



4141 Douglas Drive North • Crystal, Minnesota 55422-1696

Tel: (763) 531-1000 • Fax: (763) 531-1188 • www.crystalmn.gov

**CRYSTAL CITY CODE REVIEW
TASK FORCE**

**OCTOBER 27, 2016
7:00 p.m.
CONFERENCE ROOM A, CITY HALL**

MEETING NOTICE AND AGENDA

1. Call meeting to order – Chair Maristany
2. Review September 22, 2016 Meeting Notes
3. Review Task Force comments
 - a. Review comments: Finish Chapter 11, Chapters 12, 13 and 20
4. Discuss assignments and homework due Monday, November 21, 2016
5. Next meeting – Thursday, **December 1**, 2016
6. Adjourn – 9 p.m.

CITY CODE REVIEW TASK FORCE

MEETING NOTES SEPTEMBER 22, 2016

Task Force Members Present: Bonnie Bolash, Tim Buck, Carolyn Maristany, Candace Oathout and Jen Pohl.

Also present: City Attorney Troy Gilchrist and City Manager Anne Norris.

Chair Maristany called the meeting to order at 7:00 p.m.

August 23, 2016 Meeting Notes

Motion by Bolash, seconded by Oathout to accept the meeting notes of the August 23, 2016 meeting. Motion carried.

Review Comments – Chapter 11, Sections 1100 – 1175.53

Section 1100 – General comment. Be sure there is consistency between this section and zoning requirements. Also, reformat so there is less repetition.

Section 1100.05 – Update – is residency really necessary?

Section 1100.07 – Update and delete.

Section 1100.09 – Clarify what is included.

Section 1100.09, Subd. 4 – Clarify what machines are referred to.

Section 1100.11 – Update and clarify.

Section 1100.11, Subd. 2 – Distinction between permit and license – is there a distinction?

Section 1100.11, Subd. 4 – Update so insurance requirements are consistent and refer to industry standards.

Section 1100.13, Subd. 3 – Simplify and reduce repetition.

Section 1100.13, Subd. 4 - Update so insurance requirements are consistent and refer to industry standards.

Section 1100.13, Subd. 5 – Delete.

Section 1100.13, Subd. 6 – Update to reflect current legal age.

Section 1100.13, Subd. 7 – Clarify that this section supercedes zoning.

Section 1105 – Delete this section is State and County license auctioneers.

Section 1105.01-.03 – Refer to State law.

Section 1110.03 – Update to reflect that Section 1115 has been deleted.

Section 1115 – Move to where deleted and repealed sections are going.

Section 1120.01 – Update to reflect biofuels.

Section 1120.01-.03 – Update to require only 1 fee.

Section 1125 – Update and separate coin-operated dry cleaning (if they still exist) from coin-operated laundry. If dry cleaning stays in, reference solvents.

Section 1125.07 – Update to allow for unisex bathrooms (assuming building code permits).

Section 1125.13 – Use numeric instead of writing out numbers.

Section 1125.13, Subd. 13 – This section needs to be a separate section and/or expanded.

Section 1125.15 – Reformat so requirements related only to dry cleaning are all together.

Section 1125.15, Subd. 2 – Move definitions as discussed previously.

Section 1125.15, Subd. 14 – Format – spacing between Subd. 14.

Section 1125.19 – Update to allow unisex toilet.

Section 1130 – Update to refer to holiday trees.

Section 1130.01, Subd. 2 – Move definitions as discussed previously. Make times in section consistent with license span (November 1 – January 7).

Section 1131.01 – Purpose statement – make consistent with previous discussions. Is licensing redundant with State law?

Section 1131.05 – Move definitions as previously discussed.

Section 1135 – Move to where repealed ordinances are going.

Section 1136 – Move to where repealed ordinances are going.

Section 1137 – Add language regarding vaping.

Section 1137.01 – Update definitions and simplify.

Section 1137.11 – Make sure penalties are consistent throughout code.

Section 1140 – Move to where deleted ordinances are going.

Section 1145 – Update format.

Section 1150 – Move to where repealed ordinances are going.

Section 1155 – Move to where repealed ordinances are going.

Section 1160.01 – Relocate definitions as previously discussed.

Section 1160.01, Subd. 3 – Typo – last line – **obtain**.

Section 1160.01, Subd. 4 – Typo – last line – **for sale**.

Section 1160.05b) – Are identification requirements redundant?

Section 1160.05k) – Make numeric as previously discussed.

Section 1160.11 – When numbers change in Chapter 3, they have to change in this section.

Section 1160.15, Subd. 1 and Subd. 4a) – Clarify/simplify language.

Section 1165.01 – Relocate definitions as previously discussed.

Section 1165.15 – Clarify how this relates to Section 830.

Section 1170 – Move to where repealed ordinances are going.

Section 1175 – Move to where repealed ordinances are going. General comment: Revise and reformat to remove redundancies and consolidate – use a chart?

Section 1175.01 – Relocate definitions as previously discussed.

Section 1175.03 – Reformat – maybe a chart?

Section 1175.03 a)1) – Reformat – maybe cover what is included first? Make more clear.

Section 1175.03 i) – Clarify application and license.

Section 1175.03 k) – Typo – *ingots*.

Section 1175.09 – Simplify by reformatting using a chart.

Section 1175.11 – Simplify by reformatting using a chart showing different kinds of owners.

Section 1175.11 d) – Reformat so general information is before specific business requirements.

Section 1175.17 – Spell out CCH and when Section 311 changes, this section changes.

Section 1175.21 – Simplify and move to earlier in the section.

Section 1175.21 e) – Delete.

Section 1175.23 b) – Delete.

Section 1175.49, Subd. 2 – Clarify so it is “obviously incapacitated.”

Section 1175.49, Subd. 3 – Clarify so Salvation Army and similar bins are okay/excluded.

Section 1175.51, Subd. 2 – Simplify so all fees are grouped together.

Section 1175.53 – Move to where deleted sections are going.

Comments – City Attorney

Gilchrist updated the Task Force on changes to Chapter 4 being considered by the City Council.

Assignments and Homework

The homework is to review Chapters XII, XIII and XX. Comments are due Friday, October 21, 2016. The next meeting of the Task Force is October 27, 2016.

Adjournment

Chair Maristany adjourned the meeting of the City Code Review Task Force at 9:00 p.m.

