# APPENDIX TO CODE OF ORDINANCES

# USE AND MAINTENANCE OF THE CODE OF ORDINANCES

The following information is provided to assist in the use and proper maintenance of this Code of Ordinances.

### **DISTRIBUTION OF COPIES**

- 1. **OFFICIAL COPY.** The "OFFICIAL COPY" of the Code of Ordinances must be kept by the City Clerk and should be identified as the "OFFICIAL COPY."
- **2. DISTRIBUTION.** Other copies of the Code of Ordinances should be made available to all persons having a relatively frequent and continuing need to have access to ordinances which are in effect in the City as well as reference centers such as the City Library, County Law Library and perhaps the schools.
- **3. SALE.** The sale or distribution of copies in a general fashion is not recommended as experience indicates that indiscriminate distribution tends to result in outdated codes being used or misused.
- 4. **RECORD OF DISTRIBUTION.** The City Clerk should be responsible for maintaining an accurate and current record of persons having a copy of the Code of Ordinances. Each official, elected or appointed, should return to the City, upon leaving office, all documents, records and other materials pertaining to the office, including this Code of Ordinances.

(Code of Iowa, Sec. 372.13[4])

# NUMBERING OF ORDINANCES AMENDING THE CODE OF ORDINANCES

It is recommended that a simple numerical sequence be used in assigning ordinance numbers to ordinances as they are passed. For example, if the ordinance adopting the Code of Ordinances was No. 163, we would suggest that the first ordinance passed changing, adding to or deleting from the Code be assigned the number 164; the next ordinance be assigned the number 165, and so on. We advise against using the Code of Ordinances numbering system for the numbering of ordinances.

### RETENTION OF AMENDING ORDINANCES

Please note that two books should be maintained: (1) the Code of Ordinances, and (2) an ordinance book. We will assist in the maintenance of the Code of Ordinances book, per the Supplement Agreement, by revising and returning appropriate pages for the Code of Ordinances book as required to accommodate ordinances amending the Code. The City Clerk is responsible for maintaining the ordinance book and must be sure that an original copy of each ordinance adopted, bearing the signatures of the Mayor and Clerk, is inserted in the ordinance book and preserved in a safe place.

### SUPPLEMENT RECORD

A record of all supplements prepared for the Code of Ordinances is provided in the front of the Code. This record will indicate the number and date of the ordinances adopting the original Code and of each subsequently adopted ordinance which has been incorporated in the Code. For each supplemented ordinance, the Supplement Record will list the ordinance number, date, topic, and chapter number of the Code affected by the amending ordinance. A periodic review of the Supplement Record and ordinances passed will assure that all ordinances amending the Code have been incorporated therein.

### DISTRIBUTION OF SUPPLEMENTS

Supplements containing revised pages for insertion in each Code will be sent to the Clerk. It is the responsibility of the Clerk to see that each person having a Code of Ordinances receives each supplement so that each Code may be properly updated to reflect action of the Council in amending the Code.

### AMENDING THE CODE OF ORDINANCES

The Code of Ordinances contains most of the laws of the City as of the date of its adoption and is continually subject to amendment to reflect changing policies of the Council, mandates of the State, or decisions of the Courts. Amendments to the Code of Ordinances can only be accomplished by the adoption of an ordinance.

(Code of Iowa, Sec. 380.2)

The following forms of ordinances are recommended for making amendments to the Code of Ordinances:

### ADDITION OF NEW PROVISIONS

New material may require the addition of a new SUBSECTION, SECTION or CHAPTER, as follows:

		OR	DINANC	E NO			
OF PA	N ORDINANCH, BY ARKING T OUTH BOO	ES OF T ADDING O THIR	THE CITY G A NE RTY MINU	OF SEC	TION	, IO   LIMIT	TING
BE IT EN	NACTED by	y the City	Council of	f the City	of	<del> </del>	, Iowa:
	, Iowa, _ G LIMITEI	is an	mended by	adding a	new S	Section 69	the City of .16, entitled adopted to

- **69.16 PARKING LIMITED TO THIRTY MINUTES.** It is unlawful to park any vehicle for a continuous period of more than thirty (30) minutes between the hours of eight o'clock (8:00) a.m. and eight o'clock (8:00) p.m. on each day upon the following designated streets:
  - 1. South Boone Street, on the west side, from Forest Avenue to Mason Drive.
- **SECTION 2. REPEALER.** All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.
- **SECTION 3. SEVERABILITY CLAUSE.** If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.
- **SECTION 4. WHEN EFFECTIVE.** This ordinance shall be in effect from and after its final passage, approval and publication as provided by law.

