER'S CO-OP													
49758	1	I 12/09/2014	12/01/2014	DIESEL FUEL 450 GALLONS	1440.41		1440.41		1440.41	10			1
								10-30-2009	SEWER MATERIALS				
	2	I		UNLEADED FUEL 1450 GALL	3454.52		3454.52		3454.52	01			1
								01-02-2010	POLICE GASOLINE & OIL				
				* INVOICE TOTALS	4894.93		4894.93		4894.93				
				** VENDOR TOTALS *	4894.93		4894.93		4894.93				
400 APPLIED CONCEPTS INC													
261746	1	I 12/09/2014	12/01/2014	1EA. 40MPH TUNING FORK	21.00		21.00		21.00	01			1
								01-02-2007	POLICE RADIO REPAIR				
	2	I		1EA. 25MPH TUNING FORK	21.00		21.00		21.00	01			1
								01-02-2007	POLICE RADIO REPAIR				
	3	I		SHIPPING	10.00		10.00		10.00	01			1
								01-02-2007	POLICE RADIO REPAIR				
				* INVOICE TOTALS	52.00		52.00		52.00				
				** VENDOR TOTALS *	52.00		52.00		52.00				
444 ART STUDIO SIGNS													
2555	1	I 12/09/2014	12/01/2014	ELECTRONIC BILLBOARD AD	360.00		360.00		360.00	92			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
					92-66-3001		TR GUEST TAX EXPENSE						
** VENDOR TOTALS *					360.00		360.00		360.00				
460 ASSOCIATED BUSINESS FORMS INC													
33288	1	I	12/09/2014	12/01/2014	HAC RECEIPT BOOK S 3M		378.36		378.36	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
	2	I			SHIPPING		14.86		14.86	30			1
					30-50-2004		RECREATION DEPT OFFICE EXPENSE						
* INVOICE TOTALS					393.22		393.22		393.22				
** VENDOR TOTALS *					393.22		393.22		393.22				
565 AWARDS FACTORY INC													
14-3364	1	I	12/09/2014	12/01/2014	10.5X13 PLAQUE 1EA.		137.25		137.25	32			1
					32-52-2012		HY HISTORIC MISCELLANEOUS EXP						
** VENDOR TOTALS *					137.25		137.25		137.25				
680 BAYSINGER POLICE SUPPLY INC													
96520	1	I	12/09/2014	12/01/2014	BODY ARMOR LVL II NAVY		689.99		689.99	01			1
					01-02-2016		POLICE UNIFORMS & EQUIPMENT						
	2	I			VEST CARRIER NAVY 1EA.		84.99		84.99	01			1
					01-02-2016		POLICE UNIFORMS & EQUIPMENT						
* INVOICE TOTALS					774.98		774.98		774.98				
** VENDOR TOTALS *					774.98		774.98		774.98				
695 BEALL & MITCHELL LLC													
NOV 2014	1	I	12/09/2014	12/09/2014	PROSECUTING SERVICES		1000.00		1000.00	01			1
					01-06-1100		MUN COURT PERSONNEL SERVICES						
** VENDOR TOTALS *					1000.00		1000.00		1000.00				
720 BEST SUPPLY CO INC													
222975	1	I	12/09/2014	12/01/2014	1X11X20' SQ TUBING CUT		23.71		23.71	21			1
					21-41-2009		STREET MATERIALS						
	2	I			1/4X2X20' HR FLAT		27.60		27.60	21			1
					21-41-2009		STREET MATERIALS						
	3	I			CUTTING FEE		14.00		14.00	21			1
					21-41-2009		STREET MATERIALS						
* INVOICE TOTALS					65.31		65.31		65.31				
223211													
	1	I	12/09/2014	12/01/2014	2X1/2X1/8X20' HR STEEL		19.70		19.70	21			1
					21-41-2009		STREET MATERIALS						
	2	I			CUTTING FEE		7.00		7.00	21			1
					21-41-2009		STREET MATERIALS						
* INVOICE TOTALS					26.70		26.70		26.70				
** VENDOR TOTALS *					92.01		92.01		92.01				
777 BIG TOOL STORE													
387856	1	I	12/09/2014	12/01/2014	MISC. TOOLS		189.73		189.73	10			1
					10-30-2009		SEWER MATERIALS						
** VENDOR TOTALS *					189.73		189.73		189.73				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

844 JIM BROOKS													
NOV 2014	1	I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	17.50		17.50	17.50	11			1
								11-31-2002	WATER TELEPHONE				
	2	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	17.50		17.50	17.50	21			1
								21-41-2002	STREET TELEPHONE				
					* INVOICE TOTALS	35.00		35.00	35.00				
					** VENDOR TOTALS *	35.00		35.00	35.00				
972 CED - COLUMBIA													
9444567487	1	I	12/09/2014	12/01/2014	PORC KEYLESS MED LAMPHO	75.87		75.87	75.87	21			1
								21-41-2009	STREET MATERIALS				
					** VENDOR TOTALS *	75.87		75.87	75.87				
989 CALABRONE'S													
12-09-14	1	I	12/09/2014	12/09/2014	RESTAURANT GRANT	1250.00		1250.00	1250.00	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
					** VENDOR TOTALS *	1250.00		1250.00	1250.00				
996 CAPITAL ONE BANK N A													
NOV 2014	1	I	12/09/2014	12/01/2014	AMAZON MRKTPLC - AUDIO/	37.50		37.50	37.50	01			1
								01-22-2042	MEDIA SPECIALIST REPAIR/REPLAC				
	2	I			UPSTREAM - CH. 7	49.00		49.00	49.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
	3	I			PAYPAL - ONLINE UTILITY	14.72		14.72	14.72	10			1
								10-30-2040	SEWER CONTRACTUAL				
	4	I			PAYPAL - ONLINE UTILITY	14.73		14.73	14.73	11			1
								11-31-2040	WATER CONTRACTUAL				
	5	I			GODADDY.COM - CITY WEBS	59.88		59.88	59.88	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
	6	I			AMAZON.COM - ADOBE PHOT	10.80		10.80	10.80	01			1
								01-22-2064	MEDIA SPECIALIST DUES/SUBSCRIP				
	7	I			TARGET - HAHS LEADERSHI	27.15		27.15	27.15	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
	8	I			DELUXE - POSTCARDS	78.03		78.03	78.03	01			1
								01-02-2004	POLICE OFFICE EXPENSE				
	9	I			CREDIT-ADVANT. RENTAL C	200.00-		200.00-	200.00-	01			1
								01-18-2015	GEN GOVT TRAINING/EDUC/TRAVEL				
	10	I			SHERATON INN - J.OLTMAN	410.55		410.55	410.55	01			1
								01-18-2015	GEN GOVT TRAINING/EDUC/TRAVEL				
	11	I			BESTBUY - 32GB SD CARDS	119.96		119.96	119.96	01			1
								01-20-2004	INSPECTION OFFICE EXPENSE				
	12	I			QT - GASOLINE	37.66		37.66	37.66	21			1
								21-41-2009	STREET MATERIALS				
	13	I			WELLBEATS - HAC FITNESS	1600.00		1600.00	1600.00	99			1
								99-66-3001	ST REC RES EXPENSE				
	14	I			CASEY'S - ALL EMPLOY. L	5.62		5.62	5.62	01			1
								01-18-2015	GEN GOVT TRAINING/EDUC/TRAVEL				
	15	I			CASEY'S - ALL EMPLOY. L	5.25		5.25	5.25	01			1
								01-01-2015	CITY CLERK TRG/EDUC/TRAVEL				
	16	I			CASEY'S - ALL EMPLOY. L	2.97		2.97	2.97	30			1
								30-50-2015	RECREATION DEPT TRG/EDUC/DUES				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
17	I			CASEY'S - ALL EMPLOY. L	7.12		7.12		7.12	01			1
						01-02-2015			POLICE TRAINING/EDUC/TRAVEL				
18	I			CASEY'S - ALL EMPLOY. L	5.62		5.62		5.62	10			1
						10-30-2015			SEWER TRAINING/EDUC/TRAVEL				
19	I			CASEY'S - ALL EMPLOY. L	5.62		5.62		5.62	11			1
						11-31-2015			WATER TRAINING/EDUC/TRAVEL				
20	I			CASEY'S - ALL EMPLOY. L	5.25		5.25		5.25	21			1
						21-41-2015			STREET TRAINING/EDUC/TRAVEL				
21	I			ORIENTAL TRADING	30.97		30.97		30.97	30			1
						30-50-2092			RECREATION DEPT PROGRAMS				
22	I			GOPHER SPORTS-TEAM WRIS	21.95		21.95		21.95	30			1
						30-50-2092			RECREATION DEPT PROGRAMS				
23	I			PAYPAL - HISTORIC BANNE	1070.98		1070.98		1070.98	01			1
						01-10-2088			SP FUNDS HISTORIC DISTRICT				
24	I			SUBWAY	32.75		32.75		32.75	32			1
						32-52-2012			HY HISTORIC MISCELLANEOUS EXP				
25	I			AMAZON.COM - BOOKSHELF	44.99		44.99		44.99	30			1
						30-50-2094			RECREATION DEPT LATCHKEY PROG				
26	I			MARCO'S PIZZA - LATCHKE	40.71		40.71		40.71	30			1
						30-50-2094			RECREATION DEPT LATCHKEY PROG				
27	I			CASEY'S - COOKIES	20.52		20.52		20.52	30			1
						30-50-2092			RECREATION DEPT PROGRAMS				
28	I			BFH CCL WEB - RUTH CLAR	20.50		20.50		20.50	30			1
						30-50-2094			RECREATION DEPT LATCHKEY PROG				
29	I			AMAZON.COM - BASKETBALL	276.51		276.51		276.51	30			1
						30-50-2092			RECREATION DEPT PROGRAMS				
30	I			MONOPRICE INC.-TV WALL	38.86		38.86		38.86	30			1
						30-50-2006			RECREATION DEPT EQUIP MAINT				
31	I			ORIENTAL TRADING-HOLIDA	522.78		522.78		522.78	32			1
						32-52-2012			HY HISTORIC MISCELLANEOUS EXP				
32	I			HOBBY LOBBY-CHRISTMAS D	165.82		165.82		165.82	01			1
						01-10-2088			SP FUNDS HISTORIC DISTRICT				
33	I			CREDIT-SMITH HAMILTON S	71.98-		71.98-		71.98-	10			1
						10-30-2006			SEWER EQUIPMENT MAINTENANCE				
34	I			ATWOODS - POST DRIVER	19.99		19.99		19.99	21			1
						21-41-2012			STREET MISCELLANEOUS				
35	I			T-MOBILE	10.00		10.00		10.00	10			1
						10-30-2012			SEWER MISCELLANEOUS				
36	I			T-MOBILE - GPS SURVEY H	41.79		41.79		41.79	11			1
						11-31-2002			WATER TELEPHONE				
37	I			T-MOBILE - GPS SURVEY H	41.79		41.79		41.79	10			1
						10-30-2002			SEWER TELEPHONE				
38	I			T-MOBILE - GPS SURVEY H	41.79		41.79		41.79	21			1
						21-41-2002			STREET TELEPHONE				
39	I			T-MOBILE - GPS SURVEY H	41.78		41.78		41.78	01			1
						01-03-2002			PARK TELEPHONE				
40	I			KMART - CHRISTMAS LIGHT	11.98		11.98		11.98	01			1
						01-09-2048			BLDG & GROUNDS LIBRARY BLDG				
41	I			KMART - CHRISTMAS LIGHT	47.92		47.92		47.92	21			1
						21-41-2009			STREET MATERIALS				
42	I			INTEGRITY COATINGS	183.60		183.60		183.60	01			1
						01-03-2009			PARK MATERIALS				
43	I			LOWES-CHRISTMAS DECOR S	112.00		112.00		112.00	01			1
						01-03-2009			PARK MATERIALS				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
