

TITLE V. BUILDING AND CONSTRUCTION

CHAPTER 500: BUILDING REGULATIONS

Editor's note—Ord. No. 2013-024, § 1, adopted April 8, 2013, repealed the former Chapter 500, §§ 500.010—500.180, and enacted a new Chapter 500 as set out herein. The former Chapter 500 pertained to similar subject matter and derived from CC 1976 §§ 44.020, 44.030, 44.040, 44.060, 44.070, 44.080, 44.090; Ord. No. 98067, § 1, adopted Oct. 27, 1998; Ord. No. 23052, § 1, adopted July 28, 2003; Ord. No. 24040, § 1, adopted May 10, 2004; Ord. No. 25052, § 1, adopted April 25, 2005; Ord. No. 26105, § 1, adopted Sept. 25, 2006; Ord. No. 27040, § 1, adopted March 26, 2007; Ord. No. 29018, § 1, adopted Feb. 9, 2009; Ord. No. 29019, § 1, adopted Feb. 9, 2009; Ord. No. 2010-59, § 2, adopted July 12, 2010; and Ord. No. 2011-25, § 1, adopted April 11, 2011.

ARTICLE I. IN GENERAL

SECTION 500.005: TITLE OF CHAPTER; DESIGNATION OF BUILDING OFFICIAL

- A. This Chapter shall be known as the Building and Construction Code. Unless otherwise indicated by its use and context, the term "this Chapter" shall refer to this Chapter 500 including all provisions incorporated by reference herein.
- B. The Building Official shall be known as the official charged with the administration and enforcement of the City's building codes, and such term shall include his/ her authorized representatives. Further, whenever the term or title "administrative authority," "code enforcement officer," "responsible official," or "Building Official" or other similar designation is used in any of the codes adopted by reference by this Chapter, it shall be construed to mean the Building Official, or his/ her authorized representatives. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.010: PURPOSE AND SCOPE OF CHAPTER; REFERENCED CODES

- A. *Purpose.* This Chapter shall be construed to secure its expressed intent, which is to provide minimum requirements to safeguard the public safety, health and general welfare, insofar as they are affected by building construction, through structural strength, adequate means of egress facilities, stability, sanitary equipment, light and ventilation, energy conservation, erosion and sediment control and fire safety; and in general to promote safety to life and property from fire and other hazards incident to the construction, design, erection, installation, alteration, addition, removal, demolition, replacement, location, relocation, moving, quality of materials or use and occupancy, operation and maintenance of buildings, structures or premises, and to provide safety to fire fighters and emergency responders during emergency operations.

The purpose of this Chapter is not to create or otherwise establish or designate any particular class or group of persons who will or should be especially protected or benefited by the terms of this Chapter.

- B. *Scope.* This Chapter provides the administrative and technical provisions to be followed by all persons engaged in the construction, design, erection, installation, alteration, addition, removal, demolition, replacement, location, relocation, land disturbance, moving, quality of materials, or use and occupancy, operation and maintenance of buildings, structures or premises, as regulated by this Chapter. This

Chapter does not apply to public infrastructure or work in a public right-of-way except as expressly indicated herein. All references to any provisions in the administrative Chapters of the referenced model codes shall be construed to be a reference to the provisions of Article I of this Chapter.

C. *Referenced codes.* The other codes listed in Subsections (1) through (8) and referenced elsewhere in this Chapter shall be considered part of the requirements of this Chapter to the prescribed extent of each such reference. All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator or energy conservation code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator or energy conservation code specifically adopted by reference in Articles II through XI of this Chapter.

1. *Building.* The provisions of the *International Building Code*, as amended, shall apply to the construction, design, erection, installation, alteration, addition, removal, demolition, replacement, location, maintenance, land disturbance, moving, quality of materials, or use and occupancy of every building or structure or any appurtenances connected or attached to such buildings or structures. (See Article II of this Chapter.)

Exceptions:

- a. Detached one- and two-family dwellings and multiple single family dwellings (townhouses) not more than three (3) stories above grade plane in height with a separate means of egress and their accessory structures shall comply with the *International Residential Code*, as amended. (See Article III of this Chapter.)
 - b. Existing buildings and structures undergoing repair, alterations or additions and change of occupancy shall be permitted to comply with the *International Existing Building Code* and *NFPA 101 Life Safety Code* as amended. (See Article VIII of this Chapter.)
2. *Electrical.* The provisions of the *National Electrical Code*, as amended, shall apply to the installation of electrical systems, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances thereto. (See Article IV of this Chapter.)
3. *Gas.* The provisions of the *Uniform Plumbing or Mechanical Code*, as amended, shall apply to the installation of gas appliances and related accessories as covered in this code. For requirements regarding to the installation and operation of residential gas appliances and related accessories, see Article III of this Chapter. For requirements regarding the installation of gas piping from the point of delivery to the inlet connections of appliances in commercial applications, see Article VI, *Uniform Plumbing Code* or Article V, *Uniform Mechanical Code*.
4. *Mechanical.* The provisions of the *Uniform Mechanical Code*, as amended shall regulate the design, installation, maintenance, alteration and inspection of mechanical systems that are permanently installed and utilized to provide control of environmental conditions and related processes within buildings. This code shall also regulate those mechanical systems, system components, equipment and appliances specifically addressed herein. (See Article V of this Chapter.)
5. *Plumbing.* The provisions of the *Uniform Plumbing Code*, as amended, shall apply to the installation, alteration, repair and replacement of plumbing and fuel gas piping systems, including equipment, appliances, fixtures, fittings and appurtenances, and where connected to a water or sewage system and

all aspects of a medical gas system for commercial construction. See Article VI of this Chapter. The provisions of the On-Site Private Sewage Disposal Code, as amended, shall apply to private sewage disposal systems for all structures within the City limits of Raymore as referenced in Chapter 710.150 of this code. The provisions for lawn sprinkler and irrigation systems shall comply with Article X of this Chapter.

6. *Swimming Pools, Spas, and Hot tubs.* The provisions of the *International Swimming Pool, Spa and Hot Tub Code*, as amended, shall apply to the erection, installation, alteration, addition, repair, relocation, and replacement, addition to, use or maintenance of swimming pools, spas, or hot tub plumbing systems. In addition to this code the provisions of Chapter 420, Section 420.050 (B) of the Unified Development Code shall also apply. (See Article VII of this Chapter.)
7. *Fire prevention.* The provisions of the *International Fire Code* shall apply to matters affecting or relating to structures, processes and premises from the hazard of fire and explosion arising from the storage, handling or use of structures, materials or devices; from conditions hazardous to life, property or public welfare in the occupancy of structures or premises; and, from the construction, extension, repair, alteration or removal of fire suppression and alarm systems or fire hazards in the structure or on the premises from occupancy or operation. (See Article XI of this Chapter.)
8. *Energy.* The provisions of the *International Energy Conservation Code*, as amended, shall apply to all matters governing the design and construction of buildings for energy efficiency. (See Article IX of this Chapter.)

Exception:

Existing buildings and structures undergoing repair, alterations or additions and change of occupancy shall be permitted to comply with the *International Existing Building Code* and *NFPA 101 Life Safety Code* as amended. (See Article VIII of this Chapter.)

- D. *Process.* The Building Official shall have the responsibility to make timely recommendations to update this Chapter, upon the publication of nationally recognized model codes. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.015: CONFLICTING PROVISIONS

- A. Wherever conflicting provisions or requirements occur between this Chapter and the model codes adopted by this Chapter, this Chapter shall apply.
- B. Wherever conflicting provisions or requirements occur between this Chapter and any other municipal codes and laws, the most restrictive shall govern. The provisions of this Chapter shall not be deemed to nullify any provisions of local, state, or federal law.
- C. Where in any specific case different Sections within this Chapter specify different materials, methods of construction or other requirements, the most restrictive shall govern. Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall be applicable.
- D. Where conflicts occur between any specific provisions of this Article and any administrative provisions in the remaining Articles of this Chapter which are then applicable, those provisions becoming the law last in time shall prevail.

- E. Wherever in this Chapter reference is made to the appendix, the provisions in the appendix shall not apply unless specifically adopted.
- F. References to Chapter or Section numbers, or to provisions not specifically identified by number, shall be construed to refer to such Chapter, Section or provision of this Chapter.
- G. The codes and standards referenced in this Chapter shall be considered part of the requirements of this Chapter to the prescribed extent of each such reference. Where differences occur between provisions of this Chapter and referenced codes and standards, the provisions of this Chapter shall apply. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.020: APPLICABILITY OF CHAPTER TO EXISTING BUILDINGS AND BUILDING SERVICE EQUIPMENT

- A. *Generally.* The legal use and occupancy of any structure existing on the date of adoption of this Chapter shall be permitted to continue without change provided such continued use is not dangerous to life, and as may be specifically covered in this Chapter, the fire code or as may be deemed necessary by the Building Official for the general safety and welfare of the occupants and the public.
- B. *Ordinary repairs.* Application or notice to the Building Official is not required for ordinary repairs to structures, replacement of lamps or the connection of approved portable electrical equipment to approved permanently installed receptacles. Such repairs shall not include the cutting away of any wall, partition or portion thereof, the removal or cutting of any structural beam or load bearing support, or the removal or change of any required means of egress, or rearrangement of parts of a structure affecting the egress requirements, nor shall ordinary repairs include addition to, alteration of, replacement or relocation of any standpipe, water supply, sewer drainage, drain leader, gas, soil, waste, vent or similar piping; electric wiring; or mechanical or other work affecting public health or general safety.
- C. *Construction in floodplain.* The provisions of Chapter 460 of the Unified Development Code must be met for any alteration, encroachment or substantial improvement accomplished in a regulatory floodplain as designated on the official floodplain document. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.025: APPROVED MATERIALS, ALTERNATE MATERIALS, DESIGN AND METHODS OF CONSTRUCTION AND EQUIPMENT

- A. The provisions of this Chapter are not intended to prevent the installation of any material or method of construction not specifically prescribed by this Chapter, provided that any such alternative has been approved.
- B. The Building Official shall approve any alternative material, design or method of construction that is found to be satisfactory and in compliance with the provisions of this Chapter and that the material, method or work offered is, for the purpose intended, at least the equivalent of that prescribed in this Chapter in quality, strength, effectiveness, fire resistance, durability, safety and sanitation.
- C. The Building Official shall require that sufficient evidence or proof be submitted to substantiate any claims that may be made regarding the use of any alternative material, design, or method of construction. The details of any action granting approval shall be entered into the record of the Building Inspection Division.

- D. Materials, equipment and devices approved by the Building Official shall be constructed and installed in accordance with such approval. The use of used materials which meet the requirements of this Chapter for new materials are permitted. Used equipment and devices shall not be reused unless approved by the Building Official. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.030: MODIFICATIONS

Whenever there are practical difficulties involved in carrying out the provisions of this Chapter, the Building Official shall have the authority to grant modifications for individual cases, upon application of the owner or owner's representative. The Building Official shall first find that a special individual reason makes the strict letter of this Chapter impractical and that the modification does not lessen health, life, and fire safety requirements or any degree of structural integrity. The details of actions granting modifications shall be entered into the record of the Building Inspection Division. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.035: TESTS

- A. Whenever there is insufficient evidence of compliance with any of the provisions of this Chapter, or evidence that materials or construction do not conform to the requirements of this Chapter, or in order to substantiate claims for alternative materials or methods, the Building Official shall have the authority to require tests as evidence of compliance to be made at no expense to the City.
- B. Test methods shall be as specified in this Chapter or by other recognized test standards. In the absence of recognized and accepted test methods for the proposed alternate, the Building Official shall approve the test procedures.
- C. All tests shall be made by an approved agency. Reports of such tests shall be retained by the Building Official for the period required for the retention of records. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.040: DUTIES AND POWERS OF THE BUILDING OFFICIAL

- A. *General.* The Building Official is hereby authorized and directed to enforce the provisions of this Chapter. For such purposes, the Building Official shall have the powers of a law enforcement officer to issue written orders in the enforcement of this Chapter and deem unsafe conditions as prescribed in Section 500.045 and Chapter 510 of the City Code. The Building Official shall have the authority to render interpretations of this Chapter and to adopt policies and procedures in order to clarify the application of its provisions. Such interpretations, policies and procedures shall be in conformance with the intent and purpose of this Chapter. Such interpretations, policies and procedures shall not have the effect of waiving requirements specifically provided for in this Chapter.
- B. *Applications and permits.* The Building Official shall receive applications, review construction documents and issue permits for the erection and alteration of buildings and structures, inspect the premises for which such permits have been issued and enforce compliance with the provisions of this Chapter.
- C. *Notices and orders.* The Building Official shall issue all necessary notices or orders to ensure compliance with this Chapter.

- D. *Inspections.* The Building Official shall make all of the required inspections, or the Building Official shall have the authority to accept reports of inspection by approved agencies or individuals. Reports of such inspections shall be in writing and be certified by a responsible officer of such approved agency or by the responsible individual. The Building Official is authorized to engage such expert opinion as deemed necessary to report upon unusual technical issues that arise, subject to the approval of the appointing authority.
- E. *Identification.* The Building Official and/ or all designated inspectors shall carry proper identification when inspecting structures or premises in the performance of duties under this Chapter.
- F. *Right of entry.* When it is necessary to make an inspection or to enforce the provisions of this Chapter, or any other code, ordinance, law, regulation or administrative order within the authority of the Building Official to enforce, or whenever the Building Official or an authorized representative has reasonable cause to believe that there exists in any building any condition which is contrary to or in violation of this Chapter, or any other code, ordinance, law, regulation or administrative order, the Building Official or an authorized representative may enter the building or premises during normal work hours or, in the case of an emergency at any reasonable time to inspect or to perform any duty imposed upon the Building Official by this Chapter; provided if such property be occupied, the Building Official or an authorized representative shall first present proper credentials and request and obtain permission to enter before entering the building or premises. Reasonable effort must be made to locate the owner or other persons having charge or control of the property when seeking permission for entry.
1. If no consent has been given to enter or inspect any building or premises, no entry or inspection shall be made without the procurement of a warrant from the judge presiding in the Raymore Municipal Division of the Circuit Court of Cass County, or if that judge is not available, from any other judge presiding in the Cass County 17th Judicial Circuit Court of Missouri. The court may consider the following factors in its decision as to whether a warrant shall be issued:
 - a. Eyewitness account of violation.
 - b. Citizen complaint(s).
 - c. Tenant complaint(s).
 - d. Plain view violation(s).
 - e. Violation apparent from City record(s).
 - f. Nature of alleged violation, the threat of life or safety and imminent risk of significant property damage.
 - g. Previous unabated violation(s) in the building or on the premises.
 2. Cause supporting issuance of a warrant shall be deemed to exist in light of reasonable legislative and administrative standards which show that there is reason to believe that a condition of nonconformity exists with respect to a building or premises in violation of the provisions of the Raymore Municipal Code.

