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CITY OF BELLEVUE, WASHINGTON

ORDINANCE NO. 3550

AN ORDINANCE amending certain sections of Bellevue City Code, Chapters 10 and 10A, Ordinance No. 3516, to correct typographical errors.

THE CITY COUNCIL OF THE CITY OF BELLEVUE, WASHINGTON, DOES ORDAIN AS FOLLOWS:

Section 1. Section 17 of Ordinance No. 3516, Chapter 10A.36, are hereby amended to read as follows:

Section 17. There is hereby added to the Bellevue City Code Chapter 10A.36 to be entitled "Assault and Other Crimes Involving Physical Harm" which may be cited as such and will consist of the following section(s):

10A.36.010 Assault.

10A.36.020 Simple assault.

10A.36.030 Provoking assault.

10A.36.050 Reckless endangerment.

10A.36.070 Coercion.

10A.36.010 Assault.

(1) A person is guilty of assault when he,

(a) with intent to cause bodily injury to another person, causes bodily injury to any person; or

(b) intentionally places or attempts to place another person in fear or apprehension of bodily injury by

(i) any act; or

(ii) any act and word or threat

(2) Assault is a gross misdemeanor.

(Ord. 2089 § 1 (part), 1974, Ord. 2365 § 1 (part), 1976; prior code § 10.06.010.)

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10A.36.020 Simple assault.

(1) A person is guilty of simple assault when he intentionally and without permission touches another person and that touching is offensive.

(2) Simple assault is a lesser included offense of assault as defined by Bellevue City Code section 10A.36.010.

(3) Simple assault is a misdemeanor.

10A.36.030 Provoking assault.

Every person who shall by word, sign or gesture wilfully provoke or attempt to provoke another person to commit an assault, simple assault or breach of the peace is guilty of a misdemeanor. (Ord. 43 § 4.3, 1953; prior code § 10.06.030.)

10A.36.050 Reckless endangerment.

(1) A person is guilty of reckless endangerment when he recklessly engages in conduct which creates a substantial risk of death or serious physical injury to another person.

(2) Reckless endangerment is a gross misdemeanor. (Ord. 2365 § 2 (part), 1976; prior code § 10.06.040.)

10A.36.070 Coercion.

(1) A person is guilty of coercion if, by use of force or threat communicated directly or indirectly, he compels or induces another person to engage in conduct which the latter has a legal right to abstain from, or to abstain from conduct which he has a legal right to engage in.

(2) Coercion is a gross misdemeanor. (Ord. 2365 § 1 (part), 1976; Ord. 2089 § 1 (part), 1984; prior code § 10.06.020.)

Section 2. Section 19 of Ordinance No. 3516, Chapter 10A.52 is hereby amended to read as follows:

Section 19. There is hereby added to the Bellevue City Code Chapter 10A.52 to be entitled "Trespass" which may be cited as such and will consist of the following section(s):

10A.52.010 Definition.

10A.52.060 Making and having burglar tools.

10A.52.070 Criminal trespass in the first degree.

10A.52.080 Criminal trespass in the second degree.

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10A.52.090 Criminal trespass - defense.

10A.52.100 Vehicle prowling.

10A.52.010 Definitions.

(1) The following definitions apply in this chapter:

(a) "Premises" includes any building, dwelling, or any real property.

(b) "Enter." The word "enter" when constituting an element or part of a crime, shall include the entrance of the person, or the insertion of any part of his body, or any instrument or weapon held in his hand and used or intended to be used to threaten or intimidate a person or to detach or remove property.

(c) "Enters or remains unlawfully". A person "enters or remains unlawfully" in or upon premises when he is not then licensed, invited, or otherwise privileged to so enter or remain.

(2) A license or privilege to enter or remain in a building which is only partly open to the public is not a license or privilege to enter or remain in that part of a building which is not open to the public. A person who enters or remains upon unimproved and apparently unused land, which is neither fenced nor otherwise enclosed in a manner designed to exclude intruders, does so with license and privilege unless notice against trespass is personally communicated to him by the owner of the land or some other authorized person, or unless notice is given by posting in a conspicuous manner. Land that is used for growing an agricultural crop or crops, other than timber, is not unimproved and apparently unused land if a crop of any other sign of cultivation is clearly visible. Similarly, a field fenced in any manner is not unimproved and apparently unused land.

