

**PROPOSED ORDINANCE NO. 66 –2012**

AN ORDINANCE AMENDING ARTICLES XVIII & XXII OF ORDINANCE NO. 56-1962, AS AMENDED, CONSTITUTING THE NASSAU COUNTY FIRE PREVENTION ORDINANCE.

WHEREAS, Section 1706 authorizes the Nassau County Legislature to establish by ordinance fire prevention regulations based on the recommendations of the Nassau County Fire Commission; and

WHEREAS, the Fire Commission has recommended certain changes to the Nassau County Fire Prevention Ordinance, Ordinance No. 56-1962, as last amended by Ordinance No. 17-2011; and

WHEREAS, this Legislature hereby finds and determines that action relating to such amendments constitutes a Type II action pursuant to Title 6 of the New York Code of Rules and Regulations Section 617.5(c)(20) (“routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment”) and within the meaning of Section 8-0109(2) of the New York Environmental Conservation Law; now, therefore,

BE IT ORDAINED, by the County Legislature of the County of Nassau, as follows:

Section 1. Sections 5 - 10, of Article XVIII, of Ordinance No. 56-1962, as amended, is amended to read as follows:

**Section 5.**

**18-5-1 Plans, Specifications and Approvals Required.**

18-5-1.1 Sprinkler System Plans and Specifications.  
(Amended by Ord. No. 124, effective 10/31/02.)

18-5-1.1.1 a) Working plans shall be submitted to and approved by the Fire Marshal prior to the installation, alteration, relocation or remodeling of any sprinkler system equipment; provided, however, that any alteration of an existing system involving the relocation,

lowering, or raising of fewer than twenty-six existing sprinkler heads shall not require plans to be filed, but shall instead require a Sprinkler Head Relocation Test Permit issued by the Fire Marshal prior to the commencement of any such work. A Sprinkler Head Relocation Test Permit shall be obtainable by application as prescribed by the Fire Marshal. There shall be a plan review fee and a Sprinkler Head Relocation Test Permit fee as established in Article XXII. Any deviation from such approved plans shall require the permission of the Fire Marshal. The original "Inspector's Copy" of such approved plans or a Sprinkler Head Relocation Test Permit shall be on site during the installation, alteration, relocation, remodeling and testing of any sprinkler system equipment.

b) Sprinkler system rough out work, as defined in 18-1-5, may be commenced prior to the approval of working plans by the Fire Marshal, following the submission to the Fire Marshal of all required working plans, fees, and permit applications, including a Sprinkler System Rough Out Work Permit application, which shall be completed in the form provided by the Fire Marshal and submitted by the owner or corporate officer of the licensed fire sprinkler company undertaking the sprinkler system rough out work, along with the permit fee prescribed by Article XXII of this ordinance.

c) The Fire Marshal shall be notified not less than 48 hours prior to the commencement of any sprinkler system rough out work.

d) The licensed sprinkler installer shall be responsible for making corrections to any rough out work that may be necessary to conform such work to subsequently approved working plans.

18-5-1.1.2 Working plans shall be drawn to an indicated scale, on sheets of uniform size, with plan of each floor, made so that they can be easily duplicated, and show the following data:

- (a) Name of owner and occupant
- (b) Location, including street address
- (c) Point of Compass
- (d) Ceiling construction
- (e) Full height cross section
- (f) Location of fire walls
- (g) Location of partitions
- (h) Occupancy of each area or room
- (i) Location and size of blind spaces and closets
- (j) Any questionable small enclosures in which no sprinklers are to be installed
- (k) Size of main in street, pressure and whether dead-end or circulating and if dead-end, direction and distance to nearest circulating main, main test results
- (l) Other sources of water supply, with pressure or elevation
- (m) Make, type and orifice size of sprinkler
- (n) Temperature rating and location of high temperature sprinkler
- (o) Number of sprinklers on each riser and on each system by floors and total area protected by each system on each floor
- (p) Number of sprinklers on each riser and total per floor
- (q) Make, type, model and size of alarm or dry-pipe valve
- (r) Make, type, model and size of pre-action or deluge valve
- (s) Kind and location of alarm bells
- (t) Total number of sprinklers on each dry-pipe system or pre-action deluge system
- (u) Approximate capacity in gallons of each dry-pipe system
- (v) Cutting lengths of pipe (or center to center dimensions) (where

