

Village of Morton Municipal Code Book

Instruction Sheet: Morton, Illinois
Supplement 241 - November 2016
Includes Ordinances: 15-21, 16-23, 16-04, 16-06, 16-07, 16-08

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TITLE 5

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FIRE DEPARTMENT
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TITLE 6

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6-2-8.1 (B) Any store, place, or premises...
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PREFACE

This volume of the Village Code of the Village of Morton, as supplemented, contains ordinances up to and including ordinances:

15-21, April 18, 2016
16-23, July 5, 2016
16-04, September 19, 2016
16-06, October 17, 2016
16-07, October 17, 2016
16-08, October 17, 2016

Ordinances of the Village adopted after said ordinances supersede the provisions of this Village Code to the extent that they are in conflict or inconsistent therewith. Consult the Village office in order to ascertain whether any particular provision of the Code has been amended, superseded, or repealed.

CHAPTER 7

CLERK

SECTION:

- 1-7-1: Election; Term
 1-7-2: Oath
 1-7-3: Bond
 1-7-4: Compensation
 1-7-5: Duties
 1-7-6: Deputy Clerk Authorized; Appointment; Powers

1-7-1: **ELECTION; TERM:** The Clerk shall be elected to office for a term of four (4) years and until his successor is elected and qualified.

1-7-2: **OATH:** Before entering upon the duties of his office, the Clerk shall take and subscribe the oath or affirmation required by the Illinois Constitution.¹ The subscribed oath or affirmation shall be filed in the office of the Clerk.

1-7-3: **BOND:** Before entering upon the duties of his office, the Clerk shall execute a bond with security, to be approved by the President and Board of Trustees. The bond shall be payable to the Village of Morton in the penal sum of five thousand dollars (\$5,000.00)², conditioned upon the faithful performance of the duties of the office and the payment of all money received by him, according to law and the ordinances of the Village. The bond of the Clerk shall be filed with the Treasurer. The premium of such bond shall be paid by the Village.

1-7-4: **COMPENSATION:** The Clerk shall receive compensation in the amount of six thousand six hundred dollars (\$6,600.00) per year, payable monthly.

1-7-5: **DUTIES:**

- (A) The Clerk shall be the custodian of the Village Seal and shall affix its impression on documents whenever this is required.
- (B) The Clerk shall keep all papers belonging to the Village, the custody and control of which are not given to other officers.
- (C) The Clerk shall attend all meetings of the President and Board of Trustees and keep a full record of their proceedings in the journal.
- (D) The Clerk shall act as secretary to the President and Board of Trustees and perform a variety of related duties as directed by the President and Board of Trustees.
- (E) The Clerk shall administer oaths of office to elected and appointed officers of the Village.
- (F) The Clerk shall attend all meetings of and act as secretary to (including the preparing and posting of agendas, the preparing, posting, and publishing of legal and public notices, the preparing and filing of minutes, and the keeping of other documents and records) the Board of Local Improvements, and such other boards, commissions, and committees as directed by the President. (amd Ord. 10-21, 11-1-10)

¹ For Statute authority, see S.H.A. Ch. 24, Sec. 3-5-9 amd. 1963

² For Statute authority, see S.H.A. Ch. 24, Sec. 3-14-3

- (G) The Clerk shall be responsible for the Village's compliance with the Freedom of Information Act, including receiving and processing all requests for information made under the Freedom of Information Act.
- (H) The Clerk shall be responsible for the Village's compliance with the Open Meetings Act.
- (I) The Clerk shall certify to the County Clerk, a list of names and addresses of persons that are required to file annual Statements of Economic Interests.
- (J) The Clerk shall give notice of all special meetings of the President and Board of Trustees.
- (K) The Clerk shall keep accounts showing all money received, and the source and disposition thereof, and such other accounts as may be required by statute or ordinance.
- (L) The Clerk shall keep on file, bonds required of any officers and the oath of office of all officers.
- (M) The Clerk shall maintain the Morton Municipal Code book, including the distribution of updates to the Morton Municipal Code book.
- (N) The Clerk shall post and publish all legal and public notices.
- (O) The Clerk shall prepare the agendas and agenda packets for regular and special meetings of the President and Board of Trustees.
- (P) The Clerk shall seal and attest all contracts of the Village, and all such other documents which may require this formality.³
- (Q) The Clerk shall serve as the Local Election Official for the Village and perform all duties relating to elections, as may be required by law.
- (R) The Clerk shall turn over all money received on behalf of the Village to the Treasurer promptly on receipt of same, and with such money the Clerk shall give a statement as to the source thereof.
- (S) The Clerk shall, deliver to the President all ordinances, resolutions, and other documents which may require the approval of the President or are to be acted upon by the President.
- (T) The Clerk shall perform such other duties as required by law or as directed by the President and Board of Trustees.

1-7-6: **DEPUTY CLERK AUTHORIZED; APPOINTMENT; POWERS:** The Clerk may appoint up to two Deputy Clerks, who shall serve for an at-will term, at the pleasure of the Clerk. The Clerk shall have the sole and exclusive authority to appoint any Deputy Clerk. A Deputy Clerk shall not be required to be a resident of the Village. The powers and duties of the Deputy Clerk shall be exercised only (a) upon the direction of the Clerk, or (b) when the Corporate Authorities have determined by resolution that the Clerk is temporarily or permanently incapacitated to perform the functions and duties of the office of Village Clerk. A Deputy Clerk shall have the power to execute all documents required by law to be executed by the Clerk and may affix the seal of the Clerk wherever required. In signing any document, a Deputy Clerk shall sign the name of the Clerk with the word "By" and the Deputy Clerk's own name and the words "Deputy Clerk". When a Deputy Clerk's signature is duly authorized as provided in this section and is affixed by a Deputy Clerk in a manner prescribed in this section in any document, including but not limited to contracts, bonds or other obligations of the municipality, the document shall have the same effect as if the document had been signed by the Clerk in person.

(amd. Ord. 08-06, 7-7-08; amd. Ord. 10-21, 11-1-10; amd. Ord. 7-5-16)

³ For Statute authority, see S.H.A. Ch. 24, Sec. 3-10-7

3-8-6: **LIMITATION ON NUMBER:** In order that the health, safety, and welfare of the people of the Village be protected, and in order that minors shall be prevented from the purchase of alcoholic liquors, and in order that temperance in the consumption of liquors be fostered and promoted, there shall be a limit upon the number of liquor licenses issued and in effect, which is as follows:

Class A-1	Zero (0)
Class A-2	Five (5)
Class A-3	Zero (0)
Class A-4	Zero (0)
Class B-1	Three (3)
Class B-2	Twelve (12)
Class B-3	Two (2)
Class C	One (1)
Class D	Two (2)
Class E	Seven (7)
Class F	No specific limit
Class G	Zero (0)
Class H	No specific limit
Class I	Zero (0)

(Ord. 86-1, 5-5-86; amd. Ord. 86-14, 11-3-86; Ord. 87-11, 8-17-87; Ord. 88-14, 8-15-88; Ord. 89-10, 8-21-89; Ord. 95-1, 5-15-95; Ord. 97-14, 7-22-97; Ord. 97-38, 4-20-98; Ord. 98-30, 12-7-98; Ord. 98-49, 4-19-99; Ord. 99-12, 8-2-99; Ord. 99-17, 9-7-99; Ord. 99-38, 11-15-99; amd. Ord. 99-48, 2-21-00; amd. Ord. 00-02, 5-1-00; amd. Ord. 01-01, 5-7-01; amd. Ord. 02-10, 7-1-02; amd. Ord. 04-10, 6-21-04; amd. Ord. 04-21, 7-6-04; amd. Ord. 05-22, 10-17-05; amd. Ord. 05-47, 3-20-06; amd. Ord. 06-08, 6-5-06; amd. Ord. 08-10, 8-18-08; amd. Ord. 08-13, 9-15-08; amd. Ord. 08-15, 11-3-08, amd. Ord. 08-29, 12-1-08; amd. Ord. 08-47, 4-20-09; amd. Ord. 09-06, 5-18-09; amd. Ord. 09-09, 6-1-09; amd. Ord. 09-12, 7-6-09; amd. Ord. 09-23, 8-3-09; amd. Ord. 10-23, 11-15-10; amd. Ord. 10-34, 2-21-11; amd. Ord. 10-40, 4-4-11; amd. Ord. 11-02, 5-2-11; amd. Ord. 11-09, 6-20-11; amd. Ord. 11-16, 7-18-11; amd. Ord. 11-33, 3-19-12; amd. Ord. 10-35, 4-2-12; amd. Ord. 12-05, 6-18-12; amd. Ord. 12-22, 12-3-12; amd. Ord. 13-13, 9-3-13; amd. Ord. 13-19, 10-21-13; amd. Ord. 13-28, 2-3-14; amd. Ord. 13-35, 4-7-14; amd. Ord. 14-15, 7-21-14; amd. Ord. 14-35, 3-2-15; amd. Ord. 15-01, 5-18-15; amd. Ord. 15-09, 9-8-15; amd. Ord. 15-19, 3-7-16; amd. Ord. 16-04, 9-19-16)

3-8-7: **LICENSES, APPLICATION REQUIREMENTS:** All applications shall be on forms approved by the local Liquor Control Commission and shall be submitted in writing, executed under oath or affirmation by the applicant seeking a license, shall be accompanied by a bond in the penal sum of one thousand dollars (\$1000.00) with corporate surety authorized to do business in the State of Illinois, and shall set forth the following information and statements:

- (A) The applicant's name and mailing address.
- (B) The name and address of the applicant's business.
- (C) If applicable, the date of the filing of the "assumed name" of the business with the County Clerk.
- (D) In case of a co-partnership, the date of the formation of the partnership; in the case of an Illinois corporation, the date of its incorporation; or, in the case of a foreign corporation, the state where it was incorporated and the date of its becoming qualified under the Illinois Business Corporation Act¹ to transact business in the State of Illinois.
- (E) The name and address of the landlord if the premises are leased.
- (F) The date of the applicant's first request for a State liquor license and whether it was granted, denied, or withdrawn.

¹ S.H.A., Ch. 32, 1.01 et seq.