**CITY CODE REVIEW – COMMENTS
CHAPTERS 11, 12, 13 and 20**

Section	Nature of Comment	Comment	Author
1177	Edit	Revise section to remove redundancies and consolidate where possible.	Candace Oathout
		Does this apply to pay day loans too?	Carolyn Maristany
1177.01	Format	Purpose – address as we have been doing. Address definitions as we have been doing as well.	Jen Pohl
		Remove or reworded statement of purpose and intent.	Candace Oathout
		Purpose statement move those where we previously discussed.	Carolyn Maristany
1177.03	Format	Relocate as with other definitions	Candace Oathout
		Definition section. Format as previously discussed.	Carolyn Maristany
1177.05	Simplify	Subd. 2- 4 into one statement	Jen Pohl
		This is in all the sections in chapter 11, so can we say chapter 10 applies to this whole chapter? Also the annual fees in appendix IV are in all the sections for chapter 11, is there any way to make a general reference to the things that are standard and then go on to each individual business so we're not restating it over and over for each business?	Carolyn Maristany
1177.07	Clarify/format	Remove redundancies by using a chart to show categories of ownership	Candace Oathout
		same as 1175.11 (second hand goods) is there a way to merge pawn and second hand goods and just state additional rules for pawn stores?	Carolyn Maristany

1177.07, Subd. 1	Format/simplify	Organizational – use a table to differentiate a – d	Jen Pohl
1177.07, Subd. 1 d)	Format	Place what applies to everyone first then distinguish among different applicants.	Carolyn Maristany
1177.07, Subd. 4	Simplify	Why can't we just state that there will be a background check, including investigating violations? Before using abbreviations write the full thing out. When section 311 is updated update this.	Jen Pohl Carolyn Maristany
1177.07, Subd. 5	Clarify	I don't recall the public hearing for the pawn broker that's in the Crystal Shopping center. How and who is notified?	Carolyn Maristany
1177.07, Subd. 6	Update	What is the criteria used to determine good moral character or repute? Simplify license fee structure with a chart showing separate fees by license type as shown in appendix IV 1175.21 (secondhand goods) seems more stringent and that doesn't make sense with the purpose statement for this section. Who determined moral character in c)?	Candace Oathout Carolyn Maristany
1177.07, Subd. 6c	Clarify	Too subjective and creates potential for abuse. "No licenses under this chapter will be issued to an applicant who is a natural person, a partnership if such applicant has any general partner or managing partner, a corporation or other organization if such applicant has any manager, proprietor or agent in charge of the business to be licensed, if the applicant... ..c) is not of good moral character or repute..." If we have a legal definition of what "good moral character or repute is" we should reference that instead of this very subjective phrase. Otherwise, if we don't have a specific legal definition, we should omit section "c" entirely.	Kirsten Andersen
1177.11	Comment	Very similar with 1175.35 second hand goods	Carolyn Maristany
1177.11. h 3)	Simplify/format	Simplify by using bullet points	Jen Pohl

1177.13	Comment	Very similar with 1175.37 second hand goods	Carolyn Maristany
1177.15	Comment	Very similar with 1175.43 second hand goods – m) make sure statute's current	Carolyn Maristany
1177.17 and .19	Clarify	confusing because we have a 90 day holding period and a a 30 day before it can be sold. So does that mean if I do not redeem my pawned item they have to wait another 30 days or have they met the holding period requirement?	Carolyn Maristany
1177.21	Clarify	It references itself. That makes no sense.	Carolyn Maristany
1177,21, Subd.1 & 2	Clarify	Can't we combine and simplify to indicate variable lengths of hold times dependent on reasons for the hold?	Jen Pohl
1177.27	Comment	Very similar with 1175.49 second hand goods	Carolyn Maristany
1177.27, Subd. b	Clarify/update	Is a pawnbroker qualified to judge the soundness of a customer's mind?	Candace Oathout
1177.27. c)	Typo	Typo – "province" not "providence." No licensee may receive any goods, unless the seller presents identification in the form of a valid driver's license, a valid state of Minnesota identification card, or current valid photo driver's license or identification card issued by the state or providence of residency of the person from whom the item was received."	Kirsten Andersen
1177.27. e) & f)	Simplify/grammar	Periods people, not constant use of semicolons.	Jen Pohl
1177.29	Comment	Very similar with 1175.51 second hand goods.	Carolyn Maristany
1177.29. i)	Clarify	Seems like this shouldn't be in an area involving denials and revocations.	Jen Pohl
1180	Format	Can this be combined with 1100 (Amusements and Amusements devices)? Does this include batting cages, mini golf and driving ranges? Make sure formatting for this whole section is consistent with previous discussions on the topic.	Carolyn Maristany
1180.01	Format	Definitions...yada yada Relocated as with other definitions.	Jen Pohl Candace Oathout

		Make consistent with previous discussions on definition sections.	Carolyn Maristany
1180.01, Subd. 2a)	Grammar	Grammar at end of paragraph.	Jen Pohl
1180.03, Subd. 3d)	Clarify	Do we take fingerprints of people wanting to run an amusement center?"	Bonnie Bolash
1180.05	Update	Consider these insurance rates with other forms of recreation miniature golf, trampolines, etc. to have a consistent standard of rates charged.	Candace Oathout
1180.07	Clarify.	<p>Too subjective and potential for corruption. "Application for an amusement center license must be made in duplicate and one copy must be referred to the chief of police who must investigate the location wherein it is proposed to operate an amusement center, ascertain if the applicant is a person of good moral character, and may recommend approval or disapproval of the application." Again, "good moral character" is a highly subjective term depending on who is doing the evaluating - in this case, the police chief. If we want to run a criminal background check for this sort of thing like everything else in this chapter, we should just state that.</p> <p>It seems odd that we don't also have an engineer or someone familiar with building code and safety reviewing as well. I understand police for overall general city safety, but they would have limited knowledge for personal safety</p>	<p>Kirsten Andersen</p> <p>Carolyn Maristany</p>
1180.09	Clarify	Wouldn't this fit better with 1180.03, Subd. 2?	Jen Pohl
1180.11, Subd. 4	Clarify	please wondering why the age of 21? Is alcohol involved?	Bonnie Bolash
1180.11, Subd. 5	Clarify	If we define amusement centers as places with single or limited machines, how is Steve O's ok'd for their golf game, pinball and darts?	Jen Pohl

1180.11, Subd. 6	Update	Update the use of the word "decalcomania."	Kirsten Andersen
1180.11, Subd. 8	Comment	"There are no restrictions on the hours of operation of amusement centers." I'm not necessarily suggesting there should be, but I found this surprising since it seems like it is talking about 1980's-style video game arcades which targeted minors. What about what is stated in zoning code? Can these be open 24/7?	Kirsten Andersen Carolyn Maristany
1180.11, Subd. 11	Update	Is this necessary with our indoor smoking law?	Jen Pohl
1185	Comment	This subject is completely foreign to me I've never been exposed to this form of gambling and the regulation of it. I don't know enough to comment. Does this apply to meat raffles? If this is the same as the MN statue we don't need to re write it in city code.	Candace Oathout Carolyn Maristany
1185.03	Clarify/simplify	"The clarity of the last sentence, which constitutes over half of this section, could really benefit from a rewrite like so: ""As part of the CCH Investigation, the police chief must obtain the following from the board: data received in the initial license application and premises permit application for the organization, and other information that the board may have in its possession relating to the eligibility and qualifications of the licensed organization to conduct, or continue to conduct, lawful gambling at the premises specified in the permit application."" Do we just have this section for enforcement so we can get revenue? It reads like it is licensed by the state, but permitted by the city, so can the city even suspend or	Kirsten Andersen Carolyn Maristany

