

CITY OF LANSING

800 1st Terrace

Lansing, KS 66043

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www.lansing.ks.us

WORK SESSION AGENDA

October 27, 2016

Thursday

7:00 p.m.

Lansing City Hall

Call To Order:

I. City Code Updates

II. Neighborhood Revitalization Plan Review

Adjournment

WORK SESSION SUMMARY

TO: Tim Vandall, City Administrator

FROM: Sarah Bodensteiner, City Clerk

DATE: October 21, 2016

SUBJECT: Agenda Summary

I. City Code Updates

- Annual updates to the Lansing City Code are attached. Staff will be available to answer any questions.

II. Neighborhood Revitalization Plan Review

- City Clerk Sarah Bodensteiner and Community and Economic Development Director Stefanie Leif will be present to review and discuss the Neighborhood Revitalization Plan.

III. Adjournment

WORKSESSION ITEM

TO: Tim Vandall, City Administrator

FROM: Sarah Bodensteiner, City Clerk 

DATE: October 18, 2016

SUBJECT: City Code Updates

Attached are copies of each section of the City Code that have revisions that require your review.

Changes are indicated with the following marks:

- All articles from the current Code that that will be replaced/removed/revised/new have been indicated with a strikethrough or highlight.
- All changes to the fee schedule have been marked in red.

Staff will be available to answer any questions.

WORKSESSION ITEM



FINANCE	FEEs
Return Check Fee	\$35.00
Utility Service Deposit (Refundable after 1 year)	\$75.00
Residential Refuse Collection Service Charge	\$16.69
Residential Refuse Collection Service Charge (Senior)	\$13.69
Sewer Usage Fee (Residential)	See Ordinance No. 956
Sewer Usage Fee (Commercial)	See Ordinance No. 956
PARKS AND RECREATION	FEEs
Baseball:	
Age 7-8	\$40.00/\$45.00 Non-Resident of USD 469
Age 9-10	\$40.00/\$45.00 Non-Resident of USD 469
Age 11-12	\$40.00/\$45.00 Non-Resident of USD 469
Age 13-15	\$40.00/\$45.00 Non-Resident of USD 469
Basketball	\$45.00/\$50.00 Non-Resident of USD 469
Cheerleading	\$75.00/\$85.00 Non-Resident of USD 469
Football:	
Age 6-7	\$50.00/\$60.00 Non-Resident of USD 469
Age 8-9	\$105.00/\$115.00 Non-Resident of USD 469
Age 10-11	\$105.00/\$115.00 Non-Resident of USD 469
Soccer (Spring and Fall):	\$35.00/\$40.00 Non-Resident of USD 469
Softball:	\$40.00/\$45.00 Non-Resident of USD 469
T-Ball (Co-ed):	\$40.00/\$45.00 Non-Resident of USD 469
Field Rental Fee per Day **	
Per Field/No Lights	\$75 per day
Per Field/With Lights	\$100 per day
Field Rental Deposit	\$75.00
*Non-Residents pay \$5.00 more for programs under \$50.00 and \$10.00 more for programs over \$50.00. Late registration fees are \$10.00 per child up to a total of \$20.00 per family per sport. ** Rentals subject to Liability Release/Indemnification and additional Insurance.	
PUBLIC WORKS	FEEs
Activity that is Continuous Across Intersection(s)	\$25.00 per block
Driveway/Sidewalk in ROW	\$15.00
Floodplain Development Permit	\$100.00
Lawn Sprinkler System in ROW	\$150.00
Permit for Temporary Right-of-Way Use	\$100.00
Stormwater Discharge Application Filing Fee	\$100.00
Utility Permit (Work in ROW) ^	\$25.00
Emergency or other work done without having an approved permit	\$100.00
^ No fee for work performed by Franchisee's own employees	
LANSING COMMUNITY LIBRARY	FEEs
Fax	\$1.00 per page
Black and White Copies/Prints	\$0.10 per page/ First 5 pages free with library card
Color Copies/Prints	\$0.25 per page
Overdue Books, Audiobooks, Magazines	\$0.10 per day/ with a maximum of \$3.00
Overdue DVD's, Videogames	\$0.25 per day/ with a maximum of \$30.00
Processing Fee for broken cases	\$3.00
Processing Fee for missing dust jacket, barcode, labels	\$3.00
Replacement fee for lost library card	\$1.00/ First time request is free
Lost or damaged item	Replacement value of item
Headphones	\$1.00
Collections Processing Fee	\$20.00

Increased from \$70/\$80 due cost of Uniforms

Increased from \$95/\$105 due to increase in league participation costs

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court
					Violation	Penalty	Minimum	Maximum	Costs
Owning a prohibited animal	-	-	-	-	2-103	2-108	90.00	500.00	90.00
Animal cruelty	\$ 1,000	-	21-6412a	11.11	2-201	2-202(F)	90.00	1,000.00	90.00
Animal nuisance	-	-	-	-	2-301	2-301(E)	-	90.00	50.00
Fail to remove animal excrement	-	-	-	-	2-302	2-302(D)	-	90.00	50.00
Animal at large:									
AaL: 1st occurrence	-	-	-	-	2-303	2-303(F)	-	90.00	50.00
AaL: 2nd occ. [w/in 12 mos of 1st]	-	-	-	-	2-303	2-303(F)	-	100.00	50.00
AaL: 3rd occ. [w/in 12 mos of 1st]	-	-	-	-	2-303	2-303(F)	-	110.00	50.00
AaL: 4th occ. + [w/in 12 mos of 1st]	-	-	-	-	2-303	2-303(F)	-	160.00	50.00
Animal at large [Habitual Violator]	-	-	-	-	2-304	2-304(B)	90.00	500.00	90.00
Aggressive animal at large:									
Agg AaL: 1st occurrence	-	-	-	-	2-305	2-305(B)	-	110.00	50.00
Agg AaL: 2nd occ. [w/in 12 mos of 1st]	-	-	-	-	2-305	2-305(B)	-	120.00	50.00
Agg AaL: 3rd occ. [w/in 12 mos of 1st]	-	-	-	-	2-305	2-305(B)	-	130.00	50.00
Agg AaL: 4th occ. + [w/in 12 mos of 1st]	-	-	-	-	2-305	2-305(B)	-	180.00	50.00
Aggressive animal at large [Habitual Violator]	\$ 500	-	-	-	2-306	2-306(B)	180.00	500.00	90.00
Harboring a dangerous animal w/o a permit	\$ 500	-	-	-	2-401	2-408	200.00	1,000.00	90.00
Fail to obtain permit for more than 4 animals	-	-	-	-	2-501	2-508	200.00	1,000.00	90.00
Fail to obtain other required animal permit	-	-	-	-	2-502	2-508	200.00	1,000.00	90.00
No city dog/cat license	-	-	-	-	2-507	2-507	-	90.00	50.00
No current rabies vaccination	-	-	-	-	2-507	2-507	-	90.00	50.00
Operating a kennel without a license	-	-	-	-	2-601	2-605	90.00	500.00	90.00
Public consumption of alcohol	\$ 500	-	-	-	3-104F	3-104J	50.00	500.00	90.00
Fences; permit required	-	-	-	-	4-701	4-710	150.00	500.00	90.00
Prohibited fence (barbed wire, electric)	-	-	-	-	4-704	4-710	150.00	500.00	90.00
Swimming pool; req'd. maintenance, permit	-	-	-	-	4-802	4-812	150.00	500.00	90.00
Swimming pool; req'd. fence/gate	-	-	-	-	4-807	4-812	150.00	500.00	90.00
Transient vendor; fail to comply with code requirements	-	-	-	-	5-209	5-209	150.00	500.00	90.00
Open burning without a permit	-	-	-	-	7-301	7-311	-	500.00	90.00
Illegal trash burning (times, supervision, equipment)	\$ 500	-	-	-	7-303		90.00	500.00	90.00
Illegal discharge of fireworks	-	-	-	-	7-509	7-509	50.00	100.00	50.00
Sale/possession of illegal fireworks	\$ 500	-	-	-	7-507	7-512	500.00	1,500.00	90.00
Spitting in public building / on sidewalk	\$ 500	-	-	-	8-108	8-110	-	500.00	90.00
Nuisance: parking on lawn/unpaved surface	\$ 500	-	-	-	8-309	8-309(B)	-	500.00	90.00
Nuisance; outdoor storage prohibited	\$ 500	-	-	-	8-310	8-320	-	500.00	90.00
Nuisance: noxious weeds	\$ 500	-	-	-	8-311	8-320	-	500.00	90.00
Nuisance: inoperable/abandoned vehicle	\$ 500	-	-	-	8-312	8-320	-	500.00	90.00
Public nuisance; allowing/maintaining	\$ 500	-	21-6204	-	8-319	8-320	-	500.00	90.00
Disturbing religious assembly	\$ 500	-	-	-	12-201	12-211	-	500.00	90.00
Loitering on streets, public places	\$ 500	-	-	-	12-202	12-211	-	500.00	90.00
Obscenity on building/structure	\$ 500	-	-	-	12-203	12-211	-	500.00	90.00
Obscene advertising material	\$ 500	-	-	-	12-204	12-211	-	500.00	90.00
Curfew violation - Under age 16	-	-	-	-	12-205(a)	12-205(c)	-	25.00	50.00
Curfew violation - Over age 16	-	-	-	-	12-205(b)	12-205(c)	-	25.00	50.00
Criminal littering (not from a vehicle)	\$ 500	-	21-5815a	-	12-206	12-206(c)(1)	250.00	1,000.00	90.00
False fire/security alarm - #3 in one year	-	-	-	-	12-207(a)	12-207(b)(1)	-	50.00	50.00
False fire/security alarm - #4 in one year	-	-	-	-	12-207(a)	12-207(b)(2)	-	100.00	50.00
False fire/security alarm - #5+ in one year	-	-	-	-	12-207(a)	12-207(b)(3)	-	200.00	50.00
Resisting arrest	\$ 500	-	21-5229	-	12-208	12-211	-	500.00	90.00
Aiding/abetting	\$ 500	-	-	-	12-209	12-211	-	500.00	90.00
Public urination/defecation	-	-	-	-	12-210	12-210C	50.00	500.00	90.00
Excessive noise	\$ 500	-	-	-	12-301	12-310	-	1,000.00	90.00
Excessive noise: Barking dog	\$ 500	-	-	-	12-301(b)(6)	12-310	-	1,000.00	90.00
Possession of marijuana/THC	\$ 2,500	-	21-5706	-	12-402	12-404	200.00	2,500.00	90.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court
					Violation	Penalty	Minimum	Maximum	Costs
Poss. of simulated controlled substance	\$ 2,500	-	21-5713	-	12-403(A)(1)	12-404	200.00	2,500.00	90.00
Possession of drug paraphernalia	\$ 2,500	-	21-5709	-	12-403(A)(2)	12-404	200.00	2,500.00	90.00
Schedule of fines (traffic ord. violations)	-	-	-	-	-	15-104	10.00	500.00	50.00
Schedule of fines (speeding)	-	-	-	-	-	15-104	75.00	500.00	50.00
Attempt to commit Class A Violation	\$ 1,000	-	21-5301	2.1	-	-	-	1,000.00	90.00
Attempt to commit Class B or C Violation	\$ 500	-	21-5301	2.1	-	-	-	500.00	90.00
Conspiracy to commit misdemeanor	\$ 500	-	21-5302	2.2	-	-	-	500.00	90.00
Battery	\$ 1,000	-	21-5413a	3.1	-	-	-	1,000.00	90.00
Battery against Law Enforcement Officer	\$ 2,500	-	21-5413c	3.2	-	-	-	2,500.00	90.00
Battery, sexual	\$ 2,500	-	21-5505a	3.2.1	-	-	-	2,500.00	90.00
Assault	\$ 500	-	21-5412a	3.3a	-	-	-	500.00	90.00
Assault against Law Enforcement Officer	\$ 2,500	-	21-5412c	3.3b	-	-	-	2,500.00	90.00
Unlawful interference with firefighter	\$ 1,000	-	21-6325a	3.5	-	-	-	1,000.00	90.00
Unlawful restraint	\$ 2,500	-	21-5411	3.6	-	-	-	2,500.00	90.00
Mistreatment of confined person	\$ 2,500	-	21-5416	3.7	-	-	-	2,500.00	90.00
Violation of a protective order	\$ 2,500	-	21-5924a	3.8.1	-	-	-	2,500.00	90.00
Criminal false communication	\$ 2,500	-	21-6103	3.9	-	-	-	2,500.00	90.00
Unlawful administration of a substance	\$ 2,500	-	21-5425	3.11	-	-	-	2,500.00	90.00
Breach of privacy	\$ 2,500	-	21-6101a1	3.12	-	-	-	2,500.00	90.00
Stalking	\$ 2,500	-	21-5427	3.13	-	-	-	2,500.00	90.00
Lewd, lascivious behavior	\$ 1,000	-	21-5513a	4.1	-	-	-	1,000.00	90.00
Selling sexual relations	\$ 1,000	-	21-6419	4.3	-	-	-	1,000.00	90.00
Buying sexual relations	\$ 2,500	-	21-6421	4.5	-	-	-	2,500.00	90.00
Contributing to child's misconduct/depravation	\$ 2,500	-	21-5603a	5.1	-	-	-	2,500.00	90.00
Furnishing alcohol/CMB to minors	\$ 1,000	-	21-5607a	5.2	-	-	200.00	1,000.00	90.00
Hosting minors consuming alcohol/CMB	\$ 2,500	-	21-5608	5.3	-	-	1,000.00	2,500.00	90.00
Endangering a child	\$ 2,500	-	21-5601a	5.4	-	-	-	2,500.00	90.00
Purch/possess tobacco by a minor	-	-	79-3321n	5.6	-	-	-	25.00	-
Sell/give/furnish tobacco to a minor	\$ 1,000	-	79-3322	5.7	-	-	200.00	1,000.00	90.00
Purch/possess/consumption of alcohol by a minor	\$ 500	-	41-727	5.8	-	-	200.00	500.00	90.00
Theft of property/services < \$1000	\$ 2,500	-	21-5801a	6.1	-	-	-	2,500.00	90.00
Theft of lost/mislaid property < \$1000	\$ 2,500	-	21-5802a	6.3	-	-	-	2,500.00	90.00
Criminal deprivation of property	\$ 2,500	-	21-5803b	6.5	-	-	-	2,500.00	90.00
Criminal damage to ppty < \$1000	\$ 1,000	-	21-5813a	6.6	-	-	-	1,000.00	90.00
Criminal trespass	\$ 1,000	-	21-5808a	6.7	-	-	-	1,000.00	90.00
Trespass on railroad property	\$ 2,500	-	21-5809a	6.7.1	-	-	-	2,500.00	90.00
Tampering with landmark	\$ 500	-	21-5816a	6.9	-	-	-	500.00	90.00
Tampering with traffic signal	\$ 500	-	21-5817a	6.10	-	-	-	500.00	90.00
Unlawful manufacture of false tokens	\$ 1,000	-	21-5829	6.11	-	-	-	1,000.00	90.00
Tampering with manuf. serial numbers	\$ 500	-	-	6.12	-	-	-	500.00	90.00
Withholding possession of public property	\$ 500	-	-	6.13	-	-	-	500.00	90.00
Unlawful deposits in sewers	\$ 500	-	-	6.14	-	-	-	500.00	90.00
Damaging sewers	\$ 500	-	-	6.15	-	-	-	500.00	90.00
Giving a worthless check < \$1000	\$ 2,500	-	21-5821b	6.16	-	-	-	2,500.00	90.00
Criminal use of a financial card < \$1000	\$ 2,500	-	21-5828a	6.17	-	-	-	2,500.00	90.00
Unlawful acts concerning computers	\$ 2,500	-	21-5839	6.20	-	-	-	2,500.00	90.00
Criminal hunting	\$ 500	-	21-5810a	6.22	-	-	-	500.00	90.00
Unlawful use of recording device	\$ 2,500	-	51-301	6.23	-	-	-	2,500.00	90.00
Unlawful sale of scrap metal	\$ 500	-	50-6110	6.24	-	-	200.00	500.00	90.00
Unlawful purchase of scrap metal	\$ 500	-	50-6111	6.25	-	-	200.00	500.00	90.00
Interference with law enforcement	\$ 2,500	-	21-5904	7.2	-	-	-	2,500.00	90.00
Escape from custody	\$ 2,500	-	21-5911a	7.3	-	-	-	2,500.00	90.00
Interference with judicial process	\$ 2,500	-	21-5905	7.4	-	-	-	2,500.00	90.00
Performing an unauthorized official act	\$ 1,000	-	21-5919	7.6	-	-	-	1,000.00	90.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court Costs
					Violation	Penalty	Minimum	Maximum	
Simulating legal process	\$ 2,500	-	21-5907a	7.7	-	-	-	2,500.00	90.00
Tampering w/public record	\$ 2,500	-	21-5920	7.8	-	-	-	2,500.00	90.00
Tampering w/public notice	\$ 500	-	21-5921	7.9	-	-	-	500.00	90.00
False signing of a petition	\$ 500	-	21-5916	7.10	-	-	-	500.00	90.00
False impersonation	\$ 1,000	-	21-5917a	7.11	-	-	-	1,000.00	90.00
Interf. w/conduct of public business in public bldg.	\$ 2,500	-	21-5922a	7.12	-	-	-	2,500.00	90.00
Interference with police dogs	\$ 500	-	-	7.13	-	-	-	500.00	90.00
Electioneering	\$ 500	-	25-2430	7.14	-	-	-	500.00	90.00
Denial of civil rights	\$ 2,500	-	21-6102a	8.1	-	-	-	2,500.00	90.00
Disorderly conduct	\$ 500	-	21-6203a	9.1	-	-	-	500.00	90.00
Unlawful assembly	\$ 1,000	-	21-6202a	9.2a	-	-	-	1,000.00	90.00
Remaining at unlawful assembly	\$ 2,500	-	21-6202b	9.2b	-	-	-	2,500.00	90.00
Rioting	\$ 2,500	-	21-6201a	9.4	-	-	-	2,500.00	90.00
Giving a false alarm	\$ 2,500	-	21-6207a	9.7	-	-	-	2,500.00	90.00
Criminal desecration	\$ 2,500	-	21-6205a	9.8	-	-	-	2,500.00	90.00
Abusing toxic vapors	\$ 1,000	-	21-5712a	9.9	-	-	-	1,000.00	90.00
Harassment by telecommunication device	\$ 2,500	-	21-6206a1	9.10	-	-	-	2,500.00	90.00
Unlawful public demonstration at a funeral	\$ 1,000	-	21-6106a	9.11	-	-	-	1,000.00	90.00
Unlawful posting of political material	\$ 500	-	21-5820	9.13	-	-	-	500.00	90.00
Criminal use of a weapon	\$ 2,500	-	21-6301	10.1	-	-	-	2,500.00	90.00
Criminal carrying of a weapon	\$ 2,500	-	21-6302	10.1.1	-	-	-	2,500.00	90.00
Drawing a weapon on another	\$ 2,500	-	-	10.2	-	-	-	2,500.00	90.00
Criminal distribution of firearms to felon	\$ 2,500	-	21-6303	10.3	-	-	-	2,500.00	90.00
Unlawful discharge of firearm	\$ 1,000	-	21-6308a1	10.5	-	-	-	1,000.00	90.00
Air gun/bow & arrow/slingshot/bb gun/paintball gun	\$ 500	-	-	10.6	-	-	-	500.00	90.00
Aiding/abetting to operate prohib. firearm	\$ 500	-	-	10.8	-	-	-	500.00	90.00
Carrying concealed explosives	\$ 2,500	-	21-6312c	10.9	-	-	-	2,500.00	90.00
Endangerment	\$ 2,500	-	21-5429	10.10	-	-	-	2,500.00	90.00
Creating a hazard	\$ 1,000	-	21-6318a	10.11	-	-	-	1,000.00	90.00
Unlawful failure to report a wound	\$ 500	-	21-6319a	10.12	-	-	-	500.00	90.00
Barbed wire	\$ 500	-	-	10.13	-	-	-	500.00	90.00
Throwing objects	\$ 1,000	-	21-5819a	10.16	-	-	-	1,000.00	90.00
Tattooing/piercing a minor w/o written consent	\$ 2,500	-	65-1953	10.17	-	-	-	2,500.00	90.00
Failure to placemaintain a smoke detector	-	-	31-162	10.18	-	-	-	25.00	-
Unlawfully obtaining Rx drug	\$ 2,500	-	21-5708	10.20	-	-	-	2,500.00	90.00
Alcohol w/o liquid machine	\$ 2,500	-	21-6321a	10.22	-	-	-	2,500.00	90.00
Trafficking in counterfeit drugs <\$500	\$ 2,500	-	65-4167	10.23	-	-	-	2,500.00	90.00
Smoking where prohibited			21-6110	10.24				90.00	50.00
Promoting obscenity	\$ 2,500	-	21-6401a	11.1	-	-	-	2,500.00	90.00
Promoting obscenity to minors	\$ 2,500	-	21-6401b	11.2	-	-	-	2,500.00	90.00
Commercializing wildlife	\$ 2,500	-	32-1005	11.3	-	-	-	2,500.00	90.00
Furnishing/exposing harmful materials to minors	\$ 1,000	-	21-6402a	11.7	-	-	-	1,000.00	90.00
Gambling	\$ 1,000	-	21-6404a	11.8	-	-	-	1,000.00	90.00
Commercial gambling	\$ 1,000	-	21-6406a2	11.9	-	-	-	1,000.00	90.00
Possession of gambling device	\$ 1,000	-	21-6408	11.10	-	-	-	1,000.00	90.00
Cockfighting	\$ 2,500	-	21-6417	11.12	-	-	-	2,500.00	90.00
Fail to comply with officer	\$ 500	6	8-1503	-	-	-	-	500.00	90.00
Disobey traffic control device	-	12	8-1507	-	-	-	-	90.00	50.00
Disobey traffic signal	-	13	8-1508	-	-	-	-	135.00	50.00
Violate pedestrian control signal	-	14	8-1509	-	-	-	-	90.00	50.00
Disobey flashing traffic signal	-	15	8-1510	-	-	-	-	90.00	50.00
Disobey lane-direction control signal	-	16	8-1511	-	-	-	-	90.00	50.00
Unauthorized sign/signal/markings	-	17	8-1512	-	15-102	-	-	90.00	50.00
Interference w/traffic or R/R control signal	\$ 500	18	8-1513	-	-	-	-	500.00	90.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court
					Violation	Penalty	Minimum	Maximum	Costs
Improper driving on designated play street	-	20						90.00	50.00
Accident, leaving scene; injury/ppty damage > \$1000	\$ 2,500	23b2	8-1602	-	-	-	-	2,500.00	90.00
Accident, leaving scene; ppty damage < \$1000	\$ 500	23b1	8-1602	-	-	-	-	500.00	90.00
Accident; duty to provide information	\$ 250	25a1	8-1604	-	-	-	-	250.00	90.00
Accident; duty to render aid	\$ 250	25a2	8-1604	-	-	-	-	250.00	90.00
Accident; failure to report when required	\$ 250	25b	8-1604	-	-	-	-	250.00	90.00
Accident; duty upon striking unattended ppty	\$ 500	26	8-1605	-	-	-	-	250.00	90.00
False report regarding accident	\$ 500	28	8-1608	-	-	-	-	500.00	90.00
Reckless driving #1	\$ 500	29	8-1566	-	-	-	25.00	500.00	90.00
Reckless driving #2 +	\$ 500	29	8-1566	-	-	-	50.00	500.00	90.00
DUI #1	\$ 1,500	30	8-1567	-	-	-	750.00	1,000.00	90.00
DUI #2	\$ 2,500	30	8-1567	-	-	-	1,250.00	1,750.00	90.00
DUI #1 in CMV	\$ 1,000	30.1	8-2,144	-	-	-	750.00	1,000.00	90.00
DUI #2 in CMV	\$ 2,500	30.1	8-2,144	-	-	-	1,250.00	1,750.00	90.00
Prelim breath test refusal	-	30.2	8-1012	-	-	-	-	90.00	50.00
Refusal to submit to alcohol/drug test	\$ 2,500	30.2.1	8-1025	-	-	-	1,250.00	1,750.00	90.00
Ignition interlock device required	\$ 2,500	30.3	8-1017	-	-	-	-	2,500.00	90.00
Flee/attempt to elude LEO #1	\$ 1,000	31	8-1568	-	-	-	-	1,000.00	90.00
Flee/attempt to elude LEO #2	\$ 2,500	31	8-1568	-	-	-	-	2,500.00	90.00
Basic speed (too fast for conditions)	-	32	8-1557	-	-	-	-	90.00	50.00
Speeding: 0-15 over limit	-	33	8-1558	-	-	-	-	90.00	50.00
Speeding: 16-20 over limit	-	33	8-1558	-	-	-	-	130.00	50.00
Speeding: 21-25 over limit	-	33	8-1558	-	-	-	-	190.00	50.00
Speeding: 26-30 over limit	-	33	8-1558	-	-	-	-	410.00	50.00
Speeding: 31+ over limit [add \$10/mph > 30]	-	33	8-1558	-	-	-	-	410.00	50.00
Minimum speed (impede traffic)	-	34	8-1561	-	-	-	-	90.00	50.00
Speed limit on motored cycle w/o headlamp	-	35	8-1562	-	-	-	-	50.00	50.00
Racing on highways	\$ 500	37	8-1565	-	-	-	-	500.00	90.00
Fail to drive on right side of roadway	-	38	8-1514	-	-	-	-	90.00	50.00
Improper passing (opposite directions)	-	39	8-1515	-	-	-	-	90.00	50.00
Improper passing (same direction)	-	40	8-1516	-	-	-	-	90.00	50.00
Illegal passing on right side of traffic	-	41	8-1517	-	-	-	-	90.00	50.00
Improper passing (on left when not clear)	-	42	8-1518	-	-	-	-	90.00	50.00
Driving left of center [w/obstruc view, in intersection]	-	43	8-1519	-	-	-	-	90.00	50.00
Passing in no-passing zone	-	44	8-1520	-	-	-	-	90.00	50.00
Driving wrong direction on 1-way road	-	45	8-1521	-	-	-	-	90.00	50.00
Roadways laned for traffic (fail to maintain lane)	-	46	8-1522	-	-	-	-	90.00	50.00
Following too closely	-	47	8-1523	-	-	-	-	90.00	50.00
Improper driving on divided highway	-	48	8-1524	-	-	-	-	90.00	50.00
Improper turn	-	49	8-1545	-	-	-	-	90.00	50.00
Illegal turn at intersection	-	50		-	-	-	-	90.00	50.00
Illegal U-turn	-	51	8-1546	-	-	-	-	90.00	50.00
Turning on curve or crest of grade	-	52	8-1546	-	-	-	-	90.00	50.00
Improper starting of parked vehicle	-	53	8-1547	-	-	-	-	90.00	50.00
Fail to signal turn/vehicle movement	-	54	8-1548	-	-	-	-	90.00	50.00
Improper hand/arm signal	-	56	8-1550	-	-	-	-	90.00	50.00
Fail to yield ROW at intersection	-	57	8-1526	-	-	-	-	90.00	50.00
Fail to yield ROW to oncoming vehicle	-	58	8-1527	-	-	-	-	90.00	50.00
Disobey stop/yield sign	-	59	8-1528	-	-	-	-	90.00	50.00
Fail to yield when entering roadway	-	60	8-1529	-	-	-	-	90.00	50.00
Fail to yield to emergency vehicle	-	61	8-1530	-	-	-	-	260.00	50.00
Passing others near stationary emergency vehicle	-	61.1	8-1520a	-	-	-	-	90.00	50.00
Fail to yield ROW in construction zone	-	62	8-1531	-	-	-	-	90.00	50.00
Pedestrian; Fail to obey traffic control device	-	63	8-1532	-	-	-	-	90.00	50.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court Costs
					Violation	Penalty	Minimum	Maximum	
F/t yield to pedestrian in Xwalk	-	64	8-1533	-	-	-		90.00	50.00
Disobey school Xing guard	-	64.1	8-15,103	-	-	-		135.00	50.00
Jaywalking	-	65	8-1534	-	-	-		50.00	50.00
Fail to exercise due care to avoid pedestrians	-	66	8-1535	-	-	-		90.00	50.00
Pedestrians; fail to keep to right in crosswalk	-	67	8-1536	-	-	-		50.00	50.00
Pedestrian on highway	-	68	8-1537	-	-	-		50.00	50.00
Pedestrian soliciting ride/business	-	69	8-1538	-	-	-		90.00	50.00
Driving through safety zone	-	70	8-1539	-	-	-		90.00	50.00
F/t yield ROW to pedestrian on sidewalk	-	71	8-1540	-	-	-		90.00	50.00
Pedestrian fail to yield to emergency vehicle	-	72	8-1541	-	-	-		90.00	50.00
Fail to yield ROW to blind pedestrian	-	73	8-1542	-	-	-		130.00	50.00
Pedestrian under the influence in roadway	\$ 500	74	8-1543	-	-	-		500.00	90.00
Pedestrian; Fail to obey bridge or R/R signal	-	75	8-1544	-	-	-		50.00	50.00
Disobey signal indicating approach of train	-	76	8-1551	-	-	-		90.00	50.00
Fail to stop at dangerous R/R Xing	-	77	8-1552	-	-	-		90.00	50.00
Certain vehicles fail to stop at R/R Xing	-	78	8-1553	-	-	-		90.00	50.00
Moving heavy equipment at R/R Xing	-	79	8-1554	-	-	-		260.00	50.00
Fail to stop when emerging from alley/private drive	-	80	8-1555	-	-	-		90.00	50.00
Overtaking/passing school bus	-	81	8-1556	-	-	-		130.00	50.00
Overtaking/passing church/daycare bus	-	82	8-1556a	-	-	-		130.00	50.00
Improper stopping/standing/parking	-	83	8-1569	-	-	-		50.00	50.00
Stop/stand/park where prohibited	-	85	8-1571	-	-	-		50.00	50.00
Improper stopping/parking on roadway	-	86	8-1572	-	-	-		50.00	50.00
Parking in handicapped space	-	87	8-1,129	-	-	-		90.00	50.00
Handicap placard; unauthorized/illegal use	\$ 500	87.1	8-1,130a	-	-	-	100.00	300.00	90.00
Parking prohibited (Vehicle sale/maintenance)	-	88	-	-	-	-		50.00	50.00
Stall parking	-	89	-	-	-	-		50.00	50.00
Blocking traffic by parking on narrow street	-	90	-	-	-	-		50.00	50.00
Parking illegally on narrow street	-	91	-	-	-	-		50.00	50.00
Illegal parking in alley	-	92	-	-	-	-		50.00	50.00
Parking disabled/other vehicles	-	93	8-1102	-	-	-		50.00	50.00
Parking adjacent to schools	-	94	-	-	-	-		50.00	50.00
Stop/park in hazardous/congested area	-	95	-	-	-	-		50.00	50.00
Parking in "no-parking" zone	-	96	-	-	-	-		50.00	50.00
Fail to comply with limited time parking zones	-	97	-	-	-	-		50.00	50.00
Parked commercial/deliv vehicles; exceptions, violations	-	98	-	-	-	-		50.00	50.00
Illegal parking in loading/unloading zone	-	99	-	-	-	-		50.00	50.00
Using headphones/TV's in vehicle	-	103	8-1748	-	-	-		90.00	50.00
Inattentive driving	-	104	-	-	-	-		90.00	50.00
Allow use of vehic by one suspended for intox fail/ref	\$ 500	105	8-1022	-	-	-	500.00	1,000.00	90.00
Transporting open container	\$ 250	106	8-1599	-	-	-		200.00	90.00
Leaving vehicle unattended	-	107	8-1573	-	-	-		90.00	50.00
Driving with obstructed view	-	108	8-1576	-	-	-		90.00	50.00
Coasting prohibited	-	109	8-1580	-	-	-		90.00	50.00
Unlawful operation of motorized skateboard	-	109.1	-	-	-	-		90.00	50.00
Following/parking too closely to firetruck	-	110	8-1581	-	-	-		130.00	50.00
Driving over fire hose	-	111	8-1582	-	-	-		260.00	50.00
Putting glass/nails/etc. on roadway	-	112	8-1583	-	-	-		260.00	50.00
Obstructing traffic by stopping in intersection	-	113	8-1584	-	-	-		90.00	50.00
Snowmobile operation limited	-	114	8-1585	-	-	-		90.00	50.00
Unlawful operation of all-terrain vehicle	-	114.1	8-15,100	-	15-102	-		90.00	50.00
Unlawful operation of micro-utility truck	-	114.2	8-15,106	-	15-102	-		90.00	50.00
Unlawful operation of low-speed vehicle	-	114.3	8-15,101	-	-	-		90.00	50.00
Unlawful operation of golf cart	-	114.4	8-15,108	-	-	-		90.00	50.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court
					Violation	Penalty	Minimum	Maximum	Costs
Unlawful operation of work-site utility vehicle	-	114.5	8-15,109	-	15-102	-		90.00	50.00
Unlawful operation of motorized minibike	-	114.6	-	-	15-102	-		90.00	50.00
Unlawful riding on vehicle by person over age 14	-	115	-	-	-	-		90.00	50.00
Driving on sidewalk	-	116	8-1575	-	-	-		90.00	50.00
Improper backing	-	117	8-1574	-	-	-		90.00	50.00
Avoiding traffic control devices	-	118	-	-	-	-		90.00	50.00
Unlawful parade/procession	-	119	-	-	-	-		90.00	50.00
Driving through lawful procession	-	120	-	-	-	-		90.00	50.00
Disobey/destroy street barriers	-	122	-	-	-	-		90.00	50.00
Unsafe opening/closing vehicle door	-	123	8-1577	-	-	-		90.00	50.00
Riding in house trailer/mobile home prohibited	-	124	8-1578	-	-	-		130.00	50.00
Driving across lawns, yards, crops, etc.	-	125	8-1348	-	-	-		90.00	50.00
Fail to remove traffic hazard on private property	-	126	8-2011	-	-	-		90.00	50.00
Obstructed/covered license plate	-	126.1	8-15,110	-	-	-		90.00	50.00
Use of wireless commun. device while driving	-	126.2	8-15,111	-	-	-		90.00	50.00
Littering from a vehicle	-	126.3	8-15,102	-	15-102	-		90.00	50.00
Parent allowing unlawful bicycle operation	-	127	8-1586	-	-	-		90.00	50.00
Bicycles; fail to use seat, or too many riders	-	129	8-1588	-	-	-		90.00	50.00
Bicyclist clinging to vehicle	-	130	8-1589	-	-	-		90.00	50.00
Improper operation of bicycle on roadway	-	131	8-1590	-	-	-		90.00	50.00
Carrying articles while biking	-	132	8-1591	-	-	-		90.00	50.00
Bike lamps/equipment required	-	133	8-1592	-	-	-		90.00	50.00
Coasters/skates/similar devices restricted	-	136	8-1593	-	-	-		90.00	50.00
Improper motorcycle operation	-	138	8-1594	-	-	-		90.00	50.00
Motorcycles; operation on laned roadways	-	139	8-1595	-	-	-		90.00	50.00
Motorcycles clinging to other vehicles	-	140	8-1596	-	-	-		90.00	50.00
Motorcycles; passenger seat, footrests required	-	141	8-1597	-	-	-		90.00	50.00
Equipment for motorcycle operator/rider	-	142	8-1598	-	-	-		90.00	50.00
Improper vehicle equipment	-	143	8-1701	-	-	-		90.00	50.00
Fail to use lights/lamps when required	-	144	8-1703	-	-	-		90.00	50.00
Improper/defective headlight	-	146	8-1705	-	-	-		90.00	50.00
Improper/defective taillamp	-	147	8-1706	-	-	-		90.00	50.00
Improper/defective taglight	-	147c	8-1706	-	-	-		90.00	50.00
Improper/defective reflectors	-	148	8-1707	-	-	-		90.00	50.00
Improper/defective brakelight	-	149a	8-1708	-	-	-		90.00	50.00
Additional lamps required on certain vehicles	-	151	8-1710	-	-	-		90.00	50.00
Improper color of lamps	-	152	8-1711	-	-	-		90.00	50.00
Improper mounting of reflectors/lamps	-	153	8-1712	-	-	-		90.00	50.00
Visibility of reflectors/lamps	-	154	8-1713	-	-	-		90.00	50.00
No lamps/flags on projecting loads	-	156	8-1715	-	-	-		90.00	50.00
Improper lamps on parked vehicles	-	157	8-1716	-	-	-		90.00	50.00
Lamps on other vehicles/equipment	-	158	8-1718	-	-	-		90.00	50.00
Improper use of spot/fog/auxiliary lamps	-	159	8-1719	-	-	-		90.00	50.00
Improper/defective turn signal	-	161	8-1721	-	-	-		90.00	50.00
Improper hazard/warning lights	-	162	8-1722	-	-	-		90.00	50.00
Illegal additional lighting equipment	-	163	8-1723	-	-	-		90.00	50.00
Improper multi-beam lighting	-	164	8-1724	-	-	-		90.00	50.00
Improper use of multi-beam lights (fail to dim)	-	165	8-1725	-	-	-		90.00	50.00
Illegal single-beam lights	-	166	8-1726	-	-	-		90.00	50.00
Improper alternate road-lighting equipment	-	167	8-1727	-	-	-		90.00	50.00
Improper number of driving lamps	-	168	8-1728	-	-	-		90.00	50.00
Special restrictions on lamps	-	169	8-1729	-	-	-		90.00	50.00
Improper lighting on school buses	-	170	8-1730	-	-	-		90.00	50.00
Improper lighting on church/daycare buses	-	171	8-1730a	-	-	-		90.00	50.00

