

Council accepts comments on agenda items during the meeting. Fill out a form identifying the item you wish to speak on prior to the agenda item beginning and turn it into the City Recorder. (The exception is land use hearings, which requires a specific public hearing process.)

**CITY OF NEWBERG  
CITY COUNCIL AGENDA  
JANUARY 3, 2011  
7:00 P.M. MEETING  
PUBLIC SAFETY BUILDING TRAINING ROOM  
401 EAST THIRD STREET**

**I. CALL MEETING TO ORDER\***

**II. ROLL CALL**

**III. PLEDGE OF ALLEGIANCE**

**IV. OATH OF OFFICES**

**V. COUNCIL PRESIDENT ELECTION**

Consider a motion to elect a Council President from among the City Council. (Pg. 3)

**VI. CITY MANAGER'S REPORT**

**VII. PUBLIC COMMENTS**

(30 minutes maximum, which may be extended at the Mayor's discretion, with an opportunity to speak for no more than 5 minutes per speaker allowed)

**VIII. PUBLIC HEARINGS**

1. Consider a motion approving [Order No. 2011-0030](#) amending the Comprehensive Plan map designation from Low Density Residential (LDR) to High Density Residential (HDR) and amend the Zoning designation from R-1 (Low Density Residential) to R-3 (High Density Residential) for a property located at 1103 North Meridian Street.  
**(Record Closed, Council Deliberation Only)**  
**(Quasi-Judicial Hearing)**
2. Consider a motion approving **Ordinance No. 2011-2733** adopting the reformatted, indexed, and republished Newberg Municipal Code and declaring an emergency. (Pgs. 5-54)  
**(Legislative Hearing)**
3. Consider a motion approving **Ordinance No. 2011-2735** establishing provisions for second-hand dealers to operate in the City. (Pgs. 55-66)  
**(Legislative Hearing)**

**IX. COUNCIL BUSINESS**

**X. ADJOURNMENT**

\*The Mayor reserves the right to change the order of items to be considered by the Council at their meeting. No new items will be heard after 11:00 p.m., unless approved by the Council.

## INDEX OF ORDERS, ORDINANCES, AND/OR RESOLUTIONS:

### ORDER(S):

**Order No. 2011-0030** amending the Comprehensive Plan map designation from Low Density Residential (LDR) to High Density Residential (HDR) and amending the Zoning designation from R-1 (Low Density Residential) to R-3 (High Density Residential) for a property located at 1103 N. Meridian Street, Tax Lot 3218DA-2100.

### ORDINANCE(S):

**Ordinance No. 2011-2733** adopting the reformatted, indexed, and republished Newberg Municipal Code and declaring an emergency.

**Ordinance No. 2011-2735** establishing provisions for second-hand dealers (businesses) to operate in the City of Newberg; delegating authority to the City police chief and/or his/her designee for application and permit approval, designation of regulated property and required reporting and other applicable decision making; and establishing chapter 116 entitled, "Second-Hand Dealers" to include the provisions of this ordinance.

*ACCOMMODATION OF PHYSICAL IMPAIRMENTS: In order to accommodate persons with physical impairments, please notify the City Manager's office of any special physical or language accommodations you may need as far in advance of the meeting as possible and no later than 48 hours prior to the meeting. To request these arrangements, please contact Norma Alley, City Recorder, at (503) 537-1283.*

Public testimony will be heard on agenda items at the Council meeting. The City Council asks written testimony be submitted to the City Recorder before 5:00 p.m. on the preceding Thursday. Written testimony submitted after that will be brought before the Council on the night of the meeting for consideration and a vote to accept or not accept it into the record.

## City of Newberg Mission Statement:

The City of Newberg serves its citizens, promotes safety, and maintains a healthy community.

\*The Mayor reserves the right to change the order of items to be considered by the Council at their meeting. No new items will be heard after 11:00 p.m., unless approved by the Council.

# REQUEST FOR COUNCIL ACTION

DATE ACTION REQUESTED: January 3, 2011

Order \_\_\_ Ordinance \_\_\_ Resolution \_\_\_ Motion XX Information \_\_\_  
No. No. No.

SUBJECT: Election of Council President

Contact Person (Preparer) for this  
Motion: Norma Alley, City Recorder

Dept.: Administration  
File No.:

## RECOMMENDATION:

Elect a member of the city council to serve as council president.

## EXECUTIVE SUMMARY:

The City Charter states that, at its first meeting each year, the council must elect a president from its membership. The president presides in the absence of the mayor and acts as mayor when the mayor is unable to perform his or her duties.

The position of council president is currently held by **Councilor Shelton**.

## FISCAL IMPACT:

None.

## STRATEGIC ASSESSMENT:

The position of council president needs to be filled to ensure that the duties and authority of the office of mayor can be legally exercised in the event that the mayor is absent or unable to fulfill his or her duties.

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# REQUEST FOR COUNCIL ACTION

DATE ACTION REQUESTED: January 3, 2011

Order \_\_\_\_ Ordinance XX Resolution \_\_\_\_ Motion \_\_\_\_ Information \_\_\_\_  
No. No. 2011-2733 No.

SUBJECT: Adopting the reformatted, indexed, and  
republished Newberg Municipal Code

Contact Person (Preparer) for this  
Ordinance: Norma Alley, City Recorder  
Dept.: Administration

HEARING TYPE:  LEGISLATIVE  QUASI-JUDICIAL

**RECOMMENDATION:** Adopt Ordinance No. 2011-2733 adopting the reformatted, indexed, and republished Newberg Municipal Code.

## EXECUTIVE SUMMARY:

Code Publishing provided the City with a legal analysis and suggested editorial clean ups. A team of employees was formed and worked diligently together reviewing and addressing the suggested changes from Code Publishing.

In 2008, the City contracted with Code Publishing to take over the codification of City ordinances. In addition to the codification services, the City included in the contract a legal review, also known as recodification, of the current Code. This recodification consisted of a legal review, reformatting, indexing, and cleaning up of obsolete ordinances in order to ensure we are in compliance with Oregon State laws, to clean up editorial mistakes that had happened over the years, and to republish Newberg's Municipal Code that will be applicable to today.

Code Publishing provided a proof, editorial comment, and legal analysis of the recodification in June, 2008, and since then a team of staff, one representative from each department, has been working diligently together reviewing and addressing the suggested changes from Code Publishing. Attached you will find a table listing the changes. Once these changes are approved, our recodified Code will be published and will remain up-to-date on a monthly basis or as needed. Staff will also continue to address ongoing items left in the legal analysis and will bring forth to the Council ordinances with recommended changes.

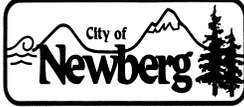
The current City Code is available for viewing at <http://codepublishing.com/OR/Newberg/>. A proof copy of the new Code is available to download on the City's website at: <http://www.newbergoregon.gov/citycouncil/event/city-council-business-meeting-5> or by contacting the City Recorder's Office at (503) 537-1283.

## FISCAL IMPACT:

To finish this step of the recodification will be \$8,000.00. This is a budgeted expense in 31.1230.580.

## STRATEGIC ASSESSMENT:

Having a relevant municipal code is vital to the peace, health, safety, and general welfare of the people of the City of Newberg.



## **ORDINANCE No. 2011-2733**

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**AN ORDINANCE ADOPTING THE REFORMATTED, INDEXED, AND  
REPUBLICISHED NEWBERG MUNICIPAL CODE AND DECLARING AN  
EMERGENCY**

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### **RECITALS:**

1. The Newberg Municipal Code was adopted by the City Council on November 19, 2001, by Ordinance No. 2001-2547. On January 20, 2004, the City Council approved Ordinance No. 2004-2582 incorporating ordinances there were erroneously omitted.
2. Between January, 2004 and June, 2008, the City had undergone ten (10) supplements with the assistance of American Legal Publishing under contract. The Municipal Code was in a need of a legal review. It is good practice for a City to engage in a legal review every five (5) years to ensure it is compliant with today's State laws and applicable to the current community needs.
3. In June, 2008, the City of Newberg contracted with Code Publishing in a recodification project. This recodification consisted of a legal review, reformatting, indexing, and cleaning up of obsolete ordinances in order to republish Newberg's Municipal Code that is applicable to today.
4. Corrections have been made to the Code, which is outlined in Exhibit "A" and by this reference incorporated.

### **THE CITY OF NEWBERG ORDAINS AS FOLLOWS:**

1. **1.01.010 CODE ADOPTED.**

There is hereby adopted the recodified "Newberg Municipal Code," as revised, reformatted, indexed, edited, and re-published by Code Publishing Company, Seattle, Washington, which is shown in Exhibit "A" and by this reference adopted.

2. **1.01.020 TITLE, CITATION, REFERENCE.**

This code shall be known as the Newberg Municipal Code and it shall be sufficient to refer to it as the Newberg Municipal Code or the City Code or the Newberg City Code or the City or Municipal Code in any prosecution for any violation of any its prohibitions or offenses or in any proceeding at law or in equity.

3. **1.01.030 CODIFICATION OF ORDINANCES; AUTHORITY FOR SERVICE.**

This Code consists of all regulatory, penalty, and administrative ordinances of the City of Newberg, Oregon of a general and permanent character. Code Publishing Company, of Seattle, Washington is hereby authorized to revise, index, reformat and re-publish such as this Code of ordinances and to make and publish future editorial amendments, technical corrections, revisions, reformats and

supplements that do not affect the substantive meaning of this Code for the City.

4. **1.01.040 REPEAL OF CONFLICTING PROVISIONS.**

Any ordinance not preserved as changed, added to or perfected by this revision, codification, and compilation that is in conflict with any portion(s) of this Code is hereby repealed, subject to the provisions of §1.04.060 of this Code.

5. **1.01.050 ORDINANCES PASSED PRIOR TO CODE ADOPTION.**

The last ordinance included in the original code is, 2008-2692 passed on March 3, 2008. The following ordinances, passed subsequent to Ordinance 2008-2682, but prior to adoption of this code, are hereby adopted and made a part of this code: Ordinances 2008-2683 to 2009-2732.

6. **1.01.060 EFFECT OF CATCH LINES.**

Title, chapter and section headings shall not be deemed to govern, limit, modify or affect the scope, meaning or intention of any section, chapter, or title of this Code.

7. **1.01.070 EFFECT ON PAST ACTIONS AND OBLIGATIONS.**

Neither the adoption of this Code nor the repeal or amendments of any ordinance or part or portion of any ordinance shall affect the prosecution for ordinance violations that were committed prior to the effective date of this Code adoption. The adoption of this Code shall not be construed as a waiver of any license, fee, penalty, debt, forfeiture or obligation due and unpaid to the City on the date this Code takes effect. All rights, fines, entitlements, duties, and proceedings existing pursuant to any ordinance on the date of the adoption of this Code shall remain in effect unless specifically repealed in this Code adoption. No bonds or cash required to be posted, filed or deposited pursuant to any ordinance shall in any way be made invalid by this code adoption.

8. **1.01.080 REFERENCES TO ORDINANCES IN MATTERS OF RECORD.**

Any reference in matters of record to any ordinance existing prior to the adoption of this Code shall be construed to apply to the corresponding Code provisions in effect at the time of codification. Copies of this Code that have been duly certified by the City Clerk shall be received without further proof as prima facie evidence of the provisions of such Code in all courts and administrative tribunals of this state.

9. **1.01.090 SEVERABILITY.**

It is hereby declared to be the intention of the City Council that the sections, paragraphs, sentences, clauses and phrases of this code are severable, and if any phrase, clause, sentence, paragraph or section of this code is declared unconstitutional or without effect by any final judgment or decree of a court of competent jurisdiction, such judgment or decree shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections of this code.

10. **DECLARATION OF EMERGENCY.**

This ordinance is declared to be an emergency measure necessary for the immediate preservation of the peace, health, safety, and general welfare of the people of the City of Newberg, and shall take effect immediately.

➤ **EFFECTIVE DATE** of this ordinance is 30 days after the adoption date, which is: January 4, 2011.

**ADOPTED** by the City Council of the City of Newberg, Oregon, this 3<sup>rd</sup> day of January, 2011, by the following votes: **AYE:**      **NAY:**      **ABSENT:**      **ABSTAIN:**

\_\_\_\_\_  
Norma I. Alley, City Recorder

**ATTEST** by the Mayor this 6<sup>th</sup> day of January, 2011.

\_\_\_\_\_  
Bob Andrews, Mayor

**LEGISLATIVE HISTORY**

By and through \_\_\_\_\_ Committee at \_\_\_\_ / \_\_\_\_ / \_\_\_\_ meeting. Or,  X  None.  
(committee name) (date) (check if applicable)

**City's Editorial Changes  
For Code Publishing's June, 2008, Proof**

**Additions are noted as red text and bolded**

~~Deletions are noted with strikethrough and highlight~~

\*Research/project changes

\*\*Question/clarification

\*Go through and identify where it states the gender and remove/reword.

\*Go through and change council to city council.

\*Go through and where it states State law/s, list the statutory reference (as defined and shown in 2.05.030) and include in Statutory Reference Table.

\*Go through and replace sanitary, sewer, sewerage, sewage, etc. with wastewater (one word).

\*Go through and change storm water to stormwater (no space, it is one word now).

\*Go through and identify the therefore, therefor, thereon, thereof, hereby, hereof and remove/reword.

\*Go through and change police chief to chief of police.

\*Go through and change any references of Adec, ADEC, etc. to A-dec.

\*Go through and remove the approval year in ordinance and resolution numbers (ex: Ord. 2546 instead of Ord. 2000-2546).

\*Place a space between the forms language and the following paragraph (ex: between the sections of 14.05.050(2)(b) and 14.05.050(C)).

\*In the Tables

- Create a Special Ordinances Table
- Change the ORS Reference Table to Statutory Reference Table and include the Oregon Administrative Rules.
- Resolution Table is incomplete
  - Go through Code to identify resolution references and list on the Resolution Table.
- Ordinance Table is incomplete
  - Only include the last four numbers of the ordinances (leave off the first four which indicates the year it was approved). Including the year started with Ordinance 2221.
  - Change Description to Title. It is important this is the full title of the ordinance instead of a short description. We use this as means for searching for other types of documents referenced in the title.
  - When ordinances have been repealed or superseded, list the ordinance that repealed or superseded it
  - Change notation of repealer to the actual disposition of the ordinance (ex: repealed Ord. 141, codified 2.05/repealed by Ord. 145)
  - When noted not codified, also note on Special Ordinance Table

Page # & Comment	Language Changes
1-3	1.05.010 Title of code. This codification of ordinances by and for Newberg shall be designated as the <del>Code of</del> Newberg <b>Municipal Code</b> and may be so cited.
1-3 Family definition came from Dev. Code 15.05.030  Written is added for 2.15.190(A)	1.05.050 Definitions. "City," "municipal corporation," or "municipality" means the <del>e</del> City of Newberg, Oregon. <b>"City," means the City of Newberg as a community comprised of its citizens.</b> <b>"City engineer," means the duly appointed official or, if such official does not exist, a designated engineer or firm of engineers, charged with engineering responsibilities.</b> <b>"Family," means an individual, or two or more persons related by blood or marriage, or a group of not more than five persons (excluding servants) who need not be related by blood or marriage, living together in a dwelling unit. "Family" may include two or more people with disabilities, as defined in the Fair Housing Amendments Act of 1988, living as a single housekeeping unit.</b> <b>"Written," means correspondence in the form of letters or emails received.</b>
1-4	1.05.060 Rules of interpretation. <del>D. General Term. A general term following specific enumeration of terms is not to be limited to the class enumerated unless expressly so limited.</del>
1-4	1.05.080 Reference to other sections. Whenever in one section reference is made to another section <del>hereof</del> , such reference shall extend and apply to the section referred to as subsequently amended, revised, recodified, or renumbered <del>unless the subject matter is changed or materially altered by the amendment or revision.</del>
1-4	1.05.120 Reasonable time. A. In all cases where an ordinance requires an act to be done in a reasonable time or requires reasonable notice to be given, "reasonable time or notice" shall be deemed to mean the time which is necessary for a <del>prompt</del> <b>timely</b> performance of such act or the giving of such notice. B. The time within which an act is to be done, as herein provided, shall be computed by excluding the first day and including the last. If the last day <del>be</del> <b>falls on a Saturday, Sunday, or Holiday</b> , it shall be excluded.
1-5 Already defined in charter	<del>1.05.150 Effective date of ordinances.</del> A. All ordinances passed by the legislative body requiring publication shall take effect on the thirtieth day after their enactment, per Section 18 of the City Charter. <del>B. In case of an emergency per Section 18 of the City Charter, the legislative body may also provide that an ordinance shall take effect immediately, or at any time therein provided. [Code 2001 § 10.15.]</del>
1-5	1.05.170 Ordinances which amend or supplement code. B. Any ordinance which the legislative body proposes to add to the existing code as a new chapter or section shall indicate, with reference to the arrangement of this code, the proper number of such chapter or section. In addition to such indication <del>thereof</del> <b>as</b> may appear in the text of the proposed ordinance, the legislative body shall see to it that a caption or title shall be shown in concise form above the ordinance. [Code 2001 § 10.17.]

Page # & Comment	Language Changes
1-5 Not necessary to have	<p><del>1.05.180</del> Section histories— Statutory references.</p> <p>A. As histories for the code sections, the specific number and passage date of the original ordinance, and amending ordinances, if any, are listed following the text of the code section. Example: [Ord. <del>185</del>, 1-1-85; Ord. <del>180</del>, 1-1-80; Ord. <del>170</del>, 1-1-70; Ord. <del>161</del>, 5-13-60.]</p> <p>B. Statutory Cite.</p> <p>1. If a statutory cite is included in the history, this indicates that the text of the section reads substantially the same as the statute. Example: (ORS <del>192.410</del>) [Ord. <del>185</del>, 1-1-85; Ord. <del>180</del>, 1-1-80].</p> <p>2. If a statutory cite is set forth as a “statutory reference” following the text of the section, this indicates that the reader should refer to that statute for further information.</p> <p>Example: <del>2.40.010 Public records available.</del> This city shall make available to any person for inspection or copying all public records, unless otherwise exempted by state law.</p>
1-6 Move to Chapter 2.05 Article II. City Elections & renumber the sections thereafter.	<p><del>1.05.200</del> <b>2.05140</b> Qualifications of chief petitioner(s) for initiative petitions and referendums.</p> <p>Any elector may be a chief petitioner(s) for any initiative or referendum measures on which the chief petitioner(s) is entitled to vote.</p>
1-5	<p>1.05.190 Amendment to the Charter.</p> <p>A. An amendment of the City Charter may be proposed and submitted to the electors of the city <del>thereof</del> by resolution of the council without an initiative petition.</p> <p>B. No amendment to the Charter shall be effective until it is approved by a majority of the votes cast <del>thereon</del> by the electors of the city.</p>
2-3 List statutory reference at end of article	<p style="text-align: center;"><b>Article II. City Elections</b></p> <p style="text-align: center;"><b>Statutory reference: for provisions concerning State election law, see ORS 240-260.</b></p>
2-4	<p>2.05.050 Acceptance of nomination required.</p> <p>D. Several different certificates of nomination or petitions for nomination may thus be filed nominating the same person for the same office, and the person so nominated may accept one or more of said nominations; but unless such nominee accepts a nomination in <del>some</del> one of the ways and within the time aforesaid, it shall not be considered as complete.</p>
2-4	<p>2.05.060 Filing.</p> <p>A. All certificates of nomination and petitions shall be filed with the city recorder not later than 80 days prior to the day fixed by law for the election.</p> <p>B. The <b>city</b> recorder shall accept for filing any certificate of nomination or petition for nomination, subject to the verification of the number and genuineness of the signatures and voting qualifications of the persons signing the same by reference to the registration books in the office of the county clerk.</p> <p>C. If a sufficient number of qualified voters are found to have signed the certificate of nomination or petition for nomination, the <b>city</b> recorder shall file the same within 10 days after its presentation thereto, and transmit the same to the county clerk in the manner required by law.</p>

