### **CITY OF MADISON, WISCONSIN**

AN ORDINANCE
Amending Sections 6.05, 6.06, 6.07, 6.10, 6.12, and 6.13 increasing the penalty for interfering, obstructing, false reporting of fires or emergency personnel; amending Sec. 25.03(12) to increase penalty for violating storage of explosives; amending Secs. 34.01, 34.02 and 34.03 to update references to the International Fire Code; repealing Sec. 34.04(8) to eliminate temporary occupant load increase; renumbering Secs. 34.04(9)-(12); repealing and recreating Sec. 34.05 to require plan submission and permits for high pile combustible storage; amending Secs. 34.06 to update references to the International Fire Code; amending Secs. 34.12(1)(a) and (b) to allow for and amending guidelines for accumulation or storage of combustible waste; creating Sec. 34.12(3) to regulate accumulation of combustible confidential material; creating Sec. 34.14(5) to establish a fee for an open burning permit; amending Sec. 34.16 to change title to "Fueled Equipment"; creating Sec. 34.19(5) to incorporate State Building Code requirements for fire lanes; amending Sec. 34.20(1)(a) to update reference to City codes; amending Sec. 34.20(1)(c) to regulate location of fire hydrants; amending Sec. 34.20(1)(e)5. to update reference to City code; repealing Sec. 34.20(1)(e)6. to eliminate color specifications for fire hydrants; amending Secs. 34.23 to update references to the International Fire Code; amending Secs. 34.24(1)(a), (b) and (c)3. to modify requirements for Application for Permit; amending Secs. 34.24(1)(a), (b) and (c)3. to modify requirements for Application for Permit; amending Secs. 34.24(3)(c) to establish additional permit requirements and altering fee schedule; repealing and recreating Sec. 34.29 to establish requirements for permits for construction other than fire protection systems; creating Sec. 34.33 to add additional requirements for a fire command center;
creating Sec. 34.33 to add additional
requirements for a fire command center; amending, repealing, recreating Sec. 34.36 to
modify table; and amending Secs. 1.08(3)(a)
and 1.08(4) of the Madison General Ordinances to modify bail deposit amounts and enforcement
authority.
EXHIBIT A

Drafted by: B. Andrew Jones
Date: May 3, 2006
Sponsors: Ald. Skidmore

PRESENTED	June 5, 2007		
REFERRED	Public Safety Review Board;		
Building Code, Fire Code And Licensing			
Appeals Board	i		
<b>RULES SUSPE</b>	NSION		
PUBLIC HEARI	NG		

Approved as to form:

DRAFTER'S ANALYSIS: These amendments consolidate the Fire Chief's citation authority to Chapter 34 and move several subsections from Chapter 6 to Chapter 34. The penalty range for violations of certain ordinances in Chapter 34 is raised, along with their respective bond amounts in MGO 1.08(3)(a). Also, the penalty range is raised for violations of MGOs 5.08 and 25.03. In addition, violations of International Fire Code (IFC) sections are incorporated into Chapter 34 as punishable by forfeiture under MGO 34.01(15)(a), pursuant to the Special Order between the City of Madison and the Wisconsin Department of Commerce adopting the IFC as the model code pursuant to Wis. Adm. Code §14.004(2). A copy of this order is available on the web at:

http://www.cityofmadison.com/fire/prevention/pdf/specialordersIFC.pdf. The incorporation of these sections into the ordinances gives authority to the Fire Chief and designees to enforce by complaint violations of the duly adopted IFC as the model code for the City of Madison.

Changes are made to Chapter 34 to reference revisions and changes to adopted sections of the International Fire Code and to the Wisconsin State Statutes.

In the interest of promoting public safety and removing fire hazards from properties in the city, The Fire Chief is given authority to identify properties that constitute an imminent hazard to public safety and order those properties vacated and the hazard abated at the owner's expense. The amendments would also give the Chief authority to abate a hazard and charge the cost of abating the hazard to the property as a special charge on real estate.

Certain permit fees and requirements for obtaining permits are changed. The amendments change the standards for exterior storage to mandate refuse to be stored in approved bins and removes other restrictions on storage. The specifications for building and fire hydrant location are amended to mandate placement of hydrants in areas accessible to fire apparatus. The minimum flow and system design requirements in 34.20(1)(e)(6) are repealed.

In order to facilitate the installation and maintenance of effective fire protection systems, the proposed amendments would require permit applicants to certify their installation will comply with codes. Shell buildings receiving approval prior to the effective date of these amendments would require the owner include the approval letter from the Madison Fire Department. Fees for certain alterations, modifications, and repair to existing systems are established by the amendments. Further, the amendments provide a flat fee of \$200 (two hundred dollars) for review of plans for work done on fire prevention systems not specified in the amended fee tables. Construction activity covered by the IFC or the MGO other than fire protection services would also need to be submitted by plan to the Chief and commenced only after the Chief issued a permit for such construction. The plan review fee for other construction activity would be \$200.

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The Common Council of the City of Madison do hereby ordain as follows:

1. Section 6.05 entitled "False Alarms and Interference with Fire Fighting" of the Madison General Ordinances is hereby repealed and recreated to read as follows:

"34.37 FALSE ALARM AND INTERFERENCE WITH FIRE FIGHTING. Whoever intentionally does any of the following shall be subject to a forfeiture of not more than one thousand dollars (\$1,000):

- (1) Gives a false alarm to any public officer or employee, whether by means of a fire alarm system or otherwise; or
- (2) Interferes with the proper functioning of a fire or police alarm system; or
- (3) Interferes with the lawful efforts of firefighters to extinguish a fire."
- 2. Section 6.06 entitled "Placing of Other Wires With Respect To Fire Alarm System" of the Madison General Ordinances is hereby repealed.

- 3. Section 6.07 entitled "Vehicles Not To Be Operated Over Portion Of Street Occupied By Fire Apparatus" is hereby repealed and recreated to read as follows:
- "34.38 VEHICLES NOT TO BE OPERATED OVER PORTION OF STREET OCCUPIED BY FIRE APPARATUS. No person shall drive or operate any automobile or other vehicle over any portion of any street or alley occupied by the engines, auto trucks or other vehicles or apparatus of the Fire Department when engaged in extinguishing a fire unless precaution is taken so as not to do any injury to any property or apparatus of the Fire Department or interfere with the operation of the same. Any person violating this section shall be subject to a forfeiture of not more than one thousand dollars (\$1,000)."
- 4. Section 6.10 entitled "False Request To Or Obstructing Emergency Medical Or Rescue Personnel" is hereby repealed and recreated to read as follows:

