#### Title 25 - FIRE PREVENTION CODE

# Chapter 2501 ENFORCEMENT; DEFINITIONS AND PENALTY SCOPE AND ADMINSTRATIVE

## 2501.01 Adoption. Scope.

- (A) The Ohio Fire Code as amended periodically is incorporated fully into the city of Columbus Fire Prevention Code, save and except for such parts which have been herein deleted or amended, as if set out at length herein. The Ohio Fire Code, for which the designation "OFC" may be substituted contains Chapters 1301:7-7 of the Ohio Administrative Code.
- (B) The minimum requirements of the OFC, as adopted above, shall be the basis of the Columbus Fire Prevention Code except that more restrictive requirements may be imposed by the Columbus Fire Prevention Code and shall be as hereinafter set forth.
- (C) The "Administrative and Enforcement" provisions of the OFC, Rule 01, OAC 1301:7-7-01, are not specifically adopted for use in the Columbus Fire Prevention Code, and the provisions of Chapter 2501 of this code are substituted therefore.

(Ord. 3082-86; Ord. 1132-2008 Attach. (part).)

This code establishes regulations affecting or relating to structures, sheds, tents, lots processes, premises and safeguards regarding all of the following:

- 1. The hazard of fire and explosion arising from the storage, handling or use of structures, materials or devices.
- 2. Conditions hazardous to life, property or public welfare in the occupancy of structures or premises.
- 3. Fire hazards in the structure or on the premises from occupancy or operation.
- 4. Matters related to the construction, extension, repair, alteration or removal of fire suppression or alarm systems.
- 5. Conditions affecting the safety of fire fighters and emergency responders during emergency operations.
- 2501.01.1 Adoption. The Ohio Fire Code as amended periodically is incorporated fully into the City of Columbus Fire Prevention Code, save and except for such parts which have been herein deleted or amended, as if set out at length herein. The Ohio Fire Code, for which the designation "OFC" may be substituted contains Chapters 1301:7-7 of the Ohio Administrative Code
- 2501.01.2 Minimum requirements. The minimum requirements of the OFC, as adopted above, shall be the basis of the Columbus Fire Prevention Code except that more restrictive requirements may be imposed by the Columbus Fire Prevention Code and shall be as hereinafter set forth
- **2501.01.3 Administrative and Enforcement.** The "Administrative and Enforcement" provisions of the OFC, Rule 01, OAC 1301:7-7-01, are not specifically adopted for use in the Columbus Fire Prevention Code for those sections of the Columbus Fire Prevention Code that are in addition to or

more restrictive than the OFC, and the provisions of Chapter 2501 of this code are substituted therefore.

**2501.01.4** Title. The rules as set forth herein shall be known as the Columbus Fire Prevention Code and are hereinafter referred to as the Columbus Fire Prevention Code or this code.

**2501.01.5 Intent.** The purpose and the intent of this code is to prescribe minimum requirements and controls to safeguard life, property, or public welfare from the hazards of fire and explosion arising from the storage, handling or use of substances, materials or devices and from conditions hazardous to life, property or public welfare in the use or occupancy of buildings, structures, sheds, tents, lots or premises. All matters within the intent of this code and not covered by this code shall comply with the referenced standards listed in Chapter 2596, Appendix A. Wherever "Appendix A" is mentioned or referred to in this Title 25, Fire Prevention Code, it shall mean the listing of standards in Chapter 2596. The fire code official may accept alternate methods of satisfying the intent of this code if the material, method or work is at least the equivalent of that required by this code in quality, effectiveness, durability and safety, and meets or exceeds the intent of the code.

2501.01.6 Validity. Each section of the rules and regulations of the fire code official and each section of the Columbus Fire Prevention Code and every part of such section is an independent section and part of a section, and the holding of any section or a part thereof to be unconstitutional, void or ineffective for any cause does not affect the validity or constitutionality of any other section or part thereof.

### 2501.02 Enforcement officer. Applicability

- (A) It shall be the duty and responsibility of the chief of the Fire Prevention Bureau, under the direction of the chief of the division of fire, to enforce the provisions of the Fire Prevention Code as herein set forth. The chief of the Fire Prevention Bureau is the designated enforcement officer of this code and is herein referred to as the fire official.
- (B) The chief of the Fire Prevention Bureau may delegate authority as enforcement officer to any division certified fire safety inspector.

(Ord. 200-87; Ord. No. 2019-2021, § 1, 7-26-2021)

2501.02.1 New and existing conditions. The provisions of this code shall apply equally to new and existing buildings and conditions, as hereinafter provided except that existing conditions not in strict compliance with the requirements of this code may be permitted to continue where the exceptions do not constitute a distinct hazard to life or property. Modifications of this code are subject to Section 2501.04.6 of this code.

**Exceptions.** The provisions contained in this code shall not be construed as applying to the transportation of any article or substance shipped under the jurisdiction of and in compliance with the regulations prescribed by the military forces of the United States.

**2501.02.1.1 Existing buildings**. Buildings built under, and in full compliance with the codes in force at the time of construction or alteration thereof, and that have been properly maintained and used for such use as originally permitted, shall be exempt from the requirements of this code pertaining to:

<u>as provided for existing buildings under the building code.</u> However, if the fire code official determines that the inadequacy or absence of fire protection for the protection of structural elements

constitutes a distinct hazard to life or property, the fire code official may order fire protection equipment to be provided.

**2501.02.1.3 Exits.** Exits required, except as provided for existing buildings under this code and the building code.

2501.02.1.4 Isolation of hazardous operations. Isolation of hazardous operations; provided, however, that the fire code official may require the installation of fire safety devices or systems (fire extinguishers, fire alarms, fire detection devices, sprinklers or similar systems) where, such devices or systems are necessary to provide safety to life and property. In lieu of requiring the installation of safety devices or systems, or when necessary to secure safety in addition thereto, the fire code official may prescribe limitations on the handling and storage of materials or substances or upon operations that are liable to cause fire, contribute to the spread of fire, or endanger life or property.

**2501.02.2 Ohio Building Code.** The fire code official shall enforce all provisions of the Ohio Basic Building Code relating to fire prevention.

2501.02.2.1 Application of building codes. The planning, design and construction of new buildings and structures to provide the necessary egress facilities, fire protection and built-in fire protection equipment shall be controlled by the building code of the jurisdiction; and any alterations, additions or changes in buildings required by the provisions of this code which are within the scope of the building code shall be made in accordance therewith.

<u>2501.02.3 Conflict between requirements.</u> Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall prevail.

**2501.02.4** Subjects not regulated by this code. Where applicable standards or requirements are not set forth in this code, or are contained in other laws, codes, regulations, ordinances or bylaws adopted by the jurisdiction, compliance with applicable standards of the National Fire Protection Association or other nationally recognized fire safety standards, as *approved*, shall be deemed as prima facie evidence of compliance with the intent of this code. Nothing herein shall derogate from the authority of the *fire code official* to determine compliance with codes or standards for those activities or installations within the *fire coded official's* jurisdiction or responsibility.

**2501.02.5 Matters not provided for.** Requirements that are essential for the public safety of an existing or proposed activity, event, building, structure, vehicle or for the safety of the occupants thereof, that are not specifically provided for by this code, shall be determined by the *fire code official*.

2501.02.6 Applicability of other laws. Nothing in this code shall be construed, interpreted or applied to abrogate, nullify or abolish any law, ordinance or code adopted by the jurisdiction governing the construction, alteration, addition, repair, removal, demolition, use, location, occupancy and maintenance of buildings specifically provided herein. When any provision of this code is found to be in conflict with any building, zoning, safety, health or other applicable law, ordinance or code of the jurisdiction existing on the effective date of this code or hereafter adopted, the provision of which establishes the higher standard for the promotion and protection of the safety and welfare of the public shall prevail.

## 2501.03 Title. Local Code.

The rules as set forth herein shall be known as the Columbus Fire Prevention Code and are hereinafter referred to as the Columbus Fire Prevention Code or this code.

(Ord. 1539-80.)

**2501.03.1 Enforcement Officer.** It shall be the duty and responsibility of the assistance chief of the Fire Prevention Bureau, under the direction of the chief of the division of fire, to enforce the provisions of the Fire Prevention Code as herein set forth. The assistant chief of the Fire Prevention Bureau is the designated enforcement officer of this code and is herein referred to as the fire code official.

**2501.03.2 Authority.** The chief of the Fire Prevention Bureau may delegate his/her authority as enforcement officer to any division certified fire safety inspector.

**2501.03.3 Limitations.** Nothing within this code shall fall below the standard set for in the Ohio Fire Code.

#### 2501.04 Intent. General Authority and Requirements

The purpose and the intent of this code is to prescribe minimum requirements and controls to safeguard life, property, or public welfare from the hazards of fire and explosion arising from the storage, handling or use of substances, materials or devices and from conditions hazardous to life, property or public welfare in the use or occupancy of buildings, structures, sheds, tents, lots or premises. All matters within the intent of this code and not covered by this code shall comply with the referenced standards listed in Chapter 2596, Appendix A. Wherever "Appendix A" is mentioned or referred to in this Title 25, Fire Prevention Code, it shall mean the listing of standards in Chapter 2596. The chief of the division of fire may accept alternate methods of satisfying the intent of this code if the material, method or work is at least the equivalent of that required by this code in quality, effectiveness, durability and safety, and meets or exceeds the intent of the code.

(Ord. 2177-83.)

**2501.04.1 Rules and regulations.** The fire code official shall have authority as may be necessary in the interest of public safety, health and general welfare to promulgate rules and regulations, to interpret and implement the provisions of the Columbus Fire Prevention Code, to secure the intent thereof and to designate requirements applicable because of climatic or other conditions but no such rules shall have the effect of waiving any fire safety requirements specifically provided in the Columbus Fire Prevention Code, or violating accepted engineering practice involving public safety.

2501.04.2 Right of entry. Whenever necessary for the purpose of enforcing the provisions of this code, or whenever the fire code official has reasonable cause to believe that there exists in any structure or upon any premises, any condition which makes such structure or premises unsafe, the fire code official may enter such structure or premises at all reasonable times to inspect the same or to perform any duty imposed upon the fire code official by this code; provided that if such structure or premises be occupied, the fire code official shall first present proper credentials and request entry. If such entry is refused, the fire code official shall have recourse to every remedy provided by law to secure entry.

2501.04.3 Special fire protection requirements. When adequate protection is not being provided in a building, structure, or premises as herein required or where such fire protection is necessary due to hazardous or dangerous conditions involving the occupancy of a building or structure, special fire protection equipment shall be installed in accordance with the requirements of this code and the building code.

<u>2501.04.3.1 Special fire protection requirements.</u> The fire code official may survey and inspect all structures and premises as often as may be necessary for the purpose of determining the adequacy of the fire protection equipment in the structures or on the premises

**2501.04.3.2 Inadequate protection.** If the fire code official determines that the fire protection equipment provided in the structure or on the premises is inadequate due to the fire hazard involved,

- or that required fire protection equipment has not been provided in the structure or on the premises, then the fire code official shall specify and order suitable fire protection equipment to be provided.
- 2501.04.3.3 Protection equipment. Such fire protection equipment may consist of private hydrants, automatic fire alarm systems, automatic sprinkler or water spray systems, standpipe systems and hose, fixed or portable fire extinguishers of a type suitable for the probable class of fire, manual or automatic covers, or carbon dioxide or other special fire extinguishing systems.
- <u>**2501.04.3.4 Hazardous operations.**</u> In especially hazardous operations fire protection equipment of more than one type or special systems may be required.
- **2501.04.4 Technical assistance.** To determine the acceptability of technologies, processes, products, facilities, materials and uses attending the design, operation or use of a Mobile Food Unit, vehicle, building or premises subject to inspection by the fire code official, the fire code official is authorized to require the owner or owner's authorized agent to provide, without charge to the jurisdiction, a technical opinion and report. The opinion and report shall be prepared by a qualified engineer, specialist, laboratory or fire safety specialty organization acceptable to the fire code official and shall analyze the fire safety properties of the design, operation or use of the building or premises and the facilities and appurtenances situated thereon, to recommend necessary changes. The fire code official is authorized to require design submittals to be prepared by, and bear the stamp of a registered design professional.
- **2501.04.5 Modifications.** The fire code official may modify any of the provisions of the Columbus Fire Prevention Code, except those provisions of the Ohio Fire Code which have been adopted by the Columbus Fire Prevention Code, upon application in writing by the responsible person, or his duly authorized agent, when there are practical difficulties in the way of carrying out the strict letter of the code, provided that the spirit of the code shall be observed, public safety secured, and substantial justice done. The particulars of such modification when granted or allowed and the decision of the fire code official thereon shall be entered upon the records of the Fire Prevention Bureau and a signed copy shall be furnished the applicant.
  - <u>2501.04.5.1</u> Columbus fire prevention code modification request. A person requesting a modification of the Columbus Fire Prevention Code shall be required to pay a fee according to the current fee schedule in order to adequately compensate the division of fire for research and study of the modification request, and to ascertain that any modification allowed would not be detrimental to public safety.
- **2501.04.6 Authority at fires and emergencies.** The fire chief or his authorized representative shall be in charge at the scene of a fire or other emergency involving the protection of life and/or property, and shall remain in charge until authority is relinquished.
  - **2501.04.6.1** Unlawful continuance. No person shall refuse to leave, interfere with the evacuation of other occupants, or continue any operation after having been given an evacuation order except such work as that person is directed to perform to remove a violation or unsafe condition.
  - 2501.04.6.2 Interfering with Fire Division members, fire apparatus. No person shall injure, deface or in any manner destroy any city fire apparatus, nor shall any person hinder or obstruct any fire company, or any member thereof, from freely passing along the streets of the city to or from a fire, nor in any manner hinder or prevent any of the fire companies, or any member of the same, from operating at any fire.
  - **2501.04.6.3 False alarm of fire.** It shall be unlawful for any person to give or to assist in giving a false alarm of fire, or to proclaim that any fire is extinguished when it is not.

2501.04.6.4 Tampering with fire alarm box. It shall be unlawful for any person to tamper with any fire alarm box or attachment except when necessary for the purpose of giving or turning in an alarm of fire or other emergency.

2501.04.6.5 Evacuation. When there is actual or immediate potential danger to the occupants or those in the proximity of any building, structure, or premises including and not limited to unsafe structural conditions, inadequacy of any means of egress, serious hazard, improper use, occupancy, or maintenance, the presence of explosives, explosive fumes or vapors, or the presence of toxic fumes, gases or materials, the fire code official may order the immediate evacuation of said building, structure, or premises. All of the occupants so notified shall immediately leave the building, structure, or premises and persons shall not enter or reenter until authorized to do so by the fire code official when the actual or immediate potential danger is no longer present.

## 2501.045 Inspections.

- (A) The fire official, or a duly authorized representative, may inspect all structures, premises and vehicles pursuant to Section 3737.14 of the Ohio Revised Code as often as may be necessary for the purpose of ascertaining and causing to be corrected any conditions liable to cause fire, contribute to the spread of fire, interfere with firefighting operations, endanger life or any violations of the provisions or intent of this code or any other ordinance affecting fire safety.
- (B) The fire official, or a duly authorized representative, is directed to enforce the provisions of all city codes, other than the Fire Prevention Code, when an infraction comes to the fire official's attention. The fire official, or a duly authorized representative, shall carry out this directive by referring in writing any such code violation to the department or person having primary responsibility for enforcing that specific code.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2501.047 Coordinated inspections.

Wherever in the enforcement of the Fire Prevention Code or another code or ordinance, the responsibility of more than one city of Columbus enforcement official may be involved, it shall be their duty to coordinate their inspections and administrative orders as fully as practicable so that the owners and occupants of the structure or premises shall not be subjected to visits by numerous inspectors nor multiple or conflicting orders. Whenever a fire inspector observes an apparent or actual violation of some provision of any ordinance or code of the city of Columbus, not within the fire inspector's authority to enforce, the fire inspector shall report the finding to the official having jurisdiction in order that such official may institute the necessary corrective measures.

(Ord. 2177-83.)

#### 2501.05 Right of entry. Permits.

Whenever necessary for the purpose of enforcing the provisions of this code, or whenever the fire chief has reasonable cause to believe that there exists in any structure or upon any premises, any condition which makes such structure or premises unsafe, the fire chief may enter such structure or premises at all reasonable times to inspect the same or to perform any duty imposed upon the fire chief by this code; provided that if such structure or premises be occupied, the fire chief shall first present proper credentials and request entry. If such entry is refused, the fire chief shall have recourse to every remedy provided by law to secure entry.

- (Ord. 2177-83.) Permits shall be in accordance with Ohio Fire Code Section 105 and the Columbus Fire Prevention Code 2501.05.
- **2501.05.1 Permit required.** A property owner or owner's authorized agent who intends to conduct an operation or business, or install or modify systems and equipment that are regulated by this code, or to cause any such work to be performed, shall first make application to the fire code official and obtain the required permit.
- 2501.05.2 Permit renewal, inspection fees. All fire prevention inspection fees, associated with yearly operational permits, must be paid annually for each building and/or tenant, within the city of Columbus and are due thirty (30) days after the invoice date. Payment shall be made according to the procedures established by the fire code official. Inspection fees are considered delinquent sixty (60) days after invoice date and subject to a twenty-five (25) percent penalty which shall be added to the fee due.
  - <u>2501.05.2.1 Payment of Fees.</u> A permit shall not be issued until the designated fees have been paid. All fees shall be deposited into the general fund, unless otherwise specified or provided for. All fees shall be non-refundable unless otherwise specified or provided for.
    - **Exception:** Those permits for which the fire code official, pursuant to the fee ordinance, authorizes invoices to be sent for the fees after the permit is issued.
  - 2501.05.2.2 Schedule of fire prevention inspection, plans review and permit fees. A fee for each fire prevention inspection, plans review or permit shall be paid as required in accordance with the schedule established by the governing authority.
  - 2501.05.2.3 Required Permits. Required permits shall be obtained from the fire code official according to the requirements of this code. Inspection or permit fees, if any, shall be set forth in this code. Permits shall at all times be kept in the premises designated therein and shall at all times be subject to inspection by the fire code official.
  - **2501.05.2.4 Application for Permit**. Application for a permit required by this code shall be made to the fire code official in such form and detail as the fire code official shall prescribe. Applications for permits shall be accompanied by plans or drawing as required by the fire code official for evaluation of the application.
  - **2501.05.2.5 Action on Application.** Before an operational permit is issued, the responsible person or his designated representative shall make or cause to be made such inspections or tests as are necessary to assure that the use and activities for which application is made complies with the provisions of this code.
  - 2501.05.2.6 Conditions of Permit. An operational permit shall constitute permission to maintain, store or handle materials, or to conduct processes which produce conditions hazardous to life or property, or to install equipment used in connection with such activities in accordance with the provisions of this code. Such permission shall not be construed as authority to violate, cancel, or set aside any of the provisions of this code. Said permit shall remain in effect until revoked, or for such period of time specified on the permit. Permits are not transferable and any change in use, operation or tenancy shall require a new permit.
  - <u>2501.05.2.7 Approved Plans.</u> Plans submitted and approved by the fire code official are approved with the intent they comply in all respects to this code. Any omissions or errors on the plans do not relieve the applicant of complying with all applicable requirements of this code.

2501.05.2.8 Suspension of Permit. Any permit issued shall become invalid if the authorized work or activity is not commenced within six (6) months after issuance of the permit or if the authorized work or activity is suspended or abandoned for a period of six (6) months after the time of commencement.

2501.05.2.9 Revocation of Permit. The fire code official may revoke a permit or approval issued under the provisions of this code if upon inspection any violation of the code exists, or if any false statement or misrepresentation as to material fact in the application, data or plans on which the permit or approval was based, or if any fees required by this code for inspections or permits have not been paid.

**2501.05.3 Implied Consent**. Any application for, or acceptance of, any permit requested or issued pursuant to this code constitutes agreement and consent by the person making application or accepting the permit to allow the fire code official to enter the premises at any reasonable time, to conduct such inspections as required by this code or to inspect the permitted activity for compliance with the requirements of this code.

**2501.05.4 Authority to require exposure.** Whenever any installation that is subject to inspection by the fire code official prior to use is covered or concealed without having first been inspected, the fire code official may require by written notice that such work be exposed for inspection. The fire code official shall be notified when the installation is ready for inspection and the fire code official shall conduct the inspection within a reasonable period of time.

**2501.05.5 Stop work order.** When any construction or installation work is being performed in violation of the plans and specifications as approved by the fire code official, a written notice shall be issued to the responsible person to stop work on that portion of the work which is in violation. The notice shall state the nature of the violation, and no work shall be continued on that portion until the violation has been corrected.

## **2501.05.6 Operational Permits**

**2501.05.6.1 Aerosol products**. Any person storing or retail displaying of level 2 and 3 aerosol products exceeding a net weight of five hundred (500) pounds must pay an annual fire prevention inspection fee according to the current fee schedule.

2501.05.6.2 Amusement buildings. Any person that operates a special amusement building, as defined by the Ohio Fire Code, must pay an annual fire prevention inspection fee according to the current fee schedule.

<u>2501.05.6.3 Aviation facilities.</u> Any person that operates airports, heliports or helistops or uses a group H or group S occupancy for aircraft servicing or repair and aircraft fuel-servicing vehicles must pay an annual fee according to the current fee schedule.

<u>2501.05.6.4 Carbon dioxide systems used for beverage dispensing applications.</u> Any person that use carbon dioxide systems for beverage dispensing having more than 100 pounds must pay an annual fee of one hundred fifty dollars according to the current fee schedule.

#### 2501.05.6.5 Reserved (Reserved for future additions.)

2501.05.6.6 Reserved (Reserved for future additions.)

<u>2501.05.6.7 Combustible dust producing operation.</u> Any person that maintains dust explosion hazards, grain elevators, flour, starch or feed mills or plants pulverizing aluminum, coal, cocoa,

magnesium, spices, sugar, or other operations producing combustible dusts as defined by the Ohio Fire Code must pay an annual fire prevention inspection fee according to the current fee schedule.

**2501.05.6.8 Combustible fiber.** Any person engaged in the storage and handling of combustible fibers, as described by this code, in quantities in excess of one hundred (100) cubic feet must pay an annual fire prevention inspection fee according to the current fee schedule.

Exception: A permit for agricultural storage.

2501.05.6.9 Compressed gas. Any person, storing, handling or using at normal temperature or pressure of compressed gas as indicated in the table below must pay an annual fire inspection fee according to the current fee schedule.

Exception: Vehicles equipped for and using compressed gas as a fuel for propelling the vehicle.

Type of gas	Amount (cubic feet at NTP)
Corrosive	200
Flammable (except cryogenic fluids and liquefied petroleum gases)	200
Highly toxic	Any amount
Inert and simple asphyxiate a	6,000
Oxidizing (including oxygen)	504
Pyrophoric	Any amount
Toxic	Any amount

a. For carbon dioxide used in beverage dispensing applications, see paragraph 2501.05.6.4 of this code.

**2501.05.6.10 Covered and open mall buildings.** Any person engaged in the placement of retail fixtures and displays, concession equipment, displays of highly combustible goods and similar items in the mall must pay a fire inspection fee of one hundred fifty dollars (\$150.00).

- **a.** For the display of liquid-or gas-fired equipment in the mall, see paragraph 2501.05.27 of this code.
- **b.** For the use of open-flame or flame producing equipment in the mall, see paragraph 2501.05.6.24 or 2501.05.6.34 of this code.

2501.05.6.11 Cryogenic fluids. Any person engaged in: producing, storing, transporting on site, using, handling or dispensing cryogenic fluids in excess of the amounts listed in the table below must pay an annual fire inspection fee according to the current fee schedule.

Exception: Permits for vehicles equipped for and using cryogenic fluids as a fuel for propelling the vehicle or for refrigerating the lading.

Type of cryogenic fluid	Inside building	Outside buildings (gallons)
<u>Flammable</u>	More than 1	<u>60</u>
<u>Inert</u> <sup>a</sup>	<u>60</u>	<u>500</u>
Oxidizing (includes oxygen)	10	<u>50</u>
Physical or health hazard not indicated above	Any amount	Any amount

a. For carbon dioxide used in beverage dispensing applications, see paragraph 2501.05.6.4 of this code.

<u>2501.05.6.12 Cutting or Welding</u>. Any company, corporation, co-partnership or owner-operator performing welding or cutting operations must pay an annual fire prevention inspection fee according to the current fee schedule.

**2501.05.6.13 Dry cleaning.** Any person engaged in the business of dry cleaning or to change to a more hazardous cleaning solvent used in existing dry cleaning equipment must pay an annual fire prevention inspection fee according to the current fee schedule.

2501.05.6.14 Exhibits and Trade Shows. The promoter of the event or the owner of the property holding an exhibit and trade show, with twelve or more vendor booths, shall obtain a permit. The fee for this permit is a one hundred twenty-five (\$125.00) plan review fee. This fee shall be in addition to and separate from any required inspection fee of seventy-five (\$75.00).

**2501.05.6.15** Explosives, ammunition or blasting agent. Any person engaged in the manufacturing, storage, handling, sale or use of any quantity of explosives, explosive materials, fireworks, or pyrotechnic special effects as described in this code must pay an annual fire inspection fee according to the current fee schedule.

Exception: Storage in group R-3 occupancies of smokeless propellant, black powder and small arms primers for personal use, not for resale.

<u>2501.05.6.16 – Fire hydrants and valves.</u> Any person engaged in the or use or operation of fire hydrants or valves intended for fire suppression purposes which are installed on water systems and accessible to a fire apparatus access road that is open to or generally used by the public must pay an permit fee according to the current fee schedule

**2501.05.6.17 Flammable or combustible liquid.** Any person engaged in the conditions or operations involving flammable or combustible liquids, as indicated below, must pay an annual or one-time, fire inspection fee according to the current fee schedule unless the condition or operation is covered by another permit issued by the fire code official pursuant to this code.

1. To use or operate a pipeline for the transportation within facilities of flammable or combustible liquids. This requirement shall not apply to the off-site transportation in pipelines regulated by the Department of Transportation (DOT) nor does it apply to piping systems.

- 2. To store, handle or use class I liquids in excess of five (5) gallons in a building or in excess of ten (10) gallons outside of a building, except for the following:
  - (a) The storage or use of class I liquids in the fuel tank of a motor vehicle, aircraft, motorboat, mobile power plant or mobile heating plant, unless such storage, in the opinion of the local fire code official, would cause an unsafe condition.
  - (b) The storage or use of paints, oils, varnishes or similar flammable mixtures when such liquids are stored for maintenance, painting or similar purposes for a period of not more than thirty (30) days.
- 3. To store, handle or use class II or class IIIA liquids in excess of twenty-five (25) gallons in a building or in excess of sixty (60) gallons outside a building, except for fuel oil used in connection with oil-burning equipment.
- 4. To store, handle or use class IIIB liquids in tanks or portable tanks for fueling motor vehicles at motor fuel-dispensing facilities or where connected to fuel-burning equipment.

Exception: Fuel oil and used motor oil used for space or water heating.