3. The Building Official or an authorized representative may enter the premises without consent or a search warrant to make an inspection or enforce any of the provisions of the Raymore Municipal Code only when an emergency exists as prescribed in Section 500.045 of this Chapter, or when the premises are abandoned.
4. If a complaint in writing is filed by the Building Official or an authorized representative, any police officer, deputy, City attorney or prosecuting attorney of the City with the Municipal Court of the City, stating that he/she has probable cause to believe there exists in a building or structure more particularly described therein a violation or violations of provisions of the Raymore Municipal Code, and is within the territorial jurisdiction of the City, and if such complaint is verified by the oath or affirmation stating evidential facts from which such judge determines the existence of probable cause, then such judge shall issue a search warrant directed to the authorized person to search the structure or premises therein described for the purposes requested. Such search warrant may be executed and returned only within ten (10) days after the date of its issuance. The person authorized to search shall make a return promptly after concluding the search, and such return shall contain an itemization of all violations of this code discovered pursuant to such search. Refusal to honor a search warrant and permit inspection of the premises shall constitute an ordinance violation. Execution of a search warrant under this Section shall not be by forcible entry.
5. Unless emergency conditions exist or until a notice of violation and a reasonable opportunity to correct the violation is afforded the person, a summons shall not be served upon a resident, property owner, or other responsible person, which alleges a violation of this code based upon conditions discovered incidental to, and solely as a result of, conducting an investigation pursuant to the authority of a search warrant, but which is not the subject of the search warrant.

G. *Stop work orders.*

1. *Notice.* Upon notice from the Building Official that work on any building or structure is being pursued contrary to the provisions of this Chapter, or in an unsafe and dangerous manner, such work shall be immediately stopped. The stop work order shall be in writing and shall be given to any persons owning, leasing, maintaining or occupying premises where work is being done; and shall state the conditions under which work will be permitted to resume.
2. *Unlawful continuance.* Any person who shall continue any work in or about the structure after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be in violation of this code and subject to penalties in Section 500.070.

H. *Occupancy violations.* Whenever any building or structure or building service equipment therein regulated by this Chapter is being used contrary to the provisions of the code, the Building Official may order such use discontinued by written notice served on any person causing such use to be continued. Such person shall discontinue the use within the time prescribed by the Building Official after receipt of such notice to make the structure, or portion thereof, comply with the requirements of the code. Failing to discontinue such use when ordered is a violation of this Chapter. Unless authorized by the Building Official, removing a posted notice or sign indicating that a structure is not to be occupied is a violation of this Chapter and subject to penalties in Section 500.070.

- I. *Department records.* The Building Official shall keep official records of applications received, permits and certificates issued, fees collected, reports of inspections, and notices and order issued. Such records shall be retained in the official records for the period required for retention of public records.
- J. *Liability.* The Building Official or an authorized representative charged with the enforcement of this Chapter, acting in good faith and without malice in the discharge of the duties required by this Chapter or other pertinent law or ordinance, shall not be rendered personally liable for damages that may accrue to persons or property as a result of any such official act or by reason of any act or omission in the discharge of such official duties. Any suit brought against the Building Official or employee because of such act or omission, performed in the enforcement of any provision of this Chapter or other pertinent laws or ordinances implemented through the enforcement of this Chapter or enforced by the Building Official, shall be defended by the City until final termination of such proceedings. Any judgment resulting of such proceeding shall be assumed by the City. This Chapter shall not be construed to relieve from or lessen the responsibility of any person owning, operating, or controlling any building, structure or building service equipment therein for any damage to persons or property caused by defects, nor shall the Building Official or the City to be held as assuming any such liability by reason of the inspections authorized by this Chapter or approvals issued under this Chapter.
- K. *Cooperation of other officials and officers.* The Building Official may request, and shall receive, the assistance and cooperation of other City officials so far as is required in the discharge of the duties required by this Chapter or other pertinent law or ordinance.
- L. *Building numbers.* The Building Official is authorized to promulgate the standards by which buildings are numbered and to assign or reassign numbers and addresses according to the Addressing and Street Naming Policy as adopted by the Raymore Planning and Zoning Commission.
- M. *Rules and regulations.* The Building Official is authorized to make and promulgate reasonable and necessary rules and regulations to provide for the efficient administration of this Chapter, and to implement the substantive and procedural requirements of this Chapter. A copy of rules and regulations shall be filed in the office of the City Clerk. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.045: UNSAFE STRUCTURES AND EQUIPMENT

- A. *General.* No person, firm, corporation, partnership, association, organization or governmental agency properly regulated by the City shall erect, construct, enlarge, alter, repair, move, improve, remove, convert, demolish, equip, use, occupy, maintain, or own any building, building use, structure, sign, appendage or building service equipment in an unsafe manner.
- B. *Conditions.* Structures or equipment which are or hereafter become unsafe, unsanitary or deficient because of, but not limited to, inadequate means of egress facilities, inadequate light and ventilation, or inadequate life safety system; or which constitute a fire hazard, or are otherwise dangerous to human life or the public welfare due to inadequate maintenance, dilapidation, obsolescence, fire, disaster, damage, failure or abandonment; or which involve illegal or improper use or occupancy; shall be deemed unsafe. Unsafe structures shall be taken down and removed or made safe as the Building Official deems necessary and as provided for in this Section. A vacant structure that is not secured against entry may be deemed unsafe by the Building Official.

- C. *Notice.* If an unsafe condition is found, the Building Official may serve on the owner, agent or person in control of the structure, a written notice that describes the condition deemed unsafe and specifies the required repairs or improvements to be made to abate the unsafe condition, or that requires the unsafe structure to be demolished within a stipulated time. Such notice shall require the person thus notified to declare immediately to the Building Official acceptance or rejection of the terms of the order.
- D. *Method of service.* Such notice shall be deemed properly served if a copy thereof is:
1. Delivered to the owner personally; or
 2. Sent by certified mail or registered mail addressed to the owner at the last known address with the return receipt requested. If the certified or registered letter is returned showing that the letter was not delivered, a copy thereof shall be posted in a conspicuous place in or about the structure affected by such notice. Service of such notice in the foregoing manner upon the owner's agent or upon the person responsible for the structure shall constitute service of notice upon the owner.
- E. *Restoration.* The structure or equipment determined to be unsafe by the Building Official is permitted to be restored to a safe condition. To the extent that repairs, alterations, moving of building, or additions are made or a change of occupancy occurs during the restoration of the structure, such repairs, alterations, additions, moving or change in occupancy shall comply with the requirement of Section 500.020(B) of this Chapter and the *International Existing Building Code* as amended.
- F. *Maintenance of signs.* All signs shall comply with the requirements of Chapter 435 of the Unified Development Code.
- G. *Dangerous buildings or structures.* Any building or structure determined by the Building Official as a dangerous building or structure shall comply with the requirements of Chapter 510 of the City Code.
- H. *Moving of buildings.* The moving of any building or structure in, into, through, or from the City shall comply with the requirements of Chapter 520 of the City Code.
- I. *Emergency measures.* Where it reasonably appears there is an immediate danger to the health, safety or welfare of any person, the Building Official may take emergency measures to vacate and repair or demolish an unsafe building, building use, structure, sign or appendage. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.050: SERVICE UTILITIES

- A. *Connection of service utilities.* No person shall make connections from a utility, source of energy, fuel or power to any building or system which is regulated by this Chapter for which a permit is required, until approved and released by the Building Official.
- B. *Temporary connection.* The Building Official shall have the authority to authorize the temporary connection of the building or system to the utility source of energy, fuel or power, as required by Section 500.075(A)(2) (a through d) for permits and limitations.
- C. *Authority to disconnect service utilities.* The Building Official shall have the authority to authorize disconnection of utility service to the building, structure or system regulated by the technical codes in case of emergency where necessary to eliminate an immediate hazard to life or property. The Building Official shall notify the serving utility, and wherever possible the owner and occupant of the building, structure or

service system of the decision to disconnect prior to taking such action. If not notified prior to disconnecting, the owner or occupant of the building, structure or service system shall be notified in writing, as soon as practical thereafter.

- D. *Connection after order to disconnect.* No person shall make connections from a utility, source of energy, fuel or power to any building or system which has been disconnected or ordered to be disconnected by the Building Official or the use of which has been ordered to be discontinued by the Building Official until the Building Official authorizes the reconnection and use of such equipment. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.055: RIGHT TO AN APPEAL

- A. *Procedure for appeal of decisions relating to the building code.* In order to hear and decide appeals of orders, decisions or determinations made by the Building Official relative to the application and interpretation of this Chapter, an application for appeal to the Board of Appeals shall be made within ten (10) days from the date of the order, decision, or determination made by the Building Official.
- B. Except in cases designated as emergencies, an appeal to the Board stays all enforcement of the determination from which the appeal is being taken.
- C. All appeal procedures shall comply with Chapter 540 of the City Code. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.060: VIOLATIONS

- A. *Unlawful acts.* It shall be unlawful for any person, firm, corporation, partnership, association, organization or government agency properly regulated by the City to erect, construct, enlarge, alter, repair, move, improve, remove, grade, excavate or add any fill material, convert or demolish, equip, use, occupy, maintain or own or cause land disturbances activities for any building, land, real estate premises, sign structure or building service equipment or cause or permit the same to be done in violation of this Chapter, or fail to obey any order issued under the authority of the Building Official, or fail to comply with the duties and responsibilities of a licensed or registered contractor or licensed or registered supervisor.
- B. *Separate offense.* Any person, firm, corporation, partnership, association, organization or governmental agency properly regulated by the City violating any of the provisions of this Chapter shall be deemed guilty of an ordinance violation. Each and every day or portion thereof during which any violation of any of the provisions of this Chapter is committed, continued, or permitted shall be a separate offense.
- C. *Responsible individual.* The responsible individual(s) of a corporation shall include any officer of a corporation or the person in charge of the local office of such corporation. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.065: REQUIRED LICENSES

Any person, firm, or organization providing residential and/ or commercial construction industry services, mechanical, plumbing or electrical contract or subcontract work within the City limits of Raymore, shall obtain an occupational business license in accordance with Chapter 605 of the City Code.

Exceptions to occupational business license:

1. Permits for work as required by this Chapter may be issued to any person to do any work regulated by this Chapter in a single family dwelling used exclusively for living purposes, including the usual accessory buildings, provided that such person is an owner of record of any such dwelling and accessory buildings, provided that the dwelling and accessory buildings are occupied by the owner, and provided that the owner and his or her immediate relative shall personally purchase all material and perform all labor in connection therewith. Where the work is included in a building permit issued according to this exception, the owner may contract and direct the work of building trades subcontractor(s), which are required to be licensed under Section 605.010.
2. Public utility companies will not be required to obtain licenses for their firms or corporations or for their employees when engaged in the installation, operation, and maintenance of equipment which will be used for the production, generation, transmission, or distribution of the product or service from the source of the product or service through the facilities owned or operated by such utility company to the point of the customer service, including the metering.
3. Provisions of this Chapter requiring employment of certified or licensed mechanics, craftsman, or engineers shall apply to maintenance or operation of equipment and accessories used for operations, production, or processing by public utilities, government agencies, manufacturing or processing plants, or commercial enterprises which maintain regular maintenance and operating staff supervised by a professional engineer registered by the state. However, work under such supervision shall be performed to comply in all respects with all applicable provisions of this Chapter, including provisions for permits and inspections.
4. The property owner or owner of business on the property may install a temporary sign, as defined in Chapter 435 of the Unified Development Code, after obtaining the required permit(s).
5. The owner of record may demolish any one-story building which is less than one hundred twenty-one (121) square feet. Such work must be done by the owner or by members of the owner's immediate family. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.070: PENALTIES

- A. *General penalty.* Conviction of any violation of this Chapter, except those listed in subsection (B) of this Section, shall be punished by a fine of not more than five hundred dollars (\$500.00), by imprisonment of not more than ninety (90) days, or by both such fine and imprisonment.
- B. *Penalties for offenses against the code enforcement system.*
 1. Persons convicted of certain repeat violations as set forth in Subsection (B)(2) of this Section at any premises shall be punished as set forth in Subsection (B)(3) of this Section.
 2. Person convicted of violating any of the following provisions of this Chapter shall be punished as set forth in Subsection (B)(3) of this Section:
 - a. Violating an order to stop work issued pursuant to Section 500.040(G).
 - b. Making any connection after a disconnection pursuant to Section 500.050.