(Ord. 2368 § 4 (part), 1976; prior code § 10.12.155.)

10A.52.060 Making and having burglar tools.

(1) Every person who makes or mends or causes to be made or mended, or has in his possession in the day or nighttime, any engine, machine, tool, false key, pick lock, bit, nippers or implement adapted, designed or commonly used for the commission of burglary, or other crime, under circumstances evincing an intent to use or employ, or allow the same to be used or employed in the commission of a crime, or knowing that the same is intended to be so used, is guilty of a gross misdemeanor. The possession thereof except by a mechanic, artificer or tradesman at and in his established shop or

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place of business, open to public view, is prima facie evidence that such possession was had with intent to use or employ or allow the same to be used or employed in the commission of a crime.

(Ord. 2368 § 1 (part), 1976; 2029 § 1, 1974; prior code § 10.12.160.)

10A.52.070 Criminal trespass in the first degree.

(1) A person is guilty of criminal trespass in the first degree if he knowingly enters or remains unlawfully in a building.

(2) Criminal trespass in the first degree is a gross misdemeanor.

(Ord. 3033 § 2, 1981; prior code § 10.12.150.)

10A.52.080 Criminal trespass in the second degree.

(1) A person is guilty of criminal trespass in the second degree if he knowingly enters or remains unlawfully in or upon premises of another under circumstances not constituting criminal trespass in the first degree.

(2) Criminal trespass in the second degree is a misdemeanor.
Ord. 3033 § 2, 1981; prior code § 10.12.150.)

10A.52.090 Criminal trespass - Defense.

In any prosecution under BCC 10A.52.070 and 10A.52.080 it is a defense that:

(1) A building involved in an offense under BCC 10A.52.070 was abandoned; or

(2) The premises were at the time open to members of the public and the actor complied with all lawful conditions imposed on access to or remaining in the premises; or

(3) The actor reasonably believed that the owner of the premises, or other person empowered to license access thereto, would have licensed him to enter or remain.

(Ord. 3033 § 2, 1981; prior code § 10.12.150.)

10A.52.100 Vehicle prowling.

(1) A person is guilty of vehicle prowling if, with intent to commit a crime against a person or property therein, he enters or remains unlawfully in a vehicle other than a motor home, as defined in RCW 46.04.305, or a vessel equipped for propulsion by mechanical means or by sail which has a cabin equipped with permanently installed sleeping quarters or cooking facilities.

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(2) Vehicle prowling is a gross misdemeanor.
(Ord. 2368 § 4 (part), 1976; prior code § 10.12.190.)

Section 3. Section 24 of Ordinance No. 3516, Chapter 10A.88 is hereby amended to read as follows:

Section 24. There is hereby added to the Bellevue City Code Chapter 10A.88 to be entitled "Offenses Against Public Morals" which may be cited as such and will consist of the following section(s):

- 10A.88.010 Definitions.
- 10A.88.030 Lewd act.
- 10A.88.035 Lewd act - defense
- 10A.88.040 Urinating in public.
- 10A.88.050 Prostitution.
- 10A.88.060 Prostitution loitering.
- 10A.88.070 Patronizing a prostitute.
- 10A.88.080 Permitting prostitution.
- 10A.88.090 Not a defense.
- 10A.88.010 Definitions.

(1) "Known prostitute or panderer" means a person who, within one year previous to the date of arrest for violation of Section 10A.88.050, has within the knowledge of the arresting officer been convicted of an offense involving prostitution.

- (2) "Lewd act" means public:
- A. Exposure of any portion of the human anus or genitals; or
 - B. Exposure of the female breast lower than the upper edge of the areola; or
 - C. Touching, caressing or fondling of the male or female genitals or female breast, whether clothed or naked; or
 - D. Sexual conduct as defined by B.C.C. 10A.88.010(4).