- (G) Whether the applicant has made an application for a liquor license which has been denied; and, if so, the reasons therefor.
- (H) Whether the applicant has ever had a previous liquor license suspended or revoked; and, if so, the reasons therefor.
- (I) Whether the applicant has ever been convicted of a gambling offense or felony; and, if so, the particulars thereof.
- (J) Whether the applicant possesses a current Federal Wagering or Gaming Device Stamp; and, if so, the particulars thereof.
- (K) Whether the applicant or any other person directly or indirectly in his place of business is a public official; and, if so, the particulars thereof.
- (L) Whether, in the case of an application for the renewal of a license, the applicant has made any political contributions within the past two (2) years; and, if so, the particulars thereof.
- (M) The applicant's name, sex, date of birth, Social Security number, position, and percentage of ownership in the business; and the name, sex, date of birth, Social Security number, position, and percentage of ownership in the business of every sole owner, partner, corporate officer, director, manager, and any person who owns five percent (5%) or more of the shares of the applicant business entity or parent corporations of the applicant business entity.
- (N) That he has not received or borrowed money or anything else of value and that he will not receive or borrow money or anything else of value (other than merchandising credit in the ordinary course of business for a period not to exceed ninety [90] days as herein expressly permitted under section 6-5 of the Liquor Control Act of 1934), directly or indirectly, from any manufacturer, importing distributor, or distributor, or from any representative of any such manufacturer, importing distributor, or distributor; nor be a part in any way, directly or indirectly, to any violation by a manufacturer, distributor, or importing distributor of Section 6-6 of the Liquor Control Act of 1934.
- (O) The length of time the applicant has resided in the Village prior to filing the application and all addresses at which the applicant has resided in the past five (5) years; if a corporation, the length of time the manager has resided in the Village prior to filing the application and all addresses at which the manager has resided in the past five (5) years.
- (P) The character of the business of the applicant; and, in the case of a corporation, the objects for which it was formed.
- (Q) The location and description of the premises or place of business which is to be operated under the license.
- (R) A statement whether applicant is an alcoholic or has received treatment for alcoholism or any drinking problem, or has been involved in any incident involving the police, including traffic, in which he was intoxicated, detailing the dates, locations, and results of any such treatment or incident.
- (S) A statement whether the applicant has received a local license to sell alcoholic liquors at retail from any state or political subdivision thereof.
- (T) A statement that the location where the applicant proposes to sell alcoholic liquors at retail is not within one hundred feet (100') of any church, school, hospital, home for aged, indigent persons, or veterans, undertaking establishment, or mortuary.

CHAPTER 1
FIRE DEPARTMENT

SECTION:

- 5-1-1: Creation Of Department
- 5-1-2: Officers; Compensation
- 5-1-3: Director Of Fire And Emergency Services
- 5-1-4: Duties Of Director Of Fire And Emergency Services
- 5-1-5: Records (Rep. by Ord. 94-2, 5-2-94)
- 5-1-6: Organization (Rep. by Ord. 94-2, 5-2-94)
- 5-1-7: Firefighter; Compensation
- 5-1-8: Bond Of Secretary-Treasurer
- 5-1-9: Duties Of Secretary-Treasurer (Rep. by Ord. 94-2, 5-2-94)
- 5-1-10: Issuance Of Warrants (Rep. by Ord. 94-2, 5-2-94)
- 5-1-11: Qualifications
- 5-1-12: Retirement
- 5-1-13: Hindering Officers
- 5-1-14: Property Saved At Fire
- 5-1-15: Volunteer Firefighter Pension Fund
- 5-1-16: Foreign Fire Insurance Board
- 5-1-17: Arson Investigator

5-1-1: **CREATION OF DEPARTMENT:** There is hereby created a Fire Department to be known as the Morton Volunteer Fire Department. The Fire Department shall consist of a Director of Fire and Emergency Services (Fire Chief), one (1) Deputy Fire Chief, two (2) Assistant Fire Chiefs, four (4) Captains, firefighters, Engineers, a President, a Vice President, and a Secretary-Treasurer. (Ord. 122, 3-5-56; amd. Ord. 93-4, 5-17-93; amd. Ord. 94-2, 5-2-94; amd. Ord. 03-09, 7-21-03)

5-1-2: **OFFICERS; COMPENSATION:** There are hereby created the following offices, each to be filled by a member of said Fire Department as may be appointed by the Fire Chief or elected by majority vote of the members as indicated below, and each member serving in each office to receive an annual rate of compensation as set across from each office, in addition to their firefighter pay, as follows:

President (elected)	\$125.00
Vice President (elected)	\$50.00
Secretary-Treasurer (elected)	\$300.00
Deputy Chief (appointed)	\$1,800.00
Assistant Chiefs (2) (appointed)	\$1,200.00 each
Captains (4)	\$500.00 each

The above compensation shall be the amount paid to each officer after all deductions for F.I.C.A. and applicable withholding on F.I.C.A. (Ord 79-26, 12-3-79; amd. Ord. 83-27, 4-16-84; amd. Ord. 93-4, 5-17-93; amd. Ord. 94-2, 5-2-94; amd. Ord. 03-09, 7-21-03)

5-1-3: **DIRECTOR OF FIRE AND EMERGENCY SERVICES:** There is hereby created the position of Director of Fire and Emergency Services, who shall be appointed by the President of the Board of Trustees with the consent of the Board of Trustees. The Director shall be required to reside within the corporate limits of the Village within six (6) months of the date of his or her appointment. (Ord. 94-2, 5-2-94)

5-1-4: **DUTIES OF DIRECTOR OF FIRE AND EMERGENCY SERVICES:** The Director shall be responsible for the Fire Department (fire, rescue, and paramedics) and shall perform such duties as may from time to time be assigned by the President and Board of Trustees, including but not limited to the following:

- (A) Assign officers and engineers to administer the duties of the Department.
- (B) Direct the work of each unit within the Department. Be the final authority in all matters concerning the protection of life and property.
- (C) Be responsible for the maintenance and condition of all Fire Department apparatus, equipment, and building facilities.
- (D) Maintain the general attitude, discipline, and morale of the officers, members, and employees of the Department.
- (E) Stay well informed on the conditions and operating efficiency of the Department's apparatus and equipment.
- (F) Prescribe rules and regulations as may be necessary for the efficient operation of the Fire Department.
- (G) Cooperate with and aid the Board of Trustees and prescribe disciplinary action within the Fire Department when required.
- (H) Develop and maintain a budget for the Fire Department.
- (I) Maintain and comply with all reports and regulations of the State Fire Marshall's Office, and maintain any other reports or comply with all other regulations required by any other governmental body.
- (J) Maintain all payroll records and all other records of the Department.
- (K) Perform all other duties and exercise all other powers required or allowed by Village ordinance and State statute. (Ord. 94-2, 5-2-94)

5-1-5: **RECORDS:** (Rep. by Ord. 94-2, 5-2-94)

5-1-6: **ORGANIZATION:** (Rep. by Ord. 94-2, 5-2-94)

5-1-7: **FIREFIGHTER; COMPENSATION:** The Fire Chief shall appoint and designate as many volunteer firefighters as he or she may deem necessary and shall see that such volunteers are properly organized. Said volunteers may with the consent and approval of the President and Board of Trustees make and establish rules and regulations for the government of their Department, not inconsistent with the provisions of this Chapter, and not inconsistent with any rules or procedures established by the Director of Fire and Emergency Services. Each member of the Fire Department shall receive the following compensations:

For each emergency response, drill, meeting, or official department activity attended:

Probationary Firefighter:	\$12.00
Active member with State of Illinois Firefighter II Certification:	\$18.00

In addition to the above, if a firefighter goes to the hospital with a paramedic, the compensation shall be increased by \$5.00.

The following additional educational bonuses will be added to the above compensation schedule for active members (non-probationary) for each emergency response, drill, meeting, or other official department activity attended:

Current Emergency Medical Technician (EMT) license (all levels) and meeting all of the requirements for active EMT status within the Peoria Area EMS System:	\$2.00
At least three (3) other certifications from an approved class listing as published or as may from time to time be modified by the Fire Chief:	\$2.00

The maximum allowable compensation for each emergency response, drill, meeting, or other official department activity attended shall be twenty-seven dollars (\$27.00).

The above compensation shall be the amount for each member of the Fire Department after all deductions for F.I.C.A. and applicable withholding on F.I.C.A. (Ord. 122, 3-5-56; amd. Ord. 83-27, 4-16-84; amd. Ord. 86-20, 4-6-87; eff. 5-1-87; amd. Ord. 94-2, 5-2-94; amd. Ord. 03-09, 7-21-03; amd. Ord. 13-33, 4-7-14)

5-1-8: **BOND OF SECRETARY-TREASURER:** Before entering upon the duties of his office, the Secretary-Treasurer shall execute a bond to the Village in the penal sum of twice the amount of the funds in the Treasury of the Department at the time he takes office, plus twice the aggregate estimated to be received by him during the following year. (Ord. 122, 3-5-56)

5-1-9: **DUTIES OF SECRETARY-TREASURER:** (Rep. by Ord. 94-2, 5-2-94)

5-1-10: **ISSUANCE OF WARRANTS:** (Rep. by Ord. 94-2, 5-2-94)

5-1-11: **QUALIFICATIONS:** No person shall be a member of said Fire Department unless he has attained the age of eighteen (18) years, is a person of good moral character, and is a resident of the Village or of the territory within one and one-half (1 1/2) miles of the Village and a resident of the Morton Area Farmers Fire Protection District, provided that at least eighty percent (80%) of the membership of said Fire Department shall be residents of the Village proper. (Ord. 625, 10-21-74; amd. Ord. 16-07, 10-17-16)

5-1-12: **RETIREMENT:** Every member who upon attaining the age of sixty (60) years shall automatically be retired from active service and participation as such member and at the annual banquet following shall be presented with a service pin and made an honorary member of the Fire Department; provided, however, that in the event such member shall hold the office of President, Fire Chief, Assistant Fire Chief, or Secretary-Treasurer, the retirement at age sixty (60) shall not be mandatory for so long as such member retains one of said offices or until he attains the age of sixty five (65) years, and provided further that any member before attaining the age of sixty (60) but who becomes permanently disabled shall be automatically retired and presented a service pin and made an honorary member of the Department regardless of length of service at the annual banquet following such permanent disablement. (Ord. 122, 3-5-56)

