

SUPPLEMENT NO. 2
April 2005

CODE OF ORDINANCES

City of

MUNCIE, INDIANA

Looseleaf Supplement

This Supplement contains all ordinances deemed advisable to be included at this time through:

Ordinance No. 19-05, passed February 7, 2005.

See the Code Comparative Table for further information.

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Insert and maintain this instruction sheet in front of this publication. File removed pages for reference.

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printing of each Supplement)

From our experience in publishing Looseleaf Supplements on a page-for-page substitution basis, it has become evident that through usage and supplementation many pages can be inserted and removed in error.

The following listing is included in this Code as a ready guide for the user to determine whether the Code volume properly reflects the latest printing of each page.

In the first column all page numbers are listed in sequence. The second column reflects the latest printing of the pages as they should appear in an up-to-date volume. The letters "OC" indicate the pages have not been reprinted in the Supplement Service and appear as published for the original Code. When a page has been reprinted or printed in the Supplement Service, this column reflects the identification number or Supplement Number printed on the bottom of the page.

In addition to assisting existing holders of the Code, this list may be used in compiling an up-to-date copy from the original Code and subsequent Supplements.

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TRAFFIC SCHEDULES

Sched. I

CHAPTER 80. TRAFFIC SCHEDULES

Key to Traffic Schedules

- I. One-way streets and alleys
- II. Stop intersections
- III. All-way stop intersections
- IV. No parking zones and parking meter locations
- V. Parking time limited on certain streets
- VI. Parking restricted during certain hours
- VII. Freight loading zones
- VIII. Passenger loading zones
- IX. Yield streets
- X. No turn on red
- XI. Restricted turns

Key to Traffic Schedules

- XII. Public carrier stands
- XIII. Weight limits on certain streets
- XIV. Bus zones
- XV. Taxicab zones
- XVI. Automatic traffic signals
- XVII. Speed limit zones
- XVIII. Load restrictions upon vehicles using certain streets
- XIX. Designated bicycle paths
- XX. No stopping, standing, or parking
- XXI. Parcel pickup zones

SCHEDULE I: ONE-WAY STREETS AND ALLEYS

(A) The following streets and alleys, or parts thereof, are designated as one way in the direction indicated:

<i>Street</i>	<i>Between</i>	<i>Direction</i>	<i>Ord. No.</i>
Adams St.	Hackley St. and Kilgore Ave.	West	
Brady St.	Centennial Ave. and Harkin St.	North	286-77
Elm St.	Adams St. and Wysor St.	North	
Euclid St.	Riley Rd. and Storer Jr. High	East	
Franklin St.	Seymour St. and Wysor St.	North	
Franklin St.	Wysor St. and Seymour St.	South	
Gilbert St.	Calvert and Martin	West	102-83
Gilbert St.	Madison St. and High St.	West	
Gilbert St.	Madison St. and Walnut St.	West	
Gilbert St.	McKinley and Calvert	East	102-83
High St.	Gilbert St. and Seymour St.	South	
High St.	Seymour St. and Wysor St.	North	
Harkin St.	Brady St. and Macedonia Ave.	East	
Jackson St.	Kilgore Ave. and Main St.	East	
Jefferson St.	Wysor St. and Charles St.	South	297-82
Kilgore Ave.	Main St. and Jackson St. one-way	Southwest	
Liberty St.	Memorial Dr. and 13th St.	South	
Main St.	Jackson St. and Kilgore Ave.	West	

Sched. I

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<i>Street</i>	<i>Between</i>	<i>Direction</i>	<i>Ord. No.</i>
Minnetrissa Blvd.	Wheeling Ave. and Minnetrista Parkway	Southwest	27-95
Mulberry St.	Willard St. and Wysor St.	North	
North St.	Walnut St. and Madison St.	East	
North St.	Wheeling Ave. and Alameda Ave.	West	
Seymour St.	High St. and Jefferson St.	East	47-04
Walnut St.	Main St. and Seymour St.	South	
Walnut St.	Wysor St. and Second St.	South	
Washington St.	High St. and Ohio Ave.	East	
Washington St.	Liberty St. and Madison St.	East	
9th St.	Madison St. and Hackley St.	East	403-78
13th St.	Liberty St. and Franklin St.	East	
14th St.	High St. and Walnut St.	West	596-80
15th St.	High St. and Walnut St.	East	596-80
Wilson Ave.	Elliot St. and Powers St.	Southwest	103-78

(B) One-way alleys.

All alleys within the following boundaries, to be known as the "Loop," are to be one way northbound and westbound. The loop will be bounded on the north by Wysor Street, on the south by Willard Street, on the east by Madison Street, and on the west by Liberty Street. This district will be known as the business district.

<i>Alley</i>	<i>Extent</i>	<i>Direction</i>	<i>Ord. No.</i>
East/west alley between Godman and Ethel	From Tillotson to Manning	Eastbound	54-94
East/west alley between Jackson and Main	From Cole to Manning	Westbound	103-83
North/south alley between Washington and Main	From Council to Cherry	Southbound	54-94

(Ord. No. 1628, 5-11-64; Ord. No. 34-95, § 1, 8-7-95; Ord. No. 17-05, § 1, 3-7-05)

TRAFFIC SECHEDULES

Sched. III

SCHEDULE III: ALL-WAY STOP INTERSECTIONS (§ 79.08)

The following intersections are designated as all-way stop intersections with automatic signals as indicated:

<i>Intersection</i>	<i>4-Way</i>	<i>5-Way</i>	<i>Flasher</i>	<i>Ord. No.</i>
Adams St. and Council St.	X		X	12-89
Adams and Franklin	(2-way)			26-87
Adams and Jefferson	(2-way)			734-81
Amherst and Riley	X			
Ashland and Linden	X			
Ashland and Pauline	X			
Ashland and Riley	X			76-95
Beacon and Seymour	(3-way)			
Beckett/Colson and Maddox	X			565-80
Beechwood and Linden	X			
Beechwood and Pauline	X			
Bellaire and Harvard	X			18-90
Bennett and Manor	X			403-78
Bennett and Wysor	X			403-78
Berkley and Franklin	X			2-93
Berkley and Linden	X			56-95
Berkley Ave. and Reserve	X			24-93
Bethel/Chadam/Timber Ln. and Clara Ln.	X			6-92
Bittersweet and Gilbert	X			
Bittersweet and Jackson	X			55-86
Blaine and Kirby	X	(2)	automatic	
Bowman and Colson	(3-way)			565-80
Brentwood and Petty	(3-way)			596-80
Brentwood Ln. and Petty Rd.	(3-way)			29-93
Brook and Winthrop	(3-way)			
Buckles and Cromer	X			
Burlington Dr. & Macedonia Ave.	X			61-97
Celia Ave. and Gilbert St.	X			12-89
Celia and Godman	X			
Centennial and Elgin	X			56-95
Centennial Ave. and Elm St.	X			12-89
Chadham Ln. and Purdue Ave.	(3-way)			8-96
Charles St. and Council St.	(3-way)			39-96
Charles and Franklin	X			16-89
Charles St. and Vine St.	X			33-95
Charles St. and Walnut St.	(2-way)			46-04
Charter and Piper	X			25-95
Clark and 8th	X			
Claypool and Gilbert	X			24-95
Claypool and Wysor	X			403-78