44	I			FOSSIL CREEK INN-T.MART	87.36		87.36		87.36	11			1
						11-31-2015			WATER TRAINING/EDUC/TRAVEL				
45	I			ATWOODS-TOOL BOX 2015 C	179.99		179.99		179.99	11			1
						11-31-2012			WATER MISCELLANEOUS				
46	I			ZANE WILLIAMS-HISTORIC	840.00		840.00		840.00	01			1
						01-10-2088			SP FUNDS HISTORIC DISTRICT				
47	I			SEARS - AIR FILTERS	19.99		19.99		19.99	01			1
						01-20-2012			INSPECTION MISCELLANEOUS				
48	I			SEDG CNTY EXTENTION-TES	32.50		32.50		32.50	10			1
						10-30-2012			SEWER MISCELLANEOUS				
				* INVOICE TOTALS	6225.27		6225.27		6225.27				
				** VENDOR TOTALS *	6225.27		6225.27		6225.27				
1155 CINTAS CORPORATION #451													
451813151	1	I	12/09/2014	12/01/2014	SHOP TOWELS & SUPPLIES	25.77		25.77	25.77	10			1
							10-30-2009		SEWER MATERIALS				
2	I			SHOP TOWELS & SUPPLIES	25.77		25.77		25.77	11			1
							11-31-2009		WATER MATERIALS				
3	I			SHOP TOWELS & SUPPLIES	25.76		25.76		25.76	21			1
							21-41-2009		STREET MATERIALS				
4	I			UNIFORM CLEAN & RENT	153.79		153.79		153.79	01			1
							01-03-2012		PARK MISCELLANEOUS				
5	I			UNIFORM CLEAN & RENT	4.35		4.35		4.35	01			1
							01-20-2016		INSPECTION UNIFORMS				
6	I			UNIFORM CLEAN & RENT	49.73		49.73		49.73	10			1
							10-30-2016		SEWER UNIFORMS				
7	I			UNIFORM CLEAN & RENT	46.20		46.20		46.20	11			1
							11-31-2016		WATER UNIFORMS				
8	I			UNIFORM CLEAN & RENT	5.89		5.89		5.89	14			1
							14-34-2012		STORMWATER MISCELLANEOUS				
9	I			UNIFORM CLEAN & RENT	17.47		17.47		17.47	21			1
							21-41-2016		STREET UNIFORMS				
				* INVOICE TOTALS	354.73		354.73		354.73				
				** VENDOR TOTALS *	354.73		354.73		354.73				
1180 CCMFOA OF KANSAS													
2015DUES	1	I	12/09/2014	12/01/2014	2015 ANNUAL MEMBERSHIP	50.00		50.00	50.00	01			1
							01-01-2064		CITY CLERK DUES & SUBSCRIPTION				
				** VENDOR TOTALS *	50.00		50.00		50.00				
1221 CLEAR CHANNEL OUTDOOR, INC.													
11/24/14	1	I	12/09/2014	12/01/2014	STATIC BILLBOARD ADVERT 1 YEAR	6290.00		6290.00	6290.00	92			1
							92-66-3001		TR GUEST TAX EXPENSE				
				** VENDOR TOTALS *	6290.00		6290.00		6290.00				
1230 COATES GARAGE DOORS INC													
4527	1	I	12/09/2014	12/01/2014	S/C 11/21 REPAIR 3 OVRH	325.00		325.00	325.00	10			1
							10-30-2006		SEWER EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	325.00		325.00		325.00				
1283 CONCRETE WORKS INC													

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

1283 CONCRETE WORKS INC													
12/3/14	A	1 I	12/09/2014	12/03/2014	PROJECT:GRAND AVE.- C&G	400.00		400.00	400.00	11			1
								11-31-2009	WATER MATERIALS				
12/3/14	B	1 I	12/09/2014	12/03/2014	PROJECT: JANE STR SIDEW	250.00		250.00	250.00	11			1
								11-31-2009	WATER MATERIALS				
12/3/14	C	1 I	12/09/2014	12/03/2014	PROJECT: SANDALWOOD DRI	450.00		450.00	450.00	11			1
								11-31-2009	WATER MATERIALS				
12/3/14	D	1 I	12/09/2014	12/03/2014	PROJECT:7TH ST 300 BLK	650.00		650.00	650.00	11			1
								11-31-2009	WATER MATERIALS				
					** VENDOR TOTALS *	1750.00		1750.00	1750.00				
1325 COX COMMUNICATIONS													
NOV 2014		1 I	12/09/2014	12/09/2014	SR CNTR CABLE/DATA SVCS	29.48		29.48	29.48	01			1
								01-12-2003	SR CENTER UTILITIES				
		2 I			HAC CABLE SVCS.	125.03		125.03	125.03	30			1
								30-50-2003	RECREATION DEPT UTILITIES				
		3 I			HAC DATA SVCS.	159.00		159.00	159.00	30			1
								30-50-2002	RECREATION DEPT TELEPHONE				
		4 I			CITY/PD/COURT DATA SVCS	47.78		47.78	47.78	01			1
								01-01-2002	CITY CLERK TELEPHONE				
		5 I			CITY/PD/COURT DATA SVCS	145.24		145.24	145.24	01			1
								01-02-2002	POLICE TELEPHONE				
		6 I			CITY/PD/COURT DATA SVCS	4.90		4.90	4.90	01			1
								01-04-2002	PL COMM TELEPHONE				
		7 I			CITY/PD/COURT DATA SVCS	11.95		11.95	11.95	01			1
								01-06-2002	MUN COURT TELEPHONE				
		8 I			CITY/PD/COURT DATA SVCS	14.33		14.33	14.33	01			1
								01-18-2002	GEN GOVT TELEPHONE/POSTAGE				
		9 I			CITY/PD/COURT DATA SVCS	4.90		4.90	4.90	01			1
								01-21-2002	INFORMATION SYS TELEPHONE				
		10 I			CITY/PD/COURT DATA SVCS	4.90		4.90	4.90	01			1
								01-22-2002	MEDIA SPECIALIST TELEPHONE				
		11 I			CITY/PD/COURT DATA SVCS	4.90		4.90	4.90	01			1
								01-18-2002	GEN GOVT TELEPHONE/POSTAGE				
		12 I			PUBLIC WORKS DATA SVCS.	30.99		30.99	30.99	01			1
								01-03-2002	PARK TELEPHONE				
		13 I			PUBLIC WORKS DATA SVCS.	30.99		30.99	30.99	01			1
								01-20-2002	INSPECTION TELEPHONE				
		14 I			PUBLIC WORKS DATA SVCS.	30.99		30.99	30.99	10			1
								10-30-2002	SEWER TELEPHONE				
		15 I			PUBLIC WORKS DATA SVCS.	30.99		30.99	30.99	11			1
								11-31-2002	WATER TELEPHONE				
		16 I			PUBLIC WORKS DATA SVCS.	30.99		30.99	30.99	21			1
								21-41-2002	STREET TELEPHONE				
					* INVOICE TOTALS	707.36		707.36	707.36				
					** VENDOR TOTALS *	707.36		707.36	707.36				
1372 CREATIVE PRODUCT SOURCING INC													
68771		1 I	12/09/2014	12/01/2014	KEEP CALM T-SHIRTS 380	2461.70		2461.70	2461.70	28			1
								28-48-2032	SP ALCOHOL PREVENTION/EDUC				
		2 I			SHIPPONG/HANDLING FEE	193.96		193.96	193.96	28			1
								28-48-2032	SP ALCOHOL PREVENTION/EDUC				
					* INVOICE TOTALS	2655.66		2655.66	2655.66				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					2655.66		2655.66		2655.66				
1400 CUMMINS CENTRAL POWER LLC													
005-93	1	I 12/09/2014	12/01/2014	S/C 11/4/14 SUNFLWR LIF	444.52		444.52		444.52	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					444.52		444.52		444.52				
