

Section Number	Comment
	Chapter 1
1-2	<i>Include a definition of Code as Code of Ordinances, City of Oelwein, Iowa allowing the abbreviated term Code to be used throughout the Code?</i>
1-2	Are the holidays listed in this rule of construction regarding computing time, the holidays the city observes. See I.C.A. § 4.1.
1-2	Although this definition of personal property complies with I.C.A. § 4.1, the city may want to amend it to include all property that is not real property.
1-2	Define the term used to identify the state law citations as either Code of Iowa or I.C.A.?
1-3	This section should be divided into separate sections with the explanations of catchlines, notes and references in separate sections.
1-10	Amend the general penalty section to conform to I.C.A. § 364.3 and 903.1(1)(a)?
	Add a section stating the provisions of the new Code shall be considered continuations of existing provisions and not new enactments?
	Add a section stating the repeal of provisions of the Code shall not affect existing liabilities, etc. in effect at the time of the repeal?
	Add a section stating the repeal of provisions of the Code shall not revive former provisions repealed unless specifically so provided?
	Add a section listing the ordinances, Code provisions, etc. not included in the new Code but not intended to be repealed when the new Code is adopted?
	Add a section in the new Code granting authority and establishing the procedure for amending the new Code.
	Add a section in the new Code granting authority and establishing the procedure for supplementing the new Code.
	Conform this section on municipal infractions to I.C.A. § 364.22?
	Chapter 2
2-1	It is not necessary to define elections as it is defined in state law which is applicable in the city.
2-2	It is not necessary to adopt the voter registration chapter, I.A.C. ch. 48A on elections as it is in effect in the city without adoption.
2-3	It is not necessary to require the use of the state registration system as it is required in I.A.C. ch. 48A and is no longer referred to as the permanent registration list.
2-4	It is not necessary to adopt this section on election offenses as it is contained in state law, I.A.C. § 39A.4 which is punishable as a serious misdemeanor.
2-5 -- 2-8	It appears the description of the Wards is current having been amended in 2021.
2-9	It appears the intent of this section is to adopt the state law which is provided in I.C.A., § 45.1(9)(a). Correct the state law cite and conform to the changes in the state law?
	Chapter 3

- 3-1 Are the bond amounts adopted in 1988 still correct, current and sufficient?
- 3-2 -- 3-6 These sections were amended in 2022.
- 3-7 -- 3-9 Is everything in these sections on the city attorney current, correct and complete?
- 3-10 This section on competing with private enterprises adopted in 1988 should be reviewed with I.C.A. § 23A.2 and conform to any changes adopted.
- 3-11 Is this section regarding representation by the city attorney correct?
- 3-31 Is this section on the meeting dates and times and notice correct?
- 3-32 Is this section on the salaries of the council members adopted in 2008 still correct?
- 3-33 Is this section on the salaries of the mayor adopted in 2015 still correct?
- 3-34 Is this section on the salary of the mayor pro tempore adopted in 1959 still correct?
- 3-35 -- 3-37 Are these sections on the removal of officers and council members by the city council adopted in 1899 still correct? I.C.A. § 372.15.
- 3-50 -- 3-53 Are these sections on the duties of officers and processes by the city originally adopted in 1976 still correct? I.C.A. § 372.15
- 3-54 Is this section on the power and duties of the mayor adopted in 1987 still correct? I.C.A. § 372.14.
- 3-54 Does the mayor oversee all the departments or is that delegated to the city administrator?
- 3-70 et seq. Are these sections on the city administrator originally adopted in 1979 still correct? I.C.A. § 372.13
- 3-73 (7) I.C.A. § 384.95 et seq. was repealed in 2007.
- 3=73(8) Change Soldier's Preference Law to Veterans Preference Law, I.C.A. ch. 35C (I.C.A. § 400.10).
- 3-74 Is this section on vacating offices still required or can it be deleted?
- 3-79 This section is entitled city treasurer, but it addresses in the text the office of the city clerk. Should it be city clerk as section 3-80 is also regarding the city clerk?
- 3-81 Is everything in this section regarding the budget and purchasing current, correct and complete?
- 3-82 Is this section on transfer of appropriations still current, correct and complete?
- 3-90 et seq. Is everything in this article on the code enforcement officer including the duties regarding mechanical, electrical and plumbing inspections still current, correct and complete?
- 3-110 Is everything in this article on the plan commission still correct?
- 3-130 Is everything in this article on the library board of trustees still correct?
- 3-170 et seq. Is everything in this article on the park and recreation commission still correct?
- Chapter 4
This chapter was amended just recently and is presumed to be up to date.
- Chapter 5
This chapter was amended just recently.
Is the title of the head of the fire department the public safety chief, but there is still a volunteer fire chief?