		revoke a state licensing?	
1185.03, Subd. 2&3	Clarify	Are city council actions and board approval separate?	Carolyn Maristany
1185.05 a	Clarify	Why do we presume eligibility but not independently investigate it for factual accuracy?	Jen Pohl
1185.13 a) & b)	Format	This reads a lot like definitions	Jen Pohl
1185.05 b)	Clarify	Is there any reason other organizations like VETS or rotatory aren't on here?	Carolyn Maristany
1185.13	Format	There's a definition in here. If things need to be defined create a definition section.	Carolyn Maristany
1185. 15b)	Format	definition in here too. Also it's confusing. Do you have to give money to the city and to schools or if you do it for a school is that like giving it to a city?	Carolyn Maristany
1185.15 c)	Clarify	A simple example would be nice showing the flow of everything.	Carolyn Maristany
1185.17	Clarify	Confusing. An organization applying for an initial premises permit or bingo hall license to conduct lawful gambling in the city must pay the investigation fee set by appendix IV..." What investigation fee?	Kirsten Andersen
1190.01	Clarify	We either need to give more info on the recency of these studies or simply leave out the first sentence and just take a stand. It's also a purpose statement which we're generally eliminating or relocating anyway	Jen Pohl
	Format	Purpose statement put where previously discussed.	Carolyn Maristany
	Format	Update and edit goes to intent and purpose. Subdivision c) delete as unnecessary statement.	Candace Oathout
1190.01 e)	Update	Again with the morals! " ""The public health, safety, morals and general welfare will be promoted by the city adopting the regulations governing adult establishments."" Again, legislating on the basis of ""morals"" is highly	Kirsten Andersen

		subjective, usually religious in origin, and sets a bad precedent. Public health, safety and general welfare should provide all the necessary latitude needed for regulating things that genuinely need regulating. I realize we can't do much about what the state statute says, but the city code doesn't need to include this language."	
1190.03	Format	<p>Definitions...</p> <p>Relocation as previously discussed. Make sure formatted consistently with previous formatting discussions. Does this apply to tattoo and piercing places since I can go in and get my child one? They need adult consent, but they are allowed in.</p> <p>Relocate as previously discussed. Adult Hotel or Motel is outmoded now that both forms have wifi and cable TV-video in the rooms. Suggest this be deleted.</p>	<p>Jen Pohl</p> <p>Carolyn Maristany</p> <p>Candace Oathout</p>
1190.03, Subd. 1	Clarify	Can we specify Anatomical areas as genitalia? How does this apply to places like fantasy gifts or other stores that specialize in adult female under garments? Or stores like ones for college text books or skeletons that specialize in books only adults would want to read or even understand?	Carolyn Maristany
1190.03, Subd. 2	Format	These are also definitions.	Jen Pohl
1190.03, Subd. 2 a	Clarify	is it relevant whether the nudity is full or partial? How does this fit in with a henna artist? Would argue that they are not necessarily adult use only, but also don't fit fully into tattoo parlor guidelines.	Jen Pohl
1190.03, Subd, 2 b	Update	I recommend writing this so that it doesn't have to be updated every time a new delivery technology (like DVDs/CD-ROMs) emerges.	Kirsten Andersen

		Revised and simplify so it remains current in spite of the latest technological advances in gadgets.	Candace Oathout
1190.03, Subd. 2 c)	Clarify	How does this work with movie theaters that show material that is rated so naughty for children?	Carolyn Maristany
1190.03, Subd. 2 d) & e)	Clarify/update	How are these establishments different? Aren't they outmoded these days?	Candace Oathout
1190.03, Subd. 2 f)	Clarify/update	How is this a sport/health club if it's characterized by sexual activities? Also People going to clubs may have an anatomical focus like legs, arms or waist and the club offers specialization and focus for that area, so is it not allowed for a club to have that kind of programing?	Carolyn Maristany
1190.03, Subd. 2 h) - o)	Format/simplify	Is it really necessary to treat these as individual separate categories with separate names? Seriously	Candace Oathout
1190.03, Subd. 3	Clarify	"Turgid"-can't we just use erection? Revise and simplify nude is uncovered exposed. Male genitals are erect or not. If they are covered what difference does it make?	Jen Pohl Candace Oathout
1190.03, Subd. 4	Comment	I am at a loss for words to comment.	Candace Oathout
1190.05	Clarify/update	Does this area exist? Fantasy gifts' door it 120 feet from the properties behind it. Confused about entire section. The purpose statement says that places that cater to sexual activity are bad news for a community, but we are creating an area that it's okay sort of. Section 655 in public health does not permit any of it. Why are we not just referring that for all sexual activity?	Carolyn Maristany
1190.09	Comment	What about comedians that do adult material? This section need to be updated. Are f), g), h), and i) ever actually enforced? Not that I have personal experience but	Carolyn Maristany Candace Oathout

		these actions are so commonly talked about it's hard to believe they don't happen frequently.	
1190.09, h) and i)	Update	Really? how are we going to enforce tipping. Also, isn't that a huge portion of how dancers make their money?	Jen Pohl
1190.11, Subd. 5	Format/edit	CCH should read Computerized Criminal History	Carolyn Maristany
1190.11, Subd. 6 c) & e)	Clarify	Isn't this creating guilt by association? This falls under pre-determination of intent.	Candace Oathout
1190.11, Subd. 7 c)	Clarify	Don't most clubs also serve liquor?	Jen Pohl
1195.01	Format	Purpose statement... Statement of purpose reword or remove Make consistent with previous discussions on purpose statements.	Jen Pohl Candace Oathout Carolyn Maristany
1195.03	Format	Definitions put where previously determined Make consistent with previous discussions on definition sections and formatting	Candace Oathout Carolyn Maristany
1195.03, Subd. 6	Grammar Update	Consideration. The term... make sure all mn statutes of new licensees that provide massage or manual therapy exempt including Acupuncturists.	Jen Pohl Bonnie Bolash
1195.05, Subd.1 & 2	Simplify	Seems redundant to differentiate between the business and practitioner.	Jen Pohl
1195.07 a)	Update	Add acupuncture	Bonnie Bolash
1195.07 a) & c)	Format	Combine	Carolyn Maristany
1195.07	Update – addition	Add an f to placeholder as there has been an attempt to regulate at the state by registration of massage therapist.	Bonnie Bolash

		Last bill had it under the Board of Nursing.	
1195.09	Format	Create a chart of applicant requirements by category for consumer convenience.	Candace Oathout
1195.11, Subd. 1	Format	Would a table be more effective?	Jen Pohl
1195.11 Subd. 1 3)	Format	consistency in formatting paragraph 2 reference should be 1195.11 2)	Carolyn Maristany
1195.13 c)	Update	I would add language or currently national certified by national massage or body work certifying body.	Bonnie Bolash
1195.13	Update – addition	I would add an f) follow 146A.11 patient informed consent and bill of rights. Or reference somewhere massage as regulated under 146A Complementary and Alternative Health Care Practices...although this may be repealed if massage and bodywork is regulated...although I believe the registration is not mandated? Naturopaths are regulated which is a big chunk of the other major healthcare profession that is part of this regulation. Homeopathic providers are not regulated other than 146A.	Bonnie Bolash
1195.15	Edit/format	Computerized Criminal History (CCH) previously discussed. When section 311 changes so does this section	Carolyn Maristany
1195.17, Subd. 1 c)	Update	How do we define moral character? *sigh!* A therapeutic massage enterprise license may not be issued to an individual who:... ..c) is not of good moral character or repute." As previously mentioned, this language should be removed from the code. State criteria used to determine good moral character or repute or delete this section. Who determined moral character or repute? What is the criteria?	Jen Pohl Kirsten Andersen Candace Oathout Carolyn Maristany