## "34.39 FALSE REQUEST TO OR OBSTRUCTING EMERGENCY MEDICAL OR RESCUE PERSONNEL

- (1) In this section:
  - (a) "Ambulance" has the meaning specified in Sec. 146.50(1)(a), Wis. Stats.
  - (b) "Authorized emergency vehicle" has the meaning specified in Sec. 340.01(3).
  - (c) "Emergency medical personnel" means an emergency medical technician licensed under Sec. 146.50, Wis. Stats., peace officer or firefighter, or other person operating or staffing an ambulance or an authorized emergency vehicle.
- (2) It shall be unlawful for any person to knowingly obstruct any emergency medical personnel in the performance of duties relating to an emergency or rescue and upon conviction thereof shall be subject to a forfeiture of not more than one thousand dollars (\$1,000).
- (3) It shall be unlawful for any person to give or cause to be given any false request for emergency medical personnel to any public officer or employee and upon conviction thereof shall be subject to a forfeiture of not more than one thousand dollars (\$1,000)."
- 5. Section 6.12 entitled "Bystanders May Be Called To Assist At Fires" is hereby repealed and recreated to read as follows:
- "34.40 BYSTANDERS MAY BE CALLED TO ASSIST AT FIRES. It shall be lawful for the Mayor or the Chief, a Deputy Chief, an Assistant Chief, or any Captain or Lieutenant of the Fire Department, the Chief of Police or any Police Officer, or any Councilman to require of any bystander such aid as shall be necessary at any fire; and any person who shall disobey such order shall be liable to arrest and upon conviction thereof shall be subject to a forfeiture of not more than one thousand dollars (\$1,000)"
- 6. Section 6.13 entitled "Resistance to Firemen Injury to Apparatus" is hereby repealed and recreated to read as follows:
- "34.41 RESISTANCE TO FIREFIGHTER--INJURY TO APPARATUS. No person shall willfully offer any hindrance or resistance to a firefighter in the discharge of his or her duty, nor shall any person drive any vehicle over or across a fire hose nor in any manner injure or interfere with any hose, fire engine, or other fire apparatus belonging to the City, and upon conviction thereof shall be subject to a forfeiture of not more than one thousand dollars (\$1,000)."
- 7. Subsection (12) of Section 25.03 entitled "Storage of Gunpowder, Propellants, and Explosives" of the Madison General Ordinances is amended to read as follows:
- "(12) Any person who violates any provision of this section shall be subject to a forfeiture of not less than two hundred fifty dollars (\$250) nor more than five hundred dollars (\$500) one thousand dollars (\$1,000)."

- 8. Subdivision (b) of Subsection (4) entitled "Authority to Enter Premises" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is amended to read as follows:
- (b) The Chief may obtain a search warrant under Wisconsin Statutes, Sections 968.10, 968.12, 66.12266.0119 when necessary in his/her opinion for the purpose of making an inspection or investigation of any building or premises where the owner or occupant has refused admission."
- 9. Subdivision (e) entitled "Authority to Abate Hazard" of Subsection (7) entitled "Issuance of Orders" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is created to read as follows:
- "(e) Authority to Abate Hazard. The Chief shall have the authority to order the immediate abatement of any hazard deemed by the Chief to be an imminent hazard to the life, safety, and well-being of the public. Whenever the owner shall refuse or neglect to abate said hazard, the Chief may cause the same to be abated and the City shall recover the expenses incurred thereby from the owner. The Chief shall keep an accurate account of all unpaid expenses incurred by the City for hazard abatement rendered and report the same to the City Comptroller, who shall annually prepare a statement of these special charges at each lot or parcel of land and report the same to the City Clerk, and the amount therein charged to each lot or parcel of land shall be collected in all respects like other special charges upon real estate as provided in section 66.0703 of the Wisconsin State Statutes."
- 10. Subdivision (f) entitled "Authority to Vacate" of Subsection (7) entitled "Issuance of Orders" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is created to read as follows:
- "(f) Authority to Vacate. The Chief shall have the authority to order to vacate any property deemed by the Chief to be necessary due to an imminent hazard to the life safety and well being of the public."
- 11. Subdivision (g) entitled "Authority to Abate Intentional Fire Alarms" of Subsection (7) entitled "Issuance of Orders" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is created to read as follows:
- "(g) The Chief shall have the authority to order the installation of double action pull stations or pull station covers with horn when the department has responded to three or more intentional false alarms at a premises."
- 12. Subdivision (a) of Subsection (14) entitled "Adoption by Reference: State and National Codes" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is amended to read as follows:
- "(a) The International Fire Code, and referenced codes and standards, published by the International Fire Code Council, 520<u>23</u> Leesburg Pike, Suite 708, Falls Church Virginia 22041- 3401, except as amended by this Chapter."
- 13. Subdivision (b) of Subsection (14) entitled "Adoption by Reference: State and National Codes" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is amended to read as follows:
- "(b) The following Wisconsin Administrative Code Chapters:

Comm 4 - Signs for Smoking Areas

Comm 5 – Credentials

Comm 7 - Explosive Materials

Comm 9 - Manufacture of Fireworks

Comm 10 - Flammable and Combustible Liquids

Comm 14 - Fire Prevention

Comm 16 - Electrical

Comm 18 - Elevators

Comm 28 - Smoke Detectors

Comm 40 – Gas Systems

Comm 43 - Anhydrous Ammonia

Comm 50-64 – Building and Heating, Ventilation and Air Conditioning (built prior to July 1, 2002)

Comm 61-65 – Wisconsin Commercial Building (built on or after July 1, 2002)

Comm 66 – Uniform Multifamily Dwellings (built prior to July 1, 2002)

Comm 70 - Historic Buildings

Comm 75-79 - Existing Buildings

Comm 81-87 - Plumbing"

- 14. Subdivision (c) of Subsection (14) entitled "Penalties" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is repealed and recreated to read as follows:
- "(c) The codes in the International Fire Code and the Wisconsin Administrative Codes that are adopted by reference are the most current edition of the referenced code and any subsequent editions of the referenced codes."
- 15. Subdivision (d) of Subsection (14) entitled "Penalties" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is repealed and recreated to read as follows:
- "(d) In case of a conflict between any provisions of this Chapter, the Wisconsin Administrative Code or the International Fire Code, the code containing the strictest provisions shall apply."
- 16. Subdivision (e) of Subsection (14) entitled "Penalties" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is created to read as follows:
- "(e) A copy of the Codes and Standards incorporated by reference shall be kept at all times and available for inspection during reasonable hours in the office of the Chief."
- 17. Subdivision (c) of Subsection (15) entitled "Penalties" of Section 34.01 entitled "General Provisions" of the Madison General Ordinances is created to read as follows:
- "(c) Any person violating any of the provisions of the Special Order from the Department of Commerce dated July 30, 2002 and signed by Mayor Bauman and Department of Commerce Secretary Philip Albert will be subject to the penalties under sub. (a)."
- 18. Subsection (1) of Section 34.02 entitled "IFC Provisions Omitted From City of Madison Code" of the Madison General Ordinances is amended by creating, amending or repealing therein the following:
- "(1) The requirement of the following IFC sections are not included as part of this Chapter:

Section 103 Department of Fire Prevention - omit

Section 104.6 Official Records - omit

Section 104.10 Fire Investigations - omit

Section 104.11 - omit

Section 105.1.3 Permits for the same location - omit

Section 105.6.4 Carnivals and fairs - omit

Section 105.6.44 13 Exhibits and trade shows- omit

Section 105.6.46 15 Explosives – omit

Section 105.6.47 16 Flammable and combustible liquids – omit 1., 4., 6., and 7.