- This section adopts the International Fire Code and the state in I.C.A. chapter 201 has adopted the 2015 Edition of the International Fire Code as amended. Change to cite that edition as amended and reference the state law?
- 5-20
- Is this section on key boxes still current, correct and complete and not superseded by the state fire code?
- 5-23
- Chapter 6
- Are these provisions regarding the Oelwein Municipal Airport adopted in 1969 and last amended in 1983 still current, correct and complete?
- 6-1 et seq.
- Is the plan commission acting as a zoning commission the designated airport zoning commission as required in I.C.A.. § 414.6?
- 6-41
- Are the airport zoning regulations adopted in 1976 still current, correct and in compliance with present requirements and principles?
- 6-50 et seq.
- Is everything in this article regarding the Oelwein Airport Board adopted in 2000 current, correct and complete?
- 6-100 et seq.
- Chapter 7
- It is not necessary to define those terms defined in chapter 1 which is applicable to the entire Code. Delete the definition of person, shall.
- 7-2
- Is this section on the water rates effective July 1, 2021 still current?
- 7-10
- Is section 7-11 adopted in 1933 regarding estimating the charges when the meter is not operating and the following sections on meters and billing still current and correct?
- 7-11 -- 7-22
- Are these sections on the city water system still current and correct?
- 7-23 -- 7-30
- Are these sections regarding the sanitary sewer system adopted in 1950 and last amended in 1995 and 2012 still current, complete and correct?
- 7-40, 7-42 -- 7-47
- Are these sections on sewer use and regulations still current, correct and complete?
- 7-70 -- 7-76, 7-81
- Are these sections on the public water supply wellhead protection regulations still current, correct and complete?
- 7-80 -- 7-91
- Chapter 8
- Are Woodlawn Cemetery and Oakdale Cemetery the only cemeteries owned by the city?
- 8-1
- Are the provisions regarding the perpetual care current and correct?
- 8-2, 8-7
- The term undertaker should be changed to funeral director throughout the chapter.
- 8-4
- Are the duties of the superintendent correct and complete?
- 8-6
- Inturnments should be changed to interments.
- 8-16
- Chapter 9
- This entire chapter should be reviewed as it appears for the most part to be obsolete and superseded in part by state and federal law. (I.C.A. § 477A.2; I.C.A. § 364.2; I.C.A. 480A.1 et seq.; Federal Cable Communications Policy Act of 1984, 47 U.S.C.A. § 521 et seq.)
- Chapter 10
- Conform this section to the amendment adopted in Acts 2011, ch. 34, § 167 to I.C.A. § 427B.3.
- 10-4
- Change the title of the director of revenue to director of revenue and finance?
- 10-6