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(3) "Public" or "public display" means easily visible from a public thoroughfare or from property of others, or in a public place in a manner so obtrusive as to make it difficult for an unwilling person to avoid exposure.

(4) "Sexual conduct" means:

- A. Sexual intercourse within its ordinary meaning, occurring upon any penetration, however slight; or
- B. Any penetration of the vagina or anus, however slight, by an object, when committed by one person on another, whether such persons are of the same or opposite sex, except when such penetration is accomplished for medically recognized treatment or diagnostic purposes; or
- C. Any contact between persons involving the sex organs of one person and the mouth or anus of another, whether such persons are of the same or opposite sex; or
- D. Masturbation, manual or instrumental, of one person by another.

(Ord. 2615 § 1, 1978; 2093 § 1 (part), 1974; prior code § 10.08.010.)

10A.88.030 Lewd act.

(1) Every person who intentionally performs any lewd act in a public place or at a place and under circumstances where such act could be observed by any member of the public is guilty of a gross misdemeanor.

(2) The owner, manager or operator of premises open to the public wherein alcoholic beverages are sold, served or consumed is guilty of a gross misdemeanor if he knowingly permits or causes any lewd act on his premises.

(Ord. 2093 § 1 (part), 1974; prior code § 10.08.030.)

10A.88.035 Lewd act - defense.

It is a defense to any prosecution under B.C.C. 10A.88.030 that the conduct was part of an artistic or dramatic performance. Factors to be considered in determining whether such work is not an artistic or dramatic performance, and thereby excluded from the definition of lewd act, are:

Whether the average person, applying contemporary community standards, would find:

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(A) That the work taken as a whole appeals to the prurient interest in sex; and

(B) The work depicts or describes in a patently offensive way conduct as defined in B.C.C. 10A.88.010(2); and

(C) The work, taken as a whole, lacks serious literary, artistic, political or scientific value.

10A.88.040 Urinating in public.

(1) A person is guilty of urinating in public if he intentionally urinates or defecates in a public place, other than a washroom or toilet room, or at a place and under circumstances where such act could be observed by any member of the public;

(2) Urinating in public is a misdemeanor.

10A.88.050 Prostitution.

(1) Every person who engages or agrees or offers to engage in sexual conduct with another person in return for a fee is guilty of prostitution.

(2) Prostitution is a misdemeanor.
(Ord. 2093 § 1 (part), 1974; prior code § 10.08.040.)

10A.88.060 Prostitution loitering.

(1) Every person who remains in a public place and intentionally solicits, induces, entices or procures another to commit prostitution is guilty of a misdemeanor.

(2) Among the circumstances which may be considered in determining whether the actor intends such prohibited conduct are that he:

A. Repeatedly beckons to, stops or attempts to stop, or engages passersby in conversation; or

B. Repeatedly stops or attempts to stop motor vehicle operators by hailing, waving of arms or any other bodily gesture; or

C. Is a known prostitute or panderer.
(Ord. 2093 § 1 (part), 1974; prior code § 10.08.050.)

10A.88.070 Patronizing a prostitute.

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Every person who:

- (1) Pursuant to a prior understanding, pays a fee to another person as compensation for such person or a third person having engaged in sexual conduct with him; or
- (2) Pays or agrees to pay a fee to another person pursuant to an understanding that in return therefor such person will engage in sexual conduct with him; or
- (3) Solicits or requests a known prostitute to engage in sexual conduct with him in return for a fee;

is guilty of a misdemeanor.
(Ord. 2093 § 1 (part), 1974; prior code § 10.08.060.)

10A.88.080 Permitting prostitution.

(1) A person is guilty of permitting prostitution if, having possession or control of premises which he knows are being used for prostitution purposes, he fails without lawful excuse to make reasonable effort to halt or abate such use.

(2) Permitting prostitution is a misdemeanor.
(Ord. 2093 § 1 (part), 1974; prior code § 10.08.070.)

10A.88.090 Not a defense.