1599 ABBEY DOWNS													
12/09/14	1	I 12/09/2014	12/09/2014	SCOREKEEPER 1HR 11/24/1	10.00		10.00		10.00	30			1
								30-50-1100	RECREATION DEPT SALARY/GRANT				
	2	I		SCOREKEEPER 1HR 12/01/1	10.00		10.00		10.00	30			1
								30-50-1100	RECREATION DEPT SALARY/GRANT				
* INVOICE TOTALS					20.00		20.00		20.00				
** VENDOR TOTALS *					20.00		20.00		20.00				
1640 RUSTY ECK FORD INC													
412796A	1	I 12/09/2014	12/01/2014	REPAIR PARTS - POLICE C	14.26		14.26		14.26	01			1
								01-02-2035	POLICE VEHICLE MAINTENANCE				
** VENDOR TOTALS *					14.26		14.26		14.26				
1950 FOLEY INDUSTRIES													
000031013	1	I 12/09/2014	12/01/2014	MISC. PARTS FOR 120G GR	383.36		383.36		383.36	21			1
								21-41-2009	STREET MATERIALS				
000031220	1	I 12/09/2014	12/01/2014	MISC. PARTS FOR 120G GR	1334.11		1334.11		1334.11	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
000031772	1	I 12/09/2014	12/03/2014	FLOORMAT - 120G ROAD GR	306.62		306.62		306.62	21			1
								21-41-2009	STREET MATERIALS				
000031773	1	I 12/09/2014	12/02/2014	VALVE - 120G ROAD GRADE	481.78		481.78		481.78	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
000031872	1	I 12/09/2014	12/03/2014	MISC. PARTS - 120G ROAD	91.39		91.39		91.39	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					2597.26		2597.26		2597.26				
2000 GALLS LLC													
002727120	1	I 12/09/2014	12/01/2014	HAYSVILLE POLICE 1EA.	7.99		7.99		7.99	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	2	I		1 LN RT. CHEST EMBROIDE	3.50		3.50		3.50	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	3	I		PERFORMANCE S/S POLO 3X	29.85		29.85		29.85	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
	4	I		SHIPPING	3.60		3.60		3.60	01			1
								01-02-2016	POLICE UNIFORMS & EQUIPMENT				
* INVOICE TOTALS					44.94		44.94		44.94				
** VENDOR TOTALS *					44.94		44.94		44.94				
2150 GRAINGER													
956528779	1	I 12/09/2014	12/01/2014	THERMOCOUPLE, 30 IN. 1E	12.03		12.03		12.03	01			1
								01-03-2009	PARK MATERIALS				
9596603275	1	I 12/09/2014	12/01/2014	SPRING FOOT VALVE, 1 IN	42.78		42.78		42.78	10			1
								10-30-2009	SEWER MATERIALS				
9597114660	1	I 12/09/2014	12/01/2014	TUBING, RIDGID, 1IN OD	29.30		29.30		29.30	10			1
								10-30-2009	SEWER MATERIALS				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
** VENDOR TOTALS *					84.11		84.11		84.11				
2223 HD SUPPLY WATERWORKS LTD													
D252462	1	I	12/09/2014	12/01/2014 MUELLER YOKE W/ METER V	140.70		140.70		140.70	11			1
								11-31-2009	WATER MATERIALS				
** VENDOR TOTALS *					140.70		140.70		140.70				
2261 DAVE HARPER													
NOV 2014	1	I	12/09/2014	12/01/2014 REIMBURSE CELL PHONE US ON CALL PERSONEL	35.00		35.00		35.00	10			1
								10-30-2002	SEWER TELEPHONE				
** VENDOR TOTALS *					35.00		35.00		35.00				
2342 HAYSVILLE PRIDE													
12/09/14	1	I	12/09/2014	12/09/2014 SEASONAL BANNERS	250.00		250.00		250.00	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
** VENDOR TOTALS *					250.00		250.00		250.00				
2345 HAYSVILLE RENTAL CENTER													
22774	1	I	12/09/2014	12/01/2014 PURCHASE: PROPANE-SHOP	7.77		7.77		7.77	10			1
								10-30-2009	SEWER MATERIALS				
** VENDOR TOTALS *					7.77		7.77		7.77				
2367 HAYSVILLE TRUE VALUE													
NOV 2014	1	I	12/09/2014	12/05/2014 MONTHLY HARDWARE SUPPLI	117.63		117.63		117.63	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	2	I		MONTHLY HARDWARE SUPPLI	242.74		242.74		242.74	10			1
								10-30-2009	SEWER MATERIALS				
	3	I		MONTHLY HARDWARE SUPPLI	3.29		3.29		3.29	10			1
								10-30-2012	SEWER MISCELLANEOUS				
	4	I		MONTHLY HARDWARE SUPPLI	141.69		141.69		141.69	11			1
								11-31-2009	WATER MATERIALS				
	5	I		MONTHLY HARDWARE SUPPLI	1.23		1.23		1.23	11			1
								11-31-2012	WATER MISCELLANEOUS				
	6	I		MONTHLY HARDWARE SUPPLI	25.10		25.10		25.10	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
	7	I		MONTHLY HARDWARE SUPPLI	127.40		127.40		127.40	21			1
								21-41-2009	STREET MATERIALS				
	8	I		MONTHLY HARDWARE SUPPLI	505.81		505.81		505.81	01			1
								01-03-2009	PARK MATERIALS				
	9	I		MONTHLY HARDWARE SUPPLI	35.75		35.75		35.75	01			1
								01-03-2012	PARK MISCELLANEOUS				
	10	I		MONTHLY HARDWARE SUPPLI	133.45		133.45		133.45	01			1
								01-09-2009	BLDG & GROUNDS MATERIALS				
	11	I		MONTHLY HARDWARE SUPPLI	2.59		2.59		2.59	01			1
								01-20-2004	INSPECTION OFFICE EXPENSE				
	12	I		MONTHLY HARDWARE SUPPLI	20.56		20.56		20.56	01			1
								01-20-2012	INSPECTION MISCELLANEOUS				
	13	I		MONTHLY HARDWARE SUPPLI	11.99		11.99		11.99	32			1
								32-52-2012	HY HISTORIC MISCELLANEOUS EXP				
* INVOICE TOTALS					1369.23		1369.23		1369.23				
** VENDOR TOTALS *					1369.23		1369.23		1369.23				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

2425 HIGH SCHOOL SPORTS MAGAZINE													
3304	1	I	12/09/2014	12/01/2014	HALF PAGE AD IN VYPE NO	379.00		379.00	379.00	92			1
								92-66-3001	TR GUEST TAX EXPENSE				
					** VENDOR TOTALS *	379.00		379.00	379.00				
2491 HOME FITNESS EXERCISE EQUIP CO													
120-114A	1	I	12/09/2014	12/01/2014	OCTANE LATERAL ELLIPTIC	7248.00		7248.00	7248.00	99			1
								99-66-3001	ST REC RES EXPENSE				
120-114B	1	I	12/09/2014	12/01/2014	OCTANE SEATED ELLIPTICA	5148.00		5148.00	5148.00	99			1
								99-66-3001	ST REC RES EXPENSE				
