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**CRYSTAL CITY CODE REVIEW
TASK FORCE**

**SEPTEMBER 22, 2016
7:00 p.m.
CONFERENCE ROOM A, CITY HALL**

MEETING NOTICE AND AGENDA

1. Call meeting to order – Chair Maristany
2. Review August 23, 2016 Meeting Notes
3. Review Task Force comments
 - a. Review comments: Finish Chapter 11
4. Discuss assignments and homework due Monday, October 17, 2016
5. Next meeting – Thursday, October 27, 2016
6. Adjourn – 9 p.m.

CITY CODE REVIEW TASK FORCE

MEETING NOTES AUGUST 23, 2016

Task Force Members Present: Kirsten Anderson, Bonnie Bolash, Tim Buck, Carolyn Maristany, Jen Pohl and David Seffren.

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

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

July 28, 2016 Meeting Notes

Motion by Andersen, seconded by Buck to accept the meeting notes of the July 28, 2016 meeting. Motion carried.

Review Comments – Chapter 9, Sections 910.27 – 972 and Chapter 10

Section 910.27, Subd. 2 – Clarify the second sentence.

Sections 910.29 and 910.33 – Move to section about kennels.

Section 910.35 – Format to how other staff responsible for enforcing is formatted and addressed.

Section 910.39 – Update definitions and make consistent with earlier changes.

Section 910.43- .45 – Relocate to where other deleted sections are going.

Section 910.47 – Move definitions as previously discussed.

Section 910.49 – Format so one line not alone on page.

Section 910.51 – Look at combining Sections 910.17, 910.27 and 910.51 to reduce redundancy.

Section 910.53 – Reformat – sections aren't necessarily grouped logically.

Section 910.55, Subd. 6 – Clarify should be evaluation by animal behaviorist and only for dangerous dogs.

Section 910.57 – Can dangerous dog and potentially dangerous dogs be combined to minimize repetition?

Section 910.59, Subd. 5 – Clarify to be a hearing officer familiar with dogs and dog behavior.

Section 910.61 – Be sure consistent with State law.

Section 915 – Does this section belong somewhere else in City Code?

Section 915.01 – Format as previously discussed for definitions.

Section 915.07 – Clarify reference regarding staff/enforcement personnel.

Section 920 – Put with other deleted sections.

Section 921- Format and treat definitions and purpose as previously discussed.
Shouldn't the Code simply refer to the County curfews?

Section 921.05 – Put in table format.

Section 921.05, Subd. 3 – Typo should read Fri and Sat, not Sat and Sun.

Section 921.13 – This section should be deleted – not happening now.

Section 925 – Focus on intent rather than trying to name all substances and chemicals
– refer to MSA 609.604.

Section 925.05, Subd. 4 – Update.

Section 925.11 – Update and make more general rather than naming YMCA
specifically.

Section 930 – Update to include hookahs.

Section 935 – Put with other deleted sections.

Section 940 – Update section to be less geared towards 9-11.

Section 940.01 – Relocate purpose as previously discussed.

Section 940.03 – Include information about on-going training.

Section 940.03, Subd. 2 – Update to include recent State legislation regarding firearms
(2015 HF849 and SF878).

Section 940.05 – Locate definitions as previously discussed.

Section 945.01. Subd. 1 – Update to be consistent with state law definition.

Section 945.01, Subd. 2d) – Include reference to US Constitution.

Section 945.01, Subd. 2e) – Clarify who is authorized.

Section 955.01 – Relocate purpose as previously discussed.

Section 955.03 – Relocated definitions as previously discussed.

Section 955.03, Subd. 3 – Update to reflect dispatch.

Section 955.03, Subd. 5 – Simplify – cause is irrelevant.

Section 955.07 – Refer to Appendix IV.

Section 955.15 – Relocate with other deleted sections as previously discussed.

Section 960.01 – Relocate definitions as previously discussed and reference statute.

Section 965.01 – Simplify and cross-reference with parks.

Section 965.01, Subd. 4 – Cross-reference with parks.

Section 970 – Simplify and cross-reference with parks.

Section 975.01, Subd. 2 – Simplify.

Section 1000.01 – Relocate purpose as previously discussed.

Section 1000.03, Subd. 2 – Reference Section 815.

Section 1000.05 – Clarify, list what is included in Chapter 11.

Section 1000.07- Simplify by combining Subd. 1 and 2 (if city still licenses vending machines).

Section 1005.01 – Simplify by listing what city licenses.

Section 1005.09 – Clarify who issues licenses/certificates.

