ORDINANCE NO. 2021-39

AN ORDINANCE AMENDING CHAPTERS 6, 8, 10, 12, 13, 14, 15, 17, AND 19 OF THE CITY CODE UPDATING THE CODIFIED FEE SCHEDULE APPENDIX A FOR FEES AND CHARGES FOR SERVICES ESTABLISHED BY ORDINANCE

The City Council of the City of Bloomington, Minnesota does hereby ordain:

Section 1. That Chapter 6 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 6: PUBLIC SAFETY

ARTICLE II: FIRE PREVENTION CODE

§ 6.23 LIFE SAFETY SYSTEM INSPECTION REPORT.

(a) For the purposes of this section, the term *LIFE SAFETY SYSTEM* means a fire sprinkler system or a fire alarm system. For purposes of the permits required in this section, standpipe systems are considered to be part of a fire sprinkler system, and smoke and heat removal systems are considered to be part of a fire alarm system.

(e) The filing fee for the life safety system inspection report shall be as [detailed § 14.03 of this code] as set forth in City Code Appendix A.

§ 6.25 PERMITS.

The fees for any permit required under the provisions of this Article II shall be as [set forth in § 14.03 of this city code] set forth in City Code Appendix A; however, on new installations where a building permit is secured from the Building and Inspection Division of the city, no fee shall be required in addition to said building permit fee for a permit required under the terms of this Article II.

§ 6.25.01 FLAMMABLE AND COMBUSTIBLE LIQUIDS AND GASES PLAN REVIEW.

Before construction at any location or commencement of any operation that includes the installation of any tank or container, as outlined in this section, a plan review application must be submitted, along with the plan review fee [set forth in § 14.03 of this city code] as set forth in <u>City Code Appendix A</u>. Plans submitted for review must include all associated dispensers and

piping. The application must include two complete sets of plans and all supporting documentation required pursuant to the State Fire Code. Plan review by the City Fire Prevention Division shall be required for the following installations:

Section 2. That Chapter 8 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 8: TRAFFIC, VEHICLES AND PARKING

ARTICLE II: TRAFFIC CODE

§ 8.12 OPERATION AND REGULATION OF MOTORIZED GOLF CARTS.

(a) Operation. Persons who are physically disabled, as defined in M.S. Chapter 169, as it may be amended from time to time, are authorized to operate motorized golf carts on designated roadways or portions thereof within the city.

(b) Permit required. No person may operate a motorized golf cart without first obtaining a permit as provided herein.

(c) Application. Every application for a permit shall be made on a form supplied by the city and must contain the following information:

(1) The name and address of the applicant;

(2) The nature of the applicant's physical disability or verification by a physician that the applicant is physically disabled as defined in Minnesota Statutes;

(3) The roadways or portions thereof on which the motorized golf cart will be operated;

(4) The time of operation of the motorized golf cart; and

(5) Such other information as the issuing authority may require.

(d) Permit fee. The annual fee for a motorized golf cart permit shall be as [set forth in § 14.03 of this code] set forth in City Code Appendix A.

Section 3. That Chapter 10 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 10: ENVIRONMENTAL CONTROL ARTICLE I: AIR POLLUTION

§ 10.02 AIR POLLUTION CONTROL REGULATIONS.

(c) Installation and operation of devices.

(1) Permit required.

(A) An operational permit must be obtained from the Environmental Health Division of the city for each air pollution control device, and no air pollution control device may be operated until an operational permit has been obtained. Each permit shall be valid for a period of one year.

(B) No operational permit shall be issued or renewed for any pollution control device until the Director or his or her agent has evaluated and approved the performance of said device according to the standards incorporated herein.

(C) If an operational permit is not obtained or renewed in accordance with the above provisions, the operation of the device must be terminated until a permit is secured.

(D) A nonrefundable fee shall be paid to the city by the applicant at the time of filing an application for a permit. The fee shall be as [detailed in § 14.03 of this code] set forth in City Code Appendix A.

ARTICLE II: SOLID WASTE AND REFUSE

§ 10.07 LICENSE REQUIRED.

No person shall engage in the business of residential solid waste collection or other refuse collection in the city unless a Bloomington license is secured. The fee shall be as set forth in City Code Appendix A.

§ 10.09 FEE.

The annual license fee for such license shall be as set forth in [$\frac{14.03 \text{ of this code}}{14.03 \text{ of this code}}$] <u>City Code</u> <u>Appendix A</u> for each vehicle proposed to be used in the hauling and conveying of such matter. All said licenses shall expire on December 31 of each year.

ARTICLE V: SOUND TRUCKS

§ 10.35 COMMERCIAL ADVERTISING BY SOUND TRUCK.

(a) *License required.* No person shall operate, or cause to be operated, any sound truck in the city for commercial advertising purposes with sound amplifying equipment in operation unless a license has been obtained from the City Clerk. The fee for the license shall be as [detailed in § 14.03 of this code] set forth in City Code Appendix A.

Section 4. That Chapter 12 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 12: PUBLIC PEACE AND SAFETY

ARTICLE II: NUISANCE CONDUCT AND CONDITIONS DIVISION A: PUBLIC NUISANCE PROPERTY CONDITIONS

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§ 12.06 FAILURE TO ABATE; ABATEMENT BY CITY; ASSESSMENT THEREOF.

If a public nuisance or public health nuisance has neither been abated or removed by the period fixed by the city nor appealed pursuant to § 12.05.01 of this city code, then the city may cause the same to be abated or removed by the city or in any other manner deemed appropriate. The costs and expenses of such abatement or removal, including but not limited to: the city's administrative costs and expenses, such as overheads and allowances for time of city employees, including a minimum inspection charge [of \$100] as set forth in City Code Appendix A and an administrative assessment charge [of \$50] as set forth in City Code Appendix A; expenses of equipment, if used; and sums of money necessarily paid out if done by other than city departments; shall be computed and reported to the City Council. Thereupon, the City Council may adopt an assessment roll levying a special assessment upon such lands and premises, which shall be transmitted to the County Auditor and included with the next tax levy upon such lands and premises and collected in the manner provided by law for the levy and collection of other special assessments.

* * *

DIVISION I: PARACHUTING AND AIRCRAFT LANDINGS AND TAKEOFFS * * *

§ 12.47 PERMITS.

* * *

(d) Each permit application shall be accompanied by the fee as [detailed in § 14.03] set forth in City Code Appendix A [of this code].

* * *

DIVISION J: GAMBLING

* * *

§ 12.51 FILING OF RECORDS; INVESTIGATIONS.

(a) Each organization licensed to conduct lawful gambling in the city shall complete the city's investigation form, submit copies of all state gambling application forms and submit any additional information required by the city. Each organization licensed shall be required to submit an investigation fee for the initial premises permit application. The investigation fee shall be as set forth in [§ 14.03 of this code] City Code Appendix A.

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ARTICLE IV: ANIMAL CODE

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DIVISION B: DOMESTIC ANIMALS

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§ 12.105 REGULATIONS REGARDING POTENTIALLY DANGEROUS ANIMAL.

* * *

(b) *Notice of potentially dangerous animal*. Upon a determination by a city animal control officer or other law enforcement official that an animal is potentially dangerous pursuant to state law or subsection (a) above, the city shall provide a notice of potentially dangerous animal ("notice") to the owner of the animal by mailing or personally serving the owner of record, or by posting a copy of the notice at the place where the animal is kept, or by delivering it to a person of suitable age residing on that property. Service upon any owner shall be effective as to all owners. The notice shall include the following:

* * *

(10) A statement that in the event that the potentially dangerous animal determination is upheld by the administrative law judge, the actual expenses of the hearing, up to a maximum [$\frac{1}{9}$ $\frac{1}{9}$ amount as set forth in City Code Appendix A, will be the responsibility of the owner; * * *

(c) Appeal of the potentially dangerous dog designation. Within 14 days of the date the notice as served, an owner may request an appeal of that determination by completing the process described in § 12.106(e) of the code and make payment [of a \$200 fee] as set forth in City Code Appendix A towards the cost of the hearing. The hearing procedure is set forth in § 12.106(f) of this code.

* * *

§ 12.106 REGULATIONS REGARDING DANGEROUS ANIMALS.

* * *

(c) *Notice of dangerous animal.* Upon a determination by a city animal control officer or other law enforcement official that an animal is dangerous pursuant to state law or subsection (a) above, the city shall provide a notice of dangerous animal ("notice") to the owner of the animal

by mailing or personally serving the owner of record, or by posting a copy of the notice at the place where the animal is kept, or by delivering it to a person of suitable age residing on that property. Service upon any owner shall be effective as to all owners. The notice shall include the following:

* * *

(12) A statement that in the event that the dangerous animal determination is upheld by the administrative law judge, the actual expenses of the hearing, up to a maximum [of 1,000] amount as set forth in City Code Appendix A will be the responsibility of the owner;

* * *

(e) *Appeal of the dangerous animal designation.* Within 14 days after service of the notice of dangerous animal any owner may request an appeal of that determination by completing and serving upon the city animal control authority a request for appeal of dangerous (or potentially dangerous) animal designation on the form provided along with the notice, including at a minimum the following information:

(1) The full name, address, daytime and evening telephone numbers of the person requesting an appeal;

(2) The full name and address of all of the animal's owners;

(3) The ownership interest of the person requesting the appeal;

(4) The names of any witnesses to be called at the hearing;

(5) A list and copies of all exhibits to be presented at the hearing; and

(6) A summary statement as to why the animal should not be declared dangerous.

The request for an appeal shall be sent to the City Attorney's office with payment [of a \$200 fee] as set forth in City Code Appendix A towards the cost of the hearing. Failure to timely submit a completed request for appeal or the required fee shall be deemed a waiver of the right to appeal and consent to the designation of the animal as dangerous or potentially dangerous under state law and $\frac{12.105}{2}$ or this section of this code.

(f) Hearing procedure.

* * *

(5) In the event that the potentially dangerous or dangerous animal determination is upheld by the administrative law judge, the city shall, within 45 days of the decision, mail an invoice to the animal's owner for the full actual costs of the hearing above and beyond the [200] appeal fee required in § 12.105 [or this section], including reimbursement for staff time spent preparing for and attending the hearing, up to a maximum [of \$1,000] amount as set forth in City Code Appendix A. In the event that the potentially dangerous or dangerous animal determination is not upheld by the administrative law judge, the [200] appeal fee as set

<u>forth in City Code Appendix A</u> shall not be returned to the owner. However, no other costs will be paid by the owner.

(g) *Dangerous animals requirements*. Upon a determination after a hearing that the animal is dangerous under this section of this code or state law, or upon the expiration of the 14-day appeal period where no owner serves upon the city animal control authority a timely and completed request for appeal of the dangerous animal designation, or upon the relocation of an animal to this city from another location where the animal was previously declared dangerous under either state law or a local law substantially similar to this section of this code, it shall be the joint responsibility of each owner of the dangerous animal kept or harbored within the city to strictly comply with the following requirements:

(1) Keep the animal in a proper enclosure as defined in § <u>12.91</u> of this code and state law or, if the animal is outside the proper enclosure, the animal must be muzzled and restrained by a substantial chain or leash not longer than six feet and under the physical restraint of a responsible person. The muzzle must be made in a manner that will prevent the animal from biting any person or animal but that will not cause injury to the animal or interfere with its vision or respiration. The premises where the animal is kept must prominently post the uniform dangerous animal symbol, to inform children that there is a dangerous animal on the property, which has been approved by the State Commissioner of Public Safety and provided by the city at the time of initial registration upon payment by the owner of a fee to cover both the costs of the symbol and the costs of issuance;

(2) Register the animal as a dangerous animal with the city in accordance with state law, paying the fees set forth in [§ 14.03] in City Code Appendix A and providing such proof of compliance with the requirements of this section as required by the issuing authority , along with a surety bond issued by a surety company authorized to conduct business in the state in a form acceptable to the issuing authority in the sum of at least \$300,000 payable to any person injured by the dangerous animal , or a policy of liability insurance issued by an insurance company authorized to conduct business in the state in the amount of at least \$300,000, insuring the owner for any personal injuries inflicted by the dangerous animal and renew the registration of the animal annually until the animal is deceased. If the animal is removed from the city, it must be registered as a dangerous animal in its new location;

* * *

(1) Assessment of the city's costs. In accordance with § 12.15, subd. 2 of the City Charter, unpaid costs of confiscation, confinement and destruction of an animal, as well as the costs of a dangerous animal hearing pursuant to this section may be assessed against the property where the animal was kept, harbored, possessed or owned. Prior to any assessment for these costs, the city animal control authority shall seek voluntary payment of these costs by notifying the owner of the property in writing of the costs due and owing. On or before October 1 of each year, the unpaid costs and the late fees, including an administrative charge [of \$50] as set forth in City Code Appendix A due upon the mailing of the notice of proposed assessment, together with interest thereon at the maximum lawful rate permitted under state law against said lot or parcel of

land, together with a description of the premises and the name of the owner, shall be certified to the County Auditor and shall be collected in the same manner as taxes and/or special assessments against the premises. The charge shall be a perpetual lien on the premises until paid. Prior to the certification to the County Auditor, the owner shall be given written notice of the proposed assessment and be provided an opportunity to be heard before the City Council.

* * *

Section 5. That Chapter 13 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 13: ALCOHOLIC BEVERAGE CONTROL

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ARTICLE II: LICENSE APPLICATIONS AND RENEWALS

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§ 13.13 APPLICATION FEES.

Each license application fee shall be [set forth in $\frac{14.03}{2}$] as set forth in City Code Appendix <u>A</u>. All investigation fees shall be to cover the costs of verifying the license application and the expense of any investigation needed to ensure compliance with this code. All fees shall be paid to the issuing authority for deposit into the General Fund of the city.

(a) For an intoxicating liquor license issued under $\frac{13.03}{a}$:

(1) On-sale and on-saleclub licenses will be pro-rated to June 30. Where a new application is filed as a result of incorporation by an existing license holder and the ownership, control, and interest in the license remains unchanged, no additional license fee will be assessed. For on-sale license applications, the applicant shall pay one-half of the fee before the application is accepted and the remaining balance shall be paid on or before December 15 of the calendar year during which the license was issued.

(2) The fee for an off-sale license and an on-sale special event license shall be paid in full before the application for a license is accepted.

(3) Investigation fee.

A. An applicant for any intoxicating liquor license shall deposit with the issuing authority [\$500] the amount as set forth in City Code Appendix A.

B. If the investigation and verification process is conducted solely within the state, the fee shall be [\$500] as set forth in City Code Appendix A. If the investigation and verification process is conducted outside of the state, the issuing authority may recover the actual investigation costs not to exceed [\$10,000] the amount as set forth in City Code Appendix A. Any fees due in excess of the [\$500] deposit must be paid to the issuing authority prior to the public hearing.

C. At any time that an additional investigation is necessary because of a change in the control of a corporation, the license holder shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

D. An on-sale club license, an on-sale special event license, and a Sunday liquor license applicant is exempt from the deposit requirement [does not need to deposit \$500].

(b) For a wine license issued under $\frac{13.03}{b}$:

(1) The wine license fee will be pro-rated to June 30.

(2) Investigation fee.

A. The applicant for a wine license shall deposit with the issuing authority [a \$500 an] the amount [investigation fee] as set forth in City Code Appendix A.

B. If the investigation is conducted solely within the state, [the fee shall be \$150] the City shall retain the investigation fee as set forth in City Code Appendix A, and the remainder of the deposit shall be returned to the applicant prior to the license hearing. If the investigation is conducted outside <u>of</u> the state, the city may recover from the applicant the actual investigation costs, not to exceed [\$5,000] the amount as set forth in City Code Appendix A. In such cases, however, the city shall notify the applicant in advance if the investigation fee is anticipated to exceed [\$500] the deposit. Any fees due in excess of the [\$500] deposit <u>as set forth in City Code Appendix A</u> must be paid prior to the public hearing.

C. At any time that an additional investigation is necessary because of a change in the control of a corporation, the license holder shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

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ARTICLE V: SANCTIONS AND PENALTIES

* * *

§ 13.41 PENALTIES REGARDING MINORS.

Notwithstanding $\frac{13.40}{13.40}$, this section establishes uniform civil penalties for a license holder who furnishes or sells an alcoholic beverage to a minor.

(a) The issuing authority shall impose the following civil penalties on a license holder when a license holder has admitted to furnishing or selling an alcoholic beverage to a minor in violation of M.S. § 340A.503, as amended, and § 13.32:

(1) [A] The [\$1,000] fine as set forth in City Code Appendix A for the first incident; or

(2) [A] <u>The</u> [\$1,250] fine <u>as set forth in City Code Appendix A</u> or a second incident occurring within five years of the date of the previous incident by the same license holder at the same licensed premises.

The issuing authority must provide written notice to the license holder and an opportunity for a hearing before an independent hearing officer before the issuing authority imposes a civil penalty under this code. The issuing authority may refer the imposition of civil penalties for a first or second violation to the City Council upon the request of the City Manager.

(b) The City Council shall impose the following civil penalties on a license holder when a license holder has admitted to furnishing or selling an alcoholic beverage to a minor in violation of M.S. 340A.503, as amended, and $\frac{13.32}{2}$.

(1) [A] <u>The</u> [\$2,000] fine <u>as set forth in City Code Appendix A</u> for a third incident occurring within five years of the date of the previous two incidents by the same license holder at the same licensed premises ; or

(2) [A] <u>The</u> [\$2,000] fine <u>as set forth in City Code Appendix A</u> and a suspension of the license for a minimum of 30 days, or in the alternative, a revocation of the license, for a fourth incident occurring within five years of the date of the previous three incidents by the same license holder at the same licensed premises. A multiple-day license suspension shall run consecutively beginning at 12:01 a.m. on the first day of the suspension period and ending at midnight on the last day of the suspension period.