1195.17 Subd. 1 d)	Reword	Reword d, as it also melds into e	Jen Pohl
1195.19	Update	Make sure state statutes current	Carolyn Maristany
1195.19, Subd. 2	Cross-reference	When 515 changes this gets changed	Carolyn Maristany
1195.23, Subd. 9	Clarify	why is this here? No one else has this in their sections, but I assume that everyone must comply with it.	Carolyn Maristany
1195.29	Clarify	It should reference 1005.21 not just chapter 10	Carolyn Maristany
1195.31	Clarify	Is this in zoning? The references to hours of operation in this section confuse me. I can't remember if chapter 5 states these are the stated hours unless defined differently in chapter 11 or not but if there is a discrepancy between the two I want to make sure chapter 5 has that caveat. I'm unsure if it's best to have a general recap of zoning hours of operation or if references between chapter 5 and 11 would be best for the businesses that do not have different hours than zoning code.	Carolyn Maristany
1100 – End	Clarify	I noticed that there was nothing on retail, grocery, hardware, restaurants, etc. I'm assuming they don't need permits or licensing or they don't have trade regulations. Is there a way to reference chapter 5 on zoning code for the regulations businesses have to follow if they are not mentioned in this section?	Carolyn Maristany
1200	Comment	This reads like chapter 11, so why does liquor need its own section? Definitions. Do we want to include all listed on the department of public safety website? Under the provisions of Minnesota Statute 340A.404 an on-sale liquor license may be issued by a city to numbers 1-9, by a county to numbers 1, 2, 3 or 4: 1 Hotels	Carolyn Maristany Bonnie Bolash

		<p>2 Restaurants 3 Bowling centers 4 Clubs - provided: The organization has been in existence for at least 3 years and has owned and rented space in a building for more than 1 year Sales will only be to members and bona fide guests Sports facilities, restaurants, clubs, or bars located on land owned or leased by the Minnesota Sports Facilities Authority; 5 Sports facilities located on land owned by the Metropolitan Sports Commission 6 Exclusive liquor stores 7 Theaters 8 Auto racing facilities</p>	
1200.01	Format	<p>Definitions: per usual</p> <p>Relocate to definitions area</p> <p>make consistent with previous discussions on definition sections</p>	<p>Jen Pohl</p> <p>Candace Oathout</p> <p>Carolyn Maristany</p>
1200.01, Subd. 4	Simplify	revise and simplify language to make it more user friendly	Candace Oathout
1200.01, Subd. 5	Simplify Clarify	<p>revise and simplify language to make it more user friendly</p> <p>do brew pub and taproom fit under this definition? It seems like all of these definitions need better distinction between each other because they seem to have a lot of overlap.</p>	<p>Candace Oathout</p> <p>Carolyn Maristany</p>
1200.01, Subd. 6	Simplify	<p>revise and simplify language to make it more user friendly</p> <p>I think this can be simplified. Also do we want to start be more inclusive for the meaning of hotel to include airbnb and people that rent rooms in their homes?</p>	<p>Candace Oathout</p> <p>Carolyn Maristany</p>

1200.01, Subd. 11	Clarify	what level of government is the commissioner of public safety? Specify	Candace Oathout
1200.01, Subd. 12	Clarify	<p>“Off sale microdistillery license” last sentence seems to contradict the purpose of a microdistillery as micro denotes small production that selling at wholesale production level defeats the purpose of micro- distilling. Recommend delete the last sentence.</p> <p>Micro distillery is not defined, so is this a “small brewer”? Why do you have to make enough for whole sale distribution of spirits before you can sell it, but not other alcohols? Also I’m starting to get confused about if we are making separate rules for beer, wine and spirits and what the intent is. You can be intoxicated by any liquor depending on the volume consumed.</p>	<p>Candace Oathout</p> <p>Carolyn Maristany</p>
		<p>This was posted on public safety website. May a person under the age of 21 be in my alcohol beverage licensed location? Entering Licensed Premises. It is unlawful for a person under 21 to enter an establishment licensed to sell alcoholic beverages for the purpose of purchasing or having served or delivered any alcoholic beverages. However, no city ordinance may prohibit a person 18, 19, or 20 years of age from entering an establishment to: Perform work for the establishment, including the serving of alcoholic beverages; Consume meals; and Attend social functions that are held in a portion of the establishment where liquor is not sold." Just want to make sure that we don't create or change an ordinance that would do this.</p>	<p>Bonnie Bolash</p>
		1200.01, Update	Verify MN statute citation is correct.

Subd. 16			
1200.01, Subd. 22	Clarify	When hotel and restaurant are used anywhere else in the code make sure that these definitions are consistent.	Carolyn Maristany
1200.01, Subd. 25	Clarify	Are places required to have a designated smoking area? How does this apply/not apply to Steve O's.	Jen Pohl
	Update	Are places even allowed to have smoking sections anymore? I was wondering how this applies to restaurants, since servers generally serve your food, but this says they can't.	Carolyn Maristany
1200.01, Subd. 26	Clarify	Language is very confusing.	Candace Oathout
1200.03	Typo	typo on therefore	Carolyn Maristany
1200.05	Clarify	Either specify the criteria for "good moral character and repute" or else drop the requirement as this is too vague and subjective. Also, who makes this evaluation?	Kirsten Andersen
	Clarify	This has the good moral character and repute language. Replace these with better standards like arrest records, previous violations, etc.	Carolyn Maristany
	Typo	Wilful? I know it is spelled another way.	Bonnie Bolash
1200.05, Subd. 2 a)	Clarify	Language of "natural" person...I don't think we have many cyborgs or androids in our city	Jen Pohl
1200.07	Format	Recommend that various license requirements be displayed in a chart to reduce redundancies	Candace Oathout
1200.07, Subd. 2	Simplify/Format	This licensing procedure is the same as Pawn Brokers (1177). I'm assuming that licensing is pretty standard for anyone needed a license issued by the city and maybe just the form changes. Is there any way to make a section in chapter 10 that has the basic procedure with all of this stuff listed? Then the differentiation between businesses can just be on the forms they fill out. I assume it's easier to update	Carolyn Maristany

