

ORDINANCE NO. 22-1215

AN ORDINANCE ADOPTING THE INTERNATIONAL FIRE CODE, 2021 EDITION, AMENDING CERTAIN SECTIONS OF SAID CODE, AND REPEALING THE PREVIOUS DISTRICT ADOPTION OF THE INTERNATIONAL FIRE CODE, 2018 EDITION.

WHEREAS, pursuant to Section 320.600(12), RSMo, the Board of Directors (“Board”) of the South Metropolitan Fire Protection District (“District”) is empowered to adopt and amend “fire protection and fire prevention ordinances,” and determines that it is in the best interests of the District to adopt this ordinance for fire protection and fire prevention within the District; and

WHEREAS, on Dec 15, 2022, a copy of the International Fire Code, 2021 edition was, pursuant to Section 67.280.2, RSMo, filed with the District’s Custodian of Records, and more than ninety (90) days has elapsed prior to the adoption of this ordinance which incorporates such codes in part by reference.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE SOUTH METROPOLITAN FIRE PROTECTION DISTRICT, AS FOLLOWS:

Section 1. Adoption of International Fire Code - 2021 Edition. The Board of Directors of the South Metropolitan Fire Protection District hereby adopts that certain Code known as the International Fire Code, 2021 edition, including all of its Appendices.

Section 2. Amendments to International Fire Code - 2021 Edition. The International Fire Code is modified by the following amendments:

(1) IFC 2021 edition uses the word fire code official in the code book. Where this word is used throughout the code book it will be replaced with the word Fire Marshal, this includes anyone approved by the Fire Chief and or Fire Marshal to investigate, inspect, or render a decision on duties as regulated by this code and under the authority of the Fire Marshal Division. Said personnel has full authority to act on behalf of the Fire Marshal at times when they are not available.

(2) **101.1 Title.** Amend to read as follows:

101.1 Title. These regulations shall be known as the fire code of the South Metropolitan Fire Protection District, hereinafter referred to as “this or the code”.

(3) **101.2.1 Appendices.** Amend to read as follows:

101.2.1 Appendices. All appendices in the 2021 International Fire Code book have been adopted.

A.) Other applicable codes published by the International Code Council and NFPA may be used as a reference for the plan review and Life Safety requirement in commercial buildings and multi-family dwellings where the Fire District has jurisdiction.

- (4) **101.3 Purpose.** Amend to read as follows:

101.3 Purpose. This code establishes the minimum requirements consistent with nationally recognized Codes and good practices providing a reasonable level of life safety protection from hazards of fire, explosion, or dangerous conditions in new and existing buildings, structures, and premises, and to provide a reasonable level of safety to firefighters and emergency responders during both emergency and non-emergency operations. This can be accomplished by inspections to all commercial businesses located within the South Metropolitan Fire Protection District on a yearly basis that are open to the general public. The South Metropolitan Fire Protection District may also conduct re-inspections for the business found to have violations of the International Fire Code 2021 edition. Individual complaints will be investigated on a case-by-case basis to check for code compliance as listed in the International Fire Code 2021 as adopted by Fire District Ordinance.

- (5) **Section 101.6 Requirements of other agencies.** is added and shall read:

101.6 Requirements of other Agencies. The South Metro Fire District Ordinance does not include any additional Code requirements for buildings and structures that have been adopted by other Governmental agencies that also have jurisdiction within our Fire District boundaries. A change of the business name, designated use, or any activity that deviates from the original submitted application within the occupancy shall qualify as a change of occupancy. No exceptions.

