CHAPTER 1

CODE OF ORDINANCES

1.01  TITLE.  This code of ordinances shall be known and may be cited as the Code of Ordinances of the City of Marion, Iowa, 2000.

1.02  DEFINITIONS.  Where words and phrases used in this Code of Ordinances are defined in the Code of Iowa, such definitions apply to their use in this Code of Ordinances, unless such construction would be inconsistent with the manifest intent of the Council, or repugnant to the context of the provision.  Other words and phrases used herein have the following meanings, unless specifically defined otherwise in another portion of this Code of Ordinances or unless such construction would be inconsistent with the manifest intent of the Council or repugnant to the context of the provision:

1.  “Alley” means a public right-of-way, other than a street, affording secondary means of access to abutting property.

2.  “City” means the City of Marion, Iowa.

3.  “Clerk” means the city clerk of Marion, Iowa.

4.  “Code” means the specific chapter of this Code of Ordinances in which a specific subject is covered and bears a descriptive title word (such as the Building Code and/or a standard code adopted by reference).


6.  “Council” means the city council of Marion, Iowa.

7.  “County” means Linn County, Iowa.

8.  “Measure” means an ordinance, amendment, resolution or motion.

9.  “Occupant” or “tenant,” applied to a building or land, includes any person who occupies the whole or a part of such building or land, whether alone or with others.
10. “Ordinances” means the ordinances of the City of Marion, Iowa, as embodied in this Code of Ordinances, ordinances not repealed by the ordinance adopting this Code of Ordinances, and those enacted hereafter.

11. “Public place” includes in its meaning, but is not restricted to, any City-owned open place, such as parks and squares.

12. “Public property” means any and all property owned by the City or held in the name of the City by any of the departments, commissions or agencies within the City government.

13. “Public way” includes any street, alley, boulevard, parkway, highway, sidewalk, or other public thoroughfare.

14. “Sidewalk” means that surfaced portion of the street between the edge of the traveled way, surfacing, or curb line and the adjacent property line, intended for the use of pedestrians.

15. “State” means the State of Iowa.


17. “Street” or “highway” means the entire width between property lines of every way or place of whatever nature when any part thereof is open to the use of the public, as a matter of right, for purposes of vehicular traffic.

Words that are not defined in this Code of Ordinances or by the Code of Iowa have their ordinary meaning unless such construction would be inconsistent with the manifest intent of the Council, or repugnant to the context of the provision.

1.03 CITY POWERS. The City may, except as expressly limited by the Iowa Constitution, and if not inconsistent with the laws of the Iowa General Assembly, exercise any power and perform any function it deems appropriate to protect and preserve the rights, privileges and property of the City and of its residents, and preserve and improve the peace, safety, health, welfare, comfort and convenience of its residents and each and every provision of this Code of Ordinances shall be deemed to be in the exercise of the foregoing powers and the performance of the foregoing functions.

(Code of Iowa, Sec. 364.1)

1.04 INDEMNITY. The applicant for any permit or license under this Code of Ordinances, by making such application, assumes and agrees to pay for all injury to or death of any person or persons whomsoever, and all loss of or
damage to property whatsoever, including all costs and expenses incident thereto, however arising from or related to, directly, indirectly or remotely, the issuance of the permit or license, or the doing of anything thereunder, or the failure of such applicant, or the agents, employees or servants of such applicant, to abide by or comply with any of the provisions of this Code of Ordinances or the terms and conditions of such permit or license, and such applicant, by making such application, forever agrees to indemnify the City and its officers, agents and employees, and agrees to save them harmless from any and all claims, demands, lawsuits or liability whatsoever for any loss, damage, injury or death, including all costs and expenses incident thereto, by reason of the foregoing. The provisions of this section shall be deemed to be a part of any permit or license issued under this Code of Ordinances or any other ordinance of the City whether expressly recited therein or not.

1.05 PERSONAL INJURIES. When action is brought against the City for personal injuries alleged to have been caused by its negligence, the City may notify in writing any person by whose negligence it claims the injury was caused. The notice shall state the pendency of the action, the name of the plaintiff, the name and location of the court where the action is pending, a brief statement of the alleged facts from which the cause arose, that the City believes that the person notified is liable to it for any judgment rendered against the City, and asking the person to appear and defend. A judgment obtained in the suit is conclusive in any action by the City against any person so notified, as to the existence of the defect or other cause of the injury or damage, as to the liability of the City to the plaintiff in the first named action, and as to the amount of the damage or injury. The City may maintain an action against the person notified to recover the amount of the judgment together with all the expenses incurred by the City in the suit.

(Code of Iowa, Sec. 364.14)

1.06 STANDARD PENALTY. Unless another penalty is expressly provided by the Code of Ordinances for any particular provision, section or chapter, any person failing to perform a duty, or obtain a license required by, or violating any provision of the Code of Ordinances, or any rule or regulation adopted herein by reference shall, upon conviction, be subject to a fine and a term of imprisonment provided for a misdemeanor violation under Iowa Code Section 903.1, subsection 1, paragraph “a”.