In any prosecution for prostitution or patronizing a prostitute, the sex of the two parties or prospective parties to the sexual conduct engaged in, contemplated or solicited is immaterial, and it is no defense that:

- (1) Such persons were of the same sex; or
- (2) The person who received, agreed to receive or solicited a fee was a male and the person who paid or agreed or offered to pay such fee was female.
(Ord. 2093 § 1 (part), 1974; prior code § 10.08.090.)

Section 4. Section 26 of Ordinance No. 3516, Chapter 10A.92, are hereby amended to read as follows:

Section 26. There is hereby added to the Bellevue City Code Chapter 10A.92 to be entitled "Protective Orders" which may be cited as such and will consist of the following sections:

10A.92.010 No contact order.

10A.92.020 Violation of an order of protection.

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10A.92.030 Violation of a restraining order.

10A.92.010 No contact order.

(1) Because of the likelihood of repeated violence directed at those who have been victims of domestic violence in the past, when any defendant charged with a crime involving domestic violence is released from custody before trial on bail or personal recognizance, the court authorizing the release may prohibit the defendant from having any contact with the victim. The arresting jurisdiction authorizing the release shall determine whether the defendant should be prohibited from having any contact with the victim. If there is no outstanding restraining or protective order prohibiting the defendant from having contact with the victim, the court authorizing release may issue, by telephone, a no-contact order prohibiting the defendant from having contact with the victim. The no-contact order shall also be issued in writing as soon as possible. If the court has probable cause to believe that the defendant is likely to use or display or threaten to use a deadly weapon as defined in RCW 9A.04.110 or B.C.C. 10A.04.110 in any further acts of violence, the court may also require the defendant to surrender any deadly weapon in the defendant's immediate possession or control, or subject to the defendant's immediate possession or control, to the sheriff of the county or chief of police of the municipality in which the defendant resides or to the defendant's counsel for safekeeping.

(2) Wilful violation of a court order issued under subsection (1) of this section is a misdemeanor. The written order releasing the defendant shall contain the court's directives and shall bear the legend: VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE UNDER CHAPTER 10.99 RCW AND BELLEVUE CITY CODE 10A.92.020 AND WILL SUBJECT THE VIOLATOR TO ARREST. A certified copy of the order shall be provided to the victim.

(Ord. 3133 § 1, 1982; prior code § 10.06.060.)

10A.92.020 Violation of an order of protection.

(1) Whenever an order for protection is granted under Chapter 26.50 RCW and the respondent or person to be restrained knows of the order, a violation of the restraint provisions or of a provision excluding the person from the residence is a misdemeanor.

(2) A violation of an order for protection shall also constitute contempt of court, and is subject to the penalties prescribed by law.

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10A.92.030 Violation of a restraining order.

(1) Whenever a restraining order is issued pursuant to Chapter 26.09 RCW and the person to be restrained knows of the order, a violation of the provisions restricting the person from acts or threats of violence or of a provision excluding the person from the residence is a misdemeanor.

(2) A person is deemed to have notice of a restraining order if:

(a) The person to be restrained or the person's attorney signed the order;

(b) The order recites that the person to be restrained or the person's attorney appeared in person before the court;

(c) The order was served upon the person to be restrained; or

(d) The peace officer gives the person oral or written evidence of the order by reading from it or handing to the person a certified copy of the original order, certified to be an accurate copy of the original by a notary public or by the clerk of the court.

(3) It is a defense to prosecution under subsection (1) of this section that the court order was issued contrary to law or court rule.

(4) Restraining orders issued under Chapter 26.09 RCW restraining the person from molesting or disturbing another party or from entering a party's home shall bear the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.09 RCW AND WILL SUBJECT A VIOLATOR TO ARREST.

(Ord. 2142 § 1, 1974; prior code § 10.16.140.)

Section 5. Section 28 of Ordinance No. 3516, Chapter 10A.98 are hereby amended to read as follows:

Section 28. There is hereby added to the Bellevue City Code Chapter 10A.98 to be entitled "Ordinances - Disposition" which may be cited as such and will consist of the following sections:

10A.98.010 Ordinances repealed.
10A.98.020 Ordinances recodified.
10A.98.030 Savings clause.