		and change forms as needed rather than code to comply with changes that happen over time. Also it would create standardization among base information collected by people licensed by the city. For instance, peddlers (1160) have a photo requirement, but no one else does. 1200.07 subd5) b)- looks like a definition so it should be there. Qualifications of applicant, police investigation and license revocation are also things that keep getting repeated. If we trust the police and people hired by our city to do their jobs and well then it makes sense to give them the ability to modify and update documents and make them more or less restrictive depending on the business type and the issues and problems experienced within our city.	
1200.07, Subd. 2a)3	Clarify	Does this mean a resident alien can get a license? If so, would that conflict with 1200.05 which states the a license can only go to a citizen of the US?	Kirsten Andersen
1200.07, Subd. 2d	Simplify	It makes sense to have criteria for all applicants first, versus last, and then add the other categories	Jen Pohl
1200.09	Update	When 311 changes it changes here as well. CCH should be listed as Computerized criminal history (CCH)	Carolyn Maristany
1200.09, Subd. 2	Update	Recommend license fee structure be reviewed to make it more small business friendly. It appears that the current system can be prohibitively expensive when everyone having an interest in the business is required to pay investigative fees.	Candace Oathout
1200.11	Typo	"The applicant or holder of a retail liquor license has the burden OF (not "or") proving to the council the following..."	Kirsten Andersen
	Clarify	more good character and integrity wording.	Carolyn Maristany
1200.11, Subd. 1	Simplify	isn't this redundant to clarify burden of proof, when we've already identified what's needed to hold a liquor license?	Jen Pohl
1200.11, Subd. 1 a)	Clarify	I would spell out the qualifications for what makes someone a "fit person of good character and integrity." Otherwise,	Kirsten Andersen

		it's too subjective. Also, who evaluates the applicant on this?	
1200.11, Subd. 1 b	Simplify/Clarify	This sentence is confusing and very poorly written.	Candace Oathout
1200.15	Simplify/Format	The number of different licenses is very confusing. Needs to be simplified and streamlined. If we must have so many different categories reformatting them in a chart would help. This is a lot. Can it be condensed or simplified? 1200.15 subd3 and 4 are confusing you can sell the same stuff with either. Is there a way to lay out businesses licensing like zoning code based on risk? So moderate control, strict control and severe control and have different form/ and fee rates for each?	Candace Oathout Carolyn Maristany
1200.15, Subd. 1-4	Format/Clarify	These look more like definitions. Is there a reason they are separated in this way?	Jen Pohl
1200.21	Question	Corporations holding licenses Subd. 1 & 2 is this level of reporting really necessary and effective? this should apply to all businesses not just liquor	Candace Oathout Carolyn Maristany
1200.25	Update	"Liquor control commissioner. Looked on department of public safety. 1976 went to Public Safety Commissioner 1996 Division of Alcohol and Gambling Enforcement Find out if this commissioner is even around update to right commissioner"	Carolyn Maristany
1200.27	Question and Clarify	Does this prevent ownership of businesses like travail and a Pig ate my pizza because the same people have stake in both businesses? Also the last sentence is confusing because anyone operating a micro distillery has to be able to distribute whole sale (1200.01 subd 12), but now you can't have any interest in a retailer selling the liquor you	Carolyn Maristany

		produce, so you can sell directly from your distillery (as long as you have enough to distribute whole sale) but if your distillery isn't a good location to sell from you can't set up a different store to sell it. That makes no sense	
1200.33	Update	Revise to meet current standards Do as previous bathroom discussion and allow for unisex bathrooms.	Candace Oathout Carolyn Maristany
1200.33, Subd. 1	Format/Clarify	Is this a definition as well, or do we need it separated as it's dealing with health regs? Sanitary facilities? Is this just bathrooms? Or we require showers and changing rooms?	Jen Pohl Bonnie Bolash
1200.35, Subd. 2c)	Clarify	If gambling isn't allowed, how come several places can do bingo, purse/meat raffles?	Jen Pohl
1200.35, Subd. 2a	Delete	Most of this can be deleted	Carolyn Maristany
1200.35, Subd. 2 f	Delete	delete it simply repeats information contained in Subd. c)	Candace Oathout
1200.35, Subd. 5c)	Update	make sure in line with previous penalty discussions	Carolyn Maristany
1200.43, Subd. 1-4	Clarify/Relocate	Simplify/organizational: Would this be better located with 1200.15, subd.2?	Jen Pohl
1200.43, Subd. 5	Update	Recommend deleting specific staff numbers required In my opinion the second sentence should be deleted.	Candace Oathout
1200.43, Subd. 6	Update	use starch instead of rolls and bread as rice and other gluten free options have become popular instead of having bread.	Carolyn Maristany
1200.43, Subd. 8	Clarify/Relocate Question	Simplify/organizational: Would this be better located with 1200.15, subd.2? On Sunday until 2am seems really late is it standard to have alcohol sold that late?	Jen Pohl Carolyn Maristany

1200.47	Question	Unless we have some huge problem I'm unaware of this is a statement of proposed standards and lists intentions. As written it is an expression of feelings and concerns and as such, does not belong in city code.	Candace Oathout
	Format	This whole section is a section within a section. I recommend to define as its own section. Is this even needed since it is already illegal to give minors (that aren't your children) alcohol?	Carolyn Maristany
1200.47, Subd. 1,3, a) & b)	Clarify	How do cold medicines fit in here? Do we care about the % alcohol like intoxicating liquor definition?	Carolyn Maristany
1200.47, Subd. 1-2	Clarify	is this necessary, as we already have legislation regarding social host ordinances?	Jen Pohl
1200.47, Subd. 3	Format	Definitions...yeah.	Jen Pohl
1200.47, Subd. 7	Simplify	can't we just include this with subd.4?	Jen Pohl
	Clarify	assuming subd 4 is 1200.47 subd 4. Clarify like previous discussions	Carolyn Maristany
1205.01	Format/Clarify	is this a purpose statement that we can deal with per usual or does it need to be separate?	Jen Pohl
		Mn statues 340A.114- I could not find it. There was a 340.114 that was repealed in 1985. The last sentence is confusing since the previous sentence says that I may permit the consumption of intoxicating liquors. I'm just really confused about this whole section and what bottle clubs are or were.	Carolyn Maristany
1205.01, Subd. 2	Clarify	Why is it deemed necessary to impose an additional \$300 fee?	Candace Oathout
1215.01	Simplify	I don't think we need to separate definitions for malt v 3.2 v liquor, etc	Jen Pohl

		<p>This chapter would benefit by having a definition section dedicated to the whole chapter.</p> <p>I am also confused why brew pubs and brewer tap rooms are in section 1200 and everything is defined in there so why do we need a section devoted to 3.2% liquors? Can the two sections be combined?</p>	Carolyn Maristany
1215.05	Clarify	<p>Either specify the criteria for "good moral character and repute" or else drop the requirement as this is too vague and subjective. Also, who makes this evaluation?</p> <p>More good moral character language</p>	<p>Kirsten Andersen</p> <p>Carolyn Maristany</p>
1215.07	Clarify	<p>Why can you only have one liquor license in our city? I can understand linking that if you have multiple ones and one gets revoked you can revoke the other ones. I'm also starting to question</p> <p>How many different types of liquor licenses there are and why? Selling any percentage of liquor to minors is illegal. Getting drunk is dependent on volume of alcohol in a beverage, volume drank of a period of time, body weight and personal tolerance. It seems to me there should only be 3 types of licenses On-sale, Off-sale and Sunday sale.</p>	Carolyn Maristany
1215.07, Subd. 7	Clarify	What if it is under new management or you sold the location to someone different?	Carolyn Maristany
1215.09	Simplify/Format	<p>Can we make a table and include application reqs with app reqs for liquor license?</p> <p>Can this be made consistent with 1200.07 subd 2? Or meshed somehow?</p>	<p>Jen Pohl</p> <p>Carolyn Maristany</p>
1215.09, Subd. 1 b)	Clarify	Why is marital status relevant on the application? Also, why is this only a criteria on malt liquor licenses, but not liquor licenses in general?	Kirsten Andersen
1215.09,	Clarify	Why is their voter registration status relevant at all? And	Kirsten Andersen