* * *

Section 6. That Chapter 14 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 14: LICENSES AND PERMITS ARTICLE I: GENERAL PROVISIONS

* * *

§ 14.03 FEES.

Except as otherwise stated in this code, the fees for the various licenses and permits shall be as [hereinafter stated] set forth in City Code Appendix A.

License/Permit	Required by Section	Annual Fee
Air Pollution Control Device Operating Permit	10.02	\$54.75

License/Permit	Required by Section	Permanent Annual License Fee	COVID-19 Temporary License Fee
Alcoholic Beverages			
Intoxicating Liquor			
(A) On-sale	13.03	\$9,600	\$7,680

(B) On-sale club	13.03		
(1) 200 or less members		\$300	\$240
<u>(2) 201 to 500 members</u>		\$500	\$400
		\$650	\$520
<u>(4) 1,001 to 2,000 members</u>		\$800	\$640
<u>(5) 2,001 to 4,000 members</u>		\$1,000	\$800
<u>(6) 4,001 to 6,000 members</u>		\$1,365	\$1,092
(7) 6,001 and over members		\$1,550	\$1,240
(C) Sunday on sale	13.03	\$200	\$160
(D) On sale special event	13.03	\$ 440	\$352
(E) Theater or dinner theater on-sale	13.03	\$8,000	\$6,400
(F) Brewer on-sale taproom	13.03	\$1,000	\$800
(G) Cocktail room on-sale	13.03	\$1,000	\$800
(H) Off sale	13.03	\$200	
(I) Brewpub off-sale	13.03	\$200	
(J) Small brewer off-sale	13.03	\$200	
(K) Cocktail room off-sale	13.03	\$200	
(L) Special License to sell from 1:00 a.m. to 2:00 a.m.	13.28	\$200	\$160
(M) Special event caterers	13.26	\$440 first 4 days, plus \$50 per additional day	\$352 first 4 days, plus \$40 per additional day
(N) Temporary licensed premises amendment processing fee	13.08	\$200 per amendment	\$0
Wine			
(A) On-sale	13.03	\$2,000	\$1,600
(B) Theater or Dinner Theater	13.03	\$2,000	\$1,600
(C) Non-profit theater	13.03	\$1,000	\$800

(D) Special license to sell from 1:00 a.m. to 2:00 a.m.	13.28	No fee	No fee
3.2% Malt Liquor			
(A) On-sale	13.03	\$1,000	\$800
(B) On-sale special event	13.03	\$75	\$60
(C) On-sale club	13.03	\$500	\$400
(D) Theater or dinner theater	13.03	\$975	\$780
(E) Non-profit theater	13.03	\$450	\$360
(F) Off sale	13.03	\$100	
(G) Brewpub off-sale	13.03	\$200	
(H) Special license to sell from 1:00 a.m. to 2:00 a.m.	13.28	\$200	\$160
(I) Temporary licensed premises amendment processing fee	13.08	\$200 per amendment	No fee
Bottle Club	13.03	\$300	\$240

[CONTINUATION OF LICENSE/PERMIT FEES IN FOLLOWING CHART]

License/Permit	Required by Section	Annual Fee
Amusement Devices	14.18	
(A) Annual license		
(1) Amusement device, juke box or billiard/pool table		
(a) Each establishment		\$46
(b) Each additional machine over 9		\$3
(2) Each antique amusement machine		\$2
(B) Temporary license, each machine		\$23

License/Permit	Required by Section	Annual Fee
(C) Maximum fee for temporary license		\$680
Animals, Domestic	14.88	
(A) Dog, individual		\$25 lifetime
		\$25 lifetime
(C) Ferret, spayed or neutered individual		\$25 lifetime
	14.89(g)	\$5
(E) Duplicate	14.89(f)	\$5
(F) Dangerous animal registration, individual	12.106	\$250
(G) Dangerous animal symbol sign	12.106(g)	\$25
Arts and Crafts Festivals		
Arts and crafts festival permit 4-5 vendors	14.700	\$50
Arts and crafts festival permit 6-15 vendors	14.700	\$100
Arts and crafts festival permit 16 or more vendors	14.700	\$150
Body Art		
(A) Establishments	14.378	\$703
(B) Technician registration	14.378	\$33
(C) Temporary body art events	14.389	\$53.50 per booth
(D) Temporary body art technician registration	14.389	\$33
(E) Plan review, new and 50% or more remodel		Equal to annual establishment license
(F) Plan review, less than 50% remodel		Equal to 1/2 annual establishment license
(G) Expedited plan review		Equal to double the

License/Permit	Required by Section	Annual Fee
		plan review fee
Casino Gaming Events		
(A) Annual establishment license	14.38(b)	\$45
(B) Special event	14.38(a)	\$110
Christmas Tree Sales	14.316(a)	\$55
Commercial Animal Establishments, Annual	14.94	\$193
Commercial Animal Establishments, Temporary	14.94	\$96
Courtesy Bench	14.149	\$5 per bench with a minimum fee of \$134
Currency Exchange Business	14.161	No fee
Dances		
(A) Special event	14.51	\$53
(B) Incidental to other business	14.50	\$100
Escort Services and Escorts		
(A) Escort services	14.169	\$1,950
(B) Escort	14.169	\$100
Farmers Market Permit	14.600	\$103
Fire Prevention		
(A) Fire Marshal, per permit	6.25	\$55
(B) Life safety system inspection permit	6.23	\$55
(C) Pyrotechnics permit	6.25	\$115 per plan review
(D) Flammable/combustible tank plan review	6.25.01	\$115 per plan review
Fireworks Dealers	14.442.21	

License/Permit	Required by Section	Annual Fee
(A) Consumer fireworks sales facility		\$350
(B) Fireworks sales in general merchandising sales facility		\$100
Food Establishments	14.443	
(A) Type I Establishment, a large high risk food establishment serving on average 500 or more meals per day; having 175 or more seats; or having 500 or more customers per day		
(1) Food service or retail food establishment		\$1,236
(2) School, kindergarten through grade 12		\$618
(3) Daycare center or preschool		\$618
(4) Food shelf or other community food service providing meals for free		\$618
(B) Type II Establishment, a small high-risk food establishment serving on average fewer than 500 meals per day; having fewer than 175 seats; or having fewer than 500 customers per day		
(1) Food service or retail food establishment		\$994
(2) School, kindergarten through grade 12		\$497
(3) Daycare center or preschool		\$497
(4) Food shelf or other community food service providing meals for free		\$497
(C) Type III Establishment, a medium food establishment serving mainly non-time/temperature control for safety (TCS) foods and TCS foods prepared elsewhere and only heated or held cold on-site; or serving or retailing foods such as pizza carryout or delivery, requiring handling followed by heat treatment		
(1) Food service or retail food establishment		\$618

License/Permit	Required by Section	Annual Fee
(2) School, kindergarten through grade 12		\$309
(3) Daycare center or preschool		\$309
(4) Food shelf or other community food		\$309
service providing meals for free		
(D) Type IV Establishment, a food establishment		
with minimal food handling such as preparing coffee, hot		
dogs, mixed drinks, packaged foods customers heat on-		
site, continental breakfasts, unpackaged baked goods		
made elsewhere		
(1) Food service or retail food establishment		\$372
(2) School, kindergarten through grade 12		\$186
(3) Daycare center or preschool		\$186
(4) Food shelf or other community food		\$186
service providing meals for free		
(E) Type V Establishment, a food establishment		
with non-TCS food or food products sold in the original		
packaging		
(1) Food service or retail food		\$2 44
establishment		
(2) School, kindergarten through grade 12		\$122
(3) Daycare center or preschool		\$122
(4) Food shelf or other community food		\$122
service providing meals for free		
(F) Supplemental facility		
(1) High supplemental facility (like Type I and II)		\$2 44
(2) Medium supplemental facility (like Type III and IV)		\$186
(3) Catering supplemental facility (for food catering vehicle(s) and equipment)		\$186

License/Permit	Required by Section	Annual Fee
(4) Low supplemental facility (like Type V)		\$122
(G) Temporary food establishment		
(1) Complex temporary 1 to 3 days (like Type I and II)		\$173
(2) Complex temporary 4 to 21 days (like Type I and II)		\$288
(3) Simple temporary 1 to 3 days (like Type III, IV and V)		\$49
(4) Simple temporary 4 to 21 days (like Type III, IV and V)		\$115
(5) Multiple vendor, one fee		\$928
(H) Farmers market stand (stands not exempted from licensing in M.S. Chapter 28A, as it may be amended from time to time)	14.443	\$173
(I) Vending machines		
(1) Food and beverage (except items in (2) below)		\$23
(2) Nuts, gum balls, hard candy and unsorted confections		\$8
(J) Plan review, new and 50% or more remodel		Equal to twice the annual license
(K) Plan Review, less than 50% remodel		Equal to annual license
(L) Expedited plan review		Equal to double the plan review fee
(M) Food equipment upgrade/replacement only or onsite consultation		\$220

License/Permit	Required by Section	Annual Fee
(N) HACCP plan review, new		\$240
(O) Annual HACCP audit		\$120
Garbage and Refuse Hauler	10.07	\$210
Gasoline	14.326	
(A) Service stations		\$55
(B) Bulk oil or gasoline storage plant		\$155
Laundry, Self Service Commercial	14.239	
(A) Each machine		\$12.50
(B) Minimum charge for each establishment		\$193
(C) Maximum charge for each establishment		\$341.50
Lawful Gambling Premises Permit	12.51	
(A) Local investigation fee for initial premises		\$250
permit		
Limited Duration Projection Mapping Permit	14.84.04	\$100
Lodging Establishments	14.443	
(A) Hotel/motel		
(1) Each guestroom		\$11
(B) Bed and breakfast, food license is included		\$247
(C) Plan review, new and 50% or more remodel		Equal to
		annual license
(D) Plan review, less than 50% remodel		Equal to 1/2 annual license
(E) Expedited plan review		Equal to double the plan review fee
Manufactured Home Park		

License/Permit	Required by Section	Annual Fee
(A) Annual license	14.543	\$181 base plus \$24.50 per site
(B) Site plan review	14.543	Equal to annual license
(C) Less than 50% site plan review		Equal to 1/2 annual license
Massage		
(A) Therapeutic massage enterprise	14.262	\$262
(B) Therapist	14.262	\$33
(C) Temporary therapist	14.262	\$33
(D) Renewal of therapist license		\$17
	14.262	\$7.50
(F) Plan review, new and 50% or more remodel		Equal to annual establishment license
(G) Plan review, less than 50% remodel		Equal to 1/2 annual establishment license
(H) Expedited plan review		Equal to double the plan review fee
Medical Marijuana Distribution Facility	<u>14.278</u>	\$3,100
Motorized Golf Cart Permit	8.12	\$12.25
Newspaper Rack	14.150	\$12.50 per rack with a minimum fee of \$225
(A) Impoundment fee, per newspaper rack	14.149, 14.156	\$230

License/Permit	Required by Section	Annual Fee
(B) Inspection fee, per newspaper rack	14.156	\$60
(C) Relocation fee, per newspaper rack	14.150	\$18
Parachuting and Aircraft Landings and Takeoffs	12.47	\$45
Pawnbrokers	14.289	
(A) Annual application fee		\$5,100
(B) Transaction fee		
(1) If reported by modem		\$2 per billable transaction
(2) If reported manually		\$4 per billable transaction
Precious Metal Dealers		
(A) Annual license	14.442.07	\$2,625
	14.429	\$1,180
(C) Registration	14.442.07	\$118
Public Assembly, Parade, Race, Private Special Event Permit	14.62	\$25 per day
Public Pools	14.443	
(A) Indoor		
(1) First pool		\$382
(2) Each additional pool		\$191
(B) Outdoor		
(1) First pool		\$382
(2) Each additional pool		\$191
(C) School, K through grade 12, pools		
(1) First pool		\$191
(2) Each additional pool		\$95.50

License/Permit	Required by Section	Annual Fee
(D) Pool opening reinspection fee, operator makes an appointment for an inspection, but pool is not ready to open		\$100
(E) Plan review, 50% or more remodel, replacing equipment, fencing, decking or remodeling areas not specifically requiring plan review by the state		Equal to annual license
(F) Plan Review, less than 50% remodel		Equal to 1/2 annual license
(G) Expedited plan review		Equal to double the plan review fee
Recreational Camping Area, Youth or Children's Camp		
(A) Annual license	14.543	\$181 base plus \$6.25 per site or bed
(B) Combination with manufactured home park	<u>14.543</u>	\$6.25 per site or bed, no second base fee
(C) Site plan review	14.543	Equal to annual license
(D) Less than 50% site plan review		Equal to 1/2 annual license
Recreational Camping Area, Special Event		
(A) Annual license	14.545	\$181 base plus \$1.25 per site
(B) Late fee	14.543	Equal to 1/2 event license
Rental Housing	14.569	

License/Permit	Required by Section	Annual Fee
(A) Multiple family dwelling, 5 or more units		
(apartment buildings and townhouse complexes; includes		
registered housing with services)		
(1) First unit per building		\$154
(2) Each additional unit		\$11
(B) Group housing or other housing with shared		
living spaces; includes registered housing with services units		
(1) Group housing, small: 5 to 10 beds		\$126
(2) Group housing, medium: 11 to 25		<u>\$247</u>
beds. A separate food license is required.		
(3) Group housing, large: 26 or more		\$11
beds, each bed. A separate food license is required.		
(C) Three and four plexes, three four units		
(1) First unit per building		\$126
(2) Each additional unit		\$44
(D) Duplexes		
(1) First unit		\$126
(2) Second unit		\$5 4
(3) Zero lot - each side		\$126
(E) Single-family dwelling (house, townhouse)		\$126
(F) Condominium (in building of owner- occupied units)		\$99
(G) Accessory dwelling unit in a single-family house		\$126
(H) Work/live dwelling units		
(1) First unit per building		\$126
(2) Each additional unit		\$11

License/Permit	Required by Section	Annual Fee
Right-of-Way Permits		
(A) Registration fee	17.66	\$60 per registration
(B) Excavation permit fee	17.68	
(1) Hole/handhole and pedestal		\$208 per excavation
(2) Emergency hole		\$104 per excavation
(3) Trench — The maximum length of a trench permit shall be 5,000 lineal feet.		\$89 per 100 lineal feet plus \$208 hole fee for each excavation
(4) Potholing/soil boring		\$52 for first pothole, \$7 for each additional pothole
(C) Obstruction/aerial/interduct permit fee The maximum length of an obstruction permit shall be 5,000 lineal feet.	17.68	\$129 plus \$0.06 per lineal foot for each obstruction
(D) Pole attachment permit fee	17.68	\$1,500 per attachment
(E) Permit data conversion fee	17.68	\$36 for each data entry
(F) Permit reprocessing fee	17.68	\$36 for each permit extension
(G) Delay penalty		\$84 plus \$11 per day for each late day over 3 days

License/Permit	Required by Section	Annual Fee
(H) Right of way permit processing fee (non- refundable)	17.6 4	\$36 fee withheld from permit application fee if work is not completed
(I) Driveway approach/curb cut		
(1) Permit, first form inspection and final inspection		\$160 plus \$1 State surcharge
(2) Additional form inspections		\$80 per inspection
(J) Fixture installation drainage and utility easement		\$175 each for installation of handholes, cabinets, poles, transformers, etc.
(K) Fixture installation right of way		\$175 each for installation of handholes, cabinets, poles, transformers, etc.
Roller Rinks	14.71	\$200
Seasonal Sales License (Not More than 4 per Year)	14.316	\$35
Secondhand Goods Dealers		
(A) Annual license	14.442.37	\$710
(B) Occasional license	14.442.37	\$360
(C) Temporary license	14.429	\$114 per event
(D) Transaction fee		

License/Permit	Required by	Annual Fee
	Section	
(1) If reported by modem	14.442.37	\$2 per billable
		transaction
(2) If reported manually	14.442.37	\$4 per billable
		transaction
(E) Registration fee	14.442.07	\$108
Sexually-Oriented Business	14.336	\$2,825
Shore Area Permit	19.87.04	
(A) For vegetation removal/alteration only		\$120
(B) For grading/filling only		\$120
(C) For all other permits		\$155
Solicitors	14.355	\$33 per 6
		month license
Sound Trucks	10.33	\$205
Tanning	14.371	
(A) Facilities		\$131
(B) Plan review, new and 50% or more remodel		Equal to
		annual
		establishment
		license
(C) Plan review, less than 50% remodel		Equal to 1/2
		annual
		establishment
		license
(D) Expedited plan review		Equal to
		double the
		plan review
		fee
Target Range	14.84	\$35
Taxicab		
(A) Annual, company	14.392	

License/Permit	Required by Section	Annual Fee
(1) Basic		\$535
(2) Additional, per cab		\$21
(B) Driver	14.400	\$33
(C) Driver renewal		\$27
(D) Duplicate driver		\$7.50
Temporary License or Permit	14.09	\$57
Temporary Recycling Event Permit	14.252	\$113
Tent and Canopy Fees	14.09, 19.63.06	
(A) Tent and canopy permit		See § 21.502.01
(B) Appeal of permit denial or conditions of approval to City Council		See § 21.502.01
(C) Request for time extension to City Council		See § 21.502.01
Time-of-Sale Housing Evaluators	14.525	
(A) Annual evaluator license or renewal		\$155
(B) Examination fee		\$50
(C) Report filing fee		\$30
(D) Fee for city-conducted evaluation (includes report filing fee)		\$190
Tobacco-Related Products, Retail Sale Each Location	14.438	\$175
Transient Merchant, Hawker or Peddler	14.182	
(A) Transient merchant		\$120
(B) Hawker or peddler		\$33
Wells	15.160	
(A) Construction and reconstruction		

License/Permit	Required by Section	Annual Fee
(1) Dewatering well or site with multiple		\$134/well or
wells on the same property		site
(2) Environmental well or site with		\$134/well or
multiple wells on same property		site
(3) Water supply well		\$220/well
(B) Sealing		
(1) Water supply well or dewatering well		\$99/well or
or site with multiple wells on the same property		site
(2) Environmental well or site with		\$134/well or
multiple wells on the same property		site
(C) Temporary boring or site with multiple		\$134/well or
borings on the same property where the depth of the		site
borings is 25 feet or more and sealed within 72 hours of		
construction		
(D) Maintenance		
(1) Environmental well or site on the		\$199/well or
same property		site
(2) Water supply well		\$99/well

* * *

§ 14.09 TEMPORARY LICENSE OR PERMIT.