- 10-7 Conform this section to I.C.A. § 427B.5.
- 10-8 Delete this section as already enacted or state that fact as in compliance with state law.
- Chapter 11
- It appears I.C.A. Chapter 123 has been amended. The amendments will not go into effect until January 1, 2023.
- Add a section adopting by reference the definitions in I.C.A. § 123.3 or include the definitions applicable in text for this chapter.
- 11-1 Include the hours for Sunday and conform this section to I.A.C. § 123.49(2)(b) applicable to liquor control licensees retail liquor control licensees or retail wine or beer permit holders?
- 11-1 Delete "Senate File 144 of the 65th General Assembly of the State of Iowa, Section 1' from the history note and insert a state law reference to I.A.C. § 123.49(2)(b) after the section?
- 11-1 Include all subsections on hours of sale in I.C.A. § 123.49 etc.?
- 11-3 Conform the definition of person of good moral character to I.C.A. § 123.3(40) and include a section on definitions applicable to the entire chapter as suggested in this chapter review? Legal age is no longer 19 years of age (I.C.A. § 123.3(28)).
- 11-5 Is everything in this section on conditions for approval current, correct and complete?
- 11-6 Is everything in this section on beer permits current, correct and complete? Apparently I.C.A. § 123.131 on beer permits has been repealed and the fees for the classification of alcoholic beverages have been amended effective January 1, 2023.
- 11-7 Is everything in this section on liquor licenses current, correct and complete? Apparently I.C.A. §§ 123.36 and 123.173 on liquor control licenses have been repealed and replaced and the fees for the classification of alcoholic beverage licenses has been amended effective January 1, 2023.
- 11-11 Delete the reference to "simplified" as former I.C.A. § 123.35 relating to simplified renewal procedure and class "E" procedure was repealed in 2011?
- 11-19 Conform this section to I.C.A. § 123.49?
- 11-20 Conform this section to I.C.A. § 123.51?
- 11-21 I.C.A. § 123.39 on suspension or revocation of licenses or permits was amended effective January 1, 2023. Conform this section to those amendments effective January 1, 2023?
- 22-22 I.C.A. § 123.40 on effect of revocation of licenses or permits was amended effective January 1, 2023. Conform this section to those amendments effective January 1, 2023?
- 11-23 If this is a reference to the city license, should this reference to director not be city's disapproval? There does not appear to be a department hearing board as I.C.A. § 123.32(7) states the appeal of disapproval of a local license is to the administrator?
- 11-24 Conform this section to the state law?
- 11-24 Conform this section to I.C.A. § 123.32(8) on Judicial review of the administrator's action?

- 11-25 This section on penalties adopted in 1995 should be reviewed and conformed to the penalties within the city's jurisdiction under the state law.
- 11-26 Is everything in this section on hearing conducted by the city council current, correct and complete?
Chapter 12
- 12-2 I.C.A. § 380.10 provides "A city may adopt the provisions of any statewide or nationally recognized standard code or portions of any such code by an ordinance which identifies the code by subject matter, source and date, and which incorporates the provisions of the code or portions of the code by reference without setting them forth in full. Copies of the proposed code or portions of such code shall be available at the office of the city clerk."
Adopt the International Building Code, 2015 Edition by reference which is the state building code?
- 12-3, 12-4 Are all the amendments in these sections, current, correct and complete?
What edition of the International Existing Building Code has the city adopted? Adopt the International Existing Building Code, 2015 Edition by reference which is the state code?
- 12-5
- 12-6 Are the amendments in these sections, current, correct and complete?
What edition of the International Residential Code for One- and Two-family Dwellings has the city adopted? Adopt the 2015 Edition by reference which is the state code?
- 12-7
- 12-8 Are the amendments in this section, current, correct and complete?
What edition of the International Plumbing Code has the city adopted? Adopt the International Plumbing Code, 2015 Edition by reference which is the state code?
- 12-12
- 12-14 What edition of the International Mechanical Code has the city adopted? Adopt the International Mechanical Code, 2015 Edition by reference which is the state code?
- 12-15 What edition of the National Electrical Code has the city adopted? Adopt the National Electrical Code, 2020 Edition by reference which is the state code? Has the city adopted by reference any of the other state codes?
Except for plumbers, does the city still license and administer the examination for tradesmen? If so, is this division current, correct and complete?
- 12-30
- 12-50 et seq. Is everything in this chapter on Unsafe Buildings correct and complete?
The Uniform Code for Abatement of Dangerous Buildings is no longer published. Does the International Existing Building Code provide standards or does the city apply the standards adopted in the International Property Maintenance Code of Oelwein, chapter 25 of this Code as the city's adopted housing code?
- 12-55
- 12-70 et seq. Is everything in this article on Off-premises Signs correct and complete? This article should be reviewed for conflicts and duplication with Ord. No. 670, § 201.5 and similar sections regarding permitted signs in each district in the zoning ordinance.
- 12-100 et seq. Is everything in this chapter on House Moving correct and complete?