Section 105.6.19 18 Fruit and crop ripening - omit

Section 105.6.<del>20</del> 19 Fumigation and thermal insecticidal fogging – omit

Section 105.6.24 23 Hot work operations - omit

Section 105.6.25 24 Industrial ovens – omit

Section 105.6.27 26 Liquid- or gas-fueled vehicles or equipment in assembly

buildings - omit

Section 105.6.<del>28</del>-<u>27</u> <u>LP-gas</u> – omit

Section 105.6.30 29 Miscellaneous combustible storage – omit

Section 105.6.32 Open flames and candles - omit

Section 105.6.35 Private fire hydrants - omit

Section 105.6.38 Refrigeration equipment – omit 2.

Section 105.6.40 Rooftop heliports - omit

Section 105.6.44 Tire-rebuilding plants - omit

Section 105.7.2 Battery Systems - omit

Section 105.7.5 6 Flammable and combustible liquids - omit 1.

Section 105.6.35 - omit.

Section 105.7.7 8 Industrial ovens - omit

Section 105.7.42 13 Temporary membrane structures, tents and canopies - omit

Section 108 Board of Appeals – omit

Section 109.2.1 Service - omit

Section 109.3 Violation penalties - omit

Section 505 - Omit.

Section 603.4.1 Prohibited Locations - Omit

Section 1004.2 Increased Occupant Load - Omit"

19. Section 34.03 entitled "Modifications, Amendments and Substitutions to the International Fire Code" of the Madison General Ordinances is amended by amending, creating or repealing therein the following:

## "34.03 MODIFICATIONS, AMENDMENTS AND SUBSTITUTIONS TO THE INTERNATIONAL FIRE CODE.

- (1) In each place where the word "permits" appears in Section 105.2 of the IFC, the following words are substituted: "permits and licenses". In the first sentence, where the word "code official" appears substitute "City Clerk".
- (2) In Section 105.3.1, add the following language "Licenses issued under this section shall expire on June 30 of each year.
- (3) In Section 105.3.7,the last sentence of the paragraph is not included as part of this Chapter.
- (43) In Section 105.6. 176.5, the words "tank vehicle" are not included as part of this Chapter.
- (54) In Section 105.6.340 the exception for recreational fires is not included as part of this Chapter. In addition to the requirements of Section 105.6.340, a permit is required for recreational fires. A permit is not required for outdoor cooking, fire in approved outdoor fireplaces, campfires in approved campgrounds and burning related to training for fire departments
- (65) The following language is substituted for Section 105.7.89 of the IFC:
  Construction permits are required for containers of 500 gallon, or aggregate, water capacity or more, except individual containers of 2000 gallon water capacity or larger or where the aggregate water capacity is 4000 gallon or larger must be submitted to Commerce.
- (76) The following language is substituted for Section 603.4 of the IFC: Portable unvented fuel-fired heating equipment is prohibited except during construction or demolition of a building as allowed under IFC Section 1403
- (87) The following language is substituted for Section 904.11.6.4 of the IFC: Automatic fire-extinguishing systems shall be serviced at least every 6 months and after activation of the system. Inspection shall be by qualified individuals, and a certificate of inspection shall be maintained and made available to the Chief upon request.
- (98) In Section 907.10.2 of the IFC the following language is substituted for the corresponding language: The minimum sound pressure levels shall be: 70 dBA in occupancies in

- Groups R and I-1; 90 dBA in mechanical equipment rooms; and 70 dBA in other occupancies.
- (109) The following exception is added to the exceptions in Section 1008.10 1025.12 of the IFC: Seats not secured to the floor are permitted for companions of a person with a disability.
- (4410) The following language is substituted for Section 4010 1027 of the IFC: The entire means of egress system shall remain clear and unobstructed continuous to the public way or safe dispersal area at all times. All components of the means of egress system shall be maintained to remain in compliance with the building and illumination codes in effect at the time of construction.
- (4211) The following language is substituted for Section 3301.2.4 of the IFC: Every public display permittee shall have and maintain adequate liability insurance with minimum limits of \$1,000,000 (one million dollars) bodily injury and property damage, combined single limit, naming the City, its officers, employees and agents as additional insureds. Said insurance shall indemnify and defend the City, its officers, employees and agents against all claims, liability, loss, damages or expenses, whether caused by or contributed to by the negligence of the City, its officers, employees or agents. Said insurance shall provide that the City receive written notice thirty (30) days prior to any cancellation, nonrenewal or material change in the policy. Proof of said insurance shall be submitted to the Chief at the time of the permit application.
- (1312) In Section 105.6.31, the phrase "to remove paint with a torch; or" is not included as part of this Chapter.
- (13) The following exception is added to Section 315.2.3 of the IFC:

  Combustible material may be stored in equipment rooms where in the judgment of the Chief it does not create a fire hazard. In all cases access must be provided to the equipment and the clearances specified by the equipment manufacturer must be maintained.
- The following language is in addition to Section 604.1.1 of the IFC:

  Except as otherwise approved by the Chief, where an emergency or standby power supply system is required by this code, that power shall be supplied by an on-premises generator with an onsite fuel supply source.
- (15) In Section 604.2.15.1.1the exception for the use of pipeline natural gas as the fuel supply for the generator is not included as part of this Chapter.
- The following language is in addition to Section 901.5 of the IFC:

  Except as otherwise approved by the Chief, all portions of a fire protection system that will be concealed shall be tested by the installing contractor, and be approved by an inspector of the Madison Fire Department, before concealment.
- (17) In addition to IFC 503: IFC Appendix D105, is included as part of this code.
- (18) In Section 505.1, the words "or alphabet letters" are not included as part of this Chapter."
- 20. Subsection (8) of Section 34.04 entitled "Licenses and Permits" of the Madison General Ordinances is hereby repealed.
- 21. Current Subsections (9) through (12) of Section 34.04 entitled "Licenses and Permits" of the Madison General Ordinances are renumbered Subsections (8) through (11), respectively.
- 22. Section 34.05 entitled "Increased Occupant Load Permits" is hereby repealed and recreated to read as follows:

#### "34.05 HIGH-PILED COMBUSTIBLE STORAGE PERMITS.

The following requirements are in addition to the requirements in IFC Section 105.6.23 22: Three sets of construction documents, meeting the requirements found in IFC 2301.3, shall be submitted for review. The fee for the review and inspection of high piled combustible storage shall be \$200 (two hundred dollars). Plans shall be submitted prior to placing any commodities in a high piled combustible storage array. Prior to making any revisions to an approved high piled combustible storage array, the proposed revision shall be submitted for review and a fee of \$200

(two hundred dollars) paid. A high piled combustible storage permit shall not be issued without approved construction documents."