Attachment "A"
Lansing Municipal Court Fine Schedule

Violation	Bond	STO	KSA	UPOC	City Code Section		Fine		Court
					Violation	Penalty	Minimum	Maximum	Costs
Operate highway maintenance vehicle w/o lamps	-	172	8-1731	-	-	-	-	90.00	50.00
Improper/defective brakes	-	173	8-1734	-	-	-	-	90.00	50.00
Improper/defective horn/warning device	-	174	8-1738	-	-	-	-	90.00	50.00
Improper/defective muffler	-	175	8-1739	-	-	-	-	90.00	50.00
Use of compression brakes w/o muffler	-	175.1	8-1761	-	-	-	-	90.00	50.00
Improper/defective mirrors	-	176	8-1740	-	-	-	-	90.00	50.00
Windshields unobstructed; wipers, eye protection	-	177	8-1741	-	-	-	-	90.00	50.00
Unauthorized/illegal tires	-	178	8-1742	-	-	-	-	90.00	50.00
Improper wide-base single tires	-	178.1	8-1742b	-	-	-	-	90.00	50.00
Spilling loads on roadways prohibited	-	179	8-1906	-	-	-	-	500.00	50.00
Improper towing/towbar mechanism	-	180	8-1907	-	-	-	-	90.00	50.00
Illegal one-way glass/sunscreening device	-	181	8-1749	-	-	-	-	90.00	50.00
No child safety restraint (ages 0-3)	-	182a1	8-1343a	-	-	-	-	60.00	50.00
No child safety restraint (ages 4-7)	-	182a2	8-1343a	-	-	-	-	60.00	-
No child safety restraint (ages 8-13)	-	182a3	8-1343a	-	-	-	-	60.00	-
No seat belt (ages 18+)	-	182.1a	8-2502	-	-	-	-	10.00	-
No seat belt (ages 14-17)	-	182.1b	8-2502	-	-	-	-	60.00	-
Unlawful riding on vehicle by person under age 14	-	182.2	8-1578a	-	-	-	-	90.00	50.00
Improper/defective motorcycle headlight	-	183	8-1801	-	-	-	-	90.00	50.00
Improper/defective motorcycle taillight	-	184	8-1802	-	-	-	-	90.00	50.00
Improper/defective motorcycle reflectors	-	185	8-1803	-	-	-	-	90.00	50.00
Improper/defective motorcycle brakelight	-	186	8-1804	-	-	-	-	90.00	50.00
Improper/defective motorcycle turn signal	-	186	8-1804	-	-	-	-	90.00	50.00
Improper/defective motorcycle multi-beam lights	-	187	8-1805	-	-	-	-	90.00	50.00
Illegal motorcycle lighting equipment	-	188	8-1806	-	-	-	-	90.00	50.00
No motorcycle brakes	-	189	8-1807	-	-	-	-	90.00	50.00
Defective motorcycle brakes	-	190	8-1808	-	-	-	-	90.00	50.00
Other required motorcycle equipment	-	191	8-1810	-	-	-	-	90.00	50.00
Drivers license; none	\$ 350	192	8-235	-	-	-	-	1,000.00	90.00
Drivers license; expired	\$ 75	192	8-235	-	-	-	-	1,000.00	90.00
No drivers license in possession	\$ 75	193	8-244	-	-	-	-	1,000.00	90.00
D/L suspended/revoked #1	\$ 1,000	194	8-262	-	15-102	-	500.00	1,000.00	90.00
D/L suspended/revoked #2	\$ 2,500	194	8-262	-	15-102	-	1,000.00	2,500.00	90.00
Driving against restrictions	\$ 75	195	8-291	-	-	-	-	500.00	90.00
Allowing unauthorized operator	-	196	8-264	-	-	-	-	210.00	50.00
Allowing unauthorized operator (juvenile)	-	197	8-263	-	-	-	-	210.00	50.00
Registration/tags; none or expired	\$ 2,500	198a1	8-142	-	-	-	-	2,500.00	90.00
Registration/tags; revoked/suspended	\$ 2,500	198a2	8-142	-	-	-	-	2,500.00	90.00
Registration/tags; allowing fraudulent use	\$ 2,500	198a3	8-142	-	-	-	-	2,500.00	90.00
Registration/tags; concealed/altered/defaced	\$ 500	198a4	8-142	-	-	-	-	500.00	90.00
Registration/tags; belonging to another vehicle	\$ 500	198a5	8-142	-	-	-	-	500.00	90.00
Unlawful use of license	\$ 1,000	199a	8-260	-	-	-	-	1,000.00	90.00
Furnish DL to minor to obtain alcohol	\$ 1,000	199c	8-260	-	-	-	200.00	500.00	90.00
No proof of liability insurance #1	\$ 400	200	40-3104	-	-	-	300.00	1,000.00	90.00
No proof of liability insurance #2	\$ 1,000	200	40-3104	-	-	-	800.00	2,500.00	90.00

FINES FOR OTHER VIOLATIONS
NOT SPECIFICALLY MENTIONED HEREIN

All violations designated by state/local law as
Class A Violations carry a maximum fine of **\$2,500**

All violations designated by state/local law as
Class B Violations carry a maximum fine of **\$1,000**

All violations designated by state/local law as
Class C Violations carry a maximum fine of **\$500**

Court costs for Class A, B and C Violations
and all other violations that require the defendant
to appear in Municipal Court are **\$90.00**

Fines for violations listed in the Lansing City Code, the Uniform Public Offense Code, and the Standard Traffic Ordinance for Kansas Cities, which include in their terms a set fine or range of possible fines, will be assessed by the Court in accordance with those terms.