Subd. 1 c)		why is this only a thing for malt liquor licenses? Do we really ask people where they are registered to vote? Is that legal?"	Bonnie Bolash
1215.11	Clarify	Make consistent with 1200.09. Computerized Criminal history (CCH) and when 311 changes it changes here.	Carolyn Maristany
1215.13	Clarify	same as 1200.11. Again with the moral not being defined	Carolyn Maristany
1215.13, Subd. 1 a)	Clarify	I would spell out the qualifications for what makes someone a "person of good character and integrity." Otherwise, it's too subjective. Also, who evaluates the applicant on this?	Kirsten Andersen
1215.15	Format/Redundant	same as 1200.13	Carolyn Maristany
1215.17	Simplify/Relocate Format	Makes more sense to have this at the start of the chapter same as 1200.15 Is there a way to put the different liquor licenses in chart format and determine how strictly each needs to be controlled? Is the sale of intoxicating liquor different than beer?	Jen Pohl Carolyn Maristany
1215.27	Question	Why is this spelled out in great detail here, but not in 1200.33 Subd. 1? 1200.33 is the same intent, but shorter. Also allow for unisex bathrooms	Kirsten Andersen Carolyn Maristany
1215.29 & .31	Comment	Like how these are referenced	Carolyn Maristany
1215.33	Clarify	same as 1200.35- these should be the rules for any place selling liquor on or off sale	Carolyn Maristany
1215.33, Subd. 2	Clarify	How can VFW's allow gambling? What about restaurants w/pull tabs? what about pull tabs and lawful gambling?	Jen Pohl Carolyn Maristany
1215.35	Update	Is there a compelling state interest in keeping people from drinking beer around pool tables? If not, I say we drop this.	Kirsten Andersen

		Don't most bars have pool tables? Remove this section	Carolyn Maristany
1215.35, Subd. 1	Eliminate	Big Louie's and Steve O's in direct violation of this, and why is it needed?	Jen Pohl
	Clarify	My husband plays on a pool league and not many 3.2 beer places that have pool. But why would this restriction occur if you allow it for other places that serve alcohol?	Bonnie Bolash
1215.37	Question	again with no multiple ownership in the city. Why?	Carolyn Maristany
1215.41	Redundant	same as 1200.45	Carolyn Maristany
1220	Delete	Recommend this section be deleted as redundant and unnecessary	Candace Oathout
	Redundant/Question	Isn't this covered under 1190 adult establishments?	Carolyn Maristany
	Format Question	Why is this section here? It just seems oddly placed? Is it the definition of entertainment? So no shows like the chippendales would be allowed as entertainment in our city in a licensed liquor establishment?	Bonnie Bolash
1220.01	Format	Definitions....	Jen Pohl
		Make consistent with previous definition discussions	Carolyn Maristany
1220.03	Format/Delete	Just move this into section 1190 and delete this whole section.	Carolyn Maristany
Chapter 13	Format	Seems like it could be organized better For example: 1300-operator licensing 1305-vehicle operation 1305.01-no racing, etc 1310-parking 1315-storage 1320-maintence 1320.01- must be in working/drivable order	Carolyn Maristany
1300.01	Update	Confirm that MN statutes cited are correct	Candace Oathout

1305.05, Subd. 1	Clarify	why between 20Mar and 15May? What is so special then?	Carolyn Maristany
1305.05, Subd. 4	Typo	typos on therefore	Carolyn Maristany
1305.05, Subd. 5	Clarify	this is the street traffic section and not high way so they should be structures relating to that unless we're launching off of a city street and onto a highway.	Carolyn Maristany
1305.05, Subd. 6	Modify	I think we should add "at the risk AND EXPENSE of the owner..."	Jen Pohl
1305.07	Comment	Really?	Jen Pohl
1310.01, Subd. 1-5	Format	These read more like definitions	Jen Pohl
1310.01, Subd. 1	Update	Not closer than 4 feet to another car if you are parked on a curb. I don't know that I've ever experienced that. Modify to 2 feet .	Carolyn Maristany
1310.01, Subd. 2	Clarify	does this apply anywhere or does everywhere have curbs?	Carolyn Maristany
1310.01, Subd. 5	Format	definition section- make one	Carolyn Maristany
1310.03, Subd. 1-13	Format	Isn't there a way to make this more legible? bullet point maybe?	Jen Pohl
1310.03, Subd. 2	Clarify	Boulevard is meaning you can't park in your driveway in the part owned by the city? Or in the grass?"	Bonnie Bolash
1310.03, Subd. 3	Update	would make current with reality and not how we like to see things	Carolyn Maristany
1310.03, Subd. 7	Clarify	is this just formal cross walks because every intersection is technically a cross walk.	Carolyn Maristany
1310.03, Subd. 10	Comment/Question	Are we actually enforcing the 50' distance? Pretty sure E side of Steve O's is closer than that limit what about streets parallel to a rail road crossing and within 50 feet? What about the neighborhood where LTR is coming?	Jen Pohl Carolyn Maristany

1310.03, Subd. 15 b)	Clarify	are we using police officer or peace officer in the code it should be one or the other throughout the entire code.	Carolyn Maristany
1310.05, Subd. 3	Clarify	uses police officer so if a peace officer is something different than the police that is confusing	Carolyn Maristany
1310.05, Subd. 8	Clarify	I assume that it means semi-truck and not pick-up truck, so that should be clarified.	Carolyn Maristany
1310.07	Comment	Recommend review and revision of on street parking restrictions.	Candace Oathout
	Modify/Update	let's make this seasonal to allow street parking	Jen Pohl
1310.07, Subd. 1	Clarify	truck and government vehicle are defined in here, should be in a definition section. For personal vehicles owned by government employees it should clarify only during work hours or government business.	Carolyn Maristany
	Clarify/Format	I assume Dec-Mar is prohibited for snow plowing? Just checking for personal knowledge. Also legal holiday is defined here and should be in definition section.	Carolyn Maristany
1310.07, Subd. 2	Update	I know families where their driveway is not sufficient to hold the legal number of lawful cars that the family owns because of adult children living with them with the ability to drive. Where should they park their cars? In the grass in their yard? Get a permit to park in street all year long? Allow them to make more parking spaces on their property?	Bonnie Bolash
1310.11	Format	parking is defined here and should be in definition section.	Carolyn Maristany
1315	Format	Make sure entire code formatted the same.	Carolyn Maristany
1315.01	Update	MN Statues make sure current	Carolyn Maristany
	Format	Purpose statement	Jen Pohl
1315.03	Format	Purpose statement- put with the rest of those (I would also like to know how they determined that it is a public health and safety hazard and why it is necessary to have some more stringent regulations than the state.	Carolyn Maristany