Passed by the Council the day of		, and approved
this day of,,	<u>_</u> :	
		Mayor
ATTEST:		
City Clerk		
I certify that the foregoing was publish	ned as Ordinance No.	on the
day of,,		
-		City Clerk

# **DELETION OF EXISTING PROVISIONS**

Provisions may be removed from the Code of Ordinances by deleting SUBSECTIONS, SECTIONS or CHAPTERS as follows:

ORDINANCE NO	
AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF, IOWA,, BY REPEALING SECTION 65.02, SUBSECTION 5, PERTAINING TO THE SPECIAL STOP REQUIRED ON LAKE BOULEVARD	
<b>BE IT ENACTED</b> by the City Council of the City of, Iowa:	
<b>SECTION 1. SUBSECTION REPEALED.</b> The Code of Ordinances of City of, Iowa,, is hereby amended by repealing Sect 65.02, Subsection 5, which required vehicles traveling south on Lake Boulev to stop at Second Place North.	ion
SECTION 2. SEVERABILITY CLAUSE. If any section, provision or professional of this ordinance shall be adjudged invalid or unconstitutional, substitutional shall not affect the validity of the ordinance as a whole or a section, provision or part thereof not adjudged invalid or unconstitutional.  SECTION 3. WHEN EFFECTIVE. This ordinance shall be in effect from an after its final passage, approval and publication as provided by law.	ach any
Passed by the Council the day of,, and approve this day of,	/ed
ATTEST:	— yor
City Clerk	
I certify that the foregoing was published as Ordinance No on the of,	lay
City Cl	 erk

CODE OF ORDINANCES, BLOOMFIELD, IOWA

# MODIFICATION OR CHANGE OF EXISTING PROVISION

Existing provisions may be added to, partially deleted or changed as follows:

ORDINANC	E NO		
AN ORDINANCE AMEND ORDINANCES OF THE CITOWA,, BY AMENDING ITO SEWER SERVICE CHARG	TY OF PROVISIONS		
<b>BE IT ENACTED</b> by the City Council or	f the City of		, Iowa:
SECTION 1. SECTION MODIFIES Ordinances of the City of following adopted in lieu thereof:			
99.02 RATE. Each customer shamount of 100 percent (100%) of attributable to the customer for the than ten dollars (\$10.00) per month.	the bill for ware property serve	ater and w	ater service
SECTION 2. SEVERABILITY CLAU of this ordinance shall be adjudged adjudication shall not affect the validity section, provision or part thereof not adjudication.	invalid or u of the ordinan	unconstitut ice as a w	ional, such hole or any
SECTION 3. WHEN EFFECTIVE. Tand after its final passage, approval and provided the second sec			
Passed by the Council the day of this day of,	·	_,, ar	nd approved
ATTEST:			Mayor
City Clerk			
I certify that the foregoing was published day of,	l as Ordinance	No	on the
			City Clerk

CODE OF ORDINANCES, BLOOMFIELD, IOWA

# ORDINANCES NOT CONTAINED IN THE CODE OF ORDINANCES

There are certain types of ordinances which the City will be adopting which do not have to be incorporated in the Code of Ordinances. These ordinances include ordinances (1) establishing grades of streets or sidewalks, (2) vacating streets or alleys, (3) authorizing the issuance of bonds and (4) zoning map ordinances.