ANIMAL CONTROL FEES / COSTS

"altered" = animal that is spayed or neutered

	<u>Fee if Altered</u>	<u>Fee if Unaltered</u>	<u>Code Section</u>
Animal Release Fee	\$50.00 plus \$20.00 / day		LCC 2-308
Animal surrender fee	\$130.00		LCC 2-308
Yearly animal license	\$7.50 per animal	\$15.00 per animal	LCC 2-507(B)
Dangerous animal permit fee	\$25.00		LCC 2-502(B)

continued on next page

MISCELLANEOUS FEES / COSTS

	<u>Fee</u>	<u>Code Section, if any</u>
Fingerprinting for employment, etc	10.00 per person	
Police Report copy fee	3.00 per report	
Video copy fee	25.00 per video	
Court Costs [per <u>violation</u> , according to City of Lansing Charter Ordinance 1-2004]:		
Ordinance traffic infraction (non-court-required)	50.00	LCC 10-108
Any other offense (court-required appearance)	90.00	LCC 10-108
Supervised probation fee	100.00	LCC 10-108
Fingerprinting offenders	10.00	LCC 10-108
Bench warrant fee	50.00	
Failure to Appear (FTA) fee	50.00	
Court-appointed counsel fee	100.00	LCC 10-108
Jail fee per-diem	55.00	LCC 10-108
Collection agency fees	Actual charges	LCC 10-108
Fail to comply with citation	--See below--	
D/L Reinstatement processing fee	25.00	LCC 10-108
State D/L Reinstatement fee	59.00	KSA 8-2110
State D/L Reinst. Judicial Branch surcharge	22.00	KSA 8-2110
KBI Laboratory fees	400.00	LCC 12-404(E)
Returned check (NSF) fee	35.00	

Fines will be doubled in the following circumstances:

1. Infraction committed in construction zone
2. Infraction committed in school zone
3. Failure to comply with citation on or before the scheduled court date

see STO 204
and KSA 8-2118

LCC = Lansing City Code
KSA = Kansas Statutes Annotated
STO = Standard Traffic Ordinance for Kansas Cities

2016 SUMMARY OF CODE UPDATES:

All of the following changes discussed at the October 27, 2016 Work Session have been incorporated into the City Code.

❖ Throughout the Code:

- The following changes were minor and did not change the intent of the Code, and therefore were not provided in the attached pages in order to save paper:
 - General grammar, language, and formatting (no changes to intent)
 - Corrected section, chapter, K.S.A. references

❖ Chapter 1. Administration:

1-203(F) – Added language regarding ability to overturn a mayoral veto on an ordinance per request from Mayor Kirby.

1-207 – Incorporated changes from the August 25, 2016 Work Session regarding Volunteer Positions, Mayor will appoint volunteers with approval of City Council.

1-301 – Changed 60 days to 30 days' notice for resignation to reflect current City Administrator Contract.

1-401 – Removed last sentence to comply with current practices.

1-405(B) – The probationary period was changed from 6 months to 1 year and as such the language was changed to reflect the language in the employee handbook.

1-417 – Added Bond for Human Resources Director in amount of \$25,000 because this position provides guidance to supervisors on federal and state laws and as such could be legally liable for those decisions.

1-601 – Remove language calling for 3 copies of Employee Handbook be on site, as handbook is available to employees via HR and City Intranet.

❖ Chapter 6. Elections:

6-101 – Updated Charter Ordinance to reflect passed and approved Charter Ordinance No. 1-2016 dated February 4, 2016.

6-201 – Incorporated changes from the August 25, 2016 Work Session regarding Volunteer Positions, Mayor will appoint volunteers with approval of City Council.

❖ Chapter 10. Municipal Court:

10-108 – Updated per diem jail fee and court costs fees per Ordinance No. 958 and 962.

❖ Chapter 12. Public Offenses:

12-101 – Incorporated 2016 Uniform Public Offense Code per Ordinance No. 970.

12-211 – Incorporated "Tobacco 21" initiative per Ordinance No. 961.

12-401 – Incorporated changes to Drug and Drug Paraphernalia per Ordinance No. 971.

❖ Chapter 13. Public Parks and Property:

13-103 – Added language to prohibit animals in the parks at City organized events and functions, i.e.: practices, games, Lansing DAZE, and Fourth of July, per the request of the Parks & Recreation Advisory Board.

13-303 – (Parks & Recreation Advisory Board) Incorporated changes from the August 25, 2016 Work Session regarding Volunteer Positions. Residency requirement is Lansing USD 469, Mayor will appoint volunteers with approval of City Council.

13-402 – (Library Board) Incorporated changes from the August 25, 2016 Work Session regarding Volunteer Positions. Residency requirement is Lansing USD 469, Mayor will appoint volunteers with approval of City Council. Added Secretary Position to Library Board and removed Library Director as Secretary per Ordinance No. 960.

13-404 – Changed City Website to Library Website per Ordinance 960.

❖ **Chapter 14. Streets, Sidewalks, and Right-of-Way:**

14-902 – (Tree Board) Incorporated changes from the August 25, 2016 Work Session regarding Volunteer Positions. Residency requirement is Lansing USD 469, Mayor will appoint volunteers with approval of City Council

❖ **Chapter 15. Traffic:**

15-101 and 15-102 – Incorporated 2016 Standard Traffic Ordinances per Ordinance No. 969.

Article 5 Federal Motor Carrier Safety Regulations - Removed per City Prosecutor and Police Chief as there is no one currently certified to do the federal motor carrier inspections, nor is there an intent to certify anyone in the near future.

Chapter 1 : Administration

ARTICLE 2. GOVERNING BODY

1-201 GOVERNING BODY; VACANCIES

The Governing Body shall consist of a Mayor and eight Governing Body members to be elected as provided by Charter Ordinances No. 1-93, 1-96, 2-2002, & 1-2012 set out in Appendix A of this Code. Vacancies on the Governing Body shall be filled by the election of a successor by a majority vote of the remaining Council Members, except that in the case of a tie vote, the Mayor shall cast the deciding vote. No distinction shall be made in the titles and duties among the Councilmember's except as the Governing Body shall organize itself for business. Vacancies for the position of Mayor shall be filled according to Chapter 6 Section 6-107(F) of the City Code. (K.S.A. 12-1005e; 13-1806)

1-202 SAME; QUORUM; CONDUCT OF MEETINGS

All regular and special meetings shall be open to the public. It shall require a majority of the Governing Body elect to constitute a quorum for the transaction of business. No ordinance shall be passed except by the affirmative vote of a majority of the members that may include the Mayor of the Governing Body.

1-203 MAYOR

The Mayor shall preside at all meetings of the Governing Body. He or she shall have the tie-breaking vote on all questions when the members present are equally divided. He or she shall:

- A) Have the superintending control of all officers and affairs of the City;
- B) Take care that the ordinances of the City are complied with;
- C) Sign the commissions and appointments of all officers elected or appointed;
- D) Endorse the approval of the Governing Body on all official bonds;
- E) From time to time communicate to the Governing Body such information and recommend such measures as he or she may deem advisable;
- F) Have the power to approve or veto any ordinance as the laws of the state shall prescribe. The veto can be overridden by a two thirds (2/3rd) majority vote of the City Council;

G) Sign all orders and drafts drawn upon the City Treasury for money.

1-204 PRESIDENT OF THE COUNCIL

The Governing Body shall elect one of its own bodies as President of the Governing Body at the first meeting in May. The President of the Governing Body shall preside at all meetings of the Governing Body in the absence of the Mayor. In the absence of both the Mayor and the President of the Governing Body, the Governing Body shall elect one of its members as "Acting President of the Governing Body." The President and Acting President, when occupying the place of Mayor, shall have the same privileges as other Council Members but shall exercise no veto.

(K.S.A. 14-204, 14-308)

1-205 CITY ADMINISTRATOR

The Governing Body shall provide for such offices as shall be necessary to carry out the provisions of the law and determine salaries for the same. It shall appoint a City Administrator as hereinafter provided who shall be responsible for his or her efficient administration of the City's business.

1-206 ADMINISTRATIVE DEPARTMENTS

Administrative departments shall be created by the Governing Body as the public business may demand and as provided by State statutes. (K.S.A. 12-1015)

1-207 BOARDS AND COMMITTEES

Whenever authorized to do so by State law or the ordinances of the City, the Mayor, with approval of the Governing Body~~City Council~~ shall appoint members of various City Boards and Committees.

1-208 ADMINISTRATIVE POWERS

The Governing Body may designate whether the administration of a policy or the carrying out of any order shall be performed by a committee, an appointive officer, or the Mayor. If no administrative authority is designated it shall be vested in the Mayor.

1-209 COMPENSATION

There is hereby established for the elected Council Member's a salary of \$120.51 per month, and for the elected Mayor a salary of \$533.54 per month.

ARTICLE 3. CITY ADMINISTRATOR

1-301 CITY ADMINISTRATOR; APPOINTMENT

There is hereby created the position of the City Administrator, who shall be under the direct supervision of the Mayor and Governing Body of the City. The City Administrator will be appointed by the Governing Body. He or she may be discharged for cause with a majority vote of the Governing Body. The City Administrator may resign by submitting a resignation in writing at least ~~60~~ thirty (30) days prior to the expected departure date, unless the parties otherwise agree. The City Administrator, no later than six months after accepting employment with the City, shall reside in the City. The City Administrator shall be appointed on the basis of qualifications and ability.

1-302 APPOINTMENT AND TERM

The administration of the City's business shall be in the hands of the City Administrator, who shall be appointed by the Governing Body and shall hold office at the pleasure of the Governing Body. The City Administrator shall be under the direct supervision of the Mayor and the Governing Body. The City Administrator shall be hired by the Mayor after consultation with and the approval of the Governing Body.

1-303 POWERS, DUTIES AND RESPONSIBILITIES OF THE CITY ADMINISTRATOR

Except as otherwise provided by law or ordinance of the City, the City Administrator shall:

- A) Act as personnel officer for the City; recommend salary and wage scales and working conditions for officers, officials and employees of the City. The City Administrator shall have the authority to reprimand and suspend, with or without pay, any employee of the City. It shall be the responsibility of the City Administrator to see that all employees are duly and properly evaluated. The City Administrator shall make recommendations to the Governing Body as to any other personnel actions.
- B) Exercise general supervision and control over all City purchases and expenditures in accordance with the budget and such policies as established by the Governing Body.
- C) Have the care and management of all City-owned land, property, buildings and equipment. The City Administrator shall supervise the taking and recording of departmental inventories.

ARTICLE 4. OFFICERS AND EMPLOYEES

1-401 ORGANIZATION

The affairs of the City shall be conducted by the officers and employees of such administrative divisions as may be established by the City Administrator. ~~The Governing Body shall annually review the administrative organization of the City and approve or disapprove such divisions and staff positions. (K.S.A. 12-1015; 1-301)~~

1-402 OFFICERS AND EMPLOYEES; APPOINTMENT

All officers and employees shall be appointed by the City Administrator, except as otherwise provided by state law or other City ordinances. The City Administrator is authorized to act as, and to perform the duties of any office for which he or she is qualified; and may appoint one person to perform the duties of more than one officer or employee provided their duties are not incompatible and the same is not prohibited by law or by other ordinances.

1-403 CONTRACT POSITIONS

The contract positions of the City shall include the City Attorney, City Prosecutor, City Engineer, Municipal Judge, Public Defender, and the City Administrator. The Mayor shall appoint, by and with consent of the Governing Body, the contract positions.

1-404 QUALIFICATIONS

Qualifications for appointment to a position in the classified service and duties assigned to any such position shall be in accordance with rules and regulations prescribed by the Governing Body.

1-405 RESIDENCY REQUIREMENTS FOR CERTAIN CITY EMPLOYEES

- A) The following City employees are hereby required to establish and maintain a permanent residence within the incorporated boundaries of the City of Lansing, Kansas for the positions of: City Administrator and all Department Directors, including, but not limited to the following positions: City Clerk, Chief of Police, Community and Economic Development Director, Finance Director, Human Resources Director, Library Director, Parks & Recreation Director, Public Works Director, and Wastewater Utility Director.
- B) Employees as described in subsection (a) of this section who are not already residents of the City of Lansing shall have a period of six (6) months after completion of their probationary period to at the inception of their employment with the City shall have a

~~period of six (6) months after such employment begins within which to establish residence within the City, after the end of such six (6) eighteen (18) months~~ period their exemption from the requirements of this section shall terminate.

- C) Violation of any of the provisions of this section shall result in discharge from employment with the City.
- D) Any such individual employed at the time this section is adopted by the Governing Body shall be exempt from the requirements set forth in this section; however, in the event an exempt employee relocates into the City limits the employee's exemption status shall terminate.
- E) The City Administrator, in his sole discretion, may exempt an individual from this provision when he or she believes that such exemption is in the best interest of the City.

1-406 VACANCY IN OFFICE

Whenever a vacancy occurs in any appointive office for whatever reason, the vacancy shall be filled by the City Administrator with approval of the Governing Body. Any person appointed to fill such vacancy shall serve only until the next regular time for appointment.

1-407 OATH

All officers and employees of the City, whether elected or appointed, either under the laws of the state or ordinances of the City, shall before entering upon the duties of their respective office, take and subscribe an oath or affirmation as follows: "I do affirm that I will support the constitution of the United States and the constitution of the State of Kansas and faithfully discharge the duties of _____ (here enter the name of office), for the City of Lansing, Kansas during the term for which I was appointed."

1-408 CITY CLERK

The City Clerk shall:

- A) Be custodian of all the City records, books, files, papers, documents and other personal effects belonging to the City not properly pertaining to any other office.
- B) Carry on all the official correspondence of the City.
- C) Attend and keep a record of the proceedings of all meetings of the Governing Body.

1-417 BONDS; APPOINTED OFFICERS

The City Administrator and such other officers as the Governing Body may require, shall each, before entering upon the duties of their respective offices give a good and sufficient surety company bond to the City, approved by the Governing Body, in the amount specified herein or as shall be required by the Governing Body conditioned upon the officer's faithful performance and faithful discharge of his or her respective duties. The cost of such surety bonds shall be borne by the City. Bonds for the following officers shall be in the following amounts:

- City Administrator - \$10,000;
- City Clerk - \$10,000;
- Finance Director - \$50,000;
- Human Resources Director - \$25,000

1-417 Municipal Judge - \$1,000; and
Assistant City Clerk - \$5,000.

ARTICLE 6. PERSONNEL AND EMPLOYEE BENEFITS

1-601

PERSONNEL RULES AND REGULATIONS

There is hereby incorporated by reference for the purpose of establishing employee personnel rules and regulations the document entitled "Employee Handbook of the City of Lansing." ~~No fewer than three copies of said document shall be marked or stamped "Official Copy as adopted by the Code of the City of Lansing" and which there shall be attached a copy of this section. Said~~An official copies~~y~~ shall be filed with the Human Resources Director and shall be open to inspection and available to the public at all reasonable hours. The Employee Handbook shall be posted on the City's intranet and be available for access by all employees of the City of Lansing.

CHAPTER 6. ELECTIONS

Article 1. City Elections

Article 2. Board, Commission, or Advisory Group Appointments

Article 3. Wards

ARTICLE 1. CITY ELECTIONS

6-101 CONDUCT OF ELECTION

The election of City officials shall be conducted in all respects as provided by the laws of Kansas governing the holding of city elections and be governed by the provisions of Charter Ordinance No. ~~1-2012-1-~~2016 set out in Appendix C of this code. (K.S.A. 25-2101 *et seq.*)

6-102 HOURS OF VOTING

At all City elections the polls shall be open at 7:00 a.m. and close at 7:00 p.m., unless different hours are set and publicly announced by the County election officer. (K.S.A. 25-2111, 25-206)

6-103 QUALIFICATIONS OF ELECTIVE OFFICERS

All officers elected shall be qualified electors of the City, and the removal from the City of any officer shall occasion a vacancy in such office. No person shall be eligible to any elective office unless he or she shall have been a resident of the City at least six months prior to the time of his or her election.

6-104 CITY OFFICERS; GENERAL ELECTION

City elections for Mayor and Council shall be non-partisan. The general election of City officers, when required, will be held on the Tuesday following the first Monday in November.

6-105 COUNCILMEMBERS ELECTIONS; TERMS

A Mayor shall be elected from the city at large, who shall hold office for four years and until a successor is elected and qualified. In cases of a vacancy occurring by reason of resignation, death, removal from office or when the mayor no longer resides in the City, the President of the Council will fill the vacancy until the next election for that position. The Mayor of the City shall receive such compensation as may be fixed by ordinance. In case of a vacancy occurring by reason of resignation, death, removal from office or when a Council Member no longer resides in the ward in which the Council Member has been elected, the mayor, by and with the consent of the remaining council members may appoint some suitable elector residing in such ward to fill the vacancy until the next election for that Council position. The Mayor may appoint

ARTICLE 2. BOARD, COMMISSION, OR ADVISORY GROUP APPOINTMENTS

6-201 **MAYORAL APPOINTMENTS; ~~GOVERNING BODY~~CITY COUNCIL APPROVAL; TIME LIMITS; OTHER REQUIREMENTS.**

Any appointment to any board, commission, advisory group or other body made by the Mayor which is subject to the approval of the ~~Governing Body~~City Council of the City must be acted upon by the ~~Governing Body~~City Council within 45 days of the appointment by the Mayor or the appointment shall be deemed approved. The ~~Governing Body of the City~~City Council shall approve such appointment unless the ~~Governing Body~~City Council makes a specific finding by the passage of a resolution that the person is either unqualified to hold the office or is not fit to hold the office or position.

6-202 **REMOVAL OF COMMITTEE, COMMISSION, OR BOARD MEMBER**

The Governing Body is the only authority that can remove a committee, commission, or board member from a board with the recommendation of the majority of the committee, commission, or board.

CHAPTER 10. MUNICIPAL COURT

Article 1. General Provisions

ARTICLE 1. GENERAL PROVISIONS

10-101 MUNICIPAL COURT ESTABLISHED

There is hereby established a Municipal Court for the City of Lansing, Kansas. The Municipal Court shall have jurisdiction to hear and determine cases involving violations of the ordinances of the City.

10-102 SAME; PRACTICE AND PROCEDURE

The Code for Municipal Courts, as set forth in K.S.A. 12-4101 et seq., 12-4201 et seq., 12-4301 et seq., 12-4401 et seq., 12-4501 et seq., 12-4601 et seq. and 12-4701 et seq. and all acts amendatory or supplemental thereto shall govern the practice and procedure in all cases in the Municipal Court.

10-103 OFFICERS

The officers of the Municipal Court of this City shall be the Municipal Judge, Clerk(s) of the Municipal Court, the Chief of Police, and the Police Officers of the City.

10-104 MUNICIPAL JUDGE; APPOINTMENT; QUALIFICATIONS; POWER

The Mayor shall appoint, by and with the consent of the Governing Body, a Municipal Judge of the Municipal Court. The Municipal Judge shall hold an initial term of office of not to exceed one year and until his or her successor is appointed and qualified. If the Municipal Judge is reappointed he or she shall hold the office for a term of one year and until his or her successor is appointed and qualified. The Municipal Judge shall be a citizen of the United States; a graduate of a high school or secondary school or the equivalent thereof; a resident of Leavenworth County, Kansas and an attorney licensed by the State of Kansas. The Municipal Judge shall have such powers and duties as set forth in the Kansas Code for Municipal Courts and as specifically stated in K.S.A. 12-4106.

(K.S.A. 14-201; 12-4105 and 12-4106)

10-105 MUNICIPAL JUDGE; ABSENCE

In the event the Municipal Judge is temporarily unable to preside due to absence, illness or disqualification, the Municipal Judge shall designate an attorney or other qualified person to act as Judge Pro Tempore. In the event the Municipal Judge fails to appoint a Judge

Pro Tempore, the Judge Pro Tempore shall be appointed in the same manner as the Municipal Judge is selected. The Judge Pro Tempore shall receive compensation at the same rate and payable in the same manner as the compensation of the regular Municipal Judge on a prorated basis.

(K.S.A. 12-4107)

10-106 MUNICIPAL JUDGE; VACANCY IN OFFICE

In the event a vacancy shall occur in the office of Municipal Judge, a successor shall be appointed to fill the unexpired term in the same manner as the Municipal Judge was appointed.

(K.S.A. 12-4105; 12-4107 and 14-201)

10-107 SAME; SALARY

The Municipal Judge shall receive semi-monthly salary of \$500.00 and shall only be modified by ordinance.

(K.S.A. 12-4105)

10-108 COURT COSTS

Pursuant to Charter Ordinance No, 1-2004 whenever any person is convicted of a violation of any provisions of this Code, the offender shall be assessed costs for the administration of their case in Municipal Court. The court costs for each offense designated an ordinance traffic infraction shall be **\$50.00**, \$5.00 of which is designated to be paid to the Police Department Equipment Reserve Fund, court costs on any other offense shall be **\$8590.00**, \$5.00 of which is designated to be paid to the Police Department Equipment Reserve Fund, and when applicable, \$100.00 for supervised probation; and \$10.00 for fingerprinting performed pursuant to K.S.A. 12-4517 for anyone convicted of conduct comparable to a class A or B misdemeanor or assault. Additional court costs and fees may be assessed by the Municipal Court for service of process, for transcripts and depositions, for expenses incurred in issuing or serving a warrant, failure of defendant to pay court costs and fine or failure to appear. A fee in the amount of \$100.00 shall be assessed against a defendant in each case in which the Municipal Court Judge appoints counsel for said defendant. The Municipal Court Judge shall assess costs of **\$55.00** per day for jail time served for which the City incurs costs. The Judge of the Municipal Court shall assess all State imposed fees as required by statute. In the event the Municipal Court utilizes the service of a contracting agent for debts owed the court, the cost of collection shall be paid by the defendant as additional court costs pursuant to K.S.A. 12-4119.