- 5. To remove class I or class II liquids from an underground storage tank used for fueling motor vehicles by any means other than the approved, stationary on-site pumps normally used for dispensing purposes.
- 6. To operate tank vehicles, equipment, tanks, plants, terminals, fuel-dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used.
- 7. To place temporarily out of service (for more than ninety (90) days) an underground, protected aboveground or aboveground flammable or combustible liquid tank.
- 8. To change the type of contents stored in a flammable or combustible liquid tank to a material that poses a greater hazard than that for which the tank was designed and constructed.
- 9. To manufacture, process, blend or refine flammable or combustible liquids.
- 10. To engage in the dispensing of liquid fuels into the fuel tanks of motor vehicles at commercial, industrial, governmental or manufacturing establishments.
- 11. To utilize a site for the dispensing of liquid fuels from tank vehicles into the fuel tanks of motor vehicles, marine craft and other special equipment at commercial, industrial, governmental or manufacturing establishments.
- **2501.05.6.18 Floor finishing.** Any person engaged in floor finishing or surfacing operations exceeding three hundred fifty (350) square feet using class I or class II liquids must pay a fire inspection fee according to the current fee schedule of one hundred for an inspection of each job site.
- **2501.05.6.19 Fruit and crop ripening.** Any person engaged in any crop ripening or coloring process using ethylene gas must pay an annual fire prevention inspection fee according to the current fee schedule

**2501.05.6.20 Fumigation or thermal insecticidal fogging.** Any person engaged in any fumigation or thermal insecticidal fogging operation and to maintain a room, vault or chamber in which a toxic or flammable fumigant is used must pay a fire prevention inspection fee according to the current fee schedule for each building or premises treated.

<u>2501.05.6.21 Hazardous materials.</u> An operational permit to store, transport on site, dispense, use or handle hazardous materials in excess of the amounts listed in 2501.05.6.21.1 through 2501.05.6.21.9 of this code.

**2501.05.6.21.1 Corrosive liquids or solids.** Any person storing or using corrosive materials exceeding one thousand (1,000) pounds of solids, fifty-five (55) gallons of liquids, must pay an annual fire prevention inspection fee according to the current fee schedule.

2501.05.6.21.2 Flammable solids. Any person storing, using or handling more than one hundred (100) pounds of flammable solids must pay an annual fire prevention inspection fee according to the current fee schedule.

<u>2501.05.6.21.3 Highly toxic solids and liquids.</u> Any person engaged in the storage, use or handling of highly toxic materials in any amount must pay an annual fire prevention inspection fee according to the current fee schedule.

2501.05.6.21.3.1 Pesticide display and storage. Any person engaged in the display and storage of any pesticides in any quantity as indicated in OFC Rule 50 1301:7-7-50 (hazardous materials in general) and in OFC Rule 60 1301:7-7-60 (highly toxic and toxic materials) of the Ohio Administrative Code the Ohio Fire Code must pay an annual fire prevention inspection fee according to the current fee schedule.

2501.05.6.21.4 Oxidizing liquids and solids. Any person engaged in the storage, use or handling of oxidizing materials in excess of the amounts listed in the table below must pay an annual fire prevention inspection fee according to the current fee schedule.

Type of Oxidizing Materials	Amount
<u>Liquids</u>	
Class 4	Any Amount
Class 3	1 gallon
Class 2	10 gallons
Class 1	55 gallons
<u>Solids</u>	
Class 4	Any Amount
Class 3	10 pounds
Class 2	100 pounds
Class 1	500 pounds

2501.05.6.21.5 Organic peroxides. Any person engaged in the storage, use or handling of oxidizing materials in excess of the amounts listed in the table below must pay an annual fire prevention inspection fee according to the current fee schedule.

Type of Organic Peroxides	Amount
<u>Liquids</u>	
<u>Class I</u>	Any Amount
<u>Class II</u>	Any Amount
<u>Class III</u>	1 gallon
Class IV	2 gallons
Class V	No Permit Required
Solids	
Class I	Any Amount
Class II	Any Amount
Class III	10 pounds
Class IV	20 pounds
<u>Class V</u>	No Permit Required

2501.05.6.21.6 Pyrophoric materials. Any person engaged in the storage, use or handling of any amount of liquid or solid pyrophoric materials must pay an annual fire prevention fee according to the current fee schedule.

2501.05.6.21.7 Toxic solids and liquids. Any person engaged in the storage, use or handling of toxic materials in quantities greater than 10 gallons of liquid or 100 pounds of solids must pay an annual fire prevention inspection fee according to the current fee schedule.

<u>2501.05.6.21.8 Unstable (Reactive) materials.</u> Any person engaged in the storage, use or handling of Unstable (Reactive) Materials in excess of the amounts listed in the table below must pay an annual fire prevention inspection fee according to the current fee schedule.

Type of Oxidizing Materials	Amount
<u>Liquids</u>	
Class 4	Any Amount
Class 3	Any Amount
Class 2	<u>5 gallons</u>
Class 1	10 gallons
Solids	
Class 4	Any Amount
Class 3	Any Amount
Class 2	50 pounds
Class 1	100 pounds

**2501.05.6.21.9** Water-Reactive materials. Any person engaged in the storage, use or handling of Water-Reactive Materials in excess of the amounts listed in the table below must pay an annual fire prevention inspection fee according to the current fee schedule.

Type of Water-Reactive	Amount
<u>Liquids</u>	
Class 3	Any Amount
Class 2	<u>5 gallons</u>
Class 1	55 gallons
Solids	
Class 3	Any Amount
Class 2	50 pounds
Class 1	500 pounds

2501.05.6.22 Hazardous production material facilities (HPM). Any person engaged in the storage, handling or use of hazardous production materials in associated with semiconductor manufacturing must pay an annual fire prevention inspection fee according to the current fee schedule.

**2501.05.6.23 High-Piled storage.** Any person, that stores in any building or upon any premises an operational permit to use a building or portion thereof as a high-piled storage area exceeding five hundred (500) square feet must pay an annual fire inspection fee according to the current fee schedule.

<u>2501.05.6.24 Hot work operations.</u> Any person engaged in hot work including, but not limited those listed below, must pay a fire inspection fee according to the current fee schedule or an inspection of each job site and/or occurrence.

- 1. Public exhibitions and demonstrations where hot work is conducted.
- 2. Use of portable hot work equipment inside a structure.

Exception: Work that is conducted under a construction permit.

- 3. Fixed-site hot work equipment such as welding booths.
- 4. Hot work conducted within a wildfire risk area.
- 5. Application for roof coverings with the use of an open-flame device

**2501.05.6.24.1 Hot work program.** When approved, the fire code official may issue a permit to carry out a hot work program within a facility. Any person conducting a hot work program must pay an annual fire prevention inspection fee according to the current fee schedule. This program allows approved personnel to regulate their facility's hot work operations in accordance with 1301:7-7-35 of the Ohio Administrative Code.

- 2501.05.6.25 Industrial furnace/oven. Any person using an industrial processing furnace/oven, in accordance with 1301:7-7-30 of the Ohio Administrative Code, must pay an annual prevention inspection fee according to the current fee schedule.
- 2501.05.6.26 Lumber storage or use. Any person that maintains lumber yards and woodworking plants which use or store more than one hundred thousand (100,000) board feet of lumber must pay an annual fire prevention inspection fee according to the current fee schedule.
- <u>2501.05.6.27 Liquid- or gas-fueled vehicles or equipment in assembly buildings</u>. Any person displaying, operating or demonstrating liquid- or gas-fueled vehicles or equipment in assembly buildings must pay a fire inspection fee according to the current fee schedule.
- 2501.05.6.28 Liquefied petroleum gas (LP-gas). Any person that stores or uses LP-gas or the operation of cargo tankers that transport LP-gas must pay an annual fire prevention inspection fee according to the current fee schedule utilizing storage containers of over thirty (30) gallons individual water capacity, or when the combined container quantity exceeds sixty (60) gallons irrespective of individual container size or a fee according to the current fee schedule for lesser amounts.
  - Exception: A permit for individual containers with a five hundred (500) gallon water capacity or less serving occupancies in group R-3.
- 2501.05.6.29 Magnesium and other combustible metals. Any person engaged in melting, casting, heat treating, machining or grinding more than ten (10) pounds of combustible metals per working day must pay an annual fire prevention inspection fee according to the current fee schedule.
- 2501.05.6.30 Miscellaneous combustible storage. Any person, that stores in any building or upon any premises in excess of two thousand five hundred (2,500) cubic feet gross volume of combustible empty packing cases, boxes, barrels or similar containers; or rubber tires, baled cotton, rubber, cork, mulch, or other similarly combustible material whether continuously or only occasionally must pay an annual fire inspection fee according to the current fee schedule.
- 2501.05.6.31 Motor fuel-dispensing facilities. Any person that maintains the operation of automotive, marine and fleet motor fuel-dispensing facilities must pay an annual fire prevention inspection fee according to the current fee schedule.
- **2501.05.6.32 Open burning.** Any person who kindles or maintaining of an open fire or a fire on any public street, alley, road, or other public or private ground must pay a fire inspection fee according to the current fee schedule.

Exception: Recreational fires.

- **2501.05.6.32.1 Time period.** A permit issued under this section shall be good for a period not to exceed fifteen (15) days.
- **2501.05.6.32.2 Prohibited.** Nothing in this section implies approval of bonfires when prohibited by other governmental agencies, laws or ordinances.
- <u>2501.05.6.33 Torch or flame-producing device.</u> Any person who uses a torch or flame-producing device to remove paint from any building or structure must pay a fire inspection fee according to the current fee schedule.

**2501.50.6.34 Open flames and candles.** An operational permit to use open flames or candles in connection with assembly areas, dining areas of restaurants or drinking establishments. See Place of Assembly permits.

**2501.05.6.35 Organic coating.** Any person engaged in any manufacturing operation making more than one (1) gallon of any organic coating on any working day must pay an annual fire inspection fee according to the current fee schedule.

**2501.05.6.36 Place of assembly**. Any person that maintains a place of assembly, as defined by this code, accommodating fifty (50) or more persons must pay an annual fire prevention inspection fee in accordance the current fee schedule. No open flames or candles in public assembly occupancies without fire code official authorization.

At Least	<b>But Less Than</b>	Fee
<u>50</u>	100	See current fee schedule.
100	200	See current fee schedule.
200	<u>500</u>	See current fee schedule.
<u>500</u>	<u>5,000</u>	See current fee schedule.
5,000	And Up	See current fee schedule.

**2501.05.6.36.1 Public assembly time limited occupancy.** The promoter of the event or the owner of the property holding a temporary indoor public assembly event in an occupancy type that is not a place of assembly must pay a fire prevention inspection fee based on the current fee schedule.

Operation/Occupancy Permit Type	Fee
Assembly 50 – 299 occupants	See current fee schedule.
Assembly 300 occupants and over	See current fee schedule.

<u>2501.05.6.36.2</u> Outdoor public assembly event (Special Event). An operational permit for holding an outdoor public assembly event (as defined below) is required according to the current fee schedule.

1. Any outdoor event having a projected attendance of 100 or more persons at any one time or confines or restricts egress of 50 or more attendees by permanent or temporary installation of barricades, fencing, (including bike rack or other natural or manmade barriers).

## 2. Any Carnival, Circus or Fair.

Exception: Small residential block parties or events held entirely on private single family premises.

<u>2501.05.6.37 Private fire hydrants.</u> An operational permit for the removal from service, use or operation of private fire hydrants must pay a permit fee of fifty dollars (\$50.00).

Exception: A permit for private industry with trained maintenance personnel, private fire brigade or fire departments to maintain test and use private hydrants.

#### 2501.05.6.38 Fireworks exhibition.

2501.05.6.38.1 Pyrotechnics before a proximal audience. A permit shall be obtained for the use of pyrotechnics before a proximal audience. The permit applicant shall furnish evidence of insurance in an amount of two million dollars (\$2,000,000.00) for the payment of all damages which may be caused either to a person or persons or to a property by reasons of the permitted display, and arising from any acts of the permit holder, his agents, employees or subcontractors. The permit applicant must pay a fire prevention inspection fee according to the current fee schedule to the Bureau of Fire Prevention at the time of permit application. Additional AHJ Standby fees according to the current fee schedule shall be invoiced.

2501.05.6.38.2 Fireworks. A permit shall be obtained for the use of fireworks. The permit applicant shall furnish evidence of insurance in an amount of two million dollars (\$2,000,000.00) for the payment of all damages which may be caused either to a person or persons or to property by reason of the permitted display, and arising from any acts of the permit holder, his agents, employees or subcontractors. The permit applicant must pay a fire prevention inspection fee of according to the current fee schedule to the Bureau of Fire Prevention at the time of permit application. Additional AHJ Standby fees according to the current fee schedule shall be invoiced.

2501.05.6.38.3 Flame Effects. A permit shall be obtained from the local fire code official of the jurisdiction for the use of indoor and outdoor flame effects. The permit applicant shall furnish evidence of insurance in an amount of two million dollars (\$2,000,000.00) for the payment of all damages which may be caused either to a person or persons or to property by reason of the permitted display, and arising from any acts of the permit holder, his agents, employees or subcontractors. The permit applicant must pay a fire prevention inspection fee according to the current fee schedule to the Bureau of Fire Prevention at the time of permit application. Additional AHJ Standby fees according to the current fee schedule shall be invoiced.

2501.05.6.39 Pyroxylin and cellulose nitrate plastic. Any person that stores or handles more than twenty-five (25) pounds of cellulose nitrate (pyroxylin) plastics; and any manufacturer of articles of cellulose nitrate (pyroxylin) plastics, including the use of cellulose nitrate (pyroxylin) plastics in the manufacture or assembling of other articles must pay an annual fire inspection fee according to the current fee schedule.

<u>2501.05.6.40</u> Refrigeration equipment. Any person engaged in the conditions or operations involving a mechanical refrigeration unit or system regulated by rule 1301:7-7-06 of the Ohio Administrative Code must pay an annual, fire inspection fee according to the current fee schedule.

- **2501.05.6.41 Repair garage.** Any person that maintains a motor vehicle repair garage must pay an annual fire prevention inspection fee according to the current fee schedule.
- **2501.05.6.42 Rooftop heliport.** Any person that operates a rooftop heliport must pay an annual fee according to the current fee schedule.
- **2501.05.6.43 Spraying or dipping.** Any person engaged in spraying or dipping operation utilizing flammable or combustible liquids or the application of combustible powders regulated by 1301:7-7-24 of the Ohio Administrative Code must pay an annual fire prevention inspection fee according to the current fee schedule.
- 2501.05.6.44 Storage of tires, scrap tires and tire byproducts. An operational permit to establish, conduct or maintain storage of scrap tires and tire byproducts that exceeds 2,500 cubic feet of total volume of scrap tires, and for indoor storage of tires and tire byproducts annual fire prevention inspection fee according to the current fee schedule.
- 2501.05.6.45 Temporary or permanent membrane structures and tents. An operational permit to operate an air-supported permanent membrane structure, a temporary stage canopy or a tent having an area in excess of 400 square feet.

Temporary (less than 180 days) tents/ temporary membrane structures greater than 400 square feet shall not be erected, operated or maintained for any purpose without first obtaining a permit and approval from the Department of Building and Zoning Services (construction) and the Columbus Division of Fire (operational permit). A combined permit application must be submitted at least 30 days prior to event. Required documents and fees submitted to the Department of Building and Zoning Services at 111 North Front St. Conditions of approval will be provided after an applicant review process. Permit applicant must pay a fire prevention inspection fee of according to the current fee schedule.

## **Exceptions:**

- 1. Tents used exclusively for recreational camping purposes.
- 2. Tents open on all sides, which comply with all of the following:
  - 2.1. Individual tents having a maximum size of 700 square feet.
  - 2.2. The aggregate area of multiple tents placed side by side without a fire break clearance of not less than 12 feet not exceeding 700 square feet total.
  - 2.3. A minimum clearance of 12 feet to structures and other tents is provided.
- **2501.05.6.46 Tire rebuilding plants.** Any person engaged in the business of tire rebuilding must pay an annual fire prevention inspection fee according to the current fee schedule.
- 2501.05.6.47 Waste handling, automobile wrecking yard, or junk yard. Any person that maintains wrecking yards, junk yards and waste material-handling facilities must pay an annual fire prevention inspection fee according to the current fee schedule.
- **2501.05.6.48 Wood products.** Any person that store chips, hogged material, lumber or plywood in excess of two hundred (200) cubic feet must pay an annual fire prevention inspection fee according to the current fee schedule.

- <u>2501.05.6.49 Emergency responder radio system.</u> Any person that operates and maintains an emergency responder radio system must pay an annual fire prevention inspection fee according to the current fee schedule.
- **2501.05.6.50 Radioactive Materials.** Any person engaged in the storage, use or handling of any radioactive material including both sealed and unsealed radioactive sources, must obtain a permit with no annual fee.
- 2501.05.7 Required construction permits, plans review and inspection fees. Before any hazardous materials, fire alarm, detection or fire suppression system, or any other fire protection device including emergency generators and fire ventilating systems are installed, enlarged, extended or altered in any way, plans and specifications shall be reviewed by the fire code official. The fire code official is authorized to issue construction permits, and require plans review and fire inspection fees for work set forth in sections 2501.05.7.1 of this code through 2501.05.7.19 of this code.
  - **2501.05.7.1 Automatic fire-extinguishing systems.** Fire protection system plan review fee schedule.
  - **1. Sprinkler System**. The fee for the sprinkler is based on the number of sprinkler heads in the system.

Sprinkler Heads	Plan Review Fee	Reserved
1—200	See current fee schedule	Reserved
<u>201—300</u>	See current fee schedule	Reserved
301—400	See current fee schedule \$137.50	Reserved
401—750	See current fee schedule \$175.00	Reserved
Over 750	See current fee schedule	Reserved

- **2. Hydraulically-designed**. The review of a hydraulically-designed sprinkler system shall be one point five (1.5) times the normal fee for sprinkler review.
- 3. Extinguishing Systems. These would include systems using the following agents: carbon dioxide, clean agents, dry chemical, foam, chemical, and all others:

Weight of Agent (lbs.)	<u>Plan Review Fee</u>	Reserved
<u>1 to 50</u>	See current fee schedule \$60.00	Reserved
51—200	See current fee schedule \$85.00	Reserved
<u>201—500</u>	See current fee schedule	Reserved
<u>Over 500</u>	See current fee schedule	Reserved

2501.05.7.2 Battery systems. A construction permit for installation of a stationary storage battery systems having a liquid capacity of more than fifty (50) gallons. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.3 Compressed gases.** When the compressed gases in use or storage exceed the amounts listed in Ohio Fire Code Table 105.6.9, a construction permit to install, repair damage to, abandon, remove, place temporarily out of service, or close or substantially modify a compressed gas system. A permit fee shall be paid according to the current fee schedule.

Exceptions: Routine maintenance or emergency repair work performed on an emergency basis, application shall be made within two working days of commencement of work.

**2501.05.7.4 Cryogenic fluids.** A construction permit for installation of or alteration to indoor or outdoor stationary cryogenic fluid storage systems where the system capacity exceeds the amounts listed in OFC Table 105.6.11. Maintenance is not considered an alteration and does not require a construction permit. A permit fee shall be paid according to the current fee schedule.

2501.05.7.4.1 Carbon dioxide systems used for beverage dispensing applications. A construction permit for installation of or alteration to indoor or outdoor stationary carbon dioxide systems for beverage dispensing having more than 100 pounds. Maintenance is not considered an alteration and does not require a construction permit. A permit fee shall be paid according to the current fee schedule.

<u>2501.05.7.5 Emergency responder radio coverage system.</u> A construction permit for installation of or modification to emergency radio responder radio coverage systems and related equipment. Maintenance performed in accordance with this rule is not considered to be a modification and does not require a construction permit. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.6 Fire Alarm System.** A construction permit for installation of or modification to fire alarm and detection systems and related equipment. Maintenance performed in accordance with the state fire code is not considered to be a modification and does not require a construction permit. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.6.1 Automatic fire alarm system**. The fee for an automatic fire alarm system is based on the number of sending, signaling and detecting devices in the system:

<u>Devices</u>	Plan Review Fee	Reserved
1—25	See current fee schedule	Reserved
<u>Over 25</u>	See current fee schedule \$100.00 +.60 per device over 25	Reserved

**2501.05.7.6.2 Manual fire alarm system**. The fee for a manual fire alarm system is based on the number of sending and signaling devices:

<u>Devices</u>	<u>Plan Review Fee</u>	Reserved
<u>1—10</u>	See current fee schedule	Reserved
<u>Over 10</u>	See current fee schedule	Reserved

**2501.05.7.7 Fire pumps and related equipment**. A construction permit for installation of or modification to fire pumps and related fuel tanks, jockey pumps, controllers, and generators. Maintenance performed in accordance with the state fire code is not considered a modification and does not require a permit. A permit fee shall be paid according to the current fee schedule.

<u>2501.05.7.8 Flammable and combustible liquids.</u> A construction permit for the following items are required. A permit fee shall be paid according to the current fee schedule.

- 1. To install, repair or modify a pipeline for the transportation of flammable or combustible liquids.
- 2. To install, construct or alter tank vehicles, equipment, tanks, plants, terminals, fuel-dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used.
- 3. To install, alter, remove, abandon or otherwise dispose of a flammable or combustible liquid tank and any line or dispensing device connected thereto.

<u>Item</u>	Cost	<u>Unit</u>
Piping installation	See current fee schedule	Per location
Piping removal	See current fee schedule	Per location
Piping modification/alteration	See current fee schedule	Per location
Piping major repair	See current fee schedule	Per location
Piping abandonment	See current fee schedule	Per location
Tank Installation	See current fee schedule	Per Tank
Tank removal	See current fee schedule	Per Tank

Tank modification/alteration	See current fee schedule	Per Tank
Tank major repair	See current fee schedule	Per Tank
Tank abandonment	See current fee schedule	Per Tank
<u>Change in service</u>	See current fee schedule	Per system
Change of product	See current fee schedule	Per system
Out of service	See current fee schedule	Per system

**2501.05.7.8.1** Commercial kitchen cooking oil storage. A construction permit for the installation of or modification to a Commercial kitchen cooking oil storage system, include but are not limited to piping, connections, fittings, valves, tubing, hose, pumps, vents and other related components. A permit fee shall be paid according to the current fee schedule.

<u>2501.05.7.9 Gates and barricades across fire apparatus access roads.</u> A construction permit for the installation of or modification to a gate or barricade across a fire apparatus access road. A permit fee shall be paid according to the current fee schedule.

2501.05.7.10 Hazardous materials. A construction permit to install, repair damage to, abandon, remove, place temporarily out of service, or close or substantially modify a storage facility or other area regulated by rule 1301:7-7-50 of the Ohio Administrative Code when the hazardous materials in use or storage exceed the amounts listed within this code. A permit fee shall be paid according to the current fee schedule.

Exceptions: Routine maintenance or emergency repair work performed on an emergency basis, application for permit shall be made within two working days of commencement of work

2501.05.7.11 Industrial ovens. A construction permit for installation of industrial ovens covered by rule 1301:7-7-30 of the Ohio Administrative Code. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. A permit fee shall be paid according to the current fee schedule.

Exceptions: Routine maintenance or emergency repair work performed on an emergency basis, application for permit shall be made within two working days of commencement of work

**2501.05.7.12 LP-Gas.** A construction permit for installation of or modification to an LP-gas system or storage unit. A permit fee shall be paid according to the current fee schedule.

<u>2501.05.7.13 Private and public fire hydrants.</u> A construction permit for the installation or modification of private fire hydrants. See Public and Private Water Main Below. Maintenance performed in accordance with the state fire code is not considered to be a modification and does not require a permit. A permit fee shall be paid according to the current fee schedule.

<u>2501.05.7.13.1 Public Water Main Plans – Private Development.</u> The fee schedule for this permit is as follows

Number of Fire Hydrants Involved in Project*	<u>Permit Fee</u>	Inspection Fee
<u>0—5</u>	See current fee schedule	<u>N/A</u>
<u>6—10</u>	See current fee schedule	<u>N/A</u>
11—15	See current fee schedule	<u>N/A</u>
Over 15	See current fee schedule	N/A

<sup>\*</sup> Includes new fire hydrants, relocated fire hydrants, replaced fire hydrants, abandoned fire hydrants, lead-ins to risers, and remote fire department connections.

2501.05.7.13.2 Private Water Main Plans. The fee schedule for this permit is as follows

Number of Fire Hydrants Involved in Project*	Permit Fee	Inspection Fee
0—5	See current fee schedule	<u>N/A</u>
<u>6—10</u>	See current fee schedule	<u>N/A</u>
<u>11—15</u>	See current fee schedule	<u>N/A</u>
Over 15	See current fee schedule	N/A

<sup>\*</sup> Includes new fire hydrants, relocated fire hydrants, replaced fire hydrants, abandoned fire hydrants, lead-ins to risers, and remote fire department connections.

2501.05.7.14 Smoke control or smoke exhaust systems. Construction permits for installation of or alteration to smoke control or smoke exhaust systems. Maintenance performed in accordance with the state fire code is not considered to be an alteration and does not require a permit. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.15 Solar photovoltaic power systems.** A construction permit to install or modify solar photovoltaic power systems. Maintenance performed in accordance with the state fire code is not considered to be a modification and does not require a permit. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.16 Spraying or dipping.** A construction permit to install or modify a spray room, dip tank or booth. Maintenance performed in accordance with the state fire code is not considered to be a modification and does not require a permit. A permit fee shall be paid according to the current fee schedule.

**2501.05.7.17 Standpipe systems**. A fee for the plan review shall be paid for the installation, modification, or removal from service of a standpipe system at the current fee schedule rate. Maintenance performed in accordance with the state fire code is not considered a modification and does not require a permit. A permit fee shall be paid according to the current fee schedule.

#### 2501.05.7.18 (Reserved for future revisions)

#### 2501.05.7.19 – Additional Plan Review and Inspections.

<u>2501.05.7.19.1 Preliminary Subdivision Plat Plans.</u> The fee for the plat plan review shall be paid at the current fee schedule rate. This fee shall be in addition to, and separate from, any required inspection fee or hydrant installation fees.

2501.05.7.19.2 Final Subdivision Plat Plans. The fee for the plat plan review shall be paid at the current fee schedule rate. This fee shall be in addition to, and separate from, any required inspection fee or hydrant installation fees.

<u>2501.05.7.19.3 Public Street Improvement Plans – Private Development. Public Street Improvement Plans—Private Development. Fees shall be paid at the current fee schedule rate.</u>

Number of Fire Hydrants Involved in Project*	Plan Review Fee	Inspection Fee  If needed
<u>0—5</u>	See current fee schedule	See current fee schedule
6—10	See current fee schedule	See current fee schedule
11—15	See current fee schedule	See current fee schedule
<u>Over 15</u>	See current fee schedule	See current fee schedule

<sup>\*</sup> Includes new fire hydrants, relocated fire hydrants, replaced fire hydrants, abandoned fire hydrants, lead-ins to risers, and remote fire department connections.

#### **2501.05.8** Permit Fees.

**2501.05.8.1 Permits.** A permit shall not be issued until the fees have been paid, nor shall an amendment to a permit be released until the additional fee, if any, has been paid.

**2501.05.8.2** Schedule of permit and inspection fees. A fee for each permit shall be paid as required, in accordance with the schedule published in Appendix B of this code.

## 2501.06 Orders to eliminate dangerous or hazardous conditions. Inspections

Whenever the fire chief shall find in any structure or upon any premises dangerous or hazardous conditions or materials as follows, the fire chief shall order such dangerous conditions or materials to be removed or remedied in accordance with the provisions of this Code:

- (A) Dangerous conditions which are liable to cause or contribute to the spread of fire in or on said premises, building or structure or endanger the occupants thereof.
- (B) Conditions which would interfere with the efficiency and use of any fire protection equipment.
- (C) Obstructions to or on fire escapes, stairs, passageways, doors or windows, liable to interfere with the egress of occupants or the operation of the fire department in case of fire.
- (D) Accumulations of dust or waste material in air conditioning or ventilation systems or grease in kitchen or other exhaust ducts.
- (E) Accumulations of grease in kitchen cooking equipment, or oil, grease or dirt upon, under or around any mechanical equipment.
- (F) Accumulations of rubbish, waste, paper, boxes, shavings, or other combustible materials, or excessive storage of any combustible material.
- (G) Hazardous conditions arising from defective or improperly used or installed electrical wiring, equipment or appliances.
- (H) Hazardous conditions arising from defective or improperly installed equipment for handling or using combustible, explosive or otherwise hazardous materials.
- (I) Dangerous or unlawful amounts of combustible, explosive or otherwise hazardous materials.
- (J) All equipment, materials, processes or operations which are in violation of the provisions and intent of this code.