* * *

(c) *Fee.* The fee for a temporary license shall be [in accordance with 14.03] as set forth in City Code Appendix A.

* * *

ARTICLE II: PUBLIC ENTERTAINMENT LICENSES AND REGULATIONS DIVISION A: AMUSEMENT DEVICES

* * *

§ 14.21 LICENSE FEES.

(a) *Annual license*. The annual license shall be effective for one year from the date of approval, and such license shall be renewed on the anniversary date of such approval. The annual license fee for each amusement device , juke box , billiard/pool table and antique amusement machine shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

(b) *Temporary license*. A temporary license fee may be issued pursuant to $\frac{14.09}{14.09}$ of this code. The fee shall be [as set forth in $\frac{14.03}{14.03}$ of this code] as set forth in City Code Appendix A. The maximum fee charged for one premises shall be [as set forth in $\frac{14.03}{14.03}$ of this code] as set forth in City Code Appendix A.

* * *

DIVISION C: CASINO GAMING EVENTS

* * *

§ 14.38 LICENSE REQUIRED; LICENSE FEES.

(a) *Special event license*. A person, other than a holder of a current annual establishment license as defined below, who sponsors a casino gaming event shall procure a special event casino gaming event license from the issuing authority pursuant to this <u>Division C</u>. A separate license shall be required for each such special event sponsored, and the fee for such a license shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

(b) Annual establishment license. Any person who operates a hotel/motel, a club, a (Type I or II) food restaurant, a restaurant in which intoxicating liquor is served or an establishment licensed for on-sale 3.2% malt liquor and allows a casino gaming event that is sponsored by another person to take place on the licensed premises shall procure an annual casino gaming event license from the issuing authority pursuant to this <u>Division C</u>. The license shall be effective for one year from the date of approval, and the fee for the license shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

* * *

DIVISION D: DANCES

* * *

§ 14.50 ANNUAL LICENSE FOR INCIDENTAL DANCE REQUIRED.

Any person who operates a hotel/motel, a club, a restaurant, a restaurant in which intoxicating liquor is served or an on-sale 3.2% malt liquor business, and conducts a dance incidental to other business shall procure an annual license from the issuing authority pursuant to this <u>Division D</u>. The license shall be effective for one year from the date of approval, and the fee for the license shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

§ 14.51 SPECIAL EVENT DANCE LICENSE REQUIRED; EXCEPTIONS.

Any person, other than a holder of a current annual license for incidental dance, who conducts a public dance in the city shall procure a special event dance license from the issuing authority pursuant to this <u>Division D</u>. A separate license shall be required for each such dance conducted and the fee for the license shall be [as set forth in § 14.03 of this code] as set forth in <u>City Code Appendix A</u>. Because of adequate institutional controls, no license is required for dances conducted by any organization affiliated with Independent School District No. 271 or Normandale Community College.

* * *

DIVISION E: PUBLIC ASSEMBLIES

* * *

§ 14.64 FEES.

(a) *Permit fees.* Permit fees for parades, races, public assemblies and private special events shall [as set forth in § 14.03 of this code] be as set forth in City Code Appendix A, and the permit fee shall be submitted with the application. Additional permits and fees may be required if the event includes public facility rental, tents or other attributes subject to separate regulation.

* * *

DIVISION F: ROLLER SKATING RINKS

* * *

§ 14.73 LICENSE FEE.

The annual license fee for the operation of a skating rink shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A, and the license shall be effective for one year from the date of approval.

* * *

DIVISION G: TARGET RANGES

* * *

§ 14.84 LICENSE.

The issuing authority is hereby authorized to issue licenses for the operation of rifle ranges, trap ranges and target ranges at any place in the city as permitted by City Code upon payment of a fee [as set forth in § 14.03 of this code] as set forth in City Code Appendix A, provided that such ranges comply in all respects with the regulations promulgated under the provisions of § 14.83 of this code. The Chief of Police may limit such license in any respect which in his or her opinion will result in the elimination of dangers and nuisance factors.

* * *

DIVISION H: LIMITED DURATION PROJECTION MAPPING

* * *

§ 14.84.05 REVIEW AND APPROVAL.

(a) Application consideration. An application for a permit pursuant to this Division H must be submitted to the issuing authority. The issuing authority may investigate and verify the information on the application. The Special Events Committee must review the application and provide a recommendation to the issuing authority based on the factors listed in this subsection (a). The issuing authority may include in its approval such conditions as may be necessary to ensure adequate parking and traffic circulation, to minimize impacts on adjacent property, to ensure compliance with all applicable laws, and to otherwise protect the health, safety, and welfare of the community. A permit will not be granted unless the issuing authority finds that:

(1) The applicant has paid all fees required [under § 14.03] as set forth in City Code Appendix A;

* * *

ARTICLE III: ANIMAL LICENSES

DIVISION A: DOGS, CATS AND FERRETS

* * *

§ 14.89 ANIMALS REQUIRING A LICENSE APPLICATION PROCESS.

* * *

(b) *License fee.* The license fee shall be [as set forth in § 14.03 of this code] as set forth in <u>City Code Appendix A</u>. The fee shall be paid at the time the application for the license is submitted to the issuing authority.

* * *

(f) *License tag.* Upon acceptance of the license application, the issuing authority shall provide the owner of an animal requiring a license with a license tag, which shall be stamped with a unique identifying number. If the license tag issued for an animal requiring a license is lost, the owner shall obtain a duplicate tag upon the payment of a fee [as specified in § 14.03 of this eode] as set forth in City Code Appendix A. A valid durable license tag must be securely fastened to the choke chain, collar or harness. If the dog, cat or ferret is out of doors, either on the owner's premises but not confined or off the owner's premises, the collar or harness with the license tag attached shall be worn.

(g) *Transfer of license*. If a city licensed animal dies within one year of application and an animal requiring a license is secured by the owner to replace the previous animal, the license for the deceased animal may be transferred to the replacement animal upon completion of a new application form identifying the replacement animal requiring a license and payment of a transfer fee [as specified in § 14.03 of this code] as set forth in City Code Appendix A. No transfer of license from one species to another is allowed.

DIVISION B: COMMERCIAL ANIMAL ESTABLISHMENTS

* * *

§ 14.96 LICENSE FEE.

The annual and temporary fee for a commercial animal establishment license shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The annual license fee shall be effective for one year from the date of the approval, and such license shall be renewed annually on the anniversary of such approval.

* * *

ARTICLE IV: BUSINESS LICENSES AND REGULATIONS

DIVISION A: ALARM SYSTEMS

* * *

§ 14.143 FALSE ALARMS.

(a) *Signed statement*. In addition to the information required pursuant to § 14.140(e), the alarm user shall within five days of each false alarm, submit a signed statement to the city's Alarm Administrator stating the apparent cause of the false alarm and the measure(s) taken or to be taken to remedy the problem.

(b) *Penalties - alarm user.* A penalty shall be paid by the alarm user to the city for each false alarm in excess of two per calendar year. The penalty shall be [\$125] as set forth in City Code Appendix A [for the third false burglary alarm]and shall increase by the sum [of \$50] as set forth in City Code Appendix A for each succeeding false alarm thereafter within the calendar year. The penalty for false hold-up or panic alarms shall be [\$250] as set forth in City Code Appendix A for the second false alarm and shall increase by the sum [of \$100] as set forth in City Code Appendix A for each succeeding false alarm thereafter within the calendar year. The penalty for false hold-up or panic alarms shall be [\$250] as set forth in City Code Appendix A for the second false alarm and shall increase by the sum [of \$100] as set forth in City Code Appendix A for each succeeding false alarm thereafter within the calendar year. Payment of these penalties may be enforced by civil action.

(c) *Penalties - alarm company.* Where the responding police officer determines that a false alarm was caused by the on-site actions of an employee of the alarm company, a penalty [$\frac{1}{9}$ ($\frac{1}{9}$)] as set forth in City Code Appendix A shall be assessed against the alarm company with no corresponding fine being assessed against the alarm user.

* * *

DIVISION B: COURTESY BENCHES AND NEWSPAPER RACKS

* * *

§ 14.149 LICENSE REQUIRED.

* * *

No person shall place, erect, install, service, stock or maintain any newspaper rack or courtesy bench which obstructs or intrudes upon, in whole or in part, any public right-of-way or public ground in the city without first obtaining a license pursuant to this Division B. One license may issue to include any number of newspaper racks . The term of the license is one year, subject to renewal upon such terms as set forth in § 14.10. Unlicensed newspaper racks or courtesy benches are subject to removal and impoundment. The owner of the unlicensed newspaper rack or courtesy bench , if the owner's identity and address can be reasonably ascertained, shall be served by the city by regular mail with a notice of intent to impound stating that the newspaper rack or courtesy bench will be removed and impounded ten days after mailing of the notice unless a completed license application with the requisite indemnity bond or liability insurance has been filed with the city's Licensing Section. Newspaper racks and courtesy benches may only be reclaimed upon payment of an impoundment fee [as set forth in § 14.03 of this city code] as set forth in City Code Appendix A. Any impounded newspaper rack or courtesy bench that remains unclaimed ten days after its impoundment shall be considered abandoned property subject to destruction.

§ 14.150 LICENSE APPLICATION.

The owner of any existing newspaper rack to which this Division B applies prior to the effective date of this Division B shall have until September 1, 2004, to submit a license application. However, no license shall issue for any existing newspaper rack that has not been demonstrated by the applicant to be in compliance with the standards set out in this Division B of the city code. All applicants shall file with the issuing authority a written application for a license pursuant to this Division B, which shall contain the following information:

* * *

(h) The signature of the applicant.

Licensees may relocate licensed newspaper racks or courtesy benches by filing an application for a relocation permit and payment of a relocation fee [as set forth in § 14.03 of this city code] as set forth in City Code Appendix A. The relocation application shall contain the information required by subsections(d),(e),(g) and(i) above and will be considered pursuant to the procedures set forth in § 14.152(a) through (c) of this Division B.

* * *

§ 14.151 LICENSE FEE.

The fee for a license issued pursuant to this Division B shall be [as set forth in § 14.03 of this chapter] as set forth in City Code Appendix A. In addition to the basic license fee, newspaper boxes may be subject to an impoundment fee pursuant to the terms of §§ 14.149 and 14.156 of this Division B, an inspection fee pursuant to the terms of §§ 14.150 and 14.156 of this Division B and a relocation fee pursuant to the terms of § 14.150 of this Division B.

§ 14.152 LICENSE APPLICATION VERIFICATION AND CONSIDERATION.

* * *

(d) Additions or amendments to license. If at any time after the initial issuance of a license under this Division B, a licensee seeks to install an additional courtesy bench or newspaper rack, the licensee shall file an amended license application and pay a fee equal to the difference between the original fee and the fee applicable to the total number of courtesy benches or newspaper racks. If at any time after the initial issuance of a license under this Division B, a licensee seeks to relocate a currently licensed courtesy bench or newspaper rack , the licensee shall file an application for a relocation permit and pay a relocation fee [pursuant to § 14.03 of this city code] as set forth in City Code Appendix A for each additional or relocated newspaper rack or courtesy bench . The procedures set forth in subsections (a) through (c) above are then to be repeated for each proposed license amendment.

* * *

§ 14.156 SANCTIONS FOR LICENSE VIOLATIONS.

* * *

(b) *Notice and hearing.*

(1) Notice to correct conditions relating to a specific newspaper box or courtesy bench. Where the basis for the potential license revocation or suspension is a violation of § 14.153 of this city code and does not go to all of the licensee's listed structures, the City Traffic Engineer shall mail to the licensee at the address provided on the application by regular mail an order to correct the conditions underlying the violation. The order to correct conditions shall specifically describe the offending conditions, the actions necessary to correct the conditions, establish a date for compliance and inform the licensee of its right to demand administrative review of the order to correct conditions. If the licensee fails to either correct conditions in the manner directed, as verified by the city, or request a hearing within ten days of the date the notice was mailed, such will be deemed an admission that the licensee has substantially breached the terms of the license and consented to the city's removal and impoundment of the courtesy bench or newspaper rack which is the subject of the order to correct conditions at the owner's expense. An impoundment fee shall be assessed against each impounded newspaper rack or courtesy bench. Any impounded newspaper rack or courtesy bench that remains unclaimed after ten days shall be considered abandoned property and subject to destruction. If the licensee attempts to comply with the order to correct conditions, it shall so notify the issuing authority within ten days of the date the notice was mailed, provide proof of compliance and pay an inspection fee [pursuant to § 14.03 of this city code] as set forth in City Code Appendix A.

* * *

DIVISION D: ESCORT SERVICES AND ESCORTS

* * *

§ 14.171 LICENSE FEES.

The fee for a license under this <u>Division D</u> shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. Each application for a license shall be accompanied by payment

in full of the required license fee. Each application for a license shall also be accompanied by payment in full of an investigation fee in the amount [of \$1,500] as set forth in City Code <u>Appendix A</u> to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this <u>Division D</u>. If the investigation and verification process is conducted solely within the state, the investigation fee shall be [\$500] as set forth in City Code Appendix A, and the remainder of the deposit shall be returned to the applicant. If the investigation and verification process is conducted outside of the state, the issuing authority may recover the actual investigation costs [not exceeding \$5,000] as set forth in City Code Appendix A.

* * *

DIVISION E: HAWKERS, PEDDLERS AND TRANSIENT MERCHANTS

* * *

§ 14.185 LICENSE FEE.

The fee for a license under this $\underline{\text{Division E}}$ shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee shall be submitted at the time the application is filed, and any refund shall be in accordance with this chapter.

* * *

DIVISION F: MECHANICAL CONTRACTORS

* * *

§ 14.199 ELIGIBILITY FOR LICENSE.

(a) *License examination requirement and fee.* Each applicant for a license under this Division F shall be required to take an examination to determine his or her skill and knowledge. The examination shall be given by the issuing authority on the third Friday of March, June, September and December of each year. The first failure of the examination requires a 90-day waiting period to retest and a second failure requires a one-year waiting period. The fee for the examination shall be[\$35] as set forth in City Code Appendix A.

* * *

DIVISION I: LAUNDROMATS

* * *

§ 14.241 LICENSE FEE.

The license fee for self-service laundries, launderettes and laundromats shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

* * *

DIVISION J: TEMPORARY RECYCLING EVENTS

* * *

§ 14.253 FEES.

(a) *Permit fees.* Permit fees for temporary recycling events are [set forth in § 14.03 of this eode] as set forth in City Code Appendix A, and the permit fee must be submitted with the application. Additional permits and fees may be required if the event includes public facility rental, tents or other attributes subject to separate regulation.

* * *

DIVISION K: MASSAGE

* * *

§ 14.265 LICENSE FEES.

The fees for a therapeutic massage enterprise and therapist licenses shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. An investigation fee [of \$215] as set forth in City Code Appendix A shall be charged for therapeutic massage enterprise licenses. Each application for a license shall be accompanied by payment in full of the required license and investigation fees, if applicable.

* * *

§ 14.269 LICENSE RESTRICTIONS.

* * *

(1) *Inspections*. In light of the high risk of involvement with illegal conduct an establishment providing massage therapy poses to the general public, the issuing authority, Environmental Health Department or designee, and/or the City Police Department shall have the right to enter, inspect and search the licensed premises without a search and seizure warrant during the hours in which the licensed premises is open for business. The business records of the licensee, including income tax returns, shall be available for inspection during the hours in which the licenses. The licensee is subject to a [\$250] fee as set forth in City Code Appendix A for a third inspection, if orders to correct are issued to the licensee and those orders are not corrected upon re-inspection.

* * *

§ 14.270 RESTRICTIONS REGARDING SANITATION AND HEALTH.

* * *

(d) *Plan review*. Any new or remodeled therapeutic massage enterprise must submit for approval by the Environmental Health Division a to-scale facilities plan in sufficient detail to ascertain compliance with conditions in this ordinance and pay the corresponding plan review fee listed in [<u>\$14.03</u>] <u>City Code Appendix A</u>.