Sched. III

MUNCIE CODE

<i>Intersection</i>	<i>4-Way</i>	<i>5-Way</i>	<i>Flasher</i>	<i>Ord. No.</i>
College Ave. and Gilbert St.	X			79-89
Columbus and Elm	X			
Cornbread & Hoyt	X		X	51-96
Council and Howard	X			
Cowing and Rosewood	X			
Cromer and Reserve	X			223-76
Delawanda and Wysor	X			31-91
Depauw and Purdue	X			55-94
Dicks and North	X			330-77
Dunn and Barr	X			
Elliott and Powers	X			905-82
Elliott and 13th St.	X			61-99
Ethel and Umbarger	X			24-95
Everbrook and Fox Ridge	X			26-87
Forest and Gilbert	X			
Franklin and Charles	X			18-84
Gavin and Highland	X			
Gilbert and Greenwood	X			
Gilbert and McKenzie	X			
Gilbert and Rily	X			
Gilbert and Shellbark	X			
Gilbert and Talley	X			52-85
Gilbert and Tyrone	X			
Godman and Nichols	X			
Grande and Wysor	X			403-78
Granville Ave. and Streeter Ave.	X		X	56-02
Greenwood and North	X			31-91
Hackley St. and Kirby Ave.	X		X	18-05
Hackley St. and Washington St.	(3-way)			12-89
Haines and Milton	X			2-93
Haines and Reserve	X			55-94
Harvard and Hartford	X			644-80
Harvard and Miami	X			542-79
Hawthorne and River Rd.	(3-way)		automatic	
Highland and Macedonia	X		automatic	
Hodson and North	X			52-94
Howard St. and Walnut St.	(3-way)			12-89
Howell and Memorial	(3-way)			62-89
Hoyt and Cornbread	X		X	45-02
Hutchinson and Adams	X			
Keesling and Elgin	X			56-95
Leland Ave. and Princeton Ave.	(3-way)			71-95
Linden and Yale	X			
Lomax and Colson	(3-way)			565-80

TRAFFIC SECHEDULES

Sched. III

<i>Intersection</i>	<i>4-Way</i>	<i>5-Way</i>	<i>Flasher</i>	<i>Ord. No.</i>
Macedonia and Willard	X			937-82

TRAFFIC SCHEDULES

Sched. XIII

Vine	Memorial and 18th	3 tons	644-80
Weber Dr.	Wheeling Ave. and New York Ave.	3 tons	
Wheeling Ave.	Wysor St. and McGalliard Rd.	3 tons	
White River Blvd.	Tillotson Ave. and Wheeling Ave.	3 tons	
Windsor St.	Dudley Ave. and Burlington Dr.	3 tons	223-76
6th St.	Rochester St. and Perkins St.	3 tons	601-80
7th St.	Clark St. and Batavia Ave.	3 tons	
8th St.	Madison St. and Macedonia Ave.	3 tons	223-76
8th St.	Ribble Ave. and May Ave.	3 tons	
9th St.	Madison St. and Hackley St.	3 tons	403-78
9th St.	Port Ave. and Batavia Ave.	3 tons	223-78
13th St.	Meeker Ave. and Rosemont Ave.	3 tons	201-76
13th St. (West)	Gharkey St. and 405 feet east thereof	5 tons	19-05
14th St.	Meeker Ave. and Rosemont Ave.	3 tons	201-76
16th St.	Macedonia Ave. and Mock Ave.	3 tons	
17th St.	Gharkey and Hoyt	3 tons	601-80
18th St.	Mock Ave. and Macedonia Ave.	3 tons	
21st St.	Macedonia Ave. and Blaine St.	3 tons	
25th St.	Macedonia Ave. and Mock Ave.	3 tons	
26th St.	Mock Ave. and Hackley St.	3 tons	
26th St.	Meeker Ave. and Chippewa Ln.	3 tons	
27th St.	Meeker Ave. and Chippewa Ln.	3 tons	

TRAFFIC SCHEDULES

Sched. XVI

<i>Street A</i>	<i>Street B</i>	<i>Major Street</i>	<i>Number of Signs</i>	<i>Ord. No.</i>
Granville Ave., Minnestrista Blvd.	Walnut St.	B	2	
Granville Ave.	McGalliard Rd.	B	2	
Granville Ave.	Centennial	A	2	779-81
Hackley St.	Memorial Dr.	B	2	
Hackley St.	Willard St.	B	1	
High St.	Howard St.	A	2	
High St.	Jackson St.	B	2	
High St.	Main St.	B	2	
High St.	Washington St.	A	2	
Howard St.	Mulberry St.	B	2	
Hoyt Ave.	Memorial Dr.	B	2	
Hoyt Ave.	Willard St.	B	1	
Jackson St.	Jefferson St.	A	2	
Jackson St.	Kilgore Ave.	B	2	
Jackson St.	Liberty St.	A	2	
Jackson St.	Madison St.	A	3	
Jackson St.	Meadows Dr.	A	2	223-76
Jackson St.	Mulberry St.	A	2	
Jackson St.	McKinley Ave.	A	2	
Jackson St.	Nichols Ave.	A	1	
Jackson St.	Ohio Ave.	A	2	
Jackson St.	Tillotson Ave.	B	2	
Jackson St.	Walnut St.	A	2	
Jackson St.	White River Blvd.	A	2	
Jefferson St.	Main St.	B	2	
Kilgore Ave.	Perdieu Rd.	A	2	403-7
Kilgore Ave.	Tillotson Ave.	A	2	
Kilgore Ave. at	Main Gate, Warner Gear Plant No. 3	A	2	
Kilgore Ave. at	West Gate, Warner Gear Plant No. 3	A	2	