(Ord. 2177-83.)

**2501.06.1 Inspection authority.** The fire code official may inspect all structures, premises and vehicles as often as may be necessary for the purpose of ascertaining and causing to be corrected any conditions liable to cause fire, contribute to the spread of fire, interfere with firefighting operations, endanger life or any violations of the provisions or intent of this code or any other ordinance affecting fire safety.

**2501.06.2 Inspection referrals.** The fire code official is directed to enforce the provisions of all city codes, other than the Columbus Fire Prevention Code, when an infraction comes to his attention. The fire code official shall carry out this directive by referring in writing any such code violation to the department or person having primary responsibility for enforcing that specific code.

2501.06.3 Coordinated inspections. Wherever in the enforcement of the Columbus Fire Prevention Code or another code or ordinance, the responsibility of more than one City of Columbus enforcement official may be involved, it shall be their duty to coordinate their inspections and administrative orders as fully as practicable so that the owners and occupants of the structure or premises shall not be subjected to visits by numerous inspectors nor multiple or conflicting orders. Whenever a fire inspector observes an apparent or actual violation of some provision of any ordinance or code of the city of Columbus, not within the fire inspector's authority to enforce, the fire inspector shall report the finding to the authority having jurisdiction in order that such authority may institute the necessary corrective measures.

## 2501.06.4 Special and requested inspections.

- **2501.06.4.1 Definition.** A special inspection is an inspection performed during normal duty hours at an unscheduled time and at a responsible person's request, that is not required by this code. Normal duty hours for the Fire Prevention Bureau are from 8:00 a.m. until 4:00 p.m. Monday through Friday, except holidays.
- <u>2501.06.4.2 Request.</u> Any person requesting an special inspection for a building or premises under their control or any part thereof, shall make the request in writing on a form and in manner acceptable to the fire code official.
- **2501.06.4.3** Fee. Any person requesting a special inspection of a building or premises under their control or any part thereof, or other special services of whatever nature shall be charged a fee, as published in Appendix B of this code, for such special inspection on the basis of time consumed by each inspector or authorized person performing the inspection, at the rate indicated below:
  - 1. Commercial Occupancies. Per current fee schedule.
  - 2. Home Daycares. Per current fee schedule.
  - 3. All Others Non-Commercial Occupancies. Per current fee schedule.

**2501.06.4.4 Payment.** Special inspection fees and trip charges must be paid in full prior to the inspection. Payment of these special inspection fees and trip charge entitles the requestor to an inspection, but not necessarily an approved inspection.

#### 2501.06.5 After-hour inspections.

- **2501.06.5.1 Definition.** After-hours inspection is an inspection performed during a time which falls outside the normal duty hours of the Fire Prevention Bureau. Normal duty hours for the Fire Prevention Bureau are from 8:00 a.m. until 4:00 p.m. Monday through Friday, except holidays. Inspections shall be performed during Fire Prevention Bureau normal duty hours unless an afterhours and/or weekend inspection request is made.
- **2501.06.5.2 Request.** Any person requesting an after-hours inspection for a building or premises under their control or any part thereof, shall make the request in writing on a form and in manner acceptable to the fire code official.
- **2501.06.5.3 Fee.** Any person requesting an after-hour inspection of a building or premises under their control or any part thereof, or other special services of whatever nature shall be charged a fee for according to the current fee schedule.
- **2501.06.5.4 Payment.** The after-hour fees must be paid in full prior to the inspection. Payment of these after-hour fees entitles the requestor to an inspection, but not necessarily an approved inspection.

## 2501.061 Responsibility for compliance with the Fire Code.

#### (A) Owner:

The owner shall be responsible for the safe and proper maintenance of the building, structure, premises or lot at all times. In all new and existing buildings and structures, the fire protection equipment,

means of egress, alarms, devices and safeguards required by this Code and other jurisdictional ordinances, shall be maintained in a safe and proper operating condition.

#### (B) Occupant:

If an occupant of a building creates conditions in violation of this Code, by virtue of storage, handling and use of substances, materials, devices and appliances, the occupant can be held responsible for the abatement of said hazardous conditions.

(Ord. 2177-83.)

#### 2501.063 Unsafe buildings.

All buildings and structures that are or shall hereafter becomes unsafe or deficient in adequate exit facilities or which constitute a fire hazard, or are otherwise dangerous to human life or the public welfare, or by reason of illegal or improper use, occupancy or maintenance or which have sustained structural damage by reason of fire, explosion, or natural disaster shall be deemed unsafe buildings or structures. A vacant building, or portion of a building, unguarded or open at door or window, shall be deemed a fire hazard and unsafe within the meaning of the Code. Unsafe buildings shall be reported to the building official who shall take appropriate action deemed necessary under the provisions of the Building Code to secure abatement by repair and rehabilitation or by demolition.

(Ord. 2177-83.)

#### 2501.065 Evacuation.

When, in the opinion of the Chief of the division of fire, there is actual and potential danger to the occupants or those in the proximity of any building, structure or premises because of unsafe structural conditions, or inadequacy of any means of egress, the presence of explosives, explosive fumes or vapors, or the presence of toxic fumes, gases or materials, the Chief of the division of fire may order the immediate evacuation of said building, structure or premises. All of the occupants so notified shall immediately leave the building, structure or premises and persons shall not enter or reenter until authorized to do so by the Chief of the division of fire.

(Ord. 2177-83.)

#### 2501.067 Unlawful continuance.

Any person who shall refuse to leave, interfere with the evacuation of other occupants or continue any operation after having been given an evacuation order except such work as that person is directed to perform to remove a violation or unsafe condition, shall be deemed guilty of a misdemeanor of the first degree.

(Ord. 2177-83.)

## 2501.069 Notice of violation or order for correction.

Editor's Note: This section was repealed by Ordinance 59-87. See Section 2501.92.

#### 2501.07 Failure to correct violations. Maintenance (Reserved for future revisions)

Editor's Note: This section was repealed by Ordinance 59-87. See Section 2501.94.

# 2501.075 Compliance with orders.

Editor's Note: This section was repealed by Ordinance 59-87. See Section 2501.93.

## 2501.08 (Reserved for future legislation.) Appeals

- **2501.08.1 Hearing, appeal.** Within fourteen days of the receipt of a notice of appeal from a responsible person, the chief of the division of fire shall appoint a hearing officer, and notify the responsible person of the time and place of the hearing. The hearing shall be held no sooner than seven days after receipt of the notice of appeal and not later than thirty days after such receipt unless the time is extended by the fire code official or at the request of the responsible person.
  - <u>2501.08.1.1 Witnesses.</u> The hearing officer may summon and compel the attendance of witnesses to testify in relation to any matter which is proper subject of inquiry and investigation, and may require the production of any books, paper, or document.
  - **2501.08.1.2 Oath.** The hearing officer or other person authorized by law may administer an oath to any person appearing as a witness before him.
  - **2501.08.1.3** Evidence. The hearing officer shall receive any relevant evidence that the responsible person, his attorney, the fire inspector who issued the order for correction, and any other person who, in the discretion of the hearing officer, has an interest in the subject matter of the hearing, may offer. The hearing officer is not bound by the formal rules of evidence in conducting a hearing.
    - **2501.08.1.4 Appearance.** The hearing officer shall ensure that the responsible person is permitted to appear in person or by his attorney to:
      - 1. Present his position, argument and contentions;
      - 2. Offer and examine witnesses and present evidence in support thereof;
      - 3. Cross-examine witnesses purporting to refute his position, arguments and contentions;
      - 4. Offer evidence to refute evidence and testimony offered in opposition to his position, arguments and contentions;
      - 5. Proffer any such evidence into the record, if the admission thereof is denied by the hearing officer.
  - **2501.08.1.5 Testimony.** All testimony adduced at the hearing shall be given under oath.
  - **2501.08.1.6 Transcript.** The hearing officer shall prepare a complete transcript of the hearing. The transcript shall include all evidence admitted or proffered at the hearing.
  - **2501.08.1.7 Conclusions of fact.** The hearing officer shall file with the transcript conclusions of fact supporting his decision.
  - **2501.08.1.8 Decision.** The fire code official shall inform the responsible person of the hearing officer's decision, in writing, within thirty days after the hearing and such decision shall be final.
  - **2501.08.1.9 Appeals.** If the responsible person is aggrieved by an order of the hearing officer made under the section, the person may appeal under Chapter 2506 of the Ohio Revised Code.
- **2501.08.2 Failure to appear, default.** If the responsible person shall fail to appear in person or by his attorney at a properly scheduled hearing, the hearing may proceed without him and a penalty may be assessed against him by the hearing officer.

**2501.08.3** Civil penalty. In the event of a fire resulting directly or indirectly from any act of commission or neglect to comply with a lawful order for correction as prescribed in this code, unless such order has been (1) invalidated or stayed by the chief of the Fire Prevention Bureau or the chief of the division of fire, or (2) invalidated by a hearing officer, or (3) appealed to the Franklin County Court of Common Pleas after hearing and remains pending, the person or persons culpable or negligent in such respect shall be liable in a civil action for the payment of all costs and expenses incurred by the division of fire for the use of its employees, apparatus and materials in the extinguishment of any such fire or fires. The amount of such costs and expenses shall be determined by the Director of Public Safety and when collected shall be paid to the general fund of the City of Columbus.

**2501.08.4 Legal action.** The imposition of any civil or criminal penalties pursuant to this chapter shall not prevent the Columbus city attorney from instituting an appropriate action to prevent unlawful construction or to restrain, correct or abate a violation; or to prevent illegal occupancy of a building, structure or premises; or to stop an illegal act, conduct of business or use of a building or structure in or about any premises.

## 2501.09 New and existing conditions. Violations

The provisions of this code shall apply equally to new and existing buildings and conditions, as hereinafter provided except that existing conditions not in strict compliance with the requirements of this code may be permitted to continue where the exceptions do not constitute a distinct hazard to life or property in the opinion of the fire chief. Variances from this code are subject to Section 2501.20.

(Ord. 1539-80.)

**2501.09.1 Fire Code violation.** No person shall knowingly violate any provision of the Columbus Fire Prevention Code or the Ohio Fire Code as incorporated into the Columbus Fire Prevention Code or any order made pursuant to such.

2501.09.1.1 Orders to eliminate dangerous or hazardous conditions. Whenever the fire code official shall find in any structure or upon any premises dangerous or hazardous conditions or materials as follows, the fire code official shall order such dangerous conditions or materials to be removed or remedied in accordance with the provisions of this Code:

- 1. Dangerous conditions which are liable to cause or contribute to the spread of fire in or on said premises, building or structure or endanger the occupants thereof.
- 2. Conditions which would interfere with the efficiency and use of any fire protection equipment.
- 3. Obstructions to or on fire escapes, stairs, passageways, doors or windows, liable to interfere with the egress of occupants or the operation of the fire department in case of fire.
- 4. Accumulations of dust or waste material in air conditioning or ventilation systems or grease in kitchen or other exhaust ducts.
- 5. Accumulations of grease in kitchen cooking equipment, or oil, grease or dirt upon, under or around any mechanical equipment.
- <u>6. Accumulations of rubbish, waste, paper, boxes, shavings, or other combustible materials, or excessive storage of any combustible material.</u>
- 7. Hazardous conditions arising from defective or improperly used or installed electrical wiring, equipment or appliances.

- 8. Hazardous conditions arising from defective or improperly installed equipment for handling or using combustible, explosive or otherwise hazardous materials.
- 9. Dangerous or unlawful amounts of combustible, explosive or otherwise hazardous materials.
- 10. All equipment, materials, processes or operations which are in violation of the provisions and intent of this code.
- **2501.09.2 Inspection findings.** Whenever the fire code official observes an apparent or actual violation of a provision of this code, the rules or regulations of the fire code official promulgated under Section 2501.04.1 of this code, or any other code or ordinance under the fire code official's jurisdiction, the fire code official shall prepare a written inspection findings report describing the section of this code violated, order the correction of the violations, and specifying reasonable time limits for the required repairs or improvements to be made to render the building, structure or premises safe and secure.
  - **2501.09.2.1 Notification.** The inspection findings report shall be served upon the responsible person as defined in this code.
  - 2501.09.2.2 Responsibility for compliance with the Fire Code. "Responsible person" means the person or entity responsible for compliance with the Ohio Fire Code or the Columbus Fire Prevention Code, including but not limited to, the owner, lessee, agent, operator, or occupant of a building, premises, or vehicle. Responsible persons may include, but are not limited to, individuals, unincorporated associations, business associations, partnerships, corporations, or any other entity recognized by State law, it's or their successors or assigns or the agent of any of the aforesaid.
  - **2501.09.2.3 Failure to comply.** Any person or responsible person violating any of the provisions of this Code or failing to comply with any order issued pursuant to any section thereof, shall be guilty of a misdemeanor of the first degree. Each day that a violation continues, after a service of notice as provided for in this Code, shall be deemed a separate offense.
  - **2501.09.2.4 Citation.** In the case of a repeat offender, or a continuing violation, or for any other violation which in the discretion of the fire code official warrants it, an inspection findings report need not be served upon the responsible person. Instead the fire code official may issue a citation pursuant to Section 2501.09.4 of this code or file a criminal complaint in the Franklin County Municipal Court charging the responsible person with a violation of this code.
  - **2501.09.2.5 Service.** The inspection findings report shall be served as follows:
    - 1. Such inspection findings report shall be made by personal delivery, posting, email, or by U.S mail.
    - 2. If such inspection findings report is unable to be made by personal delivery, or if the mail envelope containing the inspection findings report is returned with showing it was undeliverable, the fire code official shall send a copy of the aforementioned inspection findings report to the last known address of the responsible person by ordinary mail. The fire code official shall keep a record of the fact that inspection findings report was sent by ordinary mail and the service of the inspection findings report shall be deemed complete when the fact of the mailing is entered in such record provided the ordinary mail envelope is not returned by the postal authorities showing failure of delivery.
    - 3. If the address of such person or responsible person referred to in 2501.01.09.2.2 of this code is unknown or if service by ordinary mail pursuant to 2501.01.09.2.2 of this code is incomplete, the fire code official shall cause the notice to be posted on the structure.

- 2501.09.3 Compliance with orders. No person shall fail to comply with a reasonable order issued pursuant to this code by the fire code official. If the responsible person does not comply with an order to correct violations within an inspection findings report, then the fire code official may:
  - 1. Issue a citation pursuant to Section 2501.09.2.4 of this code.
  - 2. File a criminal complaint in the Franklin County Municipal Court charging the responsible person with a violation of Section 2501.09.2.4 of this code.
  - 3. Request the Columbus city attorney to institute the appropriate legal proceedings to restrain, correct or abate such violation or to require removal or termination of the unlawful use of the building or structure in violation of a provision of this code or of any order or direction made pursuant thereto.
- **2501.09.4 Failure to comply, citations, civil penalties.** Any responsible person who fails to comply with an order to correct violations within an inspection findings report issued pursuant to Section 2501.09.2 of this code or who meets the criteria set forth in Section 2501.09.2.4 of this Code may be issued a citation by the fire code official.
  - **2501.09.4.1 Initial penalties.** Any responsible person who has received a citation for a violation of this code shall be assessed a civil penalty of not more than one thousand dollars for each violation.
  - **2501.09.4.2 Daily penalties.** Any responsible person who fails to correct a violation for which a citation has been issued within the period permitted for its correction, may be assessed a civil penalty of not more than one thousand dollars for each day during which such failure or violation continues.
  - **2501.09.4.3 Appropriateness of penalties.** Due consideration to the appropriateness of the penalty with respect to the gravity of the violations, the good faith of the person being charged, and the history of previous violations, shall be given whenever a penalty is assessed under this section.
  - **2501.09.4.4 Recovery.** Civil penalties imposed by this code shall be paid to the fire code official for deposit into the general fund. Such penalties may be recovered in a civil action in the name of the City of Columbus by Columbus City Attorney.
  - 2501.09.4.5 Assessment. Civil penalties incurred pursuant to this section shall continue to be assessed during the pendency of any administrative appeal and any subsequent court appeals, and shall be subject to collection upon a final judgment on the appeal.
- **2501.09.5 Issuance of citation, form, contents.** If the fire code official finds that an inspection findings report has been issued to a responsible person pursuant to Section 2501.09.2 of this code, and the responsible person has not complied with the order to correct violations within an inspection findings report, or if the fire code official determine that the criteria in Section 2501.09.2.4 of this code exists he may issue a citation to the responsible person.
  - **2501.09.5.1 Code violation.** Each citation shall be in writing and shall describe with particularity the nature of the violation, including a reference to the provision of the code violated and the order for correction alleged to have been violated.
  - **2501.09.5.2 Penalty.** Each citation shall notify the responsible person of the penalty proposed to be assessed under Section 2501.09.4 of this code.
  - **2501.09.5.3 Appeal rights.** Each citation shall notify the responsible person of the responsible person's right to appeal the citation and penalty under Section 2501.09.4 of this code within thirty (30) days of the date upon which the citation was served by the fire code official.
  - **2501.09.5.4 Service.** Each citation shall be served as prescribed in Section 2501.09.2.5 of this code.

# 2501.10 Exceptions. Unsafe buildings

(A) The provisions contained in this code shall not be construed as applying to the transportation of any article or substance shipped under the jurisdiction of and in compliance with the regulations prescribed by the military forces of the United States.

(Ord. 2177-83.)

2501.10.1 Unsafe buildings. All buildings and structures that are or shall hereafter become unsafe or deficient in adequate exit facilities or which constitute a fire hazard, or are otherwise dangerous to human life or the public welfare, or by reason of illegal or improper use, occupancy or maintenance or which have sustained structural damage by reason of fire, explosion, or natural disaster shall be deemed unsafe buildings or structures. A vacant building, or portion of a building, unguarded or open at door or window, shall be deemed a fire hazard and unsafe within the meaning of the Code. Unsafe buildings shall be reported to the building official who shall take appropriate action deemed necessary under the provisions of the Building Code to secure abatement by repair and rehabilitation or by demolition.

**2501.10.2** Occupancy of an unsafe building prohibited. No building, structure, or premises that constitutes an unsafe building, a serious hazard, or in which a required fire protection system is impaired or out of service shall be occupied. The fire code official may order the immediate evacuation of the occupancy.

**2501.10.3 Temporary Fire Watch.** To avoid the evacuation of an unsafe building, a structure, place of business, or place of habitation that constitutes a serious hazard, or an occupancy where a required fire protection system is impaired or out of service, the fire code official may determine a reasonable level of fire and life safety can be obtained through a temporary fire watch and order the responsible party to provide a temporary fire watch as a condition of continued occupancy.

The temporary fire watch may be provided by a licensed, bonded security agency or by other means approved by the fire code official appropriate to the size, configuration, occupancy, use, and hazards presented. Based upon the circumstances, the fire code official shall determine the duties and protocols for the temporary fire watch, including but not limited to the duties described in Section 907.1 of the OFC. The order and the initial duties and protocols may be provided orally, but shall be reduced to a written order within twenty-four hours. If the responsible party fails to conduct the temporary fire watch in accordance with the order issued by the fire code official, the fire code official may order the evacuation of the occupancy.

If the responsible party is unable or unwilling to contract with a security agency or other means approved by the fire code official, or if the responsible party elects to contract with the Division of Fire to comply with the order to provide the temporary fire watch in lieu of evacuation, the Division of Fire is authorized to enter into contract with the responsible party to provide personnel and equipment for the temporary fire watch.

## 2501.11 Applicability of other laws. Stop work order (Reserved for future revisions)

Nothing in this code shall be construed, interpreted or applied to abrogate, nullify or abolish any law, ordinance or code adopted by the jurisdiction governing the construction, alteration, addition, repair, removal, demolition, use, location, occupancy and maintenance of buildings specifically provided herein. When any provision of this code is found to be in conflict with any building, zoning, safety, health or other applicable law, ordinance or code of the jurisdiction existing on the

effective date of this code or hereafter adopted, the provision of which establishes the higher standard for the promotion and protection of the safety and welfare of the public shall prevail.

(Ord. 1539-80.)

## 2501.12 Application of building codes. Permits and Inspection Fees

The planning, design and construction of new buildings and structures to provide the necessary egress facilities, fire protection and built in fire protection equipment shall be controlled by the building code of the jurisdiction; and any alterations, additions or changes in buildings required by the provisions of this code which are within the scope of the building code shall be made in accordance therewith.

(Ord. 1539-80.)

**2501.12.1 Permit fees**. Refer to the published fee schedule in Appendix B, of this code.

**2501.12.2** Construction inspection fees. Refer to the published fee schedule in Appendix B, of this code.

**2501.12.2 Fire safety inspection fees.** Refer to the published fee schedule in Appendix B, of this code.

# **2501.13** Special fire protection requirements. Amendments to the Code (Reserved for future revisions)

- (A) When the fire official finds that, in the fire official's opinion, adequate protection is not being provided in a building, structure or premises as herein required or where such fire protection is deemed necessary due to hazardous or dangerous conditions involving the occupancy of a building or structure, special fire protection equipment shall be installed in accordance with the requirements of this code and the building code.
- (B) The fire official may survey and inspect all structures and premises, except single family dwellings and dwelling units in two family and multi-family dwellings, as often as may be necessary for the purpose of determining the adequacy of the fire protection equipment in the structures or on the premises.
- (C) If the fire official determines that the fire protection equipment provided in the structure or on the premises is inadequate due to the fire hazard involved, or that required fire protection equipment has not been provided in the structure or on the premises, then the fire official shall specify and order suitable fire protection equipment to be provided.
- (D) Such fire protection equipment may consist of private hydrants, automatic fire alarm systems, automatic sprinkler or water spray systems, standpipe systems and hose, fixed or portable fire extinguishers of a type suitable for the probable class of fire, manual or automatic covers, or carbon dioxide or other special fire extinguishing systems.
- (E) In especially hazardous operations fire protection equipment of more than one type or special systems may be required.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

# 2501.14 Existing buildings. Notice of Public Hearing (Reserved for future revisions)

- (A) Buildings built under, and in full compliance with the codes in force at the time of construction or alteration thereof, and that have been properly maintained and used for such use as originally permitted, shall be exempt from the requirements of this code pertaining to:
  - (1) Fire protection of structural elements except as provided for existing buildings under the building code. However, if the Chief of the division of fire determines that the inadequacy or absence of fire protection equipment for protection of structural elements constitutes a distinct hazard to life or property, the Chief of the division of fire may order fire protection equipment to be provided pursuant to Section 2521.01(B) of this code.
  - (2) Exits required, except as provided for existing buildings under this code and the building code.
  - (3) Isolation of hazardous operations; provided, however, that the fire chief may require the installation of fire safety devices or systems (fire extinguishers, fire alarms, fire detection devices, sprinklers or similar systems) where, in the fire chief's judgment, they are necessary to provide safety to life and property. In lieu of requiring the installation of safety devices or systems, or when necessary to secure safety in addition thereto, the fire chief may prescribe limitations on the handling and storage of materials or substances or upon operations that are liable to cause fire, contribute to the spread of fire, or endanger life or property.

(Ord. 2177-83; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.15 Administrative liability. Research Reports and Testing Laboratories

The Director of Public Safety, officer or employee charged with the enforcement of this code, while acting for the jurisdiction, shall not thereby render themselves liable personally, and is hereby relieved from all personal liability for any damage that may occur to persons or property as a result of any act required or permitted in the discharge of their official duties. Any suit instituted against any officer or employee because of an act performed by The Director of Public Safety, officer or employee in the lawful discharge of their duties and under the provisions of this code shall be defended by the legal representative of the jurisdiction until the final termination of the proceedings. The Director of Public Safety or any of the Director of Public Safety's subordinates shall not be liable for costs in any action, suit or proceeding that may be instituted in pursuance of the provisions of this code; and any official, office or employee, acting in good faith and without malice, shall be free from liability for acts performed under any of its provisions or by reason of any act or omission in the performance of their official duties in connection therewith. The city shall save such officer or employee harmless from personal liability.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

2501.15.1 Research reports and testing laboratories. In those cases in which a product is proposed for use in Columbus but such product does not meet specific standards set by the Columbus Fire Prevention Code, the fire code official may accept authenticated research reports from the Building Officials and Code Administrators International, Inc., or from other approved authoritative sources to assist him in determining the acceptability of that product.

## 2501.16 Municipal liability. Flammability of consumer Goods (Reserved for future revisions)

The Municipality shall not be liable under this code for any damage to persons or property, by reasons of the inspection or reinspection of buildings, structures or equipment authorized herein, or

failure to inspect or reinspect such building, structures or equipment or by reason of the approval or disapproval of any building, structure or equipment authorized herein.

(Ord. 1539-80.)

## 2501.17 Rules and regulations. Procedure in the event of a fire

The fire chief shall have authority as may be necessary in the interest of public safety, health and general welfare to promulgate rules and regulations, to interpret and implement the provisions of the fire prevention code, to secure the intent thereof and to designate requirements applicable because of climatic or other conditions but no such rules shall have the effect of waiving any fire safety requirements specifically provided in the fire prevention code, or violating accepted engineering practice involving public safety.

(Ord. 1539-80.)

## 2501.17.1 Unfriendly Fires in Buildings.

- **2501.17.1.1 Definitions.** The following words and phrases when used in this chapter, shall have the meanings respectively ascribed to them in this section:
  - 1. Unfriendly fire means a fire of a hostile or destructive nature as distinguished from a controlled fire intended for a beneficial purpose.
- 2501.17.1.2 Report of fire; spreading alarm. It shall be the duty of the responsible person or any person in direct control of any building regulated under the Columbus Building Code, upon the discovery of an unfriendly fire, or upon receiving information that there is an unfriendly fire on the premises, to immediately and with all reasonable dispatch and diligence, call or otherwise notify the fire department concerning the fire and to spread an alarm immediately to all occupants of the building.
- **2501.17.1.3** Unlawful regulation or order. No person shall make, issue, post or maintain any regulation or order, written or verbal that would require any person to take any unnecessary delaying action prior to reporting a fire to the division of fire.
- **2501.17.1.4 Reporting out fire.** It shall be the duty of any person having knowledge of a fire which occurred, whether accidental or otherwise, in which property of value was destroyed, to report this information to the division of fire immediately, in order that a proper investigation of the facts may be pursued promptly.
- <u>2501.17.1.5</u> Reporting incendiary fires. No person having knowledge of an attempt to set or the actual setting of a fire involving property, whether a loss was actually sustained or not, shall fail to report the same immediately to the division of fire.

#### 2501.18 Authority at fires and emergencies. HOTEL AND SRO FACILITY

The fire chief or authorized representative shall be in charge at the scene of a fire or other emergency involving the protection of life and/or property, and shall remain in charge until authority is relinquished.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

<u>2501.18.1 Causing fire through negligence in places of assembly or lodging.</u> No person shall in the city, in any hotel, motel, rooming house, lodging house, apartment house, tenement house, convalescent home, hospital, child care facility, or similar place, by means whatsoever, through carelessness, neglect or

negligence, set fire to, or cause the burning of, any bedding, furniture, rug, curtain, drape or other household furnishing, fitting or any other part of said buildings or premises in such a manner as to endanger the safety of any person or property.