(K.S.A. 12-4112; 12-4117)

CHAPTER 12. PUBLIC OFFENSES

ARTICLE 1. UNIFORM OFFENSE CODE

ARTICLE 2. LOCAL REGULATIONS

ARTICLE 3. NOISE

ARTICLE 4. DRUGS AND DRUG PARAPHERNALIA

ARTICLE 1. UNIFORM OFFENSE CODE

12-101 INCORPORATING UNIFORM PUBLIC OFFENSE CODE

There is hereby incorporated by reference for the purpose of regulating public offenses within the corporate limits of the City of Lansing, Kansas, that certain code known as the "Uniform Public Offense Code," 33rd Edition of 20142016, prepared and published in book form by the League of Kansas Municipalities, Topeka, Kansas. One official copy of said Uniform Public Offense Code shall be marked or stamped "official Copy as Adopted by Ordinance No. 934970," and to which shall be attached a copy of this ordinance, and filed with the City Clerk to be open to inspection and available to the public at all reasonable hours.

sidewalk, alley, park, parkway, parking lot, building, right-of-way, easement or other public place or on any private property exposed to the public view, except in a toilet or urinal receptacle within a permanent or temporary structure or enclosure of a restroom, bathroom, locker room or another toilet facility.

- B. It shall be an affirmative defense to a charge under this section that the person charged, by reason of illness, infection, disease or other physical infirmity, is unable to control his or her excretory functions, unless such loss of control is due to the voluntary ingestion of alcohol, illegal drugs or other intoxicants, depressants or hallucinogens.
- C. Any person convicted of a violation of this chapter shall be punished for that violation by a fine of not less than \$50.00, but not more than \$500.00 or by imprisonment of not more than 180 days or by both such fine and imprisonment.

12-211 SELLING, GIVING OR FURNISHING CIGARETTES OR TOBACCO PRODUCTS TO A PERSON UNDER 21 YEARS OF AGE

- A. It shall be unlawful for any person to:
 - 1. Sell, furnish or distribute to any person under the age of 21 years any cigarettes, electronic cigarettes, or tobacco products; or
 - 2. Buy any cigarettes, electronic cigarettes, or tobacco products for any person under 21 years of age.
- B. It shall be a defense to a prosecution under subsection (a) of this section if:
 - 1. The defendant is a licensed retail dealer, or employee thereof, or a person authorized by law to distribute samples;
 - 2. The defendant sold, furnished or distributed the cigarettes, electronic cigarettes, or tobacco products to the person under 21 years of age with reasonable cause to believe the person was of legal age to purchase or receive cigarettes, electronic cigarettes or tobacco products; and
 - 3. To purchase or receive the cigarettes, electronic cigarettes, or tobacco products, the person under 21 years

of age exhibited to the defendant a driver's license, Kansas non driver's identification card or other official or apparently official document containing a photograph of the person and purporting to establish that the person was of legal age to purchase or receive cigarettes, electronic cigarettes, or tobacco products.

- C. It shall be a defense to a prosecution under subsection (a) of this section if:
1. The defendant engages in the lawful sale, furnishing or distribution of cigarettes, electronic cigarettes, or tobacco products by mail; and
 2. The defendant sold, furnished or distributed the cigarettes, electronic cigarettes, or tobacco products to the person by mail only after the person had provided to the defendant an unsworn declaration, conforming to K.S.A. 53-601, that the person was 21 or more years of age.
- D. For purposes of this section, the person who violates this section shall be the individual directly selling, furnishing or distributing the cigarettes, electronic cigarettes, or tobacco products to any person under 21 years of age, or the retail dealer who has actual knowledge of such selling, furnishing or distributing by such individual or both.
- E. **Electronic cigarette** means a device that delivers nicotine or other substances to the person inhaling from the device, including but not limited to any electronic cigarette, cigar, pipe, or hookah, including any component, part, or accessory of such a device, whether or not sold separately. Electronic cigarette shall not include any products that have been approved by the United States Food and Drug Administration for sale as a tobacco cessation product or for other therapeutic purposes where such product is marketed and sold solely for such an approved purpose.
- F. As used in this section, **sale** means any transfer of title or possession or both, exchange, barter, distribution or gift of cigarettes or tobacco products, with or without consideration.
- G. It is unlawful for any person who is a retail dealer to fail to post and maintain in a conspicuous place in the dealer's

establishment the following notice: "BY LAW, CIGARETTES AND TOBACCO PRODUCTS MAY BE SOLD ONLY TO PERSONS 21 YEARS OF AGE AND OLDER."

H. Violation of this section is a class B violation punishable by a minimum fine of \$200.

12-212 GENERAL PENALTIES AND VIOLATIONS

A. CLASSES OF VIOLATIONS AND CONFINEMENT

1. For the purpose of sentencing, the following classes of violations and the punishment and the terms of confinement authorized for each class are established:
 - a) Class A, the sentence for which shall be a definite term of confinement in the City or county jail which shall be fixed by the court and shall not exceed one year;
 - b) Class B, the sentence for which shall be a definite term of confinement in the City or county jail which shall be fixed by the court and shall not exceed six months;
 - c) Class C, the sentence for which shall be a definite term of confinement in the City or county jail which shall be fixed by the court and shall not exceed one month;
 - d) Unclassified violations, which shall include all offenses declared to be violations without specification as to class, the sentence for which shall be in accordance with the sentence specified in the section that defines the offense; if no penalty is provided in such law, the sentence shall be the same penalty as provided herein for a Class C violation.
2. Upon conviction of a violation a person may be punished by a fine, as provided in section 12-211(B) of this article instead of or in addition to confinement, as provided in this section.

ARTICLE 4. DRUGS AND DRUG PARAPHERNALIA

12-401 DEFINITIONS

For the purposes of this Article, the following words and phrases shall be defined as follows:

- A. Board means the Kansas Board of Pharmacy.
- B. Controlled Substance means any drug, substance, or immediate precursor included in any of the schedules designated in K.S.A. 65-4105, 65-4107, 65-4109, 65-4111 and 65-4113 and subsequent amendments and modifications to these sections.
- C. Controlled substance analog means a substance that is intended for human consumption and:

The chemical structure of which is substantially similar to the chemical structure of a controlled substance listed in or added to the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments thereto;

Which has a stimulant, depressant or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant or hallucinogenic effect on the central nervous system of a controlled substance included in the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments thereto; or

With respect to a particular individual, which the individual represents or intends to have a stimulant, depressant or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant or hallucinogenic effect on the central nervous system of a controlled substance included in the schedules designated in K.S.A. 65-4105 or 65-4107, and amendments thereto.

Controlled substance analog does not include:

A controlled substance;

A substance for which there is an approved new drug application; or

A substance with respect to which an exemption is in effect for investigational use by a particular person under section 505 of

the federal food, drug, and cosmetic act (21 U.S.C. Sec 355) to the extent conduct with respect to the substance is permitted by the exemption.

D. **Distribute** means the actual, constructive or attempted transfer from one person to another of some item, whether or not there is an agency relationship. Distribute shall include, but is not limited to, sale, offer for sale, or any act that causes some item to be transferred from one person to another. It does not include acts of administering, dispensing, or prescribing a controlled substance as authorized by the Pharmacy Act of the state of Kansas, the Uniform Controlled Substances Act, or otherwise authorized by law.

G. means the actual, constructive or attempted transfer from one person to another of some item, whether or not there is an agency relationship. Distribute shall include, but is not limited to, sale, offer for sale, or any act that causes some item to be transferred from one person to another. It does not include acts of administering, dispensing, or prescribing a controlled substance as authorized by the Pharmacy Act of the state of Kansas, the Uniform Controlled Substances Act, or otherwise authorized by law.

E. **Drug Paraphernalia** means all equipment and materials of any kind which are used, or primarily intended or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling or otherwise introducing into the human body a controlled substance in violation of K.S.A. 21-5701 Crimes Involving Controlled Substances, *et. seq.*, and amendments thereto. Drug paraphernalia shall include, but not be limited to, the items listed in K.S.A. 21-5701 and its subsections, and amendments thereto. "Drug paraphernalia" shall include, but is not limited to:

1. Kits used or intended for use in planting, propagating, cultivating, growing or harvesting any species of plant which is a controlled substance or from which a controlled substance can be derived;

2. Kits used or intended for use in manufacturing, compounding, converting, producing, processing or preparing controlled substances;
3. Isomerization devices used or intended for use in increasing the potency of any species of plant which is a controlled substance;
4. Testing equipment used or intended for use in identifying or in analyzing the strength, effectiveness or purity of controlled substances;
5. Scales and balances used or intended for use in weighing or measuring controlled substances;
6. Diluents and adulterants, including, but not limited to, quinine hydrochloride, mannitol, mannite, dextrose and lactose, which are used or intended for use in cutting controlled substances;
7. Separation gins and sifters used or intended for use in removing twigs and seeds from or otherwise cleaning or refining marijuana;
8. Blenders, bowls, containers, spoons and mixing devices used or intended for use in compounding controlled substances;
9. Capsules, balloons, envelopes, bags and other containers used or intended for use in packaging small quantities of controlled substances;
10. Containers and other objects used or intended for use in storing or concealing controlled substances;
11. Hypodermic syringes, needles and other objects used or intended for use in parenterally injecting controlled substances into the human body;
12. Objects used or primarily intended or designed for use in ingesting, inhaling or otherwise introducing marijuana, cocaine, hashish, hashish oil, phencyclidine (PCP), methamphetamine or amphetamine into the human body, such as:

- a) Metal, wooden, acrylic, glass, stone, plastic or ceramic pipes with or without screens, permanent screens, hashish heads or punctured metal bowls;
- b) Water pipes, bongos or smoking pipes designed to draw smoke through water or another cooling device;
- c) Carburetion pipes, glass or other heat resistant tubes or any other device used or intended to be used, designed to be used to cause vaporization of a controlled substance for inhalation;
- d) Smoking and carburetion masks;
- e) Roach clips, objects used to hold burning material, such as a marijuana cigarette, that has become too small or too short to be held in the hand;
- f) Miniature cocaine spoons and cocaine vials;
- g) Chamber smoking pipes;
- h) Carburetor smoking pipes;
- i) Electric smoking pipes;
- j) Air-driven smoking pipes;
- k) Chillums;
- l) Bongos;
- m) Ice pipes or chillers;
- n) Any smoking pipe manufactured to disguise its intended purpose;
- o) Wired cigarette papers; or
- p) Cocaine freebase kits.

"Drug paraphernalia" shall not include any products, chemicals, or materials described in subsection (a) of K.S.A. 2012 Supp. 21-5709, and amendments thereto.

- D. ~~all equipment and materials of any kind which are used, or primarily intended or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling or otherwise introducing into the human body a controlled substance in violation of K.S.A. 21-5701 Crimes Involving Controlled Substances, et. seq., and amendments thereto. Drug paraphernalia shall include, but not be limited to, the items listed in K.S.A. 21-5701 and its subsections, and amendments thereto. "Drug paraphernalia" shall include, but is not limited to:~~
- E. ~~Kits used or intended for use in planting, propagating, cultivating, growing or harvesting any species of plant which is a controlled substance or from which a controlled substance can be derived;~~
- F. ~~Kits used or intended for use in manufacturing, compounding, converting, producing, processing or preparing controlled substances;~~
- G. ~~Isomerization devices used or intended for use in increasing the potency of any species of plant which is a controlled substance;~~
- H. ~~Testing equipment used or intended for use in identifying or in analyzing the strength, effectiveness or purity of controlled substances;~~
- I. ~~Scales and balances used or intended for use in weighing or measuring controlled substances;~~
- J. ~~Diluents and adulterants, including, but not limited to, quinine hydrochloride, mannitol, mannite, dextrose and lactose, which are used or intended for use in cutting controlled substances;~~
- K. ~~Separation gins and sifters used or intended for use in removing twigs and seeds from or otherwise cleaning or refining marijuana;~~
- L. ~~Blenders, bowls, containers, spoons and mixing devices used or intended for use in compounding controlled substances;~~
- M. ~~Capsules, balloons, envelopes, bags and other containers used or intended for use in packaging small quantities of controlled substances;~~

- N. Containers and other objects used or intended for use in storing or concealing controlled substances;
- O. Hypodermic syringes, needles and other objects used or intended for use in parenterally injecting controlled substances into the human body;
- P. Objects used or primarily intended or designed for use in ingesting, inhaling or otherwise introducing marijuana, cocaine, hashish, hashish oil, phencyclidine (PCP), methamphetamine or amphetamine into the human body, such as:
 - Q. Metal, wooden, acrylic, glass, stone, plastic or ceramic pipes with or without screens, permanent screens, hashish heads or punctured metal bowls;
 - R. Water pipes, bongos or smoking pipes designed to draw smoke through water or another cooling device;
 - S. Carburetion pipes, glass or other heat resistant tubes or any other device used or intended to be used, designed to be used to cause vaporization of a controlled substance for inhalation;
 - T. Smoking and carburetion masks;
 - U. Roach clips, objects used to hold burning material, such as a marijuana cigarette, that has become too small or too short to be held in the hand;
 - V. Miniature cocaine spoons and cocaine vials;
 - W. Chamber smoking pipes;
 - X. Carburetor smoking pipes;
 - Y. Electric smoking pipes;
 - Z. Air-driven smoking pipes;
 - AA. Chillums;
 - BB. Bongos;
 - CC. Ice pipes or chillers;

~~DD.~~ Any smoking pipe manufactured to disguise its intended purpose;

~~EE.~~ Wired cigarette papers; or

~~FF.~~ Cocaine freebase kits.

~~GG.~~ "Drug paraphernalia" shall not include any products, chemicals, or materials described in subsection (a) of K.S.A. 2012 Supp. 21-5709, and amendments thereto.

~~HH.~~F. Immediate precursor means a substance which the board has found to be and by rule and regulation designates as being the principle compound commonly used or produced primarily for use and which is an immediate chemical intermediary used or likely to be used in the manufacture of a controlled substance, the control of which is necessary to prevent, curtail or limit manufacture.

~~II.~~G. Isomer means all enantiomers and diastereomers.

~~H.~~ Marijuana means all parts of all varieties of the plant *Cannabis* whether growing or not, the seeds thereof, the resin extracted from any part of the plant and every compound, manufacture, salt, derivative, or preparation of the plant, its seeds, or resin. "Marijuana" does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt or derivative mixture or preparation of the mature stalks, except the resin extracted therefrom, fiber, oil, or cake of the sterilized seed of the plant which is incapable of germination. Marijuana shall be interpreted to mean any alternate spellings including, but not limited to, Marihuana.

~~JJ.~~ all parts of all varieties of the plant *Cannabis* whether growing or not, the seeds thereof, the resin extracted from any part of the plant and every compound, manufacture, salt, derivative, or preparation of the plant, its seeds, or resin. "Marijuana" does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt or derivative mixture or preparation of the mature stalks, except the resin extracted therefrom, fiber, oil, or cake of the sterilized seed of the plant which is incapable

of germination. ~~Marijuana shall be interpreted to mean any alternate spellings including, but not limited to, Marihuana.~~

- I. ~~Person means individual, corporation, government, or government subdivision or agency, business trust, estate, trust, partnership, association or any other legal entity.~~
- J. ~~Possession means having joint or exclusive control over an item with knowledge of and intent to have such control or knowingly keeping some item in a place where the person has some measure of access and right of control.~~
- K. ~~Simulated Controlled Substance means any product which identifies itself by a common name or slang term associated with a controlled substance and which indicates on its label or accompanying promotional material that the product simulates the effect of a controlled substance.~~
- L. ~~Tetrahydrocannabinol means any material, compound, mixture, or preparation which contains any quantity of the synthetic equivalent of the substances contained in the plant, or in the resinous extractives of *Cannabis*, sp. and/or synthetic substances, derivatives, and their isomers with similar chemical structure and pharmacological activity such as the following: Delta 1 cis or trans tetrahydrocannabinol, and their optical isomers, Delta 6 cis or trans tetrahydrocannabinol, and their optical isomers, Delta 3,4 cis or trans tetrahydrocannabinol, and their optical isomers. Compounds of these structures are covered, regardless of numerical designations of atomic positions, as are their salts, isomers, and salts of isomers.~~
- KK. ~~Simulated Controlled Substance means any product which identifies itself by a common name or slang term associated with a controlled substance and which indicates on its label or accompanying promotional material that the product simulates the effect of a controlled substance.~~
- LL. ~~Tetrahydrocannabinol means any material, compound, mixture, or preparation which contains any quantity of the synthetic equivalent of the substances contained in the plant, or in the resinous extractives of *Cannabis*, sp. and/or synthetic substances, derivatives, and their isomers with similar chemical structure and pharmacological activity such as the following:~~

~~Delta 1 cis or trans tetrahydrocannabinol, and their optical isomers, Delta 6 cis or trans tetrahydrocannabinol, and their optical isomers, Delta 3,4 cis or trans tetrahydrocannabinol, and their optical isomers. Compounds of these structures are covered, regardless of numerical designations of atomic positions, as are their salts, isomers, and salts of isomers.~~

12-402 POSSESSION OF MARIJUANA AND THC, UNLAWFUL

Except as authorized by the Kansas Law it shall be unlawful for any person to possess any of the following controlled substance or controlled substance analogs there of: (1) any hallucinogenic drug designated in K.S.A. 65-4105(d) to include marijuana or tetrahydrocannabinol.(See K.S.A 21-5706(b)(3)). or have under such person's control marijuana or tetrahydrocannabinol. (See K.S.A 21-5706)

12-403 POSSESSION OF DRUG PARAPHERNALIA AND SIMULATED CONTROLLED SUBSTANCES

- A. Except as authorized by Kansas Law, it shall be unlawful for any person to use or possess with the intent to use:
1. Any simulated controlled substance. (See K.S.A. 21-5713)
 2. Any drug paraphernalia to use, store, contain, conceal, inject, ingest, inhale or otherwise introduce into the human body a controlled substance. (See K.S.A. 21-5709)
- B. No person shall deliver, possess with intent to deliver or cause to be delivered any drug paraphernalia, knowing, or under circumstances where one reasonably should know, that it will be used to use, store, contain, conceal, inject, ingest, inhale or otherwise introduce into the human body a controlled substance.
- C. In determining whether an object is drug paraphernalia, the finder of fact shall consider, in addition to all other logically relevant factors, the following: Statements of the owner or person in control of an object concerning its use;
1. Prior convictions, if any, of an owner or person in control of the object under any state or federal law relating to any controlled substance;

2. The proximity of the object, in time and space, to a direct violation of K.S.A.21-5701 through 21-5717 and amendments thereto;
3. The proximity of the object to controlled substances;
4. The existence of any residue of controlled substances on the object;
5. Direct or circumstantial evidence of the intent of an owner or person in control of an object, to deliver it to a person the owner or person in control of an object knows, or should reasonably know, intends to use the object to facilitate a violation of K.S.A.21-5701 through 21-5717, and amendments thereto. The innocence of an owner or person in control of the object as to a direct violation of K.S.A.21-5701 through 21-5717 shall not prevent a finding that the object is intended for use as drug paraphernalia;
6. Oral or written instructions provided with the object concerning its use;
7. Descriptive materials accompanying the object which explain or depict its use;
8. National and local advertising concerning the object's use;
9. The manner in which the object is displayed for sale;
10. Whether the owner or person in control of the object is a legitimate supplier of similar or related items to the community, such as a distributor or dealer of tobacco products;
11. Direct or circumstantial evidence of the ratio of sales of the object or objects to the total sales of the business enterprise;
12. The existence and scope of legitimate uses for the object in the community;
13. Expert testimony concerning the object's use;
14. Any evidence that alleged paraphernalia can or has been used to store a controlled substance or to introduce a

controlled substance into the human body as opposed to any legitimate use for the alleged paraphernalia; or

15. Advertising of the item in magazines or other means which specifically glorify, encourage or espouse the illegal use, manufacture, distribution or cultivation of controlled substances.