- (6) **103.1 Creation of agency.** Amend to read as follows:

103.1 Creation of agency. The Division of Fire Prevention and or Fire Marshal office is established within the jurisdiction under the direction of the Fire Chief of the South Metropolitan Fire Protection District with supervision under the direction of the Fire Marshal. The function of the division shall be the implementation, administration, and enforcement of the provisions of this code. Any reference to Fire Code official in the International Fire Code 2021 edition shall be substituted with the word Fire Marshal. The function of the Fire Marshal office shall be the implementation, administration, investigation, and enforcement of the provision of this code and other codes as per the International Code Council publications and NFPA related codes. The Division of Fire Prevention may monitor/inspect work related issues that if left to continue may result in damage to property, personal injury and or death to an individual if corrective actions are not implemented. The division of Fire Prevention will also conduct origin and cause investigations for fires, explosions, hazardous conditions and other work-related injuries or death that may occur within the Fire District. The division is authorized to stop any business or residential operation or practice that if left continue would be in direct violation of this code or related codes and may cause injury or death to an individual or damage to a structure. The division of fire prevention will also be responsible for the release of information pertaining to reports as they pertain to codes, surveys-inspections, investigations, and other requests that may be received except for Emergency Medical service (EMS) responses or EMS related issues.

- (7) **103.3 Deputies.** Amend to read as follows:

103.3 Deputies. In accordance with the prescribed procedures of this jurisdiction and with the concurrence of the appointing authority, the Fire Marshal shall have the authority to appoint fire code officials, and other related technical officers, inspectors, and other employees to have the full authority of the Fire Marshal in their absence.

- (8) **104.3.2 Photographic Documentation.** Is added and shall read:

104.3.2 Photographic Documentation. Members of the Fire District making such examination or inspections shall have the right, with proper credentials, and be authorized to take reasonable number of photographs or videos for evidence and for records for use by the Fire District to study hazards and scene control for safety. Also, may be used to document any code violation found during an annual survey or received complaint to assist in documenting and passing the violations to the proper official of the business.

- (9) **105.1.2 Types of permits.** Amend to read as follows:

105.1.2 Types of permits. There shall be four types of permits, which are listed as follows:

1. Operational permit. An operational permit allows the applicant to conduct an operation or a business for which a permit is required by Section 105.5 for either:

- 1.1. A prescribed period.
- 1.2. Until renewed or revoked.

2. Construction permit. A construction permit allows the applicant to install or modify system and equipment for which a permit is required by section 105.6. This permit also allows for the construction of 3 or more residential units.

3. Open burn permits – This permit shall be obtained to conduct open burning in the Fire District.

4. Other permits – As required by the office of the Fire Marshal.

- (10) **105.5.34 Open burning.** Amend to read as follows:

105.5.34 Open burning. Whenever it shall become necessary for any person to have an outdoor fire for cooking, washing, or any other purely domestic purpose, such person is here by required to have such fire in an appropriate fire-resistant container of some kind, made of brick, stone, metal or other fire-resistant material in such a manner as to prevent said fire from escaping and must have a screen type device to prevent any sparks/embers from escaping. Only items that will be allowed to be burned in these type devices are what one individual would normally burn in a residential type of fireplace within a structure. Open burning of leaves, trash, construction waste, yard debris and any vegetation is strictly

prohibited in residential of multi-family or single-family structures in residential subdivisions unless the 200-yard distance could be met. Permitted burns will be allowed with a current South Metropolitan Fire Protection District burn Permit if the burn location is on an estate size lot that will meet or exceed the 200-yard distance requirement from the burn site location to the nearest structure except one's own. All permitted burns shall meet the below listed requirements:

- a. Have submitted a Fire District permit and received it back approved.
- b. Must always attend the permitted fires.
- c. The burn location must be a minimum of 200 yards from the nearest structure except one's own.
- d. Fire shall be extinguished 30 minutes prior to sun set.
- e. Observe the KC metro Ozone days and no burning allowed on declared Ozone days.
- f. Open burning can only occur on days the forecast Wind speeds is 15 mph or less for the day of the requested burn.
- g. Call the Fire District at 816-331-3008 and request permission to burn on the day requested. Burn bans are issued by the Fire District daily, based on weather and atmospheric conditions.

Exception: When authorized Fire District personnel or an approved party by the Fire District, open burning for ceremonial purposes, such as flag retirement, or live fire training by Firefighters will be permitted without a Burn permit.