Section 1005.27 – Update – no Council input on pricing. Reference changes made in Chapter 6.

Section 1005.29 – Simplify by listing requirements as done in other sections.

Section 1005.29, Subd. b) – Clarify to indicate beer and liquor sales have separate regulations in Chapter 12.

Section 1010.03, Subd. 2 – Research how other penalties are handled and update.

Section 1010.03, Subd. 3 – Clarify so it's easier to understand.

Section 1015.01 – Clarify the difference between permit and license.

Section 1015.07, Subd. 2 – Clarify double fee versus additional penalty.

Section 1015.11 – Move to where dogs are.

Section 1015.13 – Reference changes made in Section 505.

Comments – City Attorney

Gilchrist asked for input on formatting changes to Chapter 4, particularly the sign provisions. The Task Force suggested using tables and charts as much as possible and the keep the audience for the provisions in mind.

Assignments and Homework

The homework is to finish review Chapter XI. Comments are due Monday, September 12, 2016. The next meeting of the Task Force is September 22, 2016.

Adjournment

Chair Maristany adjourned the meeting of the City Code Review Task Force at 9:12 p.m.

**CITY CODE REVIEW – COMMENTS
CHAPTER 11**

Section	Nature of Comment	Comment	Author
1100	Clarify	How does this section apply to electronic gaming devices (handheld, personally owned and shared)?	Candace Oathout
	Format	<p>1-Organize chapter so like business are together.</p> <p>2-There are instances where both the terms permit and license are used in the same area (eg 11.0011 subd2). This is confusing as getting a permit is supposed to be different than getting a license. Chapter 10 really does not do very well at establishing what the difference is between a permit and a license. Formally defining that in Chapter 10 would be useful as well.</p> <p>3-I don't know if it's better to reference zoning code or in zoning code to reference chapter 11 on certain businesses for hours of operation and things but to link them would be useful.</p> <p>4-There seem to be somethings that are universal throughout this section like an "It is unlawful to operate a ...", fees/penalties are in appendix IV and any reference to things that are stated in zoning. Is there a way to have a general rules sections that applies to everything so it doesn't have to be stated each time?</p>	Carolyn Maristany
1100.05	Clarify/update	Why do Fortune tellers have to be residents of Crystal?	Carolyn Maristany
1100.07	Update	Delete this section. It is obsolete	Candace Oathout
	Update	Update this. I am very disappointed that our city knows laws like this are in the code, but does not update them before building things like a new public works facility. Why have a written code if our city doesn't follow it? If our city knows that there are things that are out dated it is their job	Carolyn Maristany

	Update (Trouble in River City) Update	to update and correct it instead before doing something instead of just disregarding it Given that I had bowling as a unit in my HS PE class in the early 90s, we're probably well past the era of kids ditching school to play pool or bowl. Let's take a bold stand and repeal this law. Billiards and bowling alleys. Please remove the within 500 feet of public building. If there is no license to have for these types of amusement remove whole sentence.	Kirsten Andersen Bonnie Bolash
1100.09	Format	Definition in this section make a formal definition section for this section. Use the term money instead of coin since some machines use dollar bills. Does this also apply to gum ball machines like the one at the community center (since there is amusement when the ball goes down the swirly slide) or candy/small prize machines like at Almsteds?	Carolyn Maristany
1100.09, Subd. 3	Typo	therefor = therefore	Carolyn Maristany
1100.09, Subd. 4	Clarify (so this is why we don't have a Chuck E Cheese's?)	This passage seems to be mostly about prohibiting casino-type machines, but it could also apply to skee-ball since those spit out tickets that can be redeemed for prizes.	Kirsten Andersen
1100.11	Clarify	Does this also apply to bouncy castles? (another typo therefor = therefore) Also are events like the Halloween one at the Crystal Shopping center covered under this section?	Carolyn Maristany
1100.11, Subd. 4	Clarify	there are large discrepancies in liability insurance limits why? Is miniature golf more hazardous than using a trampoline or renting a motorcycles? Suggest that this be reviewed and more effectively standardized.	Candace Oathout
1100.13, Subd. 2	Clarify	It's a special use permit, but you're getting a license-confusing.	Carolyn Maristany
1100.13, Subd. 3	Repetitive	This gets every very very very repetitive in chapter11.	Carolyn Maristany