Sched. XVI

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<i>Street A</i>	<i>Street B</i>	<i>Major Street</i>	<i>Number of Signs</i>	<i>Ord. No.</i>
Kirby Ave.	Madison St.	B	2	
Liberty St.	Main St.	B	2	
Liberty St.	Memorial Dr.	B	2	
Macedonia Ave.	Memorial Dr.	B	2	
Macedonia Ave. at	Grissom School	A	2	
Madison St.	55 ft. north of 2nd St.	A	2	149-76
Madison St.	Main St.	B	3	
Madison St.	Memorial Dr.	A	2	
Madison St.	Washington St.	A	3	
Madison St.	Willard St.	A	2	
Madison St.	Wysor St.	A	2	
Main St.	Mulberry St.	A	2	
Main St.	Ohio Ave.	A	2	
Main St.	Walnut St.	A	2	
Martin Ave.	University Ave.	B	1	
Martin Luther King Jr. Blvd	Tillotson	B	1	22-89
McGalliard Rd.	At Muncie Mall South Entrance	A	2	22-89
McGalliard Rd.	Oakwood Ave.	A	2	
McGalliard Rd.	Rosewood Ave.	A	1	23-95
McGalliard Rd.	Tillotson Ave.	A	2	126-75
McGalliard Rd.	Wheeling Ave.	A	2	
McGalliard Rd.	Walnut St.	A	2	
McKinley Ave.	Neely Ave. & Petty Rd.	A	2	
McKinley Ave.	Riverside Ave.	B	1	
McKinley Ave.	University Ave.	B	1	
Meeks Ave. & Washington	White River Blvd.	B	1	
Memorial Dr.	Port Ave.	A	2	
Memorial Dr. at	Sutton School	A	2	

TRAFFIC SCHEDULES

Sched. XVI

<i>Street A</i>	<i>Street B</i>	<i>Major Street</i>	<i>Number of Signs</i>	<i>Ord. No.</i>
Memorial Dr.	Walnut St.	A	2	
Minnestriska/ Parkway	Wheeling	B		26-88
Mulberry St.	Washington St.	B	2	
New York	Riverside	B		936-82
Nichols Ave.	White River Blvd.	A	2	201-76
North St. & White River Blvd.	Wheeling Ave. & High St.	B	2	
Reserve St.	University Ave.	B	1	
Riggin Rd.	Wheeling Ave.	B	2	
Riverside Ave.	Tillotson Ave.	B	2	
Riverside Ave.	Wheeling Ave.	B	1	
Tillotson	Gilbert	A		49-83
Tillotson Ave.	University Ave.	A	2	
Tillotson Ave.	White River Blvd.	A	2	
University Ave. at	Ball State University Student Center	A	2	
University Ave. at	Burriss School	A	2	
Walnut St.	Columbus St.	A	1	903-82
Walnut St.	Washington St.	A	2	
Walnut St.	Willard St.	A	2	
Walnut St.	Wysor St.	A	2	

(Ord. No. 30-95, § 1, 7-10-95; Ord. No. 61-97, § 1, 12-1-97; Ord. No. 43-98, § 1, 9-14-98; Ord. No. 46-04, § 1, 12-6-04; Ord. No. 18-05, § 1, 3-7-05)

TRAFFIC SCHEDULES

Sched. XVII

SCHEDULE XVII: SPEED LIMIT ZONES (§ 72.16).

The following are designated as speed limit zones:

<i>Street A</i>	<i>Between</i>	<i>Speed Limit</i>	<i>Times</i>	<i>Ord. No.</i>
Barr St.	McGalliard Rd. to Colbert Dr.	25	All	16-05
Bethel Ave.	McGalliard Rd. and Everett Rd.	40		
Broadway	Wysor St. and Dartmouth Ave.	40	All	126-75
Clarksdale	Riverside to dead end	15	When children present	635-80
Colbert Dr.	Dunn Ave. to Linda Ln.	25	All	16-05
Dunn Ave.	Linda Ln. to Colbert Dr.	25	All	16-05
Haines Dr.	West of Linda Ln. 320 ft.	25	All	16-05
McGalliard Rd.	Tillotson Ave. and Granville Ave.	40		
McGalliard Rd.	Tillotson Ave. and a point 1,000 ft. east thereof	20		
Madison St.	Walnut St. and 28th St.	45	All	126-75
Martin Luther King, Jr. Blvd.	Tillotson Ave. and Cornbread Rd.	40	All	18-86
Pine St.	Linda Ln. to Westwood Rd.	25	All	16-05
River Rd.	Tillotson Ave. and Hawthorne Dr.	40	All	51-94
Rochester Ave.	Memorial Dr. and 15th St.	20	All	233-76
Varsity Avenue	Godman and Oaklyn	20	All	11-03
Westwood Rd.	Dunn Ave. to Colbert Dr.	25	All	16-05
Wheeling	McGalliard and Riggin	40	All	58-86
15th St.	Rochester Ave. west to dead end	20	All	223-76
17th St.	Hoyt and Gharkey	20	All	644-80
SR 32	1,000 feet east of the centerline of County Club Rd. to a point 200 feet east of the centerline of Grande Ave. (appx. 3919 feet)	50	All	DOT #3094084
	200 feet east of the centerline of Grande Ave. to a point 50 feet west of Manhattan Ave. (appx. 3816 feet)	45	All	DOT #3094084

(Ord. No. 51-94, § 1, 10-3-94)

CHAPTER 98. NUISANCES

Secs. 98.01—98.04. Reserved.

Division 1. Weeds and Rank Vegetation

- Sec. 98.05. Definitions.
- Sec. 98.06. Duty of property owners.
- Sec. 98.07. Inspections.
- Sec. 98.08. Violations.
- Sec. 98.09. Violation notices.
- Sec. 98.10. Appeals of violation notices.
- Sec. 98.11. Failure of property owner to remedy violations.
- Sec. 98.12. Cost of removal by city.
- Sec. 98.13. Hearing in the city court of Muncie.
- Sec. 98.14. Appeals deadlines.
- Sec. 98.15. Unpaid fees to be treated as delinquent taxes.
- Secs. 98.16—98.19. Reserved.

Division 2. Dwellings, Structures, Excavations

- Sec. 98.20. Declared a public nuisance.
- Sec. 98.21. Board of health may order structure to be repaired, cleaned.
- Sec. 98.22. Notice to be issued upon failure to meet requirements.
- Sec. 98.23. Reinspection after the end of allotted time.
- Sec. 98.24. Second notice to be issued for continued violation.
- Sec. 98.25. Second notice to be posted.
- Sec. 98.26. Second notice to be recorded in county recorder's office.
- Sec. 98.27. Liable to penalties after second notice.
- Sec. 98.28. Authority to issue notice to vacate premises.
- Sec. 98.29. Extending and revoking vacating order.
- Sec. 98.30. Owner liable for costs incurred by city.
- Sec. 98.31. Board of health may make repairs.
- Sec. 98.32. Notice of such repairs to be served.
- Sec. 98.33. Owner to allow such repairs to take place.
- Sec. 98.34. Repairs to constitute a debt in favor of city.
- Sec. 98.35. When dwelling declared unfit for habitation.
- Sec. 98.36. When a vacant building shall be declared unfit.
- Sec. 98.37. Notice to owner to remove unfit structure.
- Sec. 98.38. Reoccupying dwelling pending removal prohibited.
- Sec. 98.39. Owner may seek hearing on decision.
- Sec. 98.40. Application for demolition order if owner fails to comply.
- Sec. 98.41. Demolition to include filling in excavation.
- Sec. 98.42. Revolving fund created.
- Sec. 98.43. Board to have information on maintenance of housing.
- Sec. 98.44. Applying for reconsideration of notice of alleged violation.
- Sec. 98.45. Board to set date for informal conference.
- Sec. 98.46. Applicant permitted to present his grounds at conference.
- Sec. 98.47. Decision of the conference.