Page # & Comment	Language Changes																				
2-4 & 2-5	<p>2.05.070 Nomination forms.</p> <p style="color: red;"><b>Said nomination forms shall be upon a form approved by the City and shall follow all state law.</b></p> <p>A. Certificate of Nomination. The following shall be substantially the form of the certificate of nomination of a candidate for municipal office, other than city council member, to be filed with the voters of the city at large:</p> <p style="text-align: center;"><b>CERTIFICATE OF NOMINATION</b></p> <p>We, the undersigned electors and regular voters of the City of Newberg, Yamhill County, Oregon, certify that we hereby nominate _____ for the office of _____ of the City of Newberg. We further certify that said _____ now resides, and has or will have resided, within the city for at least one year immediately preceding the election, that he (she) is an elector of the city, and we hereby request that his (her) name be placed upon the ballot as a candidate for the office of _____ at the general election to be held on the _____ day of November, 20__.</p> <p>NAME — ADDRESS (Here follow numbered lines for signatures)</p> <p>B. Petition for Nomination. The following shall be substantially the form of the petition for nomination of a candidate for a position of city council member:</p> <p style="text-align: center;"><b>PETITION FOR NOMINATION</b> <span style="float: right;"><b>PETITION I.D. ____</b></span></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td colspan="2" style="padding: 5px;"><b>CANDIDATE'S NAME</b></td> <td rowspan="2" style="padding: 5px; vertical-align: top;"><b>THIS IS A CANDIDATE NOMINATING PETITION. SIGNERS OF THIS PAGE MUST BE ACTIVE REGISTERED VOTERS IN _____ COUNTY ONLY</b></td> </tr> <tr> <td style="width: 35%; padding: 5px;"><b>OFFICE</b></td> <td style="padding: 5px;"><b>DISTRICT, POSITION, DEPARTMENT OR ZONE NUMBER (IF APPLICABLE)</b></td> </tr> </table> <p style="margin-top: 10px;"><b>TO THE SECRETARY OF STATE/COUNTY ELECTIONS OFFICIAL/CITY RECORDER:</b></p> <p style="margin-left: 40px;">We, the undersigned voters, request that the candidate's name printed above, for nomination to the office indicated, be placed upon the appropriate ballot at the next _____ election following the filing of this petition.</p> <table style="width: 100%; margin-top: 10px;"> <tr> <td style="width: 25%;"><b>SIGNATURE</b></td> <td style="width: 15%;"><b>DATE</b></td> <td style="width: 25%;"><b>PRINT NAME</b></td> <td style="width: 15%;"><b>RESIDENCE ADDRESS</b></td> <td style="width: 20%;"><b>CITY AND ZIP CODE</b></td> </tr> <tr> <td></td> <td style="text-align: center;"><b>SIGNED</b></td> <td></td> <td style="text-align: center;"><b>(NUMBER AND STREET)</b></td> <td></td> </tr> <tr> <td></td> <td style="text-align: center;"><b>(MO/DAY/YR)</b></td> <td></td> <td></td> <td></td> </tr> </table> <p style="margin-top: 10px;">(Here follow numbered lines for signatures)</p>	<b>CANDIDATE'S NAME</b>		<b>THIS IS A CANDIDATE NOMINATING PETITION. SIGNERS OF THIS PAGE MUST BE ACTIVE REGISTERED VOTERS IN _____ COUNTY ONLY</b>	<b>OFFICE</b>	<b>DISTRICT, POSITION, DEPARTMENT OR ZONE NUMBER (IF APPLICABLE)</b>	<b>SIGNATURE</b>	<b>DATE</b>	<b>PRINT NAME</b>	<b>RESIDENCE ADDRESS</b>	<b>CITY AND ZIP CODE</b>		<b>SIGNED</b>		<b>(NUMBER AND STREET)</b>			<b>(MO/DAY/YR)</b>			
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	<b>(MO/DAY/YR)</b>																				

Page # & Comment	Language Changes
2-5	<p>2.05.080 Verification and eCertification forms.</p> <p>A. Verification of Certificate of Nomination. Each and every sheet of every certificate of nomination of candidates for municipal offices, to be filed by the voters of the city at large, shall be verified on the back thereof in substantially the following form by the person who circulated such certificate of nomination by affidavit thereon, as follows:</p> <p>STATE OF OREGON → County of Yamhill →) ss. City of Newberg →)</p> <p>I, _____, being first duly sworn, say that (here shall be legibly written or typewritten the names of the signers of the sheet) signed this sheet of the foregoing certificate of nomination, and each of them signed his or her name thereto in presence; I believe that each has stated his or her name, residence, and street number correctly, and that each signer is a legal voter of the City of Newberg and has resided therein for at least three months last past.</p> <p>_____ Subscribed and sworn before me this _____ day of _____ A.D., 20 ____.</p> <p>(Signature, title and residence of officer)</p> <p>B. Circulator's Certification of Petition for Nomination. Each and every sheet of every petition for nomination for candidates for positions on the city council, to be filed by voters of the <b>state city</b> whose residence is within the district for which the candidate is being nominated, shall bear a certification <b>in substantially the following form</b> by the person who circulated it. <b>Said nomination form shall be upon a form approved by the City and shall follow State law.</b></p> <p style="text-align: center;"><b>CIRCULATOR'S CERTIFICATION</b></p> <p>I hereby certify every person who signed this sheet did so in my presence and I believe each person is a qualified voter in the State of Oregon (ORS <u>249.061</u>). Warning: Falsely signing this statement may result in conviction of a felony with a fine of up to \$100,000 and/or prison for up to five years (ORS <u>260.715</u>).</p> <p>Signature of circulator _____ Printed name of circulator _____ Circulator's address (street, city, and zip code) _____</p>
2-6	<p>2.05.090 Acceptance form.</p> <p><b>The City shall have a form for accepting nominations for elected positions. Said form shall be upon a form approved by the City and shall follow all State laws.</b></p> <p>The following shall be substantially the form for an acceptance of nomination:</p> <p style="text-align: center;"><b>ACCEPTANCE OF NOMINATION</b></p> <p>I hereby accept the within nomination for the office of _____ of the City of Newberg, Yamhill County, Oregon, and consent to be a candidate for such office at the election to be held November _____, 20__, and if elected, I will qualify as such officer and serve as such to the best of my ability.</p> <p>Dated at Newberg, Oregon, this _____ day of _____, 20__.</p>
2-6	<p>2.05.100 Forms not mandatory.</p> <p>A. The forms herein are not mandatory and, if substantially followed in any certificate of nomination, shall be sufficient, disregarding clerical or technical errors;</p> <p>B. However, the petition for nomination for city council positions, along with accompanying the circulator's verification form, shall both be in substantially the form provided for herein.</p>
2-6	<p>2.05.110 Residence defined.</p> <p>The residence of any voter under the terms of this article shall be considered to be where <b>his or her family the voter is registered and</b> resides <b>for the majority of the time.</b> <b>or in the case he or she has no family, where he or she sleeps.</b></p>

Page # & Comment	Language Changes
2-6	<p><b>2.05.130 Method for breaking a tie vote in the election of elective officers.</b></p> <p>A. Whenever a tie shall appear in the vote cast for an elective office or elective offices under the City Charter, the city recorder shall prepare lots consisting of slips of paper, each containing the name of one candidate who shall be involved in such tie.</p> <p>B. The <b>city</b> recorder shall fold each slip separately and place the same in a receptacle.</p> <p>C. The <b>city</b> recorder shall then cause the chief of police to draw therefrom as shall provide for the filling of such elective office or offices in accordance with the City Charter.</p>
2-7	<p style="text-align: center;"><b>Article IV. Ordinances</b></p> <p><del>2.05.170 Introduction of ordinances.</del> All ordinances shall be introduced at regular or special meetings of the city council, and may be passed at such meetings. [Ord. <del>895</del>, 3-25-40. Code 2001 § 30.40.]</p> <p><del>2.05.180 Records.</del> All ordinances passed by the city council and approved by the mayor shall be recorded by the recorder in a book kept for that purpose. [Ord. <del>895</del>, 3-25-40. Code 2001 § 30.41.]</p>
2-7	<p><b>2.05.190 Penalty.</b></p> <p>A. Any person violating any of the provisions of NMC 2.05.020 through 2.05.120 shall have committed a city Class 4 civil infraction and shall be processed in accordance with the procedure set forth in the uniform civil infraction procedure ordinance, Chapter 2.30.210 NMC. Each day that such a violation shall continue shall be considered a separate violation.</p>
2-8 Authority already given through ORS	<p><del>2.10.010 Conveying title to real estate on city's behalf.</del> The mayor and the city recorder are hereby authorized and empowered to execute on behalf of the city deeds conveying title to real estate, the sale of which has been or may hereafter may be authorized by the council. [Ord. <del>896</del>, 3-25-40. Code 2001 § 31.01.]</p>
2-8	<p><del>2.120.0260</del> <b>Bonds for city officials.</b></p> <p>A. The hereinafter designated officers shall furnish official bonds in the following amounts: Municipal judge \$1,000 City recorder \$10,000</p> <p>B. The city official shall give a bond in standard form with good and sufficient surety, or a bond executed by a surety company authorized to do business in this state, conditioned upon the faithful accounting of all monies received by such official in his or her official capacity and the faithful performance of all of his or her duties.</p> <p>C. The reasonable compensation payable to lawfully authorized surety companies as premium on the official bonds of city officers shall be paid by the city out of the general fund.</p> <p>D. The bonds of said officials shall be approved by the council in regard to all qualifications except form, which shall be approved by the city attorney.</p> <p>E. Having been duly approved as provided herein, the bond shall be placed on file in the <del>city recorder</del> <b>human resources</b>'s office before such city official shall assume <del>his or her</del> official duties.</p> <p>1. If any official shall fail to file his or her bond as provided herein, within one day after the beginning of such official's term of office, the council shall declare said office vacant.</p> <p>2. In such event, an appointment shall be made or an election shall be called to fill said vacancy in the manner provided by charter or ordinance for the filling of vacancies brought about by other contingencies causing vacancies.</p>
2-8 Established in Charter Section 34(e)	<p><del>2.10.030 Council not to interfere with appointments or removals.</del> Except by formal action at an open meeting, neither the council nor any member thereof shall direct the appointment, employment or removal of any person to or from any office or position by the city manager. Except for the purpose of inquiry, the council and its members shall deal with the administrative service of the city solely through the city manager and neither the council nor any member thereof shall give orders to any officer or employee of the city, publicly or privately.</p>

Page # & Comment	Language Changes
2-9 Move to 3.25.050(E)	<del>2.10.040</del> <b>3.25.050</b> <b>E.</b> Emergencies. In case of accident, disaster or other circumstance creating a public emergency, the city manager may award contracts and make purchases for the purpose of meeting said emergency; but he shall <b>promptly</b> file <del>promptly</del> with the council a certificate showing such emergency and the necessity for such action, together with an itemized account of all expenditures.
2-9 Established in Charter Section 35	<b>Article III. City Attorney's Office</b> <del>2.10.050 Legal advice—Representation. It is the policy of the city that the city attorney's office give legal advice and represent the city in all matters. [Ord. 93-2358, 6-22-93. Code 2001 § 31.30.]</del> <del>2.10.060 Employment of special counsel. When it becomes necessary for the city to employ special counsel, the city attorney's office shall secure such special counsel, making appropriate financial arrangements through a fee agreement, ensuring that all expenditures are within appropriate budgetary amounts and supervising such special counsel to ensure efficiency, responsiveness and economy of funding of services.</del>
2-9 This position is designated at the County not the City	<b>Article IV. City Health Officer</b> <del>2.10.070 Position created. There is hereby created the position of city health officer. [Ord. 1048, 1-3-49. Code 2001 § 31.40.]</del> <del>2.10.080 Appointment and term of office. The city health officer shall be appointed by the city council for a term of two years, and a majority of all members elected to the council shall be necessary to appoint. [Ord. 1048, 1-3-49. Code 2001 § 31.41.]</del> <del>2.10.090 Removal from office. The city health officer may be removed by the city council at any time for misfeasance, malfeasance, neglect or incompetence. [Ord. 1048, 1-3-49. Code 2001 § 31.42.]</del> <del>2.10.100 Compensation. The city health officer shall be compensated in accordance with such schedule of compensation as may be now or hereafter provided by city ordinance. [Ord. 1048, 1-3-49. Code 2001 § 31.43.]</del> <del>2.10.110 Powers and duties. A. The city health officer shall have such powers and shall perform such duties as may be now or hereafter provided by ordinance. B. The city health officer shall also assist city officers when called upon, from time to time, in all matters appertaining to the health and sanitation of the city and its inhabitants.</del>
2-10 Reorganize to have the articles in order of the chapter title and alphabetical	Article II. Public Library Board Article <del>V</del> <b>H</b> . Traffic Safety Commission Article <del>IV</del> <b>H</b> . City Planning Commission Article <del>IV</del> . Police Department Article <del>V</del> <b>III</b> . Citizens' Rate Review Committee Article VI. Penalty <b>*Please do a search in this chapter to change everywhere Citizens, as referenced to the committee, is listed to Citizens'. Citizens' is ownership.</b>
2-12	<b>2.15.080 Membership.</b> <b>The commission shall consist of nine voting members. The mayor, city manager, police chief, and city engineer and a student from one of the local high schools shall serve as ex officio nonvoting members of the commission.</b>

Page # & Comment	Language Changes
2-12	<p><b>2.15.110 Vacancies and removals.</b> The city council shall fill vacancies and remove commissioners as follows:</p> <p>A. Any vacancy on the commission shall be filled by appointment by the mayor with the consent of the city council for the unexpired term of the predecessor in the position.</p> <p>B. A member of the commission may be removed by the city council after a hearing for misconduct or nonperformance of duty.</p> <p>C. A member who is absent from two consecutive meetings without an excuse, as approved by the commission, is rebuttably presumed to be in nonperformance of duty and the city council shall declare the position vacant unless finding otherwise following a hearing.</p>
2-13	<p><b>2.15.150 Authority.</b> The commission shall conduct hearings to consider and make decisions concerning its duties and deciding upon locations of parking, crosswalks, safety zones, and traffic control signs within the community in the following procedure:</p> <p>A. Limited Traffic Decisions. The commission shall make limited traffic decisions, which are traffic decisions which affect one particular location and are confined to one location, in the following manner:</p> <ol style="list-style-type: none"> <li>1. Notice of the commission's limited traffic decision shall be given to the owners of the property that is within 300 feet of adjacent to the location of the traffic control change in which the decision is concerned.</li> <li>2. In addition to the decision, the notice shall state the following: <ol style="list-style-type: none"> <li>a. That the person can submit written comments within 14 days of the notice giving any input concerning the decision. The address where written response should be addressed shall be stated.</li> <li>b. The person may request a public hearing concerning the decision and that if two or more adjacent property owners request the public hearing, a public hearing shall be held.</li> <li>c. That the person respondent shall give the name, address and location in which it wishes to receive the notice of public hearing and final decision when it is made.</li> </ol> </li> </ol> <p>B. General Traffic Decisions. General traffic decisions are decisions which affect the entire community, or are decisions which affect a number of locations. Such decisions are truck routes, general parking policies, parking for one-way grids affecting more than one block, general signage policies, traffic safety hazard policies and traffic safety programs. Such decisions shall be made in the following manner:</p> <ol style="list-style-type: none"> <li>2. Such notice shall state the following: <ol style="list-style-type: none"> <li>a. The time, date and place of the hearing.</li> <li>b. The recommended decision to be made.</li> <li>c. The criteria to be used in making the decision.</li> <li>d. That public testimony will be taken at the hearing.</li> </ol> </li> </ol>
2-14	<p><b>2.15.190 Appeals of decisions.</b> The decisions of the commission can be appealed to the city council. The commission shall have an opportunity to reconsider its decision when a petition for appeal is filed. The following procedure is established for an appeal of a commission decision:</p> <p>A. Parties Who Can Appeal. Any party appearing before the commission, either in written form or by oral testimony, and the city manager have the authority to appeal the decision of the commission.</p> <p>B. Petition for Appeal and Time of Filing. Any decision of the commission can be appealed to the city council if such appeal is made within 14 days of the date of the decision. Such appeal shall be made upon the petition prescribed form and approved by the commission stating the name of the party, indicating standing of party to appeal, demonstrating where the decision was in error, and what, if any, new evidence is available that was not available at the hearing.</p>

Page # & Comment	Language Changes
2-16	<p><b>2.15.240 Membership.</b> A. The commission shall consist of seven members who are not officials or employees of the city and <del>an</del> <b>two</b> ex officio nonvoting members who <del>one</del> shall be the mayor and <del>the second a student from one of the local high schools.</del></p>
2-16	<p><b>2.15.280 Staff services.</b> The city <del>planning director</del> <b>recorder</b> shall provide a secretary to the commission and such other staff and consultation services as may be appropriate. The secretary shall keep a record of commission proceedings.</p>
2-17	<p><b>2.15.320 Conflict of interest.</b> A member of the planning commission shall <b>abide by and be in accordance with the state ethics code.</b> <del>not participate in any commission proceedings or actions in which any of the following has a direct or substantial interest: The member, or his or her spouse, brother, sister, child, parent, mother-in-law, father-in-law, any businesses in which he or she is then serving or has served within the previous two years or any business within which he or she is negotiating for or has any arrangement or understanding concerning prospective partnership or employment; any actual conflict of interest shall be disclosed at the meeting of the commission where the action is being taken.</del></p>
2-17	<p><b>2.15.340 Purpose.</b> The city shall maintain a police department, as defined in ORS <del>181.610</del>(<del>§12</del>)(a), for the purpose of preventing crime, detecting crime, apprehending offenders, enforcing state <del>criminal</del> laws and city <del>laws and</del> ordinances, preserving the peace, protecting lives and property, and performing community caretaking functions, as defined in ORS <del>133.033</del>.</p>
2-17	<p><b>2.15.350 Organization.</b> A. The police department shall consist of such members, sworn and nonsworn, paid and volunteer, as the chief of police determines to be necessary to achieve its purpose under NMC 2.15.340, within the fiscal parameters and operating approval of the city manager and/or city council. B. Authority. 1. Sworn members of the department shall have all of the authorities granted to them and defined by law pursuant to ORS <del>181.610</del>(<del>§12</del>)(a), (14) and (17)(<del>11</del>) and ORS <del>133.005</del>(3).</p>
2-17	<p><b>2.15.360 Chief of police – Position created and appointment.</b> A. There is <b>hereby</b> created the position of chief of police, <del>pursuant to Chapter II, Section 4(5), of the City Charter.</del> <del>B. Such chief of police</del> <b>which</b> shall be appointed by the city manager, pursuant to Chapter VIII, Section <del>345(e)(4),</del> of the City Charter.</p>
2-18	<p><b>2.15.370 Chief of police – Powers and duties generally.</b> The powers and duties of the chief of police shall generally be as follows: A. Establish departmental objectives in line with city council goals. Plan and develop law enforcement policies, procedures, standards and programs based on an analysis of city growth, crime patterns, workload, staffing levels and related economic, legislative and judicial influences to provide appropriate and effective law enforcement services to the community. B. Have authority and responsibility for the fiscal management of the department, including developing justification for and presentation of department budget requests. 1. Manage and monitor approved department budgets. 2. Prepare and/or review department requests for proposals. 3. Review, <b>prepare</b>, and approve department expenditures.</p>
2-18	<p><b>Article V. Citizens' Rate Review Committee</b> 2.15.390 Established. There is established a citizens' rate review committee ("committee") for the city of Newberg, Oregon.</p>

Page # & Comment	Language Changes
2-18  The correct term for sewer is wastewater now.	<b>2.15.400 Powers and duties.</b> The committee shall consider the rates for the city <del>sewer</del> <b>wastewater</b> and water systems, the amount of the storm water maintenance fee, and other rates and/or fees, at the request of and as assigned by the <del>city of Newberg</del> city council. The committee shall hold public hearings, make recommendations to the city council regarding the establishment of the rates and fees, reconsider rates and fees that are proposed to be established by the city council, when referred to them for reconsideration, and make other recommendations concerning the operation, maintenance and construction of the sewer and water systems, storm water system, and other systems of the city. Such recommendations shall be accompanied by statements of facts as a basis for such recommendation. The committee, once assigned the responsibility for reviewing the rates and fees, may structure the review process as necessary to offer a recommendation to the city council. The committee shall further have the powers and duties which may hereinafter be assigned to it by the city council.
2-18	<b>2.15.420 Terms of office and appointment.</b> A. Members of the committee shall be appointed by the mayor with the consent of the city council for a term of three years from the first calendar day of the year. The appointment of some members shall be, other than specified terms, in order to establish an approximately equal expiration of terms each year. <b>All terms will expire as of December 31st of each year except for the first December 31st date following the original appointment of the committee.</b> <del>Members of the committee shall continue after expiration of their term until such time as their successors are appointed.</del> The term of each member shall continue until such time as their successors are appointed. B. <del>At the first meeting after the adoption of the ordinance codified in this article by the city council, the committee shall determine by vote the terms of the committee members. Three members shall serve for one year, two members for two years, and three members for three years.</del> Committee members may be reappointed to serve a full three-year term or additional three-year terms without limit.
2-20	<b>2.15.470 Authority.</b> F. The committee, after due deliberation and consideration, shall set a date for a public hearing to receive input on the proposed rates and/or fees. The public hearing shall be held prior to a final recommendation to the city council on the rates and/or fees. The existing rates and/or fees and the new rates and/or fees shall be published in a newspaper and posted in three public places as part of the notice for the public hearing with the committee. The hearing shall consist of a presentation and explanation of the rates and/or fees by the city manager or a designee, and an opportunity for users or representatives of users to address the rates and/or fees or other items of concern with relation to the water system and/or <del>sewer</del> <b>wastewater</b> system and/or storm water system. A written <del>and/or videotape</del> record of the hearing shall be made and kept for review by the city council.
2-20	<b>2.15.480 Appointments of boards, commissions, and committees.</b> A. Appointments of members to boards, commissions, and committees are made by the mayor with the consent of the council pursuant to the <b>city</b> Charter, Section 9, entitled "Mayor."
2-21	<del><b>2.20.010 Title.</b></del> The title of this chapter shall be "personnel policies." [Ord. <del>2136</del> , 11 21 83. Code 2001 § 33.01.]