- c. Failure to obtain a permit, or working without a permit, when required by this Chapter in addition to the schedule of fees in Section 500.095.
 - d. Failure to obtain an inspection when required by this Chapter.
 - e. Failure to obtain a certificate of occupancy when required by this Chapter in addition to penalties in Section 500.110(G).
 - f. Failure to comply with all responsibilities of a licensed contractor, as set forth in Chapter 605.
 - g. Failure to comply with all responsibilities of a holder of a certificate of qualification, as set forth in Chapter 605.
 - h. Providing false information to the Building Official when submitting an application for an occupational license, certificate of qualification, or permit.
 - i. Permitting occupancy of any structure for which a temporary certificate of occupancy has been issued and such temporary certificate of occupancy has expired in addition to penalties in Section 500.110(G).
3. Conviction of any violation enumerated in Subsection (B)(2) of this Section shall be punished by a fine as set forth in the following minimum punishment schedule, but not more than five hundred dollars (\$500.00), or by imprisonment of not more than ninety (90) days, or by both such fine and imprisonment:
 - a. First conviction: a fine of not more than five hundred dollars (\$500.00); imprisonment for not more than ninety (90) days may be adjudged.
 - b. Second conviction: a fine of not less than two hundred and fifty dollars (\$250.00) and not more than five hundred dollars (\$500.00); imprisonment for not more than ninety (90) days may be adjudged.
 - c. Third conviction: a fine of five hundred dollars (\$500.00); imprisonment for not more than ninety (90) days may be adjudged.
 - d. Fourth and subsequent convictions: a fine of five hundred dollars (\$500.00) and/or imprisonment for not less than ten (10) days and not more than ninety (90) days.
 4. For purposes of this Section, only convictions within the prior three (3) years before the date of the offense alleged shall be considered. Conviction(s) within the prior three (3) years shall be subject to an occupational license suspension or revocation as prescribed in Chapter 605 of the City Code.
- C. *Other remedies.* The imposition of penalties prescribed in this Section shall not preclude the City attorney from instituting appropriate action, including equitable and extraordinary remedies, to prevent any unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance or use, or to restrain, correct or abate a violation, or to prevent the occupancy of a building or structure or portion thereof, or of the premises, or to prevent an illegal act, conduct of business or use in or about the premises. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.075: PERMITS REQUIRED; EXCEPTIONS**A. Required permits; permit conditions.****1. Generally; emergency work; conditions of permit.**

- a. It shall be unlawful to construct, enlarge, alter, repair, move, demolish, or change the occupancy of a building or structure, or to erect, install, repair, remove, convert or replace any electrical, gas mechanical or plumbing system, the installation of which is regulated by this Chapter, or to cause any such work to be done, without making application to the Building Official and obtaining the required permit; provided that the repairs, as defined in Section 500.020(B), which do not involve any violation of this Chapter, and work as specified in subsection (B) of this Section, shall be exempted from this provision.
- b. Emergency work. In cases of emergency, the person or other entity doing work or causing work to be done may proceed with the work and file application for a permit within seventy-two (72) hours after commencement of emergency work. Emergency shall be considered to exist only in those situations wherein life, health and safety would be adversely affected if work were not commenced immediately, and the burden shall be upon the person claiming such emergency to exist to prove the existence of such emergency by clear and convincing evidence.
- c. Insurance. Construction industry contractor permit holders shall keep in force insurance, issued by a company approved by the City Clerk's office, meeting the conditions set forth in Section 605.010(B)(1) of the City Code.
- d. Indemnity. Every person, firm, or corporation to whom permission has been granted under the terms of this Article and other ordinances to utilize public property for the permit work of any building, structure, or utility shall at all times assume full responsibility for such work and shall hold harmless and indemnify the City and the Building Official from any and all responsibility, liability, loss, or damage resulting to any persons or property or caused by or incidental to the permitted work.
- e. Commencement and completion of work. See Section 500.090 in this Chapter pertaining to expiration and completion of granted permits.

2. Temporary structures and uses.

- a. The Building Official is authorized to issue a permit for temporary structures and temporary uses. Such permits shall be limited as to time of service, but shall not be permitted for more than one hundred eighty (180) days. The Building Official is authorized to grant extensions for demonstrated cause.
- b. Temporary structures and uses shall conform to the structural strength, fire safety, means of egress, accessibility, light, ventilation and sanitary requirements of the code as necessary to ensure the public health, safety and general welfare.
- c. Permits for temporary electrical service installations not to exceed ninety (90) days duration may be granted for fairs, carnivals, exhibitions, exterior lighting for decorative display and similar purposes. Permits for temporary electrical service installations not to exceed one hundred eighty

(180) days duration may be granted for construction jobs. The time limit shall be subject to renewal, if requested in writing and if the Building Official determines that the temporary permit is not being used to evade the requirements of permanent electrical service installation, will not adversely affect the public safety, or is justified because of circumstances not within the control of the permit holder.

- d. The Building Official is authorized to terminate such permit for a temporary structure or use and to order the temporary structure or use to be discontinued.

3. *Special nighttime building permits.*

- a. Notwithstanding any other provision of this Chapter or of any other provision of the City Code, no construction work, including excavation, demolition, hauling, dumping or filling, may be performed between the hours of 8:00 p.m. and 7:00 a.m. within five hundred (500) feet of an occupied residential structure located in an area zoned residential unless the Building Official issues a special building permit authorizing the work. The following types of construction work are exempted from the requirement of obtaining a special nighttime building permit:
 1. Emergency work authorized pursuant to Subsection (A)(1) of this Section.
 2. Construction work being completely conducted inside a closed-in structure whenever such construction work does not involve the use of jackhammers, air compressors or other heavy equipment or continuing truck operations.
 3. Roofing during the months of June through September, both inclusive.
 4. Framing activities for conventional, wood-framed residential structures during the months of June through September, both inclusive.
- b. The Building Official shall address in each special building permit issued authorizing nighttime work the following items:
 1. Traffic routes to be used by construction equipment and trucks;
 2. Means of lighting the construction site or place of operation;
 3. Whether the noise level shall be a provision of the permit;
 4. The type of work to be done and the nature of the project; and
 5. Density of the residential area potentially affected by the nighttime work.
- c. The Director of Public Works is authorized to assist the Building Official in establishing criteria for the issuance of a special building permit authorizing nighttime work.

B. *Exempted work.* A permit shall not be required for the types of work in each of the separate classes of permit as listed in this Subsection. Exemption from the permit requirements of this code shall not be deemed to grant authorization for any work to be done in violation of the provisions of the City Code or any other laws or ordinances of the City.

1. *Building permits.* A building permit shall not be required for the following:

- a. One-story detached accessory buildings used as tool and storage sheds, playhouses, and similar uses provide the floor area does not exceed one hundred twenty (120) square feet.
- b. Open arbors or pergolas.
- c. Retaining walls which are not over four (4) feet (1219 mm) in height measured from grade on the low side of the wall, unless supporting a surcharge or impounding Class I, II, IIIA liquids.
- d. Water tanks supported directly upon grade if the capacity does not exceed five thousand (5,000) gallons (18,927 L) and the ratio of height to diameter or width does not exceed 2:1.
- e. Painting, papering, tiling, carpeting, cabinets, countertops and similar finish work.
- f. Temporary motion picture, television and theater stage sets and scenery.
- g. Non-fixed and movable cases, counters and partitions not over five (5) feet and nine (9) inches (1753 mm) in height.
- h. Patios not more than thirty (30) (762 mm) inches above grade at any point and platforms and decks not more than thirty (30) inches (762 mm) above grade at any point, not attached to the primary structure and/or not over any basement or story below.
- i. Window awnings supported by an exterior wall of a Group R3 and Group U occupancies when projecting not more than fifty-four (54) (1372 mm) inches.
- j. Sidewalks and driveways not more than thirty (30) inches (762 mm) above grade, not over any basement or story below and not part of an accessible right-of-way route. Permits are required for all sidewalk and driveway installations and replacements in the right-of-way.
- k. Prefabricated swimming pools accessory to a Group R3 occupancy, detached single family dwellings, where the inside pool walls are less than twenty-four (24) inches (610 mm) deep, do not exceed five thousand (5,000) gallons (18,927 L) and are installed entirely above grade.
- l. Replacement of exterior wall covering for detached one- and two- family dwellings.
- m. Replacement of doors and windows in existing openings where fire resistance, smoke control and opening protection are not required by Articles II or III.
- n. Repairs of holes in plaster or gypsum board walls.
- o. Installation or replacement of wall or floor mounted cabinets (kitchen, bath, etc.).
- p. Installation or replacement of exterior gutters and downspouts.

- q. Tuck-pointing brick and/ or stone masonry.
 - r. Replacement of soffits and wall or roof sheathing less than thirty-two (32) square feet (2.97m²) in area in detached one- and two-family dwellings.
 - s. Replacement of interior or exterior trim carpentry.
 - t. Walks, patios and driveways constructed on existing grade outside public right-of-ways.
 - u. Shade cloth structures constructed for nursery or agricultural purposes and not including service systems.
 - v. Swings and other playground equipment accessory to one- and two- family dwellings.
 - w. Any grading or excavation of any land or premises complying with Section 455.010(B)(4)(b) of the Unified Development Code.
2. *Mechanical permits.* A mechanical permit shall not be required for the following:
- a. Any portable heating appliance.
 - b. Any portable ventilating equipment.
 - c. Any portable cooling unit
 - d. Any portable evaporative cooler.
 - e. Replacement of a component part or assembly of an appliance which does not alter its original approval and complies with other applicable requirements of this Chapter.
 - f. Any refrigerating equipment which is part of the equipment for which a permit has been issued pursuant to the requirements of this Chapter.
 - g. Replacement of grills and diffusers on existing mechanical ductwork.
 - h. Any self-contained refrigeration system that contains ten (10) pounds (4.5 kg) or less of refrigerant, or that are actuated by motors of one (1) horsepower (0.75 kW) or less.
3. *Plumbing permits.* A plumbing permit shall not be required for the following:
- a. Repairs or replacement of defective fixtures or valves provided alterations or extensions of piping systems are not made.
 - b. Clearance of stoppages.
 - c. Replacement and repair of lavatory and sink traps.
4. *Electrical permits.* An electrical permit shall not be required for the following:
- a. Minor repair work, including the replacement of lamps or the connection of approved portable electrical equipment to approved permanently installed receptacles.

- b. The installation, alteration or repair of electrical equipment of a power or public service company for its use in the generation, transmission, distribution or metering of electricity.
 - c. Replacement of snap switches, receptacles and fixtures where no alteration or extension of an existing circuit is required.
5. *Sign permits.* A sign permit shall not be required as established in Chapter 435.020(D) of the Unified Development Code. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.080: APPLICATION FOR PERMIT; RESPONSIBILITIES OF PERMITTEE

- A. *Application for permit.* To obtain a permit required by this Chapter, the applicant shall first file an application in writing on a form furnished by the Building Official for that purpose. Every such application shall:
1. Identify and describe the work to be covered by the permit for which application is made.
 2. Describe the land on which the proposed work is to be done, by legal description, street address or similar description as recorded by the County's Recorders office that will readily identify and definitely locate the proposed building or work.
 3. Indicate the use or occupancy for which the proposed work is intended.
 4. State the valuation of any new building or structure or any addition, remodeling or alteration to an existing building.
 5. Be signed by the permit applicant, or the applicant's authorized agent, who may be required to submit evidence to indicate such authority. It shall be presumed that a person obtaining a permit for work on property, for which the person is not the owner, obtains the permit with the knowledge and consent of the owner or other person in control or in charge of the property.
 6. Be accompanied by construction documents and other information as required in Section 500.085.
 7. Give such other data and information as may be required by the Building Official.
- B. The permit holder shall be responsible for the following conditions and restrictions:
1. To provide minimum safety measures and equipment to protect the public as prescribed by this Chapter.
 2. To observe any other City ordinances prescribing measures for the safety of the public.
 3. To observe and comply with any other City ordinances or regulations.
 4. To provide and use adequate sanitary facilities on construction sites for worker use. If portable, sanitary facilities shall not be located in the public right-of-way or closer than five (5) feet from a side or rear property line. Sanitary facilities shall be screened and/or located in a location that is the least visible to adjacent properties.

5. To provide adequate construction solid waste containers on construction sites. Dumpsters, garbage cans, waste containers and other similar types of containers shall be used to contain solid waste. Liquid waste and hazardous materials shall be contained and disposed of at a proper waste depository.
6. To faithfully construct without departure from or disregard of drawings and specifications, when such drawings and specifications have been filed with and reviewed for code compliance by the Building Official and a permit has been granted for such construction.
7. To obtain inspections required by this Chapter.
8. To pay any fee assessed under the authority of this Chapter.
9. To obey any order issued under the authority of this Chapter.
10. To maintain satisfactory levels of competence, integrity, workmanship, and recognized practices.
11. For construction industry contractors, to maintain a valid occupational business license(s) in the appropriate classification(s), company name, and ownership, per the requirements of Chapter 605 of the City Code.
12. For construction industry contractors, to maintain an active fictitious name registration with the State of Missouri, from the Office of the Secretary of State, under the business name in which the permittee is obtaining permits when conducting business under a name other than the licensee's given name. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.085: CONSTRUCTION DOCUMENTS

- A. *Submittal documents.* Construction documents, special inspection and structural observation programs and other data shall be submitted in two (2) or more sets with each application for a permit. When such construction documents are not prepared by a registered design professional, the Building Official may require any applicant submitting such documents to demonstrate that state law does not require them to be prepared by a registered design professional. The Building Official may require plans, computations and specifications to be prepared and designed by a registered design professional licensed by the state to practice as such, even if not required by state law. The Building Official may waive the submission of plans, calculations, diagrams or other data, if he finds that the nature of the work applied for is such that reviewing the documents is not necessary to obtain compliance with this Chapter.
- B. *Information on construction documents.*
 1. *Generally.* Construction documents shall be drawn to scale upon suitable material. Electronic media documents are permitted to be submitted when approved by the Building Official. Construction documents shall be of sufficient clarity to indicate the location, nature and extent of the work proposed and show in detail that it will conform to the provisions of this Chapter and relevant laws, ordinances, rules and regulations, as determined by the Building Official.
 2. *Identification.* The first substantive sheet of construction documents shall list the address and legal description of the project and the name, addresses, telephone number, and other pertinent contact information of the owner and the preparer of the plans.