10A.98.010 Ordinances Repealed.

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The following ordinances are hereby repealed:

- (1) Ordinance 43 § 1.1, 1953, B.C.C. 10.02.010;
- (2) Ordinance 2363 § 2, 1976, B.C.C. 10.02.015;
- (3) Ordinance 2418 § 1, 1977, Ordinance 2363 § 1, 1976, B.C.C. 10.02.020;
- (4) Ordinance 43 § 1.4; Ordinance 1055, 1967, B.C.C. 10.02.030;
- (5) Ordinance 1663 § 1, 1971, B.C.C. 10.02.040;
- (6) Ordinance 43 § 13.1, 1953 Ordinance 1633 § 3, 1971, B.C.C. 10.02.060;
- (7) Ordinance 2363 § 2, 1976, B.C.C. 10.02.070;
- (8) Ordinance 2363 § 2, 1976, B.C.C. 10.02.080;
- (9) Ordinance 2363 § 2, 1976, B.C.C. 10.02.090;
- (10) Ordinance 2364 § 1, 1976, B.C.C. 10.04.010;
- (11) Ordinance 2364 § 1, 1976, B.C.C. 10.04.020;
- (12) Ordinance 2364 § 1, 1976, B.C.C. 10.04.030;
- (13) Ordinance 2364 § 1, 1976, B.C.C. 10.04.040;
- (14) Ordinance 2364 § 1, 1976, B.C.C. 10.04.050;
- (15) Ordinance 2364 § 1, 1976, B.C.C. 10.04.060;
- (16) Ordinance 2364 § 1, 1976, B.C.C. 10.04.070;
- (17) Ordinance 2364 § 1, 1976, B.C.C. 10.04.080;
- (18) Ordinance 2364 § 1, 1976, B.C.C. 10.04.090;
- (19) Ordinance 2364 § 1, 1976, B.C.C. 10.04.100;
- (20) Ordinance 2364 § 1, 1976, B.C.C. 10.04.110;
- (21) Ordinance 2364 § 1, 1976, B.C.C. 10.04.120;
- (22) Ordinance 2364 § 2, 1976, B.C.C. 10.04.130;
- (23) Ordinance 2364 § 2, 1976, B.C.C. 10.04.140;
- (24) Ordinance 2364 § 2, 1976, B.C.C. 10.04.150;

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- (25) Ordinance 2089 § 1, 1974, Ordinance 2365 § 1, 1976, B.C.C. 10.06.010;
- (26) Ordinance 2089 § 1, 1974, Ordinance 2365 § 1, 1976, B.C.C. 10.06.020;
- (27) Ordinance 43 § 4.3, 1953, B.C.C. 10.06.030;
- (28) Ordinance 2365 § 2, 1976, B.C.C. 10.06.040;
- (29) Ordinance 2365 § 2, 1976, B.C.C. 10.06.050;
- (30) Ordinance 3133 § 1, 1982, B.C.C. 10.06.060;
- (31) Ordinance 2615 § 1, 1978, Ordinance 2093 § 1, 1974, B.C.C. 10.08.010;
- (32) Ordinance 2093 § 1, 1974, B.C.C. 10.08.020;
- (33) Ordinance 2093 § 1, 1974, B.C.C. 10.08.030;
- (34) Ordinance 2093 § 1, 1974, B.C.C. 10.08.040;
- (35) Ordinance 2093 § 1, 1974, B.C.C. 10.08.050;
- (36) Ordinance 2093 § 1, 1974, B.C.C. 10.08.060;
- (37) Ordinance 2093 § 1, 1974, B.C.C. 10.08.070;
- (38) Ordinance 2093 § 1, 1974, B.C.C. 10.08.090;
- (39) Ordinance 2093 § 1, 1974, B.C.C. 10.08.100;
- (40) Ordinance 43 § 8.3, 1953, B.C.C. 10.10.020;
- (41) Ordinance 2091 § 3, 1974, B.C.C. 10.10.030;
- (42) Ordinance 2091 § 3, 1974, B.C.C. 10.10.040;
- (43) Ordinance 2367 § 1, 1976, B.C.C. 10.10.050;
- (44) Ordinance 961, § 1, 1966, B.C.C. 10.10.060;
- (45) Ordinance 2091 § 3, 1974, B.C.C. 10.10.070;
- (46) Ordinance 2368 § 1, 1976, Ordinance 2099 § 1, 1974, B.C.C. 10.12.010;
- (47) Ordinance 2368 § 1, 1976, Ordinance 2099 § 1, 1974, B.C.C. 10.12.020;