Page # & Comment	Language Changes
2-21	<p><b>2.20.030 Adoption and amendment of rules.</b></p> <p>A. The personnel rules and regulations shall be adopted by resolution of the council. All changes to the personnel rules and regulations shall also be adopted by resolution of the council.</p> <p>B. The personnel rules and regulations shall provide a means to recruit, select, develop and maintain an effective and responsive workforce and shall include policies and procedures for employee hiring, advancement training and career development, job classification, salary administration, retirement, fringe benefits, discipline, discharge and other related activities.</p> <p>C. All appointments and promotions shall be made in accordance with the personnel rules without regard to sex, race, age, disability, religion, ethnic background, national origin or political affiliation. <b>[Res. 2638, 4-17-2006, Res. 97-2053, 6-2-97; Ord. 2136, 11-21-83. Code 2001 § 33.03.]</b></p>
2-22	<p><b>2.20.050 Retirement contribution.</b></p> <p>A. Under Section 414(h)(2) of the Internal Revenue Code, the city elects to "pick up" the required employee contribution to the city's retirement plans <b>for management personnel.</b></p> <p>B. Employees do not have the option of receiving salary in lieu of this contribution.</p> <p>C. This section shall apply uniformly to all employees required to pay their contribution to the city's retirement plans.</p> <p>D. For tax purposes, employees' reported salary on the annual W-2 will be reduced by the amount of the employees' contributions.</p>
2-22	<p><b>2.25.020 Retention of records.</b></p> <p>All records of the city shall be retained in accordance with the adopted <b>Records Retention Schedule, except for videotape recordings, which shall be retained for two years.</b></p>
2-22	<p><b>2.25.030 Requirements for destruction.</b></p> <p>Notwithstanding anything hereinabove set forth, no records of the city shall be destroyed until the following requirements have been complied with, to-wit:</p> <p>A. An independent post-audit has been made covering the period to which the records pertain.</p> <p>B. The times given in the retention schedule have expired.</p> <p>C. Correspondence should be kept for the period prescribed for the item to which it relates.</p> <p>D. When possible, a small sampling or selection of records not kept permanently should be taken for permanent preservation before they are destroyed.</p>
2-22	<p><b>2.25.040 Certificate form.</b></p> <p>Whenever an officer of the city has accumulated records that have been retained beyond the period of time recommended in the retention schedule, that officer should describe and list them on a form <b>which is prescribed by the city recorder and complies with all State laws, entitled "Certificate of Records Authorized to Be Destroyed."</b> This <b>certificate form</b> should have the signed approval of the city recorder, after which the records described therein may be destroyed. The original form of this <b>certificate</b> must be filed permanently in the city recorder's office, <b>and a copy retained permanently by the department using same.</b> The certificate should be similar to the form illustrated below:</p> <p style="text-align: center;"><b>CERTIFICATE OF RECORDS AUTHORIZED TO BE DESTROYED</b></p> <p>I do hereby certify that the records described below have been retained longer than required by ordinance and no longer have any particular value to the City of Newberg, Oregon:</p> <p>Certified to this _____ day of _____, 20__.</p> <p>_____</p> <p>Department Head</p> <p>Approved by: _____</p> <p>City Recorder</p> <p>Approved by: _____</p> <p>City Attorney</p>

Page # & Comment	Language Changes
2-25	<p><b>2.30.090 Jury list.</b></p> <p>A. In November of each year, the court <del>clerk</del> <b>administrator or designee</b> shall request a list of 300 names of registered voters, together with mailing labels, from the county clerk. The court clerk shall mail an explanatory letter and jury biography form to each potential juror. These forms shall be returned by the potential jurors by January 1st of the next calendar year. Jurors may request to be excused with explanation to the municipal court judge. Any nonexcused juror biographies shall be placed in a master notebook for use during the current calendar year.</p>
2-25	<p><b>2.30.150 Establishment, purpose and title.</b></p> <p>A. A procedure to handle violations of city ordinances as civil infractions, subject to the provisions set forth below, is <del>hereby</del> continued, pursuant to Sections <del>4, 5, 6 and 24</del> <b>5, 6 and 36</b> of the City of <del>Newberg</del> Charter.</p>
2-28	<p><b>2.30.170 Infraction procedure.</b></p> <p>J. Hearing.</p> <ol style="list-style-type: none"> <li>1. Every hearing to determine whether an infraction has been committed shall be held before the municipal court without a jury.</li> <li>2. The defendant may be represented by legal counsel, but legal counsel shall not be provided at public expense. If legal counsel is to appear, written notice shall be provided to the municipal court 10 days prior to the hearing date.</li> <li>3. The defendant shall have the right to present evidence and witnesses in the defendant's favor, to cross-examine witnesses who testify against the defendant and to submit rebuttal evidence.</li> <li>4. If the defendant alleged to have committed the infraction desires that witnesses be ordered to appear by subpoena, at the time the answer is returned, or subsequently by mail at any time at least 10 days prior to the scheduled hearing, <del>a</del> <b>A</b> deposit for each witness shall accompany the request. <del>s</del> <b>S</b>uch deposit <del>to</del> <b>shall</b> be refunded if no forfeiture is assessed by the final order. The deposit shall be in the amount equal to the witness fee in Circuit Court. Subject to the same 10-day limitation, the enforcement officer, the citizen who signed the complaint or the city attorney, as appropriate, may also request in writing that the court order certain witnesses to appear by subpoena. If a forfeiture is declared in the final order, the order shall also provide that the defendant shall pay any witness fees payable in connection with the hearing.</li> </ol>
2-35	<p><b>2.35.020 Definitions.</b></p> <p>For the purpose of this article, the following definitions shall apply unless the context clearly indicates or requires a different meaning:</p> <p>"Conspiracy" means that term defined at ORS <a href="#">161.450</a>.</p> <p>"Controlled substances" means those terms defined in ORS <a href="#">475.005</a>, except that this shall not include less than one avoirdupois ounce of marijuana.</p> <p>"Deliver" or "delivery" means that term defined in ORS <a href="#">475.005(8)</a>.</p> <p>"Facilitate" means that the property must have some substantial connection to, or be instrumental in, the commission of the underlying illegal activity which this article seeks to prevent.</p> <p>"Gambling" means that term defined in ORS <a href="#">167.117</a>.</p> <p>"Illegal activity" means:</p> <ol style="list-style-type: none"> <li>1. Gambling or promotion of gambling; or</li> <li>2. The manufacture or delivery of controlled substances; or</li> <li>3. The possession of controlled substances with the intent to distribute.</li> </ol> <p>"Manufacture" means that term defined at ORS <a href="#">475.005(15)</a>.</p> <p>"Marijuana" means that term defined at ORS <a href="#">475.005(16)</a>.</p> <p>"Possession of controlled substances with the intent to distribute" means that term defined at 21 USC 841(a)(1).</p> <p>"Production" means that term defined at ORS <a href="#">475.005(20)</a>.</p>

Page # & Comment	Language Changes
2-35	<p><b>2.35.030 Forfeiture.</b> G. Real Property. 1. All real property which is used to manufacture or deliver or distribute any controlled substance, or used to facilitate the promotion of gambling as defined in ORS <a href="#">167.127</a> <del>(1985 Edition)</del>.</p>
2-35	<p><b>2.35.040 Seizure.</b> Any property subject to forfeiture to the city under this article may be seized by any peace officer on behalf of the city without issuance of court process when: A. The seizure is incident to an arrest or search under a search warrant or an inspection under an administrative search; or B. The property subject to seizure has been the subject of a prior judgment in favor of the city in a forfeiture proceeding under the ordinance; or C. A peace officer lawfully seizes the property under ORS <a href="#">133.525</a> through <a href="#">133.703</a> <del>(1985 Edition)</del> and has probable cause or is intended for use in or to facilitate illegal activity as defined by this article.</p>
2-36	<p><b>2.35.060 Disposition of property.</b> A. Prior to obtaining any forfeiture judgment, any money, securities and negotiable instruments that are not retained by the chief of police, sheriff, or other law enforcement agency for evidentiary purposes shall be held by the <del>city recorder</del> <b>chief of police</b> pending the outcome of the forfeiture proceedings. B. Seized property other than money, securities and negotiable instruments shall be kept in the custody of the <del>city recorder</del> <b>chief of police</b> for safekeeping until a forfeiture judgment is obtained. 4. The <del>city recorder</del> <b>chief of police</b> shall give notice of the aforementioned public sale by posting written notice of the sale in three public places within the city at least 10 days before the sale. The notice shall describe the property and shall state the time and place of public sale at which the property may be purchased by the highest bidder, for cash. 5. The <del>city recorder</del> <b>chief of police</b> may deduct reasonable costs incurred in conducting the sale. The <del>city recorder</del> <b>chief of police</b> may also cancel the sale if the bids are deemed to be inadequate by the <del>city recorder</del> <b>chief of police</b>.</p>
2-37	<p><b>2.35.100 Procedure.</b> 2. A copy of the notice shall be posted on the structure and a copy served on the owner(s) of record as indicated on the last equalized assessment of the tax rolls of the county in which the structure is located. Service shall be made either personally or by mailing a copy of the notice by registered or certified mail, <del>postage prepaid, return receipt requested,</del> to each person at his address as it appeared on the assessment roll, or as may otherwise be known to the chief of police. If no address appears or is known to the chief of police, then a copy of the notice shall be mailed first class, addressed to such person at the address of the structure believed to be the specified crime property. Furthermore, a copy of the notice shall be served on the occupant of the structure if that person is different than that listed on the tax rolls, either personally or by mailing a copy of the notice by first class mail, <del>postage prepaid,</del> to them at that structure.</p>
2-40	<p><b>2.35.220 Proceeds.</b> The proceeds of such sale shall be first applied to the payment of the costs incurred in the seizing, keeping and making of such sale; and the balance, if any, shall be paid to the city <del>manager</del>, to be credited to the general fund.</p>

Page # & Comment	Language Changes
2-40	<p><b>2.35.230 Certificate of sale.</b></p> <p>A. Certificate of Sale. At the time of payment of the purchase price, the chief of police or <del>his or her</del> designee shall execute a certificate of sale, in duplicate, the original of which shall be delivered to the purchaser and a copy thereof filed with the <del>recorder of the</del> city. Such certificate <del>of sale</del> shall be <b>upon a form approved by the City</b>. <del>in substantially the following form:</del></p> <p style="text-align: center;"><b>CERTIFICATE OF SALE</b> City of Newberg</p> <p>Date: _____  Purchaser: _____  Personal Property: _____  Purchase Price: \$ _____</p> <p>This is to certify that under the applicable provisions of Ordinance 1100, as amended, and pursuant to due notice of time and place of sale, the city did, on the day above, sell at public auction to the above purchaser who was the highest and best bidder, the above stated personal property for the purchase price indicated. In consideration of the purchase price, receipt whereof is hereby acknowledged, the city has this day delivered to said purchaser the foregoing property.  The city assumes no responsibility as to the condition of title of the above described property. In case this sale shall, for any reason, be invalid, the liability of the city is limited to return of the purchase price.</p> <p>Dated this ____ day of _____, 20__.</p> <p>_____  <b>Police Chief or Designee</b></p> <p>B. Certificate of Donation. At the time of donation, the <del>police</del> chief <b>of police</b> or <del>his or her</del> designee shall execute a certificate of donation, in duplicate, the original of which shall be delivered to the donee and a copy <del>thereof</del> filed with the <del>recorder of the</del> city. <del>Said</del> such certificate <del>of donation</del> shall be <b>upon a form approved by the City</b>. <del>in substantially the following form:</del></p> <p style="text-align: center;"><b>CERTIFICATE OF DONATION</b> City of Newberg</p> <p>Date: _____  Donee: _____  Personal Property: _____  Purchase Price: \$ _____</p> <p>This is to certify that under the provisions of Ordinance No. 1100, as amended, the city did, on the day above stated, donate to the donee the above stated bicycle(s). The city has this day delivered to said donee the bicycle(s) listed above.  The city assumes no responsibility as to the condition of title of the above listed bicycle(s). In case this donation shall, for any reason, be invalid, the city accepts no liability.</p> <p>Dated this ____ day of _____, 20__.</p> <p>_____  <b>Police Chief or Designee</b></p>
2-42	<p><b>2.35.280 Authority.</b></p> <p>The <del>city recorder</del> <b>finance director</b> or designee shall provide a lien search system which complies with <del>state law</del> <b>ORS 93.643 and 223.203.</b></p>

Page # & Comment	Language Changes
2-42	<p><b>2.35.290 Requests.</b></p> <p>B. A written application for a lien search shall contain a valid description of the property involved, including the Yamhill County tax lot number. Authorized companies may use the electronic system with prior approval from the <b>city recorder finance director</b> or designee. Authorized companies shall have a unique password obtained from the city.</p> <p>C. The <b>city recorder finance director</b> or designee shall issue a separate certificate and shall collect a separate fee for each parcel of land for which an application for certificate is made. Companies using the electronic system shall pay a separate fee for each property searched.</p>
2-42	<p><b>2.35.300 Fees.</b></p> <p>A. Before a certificate of a lien shall be issued, there shall first be paid to the city a fee as established by resolution.</p> <p>B. For lien searches performed through an online electronic medium, there shall be a fee charged <b>per website hit</b>, as established by resolution. The authorized companies shall be billed monthly. Failure to pay within 30 days will suspend the company's authority to use the electronic system until all past due bills are paid.</p> <p><b>Add Resolution reference to resolution table and note at end of section.</b></p>
3-3 & 3-4	<p><b>3.10.010 Definitions.</b></p> <p>"Occupancy" means the use or possession, or the right to use or possession, for lodging or sleeping purposes, of any room in a hotel, or space in a mobile home or trailer park or portion thereof.</p> <p>"Operator" means the person who is proprietor of a hotel <b>and motel</b> in any capacity and, where the operator performs <b>his their</b> functions through a managing agent other than an employee, the managing agent who shall have the same duties and liabilities as his principal. Compliance with the provisions of this chapter by either the principal or the managing agent shall be considered to be compliance by both.</p> <p>"Person" means any individual, firm, partnership, joint venture, association, social club, fraternal organization, fraternity, sorority, public or private dormitory, joint stock company, corporation, estate, trust, business trust, receiver, trustee, syndicate, or any other group or combination acting as a unit.</p> <p>"Rent" means the consideration charged, whether or not received by the operator, for the occupancy of space in a hotel, whether or not valued in money, without any deduction.</p> <p>"Rent package plan" means the consideration charged for both food and rent where a single rate is made for the total for both. The amount applicable to rent for determination of the transient room tax under NMC 3.10.020 shall be the same charge made for rent when not a part of a package plan.</p> <p>"Tax administrator" means the <b>city manager finance director or designee</b> of the city of Newberg.</p>
3-5	<p><b>3.10.060 Returns.</b></p> <p>A. The tax imposed by NMC 3.10.020 shall be paid by the transient to the operator when the transient pays rent to the operator. All such taxes collected by any operator are due and payable to the tax administrator on the fifteenth day of the month for the preceding quarter and are delinquent on the first day of the <b>following</b> month in which they are due.</p> <p>E. For good cause, the tax administrator may extend, not to exceed one month, the time for making any return or payment of tax. Any operator to whom an extension is granted shall pay interest at the rate of <b>one-half of one percent per month or fraction thereof</b> <b>one per fraction of a month</b>. If a return is not filed, the tax and interest shall become a part of the tax for computation of penalties prescribed in NMC 3.10.070.</p>
3-5	<p><b>3.10.070 Penalties and interest.</b></p> <p>B. Any operator who has not been granted an extension of time for remittance of tax due, and who fails to pay any delinquent remittance on or before a period of 30 days following the date on which the initial <b>10 percent penalty was first imposed shall pay an additional penalty</b> of 15 percent of the amount of the tax due plus the amount of the tax and the 10 percent penalty <b>already first</b> imposed.</p>

Page # & Comment	Language Changes
3-7	<p><b>3.10.110 Lien.</b></p> <p>B. Any such lien as shown on the records of the city shall, upon the payment of the taxes, penalty and interest for which the lien has been imposed, be released by the tax administrator when their full amount has been paid to the city. The operator or person making the payment shall receive a receipt <del>therefor</del> stating <del>that</del> the full amount of the taxes, penalties, and interest have been paid and <del>that</del> the lien is thereby released and the record of lien satisfied.</p>
3-7	<p><b>3.10.120 Refunds.</b></p> <p>Whenever the amount of any tax imposed under NMC 3.10.020 has been paid more than once or has been erroneously or illegally collected or received by the tax administrator, it may be refunded, provided a verified claim in writing <del>therefor</del>, stating the specific reason upon which the claim is founded, is filed with the tax administrator within three years from the date of payment. The claim shall be made on forms provided by him. If he approves the claim, the excess amount collected or paid may be refunded or may be credited on any amounts then due and payable from the operator from whom it was collected or by whom paid, and the balance may be refunded to him or his administrators, executors or assignees. All refunds shall be charged to the transient room tax fund.</p>
3-8 Please note the commas before & after normal bus. Hrs.	<p><b>3.10.140 Administration.</b></p> <p>A. Every operator shall keep guest records of room rentals and accounting books and records of the rentals. All these records <del>he shall</del> <b>be retained</b> for three years and six months after they come into being.</p> <p>B. The tax administrator <del>or any person authorized in writing by him</del> may examine during, normal business hours, the books, papers, and accounting records relating to room rentals of any operator liable for the tax, after notification <b>to the operator</b><del>him</del>, and may investigate the business of the operator in order to verify the accuracy of any return made, or if no return is made by the operator, to ascertain and determine the amount required to be paid <del>by him</del>.</p>
3-9 to 3-11 ORS references not accurate. Research correct reference??  Benefited spelled wrong	<p><b>3.15.020 Definitions.</b></p> <p>“Capital improvement” means land, structures, or facilities, as that term is defined in ORS <del>288.805</del>, machinery, equipment or furnishings having a useful life longer than one year.</p> <p>“Property benefitted” means all property specially benefitted by the improvement, the relative extent of such benefit to be determined by any just and reasonable method of apportionment of the actual cost of the improvement between the properties determined to be specially benefitted.</p> <p>2. If the owner of any land is unknown, the land may be assessed to “unknown owner(s).” If the property is correctly described, no final assessment shall be invalidated by a mistake in the name of the owner of the real property assessed or by the omissions of the name of the owner or the entry of the name other than that of the true owner. Where the name of the true owner, or the owner of record, of any parcel of real property is given, the final assessment shall not be held invalid on account of any error or irregularity in the description if the description would be sufficient in a deed of conveyance from the owner, or is such that, in a suit to enforce a contract to convey, employing such description, a court of equity would hold it to be good and sufficient.</p> <p>“Special benefit only to specific properties” means the same meaning as “special and peculiar benefit” as that term is used in Oregon law (<del>ORS 223.389</del>).</p>
3-12	<p><b>3.15.070 Public hearing and remonstrances.</b></p> <p>A public hearing before the council shall be held at the scheduled date and time and the council shall hear and consider objections and receive remonstrances to the local improvement. If those persons representing 60 percent or more of the proposed assessment within the district file with the city engineer a written objection or remonstrance against the proposed improvement, the remonstrance shall be a bar to any further proceedings in the making of such improvement <del>of</del> <b>for</b> a period of six months, except for a sidewalk or improvement unanimously declared by the council to be needed at once because of an emergency.</p>

Page # & Comment	Language Changes
3-13	<p><b>3.15.090 Call for bids.</b></p> <p>B. Low Bids. If all or part of the improvement is to be constructed by a contractor, the city shall call for bids for making the local improvements and award the bid to the lowest responsible bidder.</p> <p>H. Bond Required. The council shall require bonding of all contractors for the faithful performance of the contract. All bidders shall be required to submit a certified check or bid bond in an amount equal to five percent of their bid, and the contractor to whom the award is made shall submit a performance bond in the amount of <del>his</del> <b>the awarded</b> bid at the time the contract is awarded. All bonds shall be with bonding companies doing business in Oregon and given under Oregon law. Bonds shall incorporate the term of the plans and specifications and must be approved by the city attorney as to form.</p>
3-13 Benefited spelled wrong	<p><b>3.15.100 Assessment ordinance procedures.</b></p> <p>B. Notice. The city engineer shall prepare the assessment or estimated assessment for the properties benefitted and file it with the appropriate city office. Notice of such assessment or estimated assessment shall be given to each owner of the properties benefitted. The notice shall state the amount of the assessment or estimated assessment proposed for that property and set forth the date, time and place for a public hearing before the council <del>for to hearing</del> objections to the proposed assessments.</p>
3-14 to 3-15	<p><b>3.15.110 Lien recording – Payments over time or by cash.</b></p> <p>D. Time Payments. Within 10 days after notice of final assessment is mailed, the owner of any property to be assessed, at any time, may file a written application <del>in</del> <b>at</b> the finance department to pay:</p> <p>J. Description of Property. The application shall also contain a description, by lots or blocks, or other convenient description, of the property of the application assessed for the <b>local</b> improvement.</p> <p>M. Collection. The city may then immediately proceed to collect all unpaid amounts owing and enforce collection by any method authorized by law for the collection <del>on</del> <b>of</b> delinquent municipal liens.</p>
3-15	<p><b>3.15.120 Errors in assessment calculations.</b></p> <p>Claimed errors in the calculation of final assessments shall be called to the attention of the <b>city</b> manager prior to any payments on the account. The <b>city</b> manager shall check the calculation and report the findings to the council. If an error has been made, the <b>city</b> council shall amend the final assessment ordinance to correct the error. Upon the enactment of the amendment, the <b>city</b> manager shall make the necessary correction in the lien docket and shall send by registered or certified mail to the owner a corrected notice of the assessment.</p>
3-17 Insert an enter before “Increase the use”	<p><b>3.20.010 Definitions.</b></p> <p>“Public improvement” means the following:</p> <p>1. The design, construction, reconstruction or upgrading of any <del>water, sanitary, sewer</del> <b>wastewater</b> or storm <del>water sewer</del> system improvements;</p> <p>“Utilize” means to apply for a building or other permit which shall use or increase the use of an advance financed public improvement, to connect to an advance financed public improvement, or to otherwise increase the use of an advance financed public improvement.</p> <p>“Increase the use” means:</p> <p>1. For <del>sanitary sewer</del> <b>wastewater</b> or storm <del>water sewer</del> lines, to make a physical change requiring a building or development permit on the intervening property which increases the volume discharged into the line.</p>