3. *Site plan.* The construction documents submitted with the application for permit shall be accompanied by a site plan showing to scale the size and location of new construction and existing structures on the site, distance from lot lines, the established street grades, the existing grades and the proposed finished grades; and it shall be drawn in accordance with an accurate boundary line survey. In the case of demolition, the site plan shall show construction to be demolished and the location and size of existing structures and construction that are to remain on the site or plat. The Building Official is permitted to waive or modify the requirement for a site plan when the application for permit is for alteration or repair or when otherwise warranted.
4. *Engineering data.* One (1) set of adequate details of structural, mechanical, electrical and fire protection work involving computation, stress diagrams and other essential technical data shall accompany submitted construction documents. Construction documents for buildings of other than R-3 or Group U occupancies shall indicate how required structural and fire resistive integrity will be maintained where penetrations are made for electrical, mechanical, plumbing and communication conduits, pipes and similar systems.
5. *Design certification.* Submitted construction documents for each applicable discipline shall be certified in writing as being prepared in conformance with this Chapter and the Unified Development Code. Such certification shall include the name, signature, state registration number and telephone number for each designer on the project.
6. *Regulatory floodplain data.* Permit application for buildings or structures within any area designated as a regulatory floodplain in the official floodplain document shall comply with Chapter 460 of the Unified Development Code.
7. *Means of egress.* The construction documents shall show in sufficient detail the location, construction, size and character of all portions of the means of egress in compliance with the provisions of this code. In other than occupancies in Groups R-2, R-3, and I-1, the construction documents shall designate the number of occupants to be accommodated on every floor, and in all rooms and spaces.
8. *Exterior wall envelope.* Construction documents for all buildings shall describe the exterior wall envelope in sufficient detail to determine compliance with this Chapter. The construction documents shall provide details of the exterior wall envelope as required, including flashing, intersections with dissimilar materials, corners, end details, control joints, intersections at roof, eaves or parapets, means of drainage, water resistive membrane and details around openings.

The construction documents shall include manufacturer's installation instructions that provide supporting documentation that the proposed penetration and opening details described in the construction documents maintain the weather resistance of the exterior wall envelope. The supporting documentation shall fully describe the exterior wall system which was tested, where applicable, as well as the test procedure used.

- C. *Previous approvals.* This Chapter shall not require changes in the construction documents, construction or designated occupancy of a structure for which a lawful permit has been heretofore issued or otherwise lawfully authorized, and the construction of which has been pursued in good faith within one hundred eighty (180) days after the effective date of this Chapter and has not been abandoned.

- D. *Design professional in responsible charge.* When it is required that documents be prepared by a registered design professional, the Building Official shall require the owner to engage and designate on the building permit application a registered design professional who shall act as the registered design professional in responsible charge. If the circumstances require, and when approved by the Building Official, the owner shall be permitted to designate a substitute registered design professional in responsible charge who shall perform the duties required of the original registered design professional in responsible charge. The Building Official shall be notified in writing by the owner if the registered design professional in responsible charge is changed or is unable to continue to perform the duties.

The registered design professional in responsible charge shall be responsible for reviewing and coordinating submittal documents prepared by others, including phased and deferred submittal items, for compatibility with the design of the building.

Where structural observation is required by Section 1710 of the *International Building Code*, the inspection program shall name the individual or firm who are to perform structural observation and describe the stages of construction at which the observation is to occur. The individual or firm shall comply with the duties specified in Section 1704 of the *International Building Code*.

- E. *Deferred submittals.* For the purposes of this Section, deferred submittals are defined as those portions of the design that are not submitted at the time of the application and that are to be submitted to the Building Official within a specified period.

Deferral of any submittal items shall have the prior approval of the Building Official. The registered design professional in responsible charge shall list the deferred submittals on the construction documents for review by the Building Official.

Submittal documents for deferred submittal items shall be submitted to the registered design professional in responsible charge who shall review them and forward them to the Building Official with a notation indicating that the deferred submittal documents have been reviewed and that they have been found to be in general conformance with the design of the building. The deferred submittal items shall not be installed until their design and submittal documents have been approved by the Building Official.

- F. *Amended construction documents.* Work shall be installed in accordance with the reviewed construction documents, and changes which are not in substantial compliance with the reviewed construction documents shall be resubmitted for review as an amended set of construction documents prior to construction.
- G. *Retention of construction documents.* One (1) set of construction documents shall be returned to the applicant and shall be kept on site of the building or work at all times during which the work authorized thereby is in progress. One set of construction documents shall be retained by the Building Official until after final inspection when it is concluded that the work complies with the provisions of this Chapter, and archived per state statutes for retention of records. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.090: ISSUANCE OF PERMITS; EXPIRATION OF PERMITS AND APPLICATIONS; SUSPENSION OR REVOCATION OF PERMITS

- A. *Generally.*

1. *Application examined.* The Building Official shall examine or cause to be examined the application and accompanying construction documents filed by an applicant for a permit under this Chapter.

Such construction documents may be reviewed by other Departments of the City to verify compliance with any applicable laws under their jurisdiction. If the Building Official finds that the work described in an application for a permit and the construction documents filed therewith conform to the requirements of this Chapter and other pertinent laws and ordinances, and that the fees specified in the fee schedule have been paid, a permit shall be issued to the applicant.

2. *Time limitation of application.* An application for a permit for any proposed work shall expire by limitation and be deemed to have been abandoned ninety (90) days after the date of filing, unless such application has been pursued in good faith or a permit has been issued; except that the Building Official is authorized to grant one or more extensions of time for additional periods not exceeding thirty (30) days each. The extensions shall be requested in writing and justifiable cause demonstrated. Plans and other data submitted for review, but deemed to have been abandoned, may thereafter be returned to the applicant or destroyed by the Building Official. In order to renew action on an application after expiration, the applicant shall resubmit plans and pay a new plan review fee in accordance with the fee schedule in Section 500.095.
3. *Stamped documents.* When the Building Official issues a permit where construction documents are required, he/she shall endorse in writing or stamp the construction documents "Reviewed for Code Compliance." Such stamped construction documents shall not be changed, modified or altered without authorization from the Building Official, and all work regulated by this Chapter shall be done in accordance with the endorsed/ stamped construction documents.
4. *Phased review for code compliance.* The Building Official may issue a permit for the construction of part of a building, structure, or building service equipment before all of the construction documents for the entire building, structure or building service equipment have been submitted or reviewed for code compliance, provided adequate information and detailed statements have been filed complying with all pertinent requirements of this Chapter. The holder of such permit shall proceed at his or her own risk without assurance that the permit for the entire building, structure or building service will be granted.

B. *Validity of permit.*

1. The issuance of a permit or the stamping of construction documents with "Reviewed for Code Compliance" shall not be construed to be a permit for, or an approval of, any violation of any of the provisions of this Chapter or of any other ordinance. No permit presuming to give authority to violate or cancel the provisions of this Chapter or other ordinances shall be valid.
2. The issuance of a permit based upon reviewed construction documents shall not prevent the Building Official from thereafter requiring the correction of errors in the construction documents, or from preventing building operations from being carried on there under when in violation of this Chapter or of any other ordinances or laws. The Building Official is also authorized to prevent occupancy or use of a structure where in violation of this Chapter or of any other ordinance of the City.

C. *Expiration of permits.*

1. *Generally.* Every permit issued by the Building Official under the provisions of this Chapter shall expire by limitation and become null and void if the building or work authorized by such permit is not commenced within one hundred eighty (180) days from the date of such permit, or, if the building or

work authorized by such permit is suspended or abandoned at any time after the work is commenced for a period of one hundred eighty (180) days. For one- and two- family dwelling construction, in addition to the above, a permit shall become null and void when the granted permit date exceeds one (1) year. Before any work can be recommenced, a new permit shall be first obtained to do so, and the fee therefore shall be a new full permit fee.

A permit may be extended by the Building Official for a period not to exceed six (6) months upon written request from the permittee showing that circumstances beyond the control of the permittee have prevented action from being taken.

2. *Sign permit.* A sign erection permit shall authorize erection or relocation of the sign or sign structure for a period of six (6) months. If the work authorized under a permit has not been completed within six (6) months after the date of issuance, the permit shall become null and void.
3. *Building moving permits.* The work authorized by a moving permit shall comply with Section 520.030 of the City Code.
4. *Demolition work.* The work authorized by a demolition permit shall be continuous until the work is completed. For the purpose of this Article, the term "continuous" shall mean the normal rate of progress in keeping with good demolition practices. If the work is suspended for more than seven (7) calendar days after the work is commenced, the job shall be deemed abandoned and the permit shall expire. The Building Official may allow the work to be suspended longer than seven (7) calendar days should it be found that weather or other conditions beyond the control of the permit holder exist. The time for demolition of a one- and two-family dwelling shall not exceed forty-five (45) days from the date the demolition work commences.

D. *Suspension or revocation.*

1. *Generally.* The Building Official may, in writing, suspend or revoke a permit issued under the provisions of this Chapter whenever the permit is issued in error or on the basis of incorrect information supplied, or in violation of any provisions of this Chapter, or other pertinent laws or ordinances within the City Code. The Building Official may also suspend or revoke any permit issued upon failure of the holder thereof to comply with any of the provisions of this Chapter or requirements of the permit.
2. *Traffic control obstruction.* The Building Official may revoke a permit for the erection of any sign or other structure which, by reason of its position, shape or color, may obstruct or interfere with the view of or be confused with any authorized traffic sign, signal or device.
3. *Hearings.* The holder of a permit may request a hearing before the Board of Appeals as established in Section 500.055, to consider the suspension or revocation of a permit.

E. *Placement of permit.* The building permit card or copy shall be posted on site until completion of the project. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.095: SCHEDULE OF FEES

Permits regulated by this Chapter shall be accompanied by the fee amount approved by the Governing Body and listed in the Schedule of Fees and Charges maintained in the City Clerks Office. A permit shall

not be valid until the fees prescribed by law have been paid, nor shall an amendment to a permit be released until the additional fees, if any, have been paid. The payment of the fee for construction, alteration, removal or demolition for work done in connection to or concurrently with the work authorized by a building permit shall not relieve the applicant or holder of the permit from the payment of other fees that are prescribed by law. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.100: INSPECTIONS

A. Authority of Building Official; duties of permittee.

1. All construction or work for which a permit is required under this Chapter shall be subject to inspection by the Building Official, and all such construction or work shall remain accessible and exposed for inspection purposes until approved by the Building Official. In addition, certain types of construction shall have continuous inspection as required in Section 500.105.
2. Approval as a result of an inspection shall not be construed to be an approval of a violation of the provisions of this Chapter or of any other ordinances. Inspection presuming to give authority to violate or cancel the provisions of this Chapter or any other ordinances shall not be valid.
3. It shall be the duty of the permit holder to cause the work to remain accessible and exposed for inspection purposes. Neither the Building Official nor the City shall be liable for expense entailed in the removal or replacement of any material required to allow inspection.
4. A survey of the lot may be required by the Building Official to verify that the structure is located in accordance with approved plans.
5. It shall be the duty of the permit applicant to install and maintain effective erosion and sediment control as specified in Section 3307 of the *International Building Code* and Section 455.020 of the Unified Development Code. Should it be found that required erosion and sedimentation control measures have not been installed; the Building Official may refuse any inspection requests for work requiring inspections until such time as the site complies with the requirements of this Chapter. Should it be found that the installed erosion and sediment control measures are ineffective or are not being maintained properly, the Building Official shall give notice to the permit holder. Subsequent inspections may be refused if the erosion and sediment control measures are ineffective, or not being maintained.
6. Before issuing a permit, the Building Official is authorized to examine or cause to be examined buildings, structures and sites for which an application has been filed.

B. Inspection requests. It shall be the duty of the person doing the work authorized by a permit to notify the Building Official that such work is ready for inspection. The Building Official may require that every request for inspection be filed at least one (1) working day before such inspection is desired. Such request may be in writing or by telephone at the option of the Building Official.

C. Approval of successive portions of work, final inspection.

1. Work shall not be done beyond the point indicated in each successive inspection without first obtaining the approval of the Building Official. The Building Official, upon notification, shall make

the requested inspections and shall either indicate that the portion of the construction or demolition is satisfactory as completed, or shall notify the permit holder or an agent of the permit holder wherein the construction or demolition fails to comply with this Chapter. Any portions of work which do not comply shall not be covered or concealed until authorized by the Building Official.

2. There shall be a final inspection and approval of all buildings and structures when completed and ready for occupancy and use.

D. *Required inspections.*

1. Reinforcing steel or structural framework of any part of a building or structure shall not be covered or concealed without first obtaining the approval of the Building Official.
2. The Building Official, upon notification from the permit holder or permit holder's agent, shall make the following inspections and shall either approve that portion of the construction or demolition work as completed or shall notify the permit holder or permit holder's agent wherein the construction or demolition work fails to comply with this Chapter:
 - a. *Footing or foundation inspection.* A footing and foundation inspection shall be made after excavations for footings are complete and any required reinforcing steel is in place. For concrete foundations, any required forms shall be in place prior to inspection. All materials for the foundation shall be on the job; except, where concrete is ready-mixed in accordance with *ASTM C94*, the concrete need not be on the job. Where the foundation is to be constructed of approved treated wood, additional inspections may be required by the Building Official.
 - b. *Concrete slab or under-floor inspection.* Concrete slab and under-floor inspection shall be made after all in-slab or under-floor reinforcing steel and building service equipment, conduit, piping accessories and other ancillary equipment items are in place but before any concrete is poured or floor sheathing installed, including the subfloor.
 - c. *Pre-backfill.* A pre-backfill inspection shall be made after the foundation drainage and damp-proofing systems are complete and prior to backfilling.
 - d. *Rough-in inspection.* A rough-in inspection shall be made after such work as framing, fireblocking, roof, piping, vents, ductwork, chimneys, wiring, building service equipment, etc., are in place and prior to concealment.
 - e. *Fire resistive rated assembly.* A fire resistive rated assembly inspection shall be made at such time so as to verify that the construction of each fire resistive rated assembly is in accordance with its listing.
 - f. *Fire resistant penetrations.* An inspection shall be made of the firestopping or fireblocking of all penetrations, joints, etc. prior to concealment.
 - g. *Masonry throat inspection.* For masonry fireplaces only, a masonry throat inspection shall be made after the firebox is built and the first flue liner is in place. Construction of chimney may not continue until this inspection is approved.