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- (48) Ordinance 2368 § 1, 1976, Ordinance 2099 § 1, 1974, B.C.C. 10.12.030;
- (49) Ordinance 2747 § 1, 1979, Ordinance 2368 § 1, 1976, Ordinance 2099 § 1, 1974, B.C.C. 10.12.050;
- (50) Ordinance 2368 § 1, 1976, Ordinance 2099 § 2, 1974, B.C.C. 10.12.060;
- (51) Ordinance 2099 § 1, 1974, B.C.C. 10.12.070;
- (52) Ordinance 43 § 9.6, 1953, B.C.C. 10.12.080;
- (53) Ordinance 2368 § 1, 1976, B.C.C. 10.12.090;
- (54) Ordinance 2368 § 1, 1976, B.C.C. 10.12.095;
- (55) Ordinance 2968 § 1, 1981, Ordinance 2099 § 1, 1974, B.C.C. 10.12.120;
- (56) Ordinance 2099 § 1, 1974, B.C.C. 10.12.130;
- (57) Ordinance 2391 § 1, 1977, Ordinance 2099 § 1, 1974, B.C.C. 10.12.140;
- (58) Ordinance 3033 § 2, 1981, B.C.C. 10.12.150;
- (59) Ordinance 2368 § 4, 1976, B.C.C. 10.12.155;
- (60) Ordinance 2368 § 1, 1976, Ordinance 2029 § 1, 1974, B.C.C. 10.12.160;
- (61) Ordinance 2368 § 4, 1976, B.C.C. 10.12.170;
- (62) Ordinance 2368 § 4, 1976, B.C.C. 10.12.180;
- (63) Ordinance 2368 § 4, 1976, B.C.C. 10.12.190;
- (64) Ordinance 2676 § 1, 1979, Ordinance 2100 § 1, 1974, B.C.C. 10.14.010;
- (65) Ordinance 2100 § 2, 1974, B.C.C. 10.14.020;
- (66) Ordinance 2100 § 1, 1974, B.C.C. 10.14.030;
- (67) Ordinance 2100 § 2, 1974, B.C.C. 10.14.040;
- (68) Ordinance 2922 § 19, 1980, Ordinance 2069 § 1, 1974, B.C.C. 10.14.050;
- (69) Ordinance 2100 § 2, 1974, B.C.C. 10.14.060;

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- (70) Ordinance 2100 § 2, 1974, B.C.C. 10.14.070;
- (71) Ordinance 103 § 3, 1955, Ordinance 220, 1957, B.C.C. 10.14.080;
- (72) Ordinance 3195 § 1, 1982, B.C.C. 10.14.085;
- (73) Ordinance 3195 § 2, 1982, Ordinance 2100 § 2, 1974, B.C.C. 10.14.090;
- (74) Ordinance 2085 § 2, 1974, B.C.C. 10.16.010;
- (75) Ordinance 2305 § 2, 1976, Ordinance 2085 § 2, 1974, B.C.C. 10.16.020;
- (76) Ordinance 2085 § 1, 1974, B.C.C. 10.16.030;
- (77) Ordinance 2085 § 1, 1974, B.C.C. 10.16.040;
- (78) Ordinance 2085 § 2, 1974, B.C.C. 10.16.050;
- (79) Ordinance 2085 § 1, 1974, B.C.C. 10.16.060;
- (80) Ordinance 2085 § 2, 1974, B.C.C. 10.16.070;
- (81) Ordinance 43 § 2.9, 1953, B.C.C. 10.16.080;
- (82) Ordinance 2085 § 2, 1974, B.C.C. 10.16.090;
- (83) Ordinance 2085 § 2, 1974, B.C.C. 10.16.100;
- (84) Ordinance 2085 § 2, 1974, B.C.C. 10.16.110;
- (85) Ordinance 2085 § 2, 1974, B.C.C. 10.16.120;
- (86) Ordinance 2085 § 2, 1974, B.C.C. 10.16.130;
- (87) Ordinance 2141 § 2, 1974, B.C.C. 10.16.140;
- (88) Ordinance 2305 § 3, 1976, B.C.C. 10.16.160;
- (89) Ordinance 2119 § 1, 1974, B.C.C. 10.18.010;
- (90) Ordinance 2119 § 1, 1974, B.C.C. 10.18.020;
- (91) Ordinance 2119 § 2, 1974, B.C.C. 10.18.030;
- (92) Ordinance 2119 § 1, 1974, B.C.C. 10.18.040;
- (93) Ordinance 2119 § 1, 1974, B.C.C. 10.18.050;