## 2501.19 Ohio Basic Building Code.

The fire chief shall enforce all provisions of the Ohio Basic Building Code relating to fire prevention in accordance with Section 3781.03 of the Revised Code.

(Ord. 1539-80.)

#### 2501.20 Modifications.

The fire chief may modify any of the provisions of the Columbus Fire Prevention Code upon application in writing by the owner or lessee, or duly authorized agent, when there are practical difficulties in the way of carrying out the strict letter of the code, provided that the spirit of the code shall be observed, public safety secured, and substantial justice done. The particulars of such modification when granted or allowed and the decision of the fire chief thereon shall be entered upon the records of the Fire Prevention Bureau and a signed copy shall be furnished the applicant.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2501.205 Appeals.

Editor's Note: This section was repealed by Ordinance 59-87. See Section 2501.96.

## 2501.21 Validity.

Each section of the rules and regulations of the fire chief and each section of the Columbus Fire Prevention Code and every part of such section is an independent section and part of a section, and the holding of any section or a part thereof to be unconstitutional, void or ineffective for any cause does not affect the validity or constitutionality of any other section or part thereof.

(Ord. 1539-80.)

#### 2501.22 Conflict between requirements.

Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall prevail.

(Ord. 1539-80.)

#### 2501.23 Research reports and testing laboratories.

- (A) In those cases in which a product is proposed for use in Columbus but such product does not meet specific standards set by the Columbus Fire Prevention Code, the fire chief may accept authenticated research reports from the Building Officials and Code Administrators International, Inc., or from other approved authoritative sources to assist the fire chief in determining the acceptability of that product.
- (B) The following are authoritative sources recognized by the fire chief:

American Gas Association (AGA) 1032 East 62nd Street Cleveland, Ohio 44103

Engineering Experiment Station The Ohio State University 2070 Nell Avenue Columbus, Ohio 43210

Factory Mutual Research Corporation (FM) 1151 Boston Providence Turnpike Norwood, Mass. 02060

National Bureau of Standards (NBS) Building Research Division U.S. Department of Commerce Washington, D.C. 20234

Ohio Board of Building Standards (BBS) 2323 West Fifth Avenue, P.O. Box 825 Columbus, Ohio 43204

Southwest Research Institute P.O. Drawer 28510 San Antonio, Texas 77228

Underwriters' Laboratories, Inc. (UL) 333 Pfingsten Road
Northbrook, Illinois 60062

United States Testing Company, Inc. 1415 Park Avenue
Hoboken, New Jersey 07030

University of California
Department of Civil Engineering
Berkeley, California 94720

Applied Research Laboratories of Florida, Inc. 650 Palm Avenue
P.O. Box 489
Hialeah, Florida 33011

Environ Testing Laboratories, Inc. 2718 Forrest Lane
Dallas, Texas 75234

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.92 Notice of violation or order for correction.

(A) Whenever the fire official or duly authorized representative observes an apparent or actual violation of a provision of this code, the rules or regulations of the fire official promulgated under Section 2501.17 of this code, or any other code or ordinance under the fire official's jurisdiction, the fire official or duly authorized representative shall prepare a written notice of violation or order for correction describing the section of this code violated and specifying time limits for the required repairs or improvements to be made to render the building, structure or premises safe and secure.

- (B) The written notice of violation or order for correction shall be served upon the person or responsible person as defined in this code.
- (C) In the case of a repeat offender, or a continuing violation, or for any other violation which in the discretion of the fire official warrants it, a notice of violation or order for correction need not be served upon the person or responsible person. Instead the fire official may issue a citation pursuant to Section 2501.95 or file a criminal complaint in the Franklin County Municipal Court charging the person or responsible person with a violation of this code.
- (D) The notice of violation or order for correction shall be served as follows:
  - (1) Such notice or order shall be made by personal delivery or by certified mail, return receipt requested.
  - (2) If such notice or order is unable to be made by personal delivery, or if the certified mail envelope containing the notice or order is returned with an endorsement showing it was unclaimed or refused, the fire official shall send a copy of the aforementioned notice or order to the last known address of said person or responsible person by ordinary mail. The fire official shall keep a record of the fact that notice or order was sent by ordinary mail and the service of the notice or order shall be deemed complete when the fact of the mailing is entered in such record provided the ordinary mail envelope is not returned by the postal authorities showing failure of delivery.
  - (3) If the address of such person or responsible person referred to in 2501.92(B) is unknown or if service by ordinary mail pursuant to 2501.92(D)(2) is incomplete, the fire official shall cause the notice or order to be published once in the City Bulletin or a newspaper of general circulation in Franklin County.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2501.93 Compliance with orders.

- (A) No person shall fail to comply with a reasonable order issued pursuant to this code by the fire official or duly authorized representative.
- (B) If an order for correction is not complied with within the time specified by the fire official or duly authorized representative then:
  - (1) The fire official or duly authorized representative shall issue a citation pursuant to Section 2501.95(A), and
  - (2) The fire official or duly authorized representative may file a criminal complaint in the Franklin County Municipal Court charging the responsible person with a violation of Section 2501.93(A); and
  - (3) The fire official may request the Columbus city attorney to institute the appropriate legal proceedings to restrain, correct or abate such violation or to require removal or termination of the unlawful use of the building or structure in violation of a provision of this code or of any order or direction made pursuant thereto.
- (C) The Columbus Division of Police may be requested by the fire official or duly authorized representative to assist in or make the arrest for any offense against this code or orders of the fire official affecting the immediate safety of the public.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.94 Failure to comply, citations, civil penalties.

- (A) Any person who fails to comply with an order for correction issued pursuant to Section 2501.92 of this code or who meets the criteria set forth in Section 2501.92(C) of this Code shall be issued a citation by the fire official or duly authorized representative.
- (B) (1) Any person who has received a citation for a serious violation of this code shall be assessed a civil penalty of not more than one thousand dollars for each such order.

(Ord. 986-93.)

(2) Any person who fails to correct a violation for which an order for correction has been issued within the period permitted for its correction, may be assessed a civil penalty of not more than one thousand dollars for each day during which such failure or violation continues.

(Ord. 1855-93.)

(C) (1) Any person who has received a citation for a violation which is specifically determined not to be of a serious nature, shall be assessed a civil penalty of not more than five hundred dollars for each order.

(Ord. 986-93.)

- (2) Any person who fails to correct a violation for which an order for correction has been issued within the period permitted for its correction, may be assessed a civil penalty of not more than five hundred dollars for each day during which such failure or violation continues.
- (D) Due consideration to the appropriateness of the penalty with respect to the gravity of the violations, the good faith of the person being charged, and the history of previous violations, shall be given whenever a penalty is assessed under this section.
- (E) For purposes of this section, a serious violation shall be considered to exist if there is a substantial probability that an occurrence causing death or serious physical harm to persons could result from a condition which exists, or from one or more practices, means, methods, operations or processes which have been adopted or are in use.
- (F) Civil penalties imposed by this section shall be paid to the fire official for deposit into the general fund. Such penalties may be recovered in a civil action in the name of the city of Columbus brought in the Franklin County Court of Common Pleas.

(Ord. 1855-93; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.95 Issuance of citation, form, contents.

(A) If the fire official or duly authorized representative finds that a reasonable order for correction has been issued to a responsible person pursuant to Section 2501.92 of this code, and the responsible person has not complied with the order for correction, or if the fire official or duly authorized representative determine that the criteria in Section 2501.92(C) of this Code exists the fire official or duly authorized representative shall issue a citation to the responsible person.

(Ord. 986-93.)

(B) Each citation shall be in writing and shall describe with particularity the nature of the violation, including a reference to the provision of the code violated and the order for correction alleged to have been violated.

- (C) Each citation shall notify the responsible person of the penalty proposed to be assessed under Section 2501.94 of this code.
- (D) Each citation shall notify the responsible person of the time and place of the hearing scheduled on the citation.
- (E) Each citation shall be served as prescribed in Section 2501.92(D) of this code. (Ord. 1855-93; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.96 Hearing, appeal.

- (A) The chief of the division of fire shall, within a reasonable time, appoint a hearing officer, and notify the responsible person of the time and place of the hearing. The hearing shall be held no sooner than seven days after receipt of notice by the responsible person and not later than thirty days after such receipt unless the time is extended by the fire official.
- (B) The hearing officer may summon and compel the attendance of witnesses to testify in relation to any matter which is proper subject of inquiry and investigation, and may require the production of any books, paper, or document.
- (C) The hearing officer may administer an oath to any person appearing as a witness before the hearing officer. No witness shall refuse to be sworn or refuse to testify, or fail or refuse to produce a book, paper, or document concerning a matter under examination, or be guilty of contemptuous conduct after being summoned by the hearing officer to appear before the hearing officer to give testimony in relation to a matter of subject under investigation.
- (D) In any case of refusal to be sworn to testify, or to produce any book, paper, or document, or to be guilty of contemptuous conduct after being summoned under Section 2501.96(C) or for any disobedience or neglect of any subpoena pursuant to Section 2501.96(B) above, the Franklin County Common Pleas Court may, upon application by the fire official compel obedience by attachment proceedings for contempt, as in the case of obedience of the requirements of a subpoena issued from such court, or a refusal to testify therein.
- (E) The hearing officer shall receive any relevant evidence that the responsible person, his attorney, the fire inspector who issued the order for correction, and any other person who, in the discretion of the hearing officer, has an interest in the subject matter of the hearing, may offer. The hearing officer is not bound by the formal rules of evidence in conducting a hearing.
- (F) The hearing officer shall insure that the responsible person is permitted to appear in person or by his attorney to:
  - (1) Present his position, argument and contentions;
  - (2) Offer and examine witnesses and present evidence in support thereof;
  - (3) Cross examine witnesses purporting to refute his position, arguments and contentions;
  - (4) Offer evidence to refute evidence and testimony offered in opposition to his position, arguments and contentions;
  - (5) Proffer any such evidence into the record, if the admission thereof is denied by the hearing officer.
- (G) All testimony adduced at the hearing shall be given under oath.
- (H) The hearing officer shall subpoen all witnesses requested by the responsible person or his attorney.
- (I) The hearing officer shall prepare a complete transcript of the hearing. The transcript shall include all evidence admitted or proffered at the hearing.

- (J) The hearing officer shall file with the transcript conclusions of fact supporting his decision.
- (K) The fire official shall inform the responsible person of the hearing officer's decision, in writing, within thirty days after the hearing and such decision shall be final.
- (L) If the responsible person is aggrieved by an order of the hearing officer made under the section, the person may appeal under Chapter 2506 of the Ohio Revised Code.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.97 Failure to appear, default.

If the responsible person shall fail to appear in person or by the responsible person's attorney at a properly scheduled hearing, the hearing may proceed without the responsible person and a penalty may be assessed against the responsible person by the hearing officer.

(Ord. 59-87; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2501.98 Civil penalty.

In the event of a fire resulting directly or indirectly from any act of commission or neglect to comply with a lawful order for correction as prescribed in this code, unless such order has been (1) invalidated or stayed by the chief of the Fire Prevention Bureau or the chief of the division of fire, or (2) invalidated by a hearing officer, or (3) appealed to the Franklin County Court of Common Pleas after hearing and remains pending, the person or persons culpable or negligent in such respect shall be liable in a civil action for the payment of all costs and expenses incurred by the division of fire for the use of its employees, apparatus and materials in the extinguishment of any such fire or fires. The amount of such costs and expenses shall be determined by the Director of Public Safety and when collected shall be paid to the general fund of the city of Columbus.

(Ord. 59-87.)

## 2501.985 Fire Code violation.

No person shall knowingly violate any provision of the Columbus Fire Prevention Code or the Ohio Fire Code as incorporated into the Columbus Fire Prevention Code or any order made pursuant to such.

(Ord. 2064-88.)

# 2501.99 <u>Penalty. Misdemeanor. Any violation of the Columbus Fire Prevention Code is a first</u> degree misdemeanor.

- (A) Any person or responsible person violating any of the provisions of the Code or failing to comply with any order issued pursuant to any section thereof, shall be guilty of a misdemeanor of the first degree. Each day that a violation continues, after a service of notice as provided for in this Code, shall be deemed a separate offense.
- (B) The imposition of the penalties herein described shall not prevent the Columbus city attorney from instituting appropriate action to prevent unlawful construction or to restrain, correct or abate a violation; or to prevent illegal occupancy of a building, structure or premises; or to stop an illegal act, conduct of business or use of a building or structure in or about any premises.

(Ord. 2177-83.)

## Chapter 2502 PERMITS DEFINITIONS

## 2502.01 Permits. Scope

- (A) General. No person shall engage in any business activity involving the handling, storage or use of hazardous substances, materials or devices; or maintain, store or handle materials; or conduct processes which produce condition hazardous to life or property; or install equipment used in connection with such activities; or establish a place of assembly without first notifying the fire official. Permits may be required according to Section 2502.01(B).
- (B) The fire official may require, but need not require, any such permit as specified in this code.
- (C) Required permits shall be obtained from the fire official according to the requirements of this code. Inspection or permit fees, if any, shall be set forth in this code. Permits shall at all times be kept in the premises designated therein and shall at all times be subject to inspection by the fire official.
- (D) Application for Permit. Application for a permit required by this code shall be made to the fire official in such form and detail as the fire official shall prescribe. Applications for permits shall be accompanied by plans or drawing as required by the fire official for evaluation of the application.
- (E) Action on Application. Before a permit is issued, the fire official or a designated representative shall make or cause to be made such inspections or tests as are necessary to assure that the use and activities for which application is made complies with the provisions of this code.
- (F) Conditions of Permit. A permit shall constitute permission to maintain, store or handle materials, or to conduct processes which produce conditions hazardous to life or property, or to install equipment used in connection with such activities in accordance with the provisions of this code. Such permission shall not be construed as authority to violate, cancel, or set aside any of the provisions of this code. Said permit shall remain in effect until revoked, or for such period of time specified on the permit. Permits are not transferable and any change in use, operation or tenancy shall require a new permit.
- (G) Approved Plans. Plans approved by the fire official are approved with the intent they comply in all respects to this code. Any omissions or errors on the plans do not relieve the applicant of complying with all applicable requirements of this code.
- (H) Revocation of Permit. The fire official may revoke a permit or approval issued under the provisions of this code if upon inspection any violation of the code exists, or if any false statement or misrepresentation as to material fact in the application, data or plans on which the permit or approval was based, or if any fees required by this code for inspections or permits have not been paid.
- (I) Suspension of Permit. Any permit issued shall become invalid if the authorized work or activity is not commenced within six (6) months after issuance of the permit or if the authorized work or activity is suspended or abandoned for a period of six (6) months after the time of commencement.
- (J) Payment of Fees. A permit shall not be issued until the designated fees have been paid. All fees shall be deposited into the general fund, unless otherwise specified or provided for. All fees shall be non-refundable unless otherwise specified or provided for.
  - This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 02, OAC 1301:7-7-02, Definitions. The following revisions and additions, if any apply to this Article.

<sup>&</sup>lt;sup>1</sup>Cross reference(s)—Inspections - see FIRE PREV. 2501.045; Fireworks - see FIRE PREV. Ch. 2533

(Ord. 2049-95; Ord. 448-02 § 1; Ord. No. 2577-2014, § 1, 12-15-2014; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2502.02 Implied consent. Revisions. (Reserved for future revisions.)

Any application for, or acceptance of, any permit requested or issued pursuant to this code constitutes agreement and consent by the person making application or accepting the permit to allow the fire official or a duly authorized representative to enter the premises at any reasonable time, to conduct such inspections as required by this code or to inspect the permitted activity for compliance with the requirements of this code.

(Ord. 2049-95; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2502.03 Authority to require exposure or stop work. Additions. (Reserved for future Additions.)

- (A) Whenever any installation that is subject to inspection by the fire official prior to use is covered or concealed without having first been inspected, the fire official may require by written notice that such work be exposed for inspection. The fire official shall be notified when the installation is ready for inspection and the fire official shall conduct the inspection within a reasonable period of time.
- (B) When any construction or installation work is being performed in violation of the plans and specifications as approved by the fire official, a written notice shall be issued to the responsible person to stop work on that portion of the work which is in violation. The notice shall state the nature of the violation, and no work shall be continued on that portion until the violation has been corrected.

(Ord. 2049-95.)

## 2502.04 Schedule of fire prevention inspection fees.

A permit shall not be issued until the designated fee has been paid. These fees shall be reviewed within the Division of Fire, Fire Prevention Bureau every three years, beginning in 2009 and continuing thereafter.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part).)

## 2502.041 Open burning.

Any person who kindles or maintains a bonfire or authorizes a bonfire to be kindled or maintained on any premises must pay a fire inspection fee of Seventy-five dollars (\$75.00) if the bonfire material is obtained solely from the premises of a single private residence or one hundred twenty-five dollars (\$125.00) if the bonfire material is obtained from a construction site, from more than a single private residence, or from any other site.

A permit issued under this section shall be good for a period not to exceed fifteen (15) days. Nothing in this section implies approval of bonfires when prohibited by other governmental agencies, laws or ordinances.

## 2502.042 Torch or flame-producing device.

Any person who uses a torch or flame producing device to remove paint from any building or structure must pay a fire inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.043 Combustible material.

Any person, that stores in any building or upon any premises in excess of two thousand five hundred (2,500) cubic feet gross volume of combustible empty packing cases, boxes, barrels or similar containers; or rubber tires, baled cotton, rubber, cork, or other similarly combustible material whether continuously or only occasionally must pay an annual fire inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0431 High-piled storage.

Any person, that stores in any building or upon any premises an operational permit to use a building or portion thereof as a high piled storage area exceeding five hundred (500) square feet whether continuously or only occasionally must pay an annual fire inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.044 Cellulose nitrate film.

Any person that store, handle or use, in a use group A occupancy, cellulose nitrate film must pay a fire inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.045 Cellulose nitrate plastic.

Any person that stores or handles more than twenty five (25) pounds of cellulose nitrate (pyroxylin) plastics; and any manufacturer of articles of cellulose nitrate (pyroxylin) plastics, including the use of cellulose nitrate (pyroxylin) plastics in the manufacture or assembling of other articles must pay an annual fire inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.046 Aviation facilities.

Any person that operates airports, heliports or helistops or uses a group H or group S occupancy for aircraft servicing or repair and aircraft fuel servicing vehicles must pay an annual fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

Editor's note(s) Ord. No. 2577-2014, § 1, adopted December 15, 2014, amended § 2502.046 to read as set out herein. Previously § 2502.046 was titled airports, heliports or helistops.

#### 2502.047 Spraying or dipping.

Any person engaged in spraying or dipping operation utilizing flammable or combustible liquids or the application of combustible powders regulated by 2507 of the Columbus Fire Prevention Code must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

Editor's note(s) Ord. No. 2577-2014, § 1, adopted December 15, 2014, amended § 2502.047 to read as set out herein. Previously § 2502.047 was titled application of flammable finishes.

## 2502.048 Bowling pin refinishing or lane resurfacing.

Any person engaged in bowling pin refinishing or bowling lane resurfacing operations must pay a fire inspection fee of one hundred twenty five dollars (\$125.00) for an inspection of each job site, if the operation involves the use and application of flammable liquids and materials.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0481 Floor finishing.

Any person engaged in floor finishing or surfacing operations exceeding three hundred fifty (350) square feet using class I or class II liquids must pay a fire inspection fee of one hundred twenty-five dollars (\$125.00) for an inspection of each job site.

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.049 Crop ripening or coloring process.

Any person engaged in any crop ripening or coloring process using ethylene gas must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.05 Dry cleaning.

Any person engaged in the business of dry cleaning must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00).

## 2502.051 Combustible dust producing operation.

Any person that maintains dust explosion hazards, grain elevators, flour, starch or feed mills or plants pulverizing aluminum, coal, cocoa, magnesium, spices, sugar, or other operations producing combustible dusts as defined by the Ohio Fire Code must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

Editor's note(s) Ord. No. 2577-2014, § 1, adopted December 15, 2014, amended § 2502.051 to read as set out herein. Previously § 2502.051 was titled dust producing operation.

#### 2502.052 Fumigation or thermal insecticidal fogging.

Any person engaged in any fumigation or thermal insecticidal fogging operation for profit or to maintain a room, vault or chamber in which a toxic or flammable fumigant is used must pay a fire prevention inspection fee of one hundred dollars (\$100.00) for each building or premises treated.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.053 Lumber storage or use.

Any person that maintains lumber yards and woodworking plants which use or store more than one hundred thousand (100,000) board feet of lumber must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0531 Wood products.

Any person that store chips, hogged material, lumber or plywood in excess of two hundred (200) cubic feet must pay an annual fire prevention inspection fee of one hundred fifty seventy-five dollars (\$175.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.054 Indoor public assembly permit.

The promoter of the event or the owner of the property holding a temporary indoor public assembly event in an occupancy type that is not a place of assembly must pay a fire prevention inspection fee based on the following fee schedule:

Operation/Occupancy	Permit Fee
Permit Type	<del>per Day of</del>
	<del>Operation</del>
Assembly 50 299 occupants and is under 5,000 square feet	<del>\$75.00</del>
Assembly 300 occupants and over or is 5,000 square feet and over	<del>\$125.00</del>

(Ord. 2049-95; Ord. 0126-04 § 1 (part): Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.055 Place of assembly.

Any person that maintains a place of assembly, as defined by this code, accommodating fifty (50) or more persons must pay an annual fire prevention inspection fee in accordance with the following schedule:

At Least	But Less Than	Fee
<del>50</del>	100	<del>\$150.00</del>
100	<del>200</del>	<del>\$175.00</del>
<del>200</del>	<del>500</del>	<del>\$250.00</del>
<del>500</del>	<del>5,000</del>	<del>\$350.00</del>
<del>5,000</del>	And Up	<del>\$700.00</del>

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0551 Amusement buildings.

Any person that operates a special amusement building, as defined by the Ohio Fire Code, must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0552 Liquid- or gas-fueled vehicles or equipment in assembly buildings.

Any person displaying, operating or demonstrating liquid or gas fueled vehicles or equipment in assembly buildings must pay a fire inspection fee of seventy-five dollars (\$75.00) for an inspection of each location and occurrence.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.056 Industrial furnace/oven.

Any person using an industrial processing furnace/oven, as defined by this code, must pay an annual prevention inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

Editor's note(s) Ord. No. 2577-2014, § 1, adopted December 15, 2014, amended § 2502.056, to read as set out herein. Previously § 2502.056 was titled industrial furnace.

## 2502.057 Motor vehicle repair garage.

Any person that maintains a motor vehicle repair garage which does not dispense, sell or store gasoline in quantity must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.058 Public service station.

Any person that maintains a vehicle service station defined as any place, building, pump or device operated and maintained in the city where gasoline or other motor fuels are kept for sale, at retail, to the public must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00). This section includes marine service stations.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.059 Private service station.

Any person engaged in the storage of motor fuels: defined as any place, building, pump or device operated and maintained on private premises, where gasoline or other motor fuels are stored and dispensed for private consumption (not open to the public) must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0599 Pyrotechnic special effects.

The permit applicant shall furnish evidence of insurance in an amount of two million dollars (\$2,000,000.00) for the payment of all damages which may be caused either to a person or persons or to a property by reasons of the permitted display, and arising from any acts of the permit holder, the permit holder's agents, employees or subcontractors. The permit applicant must pay a fire prevention inspection fee of one hundred twenty five dollars (\$125.00) to the Bureau of Fire Prevention at the time of permit application.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2502.06 Fireworks.

The permit applicant shall furnish evidence of insurance in an amount of two million dollars (\$2,000,000.00) for the payment of all damages which may be caused either to a person or persons or to property by reason of the permitted display, and arising from any acts of the permit holder, the permit holder's agents, employees or subcontractors. The permit applicant must pay a fire prevention inspection fee of two hundred dollars (\$200.00) to the Bureau of Fire Prevention at the time of permit application.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2502.061 Automobile wrecking yard, junk yard or waste material handling.

Any person that maintains automobile wrecking yards, junk yards and waste material handling plants must pay an annual fire prevention inspection fee of one hundred dollars (\$100.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.062 Welding or cutting.

Any company, corporation, copartnership or owner operator performing welding or cutting operations must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.063 Calcium carbide storage.

Any person who stores or keeps calcium carbide in excess of two hundred (200) pounds must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.064 Acetylene generator.

Any person that operates an acetylene generator having a carbide capacity exceeding five (5) pounds must pay an annual fire inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.065 Welding or cutting cylinder or container storage.

Any person that stores cylinders used in conjunction with welding or cutting operations when more than two hundred (200) cubic feet of flammable compressed gas other than liquefied petroleum gas, any liquefied petroleum gas or six thousand (6,000) cubic feet of nonflammable compressed gas must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.066 Combustible fiber.

Any person engaged in the storage and handling of combustible fibers, as described by this code, in quantities in excess of one hundred (100) cubic feet must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.067 Compressed gas.

Any person, storing, handling or using at normal temperature or pressure of compressed gas as indicated in the table below must pay an annual fire inspection fee of one hundred seventy five dollars (\$175.00).

Exception: Vehicles equipped for and using compressed gas as a fuel for propelling the vehicle.

Type of gas	Amount (cubic feet at NTP)
Corrosive	200
Flammable (except cryogenic fluids and liquefied petroleum gases)	200
Highly toxic	Any amount
Inert and simple asphyxiate	6,000
Oxidizing (including oxygen)	<del>504</del>
Pyrophoric	Any amount
Toxic	Any amount

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.068 Cryogenic liquid.

Any person engaged in: producing, storing, transporting on site, using, handling or dispensing eryogenic fluids in excess of the amounts listed in the table below must pay an annual fire inspection fee of one hundred seventy five dollars (\$175.00).

Exception: Permits for vehicles equipped for and using cryogenic fluids as a fuel for propelling the vehicle or for refrigerating the lading.

Type of	Inside	Outside
eryogenic fluid	building	<del>buildings</del>
	<del>(gallons)</del>	<del>(gallons)</del>
Flammable	More than 1	<del>60</del>
Inert	60	<del>500</del>
Oxidizing (includes oxygen)	10	<del>50</del>
Physical or health hazard not	Any	Any
indicated above	amount	amount

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part; Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.069 Explosives, ammunition or blasting agent.

Any person engaged in the manufacturing, storage, handling, sale or use of any quantity of explosives, explosive materials, fireworks, or pyrotechnic special effects as described in this code must pay an annual fire inspection fee of one hundred seventy five dollars (\$175.00) unless the condition or operation is covered by another permit issued by the fire official pursuant to this code.

Exception: Storage in group R-3 occupancies of smokeless propellant, black powder and small arms primers for personal use, not for resale.

## 2502.07 Flammable or combustible liquid.

Any person engaged in the conditions or operations involving flammable or combustible liquids, as indicated below, must pay an annual or one time, fire inspection fee of one hundred seventy five dollars (\$175.00) unless the condition or operation is covered by another permit issued by the fire official pursuant to this code.