The South Metropolitan Fire Protection District defines an estate size lot and 1.5 acres.

(11) **107 Fees.** Amend to read as follows:

107.2 schedule of permit fees. A permit fee for commercial and or multi family of 3 or more dwelling units shall be collected. Permitted construction fees shall be collected for all new, remodel, white box, commercial construction to include for the new install or upgrade of fire sprinkler construction, fire alarm systems, commercial hood systems, multi-family of 3 or more dwelling units. The Fire Marshal reserves the right to require a Fire District permit be issued for other areas not listed under this section of the code that will require a Fire District plan review and follow up inspection.

107.4 Work commencing before permit issuance. Any person who commences any work, activity or operation regulated by this code before obtaining the necessary permits issued by the Fire District shall be subject to a double permit fee. All work shall cease until required Fire District permits are obtained and any required inspections are completed and passed successfully. It shall be unlawful, and a violation of this code, subject to penalties as described herein, for any person to continue any work after having been served with a stop work order, except such work as that person is directed to perform by the fire marshal office, to remove a violation or unsafe condition. This may include removing construction items for an inspection to be performed by the fire marshal or designee if items to be inspected have been covered up previously during the un-permitted work process or where a request for an inspection was not requested.

107.6 Refunds. Refunds of initial permit fees will be issued if no part of a plans review or fire inspections have been scheduled or performed, minus a \$50.00 administrative processing fee.

District Fees:

1. A minimum of \$125.00 plan review fee will apply for all construction projects in addition to the Permit fee of four dollar per thousand dollars of construction costs.
2. A permit fee of \$4.00 per \$1000.00 for the first million dollars and then \$2.00 per \$1000.00 of construction cost will apply for all commercial construction and multi-family of 3 or more residential units to include apartment, condo type units.
3. Fireworks fee for seasonal retail sales and or fireworks display permit will be \$250.00. Seasonal retail and display will both require a Fire District inspection.
4. Tank placement and or removal will consist of a Plan review fee of \$125.00 and an additional fee of \$125.00 for the permit per tank.
5. Commercial and Multi-family of three (3) or more residential units that have a 50% or more fire damage loss will result in a new permit fee cost structure being applied. It shall be treated as a new structure.
6. Commercial permit fee extension of over a year from the initial issue date will be assessed a fee of \$125.00.
7. Fire District inspection for commercial construction outside of normal business hours will be at a rate of \$150 per hour with a minimum of 2 hours.
8. Range hood suppression system that are added to existing commercial construction or upgraded will have a cost of \$200.00. This will cover the Plan review and testing of the new installed system.
9. Governmental agencies as defined under RSMO shall be exempt from any permit fee's being applied.
10. Mobile food preparation vehicles will have an annual permit that is obtained after successful inspection that has a fee of \$25.
11. Knoxbox core change will be ordered through and changed out by the fire district at a cost of \$275.

Fire alarm/Sprinkler Fees

1. Minimum fee of \$100.
2. Projects will be calculated at \$2 per \$1000 of construction costs.
3. Any fire sprinkler system requiring a fire pump there will be an additional cost of a separate permit fee of \$100 per pump in addition to the fee structure as listed in number two above. This fire pump fee is in addition to what the particular system permit fee will cost as listed in this ordinance.
4. These fees will apply for fire pumps, fire suppression, fire sprinkler, and fire alarm systems and any other system designed to suppress a fire and or notify the occupants that an emergency does exist.