- typical branch lines prevail, it will be necessary to size only one line.)
- (w) Type of fittings, riser nipple and size, and all welds and bends
  - (x) Type of hangers, inserts and sleeves
  - (y) All control valves, checks, drain pipes and test pipes
  - (z) Small hand hose and hose equipment
    - (aa) Underground pipe size, length, location, weight, material, point of connection to the main; the type of valves, meters and valve pits; and the depth that top of the pipe is laid below grade.
    - (bb) Provision for flushing.
    - (cc) when the equipment to be installed is an addition to an old group of sprinklers without additional feed from the yard system, enough of the old system shall be indicated on the plans to show the total number of sprinklers to be supplied and to make all conditions clear.
    - (dd) Name and address of contractor.

#### 18-5-1.1.3 Approval of Sprinkler Systems.

Before asking final approval of automatic sprinkler equipment by the Fire Marshal, the installing company shall furnish a written statement to the effect that the work covered by its contract has been completed and tested in accordance with the approved specifications and plans. There shall be a final inspection fee charged for this section in accordance with the fee schedule established in Article XXII of this Ordinance. (Amended by Ord. No. 526, effective 12/3/90.)

#### 18-5-1.1.4 Acceptance Tests.

##### 18-5-1.1.4.1 Performance.

All tests required by this standard for new work shall be performed by the installer. When the Fire Marshal desires to be present when tests are conducted, the installer shall give the Fire Marshal advance notification of time when tests will be performed. When the representative of the Fire Marshal is not available and permission is granted by the Fire Marshal, tests may be witnessed by the owner or his representative and the Contractor's Material and Test Certificate shall be completed and forwarded to the Fire Marshal.

### **18-5-1.2 Standpipe and Hose System Plans and Specifications.**

18-5-1.2.1 Plans showing the location, sizes and connections of the fixed portion of the Standpipe System shall be furnished to the Fire Marshal. The plans shall be drawn to scale, and shall include the details necessary to indicate clearly all of the equipment and its arrangement. The plans shall be accompanied by specifications covering the character of the material and features relating to the installation in detail. There shall be a plan review fee charged for this section in accordance with the fee schedule established in Article XXII of this Ordinance. (Amended by Ord. No. 526, effective 12/3/90.)

18-5-1.2.2 In combined systems when the building is completely sprinklered, and risers are sized by hydraulic calculations, a complete set of all calculations shall be submitted when requested by the Fire Marshal.

18-5-1.2.3 A complete set of "as-built" drawings and calculations shall be furnished by the installation company, at the time of completion of the systems.

### **18-5-1.3 Plans, Specifications, and Approval Required for Smoke and Fire Detection Systems and Fire Alarm Systems.**

(Amended by Ord. No. 61, effective 9/17/03.)

#### 18-5-1.3.1 Approval.

All fire and smoke detection devices shall be listed or approved by a nationally recognized testing laboratory for the purpose for which they are intended and shall be installed in conformity with nationally recognized standards.

18-5-1.3.2 Plans and Specifications.

(a) Working plans shall be submitted to and approved by the Fire Marshal prior to the installation, alteration, relocation or remodeling of any smoke and fire detection and fire alarm equipment. Such plans shall contain information regarding the fire and smoke detectors and fire alarm system as required by the Fire Marshal, including but not limited to equipment specifications and floor plans showing the location of such detectors and fire alarm system. The original "Inspector's Copy" of the approved plans shall be on site during construction and testing. There shall be a plan review fee charged for this section in accordance with the fee schedule established in Article XXII of this Ordinance. Any deviation from such approved plans shall require the permission of the Fire Marshal.

(b) Smoke and fire detection and fire alarm system rough out work, as defined in 18-1-5, shall be permitted to commence prior to the approval of working plans by the Fire Marshal, following the submission to the Fire Marshal of all required working plans, fees and permit applications, including a smoke and fire detection and fire alarm system rough out work permit application which shall be completed in the form provided by the Fire Marshal and submitted by the owner, corporate officer or documented designated representative of the New York State licensed fire alarm company undertaking the smoke and fire detection and fire alarm system rough out work along with the permit fee prescribed by Article XXII of this ordinance.