- Sec. 98.48. Person may obtain judicial review on final decision.
- Sec. 98.49. Person appealing must file bond.
- Sec. 98.99. Penalty.

DIVISION 1. WEEDS AND RANK VEGETATION*

Secs. 98.01—98.04. Reserved.

Sec. 98.05. Definitions.

For purposes of this ordinance, the following definitions shall apply:

(A) *Weeds and/or rank vegetation* are defined to be any vegetable matter which exceeds the height of 12 inches; provided however that such definition does not include:

- (1) Trees, bushes or shrubs which have been planted or cultivated by the landowner and which do not block sidewalks, streets, and alleys;
- (2) Agricultural crops, such as hay and pasture; or
- (3) Vegetable matter cultivated in plant beds.

(Ord. No. 12-01, § 1, 5-7-01)

Sec. 98.06. Duty of property owners.

It shall be the duty of all owners of real property located within the corporate limits of the City of Muncie to cut and/or remove weeds and other rank vegetation growing on the property that they own.

(Ord. No. 12-01, § 2, 5-7-01)

Sec. 98.07. Inspections.

It shall be the duty of the building commissioner or his designated agent to make a careful inspection of any lots, grounds and tracts of land

***Editor's note**—Ord. No. 12-01, §§ 1—11, adopted May 7, 2001, repealed former sections 98.10—98.14 in their entirety and enacted new provisions as herein set out. Former sections 98.10—98.14 pertained to similar subject matter and derived from the Code of 1968 and the following: Ord. No. 105-B, 7-7-69; Ord. No. 204-76, 7-12-76; Ord. No. 69-85, 1-6-86.

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situated within the corporate limits of the city for the purpose of determining whether there is a violation of sections 98.05—98.14.
(Ord. No. 12-01, § 3, 5-7-01)

Sec. 98.08. Violations.

Upon determination by the building commissioner or his designated agent that weeds and/or rank vegetation, as defined in this ordinance, exist on any lots, grounds, or tracts of land situated within the corporate limits of the city, he shall issue a written violation notice to the property owner that the weeds and/or rank vegetation must be removed within five (5) business days. In the event that the building commissioner or his designated agent shall determine that a written violation notice is to be issued, the property owner shall be assessed an administrative fee of twenty-five dollars (\$25.00) for a notice, an administrative fee of fifty dollars (\$50.00) for a second notice, and an administrative fee of seventy-five dollars (\$75.00) for each and every subsequent violation notice issued in the same calendar year. The assessment of such fees may be appealed as provided in section 98.10 and, provided a property owner does not prevail on appeal, may be enforced as provided.
(Ord. No. 12-01, § 4, 5-7-01; Ord. No. 55-04, § I, 1-11-05)

Sec. 98.09. Violation notices.

The notice required by section 98.08 shall be served by the office of the city engineer upon the property owner by posting such notice in a conspicuous place on the subject premises and by mailing a copy by first class mail to the last known address of the property owner of record. Notice shall be deemed to have been given on the date the notice is deposited into the U.S. Mail.
(Ord. No. 12-01, § 5, 5-7-01)

Sec. 98.10. Appeals of violation notices.

Any violation notice issued under sections 98.05—98.14 may be appealed by the property owner to the board of public works. The property owner will be sent an appeal/hearing date with the property owner's violation notice. If the property owner wishes to appeal, the owner or the

owner's designee will be required to appear before the board of public works on the date assigned. The board of public works will conduct an informal hearing and after considering the information provided by the street commissioner's designated agent and by the property owner, the board of public works will render a decision. If the property owner's appeal is denied by a majority vote of those present and voting at a duly constituted meeting of the board of public works, the property owner shall be required to cut and/or remove the weeds and rank vegetation by the date specified by the board of public works.
(Ord. No. 12-01, § 6, 5-7-01)

Sec. 98.11. Failure of property owner to remedy violations.

If the property owner fails to cut and/or remove the weeds and rank vegetation or appeal the violation notice received from the office of the building commissioner within the time limits prescribed in sections 98.05—98.14, the property owner shall be deemed to have granted permission to the street commissioner's designated agent to enter the premises for the purpose of cutting and/or removing such weeds and rank vegetation. The office of the building commissioner shall inform the street commissioner or the street commissioner's designated agent to cut and/or remove such weeds and rank vegetation from the subject property.
(Ord. No. 12-01, § 7, 5-7-01)

Sec. 98.12. Cost of removal by city.

If the city by or through the street commissioner's designated agent removes weeds and rank vegetation to abate the violation of sections 98.05—98.14, the street commissioner shall prepare and deliver to the office of the building commissioner a statement of costs listing the actual costs of removing the weeds and rank vegetation, plus the administrative expenses incurred by the city as a result of the enforcement of sections 98.05—98.14. The office of the building commissioner shall issue to the property owner a citation for appearance in the city court of Muncie for the purpose of establishing the amount of money due the city for the violation of sections

98.05—98.14. The statement of costs and the citation shall be served on the property owner by certified mail, return receipt requested.
(Ord. No. 12-01, § 8, 5-7-01)

Sec. 98.13. Hearing in the city court of muncie.

The judge of the city court shall hear the matter and shall determine the amount, if any, is due the city and shall enter judgment as is appropriate and in accordance with the evidence. The clerk of the city shall record a transcript of the judgment with the clerk of the circuit court of Delaware County not less than 30 days nor more than 40 days after entry of the judgment pursuant to the terms of Indiana Code 33-10.1-5-8.
(Ord. No. 12-01, § 9, 5-7-01)

Sec. 98.14. Appeals deadlines.

Any appeal of a violation notice must be presented on the date of the board of public works meeting assigned to the property owner by the building commissioner or his designated agent. A property owner's failure to appear at such meeting will be deemed to be a waiver of the property owner's right to appeal.
(Ord. No. 12-01, § 10, 5-7-01)

Sec. 98.15. Unpaid fees to be treated as delinquent taxes.