Page # & Comment	Language Changes
3-18	<p><b>3.20.030 Advance financing report.</b>            Upon receipt of the advance financing application, the city manager shall make an analysis of the advance financing proposal and shall prepare a report to be submitted to the city council for review, discussion and public hearing. Such report shall include a map showing the location and front footage of the development and intervening property. The report shall also include the city engineer’s analysis of whether or not the submitted costs, by using the “standard engineering practices” method, of the public improvements <b>s are is</b> reasonable and the estimated advance finance reimbursement due from each intervening property owner.</p>
3-18	<p><b>3.20.050 Notification.</b>            Not less than 10 <b>days</b> nor more than 30 days prior to any public hearing being held pursuant to this chapter, the developer, all intervening property owners, and all potential intervening property owners shall be notified of such hearing and the purpose thereof. Such notification shall be accomplished by mail, and notice shall be made on the date that the letter of notification is posted. Failure of any owner to be so notified shall not invalidate or otherwise affect any advance financing resolution or the city council’s action to approve or not approve the same.</p>
3-18	<p><b>3.20.060 Advance financing resolutions and agreements.</b>            A. Resolution. After the public hearing held pursuant to NMC 3.20.040, if the city council desires to proceed with advance financed public improvements, it shall pass an advance financed resolution accordingly. The resolution shall:            1. Designate the proposed <b>public</b> improvement as an advance financed improvement and set forth the final cost if the final cost is known;            4. Acknowledge any payment by an intervening property owner or an agreement between <b>the</b> intervening property owner and the developer if known to the city;            5. If the developer is not the city, instruct the city manager to enter into an agreement between the developer and <b>the</b> city pertaining to the advance financed improvement, requiring such guarantee or guarantees, as the city deems best to protect the public and intervening property owner; and</p>
3-26	<p><b>3.25.070 Process for approval of special solicitation methods and exemptions.</b>            B. Basis for Approval. The approval of a special solicitation method or exemption from competition must be based upon a record before the city council that contains the following:            6. The estimated date by which it would be necessary to <b>sign</b> <b>let</b> the contract(s).</p>
5-1	<p><b>TITLE 5</b>  <b>BUSINESS LICENSES AND REGULATIONS</b></p> <p><b>Chapters:</b>  <u>5.05</u> Business Licenses  <u>5.10</u> Exhibitors  <u>5.15</u><del>30</del> Cable Communications  <u>5.20</u><del>15</del> Temporary Sales  <u>5.25</u><del>20</del> Cigarette Vending Machines  <u>5.30</u><del>25</del> Dances</p>

Page # & Comment	Language Changes
5-3	<p><b>5.05.030 Basic fees.</b></p> <p>A. Fee Amount.</p> <p>1. There is imposed upon the business trades, shops, professions, callings and occupations specified in this chapter a basic license fee of \$50.00, and it shall be unlawful for any person to transact and carry on any such business in the city without first having obtained the license <del>therefor</del> for the current calendar year as herein provided or complied with any and all application provisions of this chapter.</p> <p>C. Fee Due Date. Business license fees are due and payable upon expiration of a previously issued license, or for new businesses upon the first day any <b>trades, shops, professions, callings and occupations</b> <del>trade, shop business, occupation, or profession</del> is conducted within the city.</p>
5-4	<p><b>5.05.070 Procedure for obtaining licenses.</b></p> <p>A. Issuance.</p> <p>1. All licenses shall be issued by the city, upon written application <del>therefor, and not otherwise.</del></p> <p>2. All licenses and permits are subject to revocation at any time by the <b>city</b> council for cause.</p> <p>B. Application. The application for such license shall contain the following information:</p> <p>1. A description of the <b>trades, shops, professions, callings and occupations</b> <del>trade, shop, business, profession, occupation or calling</del> to be carried on within the city;</p>
5-5	<p><b>5.05.080 Violation and penalty.</b></p> <p>A. Unlawful Acts. It is unlawful for any person <b>to</b> willfully <del>to</del> make any false or misleading statement <b>on the application</b> <del>to the city recorder</del> for the purpose of determining the amount of any license fee herein provided to be paid by any such person, or to fail or refuse to comply with any of the provisions of this chapter to be complied with or observed by such person, or to fail or refuse to pay before the same shall be delinquent any license fee or penalty required to be paid by any such person.</p> <p>B. Failure to Obtain License. In the event any person required to obtain a license shall fail or neglect to obtain the same before it shall become delinquent, the city <del>recorder</del> shall collect <del>upon</del> the <b>license fee in addition to</b> <del>payment therefor and, in addition, thereto</del> a penalty of five percent of the fee <del>therefor</del> for each calendar month or fraction thereof the same shall be delinquent.</p>
5-6	<p><b>5.10.020 License required and application.</b></p> <p>All exhibitors as defined in NMC 5.10.010 shall obtain a license from the city prior to engaging in any activities defined in NMC 5.10.010. Application for the license shall be filed with the city <del>of Newberg</del> together with a nonrefundable application and license fee in an amount set by <del>council</del> resolution. Said application shall be upon a form approved by the city <del>manager</del>.</p>
5-6 Remove the hyphen on city owned	<p><b>5.10.030 License approval procedure and license term.</b></p> <p>The city shall submit the application for an exhibitors license to affected city department heads for their approval and comment and upon determining that the exhibitor has obtained written approval for the establishment and setup of <b>the his</b> exhibition on private or public property from the owner of said property; that the location of exhibitor's activity does not impair the proper flow of traffic on public or private property, nor unduly restrict parking spaces on public or private property and provides for bathroom facilities either from a permanent or portable system. The city shall issue a license for a period not to exceed 14 days from the date of issuance. No license for an exhibitor's activities upon <b>city owned</b> <del>city-owned</del> property shall be authorized without the written consent of the city manager or, in the absence of the manager, the mayor. Such approval by the city manager or mayor for activities upon <b>city owned</b> <del>city-owned</del> property may be conditioned by the city manager or mayor as the public interest dictates.</p>

Page # & Comment	Language Changes
5-10	<p><b>5.15.030 Permits and construction.</b> E. Poles, Conduits and Other Facilities. 1. The grantee shall utilize existing poles, conduits, and other facilities whenever possible and shall not construct or install any new, different, or additional poles, conduits, or other facilities whether on public property or on privately owned property unless and until first securing the written approval of the city's director of public works.</p>
5-18	<p><b>5.15.140 Limitations of franchise.</b> G. Pole or Conduit Use. 2. Whenever in the judgment of the grantor it is deemed impracticable to permit erection of poles or construction of underground conduit system by any other utility which may at the time have authority to construct or maintain a conduit or poles in street area, the grantor may require the grantee herein to afford to such utility the right to use such <del>of the</del> poles or facilities of the grantee as the grantor finds practicable in common with the grantee, both parties sharing the costs incident thereto and under such rules and regulations as they may agree upon, but in case they fail to agree within a reasonable time, then upon such terms, conditions and regulations governing the same as the grantor may determine to be just and reasonable.</p>
5-25 to 5-26	<p><b>5.15.230 Systems design, construction and technical performance standards.</b> H. No newly constructed system services shall be offered for sale prior to proof-of-performance testing in accordance with FCC Part 76.601 and technical specifications and standards listed in the franchise ordinance. This initial proof-of-performance testing, and annual proof-of-performance testing, may be conducted by the city, or its designated representative, at the city's option, when <del>for</del> sufficient <del>cause is</del> <del>as</del> deemed by the council, or its designated representative. The city reserves the right to have the measurements, associated with city-observed performance tests, conducted at city-selected test points and to a greater number of test points than the minimum required by Subpart 76.601, FCC Rules. Additionally, the grantee shall reimburse the city for all expenses incurred by it in connection with the city conducting or observing the annual performance tests, when the results of those tests are deemed by the city to fall below a 90 percent level of compliance with the technical standards set forth in FCC Part 76 and in the franchise ordinance. N. The grantee's corrective maintenance program shall render efficient corrective service, make repairs promptly, and interrupt service only for good cause and for the shortest time possible. Such interruptions shall be <del>preceded</del> <b>preceded</b> by notice and shall occur during a period of minimum use of the system. A written log shall be maintained of all service interruptions. The log shall reflect the date, time, duration, and reason for each service interruption. The record of the log shall be kept on file <b>by the grantee</b> for a minimum of three years.</p>
5-34	<p><b>5.20.030 Requirements.</b> C. Cleanup Bond. A refundable cash bond in an amount to be set by resolution of the city council shall be submitted to ensure the cleanup of the site after the completion of the sale of the trees. The refundable bond will only be returned after evidence has been submitted by the applicant indicating that the site and surrounding area are clean. Cleanup shall also include the nearby public streets which may have been tracked with mud, dirt, or debris as a result of the holiday tree operation. If the site is not cleaned up by February 1st, or the applicant has not submitted adequate proof that the site is clean, the director is authorized to expend an amount necessary to clean up the site. If this exceeds \$200.00, the <del>city director</del> <b>city director</b> may bill the owner of the property for the remainder. F. Conditions. The <del>city director</del> <b>city director</b> may add reasonable conditions to the permit to ensure that the intent and provisions of this article are properly implemented.</p>

Page # & Comment	Language Changes
5-34	<p><b>5.20.050 Definitions.</b>            "Solicitor" means a person or persons who travel from place to place not carrying goods, but taking orders for future delivery, or soliciting for money or other things of value. The term "solicitor" does not include a person <b>who was</b> has been specifically invited to a customer's residence or business location, or a nonprofit organization as organized under the Internal Revenue Service Code.</p>
5-38	<p><b>5.25.030 License application.</b>            A. Any person desiring to maintain, keep and/or display any such automatic cigarette vending machine shall first make and file with the city <b>recorder</b> a written application for a license so to do the same.            D. Whereupon, the <b>city recorder</b> shall issue the license as herein provided, if the application otherwise complies with the requirements of this chapter.</p>
6-3	<p><b>6.05.030 Livestock and poultry prohibited.</b>            It shall be unlawful for any person, firm, corporation or association to keep or maintain within the corporate limits of the city any livestock <b>or poultry, except for household pets, without first obtaining a permit to do so, and no permit shall be granted without the approval of the Animal Control Officer</b> and no permit as hereinafter provided shall be granted therefor.  <b>Penalty:</b> See NMC 6.10.120.</p>
6-3	<p><b>6.05.040 Wild or domestic animals and fowl.</b>            It shall be unlawful for any person, firm, corporation or association to keep or maintain within the corporate limits of the city any wild or domestic fowl of any kind or description, or to keep or maintain any wild or domestic animals of any kind or description, cats and dogs excepted, or to keep or maintain any honeybees without first having obtained a permit <b>therefor</b> from the <b>police department recorder of the city</b>.</p>
6-3	<p><b>6.05.050 Permit for certain animals and fowl.</b>            Any person, firm, corporation or association desiring to keep or maintain within the corporate limits of the city any wild or domestic fowl, wild or domestic animals, cats and dogs excepted, or any honeybees, shall apply for a permit from the <b>police department recorder of the city</b>, who shall make an investigation and issue the said permit <b>if he shall determined that the same should be granted</b>. Any permit issued <b>as herein provided</b> may be revoked at any time, either by the <b>police department recorder</b> or by the city council, whenever it shall be made to appear that the maintenance of said fowl, animals or bees interferes with the rights of others in the enjoyment of their property, peace, health and safety.</p>
6-4	<p><del><b>6.05.100 Livestock and poultry.</b>            Except for household pets and as otherwise permitted by this chapter, no person shall keep or maintain livestock or poultry within the city. [Ord. 1690, 3-19-73, Code 2001 § 92.10.]  <b>Penalty:</b> See NMC 6.10.120.</del></p>
6-4	<p><b>6.05.110 Removal of carcasses.</b>            No person shall permit an animal carcass <b>owned or controlled by him</b> to remain upon public property, or to be exposed on private property, for a period of time <b>no longer than five days is necessary to remove and dispose of the carcass</b>.</p>
8-4	<p><b>8.05.080 Procedures to be used in taking custody, removing, and disposing of discarded vehicles.</b>            A. The procedure set forth in ORS 819.090<b>100</b> through 819.26<b>70</b> may be used for the taking custody, removing, and disposing of discarded vehicles upon any public right-of-way, city street, alley, road, or highway within the city, and public property.</p>
8-5	<p><b>8.10.020 General system requirements.</b>            A. No alarm system shall be installed, used, or maintained in violation of any of the requirements of adopted provisions of the <b>Uniform International</b> Fire Code or <b>of</b> any applicable statute, law, or administrative regulation of the state or of the city.</p>

Page # & Comment	Language Changes
8-8	<p><b>8.15.010 Definitions.</b></p> <p>For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning:</p> <p>“Person” means a natural person, firm, partnership, association or corporation.</p> <p>“Person in charge of property” means an owner, an agent, occupant, lessee, contract purchaser, or other person having possession or control of property or the supervision of a construction project.</p> <p><b>“Person Responsible”</b> <del>T</del> <b>means</b> the person responsible for abating a nuisance shall include:</p>
8-9	<p><b>8.15.050 Junk accumulation.</b></p> <p>It shall be unlawful for any person to accumulate or permit the accumulation on any open lot or other premises of any lumber, boxes, barrels, bricks, stones, scrap metal, motor vehicle bodies or parts, or similar materials, rubbish or any articles of junk which could provide rat harborage, unless the same shall be placed on open racks that are elevated not less than three inches above the ground and shall be evenly piled or stacked.</p> <p><b>Penalty: See NMC 8.15.260</b></p>
8-12	<p><b>8.15.150 Unnecessary noise – Permitted exceptions.</b></p> <p>A. Unreasonable Noise and Exceptions.</p> <p>3. The following acts are declared to be per se violations of this section. This enumeration does not constitute an exclusive list:</p> <p style="padding-left: 40px;">j. Construction or Repair of Buildings, or Excavation of Streets and Highways. The construction, demolition, alteration or repair of any building or the excavation of streets and highways other than between the hours of 7:00 a.m. and 7:00 p.m., on weekdays. In cases of emergency, construction or repair noises are exempt from this provision. In nonemergency situations, the city <del>manager</del> may issue a permit, upon application, if the city <del>manager</del> determines that the public health and safety, as affected by loud and raucous noise caused by construction or repair of buildings or excavation of streets and highways between the hours of 7:00 p.m. and 7:00 a.m. will not be impaired, and if the city <del>manager</del> further determines that loss or inconvenience would otherwise result. The permit shall grant permission in nonemergency cases for a period of not more than three days. The permit may be renewed once for a period of three days or less.</p> <p>C. Permitted Exceptions.</p> <p>1. Upon application to the city <del>manager</del>, a permit may be granted by the city <del>manager</del> for events held during the Old Fashioned Festival. Such permit may be exempt from the noise requirements of this chapter and any or all official event activities, provided they do not disrupt emergency service communications. “Disruption of emergency service communications” is defined as any noise so loud as to be audible from within the public safety answering point (PSAP), and which is distracting or disrupting to emergency communications personnel. Further, all noise shall be restricted between the hours of 11:00 p.m. and 7:00 a.m., if such noise disturbs adjacent occupants in a residential area.</p> <p>3. Upon application to the city <del>manager</del>, permits may be granted by the city <del>manager</del> to responsible persons or organizations for the broadcast or amplification of programs of music, news, speeches or general entertainment as a part of a national, state or city event, public festivals, or outstanding events of a noncommercial nature. The broadcast or amplification shall not be audible for a distance of more than 200 feet from the instrument, speaker or amplifier; and in no event shall a permit be granted where an obstruction to the free and uninterrupted traffic, both vehicular and pedestrian, will result. Further, such amplification or broadcast shall be restricted between the hours of 10:00 p.m. and 7:00 a.m. if such noise disturbs adjacent occupants in a residential area.</p>

Page # & Comment	Language Changes
8-14	<p><b>8.15.160 Unlawful businesses.</b>  A. It is a public nuisance for any person in charge of property to permit or any person to cause to exist any place or business where patrons, employees, residents or occupants engage in a pattern of behavior in the neighborhood involving the commission of three or more of the following offenses:  1. Public drinking of alcohol <b>as defined by ORS 430.325</b> and/or public intoxication, as defined by NMC 9.05.060.</p>
8-15	<p><b>8.15.180 Definitions.</b>  For the purpose of this article, the following definitions shall apply unless the context clearly indicates or requires a different meaning:  "Enforcement officer" means the city manager or <b>any</b> designee <del>or designees whom the city manager appoints by executive order or rule to enforce this chapter.</del></p>
8-16 Changed for consistency with 8.20.040	<p><b>8.15.210 Abatement by city.</b>  C. The enforcement officer shall keep an accurate record of the expense incurred by the city in physically abating the nuisance, and shall include therein a charge of <b>1525</b> percent of the expense for administration overhead.</p>
8-17	<p><b>Chapter 8.20</b>  <b>OBNOXIOUS VEGETATION/FIRE HAZARD <del>WEEDS AND TREES</del></b></p>
9-9	<p><b>9.20.020 Children confined in vehicles.</b>  A. No person who has under his control or guidance a child under <b>ten eight</b> years of age shall lock or confine, or leave the child unattended, or permit the child to be locked or confined or left unattended in a vehicle for a period of time longer than 15 consecutive minutes <b>or such a period of time as may be likely to endanger the health or welfare of such child.</b></p>
9-10	<p><b>9.20.070 Failing to supervise a child.</b>  A. A person commits the offense of failing to supervise a child if the person is a custodial parent, or the parent having physical custody at the time the child commits the act, lawful guardian, or other person lawfully charged by a court of competent jurisdiction with the care or custody of a child under 18 years of age, and the child:  1. Violates NMC 9.20.040 <b>Curfew</b>;</p>

Page # & Comment	Language Changes
9-15 to 9-16	<p><b>9.25.170 Clearing of litter from private premises and adjacent public places by city.</b></p> <p>A. Notice to Remove. The chief of police <del>or designee is and the city recorder are</del> hereby authorized and empowered to notify the owner, <del>his</del> agent, or person in control of any private premises within the city to dispose of litter on such premises or upon the public places abutting or adjacent to such premises. Such notices shall be given by posting the private premises and by certified mail addressed to said owner, <del>his</del> agent, or such other person at his last known address, or by personal service on the owner, agent, <del>or</del> person in control or occupant of said property.</p> <p>B. Content of Notice. The notice shall describe the work to be done and shall state that if the work is not commenced within five days after receipt of notice and diligently prosecuted to completion without interruption, the city shall dispose of the litter, and the cost <del>thereof</del> shall be a lien on the property. <b>Said notice shall be upon a form approved by the City.</b> <del>The notice shall be substantially in the following form:</del></p> <p style="text-align: center;"><b>NOTICE TO REMOVE LITTER</b></p> <p>The owner of the property described as follows: _____ commonly known as _____ is hereby ordered to properly dispose of the litter located on said property, to wit: _____ within five days from the date hereof. If the disposal of the litter herein indicated is not commenced and diligently prosecuted to completion within the time fixed herein, the city shall cause such disposal to be done; and the cost thereof, including any incidental expenses, will be made a lien upon said property.</p> <p>C. City Recorder to Keep Record. The city recorder shall cause to be kept in his office a permanent record containing:</p> <ol style="list-style-type: none"> <li>1. A description of each parcel of property for which notice to dispose of litter has been given;</li> <li>2. The name of the owner, if known;</li> <li>3. The date on which such notice was mailed and posted;</li> <li>4. The charges incurred by the city in disposing of the litter, and all incidental expenses in connection therewith; and</li> <li>5. A brief summary of the work performed. Each such entry shall be made as soon as practicable after completion of such act.</li> </ol> <p>D. Action upon Noncompliance. Upon the failure, neglect or refusal of any owner or agent so notified to properly dispose of the litter within five days after notice has been given as hereinbefore provided, or within 10 days after the date of mailing such notice, in the event the Post Office <del>Department</del> is unable to make delivery <del>thereof</del>, provided the same was properly addressed to the last known address of such owner or agent, the city <del>recorder hereby</del> is authorized and empowered to pay for the disposal of such litter out of the city funds or to order its disposal by city forces. The chief of police <del>or designee and his authorized representatives</del>, including any contractor with whom he contracts hereunder, and assistants, employees or agents of such contractor, hereby are authorized to enter upon said property for the purpose of disposing of the litter described in the notice. Before the chief of police <del>or designee</del> or contractor arrives, any property owner may dispose of the litter at his own expense.</p> <p>F. Recorded Statement Constitutes a Lien. Where the full amount due the city is not paid by such owner within 30 days after the date of said billing by the city <del>recorder, he</del> it shall cause to be recorded a sworn or certified statement showing the cost and expense incurred for the work, the date the work was done, and the location of the property on which said litter disposal work was done. The recordation of such sworn or certified statement shall constitute a lien on the property and shall remain in full force and effect for the amount due in principal and interest, plus costs of court, if any, for collection, until final payment has been made. Said costs and expenses shall be subject to a delinquent penalty of 10 percent in the event same is not paid in full on or before the date the amount due becomes a lien. Sworn or certified statements recorded in accordance with the provisions hereof shall be prima facie evidence that all legal formalities have been complied with and that the work has been done properly and satisfactorily and shall be full notice to every person concerned that the amount of the statement, plus interest and costs, constitutes a charge against the property designated or described in the statement, and that the same is due and collectible as provided by law. The city <del>recorder</del> shall record said lien in the city lien docket.</p>
9-20	<p><b>9.35.060 Minors not permitted to drink or loiter on licensed premises.</b></p> <p>A. Except as provided in NMC 9.35.070, no minor, whether or not accompanied by a parent or other responsible relative, shall enter, <del>loiter</del> or remain on any licensed premises, or any portion thereof, which has been posted by the Commission to prohibit use by minors.</p>