(c) The Office of the Fire Marshal shall be notified no fewer than 48 hours prior to commencement of any smoke and fire detection and fire alarm system rough out work.

(d) Any licensed fire alarm installer who installs any smoke and fire detection or fire alarm system shall be responsible for making corrections to any rough out work that may be necessary to conform such work to subsequently approved working plans.

18-5-1.3.3 Final Approval.

Before requesting final approval of the installation, by the Fire Marshal, the installing contractor shall furnish a written statement to the effect that the system has been installed in accordance with approved plans and tested in accordance with manufacturers specifications. There shall be a final inspection fee charged for this section in accordance with the fee schedule established in Article XXII of this Ordinance. (Amended by Ord. No. 526, effective 12/3/90.)

18-5-1.3.4 Acceptance Test.

Upon completion of the installation, the installer shall perform a test of the system satisfactory to the Fire Marshal. A test report shall be submitted to the Fire Marshal on forms provided.

**Section 6**

**18-6-1 License Required - Sprinkler and Standpipe Systems.**

### **18-6-1.1 License Required**

All persons, firms, business entities or corporations performing any of the following work shall secure the applicable license from [installing, maintaining, constructing, modifying, altering, replacing or improving any Sprinkler System as defined in this Ordinance, shall obtain a license from] the Fire Marshal of Nassau County.

#### 18.6.1.1.1 Type I License - Installations

Installing, constructing, modifying, altering, replacing or improving any Sprinkler System and or Standpipe System as defined in this Ordinance.

#### 18-6-1.1.2 Type II License -Inspection, Testing and Maintenance

Inspecting, testing and maintaining, any Sprinkler System and or Standpipe System as defined in this Ordinance.

### **18-6-1.2 Application and Fee**

Proper application shall be made on a form provided by the Fire Marshal. Submission of such information on such form as required by the Fire Marshal shall be submitted together with an annual fee. The fee to be charged for this section shall be in accordance with the fee schedule established in Article XXII of this Ordinance. A person operating under the license of a firm, business entity or corporation shall be in compliance with the provisions of this section.

### **18-6-1.3 Expiration.**

The license issued herein shall expire one year from the date of such issuance unless prior thereto the license is revoked or suspended by the Fire Marshal.

### **18-6-1.4 Revocation.**

The license is subject to revocation by the Fire Marshal at any time when the license holder displays evidence of noncompliance with the provisions of the Nassau County Fire Prevention Ordinance.

### **18-6-1.5 Proof of Qualifications.**

Every person, firm, business entity, or corporation applying for a license shall furnish satisfactory proof to the Fire Marshal that he is familiar with materials, techniques, standards, laws, ordinances, recognized good practices safety precautions and manufacturers recommendations pertaining to the particular system, materials, devices or operations he will be involved with and for which the license is issued.

### **18-6-1.6 Investigation.**

The Fire Marshal shall investigate every new application for a license. The investigation shall include a notarized statement attesting to knowledge of the use of materials, techniques, standards, laws and ordinances available.

### **18-6-1.7 Approval.**

After consideration and approval of such application by the Fire Marshal, a license shall be issued on a form provided by the Fire Marshal which shall authorize such installation, construction, replacement, maintenance or improvement of such system.

Printed on the license in bold type shall be the following:

**"THIS LICENSE DOES NOT EXCLUSIVELY RECOMMEND THE BEARER"**

**18-6-1.8 Refusal of License.**

When the Fire Marshal determines that a person, firm, business entity or corporation has failed to meet the requirements for a license, he shall refuse to issue the license. An applicant shall not apply again for the license within a ten day period following the refusal.

**18-6-1.9 Transferability.**

Licenses shall not be transferable.