12-150 et seq. This article adopted in 1965 regarding mobile homes which were manufactured prior to 1976 is obsolete and should be amended to apply to manufactured homes defined as: "Manufactured home" means a factory-built structure built under the authority of 42 U.S.C. § 5403, that is required by federal law to display a seal required by the United States department of housing and urban development, and was constructed on or after June 15, 1976." in I.C.A. § 103A.51.

12-201 et seq. Although there are exceptions, this article on small wind energy conversion systems appears to attempt to follow the Iowa League model ordinance drafted in accordance with I.C.A. § 476.48(3). The city may want to review the model ordinance on the league website and also may want to update the insurance requirement.

12-200 et seq. This article should be reviewed with I.C.A. § 364.17(3)(a) which states "A city which adopts or is subject to a housing code under this section shall adopt enforcement procedures, which shall include a program for regular rental inspections, rental inspections upon receipt of complaints, and certification of inspected rental housing, and may include but are not limited to the following:"

12-400 et seq. As previously mentioned, is the International Property Maintenance Code of Oelwein, chapter 25 of this Code the city's adopted housing code?
This article on vacant buildings adopted in 2018 should be reviewed for any changes necessary and updates. The reference in section 12-409 to the deadline (No later than June 30, 2019, following passage of this ordinance, and subsequently) should be deleted as obsolete.

12-411 The board of appeals mentioned in this section does not appear to be created in this article. Where is this board of appeals created and what is the requirements and procedure for the appeal?

Chapter 13

The city council apparently has adopted a new zoning ordinance, Ord. No. 670 and a new Subdivision ordinance also numbered Ord. No. 670 which were received on April 11, 2022. What is the date these new ordinances were adopted?

13-1 This section states the zoning ordinance contains: "provisions of this ordinance; requiring the issuance of building permits before the erection, construction, reconstruction, conversion, alteration, enlargement, extension, razing, or moving any building or structure; providing for permit fees; defining certain terms" and contains standards and requirements for construction. The building code also requires a building permit and the various codes adopted in the building chapter as amended establish standards and the similar provisions in the zoning ordinance number 670 should be reviewed for conflicts and duplication and the standards and regulations regarding the trades should be in the building chapter.

Chapter 14

14-1 et seq. Is everything in this article regarding street naming and building numbering still current, correct and complete?

- 14-20 et seq. Is everything in this article regarding street naming and building numbering still current, correct and complete?
- 14-20 Was the definition of pavement surface intended to include streets, avenues and alleys and all rights of way?
- 14-21 Although permits are mentioned in sections 14-22 – 14-24, this section apparently requiring a permit was deleted in 2003. Does the city require a permit for this activity? If so, a section requiring a permit for this work should be included.
- 14-25 Similarly this section on deposits and bonds was deleted, but a cash payment and bond are apparently required in section 14-24.
- 14-40 et seq. Is everything in this article regarding street excavations still current, correct and complete?
- 14-60 et seq. This article on use of the city streets, etc. does not appear to require any notice to the city or permit or franchise? Does the city require a permit, etc. and supervision of such activity?
- 14-70 et seq. Is everything in this article regarding utility equipment placement adopted in 2002 still current, correct and complete?
- 14-114 Is everything in this article regarding sidewalk construction and maintenance adopted in 1975 still current, correct and complete and not duplicative or conflicting in part when compared with section 14-100 et seq.?
- 14-120 et seq. Is everything in this article regarding trees adopted in 1995 including a tree board still current, correct and complete?
- 14-140 et seq. Is everything in this article regarding awnings, canopies and marquees adopted in 2006 still current, correct and complete?
- 14-142(e) The reference in this subsection to compliance with removal by July 1, 2008 should be deleted as obsolete.
- 14-142)1) The reference to existing movie marquees mentioned in this sentence should either be deleted as obsolete or dated to indicate the definition of “existing.”
- 14-142(2) This section which attempts to grandfather certain awnings and canopies should be reviewed and either deleted as obsolete or dated to define “exist.”
- 14-143(3) The reference to existing awnings mentioned in this section should either be deleted as obsolete or dated to indicate the definition of “existing.”
- 14-150 et seq. Is everything in this article regarding sidewalk cafes adopted in 1975 still current, correct and complete?
- Chapter 15
- Chapter 25 creates a property maintenance code for the city which also cites nuisances and remedies and should be reviewed for duplication and conflicts.
- 15-1 This section generally addresses other sections which specifically prohibit similar acts as in section 16-1, chapter 18, ch. 25, etc. Keep this section and place all nuisances as articles, etc. in one chapter?
- 15-2 Amend this section to prohibit rodent infestation and delete the specific reference to the requirement of property ownership.
- Chapter 16