§ 14.273 ISSUANCE OF TEMPORARY MASSAGE THERAPIST LICENSE. * * *

(c) *License application and fee.* A temporary therapist license shall be issued only upon receipt of the fee for a therapeutic massage therapist license [as set forth in § 14.03 of this code] as set forth in City Code Appendix A, and a complete license application, which shall be submitted at least seven days prior to requested effective date of the temporary license. The temporary license application shall request the following information:

* * *

DIVISION L: MEDICAL MARIJUANA DISTRIBUTION FACILITIES

* * *

§ 14.280 LICENSE FEES.

(a) Application fee.

(1) The license application fee shall be [as set forth in § 14.03 of this code] as set forth in <u>City Code Appendix A</u>. The fee paid shall be refunded in accordance with § <u>14.15</u> of this code, except that the fee shall be refunded on a monthly basis.

* * *

(b) Investigation fee.

(1) An applicant for any license under this <u>Division L</u> shall deposit with the issuing authority at the time an original application is submitted [\$500] <u>a deposit as set forth in City</u> <u>Code Appendix A</u> to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this <u>Division L</u> and the issuing authority may request up to [\$1,500] the maximum amount as set forth in City Code <u>Appendix A</u> to cover any additional actual investigation costs in verifying the license application.

(2) At any time that an additional investigation is necessary because of a change of the managing partner, store or general manager, proprietor or other person in charge of the licensed premises of its corporate structure, the licensee shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

* * *

DIVISION M: PAWNBROKERS

* * *

§ 14.291 LICENSE FEES.

* * *

(a) Application fee.

(1) The license application fee shall be [as set forth in § 14.03 of this code] as set forth in <u>City Code Appendix A</u>. The fee paid shall be refunded in accordance with § <u>14.15</u> of this code, except that the fee shall be refunded on a monthly basis.

* * *

(b) Investigation fee.

(1) An applicant for any license under this <u>Division M</u> shall deposit with the issuing authority at the time an original application is submitted [, \$1,500] the amount as set forth in City <u>Code Appendix A</u> to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this <u>Division M</u>.

(2) If the investigation and verification process is conducted solely within the state, the fee shall be [\$500] as set forth in City Code Appendix A, and the remainder of the deposit shall be returned to the applicant. If the investigation and verification process is conducted outside the state, the issuing authority may recover the actual investigation costs not exceeding [\$1,500] the amount as set forth in City Code Appendix A.

(3) At any time that an additional investigation is necessary because of a change of the managing partner, store or general manager, proprietor or other person in charge of the licensed premises of its corporate structure, the licensee shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

(c) *Transaction fee.* In addition to the annual application fee, a transaction fee, based upon the actual number of billable transactions conducted by the licensee, shall be billed monthly to the licensee and is due and payable within 25 days after the billed date. The transaction fee shall reflect the cost of processing pawn transactions and other regulatory expenses related to processing pawn transaction information, including the cost of participating in the automated pawn system. The amount of the transaction fee shall be [as detailed in § 14.03 of this code] as set forth in City Code Appendix A and is dependent on the accuracy of the report and type of medium (modem or manual) by which the daily reports are submitted to the City Police Department pursuant to § 14.295.01(d) and subsection (e) below.

* * *

DIVISION O: SEASONAL SALES/CHRISTMAS TREE SALES

* * *

§ 14.318 LICENSE FEES.

For each seasonal sale for which a license is applied, the license fee shall be [as set forth in $\frac{14.03 \text{ of this code}}{14.03 \text{ of this code}}$] as set forth in City Code Appendix A. For Christmas tree sales, the fee [as set forth in $\frac{14.03 \text{ of this code}}{14.03 \text{ of this code}}$] as set forth in City Code Appendix A shall be paid unless the applicant has previously secured a conditional use permit and has paid the requisite fee required therefore by Chapter 19 or 21 of this code.

DIVISION P: SERVICE STATIONS/BULK OIL AND GASOLINE STORAGE PLANTS ***

§ 14.326 LICENSE REQUIRED; FEE.

No person shall manage, conduct, operate or carry on the business of a service station or bulk oil or gasoline storage plant without first having obtained a license pursuant to this <u>Division P</u>. The annual license shall be effective for one year from the date of approval, and such license shall be renewed annually on the anniversary of such approval. The charge for the license for a filling station or bulk oil or gasoline storage plant shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The required fee shall be paid with the application for such a license.

* * *

DIVISION Q: SEXUALLY-ORIENTED BUSINESSES

* * *

§ 14.341 LICENSE FEES.

(a) Application fee.

(1) The license application fee shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee paid shall be refunded in accordance with § 14.15 of this code.

* * *

(b) Investigation fee.

(1) An applicant for any license under this <u>Division Q</u> shall deposit with the issuing authority, at the time an original application is submitted, [\$500] the amount as set forth in City <u>Code Appendix A</u> to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this <u>Division Q</u>. The investigation fee shall be nonrefundable.

* * *

DIVISION R: SOLICITORS

* * *

§ 14.358 LICENSE FEES.

Fees shall be charged for the licensing of solicitors as [set forth in § 14.03 of this code] set forth in City Code Appendix A and paid in full before the application for a license is considered to cover the cost to the city of processing the application and conducting the background investigation pursuant to this Division R.

* * *

* * *

DIVISION S: TANNING FACILITIES

* * *

§ 14.371 LICENSE REGULATIONS.

* * *

(b) *Fees.* A license fee must be submitted with the application to the issuing authority in the amount [set forth in § 14.03 of the city code] as set forth in City Code Appendix A.

* * *

§ 14.372 STANDARDS FOR TANNING EQUIPMENT.

(a) Any new or remodeled tanning facility must submit for approval by the Health Authority a to-scale facilities plan in sufficient detail to ascertain compliance with conditions in this <u>Division</u> <u>S</u> and pay the corresponding plan review fee listed in [$\frac{\$ 14.03}{1.03}$] City Code Appendix A.

* * *

DIVISION T: BODY ART ESTABLISHMENTS

* * *

§ 14.380 LICENSE AND REGISTRATION FEES.

The fee for a license or technician registration under this <u>Division T</u> shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee shall be submitted at the time the application is filed and any refund shall be in accordance with § 14.15 of this code.

* * *

§ 14.387 INSPECTIONS AND PLAN REVIEW.

* * *

(b) *Construction inspections*. The body art establishment shall be constructed in conformance with the approved plans. The Building and Inspection Division shall not issue a building permit for a body art establishment or remodeling or alteration permit for such establishment until such plans have the approval of the Health Authority and the plan review fee [from § 14.03] as set forth in City Code Appendix A has been received. The Health Authority shall inspect the body art establishment as frequently as necessary during the construction to ensure that the construction occurs in conformance with this Division. The Health Authority shall conduct a final construction inspection prior to the start of operations and issuance of a license.

* * *

§ 14.389 ISSUANCE OF TEMPORARY BODY ART EVENT LICENSES.

* * *

(c) *Technician application*. A temporary body art technician registration shall be issued only upon receipt of the fee for a temporary body art technician registration as [set forth in § 14.03 of this code] set forth in City Code Appendix A, and a complete registration application, which shall be submitted at least seven days prior to requested effective date of the temporary event license. The temporary technician registration application shall request the following information:

* * *

DIVISION U: TAXICABS AND DRIVERS

* * *

§ 14.397 TAXICAB LICENSE FEES.

No license shall be issued or continued in operation unless the holder thereof has paid the annual license fee [as described in § 14.03 of this code] as set forth in City Code Appendix A. All licenses shall terminate on December 31 after the issuance thereof and shall be renewed annually.

* * *

§ 14.401 APPLICATION FOR DRIVER'S LICENSE.

* * *

(b) At the time of the application, the applicant shall pay the city a fee [as set forth in § 14.03 of this code] as set forth in City Code Appendix A.

* * *

DIVISION V: TEMPORARY PRECIOUS METAL DEALERS

* * *

§ 14.429 LICENSE FEES AND BOND.

(a) Application fee. The license application fee shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee shall be paid in full before the application is accepted. The fee paid shall be refunded in accordance with § 14.15 of this code.

(b) *Bond for temporary precious metal dealers*. Before a new temporary precious metal dealer's license will issue or upon the renewal of an existing license after the effective date of this amendment to city code, every applicant must submit a \$10,000 bond on the forms provided by the issuing authority. The bond must be maintained for at least 180 days after the conclusion of the temporary sales event. The bond shall be for the benefit of the city or any person suffering damage through the actions of the temporary precious metal dealer in violation of this code or other applicable laws. The bond by its terms shall not be terminable without 180 day advance

notice to the city and must be conditioned upon the applicant's observation of all laws relating to the regulated business and the applicant's ability to conduct business in conformity therewith, specifically including the duty to provide the City Police Department with true and correct copies of all records mandated by this <u>Division V</u> of the code within 48 hours of the event's conclusion. The bond must also ensure that the applicant will pay to the city, when due, all taxes, license fees, penalties and other charges provided by law. Additionally, in the event of a violation of any law relating to the business for which the license has been granted, the bond shall be forfeited to the city and distributed first for the payment of all of the city's costs relative to the law violation, taxes, fees and penalties, those funds remaining shall be held for a period of one year for the purpose of victim compensation on a pro rata basis, all funds remaining after victim compensation shall be directed to the city's General Fund.

(c) Investigation fee for temporary precious metal dealers. An applicant for a temporary precious metal dealer's license under this Division V shall deposit with the issuing authority at the time an original application is submitted, [\$500] the amount as set forth in City Code Appendix A to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this Division V. If the investigation not to exceed [\$1,500] the amount as set forth in City Code Appendix A. Investigations shall be valid for a period of three years. At any time that an additional investigation is necessary because of a change of the managing partner, store or general manager, proprietor or other person in charge of the licensed premises or its corporate structure, the licensee shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

(d) *Transaction fee.* In addition to the application fee, a transaction fee, based upon the actual number of transactions conducted by the licensee for which a report to police is required shall be billed to the licensee and is due and payable within 25 days after the billed date. The transaction fee shall reflect the cost of processing reportable transactions, and other regulatory expenses related to processing reportable transactions information, including the cost of participating in the automated record keeping system. The amount of the transaction fee shall be [as detailed in § 14.03 of this code] as set forth in City Code Appendix A and is dependent on the accuracy of the report and the type of medium (modem or other approved electronic method or manual) by which the daily reports are submitted to the City Police Department pursuant to this Division V.

* * *

§ 14.431 LICENSE RESTRICTIONS.

* * *

(h) Photographs and videos of customers and property.

(1) *Persons and property to be photographed*. All licensees shall take a color photograph or color video recording of each customer involved in a reportable transaction and

every item pawned or sold that does not have a unique serial or identification number permanently engraved or affixed.

(2) *Photograph requirements.* A digital photograph will be taken of quality resolution, to be determined by the Police Department, and must in such a manner that the photograph can be readily matched and correlated with all other records of the transaction to which they relate. The major portion of the photograph must include an identifiable front facial close-up of the person who pawned or sold the item. Items photographed must be accurately depicted and of sufficient quality that characteristics of the item are identifiable. The licensee must inform the person that he or she is being photographed by displaying a sign of sufficient size in a conspicuous place in the premises. Such photographs must be submitted to the Police Department within 48 hours of the end of the sales event. A [\$100] per day late fee as set forth in City Code Appendix A will be assessed for each day after the 48 hours.

(3) *Video requirements.* If a video recording is taken, the video camera must zoom in on the person pawning or selling the item so as to include an identifiable close-up of that person's face. Items recorded by video must be accurately depicted and of sufficient quality that characteristics of the item are identifiable. Video recordings must be electronically referenced by time and date so they can be readily matched and correlated with all other records of the transaction to which they relate. The licensee must inform the person that he or she is being videotaped by displaying a sign of sufficient size in a conspicuous place on the premises. Such video recordings must be submitted to the Police Department within 48 hours of the conclusion of the sales event. A [\$100] per day late fee as set forth in City Code Appendix A will be assessed for each day after the 48 hours.

* * *

DIVISION W: SALE OF TOBACCO-RELATED PRODUCTS

* * *

§ 14.438 LICENSE FEE.

The fee for a license to sell tobacco-related products shall be [as set forth in § 14.03 of this eode] as set forth in City Code Appendix A for such location. The annual license shall be effective for one year from the date of approval and such license shall be renewed annually on the anniversary date of such approval. The license fee shall cover the administrative and enforcement costs, including the conducting of unannounced compliance checks. The city will conduct at least one such compliance check each calendar year at each location where tobacco-related products are sold to test compliance with this Division W.

* * *

§ 14.441.01 ADMINISTRATIVE PENALTY FOR INDIVIDUALS.

Each individual who sells tobacco-related products to a person under the age of 21 years shall pay to the city an administrative penalty [of \$75] as set forth in City Code Appendix A. No penalty may be imposed until the individual has received notice, served personally or by mail, of the alleged violation and an opportunity for a hearing before the City Manager or the City Manager's designated representative. A decision that a violation has occurred must be in writing.

* * *

DIVISION X: PRECIOUS METAL DEALERS

* * *

§ 14.442.07 LICENSE AND REGISTRATION FEES.

(a) *Application fee.*

(1) The license or registration application fee shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee paid shall be refunded in accordance with § 14.15 of this code, except that the fee shall be refunded on a monthly basis.

* * *

(b) Investigation fee.

(1) An applicant for any license under this <u>Division X</u> shall deposit with the issuing authority at the time an original application is submitted, [\$1,500] the amount as set forth in City <u>Code Appendix A</u> to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this <u>Division X</u>.

(2) If the investigation and verification process is conducted solely within the state, the fee [shall be \$500] is listed in City Code Appendix, and the remainder of the deposit shall be returned to the applicant. If the investigation and verification process is conducted outside the state, the issuing authority may recover the actual investigation costs not exceeding [\$1,500] the amount as set forth in City Code Appendix A. At any time an additional investigation is necessitated because of a change of the managing partner, store or general manager, proprietor or other person in charge of the licensed premises or its corporate structure, the licensee shall pay an additional, nonrefundable fee [of \$100] as set forth in City Code Appendix A.

(c) *Transaction fee.* In addition to the annual license application fee, a transaction fee, based upon the actual number of billable transactions conducted by the licensee , shall be billed monthly to the licensee and is due and payable within 25 days after the billed date. The transaction fee shall reflect the cost of processing reportable transactions and other regulatory expenses related to processing reportable transaction information, including the cost of participating in the automated record-keeping system. The amount of the transaction fee shall be [as detailed in § 14.03 of this code] as set forth in City Code Appendix A and is dependent on the accuracy of the report and the type of medium (electronic or manual) by which the daily reports are submitted to the City Police Department pursuant to this Division X.

* * *

§ 14.442.12 RECORD KEEPING AND REPORTING REQUIREMENTS

* * *

(f) Additional requirements in lieu of automatic holding period. The licensee, in addition to maintaining a \$50,000 bond pursuant to $\frac{14.442.10}{\text{(c)}}$ of this Division X, is also required to take and maintain the following photographic records with respect to each sale or transaction that is not described in $\frac{14.442.05}{(a)(1)}$, (a)(2) or (b).

(1) *Persons and property to be photographed*. All licensees shall take a color photograph or color video recording of each customer involved in a reportable transaction and every item pawned or sold that does not have a unique serial or identification number permanently engraved or affixed.

(2) *Photograph requirements.* A digital photograph will be taken of quality resolution, to be determined by the Police Department, and in such a manner that the photograph can be readily matched and correlated with all other records of the transaction to which they relate. The major portion of the photograph must include an identifiable front facial close-up of the person who pawned or sold the item . Items photographed must be accurately depicted and of sufficient quality that characteristics of the item are identifiable. The licensee must inform the person that he or she is being photographed by displaying a sign of sufficient size in a conspicuous place in the premises. Such photographs must be available to the requesting law enforcement agency within 48 hours of the request. A [\$100] per day late fee as set forth in City Code Appendix A will be assessed for each day after the 48 hours.

(3) *Video requirements.* If a video recording is taken, the video camera must zoom in on the person pawning or selling the item so as to include an identifiable close-up of that person's face. Items recorded by video must be accurately depicted and of sufficient quality that characteristics of the item are identifiable. Video recordings must be electronically referenced by time and date so they can be readily matched and correlated with all other records of the transaction to which they relate. The licensee must inform the person that he or she is being videotaped by displaying a sign of sufficient size in a conspicuous place on the premises. Such video recordings must be available to the requesting law enforcement agency within 48 hours of the request. A [\$100] per day late fee as set forth in City Code Appendix A will be assessed for each day after the 48 hours.

* * *

DIVISION Y: SALE OF PERMITTED CONSUMER FIREWORKS

* * *

§ 14.442.22 LICENSE FEE AND TERM OF LICENSE.

(a) The annual license fee shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The license fee shall cover the administrative and enforcement costs, including the conduct of unannounced compliance checks, inspections by the Fire Marshal, inspections by the Police Department, as well as sampling and testing of the merchandise to

ascertain chemical content. Full payment of the required license fee shall accompany the application.

* * *

DIVISION Z: SECONDHAND GOODS DEALERS

* * *

§ 14.442.37 LICENSE AND REGISTRATION FEES.

(a) Application fee.

(1) The license or registration application fee shall be [as set forth in § 14.03 of this code] as set forth in City Code Appendix A. The fee paid shall be refunded in accordance with § 14.15 of this code, except that the fee shall be refunded on a monthly basis.

* * *

(b) Investigation fee. An applicant for any license under this Division Z shall deposit with the issuing authority at the time an original application is submitted, [\$500] the amount as set forth in City Code Appendix A to cover the costs involved in verifying the license application and to cover the expense of any investigation needed to assure compliance with this Division Z. If the investigation is conducted outside the state, the issuing authority may recover the actual costs of investigation not to exceed [\$1,500] the amount as set forth in City Code Appendix A. At any time that an additional investigation is necessary because of a change in the persons in charge of the business or corporate structure, the licensee shall pay an additional nonrefundable investigation fee [of \$100] as set forth in City Code Appendix A.