**18-6-1.10 Renewal of License.**

Prior to the expiration date, a license shall be renewed for another year; and the authority to install, maintain, construct, replace, ~~or improve~~, test, inspect or perform maintenance any sprinkler system or standpipe system, as defined in this Ordinance, shall continue in effect until such time within the year the Fire Marshal revokes or suspends such license. Applications for renewal of a license shall be filed in the same manner as an application for an original license. Each such application shall be accompanied by applicable fees. The fee to be charged for this section shall be in accordance with the fee schedule established in Article XXII of this Ordinance. The granting of a renewal of a license shall be accomplished in the same manner as for an original license.

**18-6-1.11** The Fire Marshal may, at any time, require reasonable information of an applicant or a licensee, and may require the production of books and records which relate to the installation, maintenance, construction, replacement, ~~or improvement~~, testing, or inspection of any sprinkler system or standpipe system; or the qualifications for compliance with this Ordinance by the applicant or licensee.

**18-6-2 Permit Required - Sprinkler and Standpipe Systems.**

**18-6-2.1** All new sprinkler and standpipe systems ~~hereinafter~~ installed, constructed or replaced require a permit, issued by the Nassau County Fire Marshal prior to commencing the installation, construction or replacement of the sprinkler System and standpipe systems. All existing sprinkler and standpipe systems shall have a valid permit. All permits shall expire five (5) years from date of issuance and shall be renewed by the building owner or their designee. The renewal shall be contingent upon a fire department connection test which shall be conducted every five (5) years.

**18-6-2.2 Application and Fee.**

18-6-2.2.1 All persons, firms, business entities or corporations installing, constructing or replacing sprinkler systems and or standpipe systems in the County of Nassau shall submit an application and payment of a fee for the permit. The fee to be charged for this section shall be in accordance with the fee

schedule established in Article XXII of this Ordinance. The application and fee shall accompany the plans for the sprinkler system and or standpipe systems.

18-6-2-2.2 The permit shall be issued after the following:

- (i) The plans and application have been reviewed and approved by the Nassau County Fire Marshal.
- (ii) The sprinkler System and or standpipe system has been inspected and approved by the Nassau County Fire Marshal and the sprinkler system or standpipe system has passed all required tests.
- (ii) Receipt of the fee by the Fire Marshal.

**18-6-2.3** All existing sprinkler and standpipe systems shall have a valid permit. All previously permitted existing sprinkler and standpipe systems shall have the permit renewed. All permits shall expire five (5) years from date of issuance and shall be renewed by the building owner or their designee. The renewal shall be contingent upon a fire department connection test which shall be conducted every five (5) years.

#### **18-6-2.4 Application and Fee.**

**18-6-2.4.1** Sprinkler systems and standpipe systems in the County of Nassau shall have an application and payment of a fee submitted by the building owner or their designee for renewal of the permit. The fee to be charged for this section shall be in accordance with the fee schedule established in Article XXII of this Ordinance.

#### **18-6-3 Certificate of Fitness – Type I - Installation**

**18-6-3.1** Each employee of a licensed firm who is engaged in installing, altering or modifying a sprinkler systems or standpipe system shall hold a valid Certificate of Fitness issued by the Fire Marshal.

**18-6-3.2** An individual in training and having passed the written portion of the test, accompanied by and working directly with a Certificate of Fitness holder may install, alter and modify sprinkler systems and standpipe systems.

#### **18-6-4 Certificate of Fitness – Type II - Inspection, Testing and Maintenance**

**18-6-4.1** Each employee of a licensed firm who is engaged in the Inspection, testing and maintenance of a sprinkler and standpipe systems shall hold a valid Certificate of Fitness issued by the Fire Marshal.

**18-6-4.2** An individual in training and having passed the written portion of the test, accompanied by and working directly with a Certificate of Fitness holder may inspect, test or maintain sprinkler systems and standpipe systems.

#### **18-6-5. Application.**

All applications for a Certificate of Fitness shall be filed with the Fire Marshal on forms provided by the Fire Marshal and accompanied by the applicable fee as prescribed in Article XXII of this Ordinance.