1100.13, Subd. 4	Clarify	why is this so different from trampolines? I would have thought t that trampolines are more dangerous than mini golf.	Carolyn Maristany
	Clarify	there are large discrepancies in liability insurance limits why? Is miniature golf more hazardous than using a trampoline or renting a motorcycles? Suggest that this be reviewed and more effectively standardized.	Candace Oathout
1100.13, Subd. 5	Clarify (This law seems a bit shady)	I can understand prohibiting bright lights that spill onto the neighbor's homes at night, but what's the rationale for prohibiting shadows on the greens? Are we afraid the young folks are going to smooch in the darkness?	Kirsten Andersen
1100.13, Subd. 6	Clarify/update	I am assuming that there is no alcohol involved? Why would then the legal age be 18 instead of 21?	Bonnie Bolash
1100.13, Subd. 7	Simplify/reference	isn't this already established in zoning code? Can't that just be referenced?	Carolyn Maristany
1105	Edit – delete	Delete this section: since auctioneers are licensed by both the state and county why is a city license necessary?	Candace Oathout
1105.01	Format	definitions section-format according to previous discussions	Carolyn Maristany
	Edit – simplify (too specific and therefore too limiting)	"Noises. An auctioneer may not sell or attempt to sell or offer or cry for sale at public auction in the city any goods, chattels, ware, merchandise or personal property to any person upon the sidewalks or streets within the city, nor may any person by ringing a bell, gong, or triangle, or any loud cries upon any of the streets or sidewalks give notice of any auction or sale of any kind in the city." This could be condensed. At the very least, there should be a few more commas in that passage to achive clarity. Also, I'd drop mentioning specific musical instruments and leave it at 'noisemaking devices.'	Kirsten Andersen
1105.01, Subd. 2	Clarify/update	How does this work for on-line auctions?	Carolyn Maristany

1105.01, Subd. 3	Clarify	Are auctions license by the state or county?	Carolyn Maristany
1105.03, Subd. 2& 3	Edit	Are these the same? Can they de combined?	Carolyn Maristany
1105.03, Subd. 5	Edit	Chattels are personal possessions, so redundant with personal property.	Carolyn Maristany
1110.03	Update	1115 has been deleted	Carolyn Maristany
	Reference	In zoning code already, so reference there	Carolyn Maristany
1110.09	Update/archaic	Doubtless this is regulated at the state level, but there should be no law that requires a business to be closed on Sundays.	Kirsten Andersen
1110.19	Clarify (for all in tents and purposes....)	"Building code conformance. Tents, temporary shacks or shelters may not be kept on a licensed premises or used thereon..." Does this apply to tents that are temporarily erected for a tent sale? If not, we should probably clarify that.	Kirsten Andersen
1115	Format	Remove to where we're putting these	Carolyn Maristany
1120.01	Update	Add biofuel to the mix since that is a newer fuel at gas pumps?	Bonnie Bolash
1120.01 & 1120.03	Clarify	So do you need a license for both operating a gas station and having pumps at a gas station because it would seem pretty useless if you had a gas station, but no way to pump out the gas.	Carolyn Maristany
1120.03	Typo	therefor=therefore	Carolyn Maristany
	Format/edit	I would like to see this section separated better between coin operated laundry that is in an apartment, coin operated laundry that is a business and dry cleaning. This section was confusing to read.	Carolyn Maristany
1125	Format	Do we have coin operated dry cleaners in Crystal or in any neighboring cities? Rewrite this whole section to regulate dry cleaning	Candace Oathout

		establishments and laundromats without coin operated dry cleaners .Separate and relocate definitions as previously discussed. Currently definitions, safety requirements, and operational controls are intermingled making the whole section incoherent. I believe that dry cleaning establishments and laundromats should be treated separately. They are inherently different processes that require different material handling standards and air cleaning standards	
1125.03	Clarify/update	What is coin operated dry cleaning? I didn't know I could do my own dry cleaning.	Carolyn Maristany
1125.07	Clarify/update	What about unisex bathrooms? Why can't they just have that?	Carolyn Maristany
	Update	Toilet facilities should be only 1 that is unisex. No need to have volume for a small place or both sexes.	Bonnie Bolash
1125.09	Clarify	I was confused. My understanding is that most dry cleaning operations don't let the public do it themselves, but do have coin operated laundry on the premise. It makes sense to have an attendant present when the dry cleaning service is operating and not locked down. It doesn't make sense to have a person just sitting at a coin laundry that doesn't have dry cleaning or where the dry cleaning portion has been locked down to deny access.	Carolyn Maristany
1125.13	Format	previous discussion: use numeric instead of writing out numbers	Carolyn Maristany
1125.13, Subd. 6	Clarify	Do people really get to do their own dry cleaning?	Carolyn Maristany
1125.13, Subd. 13	Clarify	that does the last sentence have to do with air contamination? These break down products are liquids.	Carolyn Maristany
1125.15	Format/clarify	It feels like this should be first and stated more in a way to include dry cleaning facilities and then the rest should be	Carolyn Maristany