- (A) To use or operate a pipeline for the transportation within facilities of flammable or combustible liquids. This requirement shall not apply to the off-site transportation in pipelines regulated by the Department of Transportation (DOTn) nor does it apply to piping systems.
- (B) To store, handle or use class I liquids in excess of five (5) gallons in a building or in excess of ten (10) gallons outside of a building, except for the following:
  - (i) The storage or use of class I liquids in the fuel tank of a motor vehicle, aircraft, motorboat, mobile power plant or mobile heating plant, unless such storage, in the opinion of the local fire code official, would cause an unsafe condition.
  - (ii) The storage or use of paints, oils, varnishes or similar flammable mixtures when such liquids are stored for maintenance, painting or similar purposes for a period of not more than thirty (30) days.
- (C) To store, handle or use class II or class IIIA liquids in excess of twenty-five (25) gallons in a building or in excess of sixty (60) gallons outside a building, except for fuel oil used in connection with oil burning equipment.
- (D) To store, handle or use class IIIB liquids in tanks or portable tanks for fueling motor vehicles at motor fuel dispensing facilities or where connected to fuel burning equipment.

Exception: Fuel oil and used motor oil used for space or water heating.

- (E) To remove class I or class II liquids from an underground storage tank used for fueling motor vehicles by any means other than the approved, stationary on site pumps normally used for dispensing purposes.
- (F) To operate tank vehicles, equipment, tanks, plants, terminals, fuel dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used.
- (G) To place temporarily out of service (for more than ninety (90) days) an underground, protected aboveground or aboveground flammable or combustible liquid tank.
- (H) To change the type of contents stored in a flammable or combustible liquid tank to a material that poses a greater hazard than that for which the tank was designed and constructed.
- (I) To manufacture, process, blend or refine flammable or combustible liquids.
- (J) To engage in the dispensing of liquid fuels into the fuel tanks of motor vehicles at commercial, industrial, governmental or manufacturing establishments.
- (K) To utilize a site for the dispensing of liquid fuels from tank vehicles into the fuel tanks of motor vehicles, marine craft and other special equipment at commercial, industrial, governmental or manufacturing establishments.

## 2502.071 Underground tank internal coating.

Any person engaged in any internal coating procedure for underground tank lining must pay a fire inspection fee of one hundred twenty five dollars (\$125.00) for each permit issued by the fire official.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.072 Hazardous materials.

Any person storing, dispensing, using or handling hazardous materials as indicated in 1301:7-7-27 of the Ohio Fire Code must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00) unless the condition or operation is covered by another permit issued by the fire official pursuant to this code.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. 1132-2008 Attach. (part; Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0721 Aerosol products.

Any person storing or retail displaying of level 2 and 3 aerosol products exceeding a net weight of five hundred (500) pounds must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0722 Corrosives.

Any person storing or using corrosive materials exceeding one thousand (1,000) pounds of solids, fifty-five (55) gallons of liquids, or two hundred (200) cubic feet of gases must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0723 Flammable solids.

Any person storing, using or handling more than one hundred (100) pounds of flammable solids must pay an annual fire prevention inspection fee of one hundred seventy-five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0724 Hazardous production material facilities.

Any person engaged in the storage, handling or use of hazardous production materials must pay an annual fire prevention inspection fee of one hundred seventy-five dollars (\$175.00).

#### 2502.0725 Irritants, sensitizers and other health hazards.

Any person engaged in the storage, use or handling of irritants, sensitizers or other health hazard materials exceeding one thousand (1,000) pounds of solids, one hundred (100) gallons of liquids, and any amount of gas must pay an annual fire prevention inspection fee of one hundred seventy-five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0726 Liquid and solid oxidizers.

Any person engaged in the storage, use or handling of any quantity of class 4 oxidizers; more than one (1) gallon or ten (10) pounds of class 3 oxidizer; more than ten (10) gallons or one hundred (100) pounds of class 2 oxidizer; or more than fifty five (55) gallons or five hundred (500) pounds of class 1 oxidizer; must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0727 Organic peroxides.

Any person engaged in the storage, use or handling of any quantity of class I or II organic peroxides; one (1) gallon or ten (10) pounds of class III organic peroxides; two (2) gallons or ten (20) pounds of class IV organic peroxides; must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0728 Pyrophoric materials.

Any person engaged in the storage, use or handling of any amount of pyrophoric materials must pay an annual fire prevention fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0729 Radioactive materials.

Any person engaged in the storage, use or handling of any radioactive material capable of emitting a short term radiation exposure greater than five (5) REM whole body dose including both sealed and unsealed radioactive sources, must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

## 2502.073 Liquefied petroleum gas (LP-gas).

Any person that stores or uses LP gas or the operation of cargo tankers that transport LP gas must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00) utilizing storage containers of over thirty (30) gallons individual water capacity, or when the combined container quantity exceeds sixty (60) gallons irrespective of individual container size or twenty five dollars (\$25.00) for lesser amounts.

Exception: A permit for individual containers with a five hundred (500) gallon (one thousand eight hundred ninety three (1,893) liter) water capacity or less serving occupancies in group R-3.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0731 Unstable (reactive) materials.

Any person engaged in the storage, use or handling of any quantity of class 3 or 4 unstable (reactive) materials; more than five (5) gallons or fifty (50) pounds (solid) of class 2 unstable (reactive) materials, or more than ten (10) gallons or one hundred (100) pounds (solid) of class 1 unstable (reactive) materials must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0732 Water-reactive materials.

Any person engaged in the storage, use or handling of any quantity of class 3 water reactive materials; more than five (5) gallons or fifty (50) pounds (solid) of class 2 water reactive materials; more than fifty five (55) gallons or five (500) pounds (solid) of class 1 water reactive materials must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0733 Highly toxic and toxic solids and liquids.

Any person engaged in the storage, use or handling of highly toxic materials in any quantity and toxic materials exceeding one hundred (100) pounds of solids or ten (10) gallons of liquids must pay an annual fire prevention inspection fee of one hundred seventy-five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.0734 Pesticide display and storage.

Any person engaged in the display and storage of any pesticides in any quantity as indicated in OFC Rule 27 1301:7-7-27 (hazardous materials in general) and in 1301:7-7-37 (highly toxic and toxic materials) of the Ohio Administrative Code the Ohio Fire Code must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. 1132-2008 Attach. (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.074 Combustible metals.

Any person engaged in melting, casting, heat treating, machining or grinding more than ten (10) pounds of combustible metals per working day must pay an annual fire prevention inspection fee of one hundred seventy five dollars (\$175.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

Editor's note(s)—Ord. No. 2577-2014, § 1, adopted December 15, 2014, amended § 2502.074 to read as set out herein. Previously § 2502.074 was titled magnesium.

#### 2502.075 Manufacture or storage of matches.

Any person that manufactures more than twenty five (25) cases of matches per year or stores matches exceeding cases in aggregate must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.076 Organic coating.

Any person engaged in any manufacturing operation making more than one (1) gallon of any organic coating on any working day must pay an annual fire inspection fee of one hundred seventy-five dollars (\$150.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part; Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.077 Permit renewal, inspection fees.

All fire prevention inspection fees, associated with yearly operational permits, must be paid annually for each separate location, as determined by the fire official, within the city of Columbus and are due thirty (30) days after the invoice date. Payment shall be made according to the procedures established by the fire official. Inspection fees are considered delinquent sixty (60) days after invoice date and subject to a twenty five (25) percent penalty which shall be added to the fee due.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2962-2013, § 1, 1-27-2014; Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.078 Aboveground and underground storage tanks.

Any person engaged in the installation, upgrade, repair or closure of any aboveground or underground storage tank and/or tank system must pay a fire prevention inspection fee in accordance with the following schedule:

Leak detection upgrade	<del>\$75.00</del>	Per location
Piping abandonment only	<del>\$175.00</del>	Per location

Piping installation only	<del>\$75.00</del>	Per location
Piping removal only	<del>\$175.00</del>	Per location
Piping repair only	<del>\$75.00</del>	Per location
Piping replacement only	<del>\$175.00</del>	Per location
Piping upgrade only	<del>\$75.00</del>	Per location
Tank abandonment in place	<del>\$175.00</del>	Per tank
Tank removal	<del>\$175.00</del>	Per tank
Tank repair	<del>\$125.00</del>	Per tank
Tank replacement	\$300.00	Per tank
Tank upgrade	<del>\$150.00</del>	Per tank
AST/UST system change in service	<del>\$175.00</del>	<del>Per system</del>
AST/UST system installation	<del>\$150.00</del>	<del>Per system</del>
AST/UST system temporary closure	<del>\$175.00</del>	<del>Per system</del>

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.079 Outdoor public assembly event.

Any person operating a temporary structure at an outdoor public assembly event is required to obtain permits as indicated below must pay an fire prevention inspection fee of seventy-five dollars (\$75.00) unless the condition or operation is covered by another permit issued by the fire official pursuant to this code.

Operation/Occupancy Permit Type	
Assembly	50 299 occupants and under 5,000 square feet
Assembly	300 occupants and over and 5,000 square feet and
	<del>over</del>
Cooking and/or Heating	<del>(any size)</del>
Combustible/Flammable Liquid (any amount)	Not in conjunction with cooking/heating or
	assembly.
Compressed Flammable Gas (any amount)	Not in conjunction with cooking/heating or
	assembly.
Compressed Non-Flammable Gas (over 6,000	Not in conjunction with cooking/heating or
<del>cubic feet)</del>	assembly.
Canopy (over 400 square feet) Tent (over 200	Not used for cooking/heating or assembly and, no
square feet)	use of Flammable or Combustible liquids or
	Compressed Gas of any type.

(Ord. 2049-95; Ord. 0126-04 § 1 (part): Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.08 Plan review.

Before any fire alarm, detection or fire suppression system or any other fire protection device including emergency generators and fire ventilating systems are installed, enlarged, extended or altered in any way, plans and specifications shall be reviewed by the fire official.

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(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part).)
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## 2502.081 Plans and specifications.

Plans and specifications submitted to the fire official for review shall be in such form and detail as required by the fire official.

(Ord. 2049-95.)

#### 2502.082 Tire rebuilding or tire shredding.

Any person engaged in the business of tire rebuilding or tire shredding must pay an annual fire prevention inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part; Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.084 Fire hydrants and valves.

Any person engaged in the or use or operation of fire hydrants or valves intended for fire suppression purposes which are installed on water systems and accessible to a fire apparatus access road that is open to or generally used by the public must pay an permit fee of fifty dollars (\$50.00).

Exception: A permit for authorized employees of the water company that supplies the system or the fire department to use or operate fire hydrants or valves.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.085 Hot work operations.

Any person engaged in hot work including, but not limited those listed below, must pay a fire inspection fee of one hundred twenty-five dollars (\$125.00) for an inspection of each job site and/or occurrence.

- (A) Public exhibitions and demonstrations where hot work is conducted.
- (B) Use of portable hot work equipment inside a structure.

Exception: Work that is conducted under a construction permit.

- (C) Fixed site hot work equipment such as welding booths.
- (D) Hot work conducted within a wildfire risk area.
- (E) Application for roof coverings with the use of an open flame device.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.0851 Hot work Program.

When approved, the fire code official may issue a permit to carry out a hot work program within a facility. Any person conducting a hot work program must pay an annual fire prevention inspection fee of one hundred twenty five dollars (\$125.00). This program allows approved personnel to regulate their facility's hot work operations in accordance with 1301:7-7-26 of the Ohio Administrative Code.

## 2502.086 Refrigeration equipment.

Any person engaged in the conditions or operations involving a mechanical refrigeration unit or system regulated by rule 1301:7-7-06 of the Ohio Administrative Code must pay an annual, fire inspection fee of one hundred twenty five dollars (\$125.00) unless the condition or operation is covered by another permit issued by the fire official pursuant to this code.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.09 Fire protection system plan review fee schedule.

(A) Sprinkler System. The fee for the sprinkler is based on the number of sprinkler heads in the system.

Sprinkler Heads	Plan Review Fee	Inspection Fee
1-200	<del>\$87.50</del>	<del>\$87.50</del>
<del>201 300</del>	<del>\$112.50</del>	<del>\$112.50</del>
301 400	<del>\$137.50</del>	<del>\$137.50</del>
401 750	<del>\$175.00</del>	<del>\$175.00</del>
Over 750	\$175.00 plus 60¢ per head over	\$150.00 plus 60¢ per head over
	<del>750</del>	<del>750</del>

The review of a hydraulically designed sprinkler system shall be one point five (1.5) times the normal fee for sprinkler review. Review of sprinkler systems using a fire pump shall cost an additional one hundred twenty-five dollars (\$125.00) for sprinkler review.

Review of standpipes using the same supply as sprinkler systems with fire pumps are included in the sprinkler system fee.

- (B) Standpipe Systems. The plan review fee shall be seventy five (\$75.00) dollars for systems without fire pumps and one hundred twenty five (\$125.00) dollars for systems with fire pumps. The inspection fee for standpipe systems shall be seventy-five (\$75.00) dollars for systems without fire pumps and one hundred twenty five (\$125.00) dollars for systems with fire pumps.
- (C) Extinguishing Systems. These would include systems using the following agents: carbon dioxide, halon, dry chemical, foam, chemical, and all others:

Weight of Agent	Plan Review Fee	Inspection Fee
Up to 50 lbs.	<del>\$60.00</del>	<del>\$115.00</del>
51—200 lbs.	<del>\$85.00</del>	<del>\$115.00</del>
<del>201 500 lbs.</del>	<del>\$110.00</del>	<del>\$115.00</del>
Over 750	\$110.00 +.60 per lb. over 500	\$115.00 +.60 per lb. over 500
	<del>lbs.</del>	<del>lbs.</del>

(D) Automatic Fire Alarm System. The fee for an automatic fire alarm system is based on the number of sending, signaling and detecting devices in the system:

Devices	Plan Review Fee	Inspection Fee
1—25	<del>\$100.00</del>	<del>\$100.00</del>
Over 25	\$100.00 +.60 per device over 25	\$100.00 +.60 per device over 25

(E) Manual Fire Alarm Systems. The fee for a manual fire alarm system is based on the number of sending and signaling devices:

Devices	Plan Review Fee	Inspection Fee
1-10	<del>\$100.00</del>	<del>\$100.00</del>
Over 10	\$100.00 + .60 per device over 10	\$100.00 +.60 per device over 10

- (F) Other Fire Protection Devices and Systems. The fee for smoke removal systems and other fire protection devices and systems not listed above shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee.
- (G) Flammable or Combustible Liquid, or Flammable or Nonflammable Gas Installations. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee.

(Ord. 2049-95; Ord. 448-02 § 2: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. 0112-2008 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

# 2502.10 Subdivision plat plan, water main plan, street improvement plan and private development plan review fee schedule.

- (A) Preliminary Subdivision Plat Plans. The fee for this plat plan review is one hundred (\$100.00) dollars. This fee shall be in addition to, and separate from, any required inspection fee.
- (B) Final Subdivision Plat Plans. The fee for this plat plan review is seventy five (\$75.00). This fee shall be in addition to, and separation from, any required inspection fee.
- (C) Public Street Improvement Plans Private Development. The fee schedule for this plan review is as follows:

*Number of	Plan Review Fee	Inspection Fee
Fire Hydrants		
Involved in		
Project		
0 5	<del>\$30.00</del>	<del>\$120.00</del>
6—10	\$55.00	<del>\$120.00</del>
<del>11 15</del>	<del>\$75.00</del>	<del>\$125.00</del>
Over 15	\$75.00 + \$1.25 per hydrant over	\$125.00 + \$2.25 per hydrant
	<del>15</del>	over 15

<sup>\*</sup> Also includes existing hydrants to be relocated or replaced.

(D) Public Water Main Plans Private Development. The fee schedule for this plan review is as follows

*Number of	Plan Review Fee	Inspection Fee
Fire Hydrants		
Involved in		
Project		

0-5	<del>\$30.00</del>	<del>\$120.00</del>
6—10	<del>\$55.00</del>	<del>\$120.00</del>
<del>11 15</del>	<del>\$75.00</del>	<del>\$125.00</del>
Over 15	\$75.00 + \$1.25 per hydrant over	\$125.00 + \$2.25 per hydrant
	<del>15</del>	over 15

<sup>\*</sup> Also includes existing hydrants to be relocated or replaced.

(E) Private Water Main Plans. The fee schedule for this plan review is as follows:

*Number of	Plan Review Fee	Inspection Fee
Fire Hydrants		
Involved in		
Project		
0 5	<del>\$30.00</del>	<del>\$120.00</del>
<del>6 10</del>	<del>\$55.00</del>	<del>\$120.00</del>
<del>11 15</del>	<del>\$75.00</del>	<del>\$125.00</del>
Over 15	\$75.00 + \$1.25 per hydrant over	\$125.00 + \$2.25 per hydrant
	<del>15</del>	over 15

<sup>\*</sup> Includes new fire hydrants, relocated fire hydrants, replaced fire hydrants, abandoned fire hydrants, lead ins to risers, and remote fire department connections.

(Ord. 2049-95; Ord. 448-02 § 3: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part) Ord. 0112-2008 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.11 Acceptance test fee.

- (A) General. A building, structure or any portion thereof shall not be occupied until all required fire protection systems and devices and all fire hydrants have been tested in the presence of the fire official and approved, as required by the Fire Marshal.
- (B) The plan review fees set forth in Section 2502.09 and 2502.10 include the cost of having one (1) fire inspector present (if required) during the initial acceptance test for the system reviewed as indicated, if done during normal business hours. If, in the opinion of the fire official, more than one (1) fire inspector is required to properly and efficiently witness the acceptance test, a fee shall be charged for each additional fire inspector required on the basis of time consumed by each fire inspector, at the rate of fifty eight dollars (\$75.00) for each hour or fraction thereof.
- (C) Should a subsequent acceptance test become necessary, for whatever reason, for approval of a fire protection system or systems, a fee of one-hundred twenty-five dollars (\$125.00) shall be paid for the presence of a fire official at each subsequent test.

(Ord. 2049-95; Ord. 448-02 § 4: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. 0112-2008 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.12 Special inspections.

#### (A) Definitions.

1. A special inspection is an inspection performed during normal duty hours at an unscheduled time and at a responsible person's request, that is not required by this code.

- 2. After hours special inspection is an inspection as defined in subsection (A)1. performed during a time which falls outside the normal duty hours of the Fire Prevention Bureau. Normal duty hours for the Fire Prevention Bureau are from 8:00 a.m. until 5:00 p.m. Monday through Friday, or on holidays as defined by the current labor contract.
- 3. Weekend special inspection is an inspection as defined in subsection (A)1. performed on Saturday, Sunday or a legal holiday.
- (B) Inspections shall be performed during Fire Prevention Bureau normal duty hours unless an after hours and/or weekend inspection request is made.
- (C) Any person requesting an after hours inspection for a building or premises under their control or any part thereof, shall make the request in writing on a form and in manner acceptable to the fire official.
- (D) Any person requesting an inspection of a building or premises under their control or any part thereof, or other special services of whatever nature shall be charged a fee for such special inspection on the basis of time consumed by each inspector or authorized person performing the inspection, at the rate indicated below:
  - 1. Commercial Occupancies. One hundred twenty five (\$125.00) for each hour or fraction (one-fourth (1/4) of an hour) thereof. A twenty five dollar (\$25.00) trip charge.
  - 2. Home Daycares. One hundred twenty-five (\$100.00) for each hour or fraction (one-fourth (¼) of an hour) thereof. A twenty-five dollar (\$25.00) trip charge.
  - 3. All Others Non-Commercial. Seventy-five dollars (\$75.00) for each hour or fraction (one-fourth (1/4) of an hour) thereof. A twenty-five dollar (\$25.00) trip.

Special inspection fees and trip charges must be paid in full prior to the inspection. Payment of these special inspection fees and trip charge entitles the requestor to an inspection, but not necessarily an approved inspection.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part); Ord. 0112-2008 § 1 (part); Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.13 Columbus fire prevention code modification request

A person requesting a modification of the Columbus Fire Prevention Code shall be required to pay a fee of three hundred dollars (\$300.00) in order to adequately compensate the division of fire for research and study of the modification request, and to ascertain that any modification allowed would not be detrimental to public safety.

(Ord. 2049-95: Ord. 1210-2006 § 1 (part): Ord. 1446-2007 § 1 (part).)

#### 2502.14 Battery systems.

A permit to install stationary storage battery systems having a liquid capacity of more than fifty (50) gallons. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.15 Compressed gases.

When the compressed gases in use or storage exceed the amounts listed in Section 2502.067, a construction permit to install, repair damage to, abandon, remove, place temporarily out of service, or close or substantially modify a compressed gas system. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty five dollars (\$125.00).

#### **Exceptions:**

- (A) Routine maintenance.
- (B) For emergency repair work performed on an emergency basis, application shall be made within two (2) working days of commencement of work.

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.16 Cryogenic fluids.

A construction permit for installation of or alteration to outdoor stationary cryogenic fluid storage systems where the system capacity exceeds the amounts listed in Section 2502.068. Maintenance is not considered an alteration and does not require a construction permit. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty-five dollars (\$125.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.17 Flammable and combustible liquids.

A construction permit for the following items are required. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty-five dollars (\$125.00).

- (A) To install, repair or modify a pipeline for the transportation of flammable or combustible liquids.
- (B) To install, construct or alter tank vehicles, equipment, tanks, plants, terminals, fuel dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used.
- (C) To install, alter, remove, abandon or otherwise dispose of a flammable or combustible liquid tank and any line or dispensing device connected thereto.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.18 Hazardous materials.

A construction permit to install, repair damage to, abandon, remove, place temporarily out of service, or close or substantially modify a storage facility or other area regulated by rule 1301:7-7-27 of the Ohio Administrative Code when the hazardous materials in use or storage exceed the amounts listed within this code. The fee for this plan review shall be charged on the basis of time

consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty-five dollars (\$125.00).

#### **Exceptions:**

- (A) Routine maintenance.
- (B) For emergency repair work performed on an emergency basis, application for permit shall be made within two (2) working days of commencement of work.

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.19 Industrial ovens.

A construction permit for installation of industrial ovens covered by rule 1301:7-7-21 of the Ohio Administrative Code. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty-five dollars (\$125.00).

## **Exceptions:**

- (A) Routine maintenance.
- (B) For repair work performed on an emergency basis, application for permit shall be made within two (2) working days of commencement of work.

(Ord. No. 2577-2014, § 1, 12-15-2014)

## 2502.20 LP-gas.

A construction permit for installation of or modification to an LP gas system. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty five dollars (\$125.00).

(Ord. No. 2577-2014, § 1, 12-15-2014)

#### 2502.21 Temporary membrane structures and tents.

A construction permit to erect an air supported temporary membrane structure or a tent having an area in excess of four hundred (400) square feet. The fee for this plan review shall be charged on the basis of time consumed reviewing the plan at the rate of one hundred twenty-five dollars (\$125.00) for each hour or fraction thereof. This fee shall be in addition to, and separate from, any required inspection fee of one hundred twenty five dollars (\$125.00).

#### **Exceptions:**

- (A) Tents used exclusively for recreational camping purposes.
- (B) Funeral tents and curtains or extensions attached thereto, when used for funeral services.
- (C) Tents covered by outdoor event permits.
- [(D)] Tents and awnings open on all sides which comply with all of the following:

- (i) Individual tents having a maximum size of seven hundred (700) square feet (sixty-five (65) square meters).
- (ii) The aggregate area of multiple tents placed side by side without a fire break clearance of not less than twelve (12) feet not exceeding seven hundred (700) square feet total.
- (iii) The minimum clearance of twelve (12) feet to structures and other tents is maintained. (Ord. No. 2577-2014, § 1, 12-15-2014)

## Chapter 2503 FIRE ZONES<sup>2</sup> GENERAL REQUIRMENTS

## 2503.01 Fire zone established. Scope.

There is hereby created a fire district which shall be known and designated as Fire Zone 1.

All lands lying within the following described boundaries shall constitute Fire Zone 1:

Starting at center point of East Second Avenue and North High Street; thence east to point three hundred fifty two (352) feet east of center point (center line of Mt. Pleasant Avenue); thence south on Mt. Pleasant Avenue maintaining line three hundred fifty two (352) feet east of center line of North High Street from the end of Mt. Pleasant Avenue (East First Avenue) to south side of Penn Central Railroad; thence northeast on Penn Central Railroad to Interstate No. 670; thence east on Interstate No. 670 to Interstate No. 71; thence south on Interstate No. 71 to Interstate No. 70 No. 71; thence west on Interstate No. 70 No. 71 to State No. 315; thence north on State No. 315 to center line of Cable Street; thence east on Cable Street to northwest boundaries of Veterans Memorial; thence following Penn Central Railroad northeast to center line of Naghten Street; thence east on Naghten Street to point two hundred (200)feet west of center of Naghten Street and North High Street; thence north to center line of Stair Avenue; thence east on Starr Avenue to center line of North High Street; thence south on High Street to point of beginning.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 03, OAC 1301:7-7-03, General Requirements. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

## 2503.02 Biennial review of Fire Zone 1. Reserved (Reserved for future revisions.)

Beginning with the effective date of this ordinance, the boundaries of Fire Zone 1 shall be reviewed and reevaluated biennially by the Chief of the division of fire and the building official of the development regulation division and a written report submitted to the council of the city of Columbus.

(Ord. 2049-95.)

2503.03 Reserved (Reserved for future revisions.)

2503.04 Reserved (Reserved for future revisions.)

2503.05 Reserved (Reserved for future revisions.)

2503.06 Reserved (Reserved for future revisions.)

**2503.06.1 Applicable code.** Shall be permanently installed in accordance with its listing, building codes, fire code, and manufacturer's instructions.

**2503.06.2** Emergency shut-off. Shall be provided with an emergency shut-off located within 50 feet but no closer than 10 feet to the device along the path of exit travel. Once activated the emergency shut-off shall require a manual re-set of the device.

<sup>&</sup>lt;sup>2</sup>Cross reference(s)—General provisions – see BLDG. Ch. 4119; Restrictions in Fire Zone I – see BLDG. Ch. 4121

**2503.06.3 Approval.** Natural gas cooking devices, fire pits, and other decorative fire features permanently installed in accordance with its listing, applicable codes, and manufacturer's instructions shall be permitted with the written approval of the Building and Fire Code Official.

## 2503.07 Outside natural gas grills, fire pits, and other decorative fire features.

## 2503.08 Open Flames

**2503.08.1** Sky lanterns shall be prohibited.

#### 2503.09 Powered Industrial trucks and Equipment

<u>2303.09.1 Use in hazardous (classified) locations.</u> Powered industrial trucks used in areas designated as hazardous (classified) locations in accordance with NFPA 70 shall be listed and labeled for use in the environment intended in accordance with NFPA 505.

## 2503.10 Reserved (Reserved for future revisions.)

**2503.11 Reserved (Reserved for future revisions.)** 

2503.12 Reserved (Reserved for future revisions.)

2503.13 Reserved (Reserved for future revisions.)

#### 2503.14 Indoor Displays

<u>2503.14.1</u>Fireworks shall not be displayed or sold in any building or premises in accordance with City of Columbus Zoning code 3387.

**Exception:** As listed and in accordance with the provisions of Chapter 2556.03 of this code.

#### **2503.15** General Storage

<u>2503.15.1 General Storage shall be in accordance with Sections 315.2 of the OFC through 315.6 of the OFC. Outdoor pallet storage shall be in accordance with 315.2 of the OFC and 2503.15.7 of this code.</u>

**Exception:** Wood and wood composite pallets stored at pallet manufacturing and recycling facilities and complying with Section 2528.10 of this code.

#### 2503.15.2 Reserved (Reserved for future revisions.)

2503.15.3 Reserved (Reserved for future revisions.)

2503.15.4 Reserved (Reserved for future revisions.)

2503.15.5 Reserved (Reserved for future revisions.)

2503.15.6 Reserved (Reserved for future revisions.)

<u>2503.15.7 Outdoor pallet storage.</u> Pallets stored outdoors shall comply with sections 2503.15.7 through 2503.15.7.7 of this code. Pallets stored within a building shall be protected in accordance with Chapter 2532 of this code.