- (12) **111 Means of Appeals.** Amend to read as follows:

Omit sections 111.2, 111.3, 111.4

111.1 Board of appeals. Section 111.1 Board of appeals shall read:

To hear and decide appeals of orders, decision or determinations made by the Fire Marshal relative to the intent of this code, there shall be and is hereby created a board of appeals. The appeals board shall consist of two members of the South Metropolitan Fire Protection District Board of Directors and 3 members at large who are residents of the South Metropolitan Fire Protection District. One at large member/resident shall have a construction experience/background. Upon receiving notification in writing or via an official E mail to the Fire Marshal's office that the applicant and the representative from the Fire Marshal office cannot come to an agreement on the intent of the International Fire Code 2018 edition. The writing or the E mail will give a brief description of the issue and what has been done to interpret the code language. Once the Fire Marshal has been notified of the request, they shall notify the Board of Appeals of the request at which time the appeals Board will have 10 business days to meet and hear the facts of the disputed code interpretation. The Appeals board will hear the facts of the case and then meet in private and render a decision which will then be communicated to both the original applicant who filed the appeal and the Fire Marshal within 72 hours of hearing the case and the decision shall be in writing. Once a decision is returned by the Board of Appeals this will be a final decision and no more appeals will be allowed on the item that created the initial appeal.

- (13) **112 Violations.** Amend to read as follows:

112.4 Violation penalties. Person who violates a provision of this code or fail to comply with any requirements thereof or who erect, install, alter, repair or do work in violation of the approved construction documents or directive of the Fire Marshal or designee, or if a permit or certificate used under provisions of this code, shall be guilty of said charges and a class B Misdemeanor. Violations shall be punishable by a minimum fine of \$50.00 to a maximum of \$500.00 and or imprisonment of up to 6 months in county imprisonment. All provisions are subject to the Revised Statues of Missouri. Each day that a violation continues after due notice has been served and continues work, these shall be deemed a separate offense for each day the violation continues after being served official notice in writing.

- (14) **113 Stop Work Order.** Amend to read as follows:

113.4 Failure to comply. Any person who fails to notify the South Metropolitan Fire Protection District for the required fire District inspections as per the original Fire District permit that was issued shall be accountable for a fine of \$ 1000.00 for no rough-in, fire stop, above ceiling, fire alarms wiring, fire sprinkler support to include all hydro testing and other areas where Fire District inspection is required and notice is given at the time of permit issuance or via of official Fire District letter. Failure to call for a final inspection

and or if they occupy the structure without a Certificate of Occupancy issued by the Fire District shall be liable for a penalty of \$ 2000.00 payable before any occupancy will be allowed. Any person who shall continue any work after having been served official notice of a "Stop Work Order" except that a person is directed to perform by a Fire Marshal or designee to remove a violation or unsafe condition, shall be liable to fine of not to exceed \$ 1000.00.

(15) **308 Open Flames.** Amend to read as follows:

Section 308.1 General. Open burning within the fire district boundaries shall comply with Fire District regulations unless Missouri State Department of Natural Resources supersedes locally adopted Ordinance on open burning. Open burning will require a Fire District permit be issued before any burning can take place unless in an approved patio type fireplace device.

308.1.4 Open-flame cooking devices, exceptions number (2) and three (3) are deleted and shall read:

308.1.4 Open-flame cooking devices. No person living within any multifamily housing such as an apartment, apartment condominium, hotel-motel, or any other multifamily type of occupancy shall construct, install, store, maintain or use any incinerator, barbecue pit, charcoal or propane grill or container of any kind for the purpose of igniting any combustible materials for whatever domestic purpose such as cooking or washing, within 10 feet of a combustible multi-family housing occupancy.

Exception will be one-and two-family dwelling.

308.1.4.1 Chimenea will be added and reads:

Chimenea device used for open burning and contains a stack used for the purpose of allowing the smoke to escape. These devices shall be prohibited on any porch or deck of any multi-family apartments, hotels, or motels, or on any combustible materials with the exception of a 1 and or 2 family dwelling.

Section 308.2 shall read. Fire District burning permit required:

A Fire District Open burn permit shall be obtained prior to any open burning taking place. The below listed requirements will need to be met in order for the Permit to receive approval.