Pursuant to I.C. 36-7-10.1-4, if the owner of real property fails to pay a bill issued under section 98.12 and judgment is duly entered by the judge of the city court, the office of the building commissioner shall certify to the county auditor the amount of the judgment. The auditor shall place the total amount certified on the tax duplicate for the property affected, and the total amount, including any accrued interest, shall be collected as delinquent taxes are collected and shall be disbursed to the motor vehicle highway fund.
(Ord. No. 55-04, § II, 1-11-05)

Secs. 98.16—98.19. Reserved.

DIVISION 2. DWELLINGS, STRUCTURES, EXCAVATIONS

Sec. 98.20. Declared a public nuisance.

The city board of health may declare a public nuisance and order to be removed, abated, suspended, altered, improved, or purified any dwelling, structure, excavation, business, pursuit, or thing in or about a dwelling or its lot, or the plumbing, sewage, drainage, light, or ventilation of the dwelling unfit for human habitation.
(Ord. No. 180-B, 4-5-70)

Sec. 98.21. Board of health may order structure to be repaired, cleaned.

The city board of health may order any dwelling, excavation, building, structure, sewer, plumbing, pipe, passage, premises, ground, or thing in or about a dwelling or its lot to be purified, cleansed, disinfected, renewed, altered, repaired, or improved.
(Ord. No. 180-B, 4-5-70)

Sec. 98.22. Notice to be issued upon failure to meet requirements.

Whenever the city board of health or the health officer determines that any dwelling, dwelling unit, rooming unit, or the premises surrounding any of these fails to meet the requirements set forth in §§ 98.20 through 98.49, or in applicable rules and regulations issued pursuant thereto, he shall issue a notice setting forth the alleged failures and advising the owner, occupant, or other person in charge that such failures must be corrected. This notice shall:

- (A) Be in writing.
- (B) Set forth the alleged violations of §§ 98.20 through 98.49 or of applicable rules and regulations issued pursuant thereto.
- (C) Describe the dwelling, dwelling unit, or rooming unit where the violations are alleged to exist or to have been committed.
- (D) Provide a reasonable time, not to exceed 60 days, for the correction of any violation alleged.

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(E) Be served upon the owner, occupant, or other person in charge of the dwelling, dwelling unit, or rooming unit personally or by registered mail, return receipt requested, addressed to the last known place of residence of the owner, occupant, or other person in charge. If one or more persons to whom such notice is addressed cannot be found after diligent effort to do so, service may be made upon such person or persons by posting a notice in or about the dwelling, dwelling unit, or rooming unit described in the notice, or by causing such notice to be published in a newspaper of general circulation for a period of two consecutive days.

(Ord. No. 180-B, 4-5-70)

Sec. 98.23. Reinspection after the end of allotted time.

At the end of the time allowed for the correction of any violation alleged, the local health officer shall reinspect the dwelling, dwelling unit, or rooming unit described in the notice.

(Ord. No. 180-B, 4-5-70)

Sec. 98.24. Second notice to be issued for continued violation.

If upon reinspection the violations alleged are determined by the local health officer not to have been corrected, he shall issue a second notice of violation which shall constitute an order requiring that the failure to meet the requirements of §§ 98.20 through 98.49, or of applicable existing rules or regulations issued pursuant thereto, shall be corrected within five days after the date of such reinspection, if the person served with such notice does not request a reconsideration or petition for a hearing on the matter in the manner hereinafter provided.

(Ord. No. 180-B, 4-5-70)

Sec. 98.25. Second notice to be posted.

The city board of health shall cause a copy of the second notice to be posted in a conspicuous place in or about the dwelling, dwelling unit, or

rooming unit where the violations are alleged to exist, and shall serve it in the manner provided hereafter.

(Ord. No. 180-B, 4-5-70)

Sec. 98.26. Second notice to be recorded in county recorder's office.

The city board of health, after the expiration of time granted the person served with such a notice to seek reconsideration or a hearing in the manner hereinafter provided by §§ 98.20 through 98.49, or after a final decision adverse to such person served has been rendered by the city board of health or by circuit or superior court to which an appeal has been taken, shall immediately cause the second notice to be recorded in the county recorder's office.

(Ord. No. 180-B, 4-5-70)

Sec. 98.27. Liable to penalties after second notice.

All subsequent transferees of the dwelling, dwelling unit, or rooming unit in connection with which a second notice has been recorded shall be deemed to have notice of the continuing existence of the violations alleged. The transferees shall be liable to all penalties and procedures provided by §§ 98.20 through 98.49, and by applicable rules and regulations issued pursuant thereto, to the same degree as was their transferor.

(Ord. No. 180-B, 4-5-70)

Sec. 98.28. Authority to issue notice to vacate premises.

Whenever it is determined by the city board of health that a dwelling is unfit for human habitation, the city board of health may issue an order or notice requiring all persons living in the dwelling to vacate it within 15 days. The notice shall serve it in the manner provided in § 98.22.

(Ord. No. 180-B, 4-5-70)

Sec. 98.29. Extending and revoking vacating order.

The city board of health making such order shall, for a good reason, extend the time within which to comply with the vacating order. When

the board is satisfied that the danger from the dwelling has ceased to exist and that it is fit for habitation, it may revoke the order.

(Ord. No. 180-B, 4-5-70)

Sec. 98.30. Owner liable for costs incurred by city.

Any owner, occupant, or other person in charge of a dwelling, dwelling unit, or rooming unit who has received the order or notice to vacate such dwelling, dwelling unit, or rooming unit violating any provision of §§ 98.20 through 98.49, or failing to comply with any order of the city board of health, shall be liable for all costs and expenses paid or incurred by the board of health, its duly authorized agents, or the local health officer, in executing the order. This may be recovered in a

CHAPTER 116. SOLICITORS AND TRANSIENT MERCHANTS*

Division 1. General Provisions

- Sec. 116.01. Definitions.
- Sec. 116.02. Exceptions.
- Sec. 116.03. Use and disposition of receipts.
- Secs. 116.04—116.09. Reserved.

Division 2. Canvassers, Solicitors or Distributors

- Sec. 116.10. Permit required.
- Sec. 116.11. Application for permit.
- Sec. 116.12. Issuance of permit; fee; grounds for refusal.
- Sec. 116.13. Duration and expiration of permit.
- Sec. 116.14. Conditions of permit.
- Sec. 116.15. Revocation of permit; notice.
- Sec. 116.16. Identification permit required.
- Sec. 116.17. Application for identification permit.
- Sec. 116.18. Identification permit fee; issuance; denial.
- Sec. 116.19. Presentation of permit.

Division 3. Transient Merchants

- Sec. 116.20. License required.
- Sec. 116.21. Application for license; fee.
- Sec. 116.22. Bond required.
- Sec. 116.23. Issuance of license.
- Sec. 116.24. Record of license; forms.
- Secs. 116.25—116.29. Reserved.
- Sec. 116.30. Revocation of license or permit.
- Sec. 116.31. Time limitations.
- Secs. 116.31—116.39. Reserved.
- Sec. 116.40. Penalty.