ordinances. (Code of Iowa, Sec. 380.8)		
ORDINANCE NO		
AN ORDINANCE VACATING THE ALLEY LYING IN BLOCK TWO (2) RAILROAD ADDITION TO, IOWA		
Be It Enacted by the City Council of the City of, Iowa:  SECTION 1. The alley lying in Block Two (2), Railroad Addition to, Iowa, is hereby vacated and closed from public use.		
SECTION 2. The Council may by resolution convey the alley described above to abutting property owners in a manner directed by the City Council.		
<b>SECTION 3.</b> All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.		
<b>SECTION 4.</b> If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof no adjudged invalid or unconstitutional.		
<b>SECTION 5.</b> This ordinance shall be in effect from and after its final passage approval and publication as provided by law.		

Passed by the Council the da approved this day of	•	, and
ATTEST:		Mayor
City Clerk	_	
I certify that the foregoing was public day of,	shed as Ordinance No	on the
		City Clerk

These ordinances should be numbered in the same numerical sequence as any other amending ordinance and placed in their proper sequence in the ordinance book.

### **DANGEROUS BUILDINGS**

FIRST NOTICE
TO: (Name and address of owner, agent or occupant of the property on which nuisance is located or the person causing or maintaining the nuisance).
You are hereby notified to abate the nuisance existing at (name location of nuisance) within days from service of this notice or file written request for a Council hearing with the undersigned officer within said time limit.
The nuisance consists of (describe the nuisance and cite the law or ordinance) and shall be abated by (state action necessary to abate the particular nuisance).
In the event you fail to abate or cause to be abated the above nuisance as directed, or file written request for hearing within the time prescribed herein, the City will take such steps as are necessary to abate or cause to be abated the nuisance and the cost will be assessed against you as provided by law.
Date of Notice:
City of, Iowa
By:
By:(enforcement officer)

# **DANGEROUS BUILDINGS**

## **NOTICE OF HEARING**

TO: (Name and address of the owner, agent or occupant of the property on which nuisance is located or the person causing or maintaining the nuisance).
You are hereby notified that the City Council of, Iowa, will meet on the day of, ato'clockm. in the Council Chambers of the City Hall, at (address of City Hall) for the purpose of considering whether or not the alleged nuisance consisting of (describe the nuisance) on your property, locally known as, constitutes a nuisance pursuant to Chapter (145) of the Code of Ordinances of, Iowa, and should be abated by (state action necessary to abate the particular nuisance).
You are further notified that at such time and place you may appear and show cause why the said alleged nuisance should not be abated.
You are further notified to govern yourselves accordingly.
Date of Notice:
City of, Iowa
By:

# **DANGEROUS BUILDINGS**

## RESOLUTION AND ORDER

<b>BE IT RESOLVED,</b> by the City Council of the City of, Iowa:
WHEREAS, notice has heretofore been served on the day of,, on (property owner's name), through (agent's name or "none"), agent, to abate the nuisance existing at (legal
description and address) within days from service of notice upon the said (name of owner or agent); and
(EITHER)
WHEREAS, a hearing was requested by the said (name of property owner or agent) and the same was held at this meeting and evidence produced and considered by the City Council;
(OR, ALTERNATE TO PRECEDING PARAGRAPH)
WHEREAS, the said owner (agent) named above has failed to abate or cause to be abated the above nuisance as directed within the time set, and after evidence was duly produced and considered at this meeting, and said owner has failed to file a written request for hearing, as provided, after being properly served by a notice to abate;
<b>NOW THEREFORE, BE IT RESOLVED</b> that the owner of said property, or his agent (name of owner or agent) is hereby directed and ordered to abate the nuisance consisting of (describe the nuisance) by (state action necessary to abate) within days after the service of this Order upon him; and
<b>BE IT FURTHER RESOLVED</b> that the enforcement officer be and is hereby directed to serve a copy of this Order upon the said property owner or agent named above; and

**BE IT FURTHER RESOLVED** that in the event the owner, or agent (name the owner or agent) fails to abate the said nuisance within the time prescribed above, then and in that event the City will abate the said nuisance and the cost will be assessed against the property and/or owner (owner's name) at (address), as the law shall provide.