#### **18-6-6 Proof of Qualifications.**

Every person applying for a Certificate of Fitness shall furnish proof to the Fire Marshal that he is familiar with materials, formulas, tools, techniques, standards, laws, ordinances, recognized good practices, safety precautions and manufacturer's recommendations pertaining to the particular system, materials, devices or operations he shall be involved with and for which the Certificate of Fitness is issued, by passing a written examination.

#### **18-6-7 Investigation and Examination**

The Fire Marshal shall investigate every new application for a Certificate of Fitness. The investigation shall include a written examination pertaining to the type of certificate of fitness applied for. Tests may include questions regarding the installation, altering, modifying, testing, inspecting and maintenance of sprinkler and standpipe systems. When the Fire Marshal determines that the applicant conforms to all the requirements of this Ordinance, he shall issue the Certificate of Fitness.

#### **18-6-8 Force and Effect**

The Certificate of Fitness shall be given full force and effect for a period of one (1) year from the date of such issuance unless prior thereto the permit is revoked or suspended by the Fire Marshal.

#### **18-6-9 Refusal of Certificate of Fitness**

When the Fire Marshal determines that a candidate has failed an examination for a Certificate of Fitness, he shall refuse to issue the Certificate of Fitness. An applicant may not apply again for the Certificate of Fitness within a ten day period following the examination.

#### **18-6-10 Transferability**

Certificate of Fitness shall not be transferable.

#### **18-6-11 Renewal of Certificate of Fitness**

Applications for renewal of a Certificate of Fitness shall be filed in the same manner as an application for an original certificate. Each such application shall be accompanied by applicable fee as prescribed in Article XXII of this Ordinance. The granting of a renewal of a Certificate of Fitness shall be accomplished in the same manner as for an original certification of fitness, except that any person continuously engaged in any activity for which a Certificate of Fitness is required, shall not, upon renewal, be required to take a written examination.

#### **18-6-12 Change of Address**

Each person holding a Certificate of Fitness shall notify the Fire Marshal in writing of any change in his business, residential or other notification address within ten (10) days after such change. Failure on the part of a person to give such notification shall constitute grounds for revocation of said Certificate of Fitness. This notification shall be accompanied by the appropriate fee as prescribed in Article XXII of this Ordinance.

#### **18-6-13 Replacement of Certificate of Fitness**

If a Certificate of Fitness is lost, mutilated or otherwise rendered unusable, the licensee shall request, within ten (10) days, in writing, to the Fire Marshal, a request for a replacement Certificate of Fitness. This request shall be accompanied by the appropriate fee as prescribed in Article XXII of this Ordinance.

#### **18-6-14 Contents of Certificate of Fitness**

A Certificate of Fitness issued by the Fire Marshal shall be in the form of an identification card. Said card shall contain the following information to \_\_\_\_\_ be valid:

1. The purpose and type for which the Certificate of Fitness has been issued;
2. The date the Certificate of Fitness is issued and the date of expiration;
3. Other information as may be necessary to properly identify the person to whom the Certificate of Fitness is issued;
4. The name and signature of the Fire Marshal who issued the Certificate of Fitness, or the Fire Marshal's name and countersignature of his designated representative

#### **18-6-15 Requirement to Display Certificate of Fitness.**

Any person to whom a Certificate of Fitness has been granted in conformance with this Ordinance shall upon request produce and show proper identification and his Certificate of Fitness to anyone for whom he seeks to render his services or to the Fire Marshal or his representative.

### **Section 7**

#### **18-7-1 Sprinkler and Standpipe System Fire Department Connection Test**

18-7-1.1 Fire Department Connection Test - A test of the fire department connection in accordance with NFPA 25-2007 for the fire sprinkler and standpipe system shall be scheduled by the building owner at least every five (5) years.

18-7-1.3 Only those contractors approved by the Fire Marshal are authorized to conduct the fire department connection test of the sprinkler and standpipe systems.

18-7-1.4 The Fire Marshal or his or her designee may observe the fire department connection test. The Licensed Type II contractor shall provide the Fire Marshal's Office with a minimum of twenty-four hours (24) notice prior to the test.

18-7-1.5 The building owner or licensed contractor shall submit test results in writing to the Fire Marshal no later than ten (10) business days from the date of the test.