5-1-13: **HINDERING OFFICERS:** It shall be unlawful to wilfully or intentionally hinder or interfere with any Village officer or fireman in the performance of his duty, or wilfully or negligently drive any vehicle, locomotive, or train of cars across, or upon any hose or otherwise damage any equipment or apparatus belonging to said Department. (1944 Code, Sec. 94)

5-1-14: **PROPERTY SAVED AT FIRE:** No person shall be permitted to remove or take away any property in the possession of the Department saved from fire until proof of the ownership shall have been made to the satisfaction of the Fire Chief. (1944 Code, Sec. 95)

5-1-15: VOLUNTEER FIREFIGHTER PENSION FUND:

- (A) Each member of the Morton Volunteer Fire Department who has completed five (5) years of active service, and who is sixty (60) years of age or older, upon retirement shall be paid by the Village as part compensation for his services with said Fire Department, a monthly pension for the rest of his life equal to five dollars (\$5.00) for each full year of creditable service with said Fire Department.
- (B) Each member of the Morton Volunteer Fire Department who has completed ten (10) years of active service and who is between fifty five (55) and sixty (60) years of age, upon retirement shall be paid by the Village as part compensation for his services with said Fire Department, a monthly pension for the rest of his life equal to five dollars (\$5.00) for each full year of creditable service with said Fire Department, less six and two-thirds percent (6 2/3%) for each year said member is under sixty (60) years of age, said percentage of reduction to be prorata for a part of year to the nearest month; e.g. if said member is five (5) months twenty (20) days from attaining the age of sixty (60) years, the percentage reduction is three and one-third percent (3 1/3%).
- (C) In the event a member of the Morton Volunteer Fire Department who has at least five (5) years of active service dies, then the present lump sum value of the benefit accrued at the time of death shall be paid to the member's designated beneficiary of the plan, or if none, or if the beneficiary is deceased, to the duly appointed executor or administrator of the member's estate. Said payment shall be made within sixty (60) days of the date of death, upon application of the beneficiary or personal representative of the estate, and presentation of a death certificate and letters of office, if applicable.
- (D) In the event a member of the Morton Volunteer Fire Department who has at least five (5) years of active service becomes permanently disabled, then the member or his duly appointed conservator shall within sixty (60) days of said disability or, if applicable, sixty (60) days from the appointment of said conservator, inform in writing to the Board of Trustees of the Morton Volunteer Fire Department Pension Fund which option he or she desires. The option is to either receive the present lump sum value of the benefit accrued at the time of disability (in which event no other payments would be made) or elect to receive a monthly benefit commencing at normal retirement date. Said monthly benefit will be determined on the basis of the active service credited to date of disability, and upon said disability the member shall cease to receive additional credit. The member or his conservator shall apply in writing to the Board of Trustees of the Morton Volunteer Fire Department Pension Fund in the event he becomes permanently disabled and shall furnish such information as deemed appropriate by the Morton Volunteer Fire Department Pension Fund, and shall, if requested, submit to an examination by a physician designated by the Morton Volunteer Fire Department Pension Fund.
- (E) In the event a member of the Morton Volunteer Fire Department terminates his employment and he has completed at least five (5) years of creditable service, then he shall be eligible for a retirement on the following basis:
1. If he has completed five (5) or more years but less than ten (10) years, he shall be eligible for pension benefits; and same shall commence after he has attained the age of sixty (60) years.
 2. If he has completed ten (10) or more years, he shall be eligible for early retirement and a reduced benefit as provided in subsection (B) of this Section; or he may begin to receive his retirement benefits at such time as he attains the age of sixty (60) years.
 3. If a member dies after terminating employment but before he begins to receive benefits, then the present lump sum value of the benefit accrued at the time of death shall be paid to the member's designated beneficiary of the plan, or if none, to the duly appointed executor or administrator of his estate.

- (F) Upon the death of a member receiving a pension, and who has not received his pension for one hundred twenty (120) months, his widow, or if no widow, his dependents, if any, shall continue to receive his same monthly payment until a total of one hundred twenty (120) payments have been made since his retirement.
- (G) The Board of Trustees of the Village shall annually, unless more frequently found to be necessary, transfer from any fund available, money sufficient to meet the requirements of this Section, to the Morton Volunteer Fire Department Pension Fund theretofore established in December, 1973, and hereby ratified, the receipts and disbursements of which shall be made in the name of said Fund by the Morton Village Treasurer.
- (H) There is hereby established a three (3) member Board of Trustees of the Morton Volunteer Fire Department Pension Fund of the Village, who shall be composed of the Fire Chief, the chairman of the Fire Committee of the Morton Village Board, and a member of the Morton Volunteer Fire Department who is elected annually by the at-large membership of said Fire Department.
- (I) Any member who is unable to actively perform his duties on the Morton Volunteer Fire Department because he is engaged in other duties for the Village, such as Mayor or Trustee, or in active military service of the United States of America, shall be given credit for each year the same as if he were in active service with the Fire Department.
- (J) In the event that the Foreign Fire Insurance Board elects not to contribute all the funds it receives in any year, which were collected as a result of the foreign fire insurance tax, to the Volunteer Fireman Pension Fund, then for the ensuing year commencing the next January 1, the monthly pension shall be reduced to two dollars (\$2.00) per month. (Ord. 80-44, 4-6-81; amd. Ord. 03-16, 8-18-03; amd. Ord. 03-09, 7-21-03)

5-1-16: **FOREIGN FIRE INSURANCE BOARD:** There is hereby created a Foreign Fire Insurance Board. The Board shall consist of seven (7) trustees, made up of the Fire Chief and six (6) members who shall be elected at-large by the sworn members of the Fire Department. The election shall take place annually. (amd. Ord. 01-35, 12-17-01; amd. Ord. 09-25, 9-21-09)

5-1-17: **ARSON INVESTIGATOR:** There is created within the Fire Department the designation of Arson Investigator, for the purpose of investigating the cause, origin and circumstances of fires and explosions as may be required by 425 ILCS 25, the Fire Investigation Act, and for the investigation of fires or explosions that are suspected to be arson or arson-related crimes.

An Arson Investigator, having met the requirements of the Illinois Law Enforcement Training Standards Board, will first be certified by the Illinois Office of the State Fire Marshal before being eligible for appointment within the department. The Fire Chief may further classify a qualified Arson Investigator as a Peace Officer, pursuant to the authority granted under 20 ILCS 2910, the Peace Officer Fire Investigation Act, and when so classified the Arson Investigator shall possess the same powers of arrest, search and seizure and the securing and service of warrants as sheriffs of counties, and police officers within the jurisdiction of their political subdivision. (Ord. 16-06, 10-17-16)

- (B) Any store, place, or premises from which or in which any item of drug paraphernalia is kept for sale, offered for sale, sold, or delivered for any commercial consideration is declared to be a public nuisance. (Ord. 96-40, 4-7-97; amd. Ord. 99-37, 12-6-99)

6-2-8.2: **POSSESSION OF DRUG PARAPHERNALIA:**

- (A) A person who knowingly possesses an item of drug paraphernalia with the intent to use it in ingesting, inhaling, or otherwise introducing cannabis or a controlled substance into the human body, or in preparing cannabis or a controlled substance for that use, commits an offense.
- (B) In determining intent under subsection (A) of this Section, the trier of fact may take into consideration the proximity of the cannabis or controlled substances to drug paraphernalia or the presence of cannabis or a controlled substance on the drug paraphernalia.
- (C) For a first offense, a fine of three hundred dollars (\$300.00) shall be imposed. For any subsequent offenses, a fine of seven hundred fifty dollars (\$750.00) shall be imposed. (Ord. 96-40, 4-7-97; amd. Ord. 99-37, 12-6-99)

6-2-9: **FIRES:** Except as otherwise provided in this Section, no person shall set fire to or cause or permit to be burned in any yard, lot, street, alley, fireplace or wood burning stove, any "rubbish" as defined in Section 7-2-22 of this Code, or any "litter" as defined in Section 7-2-21 of this Code, or any "garbage" as defined in Section 7-2-3 of this Code. Except as otherwise provided in this Section, burning is prohibited within the Village, including, but not limited to, the burning of leaves, landscape waste, construction materials, buildings, structures and personal property.

It shall be lawful to have a recreational fire on private property, or as may be allowed within a public park, for pleasure, cooking food, religious, ceremonial, warmth or similar purposes; but only when the following recreational fire regulations are adhered to. Failure to follow any of the recreational fire regulations shall constitute a violation of this ordinance. For the purposes of this section, recreational fires shall include campfires, roasting fires, portable outdoor fireplaces, fire pits, fire rings and similar devices when designed specifically for the outdoor containment of a fire, open or partially open outdoor ovens, barbecue pits and the like.

1. Only clean and untreated firewood, charcoal or other commercially available products specifically intended for outdoor fire and cooking purposes may be used as fuel. Devices specifically designed for outdoor fire use shall be used in accordance with the manufacturer's recommendations.
2. The total fuel area for a recreational fire shall not exceed ten (10) cubic feet. Fuel area is defined as the total length multiplied by width multiplied by height of the unburned material being consumed by the fire.
3. A recreational fire shall be constantly attended by a responsible adult until fully and completely extinguished. Any person lighting or maintaining a recreational fire shall be responsible for the reasonable consideration of the environmental and atmospheric conditions and local circumstances which may cause a recreational fire to become a hazard or burn beyond the intended fire containment area.
4. A recreational fire must be kept a sufficient distance from any building, structure or other combustible or flammable material so as not to constitute a fire hazard or to allow smoke or the products of combustion to become objectionable, offensive or a potential health hazard to any person. Recreational fires are prohibited upon any balcony or upon any deck or any surface constructed of any type of combustible material.

Any peace officer or fire official may order the immediate extinguishment of any fire when such is deemed by the officer or official to violate this section or otherwise creates or adds to any type of hazardous condition or is deemed by the official to be a nuisance, offensive, objectionable or a potential fire or health risk, regardless of whether such fire constitutes an actual violation of this ordinance. Any fire that burns unattended, out of control, extends or spreads beyond the confines of the intended safe burning area, burns or spreads upon the land of another person, or otherwise causes damage to any structure or property may be considered evidence or a violation of this ordinance. The Fire Chief shall have the authority to suspend and prohibit any and all fires and burning within the Village when atmospheric, environmental or other factors constitute a potentially greater than normal fire risk or hazard.