DIVISION 1. GENERAL PROVISIONS

Sec. 116.01. Definitions.

For the purposes of this chapter the following definitions shall apply unless the context clearly indicates or requires a different meaning.

Canvasser. One who goes from house-to-house or door-to-door in an effort to take orders for goods; or to conduct surveys or otherwise gather information, opinions, or beliefs; or to disseminate information, opinions, or beliefs whether by speech, writings, or other means.

***Editor's note**—Ord. No. 18-02, adopted June 3, 2002, amended former Ch. 116 in its entirety which pertained to similar subject matter and derived from the Code of 1968; Ord. No. 17-86, 5-12-86; Ord. No. 46-93, 8-2-93.

Fixed, permanent place of business. Any building which a person, firm, company, partnership or corporation has occupied or intends to occupy for the purpose of conducting its business for a period of longer than one calendar year where such occupancy is in full compliance with all state and local laws, ordinances and regulations, including, but not limited to all zoning laws and ordinances.

Noncommercial activity. An organization, group and/or individual who engages in canvassing and/or solicitation that is of a religious nature, political nature, charitable nature or has been recognized by the Internal Revenue Service as not for profit by having received 501(c)(3) status.

Solicit To appeal for something; to apply to for obtaining something, to ask for the purpose of receiving; to try to obtain; to entreat, implore, or importune. The act requires no particular degree of importunity, entreaty, imploration, or supplication.

Temporary or transient business Any and all business engaged in, done or transacted in the city other than directly from a fixed, permanent place of business and shall include by way of illustration and not limitation offering for sale or selling goods, wares, merchandise, or services while traveling door to door or street to street, or from a fixed or mobile building, vehicle, or structure which is leased, hired, or occupied for a purpose other than as a fixed, permanent place of business.

Transient merchant All persons, firms, companies partnerships, corporations, or entities, either as principals or agents who engage in, do, or transact any temporary or transient business in the City of Muncie, offering for sale or selling goods, wares, or merchandise, and including those, who, for the purpose of carrying on such business, hire, lease, or occupy any permanent, mobile, or tent like building, structure or real estate for the exhibition of samples, catalogs, photographs and price lists or sale of such goods, wares, or merchandise, but shall not include any person, individual, partnership, corporation, or entity which grows the good, wares, or merchandise which is offered for sale.

(Ord. No. 18-02, 6-3-02; Ord. No. 14-05, § I, 2-7-05)

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Sec. 116.02. Exceptions.

(A) Sections 116.10 through 116.19 shall not apply to organizations, groups and/or individuals who engage in noncommercial activity. This exception is applicable only while such persons are acting within the scope of their noncommercial activity.

(B) Sections 116.21 and 116.22 do not apply to persons who deliver newspapers or other previously ordered goods, merchandise, materials, information, or services; to public or private postal delivery employees; to utility employees; or to employees of city, county, state, or federal government agencies, departments, or organizations. This exception is applicable only while such persons are acting within the scope of their aforementioned employment.

(C) Section 116.30 shall not apply to sales made to dealers by commercial travelers or selling agents in the usual course of business; to the bona fide sale of goods, wares, or merchandise by sample for future delivery; to sheriffs, constables, or other public officers selling goods, wares, or merchandise according to law; or to bona fide assignees or receivers appointed in this state selling goods, wares, and merchandise for the benefit of creditors.

(D) Persons who solicit door-to-door on behalf of organizations exempted from tax by U.S. Code, Section 501 are not required to obtain individual identification permits, but shall be issued an authorized copy of the permit applied for and the name of the particular organization. The name, address, and telephone number of each person so soliciting (and if a minor the name, address, and telephone number of a parent or legal guardian) shall be filed with the organization's application and permit.

(E) This chapter may be waived by the board of works for such events as annual festivals, carnivals, or fairs, provided that such activities are limited to designated areas in the city to be established by the board.

(F) Other exceptions to this subchapter may be recommended by the board of public works and safety upon a showing of good cause. Such exceptions may not be granted without the approval of the common council.

(G) Candidates or representatives of candidates for public office are exempt from obtaining a license.

(Ord. No. 18-02, 6-3-02; Ord. No. 14-05, §§ II, III, 2-7-05)

Sec. 116.03. Use and disposition of receipts.

All license fees and identification permit fees collected under this chapter by the controller shall be paid into the general fund of the city.

(Ord. No. 18-02, 6-3-02)

Secs. 116.04—116.09. Reserved.

DIVISION 2. CANVASSERS, SOLICITORS OR DISTRIBUTORS

Sec. 116.10. Permit required.

No person shall engage in selling, distributing or circulating any magazine periodical, pamphlet, handbill, book or other form of literary material, or in canvassing or soliciting orders or subscriptions therefor within the city, without first securing a permit as provided in this chapter.

(Ord. No. 18-02, 6-3-02)

Sec. 116.11. Application for permit.

(A) Each person seeking to become a canvasser, solicitor or distributor under the provisions of section 116.10 shall complete and execute an application form at the office of the city controller at least two weeks prior to engaging in such activity. The application form shall require the following information:

- (1) Applicant's name, home address, and local address, if any;
- (2) A photograph and a physical description of the applicant, setting forth the applicant's age, sex, height, weight, complexion, color of hair and eyes, and any other distinguishing features;
- (3) The name and address or principal office of the person, firm, organization or corporation, if any, for, through whom or under whose auspices the applicant is autho-

rized to conduct such activity; or, a statement that the applicant is engaged in such activity solely on his own behalf;

- (4) A brief description of the type of literary material to be sold and a statement as to whether delivery of such literary material is to be immediate or in the future;
- (5) A statement as to whether the applicant has been convicted of any crime or misdemeanor involving moral turpitude, and if so, the nature of the offense and punishment assessed therefore;
- (6) Applicant shall appear at the police department prior to commencement of salutation and allow himself to be fingerprinted; and
- (7) If the applicant canvasses or solicits orders or subscriptions for such literary material, he shall attach to the application a sample copy of the order or receipt form used by him in connection with such activity.

(B) The application provided for in this section shall be deemed a continuing application and if, after the issuance of the permit as provided for in this section, the information set forth in such application shall become inaccurate for any reason and the holder of the registration certificate intends to or does continue his activity thereunder notice of such change and the correct information shall be furnished to the office of the city controller within 24 hours.

(C) At the time of executing the application form, the applicant shall also submit for the inspection of the chief of police written proof of his identify, which may be in the form of a credential containing a physical description of the applicant and a specimen of the applicant's signature.
(Ord. No. 18-02, 6-3-02)

Sec. 116.12. Issuance of permit; fee; grounds for refusal.