					** VENDOR TOTALS *	12396.00		12396.00	12396.00				
2679 INTEGRATED TECHNOLOGIES													
9718-IN	1	I	12/09/2014	12/01/2014	SSL CERTIFICATE FOR EXC MICROSOFT OUTLOOK	99.95		99.95	99.95	01			1
								01-21-2040	INFORMATION SYS CONTRACTUAL				
					** VENDOR TOTALS *	99.95		99.95	99.95				
2724 INSITUFORM TECHNOLOGIES USA													
101988-R	1	I	12/09/2014	12/01/2014	RETAINAGE FOR SEWER LIN	7712.59		7712.59	7712.59	10			1
								10-30-2040	SEWER CONTRACTUAL				
					** VENDOR TOTALS *	7712.59		7712.59	7712.59				
2763 J & J DRAINAGE PRODUCTS CO.													
68970	1	I	12/09/2014	12/01/2014	72X7'-16GA METER BOX 7F	734.02		734.02	734.02	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	2	I			5FT. LADDER	350.00		350.00	350.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	3	I			72" STEEL LANGED LID	664.00		664.00	664.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
	4	I			FREIGHT	75.00		75.00	75.00	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
					* INVOICE TOTALS	1823.02		1823.02	1823.02				
					** VENDOR TOTALS *	1823.02		1823.02	1823.02				
2838 ROY JOLIVET													
NOV 2014	1	I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67	11.67	10			1
								10-30-2002	SEWER TELEPHONE				
	2	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67	11.67	11			1
								11-31-2002	WATER TELEPHONE				
	3	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.66		11.66	11.66	21			1
								21-41-2002	STREET TELEPHONE				
					* INVOICE TOTALS	35.00		35.00	35.00				
					** VENDOR TOTALS *	35.00		35.00	35.00				
2844 JOHN DEERE FINANCIAL													
1049644	1	I	12/09/2014	12/01/2014	VG12297 STUD - JOHN DEE	17.36		17.36	17.36	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
					** VENDOR TOTALS *	17.36		17.36	17.36				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

2860 DAN JONES													
NOV 2014	1	I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67		11.67	10		1
								10-30-2002	SEWER TELEPHONE				
	2	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67		11.67	11		1
								11-31-2002	WATER TELEPHONE				
	3	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.66		11.66		11.66	21		1
								21-41-2002	STREET TELEPHONE				
					* INVOICE TOTALS	35.00		35.00		35.00			
					** VENDOR TOTALS *	35.00		35.00		35.00			
2874 K & A PROPERTY MAINTENANCE LLC													
3672	1	I	12/09/2014	12/01/2014	CLEAN CITY BLDG.	528.00		528.00		528.00	01		1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
	2	I			CLEAN PD	440.00		440.00		440.00	01		1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
	3	I			CLEAN COMM BLDG.	132.00		132.00		132.00	01		1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
	4	I			CLEAN SR CNTR.	425.00		425.00		425.00	01		1
								01-12-2025	SR CENTER BUILDING MAINTENANCE				
					* INVOICE TOTALS	1525.00		1525.00		1525.00			
					** VENDOR TOTALS *	1525.00		1525.00		1525.00			
3150 KANSAS DEPT OF REVENUE													
NOV 2014	1	I	12/09/2014	12/01/2014	WATER SALES TAX RETURN	813.04		813.04		813.04	11		1
								11-31-2022	WATER SALES TAX				
					** VENDOR TOTALS *	813.04		813.04		813.04			
3230 KANSAS GAS SERVICE													
NOV 2014	1	I	12/09/2014	12/01/2014	MONTHLY GAS SERVICE	142.95		142.95		142.95	01		1
								01-02-2013	POLICE ANIMAL CONTROL				
	2	I			MONTHLY GAS SERVICE	305.08		305.08		305.08	01		1
								01-09-2003	BLDG & GROUNDS UTILITIES				
	3	I			MONTHLY GAS SERVICE	292.24		292.24		292.24	01		1
								01-12-2003	SR CENTER UTILITIES				
	4	I			MONTHLY GAS SERVICE	2123.44		2123.44		2123.44	10		1
								10-30-2003	SEWER UTILITIES				
	5	I			MONTHLY GAS SERVICE	252.34		252.34		252.34	11		1
								11-31-2003	WATER UTILITIES				
	6	I			MONTHLY GAS SERVICE	221.73		221.73		221.73	21		1
								21-41-2003	STREET UTILITIES				
	7	I			MONTHLY GAS SERVICE	449.14		449.14		449.14	30		1
								30-50-2003	RECREATION DEPT UTILITIES				
					* INVOICE TOTALS	3786.92		3786.92		3786.92			
					** VENDOR TOTALS *	3786.92		3786.92		3786.92			
3248 KANSASLAND TIRE													
153193	1	I	12/09/2014	12/01/2014	TIRES	401.62		401.62		401.62	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	CHCK	CK SQ
2	I			TIRES	102.91		102.91		102.91	10			1
								10-30-2006	SEWER EQUIPMENT MAINTENANCE				
3	I			TIRES	406.49		406.49		406.49	21			1
								21-41-2006	STREET EQUIPMENT MAINTENANCE				
4	I			TIRES	614.76		614.76		614.76	01			1
								01-03-2006	PARK EQUIPMENT MAINTENANCE				
				* INVOICE TOTALS	1525.78		1525.78		1525.78				
				** VENDOR TOTALS *	1525.78		1525.78		1525.78				
3295 KANSAS ONE-CALL SYSTEM INC													
4110292	1	I	12/09/2014	12/01/2014	77 LOCATES @ \$1.20EA.	30.80		30.80	30.80	10			1
								10-30-2040	SEWER CONTRACTUAL				
2	I			77 LOCATES @ \$1.20EA.	30.80		30.80		30.80	11			1
								11-31-2040	WATER CONTRACTUAL				
3	I			77 LOCATES @ \$1.20EA.	30.80		30.80		30.80	21			1
								21-41-2040	STREET CONTRACTUAL				
				* INVOICE TOTALS	92.40		92.40		92.40				
				** VENDOR TOTALS *	92.40		92.40		92.40				
3502 KONICA MINOLTA PREMIERE													
266189109	1	I	12/09/2014	12/01/2014	KONICA C360 COPIER LEAS	189.15		189.15	189.15	30			1
								30-50-2004	RECREATION DEPT OFFICE EXPENSE				
266339530	1	I	12/09/2014	12/01/2014	KONICA C554 COPIER LEAS	623.99		623.99	623.99	01			1
								01-10-2040	SP FUNDS CONTRACTUAL				
				** VENDOR TOTALS *	813.14		813.14		813.14				
3670 LEAGUE OF KANSAS													