The Fire Chief may, at his discretion, authorize the burning of any material within the Village in the following circumstances, and may further establish administrative rules as deemed necessary and appropriate to insure health and safety. There shall be a one hundred dollar (\$100.00) permit fee collected prior to issuance of a burning permit, which may be waived by the Fire Chief when the permit is issued to a governmental entity or is issued during unusual or emergency circumstances.

1. Bon fires which are ceremonial in nature, and have a total fuel area of greater than 10 cubic feet, but less than 250 cubic feet.
2. Vegetation clearing operations with the use of an air curtain destructor.
3. The prescribed and controlled burning of vegetation for silviculture or wildlife management practices, for the prevention or control of disease or pests, or to reduce the impact or risk of wildland fires; when the prescribed burning is on public lands or is requested by the Illinois Department of Natural Resources or other regulatory or governmental agency.
4. Abandoned buildings, structures or any other flammable or combustible materials, when used specifically for firefighting training purposes.
5. During or following an emergency situation or a disaster type event.

(Ord. 97-9, 7-7-97; amd. Ord. 15-07, 8-3-15; amd. Ord. 16-08, 10-17-16)

6-2-10: **GAMBLING:**

6-2-10.1: **DEFINITION:**

(A) A person commits gambling when he:

1. Plays a game of chance or skill for money or other thing of value, unless excepted in subsection (B) of this Section; or
2. Makes a wager upon the result of any game, contest, or any political nomination, appointment, or election; or
3. Operates, keeps, owns, uses, purchases, exhibits, rents, sells, bargains for the sale or lease of, manufactures, or distributes any gambling device; or
4. Knowingly owns or possesses any book, instrument, or apparatus by means of which bets or wagers have been or are recorded or registered, or knowingly possesses any money which he has received in the course of a bet or wager; or
5. Sells pools upon the result of any game or contest of skill or chance, political nomination, appointment, or election; or
6. Sets up or promotes any lottery or sells, offers to sell, or transfers any ticket or share for any lottery; or

7. Sets up or promotes any policy game or sells, offers to sell, or knowingly possesses or transfers any policy ticket, slip, record, document, or other similar device; or
8. Knowingly advertises any lottery or policy game or drafts, prints, or publishes any lottery ticket or share, or any policy ticket, slip, record, document, or similar device, or any advertisement of any lottery or policy game; or
9. Knowingly transmits information as to wagers, betting odds, or changes in betting odds by telephone, telegraph, radio, semaphore, or similar means; or knowingly installs or maintains equipment for the transmission or receipt of such information; except that nothing in this subsection (A)9 prohibits transmission or receipt of such information for use in news reporting of sporting events or contests.

(B) Participants in any of the following activities shall not be convicted of gambling:

1. Agreements to compensate for loss caused by the happening of chance including, without limitation, contracts of indemnity or guaranty and life or health or accident insurance; and
2. Offers of prizes, award, or compensation to the actual contestants in any bona fide contest for the determination of skill, speed, strength, or endurance or to the owners of animals or vehicles entered in such contest; and
3. Pari-mutuel betting as authorized by the laws of the State; and
4. Manufacture of gambling devices, including the acquisition of essential parts therefor and the assembly thereof, for transportation in interstate or foreign commerce to any place outside this State when such transportation is not prohibited by an applicable law; and
5. The game commonly known as "bingo", when conducted in accordance with "an act making lawful to conducting of bingo by certain non-profit organizations, requiring licensing and prescribing regulations, therefor", as passed by the Illinois General Assembly; and
6. Lotteries when conducted by the State in accordance with the "Illinois Lottery Law", enacted by the 78th General Assembly; and
7. Raffles conducted pursuant to the provisions of Title 3, Chapter 3 of the Morton Municipal Code. (Ord. 96-40, 4-7-97; amd. Ord. 13-30, 2-17-14)

6-2-10.2: **GAMBLING DEVICE:**

(A) A "gambling device" is any clock, tape machine, slot machine, or other machine or device for the reception of money or other thing of value on chance or skill or upon the action of which money or other thing of value is staked, hazarded, bet, won, or lost; or any mechanism, furniture, fixture, equipment, or other device designed primarily for use in a gambling place. A "gambling device" does not include:

1. A coin-in-the-slot operated mechanical device played for amusement which rewards the player with the right to replay such mechanical device, which device is so constructed or devised as to make such result of the operation thereof depend in part upon the skill of the player and which returns to the player thereof no money, property, or right to receive money or property.

2. Vending machines by which full and adequate return is made for the money invested and in which there is no element of chance or hazard.

- (B) A "lottery" is any scheme or procedure whereby one or more prizes are distributed by chance among persons who have paid or promised consideration for a chance to win such prizes, whether such scheme, or procedure is called a "lottery", "raffle", "gift", "sale", or some other name.
- (C) A "policy game" is any scheme or procedure whereby a person promises or guarantees by any instrument, bill, certificate, writing, token, or other device that any particular number character ticket or certificate shall, in the event of any contingency in the nature of a lottery, entitle the purchaser or holder to receive money, property, or evidence of debt.
(Ord. 96-40, 4-7-97)

6-2-10.3: **KEEPING A GAMBLING PLACE:** A "gambling place" is any real estate, vehicle, boat, or other property whatsoever used for the purposes of gambling. Any person who knowingly permits any premises or property owned or occupied by him or under his control to be used as a gambling place shall be guilty of the offense of gambling. When any premises is determined by the Circuit Court to be a gambling place:

- (A) Such premises is a public nuisance and may be proceeded against as such; and
- (B) All licenses, permits, or certificates issued by the State or any subdivision or public agency thereof authorizing the serving of food or liquor on such premises shall be void; and no license, permit, or certificate so cancelled shall be reissued for such premises for a period of sixty (60) days thereafter; nor shall any person convicted of keeping a gambling place be reissued such license for one year from his conviction; and, after a second conviction of keeping a gambling place, any such person shall not be reissued such license; and
- (C) Such premises of any person who knowingly permits thereon a violation of any section of this Chapter shall be held liable for, and may be sold to pay any unsatisfied judgment that may be recovered and any unsatisfied fine that may be levied under any section of this Chapter.
(Ord. 96-40, 4-7-97)

6-2-10.4: **SEIZURE OF GAMBLING DEVICES AND GAMBLING FUNDS:**

- (A) Every gambling device which is incapable of lawful use is contraband and shall be subject to seizure, confiscation, and destruction by the Village. As used in this Section, a "gambling device which is incapable of lawful use" includes any slot machine, and includes any machine for or device constructed for the receipt of money or other thing of value and so constructed as to return on chance to the player thereof money, property, or a right to receive money or property.
- (B) Every gambling device shall be seized and forfeited as contraband to the county wherein such seizure occurs. Any money or other thing of value integrally related to acts of gambling shall be seized and forfeited as contraband to the county wherein such seizure occurs. (Ord. 96-40, 4-7-97)

6-2-10.5: **PROHIBITION:** It shall be unlawful to gamble or to attend any gambling resort, or to make any bet, lottery, or gambling hazard, to buy or sell any chances or tickets in any gambling game, arrangement, or device. (Ord. 96-40, 4-7-97)

6-2-11: **HARASSMENT BY TELEPHONE:** It shall be unlawful for any person to use a telephone or make use of a telephone communication for any of the following purposes:

- (A) To make any comment, request, or suggestion or proposal which is obscene, lewd, lascivious, filthy, or indecent with an attempt to offend; or

- (B) Make a telephone call, whether or not conversation ensues, with intent to abuse, threaten, or harass any person at the called number; or
- (C) Make or cause the telephone of another repeatedly to ring, with the intent to harass the person at the called number; or
- (D) Make repeated telephone calls, during which conversation ensues solely to harass any person at the called number; or
- E) To knowingly permit any telephone under one's control to be used for any of the purposes mentioned in this Section. (Ord. 96-40, 4-7-97)

6-2-12: **HUNTING:** It shall be unlawful for any person to hunt any game animal or game birds within the Village. (Ord. 96-40, 4-7-97; amd. Ord. 00-25, 9-5-00)

6-2-13: **IMPERSONATING VILLAGE OFFICERS; FIRE PERSONNEL:**

- (A) No person shall falsely represent himself to be an officer of the Village of Morton, or shall, without being duly authorized by the Village of Morton, exercise or attempt to exercise any of the duties, functions, or powers of a Village of Morton officer.
- (B) No person, not a member of the Morton Fire Department, shall impersonate a firefighter or officer of the Morton Fire Department. (Ord. 96-40, 4-7-97)

6-2-14: **INJURY TO PROPERTY:** It shall be unlawful for any person to wilfully, maliciously, or negligently break, deface, injure, or destroy any property within the Village, whether such property is owned by the State, County, Village, or any other governmental body, or owned by any other private person.