Upon compliance with the provisions of section 116.11, the city controller shall issue to the applicant a dated and signed permit, upon the applicant personally appearing at the office of the city controller at least two weeks after such applica-

tion has been filed; provided, that the city controller shall not be required to issue such a permit to any person who shall have been convicted of any crime or misdemeanor involving moral turpitude or to any person whose registration certificate has heretofore been revoked or who has been convicted under the provisions of section 116.06 within one year. The form of such certificate shall be determined by the city controller. Each applicant shall pay to the office of the city controller the sum of \$25.00.

(Ord. No. 18-02, 6-3-02)

Sec. 116.13. Duration and expiration of permit.

The permit issued under the preceding section shall be for a period of one month from the date of issuance and shall expire on the date specified in the permit.

(Ord. No. 18-02, 6-3-02)

Sec. 116.14. Conditions of permit.

All permits issued pursuant to section 116.11 shall be nontransferable and shall entitle the holder thereof to sell, distribute or circulate the type of literary material described in the certificate or to canvass or solicit orders or subscriptions therefor within the city, subject, however, to the following conditions:

- (1) The holder shall have the permit in his possession at all time and shall exhibit the same at any time upon request by any police officer of the city or by any purchaser or distributee;
- (2) The holder shall not enter any house, building or other structure or any land or property, without the prior consent of the owner or occupant;
- (3) The holder of a permit shall make no false statement or misrepresentation of fact in the course of carrying on the activity for which the certificate is granted, and shall conduct himself at all times in an orderly and lawful manner;
- (4) The holder who takes orders for the future delivery of any type of literary material set forth in section 116.10 shall give a

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written receipt to the purchaser, which receipt shall be signed by the holder and shall set forth a brief description of the literary material ordered, the total purchase price, and the amount of the payment, if any, received by the holder from the purchaser.

- (5) The holder shall not solicit sales from homes between sundown of one day until 10:00 A.M. of the following day.
(Ord. No. 18-02, 6-3-02)

Sec. 116.15. Revocation of permit; notice.

(A) Any permit issued under the provisions of this chapter may be revoked by the city controller, after notice and hearing, for any fraud, misrepresentation, or false statement contained in the application or for failure to correct any statements in such application as required by section 116.14; for failure to observe the conditions of the certificate as set forth in section 116.14; or, upon any subsequent conviction of any crime or misdemeanor involving moral turpitude.

(B) Notice of the hearing for revocation of a permit shall be in writing, setting forth the specific reason for the hearing and the time and reason for the hearing and the time and place thereof. Such notice shall be given to the holder of the certificate at least three days prior to the stated date for the hearing, if by personal service, and at least five days, if by mail, postage prepaid, addressed to the holder's last known local address, or if none, his home address.
(Ord. No. 18-02, 6-3-02)

Sec. 116.16. Identification permit required.

No person shall solicit or canvass for sales from door-to-door in the city for any of the purposes specified in section 116.10 without having first obtained an identification permit under section 116.17.
(Ord. No. 18-02, 6-3-02)

Sec. 116.17. Application for identification permit.

(A) Any person desiring to go from door-to-door in the city for any or the purposes specified in section 116.11 must, in order to obtain the necessary permit, provide the following information and documentation thereof:

- (1) Name of applicant, corroborated by three pieces of identification.
- (2) Permanent home address and telephone number of applicant.
- (3) The name, address, and telephone number of the employer, firm, organization, association, church, cause, corporation, or other group represented by the applicant.
- (4) The date on which canvassing, soliciting, and the like is to begin and end.
- (5) The nature of the merchandise to be sold or offered for sale; the nature of the services to be offered; the purposes for which funds are to be solicited; the nature of materials to be disseminated or solicited; and the nature of the information to be disseminated or solicited.
- (6) The names of other communities in which the applicant has worked as a solicitor, canvasser, or the like in the last two years.
- (7) The make, model, description, license number, and ownership of any vehicle to be used in the solicitation, which information is to be verified from the vehicle registration.

(B) This application shall also be accompanied by a letter or other written statement from the individual, firm, corporation, or other group whom the applicant represents, certifying under oath that the applicant's representation is authorized.
(Ord. No. 18-02, 6-3-02)

Sec. 116.18. Identification permit fee; issuance; denial.

(A) Each applicant for an identification permit shall pay to the office of the city controller a fee of \$25.00 for each day the permit is granted.

(B) The application shall, if granted, be issued within 48 hours, exclusive of weekends and holidays.

(C) The application may be denied if it is found to contain a misrepresentation, a falsification, or a material misstatement of fact, or if investigation reveals that the applicant has engaged in unscrupulous or otherwise wrongful conduct in connection with prior solicitation. The denial of an application may be appealed by written petition to the board of public works.
(Ord. No. 18-02, 6-3-02)

Sec. 116.19. Presentation of permit.

The identification permit along with corroborating identification shall be presented by the solicitor to the person solicited upon beginning each separate solicitation.
(Ord. No. 18-02, 6-3-02)

DIVISION 3. TRANSIENT MERCHANTS

Sec. 116.20. License required.

It shall be unlawful for any transient merchant to engage in, do, or transact any business in the sale of goods, wares, farm produce, or merchandise of any and every kind, character, or description in the city without having first obtained a license therefor as provided in section 116.21.
(Ord. No. 18-02, 6-3-02)

Sec. 116.21. Application for license; fee.

(A) *Contents of application.* Any transient merchant desiring to transact business in the city shall file an application with the office of the city controller. The application shall be as provided in section 116.11, with the following additional requirements:

- (1) If the applicant is a corporation, then there shall be stated on the application form the date of the incorporation, the state of incorporation, and if the applicant is a corporation formed in a state other than Indiana, the date on which the corporation qualified to transact business as a foreign corporation in this state.

- (2) A detailed inventory and description of the goods, wares, and merchandise to be offered for sale, or be advertised for sale, and the representations to be made in connection therewith.

(B) *Fee.* The applicant desiring to file an application for a transient merchant's license shall pay to the controller a fee of \$50.00 for each day the applicant intends to do business activity in the city. No applicant may conduct business activity in the city for a period longer than 14 days under any application.
(Ord. No. 18-02, 6-3-02)

Sec. 116.22. Bond required.

(A) At the time of filing the application and as part thereof, the transient merchant shall file and deposit with the office of the city controller a bond with surety to be approved by the controller in the minimum penal sum of \$1,000.00 or two times the value of the goods, wares, and merchandise to be offered for sale or sold as shown by the inventory filed, whichever sum is greater, running to the city and for the use and benefit of any purchaser of any such goods, wares, or merchandise who might have a cause of action of any nature arising from or out of such sale or sales, or against the applicant. The bond shall be further conditioned on the payment by the applicant of all taxes that may be payable by or due from the applicant to the state or any department thereof of any subdivision of the state, the payment of any fines that may be assessed by any court against the applicant or its agents or employees for violation of the provisions of this subchapter, and the satisfaction of all causes of action commenced within one year from the date that the sale is made; provided, however, that the aggregate liability of the surety for all taxes, fines, and causes of action shall in no event exceed the amount of the bond but there shall be no limitation of liability against the transient merchant or the applicant for the license or other responsible party under the laws of the state.