- a. Must be trees leaves and brush only. No other objects or durable goods as spelled out in the Missouri Department of Natural Resources 10 CSR 10-6.045.
- b. Burn pile materials must be generated from the land it originates on
- c. Must be 200 Yards from the nearest occupied structure except the applicants.
- d. Fires must be attended at all items.
- e. Must be out 30 minutes prior to sunset.
- f. Must observe all Ozone days that prohibits open burning.

- g. Winds must be less than 15 mph for approval to be given to burn. Wind speed checked on a daily basis.
- h. Any legitimate complaint received by the Fire District in reference to open burning and is being reported to create a hazardous condition or health hazard will be extinguished. The determination of a hazardous condition is based on the suppression crew's investigation of the scene and current conditions found. Agriculture type burns will not require a Fire District permit but will require the Fire District to be notified on the day of the burn to confirm that no burn bans are in affect. This will include all CRP approved burns.

Small recreational type burns of small twigs, branches without leaves, and small types of firewood is allowed in residential neighborhoods that do not meet the South Metropolitan Fire Protection District distance requirements of 200 yards will be allowed without a permit if in a patio type fireplace or similar device. These must follow the manufactures directions to include a spark arrester type device to protect from any embers that may be produced and escape into the atmosphere. Any fire that sits directly on the ground shall require a Fire District permit and must meet the regulations as listed in this Ordinance. These permits will not be issued within any residential neighborhood where the 200-yard distance requirement cannot be met.

Conflicting Ordinances between any Governmental agencies in regard to open burning will revert to the most restrictive regulation as adopted by local authorities.

Construction sites have a few different options for land clearing

- Haul off site.
- Mulch
- Air Curtain

If a dredge air curtain is being used, it must follow A-H as stated above. All other air curtains will be explained on what is going to be used on the site and steps to move forward.

(16) **507 Fire Protection Water Supplies.** Amend to read as follows:

507.5.1 Where required. Within the city limits of Raymore, in water systems and extensions serving one-family and/or two-family residential subdivisions, fire hydrants shall be installed at such locations that there will be at least one fire hydrant within 300 feet hose length to the nearest wall of any building, existing or future. Maximum street length between fire hydrants will not exceed 500 feet. Hydrants on adjacent streets will not be considered in meeting the above requirements. In commercial, industrial and apartment house areas, fire hydrants shall be provided so that in no case shall more than 300 feet of fire hose be required to reach any point at the base of any exterior building wall from the nearest fire hydrant to supply the stipulated fire flow. Not more than one fire hydrant shall be located on any six-inch dead end main. These measurements will be conducted by putting the radius around the said fire hydrant and seeing if the building falls within the circle. These are the minimum requirements and additional hydrants may be required as per the Fire Marshal office review based on the type of occupancy.

A separate hydrant will be required within 100 feet of any FDC/building equipped with a fire sprinkler system.

507.5.7 Hydrant colors will be added and read as follows: When the fire hydrant is either maintained by a City or a Water District the color of the fire hydrant shall be yellow. When it is a private fire hydrant system, the color shall be red.

507.5.8 Private fire hydrants will be added and read as follows: When a private fire hydrant system is being used, it shall contain a 5-inch storz connection and cap.

(17) **901 Fire Protection Systems.** Amend to read as follows:

901.6 Inspection, testing, and maintenance. The following will be added:

When it comes to defining maintenance versus upgrading a sprinkler system, maintenance is defined as replacing part for part. The Fire District will still require plan review for system requiring maintenance.

901.7 Systems out of Service. After the first paragraph add: A penalty of \$20 a day will be assessed for everyday a fire watch is not reported to the Fire Department.

901.7.2 Tag system. To assist with the enforcement of fire suppression systems a color-coded tagging system shall be utilized as per NFPA 25 Annex G. The colors shall be as follows:

Green Tag – No deficiencies or impairments to the system, it is attached to be found as indicated on the ITM report.

Orange Tag – Critical deficiencies found and recorded on the ITM report.

Red Tag – Impairments found and recorded on the ITM report.