(c) *Transaction fee.* In addition to the annual application fee, a transaction fee, based upon the actual number of billable transactions conducted by the licensee , shall be billed monthly to the licensee and is due and payable within 25 days after the billed date. The transaction fee shall reflect the cost of processing reportable transactions and other regulatory expenses related to processing reportable transaction information, including the cost of participating in the automated record-keeping system. The amount of the transaction fee shall be [as detailed in § 14.03 of this code] as set forth in City Code Appendix A and is dependent on the accuracy of the report and the type of medium (modem or other approved electronic method or manual) by which the daily reports are submitted to the City Police Department pursuant to this Division Z.

* * *

ARTICLE V. FOOD ESTABLISHMENT, LODGING ESTABLISHMENT AND PUBLIC POOL REGULATIONS

DIVISION A: GENERAL PROVISIONS

* * *

§ 14.447 LICENSE FEES.

License fees are listed in [<u>§ 14.03 of this code</u>] <u>City Code Appendix A</u>. The annual license fee will be effective for one year from the date of approval, and such license must be renewed annually on the anniversary of such approval except for outdoor public pools. Outdoor public pool licenses expire on March 31 of each year and will be issued following a satisfactory beginning of the season inspection or opening inspection.

* * *

DIVISION B: LICENSING AND INSPECTIONS

* * *

§ 14.455 PLAN REVIEW.

* * *

(c) *Plan review fees.* Fees for plan review by the Health Authority of new or remodeled food establishments, lodging establishments and public pools shall be those set by the city in [§ 14.03] <u>City Code Appendix A</u>. If work has commenced prior to approval of construction or remodeling plans, additional fees may be assessed.

* * *

ARTICLE VI. TIME-OF-SALE HOUSING EVALUATIONS AND MANUFACTURED HOME PARK REGULATIONS

* * *

DIVISION C: TIME-OF-SALE HOUSING EVALUATIONS

* * *

§ 14.529 DUTIES OF EVALUATORS.

* * *

(b) Each evaluator shall comply with the following procedure for preparing and filing reports.

(1) The evaluation report shall be either typewritten or legibly printed in ink on forms furnished by the city. The report shall indicate whether the condition meets city housing standards, is below city housing standards or is deemed to be hazardous at the time and date of the evaluation.

(2) The evaluator shall submit the original evaluation report to the seller with a duplicate thereof filed with the issuing authority within seven calendar days after the evaluation has been made. An evaluator who fails to file a timely report in accordance with this subpart shall be required to pay a penalty [of \$20] as set forth in City Code Appendix A at the time of, and in addition to, the payment of the filing fee for the report. This penalty fee will apply to each subsequent evaluation report that is submitted after the seven-day period allowed.

§ 14.523.01 Energy Disclosure Requirements.

* * *

(d) Appeals.

* * *

(2) *Insulation Inspection Appeal Process*. Insulation inspection appeals must be made by written notice filed with the Building Official within five days from the date of the initial inspection. The notice of appeal must contain a concise statement of the grounds for the appeal and will be accompanied by a fee [of one hundred dollars (\$100.00)] as set forth in City Code Appendix A. The Building Official has the authority to summarily grant the appeal and to waive the appeal fee. The insulation inspection will not be required if the Building Official determines it is not feasible or would cause significant structural damage to the home. The official receipt date of the appeal is the date when all necessary information has been submitted to the city. The Building Official shall rule on the appeal within three business days of the official receipt date of the appeal. The decision of the Building Official shall be final.

* * *

§ 14.525 EVALUATOR LICENSE REQUIRED.

* * *

(c) The application form shall be accompanied by a non-refundable evaluator license fee [in accordance with § 14.03 of this code] as set forth in City Code Appendix A.

(d) Each applicant, as determined by the issuing authority, who does not hold a license from a municipality having an acceptable licensing requirement shall be required to take an examination to determine skill and knowledge. Except when special arrangements are made by the issuing authority[-], the examination shall be given the third Friday of March, June, September and December of each year. The examination fee shall be [in accordance with § 14.03 of this code] as set forth in City Code Appendix A.

* * *

§ 14.526 CITY EMPLOYEES.

(a) The city may perform evaluations, using qualified employees who meet the license requirements. Evaluations performed by city employees shall only be through an agreement between the owner or owner's agent and the city. Fees for an evaluation conducted by the city shall be [in accordance with § 14.03 of this code] as set forth in City Code Appendix A.

* * *

§ 14.529 DUTIES OF EVALUATORS.

* * *

(b) Each evaluator shall comply with the following procedure for preparing and filing reports.* * *

(2) The evaluator shall submit the original evaluation report to the seller with a duplicate thereof filed with the issuing authority within seven calendar days after the evaluation has been made. An evaluator who fails to file a timely report in accordance with this subpart shall be required to pay a penalty [of \$20] as set forth in City Code Appendix A at the time of, and in addition to, the payment of the filing fee for the report. This penalty fee will apply to each subsequent evaluation report that is submitted after the seven-day period allowed.

(3) A filing fee, [as determined in § 14.03 of this code] as set forth in City Code Appendix <u>A</u>, shall be required with each evaluation report filed with the issuing authority.
 * * *

DIVISION E: MANUFACTURED HOME PARKS, RECREATIONAL CAMPING AREAS AND YOUTH CAMPS

* * *

§ 14.543 LICENSE AND PLAN REVIEW.

* * *

(f) *License fee.* The fee for a license under this <u>Division E</u> shall be as set forth in [\S 14.03 of this code] <u>City Code Appendix A</u>. The fee must be submitted at the time the application is filed and any refund shall be in accordance with \S <u>14.15</u> of this code.

* * *

(i) Issuance.

(1) Site plan review approval.

(A) The application for the plan review approval must be submitted to the issuing authority with all plans and specifications enumerated above, payment of a fee in an amount prescribed by the city [pursuant to \$ 14.03 of this code] in City Code Appendix A.

* * *

(2) Annual license. The fee for the annual license renewal shall be in an amount prescribed by the city [pursuant to § 14.03 of this code] in City Code Appendix A. An initial license shall only be issued after the enforcement authority has completed an inspection of the premises covered by the license and a report has been made finding that all requirements of city code, applicable state laws, state rules and regulations and such conditions of health and safety as the city may require have been met by the applicant and the required fee has been paid.

* * *

§ 14.549 VARIANCES.

* * *

(b) *Procedure*. Only the party to whom the rule specified in subsection (a) above applies can apply for a variance. The variance applicant must submit the variance request in writing to the enforcement authority, along with a fee [of \$600] as set forth in City Code Appendix A. The request must contain:

* * *

ARTICLE VIII: RENTAL HOUSING CODE

* * *

DIVISION B: RENTAL HOUSING LICENSING

* * *

§ 14.573 LICENSE FEE.

(a) The license fee is [as set forth in 14.03 of this code] as set forth in City Code Appendix <u>A</u>.

* * *

ARTICLE IX. FARMERS MARKETS

* * *

§ 14.604 FEES.

(a) *Permit fees.* Permit fees for farmers markets are listed in [§ 14.03 of this code] <u>City Code</u> <u>Appendix A</u>, and the permit fee must be submitted with the application. Additional permits and fees may be required if the farmers market includes public facility rental, tents, retail food vendors, food service vendors, or other attributes subject to separate regulation.

* * *

§ 14.606 PERMIT APPLICATION AND VERIFICATION.

(a) Application consideration. An application for a permit pursuant to this <u>Article IX</u> must be submitted to the issuing authority, which will verify the information on the application form. The issuing authority is empowered to conduct any and all investigations to verify the information on the application. The issuing authority may include in its approval such conditions as may be necessary to ensure adequate parking and traffic circulation, to minimize impacts on adjacent property, to ensure compliance with all applicable laws and to otherwise protect the health, safety and welfare of the community. A permit may not be granted unless the issuing authority finds that:

* * *

(7) The applicant has paid all fees required [under § 14.03] City Code Appendix A;

* * *

ARTICLE X: ARTS AND CRAFTS FESTIVAL

* * *

§ 14.704 FEES.

(a) *Permit fees.* Permit fees for arts and crafts festival are listed in [§ 14.03 of this code] <u>City</u> <u>Code Appendix A</u>, and the permit fee must be submitted with the application. Additional permits and fees may be required if the arts and crafts festival includes public facility rental, tents, retail food vendors, food service vendors, or other attributes subject to separate regulation.

* * *

§ 14.705 PERMIT APPLICATION AND VERIFICATION.

(a) *Application consideration*. An application for a permit pursuant to this <u>Article X</u> must be submitted to the issuing authority, which will verify the information on the application form. The issuing authority is empowered to conduct any and all investigations to verify the information on the application. The issuing authority may include in its approval such conditions as may be necessary to ensure adequate parking and traffic circulation, to minimize impacts on adjacent property, to ensure compliance with all applicable laws and to otherwise protect the health, safety and welfare of the community. A permit may not be granted unless the issuing authority finds that:

* * *

(7) The applicant has paid all fees required [under § 14.03] City Code Appendix A;

* * *

Section 7. That Chapter 15 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 15: BUILDINGS AND STRUCTURES

* * *

ARTICLE VIII: PLUMBING

* * *

DIVISION D: WELLS

* * *

§ 15.160 PERMITS REQUIRED.

(a) No person shall construct or reconstruct a dewatering well, environmental well, temporary boring, or water supply well without a permit and inspection at a time designated by the city.

(b) No person shall seal a dewatering well, environmental well or water supply well without a permit and inspection at a time designated by the city.

(c) Annual maintenance permits shall be obtained and renewed:

(1) By the owner of property containing any unsealed water supply well not in use; and

(2) By the owner of property containing a environmental well or dewatering well remaining unsealed 14 months after completion of its construction.

(d) The fees for permits obtained under this section shall be as [described in § 14.03 of this eode] set forth in City Code Appendix A;

Section 8. That Chapter 17 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 17: STREETS AND RIGHTS-OF-WAY

* * *

ARTICLE IV: RIGHT-OF-WAY MANAGEMENT AND LOCATING OF UNDERGROUND FACILITIES

* * *

§ 17.66 REGISTRATION.

(a) Registration required prior to work. No person shall construct, install, repair, remove, relocate or perform any work within any right-of-way, including persons with installation and maintenance responsibilities by lease, sublease or assignment, without first being registered pursuant to this section. Such registration shall be made on an application form provided by the City's Department of Public Works and shall be accompanied by the registration fee [set forth in Chapter 14 of this code] as set forth in City Code Appendix A. Registration, and the accompanying fee, shall be required on an annual basis. A service or utility service operating under a franchise with the City shall register pursuant to this section but need not provide the registration information required by subsection (c) below if such information has been submitted pursuant to the franchise agreement. A person who pays a franchise fee to the City in accordance with a franchise agreement shall be exempt from payment of a registration fee. Nothing in this section relieves a person from complying with the provisions of M.S. Chapter 216D, the Gopher State One-Call Law, as it may be amended from time to time.

* * *

§ 17.68 PERMIT REQUIRED.

* * *

(b) *Permit reprocessing fee.* No registrant may excavate or obstruct the right-of-way beyond the date or dates specified in the permit or do any work outside the area specified in the permit unless: (1) the registrant makes a supplementary application for an extension of the permit or a new permit before expiration of the initial permit, pays the applicable permit fee as [set forth in Chapter 14 of this code] set forth in City Code Appendix A; and (2) is granted a new permit or an extension of the initial permit by the Director .

Verbal extensions of the initial permit may be granted by the Director for a period of no greater than 48 hours or for emergencies without additional fee.

(c) *Diligence in performance work; delay penalty*. Work shall progress in an expeditious manner as permitted by weather conditions until completion in order to avoid unnecessary inconvenience to the public. If the work is not done in an expeditious manner, the city may, after 72-hour notice to the permit holder , fill the excavation or repair the street. The permit holder upon demand made by the city shall pay the entire cost of such work. In accordance with Minnesota Rules 7819.1000, subpart 3, and notwithstanding subsection (b) above, the city shall establish and impose a delay penalty where excavating or obstruction work in the right-of-way is not completed within the time specified in the permit and no supplementary application has been made for a permit extension or a new permit prior to the expiration date of the permit where the delays in right-of-way excavation, obstruction, patching or restoration are unreasonable. The delay penalty shall be established from time to time by City Council resolution. A delay penalty will not be imposed for delays due to force majeure, including inclement weather, civil strife, acts of God or other circumstances beyond the control of the applicant .

(d) *Application and fee*. An application for a right-of-way permit shall be made on forms provided by the city and shall be accompanied by the fees [set forth in Chapter 14 of this code] as set forth in City Code Appendix A and which are established to reimburse the city for city costs. A person who pays a franchise fee to the city in accordance with a franchise agreement shall be exempt from the payment of permit fees. All applications must be in the name of the registrant . No joint applications will be accepted. If the work is to be performed by an agent, contractor or subcontractor on behalf of the registrant , such application shall be signed by the registrant . The application shall also be accompanied by the following:

(1) Scaled drawings showing the location of all facilities and improvements proposed by the applicant . The applicant will be requested to submit in English measurement two paper copies at 50 scale plans and one copy in Auto CAD format (Hennepin County Coordinate system) with X, Y, Z dimensions to one foot accuracy electronic plan. The plans must be dimensional and show existing utilities, curb and gutter, sidewalks, bikeways, signal poles, driveways, boxes and structures. If the applicant chooses to submit this data in a different format, it shall be responsible for the additional payment of the data conversion fee [set forth in § 14.03 of this city code] as set forth in City Code Appendix A.

Section 9. That Chapter 19 of the City Code is amended by deleting those words struck through and contained in brackets [] and by adding those words that are <u>underlined</u>, to read as follows:

CHAPTER 19: ZONING

* * *

* * *

ARTICLE IX: SHORE AREA REGULATIONS

§ 19.87.04 USE, DEVELOPMENT AND ALTERATION OF SHORE AREAS; PERMITS.

(a) *Generally*. The use, development and alteration of shore areas shall be subject to the regulations and permitting requirements of this section. The use, development and alteration of the lands lying between the shore areas and the existing waterline are subject to the regulation and control of the DNR.

(h) Shore area permits.

(1) Whenever a given activity within the shore area requires more than one shore area permit pursuant to this section, only a single shore area permit fee shall be required to be paid.

(2) The fee for a shore area permit shall be as [provided in § 14.03 of this code] set forth in <u>City Code Appendix A</u>, except that a double fee may be required by the city in instances where work or an activity has been initiated without the required permit.

* * *

Section 10. That the fees and charges deleted above shall be inserted, at the same dollar amounts, into Appendix A – Fee Schedule, as attached hereto and incorporated herein, and

Section 11. That the attached Appendix A – Fee Schedule is adopted and will be codified with the Bloomington City Code.

Section 12. This ordinance shall be effective immediately upon publication.

Passed and adopted this 29th day of November, 2021.

/s/ Tim Busse Mayor

APPROVED:

ATTEST:

/s/ Matt Brillhart

Secretary to the Council

/s/ Melissa J. Manderschied City Attorney Section 1. Appendix A, Tables for Chapters 1-13, of the City Code are amended by adding those words that are underlined, to read as follows:

APPENDIX A - FEE SCHEDULE

This appendix contains the various fees adopted by Ordinance in the listed section of the City Code.

CODE SECTION	CROSS-REF	DESCRIPTION	FEE
CHAPTER 1. IN	ITERPRETATIO	ON AND ENFORCEMENT OF THE CITY CODE	-
§1.19(d)	(d) Administrative assessment charge for assessment of civil fines for property-related violations.		\$50.00
CHAPTER 2. AI	DMINISTRAT	ION	
§2.85.05(e) (2)		Application fee for interpretation appeal.	\$420.00
CHAPTER 5: P	UBLIC FACILI	TIES AND PROPERTY	
§5.18 (b)(1)		Transfer service charge for sale or conveyance of a lot or niche.	\$15.00
§5.18 (b)(2)		Sale or conveyance of lot or niche to City.	\$50.00 (or original price, whichever is greater)
CHAPTER 6: FI	RE PREVENTI	ON CODE	·
§ <u>6.23</u>	§ <u>14.03</u>	Life safety system inspection permit	<u>\$55</u>
§ <u>6.25</u>	§ <u>14.03</u>	Fire Marshal, per permit	<u>\$55</u>
§ <u>6.25</u>	§ <u>14.03</u>	Pyrotechnics permit	\$115 per plan review
§ <u>6.25.01</u>	§ <u>14.03</u>	Flammable/combustible tank plan review	\$115 per plan review
CHAPTER 8: Tr	affic, Vehicle	s, and Parking	
§ <u>8.12</u>	Motorized	Golf Cart Permit- Annual	<u>\$12.25</u>
CHAPTER 9: H		PORTUNITY AND PRESERVATION	
§9.09(a)		Verified payment in lieu rate of affordable units.	\$9.60 per square foot
§9.11(c)		Affordable Housing Assistance for Developers.	\$10.00 per unit (but no more than \$1,000 total)

CHAPTER 10:	CHAPTER 10: ENVIRONMENTAL CONTROL				
§ <u>10.02</u>	§ <u>14.03</u>	Air Pollution Control Device Operating Permit	<u>\$54.75</u>		
§ <u>10.07</u>	§ <u>14.03</u>	Garbage and Refuse Hauler License	<u>\$210</u>		
§10.17(d)		Delinquent accounts administrative assessment charge.	\$50.00		
§ <u>10.35</u>	§ <u>14.03</u>	Commercial Sound Truck License	<u>\$205</u>		
§10.40(b)		Administrative assessment charge for assessment of weeds and brush.	\$50.00		
§10.40(c)		Inspection charge for weeds and brush.	\$100.00		

CODE SECTION	CROSS-REF	DESCRIPTION	FEE
§11.02(a)		Curb box connection permit.	See PERMIT FEES FOR WATER CONNECTIONS table below at §11.64(f).
§11.02(c)	§11.14	Water disconnection and reconnection fee.	Not less than \$50.00 (per task), or as established by Resolution The rate for reconnection of disconnected water service outside of normal business hours shall be two and one- half times the normal rate.
§11.04(a)		Fees for curb box connection permits and water main tapping.	See PERMIT FEES FOR WATER CONNECTIONS table below at §11.64(f).
§11.06(a)		Water rates.	See WATER RATES AND WASTEWATER RATES table below at §11.63(a) and (b).
§11.06(d)		Water bills.	See WATER RATES AND WASTEWATER RATES table below at §11.63(a) and (b).
	§11.30		
§11.07(f)	§11.64(c) <u>§12.06</u>	Administrative Assessment Charge for delinquent account.	\$50.00
	<u>§12.106(l)</u>		
§11.07(h)		Reconnection of delinquent water accounts – deposit required.	Minimum security deposit shall be \$50 with a maximum equal to the greater of two average consecutive city utility bills in the past 12 month period at the service address or \$250. The Utility Division may reduce Security Deposit to any reasonable amount not less than \$50.