(B) In the bond, the applicant and surety shall appoint the controller of the city the resident agent of the applicant for the service of process, the agent on whom such service is made shall,

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within five days after the service, mail by certified mail a true copy of the process served upon him to each party for whom he has been serviced, addressed to the last known address of such party. Failure to mail the copy shall not however, affect the court's jurisdiction as otherwise provided by law.

(Ord. No. 18-02, 6-3-02)

Sec. 116.23. Issuance of license.

Upon the filing of the application and after the applicant has established that he has fully complied with all the provisions of this chapter, the controller shall issue to the applicant a license authorizing the applicant to transact business as proposed in the application. The license shall not be transferable and shall be valid only in the city. No license shall be good for more than one person, unless such person shall be copartners or employees of the firm or corporation obtaining the license. No license shall be good for more than one location in the city if the transient merchant is transacting business in the building or structure in the city. No license shall be good for a period to exceed 14 days.

(Ord. No. 18-02, 6-3-02)

Sec. 116.24. Record of license; forms.

(A) The controller for the city shall keep a record of such licenses in a book provided for that purpose, which shall at all times be open to public inspection.

(B) No particular form of license shall be required to be issued by the controller. However, any license issued shall state the name of the person, firm, or corporation licensed, the number of days for which the license is issued, and the location from which the applicant is transacting business, if applicable, and shall contain the imprint of the official seal of the city.

(Ord. No. 18-02, 6-3-02)

Secs. 116.25—116.29. Reserved.

Sec. 116.30. Revocation of license or permit.

Any falsification of or material misstatement in an application for a license or permit under this

subchapter voids the license or permit. Reinstatement of a voided license or permit may be had by petition to the board of public works and safety. (Ord. No. 18-02, 6-3-02)

Sec. 116.31. Time limitations.

An organization, group and/or individual shall not engage in noncommercial activity at homes or residences between 9:00 p.m. of one day until 10:00 a.m. of the following day.

(Ord. No. 14-05, § IV, 2-7-05)

Secs. 116.32—116.39. Reserved.

Sec. 116.40. Penalty.

The violation of sections 116.10, 116.11, 116.12, 116.16, 116.19, 116.20, or 116.21 is hereby declared an infraction and may be punished by a fine not to exceed \$2,500.00. Each day such offense shall continue shall constitute a separate offense.

(Ord. No. 18-02, 6-3-02)

REFERENCES TO ORDINANCES

Ord. No.	Date Passed		Code Sec.
60-98	11- 9-98		163.01—163.05
63-98	12- 7-98		152.15(C)
64-98	12- 7-98		161.035
66-98	12- 7-98		162.01—162.13
7-99	4- 5-99		90.26
37-99	10- 4-99		158.05(27)—(30)
57-99	2-23-00		161.02(D), 161.03(A)(3), (B)(4), (C)(4)
58-99	2-23-00		161.21(D)(3), (4)
59-99	2-23-00		161.035(A)(4), (B)(5), (C)(5)
60-99	1-10-00		Ch. 80, Sched. II, Pt. 2 Ch. 80, Sched. III
61-99	1-10-00		Ch. 80, Sched. II, Pt. 2 Ch. 80, Sched. III
62-99	1-10-00		Ch. 80, Sched. VI
9-00	4- 3-00	Rpld	90.01—90.13, 90.20—90.26
		Added	90.01—90.16
10-00	4- 3-00		121.01—121.06
14-00	5- 8-00		159.06(B)(1)
15-2000	5- 8-00		117.08
24-00	7-10-00		158.05(31)
25-00	7-10-00		158.05(32)
27-00	8- 7-00		100.100
56-00	11-13-00		100.100
3-01	5- 7-01	Rpld	96.40—96.45
		Added	96.40—96.49
12-01	5- 7-01	Rpld	98.10—98.14
		Added	98.05—98.14
18-01	7- 9-01	Rpld	90.01—90.16
		Added	90.01—90.23
41-01	9-10-01		Ch. 80, Sched. XIII
44-01	10- 1-01		Ch. 80, Sched. VI, Ch. 80, Sched. IV
45-01	10- 1-01		Ch. 80, Sched. IV
2-02	2- 4-02		121.03, 121.05
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4-02	3- 4-02	Rnbd	72.99
		as	72.59
		Added	72.61—72.69, 72.71—72.77
8-02	4- 1-02		Ch. 80, Schedules. IV, VI
9-02	4- 1-02		Ch. 80, Sched. XVI
10-02	4- 1-02		Ch. 80, Schedules. IV, VI
11-02	4- 1-02		Ch. 80, Schedules. IV, VI
51-01	12- 3-01		77.99
13-02	5-13-02	Rpld	77.11
14-02	5-13-02		96.44
15-02	6- 3-02	Rpld	155.01—155.07, 155.10—155.16, 155.20—155.23, 155.25—155.27, 155.30—155.34, 155.40—155.50
		Added	155.01—155.07, 155.10—155.16, 155.20, 155.21, 155.25—155.27,

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Ord. No.	Date Passed		Code Sec.
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		Added	116.01—116.30, 116.40
24-02	8- 5-02		12.03—12.08
42-02	9- 8-02		12.06, 12.07
45-02	10- 7-02		Ch. 80, Sched. III
47-02	11- 4-02		152.35(D)(2)
53-02	12- 2-02		Ch. 80, Sched. XX
54-02	12- 2-02		Ch. 80, Sched. IV
55-02	12- 2-02		Ch. 80, Sched. IV, Sched. VI
56-02	12- 2-02		Ch. 80, Sched. II, Sched. III
58-02	1- 6-03		Ch. 80, Sched. IV
4-03	2- 4-03		121.01
5-03	3- 3-03		97.01
11-03	5- 8-03		Ch. 80, Sched. XVII
16-03	8- 4-03	Rpld	90.01—90.24
		Added	90.01—90.27
25-04	10- -04		55.02
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17-04	8- 2-04		161.21
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42-04	10- 4-04		Ch. 80, Sched. VIII
43-04	10- 4-04		90.23
46-04	12- 6-04		Ch. 80, Schedules. III, XVI
47-04	12- 6-04		Ch. 80, Schedules. I, II
55-04	1-11-05		98.08, 98.15
14-05	2- 7-05		116.01, 116.02, 116.31
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