23. Section 34.06 entitled "Covered Mall Buildings" of the Madison General Ordinances is amended to read as follows:

#### "34.06 COVERED MALL BUILDINGS.

The following requirements are in addition to the requirements in IFC Section 105.6.409: A permit is required for each special event or use of the common area of the mall including but not limited to the display of goods, retail sales displays, fashion shows, art shows, motor vehicle displays, and holiday events. A detailed floor plan drawn to scale of the area to be used shall be submitted with the permit application. The plan shall show the location of all assembly seating areas, stages, booths, displays, exhibits, and demonstrate compliance with the means of egress system requirements of Comm 61 to 65, Wis. Adm. Code."

- 24. Subdivision (a) of Subsection (1) entitled "Accumulation or Storage of Combustible Waste and Refuse" of Section 34.12 entitled "Combustible Waste" of the Madison General Ordinances is amended to read as follows:
- "(a) All refuse stored before processing shall be stored in metal containers or bins outside in an approved location, or in fire-rated enclosures meeting all requirements of a storage location. The following exception is in addition to the exceptions in Section 304.3.3 of the IFC: Dumpsters and containers constructed of noncombustible material with lids constructed of noncombustible material may be placed within 5 feet of combustible walls, openings or combustible roof eave lines."
- 25. Subdivision (b) entitled "Exterior Storage Prior to Collection" of Subsection (1) entitled "Accumulation or Storage of Combustible Waste and Refuse" of Section 34.12 entitled "Combustible Waste" of the Madison General Ordinances is amended to read as follows:
- "(b) Exterior storage prior to collection:
  - 1. Refuse shall be in an isolated building having walls, floors, ceilings, roofs constructed of noncombustible materials, or
  - Refuse shall be in approved containers that are constructed of noncombustible materials
    equipped with tight-fitting covers. Containers serving properties not used for residential
    occupancy shall not exceed an aggregate of six (6) containers or twenty-four (24) cubic
    feet.
  - 3. Refuse shall be in approved bins constructed of noncombustible materials equipped with covers and doors in a closed position except while filling or emptying, or emptying.
  - Refuse shall be in an approved compactor; or
  - Refuse shall be in an approved compost bin meeting the requirements of Section 7.361.
  - 6. Refuse may be stored in approved bins constructed of noncombustible materials equipped with tight fitting rigid plastic lids. Containers equipped with plastic lids shall be at least 10 feet from property lines, building overhangs, building openings, combustible building components and any other flammable or highly combustible or hazardous materials."
- 26. Subsection (3) of Section 34.12 entitled "Combustible Waste" of the Madison General Ordinances is created to read as follows:
- "(3) IFC Section 304.1 is modified to read, Waste accumulation prohibited. Combustible waste material, including confidential material intended for destruction, creating a fire hazard shall not be allowed to accumulate in buildings or structures or upon premises."
- 27. Subsection (5) of Section 34.14 entitled "Permit Required For Open Burning" of the Madison General Ordinances is created to read as follows:

- "(5) The fee for an open burning permit under this section shall be \$50."
- 28. Section 34.16 entitled "Powered Industrial Trucks" of the Madison General Ordinances is amended to read as follows:

#### "34. 16 POWERED INDUSTRIAL TRUCKS FUELED EQUIPMENT.

The following requirements are in addition to the requirements in IFC Section 309 313:

- (1) Small engine power equipment fueled by a flammable or combustible liquid shall be kept outside of a public building or in a garage.
- (2) It shall be unlawful to keep or store small engine power equipment fueled by flammable or combustible liquid inside of a public building, unless:
  - (a) the fuel tank is drained;
  - (b) the fuel tank is vented to the outside atmosphere for 15 minutes prior to placing the equipment in the building:
  - (c) the spark plug(s) is disconnected or removed;
  - (d) no more than 4 pieces of equipment are within the building;
  - (e) the equipment is not within a mechanical or electrical room; and
  - (f) the equipment is for on-site maintenance only.
- (3) All flammable or combustible fuel shall be stored in accordance with NFPA 30."
- 29. Subsection (5) of Section 34.19 entitled "Fire Apparatus Access Roads" of the Madison General Ordinances is created to read as follows:
- "(5) The dimension in Wis. Adm. Code Section 62.0509(2)(a) may be increased from 150 feet to 250 feet if the conditions of Wis. Adm. Code Section 62.0509(2)(b) are met."
- 30. Subdivision (a) of Subsection (1) entitled "Fire Protection Water Supply and Fire Hydrants" of Section 34.20 entitled "Fire Protection Water Supply" of the Madison General Ordinances is amended to read as follows:
- "(a) Private fire hydrants and water mains shall be installed in accordance with NFPA 24, and the City of Madison Standard Specifications for Public Works Construction, Sec. 702.5 704.7. Private fire hydrants and water mains shall be maintained in accordance with NFPA 25."
- 31. Subdivision (c) of Subsection (1) entitled "Fire Protection Water Supply and Fire Hydrants" of Section 34.20 entitled "Fire Protection Water Supply" of the Madison General Ordinances is amended to read as follows:
- All portions of the exterior walls of newly constructed public buildings and places of employment and open storage of combustible materials shall be within 500 feet of at least two fire hydrants. Hydrant spacing shall not exceed 500 feet between any two hydrants. One- and two-family dwellings shall be within 500 feet of at least one fire hydrant. On new streets hydrants shall be located at the intersections and the end of dead end streets. Distances shall be measured along the path of the hose lay. Hydrants are not required in locations that are not accessible to fire apparatus. Hydrants shall not be located where the hydrant is not accessible to fire apparatus. Private fire hydrants shall not be located in the public right of way. Hydrant requirements in accordance with this standard may be met with existing public or private hydrants. The Chief may approve alternative locations and spacing of fire hydrants provided hydrants meet the fire suppression tactical needs of the Fire Department."
- 32. Paragraph 5. of Subdivision (e) entitled "Minimum Flow and System Design" of Subsection (1) entitled "Fire Protection Water Supply and Fire Hydrants" of Section 34.20 entitled "Fire Protection Water Supply" of the Madison General Ordinances is amended to read as follows:

- "5. Fire hydrants shall meet the specifications of section 702.5-702.4 in the City of Madison Standard Specifications for Public Works Construction."
- 33. Paragraph 6. of Subdivision (e) entitled "Minimum Flow and System Design" of Subsection (1) entitled "Fire Protection Water Supply and Fire Hydrants" of Section 34.20 entitled "Fire Protection Water Supply" of the Madison General Ordinances is hereby repealed.
- 34. Section 34.23 entitled "Seasonal Holiday Trees" of the Madison General Ordinances is amended to read as follows:

#### "34.23 SEASONAL HOLIDAY TREES.

The following requirements are in addition to the requirements in IFC Section 8046.1.1: The requirements of IFC Section 8046.1.1 do not apply to natural cut seasonal holiday trees."

35. Subdivision (a) entitled "General" of Subsection (1) entitled "Application for Permit, Plans and Specifications" of Section 34.24 entitled "Fire Protection Systems" of the Madison General Ordinances is amended to read as follows:

#### "(a) General.

No person may install, erect or construct any fire alarm system or fire suppression system, or add to, enlarge, move, improve, alter, convert, extend, <u>replace components</u>, or demolish any fire alarm system or fire suppression system, or cause the same to be done, or commence any work covered by this code on any fire alarm system or fire suppression system without first obtaining a Fire Alarm/Fire Suppression System permit therefore from the Chief. Such permit shall be issued in the name of the owner."