Any person who violates the provisions of this Section shall be subject to arrest, and, upon conviction, shall be subject to a fine not less than two hundred dollars (\$200.00) and not more than seven hundred fifty dollars (\$750.00), except that where said person has been convicted of this offense at any prior time, there shall be added to said minimum fine the amount of one hundred dollars (\$100.00) for each such prior conviction. (Ord. 96-40, 4-7-97; amd. Ord. 99-37, 12-6-99)

6-2-15: **INTERFERENCE WITH FIREFIGHTER; DESTRUCTION OF FIRE APPARATUS PROHIBITED:** No person shall wilfully hinder or resist any Village officer or firefighter in the performance of his duty at, going to, or returning from any fire, or while attending to any of their respective duties connected with the Fire Department; or wilfully or negligently, in any manner, cut, deface, destroy, or injure any fire apparatus or any apparatus of the fire alarm system. Such person shall be liable for all damages done to any such property in addition to other penalties provided. (Ord. 96-40, 4-7-97)

6-2-16: **MISSILES:** It shall be unlawful to cast, throw, or propel any missile on any street, alley, or public place; and it shall be unlawful to throw or deposit any glass, nails, tacks, or other similar articles on any street, sidewalk, or alley within the Village. (Ord. 96-40, 4-7-97)

6-2-17: **NOISES:**

- (A) General Prohibitions

1. No person shall make, continue, or cause to be made or continued:

- (a) any unreasonably loud, disturbing and unnecessary noise within the corporate limits;
- (b) any noise which unreasonably disturbs, injures, or endangers the comfort, repose, health, peace or safety of reasonable persons of ordinary sensitivity; and

- (c) any noise which is so harsh, prolonged, unnatural, or unusual in time or place: i) as to occasion unreasonable discomfort to any persons within the neighborhood from which said noise emanates; ii) as to unreasonably interfere with the peace and comfort of neighbors or their guests or operators or customers in places of business; or iii) as to detrimentally or adversely impact such residences or places of business.
2. Factors for determining whether a sound is unreasonably loud, disturbing and unnecessary include, but are not limited to, the following:
 - (a) The proximity of the sound to residences;
 - (b) The land use, nature, and zoning of the area from which the sound emanates and the area where it is received or perceived;
 - (c) The time of day or night the sound occurs;
 - (d) The duration of the sound; and
 - (e) Whether the sound is recurrent, intermittent, or constant.
- (B) Noise - Exemptions: The following uses and activities shall be exempt from the provisions contained in subsections 1 and 2:
1. Heating and cooling equipment and utility service equipment when it is functioning in accordance with manufacturer's specifications and is in proper operating condition.
 2. Building/home/property/landscape maintenance equipment (including lawn mowers) when it is functioning (between the hours of 8:00 a.m. and 9:00 p.m.) in accordance with the manufacturer's specifications and with all mufflers and noise-reducing equipment in use and in proper operating condition. In special or extraordinary circumstances, the Superintendent of Public Works may authorize construction activity before 8:00 a.m. or after 9:00 p.m. for public works projects under the direction of the Village.
 3. Motor vehicles on streets and roadways of the Village, subject to the provisions of the Illinois Vehicle Code.
 4. Noises of safety signals, warning devices and emergency pressure relief valves.
 5. Noises resulting from any authorized emergency vehicle when responding to an emergency call or acting in time of emergency.
 6. Noises resulting from emergency work repairs of telecommunications and/or utility structures to prevent or alleviate physical trauma or property damage threatened or caused by an emergency which has or may result in a disruption of service and which is necessary to protect the health, safety and welfare of persons or property.
 7. Noises from the normal operation of railroad trains.
 8. Activities sanctioned or authorized by the Village of Morton, Morton Park District, or Morton School District 709 in which the location of such activities are conducted in accordance with the manners and customs in which such spaces are generally used. This would include, but not be limited to, outdoor or indoor gatherings, public dances, shows, and sporting events, and other similar events of public assembly.
 9. Church bells provided they are periodic and not constant and only sounded between the hours of 8:00 a.m. and 9:00 p.m. (Ord. 96-40, 4-7-97; amd. Ord. 12-16, 12-3-12)

6-2-18: **OBSCENITY:**

- (A) **Declared Unlawful:** It shall be unlawful to commit obscenity. For purposes of this Section “person” means an individual, public or private corporation, government, partnership, or unincorporated association. Any reference to the masculine shall include the feminine, and any reference to the singular shall include the plural.
- (B) **Elements Of The Offense:** A person commits obscenity when, with knowledge of the nature or content thereof, or recklessly failing to exercise reasonable inspection which would have disclosed the nature or content thereof, he:
1. Sells, delivers, or provides, or offers or agrees to sell, deliver, or provide any obscene writing, picture, record, or other representation or embodiment of the obscene; or
 2. Presents or directs an obscene play, dance, or other performance or participates directly in that portion thereof which makes it obscene; or
 3. Publishes, exhibits, or otherwise makes available anything obscene; or
 4. Performs an obscene act or otherwise presents an obscene exhibition of his body for gain; or
 5. Creates, buys, procures, or possesses obscene matter or material with intent to disseminate it in violation of this Section, or of the penal laws or regulations of any other jurisdiction; or
 6. Advertises or otherwise promotes the sale of material represented or held out by him to be obscene, whether or not it is obscene.
- (C) **“Obscene” Defined:** A thing is obscene if, considered as a whole, its predominant appeal is to prurient interest, that is, a shameful or morbid interest in nudity, sex, or excretion, and if it goes substantially beyond customary limits of candor in description or representation of such matters. A thing is obscene even though the obscenity is latent, as in the case of undeveloped photographs.
- (D) **Interpretation Of Evidence:** Obscenity shall be judged with reference to ordinary adults, except that it shall be judged with reference to children or other specially susceptible audiences if it appears from the character of the material or the circumstances of its dissemination to be specially designed for or directed to such an audience.

Where circumstances of production, presentation, sale, dissemination, distribution, or publicity indicate that material is being commercially exploited for the sake of its prurient appeal, such evidence is probative with respect to the nature of the matter and can justify the conclusion that the matter is utterly without redeeming social importance.

In any prosecution for an offense under this Section, evidence shall be admissible to show:

1. The character of the audience for which the material was designed or to which it was directed;
2. What the predominant appeal of the material would be for ordinary adults or a special audience, and what effect, if any, it would probably have on the behavior of such people;
3. The artistic, literary, scientific, educational, or other merits of the material, or absence thereof;
4. The degree, if any, of public acceptance of the material in this State;

5. Appeal to prurient interest, or absence thereof, in advertising or other promotion of the material;
 6. Purpose of the author, creator, publisher, or disseminator.
- (E) Prima Facie Evidence: The creation, purchase, procurement, or possession of a mold, engraved plate, or other embodiment of obscenity specially adapted for reproducing multiple copies, or the possession of more than six (6) copies of obscene material shall be prima facie evidence of an intent to disseminate.
- (F) Affirmative Defenses: It shall be an affirmative defense to obscenity that the dissemination:
1. Was not for gain and was made to personal associates other than children under eighteen (18) years of age;
 2. Was to institutions or individuals having scientific or other special justification for possession of such material.
- (G) Severability Clause: If any section, subsection, subdivision, paragraph, sentence, clause, or phrase in this Section, or any part thereof, or application thereof to any person, firm, corporation, public agency, or circumstance, is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this Section or any part thereof. It is hereby declared to be the legislative intent of the Board of Trustees that this Section would have been adopted had such unconstitutional or invalid provisions, clause, sentence, paragraph, section, or part thereof not then been included.
- (H) Violation And Penalty: Any person who shall violate any of the provisions of this Section shall be guilty of a misdemeanor. A person who is convicted shall be punished by a fine of not less than one hundred dollars (\$100.00) or more than seven hundred fifty dollars (\$750.00) or by imprisonment for a period not to exceed six (6) months or by both such fine and imprisonment. (Ord. 96-40, 4-7-97; amd. Ord. 99-37, 12-6-99)
- 6-2-19: **OBSTRUCTING PASSAGEWAYS:** It shall be unlawful to obstruct or permit the obstruction of any stairway, aisle, corridor, or exit in any office building, factory, hotel, school, church, theater, assembly hall, lodge, or other public hall, or any building used by two (2) or more tenants or families, in such a manner as to interfere with the free use of such stairway, aisle, corridor, or exit. (Ord. 96-40, 4-7-97)
- 6-2-20: **POSTING BILLS:** It shall be unlawful to post any bills or advertisements on any public or private property without the written consent of the owner thereof. (Ord. 96-40, 4-7-97)
- 6-2-21: **PROSTITUTION; DEFINITION:** Any person who performs, offers, or agrees to perform any act of sexual penetration for money, or any touching or fondling of the sex organs of one person by another person, for money or anything of value, for the purpose of sexual arousal or gratification commits an act of prostitution. (Ord. 96-40, 4-7-97)
- 6-2-21.1: **SOLICITING FOR A PROSTITUTE:** It shall be unlawful for any person to perform, offer, or agree to perform any of the following:
- (A) Solicit another for the purpose of prostitution;
 - (B) Arrange or offer to arrange a meeting of persons for the purpose of prostitution; or
 - (C) Direct another to a place knowing such direction is for the purpose of prostitution. (Ord. 96-40, 4-7-97)

6-2-21.2: **KEEPING A PLACE OF PROSTITUTION:**

- (A) Any person who has or exercises control over the use of any place which could offer seclusion or shelter for the practice of prostitution who performs any of the following acts keeps a place of prostitution:
1. Knowingly grants or permits the use of such place for the purpose of prostitution; or
 2. Grants or permits the use of such place under circumstances from which he could reasonably know that the place is used or is to be used for purposes of prostitution; or
 3. Permits the continued use of a place after becoming aware of facts or circumstances from which he should reasonably know that the place is being used for purposes of prostitution.
- (B) It shall be unlawful for any person to keep a place of prostitution. (Ord. 96-40, 4-7-97)

6-2-21.3: **PATRONIZING A PROSTITUTE:** It shall be unlawful for any person to perform any of the following acts with a person not his or her spouse:

- (A) Engage in an act of sexual penetration with a prostitute; or
- (B) Enter or remain in a place of prostitution with intent to engage in an act of sexual penetration. (Ord. 96-40, 4-7-97)

6-2-21.4: **DEFINITION OF SEXUAL PENETRATION:** For purposes of Sections 6-2-21, 6-2-21.1, 6-2-21.2, and 6-2-21.3 of this Chapter, the term "sexual penetration" means any contact, however slight, between the sex organ of one person and the sex organ, mouth, or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any animal or object into the sex organ or anus of another person, including, but not limited to, cunnilingus, fellatio, or anal penetration. Evidence of emission of semen is not required to prove sexual penetration. (Ord. 96-40, 4-7-97)

6-2-22: **PUBLIC INDECENCY:**

- (A) Any person of the age of seventeen (17) years and upwards who performs any of the following acts in a public place commits a public indecency:
1. An act of sexual penetration or sexual conduct.
 2. A lewd exposure of the body done with intent to arouse or to satisfy the sexual desire of the person.
- (B) For purposes of this Section, "sexual penetration" shall be as defined in Section 6-2-21.4 of this Chapter.
- (C) For purposes of this Chapter, "sexual conduct" means any intentional or knowing touching or fondling by the victim or the accused, either directly or through clothing, of the sex organs, anus, or breast of the victim or the accused, or any part of the body of a child under thirteen (13) years of age, for the purpose of sexual gratification or arousal of the victim or the accused.
- (D) "Public place" for purposes of this Section means any place where the conduct may reasonably be expected to be viewed by others. (Ord. 96-40, 4-7-97)

6-2-23: **RESISTING OR OBSTRUCTING A PEACE OFFICER:** It shall be unlawful for a person to knowingly resist or obstruct the performance by one known to the person to be a peace officer of any authorized act within his official capacity.