§11.14		Repair of leaks- reconnection charge.	See Water disconnection and reconnection fee in §11.02(c) above.
§11.17(d)(1)		Water Meters – Meter Accuracy Testing Deposit	See CHARGES FOR TESTING WATER METERS table below at §11.64(d).
§11.17(d)(4)		Water Meters – Meter Accuracy Testing	See CHARGES FOR TESTING WATER METERS table below at §11.64(d).
§11.23		Critical Water Deficiency	Up to \$50.
§11.26(a)		Wastewater connection permit fee.	See PERMIT FEES FOR WATER CONNECTIONS table below at §11.64(f).
§11.29(a)		Monthly wastewater rates and charges.	See WATER RATES AND WASTEWATER RATES table below at §11.63(a) and (b).
§11.29(b)(2) (A)		Single Family Residential Wastewater rates for non-peak months.	During this time residents pay the actual metered water usage times the rate listed in WATER RATES AND WASTEWATER RATES table below at §11.63(a) and (b).
§11.29(b)(2) (B)		Single Family Residential Wastewater rates for peak months- "Winter Usage"	During this time a resident's billable amount shall be determined based upon the owner's average use during non- peak months. The winter usage is multiplied by the wastewater rate in WATER RATES AND WASTEWATER RATES table below at §11.63(a) and (b).
§11.30		Delinquent Accounts – Administrative Assessment Charge.	See 11.07(f) above.
	§11.06(a)	WATER RATES AND WASTEWATER RATES	

§11.63(a)	§11.06(d)	(a) Water rates for the city shall be as follows:	
and (b)	§11.29(a)	1. Tier One: \$4.13 per 1,000 gallons;	
	§11.29(b)(2	2. Tier Two: \$7.29 per 1,000 gallons; and	
)(A)	3. Private hydrant rate: \$8.97 each.	
	§11.29(b)(2)(B)		
	§11.64(b)		
§11.6	§11.65(c)		
		(b) Wastewater rate for the city shall be as follows:	
		1. \$4.99 per 1,000 gallons.	
§11.64(b)		Private Hydrant charge.	See WATER RATES AND WASTEWATER RATES table at §11.63(a) and (b) above.
§11.64(c)		Delinquent Water Account administrative assessment charge.	See §11.07(f) above.
§11.64(d)	§11.17(d) (1)	CHARGES FOR TESTING WATER METERS	
	§11.17(d)	For testing two-inch and smaller meters	\$10
	(4)	For testing three-inch meters	\$15
		For testing four-inch meters	\$25
		For testing six-inch meters	\$35
§11.64(e)		L Water disconnection and reconnection service charge.	See §11.02(c) above.

§11.64(f)	§11.02(a) §11.04(a)	PERMIT FEES FOR WATER CONNECTIONS (additional labor fees required for City to tap water main)					
	§11.26(a)	Water connection up	to two inches			\$95	
		Water connection over two inches				\$257	
		Repair/alteration/disc	connect			\$61	
		Fire service/hydrant (f	for each additional fire servi	ice/hydrant)	\$55	
§11.64.01(a)		PERMIT FEE FOR STOR	M SEWER CONNECTIONS				
		Storm sewer connecti	on			\$95	
		Repair/alteration/disc	connect			\$61	
		Catch basin/manhole	(for each additional structu	re)		\$25	
§11.64.02		Other inspections and f	fees.		\$30		
§11.65(c)		charges. WASTER			WASTEWA above at §1	ATER RATES AND EWATER RATES table at §11.63(a) and (b)	
§11.65(f)	§11.26(a)	PERMIT FEE FOR SEWE	R CONNECTIONS				
		Sewer connection up	to 4 inches			\$95	
		Sewer connection ove	er 4 inches			\$257	
		Repair/alteration/disc	connect			\$61	
		Manhole (for each ad	ditional structure)			\$25	
§11.65.01(a)		TRASH AND RECYCLING MONTHLY COLLECTION FEES (all taxes and fees included)					
		Cart Size	Trash	Red	cycling	Total	
		Small	\$12.11	\$6.11		\$18.22	
		Medium	\$16.15	\$6.11		\$22.26	
		Large	\$20.18	\$6.11		\$26.29	
		Trash overflow	\$5.34 (on-call per bag)				
§11.65.01(b)		BULKY WASTE SERVICE and fees, not included)	S (base collection and disp	osal service	s only; may	be subject to taxes	

	Size	Weight	A	mount of Metal		Example Items	Rate per Item
	Small items (without Freon)	Less than pounds	50 n/a		furr otto boc sma	all furniture, lawn niture, lawn mower, oman, small chair, okcase, small table, all desk, wooden chair, I table	\$31.99
	Small items (with Freon)	Less than pounds	50 n/a		deh	umidifier	\$31.99
	Large appliances (without Freon)	More thar 50 pounds		re than 6 metal	Sto a-b	ve, snow blower, hide- ed	\$53.32
	Large appliances (with Freon)	More thar 50 pounds		re than 6 metal	Ref	rigerator, freezer	\$53.32
	Large furniture	e More thar 50 pounds		s than 50% tal	box	a, love seat, mattress, -spring, reclining chair, oden picnic table	\$53.32
§11.65.01(c)		ELECTRONIC WASTE SERVICES (base collection and disposal ser taxes and fees, not included)		posal services only; ma	y be subject to		
	Size	Weight	Screen	or CRT Moni	itor	Example Items	Rate per Item
	items p	ess than 20 oounds	No scre	en or monito	or	Computer hard drive, keyboard, VCR, DVD	\$26.66
	U	Aore than 0 pounds	With sc	reen or mon	itor	Computer monitor, television	\$42.66
§11.65.01(d)	YARD WASTE SI collection and p				ost pe	er household per year, i	including
	Full season Cart + limit of	20 bags each	Monday of second fu ags each week through Friday of las November		ond full week in April of last full week of	\$84.78	
	Partial, first se Cart + limit of 2		son August 1 t D bags each week week in N			gh Friday of last full nber	\$53.06
	On-call		-		riday	ond full week in April of last full week in	\$4.26 per bag
	Holiday Tree C	Collection		full pick-u the day at	ip cyc fter t	Leach year for two les commencing on he New Year's observed New Year's	\$10.66 per tree

	Holiday Tree Collection		de of the Holiday Tree ction timeframe listed above	\$53.32 per tree	
§11.65.01(e)	CITY-WIDE CURBSIDE CLEANUP	PROGRAM (b	illed bimonthly)		
	2021	Ş	\$4.42 per month (\$8.84 bimont	hly)	
§11.65.01(f)	SOLID WASTE CART EXCHANGES	SOLID WASTE CART EXCHANGES FEES			
	Type of Change		Unit Cost		
	First change per calendar year		No cost		
	Additional changes in same cale	endar year	\$37.32 per trip		
	Second Yard Waste Cart Deliver	Ŷ	\$37.32 per trip		
	Damaged Cart Replacement \$65.00 per cart				
§11.65.01(g)	SOLID WASTE EXTRA COLLECTIO	N SERVICES F			
	Type of Service		Unit Cost \$26.66 per trip		
	Trash		\$26.66 per trip		
	Recyclables Bulky Waste		\$26.66 per trip		
	Electronic Waste		\$26.66 per trip		
	Yard Waste		\$26.66 per trip		
§11.65.01(h)	SOLID WASTE LATE SET OUT SERVICE FEES				
	Type of Service		Unit Cost		
	Trash		\$10.66 per service		
	Recyclables		\$10.66 per service		
	Bulky Waste		\$10.66 per service		
	Electronic Waste		\$10.66 per service		
	Yard Waste \$10.66 per service				

CHAPTER 12: PUBLIC PEACE AND SAFETY			
CODE SECTION	CROSS-REF	DESCRIPTION	FEE
<u>§12.06</u>		City employee inspection charge for failure to abate.	<u>Minimum of \$100.00</u>
<u>§12.06</u>		Administrative Assessment Charge for failure to abate.	<u>\$50.00</u>
<u>§12.47(d)</u>	<u>§14.03</u>	Parachuting and Aircraft Landings and Takeoffs Permits.	<u>\$45</u>

<u>§12.51(a)</u>	<u>§14.03</u>	Lawful Gambling Premises Permit Local investigation fee for initial premises permit	<u>\$250</u>
<u>§12.105(b)</u> (10)		Dangerous Animal Administrative Law Judge Hearing – Notice of Potentially Dangerous Dog	<u>See §12.106(f)(5) below.</u>
<u>§12.105(c)</u>	<u>§12.106(e)</u> <u>§12.106(f)(5)</u>	Appeal of potentially dangerous dog designation hearing fee.	\$200 fee payment towards the cost of the hearing.
<u>§12.106(c)</u> (12)		Dangerous Animal Administrative Law Judge Hearing – Notice of Dangerous Dog.	<u>See §12.106(f)(5) below.</u>
<u>§12.106(e)</u>		Appeal of dangerous dog designation hearing payment.	<u>See §12.105(c) above.</u>
<u>§12.106(f)(5)</u>	<u>§12.105(b)(10</u>) <u>§12.106(c)(12)</u>	Dangerous Animal Administrative Law Judge Hearing – Notice of Dangerous Dog.	Actual expenses of the hearing up to a maximum of \$1,000.00.
<u>§12.106(f)(5)</u>		Appeal of potentially dangerous dog designation hearing fee.	<u>See §12.105(c) above.</u>
§12.106(g)(1)	<u>§14.03</u>	Dangerous Animal symbol sign	<u>\$25</u>
§12.106(g)(2)	<u>§14.03</u>	Dangerous Animal Registration fees.	<u>\$250 annually</u>
§12.106(I)		Delinquent Accounts – Administrative Assessment Charge.	See §11.07(f) above.

CHAPTER 13: ALCOHOLIC BEVERAGE CONTROL			
<u>CODE</u> SECTION	<u>CROSS-REF</u>	DESCRIPTION	FEE
Alcoholic Beverage License Fee: Intoxicating Liquor		<u>License fee</u>	
§ <u>13.13 (a)</u>	§ <u>13.03(a)</u>	(A) On-sale	<u>\$9,600</u>
	§ <u>14.03</u>	(B) On-sale club	
		(1) 200 or less members	<u>\$300</u>

	(2) 201 to 500 members	<u>\$500</u>
	(3) 501 to 1,000 members	<u>\$650</u>
	(4) 1,001 to 2,000 members	<u>\$800</u>
	<u>(5) 2,001 to 4,000 members</u>	<u>\$1,000</u>
	(6) 4,001 to 6,000 members	<u>\$1,365</u>
	(7) 6,001 and over members	<u>\$1,550</u>
	(C) Sunday on-sale	<u>\$200</u>
	(D) On-sale special event	<u>\$440</u>
	(E) Theater or dinner theater on-sale	<u>\$8,000</u>
	(F) Brewer on-sale taproom	<u>\$1,000</u>
	(G) Cocktail room on-sale	<u>\$1,000</u>
	(H) Off-sale	<u>\$200</u>
	(I) Brewpub off-sale	<u>\$200</u>
	(J) Small brewer off-sale	<u>\$200</u>
	(K) Cocktail room off-sale	<u>\$200</u>
§ <u>13.28</u>	Special License to sell from 1:00 a.m. to 2:00 a.m.	<u>\$200</u>
	Investigation fee	Deposit of \$500
		If investigation is conducted solely
		<u>in state: \$500</u>
		If investigation is conducted out of state: actual costs up to \$10,000
		If additional investigation due to change in control of corporation: additional \$100
verage License	Fee: Wine	License fee
§ <u>13.03(b)</u>	(A) On-sale	<u>\$2,000</u>
§ <u>14.03</u>	(B) Theater or Dinner Theater	\$2,000
	(C) Non-profit theater	\$1,000
§ <u>13.28</u>	(D) Special license to sell from 1:00 a.m. to 2:00 a.m.	No fee
		Deposit of \$500
		If investigation is conducted solely
	Investigation fee	in state: \$150, balance returned
		If investigation is conducted out of state: actual costs up to \$5,000
	verage License § <u>13.03(b)</u> § <u>14.03</u>	(3) 501 to 1,000 members (4) 1,001 to 2,000 members (5) 2,001 to 4,000 members (6) 4,001 to 6,000 members (7) 6,001 and over members (1) On-sale special event (1) Brewpub off-sale (1) Small brewer off-sale (1) Special License to sell from 1:00 a.m. to 2:00 a.m. \$13.28 [A) On-sale \$13.03(b) [B) Theater or Dinner Theater \$13.28 [D) Special license to sell from 1:00 a.m. to 2:00 a.m.

			If additional investigation due to change in control of corporation: additional \$100
Alcoholic Be	verage License F	ee: 3.2% Malt Liquor	<u>License fee</u>
		(A) On-sale	<u>\$1,000</u>
	§ <u>13.03(c)</u>	(B) On-sale special event	<u>\$75</u>
.	<u>§14.03</u>	(C) On-sale club	<u>\$500</u>
§ <u>13.13(c)</u>	<u></u>	(D) Theater or dinner theater	<u>\$975</u>
		(E) Non-profit theater	<u>\$450</u>
		(F) Off-sale	<u>\$100</u>
	§ <u>13.28</u>	(G) Brewpub off-sale	<u>\$200</u>
		(H) Special license to sell from 1:00 a.m. to 2:00 a.m.	<u>\$200</u>
Alcoholic Be	verage License F	ee: Bottle Club	<u>License fee</u>
§ <u>13.03(d)</u>	§ <u>13.13</u> §14.03	Bottle Club	\$300
Alcoholic Be	verage License F	ee: Temporary Premises, Special Event Caterers,	<u>License fee</u>
<u>13.08(e)</u>	§ <u>13.13</u> §14.03	Temporary licensed premises amendment processing fee	<u>\$200 per amendment</u>
<u>§13.13(d)</u>	<u>§14.03</u> <u>§13.26</u>	Special event caterer	<u>\$440 – first 4 days, plus \$50 per</u> additional day
Sanctions ar	nd Penalties		
<u>Sanctions ar</u>	<u>id renaities</u>		
<u>§13.41(a)(1)</u>		Alcoholic Beverage License Penalties Regarding Minors fine for first incident – license holder has admitted to furnishing or selling an alcoholic beverage to a minor.	\$1,000 fine for the first incident.
<u>§13.41(a)(2)</u>		Alcoholic Beverage License Penalties Regarding Minors fine for second incident within five years – license holder has admitted to furnishing or selling an alcoholic beverage to a minor.	\$1,250 fine for second incident within five years.
<u>§13.41(b)(1)</u>		Alcoholic Beverage License Penalties Regarding Minors fine for third incident within five years – license holder has	\$2,000 fine for third incident within five years.

	admitted to furnishing or selling an alcoholic beverage to a minor.	
<u>§13.41(b)(2)</u>	Alcoholic Beverage License Penalties Regarding Minors fine for fourth incident within five years – license holder has admitted to furnishing or selling an alcoholic beverage to a minor.	<u>\$2,000 fine for fourth incident</u> within five years.