- 36. Subdivision (b) of Subsection (1) entitled "Application for Permit, Plans and Specifications" of Section 34.24 entitled "Fire Protection Systems" of the Madison General Ordinances is amended to read as follows:
- "(b) Applications for Fire Alarm/Fire Suppression System permits shall be filed with the Chief in writing on a form to be furnished for that purpose. Such application shall describe the land and/or structure upon which the proposed system is to be installed or work done, either by street number, lot, block or tract, or similar general description which will readily identify and definitely locate the proposed installation or work and shall show the use or occupancy of all parts of the building and such other pertinent information as may be required by the Chief. The application shall be signed. The applicant certifies the finished installation will comply with the applicable codes.

The Chief or any inspector of the Fire Department shall, as a condition of granting a Fire Alarm/Fire Suppression System permit, have the right to enter the premises for which said permit was issued, at any reasonable time during and throughout the course of such work and until final approval thereof has been granted, for the purpose of inspecting said premises and its compliance as to construction or use with all statutory and ordinance regulations in reference to the installation, modification, construction, repair, use, and location of fire alarm/fire suppression systems."

- 37. Paragraph 3. of Subdivision (c) of Subsection (1) entitled "Application for Permit, Plans and Specifications" of Section 34.24 entitled "Fire Protection Systems" of the Madison General Ordinances is amended to read as follows:
- "3. Except for an initial tenant build-out for shell building projects, Aautomatic fire sprinkler system projects involving the alteration, addition or removal of less than 21 sprinklers in an already existing automatic fire sprinkler system must comply with the requirements of s. Comm 61.34, Wis. Adm. Code."

38. Subdivision (c) entitled "Fee Schedule" of Subsection (3) entitled "Fee Schedule" of Section 34.24 entitled "Fire Protection Systems" of the Madison General Ordinances is amended by amending, creating or repealing therein the following:

#### "(c) Fee Schedule.

Penalty for failure to obtain a permit before starting work shall be double the fees. This shall be in addition to any other penalties provided elsewhere in the Madison General Ordinance; in addition, a penalty of one hundred dollars (\$100) shall be assessed for each day that any work requiring a permit progresses without a permit, calculated from the date the notice of violation is delivered to either the property owner or the contractor performing the work, until the date the owner or contractor submits the proper plans in an approved format to the Chief.

1. New Systems. Except as otherwise specified in this section, plan review fees for new systems shall be computed upon the basis of the total square footage of each building or affected area and determined by the following table:

#### **TABLE A**

AREA (SQUARE FEET)	FIRE ALARM SYSTEM PLANS	FIRE SUPPRESSION SYSTEM PLANS
Less than 2,500	\$ <del>125</del> <u>200</u>	\$ <del>125</del> <u>200</u>
2,501 - 5,000	\$ <del>150</del> <u>250</u>	\$ <del>150</del> <u>250</u> "

#### 2. Revisions.

- a. The fee of \$125 \$200 (two hundred dollars) or 50% (fifty percent) of the original plan examination fee whichever is higher shall be assessed for review of fire alarm system plans and fire suppression system plans that have been submitted following denial of plan approval, if the submission is within 8 months of the original denial.
- b. The fee of \$50 \$200 (two hundred dollars) shall be assessed for revisions to previously approved plans and plans that have been previously reviewed but not denied.
- c. The fee of \$200 shall be assessed for plan submittals that have been rejected for failing to comply with an administrative hold. Administrative holds shall be issued where plan submittals are incomplete.
- 3. Shell Buildings. When an application is submitted for a property where only the shell of the property has been completed, the fee will be calculated at 50% of the total fee for that particular fee group. This code section shall only apply to shell buildings which received approval under the previous published version of this code section and shall apply until 12 months after the effective date of this revised code section. A copy of the Madison Fire Department plan approval letter for the shell is required as part of the permit application for construction of the interior of a building. When an application is submitted for construction of the interior of a building where the shell of the building has been previously granted a permit, the fees shall be based on the square footage of that space as a percentage of the entire square footage of the subject building and that fee shall be calculated at 50% of the total fee for that particular fee group.
- 4. <u>Multiple Identical Buildings</u>. The fees set forth in this paragraph may be applied to a project, which contains multiple identical buildings. In order to qualify for the multiple identical building fee, plans for all buildings shall be submitted at the same time. The fees for the submittal of plans for the first building shall be determined in accordance with Table A on the basis of the total gross area of one building. The fee for each of the remaining identical buildings shall be the higher of either \$125 \$200 (one hundred twenty five two hundred dollars) or 25% (twenty five percent) of the otherwise appropriate fee set forth in Table A.
- 5. <u>Alteration/Modifications and Repair/Replacement to Existing Systems.</u>
  - a. The fee for review of submittals <u>or review of plans</u> for <del>an</del> the alteration/ <del>or</del> modification to <del>an</del> existing <del>automatic fire sprinkler</del> <u>fire protection</u> systems <del>of up to</del>

20 sprinklers shall be \$50 not subject to fees in Section 34.24 (3) (c) 1. 4. and 6. shall be determined by Table A-1 for each type of alteration/modification submitted. The alteration/modifications subject to this fee shall include the alteration/modifications in Table A-1.

#### Table A-1 Alteration/modifications existing systems

Device	Fee
Existing Automatic Fire Sprinkler system	\$100. Per System
of up to 20 Sprinkler Heads	
Other existing fire protection systems of	\$100. Per System
up to 3 devices	·
Dry Pipe preaction, deluge valve, and	\$100. Per System
similar devices	
Fire Pump	\$200. Per System
Fire Alarm Control Unit Replacement	\$100. Per System
Backflow Prevention Valve	\$200. Per System

b. The fee for review of submittals <u>or review of plans</u> for <u>alteration or modification</u> the repair/replacement to ether existing fire protection systems <u>not subject to fees in Section 34.24 (3) (c) 1., 4. and 6.</u> of up to 3 devices shall be \$50 determined by Table A-2 for each type of repair/replacement submitted. The repair/replacement subject to this fee shall include the repair/replacements in Table A-2.