**2503.15.7.1 Storage beneath overhead projections from buildings.** Where buildings are equipped throughout with an *automatic sprinkler system*, the outdoor storage of pallets under eaves, canopies or other projections or overhangs are prohibited except where automatic sprinklers are installed under such eaves, canopies or other projections or overhangs.

**2503.15.7.2 Distance to lot line.** Pallet storage shall not be located within 10 feet of a lot line.

**2503.15.7.3 Storage height.** Pallet storage shall not exceed 20 feet in height.

**2503.15.7.4 Pallet pile stability and size.** Pallet stack shall be arranged to form stable piles. Individual pallet piles shall cover an area not greater than 400 square feet.

**2503.15.7.5 Pallet types.** Pallets shall be all wood, with slatted or solid top or bottom, with metal fasteners, or shall be plastic or composite pallets, listed and labeled in accordance with UL 2335 or FM 4996. Plastic pallets shall be both solid and gridded deck, independent of the pallet manufacturing process, type of resin used in fabrication or geometry of the pallet.

**2503.15.7.6 Pile separation distances.** In addition to other requirements of this section, pallet stacks and piles shall be separated in accordance with Sections 2503.15.7.6.1 and 2503.15.7.6.2 of this code.

<u>2503.15.7.6.1 Building separation.</u> Pallet stacks and piles shall be separated from buildings in accordance with Table 2503.15.7.6 (1) of this code for wood pallets and Table 2503.15.7.6 (2) of this code for plastic pallets.

# TABLE 2503.15.7.6 (1) SEPARATION DISTANCE BETWEEN WOOD PALLET STACKS AND BUILDINGS

		WOOD PALLET SEPARATION		<u>ATION</u>
WALL	<u>OPENING TYPE</u>	<b>DISTANCE</b>	(feet)	
<b>CONSTRUCTION</b>		<u>≤ 50</u>	51 to 200	<u>&gt; 200</u>
		<u>Pallets</u>	<u>Pallets</u>	<u>Pallets</u>
<u>Masonry</u>	<u>None</u>	<u>2</u>	<u>2</u>	<u>2</u>
<u>Masonry</u>	Fire-rated glazing with open	<u>2</u>	<u>5</u>	<u>20</u>
	<u>sprinklers</u>			
<u>Masonry</u>	Fire-rated glazing	<u>5</u>	<u>10</u>	<u>20</u>
<u>Masonry</u>	Plain glass with open sprinklers	<u>5</u>	<u>10</u>	<u>20</u>
<u>Noncombustible</u>	<u>None</u>	<u>5</u>	<u>10</u>	<u>20</u>
Wood with open	<u>None</u>	<u>5</u>	<u>10</u>	<u>20</u>
sprinklers				
Wood	<u>None</u>	<u>15</u>	<u>30</u>	<u>90</u>
<u>Any</u>	<u>Plain glass</u>	<u>15</u>	<u>30</u>	<u>90</u>

## **TABLE 2503.15.7.6 (2)**

## SEPARATION DISTANCE BETWEEN PLASTIC PALLET STACKS AND BUILDINGS

		PLASTIC	<u>PALLET SEPA</u>	<u>ARATION</u>
WALL	<b>OPENING TYPE</b>	<b>DISTACE</b>	(feet)	
<b>CONSTRUCTION</b>		<u>≤ 50</u>	51 to 200	<u>&gt; 200</u>
		<u>Pallets</u>	<u>Pallets</u>	<u>Pallets</u>

<u>Masonry</u>	<u>None</u>	<u>2</u>	<u>2</u>	<u>2</u>
<u>Masonry</u>	Fire-rated glazing with open	<u>10</u>	<u>20</u>	<u>50</u>
	<u>sprinklers</u>			
<u>Masonry</u>	Fire-rated glazing	<u>15</u>	<u>40</u>	100
<u>Masonry</u>	Plain glass with open sprinklers	<u>15</u>	<u>40</u>	<u>100</u>
<u>Noncombustible</u>	<u>None</u>	<u>15</u>	<u>40</u>	<u>100</u>
Wood with open	<u>None</u>	<u>15</u>	<u>40</u>	<u>100</u>
<u>sprinklers</u>				
Wood	None None	<u>30</u>	<u>80</u>	<u>150</u>
<u>Any</u>	<u>Plain glass</u>	<u>30</u>	<u>80</u>	<u>150</u>

2503.15.7.6.2 Separation from other pallets and on-site storage. Pallets shall be separated from other pallet piles and other storage in accordance with Table 2503.15.7.6.(3) of this code for wood pallets and Table 2503.15.7.6.(4) of this code for plastic pallets.

## **TABLE 315.7.6(3)**

## SEPARATION FROM OTHER PALLET PILES AND ON-SITE STORAGE (WOOD PALLETS)

	WOOD PALLET SEPARATION DISTANCE (feet)		
	<u>≤ 50</u>	51 to 200	<b>&gt; 200</b>
	<u>Pallets</u>	<u>Pallets</u>	<u>Pallets</u>
Between pallets piles	<u>7.5</u>	<u>15</u>	<u>45</u>
Other on-site storage	<u>7.5</u>	<u>15</u>	<u>45</u>

## **TABLE 315.7.6(4)**

## SEPARATION FROM OTHER PALLET PILES AND ON-SITE STORAGE (PLASTIC PALLETS)

	WOOD PALLET SEPARATION DISTANCE (feet)		
	<u>≤ 50</u>	51 to 200	<u>&gt; 200</u>
	<u>Pallets</u>	<u>Pallets</u>	<u>Pallets</u>
Between pallets piles	<u>15</u>	<u>40</u>	<u>75</u>
Other on-site storage	<u>15</u>	<u>40</u>	<u>75</u>

2503.15.7.7 Prohibited locations. Pallets shall not be stored underneath high-voltage transmission lines, elevated roadways or elevated railways unless approved by the fire code official.

2503.16 Reserved (Reserved for future revisions.)

**2503.17 Reserved (Reserved for future revisions.)** 

2503.18 Reserved (Reserved for future revisions.)

2503.19 Reserved (Reserved for future revisions.)

2503.20 Mobile food units

2503.20.1 Reserved (Reserved for future revisions.)

2503.20.2 Reserved (Reserved for future revisions.)

2503.20.3 Reserved (Reserved for future revisions.)

2503.20.4 Reserved (Reserved for future revisions.)

2503.20.5 Reserved (Reserved for future revisions.)

2503.20.6 Piping and Connectors.

<u>2503.20.6.1</u> Piping systems, including hose shall be pressure tested annually and proven free of leaks in accordance with section 6.14 of NFPA 58 as listed in rule 1301:7-7-80 of the Ohio Administrative Code.

2503.20.7 Reserved (Reserved for future revisions.)

2503.20.8 Reserved (Reserved for future revisions.)

**2503.20.9 Wiring.** Electrical wiring in a mobile food unit shall comply with this paragraph.

**2503.20.9.1** External power supplies shall comply with NFPA 70.

## Chapter 2504 FIRE PROTECTION SYSTEMS EMERGENCY PLANNING AND PREPAREDNESS

## 2504.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 5, OAC 1301:7-7-05, Fire Protection Systems. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 4, OAC 1301:7-7-04, Emergency Planning and Preparedness. The following revisions and additions, if any apply to this Article.

**2504.01.1 Evacuation required.** In the event of a activation of a fire or emergency alarm, occupants of the building or portion of the building in which the alarm is activated shall make a safe and orderly evacuation out of the building, or as provided in the building's fire safety and evacuation plan.

#### **Exceptions:**

- 1. Where the occupant's physical or other disability makes the occupant unable to evacuate without assistance and no assistance is immediately available; or
- 2. Where the presence of smoke, fire, structural collapse or other hazard or obstruction in the occupant's means of egress makes evacuation unsafe.

## **2504.02 Revisions.**

(Reserved for future revisions.)

#### 2504.03 Pressure reducing standpipe valves. Emergency Preparedness requirements

Pressure restricting type PRVs installed in Class 1 or 3 firefighting standpipe systems where the static pressure is less than 175 psi are undesirable, therefore:

- (A) All flow restricting type PRVs found in existing Class 1 and Class 3 fire suppression standpipe systems for fire department use shall be replaced with standard valves, or the pressure restricting feature of the PRV shall be permanently disabled. Flow restricting type PRVs in existing buildings shall be replaced or modified to disable the flow restricting feature by January 1, 1994.
- (B) For Class 2 hose stations intended for occupant use where a pressure restricting type PRV is specified by the Ohio Basic Building Code, a pressure regulating type PRV shall be used in its place.
- (C) All pressure regulating type PRVs found in existing fire suppression standpipe systems, and all new installations shall be flowed in place, as installed, to verify that the installation is correct, that the device is operating properly, and that the inlet and outlet pressures at the device are in accordance with the design. This testing shall be repeated every 5 years. Initial testing of systems in existing buildings shall be completed by January 1, 1994. Bench testing of the devices is acceptable for subsequent tests, however, the initial testing of any device shall be in place as installed.

- (D) All testing as required in paragraph (C) shall be conducted by and certified by licensed fire protection systems contractors. Static and residual inlet pressure and static and residual outlet pressure and flow shall be recorded on the contractor's test certificate.
- (E) The contractor's test certificates documenting all testing shall be provided to the Fire Prevention Bureau and a copy will be kept by the building owner or the owner's agent and shall be kept on the premises available to fire inspection personnel at their request.

(Ord. 2049-95; Ord. No. 2019-2021, § 1, 7-26-2021)

**2504.03.1 Reserved (Reserved for future additions)** 

**2504.03.2** Reserved (Reserved for future additions)

**2504.03.3** Reserved (Reserved for future additions)

2504.03.4 Reserved (Reserved for future additions)

**2504.03.5 Group E occupancies**. A fire safety and evacuation plan in accordance with Article 4, OAC 1301:7-7-04 shall be prepared and maintained for Group E occupancies and for buildings containing both a Group E occupancy and an atrium. Group E occupancies shall comply with Sections 2504.03.2.1 through 2504.03.2.4 of this code.

<u>2504.03.5.1 First emergency evacuation drill.</u> The first emergency evacuation drill of each school year shall be conducted within 10 days of the beginning of classes.

2504.03.5.2 Time of day. Emergency evacuation drills shall be conducted at different hours of the day or evening, during the changing of classes, when school is at assembly, during the recess or gymnastic periods, or during other times to avoid distinction between drills and actual fires.

2504.03.5.3 Assembly points. Outdoor assembly areas shall be designated and shall be located a safe distance from the building being evacuated so as to avoid interference with fire department operations. The assembly areas shall be arranged to keep each class separate to provide accountability of all individuals.

<u>2504.03.5.4 Assembly points and fire operations.</u> Assembly points shall not be in areas likely to be used for fire service operations.

2504.03.5 Reserved (Reserved for future additions)

**2504.03.6** Reserved (Reserved for future additions)

**2504.03.7** Reserved (Reserved for future additions)

**2504.03.8** Reserved (Reserved for future additions)

2504.03.9 Reserved (Reserved for future additions)

**2504.03.10** Reserved (Reserved for future additions)

2504.03.11 Special use buildings

2504.03.11.1 Reserved (Reserved for future additions)

2504.03.11.2 Fire safety plan and evacuation procedure in high-rise buildings. The owner or other responsible person having charge of a high-rise building shall prepare and submit for the review and approval of the fire code official a fire safety plan and evacuation procedure.

2504.03.11.2.2 Emergency Action Plan. The fire safety plan and evacuation procedure, prepared in accordance with the requirements of the fire chief, shall be submitted to the fire chief and a copy shall be kept on file in the high-rise building. Applicable parts of the fire safety plan and evacuation procedure shall be distributed to the tenants or other occupants and to building service employees. Tenants or other occupants shall distribute to their employees applicable parts of the fire safety plan and evacuation procedure which concern their actions in the event of a fire or emergency.

**2504.03.11.2.3 Updates.** It shall be the responsibility of the building owner or other responsible person to promptly update as necessary the fire safety plan and evacuation procedure upon any change in occupancy, occupancy use, physical arrangement or change to the building. All such updated portions shall be submitted to the fire chief within thirty (30) days of such change.

2504.03.11.2.4 Fire safety, director certification in high-rise buildings. The owner or other responsible person having charge of a high-rise building shall designate a fire safety director and deputy fire safety director(s) for the building and submit their names to the fire chief.

2504.03.11.2.5 Fire safety director. Each high-rise building identified in Section 2504.04 of this code shall have one person designated as the fire safety director and one or more persons as deputy fire safety director(s). Each such director shall be certified in accordance with the requirements of the fire chief qualifying the director to (1) organize, train and supervise safety control teams; (2) conduct fire drills; (3) establish evacuation procedures; and (4) conduct such other related activities as are required by the fire chief. In the absence of the fire safety director, a designated deputy fire safety director shall fill that position.

2504.03.11.2.6 Evacuation Supervisor. There shall be at least one responsible person on duty appointed and trained by the Fire Safety Director to act as Evacuation Supervisor. The primary duties of the Evacuation Supervisor will be to initiate and coordinate the evacuation procedures and to carry out any other duties as provided in the fire safety plan.

Exception: Group R-2 occupancies not owned or operated by a college or university.

**2504.03.12 Special requirements for public safety**. Special requirements for public safety shall be in accordance with 2504.03.12.1 through 2504.03.12.1.1 of this code.

2504.03.12.1 Temporary Standby Personnel. Where, in the opinion of the Division of Fire, it is essential for public safety in a place of assembly, occupied building, tent or membrane structure used as a place of assembly or any other place where people congregate indoors or outside, because of the number of persons, impairment of life safety systems, or the nature of the performance, exhibition, display, contest or activity, the owner, agent or lessee shall provide one or more standby personnel, as required and approved. The Fire Code Official may:

1. Approve a licensed, bonded security company or other standby personnel to provide such service as approved.

- 2. Order off duty Fire Division personnel back to duty to provide standby personnel
- 3. The Fire Division reserves the authority to designate fire service personnel and/or equipment exclusively to act as standby personnel when the fire code official:
  - a) determines that a system impairment, nature of event or event location presents an increased risk to the public or occupants within a large public venue or event space; or
  - b) has just cause to believe non-Fire Division standby personnel have not or cannot conduct the fire watch protocols or duties properly
- 4. The Fire Division reserves the right to determine the duties and protocols for the fire watch which will include at a minimum the duties described in section 403.12.1.2 of the OFC.
  - **2504.03.12.1.1 Cost.** The responsible party shall be responsible for paying all costs incurred by the Division of Fire in providing the temporary standby personnel.
- 2504.03.12.2 Public safety plan for gatherings. Where the fire code official determines that an indoor or outdoor gathering of persons has an adverse impact on public safety through diminished access to buildings, structures, fire hydrants and fire apparatus access roads or where such gatherings adversely affect public safety services of any kind, the fire code official shall have the authority to order the development of or prescribe a public safety plan that provides an approved level of public safety and addresses the following items:
  - (i) Emergency vehicle ingress and egress.
  - (ii) Fire protection.
  - (iii) Emergency egress or escape routes.
  - (iv) Emergency medical services.
  - (v) Public assembly areas.
  - (vi) The directing of both attendees and vehicles including the parking of vehicles.
  - (vii) Vendor and food concession distribution.
  - (viii) The need for the presence of law enforcement.
  - (ix) The need for fire and emergency medical services personnel.
- **2504.03.12.3 Crowd managers for gatherings exceeding 1,000 people.** Where facilities or events involve a gathering of more than 1,000 people, crowd managers shall be provided in accordance with paragraphs 2504.03.12.3.1 to 2504.03.12.3.3 of this code.
  - **2504.03.12.3.1 Number of crowd managers.** The minimum number of crowd managers shall be established at a ratio of one crowd manager for every 250 persons.

**Exception:** Where approved by the fire code official, the number of crowd managers shall be permitted to be reduced where the facility is equipped throughout with an approved automatic sprinkler system or based upon the nature of the event.

**2504.03.12.3.2 Training.** Training for crowd managers shall be approved by the fire code official.

#### **2504.03.12.3.3 Duties.** The duties of crowd managers shall include, not be limited to:

- (a) Conduct an inspection of the area of responsibility and identify and address any egress barriers.
- (b) Conduct an inspection of the area of responsibility to identify and mitigate any fire hazards.
- (c) Verify compliance with all permit conditions, including those governing pyrotechnics and other special effects.
- (d) Direct and assist the event attendees in evacuation during an emergency.
- (e) Assist emergency response personnel where requested.
- (f) Other duties required by the fire code official.
- (g) Other duties as specified in the fire safety plan.

### **Chapter 2505 MEANS OF EGRESS FIRE SERVICE FEATURES**

## 2505.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 6, OAC 1301:7-7-06, Means of Egress. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 5, OAC 1301:7-7-05, Fire Service Features. The following revisions and additions, if any apply to this Article.2505.02 Revisions.

(Reserved for future revisions.)

#### 2505.03 Additions. Fire Apparatus Access Roads

(Reserved for future additions.)

**2505.03.1 Apparatus access roads.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the Ohio Fire Code Appendix D, Fire Apparatus Access Roads.

2505.03.2 Required access for fire apparatus. All premises which the division of fire may be called upon to protect in case of fire and which are not readily accessible from public roads shall be provided with suitable gates, access roads, and fire lanes so that all buildings on the premises are accessible to fire apparatus.

**2505.03.2.1 Determination.** The fire code official shall determine whether or not a building is readily accessible from public roads.

**2505.03.2.2 Maintenance.** The designation, use, and maintenance of fire lanes or access roads on private property shall be accomplished as specified by the fire code official.

**2505.03.2.3 Obstruction.** It shall be unlawful for any person to park motor vehicles on, or otherwise obstruct, any fire lane or access road. The property owner is responsible to maintain fire lanes and access roads accessible at all times.

# Section 2505.04 Access to Building Openings and Roofs

**2505.04.1 Tenant identification.** Tenant identification shall be provided for secondary exits from occupied tenant spaces that lead directly to the exterior of the building or egress corridor in multi-tenant buildings. Tenant identification shall be posted on the exterior side of the exit or exit access door and shall identify the business name and address using a minimum of 4 inch plainly legible letters and numbers that contrast with their background.

#### Section 2505.05 Premises Identification (Reserved for future revisions)

#### Section 2505.06 Key Boxes

- 2505.06.1 Key box emergency access system. Unless otherwise provided, where access to or within a structure or an area is restricted because of secured openings or access points, the installation of a key box to provide emergency access is required.
  - **2505.06.1.1 Where required.** Key box emergency access system. The following property types, property descriptions, or areas within a structure or other building must have a key box system to enable rapid access to areas restricted in the event of a fire, rescue, or medical emergency.
  - **2505.06.1.2** Use groups. Use and occupancy groups A, B, E, F, H, I, M, R1, R2, S, and U when protected by an automatic alarm system or automatic fire suppression system.
  - **2505.06.1.3 Shared entrance.** Multi-tenant structures and multi-residential structures that have restricted access through locked doors to a common corridor with access to individual office space or living units, including office buildings, live-work units, senior citizen apartment or condominium complexes.
  - **2505.06.1.4 Gated property.** Properties or areas protected by a locked gate or security fence and where the locked gate or security fence restricts access to the area.
  - **2505.06.1.5 Construction sites.** Construction sites, which are secured by a locked gate or security fence, for the duration of construction or until the locked gate or security fence is removed.
  - **2505.06.1.6 On-site security**. Any premises that has twenty-four-hour on-site security personnel with access to restricted areas may be exempt from the requirement to install and maintain a key box emergency access system if the fire code official determines that on-site security is able to provide emergency access to restricted areas on the premises.
  - **2505.06.1.7 Location**. A key box emergency access system must be placed near the primary access point to a restricted area or at another appropriate location determined by the fire code official.
  - 2505.06.1.8 Guidelines. In order to uniformly facilitate rapid access in emergency circumstances, the fire code official will designate by rule and regulation the key box emergency access system that shall be installed and the specific parameters of installation. This rule and regulation shall be reviewed every three years.
  - **2505.06.1.9** New occupancies. All new occupancies, which are subject to the requirements of this section, must be compliant with this section before occupancy takes place.
  - **2505.06.1.10 Existing occupancies.** All existing occupancies, which are subject to the requirements of this section, shall comply no later than January 1, 2022.
- 2505.06.2 Elevator Lobby Key Box. When a building contains an elevator, the keys for the elevator doors and fire fighter service key shall be maintained in an elevator lobby key box approved by the fire code official.
  - **2505.06.2.1 On-site security**. Any premises that has twenty-four-hour on-site security personnel with access to elevator keys may be exempt from the requirement to install and maintain Elevator Lobby Key Box if the fire code official determines that on-site security is able to provide hazardous material information.

- **2505.06.2.2 Location**. An Elevator Lobby Key Box must be placed in each elevator lobby or at another safe and appropriate location determined by the fire code official.
- 2505.06.2.3 Guidelines. In order to uniformly facilitate rapid access in emergency circumstances, the fire code official will designate by rule and regulation the Elevator Lobby Key Box that shall be installed and the specific parameters of installation. This rule and regulation shall be reviewed every three years.
- **2505.06.2.4** New occupancies. All new occupancies, which are subject to the requirements of this section, must be compliant with this section before occupancy takes place.
- **2505.06.2.5** Existing occupancies. All existing occupancies, which are subject to the requirements of this section, shall comply no later than January 1, 2022.
- **2505.06.3 FDC security plugs.** When a building is protected by a sprinkler or standpipe system with an exterior fire department connection, security plugs, approved by the fire code official, shall be installed.
  - **2505.06.3.1** New occupancies. All new occupancies, which are subject to the requirements of this section, must be compliant with this section before occupancy takes place.
  - **2505.06.3.2 Existing occupancies**. All existing occupancies, which are subject to the requirements of this section, shall comply no later than January 1, 2022

### **Section 2505.07 Fire Protection Water Supplies**

- **2505.07.1 Fire flow requirements.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, the Ohio Fire Code Appendix B, Fire-Flow Requirements for Buildings.
- 2505.07.2 Fire hydrant locations. This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the Ohio Fire Code Appendix C, Fire Hydrant Locations and Distribution
  - Exception: Fire hydrants on public streets shall be spaced at 400' for residential areas and 300' for commercial areas.
- <u>2505.07.3 Fire protection water supply.</u> The number, location, design and specifications of fire hydrants on water main extensions with the city shall be in accordance with plans approved by the Columbus Division of Fire and shall be installed under the supervision of the Columbus Division of Fire.

#### 2505.07.4 Obstructing, using or defacing fire hydrants; permits, fees and charges.

- **2505.07.4.1 Obstructing.** No person shall in any manner, obstruct or cause to be obstructed, any fire hydrant in the city, nor place or cause to be placed, in or upon any public place or thoroughfare of the city, within ten feet of any fire hydrant any articles, things, materials, dirt, snow or other substances so as to obstruct such hydrant.
- **2505.07.4.2 Hydrant use.** No person other than employees of the City of Columbus, Division of Fire or Division of Water, shall connect any hose with or draw any water from, nor in any way molest or interfere with any of the fire hydrants of the city, without a permit approved by the fire code official and the administrator of the division of water, or their designees.
- **2505.07.4.3 Rule promulgation.** The fire code official and the director of the department of public utilities shall have authority as may be necessary in the interest of public safety, health and general welfare to promulgate rules and regulations, to interpret and implement the provisions of this

- chapter, to secure the intent thereof, to establish permit fees and to designate requirements applicable because of climatic or other conditions.
- <u>2505.07.4.4 Permit conditions.</u> No person authorized to use a fire hydrant under a permit issued pursuant to 2505.07.4.2 shall violate any of the conditions of the permit or any of the rules or regulations pertaining to said permit.
- **2505.07.4.5 Damage**. Except when authorized by a permit issued pursuant to 2505.07.2, no person shall paint, decorate, deface, or in any manner destroy any fire hydrant in the city.
- 2505.07.4.6 Unauthorized use. Whoever violates Section 2505.07.4.2 or 2505.07.4.5 of this code, including any prescribed rule or regulation authorized by this chapter, shall be charged for unauthorized use of water through a fire hydrant in the amount of three hundred dollars (\$300.00) per occurrence plus the cost of repair for any damage to the fire hydrant.
- **2505.07.4.7 Fail to pay**. No person shall fail to pay a charge levied pursuant to Section 2517.04(B). Further, no person shall violate Section 2505.07.4.2 more than two times in a one year period.
- **2505.07.4.8 Revocation.** Any person who violates Section 2505.07.4 shall have all fire hydrant use permits revoked. In addition, no future fire hydrant use permits will be issued to said person.
- 2505.07.4.9 Violation. Any person who violates Section 2505.07.4.1, 2505.07.4.2, 2505.07.4.4, 2505.07.4.5, or 2505.07.4.6 of this code shall be subject to prosecution pursuant to Section 2501.32 of the Columbus City Code.
- 2505.07.5 Fire hydrants on water main extension, to be approved by division of fire. The number, location, design and specifications of fire hydrants on water main extensions with the city shall be in accordance with plans approved by the Columbus Division of Fire and shall be installed under the supervision of the Columbus Division of Fire which shall be notified of such installation at least 24 hours prior thereto.
- **2505.07.6 Maintenance of fire hydrants**. The maintenance of fire hydrants lying within the corporate limits of the City of Columbus shall be the responsibility of the division of water, except those privately-owned hydrants installed as part of a private fire protection service.
- 2505.07.7 Hydrant approvals. The approval required by the fire code official by Sections 2505.01 through 2505.14 of this chapter concerning fire hydrants shall be in addition to any permits or approvals required by the city division of water, division of regulations, or any other city division.
- 2505.07.8 Private hydrant maintenance. The owner or other responsible person shall test, maintain, and mark privately-owned fire hydrants in accordance with this code. The maintenance of private hydrants shall include, but not be limited to winter inspections. These winter inspections are to be made in order to determine the condition of the hydrant and to be certain that all hydrants at each such location are pumped free of water above the valve prior to October 15 of each year. Maintenance, testing and inspection of private hydrants may only be performed by a contractor registered with the State of Ohio.
  - <u>2505.07.8.1 Flow test</u>. A flow test to determine gallons per minute of flow, static, and residual pressure shall be conducted every five years on all private hydrants. Results shall be provided to the fire code official.

Section 2505.08 Fire Command Center (Reserved for future revisions)

Section 2505.09 Fire Protection and Utility Equipment Identification and Access

- 2505.09.1 Hazardous materials cabinet. Where a building contains a business that is required to prepare or have available an emergency and hazardous chemical inventory from under Subtitle B Sections 311 and 312 of Title III of the Superfund Amendments and Reauthorization Act of 1986 (SARA Title III), the fire code official may require that the responsible party install a hazardous materials cabinet.
  - **2505.09.1.1 On-site security**. Any premises that has twenty-four-hour on-site security personnel with access to restricted areas may be exempt from the requirement to install and maintain Hazardous materials cabinet if the fire code official determines that on-site security is able to provide hazardous material information.
  - **2505.09.1.2 Location**. A Hazardous materials cabinet must be placed near the primary fire apparatus access point to the property or at another safe and appropriate location determined by the fire code official.
  - **2505.09.1.3 Guidelines.** In order to uniformly facilitate rapid access in emergency circumstances, the fire code official will designate by rule and regulation the hazardous materials cabinet that shall be installed and the specific parameters of installation. This rule and regulation shall be reviewed every three years.
    - **2505.09.1.3.1 Contents.** The hazardous materials cabinet shall contain the following information.
    - 1. Emergency contact information for individuals responsible for the facility's operations;
    - 2. Emergency contact information for companies that produced the hazardous materials stored at the facility
    - 3. A scaled diagram of the facility which includes rooms with the corresponding number system, extinguishing systems including any exterior fire department valves or connections, drains, water supply sources, secondary containment vessels, ventilation systems, and private fire hydrant locations;
    - 4. An alphabetical listing of hazardous materials, the location of each hazardous material, and the approximate quantity and strength of each hazardous material.
  - **2505.09.1.4** New occupancies. All new occupancies, which are subject to the requirements of this section, must be compliant with this section before occupancy takes place.
  - **2505.09.1.5 Existing occupancies.** All existing occupancies, which are subject to the requirements of this section, shall comply no later than January 1, 2022.