Section 2. Appendix A of the City Code is amended by creating a table for Chapter 14, to read as follows:

CHAPTER 14: LICENSES AND PERMITS				
CODE SECTION	CROSS-REF	DESCRIPTION	FEE	
<u>§14.03</u>	§ <u>10.02</u>	Air Pollution Control Device Operating Permit	See table for Chapter 10	
	§ <u>13.03</u>	Alcoholic Beverages	See table for Chapter 13	
(A) Annual license				
		(1) Amusement device, juke box or billiard/pool table		
		(a) Each establishment	<u>\$46</u>	
		(b) Each additional machine over 9	<u>\$3</u>	
		(2) Each antique amusement machine	<u>\$2</u>	
		(B) Temporary license, each machine	<u>\$23</u>	
		(C) Maximum fee for temporary license	<u>\$680</u>	
	§ <u>14.88</u>	Animal Licenses, Domestic	·	
		Dog, individual	<u>\$25 lifetime</u>	
		Cat, individual	<u>\$25 lifetime</u>	
		Ferret, spayed or neutered individual	<u>\$25 lifetime</u>	

	§ <u>14.89(f)</u>	Duplicate	<u>\$5</u>
	§ <u>14.89(g)</u>	Transfer fee	<u>\$5</u>
	§ <u>12.106</u>	Dangerous Animal	See table for Chapter 12
	§ <u>14.700</u>	Arts and Crafts Festivals	
		Arts and crafts festival permit 4-5 vendors	<u>\$50</u>
		Arts and crafts festival permit 6-15 vendors	<u>\$100</u>
		Arts and crafts festival permit 16 or more vendors	<u>\$150</u>
	§ <u>14.378</u>	Body Art	
§ <u>14.03</u>		(A) Establishments	<u>\$703</u>
		(B) Technician registration	<u>\$33</u>
	§ <u>14.389</u>	(C) Temporary body art events	<u>\$53.50 per booth</u>
	§ <u>14.389</u>	(D) Temporary body art technician registration	<u>\$33</u>
		(E) Plan review, new and 50% or more remodel	Equal to annual establishment license
		(F) Plan review, less than 50% remodel	Equal to 1/2 annual establishment license
		(G) Expedited plan review	Equal to double the plan review fee
	<u>§14.38</u>	Casino Gaming Events	
	<u>§14.38(b)</u>	(A) Annual establishment license	<u>\$45</u>
	<u>§14.38(a)</u>	(B) Special event	<u>\$110</u>
	<u>§14.316(a)</u>	Christmas Tree Sales	<u>\$55</u>
	<u>§14.94</u>	Commercial Animal Establishments, Annual	<u>\$193</u>
	<u>§14.94</u>	Commercial Animal Establishments, Temporary	<u>\$96</u>
r F	<u>§14.149</u>	Courtesy Bench	<u>\$5 per bench with a minimum fee</u> of \$134
	<u>§14.161</u>	Currency Exchange Business	<u>No fee</u>
		Dances	
	<u>§14.51</u>	(A) Special event	<u>\$53</u>
	<u>§14.50</u>	(B) Incidental to other business	<u>\$100</u>
	<u>§14.169</u>	Escort Services and Escorts	
	<u>§14.169</u>	(A) Escort services	<u>\$1,950</u>

	<u>§14.169</u>	(B) Escort	<u>\$100</u>
	<u>§14.171</u>	Application Investigation fee	Deposit of \$1,500
§14.03			If investigation is conducted solely in state: \$500, balance returned
			If investigation is conducted out of state: actual costs up to \$5,000
	<u>§14.600</u>	Farmers Market Permit	<u>\$103</u>
	§ <u>6.23; §6.25;</u> § <u>6.25.01</u>	Fire Prevention	See table for Chapter 6
	<u>§14.442.21</u>	Fireworks Dealers	
		(A) Consumer fireworks sales facility	<u>\$350</u>
		(B) Fireworks sales in general merchandising sales facility	<u>\$100</u>
	<u>§14.443</u>	Food Establishments	
		(A) Type I Establishment, a large high-risk food esta more meals per day; having 175 or more seats; or having 50	
		(1) Food service or retail food establishment	<u>\$1,236</u>
		(2) School, kindergarten through grade 12	<u>\$618</u>
		(3) Daycare center or preschool	<u>\$618</u>
		(4) Food shelf or other community food service providing meals for free	<u>\$618</u>
		(B) Type II Establishment, a small high-risk food estated than 500 meals per day; having fewer than 175 seats; or have day	
		(1) Food service or retail food establishment	<u>\$994</u>
		(2) School, kindergarten through grade 12	<u>\$497</u>
		(3) Daycare center or preschool	<u>\$497</u>
		(4) Food shelf or other community food service providing meals for free	<u>\$497</u>
		(C) Type III Establishment, a medium food establishment se control for safety (TCS) foods and TCS foods prepared elsew on-site; or serving or retailing foods such as pizza carryout o followed by heat treatment	here and only heated or held cold
		(1) Food service or retail food establishment	<u>\$618</u>
<u>§14.03</u>		(2) School, kindergarten through grade 12	<u>\$309</u>

(3) Daycare center or preschool	<u>\$309</u>
(4) Food shelf or other community food service providing meals for free	<u>\$309</u>
(D) Type IV Establishment, a food establishment wit preparing coffee, hot dogs, mixed drinks, packaged foods cus breakfasts, unpackaged baked goods made elsewhere	
(1) Food service or retail food establishment	<u>\$372</u>
(2) School, kindergarten through grade 12	<u>\$186</u>
(3) Daycare center or preschool	<u>\$186</u>
 (4) Food shelf or other community food service providing meals for free	<u>\$186</u>
(E) Type V Establishment, a food establishment with sold in the original packaging	non-TCS food or food products
(1) Food service or retail food establishment	<u>\$244</u>
(2) School, kindergarten through grade 12	<u>\$122</u>
(3) Daycare center or preschool	<u>\$122</u>
(4) Food shelf or other community food service providing meals for free	<u>\$122</u>
(F) Supplemental facility	
(1) High supplemental facility (like Type I and II)	<u>\$244</u>
 (2) Medium supplemental facility (like Type III and IV)	<u>\$186</u>
(3) Catering supplemental facility (for food catering vehicle(s) and equipment)	<u>\$186</u>
(4) Low supplemental facility (like Type V)	<u>\$122</u>
G) Temporary food establishment	
(1) Complex temporary 1 to 3 days (like Type I and II)	<u>\$173</u>
(2) Complex temporary 4 to 21 days (like Type I and II)	<u>\$288</u>
(3) Simple temporary 1 to 3 days (like Type III, IV and V)	<u>\$49</u>
(4) Simple temporary 4 to 21 days (like Type III, IV and V)	<u>\$115</u>
 (5) Multiple vendor, one fee	<u>\$928</u>

		(E) Expedited plan review	Equal to double the plan review fee
		(D) Plan review, less than 50% remodel	Equal to 1/2 annual license
<u>§14.03</u>		(C) Plan review, new and 50% or more remodel	Equal to annual license
544.00		(B) Bed and breakfast, food license is included	<u>\$247</u>
		(1) Each guestroom	<u>\$11</u>
		(A) Hotel/motel	
	<u>§14.443</u>	Lodging Establishments	
	<u>§14.84.04</u>	Limited Duration Projection Mapping Permit	
	§ <u>12.51</u>	Lawful Gambling Premises Permit	See table for Chapter 12
		(C) Maximum charge for each establishment	<u>\$341.50</u>
		(B) Minimum charge for each establishment	<u>\$193</u>
		(A) Each machine	<u>\$12.50</u>
	<u>§14.239</u>	Laundry, Self Service Commercial	
		(B) Bulk oil or gasoline storage plant	<u>\$155</u>
		(A) Service stations	<u>\$55</u>
	<u>§14.326</u>	Gasoline	
	§ <u>10.07</u>	Garbage and Refuse Hauler	See table for Chapter 10
		(O) Annual HACCP audit	<u>\$120</u>
		(N) HACCP plan review, new	<u>\$240</u>
		(M) Food equipment upgrade/replacement only or onsite consultation	\$220
		(L) Expedited plan review	Equal to double the plan review fee
		(K) Plan Review, less than 50% remodel	Equal to annual license
		(J) Plan review, new and 50% or more remodel	Equal to twice the annual license
§14.03		(2) Nuts, gum balls, hard candy and unsorted confections	<u>\$8</u>
		below)	
		(1) Food and beverage (except items in (2)	\$23
		from time to time) (I) Vending machines	
		(H) Farmers market stand (stands not exempted from licensing in M.S. Chapter 28A, as it may be amended	\$173

<u>§14.543</u>	Manufactured Home Park	
	(A) Annual license	\$181 base plus \$24.50 per site
	(B) Site plan review	Equal to annual license
	(C) Less than 50% site plan review	Equal to 1/2 annual license
<u>§14.549(b)</u>	Manufactured Home Parks, Recreational Camping Areas and Youth Camps – Variance Fee	<u>\$600</u>
<u>§14.262</u>	Massage	
	(A) Therapeutic massage enterprise	<u>\$262</u>
	(B) Therapist	<u>\$33</u>
	(C) Temporary therapist	<u>\$33</u>
	(D) Renewal of therapist license	<u>\$17</u>
	(E) Duplicate therapist	<u>\$7.50</u>
	(F) Plan review, new and 50% or more remodel	Equal to annual establishment license
	(G) Plan review, less than 50% remodel	Equal to 1/2 annual establishme license
	(H) Expedited plan review	Equal to double the plan review fee
<u>§14.265</u>	Investigation fee	<u>\$215</u>
<u>§14.269(l)</u>	Inspection fee	\$250 fee for a third inspection, in orders to correct are issued and not corrected.
<u>§14.278</u>	Medical Marijuana Distribution Facility	<u>\$3,100</u>
§14.280(b)(1)	<u>Medical Marijuana Distribution Facilities – License</u> Investigation Fee Deposit	\$500 minimum deposit to cover costs and expenses up to a max \$1,500 for additional investigation costs.
<u>§14.280(b)(2)</u>	Medical Marijuana Distribution Facilities – Additional License Investigation Fee Deposit for Change of Managing Partner, Store or General Manager, Proprietor	<u>\$100</u>
§ <u>8.12</u>	Motorized Golf Cart Permit	See table for Chapter 8
<u>§14.150</u>	Newspaper Rack	\$12.50 per rack with a minimum fee of \$225
§14.149 <u>,</u> §14.156	(A) Impoundment fee, per newspaper rack	<u>\$230</u>
<u>§14.156</u>	(B) Inspection fee, per newspaper rack	<u>\$60</u>
<u>§14.150</u>	(C) Relocation fee, per newspaper rack	<u>\$18</u>
§ <u>12.47</u>	Parachuting and Aircraft Landings and Takeoffs	See table for Chapter 12

<u>§14.03</u>

	<u>Pawnbrokers</u>	
<u>§14.289</u>	(A) Annual application fee	<u>\$5,100</u>
	(B) Transaction fee	
	(1) If reported by modem	\$2 per billable transaction
	(2) If reported manually	\$4 per billable transaction
§14.291(b)(1)	Pawnbrokers – License Investigation Fee Deposit	<u>\$1,500</u>
§14.291(b)(2)	Pawnbrokers – Fee for Investigation conducted solely within State of Minnesota.	<u>\$500 – remainder of deposit wil</u> <u>be returned.</u>
§14.291(b)(2)	Pawnbrokers – Fee for Investigation conducted out of state.	Actual costs not exceeding \$1,5
§14.291(b)(3)	Pawnbrokers – Additional Investigation Fee for Change of Managing Partner, Store or General Manager, or Proprietor	<u>\$100</u>
	Precious Metal Dealers	
§14.442.07	(A) Annual license	<u>\$2,625</u>
§14.429	(B) Temporary license	<u>\$1,180</u>
§14.442.07	(C) Registration	<u>\$118</u>
<u>§14.442.07(b)(</u> <u>2</u>	Precious Metal Dealers – Investigation Fee Deposit	<u>\$1,500</u>
<u>§14.442.07(b)(</u> <u>2)</u>	Precious Metal Dealers – Fee for Investigation conducted solely within State of Minnesota.	\$500, any remaining deposit sha be returned.
<u>§14.442.07(b)(</u> <u>2)</u>	Precious Metal Dealers – Fee for Investigation conducted out of state.	Actual costs not exceeding \$1,5
§14.442.07(b)(2)	Precious Metal Dealers – Additional Investigation Fee for Change of Managing Partner, Store or General Manager, or Proprietor	<u>\$100</u>
<u>§14.442.12(f)(</u> <u>2)</u>	Precious Metal Dealers License Restrictions – Photograph Requirements – Late Fee	\$100 per day late fee assessed f each day after 48 hours.
<u>§14.442.12(f)(</u> <u>3)</u>	Precious Metal Dealers License Restrictions – Video Requirements – Late Fee	\$100 per day late fee assessed f each day after 48 hours
<u>§14.431(h)(2)</u>	Temporary Precious Metal Dealers License Restrictions – Photograph Requirements – Late Fee	\$100 per day late fee assessed f each day after 48 hours
§14.431(h)(3)	Temporary Precious Metal Dealers License Restrictions – Video Requirements – Late Fee	\$100 per day late fee assessed f each day after 48 hours
<u>§14.62</u>	Public Assembly, Parade, Race, Private Special Event Permit	\$25 per day
<u>§14.443</u>	Public Pools	
	(A) Indoor	

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		(1) First pool	<u>\$382</u>	
		(2) Each additional pool	<u>\$191</u>	
		(B) Outdoor		
		(1) First pool	<u>\$382</u>	
		(2) Each additional pool	<u>\$191</u>	
		(C) School, K through grade 12, pools		
		(1) First pool	<u>\$191</u>	
		(2) Each additional pool	<u>\$95.50</u>	
1		(D) Pool opening reinspection fee, operator makes an appointment for an inspection, but pool is not ready to open	<u>\$100</u>	
		(E) Plan review, 50% or more remodel, replacing equipment, fencing, decking or remodeling areas not specifically requiring plan review by the state	Equal to annual license	
		(F) Plan Review, less than 50% remodel	Equal to 1/2 annual license	
		(G) Expedited plan review	Equal to double the plan review fee	
	<u>§14.543</u>	Recreational Camping Area, Youth or Children's Camp		
		(A) Annual license	\$181 base plus \$6.25 per site or bed	
		(B) Combination with manufactured home park	<u>\$6.25 per site or bed, no second</u> <u>base fee</u>	
		(C) Site plan review	Equal to annual license	
<u>§14.03</u>		(D) Less than 50% site plan review	Equal to 1/2 annual license	
	<u>§14.545</u>	Recreational Camping Area, Special Event		
		(A) Annual license	\$181 base plus \$1.25 per site	
		(B) Late fee	Equal to ½ event license	
	<u>§14.569</u>	Rental Housing		
		(A) Multiple-family dwelling, 5 or more units (apartment buildings and townhouse complexes; includes registered housing with services)		
		(1) First unit per building	<u>\$154</u>	
		(2) Each additional unit	<u>\$11</u>	
		(B) Group housing or other housing with shared livin housing with services units	ng spaces; includes registered	
		(1) Group housing, small: 5 to 10 beds	<u>\$126</u>	

<u>\$247</u>
<u>\$11</u>
<u>\$126</u>
<u>\$44</u>
<u>\$126</u>
<u>\$54</u>
<u>\$126</u>
<u>\$126</u>
<u>\$99</u>
<u>\$126</u>
<u>\$126</u>
<u>\$11</u>
See table for Chapter 17
<u>\$200</u>
<u>\$35</u>
<u>\$710</u>
<u>\$360</u>
<u>\$114 per event</u>
\$2 per billable transaction
\$4 per billable transaction
<u>\$108</u>
<u>\$500</u>
Actual acate act a set of the data ac
Actual costs not exceeding \$1,500.