#### Table A-2 Repair/replacement existing systems

Device	<u>Fee</u>
Sprinkler head replacement, more than	\$100. Per System
<u>three</u>	
Nozzle replacement, more than three	\$100. Per System
Dry Pipe, preaction, deluge valve, and	\$100. Per System
similar devices	
Fire Pump	\$200. Per System
Fire Alarm Control Unit Replacement	\$100. Per System
Backflow Prevention Valve	\$200. Per System
Fire alarm initiating devices, more than 3	\$200. Per System
Fire alarm notification appliances, more	\$200. Per System
than 3	-

- c. The fee for review of submittals for existing projects that are larger than that specified in a. and be shall be the same as specified for a new system."
- 6. Certain Devices/Systems Subject to a Single Flat Fee. The fee for review of plans for the installation of new fire protection systems such as digital alarm communicator transmitters (DACT), fire alarm system dialers, kitchen hood extinguishing systems, dry chemical extinguishing systems, deluge sprinkler systems which protect openings in fire related construction, fire detection devices that actuate fire doors/shutters which are not part of any fire alarm system, and standpipe systems (not to include combined sprinkler/standpipe systems) not subject to the fees in Section 34.24 (3) (c) 1, 4, and 5 shall be \$125 200 (one hundred twenty five two hundred dollars) for each type of system submitted. However, no additional fee shall be due under this paragraph if such devices are included as a component in a fire alarm or fire suppression systems plan which has been submitted to the Chief and for which a fee has been paid pursuant to this Code. The fire protection systems subject to this fee shall include the systems in Table A-3:

#### TABLE A-3 Certain Devices Subject to Single Flat Fee

<u>Device</u> <u>Fee</u>

<u>Digital alarm communicator transmitters</u> \$200. Per system

(DACT)

Kitchen hood extinguishing systems\$200. Per systemDry chemical extinguishing systems\$200. Per systemDeluge sprinkler systems (which protect<br/>openings in fire related construction)\$200. Per systemFire detection devices that actuate fire\$200. Per system

doors/shutters (which are not part of any fire

alarm system)

Clean agent systems\$200. Per systemFire pumps\$200. Per eachStandpipe systems (not to include combined\$200. Per system

sprinkler/standpipe systems)

Smoke and Heat Vents \$200. Per system

Note: See Section 34.05 High Piled Combustible Storage permit, Section 34.29 Fire Command Center and Access Controlled egress doors and Delayed egress locks and Section 34.24 (3)(c) 11 Demolition Permits."

- 7. Private Fire Service Mains and Fire Hydrants. The fee for review of plans for private fire service mains and fire hydrants shall be \$125 for each system submitted.
- <u>Reinspections</u>. The plan review fee includes the inspections of work performed under an approved plan. <u>This The plan review</u> fee does not include any reinspections required because the inspected work failed to pass inspection. Such reinspections shall be subject to the fees set forth in this Chapter.
- 98. The fee for the inspection only of fire protection systems in State owned buildings shall be ½ of the fees specified in Table A.
- 9. Fire Alarm/Fire Suppression System work permit shall be required for the demolition of any fire alarm or fire suppression system. However, no additional fee shall be due under this paragraph if the installation of a new fire alarm system or fire suppression system has been submitted to the Chief and for which a fee has been paid pursuant to this Code or a permit for the razing of the building is obtained from the City of Madison Inspection Unit pursuant to Madison General Ordinance 29.13. The permit fee shall be \$200.
- 10. The fee for review of submittals or review of plans for any work to be performed under Madison General Ordinance 34.24(1)(a) not specified in the fee schedules in Madison General Ordinance 34.24 (3) shall be \$200."
- 39. Section 34.29 entitled "Increased Occupant Load" of the Madison General Ordinances is hereby repealed and recreated to read as follows:

#### "34.29 PERMITS FOR CONSTRUCTION OTHER THAN FIRE PROTECTION SYSTEMS

The following requirements are in addition to the requirements in IFC 104.2:

- (1) Prior to installation, or commencement of the regulated activity, construction documents shall be submitted for construction other than fire protection systems as required by the Chief. The application shall meet all the requirements of Section 34.24(1) and (2). The application shall be made on the form to be furnished for that purpose. The permit fee shall be \$200.
- (2) Construction requiring approval shall include but is not limited to; Fire Command Centers, Access Controlled Doors and Delayed Egress Locks."
- 40. Section 34.33 entitled "Fire Command Center" of the Madison General Ordinances is created to read as follows:

#### "34.33 FIRE COMMAND CENTER

The following requirements are in addition to the requirements in IFC 509.1:

The fire-fighter's control panel required by section 909.16 for smoke control systems and airhandling systems installed in the building. The status indicators and controls for air-handling systems required in subsection 5., shall be provided on the fire-fighters control panel, with the appearance and performance required in 909.16."

41. Section 34.36 entitled "International Fire Code Sections Affected By Chapter 34, Madison General Ordinances. Table C" of the Madison General Ordinances is amended by amending, creating or repealing therein the following:

# 34.36 INTERNATIONAL FIRE CODE SECTIONS AFFECTED BY CHAPTER 34, MADISON GENERAL ORDINANCES. TABLE C

INTERNATIONAL FIRE CODE SECTIONS AFFECTED BY		
	GENERAL ORDINANCES.	
Note: This table lists modifications to the International Fire Code by Chapter 34, Madison General Ordinances.		
Section 103	omitted under '34.02, Madison General	
	Ordinances	
Section 104.2	modified under '34.29, Madison General	
Section 104.6	Ordinances omitted under '34.02, Madison General	
Coulon 104.0	Ordinances	
Section 104.10	omitted under '34.02, Madison General	
	Ordinances	
Section 104.11	omitted under '34.02, Madison General	
Section 105.1	Ordinances	
Section 105.1	modified under '34.04, Madison General Ordinances	
Section 105.1.3	omitted under '34.02, Madison General	
	Ordinances	
Section 105.2	modified under '34.03(1), Madison General	
	Ordinances	
Section 105.3.1	modified under '34.03(2), Madison General	
Section 105.3.7	Ordinances modified under '34.03(3), Madison General	
0000011100.0.7	Ordinances	
Section 105.6	modified under '34.05, Madison General	
	Ordinances	
Section 105.6. <del>10</del> 9	modified under '34.06, Madison General	
Section 105.6. <del>17</del> 16.5	Ordinances modified under '34.03(4 3), Madison General	
Section 103.0.4710.3	Ordinances	
Section 105.6.22	modified under '34.05, Madison General	
	<u>Ordinances</u>	
Section 105.6.36	modified under '34.07, Madison General	
Caption 405 C 42	Ordinances	
Section 105.6.43	modified under '34.08, Madison General Ordinances	
Section 105.7.89	modified under '34.03(6 5), Madison General	
	Ordinances	
Section 105.6. <del>31</del> 30	modified under '34.03(5 4), Madison General	
2 1 12 2 2 1	Ordinances	
<u>Section 105.6.31</u>	modified under '34.03(12), Madison General	
Section 105.6.4	Ordinances omitted under '34.02, Madison General	
0000011 100.0.4	Ordinances	
Section 105.6. <del>14</del> 13	omitted under '34.02, Madison General	
_	Ordinances	
Section 105.6. <del>16</del> <u>15</u>	omitted under '34.02, Madison General	