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- (94) Ordinance 2119 § 1, 1974, B.C.C. 10.18.060;
- (95) Ordinance 2119 § 2, 1974, B.C.C. 10.18.070;
- (96) Ordinance 1690 § 1, 1971, Ordinance 43 § 7.1, 1953, B.C.C. 10.20.010;
- (97) Ordinance 43 § 7.3, 1953, B.C.C. 10.20.020;
- (98) Ordinance 1690 § 2, 1971, Ordinance 43 § 7.4, 1953, B.C.C. 10.20.030;
- (99) Ordinance 1690 § 3, 1971, Ordinance 43 § 7.5, 1953, B.C.C. 10.20.040;
- (100) Ordinance 1690 § 4, 1971, Ordinance 43 § 7.6, 1953, B.C.C. 10.20.050;
- (101) Ordinance 1690 § 5, 1971, Ordinance 43 § 7.7, 1953, B.C.C. 10.20.060;
- (102) Ordinance 1690 § 6, 1971, Ordinance 43 § 7.8, B.C.C. 10.20.070;
- (103) Ordinance 1690 § 7, 1971, Ordinance 43 § 7.9, B.C.C. 10.20.080;
- (104) Ordinance 43 § 7.10, 1953, B.C.C. 10.20.090;
- (105) Ordinance 1690 § 8, 1971, Ordinance 43 § 7.11, B.C.C. 10.20.100;
- (106) Ordinance 43 § 7.12, 1953, B.C.C. 10.20.110;
- (107) Ordinance 43 § 7.13, 1953, B.C.C. 10.20.120;
- (108) Ordinance 43 § 7.14, 1953, B.C.C. 10.20.130;
- (109) Ordinance 43 § 7.15, 1953, B.C.C. 10.20.140;
- (110) Ordinance 43 § 7.16, 1953, B.C.C. 10.20.150;
- (111) Ordinance 43 § 7.17, 1953, B.C.C. 10.20.160;
- (112) Ordinance 43 § 7.18, 1953, Ordinance 1154 § 1, 1968, Ordinance 3066 § 2, 1981, Ordinance 3197 § 1, 1982, B.C.C. 10.20.170;
- (113) Ordinance 43 § 7.19, 1953, B.C.C. 10.20.180;
- (114) Ordinance 3066 § 1, 1981, B.C.C. 10.20.185;