A person shall be fined, upon conviction of this offense, an amount not less than three hundred dollars (\$300.00) nor more than seven hundred fifty dollars (\$750.00). (Ord. 96-40, 4-7-97; amd Ord. 99-37, 12-6-99)

6-2-24: **SNOW OR ICE ON STREETS:** No person, firm, corporation, or institution, public or private, shall plow or remove or cause to be plowed or removed ice or snow from any shopping center, parking lot, commercial or institutional service area or driveway or any other public or private service area or driveway and deposit such ice or snow upon a public street or along the shoulder or edge of a public street. Such prohibition shall not pertain to a residential driveway or sidewalk. (Ord. 98-32, 12-21-98)

6-2-25: **TRESPASS:** It shall be unlawful for any person, firm, or corporation to commit a trespass within this Municipality upon either public or private property. (Ord. 96-40, 4-7-97)

6-2-25.1: **SPECIFICALLY ENUMERATED TRESPASSES SUPPRESSION:** Without constituting any limitations upon the provisions of Section 6-2-25 of this Chapter, any of the following acts by any person, firm, or corporation shall be deemed included among those that constitute trespasses in violation of the provisions of said Section 6-2-25, and appropriate action may be taken hereunder at any time, or from time to time, to prevent or suppress any violation or violations of this Chapter, the aforesaid enumerated acts so included, being as follows:

- (A) An entry upon the premises, or any part thereof, of another including any public property in violation of a notice posted or exhibited at the main entrance to said premises or at any point of approach or entry or in violation of any notice, warning, or protest given orally or in writing, by any owner or occupant thereof; or
- (B) The pursuit of a course of conduct, or action incidental to the making of an entry, upon the land of another in violation of a notice posted or exhibited at the main entrance to said premises or at any point of approach or entry, or in violation of any notice, warning, or protest given orally or in writing by any owner or occupant thereof; or
- (C) A failure or refusal to depart from the premises of another in case of being requested, either orally or in writing, to leave by any owner or occupant thereof; or
- (D) An entry into or upon any vehicle, aircraft, or watercraft made without the consent of the person having the right to the possession or control thereof, or a failure or refusal to leave any such vehicle, aircraft, or watercraft after being requested to leave by the person having such right. (Ord. 96-40, 4-7-97; amd. Ord. 98-32, 12-21-98)

6-2-26: **UNLAWFUL ASSEMBLAGES:** It shall be unlawful to collect, gather, or be a member of any disorderly crowd, or any crowd gathered together for any unlawful purpose. (Ord. 96-40, 4-7-97; amd. Ord. 98-32, 12-21-98)

6-2-27: **URINATING:** It shall be unlawful to urinate on any public street or upon any public sidewalk, or in any other public place, or in any store, assembly hall, corridor, or other place open to and used by the public. (Ord. 96-40, 4-7-97; amd. Ord. 98-32, 12-21-98)

6-2-28: **UNLAWFUL USE OF WEAPONS:** The provisions of 720 Illinois Compiled Statutes 5/24-1, except the penalty provision, and including all future amendments thereto, are hereby adopted by reference as the provisions of this Title 6, Chapter 2, Section 28. The penalty for violation of this Section upon conviction shall be a fine of not less than two hundred dollars (\$200.00) and not more than seven hundred fifty dollars (\$750.00). (Ord. 96-40, 4-7-97; amd. Ord. 98-32, 12-21-98; amd. Ord. 99-37, 12-6-99)

6-2-29: **SYNTHETIC ALTERNATIVE DRUGS:**

- (A) Definitions: For purposes of this section, the following definitions shall apply unless the context clearly indicates or requires different meaning:
1. A *product containing a synthetic alternative drug* means any product containing a synthetic cannabinoid, stimulant, or synthetic stimulants and synthetic psychedelic/hallucinogens, as those terms are defined herein such as, but not limited to, the examples of brand names or identifiers listed on Exhibit "A" attached hereto and incorporated herein.
 2. *Synthetic cannabinoid* means any laboratory-created compound that functions similar to the active ingredient in marijuana, tetrahydrocannabinol (THC), including, but not limited to, any quantity of a natural or synthetic material, compound, mixtures, preparation, substance and their analog (including isomers, esters, ethers, salts, and salts of isomers) containing a cannabinoid receptor against, such as, but not limited to, the examples or brand names or identifiers listed on Exhibit "A" attached hereto and incorporated herein.
 3. *Synthetic stimulant* means any compound that mimics the effects of any federally controlled Schedule I substance such as cathinone, methcathinone, MDMA and MDEA, including, but not limited to, any quantity of a natural or synthetic material, compound, mixtures, preparation, substance and their analog (including isomers, esters, ethers, salts, and salts of isomers) containing substances which have a stimulant effect on the central nervous system, such as, but not limited to, the examples of brand names of identifiers listed in Exhibit "A" attached hereto and incorporated herein.
 4. *Synthetic psychedelic/hallucinogen* means any compound that mimics the effects of any federally controlled Schedule I substance, including, but not limited to, any quantity of a natural or synthetic material, compound, mixtures, preparation, substance and their analog (including isomers, esters, ethers, salts and salts of isomers) containing substances which have a psychedelic/hallucinogen effect on the natural nervous system and/or brains, such as, but not limited to, the examples of brand names or identifiers listed on Exhibit "A" attached hereto and incorporated herein.
- (B) Sale or Delivery: It shall be unlawful for any person to sell, offer for sale or deliver any product containing a synthetic cannabinoid, stimulant or psychedelic/hallucinogen.
- (C) Possession: It shall be unlawful for any person to knowingly possess a product containing a synthetic cannabinoid, stimulant or psychedelic/hallucinogen.
- (D) Use: It shall be unlawful for any person to be under the influence of a synthetic cannabinoid, stimulant or psychedelic/hallucinogen.
- (E) Penalties:
1. Any person found to be in violation of Section 6-2-29 shall be subject to a fine of not less than two hundred dollars (\$200.00) and not more than seven hundred fifty dollars (\$750.00) for each violation thereof.
 2. Each violation of this ordinance, or everyday a violation continues to exist, shall constitute a new or separate violation.
(Ord. 11-32, 3-5-12)

6-2-29 EXHIBIT A

POW	K Royal	New K3 Sea Improved
Spice Gold	Spicylicious	New-Kron Bomb
Swagger Grape	Shanti Spice	Cherry Bomb
Spice Gold	K3 Grape	Rebel Spice
Pulse	K3 Strawberry	Mega Bomb
Black Mamba	K3 Blueberry	Mr. Smiley's
Naughty Nights	Earthquake	Summer Skyy
K2 Watermelon	Ocean Blue	Moe Joe Fire
Green Monkey Chronic Salvia	G Four	Fully Loaded
Voodoo Remix	Wood Stock	Da Block
G Greenies Caramel Crunch	K3 Legal	Back Draft
Black Diamond	Who Dat	K1 Orbit
Blueberry Hayze	Dark Night II	K1 Gravity
Eruption Spice	Spike 99 Ultra	C3
Love Strawberry	2010	SYN Incense Smooth
Voodoo Child	Zombie World	SYN Incense Spearmint
Mid-Atlantic Exemplar	SYN Swagg	SYN Incense LemonLime
K2 Summit	SYN Smooth	Super Summit
Magic Dragon Platinum	SYN Spearmint	D-Rail
Fire Bird Ultimate Strength	SYN Spearmint #2	K2 Peach
Cinnamon	SYN Chill	Funky Monkey
Nitro	SYN Suave	K2 Summit Coffee Wonk
Black Magic Salvia	Heavenscent Suave	K3 Legal - Original (Black)
K2 Strawberry	SYN Vanilla	K3 Legal - Sun (Black)
K2 Blueberry	SYN Vanilla #2	K3 Legal - Sea (silver)
Wicked X	SYN Lemon Lime	K3 Legal - Earth (silver)
Shanti Spice Bluberry	SYN Lemon Lime #2	K2 Cloud 9
Aztec Midnight Wind Tezcatlipoca	New K3 Improved	Greenies Strawberry
Sativah	C4 Herbal Incense	K2 Blonde
Mid-Atlantic Exemplar (K2 Summit)	New Improved K3 Cosmic Blend	K2 Standard
Aztec Gold	New Improved K3 Dynamite	K2 Citron
Ultra Cloud 10	New Improved K3 Kryptonite	K2 (unknown variety)
Colorado Chronic	Utopia	K2 Summit
K3 Kryptonite	Utopia-Blue Berry	Space
Funky Monkey XXXX	Euphoria	K2 Blue
K2 Blue	Who Dat Herbal Incense	K2 Pink
K2 Blonde	Love Potion 69	K2 Latte
K2 Pink	Legal Eagle	K2 Mint
K2 Citron	K2 Standard	K2 Silver
K2 Mellon	Super Kush	K2 Peach
K2 Pineapple	Bayou Blaster	Spike Gold
K2 Standard	Paradise	Spike Maxx
K2 Summit	Red Bird	Spike Diamond
S1. S Werve	Magic Spice	Spike Silver
Chronic Spice	Voodoo Magic	K2 Strawberry
K3 Mango	Texas Gold	K2 Pineapple Express
K3 Original	Demon	K2 Blueberry
XTREME Spice	K3	K2 Pink
Stinger	K2 Pink Panties	K2 Blonde
Pulse	Heaven Improved	K2 Summit
Mystery	K3 Sun	K2 Citron
Bad 2 the Bone	K3 Dusk	K2 Ultra
Dragon Spice	K3 Original Improved	K2 Blue
Samurai Spirit	K2 Summit	MNGB Tropical Thunder
Buzz	New K3 Heaven	MNGB Pinata Colada
Midnight Chill	New K3 Earth	MNGB Almond/Vanilla