Page # & Comment	Language Changes
9-21	<p><b>9.35.130 Lawful hours of sale.</b></p> <p>A. Subject to the provisions of subsection (B) of this section, no person shall sell, dispense or allow the consumption of any alcoholic liquor on any licensed premises, nor shall any licensee, or employee or agent thereof, deliver or permit the removal of any alcoholic liquor to, on or from any licensed premises between the hours of <del>1</del><b>2</b>:00 a.m. and 7:00 a.m.</p>
10-4	<p><b>10.05.070 Public danger.</b></p> <p>Under conditions constituting a danger to the public, the chief of police or <b>designee</b> <del>his designate</del> may install temporary traffic control devices deemed by him to be necessary.</p>
10-7	<p><b>10.10.100 Load limitations on certain streets.</b></p> <p>B. Upon those streets designated in the following truck route:</p> <p>1. From the intersection of West Second Street with Main Street easterly along Second Street to South River Street; from the intersection of West Third Street with Highway 99 West easterly along West Third Street to South Main Street; from the intersection of South College Street with East First Street southerly to East Fourth Street; from the intersection of South College Street with East Fourth Street easterly along East Fourth Street to Wynooski Street; from the intersection of East Fourth Street southeasterly along Wynooski Street to the intersection of Wynooski Street with East Eleventh Street; from the intersection of East Eleventh Street with Wynooski Street westerly along East Eleventh Street to South River Street; from the intersection of South River Street with East First Street southerly on River Street to Fourth Street; from the intersection of First Street with Main Street southerly on Main Street to Third Street; from the intersection of South River Street with East Eleventh Street southerly along South River Street to the south city limits; from the intersection of East Illinois Street with North Main Street easterly on East Illinois Street to North College Street; from the intersection of Springbrook <del>Street</del> <b>Road</b> and the south city limits northerly along Springbrook <del>Street</del> <b>Road</b> to the Southern Pacific railroad tracks; and from the intersection of Springbrook <del>Street</del> <b>Road</b> and Crestview Drive westerly along Crestview Drive to the westernmost limits of the A-<del>dec</del><b>DEC</b> Industrial Park.</p>
10-10	<p><b>10.15.020 Prohibited parking and standing.</b></p> <p>A. Certain sections of the Oregon Vehicle Code, ORS <a href="#">811.550</a> through <a href="#">811.585</a>, and ORS <a href="#">811.615</a> are hereby adopted by the city, and any violation of these provisions of the Oregon Revised Statutes shall be an offense enforceable pursuant to uniform civil infraction procedures for violations of ordinances. In addition to these provisions of the Oregon Vehicle Code dealing with parking, stopping and standing, no person shall park or stand:</p> <p>3. A motor truck, as defined by ORS <a href="#">801.355</a>, or a truck tractor, as defined by ORS <a href="#">801.575</a>, or a truck trailer as defined by ORS <a href="#">801.580</a>, on a street between the hours of 9:00 p.m. and 7:00 a.m. of the following day in front of or adjacent to a residence, motel, apartment house, hotel or other sleeping accommodation unless a revocable permit for a motor truck or a truck tractor (not a truck trailer) is obtained from the city police department. The permit is only applicable to a motor truck or a truck tractor. A truck trailer is not eligible for a permit. The permit application shall be approved by the city manager. The permit shall be for a 12-month period and may be renewed. In the event any complaint(s) is received from a resident or residents in the area of the parked truck or tractor, the city shall notify the permit holder of such complaints, give the permit holder a chance to respond to such complaints and after taking into consideration the complaints and response, the city manager may revoke said permit. Such decision to revoke <b>the</b> permit by the city manager may be appealed within 10 days to the city council. During such appeal the permit shall remain revoked.</p>

Page # & Comment	Language Changes
10-11 This change is to keep with current practice	<b>10.15.030 Storage of motor vehicles on street.</b> No person shall store or permit to be stored on a street or other public property, without the permission of the <del>council</del> <b>chief of police</b> , a motor vehicle or personal property for a period in excess of 72 hours. It shall constitute prima facie evidence of storage and abandonment of a motor vehicle if the same is not moved for a period of 72 hours. In addition to the citation for an ordinance violation, the city may use the provisions of ORS <u>819.100</u> in following the procedure to remove a vehicle after due notice as provided in statute when a vehicle is in violation of this section.
10-12	<b>10.15.040 Use of loading zones.</b> C. Within the Commercial Area. The following policy is adopted to govern the establishment of loading zones within the commercial area between Main Street and River Street in the city: 8. All applications for a loading zone within the commercial area shall be referred to the police committee. a. The <del>police committee</del> <b>Traffic Safety Commission</b> shall have the authority to establish, maintain, remove or alter the loading zone within the commercial area. b. Upon approval of an application, the committee shall advise the city manager of the location, size and other limitations for the loading zone. 9. A permit fee in the amount of \$75.00 shall be charged for each loading zone up to 22 feet, with an additional permit fee being charged for any loading zone over 22 feet. 10. Upon the applicant's termination of a business at the location, the permit will be rescinded. a. However, the new owner may apply for a loading zone at the same location within 10 days. b. The permit fee for the new owner shall be \$25.00. <del>11. Schedule.</del> <del>a. The city manager shall compile a schedule of the loading zones established within the commercial area.</del> <del>b. The schedule shall be entitled, "Loading Zones within the Commercial Area."</del>
10-14	<b>10.15.160 Citation and illegally parked vehicle.</b> Whenever a vehicle without an operator is found parked in violation of a restriction imposed by this chapter, the officer finding the vehicle shall take its license number and any other information displayed on the vehicle which may identify its owner, and shall conspicuously affix to the vehicle a traffic citation for the operator to answer to the charge <del>against him</del> or pay the penalty imposed <del>within five days during the hours and</del> at a place specified in the citation.
12-3	<b>12.05.020 Permits.</b> A. Any person who may desire to construct or is required by the city engineer to construct any sidewalk or curb upon public property in the city shall, before commencing work <del>thereon</del> , apply to the city engineer for a permit <del>therefor</del> ; and such application shall specify the property along which such walk or curb is to be laid, the name of the person for whom same is to be constructed, by whom the same is to be done, and the time within which same is to be completed.
12-3	<del><b>12.05.030 Records and reports.</b></del> The city engineer shall keep a permanent record of all permits that are issued under and by virtue of this chapter, and shall, once in each month, make a written report to the council, which report shall contain all the information contained in said record.

Page # & Comment	Language Changes
12-4	<p><b>12.05.050 Notice.</b></p> <p>If the owner of any such land adjoining any street in the city shall fail to have and keep in good repair the sidewalk and/or curb in front of, along and abutting upon such land and/or where no sidewalk or curb exists and in the opinion of the city engineer a sidewalk and/or curb or both is needed, the city engineer shall post a notice of such land describing the sidewalk to be constructed, repaired or reconstructed by termini or otherwise and directing such owner or his agent or the occupant of such land to immediately construct, reconstruct or repair such sidewalk in a good and substantial manner and in accordance with the provisions of this chapter. Such notice shall describe such land by street number or otherwise shall state the date of posting same, shall require such owner, occupant or agent to complete such construction, reconstruction and/or repair within 90 days after such date of posting and shall state that a lien may be levied and assessed upon such land for the cost of the construction, reconstruction and/or repair of such sidewalk and that such owner, occupant or agent may be subjected to the penalties provided by this chapter in the event of failure to so construct, reconstruct and/or repair said sidewalk within the time specified by said notice. Said notice shall also set forth the provisions of NMC 12.05.080 as amended. The city engineer shall file with the city recorder an affidavit of posting such notice stating the date and place of such posting and said recorder shall upon receiving such affidavit of posting send a similar notice by mail to the owner of such land if known or to the agent of such owner if known, directed to the last known post office address of such owner or agent <del>or, if no address is known, then such notice shall be mailed to Newberg, Oregon.</del> A mistake in the name of the owner or agent or a name other than that of the true owner or agent of such property shall not render void such notice but in such case, the posted notice shall be sufficient.</p>
12-5	<p><b>12.05.090 Permits and certificates.</b></p> <p>A. Concurrent with the issuance of a building permit for the construction of a building for residential use or business structures or an addition to a dwelling or business structure, the value of which is <del>\$5,000</del> <b>\$30,000</b> or more except as the city engineer may require on building permits of lesser value in accordance with NMC 12.05.040, the owner, builder or contractor to whom the building permit is issued shall meet the following requirements:</p>
12-5	<p><b>12.05.100 Closing of streets during construction.</b></p> <p>Whenever new construction work or repair work is underway upon a street or part of a street, the contractor or person directly in charge of the <del>construction or repair work</del> <b>shall obtain a permit;</b> <del>With the consent of the chief of police, may close the street</del> <b>may be closed,</b> by reason that <del>the street it, by the construction work or repair work,</del> <b>is made dangerous for public traffic due to the work. He</b> <del>The chief of police</del> <b>may also close the street or part of a street to public traffic, whenever such closing is necessary to properly carry on the work of construction or repair; and the street or part of a street shall remain closed during the period of work.</b></p>
12-6	<p><b>12.05.130 Permit.</b></p> <p>No corporation, by its servants or agents, and no person or persons shall make an excavation in or dig up any public street, alley, highway or other public place within the corporate limits of the city for any purpose whatsoever without having first obtained a permit in writing for such purpose from the <del>superintendent of public works of the city</del> <b>engineer.</b></p>
12-8	<p><b>12.05.210 Structures placed on streets.</b></p> <p>It shall be unlawful for any person, firm, association, or corporation to place or maintain any structure of any nature whatsoever in any right-of-way of the street or alley within the corporate limits of the city or to cause any structure to be placed therein without first obtaining a permit, <b>from the city,</b> to do so.</p>

Page # & Comment	Language Changes
12-8	<p><b>12.05.220 Construction.</b> Whenever during the course of the construction of any building or otherwise it shall become necessary for construction purposes or otherwise to use all or a part of said public street or alley adjoining said real property for said purposes, the contractor, owner, or person causing said public street or alley, or both, to be so used shall obtain a permit, <b>from the city</b>, authorizing <b>him</b> to do so.</p>
12-8	<p><b>12.05.230 Merchandise on sidewalks or parking strips.</b> It shall be unlawful for any person, firm, or corporation to use either the sidewalks, or the land lying between the sidewalk line and the curb line known as a parking strip, for the purpose of displaying or storing wares, goods, or merchandise, or for any other commercial or other purposes without first obtaining a permit, <b>from the city</b>, to do so.</p>
12-8	<p><b>12.05.240 Permits.</b> The city <b>manager</b> <b>planning and building director</b> or designee is authorized to issue a permit for the use of public right-of-way to place and maintain structures, for construction activities required to construct structures on private property, and for allowing merchandise on the sidewalk or parking strip with certain conditions as listed below: A. That the permit may be revoked at any time by the city <b>manager</b> <b>planning and building director</b> or designee;</p>
12-9	<p><b>12.05.260 Tree removal and pruning.</b> D. No person shall top or severely prune a tree greater than two inches in diameter in the right-of-way without first obtaining a permit from the city to do so, except where such pruning is required by city ordinances or requested by the city, such as to maintain clearances from sidewalks, street signs, streets, or alleys. "Severe pruning" is defined as severing the trunk, or cutting back the trunk or a limb larger than four inches in diameter to a stub. The designated staff person may issue a permit to prune a tree, <b>to remove trees, limbs or roots</b> which are dead, <b>to remove trees, limbs or roots</b> which have been severely damaged by storms or other causes or which otherwise pose a danger to the public health, safety or general welfare, to alter the shape of trees located under utility wires or other obstructions where other pruning practices are impractical, or to maintain the health and overall attractive shape of the tree. The designated staff person may require that the pruning be done by or under supervision of a certified arborist.</p>
13-5	<p><b>13.05.120 Exemptions.</b> B. Additions to single-family dwellings that do not constitute the addition of a dwelling unit, as defined by the <b>State Uniform Building Code</b> <b>current Oregon Residential Specialty Code</b>, are exempt from all portions of the system development charge.</p>
13-6	<p><b>13.05.160 Prohibited connection.</b> No person <b>may</b> <b>shall</b> connect to the water or <b>sewer</b> <b>wastewater</b> systems of the city unless the appropriate system development charge has been paid or installment payment method has been applied for and approved.</p>
13-6	<p><b>13.05.170 Penalty.</b> Violation of § <b>50.30</b> <b>13.05.160</b> of this chapter is punishable by a fine not to exceed \$500.00.</p>
13-7	<p><b>Chapter 13.10</b> <b>WASTEWATERSEWERS</b></p>

Page # & Comment	Language Changes
13-7 to 13-8 A starts on 13-8, which causes an awkward break from the previous paragraph on pg 13-7. A needs to go on the same page as the first paragraph	<b>13.10.020 Purpose and policy.</b> This chapter sets forth uniform requirements for users of the publicly owned treatment works (POTW) for the city of Newberg and enables the city to comply with all applicable state and federal laws, including the Clean Water Act (33 USC 1251 et seq.) and the General Pretreatment Regulations (40 CFR Part 403). The objectives of this chapter are: A. To prevent the introduction of pollutants into the POTW that will interfere with the operation of the POTW;
13-15	<b>13.10.040 Definitions.</b> "Upset" means an exceptional incident in which a user unintentionally and temporarily is in a state of noncompliance with the discharge requirements set forth in this chapter due to factors beyond the reasonable control of the user; and excluding noncompliance to the extent caused by operational error, improperly designed treatment facilities, <b>inadequate treatment facilities</b> , lack of preventative maintenance, or careless or improper operation thereof.
13-18	<b>13.10.070 Sewer connection procedures.</b> G. Design/Construction Standards. Plans for all public and private sewer systems shall be reviewed and approved by the director prior to construction. The plans shall conform to the requirements of the State Department of Environment Quality, as well as city standards <b>prescribed by the director</b> . All public and commonly maintained private sewer systems shall be designed by a registered professional engineer. Although specific standards may apply in individual cases, general city standards are summarized below:
13-23	<b>13.10.090 Specific discharge limitations.</b> B. Limitations on Specific Materials. In addition to categorical pretreatment standards referenced in subsection (A) of this section, no discharger shall discharge wastewater containing concentrations (and/or mass limitations) of substances exceeding those local limits established pursuant to resolution of the city council. The city shall revise from time to time standards for specific restricted substances. These standards shall be developed in accordance with 40 CFR, Section 403.5, and shall implement the objectives of this chapter. Standards adopted in accordance with this section will be deemed pretreatment standards for the purposes of Section 307(d) of the Act. These limitations are meant to apply to significant industrial users only. The <b>superintendent or director city engineer</b> may impose mass limitations in addition to, or in place of, the concentration-based limits. Where an industrial user is subject to a categorical pretreatment standard and a local limit for a given pollutant, the more stringent limit or applicable pretreatment standard shall apply. The city may develop best management practices (BMPs) in lieu of numerical limitations.
13-26	<b>13.10.100 Federal categorical pretreatment standards.</b> D. Reports on Compliance with Categorical Pretreatment Standards. 2. This report shall be completed in compliance with the specific requirements of Section <a href="#">403.12(c)</a> of the General Pretreatment Regulation for Existing and New Sources (40 CFR Part 403) promulgated by the Environmental Protection Agency on January 28, 1981, or any subsequent revisions <b>thereto</b> .

Page # & Comment	Language Changes
13-29	<p><b>13.10.110 Pretreatment requirements.</b> F. Additional Pretreatment. 6. The director may also require (a) the installation of technology required to meet applicable pretreatment standards and requirements and (b) the submission of all notices and self-monitoring reports from industrial users as are necessary to assess and assure compliance by industrial users with pretreatment standards and requirements, including but not limited to the reports required in <b>this chapter § 403.12.</b></p>
13-30	<p><b>13.10.130 Requirements for a permit.</b> No significant industrial user shall discharge wastewater into the POTW without first obtaining a wastewater discharge permit from the director. Any violation of the terms and conditions of a wastewater discharge permit shall be deemed a violation of this chapter and subjects the wastewater discharge permittee to the sanctions set forth in this chapter. Obtaining a wastewater discharge permit does not relieve a permittee of its obligation to comply with all federal and state pretreatment standards or requirements or with any other requirements of federal, state, and local law. The director may require other users, including haulers <del>and</del> <b>or</b> of liquid waste, to obtain wastewater discharge permits (as necessary) to carry out the purposes of this chapter.</p>
13-32	<p><b>13.10.160 Permit issuance and conditions.</b> B. Conditions of Permit. Industrial waste discharge permits shall contain conditions which meet the requirements of this chapter, as well as those of applicable state and federal laws and regulations. 1. Wastewater permits must contain the following conditions: a. A statement that indicates permit duration, which in no event shall exceed five years. b. A statement that the permit is nontransferable without prior notification to and approval from the city and provisions for furnishing the new owner or operator with a copy of the existing permit. c. Effluent limits applicable to the user based on applicable standards in federal, state and local law, whichever is most stringent. d. Self-monitoring sampling, reporting, notification and record-keeping requirements. These requirements shall include an identification of pollutants to be monitored, sampling location, sampling frequency, and sample type based on federal, state and local law. 2. Permits may contain, but need not be limited to, the following: 1. Requirements for maintaining <del>and</del> <b>and</b> records relating to wastewater discharge and affording the director <del>or his representatives</del> <b>access thereto.</b></p>

Page # & Comment	Language Changes
13-35	<p><b>13.10.190 Revocation of permit.</b> Any industrial waste discharge permit may be revoked as a result of violations of this chapter, applicable state and/or federal regulations, or the conditions of the permit or any additional reason as identified below:</p> <p>A. Wastewater discharge permits may be revoked for, but not limited to, the following reasons:</p> <ol style="list-style-type: none"> <li>1. Failure to notify the city of significant changes to the wastewater prior to the changed discharge;</li> <li>2. Failure to provide prior notification to the city of changed conditions;</li> <li>3. Misrepresentation or failure to fully disclose all relevant facts in the wastewater discharge permit application;</li> <li>4. Falsifying self-monitoring reports;</li> <li>5. Tampering with monitoring equipment;</li> <li>6. Refusing to allow the city timely access to the facility premises and records;</li> <li>7. Failure to meet discharge limitations;</li> <li>8. Failure to pay fines;</li> <li>9. Failure to pay sewer charges;</li> <li>10. Failure to meet compliance schedules;</li> <li>11. Failure to complete a wastewater survey or the wastewater discharge permit application;</li> <li>12. Failure to provide advance notice of the transfer of a permitted facility;</li> <li>13. If the city has to invoke its emergency provision as cited in Section <del>9.7</del> <b>13.10.290(2)(d)</b> of the Ordinance; or</li> </ol>
13-41  Note the change is hyphenating multi-family	<p><b>13.10.240 Customer classes – Billing structure defined.</b> A. Customer Classes Defined. For the purposes of determining rates and assigning service charges, users shall be grouped, accordingly, into one of the following customer classifications:</p> <ol style="list-style-type: none"> <li>1. Residential. All single-family residential services and multi-family residential services which have individual water meters for each dwelling unit;</li> <li>2. Multi-residential or Standard Discharge Strength. All multi-family dwellings in which a single water meter provides service not classified elsewhere which have discharge strengths (ROD or 55) not exceeding one and one-half pounds per 100 cubic feet (240 mg/liter) of discharge flow;</li> </ol> <p>B. Rate Structure. Sewer service rates for each of the respective customer classifications enumerated in subsection (A) of this section shall be derived and calculated in accordance with the following standards and fixed by resolution of the city council:</p> <ol style="list-style-type: none"> <li>2. Multi-residential or Standard Discharge Strength.</li> </ol>
13-44	<p><b>13.10.260 Customers outside city.</b> E. Restoration of Service. Sewer service shall not be restored until all charges, and the expense of removal, closing, and restoration, shall have been paid. Change of ownership or occupancy of premises found delinquent shall not be cause for reducing or eliminating these penalties.</p>

Page # & Comment	Language Changes
14-4	<p><b>14.05.050 Adoption of state codes.</b></p> <p>Except as otherwise provided in this code, the following State of Oregon Specialty Codes, Uniform Codes of the International Conference of Building Officials, and state regulations are hereinafter adopted and shall be in force and effect as part of this code, under the authority of ORS <a href="#">455.153</a>:</p> <p>A. State of Oregon Structural Specialty Code, <del>1998 Edition</del>, as adopted by ORS <a href="#">455.01</a> through <a href="#">455.895</a>, OAR 918-460-<del>0100000</del> through 918-460-<del>0150070</del> (hereinafter "Structural Specialty Code");</p> <p>B. State of Oregon Mechanical Specialty Code, <del>1999 Edition</del>.</p> <ol style="list-style-type: none"> <li>1. State of Oregon Mechanical Specialty Code, <del>1996 Edition</del>, as adopted by ORS <a href="#">455.020</a> and OAR 918-440-<del>0100000</del> through 918-440-<del>0400510</del>;</li> <li>2. Mechanical Code Modifications. <ol style="list-style-type: none"> <li>a. Process Piping. Appendix B, Chapter 14 of the <del>Uniform</del><b>International</b> Mechanical Code, as promulgated by the International Conference of Building Officials, 1994 Edition, for Hazardous Process Piping (hereinafter "Mechanical Specialty Code"), except as modified in the following subsection. <ol style="list-style-type: none"> <li>b. Section 1401 of this appendix chapter is modified to read as follows: The regulations of this chapter shall govern the installation of hazardous process piping in or in conjunction with a building or structure or located upon the premises.</li> </ol> </li> </ol> </li> </ol> <p>C. State of Oregon Plumbing Specialty Code, <del>2000 Edition</del>, as adopted by ORS <a href="#">447.020</a>(2), OAR 918-750-<del>0110</del> and delegated to the city by ORS <a href="#">455.153</a> (hereinafter "Plumbing Specialty Code");</p> <p>D. <del>State of Oregon Electrical Specialty Code and Interpretations, 1999 Edition</del>,<b>National Electrical Code including Oregon amendmants</b> as adopted by ORS <a href="#">479.525</a> and OAR 918-<del>290-010305-0100</del> (hereinafter "Electrical Specialty Code");</p> <p>E. State of Oregon One- and Two-Family Dwelling Specialty Code.</p> <ol style="list-style-type: none"> <li>1. State of Oregon One- and Two-Family Dwelling Specialty Code, <del>2000 Edition</del>, as adopted by ORS <a href="#">455.610</a> and OAR 918-480-000<del>1</del> through 918-480-<del>0010150</del> (hereinafter called the "One- and Two-Family Specialty Code").</li> <li>2. Violation. Prohibited acts are described in ORS <a href="#">455.450</a> and <a href="#">455.895</a>;</li> </ol> <p>F. Uniform Code for the Abatement of Dangerous Buildings, promulgated by the International Conference of Building Officials, 1994 Edition, which is not adopted by the Director of the Department of Consumer and Business Services, but authorized under ORS <a href="#">455.020</a> (hereinafter "Dangerous Buildings Code");</p> <p>G. <del>State of Oregon Regulations, 1997 Edition, for mobile or manufactured dwelling parks; temporary parks; manufactured dwelling installation, support, and tie-down requirements; park or camp requirements</del><b>Oregon Manufactured Dwelling and Park Specialty Code:</b></p> <ol style="list-style-type: none"> <li>1. Parks. Mobile or manufactured dwelling parks requirements adopted under ORS <a href="#">446.062</a>, including the rules adopted by OAR 918-600-<del>0005</del> through 918-600-<del>1010030</del> are enforced as part of this code.</li> <li>2. Temporary Parks. Temporary parks requirements adopted under ORS <a href="#">446.105</a>.</li> <li>3. Manufactured Dwelling Installations. The manufactured dwelling installations, support, and tie-down requirements adopted under ORS <del>455.608</del><b>446.230</b> including the manufactured dwelling rules adopted by OAR 918-500-000<del>0</del> through 918-500-<del>5000470</del> and OAR 918-520-<del>0010</del> through 918-520-<del>0020</del> are enforced as part of this code. This includes the State of Oregon Manufactured Dwelling Installation Standards, 1997 Edition.</li> <li>4. Recreational Park and Organizational Camp Regulations. The park or camp requirements adopted under ORS <a href="#">446.230</a>, including the recreational park and organizational camp rules adopted by OAR 918-650-000<del>0</del> through 918-650-<del>0085</del> are enforced as part of this code.</li> </ol>