		applicable to dry cleaning facilities only.	
1125.15, Subd. 2	Format	Definition section format like previous discussions	Carolyn Maristany
1125.15, Subd. 14	Format/edit	Got lost looking for it. Need space between subdivision 14.	Bonnie Bolash
1125.19	Update	Toilet does not need to be by sex and if there is not volume in terms of customers I would think 1 toilet that is unisex should be good.	Bonnie Bolash
1130	Update	Since people now call Christmas trees Holiday trees please add language.	Bonnie Bolash
1130.01, Subd. 2`	Format	Definition section format according to previous discussions. Since the license fee runs from Nov 1-Jan7 I would make all time references in this section consistent with that (X-mas tree definition and 1130.03 subd2)	Carolyn Maristany
1131.01	Format	Make consistent with previous discussions on purpose statements	Carolyn Maristany
1131.05	Format	Make consistent with previous discussions on definitions sections	Carolyn Maristany
1135	Format	Put where repealed ordinances are going	Carolyn Maristany
1136	Format	Put where repealed ordinances are going	Carolyn Maristany
1137	Update	Do we want to start something in here for medical marijuana or does that and other inhaled controlled medicines fall under a different preview? Do we want to have this area broadened for things like peyote? If vaping is part of this regulation please add language if there is intent to regulate it the same.	Carolyn Maristany Bonnie Bolash
1137.01	Format and simplify	make consistent with previous discussions on definition sections. The definition seems overly long can it be simplified?	Carolyn Maristany
1137.11	Consistency	Make sure in line with previous penalty discussions	Carolyn Maristany
1137.11, Subd. 2	Format	Is this in Appendix IV? It seems out of place that most penalty sections reference Appendix IV and this one lists	Carolyn Maristany

		them.	
1137.11. Subd. 6	Clarify	Does this mean that the days served don't necessarily have to be consecutive?	Carolyn Maristany
1140	Format	Move to location previously discussed for deleted ordinances	Carolyn Maristany
1145	Clarify	Do we need a car rental section like this or can it be included here??	Carolyn Maristany
1145.01, Subd. 2	Consistency/update	Make sure consistent with previous definition section discussions. Do Segway and power scooters fall under this section?	Carolyn Maristany
1150	Format	Move to previous discussed section for repealed ordinances	Carolyn Maristany
1155	Format	Move to previous discussed section for repealed ordinances	Carolyn Maristany
1160.01	Format	Make consistent with previous discussions on definition sections	Carolyn Maristany
1160.01, Subd. 2& 3	Clarify	are we including student fund raising or scouting groups as peddlers and solicitors?	Carolyn Maristany
1160.05 b)	Redundant?	redundant with 1160.05 i)	Carolyn Maristany
1160.05 k)	Format	make a numeric per previous discussions	Carolyn Maristany
1160.07	Edit	1160.19 just says go to appendix IV, so one of these is unnecessary	Carolyn Maristany
1160.09, Subd. 2	Clarify	Does this include school groups?	Carolyn Maristany
	Clarify	"There is an extra .Motion to add Girl Scouts, youth group fundraising, and what ever youth groups you wish to add to the exemption list."	Bonnie Bolash
1160.11	Format	when numbers change in chapter 3 they have to change here	Carolyn Maristany
1160.15	Clarify	Does this mean no ice cream trucks because there is one in my neighborhood.	Carolyn Maristany
		"Harassing, intimidating, abusing, or threatening a person,	Kirsten Andersen