SECTION 500.105: SPECIAL INSPECTIONS

When required by the Building Official, and in addition to the inspections required by Section 500.100, the owner or the engineer or architect of record acting as the owner's agent shall employ one or more special inspectors, who shall provide inspections during construction on the types of work listed in Chapter 17 of the *International Building Code*. All special inspection activities shall be in accordance with the policies established by the Building Official. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.110: CERTIFICATE OF OCCUPANCY

- A. *Required.* No building or structure shall be used or occupied, and no change in the existing occupancy classification of a building, structure or portion thereof shall be made, until the Building Official has issued a certificate of occupancy therefor as provided in this Section. Issuance of a certificate of occupancy shall not be construed as an approval of a violation of the provisions of this Chapter or of any other ordinances. Certificates presuming to give authority to violate or cancel the provisions of this Chapter or any other ordinances shall not be valid.
- B. *Change in use.* Changes in the character or use of a building shall not be made except as specified in the *International Existing Building Code*, and the City of Raymore Unified Development Code.
- C. *Issuance; contents.* It shall be the responsibility of the permit holder to request a final inspection and to apply for a certificate of occupancy when required. The permit holder shall be excused from this responsibility only if the owner of property has applied for and secured a certificate of occupancy. After the Building Official or an authorized representative inspects the building or structure and finds no violations of the provisions of this Chapter or other laws which are enforced by the City, the Building Official shall issue a certificate of occupancy, which shall contain the following:
1. The building permit number.
 2. The address of the structure.
 3. A description of that portion of the structure for which the certificate is issued.
 4. A statement that the described portion of the structure has been inspected for compliance with the requirements of this Chapter for the occupancy and the use for which the proposed occupancy is classified.
 5. The name of the Building Official.
 6. The edition of the code under which the permit was issued.
 7. The use and occupancy, in accordance with the provisions of Chapter 3 of the *International Building Code*.
 8. The type of construction as defined in Chapter 6 of the *International Building Code*.
 9. Any special stipulations and conditions of the building permit.
 10. Whether an automatic sprinkler system is provided throughout the building.

- D. *Temporary certificate of occupancy in commercial construction.* If the Building Official finds that no substantial hazard will result from occupancy of any building or portion thereof before the building is completed, a temporary certificate of occupancy may be issued for the use of a portion of a building or structure prior to the completion of the entire building or structure.
- E. *Temporary certificate of occupancy in residential construction.* The Building Official is authorized to issue a temporary certificate of occupancy before the completion of the entire work covered by the permit, provided the following conditions have been met:

1. Such portion or portions of work cover by the permit shall be occupied safely.
2. The owner, licensed building or general contractor pay a one thousand dollar (\$1,000.00) bond that shall be refundable upon issuance of a permanent certificate of occupancy.
3. The Building Official determines in his/her professional opinion the work items to be completed are of such a nature as to not create a situation that is of any danger to the public health, safety, or welfare.

The Building Official shall identify what work items must be completed in order for a permanent certificate of occupancy to be issued. All identified work items shall be completed within the time period established by the Building Official.

The Building Official shall set a time period of no more than one hundred twenty (120) days during which the temporary certificate of occupancy is valid. If all of the identified work items are not completed within the specified time period as established by the Building Official, the temporary certificate of occupancy becomes null and void; the owner, licensed builder or general contractor shall forfeit the one thousand dollar (\$1,000.00) bond and shall be subject to the violations and penalties in Subsection F. and G. below.

- F. *Violations.* It shall be unlawful for:
1. A permit holder or building owner to permit occupancy of a structure before a certificate of occupancy is issued.
 2. A permit holder or building owner to permit occupancy of any structure for which a temporary certificate of occupancy has been issued and the temporary certificate has expired.
 3. Any person to occupy any structure for which a certificate of occupancy has not been issued.
 4. Any person to occupy any structure for which a temporary certificate of occupancy has been issued and the temporary certificate has expired.

G. *Penalties.*

1. No building or owner shall allow any person or persons to occupy any newly constructed, remodeled dwelling or building prior to final inspection (certificate of occupancy) by the Building Official or authorized agent in the Building Department, which inspection shall be requested at least twenty-four (24) hours prior to time of final inspection. Any violation of this Subsection shall incur a fine of one thousand dollars (\$1,000.00) against the offending party's next permit to build.

2. Should the same builder or owner be found guilty a second (2nd) time of the offense described above within a twelve (12) month period, a fine of two thousand dollars (\$2,000.00) against the offending party may be assessed to the builder's or owner's next permit to build.
 3. Should the same builder or owner be found guilty a third (3rd) time of the offense described above within a twelve (12) month period, a fine of three thousand dollars (\$3,000.00) against the offending party may be assessed to the builder's or owner's next permit to build. Additionally, said builder or owner may be prohibited from obtaining a building permit within the City of Raymore for a period of one (1) year from the date of the third (3rd) violation at the discretion of the Building Official. Said builder or owner may appeal the Building Official's decision to Board of Appeals.
 4. No further building permit(s) shall be issued in Raymore to a builder or owner who violates this Section of City Code by not obtaining the required certificate of occupancy. When said structure(s) which is/ are in violation is issued a certificate of occupancy, then said builder or owner is again eligible for further building permits. A re-inspection fee shall be charged, minimum two (2) hour fee, to the builder or owner of a structure which violates this Section of code and desires an inspection after said structure is inhabited.
 5. In addition to the fines imposed by the City as outlined above, any person violating any provision of this Section shall be subject to the penalties of Section 500.070.
- H. *Suspension or revocation.* The Building Official may, in writing, suspend or revoke a certificate of occupancy issued under the provisions of this Chapter whenever the certificate is issued in error, or on the basis of incorrect information supplied, or when it is determined that the building or structure or portion thereof is in violation of any provisions of this Chapter, or other pertinent laws or ordinances within this code. The holder of a suspended certificate of occupancy may request a hearing before the Board of Appeals, as established in Chapter 540 of the City Code, to consider the suspension or revocation of a certificate of occupancy. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.115: PREFABRICATED CONSTRUCTION

A certificate of approval by an approved agency shall be furnished with every prefabricated assembly, except where all elements of the assembly are readily accessible to inspection at the site. Placement of prefabricated assemblies at the building site shall be inspected by the Building Official to determine compliance with this Chapter, and a final inspection shall be provided in accordance with Subsection 500.100(D)(2)(K). (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.120—500.150: RESERVED

ARTICLE II. INTERNATIONAL BUILDING CODE

SECTION 500.155: ADOPTION OF *THE INTERNATIONAL BUILDING CODE (2012)*

- A. The *International Building Code (2012)*, promulgated by the International Code Council, is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are in addition to the provisions of the *International Building Code*. The following provisions coinciding with provisions of the *International Building Code* supersede, or delete, when indicated, the corresponding provisions of the *International Building Code*.

All references within the model codes to any building, electrical, gas mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code are specifically adopted by reference in Articles II through XI of this Chapter, including the fire-resistive assemblies listed in the *Fire Resistance Design Manual, Nineteenth Edition, GA-600-09*, published by the Gypsum Association as referenced in Tables 721.1 (1 thru 3) of the specified *International Building Code; American National Standard for Accessible and Useable Buildings and Facilities A117.1-2009; NFPA 13-2010 Installation of Sprinkler Systems; ASTM Standards* as referenced in the *International Building Code* and the *International Residential Code; American Institute of Steel Construction, Fourteenth Edition; American Concrete Institute for Structural Concrete and Commentary ACI 318-11; the NFPA 101-2009 Life Safety Code; ICC/NSSA Standard for the Design and Construction of Storm Shelters, ICC 500-2008; and the NFPA 99 Health Care Facilities 2012 edition.*

B. The following Sections of the *International Building Code* are hereby revised or added:

Chapter 1, Administration, is deleted. See Article I of this Chapter.

SECTION 425 PROHIBITED MATERIALS

425.1 General. Building materials containing nickel-zinc ferrite or other similar materials are prohibited in the construction of buildings and other structures if the use of such materials has the effect of blocking wireless public safety communication transmissions.

Exception: Materials essential to the structural or fire resistive integrity of building or structure or as required in medical facilities.

SECTION 426 PHYSICAL SECURITY FOR DWELLING UNITS

426.1 Purpose. The purpose of this Section is to establish minimum standards that incorporate physical security to make dwelling units resistant to unlawful entry.

426.1.1 Scope. This Section shall apply to all exterior doors providing direct access into a dwelling unit, where the exterior door is accessible from grade.

Exceptions:

1. Vehicle access doors.
2. Storm or screen doors.

426.2 Doors. Doors shall comply with Sections 426.2.1 through 426.2.3.

426.2.1 Wood doors. Wood doors shall be of solid core construction such as high-density particleboard, solid wood, or wood block core with minimum nominal thickness of one and three fourths inches (1¾") at any point.

Exception: Solid wood panels shall be a minimum of one inch (1") thick. The tapered portion of the panel that inserts into the groove of the door shall be a minimum of one quarter inch (¼") thick. The groove shall be a minimum of one-half inch (½") in depth.

426.2.2 Steel doors. Steel doors shall be a minimum nominal thickness of one and three fourths inches (1¾") and shall have a minimum skin thickness of 24 gauge.

426.2.3 Fiberglass doors. Fiberglass doors shall be a minimum nominal thickness of one and three fourths inches (1¾") and shall have a minimum skin thickness of one sixteenth inch (1/16").

426.3 Door frames. Door frames shall comply with Sections 426.3.1 through 426.3.4 and shall be installed in accordance with the manufacturer's installations. Door frames shall be installed prior to rough-in inspection.

426.3.1 Wall framing at door openings. Door frames shall be set in openings constructed with double studs on each side. Doors with sidelights shall have double stud construction on each side of the door and on each side of the sidelight(s). Horizontal blocking shall be placed between studs at the door lock height for three (3) stud spaces on each side of the door opening.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

426.3.2 Wood frames. Door jambs shall be a minimum nominal thickness of three fourths inches (¾") and shall be installed with solid backing in a manner so no void exists between the strike side of the jamb and the frame opening for a vertical distance of twelve inches (12") each side of the strike. Filler material shall consist of solid wood blocking.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

426.3.3 Steel frames. Steel door frames shall be constructed of 18 gauge or heavier steel with reinforcement at the hinges and strikes. Steel frames shall be anchored to the wall in accordance with manufacturer's specifications.

426.3.4 Sliding doors. Sliding door assemblies shall be installed to prevent the removal of panels and the glazing from the exterior. Shims or screws shall be installed in the upper track of doors that slide on the bottom track or doors shall be provided with equivalent protection as approved by the Building Official.

426.4 Door hardware. Door hardware shall comply with Sections 426.4.1 through 426.4.6.

426.4.1 Hinges. Hinges for swinging doors shall comply with the following:

- (a) A minimum of three (3) four inch (4") hinges shall be installed on each swinging door.

- (b) Each hinge shall be attached to the frame with at least two (2) screws, not less than three inches (3") in length and penetrating at least one inch (1") into the nearest stud. Solid wood fillers or shims shall be used to eliminate any space between the wall structure and door frame behind each hinge.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

- (c) Hinges for out-swinging doors shall be equipped with mechanical interlock to preclude the removal of the door from the exterior.

426.4.2 Locks. Swinging doors shall be provided with a single-cylinder deadbolt locking device (keyed on exterior only) with a minimum projection of one inch (1"). The deadbolt shall penetrate at least three-fourths inch ($\frac{3}{4}$ ") into the strike receiving the projected bolt. All deadbolts shall meet ANSI grade 2 specifications.

Exception: Doors with integral multi-point locking devices.

426.4.3 Strike plates. The deadbolt plate shall be a minimum of 18 gauge metal with four offset screw holes. The strike plate shall be attached to the door jamb with four screws not less than three (3") in length, and penetrating at least one inch (1") into the nearest stud.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

426.4.4 Door edge protector. A metal L-shaped or U-shaped door edge protector shall be installed around the bolt projection of the deadbolt to protect the door's edge or equivalent as approved by the Building Official.

426.4.5 Double doors. The inactive leaf of a double swinging door shall be provided with flush bolts having an engagement of not less than one inch (1") into the head and threshold of the door frame.

426.4.6 Sliding doors. All sliding glass doors shall be equipped with a secondary locking device consisting of a metal pin, a surface mounted bolt assembly, or other equivalent device as approved by the Building Official. Where used, metal pins shall be installed at the intersection of the inner and outer panels of the inside door and shall not penetrate the frame's exterior surface.

426.5 Entry vision and glazing. All main or front entry doors to dwelling units shall be arranged so that the occupant has a view of the area immediately outside the door without opening the door. The view may be provided by a door viewer having a field of view not less than 180 degrees or through windows or view ports.

426.6 Exterior lighting. In addition to the lighting outlet requirements of Article IV of this Chapter, exterior lighting shall be provided in accordance with this Section.

426.6.1 Front and street side exterior lighting. All doors shall be protected with a minimum of one lighting outlet providing a minimum of 60 watt lighting (or energy efficient equivalent).

426.6.2 Lighting protection. Lighting outlets required by this Section shall be located a minimum of eight feet (8') above grade or adjacent walking surface accessible from grade, or shall be of a type manufactured such that the light bulb is not readily accessible.

SECTION 1612 FLOOD LOADS

See Unified Development Code, **Chapter 460—Floodplain Protection**

1809.5.1 Frost Line. The design frost line shall be 36 inches (915 mm).

2801.1 Scope. Mechanical appliances, equipment, and systems shall be constructed, installed and maintained in accordance with the Uniform Mechanical Code. Masonry chimneys, fireplaces and barbecues shall comply with the Uniform Mechanical Code and Chapter 21 of this Code.

2901.1 Scope. The provisions of this Chapter is for design only; the Uniform Plumbing Code shall govern the erection, installation, alteration, repair, relocation, replacement, addition to, use or maintenance of plumbing equipment and systems. Private sewage disposal systems shall conform to the On-site Sewage Disposal Systems, Section 710.150 of the City Code.