Page # & Comment	Language Changes
14-6 Established at County level	<p><b>14.05.120 Health officer – Powers not affected.</b>            Nothing in this code shall affect the powers and duties of the city health officer in any respect; and such powers and duties, together with all regulations pertaining thereto, shall be capable of exercise and enforcement irrespective of and in addition to this code. The city manager shall appoint the city health officer, who shall serve for the term designated in the appointment. The city health officer may be removed by the city manager at any time.</p>
14-8	<p><b>14.05.250 Liability.</b>            A. The building official is charged with the enforcement of this code and the referenced technical codes, shall act in good faith and without malice in the discharge of his/her duties, and is thereby rendered not personally liable for damage that may occur to persons or property as a result of any act or omission in the discharge of the assigned duties of the building official. A suit brought against the building official, his/her designee, or any city employee because of such act or omission performed in the enforcement of the provisions of this code, or other pertinent laws or ordinances implemented through enforcement of this code, city shall be defended by the city until final termination of such proceedings, or any judgment rendered is resulting therefrom assumed by the city.</p>
14-8	<p><b>14.05.260 Establishment of fees.</b>            Fees are established as set forth by resolution of the council, but in no case shall they be less than the fees established within <b>under ORS 455.055 and OAR 918-050-0100 through OAR 918-050-0800.</b>            A. Section 107 of the State of Oregon Structural Specialty Code, 1996 Edition;            B. Section 115 of the State of Oregon Mechanical Specialty Code, 1996 Edition;            C. Section R-1 10.2 of the State of Oregon One and Two Family Dwelling Specialty Code;            D. ORS 447.095, the State of Oregon Specialty Plumbing Code, 1996 Edition;            E. ORS 479.845, the State of Oregon Electrical Safety Law; and            F. OAR 918-400, 918-500 and 918-600, State of Oregon Manufactured Dwelling Rules and Recreational Vehicles.</p>
14-9 Duplicate language as 14.05.230	<p><b>14.05.290 Work without a permit – Investigation fee.</b>            A. Whenever work for which a permit is required by this code has been commenced without first obtaining a permit, a special investigation shall be made before a permit may be issued for such work.            B. An investigation fee, in addition to the permit fees, shall be collected whether or not a permit is then or subsequently issued. The investigation fee shall be equal to the amount of the permit fees required by this code. The payment of such investigation fee shall not exempt an applicant from compliance with all other provisions of either this code or any technical codes nor from any penalties prescribed by law.</p>
14-9	<p><b>14.05.300 Adoption of Uniform International Fire Code.</b>            There is hereby adopted by the city for the purpose of prescribing regulations governing conditions hazardous to life and property from fire or explosion, that certain code and standards known as the <b>Uniform International</b> Fire Code, including state amendments as adopted by the State Fire Marshal, and the <b>Uniform International</b> Fire Code Standards published by the Western Fire Chiefs Association and the International Conference of Building Officials, being particularly that edition which is presently adopted by the state of Oregon thereof and the in whole thereof, of which code and standards not less than three copies of said code have been and are now filed in the office of with the city recorder of the city and the same are hereby adopted and incorporated herein as fully as if set out at length herein, and from the effective date of the ordinance codified in on which this chapter shall take effect, the provisions thereof shall be controlling within the limits of the city.</p>
14-10	<p><b>14.05.310 Establishment and duties of bureau of fire prevention.</b>            A. The <b>Uniform International</b> Fire Code and adopted current state code shall be enforced by the fire department of the city which is hereby established and which shall be operated under the supervision of the chief of the fire department.</p>

Page # & Comment	Language Changes
14-10	<p><b>14.05.320 Definitions.</b></p> <p>For the purpose of this article, the following definitions shall apply unless the context clearly indicates or requires a different meaning:</p> <p>“Corporation counsel,” whenever used in the <b>Uniform Oregon</b> Fire Code, shall be held to mean the city attorney for the city of Newberg, Oregon.</p> <p>“Municipality,” whenever used in the <b>Uniform Oregon</b> Fire Code, shall be held to mean the city of Newberg, Oregon.</p>
14-10	<p><b>14.05.330 Appeals.</b></p> <p>Whenever the chief of the fire department disapproves an application or refuses to grant a permit applied for, or when it is claimed that the provisions of this code do not apply or that the true intent and meaning of the code have been misconstrued or wrongly interpreted, the applicant may appeal the decision of the chief of the fire department to the <b>State Fire Marshal, in accordance with ORS 479.180, within 10 days from the date of the decision appealed</b> <del>board of appeals in accordance with the <b>Uniform Oregon</b> Fire Code within 30 days from the date of the decision appealed.</del></p>
15-3	<p><b>15.05.020 Purpose.</b></p> <p>B. The Newberg development code constitutes the development and land use regulations for the incorporated area of the city, <del>and</del> <b>These regulations</b> are adopted to protect and promote the public health, safety, and general welfare, and to provide the economic and social advantages which result from an orderly, planned use of land resources. Such regulations are designed to achieve the following objectives:</p> <p>6. To promote safe, fast and efficient movement of people and goods without sacrificing the quality of the city’s environment, <b>minimize street congestion</b>, and to provide for adequate off-street parking.</p> <p>10. To <del>minimize street congestion</del>, secure safety from fire, flood, geological hazards, pollution and other dangers.</p> <p>11. To provide adequate light and air, and to facilitate adequate provisions for transportation, water supply, <del>sewage</del> <b>wastewater</b> disposal, drainage, education, recreation and other services and facilities.</p>

Page # & Comment	Language Changes
15-4 through 15-7	<p><b>15.05.030 Definitions.</b></p> <p><b>"Airport approach safety zone"</b> means a surface longitudinally centered on the extended runway centerline and extending outward and upward from each end of the primary surface except as noted on Airport Overlay Map A (see Appendix B, Map 1). The inner edge of the approach surface is the same width as the primary surface and extends to a width of 1,250 feet for utility runway having only visual approaches, and 1,500 feet for a runway other than a utility runway having only visual approaches. The airport approach surface extends for a horizontal distance of 3,000 feet at a slope of 20 feet outward for each foot upward (20:1) for all utility and visual runways.</p> <p><del>"Airport imaginary surfaces" means those imaginary areas in space which are defined by the airport approach safety zone, displaced threshold approach surface zone, transitional zones, horizontal zone, and conical surface and in which any object extending above these imaginary surfaces is an obstruction.</del></p> <p><b>"Airport imaginary surfaces" means those imaginary areas in space defined below. Any object extending above these imaginary surfaces is an obstruction. The imaginary areas in space are defined by:</b></p> <ol style="list-style-type: none"> <li><b>1. Airport approach safety zone.</b> A surface longitudinally centered on the extended runway centerline and extending outward and upward from each end of the primary surface except as noted on Airport Overlay Map A (see Appendix B, Map 2). The inner edge of the approach surface is the same width as the primary surface and extends to a width of 1,250 feet for utility runway having only visual approaches, and 1,500 feet for a runway other than a utility runway having only visual approaches. The airport approach surface extends for a horizontal distance of 3,000 feet at a slope of 20 feet outward for each foot upward (20:1) for all utility and visual runways.</li> <li><b>2. Displaced threshold approach surface zone .</b> The imaginary surface depicted on the Displaced Threshold Approach Surface Map (see Appendix B, Map 3). In the plan view, the centerline of this surface extends 3,000 feet along the extended runway centerline. This surface extends upward at a slope of 20 feet outward for each foot upward (20:1). This surface extends laterally 125 feet on each side of the centerline at the threshold and increases in width to 350 feet at a point 2,250 feet from the threshold; thereafter, it extends laterally 350 feet on each side of the centerline. The displaced threshold approach surface extends to the north and begins at the displaced threshold, 360 feet south of the end of the runway as it existed on July 9, 1990.</li> <li><b>3. Transitional zones.</b> A zone extending seven feet outward for each one foot upward (7:1) beginning on each side of the primary surface which point is the same elevation as the runway surface, and from the sides of the approach surfaces thence extending upward to a height of 150 feet above the airport elevation (horizontal surface).</li> <li><b>4. Horizontal zone.</b> A horizontal plane 150 feet above the established airport elevation the perimeter of which is constructed by swinging arcs of 5,000 feet from the center of each end of the primary surface of each visual or utility runway and connecting the adjacent arcs by lines tangent to those arcs.</li> <li><b>5. Conical surface.</b> Surface extending 20 feet outward for each one foot upward (20:1) for 4,000 feet beginning at the edge of the horizontal surface (5,000 feet from the center of each end of the primary surface of each visual and utility runway at 150 feet above the airport elevation) and upward extending to a height of 350 feet above the airport elevation.</li> </ol>

Page # & Comment	Language Changes
15-8 through 15-19	<p><b>15.05.030 Definitions.</b></p> <p>“Antenna support structure” means a tower, pole, mast or other structure deemed to be a structure under the <del>Uniform Building Code of the state of Oregon</del> <b>current edition of the Oregon Structural Specialty Code</b> that is intended to support a source of RF energy and accessory equipment.</p> <p>“Building <del>manager</del> <b>official</b>” means the chief of the building division or <del>his</del> designee. The building <del>manager</del> <b>official</b> is subordinate to the director.</p> <p>“Carport” means a stationary structure consisting of a roof with supports, <b>where 50% or more of its perimeter is open on its sides,</b> <del>and not more than one wall, or storage cabinet substituting for a wall,</del> and used for sheltering a motor vehicle, boat, trailer, RV, or similar item.</p> <p>“Cemetery” means land used or intended to be used for <del>cemetery</del> purposes, including columbaria, crematories, mausoleums, and mortuaries, when operated in conjunction with and within the boundary of such cemetery.</p> <p>“Conical surface” extends <del>20 feet outward for each one foot upward (20:1) for 4,000 feet beginning at the edge of the horizontal surface (5,000 feet from the center of each end of the primary surface of each visual and utility runway at 150 feet above the airport elevation) and upward extending to a height of 350 feet above the airport elevation.</del></p> <p>“Director” means the Newberg planning and building director or <del>his</del> designee.</p> <p>“Displaced threshold approach surface zone” means the imaginary surface depicted on the Displaced Threshold Approach Surface Map (see Appendix B, Map 3). In the plan view, the centerline of this surface extends 3,000 feet along the extended runway centerline. This surface extends upward at a slope of 20 feet outward for each foot upward (20:1). This surface extends laterally 125 feet on each side of the centerline at the threshold and increases in width to 350 feet at a point 2,250 feet from the threshold; thereafter, it extends laterally 350 feet on each side of the centerline. The displaced threshold approach surface extends to the north and begins at the displaced threshold, 360 feet south of the end of the runway as it existed on July 9, 1990.</p> <p><b>"DLCD" means the Oregon Department of Land Conservation and Development.</b></p> <p>“Horizontal surface” means a horizontal plane 150 feet above the established airport elevation <del>the perimeter of which is constructed by swinging arcs of 5,000 feet from the center of each end of the primary surface of each visual or utility runway and connecting the adjacent arcs by lines tangent to those arcs.</del></p> <p>“Transitional zones” extend <del>seven feet outward for each one foot upward (7:1) beginning on each side of the primary surface which point is the same elevation as the runway surface, and from the sides of the approach surfaces thence extending upward to a height of 150 feet above the airport elevation (horizontal surface).</del></p> <p><b>"LCDC" means the Oregon Land Conservation and Development Commission, directs the Department of Land Conservation and Development.</b></p> <p>“Manufactured home” means a structure constructed for movement on the public highways that has sleeping, cooking and plumbing facilities, that is intended for human occupancy, that is being used for residential purposes and that was constructed in accordance with <del>federal manufactured housing construction and safety standards regulations</del> <b>current edition of the Oregon Manufactured Dwelling and Park Specialty Code</b> in effect at the time of construction.</p> <p>“Modular home” means a dwelling meeting <del>Uniform Building Code</del> <b>current edition of the Oregon Structural Specialty Code</b> standards constructed and inspected prior to installation on a preformed foundation. Modular homes are not constructed with attached wheels and are not intended for moving on the highway without a special trailer.</p> <p>“Partition plat” means a final map and other writing containing all the descriptions, locations, specifications, provisions and information concerning a <del>major or minor</del> partition.</p> <p>“Planning manager” means the superintendent of the planning division. The planning manager is subordinate to the director.</p>
15-23	<b>15.100.040 Type II procedure – Residential Subdivisions.</b>

Page # & Comment	Language Changes
15-29	<p><b>15.100.210 Mailed notice.</b>  Mailed notice shall be provided as follows:  A. Type I Actions. No public notice is required <del>because no public hearing is required.</del></p>
15-34	<p><b>15.100.360 Record of proceedings.</b>  The secretary to the hearing body shall take minutes at each hearing and shall cause the proceedings to be recorded.  A. Minutes from the meeting shall be transcribed and made available for public review within 45 days of the proceeding.  B. The hearing body shall, where practicable, retain as part of the hearing record each item of physical or documentary evidence presented and shall have the items marked to show the identity of the person offering the item and whether presented on behalf of a proponent or opponent. Exhibits received into evidence shall be retained in the hearing file until after the applicable appeal period has expired <b>or in accordance to the City's records retention schedule, whichever retention is longer,</b> at which time the exhibits may be released to the person identified on the exhibit, or otherwise disposed of.  D. Any person shall have access to the record of proceedings, copies of which shall be made available <del>for a reasonable price</del> <b>in accordance to the City's records request policy.</b></p>
15-37	<p><b>15.205.070 Partially destroyed buildings or structures.</b>  A. Conditions for Restoration – Extension.  2. An extension of the 12-month period may be approved by the planning commission through a Type III process. In order to <del>approve</del> <b>receive</b> an extension the applicant must demonstrate compliance with the following criteria. The planning commission may deny the extension based on inadequate demonstration that all of the criteria can be met.</p>

Page # & Comment	Language Changes
<p>15-61 A. is obsolete due to technology.  K is moved from 15.510.080</p>	<p><b>15.235.170 Information required.</b> The proposed subdivision or partition plat must contain the following information with respect to the subject area:</p> <p><del>A. Traverse Computation Sheets, Subdivision Only. The registered engineer or licensed land surveyor signing the surveyor's affidavit on the plat shall submit traverse computation sheets for the use of the director in checking the plat. Said sheets shall include the calculation of each course and distance by latitude and departure of all the boundary lines and of all lot lines in the subdivision area, and for all boundaries and all lots in the plat which are not completely rectangular in shape. Each course and distance and each latitude and departure shall be tabulated on the traverse computation sheet in the proper order to show the closure limits of each area, and rectangular coordinates of every angle point shall be extended and shown from a single meridian and from a single point of origin.</del></p> <p>J. The location, dimensions and purpose of all recorded and proposed public and private easements and all reserve strips shall be shown on the subdivision or partition plat along with the county clerk's recording reference if the easement has been recorded with the county clerk.</p> <p><b>K. Before a partition or subdivision can be approved, there shall appear thereon a restriction providing that no building, structure, or other obstruction shall be placed or located on or in a public utility easement.</b></p> <p><del>K.</del>L. A designation of all areas covered by water, and the <b>approximate</b> location, <del>width</del> and direction of flow of all watercourses.</p> <p><del>L.</del>M. A designation of all areas dedicated by the applicant, including proposed uses, and an effective written dedication thereof.</p> <p><del>M.</del>N. Designation of all donations to the public of all common improvements, including but not limited to streets, roads, parks, sewage disposal and water systems, the donation of which was made a condition of approval of the tentative plan for the subdivision or partition.</p> <p><del>N.</del>O. A copy of all protective deed restrictions being proposed.</p> <p><del>O.</del>P. A title report issued by a title insurance company licensed by the state of Oregon, verifying ownership by the applicant of the real property that is to be dedicated to the public.</p>
<p>15-62</p>	<p><b>15.235.180 Approval signatures for final partition map and subdivision plat.</b> B. Approval of a final subdivision plat shall be acknowledged by including thereon the authorized signature of: 3. The county or city surveyor, <b>certifying that</b> the subdivision plat complies with applicable survey laws.</p>
<p>15-63</p>	<p><b>15.235.190 Dedication.</b> E. Inclusion of a transportation route in the transportation plan is intended to indicate the public's need to acquire a public right-of-way in the area through legally and constitutionally allowed means. Notwithstanding other provisions of this code or the comprehensive plan, inclusion of such a route does not restrict the use of the property by the owner who owns the property when the route is first included in any city plan, unless the review body finds the restriction is exempt from those provisions of ORS Chapter 197, as amended by Ballot Measure <del>3749</del>, passed November <del>2, 2004</del>, <b>6, 2007</b>, or that just compensation will be paid in accordance with that section.</p>

Page # & Comment	Language Changes
15-68	<p><b>15.240.030 Preliminary plan consideration – Step one.</b></p> <p>B. Application. An application, with the required fee, for preliminary plan approval shall be made by the owner of the affected property, or the owner’s authorized agent, on a form prescribed by and submitted to the director. Applications, accompanied by such additional copies as requested by the director for purposes of referral, shall contain or have attached sufficient information as prescribed by the director to allow processing and review in accordance with these regulations. As part of the application, the property owner requesting the planned development shall file a waiver stating that the owner will not file any demand against the city under Ballot Measure <del>3749</del>, approved November <del>2,</del> <b>2004, 2007</b>, that amended ORS Chapter 197 based on the city’s decision on the planned development.</p>
15-72	<p><b>15.250.040 Annexation procedures.</b></p> <p>F. The city shall place a notice of the annexation election <b>shall be published</b> in a newspaper of general circulation in the city not more than 30 days nor less than 20 days prior to the date of the election. Such notice shall take the form of a minimum one-quarter-page layout, which includes a map of the property to be annexed and unbiased information regarding the annexation.</p>
15-73	<p><b>15.250.050 Application requirements.</b></p> <p>A. Written consent to the annexation signed by the requisite number of affected property owners, electors, or both to conduct an election within the area to be annexed, as provided by state law. The consent shall include a waiver stating that the owner will not file any demand against the city under Measure <del>3749</del>, approved November <del>2,</del> <b>2004, 2007</b>, that amended ORS Chapter 197.</p>

Page # & Comment	Language Changes
15-75	<p><b>15.302.010 Establishment and designation of use districts and subdistricts.</b></p> <p>A. Use Districts.</p> <ol style="list-style-type: none"> <li>1. <b>AI airport industrial.</b></li> <li>2. <b>AR airport residential.</b></li> <li><del>3.</del> R-1 low density residential district.</li> <li><del>2</del>3. R-2 medium density residential district.</li> <li><del>3</del>4. R-3 high density residential district.</li> <li><del>4</del>5. RP residential-professional district.</li> <li><del>5</del>6. C-1 neighborhood commercial district.</li> <li><del>6</del>7. C-2 community commercial district.</li> <li><del>7</del>8. C-3 central business district.</li> <li><del>8</del>9. C-4 riverfront district.</li> <li><del>9</del>10. CF community facilities district.</li> <li><del>10</del>11. I institutional district.</li> <li><del>11</del>12. M-1 limited industrial district.</li> <li><del>12</del>13. M-2 light industrial district.</li> <li><del>13</del>14. M-3 heavy industrial district.</li> <li><del>14</del>15. SD Springbrook district.</li> </ol> <p>B. Subdistricts of Use Districts.</p> <ol style="list-style-type: none"> <li>1. AO airport overlay subdistrict.</li> <li>2. <b>AIO airport industrial overlay subdistrict.</b></li> <li>3. <b>ARO airport residential overlay subdistrict</b></li> <li>4. <b>BI bypass interchange subdistrict.</b></li> <li><del>5.</del> CC civic corridor overlay subdistrict.</li> <li><del>6.</del> H historic landmarks subdistrict.</li> <li><del>7.</del> IO institutional overlay subdistrict.</li> <li><del>8.</del> LU limited use overlay subdistrict.</li> <li><del>9.</del> RF riverfront subdistrict.</li> <li><del>7</del>10. SC stream corridor overlay subdistrict.</li> <li><del>8</del>11. SP specific plan subdistrict.</li> </ol>
15-76	<p><b>15.302.030 Procedures for comprehensive plan map and zoning map amendments.</b></p> <p>A. Type III Plan and Zoning Map Amendments – One Parcel or Small Group of Parcels.</p> <p>4. The property owner who desired to have his property reclassified has the burden of establishing that the requested classification meets the requirements of this section. As part of the application, the property owner requesting a change shall file a waiver stating that the owner will not file any demand against the city under Ballot Measure <del>37</del>49, approved November <del>2, 2004</del>6, 2007, that amended ORS Chapter 197.</p>
15-84	<p><b>15.310.010 Description and purpose.</b></p> <p>The RP residential-professional district provides for a desirable mixing of residential land uses with professional office uses in possible close proximity to adjacent low density residential areas. The professional office building and parking coverage, traffic generation, open space and other external factors <b>are intended to be compatible</b> with the residential uses permitted. This district may be appropriate in transition areas between major land uses as indicated in the adopted plan. The RP district is intended to be consistent with commercial or residential designations on the Newberg comprehensive plan. RP districts shall be located as to conform to goals and policies identified within the Newberg comprehensive plan and in areas which have a minimal impact on the livability or appropriate development of abutting property. [<del>Ord. 96-2451, 12-2-96.</del> <b>Ord. 1968, 7-2-79</b>]</p>