15-69	1	I	12/09/2014	12/01/2014	2015 CITY MEMBERSHIP DU	1161.53		1161.53	1161.53	01			1
								01-01-2064	CITY CLERK DUES & SUBSCRIPTION				
2	I			2015 CITY MEMBERSHIP DU	1161.53		1161.53		1161.53	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
3	I			2015 CITY MEMBERSHIP DU	387.18		387.18		387.18	10			1
								10-30-2012	SEWER MISCELLANEOUS				
4	I			2015 CITY MEMBERSHIP DU	387.18		387.18		387.18	11			1
								11-31-2012	WATER MISCELLANEOUS				
5	I			2015 CITY MEMBERSHIP DU	387.17		387.17		387.17	21			1
								21-41-2012	STREET MISCELLANEOUS				
6	I			1-KS GOVT JRNL SUBSCRIP	20.00		20.00		20.00	01			1
								01-02-2012	POLICE MISCELLANEOUS				
7	I			1-KS GOVT JRNL SUBSCRIP	20.00		20.00		20.00	01			1
								01-01-2064	CITY CLERK DUES & SUBSCRIPTION				
8	I			10-KS GOVT JRNL SUBSCRI	200.00		200.00		200.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
9	I			2-KS GOVT JRNL SUBSCRIP	40.00		40.00		40.00	01			1
								01-06-2064	MUN COURT DUES & SUBSCRIPTIONS				
10	I			1-KS GOVT JRNL SUBSCRIP	20.00		20.00		20.00	30			1
								30-50-2015	RECREATION DEPT TRG/EDUC/DUES				
11	I			1-KS GOVT JRNL SUBSCRIP	6.67		6.67		6.67	10			1
								10-30-2012	SEWER MISCELLANEOUS				
12	I			1-KS GOVT JRNL SUBSCRIP	6.67		6.67		6.67	11			1
								11-31-2012	WATER MISCELLANEOUS				
13	I			1-KS GOVT JRNL SUBSCRIP	6.66		6.66		6.66	21			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
						21-41-2012			STREET MISCELLANEOUS				
* INVOICE TOTALS					3804.59		3804.59		3804.59				
** VENDOR TOTALS *					3804.59		3804.59		3804.59				
3710 LINE-X PROTECTIVE COATING													
106079	1	I	12/09/2014	12/01/2014	FS SHORT BED LINER	495.00		495.00	495.00	11			1
						11-31-2006			WATER EQUIPMENT MAINTENANCE				
	2	I			HUSKY CONTOUR FLOOR LIN	110.00		110.00	110.00	11			1
						11-31-2006			WATER EQUIPMENT MAINTENANCE				
* INVOICE TOTALS					605.00		605.00		605.00				
106080	1	I	12/09/2014	12/01/2014	TOOL BOX - TRUCK #9	448.00		448.00	448.00	11			1
						11-31-2009			WATER MATERIALS				
** VENDOR TOTALS *					1053.00		1053.00		1053.00				
3730 LOCKE SUPPLY INC													
24541636	1	I	12/09/2014	12/01/2014	12V WORKLIGHT LED, BATT	60.00		60.00	60.00	11			1
						11-31-2012			WATER MISCELLANEOUS				
24595215	1	I	12/09/2014	12/01/2014	20AMP GFCI DUP RECEPTAC	94.57		94.57	94.57	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					154.57		154.57		154.57				
3840 MARTINEZ, ANTONIO JR.													
NOV 2014	1	I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	35.00		35.00	35.00	11			1
						11-31-2002			WATER TELEPHONE				
** VENDOR TOTALS *					35.00		35.00		35.00				
3860 MAXIMUM OUTDOOR EQUIPMENT													
112289	1	I	12/09/2014	12/01/2014	BRACKET CONTROL 2EA.	32.58		32.58	32.58	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
	2	I			CHAMPION SPARK PLUGS 2E	3.64		3.64	3.64	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
* INVOICE TOTALS					36.22		36.22		36.22				
112593	1	I	12/09/2014	12/01/2014	MISC. PARTS	50.30		50.30	50.30	01			1
						01-03-2009			PARK MATERIALS				
CREDIT	1	I	12/09/2014	12/01/2014	CREDIT ON ACCOUNT	20.00-		20.00-	20.00-	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
** VENDOR TOTALS *					66.52		66.52		66.52				
3910 MCDANIEL COMPANY INC													
20470	1	I	12/09/2014	12/01/2014	ANNUAL FIRE INSPECTION	260.00		260.00	260.00	01			1
						01-09-2040			BLDG & GROUNDS CONTRACTUAL				
** VENDOR TOTALS *					260.00		260.00		260.00				
3945 ZACH McHATTON													
NOV 2014	1	I	12/09/2014	12/01/2014	MILEAGE REIMBURSEMENT	109.20		109.20	109.20	01			1
						01-18-2015			GEN GOVT TRAINING/EDUC/TRAVEL				
** VENDOR TOTALS *					109.20		109.20		109.20				
4010 MID-CONTINENT SAFETY													
7377689	1	I	12/09/2014	12/01/2014	NEMESIS SAFETY GLASSES	33.00		33.00	33.00	10			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
* INVOICE TOTALS					11.98		11.98		11.98				
4814100328	1	I	12/09/2014	12/01/2014 PEDAL PAD - RETURN/EXCH	.61-		.61-		.61-	01			1
						01-03-2006							
4814100419	1	I	12/09/2014	12/01/2014 SPOUT 2EA.	15.98		15.98		15.98	21			1
						21-41-2009							
4814100476	1	I	12/09/2014	12/01/2014 WIPER BLADES - MULTIPLE	49.54		49.54		49.54	11			1
						11-31-2006							
	2	I		WIPER BLADES - MULTIPLE	49.54		49.54		49.54	10			1
						10-30-2006							
	3	I		WIPER BLADES - MULTIPLE	49.54		49.54		49.54	21			1
						21-41-2006							
* INVOICE TOTALS					148.62		148.62		148.62				
4814100819	1	I	12/09/2014	12/01/2014 15AMP BLADE	3.49		3.49		3.49	01			1
						01-02-2035							
	2	I		FUSE HOLDER	3.49		3.49		3.49	01			1
						01-02-2035							
	3	I		POWER OUTLET	7.99		7.99		7.99	01			1
						01-02-2035							
* INVOICE TOTALS					14.97		14.97		14.97				
4814101319	1	I	12/09/2014	12/01/2014 IDLER ARM	113.22		113.22		113.22	11			1
						11-31-2006							
** VENDOR TOTALS *					304.16		304.16		304.16				
4520 PETTY CASH													
12/9/14	1	I	12/09/2014	12/09/2014 REIMBURSE FUND	10.00		10.00		10.00	01			1
						01-02-2006							
	2	I		REIMBURSE FUND	40.00		40.00		40.00	01			1
						01-02-2015							
	3	I		REIMBURSE FUND	100.00		100.00		100.00	01			1
						01-03-2012							
	4	I		REIMBURSE FUND	19.23		19.23		19.23	01			1
						01-10-2012							
	5	I		REIMBURSE FUND	63.82		63.82		63.82	01			1
						01-18-2012							
	6	I		REIMBURSE FUND	5.00		5.00		5.00	01			1
						01-00-5007							
	7	I		REIMBURSE FUND	35.00		35.00		35.00	01			1
						01-00-5012							
	8	I		REIMBURSE FUND	250.00		250.00		250.00	01			1