SECTION 3201 GENERAL

3201.1 Scope. No part of any structure or any appendage thereto shall project beyond the property line of a building site and encroach below, on or above public property, except where allowed and authorized by the Unified Development Code, or as otherwise permitted by special ordinance.

3201.2 Drainage. Drainage water collected from a roof, awning, canopy or marquee, and condensate from mechanical equipment shall not flow over a public walking surface.

3202 ENCROACHMENTS, is deleted.

SECTION 3303 DEMOLITION

3301.1 General. The work of demolition or moving of any building shall not commence until the structures required for protection of persons and property are in place. Such structures shall conform to the requirements as set forth in Chapter 33 of this Article.

The Building Official may require the permittee to submit plans and a complete schedule for demolition or moving work.

3302.2 Scope. In addition to the other requirements of this Article and the general ordinances, this Section shall govern the demolition and moving of buildings and structures. Any device or equipment such as scaffolds, ladders, derricks, hoists or similar items used in connection with demolition shall be constructed, installed and maintained and operated in accordance with the regulations governing the construction, installation and maintained and operated in accordance with the regulations governing the construction, installation, maintenance and operation of such device or equipment as specified in other portions of this Article.

3303.3 Loads. Structures or parts of structures, or any floor or temporary support, scaffolds, sidewalk barricade, bridge, device or equipment, shall not be loaded in excess of the safe carrying capacity.

3303.4 Warning signs. When required, demolition jobs shall be provided with danger signs which shall be conspicuously posted around the property.

3303.5 Lights. Between sunset and sunrise, adequate lights shall be provided to properly protect persons and property from hazards of pits, excavations, fences, barriers, equipment, building materials or rubbish in, upon or near a sidewalk or street.

3303.6 Dust. All material to be removed shall be wet sufficiently to lay the dust incidental to its removal.

3303.7 Rubbish and waste. All adjacent streets, alleys and other public ways and places shall be kept free and clear of all rubbish, refuse and loose material resulting from the moving, demolition or demolition operations.

3303.8 Fences. The Building Official may require that a fence be constructed on or around any demolition site, when deemed necessary to protect the public.

3303.9 Conditions of site. Upon completion of the removal of the building, structure or utility, all fencing, pedestrian protection and demolition debris and refuse of any kind shall be removed from the site. Excavations, basements or cellars may be filled with inorganic material; provided, however, the top two feet (2') of fill shall be clean earth. The filling of such excavation may not be required when a building permit has been issued for a new building on a site and the construction thereof is to start within 45 days after the completion of demolition or moving operations. The holder of the building permit shall provide such excavation with a temporary barricade protecting the excavation on all side as specified by the Building Official. Temporary barricades may remain in position for a time not exceeding five days, after which a solid barricade shall be provided or the excavation filled.

3303.10 Temporary Erosion and Sediment Control. Erosion and sediment control measures shall be provided for disturbed areas (clearing, grading, excavating, filling, storing, or disposing of soil and earth materials) where an application has been submitted or an application is required to be submitted to the Building Official for a building permit. All erosion and sediment control measures shall comply with the adopted standards in Chapter 455 of the Unified Development Code.

Chapter 34, Existing Structures, is deleted. See Article VIII of this Chapter.

Appendices: The following appendix Chapters are hereby adopted:

Appendix C - Group U - Agricultural Buildings

Appendix H - Signs

H101.1 General. Provisions of this appendix are in addition to the provisions of Chapter 435, Signs, of the Unified Development Code.

A sign shall not be erected in a manner that would confuse or obstruct the view of or interfere with exit signs required by Chapter 10 or with official traffic signs, signals or devices. Signs and sign support structures, together with their supports, braces, guys and anchors, shall be kept in repair and in proper state of preservation. The display surfaces of signs shall be kept neatly painted or posted at all times.

H101.2 Signs exempt from permits is deleted.

Appendix I - Patio Covers

Appendix J - Grading

J103 is deleted.

J105 is deleted.

702.2 ICC/NSSA Standard for the Design and Construction of Storm Shelters, ICC 500-2008 adopted by reference as part of Chapter 500 is amended and re-enacted as follows:

702.2 Sanitation facilities. Toilet and hand-washing facilities shall be located within the tornado shelter area and provided in the minimum number shown in Table 702.2.

**Table 702.2
REQUIRED SANITATION FACILITIES, TORNADO SHELTERS**

STORM SHELTER TYPE	TOILET FACILITIES^a	HAND-WASHING FACILITIES
Residential, one-and two-family dwelling	Not required	Not Required
Residential, other	1	Not Required
Community (≤ 50 occupants)	1	Not Required
Community (≥ 50 occupants)	2 minimum and 1 per 500 occupants or portions thereof	1 per 1000 occupants

a. Community spaces used exclusively as a storm shelter may reduce the minimum number of required toilet facilities to one (1). (Ord. No. 2013-024, § 1, 4-8-13; Ord. No. 2014-032 § 1, 5-12-14)

SECTIONS 500.160—500.170: RESERVED**ARTICLE III. INTERNATIONAL RESIDENTIAL CODE****SECTION 500.175: ADOPTION OF INTERNATIONAL RESIDENTIAL CODE (2012)**

- A. The *International Residential Code (2012)*, promulgated by the International Code Council, is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are in addition to the provisions of the *International Residential Code*. The following provisions coinciding with provisions of the *International Residential Code* supersede, or delete, when indicated, the corresponding provisions of the *International Residential Code*.

All references within the model codes to any building, electrical, gas mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code are specifically adopted by reference in Articles II through XI of this Chapter.

- B. The following Sections of the *International Residential Code* are hereby revised or added:

Part I, Chapter I, Scope and Administration, is deleted. See Article I of this Chapter.

For temporary erosion and sediment control requirements see Section 3303.10 of Article II of this Chapter.

For temporary certificate of occupancies see Section 500.110 of Article I of this Chapter.

R202 DEFINITIONS. The following definitions have been revised or added (remainder of Section R202 un-amended)

BEDROOM; SLEEPING ROOM. An enclosed space, minimum of 70 square feet or more, primarily used for sleeping purposes and contains a closet for storage.

TOWNHOUSE. (or Row House) A single-family dwelling unit, in which each unit extends from foundation to roof and with a yard or public way on at least two sides, constructed:

In a group of three or more attached units; or,

In a group of two attached units where a property line exists between the units on the underlying parcels.

UNFINISHED BASEMENT. Portions or areas of a basement not intended or configured (framed) as habitable rooms and limited to storage areas and the like.

WATER SERVICE PIPE. The pipe from the water main or other source of potable water supply to the first shut-off valve downstream of all of the following (as applicable):

The point of entrance into the building;

The water meter; or

The service backflow prevention device.

Table R301.2 (1)

CLIMATIC AND GEOGRAPHIC DESIGN CRITERIA

GROUND SNOW LOAD	WIND SPEED- ^d (mph)	SESMIC DESIGN CATEGORY ⁷	SUBJECT TO DAMAGE FROM		
			Weathering ^a	Frost line depth ^b	Termite ^c
20 psf	90	A	Severe	36"	Moderate to Heavy
WINTER DESIGN TEMP ^e	ICE BARRIER UNDERLAYMENT REQUIRED ^h	FLOOD HAZARD ^g	AIR FREEZING INDEX ⁱ	MEAN ANNUAL TEMP ^j	
6°F	NO	See UDC Chapter 460	1000°F days	55.8°	

(See 2012 *International Residential Code* for footnotes)

R303.4 Mechanical ventilation. Where the air infiltration rate of a dwelling unit is less than 3 air changes per hour when tested with a blower door at a pressure of 0.2 inch w.c. (50 Pa) in accordance with Section N1102.4.1.2, the dwelling unit shall be provided with whole house ventilation in accordance with Section M1507.3.

R309.1 Floor surface. Garage floor surfaces shall be of approved noncombustible material.

The area of floor used for parking of automobiles or other vehicles shall be sloped to facilitate the movement of liquids to a drain only if discharged to daylight, or towards the main vehicle entry doorway.

R309.2 Carports. Carports shall be open on at least two sides. Carport floor surfaces shall be of approved noncombustible material. Carports not open at least two sides shall be considered a garage and shall comply with the provisions of this Section for garages.

Exception: Asphalt surfaces shall be permitted at ground level in carports.

The area of floor used for parking of automobiles or other vehicle shall be sloped to facilitate the movement of liquids to a drain, if discharged to daylight, or toward the main vehicle entry doorway.

R310.1 Emergency escape and rescue required.

Exception 2. Basement space designed as an interior storm shelter less than 200 square feet.

Exception 3. Except where sleeping rooms are created, emergency escape and rescue openings need not be increased in existing basements undergoing interior finish renovation.

R313 AUTOMATIC FIRE SPRINKLER SYSTEMS. (Optional) A builder of a one- or two- family dwelling or townhouse shall offer to any purchaser on or before the time of entering into the purchase contract the option, at the purchaser's cost, to install or equip fire sprinklers in the dwelling or townhouse. The purchaser shall have the right to choose or decline to install a fire sprinkler system. This notification requirement is provided in accordance with, and shall expire in conjunction with, Missouri Statute (RSMO 67.281).

R315.3 (Carbon monoxide alarms in existing dwellings), Exceptions:

1. Work involving the exterior surfaces of dwellings, such as the replacement of sheathing, or the addition of a window, porch or deck, are exempt from the requirements of this Section.
2. Installation, alteration or repairs of plumbing or mechanical systems are exempt from the requirements of this Section.

R322 Flood-Resistant Construction is deleted. See Chapter 460 of the Unified Development Code.

**SECTION R324
PHYSICAL SECURITY**

R324.1 Purpose. The purpose of this Section is to establish minimum standards that incorporate physical security to make dwelling units resistant to unlawful entry.

R324.1.1 Scope. This Section shall apply to all exterior doors providing direct access into a dwelling unit, where the exterior door is accessible from grade.

Exceptions:

1. Vehicle access doors.

2. Storm or screen doors.

R324.2 Doors. Doors shall comply with Sections R324.2.1 through R324.2.3.

R324.2.1 Wood doors. Wood doors shall be of solid core construction such as high-density particleboard, solid wood, or wood block core with minimum nominal thickness of one and three fourths inches (1 $\frac{3}{4}$ ") at any point.

Exception: Solid wood panels shall be a minimum of one inch (1") thick. The tapered portion of the panel that inserts into the groove of the door shall be a minimum of one quarter inch ($\frac{1}{4}$ ") thick. The groove shall be a minimum of one-half inch ($\frac{1}{2}$ ") in depth.

R324.2.2 Steel doors. Steel doors shall be a minimum nominal thickness of one and three fourths inches (1 $\frac{3}{4}$ ") and shall have a minimum skin thickness of 24 gauge.

R324.2.3 Fiberglass doors. Fiberglass doors shall be a minimum nominal thickness of one and three fourths inches (1 $\frac{3}{4}$ ") and shall have a minimum skin thickness of one sixteenth inch (1/16").

R324.3 Door frames. Door frames shall comply with Sections R324.3.1 through R324.3.4 and shall be installed in accordance with the manufacturer's installations. Door frames shall be installed prior to rough-in inspection.

R324.3.1 Wall framing at door openings. Door frames shall be set in openings constructed with double studs on each side. Doors with sidelights shall have double stud construction on each side of the door and on each side of the sidelight(s). Horizontal blocking shall be placed between studs at the door lock height for three (3) stud spaces on each side of the door opening.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

R324.3.2 Wood frames. Door jambs shall be a minimum nominal thickness of three fourths inches ($\frac{3}{4}$ ") and shall be installed with solid backing in a manner so no void exists between the strike side of the jamb and the frame opening for a vertical distance of twelve inches (12") each side of the strike. Filler material shall consist of solid wood blocking.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

R324.3.3 Steel frames. Steel door frames shall be constructed of 18 gauge or heavier steel with reinforcement at the hinges and strikes. Steel frames shall be anchored to the wall in accordance with manufacturer's specifications.

R324.3.4 Sliding doors. Sliding door assemblies shall be installed to prevent the removal of panels and the glazing from the exterior. Shims or screws shall be installed in the upper track of doors that slide on the bottom track or doors shall be provided with equivalent protection as approved by the Building Official.

R324.4 Door hardware. Door hardware shall comply with Sections R324.4.1 through R324.4.6.

R324.4.1 Hinges. Hinges for swinging doors shall comply with the following:

- (a) A minimum of three (3) four inch (4") hinges shall be installed each swinging door.
- (b) Each hinge shall be attached to the frame with at least two (2) screws, not less than three inches (3") in length and penetrating at least one inch (1") into the nearest stud. Solid wood fillers or shims shall be used to eliminate any space between the wall structure and door frame behind each hinge.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

- (c) Hinges for out-swinging doors shall be equipped with mechanical interlock to preclude the removal of the door from the exterior.

R324.4.2 Locks. Swinging doors shall be provided with a single-cylinder deadbolt locking device (keyed on exterior only) with a minimum projection of one inch (1"). The deadbolt shall penetrate at least three-fourths inch ($\frac{3}{4}$ ") into the strike receiving the projected bolt. All deadbolts shall meet ANSI grade 2 specifications.

Exception: Doors with integral multi-point locking devices.

R324.4.3 Strike plates. The deadbolt plate shall be a minimum of 18 gauge metal with four offset screw holes. The strike plate shall be attached to the door jamb with four screws not less than three inches (3") in length, and penetrating at least one inch (1") into the nearest stud.

Exception: Installations provided with alternative reinforcing methods as approved by the Building Official where it is determined that such alternative methods are at least the equivalent of that prescribed with respect to strength and safety.

R324.4.4 Door edge protector. A metal L-shaped or U-shaped door edge protector shall be installed around the bolt projection of the deadbolt to protect the door's edge or equivalent as approved by the Building Official.

R324.4.5 Double doors. The inactive leaf of a double swinging door shall be provided with flush bolts having an engagement of not less than one inch (1") into the head and threshold of the door frame.

R324.4.6 Sliding doors. All sliding glass doors shall be equipped with a secondary locking device consisting of a metal pin, a surface mounted bolt assembly, or other equivalent device as approved by the building official. Where used, metal pins shall be installed at the intersection of the inner and outer panels of the inside door and shall not penetrate the frame's exterior surface.