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- (115) Ordinance 132 § 1, 1955, B.C.C. 10.20.190;
- (116) Ordinance 132 § 2, 1955, B.C.C. 10.20.200;
- (117) Ordinance 132 § 3, 1955, B.C.C. 10.20.210;
- (118) Ordinance 132 § 4, 1955, B.C.C. 10.20.220;
- (119) Ordinance 1428 § 1, 1969, Ordinance 1690 § 9, 1971, B.C.C. 10.20.230;
- (120) Ordinance 1428 § 1, 1969, Ordinance 1690 § 9, 1971, B.C.C. 10.20.240;
- (121) Ordinance 1428 § 1, 1969, B.C.C. 10.20.250;
- (122) Ordinance 1218 § 1, 1968, B.C.C. 10.20.260;
- (123) Ordinance 1218 § 1, 1968, B.C.C. 10.20.270;
- (124) Ordinance 1218 § 1, 1968, B.C.C. 10.20.280;
- (125) Ordinance 1218 § 1, 1968, B.C.C. 10.20.290;
- (126) Ordinance 1218 § 1, 1968, B.C.C. 10.20.300;
- (127) Ordinance 1692 § 1, 1971, B.C.C. 10.22.010;
- (128) Ordinance 1692 § 1, 1971, B.C.C. 10.22.020;
- (129) Ordinance 1692 § 1, 1971, B.C.C. 10.22.030;
- (130) Ordinance 1692 § 1, 1971, B.C.C. 10.22.040;
- (131) Ordinance 1692 § 1, 1971, B.C.C. 10.22.050;
- (132) Ordinance 1692 § 1, 1971, B.C.C. 10.22.060;
- (133) Ordinance 1692 § 1, 1971, B.C.C. 10.22.070;
- (134) Ordinance 1692 § 1, 1971, B.C.C. 10.22.080;
- (135) Ordinance 1692 § 1, 1971, B.C.C. 10.22.090;
- (136) Ordinance 1692 § 1, 1971, B.C.C. 10.22.100.

10A.98.020 Ordinances recodified.

The following ordinances are hereby recodified:

- (1) Ordinance 491 § 1 (part), 1962, B.C.C. 10.16.150 is decodified and recodified as 9.24.010.

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- (2) Ordinance 2398 § 2, 1977, B.C.C. 10.24.010 is decodified and recodified as B.C.C. 9.20.010.
- (3) Ordinance 2398 § 3, 1977, B.C.C. 10.24.020 is decodified and recodified as B.C.C. 9.20.020.
- (4) Ordinance 2398 § 4, 1977, B.C.C. 10.24.030 is decodified and recodified as B.C.C. 9.20.030.
- (5) Ordinance 2398 § 5, 1977, B.C.C. 10.24.040 is decodified and recodified as B.C.C. 9.20.040.
- (6) Ordinance 2398 § 7, 1977, B.C.C. 10.24.050 is decodified and recodified as B.C.C. 9.20.050.
- (7) Ordinance 2398 § 8, 1977, B.C.C. 10.24.060 is decodified and recodified as B.C.C. 9.20.060.
- (8) Ordinance 2890 § 1, 1980, B.C.C. 10.26.010 is decodified and recodified as B.C.C. 9.22.010.
- (9) Ordinance 1215 § 2, 1968, B.C.C. 10.26.020 is decodified and recodified as B.C.C. 9.22.020.
- (10) Ordinance 1215 § 3, 1968, B.C.C. 10.26.030 is decodified and recodified as B.C.C. 9.22.030.
- (11) Ordinance 1215 § 4, 1968, B.C.C. 10.26.040 is decodified and recodified as B.C.C. 9.22.040.

10A.98.030 Savings clause.

The laws repealed by B.C.C. 10A.98.010 are repealed except with respect to rights and duties which matured, penalties which were incurred, and proceedings which were begun before the effective date of this ordinance.

Section 6. This ordinance shall take effect and be in force 30 days after enactment by the City Council.

PASSED by the City Council this 7th day of October, 1985, and signed in authentication of its passage this 7th day of October, 1985.

(SEAL)



Cary E. Bozeman, Mayor

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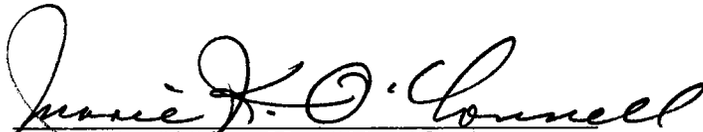
Approved as to form:

Richard L. Andrews, City Attorney



Janet E. Garrow, Assistant City Attorney

Attest:



Marie K. O'Connell, City Clerk

Published October 12, 1985