White Tag – Corrective action/repair will be placed along with the color-coded tag after work to correct/repair deficiencies or impairments has been completed, indicating specifically which corrections or repairs were made.

(18) **903 Automatic Sprinkler Systems.** Amend to read as follows:

903.1 General. Add the following:

When submitting plans for Fire District review, the following shall be required:

1. Fire sprinkler systems will be reviewed by a person carrying a minimum of a NICET level III certification or higher. The seal and stamp will be a part of the submitted drawings.
2. Fire Alarm systems will require a NICET level III minimum certification.

3. Other systems or device not listed may also require a certification for the particular area of safety that the system was designed to cover.
4. At no time will the local adoptions conflict with revised statues of Missouri as listed in Chapter 327.

903.2.2.1 Group B. Shall be added and read as follows:

An automatic sprinkler system shall be provided throughout stories containing group B occupancies and throughout all stories from the group b occupancy to and including the levels of discharge serving that occupancy where one of the following conditions exists:

1. The fire area exceeds 7,500 Square feet (464 m²).
2. The fire area is located on a floor other than a level of exit discharge serving such occupancies.

903.2.9.1 Repair garages. An automatic sprinkler system shall be provided throughout all buildings used as repair garages in accordance with section 406, of the IBC, as shown:

1. Buildings having 2 (two) or more stories above grade plane, including basements, with fire area containing repair garage exceeding fire thousand (5000) square feet.
2. Buildings not more one (1) story above grade plane, with a fire area containing a repair garage exceeding 5000 square feet.
3. Buildings with repair garages servicing vehicles parked in basements.
4. Group S-1 fire area used for repair or commercial motor vehicles where the fire area exceeds five thousand (5000) square feet.

(19) **905 Standpipe Systems.** Amend to read as follows:

905.3.1 Height. Class III standpipe system shall be installed throughout buildings where any of the following conditions exist:

1. Two or more stories above or below grade plane at location to be determined by the Fire Marshal. Depending on the size of the building, the request may be made to forgo the standpipe. The request will be reviewed by the Fire Marshal and a determination will be made.
2. All Education facilities shall have a Class III standpipe within the facility or at the determination of the Fire Marshal.
3. All lodging facilities (Hotels and Motels) shall have a class III standpipe within the facility or one per floor at the determined location of the Fire Marshal.
4. The floor level of the highest story is located more than 30 feet above the lowest level of the fire department vehicle access.
5. The floor level of the lowest story is located more than 30 feet below the highest level of the fire department vehicle access.

(20) **906 Portable Fire Extinguishers.** Amend to read as follows:

906.3 Size and distribution.

a. All commercial businesses shall be equipped with a minimum of (2) 5-1b ABC type extinguishers with a metal head minimum unless the IFC 2021 calls for more extinguishers or the Fire Marshal feels due to the nature of the business may require a special type of extinguisher or a quantity of more than two (2). All extinguishers shall have a current service tag advising that the extinguishers have been serviced within the year. New extinguishers with an original or copy of the original receipt will be allowed not to have a current service tag for 1 year from date of purchase.

b. The Fire Marshal office is allowed to make an increase or a decrease in the number of fire extinguishers that are required based on the type of operation/hazard being protected for a particular business.

(21) **907 Fire Alarm and Detection Systems.** Amend to read as follows:

907.2 Where required. Where there is a monitored system, pull stations will be required at marked exits unless the establishment has a continuously manned location that is always occupied when the establishment is open to the public. The Fire Marshal office will review the submitted plans and render a decision based on the classification of the establishment and determine if one or multiple pull stations will be required based on the information contained on the application and the plans submitted for a Fire District plan review. Other areas of 907.2 shall apply as listed based on the occupancy classification if they do not conflict with the above.

(22) **1008 Means of Egress Illumination.** Amend to read as follows:

1008.3.3 Rooms and spaces. Omit "with an area greater than 300 square feet" on number 5.

(23) **1013 Exit Signs.** Amend to read as follows:

1013.6.4 Self-luminous (glow in the dark) Exit Signs. Will be added.
Self-luminous exit signs will be allowed in occupancies where one exit is allowed.