- 16-1 This section generally addresses what other sections prohibit as in section 15-1, chapter 18, etc. Keep this section and place all nuisances and environmental regulations as articles, etc. in one chapter?
These definitions should be reviewed and updated to include present terminology and those words that are defined in chapter 1 may be deleted as they are applicable to the entire chapter.
- 16-2
- 16-4 -- 16-14 Are these sections current, correct and complete?
This article on collection which was adopted in 2018 appears to supersede the sections in Article 1. The city should delete those sections in Article I that are superseded and no longer in effect.
- 16-20.01 et seq.
- 16-40(1) Are the collection fees adopted in 2018 correct?
Does the city still operate a landfill? If not delete these landfill charges which apparently were last amended in 1992?
- 16-40(2)
- 16-41, 16-43 If the city does not operate a landfill, these sections should be deleted.
- 16-50 Noxious weeds are actually defined in I.C.A. § 317.1a.
- 16-51 Is everything in this section current and correct?
Conform this article on hazardous substances to the applicable provisions of I.C.A. ch. 455B?
- 16-60 et seq.
- 16-80 et seq. Is everything in this article on open burning current, correct and complete?
Chapter 17
Transient merchant is defined in I.C.A. § 9C.1. Review that definition for possible inclusion in this section.
- 17-1
- The request for a social security number is subject to 5 USC § 552a which states: “Sec. 7. [5 U.S.C. 552a note] (a)(1) It shall be unlawful for any Federal, State or local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his social security account number.” See application information required in I.C.A. §9C.3.
- 17-3)1)
- 17-7 The required bond of \$100 should be reviewed with I.C.A. § 9C.4 . I don't think you can secure a bond of only \$100 and it is insufficient.
This section on charitable and nonprofit organizations should be reviewed and updated to include organizations active in the city.
- 17-10
- This section should also include those entitles exempt in I.C.A. § 9C.1(3) such as “ persons running a huckster wagon, . . . fresh meats, fish, fruit, or vegetables, nor to persons selling their own work or production either by themselves or employees.
- 17-11
- This section should reference the sound limits in the city noise ordinance which is applicable to everyone. Does the city council authorize sales on public property.
- 17-13
- Delete the sentence of imprisonment as infractions are not punishable by imprisonment as provided in I.C.A. § 364.3(6).
- 17-14 This article includes itinerant dealers which are also included and regulated as transient merchants in Article I as precious metals dealers which should be the title of this separate article. Is everything in this article current, correct and being enforced in the city?
- 17-20 et seq.
- 17-30 et seq. Is everything in this article on scrap and recyclable material dealers current, correct and being enforced in the city?