	Update	Statement of purpose revise, is it really necessary to enact a blanket ban that results in preventing hobby mechanics to pursue their recreational interests? For the most part we have large lots and only one car garages. One persons "junk vehicle is another's project car. Perhaps treating on site vehicle storage similar to garbage can storage with screening and a site specific location plan would work just as effectively while providing a safe recreational outlet.	Candace Oathout
1315.05	Format	Definitions	Jen Pohl
1315.05 a)	Clarify	Is the with added so the city can remove it even if the vehicle is there with consent?	Carolyn Maristany
1320	Update	Make sure statues current	Carolyn Maristany
1320.01	Simplify	Do we really need reference to statute? or can we simplify to reference current statutory reqs?	Jen Pohl
	Update	Confirm that MN statutes cited are correct	Candace Oathout
1325	Format/Clarify	Put all non-motor vehicles together. Why do I need a license to ride my bicycle? Are we treating bicycle licenses like car licenses? What about if we get one of the met transit bicycle racks, do we need a license to ride those? I understand if people want to register their bicycles for insurance and other purposes, but it hardly seems like it should be mandatory	Carolyn Maristany
1325.01	Update	Really? We don't enforce it, so why do we have it as statute?	Jen Pohl
		How is bicycle licensing enforced? Is possible offense a reason to stop and check a rider like it is for a seatbelt check? What is the fee charged for a bicycle license?	Candace Oathout
1325.03	Comment	Either eliminate or keep it, if we are going to require	Jen Pohl

		registration for bikes	
1330	Format	Put where we're putting repealed ordinances	Carolyn Maristany
1330.01	Format	Statement of purpose, recommend deletion	Candace Oathout
		Purpose statement move to another location	Carolyn Maristany
1330.03	Format	Definitions	Jen Pohl
		Definitions relocate as previously determined.	Candace Oathout
1330.03, Subd. 1	Format	you should not preface a definition section unless it clearly indicates a different meaning is intended. Just define that too	Carolyn Maristany
1330.03, Subd. 2	Update	How do segways and motorized bicycles fit into this?	Carolyn Maristany
1330.03, Subd. 4	Update/Clarify	Recommend revision of this definition to recognize changing transportation needs and desires.	Candace Oathout
		how are motor vehicles and passenger vehicles different?	Carolyn Maristany
1330.03, Subd. 5	Update	Should we include tiny houses here?	Carolyn Maristany
1330.03, Subd. 7-14	Update	make sure consistent with zoning code 515 definitions	Carolyn Maristany
1330.07	Typo	typo assuming it's permission not possession. Can we make an exception for using someone's driveway to turn around?	Carolyn Maristany
1330.09 a)	Clarify	how do morals fit into this?	Carolyn Maristany
1330.09 c)	Simplify	Should just read While under any medications or substances that impair driving.	Carolyn Maristany
1330.11	Clarify	If the reason we have this in the first place is for health and safety everyone should follow it. Just because you're a government vehicle doesn't exempt you from providing public health and safety.	Carolyn Maristany
1330.15	Update	Parking and storage of extra vehicles. Review and revise. With intense focus on small units for seniors and relatives	Candace Oathout

		<p>dealing with illness or disability it is time to carefully review all of these standards to allow property owners full use and enjoyment of their homes and property. I am not advocating for or against greater density. Local residents and homeowners should be guiding and directing this process.</p> <p>another purpose statement. Also is parking in your own driveway really a nuisance?</p>	Carolyn Maristany
1330.15, Subd. 4&5	Simplify	Recommend revision of these sections to reduce redundancies.	Candace Oathout
1330.15, Subd. 4 a) b) c) f)	Clarify	<p>Subdivision 4 a, b, c, f, mentions multiple times placement on lawful driveway or auxiliary space. Why is this language in there? If someone has an unlawful driveway or auxiliary space and someone challenges their driveway and auxiliary space they can't use it? How would the city get compliance?</p> <p>Remove the word lawful. If someone pulled a permit and the city signed off on it there should not be a challenge to its lawfulness.</p> <p>I know when this language was drafted there were neighbors dealing with this. Have there been issues with this since then? Please educate us.</p> <p>Again single car owners should not be at a disadvantage. Many cities think one car garage owners are at a disadvantage and allow driveways and parking space to accommodate families. I get the whole hard surface area and displacement of water. Then I would hope on the forms/permit we would require calculated water displacement of 1 inch of rain/snow to know how much more will be displaced in the future.</p>	Bonnie Bolash

1330.15, Subd. 4e)	Clarify	is fish house ice shanty? When section 515 changes so does this here	Carolyn Maristany
1330.15, Subd. 4g)	Update	<p>Is this realistic given today's entertainment trend?</p> <p>why can't it be as many as fit in the driveway?</p> <p>I understand that the city has the right to restrict things but when you come from a big family that may have more than 4 cars at one time in the family I wonder where this would fall under constitutional protection? That the city can limit the number of vehicles you own? Most houses the number of people that can legally live in space is amazingly a lot. What about cultures that have multiple generations are we discouraging them from coming to our city? What about adult children returning home?</p> <p>My son owns two cars so we have had 5 cars in our driveway. How is that possible that the city can regulate that? What would you get a ticket? Would the city allow you to park in the street all year around?</p> <p>How many people know this rule?</p>	<p>Jen Pohl</p> <p>Carolyn Maristany</p> <p>Bonnie Bolash</p>
1330.15, Subd. 5	Clarify	<p>seems to be 1330.15 subd 4) in reverse</p> <p>Use of the word lawful driveway and auxiliary space. So if it was not lawful you can't park on it?</p>	<p>Carolyn Maristany</p> <p>Bonnie Bolash</p>
1330.15, Subd. 5 h)	Update	when chapter 5 changes so does this	Carolyn Maristany
1330.15, Subd. 7	Clarify	can we just refer to zoning and use the coverage standards there?	Carolyn Maristany
1330.15, Subd. 8 e)	Question	why can't you store other stuff by your RVE?	Carolyn Maristany
1330.15,	Simplify/Format	can we just reference 515.17	Carolyn Maristany