#### Section 2505.10 Emergency Responder Radio Coverage

<u>2505.10.1 Emergency responder radio system.</u> In addition of the requirements of Ohio Fire Code all emergency responder radio system shall meet the requirements of NFPA 72 (2016 edition) and NFPA 1221 (2016 edition).

# Chapter 2506 AIRPORTS, HELIPORTS AND HELISTOPS BUILDING SERVICES AND SYSTEMS

# 2506.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 8, OAC 1301:7-7-08, Airports, Heliports and Helistops. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 6, OAC 1301:7-7-06, Building Services and Systems. The following revisions and additions, if any apply to this Article.

#### **2506.02** Revisions.

(Reserved for future revisions.)

#### **2506.03** Additions.

(Reserved for future revisions.)

# Chapter 2507 APPLICATION OF FLAMMABLE FINISHES FIRE AND SMOKE PROTECTION FEATURES

# 2507.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 15 OAC 1301:7-7-15, Application of Flammable Finishes. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 07 OAC 1301:7-7-07, Fire and Smoke Protection Features. The following revisions and additions, if any, apply to this Article.

#### **2507.02 Revisions.**

(Reserved for future revisions.)

#### **2507.03 Additions.**

(Reserved for future revisions.)

# Chapter 2508 BOWLING ESTABLISHMENTS INTERIOR FINISH, DECORATIVE MATERIALS, AND FURNISHINGS

# 2508.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 9, OAC 1301:7-7-09, Bowling Establishments. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 8, OAC 1301:7-7-08, Interior Finish, Decorative Materials, and Furnishings. The following revisions and additions, if any apply to this Article.

#### **2508.02 Revisions.**

(Reserved for future revisions.)

#### 2508.03 Additions.

(Reserved for future additions.)

# Chapter 2509 FIRE INVESTIGATIONS, RECORDS AND DRILLS FIRE PROTECTION SYSTEMS

**2509.01** Investigation of fire. **Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 09, OAC 1301:7-7-09, Fire Protection System. The following revisions and additions, if any apply to this Article.

**Editor's Note: This section was repealed by Ordinance 3082-86.** 

**2509.02** Fire records. **Revisions.** (Reserved for future revisions.)

**Editor's Note:** This section was repealed by Ordinance 3082-86.

2509.03 Exceptions.

Editor's Note: This section was repealed by Ordinance 3082-86.

<u>Pressure reducing standpipe valves.</u> Pressure restricting type PRVs installed in Class 1 or 3 firefighting standpipe systems where the static pressure is less than 175 psi are undesirable, therefore:

**2509.03.1 Flow restricting PRV.** All flow restricting type PRVs found in existing Class 1 and Class 3 fire suppression standpipe systems for fire department use shall be replaced with standard valves, or the pressure restricting feature of the PRV shall be permanently disabled. Flow restricting type PRVs in existing buildings shall be replaced or modified to disable the flow restricting feature.

**2509.03.2 Pressure regulating PRV.** For Class 2 hose stations intended for occupant use where a pressure restricting type PRV is specified by the Ohio Basic Building Code, a pressure regulating type PRV shall be used in its place.

2509.03.3 Flow test. All pressure regulating type PRVs found in existing fire suppression standpipe systems, and all new installations shall be flowed in place, as installed, to verify that the installation is correct, that the device is operating properly, and that the inlet and outlet pressures at the device are in accordance with the design. This testing shall be repeated every 5 years. Initial testing of systems in existing buildings shall be completed by January 1, 1994. Bench testing of the devices is acceptable for subsequent tests, however, the initial testing of any device shall be in place as installed.

**2509.03.4 Certification.** All testing shall be conducted by and certified by licensed fire protection systems contractors. Static and residual inlet pressure and static and residual outlet pressure and flow shall be recorded on the contractor's test certificate.

**2509.03.5 Documentation.** The contractor's test certificates documenting all testing shall be provided to the Fire Prevention Bureau and a copy will be kept by the building owner or his agent and shall be kept on the premises available to fire inspection personnel at their request.

**2509.03.6 Field adjustable.** Where hose valve pressure regulating devices are installed on 2 1/2 inch outlets, they shall be field adjustable, capable of being adjusted through the full adjustment range by a 3/8 inch rod with a maximum required torque of 30 foot-pounds while flowing water. Field adjustment shall not require any hose valve disassembly.

**2509.03.7 Approvals.** Pressure-regulating devices shall be easily removed by the firefighter. The fire code official must approve PRDs prior to installation.

#### 2509.04 Fire drills in educational and institutional occupancies.

- (A) (1) No principal or person in charge of a public or private school or educational institution having an average daily attendance of fifty (50) or more pupils, and no person in charge of any children's home or orphanage housing twenty (20) or more minor persons, shall willfully neglect to instruct and train children by means of fire drills at least once a month while such school, educational institution, children's home or orphanage is in operation, so that such children in a sudden emergency may leave the building in the shortest possible time without confusion.
  - (2) No person in charge of any institutional occupancy shall willfully neglect to hold fire drills at least every two months. For the purposes of this chapter institutional occupancies shall be defined as those buildings and structures in which people suffering from physical limitations because of health or age are harbored for medical or other care or treatment, or in which people are detained for penal or correctional purposes, or in which the liberty of inmates is restricted.
  - (3) During severe weather, fire drills may be postponed. A record of all fire drills shall be kept and persons in charge of those occupancies listed in Sections (1) and (2) above shall file written reports at least quarterly with the fire chief giving the following information:
    - (a) time of drill,
    - (b) date of drill,
    - (c) total time for evacuation, and
    - (d) number of persons evacuated.
- (B) In public or private schools, educational institutions, children's homes or orphanages, fire drills shall include complete evacuations of all persons from the building. In institutional occupancies fire drills shall be conducted to familiarize operating personnel with their assigned positions of emergency duty; complete evacuation of occupants from the building at the time of the fire drill shall be required only where it is practicable and does not involve moving or disturbing persons under medical care.
- (C) In the case of schools, no principal or responsible person shall willfully neglect to keep the doors and exits of such buildings unlocked during school hours. The principal or person in charge of any school shall check or have checked all exits and egress facilities for compliance with the provisions of the Columbus Fire Prevention Code before the start of each school day and before the school is occupied by any children.
- (D) The fire chief may order the immediate installation of fire gongs or signals in any occupancies mentioned in Sections 2509.04(A)(1) or 2509.04(A)(2) as may be necessary to insure the safety of any persons occupying such facilities in the event of fire.

(Ord. 2049-95.)

<u>Design pressure</u>. Water based fire suppression systems shall be provided with a water supply capable of providing the required flow and pressure as determined by the design in accordance with the appropriate referenced standard and the design shall include a 10 pounds per square inch safety factor.

#### 2509.05 Fire safety plan and evacuation procedure in high-rise buildings.

(A) The owner or other responsible person having charge of a high rise building shall prepare and submit for the review and approval of the fire chief a fire safety plan and evacuation procedure.

- (B) The fire safety plan and evacuation procedure, prepared in accordance with the requirements of the fire chief, shall be submitted to the fire chief and a copy shall be kept on file in the high rise building. Applicable parts of the fire safety plan and evacuation procedure shall be distributed to the tenants or other occupants and to building service employees. Tenants or other occupants shall distribute to their employees applicable parts of the fire safety plan and evacuation procedure which concern their actions in the event of a fire or emergency.
- (C) It shall be the responsibility of the building owner or other responsible person to promptly update as necessary the fire safety plan and evacuation procedure upon any change in occupancy, occupancy use, physical arrangement or change to the building. All such updated portions shall be submitted to the fire chief within thirty (30) days of such change.

(Ord. 2049-95.)

Sprinkler of exterior balconies and decks, and patios of residential property. Where a building is provided with a fire sprinkler system in accordance with NFPA 13 or 13R (except limited area systems), sprinkler protection shall be provided for exterior balconies, decks, and ground floor patios of dwelling units and sleeping units, provided there is a roof or deck above, regardless of the type of construction.

#### 2509.06 Fire safety, director certification in high rise buildings.

- (A) The owner or other responsible person having charge of a high rise building which is occupied or designed to be occupied by more than fifty (50) persons in the entire building at any given time shall designate a fire safety director and deputy fire safety director(s) for the building and submit their names to the fire chief.
- (B) Each high rise building identified in Section 2509.06(A) shall have one person designated as the fire safety director and one or more persons as deputy fire safety director(s). Each such director shall be certified in accordance with the requirements of the fire chief qualifying the director to (1) organize, train and supervise safety control teams; (2) conduct fire drills; (3) establish evacuation procedures; and (4) conduct such other related activities as are required by the fire chief. In the absence of the fire safety director, a designated deputy fire safety director shall fill that position.
- (C) During normal working or business hours when the high rise building is occupied there shall be at least one responsible person on duty appointed and trained by the Fire Safety Director to act as Evacuation Supervisor. The primary duties of the Evacuation Supervisor will be to initiate and coordinate the evacuation procedures and to carry out any other duties as provided in the fire safety plan.

(Ord. 2049-95.)

Sprinkler of exterior balconies, decks, and patios of commercial property. Where a building is provided with a fire sprinkler system in accordance with NFPA 13 or 13R (except limited area systems), sprinkler protection shall be provided for exterior canopies, porches, balconies, decks, patios, and similar spaces where used for assembly purposes such as dining or consumption of alcohol, provided there is a roof or deck above, regardless of the type of construction.

#### 2509.07 Fuel for kerosene heaters.

This section shall include in its entirety, and as changed from time to time, the OFC section FM-2813.0, OFC Rule 34 and OAC 1301:7-7-34.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

Manual dry standpipes in an open parking garage. When standpipes are required by the Ohio Fire Code or Ohio Building Code in open parking garages hose connection shall be provide in each stairway, at the intermediate landing as well as additional hose connection on each level of the parking structure to meet the 100 feet hose length and 30 feet spray spacing criteria.

#### 2509.08 Safe use of unvented kerosene heaters.

This section shall include in its entirety, and as changed from time to time, the OFC Rule 6 & 34, OAC 1301:7-7-34 and OAC 1301:7-7-06(C).

(Ord-2049-95; Ord. 1132-2008 Attach. (part).)

Fire department connections installation. The fire department connection (FDC) shall be located on the address or fire apparatus approachable side of the building and must be approved by the fire code official prior to installation.

**2509.8.1 Distance to hydrant.** The FDC shall be located no farther than 100' away from a fire hydrant. The measurement will be the path of travel of the fire apparatus. The path of the hose from the hydrant to the FDC shall not impede apparatus access roadways.

**2509.8.2** Connections. The FDC shall be a minimum of two 2.5 inch connections for buildings over four stories in height.

**2509.8.3 Storz.** Buildings four stories or less the FDC shall be a minimum of one 5 inch Storz connection (with 30 degrees turn-down) or two 2.5 inch connections.

**2509.8.4 High-rise.** A high-rise building shall be provided with two remote FDCs. Each FDC shall be sized to provide the needed fire flow for the system.

**2509.8.5 Minimum size.** Buildings with a 13R system the FDC shall be a minimum of one 2.5 inch connection.

**2509.8.6 Strobe.** A blue colored lens strobe warning devices located above the FDC at a height of 10 feet from grade shall be provided. A lower height may be approved by the fire code official. The strobe shall operate with any fire alarm activation within the building.

**2509.8.7** Access. The FDC shall be located so that firefighters and fire apparatus can make immediate access. Obstructions such as fences, bushes, trees, walls, electrical transformers, dumpsters, vehicles, gas meters, automobiles or other similar objects shall not be permitted for new or existing installations. There shall be 6 feet of clearance around each FDC.

**2509.8.8 Locking plugs.** Locking plugs shall be provided on each FDC inlet.

**2509.8.9 Sign.** Each FDC shall be provided with a sign to indicate the pressure required at the inlets to deliver the standpipe and/or sprinkler system demand.

**2509.8.9.1** The FDC pressure required sign shall be red letters / numbers on a white background. The height each letter / number shall be a minimum of two inches.

#### 2509.09 Manufacturer's instructions for using kerosene heaters.

This section shall include in its entirety, and as changed from time to time, the OFC Rule 6 & 34, 1301:7-7-34 and OAC 1301:7-7-06(C).

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

**Battery smoke alarms.** Where smoke alarms are permitted to be solely battery operated they shall be powered by a non-removable, non-replaceable battery with a service life of not less than 10 years.

#### 2509.10 Manufacturer's markings for unvented kerosene heaters.

This section shall include in its entirety, and as changed from time to time, the OFC Rule 6 & 34, OAC 1301:7-7-34 and OAC 1301:7-7-06 (C).

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

Smoke alarm length of service. Battery and/or 110v electric smoke alarms shall not remain in service longer than 10 years from the date of manufacture and shall be replaced according to code.

# Chapter 2510 EMERGENCY PLANNING AND COMMUNITY RIGHT TO KNOW MEANS OF EGRESS

# 2510.01 Purpose. Scope.

The purpose and intent of the Code is to regulate hazardous substances located at facilities within the city of Columbus and/or the jurisdiction of the Columbus division of fire in order to protect the public health, safety, and welfare from potential harm due to the presence of such substances.

(Ord. 2789-88.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 10, OAC 1301:7-7-10, Means of Egress. The following revisions and additions, if any apply to this Article.

#### 2510.02 Adoption. Revisions. (Reserved for future revisions.)

- (A) The Emergency Planning and Community Right To Know Act of 1986 of the Superfund Amendment and Reauthorization Act of 1986, 100 Stat. 1729, 42 U.S.C. 11001 et seq., and applicable federal regulations thereunder, now and hereafter adopted under the Act, are hereby adopted by reference and incorporated fully into this chapter.
- (B) The provisions set forth in (A) above shall be the minimum requirements with which all facilities located within the city of Columbus and/or the jurisdiction of the Columbus division of fire shall comply.

(Ord. 2789-88.)

#### 2510.03 Additional regulations. Stairway markings.

The Chief of the division of fire may promulgate additional rules and regulations necessary to protect the health, safety and welfare of the public and city personnel from the potential, threatened or actual release of hazardous substances from any facility.

- (A) No regulation shall be promulgated which is less stringent than those provided for under Section 2510.02(A) of this chapter.
- (B) The Chief may identify and list as hazardous those substances which are not otherwise listed under Section 2510.02(A) of this chapter, and for which there is scientific evidence that acute or chronic health effects may result from exposure, including carcinogens, toxic and highly toxic agents, reproductive toxins, irritants, corrosives, sensitizers, hepatotoxics, nephrotoxins, neurotoxins, agents which act on the hematopoletic system, obnoxious substances causing odor and taste problems, and agents which damage the lungs, skin, eyes or mucous membranes.
- (C) The Chief may promulgate rules and regulations in addition to those provided under Section 2510.02(A) regarding hazardous substances listed under Section 2510.02(A) or 2510.03(B). These rules and regulations may include, without limitation, additional reporting requirements concerning the type, quantity, location, hazard potential, release notification, and emergency procedures for any hazardous substance present at a facility. The Chief may adopt and require the use of a reporting form for this purpose.
- (D) The Chief may require the submission of Material Safety Data Sheets for any chemical located at a facility to determine the potential hazard to the public or to city personnel for the

protection of the public health, safety, and welfare, as limited by provisions of Section 2510.02(A) of this chapter.

(Ord. 2789-88.)

<u>In addition to the stairway marking requirements of the Ohio Fire Code and Ohio Building Code the following requirements shall apply whenever an interior exit enclosure connects more than three stories.</u>

**2510.03.1 Designation letters.** Assignment of stairway designation letters shall start with stairway closest or next to the main entrance with the letter "A" and continue in a clockwise or left to right pattern. Numbering or naming of stairway is prohibited.

2510.03.2 No Reentry. Where stairway doors are locked from the stairway side to prohibit reentry to a floor, NO REENTRY shall be placed under the lower and upper terminus designation in 1-inch high block lettering. Additionally, the nearest floor above and below where a person can enter the floor from the stairway or where a telephone or two-way communication system is located shall be placed at the bottom of the sign in 1-inch high block lettering

**2510.03.3 Schematic.** A simplified schematic of the building footprint showing the building's exterior and general layout of the first floor or lobby level floor shall be displayed in the main entrance lobby and/or fire command center.

<u>2510.03.4 Illustration.</u> All stairway designation letters shall be clearly illustrated on the schematic and shall correlate with each stairway. A "YOU ARE HERE" designation should be indicated on the schematic showing its location in main entrance lobby and/or fire command center.

**2510.03.5 Stairway information.** Stairway information shall be included in the stairway location schematic indicating the following

- 1. Stairway Terminus (i.e., lowest and highest levels of the stairway) (Example: P-2 thru 14)
- 2. Availability of Roof Access (Example: Access to Roof or No Access to Roof)
- 3. Presence of a Standpipe (Example: Standpipe or No Standpipe)

#### 2510.04 Enforcement.

The division of fire shall enforce all applicable provisions of this chapter and all regulations adopted pursuant hereto. Where provisions of Section 2510.02(A) preempt enforcement under Chapter 2501, Columbus Fire Prevention Code, enforcement shall be pursuant to the provisions of Section 2510.02(A).

(Ord. 2789-88.)

#### 2510.05 Penalty.

Any person who violates any provision of this chapter or any rule or regulation adopted pursuant hereto, shall be subject to all the penalties provided in Section 2501.99 of the Columbus City Codes.

(Ord. 77-89.)

# 2510.06 Relation to other Columbus Fire Code provisions.

The provisions of this chapter shall not be construed to repeal any other provisions of the Columbus Fire Prevention Code, Title Twenty Five, except that where provisions conflict, the more stringent provision shall prevail to the extent necessary to resolve the conflict.

(Ord. 2789-88.)

## 2510.07 Severability.

The provisions of this chapter shall be deemed to be severable; and if any of its provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not impair any of the remaining provisions.

(Ord. 2789-88.)

# <u>Chapter 2511 – CONSTRUCTION REQUIREMENTS FOR EXISTING BUILDINGS</u>

**2511.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 11, OAC 1301:7-7-11, Construction Requirements for Existing Buildings. The following revisions and additions, if any apply to this Article.

**2511.02 Revisions.** Ohio Fire Code section 1101.1, *Scope*, has been modified to read as follows: The provisions of this chapter shall apply to existing buildings constructed prior to the adoption of this code.

# **Chapter 2512 - RESERVED**

2512.01 Scope. (Reserved for future revisions.)

2512.02 Revisions. (Reserved for future revisions.)

#### Chapter 2513 <u>UNFRIENDLY FIRES IN BUILDINGS RESERVED</u>

#### 2513.01 Definitions. Scope. (Reserved for future revisions.)

- (A) The following words and phrases when used in this chapter, shall have the meanings respectively ascribed to them in this section:
  - (1) Responsible person means the person responsible for compliance with the Columbus City Code, including but not limited to the owner, lessee, agent, operator or occupant, of a building, premises or vehicle.
  - (2) Unfriendly fire means a fire of a hostile or destructive nature as distinguished from a controlled fire intended for a beneficial purpose.

(Ord. 1539-80.)

#### 2513.02 Report of fire; spreading alarm. Revisions. (Reserved for future revisions.)

It shall be the duty of the responsible person or any person in direct control of any building regulated under the Columbus Building Code, upon the discovery of an unfriendly fire, or upon receiving information that there is an unfriendly fire on the premises, to immediately and with all reasonable dispatch and diligence, call or otherwise notify the fire department concerning the fire and to spread an alarm immediately to all occupants of the building.

(Ord. 1539-80.)

#### 2513.025 Unlawful regulation or order.

No person shall make, issue, post or maintain any regulation or order, written or verbal, that would require any person to take any unnecessary delaying action prior to reporting a fire to the division of fire. (Ord. 1539-80.)

#### 2513.027 Reporting out fire.

It shall be the duty of any person having knowledge of a fire which occurred, whether accidental or otherwise, in which property of value was destroyed, to report this information to the division of fire immediately, in order that a proper investigation of the facts may be pursued promptly.

(Ord. 58-87.)

#### 2513.029 Reporting incendiary fires.

No person having knowledge of an attempt to set or the actual setting of a fire involving property, whether a loss was actually sustained or not, shall fail to report the same immediately to the division of fire.

(Ord. 58-87.)

#### 2513.03 Regulations to be posted. Additions. (Reserved for future additions.)

(A) The provisions of this chapter shall be posted in a conspicuous place on each of the following premises:

- (1) Rooming houses
- (2) Apartments
- (3) Hotels
- (4) Motels
- (5) Rest homes
- (6) Department stores
- (7) Theaters
- (8) Auditoriums
- (9) All places of public assembly

(Ord. 1539-80.)

#### 2513.04 Civil liability.

In addition to the criminal penalty provided by CC 2501.99, and in the event of an unfriendly fire's getting out of control directly or indirectly as a result of omission or neglect properly to comply with the provisions of CC 2513.02, any such person referred to in such section who is culpable or negligent in respect to the duty imposed by CC 2513.02, shall be liable to the city for the payment of all costs and expenses of the division of fire incurred in and about the use of employees, apparatus and materials in the extinguishment of any such unfriendly fire resulting from such failure to discharge the duty imposed by CC 2513.02. The amount of such costs and expenses shall be fixed by the Director of Public Safety and shall be collected by the Director of Public Safety in a civil action wherein the city shall be plaintiff and the party culpable or negligent, as set forth in this chapter, shall be defendant.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

# **Chapter 2514 - RESERVED**

**2514.01 Scope.** (Reserved for future revisions.)

2514.02 Revisions. (Reserved for future revisions.)

## **Chapter 2515 CAUSING FIRE THROUGH NEGLIGENCE**

# 2515.01 Causing fire through negligence in places of assemblage or lodging. Scope. (Reserved for future revisions.)

No person shall in the city, in any hotel, motel, rooming house, lodging house, apartment house, tenement house, convalescent home, hospital, child care facility, or similar place of abode, by means whatsoever, through carelessness, neglect or negligence, set fire to, or cause the burning of, any bedding, furniture, rug, curtain, drape or other household furnishing, fitting or any other part of said buildings or premises in such a manner as to endanger the safety of any person or property.

(Ord. 1539-80.)

#### 2515.02 Posting of law. Revisions. (Reserved for future revisions.)

It shall be the duty of the manager, owner or lessee of any hotel or motel to post the provisions of CC 2515.01 in a conspicuous place in each room occupied by guests in such hotel or motel, and it shall be the duty of the manager, owner or lessee of any rooming house, lodging house, apartment house, tenement house, convalescent home, hospital, child care facility or similar place of abode, to post the provisions of CC 2515.01 in conspicuous places upon such premises.

(Ord. 1539-80.)

# **Chapter 2516 - RESERVED**

2516.01 Scope. (Reserved for future revisions.)

2516.02 Revisions. (Reserved for future revisions.)

#### Chapter 2517 FIRE ALARMS; APPARATUS AND EQUIPMENTRESERVED

#### 2517.01 False alarm of fire. Scope. (Reserved for future revisions.)

It shall be unlawful for any person to give or to assist in giving a false alarm of fire, or to proclaim that any fire is extinguished when it is not.

(Ord. 1539-80.)

#### 2517.02 Tampering with fire alarm box. Revisions. (Reserved for future revisions.)

It shall be unlawful for any person to tamper with any fire alarm box or attachment except when necessary for the purpose of giving or turning in an alarm of fire or other emergency.

(Ord. 1539-80.)

# 2517.03 Interfering with Fire Division members, fire apparatus. Additions. (Reserved for future additions.)

No person shall injure, deface or in any manner destroy any city fire apparatus, nor shall any person hinder or obstruct any fire company, or any member thereof, from freely passing along the streets of the city to or from a fire, nor in any manner hinder or prevent any of the fire companies, or any member of the same, from operating at any fire.

(Ord. 1539-80.)

## 2517.04 Obstructing, using or defacing fire hydrants; permits, fees and charges.

- (A) (1) No person shall in any manner, obstruct or cause to be obstructed, any fire hydrant in the city, nor place or cause to be placed, in or upon any public place or thoroughfare of the city, within ten feet of any fire hydrant any articles, things, materials, dirt, snow or other substances so as to obstruct such hydrant.
  - (2) No person other than employees of the city of Columbus, division of fire or division of water, shall connect any hose with or draw any water from, nor in any way molest or interfere with any of the fire hydrants of the city, without a permit approved by the fire official and the administrator of the division of water, or their designees.

(Ord. 2902-88.)

(3) The fire official and the director of the department of public utilities shall have authority as may be necessary in the interest of public safety, health and general welfare to promulgate rules and regulations, to interpret and implement the provisions of this chapter, to secure the intent thereof, to establish permit fees and to designate requirements applicable because of climatic or other conditions.

(Ord. 478-92.)

- (4) No person authorized to use a fire hydrant under a permit issued pursuant to (A)(2) above shall violate any of the conditions of the permit or any of the rules or regulations pertaining to said permit.
- (5) Except when authorized by a permit issued pursuant to (A)(2) above, no person shall paint, decorate, deface, or in any manner destroy any fire hydrant in the city.

(B) Whoever violates Section 2517.04(A)(4), including any prescribed rule or regulation authorized by this chapter, shall be charged for unauthorized use of water through a fire hydrant in the amount of three hundred dollars (\$300.00) per occurrence plus the cost of repair for any damage to the fire hydrant.

(Ord. 2902-88.)

#### 2517.045 Sanctions and penalty.

- (A) No person shall fail to pay a charge levied pursuant to Section 2517.04(B). Further, no person shall violate Section 2517.04(A)(4) more than two times in a one year period.
- (B) Any person who violates Section 2517.045(A) shall have all fire hydrant use permits revoked. In addition, no future fire hydrant use permits will be issued to said person.
- (C) Any person who violates Section 2517.04(A)(1) or (A)(2) or (A)(5) or Section 2517.045(A) shall be subject to prosecution pursuant to Section 2501.99 of the Columbus City Code.

(Ord. 2902-88.)

#### 2517.05 Fire hydrants on water main extension, to be approved by division of fire.

The number, location, design and specifications of fire hydrants on water main extensions with the city shall be in accordance with plans approved by the Columbus division of fire on file in the Office of the Director of Public Utilities at least one week prior to the date set for opening bids for the contract for such extension and shall be installed under the supervision of the Columbus division of fire which shall be notified of such installation at least 24 hours prior thereto.

(Ord. 478-92.)

#### 2517.06 Maintenance of fire hydrants.

The maintenance of fire hydrants lying within the corporate limits of the city of Columbus shall be the responsibility of the division of water, except those privately owned hydrants installed as part of a private fire protection service pursuant to Section 1105.10. The Director of Public Utilities may also approve the maintenance of fire hydrants lying outside the Columbus corporate limits. All other hydrants outside the corporate limits, although attached to Columbus city water lines, are not a part of the water main system and not within the maintenance responsibility of the city of Columbus, unless otherwise specifically provided for by contract or agreement.

(Ord. 478-92.)