<u>§14.442.37(a)(</u> <u>b)</u>	Secondhand Goods Dealers – Additional Investigation Fee for Change of Persons in Charge of the Business or Corporate Structure	<u>\$100</u>
<u>§14.336</u>	Sexually-Oriented Business	<u>\$2,825</u>
<u>§§14.341(b)(1</u>)	Sexually-Oriented Businesses – Investigation Fee Deposit	<u>\$500</u>
§ <u>19.87.04</u>	Shore Area Permit	See table for Chapter 19
<u>§14.355</u>	Solicitors	<u>\$33 per 6 month license</u>
§ <u>10.33</u>	Sound Trucks	See table for Chapter 10
<u>§14.371</u>	Tanning	
	(A) Facilities	<u>\$131</u>
	(B) Plan review, new and 50% or more remodel	Equal to annual establishment license
	(C) Plan review, less than 50% remodel	Equal to 1/2 annual establishment license
	(D) Expedited plan review	Equal to double the plan review fee
<u>§14.84</u>	Target Range	<u>\$35</u>
	Taxicab	
<u>§14.392</u>	(A) Annual, company	
	(1) Basic	<u>\$535</u>
	(2) Additional, per cab	<u>\$21</u>
<u>§14.400</u>	(B) Driver	<u>\$33</u>
	(C) Driver renewal	<u>\$27</u>
	(D) Duplicate driver	<u>\$7.50</u>
<u>§14.09</u>	Temporary License or Permit	<u>\$57</u>
<u>§14.252</u>	Temporary Recycling Event Permit	<u>\$113</u>
<u>§14.09</u>	Tent and Canopy Fees	<u>See § 21.502.01</u>
<u>§14.525</u>	Time-of-Sale Housing Evaluators	
	(A) Annual evaluator license or renewal	<u>\$155</u>
	(B) Examination fee	<u>\$50</u>
	(C) Report filing fee	<u>\$30</u>
	(D) Fee for city-conducted evaluation (includes report filing fee)	<u>\$190</u>

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	<u>§14.529(b)(2</u>	Time-of-Sale Housing Evaluations – Penalty for Not Filing a Timely Report	<u>\$20</u>
	<u>§14.529(b)(2)</u> §14.523.01(d)(<u>2)</u>	Time-of-Sale Housing Evaluations – Insulation Inspection Appeal Process Fees	<u>\$100</u>
		Tobacco-Related Products	
	<u>§14.438</u>	Retail Sale Each Location	<u>\$175</u>
	<u>§14.441.01</u>	Sale of Tobacco-Related Products – Administrative Penalty for Sales to a Person under age 21	<u>\$75</u>
1	<u>§14.182</u>	Transient Merchant, Hawker or Peddler	
		(A) Transient merchant	<u>\$120</u>
		(B) Hawker or peddler	<u>\$33</u>
	§ <u>15.160</u>	Wells	See table for Chapter 15
<u>§14.09(c)</u>		Temporary license or permit fee for trade or function requiring a license or permit.	See "Temporary License or Permit" in " LICENSES AND PERMIT FEES " table above at §14.03.
<u>§14.21(a)</u>		Amusement Devices - Annual License Fees	See "Amusement Devices" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.21(b)</u>		Amusement Devices - Temporary License Fees	See "Amusement Devices" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.38(a)</u>		<u>Casino Gaming Events – Special Event License Fees</u>	See "Casino Gaming Events" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.38(b)</u>		<u>Casino Gaming Events – Annual Establishment License Fees</u>	See "Casino Gaming Events" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.50</u>		Dances – Annual License Fees	See "Dances" in " LICENSES AND PERMIT FEES " table above at §14.03.
<u>§14.51</u>		Dances – Special Event License Fees	See "Dances" in " LICENSES AND PERMIT FEES " table above at §14.03.
<u>§14.64</u>		Public Assemblies – Permit Fees	See "Public Assemblies" in "LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.73</u>	Roller Skating Rinks – Annual License Fees	See "Roller Skating Rinks" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.84</u>	Target Ranges Fees	See "Target Ranges" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.84.05</u>	Limited Duration Projection Mapping Fees	See "Limited Duration Projection Mapping" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.89(b)</u>	Dogs, Cats and Ferrets – License Application Fees	See "Dogs, Cats and Ferrets" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.89(f)</u>	Dogs, Cats and Ferrets – License Tag Fees	See "Dogs, Cats and Ferrets" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.89(g)</u>	Dogs, Cats and Ferrets – License Transfer Fees	See "Dogs, Cats and Ferrets" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.96</u>	<u>Commercial Animal Establishments – License Fees</u>	See "Commercial Animal Establishments" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.143(b)</u>	<u>False Alarm Penalties – Alarm Users</u>	Penalty for third false burglary alarm shall be \$125 and increase by \$50 for each succeeding false alarm thereafter within the calendar year.
<u>§14.143(b)</u>	<u>False Hold-up or Panic Alarm Penalties – Alarm Users</u>	Penalty for false hold-up or panic alarms shall be \$250 for the second false alarm and shall increase by \$100 for each succeeding false alarm thereafter within the calendar year.
<u>§14.143(c)</u>	False Alarm Penalties - Alarm Company	\$100 fine assessed against the alarm company.
<u>§14.149</u>	Courtesy Benches and Newspaper Racks – Impoundment Fee	See "Courtesy Benches and Newspaper Racks" in "LICENSES

		AND PERMIT FEES" table above at §14.03.
<u>§14.150(h)</u>	Courtesy Benches and Newspaper Racks – Relocation Fees	See "Courtesy Benches and Newspaper Racks" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.151</u>	Courtesy Benches and Newspaper Racks – License Fees	See "Courtesy Benches and Newspaper Racks" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.152(d)</u>	Courtesy Benches and Newspaper Racks – Amended License Fees	See "Courtesy Benches and Newspaper Racks" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.156(b)(1)</u>	Courtesy Benches and Newspaper Racks – License Violation Inspection Fees	See "Courtesy Benches and Newspaper Racks" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.171</u>	Escort Services and Escorts – License Fees	See "Escort Services and Escorts" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.171</u>	Escort Services and Escorts – Application Investigation Fee	See "Escort Services and Escorts" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.185</u>	Hawkers, Peddlers and Transient Merchants – License Fee	See "Hawkers, Peddlers and Transient Merchants" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.199</u>	Mechanical Contractors- License Examination Fee	<u>\$35</u>
<u>§14.241</u>	Laundromats – License Fee	See "Laundromats" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.253(a)</u>	Temporary Recycling Events – Permit Fees	See "Temporary Recycling Events" in " LICENSES AND PERMIT FEES " table above at §14.03.
<u>§14.265</u>	Therapeutic massage enterprise and therapist - License Fees	See "Massage" in "LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.265</u>	Therapeutic massage enterprise – Investigation Fee	See "Massage" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.269(I)</u>	<u>Therapeutic massage enterprise and therapist – Inspection</u> <u>Fee</u>	See "Massage" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.270(d)</u>	Therapeutic massage enterprise and therapist –Sanitization and Health Plan Review Fee.	See "Massage" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.270(c)</u>	<u>Therapeutic massage enterprise and therapist – Temporary</u> <u>Therapist License Fee</u>	See "Massage" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.280(a)(1)</u>	Medical Marijuana Distribution Facilities – Application Fee	<u>See "Medical Marijuana</u> <u>Distribution Facilities" in</u> <u>"LICENSES AND PERMIT FEES" table above at §14.03.</u>
<u>§14.280(b)(1)</u>	<u>Medical Marijuana Distribution Facilities – License</u> Investigation Fee Deposit	<u>See "Medical Marijuana</u> <u>Distribution Facilities" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.280(b)(2)</u>	Medical Marijuana Distribution Facilities – Additional License Investigation Fee Deposit for Change of Managing Partner, Store or General Manager, Proprietor	<u>See "Medical Marijuana</u> <u>Distribution Facilities" in</u> " LICENSES AND PERMIT FEES " table above at §14.03.
<u>§14.291(a)(1)</u>	Pawnbrokers – Application Fee	See "Pawnbrokers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.291(b)(1)</u>	Pawnbrokers – License Investigation Fee Deposit	See "Pawnbrokers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.291(b)(2)</u>	Pawnbrokers – Fee for Investigation conducted solely within State of Minnesota.	See "Pawnbrokers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.291(b)(2)</u>	Pawnbrokers – Fee for Investigation conducted out of state.	See "Pawnbrokers" in " LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.291(b)(3)</u>	Pawnbrokers – Additional Investigation Fee for Change of Managing Partner, Store or General Manager, or Proprietor	See "Pawnbrokers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.291(c)</u>	Pawnbrokers – Transaction Fee	See "Pawnbrokers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.318</u>	<u>Seasonal Sales/Christmas Tree Sales – License Fee</u>	See "Seasonal Sales/Christmas Tree Sales" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.326</u>	Service Stations/Bulk Oil and Gasoline Storage Plants – License Fee	See "Service Stations/Bulk Oil and Gasoline Storage Plants" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.341(a)(1)</u>	Sexually-Oriented Businesses – Application Fee	<u>See "Sexually-Oriented</u> <u>Businesses" in "LICENSES AND</u> <u>PERMIT FEES" table above at</u> §14.03.
<u>§14.341(b)(1)</u>	Sexually-Oriented Businesses – Investigation Fee Deposit	See "Sexually-Oriented Businesses" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.358</u>	<u>Solicitors – License Fee</u>	See "Solicitors" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.371(b)</u>	Tanning Facilities – License Fee	<u>See "Tanning Facilities" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.372(a)</u>	Tanning Facilities - Plan Review Fee	<u>See "Tanning Facilities" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.380</u>	Body Art Establishments – License and Registration Fee	See "Body Art Establishments" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.387(b)</u>	Body Art Establishments – Construction Inspections and Plan Review Fee	See "Body Art Establishments" in "LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.389(c)</u>	Body Art Establishments – Temporary Body Art technician Application Fee	See "Body Art Establishments" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.397</u>	Taxicabs and Drivers – License Fee	See "Taxicabs and Drivers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.401(b)</u>	Taxicabs and Drivers – Application Fee	See "Taxicabs and Drivers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.429(a)</u>	Temporary Precious Metal Dealers – License Application Fee	<u>See "Precious Metal Dealers" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.429(c)</u>	<u>Temporary Precious Metal Dealers – Fee for Investigation</u> conducted solely within State of Minnesota.	<u>See "Precious Metal Dealers" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.429(c)</u>	<u>Temporary Precious Metal Dealers – Fee for Investigation</u> conducted out of state.	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.429(c)</u>	<u>Temporary Precious Metal Dealers – Additional</u> <u>Investigation Fee for Change of Managing Partner, Store or</u> <u>General Manager, or Proprietor</u>	See "Precious Metal Dealers" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.429(d)</u>	Temporary Precious Metal Dealers – Transaction Fee	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.431(h)(2)</u>	<u>Temporary Precious Metal Dealers License Restrictions –</u> Photograph Requirements – Late Fee	See "Precious Metal Dealers" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.431(h)(3)</u>	<u>Temporary Precious Metal Dealers License Restrictions –</u> Video Requirements – Late Fee	See "Precious Metal Dealers" in <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.438</u>	Sale of Tobacco-Related Products – License Fee	<u>See "Tobacco-Related Products" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.441.01</u>	Sale of Tobacco-Related Products – Administrative Penalty for Sales to a Person under age 21	See "Tobacco-Related Products" in "LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.441.07(a</u>)(<u>1)</u>	Sale of Tobacco-Related Products – License Application Fee	See "Sale of Tobacco-Related Products" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(a</u>)(<u>1)</u>	Precious Metal Dealers – License Application Fee	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(b</u>)(<u>1)</u>	Precious Metal Dealers – Fee for Investigation conducted solely within State of Minnesota.	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(b</u>)(2)	Precious Metal Dealers – Investigation Fee Deposit	<u>\$ See "Precious Metal Dealers" in</u> <u>"LICENSES AND PERMIT FEES"</u> table above at §14.03.
<u>§14.442.07(b</u>)(2)	Precious Metal Dealers – Fee for Investigation conducted solely within State of Minnesota.	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(b</u>)(2)	Precious Metal Dealers – Fee for Investigation conducted out of state.	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(b</u>)(2)	Precious Metal Dealers – Additional Investigation Fee for Change of Managing Partner, Store or General Manager, or Proprietor	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.07(c)</u>	Precious Metal Dealers – Transaction Fee	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.12(f)</u> (2)	Precious Metal Dealers License Restrictions – Photograph Requirements – Late Fee	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.12(f)</u> (<u>3)</u>	<u>Precious Metal Dealers License Restrictions – Video</u> <u>Requirements – Late Fee</u>	See "Precious Metal Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.22</u>	Sale of Permitted Consumer Fireworks – Annual License Fee	See "Fireworks Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.37(a</u> <u>)(1)</u>	Secondhand Goods Dealers – License Application Fee	See "Secondhand Goods Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.

<u>§14.442.37(a</u>)(b)	Secondhand Goods Dealers – Application Investigation Deposit	See "Secondhand Goods Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.37(a</u>)(b)	Secondhand Goods Dealers – Fee for Investigation conducted out of state.	See "Secondhand Goods Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.37(a</u>)(b)	Secondhand Goods Dealers – Additional Investigation Fee for Change of Persons in Charge of the Business or Corporate Structure	See "Secondhand Goods Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.442.37(a</u>) <u>(c)</u>	Secondhand Goods Dealers – Transaction Fee	See "Secondhand Goods Dealers" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.447</u>	Food Establishment, Lodging Establishment and Public Pool - Annual License Fees	See "Food Establishment, Lodging Establishment and Public Pool" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.455(c)</u>	Food Establishment, Lodging Establishment and Public Pool - Plan Review Fees	See "Food Establishment, Lodging Establishment and Public Pool" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.523.01(d</u> <u>)(2)</u>	<u>Time-of-Sale Housing Evaluations – Insulation Inspection</u> Appeal Process Fees	See "Time-of-Sale Housing Evaluations" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.525(c)</u>	Time-of-Sale Housing Evaluations – License Application Fee	See "Time-of-Sale Housing Evaluations" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.525(d)</u>	<u>Time-of-Sale Housing Evaluations – Examination Fee</u>	See "Time-of-Sale Housing Evaluations" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.526</u>	<u>Time-of-Sale Housing Evaluations – City Employee</u> Evaluation Fee	See "Time-of-Sale Housing Evaluations" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.529(b)(2)</u>	<u>Time-of-Sale Housing Evaluations – Penalty for Not Filing a</u> <u>Timely Report</u>	See "Time-of-Sale Housing Evaluations" in " LICENSES AND

		PERMIT FEES" table above at §14.03.
<u>§14.529(b)(3)</u>	<u>Time-of-Sale Housing Evaluations – Report Filing Fee</u>	See "Time-of-Sale Housing Evaluations" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.543(f)</u>	<u>Manufactured Home Parks, Recreational Camping Areas</u> and Youth Camps – License Application Fee	See "Manufactured Home Parks, <u>Recreational Camping Areas and</u> <u>Youth Camps" in "LICENSES AND</u> <u>PERMIT FEES" table above at</u> §14.03.
<u>§14.543(i)(1)(</u> <u>A)</u>	<u>Manufactured Home Parks, Recreational Camping Areas</u> and Youth Camps – Site Plan Review Fee	See "Manufactured Home Parks, <u>Recreational Camping Areas and</u> Youth Camps" in " LICENSES AND <u>PERMIT FEES" table above at</u> §14.03.
<u>§14.543(i)(2)</u>	<u>Manufactured Home Parks, Recreational Camping Areas</u> and Youth Camps – Annual License Fee	See "Manufactured Home Parks, Recreational Camping Areas and Youth Camps" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.549(b)</u>	<u>Manufactured Home Parks, Recreational Camping Areas</u> and Youth Camps – Variance Fee	See "Manufactured Home Parks, Recreational Camping Areas and Youth Camps" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.573(a)</u>	Rental Housing Licensing – License Application Fee	See "Rental Housing" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.604(a)</u>	<u>Farmers Markets – Permit Fees</u>	See "Farmers Markets" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.606(a)(7)</u>	Farmers Markets – Permit Fees	See "Farmers Markets" in "LICENSES AND PERMIT FEES" table above at §14.03.
<u>§14.704(a)</u>	Arts and Crafts Festival – Permit Fees	See "Arts and Crafts Festival" in "LICENSES AND PERMIT FEES" table above at §14.03.

Section 3. Appendix A, Tables for Chapters 15, 16, 17, and 19 of the City Code are amended by adding those words that are underlined, to read as follows:

CHAPTER 15: Buildings and Structures			
CODE SECTION	CROSS-REF	DESCRIPTION	FEE
§ <u>15.160</u>		<u>Wells</u>	
		(A) Construction and reconstruction	1
		(1) Dewatering well or site with multiple wells on the same property	\$134/well or site
		(2) Environmental well or site with multiple wells on same property	<u>\$220/well</u>
		(3) Water supply well	\$134/well or site
		(B) Sealing	
		(1) Water supply well or dewatering well or site with multiple wells on the same property	\$99/well or site
		(2) Environmental well or site with multiple wells on the same property	\$134/well or site
		(C) Temporary boring or site with multiple borings on the same property where the depth of the borings is 25 feet or more and sealed within 72 hours of construction	\$134/well or site
		(D) Maintenance	
		(1) Environmental well or site on the same property	\$199/well or site
		(2) Water supply well	<u>\$99/well</u>

CHAPTER 16: STORMWATER MANAGEMENT, STORM UTILITY, AND WETLANDS						
<u>CODE</u> SECTION	CROSS-REF	DESCRIPTION	FEE			
§16.11(b)(2) (E)		Stormwater Aeration permit – Initial Application	\$150			
§16.11(d)		Stormwater Aeration permit – Renewal	\$50			
Chapter 17: S	STREETS AND RI	GHTS-OF-WAY				
<u>CODE</u> SECTION	<u>CROSS-REF</u>	DESCRIPTION	FEE			
<u>Right of way</u>	Permit fees					
<u>§17.66</u>		(A) Registration fee	\$60 per registration			
<u>§17.68</u>		(B) Excavation permit fee	1			
		(1) Hole/handhole and pedestal	\$208 per excavation			
		(2) Emergency hole	\$104 per excavation			
		(3) Trench The maximum length of a trench permit shall be 5,000 lineal feet.	<u>\$89 per 100 lineal feet plus \$208</u> hole fee for each excavation			
		(4) Potholing/soil boring	\$52 for first pothole, \$7 for each additional pothole			
<u>§17.68</u>		(C) Obstruction/aerial/interduct permit fee The maximum length of an obstruction permit shall be 5,000 lineal feet.	\$129 plus \$0.06 per lineal foot for each obstruction			
<u>§17.68</u>		(D) Pole attachment permit fee	\$1,500 per attachment			
<u>§17.68</u>		(E) Permit data conversion fee	<u>\$36 for each data entry</u>			
<u>§17.68</u>		(F) Permit reprocessing fee	\$36 for each permit extension			
		(G) Delay penalty	\$84 plus \$11 per day for each late day over 3 days			
§ <u>17.64</u>		(H) Right-of-way permit processing fee (non- refundable)	\$36 fee withheld from permit application fee if work is not completed			
		(I) Driveway approach/curb cut	,			

	(1) Permit, first form inspection and final inspection	<u>\$160 plus \$1 State surcharge</u>
	(2) Additional form inspections	\$80 per inspection
	(J) Fixture installation drainage and utility easement	<u>\$175 each for installation of</u> handholes, cabinets, poles, transformers, etc.
	(K) Fixture installation right-of-way	\$175 each for installation of handholes, cabinets, poles, transformers, etc.

Chapter 19: Zoning						
CODE SECTION	<u>CROSS-REF</u>	DESCRIPTION	FEE			
§ <u>19.87.04</u>		Shore Area Permit				
		(A) For vegetation removal/alteration only	<u>\$120</u>			
		(B) For grading/filling only	<u>\$120</u>			
		(C) For all other permits	<u>\$155</u>			