						01-00-5016							
	9	I		REIMBURSE FUND	20.00		20.00		20.00	28			1
						28-48-2032							
	10	I		REIMBURSE FUND	124.00		124.00		124.00	30			1
						30-00-5077							
	11	I		REIMBURSE FUND	50.00		50.00		50.00	30			1
						30-00-5078							
	12	I		REIMBURSE FUND	85.00		85.00		85.00	32			1
						32-52-2012							
* INVOICE TOTALS					802.05		802.05		802.05				
** VENDOR TOTALS *					802.05		802.05		802.05				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

4648 POORMAN AUTO SUPPLY #5													
503850	1	I	12/09/2014	12/01/2014	4EA. PLUGS	11.16		11.16	11.16	01			1
								01-03-2009	PARK MATERIALS				
					** VENDOR TOTALS *	11.16		11.16	11.16				
4716 PROCOM LMR INC													
16883	1	I	12/09/2014	12/01/2014	KENWOOD TK-3402UK 16CH	245.00		245.00	245.00	01			1
								01-03-2009	PARK MATERIALS				
					** VENDOR TOTALS *	245.00		245.00	245.00				
4750 PROFESSIONAL ENGINEERING													
511947	1	I	12/09/2014	12/01/2014	E. GRAND ST. IMPRV. PRO	446.30		446.30	446.30	36			1
								36-56-3001	CAP IMPR MISCELLANEOUS PROJECT				
511948	1	I	12/09/2014	12/01/2014	MONTHLY RETAINER	66.67		66.67	66.67	10			1
								10-30-2040	SEWER CONTRACTUAL				
	2	I			MONTHLY RETAINER	66.67		66.67	66.67	11			1
								11-31-2040	WATER CONTRACTUAL				
	3	I			MONTHLY RETAINER	66.66		66.66	66.66	21			1
								21-41-2040	STREET CONTRACTUAL				
					* INVOICE TOTALS	200.00		200.00	200.00				
					** VENDOR TOTALS *	646.30		646.30	646.30				
4780 PRO-KEM SUPPLIES INC													
9484	1	I	12/09/2014	12/01/2014	PULSE SERVICE - POLICE	40.00		40.00	40.00	01			1
								01-02-2004	POLICE OFFICE EXPENSE				
	2	I			PULSE SERVICE - CITY BL	32.00		32.00	32.00	01			1
								01-09-2012	BLDG & GROUNDS MISCELLANEOUS				
	3	I			PULSE SERVICE - SR. CNT	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				
4860 QUILL CORPORATION													
7814942	1	I	12/09/2014	12/01/2014	LESS CHK.#2120 PD. BY L	34.54-		34.54-	34.54-	31			1
								31-51-2063	SP PARK/REC EDUC CONNECTION				
	2	I			OFFICE SUPPLIES	188.81		188.81	188.81	31			1
								31-51-2063	SP PARK/REC EDUC CONNECTION				
					* INVOICE TOTALS	154.27		154.27	154.27				
4860 QUILL CORPORATION													
7821925	1	I	12/09/2014	12/01/2014	OFFICE SUPPLIES	259.98		259.98	259.98	31			1
								31-51-2063	SP PARK/REC EDUC CONNECTION				
					** VENDOR TOTALS *	414.25		414.25	414.25				
4920 RADIOSHACK CORPORATION													
023852	1	I	12/09/2014	12/01/2014	RCA PLUG/COUPLER & 12'	29.97		29.97	29.97	01			1
								01-03-2009	PARK MATERIALS				
038311	1	I	12/09/2014	12/01/2014	1/8" STEREO PHONE	6.99		6.99	6.99	01			1
								01-03-2009	PARK MATERIALS				
					** VENDOR TOTALS *	36.96		36.96	36.96				
5056 SEAN RINEHART													
NOV 2014	1	I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US	11.67		11.67	11.67	10			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

				ON CALL PERSONNEL									
							10-30-2002		SEWER TELEPHONE				
2	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67		11.67	11			1
							11-31-2002		WATER TELEPHONE				
3	I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.66		11.66		11.66	21			1
							21-41-2002		STREET TELEPHONE				
				* INVOICE TOTALS	35.00		35.00		35.00				
				** VENDOR TOTALS *	35.00		35.00		35.00				
5178 SEDGWICK COUNTY ASSN OF CITIES													
2014 DUES	1	I	12/09/2014	12/01/2014 2014 ANNUAL DUES	100.00		100.00		100.00	01			1
							01-18-2012		GEN GOVT MISCELLANEOUS				
				** VENDOR TOTALS *	100.00		100.00		100.00				
5231 SAM'S CLUB / GECRB													
NOV 2014	1	I	12/09/2014	12/05/2014 MONTHLY SUPPLIES	296.34		296.34		296.34	01			1
							01-02-2004		POLICE OFFICE EXPENSE				
2	I			MONTHLY SUPPLIES	161.50		161.50		161.50	30			1
							30-50-2009		RECREATION DEPT MATERIALS				
3	I			MONTHLY SUPPLIES	12.64		12.64		12.64	30			1
							30-50-2092		RECREATION DEPT PROGRAMS				
4	I			MONTHLY SUPPLIES	742.84		742.84		742.84	30			1
							30-50-2094		RECREATION DEPT LATCHKEY PROG				
5	I			MONTHLY SUPPLIES	900.00		900.00		900.00	01			1
							01-09-2079		BLDG & GROUNDS HISTORIC BLDGS				
6	I			MONTHLY SUPPLIES	350.00		350.00		350.00	01			1
							01-09-2009		BLDG & GROUNDS MATERIALS				
7	I			MONTHLY SUPPLIES	900.00		900.00		900.00	10			1
							10-30-2009		SEWER MATERIALS				
8	I			MONTHLY SUPPLIES	407.44		407.44		407.44	01			1
							01-03-2009		PARK MATERIALS				
				* INVOICE TOTALS	3770.76		3770.76		3770.76				
				** VENDOR TOTALS *	3770.76		3770.76		3770.76				
5330 SEDGWICK COUNTY ELECTRIC COOP													
NOV 2014	1	I	12/09/2014	12/09/2014 ELECTRIC USE @ EAST WAT	1000.44		1000.44		1000.44	11			1
							11-31-2003		WATER UTILITIES				
NOV 2014-	1	I	12/09/2014	12/09/2014 ELECTRIC USE @ WEST WAT	1024.13		1024.13		1024.13	11			1
							11-31-2003		WATER UTILITIES				
				** VENDOR TOTALS *	2024.57		2024.57		2024.57				
5381 SEDGWICK COUNTY TREASURER													
141655331	1	I	12/09/2014	12/01/2014 LOT S BLK A FREEMAN SCH GEO CODE:OH HV00004	5.94		5.94		5.94	01			1
							01-09-2012		BLDG & GROUNDS MISCELLANEOUS				
141660777	1	I	12/09/2014	12/01/2014 702 W. SARAH LN-DRAINAG GEO CODE:RI HV00014000K	4.46		4.46		4.46	01			1
							01-03-2012		PARK MISCELLANEOUS				
141661143	1	I	12/09/2014	12/01/2014 700 W. SARAH LN. GEO CODE:RI HV00014000M	4.46		4.46		4.46	01			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
141661756	1 I	12/09/2014	12/01/2014	7106 S. BROADWAY - HAC GEO CODE:RI HV00755	5.94		5.94		5.94	30			1