- ~~C. determining whether an object is drug paraphernalia, the finder of fact shall consider, in addition to all other logically relevant factors, the following:~~
- ~~D. Statements of the owner or person in control of an object concerning its use;~~
- ~~E. Prior convictions, if any, of an owner or person in control of the object under any state or federal law relating to any controlled substance;~~
- ~~F. The proximity of the object, in time and space, to a direct violation of K.S.A.21-5701 through 21-5717 and amendments thereto;~~
- ~~G. The proximity of the object to controlled substances;~~
- ~~H. The existence of any residue of controlled substances on the object;~~
- ~~I. Direct or circumstantial evidence of the intent of an owner or person in control of an object, to deliver it to a person the owner or person in control of an object knows, or should reasonably know, intends to use the object to facilitate a violation of K.S.A.21-5701 through 21-5717, and amendments thereto. The innocence of an owner or person in control of the object as to a direct violation of K.S.A.21-5701 through 21-5717 shall not prevent a finding that the object is intended for use as drug paraphernalia;~~
- ~~J. Oral or written instructions provided with the object concerning its use;~~
- ~~K. Descriptive materials accompanying the object which explain or depict its use;~~
- ~~L. National and local advertising concerning the object's use;~~

- M. The manner in which the object is displayed for sale;
 - N. Whether the owner or person in control of the object is a legitimate supplier of similar or related items to the community, such as a distributor or dealer of tobacco products;
 - O. Direct or circumstantial evidence of the ratio of sales of the object or objects to the total sales of the business enterprise;
 - P. The existence and scope of legitimate uses for the object in the community;
 - Q. Expert testimony concerning the object's use;
 - R. Any evidence that alleged paraphernalia can or has been used to store a controlled substance or to introduce a controlled substance into the human body as opposed to any legitimate use for the alleged paraphernalia; or
 - S. Advertising of the item in magazines or other means which specifically glorify, encourage or espouse the illegal use, manufacture, distribution or cultivation of controlled substances.
- T.C. The fact that an item has not yet been used or did not contain a controlled substance at the time of the seizure is not a defense to a charge that the item was possessed with the intention for use as drug paraphernalia. (See K.S.A. 21-5711)

12-404 PENALTIES

- A. Violation of 12-402 is a class A nonperson misdemeanor. The sentence for which shall be a definite term of confinement in the city or county jail which shall be fixed by the court and shall not exceed one year, and/or a fine not to exceed \$2,500, unless the substance involved is marijuana, as designated in K.S.A. 65-4105(d), and amendments thereto, then it is a:
 - 1. Class B nonperson misdemeanor, except as provided in section A(2), the sentence for which shall be a definite term of confinement in the city or county jail which shall be fixed by the court and shall not exceed six months, and/or a fine not to exceed \$1,000;
 - 2. Class A nonperson misdemeanor if that person has one prior conviction under such subsection, under K.S.A. 65-

4162, prior to its repeal, under a substantially similar offense from another jurisdiction, or under any city ordinance or county resolution or a substantially similar offense. The sentence for which shall be a definite term of confinement in the city or county jail which shall be fixed by the court and shall not exceed one year, and/or a fine not to exceed \$2,500.

It shall not be a defense to charges arising under this section that the defendant was acting in an agency relationship on behalf of any other party in a transaction involving a controlled substance or controlled substance analog. (see K.S.A. 21-5706)

B. Violation of 12-403 is a Class A nonperson misdemeanor. The sentence for which shall be a definite term of confinement in the city or county jail which shall be fixed by the court and shall not exceed one year, and/or a fine not to exceed \$2,500.

C. If the court finds substantial and compelling reasons to do so, the court may suspend all or part of the fine established by this section on such conditions as the court directs. In making the determination regarding whether suspension of all or part of the fine is within the interests of justice, the court shall consider, but is not limited to, the following factors.

1. The financial status of the defendant.

2. The amount of controlled substance or contraband possessed.

3. The lack of criminal history of the defendant.

4. Any drug treatment program voluntarily completed by the defendant before sentencing but subsequent to being charged under this article.

5. The defendant's level of cooperation with law enforcement including the truthful identification of the source of the controlled substance or contraband possessed by the defendant.

D. Any person under the age of 21 who is convicted of a charge alleging a violation of Section 12-402 or 12-403 of this Article shall be required by the Court to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. If the judge finds the person is indigent, the fee may be waived. Any person convicted of a violation of any other provision of this Article may be required by the Court submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. If the judge finds the person is indigent, the fee may be waived. The Court may require the offender to attend and successfully complete a drug abuse education, counseling or treatment program. Any drug abuse evaluation, counseling or treatment ordered under this section for a violation of Section 12-402 or 12-403 of this Article shall be substantially equivalent to the United States Department of Health and Human Services Substance Abuse and Mental Health Services Administration's Brief Counseling for Marijuana Dependence.

E. Any person who is diverted on a charge alleging a violation of Section 12-402 or 12-403 of this Article shall be required by the prosecutor to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. Any person diverted on a charge alleging a violation of any other provision of this Article may be required by the prosecutor to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. Based upon the results of such evaluation, the offender may be required to attend a drug abuse education, counseling or treatment program as a condition of such diversion agreement. Any drug evaluation, counseling or treatment ordered under this section for a violation of Section 12-402 or 12-403 of this Article shall be substantially equivalent to the United States Department of

Health and Human Services Substance Abuse and Mental Health Services Administration's Brief Counseling for Marijuana Dependence.

F. The Municipal Judge shall order any person convicted of a charge alleging a violation of Section 12-402 or 12-403 of this Article to pay the laboratory analysis fees specified in K.S.A. 28-176, and amendments thereto, as additional costs in the case provided that forensic laboratory services are rendered or administered in conjunction with the case. Any diversion agreement for a charge alleging a violation of Section 12-402 or 12-403 shall also contain a provision requiring the defendant to pay such laboratory analysis fees provided that forensic laboratory services are rendered in conjunction with the case.

~~A. Any person convicted of violating the provisions of this Article, unless otherwise stated, shall be guilty of a Class A misdemeanor and punished by a fine not less than \$200 or greater than \$2500. In addition to such fine, the convicted person may be sentenced to serve a jail term of not more than one year.~~

~~B. If the court finds substantial and compelling reasons to do so, the court may suspend all or part of the minimum fine established by this section on such conditions as the court directs. In making the determination regarding whether suspension of all or part of the minimum fine is within the interests of justice, the court shall consider, but is not limited to, the following factors.~~

~~C. The financial status of the defendant.~~

~~D. The amount of controlled substance or contraband possessed.~~

~~E. The lack of criminal history of the defendant.~~

~~F. Any drug treatment program voluntarily completed by the defendant before sentencing but subsequent to being charged under this article.~~

~~G. The defendant's level of cooperation with law enforcement including the truthful identification of the source of the controlled substance or contraband possessed by the defendant.~~

~~H. Any person under the age of 21 who is convicted of a charge alleging a violation of Section 12-402 or 12-403 of this Article shall be required by the Court to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the~~

~~statute for such evaluation. If the judge finds the person is indigent, the fee may be waived. Any person convicted of a violation of any other provision of this Article may be required by the Court submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. If the judge finds the person is indigent, the fee may be waived. The Court may require the offender to attend and successfully complete a drug abuse education, counseling or treatment program. Any drug abuse evaluation, counseling or treatment ordered under this section for a violation of Section 12-402 or 12-403 of this Article shall be substantially equivalent to the United States Department of Health and Human Services Substance Abuse and Mental Health Services Administration's Brief Counseling for Marijuana Dependence~~

~~I. Any person who is diverted on a charge alleging a violation of Section 12-402 or 12-403 of this Article shall be required by the prosecutor to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. Any person diverted on a charge alleging a violation of any other provision of this Article may be required by the prosecutor to submit to and complete an alcohol and drug evaluation by a community-based alcohol and drug safety action program certified pursuant to K.S.A. 8-1008, and amendments thereto, and to pay a fee not to exceed the fee established by the statute for such evaluation. Based upon the results of such evaluation, the offender may be required to attend a drug abuse education, counseling or treatment program as a condition of such diversion agreement. Any drug evaluation, counseling or treatment ordered under this section for a violation of Section 12-402 or 12-403 of this Article shall be substantially equivalent to the United States Department of Health and Human Services Substance Abuse and Mental Health Services Administration's Brief Counseling for Marijuana Dependence.~~

~~J. The Municipal Judge shall order any person convicted of a charge alleging a violation of Section 12-402 or 12-403 of this Article to pay the laboratory analysis fees specified in K.S.A. 28-176, and amendments thereto, as additional costs in the case provided that forensic laboratory services are rendered or administered in conjunction with the case. Any diversion agreement for a charge alleging a violation of Section 12-402 or 12-403 shall also contain a provision requiring the defendant to pay such laboratory analysis fees provided that forensic laboratory services are rendered in conjunction with the case.~~

CHAPTER 13. PARKS/PUBLIC PROPERTY

Article 1. Park Regulations

Article 2. Disposition of Property

Article 3. Parks and Recreation Advisory Board

Article 4. Community Library

(Tree Board; also see Chapter 14)

ARTICLE 1. PARK REGULATIONS

13-101 PARKS DESIGNATED

The public parks of the City are hereby designated as follows:

Lost 80 Park, 1122 East Mary Street;
City Park, 400 N. 2nd Street;
Willow Park, 127 W. Gilman Road;
Highland Playground, 217 Highland;
Kelly Grove Park, 320 East Gilman Road;
Woodland Gazebo, 150 Woodland;
Kenneth W. Bernard Park, 15650 Gilman Road

The parks shall include any lake, pond, pool, stream or body of water of any nature or description whatsoever located in or upon such park.

13-102 DRIVING IN PUBLIC PARKS

No person shall drive or park any motor vehicle except on a street, driveway or parking lot or to park or leave any such vehicle at any place other than one established for public parking in any public park or on public grounds; provided, that nothing in this section shall restrict the use of City or contract vehicles in performing maintenance or other purposes approved by the director of parks and recreation. For purposes of this section, "motor vehicle" means and includes every vehicle, except wheelchairs, which is self-propelled, including motorized bicycles which may be propelled by either human power or helper motor, or by both.

13-103 ANIMALS IN PARK AND AT CITY ORGANIZED EVENTS

Unless specifically designated, no person shall ride, lead or permit any livestock in any City park. No person shall allow domestic animals to run at large in any public park of the City, except on a leash or in designated off leash areas, and under care of the owner or such other person having charge of the animal. No animals are allowed during

City organized events and functions unless otherwise specified. Such events and functions include, but are not limited to sport practices, games, and special events, e.g., Fourth of July Celebration at Bernard Park, Lansing DAZE Blues, Brews & BBQ. The limitations established by this section shall not include service animals.

13-104 INJURING PARK PROPERTY

- A. It shall be unlawful for any person to willfully and without authority cut, pull, pluck or otherwise injure any flowers, flowering plants, shrubs or trees growing in or around any public park or other public grounds within the City, or to willfully bring or permit to be brought in or around any public park or other public grounds within the City any dogs, either loose or on a leash, or any other animals which, while in or around any public park or other public grounds, may injure in any manner whatsoever flowers, flowering plants, shrubs or trees growing in or around any public park or other public grounds or to willfully and without authority tear down, remove, cut or otherwise injure or destroy any stand, bench, seat or other property situated upon a park or public grounds.
- B. It shall be unlawful for any person to destroy, mutilate, deface, injure or remove any property of any kind in or from any public park of the City. This shall include tramping, painting, staining, writing, printing, stamping or marking upon, breaking, upsetting, cutting, carving or chopping upon, severing, pulling or tearing up, or in any other way or manner injuring, mutilating, defacing, destroying, moving or carrying away structures, fixtures, tables, benches, chairs, seats, field markings, prepared fields, or any swimming pool or any other property in, upon or about any public park.

13-105 LITTERING PARKS

It shall be unlawful for any person to leave or deposit any filth, slops, offal, garbage, sewerage, refuse, vegetable or animal matter or any other thing that is detrimental to the public health, or any sweepings, rags, excrement, compost, waste paper, paper containers, excelsior, straw, hay, shavings, barrels, boxes, wooden crates, lumber, stable manure, ashes, vegetables or litter of any kind except the same be placed in receptacles provided for that purpose.

13-106 PUBLIC SPEECHES

It shall be unlawful for any person to make a public address or deliver a

ARTICLE 3. PARKS & RECREATION ADVISORY BOARD

13-301 PARKS AND RECREATION ADVISORY BOARD

The Parks and Recreation Advisory Board (PRAB) is to serve as an advisory board to the Governing Body of the City of Lansing on the conduct of parks and recreational activities; sets the membership at fourteen (14); provides for the qualifications of the members; provides for the officers of the board; and establishes the powers and duties of the board.

13-302 DEFINITIONS:

For the purpose of this Article, the following terms, phrases, words, and their derivations shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the future. Words in the plural number include the singular number, and words in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.

- A. "City" is the City of Lansing, Kansas.
- B. "Governing Body" is the Governing Body of the City of Lansing.
- C. "Director" is a person so designated and in charge of the Parks and Recreation Department.
- D. "Park" is a park, playground, facility, or any other area in the City owned or leased by the City, and devoted to active or passive recreation, including all planted expressways, parkways, trails, triangles and traffic circles maintained by the City, except the parkway strips between curb or gutter and sidewalks, or, if none, the front property line along the several streets and highways of the City.
- E. "Program" is any organized parks and recreation activity funded by the City and operated under the auspices of the Parks and Recreation Advisory Board.
- F. "PRAB Manual" is the compilation of the rules, regulations, reports, policies, procedures and other writings as described and called for in Section 13-304: Powers and Duties.

13-303 ESTABLISHMENT OF PARKS AND RECREATION BOARD

The Parks and Recreation Advisory Board (PRAB) will consist of fourteen (14) voting members and the Parks and Recreation Director as a non-voting advisor. Three (3) of the voting members shall be

members of the Governing Body. One (1) member will be a representative of Unified School District (USD) #469. The other voting members will be community volunteers residing in Lansing USD #469 who will be appointed by the Mayor with approval from the Governing BodyCity Council. Appointments will be made in the following manner:

- A. Members shall be appointed by the Governing BodyMayor with approval from the City Council.
- B. Governing Body Representatives will be appointed by the Mayor and approved by the Governing BodyCity Council and shall serve until the end of their elected term or until replaced by another Governing Body member approved by the Governing BodyCity Council.
- C. Members shall serve without compensation.
- D. Parks and Recreation Director is an employee of the City and shall serve until the termination of his or her employment and the position shall be filled by a newly hired Director or a duly-authorized designee approved by the Governing Body.
- E. The Lansing School District USD #469 representative shall be a resident of USD #469 and a community volunteer or district employee appointed by the Lansing School Board and approved by the Governing Body for a term of two (2) years. In the event the Lansing School Board chooses not to appoint a representative to the PRAB, the Governing Body will make such appointment of a community volunteer for a two (2) year term.
- F. The remaining community volunteers will be recommended by the PRAB and appointed by the Mayor with approval of the Governing Body to a term of two (2) years.
- G. In the event any member does not complete his or her term, the PRAB will recommend a replacement for Governing Body approval to fulfill the unexpired term.
- H. A Chairperson and Vice-chairperson of the PRAB will be elected by a majority of the PRAB members at its first meeting of each calendar year. The Chairperson and Vice-chairperson will serve one year terms and may be elected to no more than two (2) consecutive terms. The Chairperson, Vice-chairperson, and Secretary respective duties will be as follows:

ARTICLE 4. LANSING COMMUNITY LIBRARY

13-401 REVIEW

This section will be reviewed by the Lansing Community Library Board (LCLB) and revisions submitted for Governing Body consideration as often as necessary to ensure efficient and effective operation of the library. A review of the complete document will be conducted by the LCLB prior to its February meeting each year. The agenda will include a discussion on the need to continue the policies in accordance with the latest revised document or to recommend additional changes.

13-402 ORGANIZATION

This organization shall be called the "Lansing Community Library" existing by virtue of the provisions of KSA 12-1218 et seq., with powers and duties as provided in KSA 12-1225 et seq. of the laws of the State of Kansas. The Lansing Community Library Board (LCLB) will consist of eight (8) voting members and a non-voting advisor, the Library Director. The ~~S~~seven voting members will be community volunteers residing in Lansing USD #469, who will be appointed by the Mayor with approval from the City Council, who will be approved by the Governing Body, and shall be appointed for a term of four (4) years. ~~Community volunteer members shall be appointed by the LCLB and approved by the Governing Body and shall serve until the end of their elected term.~~ In addition to the ~~seven~~ (7) appointed community volunteer members of the LCLB, the Mayor shall be an ex-officio voting member of the LCLB. The Library Director is an employee of the City and shall serve until the termination of his/her employment.

The Chairperson, ~~and Vice-Chairperson,~~ and Secretary of the Board will be elected by a majority of the Board members at their May meeting each year. The Chairperson, ~~and Vice-Chairperson,~~ and Secretary will serve one year terms and may be re-elected to consecutive terms with no limit on number of terms. The Library Director will serve as a non-voting advisor. ~~The Library Director or his/her designate shall serve as the recording secretary.~~

The Board may establish any ad hoc committee needed for temporary functions and may accept volunteers from the community to serve on these committees. These committees may only make recommendations within the parameters designated by the Board. The Library Director shall not serve on these committees but shall act in an advisory role.

A record shall be kept of their proceedings.

13-404

MEETINGS

Regular meetings shall be held ten months out of the year from January to June and August to November, on the fourth Tuesday of such months beginning at 6:30 p.m., unless otherwise ordered by the Board. Special meetings may be called by the Chairperson of the Board, or by the Chairperson upon the written request of a majority of the Board members. Written notice stating the time and place of any special meeting and the purpose for which the meeting was called shall, unless waived, be given to each member of the Board at least two (2) days in advance of such meeting, and no business other than that stated in the notice shall be transacted at such special meeting. If a Board member is absent from two consecutive meetings, the Board may vote to remove that Board Member from the Board. Five (5) Board Members shall constitute a quorum for the transaction of business. In the absence of the Chairperson of the Board and the Vice Chairperson, the members present shall elect a temporary Chairperson. Changes to the day, time, or location will be published on the door or bulletin board at the Lansing Community Library, in the window of the Library, and on the official [City Library](#) website. All meetings shall be open to the public in accordance with the Kansas Open Meetings Act (K.S.A. 75-4317 et seq)

Chapter 14 Streets, Sidewalks, and Right-of-Way

ARTICLE 9. TREES AND SHRUBS

14-901 DEFINITIONS

- A. Street Trees shall mean trees, shrubs, bushes, and all other woody vegetation on or above land lying within the rights-of-way of the city.
- B. Park Trees shall mean trees, shrubs, bushes, and all other woody vegetation in public parks and all areas owned by the city, or to which the public has free access as a park.

14-902 CITY TREE BOARD; ESTABLISHMENT

There is hereby created and established a City Tree Board for the City of Lansing. The City Tree Board shall consist of seven members of the Lansing community, which shall mean community volunteers residing in Lansing USD #469, who shall be appointed by the ~~m~~Mayor with the approval of the ~~Governing Body~~City Council.

14-903 TERM OF OFFICE

The term of the seven persons to be appointed by the ~~M~~Mayor shall be three years except that the term of three of the members appointed to the first board shall be for only one year and the term of two members of the first board shall be for two years. In the event that a vacancy shall occur during the term of any member, a successor shall be appointed for the unexpired portion of the term.

14-904 COMPENSATION

Members of the board shall serve without compensation.

14-905 DUTIES AND RESPONSIBILITIES

It shall be the responsibility of the board to develop, administer, and update annually a written plan for the care, preservation, pruning, planting, or replanting of trees and shrubs in parks, along streets, and in other public areas. Such plan will be presented to the Governing Body for acceptance and approval. It shall be the duty of the board to promote trees in the community and to advise staff and residents on issues concerning trees. The board, when requested by the Governing Body, shall consider, investigate, make findings of fact, report and recommend upon any special matter or question coming within the scope of its work.

14-906 OPERATION

The board shall choose its own officers, make its own rules and

CHAPTER 15. TRAFFIC

Article 1. Standard Traffic Ordinances

Article 2. Impoundment of Motor Vehicles

Article 3. Local Traffic Regulations

Article 4. Emergency Snow Routes

~~**Article 5. Federal Motor Carrier Safety Regulations**~~

(See also Chapter 14 Streets, Sidewalks and Right of Way)

ARTICLE 1. STANDARD TRAFFIC ORDINANCES

15-101 **INCORPORATING STANDARD TRAFFIC ORDINANCE**

There is hereby incorporated by reference for the purpose of regulating traffic within the corporate limits of the City of Lansing, Kansas, that certain standard traffic ordinance known as the "Standard Traffic Ordinance for Kansas Cities," Edition of 2014~~6~~, prepared and published in book form by the League of Kansas Municipalities, Topeka, Kansas, save and except such articles, sections, parts or portions as are hereafter omitted, deleted, modified or changed. One official copy of said Standard Traffic Ordinance shall be marked or stamped "Official Copy as Adopted by Ordinance No. ~~930969~~," with all sections or portions thereof intended to be omitted or changed clearly marked to show any such omission or change and to which shall be attached a copy of this ordinance, and filed with the City Clerk to be open to inspection and available to the public at all reasonable hours. The Police Department, Municipal Judge and all administrative departments of the City charged with enforcement of the ordinance shall be supplied, at the cost of the City, such number of office copies of such Standard Traffic Ordinance similarly marked as may be deemed expedient.

15-102 **OMISSIONS, CHANGES, ADDITIONS AND DELETIONS TO THE STANDARD TRAFFIC ORDINANCE FOR KANSAS CITIES**

Article 1: Section 1 of said Standard Traffic Ordinance, relating to definitions, is hereby amended to add as follows:

Motorized Mini Bikes. Any motorized mini bike not more than 51 inches in length, 14 inches in width and 30 inches in height, by the manufacturer's specifications which may be propelled by either gasoline or electric power and having a seat designed to be straddled by the operator, except a motorized bicycle and electric-assisted bicycle.

(All other definitions not modified, deleted or changed shall remain in effect.)

Article 4: Section 17 of said Standard Traffic Ordinance is hereby changed to read as follows:

Display of Unauthorized Signs, Signals or Markings.

(a) No person shall place, maintain or display upon or in view of any highway any unauthorized sign, signal, marking or device which purports to be or is an imitation of or resembles an official traffic-control device or railroad sign or signal, or which attempts to direct the movement of traffic, or which hides from view or interferes with the effectiveness of any official traffic-control device or any railroad sign or signal.

(b) No person shall place or maintain nor shall any public authority permit upon any highway any official traffic control device bearing thereon any commercial advertising, except for business signs included as part of official motorist service panels or roadside area information panels approved by the secretary of transportation.

(c) This section shall not be deemed to prohibit the erection upon private property adjacent to highways of signs giving useful directional information and of a type that cannot be mistaken for official signs.