		continuing to offer merchandise for sale to any person after being told not to do so by that person, or failing or refusing to leave the premises of the resident occupant after being told to do so by the resident occupant." Would this also include aggressive proselytizers (who won't leave after being asked)?	
1165.01	Format	make consistent with previous discussions on definition sections	Carolyn Maristany
1165.15	Clarify	What about 830 (tree removal and replacement standards)?	Carolyn Maristany
1170	Format	Move to previous discussed section for repealed ordinances	Carolyn Maristany
1175	Format	Move to previous discussed section for repealed ordinances	Carolyn Maristany
1175.01	Format	Make consistent with previous discussions on definition sections	Carolyn Maristany
1175.01, Subd. 1	Clarify	1175.03 b) exempts so doesn't make sense here.	Carolyn Maristany
1175.03	Clarify	This is confusing because it exempts everything I can think of to sell. Would what is not exempt be easier to say?	Carolyn Maristany
1175.03 c)	Update	What about ½ books that also sells DVDs and tapes and some toys?	Carolyn Maristany
1175.03 i)	Clarify	What is the difference between having a license to sell and needing to fill out an application (which I assume must be approved) to sell if you are exempt from this sections??	Carolyn Maristany
1175.07, Subd. 2	Clarify	Isn't this just another "It is unlawful to engage in X " section?	Carolyn Maristany
1175.11 d)	Format	It makes more sense to have the for everyone section before the specific entity requirements.	Carolyn Maristany
1175.15	Clarify/simplify	Wouldn't a secondhand goods dealer be subject to the same rules and regulations, already covered in this code, as any other business? Why do we need to spell out a specific site plan requirement for them?	Kirsten Andersen

1175.15 d)	Clarify	Why is this needed? I'm just confused because there's a pawn broker in the building space where Hollywood video was and there is an apartment building (residence) right across the street. (I assume pawn broker is going to have similar language as this section). Also The Crystal shopping center is building a space for the school district to rent out. I assume that would classify as "school" and who knows what businesses will move in and out of the surrounding spaces, but with this language it suggest that it can't be a second hand store. Also I heard rumors of the old thrift way potentially having a used goods store portion and that's just across the street from Herzing University.	Carolyn Maristany
1175.17	Clarify	What is CCH? When section 311 changes so does this	Carolyn Maristany
1175.21	Edit/format	Needs better organization and would prefer to see this earlier in the section so if I don't qualify I haven't read through the rest.	Carolyn Maristany
1175.23 b	Update	"A license will not be issued or renewed under this section of any place or for any business:b) if the premises is located within 300 feet of a school or church;..." It is unclear to me what the compelling state interest is in keeping a secondhand goods dealer from being located within 300 feet of a church or school. Would this include antiques dealers as well? I recommend striking this from code.	Kirsten Andersen
1175.51, Subd. 2	Simplify/format	can we simplify and group all of the fees together? 1175.11 subd 5 (application fee) 1175.17 subd 2 (investigation fee) and 1175.51 subd2 (license denial fee)	Carolyn Maristany
1175.51, Subd. 3	Clarify	What about salvation army donation bins at the VFW and Super America or the mailers by the Vietnam Veterans of America?	Carolyn Maristany
1175.53	Format	move to deleted ordinance section previously discussed	Carolyn Maristany
1177.01	Format	Purpose – address as we have been doing. Address	Jen Pohl

		definitions as we have been doing as well.	
1177.05	Simplify	Subd. 2- 4 into one statement	Jen Pohl
1177.07, Subd. 1	Format/simplify	Organizational – use a table to differentiate a – d	Jen Pohl
1177.07, Subd. 4	Simplify	Why can't we just state that there will be a background check, including investigating violations?	Jen Pohl
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. h 3)	Simplify/format	Simplify by using bullet points	Jen Pohl
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. 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. i)	Clarify	Seems like this shouldn't be in an area involving denials and revocations.	Jen Pohl
1180.01	Format	Definitions...yada yada	Jen Pohl

1180.01, Subd. 2a)	Grammar	Grammar at end of paragraph.	Jen Pohl
1180.07	Clarify.	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.	Kirsten Andersen
1180.09	Clarify	Wouldn't this fit better with 1180.03, Subd. 2?	Jen Pohl
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.	Kirsten Andersen
1180.11, Subd. 11	Update	Is this necessary with our indoor smoking law?	Jen Pohl
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	Kirsten Andersen

		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." " "	
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
1185.17	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
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 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."	Kirsten Andersen
1190.03	Format	Definitions...	Jen Pohl
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	Jen Pohl

		parlor guidelines.	
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
1190.03, Subd. 3	Clarify	"Turgid"-can't we just use erection?	Jen Pohl
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. 7 c)	Clarify	Don't most clubs also serve liquor?	Jen Pohl
1195.01	Format	Purpose statement...	Jen Pohl
1195.03, Subd. 6	Grammar	Consideration. The term...	Jen Pohl
1195.05, Subd.1 & 2	Simplify	Seems redundant to differentiate between the business and practitioner.	Jen Pohl
1195.11, Subd. 1	Format	Would a table be more effective?	Jen Pohl
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 reput." As previously mentioned, this language should be removed from the code.	Jen Pohl Kirsten Andersen
1195.17 Subd. 1 d)	Reword	Reword d, as it also melds into e	Jen Pohl