MNGB Peppermint	Skunk
MNGB Spear Mint	Sence
p.e.p. pourri Twisted Vanilla	EX-SES Platinum Blueberry
p.e.p. pourri Original Spearmint	EX-SES Platinum Cherry
p.e.p. pourri Love Strawberry	EX-SES Platinum Strawberry
p.e.p. pourri X Blueberry	EX-SES Platinum Vanilla
K2 Summit	Magic Silver
Voo Doo Remix (orange package)	Apice Artic Synergy
Voo Doo Remix (black package)	Spice Diamond
Banana Cream Nuke	Spice Gold
K4 Silver	Spice Tropical Synergy
K4 Gold	Spicey Regular XXX Blueberry
K3 Heaven Improved	Spicey Regular XXX Strawberry
K3 Heaven Legal	Spicey Ultra Strong XXX Vanilla
K3 Sun Legal	Spicey Ultra Strong XXX Strawberry
K3 Sun Improved	Spike 99 Ultra Blueberry
K3 Kryptonite	Spike 99 Ultra Cherry
K3 XXX	Spike 99 Ultra Strawberry
K3 Cosmic Blend	Spicey Ultra Strong XXX Vanilla
K3 Original	EX-SES Platinum Strawberry
C4	Spice Gold
K1 Gravity	Chill Out
K1 Orbit	Smoke
K2 Pina Colada	Forest Humus
Rasta Citrus Spice	Scope Vanilla
Kind Spice	Scope Wildberry
Time Warp	Chill X
Pink Tiger	Space
Humboldt Gold	Silent Black
K2 Orisha Regular	Sence
K2 Orisha Max	Smoke
K2 Orisha Super	Caneff
K2 Amazonian Shelter	Spice Gold
K2 Solid Sex on the Mountain	Gold Spirit Spice
Midnight Chill	Yucatan Fire
Unknown cigarette	Magic Gold
Freedom	Spice Diamond
K2 Sex	Bombay Blue
K2 Orisha White Magic Super	Dream
K2 Orisha Black Magic Max	Smoke Plus
K2 Thai Dream	Spice Tropical Synergy
K4 Bubble Bubble	Magic Silver
MTN-787	Diamond Spirit
K2 Kryptonite	Mojo
Legal Eagle Apple Pie	Genie
K4 Purple Haze	Spike 99
K4 Summit Remix	Potpourri Gold
8-Ball	Jamaican Gold
C4	Potpourri
K2	Winter Boost
Tribal Warrior	Citrus
Spike99	Spice Gold
exSES	Spicey XXX
Spice Silver	Spike 99
Spice Gold	EX-SES Platinum
Spice Diamond	
Yucatan Fire	
Smoke	

6-2-30: **ATV'S, MOPEDS, MOTOR DRIVEN CYCLES, OFF-HIGHWAY MOTORCYCLES, AND SNOWMOBILES ON RESIDENTIAL PROPERTY:**

(A) Definitions, as used in this chapter:

1. *ATV* means an all terrain vehicle as defined in Section 5/1-101.8 of the Illinois Vehicle Code.
2. *Motorcycle* means a motor vehicle as defined in Section 5/1-147 of the Illinois Vehicle Code.
3. *Moped* as defined in Section 5/1-148.2 of the Illinois Vehicle Code.
4. *Motor Driven Cycle* as defined in Section 5/1-145.001 of the Illinois Vehicle Code.
5. *Off-Highway Motorcycles* as defined in Section 5/1-153.1 of the Illinois Vehicle Code.
6. *Residentially Zoned Area* means any parcel of land, or portion thereof, within any "residential" zoning district as defined in Title 10 Chapter 5 of this Code, except areas zoned R-S with acreage of 5 acres or more.
7. *Vehicles* for purposes of this chapter means Motorcycles, ATV's, Mopeds, Motor Driven Cycles, Off-Highway Motorcycles, and Snowmobiles.

(B) Operation of Vehicles: No person shall operate any vehicle as defined in Paragraph A upon private property in a residentially zoned district within the Village at any time, excluding a driveway, a garage, or paved private streets, regardless of whether such vehicle is licensed or unlicensed.

(C) Use of property for the operation of vehicles prohibited: No owner or resident of private property in a residentially zoned area within the Village shall use their property, or permit their property to be used by any other person, for the operation of any vehicle. This shall not preclude the use of a garage, a driveway, or paved private streets.

(D) Exemptions: The following uses of vehicles are exempt from the provisions of this chapter:

1. The operation of publicly-owned or emergency vehicles or motorcycles by public officers or emergency personnel in the course and scope of their employment.
2. The operation of any vehicles associated with the maintenance of real property of lawful uses thereon.
3. The operation of any vehicle associated with construction, repair, remodeling, or grading of any real property.
4. The operation of any vehicle associated with normal and customary yard maintenance. (Ord. 13-01, 6-3-13)

	<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
(G)	Bauman Ave.	West side West side	From W. Jackson to St. Paul. From W. Pershing to Wagler.
(H)	E. Birchwood St.	North side	From S. Main to S. First.
(I)	W. Birchwood St.	Both sides	
(J)	W. Bond St.	Both sides Both sides South side	From W. Jackson to 80' east of W. Jackson. From N. Morton Ave. to 150' west of N. Morton Ave. From McArthur to 148' west of McArthur.
(K)	Bradley St.	North side South side	From N. Main to W. Jefferson, except from 80' to 125' west of Main St. From N. Main to 150' west of N. Main.
(L)	Clark St.	Both sides	From N. Morton Ave. to 265' west of N. Morton Ave.
(M)	Commerce Dr.	Both sides	
(N)	E. Courtland St.	Both sides	
(O)	W. Courtland St.	Both sides	
(P)	Detroit Ave.	East side North side West side	From W. Jackson to 400' south of W. Birchwood. From S. Main to 130' west of S. Main. From W. Jackson to S. Main.
(Q)	Detroit Pkwy.	Both sides	
(R)	W. Edgewood Ct.	North side	From Detroit to 125' west of Detroit, and from 290' west of Detroit to 370' west of Detroit.
(S)	Erie Ave.	Both sides	From W. Birchwood to north end.
(T)	Erie Ct.	Both sides	
(U)	E. Fernwood St.	Both sides	From 250' south of Brentwood Rd. to 500' southwest of Brentwood Rd.
(V)	N. First Ave.	West side	From E. Jefferson to E. Madison.
(W)	S. First Ave.	Both sides East side West side West side West side	From E. Washington to 115' south of E. Washington. From E. Adams to 45' south of E. Adams. From E. Adams to 48' north of E. Adams. From E. Washington to 100' north of E. Washington. From 80' south of E. Birchwood to 300' north of E. Wick.
(X)	E. Forestwood St.	North side South side	From S. Fourth to 80' east of S. Fourth. From S. Fourth to 50' east of S. Fourth.
(Y)	N. Fourth Ave.	West side	From E. Jefferson to E. Monroe.

	<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
(Z)	S. Fourth Ave.	Both sides Both sides Both sides East side	From E. Hazelwood to 500' south of E. Queenwood Rd. From E. Jefferson to E. Washington. From 150' north of E. Greenwood to 150' south of E. Greenwood, between 8:00 A.M. and 4:00 P.M. on school days. From E. Washington to 130' south of E. Washington.
(AA)	E. Greenwood St.	North side North side North side South side South side	From 90' east of S. First to 310' east of S. First. From 270' west of Lee to 525' west of Lee, between 8:00 A.M. and 4:00 P.M. on school days. From 110' west of S. Fourth to 290' east of S. Fourth, between 8:00 A.M. 8:00 A.M. and 4:00 P.M. on school days. From 110' west of S. Fourth to 380' east of S. Fourth, between 8:00 A.M. and 4:00 P.M. on school days. From 730' east of S. Fourth to 1165' east of S. Fourth.
(BB)	Highland St.	Both sides	
(CC)	E. Idlewood St.	North side North side South side	From 395' west of Parkside to 445' west of Parkside. From 610' west of Parkside to 765' west of Parkside. From S. Fourth Ave. to 1275' east of S. Fourth Ave.
(DD)	N. Illinois Ave.	Both sides East side East side East side East side West side	From E. Jackson to Harrison, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the Morton Police Department (MPD) to residents whose homes front on the prohibited area and their guests. From Rassi to 180' north of E. Monroe, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests. From 180' north of E. Monroe to 325' north of E. Monroe. From E. Jackson to 125' south of E. Jackson. From 125' south of E. Jackson to 325' north of E. Monroe, between 7:30 A.M. and 4:00 P.M. on school days, except for: (1) Vehicles displaying a valid handicapped parking permit or handicapped license plate. (2) Vehicles displaying a parking permit issued by Morton High School. (3) Vehicles parked in a designated visitor's parking space (a visitor is a person who has been properly registered and designated as such by the Morton High School Office). From Rassi to E. Jackson, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.
(EE)	S. Illinois Ave.	Both sides	From 160' north of Sunset Rd. to Brentwood Rd.
(FF)	N. Indiana Ave.	Both sides	From Rassi to Kay, between 8:00 A.M. and 4:00 P.M. on school days, except 45' south of Kay on the east side of N. Indiana, where no parking is permitted at any time, and except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.

	<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
	N. Indiana Ave.	Both sides	From E. Jackson to Harrison, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.
(GG)	E. Jackson St.	Both sides Both sides North side North side North side South side South side South side	From N. Main to N. First From N. Montana to the eastern corporate limits. From N. Second to N. Third. From N. Third to N. Kansas, between 8:00 A.M. and 4:00 P.M. on school days. From N. Missouri to 70' west of N. Missouri. From N. Third to N. Illinois. From the intersection of E. Jackson and N. Illinois, the following areas shall be specifically designated as no parking areas: (1) From said intersection to 80' east of the intersection. (2) Between the points 80' east and 200' east of said intersection, between 8:00 A.M. and 4:00 P.M. on school days. (3) Between the points 200' east and 800' east of said intersection. From N. Missouri to 110' west of N. Missouri.
(HH)	W. Jackson St.	Both sides	
(II)	E. Jefferson St.	Both sides Both sides Both sides North side North side North side South side South side	From S. Seventh to Illinois. From 110' west of Nebraska to 300' east of Nebraska, between 8:00 A.M. and 4:00 P.M. on school days. From 200' west of Oregon to the eastern corporate limits line. From Main to 200' east of Main. From N. Third to 75' east of N. Third, between 8:00 A.M. and 4:00 P.M. on school days. From N. Third to 190' west of N. Third. From Main to 80' east of Main. From S. Third to 300' west of S. Third.
(JJ)	W. Jefferson St.	North side North side South side South side South side South side	From Bradley to the western corporate limits line. From Main to 75' west of Main. From 225' east of Pershing to 250' west of Maple. From S. Plum to 115' west of S. Plum. From Main to 290' west of Main. From 430' east of McArthur to the western corporate limits line.
(KK)	N. Kansas Ave.	Both sides Both sides	From E. Jackson to Harrison, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests. From E. Monroe to 200' south of E. Monroe, between 8:00 A.M. and 4:00 P.M. on school days except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.