	Ordinanasa
Continu 405 C 474C 4	Ordinances
Section 105.6. <del>17</del> 16.1	omitted under '34.02, Madison General
0 105.0.1710.1	Ordinances
Section 105.6. <del>17</del> 16.4	omitted under '34.02, Madison General
2 127 2 1712 2	Ordinances
Section 105.6. <del>17</del> 16.6	omitted under '34.02, Madison General
0 " 105 0 1710 7	Ordinances
Section 105.6. <del>17</del> 16.7	omitted under '34.02, Madison General
INTERNATIONAL FIRE CORE OFFICE	Ordinances
	ONS AFFECTED BY CHAPTER 34, MADISON
Mote: This table lists modifications to the Internation	ional Fire Code by Chapter 34, Madison General
Ordina	
Section 105.6. <del>19</del> 18	omitted under '34.02, Madison General
	Ordinances
Section 105.6. <del>20</del> 19	omitted under '34.02, Madison General
	Ordinances
<u>Section 105.6.22</u>	modified under '34.05, Madison General
	Ordinances
Section 105.6. <del>24</del> 23	omitted under '34.02, Madison General
	Ordinances
Section 105.6. <del>25</del> 24	omitted under '34.02, Madison General
	Ordinances
Section 105.6. <del>27</del> 26	omitted under '34.02, Madison General
	Ordinances
Section 105.6. <del>28</del> <u>27</u>	omitted under '34.02, Madison General
	Ordinances
Section 105.6. <del>30</del> 29	omitted under '34.02, Madison General
	Ordinances
Section 105.6.32	omitted under '34.02, Madison General
	Ordinances
Section 105.6.38.2	omitted under '34.02, Madison General
	Ordinances
Section 105.6.40	omitted under '34.02, Madison General
	Ordinances
Section105.6.44	omitted under '34.02, Madison General
0 11 10 0 0 0	Ordinances
Section 105.6.35	omitted under '34.02, Madison General
0 11 10 7 7 7	Ordinances
Section 105.7.7 <u>8</u>	omitted under '34.02, Madison General
	Ordinances
Section 105.7.5 1.	omitted under '34.02, Madison General
	Ordinances
Section 105.7.8	modified under '34.03(6), Madison General
	Ordinances
Section 105.7. <del>12</del> 13	omitted under '34.02, Madison General
	Ordinances
Section 107.2.2	modified under '34.09, Madison General
	Ordinances
Section 108	omitted under '34.02, Madison General
	Ordinances
Section 109.2.1	omitted under '34.02, Madison General
	Ordinances
Section 109.3	omitted under '34.02, Madison General
	Ordinances

Section 202	modified under '34.10, Madison General
	Ordinances
Section 301.1	modified under '34.11, Madison General
	Ordinances
Section 304.1	modified under '34.12, Madison General
	Ordinances
Section 307.1	modified under '34.13, Madison General
	Ordinances
Section 308	modified under '34.15, Madison General
	Ordinances

INTERNATIONAL FIRE CODE SECTIONS AFFECTED BY CHAPTER 34, MADISON GENERAL ORDINANCES.		
Note: This table lists modifications to the International Fire Code by Chapter 34, Madison General Ordinances.		
Section 307.2	modified under '34.14, Madison General Ordinances	
Section 30913	modified under '34.16, Madison General Ordinances	
Section 310	modified under '34.17, Madison General Ordinances	
<u>Section 315.2.3</u>	modified under 34.03(14 13), Madison General Ordinances	
Section 501	modified under '34.18, Madison General Ordinances	
Section 503.	modified under 34.03(19 17), Madison General Ordinances	
Section 503.1	modified under '34.19, Madison General Ordinances	
Section 503.2.3	modified under '34.19(2), Madison General Ordinances	
Section 503.2.7	modified under '34.19(3), Madison General Ordinances	
Section 505	omitted under '34.02, Madison General Ordinances	
<u>Section 505.1</u>	modified under 34.03(20 18), Madison General Ordinances	
Section 508.1	modified under '34.20, Madison General Ordinances	
<u>Section 509.1</u>	modified under '34.33, Madison General Ordinance	
Section 511	modified under '34.17, Madison General Ordinances	
Section 603.4	modified under '34.03(7 6), Madison General Ordinances	
Section 603.4.1	omitted under '34.02, Madison General Ordinances	
Section 604.1.1	modified under 34.03(16 14), Madison General Ordinances	
Section 604.2.14.1.1	modified under 34.03(47 15), Madison General Ordinances	
Section 605.1	modified under '34.21, Madison General Ordinances	
Section 703.1	modified under '34.22, Madison General	

	Ordinances
Section 80 <del>46</del> .1.1	modified under '34.23, Madison General
	Ordinances
Section 901.3	modified under '34.24, Madison General
	Ordinances
<u>Section 901.5</u>	modified under 34.03(18 16), Madison General
	<u>Ordinances</u>
Section 901.6	modified under '34.25, Madison General
	Ordinances
Section 901.8	modified under '34.26, Madison General
	Ordinances

INTERNATIONAL FIRE CODE SECTIONS AFFECTED BY CHAPTER 34, MADISON GENERAL ORDINANCES.		
Note: This table lists modifications to the International Fire Code by Chapter 34, Madison General		
	Ordinances.	
Section 904.11.6 modified under '34.27, Madison General		
	Ordinances	
Section 904.11.6.4	modified under '34.03(8 7), Madison General	
	Ordinances	
Section 906	modified under '34.28, Madison General	
	Ordinances	
Section 907.10.2	modified under '34.03(9 8), Madison General	
	Ordinances	
Section 909.16	modified under '34.33(1), Madison General	
	<u>Ordinances</u>	
Section <del>1003.2.2.4</del> <u>1004.2</u>	modified under '34.29 omitted under 34.02,	
	Madison General Ordinances	
Section <del>1008.10</del> <u>1025.12</u>	modified under '34.03( <del>10</del> 9), Madison General	
	Ordinances	
Section 1010 1027	modified under '34.03(44 10), Madison General	
	Ordinances	
Section 105.6. <del>17</del> 16.5	modified under '34.03(4 3), Madison General	
2 1 2 2 2	Ordinances	
Section 2703.5	modified under '34.30, Madison General	
0 11 0001.1	Ordinances	
Section 3301.1	modified under '34.31, Madison General	
0 : 000110	Ordinances	
Section 3301.1.3	modified under '34.32, Madison General	
0	Ordinances	
Section 3301.2.4	modified under '34.03 ( <del>12</del> 11)Madison General	
0	Ordinances	
<u>Section 3301.2</u>	modified under '34.32 (2)Madison General	
Castian 2202 4	Ordinances	
<u>Section 3302.1</u>	modified under '34.32 (3)Madison General Ordinances	
Section 3304.1	modified under '34.32 (4)Madison General	
<u> </u>	Ordinances	
Section 3404.2	modified under '34.35Madison General	
0600011 0404.2	Ordinances	
	Ordinances	

<sup>42.</sup> Subdivision (a) of Subsection (3) entitled "Schedule of Deposits" of Section 1.08 entitled "Issuance of Citations for Violations of Certain Ordinances and Providing a Schedule of Cash Deposits" of the Madison General Ordinances is amended by creating and amending therein the following:

" <u>Offense</u> <u>Ord. N</u>	lo./Adopted Statute No.	<u>Deposit</u>
False alarm/Interference With Firefighting Vehicle Not to be Operated Over Street	<del>6.05</del> <u>34.37</u> 34.38	\$100 \$300 \$300
With Fire Apparatus		
Obstructing emergency medical personnel.	<del>6.10(2)</del> 34.39(2)	<del>\$200</del> \$300
False request for emergency medical personnel.	<del>6.10(3)</del> 34.39(3)	<del>\$100</del> \$300
Failure to Assist At Fire.	34.40	<u>\$300</u>
Resistance to Firemen Firefighters—Injury to Apparatu	<u>34.41</u>	\$300"

43. Subsection (4) entitled "Issuance of Citations" of Section 1.08 entitled "Issuance of Citations for Violations of Certain Ordinances and Providing a Schedule of Cash Deposits" of the Madison General Ordinances is amended by amending therein the following:

"Enforcement Official
Fire Chief, her/his designated Chief
Officers and Officers assigned to
Fire Prevention and Investigation
Divisions

Ordinance Chapter or Section and Title
Section 5.08(6), Regulating and Controlling
Private Alarm Systems; Chapter 6, Fire Dept & Fire
Regulations; Chapter 34, Fire Prevention Code;
Section 7.45, Air Pollution Control; Section 10.34, Street
Numbers; Section 25.03, Storage of Gunpowder,
Propellants, Explosives."

EDITOR'S NOTE: New or amended bail deposits must be approved by Municipal Judge prior to adoption. These deposits have been so approved.

- 1. Section 6.05 currently reads as follows:
- **\*\*6.05 FALSE ALARM AND INTERFERENCE WITH FIRE FIGHTING.** Whoever intentionally does any of the following shall be subject to a forfeiture of not more than five hundred dollars (\$500):
  - (1) Gives a false alarm to any public officer or employee, whether by means of a fire alarm system or otherwise; or
  - (2) Interferes with the proper functioning of a fire or police alarm system; or
  - (3) Interferes with the lawful efforts of firemen to extinguish a fire."
- 2. Section 6.06 currently reads as follows:

#### **"6.06 PLACING OF OTHER WIRES WITH RELATION TO FIRE ALARM SYSTEM.**

No telegraph, electric light or power, or telephone wire shall hereafter be placed above or below any wire appertaining to the fire alarm tele- graph so as to come in contact with or interfere with said fire alarm telegraph, and any person, manager, agent, or employee in charge of any such telegraph, telephone, or electric light or power wire who shall refuse to remove any such wire placed contrary to the provisions of this section upon being requested so to do by the Chief of the Fire Department or any police officer shall be subject to a forfeiture of not less than twenty-five dollars (\$25) nor more than one hundred dollars (\$100). The Chief of the Fire Department or any police officer is hereby authorized and empowered summarily to cut and remove any telegraph, telephone, or electric light or power wire coming in contact with or placed above or endangering the free and unobstructed operation of the Fire Alarm System of this City."

- 3. Section 6.07 currently reads as follows:
- "6.07 VEHICLES NOT TO BE OPERATED OVER PORTION OF STREET OCCUPIED BY FIRE APPARATUS. No person shall drive or operate any streetcar, automobile or other vehicle over any portion of any street or alley occupied by the engines, auto trucks or other vehicles or apparatus of the Fire Department when engaged in extinguishing a fire unless precaution is taken

so as not to do any injury to any property or apparatus of the Fire Department or interfere with the operation of the same."

4. Section 6.10 currently reads as follows:

## **"6.10 FALSE REQUEST TO OR OBSTRUCTING EMERGENCY MEDICAL OR RESCUE PERSONNEL.**

- (1) In this section:
  - (a) "Ambulance" has the meaning specified in Sec. 146.50(1)(a), Wis. Stats.
  - (b) "Authorized emergency vehicle" has the meaning specified in Sec. 340.01(3).
  - (c) "Emergency medical personnel" means an emergency medical technician licensed under Sec. 146.50, Wis. Stats., peace officer or firefighter, or other person operating or staffing an ambulance or an authorized emergency vehicle.
- (2) It shall be unlawful for any person to knowingly obstruct any emergency medical personnel in the performance of duties relating to an emergency or rescue and upon conviction thereof shall be subject to a forfeiture of not more than \$500.00.
- (3) It shall be unlawful for any person to give or cause to be given any false request for emergency medical personnel to any public officer or employee and upon conviction thereof shall be subject to a forfeiture of not more than \$300."
- 5. Section 6.12 currently reads as follows:
- "6.12 BYSTANDERS MAY BE CALLED TO ASSIST AT FIRES. It shall be lawful for the Mayor or the Chief, a Deputy Chief, an Assistant Chief, or any Captain or Lieutenant of the Fire Department, the Chief of Police or any Police Officer, or any Councilman to require of any bystander such aid as shall be necessary at any fire; and any person who shall disobey such order shall be liable to arrest and to the penalty provided by Section 6.40 of this chapter."
- 6. Section 6.13 currently reads as follows:
- "6.13 RESISTANCE TO FIREMEN--INJURY TO APPARATUS. No person shall willfully offer any hindrance or resistance to a fireman in the discharge of his duty, nor shall any person drive any vehicle over or across a fire hose nor in any manner injure or interfere with any hose, fire engine, or other fire apparatus belonging to the City."
- 7. Section 34.01(14)(c) currently reads as follows:
- "(c) In case of a conflict between any provisions of this Chapter, the Wisconsin Administrative Code or the International Fire Code, the code containing the strictest provisions shall apply."
- 8. Section 34.01(14)(d) currently reads as follows:
- "(d) A copy of the Codes and Standards incorporated by reference shall be kept at all times and available for inspection during reasonable hours in the office of the Chief."
- 9. Section 34.04(8) currently reads as follows:
- "(8) Temporary occupant load increase (\$200)."
- 10. Section 34.05 currently reads as follows:

#### "34.05 INCREASED OCCUPANT LOAD PERMITS.

The following requirements are in addition to the requirements in IFC Section 105.6: The conditions of the permit for a temporary increase in occupant load as specified in Section 34.29 shall be as follows:

Increased occupant load approvals are limited to special events not to exceed 4 per year.

- (2) The application for the permit must include the date, duration, additional number of occupants, safety and security plan and other information required the Chief.
- (3) The safety security plan must include provisions for emergency egress, removal of encumbrances, interior finishes, and proposed occupant loads.
- (4) Panic hardware is required on all exit doors in the means of egress system serving the building or area of the building where the occupant load will be increased.
- (5) A permit is required for each event and application."
- 11. Section 34.20(1)(e)6. currently reads as follows:
- "6. Fire hydrants shall have a red barrel with a white bonnet. If the hydrant does not have a bonnet, the barrel shall be red and the caps shall be white."
- 12. Section 34.29 currently reads as follows:

#### "34.29 INCREASED OCCUPANT LOAD.

The following requirements are in addition to the requirements in IFC Section 1003.2.2.4: The occupant load of a building or portion of a building may be increased only on a temporary basis and only as approved by the Chief. A permit with the conditions specified in Section 34.05 of this Code is required prior to temporarily increasing the occupant load of a building."