Moved by	to adopt.	
Adopted this day of	,	
ATTEST:		Mayor
 City Clerk		

**Note:** It is suggested by the blank space in the resolution that additional time be allowed the owner to abate the nuisance after the passage of the resolution before any action is taken on the part of the City to abate the same. In some instances, for the sake of public safety, the time element could be stricken from the resolution and immediate action be taken to abate the nuisance after the order is given.

### NOTICE TO ABATE NUISANCE

TO: (Name and address of owner, agent, or occupant of the property on which the nuisance is located or the person causing or maintaining the nuisance).

You are hereby notified to abate the nuisance existing at (name location of nuisance) or file written request for a hearing with the undersigned officer within (hours or days) from service of this notice.

The nuisance consists of: (describe the nuisance) and shall be abated by: (state action necessary to abate the particular nuisance).

In the event you fail to abate or cause to be abated the above nuisance as directed, the City will take such steps as are necessary to abate or cause to be abated the nuisance and the costs will be assessed against you as provided by law.

Date of Notice:	
City of	, Iowa
By:	
(designate	e officer initiating notice)

# **NOTICE**

# REQUIRED SEWER CONNECTION

TO:		
	(Name)	
	(Street Address)	
	, I	owa
requir servic	red at the following described prop	to the public sanitary sewer system is serty within () days from le written request for a hearing before within said time limit.
	DESCRIPTION O	OF PROPERTY
	nearest public sewer line within described property is located	() feet of the
hearin	•	as directed, or file written request for n, the connection shall be made by the t you as by law provided.
Date (	Of Notice:	
City C	Of, Iowa	
By: _		
	(Name)	(Title)

(Title)

### **NOTICE OF HEARING**

# TO: (Name) (Street Address) (Street Address) (Street Address) , Iowa You are hereby notified that the City Council of \_\_\_\_\_, Iowa, will meet on the \_\_day of \_\_\_\_, at \_\_\_\_\_ o'clock \_m. in the Council Chambers of the City Hall for the purpose of considering whether or not connection to the public sanitary sewer system shall be required at the following described property: DESCRIPTION OF PROPERTY You are further notified that at such time and place you may appear and show cause why said connection should not be required. You are further notified to govern yourselves accordingly. Date Of Notice: \_\_\_\_\_\_ City Of \_\_\_\_\_, Iowa

### RESOLUTION AND ORDER

# REQUIRED SEWER CONNECTION

BE IT RESC	<b>DLVED,</b> by the City Council of the City of,	Iowa:
ŕ	notice has heretofore been served on the	day of
	(Name of Property Owner)	
through		, Agent,
	(Agent's Name or "None")	
to make conn	nection of the property described as	
to the public	sanitary sewer located	
withinand,	() days from service of notice upon said owner	or agent;
	(EITHER)	

WHEREAS, a hearing was requested by the said owner or agent and the same was held at this meeting and evidence produced and considered by the City Council:

# (OR AS ALTERNATE TO THE PRECEDING PARAGRAPH)

WHEREAS, the said owner or agent named above has failed to make such required connection within the time set, and after evidence was duly produced and considered at this meeting, and said owner or agent has failed to file a written request for hearing after being properly served by a notice to make such connection or request a hearing thereon;

NOW, THEREFORE, BE his agent,	IT RESO	LVED tha	at the ow	ner of said	property, or
	of Owner	or Agent)			
is hereby directed and order				nection wit	hin
days after the service of this				meetion with	
BE IT FURTHER RESOI directed to serve a copy of named above; and					
BE IT FURTHER RESO		that in th , fails			, or agent,
(Name of Owner or A	_ /				
connection within the time p					
make such connection and the and/or owner	he cost the	ereof will b	e assess	ed against th	ne property
(Owner's Name)				_, as provide	ed by law
(Address)				_, as provide	a by law.
Moved by		to adopt.			
Seconded by			·		
AYES:	_,		,		_,
	_,		,		_•
NAYS:	,		,		
Resolution approved this	_ day of _			,	
ATTEST:					Mayor
 City Clerk		_			