#### 18-7-1.6 Fire Department Connection Test Fee Required

The owner or his or her designee shall pay a non-refundable fee for each Fire Department Connection test of the sprinkler or standpipe system prior to the test date. The fee to be charged for this section shall be in accordance with the fee schedule established in Article XXII of this Ordinance. In the event the test is canceled less than twenty-four (24) hours before the scheduled test date and time, by any person or persons other than the Fire Marshal or his or her designee or the test

cannot be conducted for any reason other than an “Act of God” on the scheduled date and time, the owner is required to reschedule the test and pay an additional fee, pursuant to Article XXII of this Ordinance.

### **18-7-1.7 Fire Department Connection Test Failure**

In the event that a sprinkler or standpipe system fails a fire department connection test, the test administrator shall notify the Fire Marshal via telephone, email or fax immediately and in writing no later than five (5) days after the test date. If a sprinkler or standpipe system fails a fire department connection test, the Licensed Type II contractor shall place a red tag on the system riser(s). The building owner shall have the system repaired immediately. The Fire Marshal is required to inspect the system to verify system has been repaired and tested prior to removing the red tag and placing the system back into service.

## **Section 8**

### **18-8-1 Inspection, Test and Maintenance Service Tag**

18-8-1.1 Following a new installation or a scheduled inspection, testing and maintenance service, all portions of a service tag must be completed in detail, indicating the service was performed according to the adopted standards, and the tag must be attached to the respective riser of each system.

18-8-1.2 Immediately after the service person or technician completes the service, the service person or technician shall complete and attach a service tag; and if impairments are observed, the service person or technician shall attach the required red tag in accordance with the procedures in this subchapter.

18-8-1.3 A new service tag shall be attached each time an inspection, testing and maintenance service is performed.

18-8-1.4 Service tags may be printed for a multiple period of years

18-8-1.5 Inspection, Test and Maintenance Service tags shall be light green in color, 7 inches in height, and 3 ½ inches in width.

18-8-1.6 Inspection, Test and Maintenance Service tags shall contain the following information in the format of the sample tag:

- 1) **“DO NOT REMOVE BY ORDER OF THE NASSAU COUNTY FIRE MARSHAL”** (all capital letters, at least 10-pt boldface type)
- 2) Licensed firm or contractors name, address, phone number and **NCFM**  
license number
- 3) Printed name of service person or contractor
- 4) Signature of service person or technician
- 5) Day, month and year (to be punched)
- 6) Name and address of owner or occupant
- 7) Building address
- 8) Type of Inspection, Testing and Maintenance: installation, monthly, quarterly, annual or five year (to be punched)

- 9) Static and flowing pressure of the main drain test taken at the time of the inspection, testing and maintenance service that was performed.

## **Section 9**

### **18-9-1 Notification of Emergency Impairment – Red Tags**

**18-9-1.1** If a fire sprinkler or standpipe system has an impairment which constitutes an emergency impairment, as defined in NFPA 25. The service person or technician shall complete and attach a red tag to the respective riser of each system to indicate corrective action is necessary.

**18-9-1.2** Immediately after attaching a red tag, the service person or technician shall orally notify the building owner or the building owner’s representative of all the impairments. The service person or technician shall also provide written notice to the Fire Marshal, the building owner or the building owner’s representative who shall then notify the local fire department of all impairments. The written notice shall be postmarked, emailed, faxed or hand delivered within twenty four (24) hours of the attachment of the red tag.

**18-9-1.3** The signature of the service person or technician certifies the Impairments listed constitute an emergency impairment.

**18-9-1.4** A red tag may only be removed by an authorized employee of a licensed contractor or a representative of the Fire Marshal’s Office after the service person or technician completes and attaches a service tag that indicates the impaired conditions were corrected.