- 17-31 Include beverage cans in the prohibition of purchase of any materials from a minor?
- 17-32 Isn't the storage of flammable materials regulated in the fire code?
- 17-40 et seq. Has the city entered into an agreement with the Iowa Department of Inspections and Appeals as provided in I.C.A. § 137F.3? If so conform this article to I.C.A. ch. 137F?
- Chapter 18
Is everything in this chapter on noise control correct and complete?
- Chapter 19
Since fowl are animals, this chapter should just be entitled Animals.
Is everything in this chapter last amended in 2018 current, correct and complete?
- 19-1, 19-2 Section 19-1 apparently adopted in 1888 suggests that the only animals allowed on sidewalks are dogs and cats which is restated in section 19-2 including a prohibition on allowing a dog or cat access to the sidewalk. These sections should be combined and be more specific as to what animals under the care and direction of a person are prohibited from being on a sidewalk, if any.
- 19-21(1) (C) The availability of a special permit for just AKC recognized breeds is of questionable validity unless there is a valid distinction that necessitates the discrimination.
- 19-21(4) The acceptable temperatures for unattended animals should be reviewed as they seem unreasonable and may require adjustment.
- 19-41 I.C.A. § 351.33 requires dogs be vaccinated against rabies at six months of age with an exception for dogs not allowed to run at large. The city may be more stringent
- Chapter 20
This chapter may be codified with the alcoholic beverage provisions or the offenses chapter.
- 20-1 If the chapters and therefore the definitions are not combined, this section should reference and specifically adopt the definitions.
- 20-2 This section on possession of alcoholic beverages by underage persons should be amended to conform to state and federal law which is 21 years of age, etc. State law reference—I.C.A. § 123.49.
- 20-3 This section should be amended to conform to the state law, I.C.A. § **123.47, Persons under eighteen years of age, persons eighteen, nineteen, or twenty years of age, and persons twenty-one years of age and older.**
- 20-4 **Conform this section on dispensing alcoholic beverages to underage persons to the requirements in I.C.A. § 123.47.**
- 20-5 **Conform this section on misrepresentation of age by underage persons to the requirements in I.C.A. § 123.47.**
- 20-6 Conform this section on consumption in public places including public intoxication to I.C.A. § 123.46.
- 20-8 This section on open containers in public places is similar to and should be combined with section 20-6 and conformed to state law.
- 20-9 This section on various prohibitions should be reviewed and conformed to state law where necessary.

- 20-10 This section on sales of tobacco, etc. should be conformed to the revisions in the state law including changing the age to 21 years, etc. State law reference—Persons under legal age for use of tobacco products, etc., I.C.A. § 453A.2.
- Chapter 21
If this chapter is retained containing only park violations, the title should be changed to Park Regulations.
It is presumed everything in this chapter is correct and current having been last amended in 2020.
- Chapter 22
- 22-1 -- 22-16 This article contains the provisions of the state law regarding traffic and vehicles in effect as adopted in 2003. The sections if retained in their entirety should be amended to include amendments to the state law adopted since 2003.
- 22-20 -- 22-36 This article contains the provisions of the state law regarding motor vehicle equipment requirements in effect as adopted and last amended in 2012. The sections if retained in their entirety should be amended to include amendments to the state law adopted to each section.
- 22-40 -- 22-57 This division contains the provisions of the state law regarding operation of motor vehicles in effect as adopted and last amended in 2012. The sections if retained in their entirety should be amended to include changes to the state law adopted to each section.
- 22-70 This section contains speed limits for specific streets or areas which was last amended in 2003 and should be reviewed and updated to include the current restrictions and regulations.
- 22-71 This section contains specific streets which are designated as one way streets which was last amended in 1979 and should be reviewed and updated to include the current restrictions and regulations.
- 22-72 This section contains specific alleys which are designated as one way alleys which was last amended in 1979 and should be reviewed and updated to include the current restrictions and regulations.
- 22-73 This section contains instructions and designations regarding turns at intersections which was last amended in 1987 and should be reviewed and updated to include the current restrictions and regulations.
- 22-74 This section contains instructions and designations regarding U-turns at specific intersections which was last amended in 1949 and should be reviewed and updated to include the current restrictions and regulations.
- 22-90 -- 22-95 These sections contain the provisions of the state law regarding stopping, standing and parking and including requirements and regulations on specific streets in effect as adopted and amended. The sections if retained in their entirety should be amended to include amendments to the state law adopted and to include current restrictions and regulations in the applicable section.
- 22-96, 22-97 These sections contain designations and instructions regarding obedience to official traffic control signals last amended in 1987 which should be reviewed to include any changes in specific street regulations and as adopted in the state law.

22-98 -- 22-103 These sections contain the provisions of the state law which were last amended in 1995 which should be reviewed to include any changes to that state law.

22-104 This section contains the city parking fines last amended in 2018 which should be reviewed to include any changes in the fines.

22-105, 22-106 These sections contain requirements for payment of parking fines which should be reviewed to include any changes in procedures and state law.

22-110 et seq. This article contains specific street and area restrictions regarding parking which should be reviewed and updated to contain present regulations.