(Code of Iowa, Sec. 364.3[2])

(Ord. 09-17 – Aug. 09 Supp.)
1.07 AMENDMENTS. All ordinances which amend, repeal or in any manner affect this Code of Ordinances shall include proper reference to chapter, section, subsection or paragraph to maintain an orderly codification of ordinances of the City.

(Code of Iowa, Sec. 380.2)

1.08 CATCHLINES AND NOTES. The catchlines of the several sections of the Code of Ordinances, titles, headings (chapter, section and subsection), editor’s notes, cross references and State law references, unless set out in the body of the section itself, contained in the Code of Ordinances, do not constitute any part of the law, and are intended merely to indicate, explain, supplement or clarify the contents of a section.

1.09 ALTERING CODE. It is unlawful for any unauthorized person to change or amend by additions or deletions, any part or portion of the Code of Ordinances, or to insert or delete pages, or portions thereof, or to alter or tamper with the Code of Ordinances in any manner whatsoever which will cause the law of the City to be misrepresented thereby.

(Code of Iowa, Sec. 718.5)

1.10 RULES OF CONSTRUCTION. In the construction of this Code of Ordinances, the rules of statutory construction as set forth in Chapter 4 of the Code of Iowa shall be utilized to ascertain the intent of the Council with the understanding that the term “statute” as used therein will be deemed to be synonymous with the term “ordinance” when applied to this Code of Ordinances.

1.11 SEVERABILITY. If any section, provision or part of the Code of Ordinances is adjudged invalid or unconstitutional, such adjudication will not affect the validity of the Code of Ordinances as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.

1.12 CODIFICATION SERVICE. The municipal codification service shall, when preparing this Code of Ordinances or any supplement thereto, have the same powers and duties as are provided to the Code of Iowa editor in Section 2B.13(1), (2) and (3) of the Code of Iowa, and in addition shall change chapter or section numbers when an ordinance adds a new section or chapter to the Code of Ordinances using a section or chapter number that has previously been used and which was not specifically repealed.
1.13 **WARRANTS AND SUBPOENAS.** The Chief of the Fire Department, Chief of the Police Department, Building Inspection Director and the City Manager shall have full authority to issue a municipal administrative warrant and/or subpoena duces tecum incident to any investigation of a suspected violation of the Code of Ordinances. If consent to enter upon or inspect any building, structure or property pursuant to a municipal ordinance is withheld by any person having the lawful right to exclude, or if the production of documents and papers is refused, the City officer or employee having the duty to enter upon or conduct the inspection or needing the production of said documents and papers, may apply to the Iowa District Court in and for Linn County, pursuant to Section 808.14 of the Code of Iowa, for an administrative search warrant or subpoena duces tecum. No owner, operator or occupant or any other person having charge, care or control of any dwelling unit, rooming unit, structure, building or premises shall fail or neglect, after presentation of a search warrant, to permit entry therein by the municipal officer or employee or refuse to respond to a subpoena duces tecum.  

(Ord. 11-13 – Aug. 11 Supp.)

1.14 **GENERAL STANDARDS FOR ACTION.** Whenever this Code of Ordinances grants any discretionary power to the Council or any commission, board or officer or employee of the City and does not specify standards to govern the exercise of the power, the power shall be exercised in light of the following standard: The discretionary power to grant, deny or revoke any matter shall be considered in light of the facts and circumstances then existing and as may be reasonably foreseeable, and due consideration shall be given to the impact upon the public health, safety and welfare, and the decision shall be that of a reasonably prudent person under similar circumstances in the exercise of the police power.

1.15 **EXTENSION OF AUTHORITY.** Whenever an officer or employee is required or authorized to do an act by a provision of this Code of Ordinances, the provision shall be construed as authorizing performance by a regular assistant, subordinate or a duly authorized designee of said officer or employee.

1.16 **MORATORIUMS.** The City Council by resolution may establish a temporary moratorium on the enforcement of any provision of this Code of Ordinances where it finds that enforcement of said provision will hinder reaction to or recovery from any natural or man made disaster or emergency situation located in the City or the metropolitan area and that a moratorium is in the best interests of the public health, safety and welfare. The resolution establishing a temporary moratorium may establish such conditions and restrictions as the City Council deems appropriate in the circumstances then existing. The City Council may also enact temporary ordinances that are not a part of the permanent Code of Ordinances and enforce the temporary ordinances as provided in either Section 1.06 or Chapter 4 of this Code of Ordinances. The establishment of a temporary moratorium shall not create any property interest or right in any person or entity benefiting from the moratorium and a moratorium may be terminated by the City Council at such time as it deems expedient without prior notice.
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