**18-9-1.5** Red tags may be printed for a multiple period of years

**18-9-1.6** Red tags shall be the same size as service tags

**18-9-1.7** Red tags shall contain the following information in the format of the sample tag:

- 1.) **“DO NOT REMOVE BY ORDER OF THE NASSAU COUNTY FIRE MARSHAL”** (all capital letters, at least 10-point boldface type)
- 2.) Licensed firm or contractors name, address and phone number
- 3.) Licensed firm or contractors name, NCFM license number
- 4.) Printed name of service person or contractor
- 5.) Signature of service person or technician
- 6.) Day, month and year (to be punched)
- 7.) Name and address of owner or occupant
- 8.) Building address
- 9.) List of emergency impairments

## **Section 10**

### **18-[7]10-1 Failing to Comply**

*(Amended by Ord. No. 117, effective Aug. 10, 2001)*

No person, business entity or corporation shall fail to comply with any order or regulation made under this Article.

### **18-[7]10-2 Penalties.**

18-[7]10-2.1 Any person or business entity other than a corporation violating any provision of this Article, or failing to comply therewith, or violating or failing to comply with any order or regulation made thereunder, shall upon conviction be guilty of a misdemeanor punishable by a fine not exceeding One Thousand Dollars (\$1,000.00) or, by imprisonment for not more than one (1) year, or, both, for each and every offense. A corporation violating any provision of this Article, or failing to comply therewith, or violating or failing to comply with any order or regulation made thereunder, shall upon conviction be guilty of a misdemeanor punishable by a fine not exceeding Five Thousand Dollars (\$5,000.00) for each and every offense. The imposition of the penalty for any violations of this Article shall not excuse the violation or permit it to continue, and each fifteen (15) days that the prohibited conditions are maintained shall constitute a separate offense.

§ 2. Section 1. Section 22.5 of Article XVIII of Ordinance No. 56-1962, as amended, is amended to read as follows:

**22.6 Article XVIII Fees:**

22.6.1	Sprinkler and Standpipe System <u>Type I</u> Installers License Initial Application	\$255.00
22.6.2	Sprinkler and Standpipe System <u>Type I</u> Installers License Annual Renewal	\$130.00
<u>22.6.3</u>	<u>Sprinkler and Standpipe System Type II Inspection, Testing and Maintenance License - Initial Application</u>	<b><u>\$255.00</u></b>
<u>22.6.4</u>	<u>Sprinkler and Standpipe System Type II Inspection, Testing and Maintenance License - Annual Renewal</u>	<b><u>\$130.00</u></b>
22.6.[3]5	Sprinkler and Standpipe System Permit Initial Application	\$170.00
<u>22.6.6</u>	<u>Sprinkler and Standpipe System Permit Five Year Renewal</u>	<b><u>\$100.00</u></b>
22.6.[3.1]7	Sprinkler System Rough Out Work Permit	\$170.00
22.6.[3.2]8	Sprinkler Head Relocation Test Permit	\$450.00
22.6.4 9	Sprinkler and or Standpipe System Plan Review	\$450.00
22.6.[5]10	Sprinkler and or Standpipe System Inspection	\$450.00
<u>22.6.11</u>	<u>Sprinkler and Standpipe System Fire Department Connection Test</u>	<b><u>\$450.00</u></b>
22.6.[6]12	Fire Alarm System and/or Fire Detecting System Plan Review	\$450.00
22.6.[7]13	Fire Alarm System and/or Fire Detecting System Inspection	\$450.00
22.6.[8]14	Fire Extinguishing Systems,using other than water,	

	plan review (i.e... Halon, CO2, etc.)	\$450.00
22.6.[9]15	Fire Extinguishing Systems, using other than water, Inspection (i.e... Halon, CO2, etc.)	\$450.00
22.6.[10]16	Smoke and Fire Detection and Fire Alarm System Rough Out Work Permit	\$170.00
<u>22.6.17</u>	<u>Certificate of Fitness Type I - Installation</u>	
<u>22.6.17.1</u>	<u>Initial Application</u>	<u>\$255.00</u>
<u>22.6.17.2</u>	<u>Annual Renewal</u>	<u>\$ 45.00</u>
<u>22.6.18</u>	<u>Certificate of Fitness Type II - Inspection, Testing and Maintenance</u>	
<u>22.6.18.1</u>	<u>Initial Application</u>	<u>\$255.00</u>
<u>22.6.18.2</u>	<u>Annual Renewal</u>	<u>\$ 45.00</u>

§3. This Ordinance shall take effect immediately.