22-120 This section on drag racing, etc. should be reviewed with and conformed to any changes in I.C.A. § 321.278.

22-121 This section regarding right of way should be reviewed with and conformed to any changes in state law adopted since 1987.

22-122 This section on stop or yield intersections should be reviewed with and conformed to any changes in the state law adopted since 1980.

22-123, 22-124 Similarly, these sections should be reviewed with and conformed to any changes in the state law.

22-125 This section restricting parking during certain hours in specific streets and areas last amended in 1986 should be reviewed and updated with any changes.

22-126 This section on snow emergency parking ban was last amended in 2019.

22-127 This section on designation of specific spaces for handicapped parking last amended in 2014 should be reviewed and updated with any changes.

22-128, 22-129 These sections on designation of truck routes last amended in 2015 should be reviewed and updated.

22-130 This section on load limit designation on specific streets last amended in 2008 should be reviewed and updated with any changes.

22-140 et seq. This article on municipal parking lots adopted in 1953 should be reviewed and updated with any changes.

22-160 This section on railroad trains blocking intersections should be reviewed with I.C.A. § 327G.32 and include any necessary changes

22-161 This section on mechanical devices at certain crossings adopted in 1949 should be reviewed.

22-162 This section establishing maximum speed limits for railroad trains is of questionable validity and should be reviewed with the Federal Railway Safety Act.

22-163 This section on signals at crossings adopted in 1893 should be reviewed.

22-170 et seq. This article on taxicabs adopted in 1954 should be reviewed and updated and include any changes in procedures and the state law.

22-180 et seq. This article on traffic enforcement adopted in 2021 is presumed to be current and correct.

22-190 -- 22-194 These sections on licensing of bicycles should be reviewed and any changes included in the applicable sections.

22-195 -- 22-203 These sections on bicycle and skateboard, etc. regulations and equipment should be reviewed with and conformed to any changes in city regulations and the state law.

- 22-210 et seq. These sections on snowmobiles and all-terrain vehicle regulations and equipment should be reviewed with and conformed to any changes in city regulations and the state law. I.C.A. chs. 321I and 321G.
- 22-230 et seq. This article on junked vehicles including outdoor storage adopted in 2006 should be reviewed with the referenced state law and city regulations and practices and updated.
Chapter 23
- 23-1 This section on assault which was last amended in 1987 if retained should be conformed to the changes in I.C.A. § 708.1 which was last amended in 2021.
- 23-2 This section on refusing to assist a police officer should be reviewed as to whether it is something that should be mandated and if retained whether there should be some exceptions.
- 23-3 This section on interfering with official acts amended in 2003 should be reviewed with I.C.A. § 719.1 which was last amended in 2021 and conformed.
- 23-4 This section on false call for fire department or police should be reviewed with I.C.A. § 718.6 which was last amended in 1995 and conformed.
- 23-30 et seq. This article on trespass should be reviewed with the similar provisions in the state law and conformed.
- 23-40 et seq. This article on disturbing the peace should be reviewed with the similar provisions in the state law and conformed
- 23-60 et seq. This article on miscellaneous prohibitions should be reviewed with provisions in state law and conformed.
- 23-81 et sq. This article on prisoner administrative fees should be reviewed with the similar provisions in the state law and city practices and updated and conformed.
- Article VII This article on fireworks should be reviewed with the similar provisions in the state law and city practices and updated and conformed.
- 23-91 et seq. This article on chronic nuisance property should be reviewed with the similar nuisance provisions in the state law and city practices and updated and conformed.
Chater 24
- 24-2(2) This chapter on business security adopted in 2012 should be reviewed and updated if necessary to conform to present practices.
- Chapter 25 This subsection regarding upgrading systems by January 1, 2014 should be deleted.
- Chapter 25 Does this chapter contain provisions similar to that in the International Property Maintenance Code. This chapter references that Code and cites several other International Council Codes. Several of the Codes cited have not been adopted by the city. Does the city want to adopt those Codes?
In case of duplication, does the city want to insert a statement that the more stringent provision will prevail?
- 25-44 Is Table 404.5 mentioned in this chapter available for inclusion in the chapter?