Page # & Comment	Language Changes
15-87	<p><b>15.314.010 Description and purpose.</b> The C-2 community commercial district is intended to create, preserve and enhance areas with a wide range of retail sales and service establishments serving both long- and short-term needs in compact locations typically appropriate to commercial clusters near intersections of major thoroughfares. This district also includes some development which does not strictly fit the description of this section through NMC 15.316.030 but also does not merit a <b>separate</b> zoning district. The C-2 district is intended to be consistent with the commercial and mixed use designations of the comprehensive plan.</p>
15-87 Please renumber to fix the error in missing number 3.	<p><b>15.314.020 Permitted buildings and uses.</b> A. In the C-2 community commercial district, the following buildings and uses are permitted as hereinafter specifically provided: B. These buildings and uses are subject to the general provisions and exceptions set forth in this code:</p> <ol style="list-style-type: none"> <li>1. Accessory buildings and uses normal and incidental to the buildings and uses permitted in this section and NMC 15.314.030.</li> <li>2. Agricultural machinery sales and service.</li> <li><b>43.</b> Ambulance services.</li> <li><b>54.</b> Antique shops.</li> </ol>
15-101	<p><b>15.328.020 Permitted buildings and uses.</b> A. Ambulance and paramedic services. B. College and university facilities, including uses such as: 20. Radio towers and transmitters, subject to the standards listed in §<del>151.012</del><b>15.445.180 to 15.445.240.</b></p>
15-109	<p><b>15.340.030 Conditional uses within the airport approach safety zone.</b> B. Any use, building, or structure which is otherwise permitted and is within the height limits of the displaced threshold approach surface but exceeds the height limits of the airport approach safety zone. The sole criteria for approval of such uses are as follows: 2. The landowner shall sign and record in the deed and mortgage records of Yamhill County a hold harmless agreement and avigation and hazard easement and submit them to the airport sponsor and the <del>Newberg planning manager</del><b>director.</b></p>
15-118	<p><b>15.344.030 Alteration, new construction, demolitions.</b> A. Exterior Alterations. 2. Director Review of Minor Alterations Type I. a. The director shall approve minor alteration requests through the Type I procedure if there is no significant change in appearance, or in original material integrity, from the existing structure or site. The director's approval may include conditions to <del>assure</del><b>ensure</b> compatibility. Minor alterations meeting the following standards shall be approved and shall be documented by written findings:</p>
15-123	<p><b>15.346.040 Plan implementation.</b> B. New Construction. New construction <del>under</del><b>subject to</b> site design review or building permit review shall meet the special development and design standards of the specific plan.</p>

Page # & Comment	Language Changes
15-124 & 15-125 Please change A & B to the same format as definitions with a bold or underline. These are hard to see.	<b>15.346.070 Specific plan development standards.</b> Development standards for specific plans are listed below. The standards shall be utilized in conjunction with the specific plan adopted as an exhibit to the SP overlay subdistrict. This section is intended to be amended as new specific plans are adopted. <u>A. The Northwest Newberg Specific Plan.</u> <u>B. Springbrook Oaks Specific Plan.</u>
15-135	<b>15.352.030 The riverfront plan general provisions.</b> F. Visual/Noise Buffer. A visual/noise buffer shall be developed along River Street in such a manner as to: 1. Promote the protection of SP Newsprint, <b>or current owner of paper mill</b> , from uses that may complain <b>against</b> or otherwise hinder the operation of this important industrial facility due to visual and noise impacts; and
15-142	<b>15.405.010 Lot area – Lot areas per dwelling unit.</b> A. In the following districts, each lot or development site shall have an area as shown below except as otherwise permitted by this code: 2. In the AI, AR, R-2, R-3, RP, C-1, C-2, and C-3 districts, each lot or development site shall have a minimum <b>area</b> of 5,000 square feet or as may be established by a subdistrict.
15-143 & 15-144	<b>15.405.040 Lot coverage and parking coverage requirements.</b> A. For all buildings and uses the following shall mean the maximum permitted lot coverage, maximum coverage of public or private parking areas or <b>garages carports</b> , and/or combined maximum lot and parking combined coverage required in the various districts expressed in percentage of the area of the lot or development site in which district such coverage is permitted or required (see Appendix A, Figure 4). B. All other districts not listed in subsection (A) of this section shall not be limited as to lot coverage and parking area coverage <b>except as otherwise required by the NMC.</b>
15-149	<b>15.415.040 Public access required.</b> No building or structure shall be erected or altered except on a lot fronting or abutting on a public street or having access to a public street over a private street or easement of record approved in accordance with provisions contained in this code. New private streets may not be created to provide access except as allowed under NMC 15.332.020(B)(24) and 15.336.020(B)(8). Existing private streets may not be used for access for new dwelling units, except as allowed under NMC 15.405.030. No building or structure shall be erected or altered without provisions for access roadways as required in the <b>Uniform Oregon</b> Fire Code, as adopted by the city.
15-149 to 15-150	<b>15.415.050 Rules and exceptions governing single-family attached dwellings.</b> G. Authorization of single-family attached dwelling units does not waive any requirement specified within the <b>Uniform Building Codes current edition of the Oregon Residential Specialty Code</b> or other applicable requirements.
15-157	<b>15.425.010 Purpose.</b> The purpose of this chapter is to regulate the placement, orientation, distribution patterns, and fixture types of on-site outdoor lighting. The intent of this section is to provide minimum lighting standards that promote safety, utility, and security, prevent glare on public roadways, and protect the privacy of residents. <b>Public street lighting is governed by NMC 15.425.020.</b>

Page # & Comment	Language Changes
15-159	<p><b>15.435.020 Applicability and exemptions.</b> B. If any of the signs listed above require permits under the <del>Uniform Sign Code</del> <b>current edition of the Oregon Structural Specialty Code</b>, the sign shall be placed only following issuance of such permit.</p>
15-159	<p><b>15.435.030 Permit required.</b> B. The following do not require sign permits, but must otherwise comply with the standards of this chapter: 5. If any of the signs listed above require permits under the <del>Uniform Sign Code</del> <b>current edition of the Oregon Structural Specialty Code</b>, the sign shall be placed only following the issuance of such permit.</p>
15-159	<p><b>15.435.040 General requirements – All signs.</b> A. All signs shall comply with the standards contained in the <del>Uniform Sign Code, 1997 Edition or most recent, published by the International Conference of Building Officials</del> <b>current edition of the Oregon Structural Specialty Code</b>. If the standards of that code and this development code conflict, this development code shall prevail. All signs shall be kept in repair and in a proper state of preservation as required under the <del>Uniform Sign Code</del> <b>current edition of the Oregon Structural Specialty Code</b>.</p>
15-161	<p><b>15.435.070 Major attached.</b> D. Projections. Major attached signs may project into the required front yard no more than five feet and into the required interior yards not more than two feet; provided, that such projections are no closer than three feet to any interior lot line. For buildings in the C-3 zone, major attached signs may project up to five feet into the right-of-way, but not closer than two feet from the curb line. The lower edge of any major attached sign shall be at least eight feet above ground level. This requirement supersedes the relevant sign standards in the <del>Uniform Sign Code</del> <b>current edition of the Oregon Structural Specialty Code</b>.</p>
15-161	<p><b>15.435.080 Minor attached signs and awning signage.</b> A. Minor Attached Signs. 4. Projections. a. C-3 Zone. Minor attached signs may project no more than three feet into a public right-of-way, but no closer than two feet from the curb line. The lower edge of any minor attached sign shall be at least eight feet above ground level. This requirement supersedes the relevant sign standards in the <del>Uniform Sign Code</del> <b>current edition of the Oregon Structural Specialty Code</b>.</p>
15-171	<p><b>15.440.070 Parking tables and diagrams.</b> Diagram 3 Notes: 1. Bumpers must be installed where paved areas abut street right-of-way (except at driveways). 2. No stalls shall be such that cars must back over the property line to enter or leave stall. 3. Stalls must be clearly marked and the markings must be maintained in good condition. 4. The sketches show typical situations to illustrate the required standards. For further information or advice, contact the <del>community development</del> <b>planning</b> department at 537-1210.</p>

Page # & Comment	Language Changes
15-175	<p><b>15.445.010 Bed and breakfast establishments.</b>            Bed and breakfast establishments shall comply with the following conditions:            A. The structure used for a bed and breakfast establishment shall be designed for and occupied as a single-family residence. The structure shall maintain the characteristics of a single-family residence.            B. All residences used for bed and breakfast establishments shall be applicant occupied.            C. A minimum of one off-street parking space shall be provided for every two permitted guest sleeping rooms. In addition, parking standards normally required for single-family residences will apply.            D. The duration of each guest’s stay at the bed and breakfast establishment shall be limited to no more than seven consecutive days and no more than 15 days within a 30-day period.            E. Bed and breakfast establishments located in other than single-story buildings shall provide permanent or portable fire escape systems from the upper floor(s) in a manner acceptable to the Newberg fire department.            F. All bed and breakfast establishments shall conform to the requirements of the <b>Uniform Building and Fire Codes</b> <del>current edition of the Oregon Structural Specialty Code and Oregon Fire Code.</del></p>
15-186	<p><b>15.445.260 Development standards.</b>            B. Limitations. An accessory dwelling unit is permitted, providing there is compliance with all of the following standards:                3. The number of residents permitted to inhabit the accessory dwelling unit is regulated by the <b>Uniform Building Code</b> <del>current edition of the Oregon Residential Specialty Code.</del></p>
15-186	<p><b>15.445.280 Amateur radio and citizen band antenna.</b>            A. Amateur radio and citizen band antenna support structures and amateur radio and citizen band antennas, which themselves are deemed structures under the <b>Uniform Building Code (UBC) of the state of Oregon</b> <del>Oregon Structural Specialty Code or the Oregon Residential Specialty Code.</del>, that are located in a residential district, shall require a development permit. All other amateur radio and citizen band antennas that are located in residential districts shall not require a development permit but shall conform to the applicable provisions of this code.</p>
15-190	<p><b>15.505.080 Reserve block.</b>            The director may require the land divider to create a reserve block controlling the access to a street, said block to be placed under the jurisdiction of the <b>City if the</b> director determines that a block is necessary.  <del>[Ord. 99-2513, 8-2-99; Ord. 96-2451, 12-2-96. Code 2001 § 151.687. Ord. 2411, 12-4-95]</del></p>
15-193	<p><b>15.505.170 Guidelines for locating major street alignments.</b>            A. The director shall determine the location of major streets, including collectors, minor arterials, and arterials, which do not have a set alignment, by applying the guidelines defined in this section. A major street location shall be prepared which addresses each of these guidelines. The director shall use a Type II process as outlined in this development code to establish the street alignment after the director determines that the guidelines have been adequately addressed by the applicant.            B. Guidelines for locating major streets which do not have a set alignment are as follows:                2. Efficiency of the identified route versus other routes as defined by the following:                    d. <b>Access which meets the standards</b> <del>r</del>Route minimizes traffic conflict and access points.</p>

Page # & Comment	Language Changes		
Table C-1	<b>Resolution Table</b>		
	<del>87</del> 1255	<del>5-4-87</del>	(Repealed)
	<del>92</del> 1708	<del>6-16-92</del>	(Superseded by Ord. <a href="#">95-2418</a> )
	<del>93</del> 1774	<del>6-7-93</del>	(Repealed)
	<del>95</del> 1907	4-17-95	(Repealed)
	<del>97</del> 2053	6-2-97	Personnel policies ( <del>2.20</del> <b>Superseded by Res. 2638</b> )
	<del>2000</del> 2276	<del>12-4-00</del>	(Repealed by Ord. <a href="#">2000-2538</a> )
	<b>2638</b> <b>2807</b>	<b>4-17-06</b> <b>9-2-08</b>	<b>Personnel policies (2.20)</b> <b>Council Guidelines and Rules (2.05.160)</b>
Table E-86 There were code amendments in the ordinance, which need made and noted	<b>Ordinance Table</b>		
	<del>2006</del> 2657	9-5-06	Amending the Springbrook Oaks Specific Plan, changing the zoning designation of part of Areas F and G to R-P (Residential-Professional), and amending the Newberg Development Code, Comprehensive Plan, Comprehensive Plan Map, and Zoning Map. <span style="float: right;"><b>Not codified</b></span>
Table E-87 There were code amendments in Exhibit 6 of the ordinance, which need made and noted	<b>Ordinance Table</b>		
	<del>2007</del> 2678	9-4-07	Adopts Springbrook master plan.
15-196	<b>15.510.010 Submitting specifications.</b> The director shall prepare and submit to the city council specifications and amendments <del>thereto</del> for construction of streets and alleys, construction of curbs and gutters, dedication of slope easements for streets and alleys, construction of drainage facilities, and construction of pedestrian ways in subdivisions and partitions. Such specifications shall conform to proper <b>relevant</b> engineering standards <del>relevant thereto</del> , and be so devised as to facilitate provision for the health, safety and welfare needs of the city and area affected, in accordance with this code.		
15-197	<b>15.510.070 Street trees.</b> Street trees shall be provided adjacent to all public rights-of-way abutting or within a subdivision or partition, <b>or as required as part of a design review or other development</b> . Street trees shall be installed in accordance with the provisions of NMC 15.420.010(B)(4).		
15-197	<b>15.510.080 Easements for utilities.</b> Dedication of easements for storm water sewers, and for access thereto for maintenance, in order to safeguard the public against flood damage and the accumulation of surface water and maintenance, and dedication of easements for other public utilities, may be required of the land divider at sufficient widths for their intended uses, by the director along lot or parcel rear lines or side lines, or elsewhere as necessary to provide needed facilities for present or future development of the area in accordance with the purpose of this code. <del>Before a partition or subdivision can be approved, there shall appear thereon a restriction providing that no building, structure, or other obstruction shall be placed or located on or in a public utility easement.</del>		



# REQUEST FOR COUNCIL ACTION

DATE ACTION REQUESTED: January 3, 2010

Order \_\_\_\_ Ordinance XX Resolution \_\_\_\_ Motion \_\_\_\_ Information \_\_\_\_  
No. No. 2010-2735 No.

**SUBJECT:** An Ordinance establishing provisions for second-hand dealers (businesses) to operate in the City of Newberg, delegating authority to the City police chief and/or his/her designee for application and permit approval, designation of regulated property and required reporting and other applicable decision making, and establishing chapter 116 entitled, "Second-Hand Dealers" to include the provisions of this ordinance.

Contact Person (Preparer) for this Ordinance: Dawn Wilson

Dept. : Legal

File No.:  
*(if applicable)*

HEARING TYPE:                     LEGISLATIVE                     QUASI-JUDICIAL

**RECOMMENDATION:**  
Adopt **Ordinance No. 2010-2735**

**EXECUTIVE SUMMARY:**  
Oregon Revised Statutes (ORS) 646A.060 provides that owners of second-hand stores gather certain information regarding the individuals presenting used items for purchase and resale by store owner as well as information on the items. (ORS 646A.060 is attached to this RCA.)

Currently, there are no code provisions, requirements for businesses, or reporting procedures for "second-hand dealers." The Police Department wants to ensure that the fairly recently established "second-hand dealers" (pawn shops) are regulated so that there isn't an increase in criminal activity as a result of them due to the nature of the business. In an effort to maintain records on the purchase and sale of certain used property by second-hand dealerships and to minimize the risk of criminal activity, it is necessary to have code provisions that regulate the reporting of used property that is sold by second-hand dealerships.

**FISCAL IMPACT:** Costs to the police department to monitor the reported purchases of regulated property by the second-hand dealers.

**STRATEGIC ASSESSMENT:** Minimizes the risk of criminal activity in the city relating to stolen property.

**Attachment to RCA**  
**(Ordinance No. 2010-2735)**

**646A.060 Purchase of used goods; records; application to pawnbrokers.** (1) A person doing business as a consignment store, a buy-sell store, a second-hand store or a similar store or enterprise that in the regular course of business buys used goods from individuals for the purpose of resale shall:

(a) Require that the individual from whom the person buys the used goods present proof of identification; and

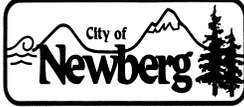
(b) Maintain a record of the name and address of the individual, the type of identification provided by the individual, the date and a description of the goods bought from the individual.

(2) If the goods described in subsection (1) of this section are private metal property or are constructed of or contain parts made of nonferrous metal property as those terms are defined in ORS 165.116, in addition to the requirements of subsection (1) of this section, the person shall comply with and is subject to the penalty provided for violating a provision of ORS 165.107, 165.118 or 165.122 that is applicable to a scrap metal business as defined in ORS 165.116.

(3) The person shall make all records required to be maintained by subsection (1) of this section available to any peace officer on demand.

(4) This section does not apply to pawnbrokers licensed under ORS 726.080.

(5) This section does not preempt, invalidate or in any way affect the operation of any provision of a county, city or district ordinance regulating the activities of consignment stores, buy-sell stores, second-hand stores or similar stores or enterprises that in the regular course of business buy used goods from individuals for the purpose of resale. [Formerly 646.848; 2009 c.811 §13]



# ORDINANCE No. 2010-2735

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**AN ORDINANCE ESTABLISHING PROVISIONS FOR SECOND-HAND DEALERS (BUSINESSES) TO OPERATE IN THE CITY OF NEWBERG; DELEGATING AUTHORITY TO THE CITY POLICE CHIEF AND/OR HIS/HER DESIGNEE FOR APPLICATION AND PERMIT APPROVAL, DESIGNATION OF REGULATED PROPERTY AND REQUIRED REPORTING AND OTHER APPLICABLE DECISION MAKING; AND ESTABLISHING CHAPTER 116 ENTITLED, "SECOND-HAND DEALERS" TO INCLUDE THE PROVISIONS OF THIS ORDINANCE**

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### RECITALS:

1. Oregon Revised Statutes (ORS) 646A.060 provides that owners of second-hand stores gather certain information regarding the individuals presenting used items for purchase and resale by store owner and information on the items themselves.
2. There are currently some second-hand stores doing business in the city.
3. Police detective Ronning has met with the owners of the businesses within the city.
4. The owners of businesses within the city have expressed their willingness to cooperate and desire to continue to do business in Newberg as specified under the proposed Code provisions.

### THE CITY OF NEWBERG ORDAINS AS FOLLOWS:

**Section 1 – Adoption of Code Provisions.** The City adopts Exhibit "A" to this ordinance and by this reference incorporates them as part of the ordinance as if they were fully set out in the ordinance.

**Section 2 – Amendment to Newberg City Code.** The City amends the Newberg City Code to add the provisions as set out in Exhibit "A" and fully incorporates those provisions in the Code by this amendment.

➤ **EFFECTIVE DATE** of this ordinance is 30 days after the adoption date, which is: February 3, 2010.

**ADOPTED** by the City Council of the City of Newberg, Oregon, this 3<sup>rd</sup> day of January, 2010, by the following votes: **AYE:**        **NAY:**        **ABSENT:**        **ABSTAIN:**

\_\_\_\_\_  
Norma I. Alley, City Recorder

**ATTEST** by the Mayor this 6<sup>th</sup> day of January, 2010.

\_\_\_\_\_  
Bob Andrews, Mayor

**Code Provisions**

The following provisions of the City Code of the City of Newberg are added to the City Code and have full force and effect:

**CHAPTER 116: SECOND-HAND DEALERS AND PAWN SHOPS**

Section
116.01 Short Title.
116.02 Purpose.
116.03 Definitions.
116.04 Unauthorized Sale of Property.
116.05 Permit Required.
116.06 Fee.
116.07 Application Process.
116.08 Issuance, Renewal or Revocation of Permit.
116.09 Change of Place of Business.
116.10 Dealer Recordkeeping.
116.15 Reporting Transactions.
116.16 Holding Periods.
116.17 Inspection of Property and Records.
116.99 Penalty.

**§ 116.01 Short Title.**  
Sections 116.01 through 116.99 shall be known and may be cited as the “Second-Hand Dealer Ordinance” or “Pawn Shop Ordinance”.

**§ 116.02 Purpose.**  
These provisions regulate the purchase of used property by certain businesses. This activity presents an extraordinary risk of misuse to conceal criminal conduct involving the theft of personal property. The risk of misuse is present despite the best efforts of legitimate businesses to otherwise control the risk.