(d) Every such prohibited sign, signal, or marking is hereby declared to be a public nuisance and the governing body is hereby empowered to remove the same or cause it to be removed without notice.

(e) Traffic regulations on Private Property. Whenever the person in possession or control of any private property used by the public for purposes of vehicular traffic by permission of the owner shall cause to be posted at each entrance thereto a permanently lettered clearly legible sign with the following legend:

“TRAFFIC REGULATIONS OF THE CITY OF LANSING ENFORCED ON THIS PROPERTY. SPEED LIMIT 10 MPH.” (OR AS POSTED.)

Then such private property shall thereafter be deemed to be under the traffic regulations of the city as provided by law.

Article 7: Section 33 of said Standard Traffic Ordinance is hereby changed to read as follows:

Maximum Speed Limits.

(a) Except as provided in subsection (b) and except when a special hazard exists that requires lower speed for compliance with K.S.A. 8-1557, and amendments thereto, the limits specified in this subsection or established as hereinafter authorized by law shall be maximum lawful speeds, and no person shall drive a vehicle at a speed in excess of such maximum limits:

1. All vehicles 20 miles per hour in any business district;
2. All vehicles 20 miles per hour in any park;
3. All vehicles 20 miles per hour in any posted school zone or any public thoroughfare on or across which children pass going to and from school during school days, from ~~7:30~~7:00 a.m. to ~~8:30~~8:00 a.m. and 2:45 p.m. to 3:45 p.m. on the following designated school zone areas: Ida Street from Brookridge Street to 416 Ida Street.; Bittersweet Street from West May Street to Ida Street; West May Street from 200 ft west of Bittersweet Street to 200 ft east of West Kay Street. ~~Second Street from East Mary Street to Nina Street, and 7:00 a.m. to 8:00 a.m. and 2:45 p.m. to 3:45 p.m. on the following designated school zone areas: Ida Street from Brookridge Street to 300 ft west of Carriage Crossing; Bittersweet Street from West Mary Street to Ida Street; West Mary Street from 200 ft west of Bittersweet Street to 200 ft east of West Kay Street.~~
4. All vehicles 20 miles per hour in any residential district and on other streets within the city, if said limits were set prior to 1994. All speed limits set after 1994 shall be 30 miles an hour in any residential district or other streets within the city except where modified by engineering and traffic investigation as provided hereafter in subsection (c) of this section.

The maximum speed limit established by or pursuant to this paragraph shall be of force and effect regardless of whether signs are posted giving notice thereof and notwithstanding any signs giving notice of minimum speed limit in excess of the limits established by or pursuant to this paragraph shall not be of any force or effect, subject to the following exception.

Whenever the Public Works Director shall determine upon the basis of an engineering and traffic investigation that any speed limit herein set forth is greater or less than is reasonable or safe under the conditions found to exist, the Public Works Director shall determine and declare a reasonable and safe speed limit consistent with applicable state and local statutes which shall be effective at all times or during daytime or nighttime or at such other times as may be determined when appropriate signs giving notice thereof are erected pursuant to Governing Body action and K.S.A. 8-1560 and 8-2002.

(b) No person shall drive a school bus to or from school or interschool or intra school functions or activities at a speed greater than 45 miles per hour on any roadway having dirt, sand or gravel surface, and in no event shall a school bus be driven to and from school or activities in excess of 55 miles per hour, notwithstanding any maximum speed limit in excess thereof. The provisions of this subsection shall also apply to buses used for the transportation of students enrolled in community junior colleges or area vocation schools when such buses are transporting students to or from school functions or activities.

(c) Speed limits on certain streets within the City of Lansing. The governing body having determined upon the basis of an engineering and traffic investigation that the speed limit permitted under state law and Section 33 of the "Standard Traffic Ordinance" is greater or less than is reasonable under the conditions found to exist upon the city, the governing body hereby determines and declares that the reasonable and safe speed limit on the portion of the streets is as listed below. The Public Works Director is hereby directed to cause to have erected appropriate signs giving notice of such speed limit along the streets maintained by the city.

<u>STREET</u>	<u>PORTION CONTROLLED</u>	<u>APPLICABLE SPEED LIMIT</u>
<u>147th Street</u>	<u>4-H Road to South City Limits</u>	<u>40 mph</u>
<u>155th Street</u>	<u>South to City Limits</u>	<u>25 mph</u>
<u>4-H Road</u>	<u>Within City Limits</u>	<u>40 mph</u>
<u>Centre Drive</u>	<u>4-H Road to West Mary</u>	<u>25 mph</u>
<u>Centre Drive</u>	<u>West Mary to East Kansas</u>	<u>25 mph</u>
<u>Clearview Drive</u>	<u>Stone Lane to Rock Creek Drive</u>	<u>20 mph</u>
<u>DeSoto Road</u>	<u>West Eisenhower to 4-H Road</u>	<u>35 mph</u>
<u>East Eisenhower Rd</u>	<u>North Main to North 8th Street</u>	<u>35 mph</u>

<u>East Gilman Rd</u>	<u>South Main to East City Limits</u>	<u>35 mph</u>
<u>East Mary Street</u>	<u>US Highway 73 to ½ mile east of US Highway 73</u>	<u>20 mph</u>
<u>East Mary Street</u>	<u>½ mile east of US Highway 73 to City Limits</u>	<u>35 mph</u>
<u>Granite Street</u>	<u>Clearview Drive to Ridge Drive</u>	<u>20 mph</u>
<u>Hickory Trail</u>	<u>North of 4-H Road</u>	<u>25 mph</u>
<u>Ida Street</u>	<u>Entire Road</u>	<u>25 mph</u>
<u>Main Street</u>	<u>South City Limits to Rock Creek Loop</u>	<u>65 mph</u>
<u>Main Street</u>	<u>Rock Creek Loop to Gilman Road</u>	<u>50 mph</u>
<u>Main Street</u>	<u>Gilman Road to Olive Street</u>	<u>50 mph</u>
<u>Main Street</u>	<u>Olive Street to Eisenhower Road</u>	<u>40 mph</u>
<u>Maple Lane</u>	<u>Hickory Trail to South Valley Drive</u>	<u>25 mph</u>
<u>McIntyre Road</u>	<u>South Main to 4-H Road</u>	<u>35 mph</u>
<u>McIntyre Road</u>	<u>South Main to East City Limits</u>	<u>25 mph</u>
<u>Ridge Drive</u>	<u>147th Street to Granite Street</u>	<u>20 mph</u>
<u>Sherwood Forest</u>	<u>Entire Subdivision</u>	<u>30 mph</u>
<u>Stone Lane</u>	<u>Clearview Drive to Ridge Drive</u>	<u>20 mph</u>
<u>West Eisenhower Road</u>	<u>New Lawrence to West City Limits</u>	<u>50 mph</u>
<u>West Eisenhower Road</u>	<u>New Lawrence to North Main</u>	<u>40 mph</u>
<u>West Gilman Road</u>	<u>Entire Road</u>	<u>25 mph</u>
<u>West Mary Street</u>	<u>Entire Road</u>	<u>35 mph</u>

STREET	PORTION CONTROLLED	APPLICABLE SPEED LIMIT
155 Street	South to City Limits	25 mph
4 H Road	Within City Limits	40 mph
Centre Drive	4 H Road to West Mary	25 mph
Centre Drive	West Mary to East Kansas	25 mph
DeSoto Road	West Eisenhower to 4 H Road	35 mph
147 th Street	4 H Road to South City Limits	40 mph
East Eisenhower Rd	North Main to North 8 th Street	35 mph
East Gilman Rd	South Main to East City Limits	35 mph
East Mary Street	US Highway 73 to ½ mile east of US Highway 73	20 mph
East Mary Street	East Mary ½ mile east of US Highway 73 to City Limits	35 mph
Hickory Trail	North of 4 H Road	25 mph

Main Street	South City Limits to Rock Creek Loop	65 mph
Main Street	Rock Creek Loop to Gilman Road	50 mph
Main Street	Olive Street to Gilman Road	50 mph
Main Street	Olive Street to Eisenhower Road	40 mph
Maple Lane	Hickory Trail to South Valley Drive	25 mph
McIntyre Road	South Main to 4 H Road	35 mph
McIntyre Road	South Main to East City Limits	25 mph
Sherwood Forest Subdivision	Entire Subdivision	30 mph
West Eisenhower Road	New Lawrence to West City Limits	50 mph
West Eisenhower Road	New Lawrence to North Main	40 mph
West Gilman Road	Entire Road	25 mph
West Mary Street	Entire Road	35 mph
Ida Street	Entire Road	25 mph
Ridge Drive	147th St. to Granite St.	20 mph
Stone Lane	Clearview Dr. to Ridge Dr.	20 mph
Granite Street	Clearview Dr. to Ridge Dr.	20 mph
Clearview Drive	Stone La. to Rock Creek Dr.	20 mph

—Article 14: Section 114.1 of said Standard Traffic Ordinance is hereby changed to read as follows:

Unlawful Operation of All-Terrain Vehicle

- A. Except as provided in subsection (b), (d) (e), and (f), it shall be unlawful for any person to operate an all-terrain vehicle:
 - 1. on any interstate highway, federal highway or state highway; or

2. or on any city street, alley, public parking lot, right-of-way or upon property owned by the City of Lansing.
- B. Notwithstanding the provisions of subsection (a), all-terrain vehicles owned and operated by a county noxious weed department, or all-terrain vehicles owned and operated by persons contracting with a county noxious weed department or the Kansas Department of Transportation may be allowed to operate such all-terrain vehicles upon the right-of-way of any federal highway or state highway for the purpose of eradicating noxious weeds and such all-terrain vehicles may be operated incidentally upon such federal highway or state highway.
 - C. No all-terrain vehicle shall be operated on any public highway, street or road between sunset and sunrise unless equipped with lights as required by law for motorcycles.
 - D. Notwithstanding the provisions of subsection (a), all-terrain vehicles owned- and operated by a county noxious weed department, or all-terrain vehicles owned and operated by persons contracting with a county noxious weed department or the Kansas Department of Transportation may be allowed to operate such all-terrain vehicles upon the right-of-way of any federal highway or state highway for the purpose of eradicating noxious weeds and such all-terrain vehicles may be operated incidentally upon such federal highway or state highway and within the corporate limits of the city as required in the fulfillment of its eradication duties.
 - E. Notwithstanding the provisions of subsection (a), all-terrain vehicles owned and operated by the City of Lansing, Kansas, or all-terrain vehicles owned and operated by persons contracting with the City of Lansing, Kansas may be allowed to operate such all-terrain vehicles upon and within the corporate limits of the city as required in the performance of its duties.
 - F. Notwithstanding the provisions of subsection (a), all-terrain vehicles owned and operated by those agencies providing emergency and first-responder services for the City of Lansing, Kansas may be allowed to operate such all-terrain vehicles upon and within the corporate limits of the city as required in the performance their duties.
 - G. Any person operating an all-terrain vehicle pursuant to (b), (d), (e) and (f) shall be subject to all of the duties applicable to a driver of a vehicle imposed by law. (K.S.A. Supp. 8-15,100)

Article. 14: Section 114.2 of said Standard Traffic Ordinance is hereby changed to read as follows:

Unlawful Operation of a Micro Utility Truck.

- A. It shall be unlawful for any person to operate a micro utility truck:
 - 1. On any interstate highway, federal highway, or state highway; or
 - 2. Within the corporate limits of any city unless authorized by such city.
- B. No micro utility trucks may be operated on any public highway, street, or road unless such vehicle complies with the equipment requirements under the provisions of Article 17 of Chapter 8 of the Kansas Statutes Annotated.
- C. The provisions of subsection (a), shall not prohibit a micro utility truck from crossing a federal or state highway.
- D. Notwithstanding the provisions of subsection (a), micro utility trucks owned and operated by a county noxious weed department, or micro utility trucks owned and operated by persons contracting with a county noxious weed department or the Kansas Department of Transportation may be allowed to operate such micro utility trucks upon the right-of-way of any federal highway or state highway for the purpose of eradicating noxious weeds and such micro utility trucks may be operated incidentally upon such federal highway or state highway and within the corporate limits of the city as required in the fulfillment of its eradication duties.
- E. Notwithstanding the provisions of subsection (a), micro utility trucks owned and operated by the City of Lansing, Kansas, or micro utility trucks owned and operated by persons contracting with the City of Lansing, Kansas may be allowed to operate such micro utility trucks upon and within the corporate limits of the city as required in the performance of its duties.
- F. Notwithstanding the provisions of subsection (a), micro utility trucks owned and operated by those agencies providing emergency and first-responder services for the City of Lansing, Kansas may be allowed to operate such micro utility trucks upon and within the corporate limits of the city as required in the performance their duties.

- G. Any person operating a micro utility truck pursuant to (d), -(e) and (f) shall be subject to all of the duties applicable to a driver of a vehicle imposed by law. (K.S.A. Supp. 8-15,106)

Article 14: Sec. 114.5 of said Standard Traffic Ordinance is hereby changed to read as follows:

Unlawful Operation of a Work-Site Utility Vehicle.

- A. It shall be unlawful for any person to operate a work-site utility vehicle:
1. On any interstate highway, federal highway, or state highway; or
 2. Within the corporate limits of any city unless authorized by such city.
- B. No work-site utility vehicle shall be operated on any public highway, street, or road between sunset and sunrise unless equipped with lights as required by law for motorcycles.
- C. Notwithstanding the provisions of subsection (a), work-site utility vehicles owned and operated by a county noxious weed department, or work-site utility vehicles owned and operated by persons contracting with a county noxious weed department or the Kansas Department of Transportation may be allowed to operate such work-site utility vehicles upon the right-of-way of any federal highway or state highway for the purpose of eradicating noxious weeds and such work-site utility vehicles may be operated incidentally upon such federal highway or state highway and within the corporate limits of the city as required in the fulfillment of its eradication duties.
- D. Notwithstanding the provisions of subsection (a), work-site utility vehicles owned and operated by the City of Lansing, Kansas, or work-site utility vehicles owned and operated by persons contracting with the City of Lansing, Kansas may be allowed to operate such work-site utility vehicles upon and within the corporate limits of the city as required in the performance of its duties.
- E. Notwithstanding the provisions of subsection (a), work-site utility vehicles owned and operated by those agencies providing emergency and first-responder services for the City of Lansing, Kansas may be allowed to operate such work-site utility vehicles upon and within the corporate limits of the city as required in the performance of their duties.

- F. Any person operating a work-site utility vehicle pursuant to (c), (d) and (e) shall be subject to all of the duties applicable to a driver of a vehicle imposed by law. (K.S.A. Supp. 8-15,109

Article 14: Sec. 114.6 of said Standard Traffic Ordinance is hereby added to read as follows:

Unlawful Operation of a Motorized Mini Bike.

It shall be unlawful for any person to operate, or for the owner to permit the operation of, a motorized mini bike upon a street, highway, public parking lot, or property owned by the City of Lansing.

Article 14: Sec. 126.3 of said Standard Traffic Ordinance is hereby added to read as follows:

Littering.

- A. No person shall throw, place or drop litter or allow litter to be thrown, placed or dropped from a motor vehicle onto or upon any highway, road or street. The driver of the vehicle may be cited for any litter thrown, placed or dropped from the motor vehicle, unless any other person in the motor vehicle admits to or is identified as having committed the act.
- B. "Litter" means rubbish, refuse, waste material, garbage, trash or debris of whatever kind or description and includes improperly discarded paper, metal, plastic or glass.
- C. This section shall be part of and supplemental to the uniform act regulating traffic on highways. (K.S.A. 8-15, 102)

Article 17: Section 181.1 of said Standard Traffic Ordinance is hereby changed to read as follows:

One-way glass and sun screening devices on vehicles registered out of state; requirements, exceptions; penalties.—

- A. No motor vehicle required to be registered in another state and which is operated on the streets and highways of the City of Lansing shall be equipped with one-way glass or any sun screening device, as defined in Section 1, and used in conjunction with windshields, side wings, or front side windows, the side windows behind the driver, rear windows that do not meet the following requirements:

1. A sun screening device when used in conjunction with the windshield shall be nonreflective and shall not be red, yellow or amber in color. A sun screening device shall be used only along the top of the windshield and shall not extend downward beyond the AS1 line which is clearly defined and marked;
2. a sun screening device when used in conjunction with the side wing or side windows located at the immediate right and left of the driver, the side windows immediately behind the driver and the rear most window shall be nonreflective; and
3. the total light transmission shall not be less than 19% when a sun screening device is used in conjunction with other existing sun screening devices

B. Subsection (a)(3) shall not apply to a window of a law enforcement motor vehicle this is clearly identified as such by words or other symbols on the outside of the vehicle.

C. This section shall not prohibit labels, stickers or other informational signs that are required or permitted by state law.

D. Any person convicted of violating the provisions of this section shall be guilty of traffic offense and shall be fined in an amount not to exceed \$500.00.

Article 19: Section 194 of said Standard Traffic Ordinance is hereby changed to read as follows:

Driving While License Canceled, Suspended or Revoked; Penalty.

A.

1. Any person who drives a motor vehicle on any street or highway at a time when such person's privilege so to do is canceled, suspended or revoked or while such person's privilege to obtain a driver's license is suspended or revoked pursuant to K.S.A 8-252a and amendments thereto, shall upon a first conviction be punished by imprisonment for not more than six months or fined not to exceed \$1,000.00, or both such fine and imprisonment. On a second conviction of a violation of this section such person shall be punished by imprisonment for not more than one year or fined not to exceed \$2,500, or both such fine and imprisonment.

2. No person shall be convicted under this section if such person was entitled at the time of arrest under K.S.A. 8-257 and amendments thereto, to the return of such person's driver's license.
3. Except as otherwise provided by subsection ~~(a)~~(4D), every person convicted under this section shall be sentenced to at least five days' imprisonment and fined at least \$100 and upon a second conviction shall not be eligible for parole until completion of five days' imprisonment.

4. If a person:

a) ~~(A)~~ is convicted of a violation of this section, committed while the person's privilege to drive or privilege to obtain a driver's license was suspended or revoked for a violation of K.S.A. 8-2,144 or K.S.A. 8-1567 or K.S.A. 8-1025, and amendments thereto, or any ordinance of any city or resolution of any county or a law of another state, which ordinance or law prohibits the acts prohibited by those statutes; and

4.b) ~~(B)~~ is or has been also convicted of a violation of K.S.A. 8-2,144 or K.S.A. 8-1567 K.S.A. 8-1025, and amendments thereto, or of a municipal ordinance or law of another state, which ordinance or law prohibits the acts prohibited by that statute, committed while the person's privilege to drive or privilege to obtain a driver's license was so suspended or revoked, the person shall not be eligible for suspension of sentence, probation or parole until the person has served at least 90 days' imprisonment, and any fine imposed on such person shall be in addition to such a term of imprisonment.

- B. For the purposes of determining whether a conviction is a first or second conviction in sentencing under this section, conviction includes a conviction of a violation of any ordinance of any city or resolution of any county or a law of any state which is in substantial conformity with this section. (K.S.A. Supp. 8-262)

Article 19: Section 195.1 of said Standard Traffic Ordinance relating to Operation of a Motor Vehicle When a Habitual Violator is hereby declared to be and is omitted and deleted.

15-103 TRAFFIC INFRACTIONS AND TRAFFIC OFFENSES

- A. An ordinance traffic infraction is a violation of any section of this ordinance that prescribes or requires the same behavior as that prescribed or required by a statutory provision that is classified as a traffic infraction in K.S.A. 8-2118.

- B. All traffic violations which are included within this ordinance and which are not ordinance traffic infractions, as defined in subsection (a) of this section, shall be considered traffic offenses.

15-104 PENALTIES FOR SCHEDULED FINES

(See Article 20: Section 201 of the Standard Traffic Ordinances)

~~ARTICLE 5. FEDERAL MOTOR CARRIER SAFETY REGULATIONS~~

~~15-501 — INCORPORATING FEDERAL MOTOR CARRIER SAFETY REGULATIONS~~

~~There is hereby incorporated by reference for the purpose of regulating motor carrier traffic within the corporate limits of the City of Lansing, Kansas, that certain standard motor carrier regulations be adopted by ordinance known as the “Federal Motor Carrier Safety Regulations” 2012 Edition or newer, prepared and published in book form from J. J. Keller & Associates, Inc., Neenah, Wisconsin, save and except such articles, sections parts or portions as are hereafter omitted, deleted, modified or changed. No fewer than one copy of said ordinances shall be marked or stamped “Official Copy as adopted by the Code of the City of Lansing,” with all sections portions thereof intended to be omitted or changed clearly marked to show any such omission of change and to which shall be attached a copy of this section, and filed with the City Clerk to be open to inspection and available to the public at all reasonable hours. The police department, municipal judge and all administrative departments of the City charged with the enforcement of the ordinance shall be supplied, at the cost of the City, such number of official copies of such Federal Motor Carrier Safety Regulations marked, as may be deemed expedient.~~

~~15-502 — DEFINITIONS~~

~~Traffic Engineer, as referenced within the Federal Motor Carrier Safety Regulations, shall mean and include the Public Works Director within the city limits of Lansing, Kansas.~~

WORKSESSION ITEM

TO: Tim Vandall, City Administrator
FROM: Sarah Bodensteiner, City Clerk *SB*
DATE: October 20, 2016
SUBJECT: Neighborhood Revitalization Plan Review

The Lansing Neighborhood Revitalization Plan was created in 2002. To ensure that the plan is current with current development trends, a review needs to be conducted.

Attached is the 2009 Neighborhood Revitalization Plan with proposed text amendments for your review.

The City Clerk and Community & Economic Development Director will be present to discuss and answer any questions.