	<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
(LL)	Kay St.	North side South side South side	From N. Indiana to 70' east of N. Indiana. From N. Indiana to 55' east of N. Indiana. From 55' east of N. Indiana to N. Missouri, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.
(MM)	E. Madison St.	Both sides	From N. Main to N. First.
(NN)	W. Madison St.	South side	From N. Main to Bradley.
(OO)	N. Main St.	Both sides East side East side West side West side	From 160' south of N. Third to the northern corporate limits. From 130' south of Jackson to 250' north of Jackson. From Jefferson to 135' north of Jefferson. From 185' south of Jackson to 160' south of N. Third. From Jefferson to 150' north of Jefferson.
(PP)	S. Main St.	East side East side East side West side West side West side	From 300' north of Birchwood to E. Crestwood. From 270' south of Fernwood to the southern corporate limits. From Jefferson to 170' south of Jefferson. From 280' north of Birchwood to 130' south of Crestwood. From Fernwood to the southern corporate limits. From Jefferson to 65' south of Jefferson.
(QQ)	S. Maple Ave.	West side	From W. Jefferson to W. David.
(RR)	N. McArthur Ave.	Both sides	From W. Jackson to Alexander.
(SS)	S. McArthur Ave.	East side	From W. Jefferson to W. David.
(TT)	E. Monroe St.	Both sides North side South side	From N. Illinois to N. Louisiana, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests. From N. Main to N. Illinois. From N. Fourth to N. Illinois, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.
(UU)	N. Morton Ave.	Both sides Both sides	From Mosiman Ave. to Hyde Park Dr. From Timberline Dr. to Forestview Rd., between 8:00 A.M. and 4:00 P.M. on school days.
(VV)	N. Nebraska Ave.	Both sides	From N. Main to 100' east of N. Main.
(WW)	S. Nebraska Ave.	Both sides Both sides	South of E. Idlewood. From 100' north of E. Crestwood to 100' south of E. Crestwood between 8:00 A.M. and 4:00 P.M. on school days.
(XX)	Penn St.	Both sides	From S. First to Clifton.
(YY)	S. Pershing Ave.	Both sides	From W. Jefferson to end of street.

	<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
(ZZ)	W. Pershing St.	North side South side South side	From N. Main to W. Jefferson. From N. Main to 40' west of N. Main. From W. Jefferson to 250' east of W. Jefferson.
(AAA)	S. Plum Ave.	Both sides East side	From W. Adams to W. Washington. From W. Jefferson to W. Adams.
(BBB)	E. Queenwood Rd.	Both sides	
(CCC)	W. Queenwood Rd.	Both sides	
(DDD)	Rassi St.	North side	From N. Illinois to N. Indiana, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests.
(EEE)	St. Paul St.	Both sides	
(FFF)	N. Second Ave.	East Side West side	From E. Jackson to Harrison, between 8:00 A.M. and 4:00 P.M. on school days. From E. Madison to E. Jackson.
(GGG)	Tennessee Ave.	Both sides	
(HHH)	N. Third Ave.	Both sides Both sides East side West side	From N. Main to E. Polk. From Behrends Ct. to E. Jackson, between 8:00 A.M. and 4:00 P.M. on school days, except for vehicles displaying a "PERMIT" issued by the MPD to residents whose homes front on the prohibited area and their guests, or for vehicles in a funeral procession. From E. Jackson to 120' north of E. Jackson. From E. Jackson to Harrison.
(III)	Veteran's Rd.	Both sides	From W. Jefferson to the northern corporate limits line.
(JJJ)	Walton Ave.	Both sides	
(KKK)	E. Washington St.	Both sides North side South side	From S. Main to S. First. From S. First to S. Seventh. From S. Fourth to 60' east of S. Fourth.
(LLL)	W. Washington St.	North side	From S. Main to S. Plum.
(MMM)	Yordy Rd.	Both sides South side	From S. Main to 175' east of S. Main. From 35' east of Tuscany Ct. to 185' east of Tuscany Ct.
(Ord. 98-18, 9-8-98; amd. Ord. 98-28, 12-21-98; amd. Ord. 99-2, 5-17-99; amd. Ord. 99-16, 9-7-99; amd. Ord. 99-23, 9-20-99; amd. Ord. 99-30, 10-18-99; amd. Ord. 99-47, 3-6-00; amd. Ord. 00-13, 7-6-00; amd. Ord. 00-24, 8-21-00; amd. Ord. 02-37, 4-7-03; amd. Ord. 03-03, 7-7-03; amd. Ord. 03-12, 8-18-03; 03-15, 8-18-03; amd. Ord. 03-41, 7-19-04; amd. Ord. 04-17, 7-6-04; amd. Ord. 4-22, 7-19-04; amd. Ord. 04-25, 8-2-04; amd. Ord. 04-38, 11-15-04; amd. Ord. 05-09, 7-18-05; amd. Ord. 05-16, 9-6-05; amd. Ord. 07-24, 8-6-07; amd. Ord. 07-44, 11-19-07; amd. Ord. 07-49, 12-17-07; amd. Ord. 09-02, 5-4-09; amd. Ord. 09-16, 7-20-09; amd. Ord. 09-17, 7-20-09; amd. Ord. 09-42, 3-15-10; amd. Ord. 10-04, 5-17-10; amd. Ord. 10-06, 6-7-10; amd. Ord. 10-08, 6-21-10, amd. Ord. 11-14, 7-18-11; amd. Ord. 12-17, 11-5-12; amd. Ord. 14-16, 7-21-14; amd. Ord. 15-21, 4-18-16)			

9-6-3: **LIMITED PARKING AREAS; TIMES DESIGNATED:**

(A) **Two Hour Limit:** It shall be unlawful to permit any vehicle to stand between eight o'clock (8:00) A.M. and six o'clock (6:00) P.M. on any day, except Sunday, unless different times apply pursuant to this Section, for more than two (2) hours at any time on the following streets:

<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
1. Adams St.	Both sides South side	From S. Plum to S. First. From S. Plum to 80' west of S. Plum.

<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
2. Alexander St.	North side	From 250' west of N. Morton Ave. to McArthur, between 6:00 A.M. and 6:00 P.M., Monday through Friday.
3. Bond St.	Both sides	From 150' west of N. Morton Ave. to McArthur, between 6:00 A.M. and 6:00 P.M., Monday through Friday.
4. Clark St.	Both sides	From 50' west at N. Morton Ave. to McArthur, between 6:00 A.M. and 6:00 P.M., Monday through Friday.
5. Jefferson St.	Both sides	From S. Plum to S. First.
6. Main St.	Both sides	From Madison to W. Washington, except where no parking is allowed or where parking is limited to 15 minutes.
7. McArthur Ave.	Both sides	From Alexander to Clark.

(B) **Fifteen-Minute Limit:** It shall be unlawful to permit any vehicle to stand between eight o'clock (8:00) A.M. and five o'clock (5:00) P.M. on any day, Monday through Friday, unless different times apply pursuant to this Section, for more than fifteen (15) minutes on the following streets:

<u>Thoroughfare</u>	<u>Side</u>	<u>Extent</u>
1. E. Adams St.	North side	From S. First to 360' west of S. Third between 8:00 A.M. and 4:00 P.M. on school days.
2. Bradley St.	North side	From 80' west of Main St. to 125' west of Main St. at any time.
3. N. Main St.	East side	From 135' north of Jefferson to 40' south of Madison.
4. S. Nebraska Ave.	East side	From E. Jefferson to 100' north of E. Crestwood between 8:00 A.M. to 4:00 P.M. on school days.
5. S. Plum Ave.	West side	From W. Adams to 100' north of W. Adams at any time.
6. S. Third Ave.	West side	From E. Jefferson to E. Adams between 8:00 A.M. and 4:00 P.M. on school days.

APPOINTMENT (cont)

- Village Collector 1-12-1
- Village Officers And Employees 1-14-2
- Village Treasurer 1-8-1
- Water, Sewer, And Gas Inspector 1-13-1

APPROPRIATION FOR CIVIL DEFENSE ORGANIZATION 2-6-12

ARRESTS, CONSERVATORS OF THE PEACE 1-14-10

ARSON INVESTIGATOR 5-1-17

ASSAULT (See Also BATTERY) 6-2-1

ASSEMBLAGES

- Disturbing 6-2-7
- Unlawful 6-2-26

ASSESSMENT PROCEEDINGS, SPECIAL 1-9-6

ASSESSMENTS, COLLECTOR, SPECIAL (See Also COLLECTOR, VILLAGE) 1-12

ASSISTING POLICE OFFICERS 6-1-7

ATTORNEY, VILLAGE (See Also CORPORATION COUNSEL, VILLAGE) 1-9

- Borrow Pit Work Injunction, Issue 10-14-11
- Subdivision Responsibilities 11-2-1(E)

ATV'S, MOPEDS, SNOWMOBILES ON RESIDENTIAL PROPERTY 6-2-30

AUTOMOBILES, WASHING PROHIBITED DURING WATER SHORTAGE 8-4-20

AVENUES, DESIGNATION OF STREETS AND 8-1-8

B

B CLASS LIQUOR LICENSES 3-8-3

B-1 PROFESSIONAL OFFICE ZONING DISTRICT 10-6-2

B-2 GENERAL BUSINESS ZONING DISTRICT 10-6-3

B-3 HIGHWAY AND SERVICE COMMERCIAL ZONING DISTRICT 10-6-4

BACKFLOW PREVENTION DEVICES, WATER SUPPLY PROTECTION 8-4-15

BARBERRY BUSHES 8-6-3

BARNs (See Also SALES STABLES; BARNs) 3-13

BARRICADES (Obstruction and Deposits on Public Right Of Ways) 8-1-6

BATTERY (See Also ASSAULT) 6-2-2

BEER (See Also LIQUOR REGULATIONS) 3-8

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