R324.5 Entry vision and glazing. All main or front entry doors to dwelling units shall be arranged so that the occupant has a view of the area immediately outside the door without opening the door. The view may be provided by a door viewer having a field of view not less than 180 degrees or through windows or view ports.

R324.6 Exterior lighting. In addition to the lighting outlet requirements of Article IV of this Chapter, exterior lighting shall be provided in accordance with this Section.

R324.6.1 Front and street side exterior lighting. All doors shall be protected with a minimum of one lighting outlet providing a minimum of 60 watt lighting (or energy efficient equivalent).

R324.6.2 Lighting protection. Lighting outlets required by this Section shall be located a minimum of eight feet (8') above grade or adjacent walking surface accessible from grade, or shall be of a type manufactured such that the light bulb is not readily accessible.

R325 Moved Structures. Structures moved into or within the jurisdiction shall comply with Chapter 520, Moving of Buildings and Building Systems and the provisions of this Code for new structures.

R404.4 Retaining Walls. Retaining walls that are not laterally supported at the top and that retain in excess of 48 inches (610 mm) of unbalanced fill, that support a surcharge, or are adjacent to a public right-of-way shall be designed to ensure stability against overturning, sliding, excessive foundation pressure and water uplift. Retaining wall shall be designed for a safety factor of 1.5 against lateral sliding and overturning.

R405.1, Exception 2. A filter membrane is not required where the gravel or crushed stone drain extends at least eighteen inches (18") above the top of the footing, or where the perforated pipe is covered with at least eighteen inches (18") of washed gravel or crushed stone.

405.2.3 Drainage system. In other than Group I soils, a sealed or gasket sump shall be provided to drain the porous layer and footings. The sump shall be at least 24 inches (610 mm) in diameter or 20 inches square (0.0129m²), shall extend at least 24 inches (610 mm) below the bottom of the basement floor and shall be capable of positive gravity or mechanical drainage to remove any accumulated water. The drainage system shall discharge to daylight only.

Exceptions—Unchanged.

R602.6.1, Figure R602.6.1 Drilling and notching of top plate. When piping or ductwork is placed in or partly in an exterior wall or interior load bearing wall, necessitating cutting, drilling or notching of the top plate by more than 50 percent of its width, a galvanized metal tie of not less than 0.054 inch thick (1.37 mm) (16 ga) and 1 ½ inches (38 mm) wide shall be fastened across and to the plate at each side of the opening with not less than four 10d (0.148 inch diameter) or equivalent. The metal tie must extend a minimum of six inches (6") past the opening. See Figure R602.6.1.

Exception: When the entire side of the wall with the notch or cut is covered by wood structural panel sheathing.

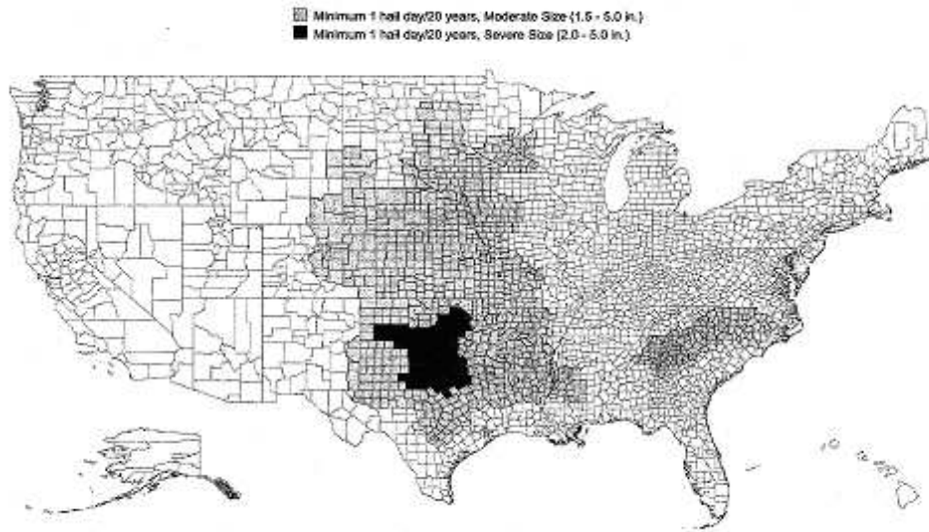
R704.1 Exterior Paint. In the event a latex paint is utilized on the exterior of the home, a 100% acrylic latex paint product shall be utilized and applied in accordance with the manufacturer's specifications.

R907.3 Re-covering versus replacement. New roof coverings shall not be installed without first removing existing roof coverings where any of the following conditions occur:

1. Where the existing roof or roof covering is water-soaked or has deteriorated to the point that the existing roof or roof covering is not adequate as a base additional roofing.

2. Where the existing roof covering is wood shake, slate, clay, cement or asbestos-cement tile.
3. Where the existing roof has two or more applications of any type of roof covering.
4. For asphalt shingles, when the building is located in an area subject to moderate or severe hail exposure according to Figure R907.5.

Figure R907.3 Hail Exposure Map



Chapter 11, Energy Efficiency is deleted and replaced with the following:

One -and- two family dwellings shall comply with the *2009 International Energy Conservation Code* as amended. See Article IX in this code.

Chapter 12, Mechanical Administration is deleted.

M1602.2, Prohibited Sources (Return Air), Item 4, Exception #2. Closets with a minimum floor area of 70 square feet and minimum interior dimension of seven feet (7'), and that are conditioned by a source of air supply.

Chapter 25, Plumbing Administration, is deleted.

P2602.1.1. For the purpose of this Section, available means located in a public way or easement abutting the subject property and within three hundred (300) feet of the proposed building.

P2902.5.3 Lawn irrigation systems. Lawn irrigation systems shall comply with Article X of this Chapter.

P2903.8.2 Minimum size. The minimum size of individual distribution lines shall be one half (1/2) inch (12.7 mm). Certain fixtures such as one-piece water closets and whirlpool bathtubs shall require a larger size where specified by the manufacturer. If a water heater is fed from one end of a cold water manifold, the manifold shall be one size larger than the water heater feed.

Exception: An individual distribution line that feeds a refrigerator, mechanical humidifier, or similar appliance that distribute minimal amount of water.

P3001.1.1 Private Sewage Disposal Systems shall comply with Chapter 710, Article I, Section 710.150 of the City Code.

Table P3002.1 (1) ABOVE-GROUND DRAINAGE AND VENT PIPE. Cellular core is deleted.

Table 3002.1 (2) UNDERGROUND BUILDING DRAINAGE AND VENT PIPE. Cellular core is deleted.

Table 3002.2 BUILDING SEWER PIPE. Cellular core is deleted.

P3105.4 Floor drains. A floor drain (where used as such) need not be vented, provided it is within twenty five feet (25') of a three-inch (3") stack or horizontal drain which has at least a three-inch (3") diameter vent extension through the roof.

P3114.3 Where permitted. Vents may terminate to an air admittance valve under the following conditions:

- (1) For sinks located where there is no wall accessible from the sink location (ex: island sinks); or where access to the vent system would require notching or boring of studs in excess of the limitations of Section R602.6.
- (2) In existing construction, where the existing vent system is not accessible to the fixture location without the removal of finish materials or other existing construction.

E3902.2 (Garage and accessory building receptacles), Exception. Receptacles permanently marked to indicate "[Type of equipment] Only—No GFCI Protection" for:

1. A dedicated single receptacle supplying only a garage door opener.
2. A dedicated single receptacle supplying only a refrigerator and/or freezer.

E3902.5 (Unfinished basement receptacles), Exception. Receptacles permanently marked to indicate "[Type of equipment] Only—No GFCI Protection" for:

1. A dedicated single receptacle supplying only a permanently installed fire alarm or burglar alarm system.
2. A dedicated single receptacle supplying only a sump pump.
3. A dedicated single receptacle supplying only a radon control fan.
4. A dedicated single receptacle supplying only a refrigerator and/or freezer.

E3902.12 Arc-fault circuit-interrupter protection. All branch circuits that supply 120-volt, single-phase, 15- and 20-ampere outlets installed in bedrooms shall be protected by a combination type arc-fault circuit interrupter installed to provide protection of the entire branch circuit.

Exceptions: 1, 2, & 3 remain un-amended.

E4002.14 Tamper-resistant receptacles is deleted.

Part X, Appendices: The following appendix Chapters are hereby adopted:

Appendix E

Section AE 101.1 General.

Exception is deleted.

Section AE 101.1.1 Design. A manufactured home of residential design shall comply with Section 420.010 (D) of the Unified Development Code.

Appendix F

Appendix M (Ord. No. 2013-024, § 1, 4-8-13; Ord. No. 2014-050, § 1, 7-14-14)

SECTIONS 500.180—500.190: RESERVED

ARTICLE IV. NATIONAL ELECTRICAL CODE

SECTION 500.195: Adoption of the National Electrical Code (2011)

A. The *National Electrical Code (2011)*, promulgated as a standard of the National Fire Protection Association (NFPA), is adopted and incorporated in this Article by reference as if fully set forth.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

B. The following Sections of the *National Electrical Code* are hereby revised or added:

210.12 (A) Dwelling Units. All 120-volt, single phase, 15- and 20-ampere branch circuits supplying outlets installed in dwelling unit bedrooms shall be protected by a listed arc-fault circuit interrupter, combination type, installed to provide protection of the branch circuit.

Exceptions 1, 2, & 3 remain unchanged.

406.12 Tamper-Resistant Receptacles in Dwelling Units is deleted.

410.36 Means of Support.

(B) Suspended Ceilings. Framing members of suspended ceiling systems used to support luminaires shall be securely fastened to each other and shall be securely attached to the building structure at appropriate intervals. Luminaires shall be securely fastened to the ceiling framing member by mechanical means such as bolts, screws, or rivets. Listed clips identified for use with the type of ceiling member(s) and luminaire(s) shall also be permitted.

In addition, all commercial electrical projects, luminaire(s) two feet (2') by two feet (2') or larger in suspended ceilings shall be secured by minimum two 12 gauge approved wires at opposite corners of luminaire(s) to the building structure.

C. The following Sections are hereby added to the *National Electrical Code*: (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.200: AMENDMENTS

- A. All one- and two- family dwellings, new construction or replacement electrical service entrances that require an electrical permit shall have a minimum two hundred (200) amp service installed. All applicable *NEC 2011* codes apply for these installations.
- B. Approved fan outlet boxes must be installed in all living areas except hallways, bathrooms and kitchens.
- C. For all residential structures constructed after April 30, 2005, no disconnection means shall be installed in bedrooms, closets and bathrooms or directly within fifteen (15) feet of an egress window in the basement. A "bedroom" shall be defined as an enclosed space with a closet for storage.
- D. Circuits of all electrical wiring systems shall be in minimum flexible metal conduit (FMC) for all commercial electrical projects. (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.205—500.215: RESERVED

ARTICLE V. UNIFORM MECHANICAL CODE

SECTION 500.220: ADOPTION OF UNIFORM MECHANICAL CODE (2012)

- A. The *Uniform Mechanical Code (2012)*, promulgated by the International Association of Plumbing and Mechanical Officials (IAPMO), is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are to regulate all commercial projects.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

B. The following Section of the *Uniform Mechanical Code* is hereby revised:

Chapter 1, Administration, is deleted. (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.225—500.240: RESERVED

ARTICLE VI. UNIFORM PLUMBING CODE

SECTION 500.245: ADOPTION OF UNIFORM PLUMBING CODE (2012)

A. The *Uniform Plumbing Code (2012)*, promulgated by the International Association of Plumbing and Mechanical Officials (IAPMO), is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are to regulate all commercial projects.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

B. The following Sections of the *Uniform Plumbing Code* are hereby revised or added:

Chapter 1, Administration, is deleted. See Article I of this Chapter.

422.0 Minimum Number of Required Fixtures is deleted. See Article II of this Chapter.

603.5.6 Protection from Lawn Sprinklers and Irrigation Systems. Lawn Sprinklers and Irrigation Systems listed in Article II, Chapter 705.230 #14 shall comply with Article X of this Chapter.

807.4 Dishwashing Machines. Dishwashing machines shall discharge separately into a trap or trapped fixture. Residential dwelling unit dishwashing machines may discharge in the dishwasher connection of a food waste grinder or disposer.

902.3 Floor Drain. A floor drain (where used as such) need not be vented, provided it is within twenty-five feet (25') of a three-inch (3") stack or horizontal drain which has at least a three-inch (3") diameter vent extension through the roof.

906.1 Exception: Air Admittance Valves. Vents may terminate to an air admittance valve under the following conditions:

1. For sinks located where there is no wall accessible from the sink location (ex: island sinks); or where access to the vent system would require notching or boring of studs in excess of the limitations of Article II, Chapter 23.

2. In existing construction, where the existing vent system is not accessible to the fixture location without the removal of finish materials or other existing construction.

1102.4 Building Storm Sewers. Building storm sewers shall be in accordance with the applicable standards referenced in Table 701.1 for building sewer pipe and fittings, Table 1401.1, or the adopted Raymore Technical Specifications & Design Criteria for Utility and Street Construction, latest edition.