WORKSESSION ITEM #

2

Lansing Neighborhood Revitalization Plan

Purpose

This plan is intended to promote the revitalization and development of the City of Lansing by stimulating new construction and the rehabilitation, conservation, or redevelopment of the area in order to protect the public health, safety, or welfare of the City by offering certain incentives, which include tax rebates.

Benefits of the Tax Rebate Program

- It will provide incentives for housing improvements through property tax refunds.
- It does not interfere with current property tax revenues.
- The program will create new long-term tax revenue, without creating a fiscal burden for the cities and county.
- It will offer incentives for development where development might not otherwise occur.
- It will help create jobs because, historically, jobs follow development.
- It will help reverse the outward migration of residents and the resulting deterioration of neighborhoods within the city.
- It will help stabilize land value.
- It will strengthen the fiscal capacity of our city government to grow and serve our area.
- It provides a limited window of opportunity for participation, thereby, prompting immediate response.
- It will encourage housing, commercial, and industrial development in the city

Kansas Neighborhood Revitalization Act

The Kansas Neighborhood Revitalization Act allows the governing body of any municipality to adopt a plan for the revitalization of an area or designation of a dilapidated structure within that municipality as a Neighborhood Revitalization Area if it finds that the rehabilitation, conservation or redevelopment of the area is necessary to protect the public health, safety or welfare of the residents of the municipality.

Legal Description of Area

See Exhibit "A"

Assessed Valuation of the Real Estate

See Exhibit "B"

List of Names and Addresses of Owners of Real Estate

See Exhibit "C"

Existing Zoning Classifications, District Boundaries and Land Uses

See Exhibit "D"

Proposed Improvements or Expansions of Municipal Services for the Revitalization Area

1. In December of 2005 the System Enhancement Project ~~will begin~~began. This improvement ~~will consist~~consisted of transportation improvements and structure improvements within the revitalization area.
2. Community Development Block Grant funds ~~will be~~were dispersed within the revitalization area. Additionally, future grants ~~will~~may be pursued to accommodate need in the areas.
3. A citywide interconnected trail ~~will be connected~~runs through the revitalization area ~~that will connect~~connecting retail and cultural centers of the community ~~through pedestrian accessway~~.

Criteria for Determining Eligibility

1. A Structure means any building, wall, or other structure, including the building and improvements to the living space. The only accessory structures allowed for the purposes of this plan will be garages.

2. There must be a minimum investment of \$5,000 to receive a tax rebate for residential construction.
3. There must be a minimum investment of \$10,000 to receive a tax rebate for commercial or industrial construction.
4. New as well as existing improvements on property must conform with all codes, rules, and regulations in effect at the time the improvements are made. Tax rebates may be terminated if improvements or new construction do not conform to code during the ten-year period. * (Code applicable at time of improvement)
5. Real estate taxes must be paid in full by May 10 or the property owner will forfeit any current or future rebates.
6. Qualified improvements or new construction eligible for tax rebates under the Neighborhood Revitalization Plan may submit only one application per piece of property. * Unless approved by City Council action.
7. Tax rebates are subject to approval of each taxing unit. See the City Clerk for taxing units who have adopted the Tax Rebate Program of the Neighborhood Revitalization Plan. A tax rebate will be based on the increase in ~~appraised~~~~assessed~~ value following the first full year of completion.
8. Tax rebate is made within approximately thirty (30) days after the real estate tax is paid in full. If property tax is paid in semiannual payments, the rebate is made in accordance with the Interlocal Agreement.
9. In any given year (1 through 10) the rebate paid will be based upon the lesser of the increase in ~~assessed~~~~appraised~~ value from the first year or the value as ~~assessed~~~~appraised~~ in the current year.
10. **Construction must be completed in one year.** Extensions beyond that period will be considered on a case by case basis.
11. Upon completion of your project, an itemized statement of costs will need to be provided. This will be necessary to receive your rebate.
12. Property Eligible for a Property Tax Rebate

A. Residential Property

1. Property used after improvement for single or multi-family residential uses shall be limited to: rehabilitation and alterations, including new or existing accessory structures to any existing primary residential structure built prior to adoption of this Plan, including alteration of a single-family home into a multi-family dwelling, shall be eligible.
2. The improvements must include the minimum health and safety code requirements of the city.
3. **New construction of a primary single family or multi-family residential structure shall not be eligible.**
4. Eligible residential property shall be eligible for a 95 percent rebate of property taxes on taxable value of eligible improvements for five (5) years. (See Exhibit E)

B. Commercial & Industrial Property

1. All property used exclusively *after* improvement for commercial or industrial uses shall be eligible.
2. Mixed use residential and commercial property shall be eligible if the residential use qualifies or to the extent the improvements are assessed as commercial property.

3. Mixed use residential and industrial property shall be eligible.
4. Eligible commercial and industrial property shall be eligible for a rebate of property taxes on the taxable value of eligible improvements for ten (10) years. (See Exhibit F)

C. Agricultural and all other property

Property used after improvement for agricultural or any non-commercial, non-industrial or non-residential uses shall not be eligible.

13. General Provisions Applicable to All Rebate Applications on Eligible Property

- A. Property owners of all eligible property shall make application filed with the City Clerk on application forms provided by the city.
- B. Eligible improvements must be authorized by a building permit.
- C. **Property owners shall make application ~~on or~~ after a building permit has been issued and the permit fee paid for any eligible improvements.** The deadline for application shall be 60 calendar days after the issue date of the building permit. The property owner may appeal to the city council and the city council may approve an application for rebate after the deadline but not later than when the substantially completed improvements are first assessed by the Building Official.
- D. There shall be no minimum improvement required. However, the improvements must result in an increase of \$5,000 for residential and \$10,000 commercial or industrial in the taxable value of eligible property. **Some improvements, such as repairs, require a building permit but result in no increase in the taxable value and thus are not eligible for a property tax rebate.**
- E. **Only one application for rebate shall be allowed per piece of property. Should you make a qualifying improvement to your property after the initial application, you must relinquish the first rebate to be eligible to receive another.**
- F. Any otherwise eligible property with delinquent taxes or special assessments shall not be eligible for a rebate until such time as all taxes and assessments have been paid.
- G. The property owner shall notify the city when all improvements covered under the building permit have been substantially completed and the city shall inspect the improvements for the required building codes and notify the County Appraiser that the improvements covered under the rebate application have been substantially completed.
- H. The County Appraiser shall conduct an on-site inspection following substantial completion of the improvements and determine the increase in the taxable valuation due to the improvements and shall report that amount to the County Clerk.
- I. The rebate shall be calculated each year using the taxable value due to the improvements upon completion of the improvements property tax mill levy during the year in which the rebate is due.
- J. **The property taxes must be paid in full before a rebate can be issued.**
- K. The City Clerk shall review all applications based on eligibility contained in this Plan and approve such eligible applications. If an application is not approved, the property owner may appeal the decision in writing to the City Council for final determination.

L. If this Plan is repealed or the rebate criteria changed, any approved applications shall be eligible for rebates for the remaining term of the rebate originally provided in the Plan.

14. Every (5) five years, the City will review the plan and determine its continuation. Any changes to the plan scope or boundary will mandate a review by participating entities and will be subject to all policy review required by law. Applicants approved prior to the review will continue to receive the tax rebate for the full (5) five or (10) ten years following completion of their project.

15. If for any reason any portion or part of this plan or the application thereof to any person or circumstance is declared to be unconstitutional or invalid, such decision will not affect the validity of the remaining portion of the policy.

16. Effective Dates of the Plan

This Plan and property tax rebates provided by this Plan shall be effective ~~November 5, 2009~~ as adopted by resolution of the city council of the City of Lansing. The city council may repeal, amend or modify this Plan as conditions, policies or priorities of the city council change.

Passed by the Governing Body of the City of Lansing, Kansas, this day of , 2016.

/s/
Mayor Louis E. Kirby

ATTEST:
/s/
Sarah Bodensteiner, City Clerk
Resolution Numbers:

Application Process

Prior to filing the Application for Tax Rebate, you will need to do the following:

1. Obtain an application from the Lansing City Clerk, located at Lansing City Hall, 800 First Terrace, Lansing, KS 66043.
2. Prior to the commencement of construction of any improvement or new construction for which a tax rebate will be requested, the applicant owner will complete Part 1 of the application. ***Requests must be received and approved before commencement of construction.***
3. Part 1 of the application must be filed with the City Clerk with a non-refundable application fee (\$50.00 remodeling and \$100.00 for new construction) prior to the commencement of construction.
4. The City of Lansing will notify by letter to the applicant within fifteen (15) business days, indicating approval or denial of the project.
5. The City Clerk will forward a copy of Part 1 to the County Clerk for notification and information purposes. Copies of the application will also be forwarded to the Community Development Department for monitoring purposes.
6. The applicant-owner will notify the County Appraiser of the commencement of construction by filing Part 2 of the application within 10 days after starting the project.
7. For any improvement that is only partially completed as of January 1, following commencement of construction, the owner-applicant will file Part 3 of the application with the County Appraiser indicating the status of construction as of January 1. Part 3 will be filed on or before December 15, preceding the commencement of the tax rebate period.
8. For any improvement that is completed on or before January 1, following the commencement of construction, the owner-applicant will file Part 3 of the application with the County Appraiser on or before December 1, preceding commencement of the tax rebate period, certifying the completion of construction, along with an itemized statement of costs. This is necessary to receive your rebate.
9. Soon after January 1, the County Appraiser will conduct an on-site inspection of the construction project (improvement, rehabilitation, or new) and determine the new valuation of the real estate accordingly. The valuation is then reported to the County Clerk by June 15. The tax records will be revised.
10. Upon filing of Part 3, and the determination of the new valuation of the said real estate, the form will be filed by the City Clerk with the County Clerk and the County Appraiser certifying the project is in compliance with the requirements for a tax rebate.
11. Upon payment in full of the real estate tax for the subject property for the initial and each succeeding year period extending through the specified rebate period, and within approximately thirty (30) day period following the date of tax distribution by the City of Lansing to the other taxing units, a tax rebate in the amount of the tax increment will be made to the owner. The tax rebate will be made by the County Treasurer of Leavenworth County through the Neighborhood Revitalization Fund established in conjunction with the other taxing units participating in an Interlocal Agreement. The five percent of new taxable value is retained by the Leavenworth County Treasurer for administrative handling (5% of the improvement value or \$10, whichever is greater).

**Neighborhood Revitalization Plan
Application for Tax Rebate
Under the
City of Lansing's**

PART 1

(A non-refundable application fee of \$50 for remodeling or \$100 for new construction must accompany this application)

Owner=s Name: _____ Day Phone #: _____
(Please Print)

Owner=s Mailing Address: _____

Address of Property: _____ School District #: _____

Parcel Identification Number: _____
(Copy from your tax statement or call the County Appraiser=s Office)

Legal Description of Property: (Use additional sheets if necessary or attach)

Proposed Property Use:

RESIDENTIAL: _____ New or _____ Rehab; _____ Rental or _____ Owner-Occupied
_____ Residence _____ Other (Explain) _____

_____ Single Family _____ Multi-Family _____ Owner-Occupied

COMMERCIAL: _____ New _____ Rehab; _____ Rental _____ Owner-Occupied

INDUSTRIAL: _____ New _____ Rehab; _____ Rental _____ Owner-Occupied

Does the applicant own the land? _____ Yes _____ No

Will the proposed project be on a foundation? _____ Yes _____ No

How will the proposed project be taxed? _____ Personal Property _____ Real Estate

Will it be permanently attached to the property? _____ Yes _____ No

I have read and do hereby agree to follow all application procedures and criteria. An itemized statement of costs will need to be turned in when I have completed my project, I understand this will be necessary to receive my rebate. I further understand that this application will be void one year from the date below if improvements or construction has not begun on this project.

Signature of Owner

Date

**Neighborhood Revitalization Plan
Application for Tax Rebate
City of Lansing**

PART 1-A COMMERCIAL OR INDUSTRIAL

General

Estimated Date of Completion _____

List of Buildings Proposed to Be Demolished _____

Estimated Cost of Improvements: (Please attach copies of cost documentation and Blueprints or Plans)

Materials \$ _____

Labor \$ _____

Please check one of the following that best describes the construction of your property.

() All Contractor Built (turn-key) () Pre-built Home moved to site () Modular Home

() Contractor built with owner participation () All owner built () Other _____

Amount of Owner Participation: _____ Hours _____ Percent of Project _____ Value

Industrial

Type of Building _____ Use of Building _____

Building Dimensions _____ Exterior Wall Material _____

Location of Building _____

Commercial

Type of Building _____ Use of Building _____

Size of Building _____ Wall Height _____ Exterior Wall Material _____

Industrial or Commercial Remodel

Area to be Remodeled _____ Type and Use of Building _____

Describe Improvements: _____

Signature of Owner

Date

**Neighborhood Revitalization Plan
Application for Tax Rebate
City of Lansing**

PART 1-B RESIDENTIAL

*Any and all financial information reported on this form will be considered confidential
and will not be subject to public disclosure as provided in K.S.A. 15-221 (b)*

General

Estimated Date of Completion _____

List of Buildings Proposed to Be Demolished _____

Estimated Cost of Improvements: (Please attach copies of cost documentation and Blueprints or Plans)

Materials \$ _____ Labor \$ _____

Total Cost \$ _____ **MUST BE OVER \$5,000 TO QUALIFY FOR REBATE**

Please check one of the following that best describes the construction of your property.

All Contractor Built (turn-key) Pre-built Home moved to site Modular Home

Contractor built with owner participation All owner built Other _____

Amount of Owner Participation: _____ Hours _____ Percent of Project _____ Value

Residential Remodel

Square Feet of Living Area Added _____ Basement Ground Floor Upper Floor

Rooms to be Remodeled *(Please mark all that apply)*

Living Room Bedroom Bathroom Kitchen

Dining Room Basement Other _____

Rooms to be Added *(Please mark all that apply)*

Living Room Bedroom Bathroom Kitchen

Dining Room Basement Other _____

Signature of Owner

Date

Neighborhood Revitalization Plan
Application for Tax Rebate
City of Lansing

PART 2

COMMENCEMENT OF CONSTRUCTION

Parcel Identification Number

Date of Original Application _____

Construction estimated to begin on _____ Building Permit Number _____
(Where Applicable)

Estimated Date of Completion of Construction _____

Signature of Owner

Date

Please return to our office within 10 days after starting your project.

City of Lansing
Attn: City Clerk
800 1st Terrace
Lansing, KS 66043

Neighborhood Revitalization Plan
Application for Tax Rebate
City of Lansing

PART 3

STATUS OF CONSTRUCTION

Parcel Identification Number

Date of Original Application _____

_____ Incomplete Project as of January 1 following commencement

Signature of Owner

Date

Please return to our office no later than December 10th of the year you began construction if your project will not be completed by January 1.

City of Lansing
Attn: City Clerk
800 1st Terrace
Lansing, KS 66043

Neighborhood Revitalization Plan
Application for Tax Rebate
City of Lansing

PART 3

COMPLETION OF CONSTRUCTION

Parcel Identification Number

Date of Original Application _____

_____ Complete Project as of January 1 following commencement

The Construction project applied for was considered complete on _____

Signature of Owner

Date

**An itemized statement of costs will need to be turned in along with this form when you have completed your project.
This will be necessary to receive your rebate.**

City of Lansing
Attn: City Clerk
800 1st Terrace
Lansing, KS 66043

Frequently Asked Questions

- Q. What is the Tax Rebate Program? A. During the 1994 legislative sessions, lawmakers passed Senate Bill #732, which provides tax rebates for new construction and the rehabilitation of existing structures. In order to implement the legislation locally, each municipality must adopt a plan and designate an area in which they want to promote revitalization and development or redevelopment.
- Q. What is "Tax Rebate"? A. It is refund of the property taxes which are paid on the actual value added to a property due to the improvement. Under the Neighborhood Revitalization Plan legislation, the taxes relating to the assessed-appraised value on the property prior to the improvement may not be reduced and will continue to be payable.
- Q. What is "Qualified Improvement"? A. "Qualified Improvement" includes new construction and rehabilitation.
- Q. How is "Structure" defined? A. "Structure" means any building wall or other structure, including the building and improvements to the existing structures and fixtures assimilated to the real estate.
- Q. What kind of "Improvements" will increase the assessed-appraised value? A. New construction and major rehabilitations will increase the assessed-appraised value. Repairs generally will not increase the assessed-appraised value unless there are several major repairs or improvements completed at the same time.
- Q. Does "one dollar" spent on work equal "one dollar" of increased value? A. One dollar spent is not necessarily equal to one dollar of increased value.
- Q. How can I determine if I am eligible for a tax rebate? A. There must be a minimum investment of \$5,000 for residential and \$10,000 for commercial or industrial. New as well as existing improvements must conform with all codes, rules, and regulations in effect. You should secure a building permit for all improvements. Call the Office of Community Development to obtain the permit.
- Q. If qualified improvements have been made, how does one obtain a tax rebate? A. A property owner must file and have approved an application with the City of Lansing before construction begins. There will be no exceptions.
- Q. Who applies? A. **The property owner applies.** Even if, as a lessee, you are doing the improvements and your lease agreement has you paying the taxes, the property owner must apply. The tax rebate will be included as part of the property's tax record for the term of the rebate regardless of who owns or occupies the property.
- Q. Will the schedule of tax rebates as determined by the increase in appraisedassessed value in the first year ever change? A. Yes. The rebate paid in any given year (1-10) will be based on the lesser of the increase in assessed-appraised value from the first year or the value assessed-appraised in the current year.

EXHIBIT A

Legal Description of Area

J.Herring, Inc. (DBA)

Herring Surveying Company

315 North 5th Street

Leavenworth, Kansas 66048

Phone (913) 651-3858 Fax No. (413) 487-7256

Email - survey@teamcash.com

December 31, 2001

Job # K-01-142

City of Lansing

John Jacobson

Revitalization Parcel No.1 – Main Tract

A tract of land being in Sections 13, 24, 25, and 36, Township 9 South, Range 22 East of the 6th P.M., Section 1, Township 10 South, Range 22 East of the 6th P.M., Sections 18, 19, 30 and 36, Township 9 South, Range 23 East of the 6th P.M. and in Section 6, Township 10 South, Range 23 East of the 6th P.M., said tract being partially within the limits of the City of Lansing and all within Leavenworth County, Kansas, more fully described as follows:

Beginning at the Northwest corner of the Southwest Quarter of Section 18, Township 9 South, Range 23 East:
Thence East for a distance of 1,110.00 feet along the North line of said Southwest Quarter to the centerline of abandoned Atchison, Topeka and Santa Fe Railroad;

Thence North 3 degrees 54' East (deeded) for a distance of 1327.57 feet to the Northerly Limit Line of the City of Lansing;

Thence East for a distance of 1602.34 feet along said Northerly line and along the North line of tracts of land deeded in Books 808 Page 1101, Book 808 Page 1309, Book 588 Page 368 and the North line of Morgan Subdivision to the Westerly right of way of North 8th Street (Highway 5);

Thence South for a distance of 2659.09 feet along said right of way of North 8th Street to the South right of way line of vacated Debra Street:

Thence West for a distance 633.96 feet along said South line to the Easterly line of tract of land deeded in Book 772 Page 935;

Thence Northwesterly for a distance of 65.00 feet along the Easterly right of way of abandoned KCNW Railroad;

Thence West for a distance of 106.00 feet along the Southerly line of said deed Book 772 Page 935 to the Westerly right of way of said KCNW Railroad;

Thence Northerly for a distance of 275.00 feet along said Westerly right of way to the South right of way line of Connie Street;

Thence West for a distance of 582.84 feet along said South right of way to the centerline of abandoned Atchison, Topeka and Santa Fe Railroad;

Thence Southwesterly for a distance of 446 feet, more or less, along said centerline;

Thence Southwesterly for a distance of 1898 feet, more or less, along said centerline to the South line of Morningside Subdivision;

Thence East for a distance of 629.42 feet (platted) along said South line of Morningside Subdivision to the East right of way of North 2nd Street;

Thence North for a distance of 609.46 feet along said East right of way to the South right of way line of Emile Street;

Thence East for a distance of 640.00 feet (deeded) to the East line of Block 14, Santa Fe Subdivision, as per deed Book 469 Page 576;

Thence South for a distance of 940.00 feet (deeded) along the East line of Blocks 14 and 15, Santa Fe Subdivision;

Thence West for a distance of 640.00 feet (deeded) to the East right of way line of North 2nd Street;

Thence South for a distance of 805.90 feet along said East right of way to the South line of Santa Fe Subdivision;