**§ 116.03 Definitions.**  
For the purpose of these provisions, the following definitions are adopted:  
Acceptable Identification – Either:  
A. A current driver’s license or State of Oregon Identification Card issued by the Department of Motor Vehicles that includes the date of birth, photograph, and physical description of the person offering the identification; or  
B. Two other pieces of current identification, at least one of which is issued by a governmental agency or subdivision and includes the date of birth, photograph and physical description of the person offering the identification.  
Application Date – The date the city receives the application from an applicant for a second-hand dealer permit.

**Business** – A shop, store, enterprise, profession, activity, establishment or undertaking of any nature conducted directly or indirectly for private profit or benefit and as a substantial means of a person’s livelihood. The term is not meant to include the activity of any federal, state or local government or governmental subdivision or agency, or of any organization exempt from taxation under section 501 (c)(3) of the Internal Revenue Code.

**Gross Business Income** – The amount of gross receipts or sales less returns and allowances a business has.

**Occasional Second-Hand Dealer** – A person who establishes with clear and convincing evidence that the second-hand business the person helps own, manage or operate earns less than 25% of its gross business income from the sale of regulated property.

**Owner** – A person who has a right of possession to an item of property superior to that of the seller.

**Person** – Any individual, partnership, corporation or association.

**Personal Property** – Any article, substance or thing of value, including, but not limited to, money, tangible and intangible personal property, chose in action, and evidence of debt or of contract.

**Police Chief** – The chief of police of the City of Newberg or the police chief’s designee.

**Purchase** – The acquisition of or the act of acquiring title to property by a buyer in exchange for valuable consideration given to the seller. The term is not meant to include:

A. A trade-in, by which a seller acquires title to property as payment or part payment for the purchase of new or used merchandise;

B. Bailment for sale, by which a seller consigns property to another for sale;

C. A pledge loan, by which a pawn broker licensed by the State of Oregon lends money secured by a pledge;

D. The acquisition of a security interest, by which a person acquires an interest in property to secure payment or performance of an obligation.

**Regular Second-Hand Dealer** – A person who purchases regulated property while carrying on a business and who does not qualify as an occasional second-hand dealer under this ordinance.

**Regulated Property** – The following used property:

A. Precious metals, including but not limited to, any metal valued for its character, rarity, beauty or quality, including gold, silver, platinum or other metals, whether as a separate item or in combination with other items.

B. Precious gems, including but not limited to, any gem valued for its character, rarity, beauty or quality, including diamonds, rubies, emeralds, sapphires or pearls, or other precious or semi-precious gems or stones, whether as a separate item or in combination with other items or as a piece of jewelry.

C. Watches and jewelry containing precious metals or precious gems, including but not limited to, rings, necklaces, pendants, earrings, brooches, chains, pocket watches, wrist watches, or stop watches.

D. Flatware, including but not limited to, knives, forks, spoons, candlesticks, coffee and tea sets, or ornamental objects.

E. Audio equipment, including but not limited to tape players, tape decks or players, compact/digital disc players, sound metering devices, turners, amplifiers, speakers, transceivers, equalizers, receivers, phonographs, turntables, stereos, radios, clock radios, car stereos, car speakers, radar detectors, or citizen band radios/transceivers.

F. Video equipment, including but not limited to, televisions, videotape or videodisc recorders, videotape or videodisc players, video cameras, or video monitors.

G. Photographic and optical equipment, including but not limited to, cameras, camera lenses, camera filters, camera motor drives, camcorders, light meters, flash equipment, movie projectors, slide projectors, photography processing equipment, photography enlarging equipment, binoculars, telescopes, opera glasses, microscopes, surveying equipment, rifle scopes, spotting scopes, or electronic sighting equipment.

H. Electrical office equipment, including but not limited to, facsimile machines, word processors, printers, copiers, duplicators, typewriters, calculators, cash registers, transcribers, dictaphones, computers, home

computers, modems, monitors, or any computer equipment, accessories, or components.

I. Power yard and garden tools, including but not limited to, garden tractors, lawn mowers, rototillers, lawn sweepers, weed or brush cutters, edgers, trimmers, or blowers.

J. Power equipment and tools, including but not limited to, air hammers, air tools, nail guns, power staplers, power saws, power sanders, chain saws, power planers, power drills, routers, lathes, joiners, shop vacuums, paint sprayers and accessory equipment, generators, air compressors, pressure washers, or logging equipment.

K. Automotive hand tools, including but not limited to, wrench sets, socket sets, screw driver sets, pliers, vise grips, tool boxes, auto body hammers, jacks, or timing lights.

L. Telephones or telephone equipment, including but not limited to, office telephones, portable home telephones, mobile telephones, cellular telephones, or answering machines.

M. Musical instruments, including but not limited to, pianos, organs, guitars, violins, cellos, trumpets, trombones, saxophones, flutes, drums, percussion instruments, or electronic synthesizers.

N. Firearms, including but not limited to, rifles, shotguns, hand guns, revolvers, black powder rifles, pellet guns, or BB guns.

O. Sporting equipment, including but not limited to wet suits, dry suits, water skis, scuba tanks, bicycles, golf clubs, tennis rackets, snow skis, ski boots or ski poles.

P. Outboard motors, including but not limited to props or outdrives.

Q. The term “regulated property” is not intended to include the following:

1. Vehicles required to be registered with the Oregon Motor Vehicles Division;
2. Boats required to be certified by the Oregon Marine Board;
3. Books or computer software;
4. Dishware or glassware;
5. Household furniture;
6. Stoves, ovens, freezers, refrigerators, dish washers, trash compactors, clothes washers or dryers;
7. Clothes;
8. Money or stamps authorized or adopted by a domestic or foreign government;
9. Gold or silver bullion bars that are .995 fine or better;
10. Sport cards or comic books; or
11. Video games, computer games, or any disc containing digital audio or video data.

Second-Hand Dealer Permit – The permit issued to a second-hand dealer pursuant to this ordinance.

Second-Hand Business – A business that purchases regulated property.

Second-Hand Dealer – Both regular second-hand dealers and occasional second-hand dealers.

Transaction – The purchase of regulated property. There are as many transactions in a single purchase as the number of items acquired by the buyer from the purchase.

Used – Previously owned, consumed or put into service by a person other than the manufacturer or the manufacturer’s dealer or agency.

#### **§ 116.04 Unauthorized Sale of Property.**

A. No person shall sell or attempt to sell personal property to a second-hand dealer without the consent of the property’s owner.

B. A regular second-hand dealer shall post a notice substantially similar to that set forth in subsection (C) of this section in the manner and at the locations described in subsection (D) of this section. The size of the notice shall be no smaller than eight and one-half inches by 11 inches with lettering no smaller than one-fourth of an inch in height.

C. The notice shall be worded substantially as follows:

**NOTICE**

The sale or attempted sale of property to a second-hand dealer without consent of the property's owner is punishable by a civil penalty not to exceed \$500 per item.

Don't sell property without consent of the property's owner. You will be held strictly liable for violation of this law.

D. Every copy of the notice required to be posted under this section shall be posted in a manner reasonably calculated to provide patrons actual knowledge of the contents of the notice. A copy of the notice shall be posted:

1. Outside each point of entry intended for patron use; and
2. At or near each place where a regular second-hand dealer purchases used personal property in the regular course of business.

E. If a significant number of the patrons of the regular second-hand dealer use a language other than English as a primary language, the notice shall be worded in both English and the primary language or languages of the patrons.

#### **§ 116.05 Permit Required.**

A. No second-hand dealer shall carry on a second-hand business without a second-hand dealer permit. A second-hand dealer permit shall be required in addition to a business license required by Chapter 114 of the Newberg Municipal Code, or any other city license or permit.

B. A second-hand dealer engaged in a second-hand business on or before the effective date of these provisions who intends to continue that business after the effective date of this ordinance shall apply for a second-hand dealer permit within 30 days of the effective date of this ordinance. If the second-hand dealer submits the application within the 30 days, the dealer may continue to purchase regulated property without a second-hand dealer permit until such permit is issued or denied.

C. The sale of regulated property at events commonly known as "garage sales," "yard sales," or "estate sales" is exempt from these regulations if all of the following are present:

1. No sale exceeds a period of 72 consecutive hours; and
2. No more than four sales are held at the same location in any 12-month period.

**§ 116.06 Fee.** Second-hand dealers are required to pay business licensing fees pursuant to Chapter 114 of the Newberg Municipal Code. No additional fees beyond those required by Chapter 114 are required to obtain or renew a second-hand dealer permit.

#### **§ 116.07 Application Process.**

A second-hand dealer shall apply for a second-hand dealer permit or renew an existing second-hand dealer permit in the following manner:

A. The city shall make available an application form for second-hand dealer permits and renewal of second-hand dealer permits.

B. The application form may require all second-hand dealers to supply the following information:

1. The name, address, telephone number, social security number, date of birth and principal occupation of the person applying for the permit.
2. The name of the second-hand business in whose name the permit should be issued if the application is approved.
3. The mailing address of the second-hand business and, if different from its mailing address, the location where the business is to be conducted in the city.
4. The Web address of any and all Web pages used to acquire or offer for sale regulated property on behalf of the second-hand dealer, and any and all Internet auction account names used to acquire or offer for sale regulated property on behalf of the second-hand dealer.

5. An estimate of the total number of transactions the applicant expects the second-hand business to complete in the next calendar year and an estimate of the percent of total gross business income the applicant expects the business to earn from the sale of regulated property.

6. Whether the applicant or any other person who helps own, manage or operate the second-hand business ever has been engaged in a similar business; whether any permit similar to the one applicant seeks pursuant to this ordinance ever has been issued to the applicant or any person who helps own, manage or operate the second-hand business; whether any such permit so issued ever has been suspended or revoked.

7. The past five years of employment history of the applicant.

8. A description of the property interest held by any person or entity with an interest in the applicant's second-hand business.

9. The name, address and phone number of each person or entity who has loaned money or other property to the applicant for any purpose related to the applicant's second-hand business.

10. A list of the businesses in which the applicant has an interest. A person need not disclose stock ownership in publicly traded corporations if the person owns less than five-percent of the publicly traded corporation's outstanding shares.

11. Any criminal arrest or conviction the applicant has had in the past 15 years. The applicant may be required to disclose where, when, and the nature of any arrest or conviction.

12. Such other information that the police chief may reasonably and lawfully require, including the fingerprints and a photograph of the applicant or any other person who will help own, manage or operate the second-hand business.

C. The city may require and/or perform a criminal background check for the applicant as well as any other person who will own, manage or operate the second-hand business.

D. The application form may require all regular second-hand dealers to supply the following information regarding any person who helps manage, operate, or own the second-hand business:

1. The name, address, phone number, social security number, date of birth and principal occupation.

2. The past five years of employment history

3. Any criminal arrest or conviction that any person who helps manage, operate, or own the second-hand business has had in the past 15 years. The interested persons may be required to disclose where, when and the nature of any arrest or conviction.

4. A list of the businesses in which the person(s) has/have an interest. A person need not disclose stock ownership in publicly traded corporations if the person owns less than five-percent of the publicly traded corporation's outstanding shares.

E. The applicant shall complete the relevant portions of the application form and return it to the city. The police chief shall be responsible for reviewing the application.

#### **§ 116.08 Issuance, Renewal or Revocation of Permit.**

A. The police chief shall deny an application for issuance or renewal of a permit or revoke an issued permit if the police chief has probable cause to believe any of the following conditions exist:

1. The applicant, or any person who will help manage, operate, or own the second-hand business, has owned or operated a second-hand business regulated under these provisions or any substantially similar ordinance or provisions and, within the five years prior to the application date:

a. has had a second-hand business permit revoked for a reason that would be grounds for a denial or revocation pursuant this ordinance; or

b. the second-hand business has been found to constitute a public nuisance.

2. The applicant, or any person who will help manage, operate, or own the second-hand business, has been convicted of a felony or any crime involving a false statement or dishonesty within 15 years prior to the application date.

3. The applicant has:

a. knowingly made a false statement in the application;

b. knowingly omitted information requested to be disclosed in the application; or  
c. completed the application with reckless disregard for the truth or accuracy of the statements made therein.

4. A lawful inspection of the second-hand business premises by the police chief has been unjustifiably refused by a person who helps manage, operate, or own the business.

5. The second-hand business, the applicant or any person who will help own, manage or operate the second-hand business, has more than ten violations of this ordinance, the Newberg City Code, any State or Federal law, or any combination thereof within a two-year period, including the two years prior to the application date.

6. There is clear and convincing evidence of substantially more criminal activity within 500 feet of the second-hand business as compared to other similar businesses located in the city.

B. Notwithstanding the requirements of subsection (A) of this section, the police chief may grant or not revoke a second-hand dealer permit despite grounds for denial or revocation if the police chief concludes that the applicant has established more likely than not that the basis for denial or revocation:

1. Is unlikely to recur;
2. Is remote in time; or
3. Is not reasonably related to the purpose of these provisions.

C. If the police chief approves an application for a second-hand dealer permit or application for renewal of a second-hand dealer permit, a permit shall be issued in the name of the second-hand business for the location specified by the applicant in the application form. The permit shall be non-transferable and valid for one year from the date of issue. The permit shall be clearly displayed at the second-hand business in a manner readily visible to the business' customers.

D. If the police chief denies an application for a second-hand dealer permit or application for renewal of a second-hand dealer permit or orders the revocation of an issued second-hand dealer permit, the applicant may appeal to the city manager. The city manager may accept or reject the appeal, waive any requirements imposed, or refer the matter to the city council. The applicant may further appeal the decision of the city manager to the city council. All appeals must be made in writing within ten (10) business days of notice of decision or the decisions becomes final. The appeal must be submitted to the city manager stating the reason for the appeal, together with a non-refundable processing fee established by the city to offset the cost of the process. The fee may be established by the city manager or the city council by resolution.

#### **§ 116.09 Change of Place of Business.**

A second-hand dealer permit is valid only at the location printed on the permit. Whenever a second-hand business changes its location within the city, the business shall give written notice to the police chief and shall surrender its current second-hand dealer permit for cancellation. The newly-issued permit shall be valid only for the balance of the term remaining under the old permit.

**§ 116.10 Dealer Recordkeeping.**

A. The police chief shall design a purchase report form and make copies available to all second-hand dealers. These forms, or any other substantially similar form approved by the police chief, shall be utilized to record purchases of regulated property by second-hand dealers. The form may request any information reasonably calculated to help the police chief identify the purchaser, the seller or the property associated with the purchase of regulated property.

B. Whenever a regular second-hand dealer purchases regulated property for business purposes:

1. The dealer shall obtain and make a copy of acceptable identification from the seller along with the seller's current residence address;

2. The dealer shall fill out a purchase report form in all relevant aspects at the time of the purchase. A purchase report form required to be filled out by this section shall be filled out in legible English. The seller shall sign his or her name on the filled out form; and

3. The dealer shall either:

a. Photograph the seller of the regulated property. The photograph shall show the face and shoulders of the seller. The seller shall not be photographed wearing any head-covering, dark glasses or similar object that obscures the seller's facial features. Untinted eyeglasses may be worn by the seller when photographed; or

b. Place the print (identifiable) of the seller's right thumb (left if right unavailable) in the designated area of the purchase report form. If the seller cannot provide a thumbprint, the second-hand dealer shall note the reason on the purchase report form. Thumbprints may be produced using a digital format with prior approval of the process from the police chief.

C. Whenever an occasional second-hand dealer purchases regulated property for business purposes while at or near the premises of the second-hand business:

1. The dealer shall obtain and make a copy of acceptable identification from the seller along with the seller's current residence address; and

2. The dealer shall fill out a purchase report form in all relevant aspects at the time of the purchase. The occasional second-hand dealer is only excused from filling out a purchase report form for transactions where the dealer pays no more than \$20 for any single item. A purchase report form required to be filled out by this section shall be filled out in legible English. The seller shall sign his or her name on the filled-out form.

D. Whenever any second-hand dealer purchases regulated property for business purposes while not at or near the premises of the second-hand business, the dealer need not obtain acceptable identification or the current residence address from the seller. The second-hand dealer shall nevertheless fill out a purchase report form at or near the time of the purchase if otherwise required under subsection (C) of this section. In lieu of the seller identification information required by the form, the dealer shall record the place of the purchase.

E. Every article of regulated property purchased by a second-hand dealer and required to be recorded on a purchase report form shall be assigned a unique number, letter, symbol or other identification mark. This unique mark shall appear both on the purchase report form and, while the article is possessed by the second-hand dealer, on the article itself.

**§ 116.15 Reporting Transactions.**

A. Second-hand dealers shall communicate the information from each purchase report form to the Newberg Police Department within three days of the date the transaction recorded on the purchase report form occurred. The entire purchase report form is subject to public disclosure pursuant to Oregon Public Records Law.

B. The police chief may designate the format for the transfer of information from purchase report forms

and may direct that it be communicated by means of an automated electronic reporting system.

C. Only communications containing complete information shall be deemed to comply with this section.

D. In the event that the automated electronic reporting system becomes inoperable, a second-hand dealer's computer system becomes inoperable, or other event that makes reporting within the time allowed by subsection (A) of this subsection impossible, the second-hand dealer shall immediately report the occurrence of such event to the police chief. The police chief may suspend the reporting requirements of subsection (A) of this subsection for a reasonable period until electronic reporting can resume. Once the police chief determines that reporting can resume, second-hand dealers must, within 12 hours, input and transmit the information required under subsection (A) for all purchases made during any period reporting was suspended by the police chief using the approved automated electronic reporting system.

E. If, after establishing the format and requirements for the transmission of information from purchase report forms, the police chief alters the required format, second-hand dealers will be given at least 60 days to comply with the new format requirements. If unable to implement the reporting system before the deadline, a second-hand dealer must submit a written request for additional time to the police chief before the deadline.

### **§ 116.16 Holding Periods.**

A. A copy of every purchase report form filled out and every photograph or thumbprint taken as required by this ordinance shall be kept on the premises of the second-hand business during normal business hours for at least three years from the date of purchase. The report form and the photograph or thumbprint shall be subject to inspection by the police chief pursuant to Newberg City Code 166.60 of this ordinance.

B. All regulated property purchased by a second-hand dealer and required to be recorded on a purchase report form, with the exception of firearms subject to federal record keeping under Title 18 USC Sec. 921 and 923, shall be held by the dealer for at least 25 days from the date of purchase. The dealer shall maintain the property in substantially the same form as when purchased and shall not alter, exchange, or commingle the property. During the holding period the regulated property shall be kept on the business premises during normal business hours and shall be subject to inspection by the police chief.

C. All regulated property that has an altered, obstructed or removed serial number, inscription or other identifying mark and that is purchased by a second-hand dealer and is required to be recorded on a purchase report form, shall be held by the second-hand dealer for at least 90 days from the date of purchase. The property shall be maintained in the same manner and place as required under subsection (B) of this section.

D. The police chief may give written notice to a second-hand dealer holding regulated property that the police chief has reasonable grounds to believe more likely than not a specific item of regulated property is associated with criminal conduct. The second-hand business holding the regulated property shall then continue to hold the property specified in the notice in the same manner and place as required under subsection (B) of this section until released by the police chief.

E. The holding period for any item of regulated property shall not exceed 180 days from the date of purchase.

F. If unreasonable hardship will result from holding regulated property as required under this section, the second-hand dealer may request in writing that the police chief shorten the length of the holding period. The request should identify the property to which the request relates and state the reason extreme hardship will result if the holding period is not shortened. The police chief may grant a request to shorten the length of the holding period if the second-hand dealer establishes clear and convincing grounds to believe that undue hardship will occur if the request is not granted. If the police chief decides relief from the holding period is appropriate, the police chief shall provide the second-hand dealer who requested relief with written authorization to sell, transfer or otherwise dispose of the regulated property. The authorization shall be effective only upon delivery of the written authorization to the second-hand dealer.

G. The holding requirements under subsections (B) and (C) of this section shall not apply to:

(1) Any regulated property that is purchased from a second hand dealer and subsequently returned to

that same dealer, so long as the dealer can confirm the prior purchase through sales receipt or other method of recordkeeping.

(2) Second-hand dealer purchases of non-power automotive, yard, and garden tools that have no identifying mark(s) and for which the dealer pays no more than \$20 for any single item.

**§ 116.17 Inspection of Property and Records.**

A. Whenever necessary to make an inspection to enforce the provisions of this ordinance, or when the police chief has reasonable grounds to believe more likely than not that a specific item of regulated property held by a second-hand dealer is associated with criminal conduct, the police chief may enter the premises of the second-hand business at any reasonable time, provided that the premises are occupied at the time of entry and the police chief presents proper official identification at or near the time of demanding entry. If entry is refused, the police chief shall have recourse to every remedy provided by law to secure entry, including an administrative search warrant or a criminal search warrant.

B. Authority to inspect second-hand business premises under this ordinance is in addition to and not in limitation of the authority the city or the police chief would otherwise have to enter the business premises.

C. Once allowed to enter the premises of the second-hand business, the police chief may inspect property kept there. The police chief may also inspect the business records associated with regulated property and perform any duty imposed upon the city or the police chief by this ordinance.

**§ 116.99 Penalty.**

A. Violation of a provision of this ordinance by a person constitutes a Class I Civil Infraction to be processed in accordance with the provisions of Newberg City Code 37.62 through 37.70

B. Violation of a provision of this ordinance by a person who helps own, manage or operate a second-hand business shall be grounds to revoke any second-hand dealer permit issued to that second-hand business.

C. Violation of a provision of this ordinance by a person shall constitute a public nuisance subject to abatement in accordance with the provisions of Newberg City Code 95.55-95.99.

D. A finding that a person has committed a violation of this ordinance shall not act to relieve the person from the provisions of this ordinance.

E. The penalties imposed by this section for violation of this ordinance are in addition to and not in limitation of any other action or claim available to the city or any other governmental jurisdiction.

F. Violation of Newberg City Code 116.04 is punishable by a fine of not more than \$500 per item sold or attempted to be sold without the consent of the item's owner.