Appendices: The following Chapters of the appendix are hereby adopted:

Appendix C—Alternate Plumbing Systems

Appendix D—Sizing Stormwater Drainage Systems (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.250—Section 500.265: RESERVED

ARTICLE VII. INTERNATIONAL SWIMMING POOL, SPA AND HOT TUB CODE

SECTION 500.270: Adoption of *International Swimming Pool, Spa and Hot Tub Code (2012)*

- A. The *International Swimming Pool, Spa and Hot Tub Code (2012)*, promulgated by the International Code Council (ICC), is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are to regulate all commercial and residential projects.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

- B. The following Section of the *International Swimming Pool, Spa and Hot Tub Code* is hereby revised:

Chapter 1, Administration, is deleted. See Article I of this Chapter. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.275: RESERVED

ARTICLE VIII. INTERNATIONAL EXISTING BUILDING CODE; LIFE SAFETY CODE

SECTION 500.280: Adoption of *International Existing Building Code (2012)* and *NFPA 101 Life Safety Code (2009)*

- A. The *International Existing Building Code (2012)*, promulgated by the International Code Council, and the *NFPA 101 Life Safety Code (2009)* promulgated by the National Fire Protection Association is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are in addition to the provisions of the *International Existing Building Code* and the *NFPA 101 Life Safety Code*. The following provisions coinciding with provisions of the *International Existing Building Code* and the *NFPA 101 Life Safety Code* supersede, or delete, when indicated, the corresponding provisions of the *International Existing Building Code* and the *NFPA 101 Life Safety Code*.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

B. The following Sections of the *International Existing Building Code* are hereby revised or added:

Chapter 1, Scope and Administration—This Chapter is deleted, except for the following Sections (see Article I of this Chapter):

Section 101.2— Scope

Section 101.3— Intent

In **Section 202**, the following definition has been revised:

Flood Hazard Area. See the Unified Development Code Chapter 460.

402.2 Flood hazard areas is deleted. See Article I of this Chapter.

606.2.4 Flood hazard areas is deleted. See Article I of this Chapter.

701.3 Flood hazard areas is deleted. See Article I of this Chapter.

904.1 Automatic Sprinkler Systems. Automatic sprinkler systems shall be provided in all work areas where required by the *International Building Code*.

1103.5 Flood hazard areas is deleted. See Article I of this Chapter.

1201.4 Flood hazard areas is deleted. See Article I of this Chapter.

1401.2 Applicability. Structures existing prior to 1895, in which there is work involving additions, alterations or changes of occupancy shall be made to conform to the requirements of this Chapter or the provisions of Chapters 4 through 12. The provisions in Section 1401.2.1 through 1401.2.5 shall apply to existing occupancies that will continue to be, or are proposed to be, in Groups A, B, E, F, M, R, S, and U. These provisions shall not apply to buildings with occupancies in Group H or I. (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.285—500.295: RESERVED

ARTICLE IX. INTERNATIONAL ENERGY CONSERVATION CODE

SECTION 500.300: ADOPTION OF *INTERNATIONAL ENERGY CONSERVATION CODE (2009)*

A. The *International Energy Conservation Code (2009)*, promulgated by the International Code Council, is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are in addition to the provisions of the

International Energy Conservation Code. The following provisions coinciding with provisions of the *International Energy Conservation Code* supersede, or delete, when indicated, the corresponding provisions of the *International Energy Conservation Code*.

All references within the model codes to any building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code shall be construed to be a reference to the respective building, electrical, gas, mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code specifically adopted by reference in Articles II through XI of this Chapter.

B. The following Sections of the *International Energy Conservation Code* are hereby revised or added:

101.1 Title, is deleted.

Sections 103,104, 105, 107, 108 and 109 are deleted. See Article I of this Chapter. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.305: RESERVED

ARTICLE X. LAWN SPRINKLER SYSTEMS AND CROSS-CONNECTION CODE

SECTION 500.310: PURPOSE

Lawn Sprinkler Regulations

In addition to Chapter 700, Article II, Sections 705.180 through 705.270, this Article shall be construed to secure its expressed intent, which is to provide minimum requirements to safeguard the public safety, health and general welfare, insofar as they are affected by lawn sprinkler and irrigation systems.

No lawn sprinkler or irrigation system shall be installed or maintained or shall be connected to any domestic water supply when such installation or connection provides a possibility of polluting such water supply or cross-connection between a distributing system of water that becomes contaminated by such lawn sprinkler or irrigation system unless there is provided a backflow prevention device approved for the potential hazard. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.315: DEFINITIONS

As used in this Article, the following terms shall have the meaning set forth next to them.

Air Gap, Irrigation System. A complete physical separation between the free flowing discharge end of a potable water supply pipe and an open or non-pressure receiving vessel.

Atmospheric Vacuum Breaker. An assembly containing an air inlet valve, a check seat, and an air inlet port. The flow of water into the body causes the air inlet valve to close the air inlet port. When the flow of water stops the air inlet valve falls and forms a check against back-siphonage. At the same time it opens the air inlet port allowing air to enter and satisfy the vacuum.

Backflow Prevention, Irrigation System. The mechanical prevention of reverse flow, or water system. The type of assembly used is based on the existing or potential degree of health hazard and backflow condition.

City right-of-way. Any land over which the City has a right to allow the public or the City's agents to pass. For purposes of this Article and the release and indemnity document specified hereunder, the definition of right-of-way set forth above shall apply whether the City's legal interest in the land is in fact a right-of-way, an easement, a license or a fee simple interest.

Cross-Connection. An actual or potential connection between a potable water source and an irrigation system that may contain contaminants or pollutants or any source of water that has been treated to a lesser degree in the treatment process.

Double Check Valve. An assembly that is composed of two independently acting, approved check valves, including tightly closed resilient seated shutoff valves attached at each end of the assembly and fitted with properly located resilient seated test cocks.

Installer, Irrigation System. A person who actually connects an irrigation system to a private or public raw or potable water supply system.

Irrigation Plan. A scaled drawing of a landscape irrigation system which lists required information, the scope of the project, and represents the changes made in the installation of the irrigation system.

Irrigation System. An assembly of component parts, including the backflow device and all equipment downstream, that is permanently installed for the controlled distribution and conservation of water to irrigate any type of landscape vegetation in any location, and/or to reduce dust or control erosion. This term does not include a system that is used on or by an agriculture operation.

Irrigation Zone. A subdivision of an irrigation system with a matched precipitation rate based on plant material type (such as turf, shrubs, or trees), microclimate factors (such as sun/shade ratio), topographical features (such as slope) and soil conditions (such as sand, loam, clay, or combination) or for hydrological control.

Lawn Sprinkler system. Any system, wholly or partly affixed or buried beneath the ground surface, by which domestic water is transported through pipes or hoses to sprinkler heads (above or below ground) designed to spray water over surrounding vegetation.

Major Maintenance, Alteration, Repair, or Service (Irrigation System). Any activity that involves opening to the atmosphere the irrigation main line at any point prior to the discharge side of any irrigation zone control valve. This includes, but is not limited to, repairing or connecting into a main supply pipe, replacing a zone control valve, or repairing a zone control valve in a manner that opens the system to the atmosphere.

Pressure Vacuum Breaker. An assembly containing an independently operating internally loaded check valve and an independently operating loaded air inlet valve located on the discharge side of the check valve.

Reclaimed Water. Domestic or municipal wastewater which has been treated to a quality suitable for beneficial use, such as landscape irrigation.

Reduced Pressure Principle Backflow Prevention Assembly. An assembly containing two independently acting approved check valves together with a hydraulically operating mechanically independent pressure differential relief valve located between the two check valves and below the first check valve.

Seed Bed Preparation. The preparation of top soil for any seeding, sodding or planting. A seed bed shall consist of a minimum 4 inches of top soil.

Static Water Pressure. The pressure of water when it is not moving.

Water Conservation, Irrigation System. The design, installation, service, and operation of an irrigation system in a manner that prevents the waste of water, promotes the most efficient use of water, and applies the least amount of water that is required to maintain healthy individual plant material or turf, reduce dust, and control erosion. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.320: PERMIT REQUIRED

No lawn sprinkler system shall be installed within the City in such a manner that any sprinkler head or other component part is located on City right-of-way until the owner of the land to be benefited by the system shall have first obtain a completed irrigation permit and submit an irrigation plan to the City.

Exceptions:

- (1) An irrigation system used on or by agriculture operation as defined by the Missouri Department of Natural Resources.
- (2) An irrigation system connected to a groundwater well used by a property owner for domestic use. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.325: PERMIT APPLICATION; FEES

The process for obtaining a lawn and irrigation sprinkler permit is in Section 500.080 and 500.095 subject to the following restrictions:

- (1) The landowner shall complete an application for lawn sprinkler system permit and a release and indemnity document, generally in the forms available in the office of the Building Official.
- (2) After executing the form, the landowner shall file the form in the office of the recorder of deeds of Cass County.
- (3) The landowner shall then submit the application to the Building Official along with proof of the recordation of the release and indemnification document.

- (4) The Building Official shall review the application and release and indemnification document to determine the following:
 - (a) That the application and release and indemnification document refer to the same property;
 - (b) That the application identifies all record owners of the property.
 - (c) That the proposed installation presents no threat to public safety.
 - (d) That the proposed installation presents no threat of damage to existing facilities of the City, the City's lessees or those to whom the City has granted easements or licenses.
 - (e) That if anyone other than the landowner proposes to install the system, then that person or firm is properly licensed under state law and local ordinance.

- (5) If the Building Official finds that the application meets the requirements set forth in paragraph (4), then the Building Official shall issue to the landowner a lawn sprinkler system permit. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.330: LIMITATIONS ON PERMITS

The granting of a permit pursuant to this Article shall create no easement, license or other right in the landowner, other than the limited permissive use of the City's right-of-way.

It shall be a condition of every permit that the landowner shall expressly release, indemnify and hold harmless the City of Raymore, and its employees, agents, contractors, lessees, licenses and permittees on City's right-of-way, from any and all liability, claims, suits or demand, whatsoever, which they or others may now have or which may hereafter have arising out of the placement of sprinkler heads or related components in City right-of-way, including but not limited to any damage done to the landowner's sprinkler system as a result of any activities of the City or its employees, agents, contractors, lessees, licenses and permittees, and any damage which the landowners may do to any existing facilities on the City's right-of-way in the course of installing landowner's lawn sprinkler system.

The owner of the lawn and landscape irrigation system shall sign a written agreement with the City in which the owner agrees to assume all liability and responsibility for damages to the lawn and landscape irrigation system that is caused by City activities, including, but not limited to, snow removal. (Ord. No. 2013-024, § 1, 4-8-13)

SECTION 500.335: CONSTRUCTION AND OPERATION OF A LAWN AND LANDSCAPE IRRIGATION SYSTEM

The location of lines and sprinkler heads for a lawn and landscape irrigation system may be located within the City right-of-way or easement subject to the following conditions and prior approval of the City:

- (1) The owner of the lawn and landscape irrigation system is responsible for any maintenance or repair of the lawn and landscape irrigation system;

- (2) All lawn and landscape irrigation system lines located within City right-of-way or easement shall have a location wire installed in accordance with the City's specifications;
- (3) All lawn and landscape irrigation system lines that cross streets or driveways in City right-of-way shall be encased in an oversized carrier pipe; and
- (4) The owner of the lawn and landscaping irrigation system shall provide the Building Official with an as-built plan of the irrigation system.

Prior to any seed, sod or landscaping being placed within the lawn and landscape irrigation system, there shall be proper seed bed preparation by the owner.

In accordance with Municipal Code Section 705.010, the Mayor may place an irrigation ban or other restrictions on the use of any lawn and irrigation system connected to the City water supply system. (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.340—500.350: RESERVED

ARTICLE XI. INTERNATIONAL FIRE CODE

SECTION 500.355: ADOPTION OF THE *INTERNATIONAL FIRE CODE (2012)*

- A. The *International Fire Code (2012)*, promulgated by the International Code Council, is adopted and incorporated in this Article by reference as if fully set forth, except as it is amended by the following provisions of this Section. Provisions of this Article are in addition to the provisions of the *International Fire Code*. The following provisions coinciding with provisions of the *International Fire Code* supersede, or delete, when indicated, the corresponding provisions of the *International Fire Code*.

All references within the model codes to any building, electrical, gas mechanical, plumbing, sewage disposal, elevator, energy conservation, or existing building code are specifically adopted by reference in Articles II through XII of this Chapter, including the fire-resistive assemblies listed in the *Fire Resistance Design Manual, Nineteenth Edition, GA-600-09*, published by the Gypsum Association as referenced in Tables 721.1 (1 thru 3) of the specified *International Building Code*; *American National Standard for Accessible and Useable Buildings and Facilities A117.1-2009*; *NFPA 13-2010 Installation of Sprinkler Systems*; *ASTM Standards* as referenced in the *International Building Code* and the *International Residential Code*; *American Institute of Steel Construction, Fourteenth Edition*; *American Concrete Institute for Structural Concrete and Commentary ACI 318-11*; *the NFPA 101-2009 Life Safety Code*; *ICC/NSSA Standard for the Design and Construction of Storm Shelters, ICC 500-2008*; and the *NFPA 99 Health Care Facilities 2012 edition*.

- B. The following Chapters and Sections of the *2012 International Building Code* may also be enforced by the South Metropolitan Fire District because they deal with fire hazards:
- (1) Detention and correctional facilities—Chapter 4, Section 408.
 - (2) Motion picture projection rooms—Chapter 4, Section 409.
 - (3) Aircraft-related occupancies—Chapter 4, Section 412.

- (4) Fire-resistant materials and construction—Chapter 7, all Sections.
- (5) Fire protection systems and fire alarm systems—Chapter 9, all Sections.
- (6) Egress, access and exit facilities and emergency escapes—Chapter 10, all Sections.
- (7) Chimneys, fireplaces and barbeques—Chapter 21 Sections 2111 through 2113.
- (8) Elevator and conveying systems—Chapter 30, all Sections. (Ord. No. 2013-024, § 1, 4-8-13)

SECTIONS 500.360—500.375: RESERVED

**CHAPTER 505: BUILDING STANDARDS FOR COMMERCIAL AND INDUSTRIAL BUILDINGS
(Reserved)**

Editor's note—Ord. No. 28117, § 1, adopted Dec. 8, 2008, repealed Ch. 505 in its entirety. Former Ch. 505 pertained to building standards for commercial and industrial buildings and derived from Ord. No. 081390-A, §§ 1—5, adopted Aug. 13, 1990. The land development regulations formerly found in Title IV and Title V, Chapter 505, have been updated and consolidated into one Unified Development Code. The Unified Development Code is hereby referred to, adopted and made a part hereof as if fully set out in this Chapter and is available for inspection in office of the city clerk or the Community Development Department, or on the city's website.