(24) **3206.7.8.1 Changing lock to key box.** Is added and shall read.

3206.7.8.1 Where there is already an existing key box on a business in the Fire District. When a change of business occurs, not only shall they provide updated keys to the structure, they also shall retrofit the box to the ekey system if it does not currently have the system installed.

(25) **3901 Processing and Extraction Facilities.** Amend to read as follows:

3906.1 Fire suppression-extinguishing systems. Will be added.

Any building existing or new that will be used for the processing of oils, and fats from various plants shall be equipped with a fire Sprinkler system regardless of the square footage of the facility.

(26) **5601 Explosives and Fireworks.** Amend to read as follows:

5601.2.2.1 Prohibited Fireworks shall be added.

1. Sky Lanterns

Sky Lanterns: also known as Chinese lanterns, sky candles, or fire balloons, which become airborne lanterns constructed of combustible material and contain a candle or fuel cell when lit, causes the device to go airborne and travel in the air, are prohibited within the Fire District boundaries. These cannot be sold in any retail fireworks related type occupancy or any other establishment that may sale firework type C or party type items.

2. Roman Candle

Roman candles a traditional type of firework that ejects one or more stars-balls or exploding shells is hereby prohibited within the city limits of Lake Winnebago and city of Raymore. These cannot be sold in tents or within the seasonal retail establishments within the cities previously mentioned. They also cannot be possessed by private parties within the city of Lake Winnebago and or city of Raymore. These will be allowed to be processed and or fired within the un-incorporated areas of the Fire District.

3. Bottle rockets

Bottle rockets-A small skyrocket. A typical bottle rocket consists of a rocket engine attached to a stabilizing stick. The user can place the stick in an empty bottle or similar device and ignite the rocket engine; the mouth of the bottle or similar device guides the stick, stabilizing the rocket in its moments of flight. Also referred to as a firecracker on a stick that upon detonation of the firecracker the stick then falls back to the ground. It shall be illegal to offer for sale, process, or use any type or similar device within the city limits of Lake Winnebago or the city of Raymore.

5601.2.4 Financial responsibility shall read as follows:

Before a retail seasonal permit for public or private display permit will be issued by the Fire District the applicant shall provide the below listed items.

5601.2.5 Application documentation shall be added and read as follows:

The listed items shall be presented along with a Fire District application when applying for a Special use permit for fireworks.

- a. Provide proof of a minimum of a 1-million-dollar liability insurance policy for the site or event for which an application has been applied for to the Fire District.
- b. Diagram of the area for the retail sales or the display fireworks

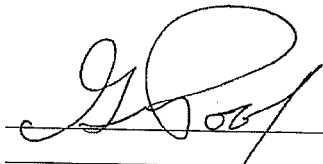
- c. Permission to use the land as applied for with the Fire District application.
- d. Any local state or federal licenses if applicable
- e. Tax due or tax exempt
- f. Certificate from the Missouri Fire Marshal office for seasonal retail sales
- g. Class B public display fireworks shows shall have a License Fireworks Display Operator issued from the MO Department of Public Safety on file with the Fire Marshal office.

Section 3. Severability. It is the intent of the Board of Directors that each section, paragraph, sentence, clause, and provision of this Ordinance is severable, and if any provision is held unconstitutional or invalid for any reason, such decision shall not affect the remainder of this Ordinance nor any part thereof other than that affected by such.

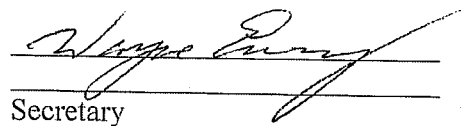
Section 4. Adoption. This Ordinance shall be in full force and in effect from and after its passage.

Section 5. Repealer. Ordinance 19-0516A is hereby repealed.

Read two times and adopted this 15th day of December 2022.



Chairman of the Board of Directors



Secretary