141661960	1 I	12/09/2014	12/01/2014	HILLCREST ADDITION GEO CODE:RI HV007400001	4.46		4.46		4.46	01			1
141662042	1 I	12/09/2014	12/01/2014	350 N. PARK DR. GEO CODE:RI HV000740	4.46		4.46		4.46	01			1
141662083	1 I	12/09/2014	12/01/2014	6545 S. MABEL ST - PC S GEO CODE:RI HV01620	4.46		4.46		4.46	01			1
141662171	1 I	12/09/2014	12/01/2014	525 W. SARAH LN GEO CODE:RI HV00657	4.46		4.46		4.46	12			1
141662256	1 I	12/09/2014	12/01/2014	200 W. GRAND - CITY BLD GEO CODE:RI HV01297	5.94		5.94		5.94	01			1
141662387	1 I	12/09/2014	12/01/2014	130 W. GRAND - PD/COURT GEO CODE:RI HV01336	5.94		5.94		5.94	01			1
141670047	1 I	12/09/2014	12/01/2014	FARMLAND - E. OF TIMBER SA 00036	195.37		195.37		195.37	10			1
141671429	1 I	12/09/2014	12/01/2014	226 S. HAYS AVE. GEO CODE:SA HV00027	4.46		4.46		4.46	01			1
141671443	1 I	12/09/2014	12/01/2014	WASTEWATER PROPERTY GEO CODE:SA HV00004000A	5.94		5.94		5.94	10			1
141671567	1 I	12/09/2014	12/01/2014	138 S. HAYS AVE. GEO CODE:SA HV00022	4.46		4.46		4.46	01			1
141671629	1 I	12/09/2014	12/01/2014	102 S. HAYS AVE. GEO CODE:SA HV00020	5.94		5.94		5.94	01			1
141671709	1 I	12/09/2014	12/01/2014	LOT 16 GEO CODE:SA HV00034	5.94		5.94		5.94	01			1
141671716	1 I	12/09/2014	12/01/2014	LOT 18-19-20 GEO CODE:SA HV00036	5.94		5.94		5.94	01			1
141671755	1 I	12/09/2014	12/01/2014	202 S. MAIN ST. - LOT 1 GEO CODE:SA HV00035	5.94		5.94		5.94	01			1
141671771	1 I	12/09/2014	12/01/2014	126 S. HAYS AVE. GEO CODE:SA HV00021	4.46		4.46		4.46	01			1
141671801	1 I	12/09/2014	12/01/2014	215 S. HAYS AVE. GEO CODE:SA HV00033	5.94		5.94		5.94	01			1
141672034	1 I	12/09/2014	12/01/2014	140 S. HAYS AVE. GEO CODE:SA HV00023	4.46		4.46		4.46	01			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
141672125	1 I	12/09/2014	12/01/2014	200 S. HAYS AVE. GEO CODE:SA HV00024	4.46		4.46		4.46	01			1
141672231	1 I	12/09/2014	12/01/2014	LOT 11 HAYS FIRST ADDIT GEO CODE:SA HV00026	4.46		4.46		4.46	01			1
141672251	1 I	12/09/2014	12/01/2014	240 S. MAINT ST. GEO CODE:SA HV00039	1582.76		1582.76		1582.76	36			1
141672335	1 I	12/09/2014	12/01/2014	220 S. MAIN ST. LOT 18- GEO CODE:SA HV00037	5.94		5.94		5.94	01			1
141672338	1 I	12/09/2014	12/01/2014	LOT 21-22-23-24-25-26-2 GEO CODE:SA HV00038	5.94		5.94		5.94	01			1
141672369	1 I	12/09/2014	12/01/2014	210 S. HAYS AVE. GEO CODE:SA HV00025	4.46		4.46		4.46	01			1
141672391	1 I	12/09/2014	12/01/2014	LOT 11-12 GEO CODE:SA HV00032	5.94		5.94		5.94	01			1
141672418	1 I	12/09/2014	12/01/2014	130 E. 2ND ST. - COMM. GEO CODE:SA HV000390001	5.94		5.94		5.94	01			1
141672598	1 I	12/09/2014	12/01/2014	102 S. TURKLE AVE. GEO CODE:SA HV00215	5.94		5.94		5.94	01			1
141673765	1 I	12/09/2014	12/01/2014	601 S. WAYNE AVE. GEO CODE:SA HV01254	5.94		5.94		5.94	10			1
14167381	1 I	12/09/2014	12/01/2014	7310 S. BRAODWAY GEO CODE:SA HV01500	1900.05		1900.05		1900.05	36			1
141673827	1 I	12/09/2014	12/01/2014	1200 E. DIRCK ST. GEO CODE:SA HV01534	4.46		4.46		4.46	01			1
141673938	1 I	12/09/2014	12/01/2014	RES A ORCHARD ACRES ADD GEO CODE:SA HV01393	5.94		5.94		5.94	01			1
141673971	1 I	12/09/2014	12/01/2014	429 S. JANE - PUBLIC WO GEO CODE:SA HV01396	5.94		5.94		5.94	10			1
141680040	1 I	12/09/2014	12/01/2014	LOT 1 BLK A GRAND 4TH A GEO CODE:SA HV01582	5.94		5.94		5.94	10			1
141682977	1 I	12/09/2014	12/01/2014	RES C OLD OAKS ESTATES GEO CODE:SA HV01843	5.94		5.94		5.94	01			1
141683209	1 I	12/09/2014	12/01/2014	RES D OLD OAKS ESTATES GEO CODE:SA HV01844	4.46		4.46		4.46	01			1
141705762	1 I	12/09/2014	12/01/2014	WATER WELL PROPERTY GEO CODE:OH HV00345	5.94		5.94		5.94	11			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHK	CK SQ
141705829	1 I	12/09/2014	12/01/2014	WATER WELL PROPERTY GEO CODE:OH HV00344	5.94		5.94		5.94	11			1
141705913	1 I	12/09/2014	12/01/2014	RES A PEACHWOOD 9TH ADD GEO CODE:SA HV02160	1.86		1.86		1.86	01			1
141706341	1 I	12/09/2014	12/01/2014	FARMLAND - S. OF COUNTR GEO CODE:OH HV00349	643.32		643.32		643.32	36			1
141707361	1 I	12/09/2014	12/01/2014	RES A OLD OAKS ESTATES GEO CODE:SA HV02162	4.46		4.46		4.46	01			1
141710034	1 I	12/09/2014	12/01/2014	ALONG HAYS AVE. GEO CODE:SA HV00004000D	5.94		5.94		5.94	01			1
141714081	1 I	12/09/2014	12/01/2014	140 N. MAIN ST. GEO CODE:RI HV02036	5.94		5.94		5.94	01			1
141715885	1 I	12/09/2014	12/01/2014	608 S. CHATTA ST. GEO CODE:SA HV021030002	4.46		4.46		4.46	01			1
141733262	1 I	12/09/2014	12/01/2014	418 W. 79TH ST. GEO CODE:SA HV021560001	57.40		57.40		57.40	36			1
				** VENDOR TOTALS *	4599.14		4599.14		4599.14				
				5434 SOCIETY FOR HUMAN									
12/09/14	1 I	12/09/2014	12/09/2014	2015 MEMBERSHIP DUES	190.00		190.00		190.00	01			1
				** VENDOR TOTALS *	190.00		190.00		190.00				
				5444 JOHNATHAN SIMONS									
NOV 2014	1 I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	35.00		35.00		35.00	11			1
				** VENDOR TOTALS *	35.00		35.00		35.00				
				5484 SMITH NOEL									
NOV 2014	1 I	12/09/2014	12/01/2014	REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67		11.67	10			1
	2 I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.67		11.67		11.67	11			1
	3 I			REIMBURSE CELL PHONE US ON CALL PERSONNEL	11.66		11.66		11.66	21			1
				* INVOICE TOTALS	35.00		35.00		35.00				
				** VENDOR TOTALS *	35.00		35.00		35.00				
				5536 SHANNON REED									
12/12/14	1 I	12/09/2014	12/01/2014	HOSTED DJ SHOW W/ LIGHT	200.00		200.00		200.00	30			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