Subd. 10		Use of lawful auxiliary space	Bonnie Bolash
1330.17	Clarify	can't it just be stated variances will be granted on a case by case basis by the city manager? How many RVE continuation permits have been granted? How big a problem is this?	Carolyn Maristany Bonnie Bolash
1335.01	Update	Confirm that MN statutes cited are correct	Candace Oathout
1340.01	Clarify	Isn't this regulated by the state? We do not have a similar section for cars	Carolyn Maristany
1340.07, Subd. 5	Clarify	This is not MN law, so can we actually require it in our city? not sure this is needed since it's at the digression of the adults operating them .	Jen Pohl Carolyn Maristany
1345	Clarify	My sons did both skateboarding and long boarding. Long boarding is not usually used for tricks but for riding really fast somewhere. My kids would skate board in front of our house in the street. Usually stopping for traffic to go by. The biggest thing is the practicing of the different tricks. My brothers played with skateboards too. Not annoying the neighbors is key. So allowing the use of street in front of properties is okay as long as they respect traffic and don't do it all hours of the day? What about trick bikes?	Bonnie Bolash Carolyn Maristany
1345.03	Delete	Recommend deletion as unnecessary, statement of purpose	Candace Oathout
	Format	remove to purpose location	Carolyn Maristany
1345.05	Update	I think that the zoning district classifications have been updated since this. Also I see people who use skateboards like bicycles to just get around. I believe the intent is to have skaters not doing tricks and stuff in commercial and	Carolyn Maristany

		industrial areas so just say that or doing tricks on skateboards, roller blades and trick bikes in only allowed in designated parks or according to 1345.05 subd 8.	
1345.05, Subd. 7	Update	So what are the rules about skateboards in the park? There is no mention of the skateboard park or the rules where are these if not in the city code? Maybe add language?"we might want to add the rules of the skate park or add that we allow skate boarding in park.	Bonnie Bolash
1345.05, Subd. 8	Update	subd 1 should read 1345.05 subd 1 for consistency	Carolyn Maristany
2000.01	Update	when 115 changes so does this	Carolyn Maristany
2000.07, Subd. 1-4	Comment	I have a real problem with this section pertaining to liability. I understand the principle that underlies the need for it but, in my opinion, there is a lot of latitude to use this language to entrap and or falsely prosecute a person for what may or may not actually be his/her INTENT.	Candace Oathout
2000.07, Subd. 2	Format	as in previous discussions write 2000.07 subd 1 instead of just subdivision 1	Carolyn Maristany
2000.07, Subd. 4	Comment	holding person A liable for a crime that the actual perpetrator has not been convicted of or is a juvenile who is not found delinquent is neither fair nor just.	Candace Oathout
2005.01, a)	Comment	In my opinion, INTENT is not action and therefore cannot be a reason to assign liability.	Candace Oathout
	Clarify	what does not unlawful in its character mean? Disturbing an assembly of people	Carolyn Maristany
2005.01, b)	Clarify	This sentence makes no sense	Candace Oathout
2005.01, d)	Update	Why is this here? It is obviously not enforced.	Candace Oathout
		anything can be offensive so maybe use abusive	Carolyn Maristany
2005.09, Subd. 2	Format	subdivision 1 should read 2005.09 subd 1	Carolyn Maristany
2005.11	Clarify	add except under testing conditions	Carolyn Maristany

2005.13	Edit	put 10 into numeric	Carolyn Maristany
2005.15	Clarify	1215.15 is selling alcohol, so should include 815 subd 2 (group activities) that aren't selling alcohol, just consuming	Carolyn Maristany
2005.17, Subd. 1&2	Edit	these are the same combine	Carolyn Maristany
2005.19, Subd. 2	Clarify	is this a two year restraining rule without having to go to court?	Carolyn Maristany
2005.19, Subd. 3	Edit	subdivision 2 should be 1005.19 subd 2	Carolyn Maristany
2010.01, Subd. 1 a) & b)	Simplify	These sections might benefit from a rewrite to remove some ambiguous or possibly redundant words. What do "hurtful" and "unwholesome" mean here?	Kirsten Andersen
2010.01, Subd. 1 a)	Edit	change to violates chapter 9 of city code	Carolyn Maristany
2010.01, Subd. 1 b)	Edit	change to violates chapter 6 of city code	Carolyn Maristany
2010.01, Subd. 1 c) & d)	Update	I think these sections might run afoul of the First Amendment. Would posting something "profane" or "insulting" on YouTube or Facebook from my home internet connection qualify as "broadcasting" or "circulating"?	Kirsten Andersen
2010.01, Subd. 1c)	Edit	change to violates section 405 of city code	Carolyn Maristany
2010.01, Subd. d	Edit	change to violates section 1160 of city code	Carolyn Maristany
2010.01, Subd. 2	Clarify	so a hand delivered notice is 48 hours and a paper printed one is 60 hours why can't they be the same time frame?	Carolyn Maristany
2010.01, Subd. 3	Comment/Clarify	Can this become the standard for civil violations throughout the city code? This is a major improvement over every day being a separate violation.	Candace Oathout
		make in line with previous penalty discussions. Did we ever pick a time for when x number of days pass it's another violation?	Carolyn Maristany

2010.03	Question	last line- what if I live in an apartment and it's someone else's party and I need to get through to get to my place?	Carolyn Maristany
2010.05	Edit	change to violates section 425 or section 515 of city code.	Carolyn Maristany
2015	Edit	Could just have section 430 of city code. Also I disagree with chalk not being allowed since it gets removed with water and schools use it in good welcoming ways for students	Carolyn Maristany
2020	Update	Should this section be made more general to accommodate future tree diseases (Emerald Ash Borer) without listing specific diseases/species?	Kirsten Andersen
2020.01	Format	purpose statement move to another location	Carolyn Maristany
2020.03	Update	make sure in line with previous discussions on definition sections	Carolyn Maristany
2020.03, Subd. 2	Comment	why are we limiting to type of tree instead of size or age of tree?	Carolyn Maristany
2020.03, Subd. 3	Update	we need to be more inclusive to allow for insect diseases	Carolyn Maristany
2020.05, Subd. 1	Edit/Clarify	This suggests that it should be part of section 830 (tree removal and replacement) also why do we create another position and not just use the tree advisory board or city forestry division handle this?	Carolyn Maristany
2020.09	Simplify	simplify to just: living or dead tree, stump or firewood that is infected with a disease (bug, fungi or otherwise).	Carolyn Maristany
2020.09, Subd. 2	Edit	subdivision 1 should read 2020.09 subd 1	Carolyn Maristany
2020.11	Edit	remove last 10 words in the paragraph	Carolyn Maristany
2020.15, Subd. 1	Typo	should be 2020.09 not 2020.07	Carolyn Maristany
2020.15, Subd. 1 a)	Update	make sure statues current	Carolyn Maristany
2020.15, Subd. 1 b)	Edit	add property owner to the list of people being notified	Carolyn Maristany
2020.15,	Edit	sub division 1a) should be 2020.15 subd 1a	Carolyn Maristany

Subd. 2			
2020.17	Clarify	Spell out whatever "AGR 101-120" is referring to.	Kirsten Andersen
2020.21	Format	Lead sections with this for all that have inspectors	Carolyn Maristany

Final Notes from Chair Maristany:

- 1- When a section gets looked at the whole section gets reviewed not just the area where things are inserted or removed.
- 2- Any time portions get added or updated keep the formatting the same as what is already there.
- 3- Any commission members should read their portion of code that pertains to them. It is silly that the park and rec commission read through code for the first time at the same time as us.
- 4- Are the city staff supposed to know the code that pertains to them? If so, they should be bringing up any discrepancies to the council so things are up dated in a timely manner. If not, new hires should be reading it at least so that they can better spot where things have changed or become obsolete.