Thence West for a distance of 775.04 feet along said South line;
Thence South for a distance of 168.00 feet (platted) along the East line of Lot 10, Block "A", J.P. Gamble's 2nd Addition;
Thence West for a distance of 49.50 feet along the South line of said Lot 10;
Thence South for a distance of 230.00 feet (platted) along the East line of Lot 11, Block "B", J.P. Gamble's 2nd Addition to the North line of tract of land deeded in Book 702 Page 2174;
Thence East for a distance of 98.81 feet along said North line;
Thence South for a distance of 243.21 feet along the East line of said Deed;
Thence West for a distance of 281.20 feet along the South line of said Deed;
Thence South for a distance of 96.00 feet along the East line of a tract of land deeded in Book 794 Page 1100;
Thence West for a distance of 87.16 feet along the South line of said Deed;
Thence South for a distance of 58.88 feet along the East line of a tract of land deeded in Book 607 Page 1114;
Thence South 43 degrees 13'25" West (deeded) for a distance of 120.34 feet along the Easterly line of a tract of land deeded in Book 688 Page 1827;
Thence West for a distance of 46.24 feet along the South line of said Deed;
Thence South for a distance of 180.00 feet along the East line of a tract of land deeded in Book 739 Page 739;
Thence Southwesterly for a distance of 118.45 feet along the South line of said Deed to the Easterly right of way of U.S. Highway 73;
Thence West for a distance of 45.00 feet to the West line of the Southwest Quarter of said Section 19, Township 9 South, Range 23 East;
Thence South for a distance of 2,420 feet to the Northwest Corner of said Section 30, Township 9 South, Range 23 East;
Thence East for a distance of 890.00 feet along the North line of said Section 30 to a point that intersects the West right of way of South 2nd Street extended north;
Thence South for a distance of 1305.00 feet along said right of way to the South right of way of Olive Street;
Thence West for a distance of 404.37 feet along said South right of way to the East right of way of 1st Terrace;
Thence South for a distance of 495.00 feet along said East right of way to the Southerly right of way of Fawn Valley Street;
Thence East for a distance of 132.80 feet along said Southerly right of way to the Northeast corner of Lot 3, Block 4, Fawn Subdivision;
Thence South for a distance of 129.76 feet (platted) along the East line of said Lot 3 to the Southwest corner of Lot 4, Block 4, said Subdivision, said point also being on the North line of Block 11, said Subdivision;
Thence South 74 degrees 45' East for a distance of 226.91 feet (platted) along said North line;
Thence South 49 degrees 45' East for a distance of 66.79 feet (platted) along said North line;
Thence South 25 degrees 30' East for a distance of 105.82 feet (platted) along said North line;
Thence South 75 degrees 15' East for a distance of 76.00 feet (platted) along said North line;
Thence South 56 degrees 05' East for a distance of 211.74 feet (platted) along said North line;
Thence North 66 degrees 40' West for a distance of 115.09 (platted) feet to the South right of way of Fawn Valley Street;
Thence South 26 degrees 30' East for a distance of 57.89 feet (platted) along said right of way;
Thence along a curve to the left an arc length of 397.94 feet (platted) with a radius of 200.00 feet along said right of way;
Thence North 39 degrees 30' East for a distance of 147.27 feet (platted) along said right of way to the Northwest corner of Lot 59, Fawn Valley Subdivision;
Thence South 50 degrees 30' East (platted) for a distance of 321.84 feet along the Southerly line of said Lot 59 and extended to the centerline of abandoned Union Pacific Railroad;
Thence Southwesterly for a distance of 868 feet, more or less, along said centerline;
Thence Northwesterly for a distance of 101.10 feet to the Westerly right of way of said railroad;
Thence Southwesterly for a distance of 359.00 feet along said Westerly right of way to the North line of a tract of land deeded in Book 715 Page 1959;
Thence East for a distance of 230.32 feet along said North line to the Northerly line of a tract of land deeded in Book 503 Page 1850;
Thence Northeasterly for a distance of 182.47 feet along said Northerly line;
Thence Southeasterly for a distance of 1300.82 feet along said Northerly line;
Thence North for a distance of 870.05 feet along the West line of the Southeast Quarter of said Section 30, Township 9 South, Range 23 East to the Northwest corner of said Southeast Quarter;

Thence West for a distance of 2672.13 feet along the North line of said Southeast Quarter to the Northeast corner of said Southeast Quarter;

Thence South for a distance of 5292.83 feet along the East line of said Southeast Quarter and to the Northeast Corner of the Southeast Quarter of Section 31, Township 9 South, Range 23 East;

Thence West for a distance of 2641.55 feet along the North line of said Southeast Quarter to the Northwest corner of said Southeast Quarter;

Thence South for a distance of 1164.12 feet along the West line of said Southeast Quarter to the Zoning Division Line for land use;

Thence West for a distance of 1385 feet, more or less, along said Zoning line;

Thence Northwesterly for a distance of 626 feet, more or less, along said Zoning line;

Thence Southeasterly for a distance of 796 feet, more or less, along said Zoning line;

Thence South for a distance of 988 feet, more or less, to the South right of way of McIntyre Road;

Thence East for a distance of 710.30 feet along said South right of way to the East line of a tract of land deed in Book 669 Page 289;

Thence South for a distance of 1292.96 feet along said East line;

Thence East for a distance of 820.49 feet along a Northerly line of said Deed to the East line of the Northwest Quarter of Section 6, Township 10 South, Range 23 East;

Thence South for a distance of 3506.78 feet along said East line and the East line of the Southwest Quarter of said Section 6 to the Leavenworth/Wyandotte County Line;

Thence West for a distance of 2570 feet along said County Line to the West line of said Section 6, said point also being on the East line of the Southeast Quarter of Section 1, Township 10 South, Range 22 East;

Thence North 89 degrees 00'35" W for a distance of 2632.50 feet (platted) along the South line of Sherwood Forest Subdivision;

Thence North 00 degrees 13'22" West for a distance of 2037.11 feet (platted) along the West line of said subdivision;

Thence N 89 degrees 21'04" East for a distance of 2640.20 feet (platted) along the North line of said subdivision to the East Quarter corner of said Section 1;

Thence North for a distance of 1320.00 feet along the East line of the Northeast Quarter of said Section 1 to the South line of the North Half of said Northeast Quarter;

Thence West for a distance of 1550.00 feet along said South line, said line also being the South line of a tract of land deeded in Book 800 Page 1585;

Thence North for a distance of 1265.58 feet along the West line of said Deed and deed Book 800 Page 1589 to the South right of way of McIntyre Road;

Thence East for a distance of 151.94 along said right of way;

Thence North 19 degrees 02'57" East (assumed – deeded) for a distance of 468.45 feet along the East line of Lot 6, Deer Run Subdivision as per Deed Book 795 Page 1482;

Thence North for a distance of 2229.11 feet along said East line of Lot 6 and extending North to the South line of Rock Creek Subdivision;

Thence East for a distance of 1260 feet, more or less, along said South line to the East Quarter corner of Section 36, Township 9 South, Range 22 East;

Thence North for a distance of 2010.00 feet along the East line of the Northeast Quarter of said Section 36;

Thence West for a distance of 70 feet, more or less, to the Northeast corner of Rock Creek Subdivision;

Thence Southwesterly for a distance of 315.28 feet (platted) along the North line of said subdivision;

Thence Southwesterly for a distance of 272.74 feet (platted) along said North line;

Thence Southwesterly for a distance of 251.11 feet (platted) along said North line;

Thence Northwesterly for a distance of 411.57 feet (platted) along said North line;

Thence Southwesterly for a distance of 202.24 feet (platted) along said North line to the Northwest corner of said Subdivision;

Thence Southerly for a distance of 9.11 feet (platted) along the West line of said subdivision to the South line of Rock Creek West Subdivision;

Thence Westerly for a distance of 254.99 feet (platted) along said South line to the Southeast corner of Lot 13 of said subdivision;

Thence Northerly for a distance of 161.93 feet (platted) along the Easterly line of said Lot 13 to the South right of way of Willow Drive;

Thence along a curve to the left an arc length of 121.67 feet (platted) with a radius of 230 feet along said right of way;

Thence Northeasterly for a distance of 2.59 feet (platted) along said right of way to the Northwesterly corner of Lot 12 of said subdivision;

Thence Southeasterly for a distance of 160.00 feet (platted) along said Lot line, said point being on the North line of Lot 1 of said subdivision;

Thence Northeasterly for a distance of 776.66 feet (platted) along said North line;

Thence Northerly for a distance of 344.19 feet (platted) along the West line of said Lot 1 to the South right of way of Gilman Road;

Thence East for a distance of 164.66 feet along said right of way;

Thence North for a distance of 266.39 feet along the West line of a tract of land deeded in Book 762 Page 691;

Thence West for a distance of 290.16 feet along the South line of said Deed;

Thence North for a distance of 1755.69 feet along the West line of said Deed and extending North to the North line of a tract of land deeded in Book 714 Page 1050;

Thence West for a distance of 159.63 feet along the North line of said Deed to the centerline of abandoned Atchison, Topeka and Santa Fe Railroad;

Thence Northeasterly for a distance of 792.05 feet along said centerline to the South right of way of 4-H Road;

Thence West for a distance of 77.29 feet along said right of way;

Thence North for a distance of 2693.98 feet along the East line of Stonecrest Subdivision and extending North to

Thence West for a distance of 309.30 feet to the Easterly right of way of West Mary Street;

Thence Northwesterly for a distance of 650 feet, more or less, on a curve to the right and along said Easterly right of way;

Thence North for a distance of 1997.10 feet along said right of way and along the West lines of tracts of land deeded in Book 657 Page 865, Book 519 Page 4, Book 816 Page 2242, Book 603 Page 1046 to the South right of way of Ida Street;

Thence East for a distance of 1072.69 feet along said right of way;

Thence Northeasterly for a distance of 168.88 feet along the centerline of abandoned Atchison, Topeka and Santa Fe Railroad;

Thence West for a distance of 198.78 feet along the North line of F.K. Taylor's Subdivision to the Westerly right of way of Gambles Avenue;

Thence Northeasterly for a distance of 623 feet, more or less, along said Westerly right of way to the Northeasterly corner of Lot 8, Block 1, Gamble's 3rd Addition;

Thence Northwesterly for a distance of 143.62 feet along the Northerly line of said Lot 8;

Thence Southwesterly for a distance of 13.30 feet to the Northeast corner of Lot 36, Carriage Hill Subdivision;

Thence North 62 degrees 42' West for a distance of 262.77 feet (platted) along the Northerly line of said subdivision;

Thence North 00 degrees 10' 53" West for a distance of 626.76 feet (platted) to the Northeast corner of said subdivision;

Thence East for a distance of 387.32 feet along the North line of tracts of land deeded in Book 784 Page 1201, Book 784 Page 1211;

Thence North for a distance of 168.90 feet along the West line of Lot 2, Block 1, Holiday Hills Subdivision to the South right of way of Fair Lane;

Thence East for a distance of 9.50 feet along said right of way

Thence North for a distance of 204.75 feet (platted) along the West line of Lot 2, Block 2, Holiday Hills Subdivision to the South line of a tract of land deeded in Book 813 Page 2485;

Thence West for a distance of 509.69 feet along the South line of said Deed;

Thence North for a distance of 239.15 feet (deeded) along the West line of said Deed to the North line of said Deed;

Thence East for a distance of 184.07 feet along said North line;

Thence North for a distance of 319.62 feet along the East line of an access road to the North right of way of Holiday Drive;

Thence West for a distance of 125.00 feet along said right of way to the West line of a tract of land deeded in Book 558 Page 2011;

Thence North for a distance of 143.42 feet along said West line to the South line of Country Club Addition;

Thence East for a distance of 466.74 feet along said South line to the Southwest corner of Lot 2, Block 1, said Country Club Addition;

Thence North for a distance of 114.86 feet along the West line of said Lot 2 to the South right of way of Highland Road;

Thence East for a distance of 149.04 feet along said right of way to the Northeast corner of Lot 1, Block 1, said Country Club Addition;

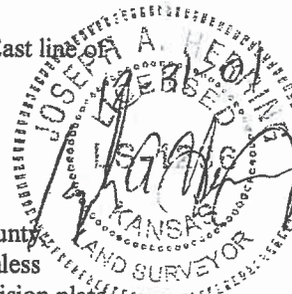
Thence East for a distance of 50.00 feet to the East line of the Southeast Quarter of Section 13, Township 9 South, Range 22;

Thence North for a distance of 715.00 feet along said East line;

Thence West for a distance of 443.60 feet along the North line of Country Club Addition;
Thence North for a distance of 2453.77 feet crossing a portion of a tract of land deeded in Book 708 Page 829 and along the West line of tracts of land deeded in Book 820 Page 688, Book 684 Page 2150, Book 416 Page 181 to the Northwest corner of tract in deed Book 416 Page 181;
Thence East for a distance of 435.00 feet along the North line of tract in deed Book 416 Page 181 to the East line of the Northeast Quarter of said Section 13, Township 9 South, Range 22 East;
Thence South for a distance of 630 feet, more or less, along said East line to the point of beginning.

LESS that part taken or used for U.S. Highway 73 and other road right of ways.

Intent of the above legal description to describe a tract of land in the City of Lansing and Leavenworth County, Kansas for a revitalization area. All distances are scaled from a computerized map and/or aerial photos, unless otherwise noted. All bearings referencing degrees, minutes and seconds are assumed from deeds or subdivision plats. All deed references provided by the City of Lansing.

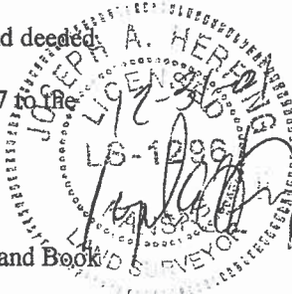


Revitalization Parcel No.2 – South Tract

A tract of land in the Southeast Quarter of Section 12, Township 10 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows:
Beginning at the Southeast corner of said Southeast Quarter;
Thence West for a distance of 1320 feet, more or less, along the South line of said Southeast Quarter to the West line of the East Half of said Southeast Quarter, said line also being the West line of a tract of land deeded in Book 553 Page 2167;
Thence North for a distance of 1535 feet, along the said West line to the Northwest corner of a tract of land deeded in Book 641 Page 207;
Thence East for a distance of 1320 feet, more or less, along the North line of said deed Book 641 Page 207 to the East line of said Southeast Quarter;
Thence South for a distance of 1535 feet along the said East line to the point of beginning,
LESS that part taken for U.S. Highway 73 and other road right of ways.

Said above description to included all that property deeded in Book 553 Page 2167, Book 702 Page 1069 and Book 641 Page 207.

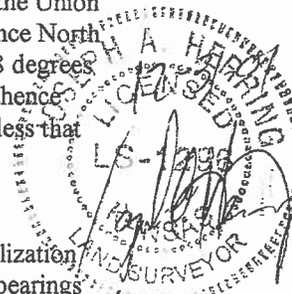
Intent of the above legal description to describe a tract of land in Leavenworth County, Kansas for a revitalization area. All distances are scaled from a computerized map and/or aerial photos, unless otherwise noted. All bearings referencing degrees, minutes and seconds are assumed from deeds or subdivision plats. All deed references provided by the City of Lansing.



Revitalization Parcel No.3 – East Tract

A tract of land in the Southwest Quarter of Section 17, Township 9 South, Range 23 East of the 6th P.M., more fully described as follows: Commencing at the Southwest corner of said Section 17; thence North 00 degrees 45'24" East, along the West line of said Southwest Quarter, 606.50 feet to the point of beginning; thence North 00 degrees 45'24" East along the West line of said Southwest Quarter, 2050 feet, more or less; thence South 89 degrees 39'38" East, along the North line of said Southwest Quarter, 588.21 feet to a point on the westerly right of way line of the Union Pacific R.R.; thence South 19 degrees 5'15" East, along said Westerly right of way line, 1,370.00 feet; thence North 69 degrees 27'03" West, 195.12 feet; thence South 56 degrees 05'11" West, 474.21 feet; thence South 38 degrees 16'33" West, 739.35 feet to the Northwesterly corner of the tract as described in Book 525, at page 299; thence South 89 degrees 43'58" West, 29.40 feet to the point of beginning, containing 30.40 acres, more or less, less that part used for public roads.
As per Deed recorded in Book 736 Page 1137.

Intent of the above legal description to describe a tract of land in Leavenworth County, Kansas for a revitalization area. All distances are scaled from a computerized map and/or aerial photos, unless otherwise noted. All bearings referencing degrees, minutes and seconds are assumed from deeds or subdivision plats. All deed references provided by the City of Lansing.



Revitalization Parcel No. 4 – West Tract

A tract of land in the South Half of Section 15, Township 9 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows:

Commencing at the West Quarter corner of said Section 15,

Thence East for a distance of 716.52 feet (platted) along the North line of said South Half of Section 15 to the True Point of Beginning;

Thence East for a distance of 2925.00 feet along said North line;

Thence South for a distance of 1255.89 feet to the Southeast corner of a tract of land deeded in Book 715 Page 302;

Thence West for a distance of 1442.14 feet along the South line of said Deed to the Easterly right of way of New Lawrence Road;

Thence North 19 degrees 55'11" E (deeded) for a distance of 289.79 feet along said Easterly right of way;

Thence West for a distance of 1591.82 feet to the Southeast corner of Whispering Winds Subdivision, said point also being on the East right of way of 166th Street;

Thence North 00 degrees 05'06" W for a distance of 1052.20 feet (platted) along said right of way to the point of beginning.

LESS all road right of ways.

Intent of the above legal description to describe a tract of land in the Leavenworth County, Kansas for a revitalization area. All distances are scaled from a computerized map and/or aerial photos, unless otherwise noted. All bearings referencing degrees, minutes and seconds are assumed from deeds or subdivision plats. All deed references provided by the City of Lansing.



REVITALIZATION PARCEL NO. 5 – ZOCH PROPERTY

ALL OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 13, TOWNSHIP 9 SOUTH, RANGE 22 EAST OF THE 6TH P.M., CITY OF LANSING, LEAVENWORTH COUNTY, KANSAS, EXCEPT THE FOLLOWING DESCRIBED TRACT: COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 13, TOWNSHIP 9, RANGE 22 EAST OF THE 6TH P.M., IN LEAVENWORTH COUNTY, KANSAS, THENCE SOUTH 01 DEGREES 20'05" WEST, AN ASSUMED BEARING, ALONG THE WEST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 13, A DISTANCE OF 1030.45 FEET TO THE TRUE POINT OF BEGINNING OF THIS TRACT; THENCE NORTH 89 DEGREES 11'58" EAST, A DISTANCE OF 542.66 FEET; THENCE SOUTH 01 DEGREES 20'05" WEST, A DISTANCE OF 295 FEET; THENCE SOUTH 89 DEGREES 11'58" WEST, A DISTANCE OF 542.66 FEET TO THE WEST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 13; THENCE NORTH 01 DEGREES 20'05" EAST, BEGINNING, AND ALSO EXCEPT ANY PART THEREOF TAKEN OR USED FOR PUBLIC RIGHT-OF-WAY. TOGETHER WITH AND SUBJECT TO COVENANTS, EASEMENTS AND RESTRICTIONS OF RECORD. SAID PROPERTY CONTAINS 34,5 ACRES, MORE OR LESS, INCLUDING ROAD RIGHT OF WAY.

LEGAL DESCRIPTION IS INTENDED FOR THE USE OF THE CITY OF LANSING, KANSAS AND THEIR REVITALIZATION PROGRAM.

EXHIBIT B

Assessed Valuation of the Real Estate

A copy of the Assessed Valuation of the Real Estate is on file in the office of the

Lansing City Clerk
800 First Terrace
Lansing, Kansas 66043

EXHIBIT C

List of Names and Addresses of the Owners of Real Estate

A copy of the List of Names and Addresses of the Owners of Real Estate is on file in the office of the

Lansing City Clerk
800 First Terrace
Lansing, Kansas 66043

EXHIBIT D

Existing Zoning Classifications, District Boundaries and Land Uses

EXHIBIT E

(*5% County Admin. Fee for Taxable Improvement)

Residential Property -- Rehabilitation Projects	
<i>Increase in Assessed Appraised Value of Rehabilitation Projects</i>	
1-5 yr B 95%	

EXHIBIT F

(*5% County Admin. Fee for Taxable Improvement)

Commercial & Industrial Properties -- New/Rehabilitation Projects		
<i>Increase in Assessed Appraised Value of:</i>		
\$0 - \$500,000	\$500,000 - \$3,000,000	\$3,000,000 +
1-3 yr -- 95%	1-6 yr -- 95%	1-6 yr -- 95%
4 yr -- 80%	7 yr -- 70%	7-10 yr -- 75%
5 yr -- 70%	8 yr -- 60%	
6 yr -- 60%	9 yr -- 50%	
7 yr -- 50%	10 yr -- 20%	
8 yr-yr -- 40%		
9 yr -- 30%		
10 yr -- 20%		

TONGANOXIE DRIVE

GILMAN ROAD

NEW LAWRENCE DRIVE

EISENHOWER ROAD

COUNTY ROAD 7

155th STREET

DEMPESEY ROAD

4-H ROAD

IDA STREET

HOLIDAY ST.

FAIRMOUNT ROAD

DESOTO ROAD / 147th STREET

US 73 / K-7

US 73 / K-7

US 73 / K-7

131st STREET

MCINTYRE ROAD

MARY STREET

K-5

127th STREET

GILMAN ROAD

K-5

123rd STREET

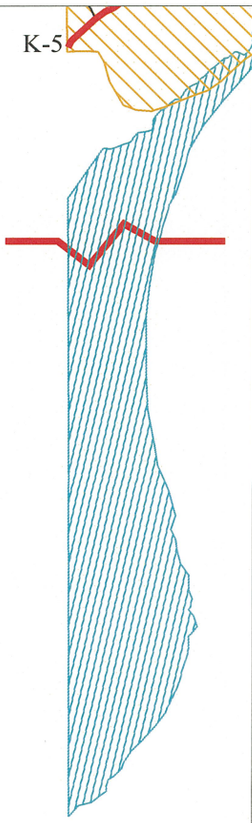
K-5

K-5



LEGEND:

-  STREETS
-  CITY OF LANSING
-  100 YEAR FLOODPLAIN
-  EXCESSIVE SLOPES
-  EXISTING REVITALIZATION AREAS WITHIN CITY LIMITS



Sheet Number 8 of 16



CITY OF LANSING

COMPREHENSIVE PLAN

NEIGHBORHOOD REVITALIZATION MAP

SCALE: 1" = 3,500'



DATE: 6 OCT. 2009

H.M.