				12/12/14									
						30-50-2092			RECREATION DEPT PROGRAMS				
				** VENDOR TOTALS *	200.00		200.00		200.00				
				5580 SOUTHWEST PAPER CO.									
814244	1	I 12/09/2014	12/01/2014	MISC. CLEANING SUPPLIES	120.44		120.44		120.44	11			1
						11-31-2009			WATER MATERIALS				
	2	I		MISC. CLEANING SUPPLIES	120.44		120.44		120.44	10			1
						10-30-2009			SEWER MATERIALS				
	3	I		MISC. CLEANING SUPPLIES	120.44		120.44		120.44	21			1
						21-41-2009			STREET MATERIALS				
				* INVOICE TOTALS	361.32		361.32		361.32				
				** VENDOR TOTALS *	361.32		361.32		361.32				
				5859 T-MOBILE									
NOV 2014	1	I 12/09/2014	12/01/2014	MOBILE INTERNET - GPS E	9.00		9.00		9.00	11			1
						11-31-2002			WATER TELEPHONE				
	2	I		MOBILE INTERNET - GPS E	9.00		9.00		9.00	10			1
						10-30-2002			SEWER TELEPHONE				
	3	I		MOBILE INTERNET - GPS E	9.00		9.00		9.00	21			1
						21-41-2002			STREET TELEPHONE				
				* INVOICE TOTALS	27.00		27.00		27.00				
				** VENDOR TOTALS *	27.00		27.00		27.00				
				5916 TIMES-SENTINEL NEWSPAPERS									
14980	1	I 12/09/2014	12/01/2014	COMMERCIAL SPACE AD 12/	85.00		85.00		85.00	92			1
						92-66-3001			TR GUEST TAX EXPENSE				
				** VENDOR TOTALS *	85.00		85.00		85.00				
				5940 TRUCK PARTS & EQUIPMENT INC									
1207658	1	I 12/09/2014	12/01/2014	RPLCMNT LENS - 120G RD	2.26		2.26		2.26	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
1208055	1	I 12/09/2014	12/01/2014	12-24V LED RECT - 120G	121.02		121.02		121.02	21			1
						21-41-2006			STREET EQUIPMENT MAINTENANCE				
				** VENDOR TOTALS *	123.28		123.28		123.28				
				6330 WASHER SPECIALTIES CO									
7314902	1	I 12/09/2014	12/01/2014	24/122.5V SEC 50VA TRAN	15.00		15.00		15.00	01			1
						01-03-2009			PARK MATERIALS				
				** VENDOR TOTALS *	15.00		15.00		15.00				
				6345 WASTE CONNECTIONS INC									
9931963	1	I 12/09/2014	12/01/2014	MONTHLY TRASH SVC. - CI	42.75		42.75		42.75	01			1
						01-09-2040			BLDG & GROUNDS CONTRACTUAL				
	2	I		MONTHLY TRASH SVC. - CI	42.75		42.75		42.75	10			1
						10-30-2040			SEWER CONTRACTUAL				
	3	I		MONTHLY TRASH SVC. - CI	42.75		42.75		42.75	11			1
						11-31-2040			WATER CONTRACTUAL				
				* INVOICE TOTALS	128.25		128.25		128.25				
9931971	1	I 12/09/2014	12/01/2014	MONTHLY TRASH SVC. - HA	78.63		78.63		78.63	30			1
						30-50-2003			RECREATION DEPT UTILITIES				

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ
9931972	1 I	12/09/2014	12/01/2014	MONTHLY TRASH SVC. - SR	117.80		117.80		117.80	01			1
								01-12-2003	SR CENTER UTILITIES				
9931973-4	1 I	12/09/2014	12/01/2014	MONTHLY TRASH SVC. - PW	55.22		55.22		55.22	10			1
								10-30-2040	SEWER CONTRACTUAL				
	2 I			MONTHLY TRASH SVC. - PW	55.22		55.22		55.22	11			1
								11-31-2040	WATER CONTRACTUAL				
	3 I			MONTHLY TRASH SVC. - PW	55.23		55.23		55.23	21			1
								21-41-2040	STREET CONTRACTUAL				
				* INVOICE TOTALS	165.67		165.67		165.67				
9931975	1 I	12/09/2014	12/01/2014	MONTHLY TRASH SVC. - CO	74.95		74.95		74.95	01			1
								01-09-2040	BLDG & GROUNDS CONTRACTUAL				
9931976	1 I	12/09/2014	12/01/2014	MONTHLY TRASH SVC.- RIG	139.59		139.59		139.59	01			1
								01-03-2012	PARK MISCELLANEOUS				
9931979	1 I	12/09/2014	12/01/2014	MONTHLY TRASH SVC.- SOC	60.00		60.00		60.00	30			1
								30-50-2092	RECREATION DEPT PROGRAMS				
				** VENDOR TOTALS *	764.89		764.89		764.89				
				6407 WESTAR ENERGY									
NOV 2014	1 I	12/09/2014	12/09/2014	MONTHLY ELECTRIC UTILIT	70.78		70.78		70.78	01			1
								01-02-2013	POLICE ANIMAL CONTROL				
	2 I			MONTHLY ELECTRIC UTILIT	857.97		857.97		857.97	01			1
								01-03-2003	PARK UTILITIES				
	3 I			MONTHLY ELECTRIC UTILIT	834.84		834.84		834.84	01			1
								01-08-2003	STREET LIGHT UTILITIES				
	4 I			MONTHLY ELECTRIC UTILIT	1922.32		1922.32		1922.32	01			1
								01-09-2003	BLDG & GROUNDS UTILITIES				
	5 I			MONTHLY ELECTRIC UTILIT	388.62		388.62		388.62	01			1
								01-12-2003	SR CENTER UTILITIES				
	6 I			MONTHLY ELECTRIC UTILIT	10230.26		10230.26		10230.26	10			1
								10-30-2003	SEWER UTILITIES				
	7 I			MONTHLY ELECTRIC UTILIT	3309.45		3309.45		3309.45	11			1
								11-31-2003	WATER UTILITIES				
	8 I			MONTHLY ELECTRIC UTILIT	240.29		240.29		240.29	12			1
								12-32-2003	MUNICIPAL POOL UTILITIES				
	9 I			MONTHLY ELECTRIC UTILIT	952.21		952.21		952.21	21			1
								21-41-2003	STREET UTILITIES				
	10 I			MONTHLY ELECTRIC UTILIT	1043.76		1043.76		1043.76	30			1
								30-50-2003	RECREATION DEPT UTILITIES				
	11 I			MONTHLY ELECTRIC UTILIT	237.91		237.91		237.91	30			1
								30-50-3065	RECREATION DEPT P-C UTILITIES				
				* INVOICE TOTALS	20088.41		20088.41		20088.41				
				** VENDOR TOTALS *	20088.41		20088.41		20088.41				
				6471 WICHITA AREA BUILDERS ASSN									
168943	1 I	12/09/2014	12/01/2014	2015 WABA NATIONAL DUES	445.00		445.00		445.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
168944	1 I	12/09/2014	12/01/2014	2015 WABA LOCAL ISSUES	15.00		15.00		15.00	01			1
								01-18-2012	GEN GOVT MISCELLANEOUS				
				** VENDOR TOTALS *	460.00		460.00		460.00				
				6575 WICHITA DOOR CONTROLS									
149314	1 I	12/09/2014	12/01/2014	SERVICE CALL	65.00		65.00		65.00	01			1

INVOICE#/LN	TY	DUE DATE	INV DATE	REFERENCE	GROSS	DISCOUNT	NET	DISCOUNT TAKEN	PAYMENT AMOUNT	DIST	MAN	CHCK	CK SQ

				TOTAL E-PAYMENTS					.00				
				TOTAL PURCH CARDS					.00				
				TOTAL OPEN PAYMENTS					110065.47				
				GRAND TOTALS	110065.47		110065.47		110065.47				

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