### 2517.07 Hydrant approvals.

The approval required by the fire official by Sections 2517.04 and 2517.05 of this chapter concerning fire hydrants shall be in addition to any permits or approvals required by the city division of water, division of regulations, or any other city division.

(Ord. 58-87.)

# 2517.08 Private hydrant maintenance.

Privately owned hydrants shall be maintained by the responsible person at each such location. The maintenance of private hydrants shall include, but not be limited to winter inspections. These winter inspections are to be made in order to determine the condition of the hydrant and to be certain that all hydrants at each such location are pumped free of water above the valve prior to October 15 of each year.

(Ord. 58-87.)

## 2517.09 Required access for fire apparatus.

- (A) All premises which the division of fire may be called upon to protect in case of fire and which are not readily accessible from public roads shall be provided with suitable gates, access roads, and fire lanes so that all buildings on the premises are accessible to fire apparatus.
- (B) The fire official shall determine whether or not a building is readily accessible from public roads.
- (C) Fire lanes and access roads shall be at least 20 feet in width with the road edge closest to the building at least 10 feet from the building. Any dead end road more than 150 feet long shall be provided with a circular turnaround at the closed end at least 76 feet in diameter, or a T-shaped turnaround at the closed end at least 20 feet in width and 45 feet each direction from the centerline of the dead-end road, a total of 90 feet in length.
- (D) The designation, use, and maintenance of fire lanes or access roads on private property shall be accomplished as specified by the fire official.
- (E) It shall be unlawful for any person to park motor vehicles on, or otherwise obstruct, any fire lane or access road.

(Ord. 58-87.)

## Chapter 2518 FIRE EXTINGUISHERS ON WATERCRAFT RESERVED

## 2518.01 Fire extinguishers required. Scope. (Reserved for future revisions.)

No person shall operate a motor powered watercraft which is eighteen feet long or under upon reservoirs, lakes, or waterways within the city or upon reservoirs, lakes or waterways over which the city has jurisdiction unless such watercraft is equipped with at least one 4 B.C. approved type fire extinguisher. No person shall operate a motor-powered watercraft which is over eighteen feet long but no longer than twenty-two feet upon reservoirs, lakes, or waterways within the city or upon reservoirs, lakes, or waterways over which the city has jurisdiction unless such watercraft is equipped with at least two 4 B.C. approved type fire extinguishers.

(Ord. 1539-80.)

### 2518.02 Fire extinguisher requirements. Revisions. (Reserved for future revisions.)

All such fire extinguishers installed on such watercraft must be approved by Underwriters' Laboratories, Inc., or other nationally recognized testing laboratory acceptable to the chief of the division of fire and shall be maintained fully charged and in proper repair and operating condition at all times. Vaporizing liquid fire extinguishers shall not be acceptable, whether laboratory approved or not.

(Ord. 1539-80.)

#### Chapter 2519 FIRE EXTINGUISHERS AND SERVICING RESERVED

## 2519.01 Definitions. Scope. (Reserved for future revisions.)

As used in this chapter:

- (A) Standard fire extinguisher means a portable fire extinguisher which bears the label of approval of a national testing laboratory acceptable to the fire chief.
- (B) Service means the inspection, repair, recharging, maintaining or testing of fire extinguishers.
- (C) Service member means a person licensed or certified by the State of Ohio Fire Marshal to service, test, repair, or install fire extinguishers, or a person designated by Section 2519.07(B) of this chapter.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2519.02 Installation. Revisions. (Reserved for future revisions.)

All standard fire extinguishers shall be installed in the manner prescribed by NFPA 10, listed in Appendix A. Every fire extinguisher, when installed, shall be fully charged and ready for immediate use. Where an extinguisher is likely to be obscured by piles of stock, lumber or otherwise, a sign shall be installed and maintained which will mark the location of such extinguisher in a manner legible at a distance of at least fifty feet.

(Ord. 1539-80.)

#### 2519.03 Maintenance test. Additions. (Reserved for future additions.)

Extinguishers shall be inspected annually, shall be serviced as specified in NFPA 10, listed in Appendix A, and shall be maintained in good condition and ready for immediate use at all times. Every fire extinguisher shall be subjected to a hydrostatic pressure test as prescribed in NFPA 10, listed in Appendix A.

(Ord. 1539-80.)

#### 2519.04 Tags to be attached.

- (A) Every fire extinguisher shall have attached thereto a tag which clearly indicates the dates of inspection and recharging, the signature and license number of the service member.
- (B) Every such fire extinguisher which has passed the hydrostatic pressure test as required in CC 2519.03 shall be fitted with a test record of metal or equally durable material on which the following shall appear:
  - (1) Date of test
  - (2) Test pressure
  - (3) Name of person making test.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2519.05 Fire extinguishers, approval required.

No person, directly or through an agent shall sell, or offer for sale in the city, any make, type or model of extinguisher, either new or used, unless such make, type or model of extinguisher has first been tested and is approved and labeled by the Factory Mutual Laboratories, Underwriters' Laboratories, Inc., or other testing laboratory approved by the chief of the division of fire as providing adequate and reliable tests and examination; and it shall be unlawful for any person, directly or through an agent, to deliver or make available for use in the city, any make, type or model of extinguisher which is not first tested and/or serviced as required in NFPA 10, listed in Appendix A. No person, directly or through an agent, shall sell or offer for sale in the city, any make, type or model of vaporizing liquid fire extinguisher whether laboratory approved or not, except for use on a motor vehicle or a motor carrier as authorized by the law of this State and laws of the United States relating to motor carriers or where otherwise permitted by the Fire Prevention Bureau.

(Ord. 1539-80.)

#### 2519.06 Rules and regulations.

The chief of the division of fire or the Director of Public Safety at their discretion may make or cause to be made an inspection of the contents and the working conditions of any fire extinguisher.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2519.07 License required.

- (A) No person shall service a fire extinguisher unless said person shall first have complied with Section 3737.65(b) Ohio Revised Code, except as otherwise provided in this section.
- (B) Any individual, partnership, association, corporation or other entity recognized by law as being the subject of rights and duties may service their own fire extinguishing equipment without a license, provided a full time employee of said individual, partnership, association, corporation, etc., is designated to be responsible for compliance with the provisions of this chapter applicable to the servicing of their fire extinguishing equipment. The designation of said employee referred to shall be by letter to the chief of the Columbus Fire Prevention Bureau and shall contain the employee's name, address and any title or position said employee may have with said concern.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

**Article V. Flammables and Explosives** 

# **Chapter 2520 – AVIATION FACILITIES**

**2520.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 20, OAC 1301:7-7-20, Aviation Facilities. The following revisions and additions, if any apply to this Article.

**2520.02 Revisions.** (Reserved for future revisions.)

# **Chapter 2521 - DRY CLEANING**

**2521.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 21, OAC 1301:7-7-21, Dry Cleaning. The following revisions and additions, if any apply to this Article.

**2521.02 Revisions.** (Reserved for future revisions.)

# <u>Chapter 2522 – COMBUSTIBLE DUST-PRODUCING OPERATIONS</u>

<u>2522.01 Scope.</u> This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 22, OAC 1301:7-7-22, Combustible Dust Producing Operations. The following revisions and additions, if any apply to this Article.

**2522.02 Revisions.** (Reserved for future revisions.)

# Chapter 2523 – MOTOR FUEL-DISPENSING FACILITIES AND REPAIR GARAGES

**2523.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 23, OAC 1301:7-7-23, Motor Fuel-Dispensing Facilities and Repair Garages. The following revisions and additions, if any apply to this Article.

**2523.02 Revisions.** (Reserved for future revisions.)

# **Chapter 2524 - FLAMMABLE FINISHES**

**2524.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 24 OAC 1301:7-7-24, Flammable Finishes. The following revisions and additions, if any, apply to this Article.

**2524.02 Revisions.** (Reserved for future revisions.)

## **Chapter 2525 – FRUIT AND CROP RIPENING**

**2525.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 25, OAC 1301:7-7-25, Fruit and Crop Ripening. The following revisions and additions, if any apply to this Article.

**2525.02 Revisions.** (Reserved for future revisions.)

## Chapter 2526 – FUMIGATION AND INSECTICIDAL FOGGING

**2526.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 26, OAC 1301:7-7-26, Fumigation and Insecticidal Fogging. The following revisions and additions, if any apply to this Article.

**2526.02 Revisions.** (Reserved for future revisions.)

## **Chapter 2527 – SEMICONDUCTOR FABRICATION FACILITIES**

**2527.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 27, OAC 1301:7-7-27, Semiconductor Fabrication Facilities. The following revisions and additions, if any, apply to this article.

**2527.02 Revisions.** (Reserved for future revisions.)

## Chapter 2528 - LUMBER YARDS AND WOODWORKING PLANTS

**2528.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 28 OAC 1301:7-7-28, Lumber Yards and Woodworking Plants. The following revision and additions, if any apply to this Article.

**2528.02 Revisions.** (Reserved for future revisions.)

**2528.03 Additions.** (Reserved for future additions.)

**2528.04 Additions.** (Reserved for future additions.)

**2528.05 Additions.** (Reserved for future additions.)

**2528.06 Additions.** (Reserved for future additions.)

**2528.07 Additions.** (Reserved for future additions.)

**2528.08 Additions.** (Reserved for future additions.)

**2528.09 Additions.** (Reserved for future additions.)

## 2528.10 Outside storage of pallet manufacturing and recycling facilities

**2528.10.1** General. The outside storage of wood pallets and wood composite pallets on the same site as a pallet manufacturing or recycling facility shall comply with Sections 2528.10.2 through 2528.10.11 of this code.

**2528.10.2** Site plan. Each site shall maintain a current site plan that includes a general description of the property, the boundaries of the lot, the size and location of buildings, and all of the following:

- 1. Utilities.
- 2. Type of construction and presence of sprinkler protection for other buildings on the site.
- 3. Water supply sources for fire-fighting purposes.
- 4. Location of hazardous material storage areas.
- 5. Location of pallet storage.
- 6. Equipment protected with a dust collection system.
- 7. Fire apparatus access roads.
- 8. Designated smoking areas.
- 9. Location of fire alarm control panels

**2528.10.3** Fire prevention plan. The owner or owner's authorized representative shall prepare an approved fire prevention plan that includes all of the following:

- 1. Frequency of walk-through inspections to verify compliance with the plan.
- 2. Hot work permit program in accordance with Chapter 2535 of this code.
- 3. Preventive maintenance program for equipment associated with pallet activities.

- 4. Inspection, testing and maintenance of fire protection systems in accordance with Chapter 2509 of this code.
- <u>2528.10.4 Fire safety and emergency evacuation plan.</u> The owner or owner's authorized representative shall prepare and train employees in an approved fire safety and emergency evacuation plan in accordance with Chapter 2504 of this code.
- <u>2528.10.5 Security management plan.</u> The owner or owner's authorized representative shall prepare a security management plan based on a security risk assessment and shall make the plan and assessment available to the fire code official upon request.
- **2528.10.6 Clearance to property line.** Stacks of pallets shall not be stored within 0.75 times the stack height or 8 feet (2438 mm) of the property line, whichever is greater, or shall comply with Section 2528.10.11 of this code.
- <u>2528.10.7 Clearance to important buildings.</u> Stacks of pallets shall not be stored within 0.75 times the stack height of any important building on site, or shall comply with Section 2528.10.11 of this code.
- **2528.10.8 Height.** Pallet stacks shall not exceed 20 feet (6096 mm) in height.
- 2528.10.9 Fire flow. Fire-flow requirements for the site shall be determined by the fire code official.
- **2528.10.10 Portable fire extinguishers.** Portable fire extinguishers shall be provided within 75 feet (22,860 mm) of any pallet stack.
- **2528.10.11 Alternative approach**. Where approved by the fire code official, pallet stacks located closer to a property line or structure than as required by Sections 2528.10.6 and 2528.10.7 of this code shall be provided with additional fire protection including, but not limited to, the following:
  - 1. The storage yard areas and materials-handling equipment selection, design, and arrangement are based on an approved risk assessment.
  - 2. Automatic fire detection that transmits an alarm to a supervising station in accordance with NFPA 72.
  - 3. Fire apparatus access roads around all storage areas.

**Article III. Fires; Alarms and Equipment** 

## Chapter 2529 DRY CLEANING PLANTS MANUFACTURING OF ORGANIC COATINGS

## 2529.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 12, OAC 1301:7-7-12, Dry Cleaning Plants. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 29, OAC 1301:7-7-29, Manufacturing of Organic Coatings. The following revisions and additions, if any apply to this Article.

2529.02 Revisions.

(Reserved for future revisions.)

2529.03 Additions.

## Chapter 2530 - OVENS AND FURNACES

**2530.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 30, OAC 1301:7-7-30, Industrial Ovens. The following revisions and additions, if any apply to this Article.

**2530.02 Revisions.** (Reserved for future revisions.)

## <u>Chapter 2531 – TENTS AND OTHER MEMBRANE STRUCTURES</u>

**2531.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 31, OAC 1301:7-7-31, Tents and Other Membrane Structures. The following revisions and additions, if any apply to this Article.

**2531.02 Revisions.** (Reserved for future revisions.)

## **2531.03** Tents and Membrane Structures

**2531.03.1 Scope.** Tents and Membrane Structures shall comply with this section.

**2531.03.2 General.** Outdoor assembly events shall be in accordance with this section and OFC Section 403.12. Temporary structures erected for outdoor assembly events shall comply with this chapter.

**2531.03.2.1 Approval required.** Tents and Membrane Structures shall be approved by the fire code official based upon the requirements of the Columbus Fire Code, Ohio Fire Code and the referenced standards contained within the Ohio Fire Code.

**2531.03.2.2 Permit**. An operational permit shall be required as set forth in Section 2501.05.6.

**2531.03.3 Temporary Standby Personnel.** The fire code official may require temporary standby personnel as listed in section 2504.03.12.1 of this code.

## Chapter 2532 PYROTECHNIC SPECIAL EFFECTS HIGH-PILED COMBUSTIBLE STORAGE

#### 2532.01 Scope.

This chapter shall apply to any use of indoor pyrotechnic special effects in the performing arts in conjunction with theatrical, musical or any similar productions before proximate audience, performers, or support personnel.

This chapter shall apply to any outdoor use of pyrotechnic special effects at distances less than those required by Chapter 2533; Fireworks, of the Columbus City Codes and the 1990 edition of Standard NPFA 1123, Code for the Outdoor Display of Fireworks, as referenced in OFC Rule 33; OAC 1301:7-7-33.

This chapter shall comply with the 2008 edition of Standard NFPA 1126, Use of Pyrotechnics Before a Proximate Audience, in its entirety, as referenced in OFC Rule 33; OAC 1301: 7-7-3.3.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 32, OAC 1301:7-7-32, High-Piled Combustible Storage. The following revisions and additions, if any apply to this Article.**2532.02 Definitions. Revisions.** (Reserved for future revisions.)

All definitions shall be the same as defined in the 2008 edition of Standard NFPA 1126, as referenced in OFC Rule 33; OAC 1301:7-7-33.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

#### **2532.03** Exceptions. (Reserved for future additions.)

## 2532.04 Pyrotechnics special effect plans.

Before the performance of any production, the permit applicant shall submit a written plan for the use of pyrotechnic special effects to the fire official at least 72 hours prior to the event. After a permit has been approved, the permittee shall keep the plan and permit available at the site and any performance adding pyrotechnic special effects different from the performance described in the plan shall require approval by the fire official. The plan shall set forth the following:

- (a) The name of the person, group, or organization sponsoring the production.
- (b) The date and time of day of the production.
- (c) The exact location of the production.
- (d) The name of the person actually in charge of creating the pyrotechnic special effect; that is, the pyrotechnic operator.
- (e) The number, names, and ages of all assistants that will be present.
- (f) The qualifications of the pyrotechnic operator.
- (g) The experience of the pyrotechnic operator in using pyrotechnic special effects.
- (h) Confirmation of any applicable state and federal licenses of the operator or assistant(s).
- (i) Evidence of the permittee's insurance carrier or financial responsibility.
- (j) The number and types of pyrotechnic devices and materials to be used, the operator's experience with those devices and effects, and a definition of the general responsibilities of assistants.

- (k) A diagram of the grounds or facilities at which the production will be held. This diagram shall show the point at which the pyrotechnic devices are to be fired, the fallout radius for each pyrotechnic device used in the performance, and the lines behind which the audience shall be restrained.
- (1) The point of on-site assembly of pyrotechnic devices.
- (m) The manner and place of storage of the pyrotechnic materials and devices.
- (n) The manufacturer(s) of the devices to be used shall be permitted in some cases to be the special effects person on the set.
- (o) A material safety data sheet (MSDS) for the effect(s) to be used.
- (p) Certifications that the set, scenery, and rigging materials are treated with appropriate flame retardant.

(Ord. 2049-95.)

#### 2532.05 Demonstration.

A representative demonstration of the pyrotechnic special effects shall be given to the satisfaction of the fire official before a permit is approved. The demonstration shall be scheduled with enough time allowed to reset/reload the effects before the arrival of the audience.

(Ord. 2049-95.)

## 2532.06 Liability insurance.

The person or persons promoting an event that contains pyrotechnic special effects and/or company actually operating the pyrotechnics must obtain liability insurance in an amount not less than two million dollars (\$2,000,000.00).

This certification of insurance must contain the clause "additional insured: the city of Columbus, Ohio, and its employees, agents and servants."

(Ord. 2049-95.)

## 2532.07 Permit.

A permit will be issued to conduct an event that contains pyrotechnic special effects if the fire official determines that requirements of this code have been met.

No permit for a pyrotechnic special effect event shall be granted unless the applicant/pyrotechnic operator is in possession of a valid exhibitor's license issued by the State of Ohio Fire Marshal.

(Ord. 2049-95.)

# Chapter 2533 EXPLOSIVES AND FIREWORKS FIRE SAFETY DURING CONSTRUCTION AND DEMOLITION

2533.01 Scope. This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 56, OAC 1301:7-7-56, Explosive and Fireworks. The following revisions and additions, if any, apply to this article. This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 33, OAC 1301:7-7-33, Fire Safety During Construction and Demolition. The following revisions and additions, if any apply to this Article.

**2533.02 Revisions.** (Reserved for future revisions.)

2533.03 Sale and use prohibited. No person shall manufacture, have, keep, store, discharge, ignite, explode, sell, offer for sale, give or deliver any fireworks to any person within the corporate limits except as provided in Section 2533.04 of this code.

Exceptions. The provisions of 2533.03 of this code shall not apply to the sale and use of 1.4G fireworks exempt under Ohio Revised Code Section 3743.80 including toy pistols, toy canes, toy guns, novelties, trick noisemakers, and sparklers on a wire nor to the sale and delivery of fireworks to a permit holder for display under the provisions of Ohio Revised Code 3743.54 and 3743.55 nor to the manufacture of fireworks and explosives in experimental and analytical laboratories, laboratories of schools, colleges, and other similar institutions for the purpose of instructions or experiment when approved by the fire code official.

**Additions.** (Reserved for future additions.)

**2533.04 Fireworks Exhibitions.** Upon obtaining a permit from the fire code official, fireworks may be sold and used for public or private exhibitions of fireworks in connection with fairs, carnivals and other celebrations. In such cases parties in charge of such exhibitions shall be held strictly responsible for any damage to persons or properties resulting from the use of fireworks so used.

2533.05 Limitations. No permit shall be granted for any display of fireworks where the discharge, failure to fire, faulty firing, or fallout of any fireworks or other objects would endanger persons, buildings, structures, forests, or brush.

**2533.06 Spectators**. A barrier shall be created, as designated by the fire code official, which restricts spectators at a fireworks exhibition from unauthorized areas. Only authorized persons and those in actual charge of the display shall be allowed inside these barriers during the unloading, preparation or firing of the fireworks.

**2533.07 Display.** The display site for the outdoor display shall meet the requirements of the Ohio Fire Code and NFPA 1123 or NFPA 1126.

2533.08 Duds, Misfires, Slow Fires. It is the responsibility of the person in actual charge of the firing of fireworks to keep track of duds, misfires and slow fires and to thoroughly search the launch area for and safely dispose of any unexploded devices or debris. Such search shall be instituted at the earliest possible time following the conclusion of the display but no later than the first period of daylight which follows.

**2533.09** Airport. Because of a possible hazard to planes taking off and landing, no sites within a two-mile radius of any airport will be approved.

**2533.10 Drones.** Drones shall not be operated at firework exhibitions unless prior approval by the Fire Code Official has been granted.

2533.11 Liability insurance. The person or persons promoting a fireworks exhibition and/or company actually firing the fireworks must obtain liability insurance in an amount not less than two million dollars

(\$2,000,000.00). This certificate of insurance must contain the clause "Additional insured: the City of Columbus, Ohio, and its employees, agents and servants."

2533.12 Permit. Application for a fireworks permit must be made in writing to the Fire Prevention Bureau at least five (5) days in advance of the outdoor fireworks display. Failure to submit the exhibition permit application at least five (5) days in advance of the fireworks display may result in denial of the application

**2533.12.1** No permit for a fireworks exhibition shall be granted unless the applicant/operator is in possession of a valid exhibitor's license issued by the State of Ohio Fire Marshal.

**2533.12.2** A permit will be issued to conduct an exhibition of fireworks if the fire code official determines that requirements of the Ohio Fire Code, City of Columbus Fire Code, and NFPA 1123 or 1126 have been met.

## Chapter 2534 <del>DANGEROUS ORDNANCE</del> TIRE REBUILDING AND TIRE STORAGE

2534.01 Definitions. Scope. This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 34, OAC 1301:7-7-34, Tire Rebuilding and Tire Storage. The following revisions and additions, if any apply to this Article.

## 2534.02 Safety certificate required. Revisions. (Reserved for future revisions.)

No blaster or owner shall acquire, have, carry or use any dangerous ordnance within the city limits unless a safety certificate has been issued and is in force for that blaster or owner.

(Ord. 1539-80.)

#### **2534.03** Certificate application. Additions. (Reserved for future additions.)

- (A) Every application for such certificate as required by Section 2534.02 shall be made in person at the office of the Director of Public Safety on forms to be provided and such pertinent information as the Director may deem necessary shall be given under oath.
- (B) Each application for such certificate along with the permanent license required by Section 2923.17 and 2923.18 of the Ohio Revised Code shall be accompanied by a fee of seventy-five dollars (\$75.00).
- (C) If, for any reason, an application is rejected and no license issued, all accompanying fees shall be returned to the applicant, otherwise the fees collected under the provisions of this chapter shall be placed to the credit of the general fund of the city of Columbus.

(Ord. 1539-80; Ord. 0868-03 § 1 (part).)

## 2534.04 Expiration of certificate or license.

All certificates of safety and licenses issued pursuant to the provisions of this chapter shall expire on the date specified on the face of such certificate or license. In no event, however, may a certificate or license be issued which has an expiration date of longer than one (1) year from the date of issuance.

(Ord. 1539-80.)

#### 2534.05 Assignment or transfer prohibited.

- (A) No blaster's certificate or license issued pursuant to the terms of this chapter may be assigned or transferred.
- (B) No owner's certificate or license issued pursuant to the terms of this chapter may be assigned or transferred.

(Ord. 1539-80.)

#### 2534.06 Certificate or license denial, suspension or revocation.

The Director of Public Safety may deny the issuance of any blaster's or operator's certificate or license to any person who fails to furnish satisfactory evidence of good moral character, or to any person displaying a clear lack of qualification and fitness to be licensed under this chapter. Any certificate or license granted or issued pursuant to the terms of this chapter to a blaster or owner may be suspended or revoked at any time by the Director upon satisfactory proof of violation of any

provision of this chapter or of Chapter 2535 or which could have been grounds for refusal to issue an original certificate or license. If a certificate or license is suspended or revoked after a hearing as set forth in Section 2534.07, such certificate or license shall be surrendered to the Director's office within three (3) days of notification of such suspension or revocation.

(Ord. 1539-80.)

#### 2534.07 Hearing on charges; decision.

No certificate or license shall be suspended or revoked until after a hearing had before a hearing officer or employee designated for such purpose by the Director of Public Safety. Notice to the certificates or license holder shall be at least ten (10) days prior to the hearing; notice shall be served either personally or by registered mail and shall state the date and place of hearing and set forth the ground or grounds constituting the charges against the holder. Said holder shall be heard in the holder's defense either in person or by counsel and may produce witnesses and testify in the holder's own behalf. A stenographic record of the hearing may be taken upon request. The hearing may be adjourned from time to time. The person conducting the hearing shall make a written report of their findings and a recommendation to the Director for decision. A copy of the written report shall be sent to the counsel and to the advisory board. The Director shall review such findings and the recommendation and after due deliberation, shall issue an order, accepting, modifying or rejecting such recommendation. For purposes of this Section, the Director or designate, may administer oaths, take testimony, subpoena witnesses, and compel the production of books, papers, records and documents deemed pertinent to the subject of investigation.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2534.08 Advisory Board.

- (A) There is hereby established a dangerous ordnance advisory board in the office of the Director. The board shall consist of the director designate, who shall serve as chairperson, and two (2) other members appointed by the mayor. Of the two (2) appointed members, one (1) shall be a certified blaster, who shall represent the industry, and one (1) shall be a member of the Fire Prevention Bureau of the division of fire, who shall be nominated for appointment by the chief of the division of fire. Each appointed member shall serve for a term of four (4) years and until a successor is appointed and qualified except for the initially appointed certified blaster who shall serve a term of two (2) years. Nothing herein shall be construed to limit any number of successive terms by any board member.
- (B) The members of the board shall serve without compensation but may be reimbursed for their actual and necessary expenses in attending meetings of the board.
- (C) The advisory board shall meet at least two (2) times each year at a time and place within the city designated by the Director.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2534.09 Function of the Board.

(A) The board shall advise and consult with the Director concerning any and all matters relating to dangerous ordnance, the administration of this chapter, and the rules and regulations adopted to implement this chapter. (B) The board shall hear and make recommendations to the Director in any application revocation or suspension proceeding in which the Director may request the board to conduct such hearing.

(Ord. 1539-80.)

## 2534.10 Authority to issue rules and regulations.

The Director, upon approval of the advisory board, shall promulgate a set of rules and regulations to implement this chapter as the Director deems proper.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2534.11 Records.

- (A) Every person required to obtain the certificate of safety provided for by this chapter shall maintain and keep a record of the following information:
  - (1) The amount and types of dangerous ordnance on hand at the effective date of this chapter and annually thereafter.
  - (2) The quantity and types of dangerous ordnance on hand at the effective date of this chapter and annually thereafter.
  - (3) The quantity and types of dangerous ordnance purchased.
  - (4) The quantity and types of dangerous ordnance used.
  - (5) The quantity and types of dangerous ordnance otherwise disposed of, to whom delivered, and for what purpose.
  - (6) The signature, address and age of each purchaser of dangerous ordnance.
- (B) The record provided for in division (A) of this section shall be preserved for a period of three (3) years and shall be available at all times upon demand to law enforcement officials.
- (C) No person shall sell any dangerous ordnance to any person unless that person exhibits a valid certificate of safety as provided by this chapter. In addition to the information required by division (A) of this section, the seller of dangerous ordnance shall keep a record of the certificate number of the buyer and of the official who issued such certificate. A copy of the record of any sale of dangerous ordnance shall be forwarded at the end of each month to the Fire Prevention Bureau of the city of Columbus.

(Ord. 1539-80.)

#### 2534.12 Reports to Division of Police.

Every person who keeps, stores, or is in possession of dangerous ordnance and who has knowledge of the loss or theft of any dangerous ordnance from the person's stock, shall report such loss or theft within twenty four (24) hours of discovery thereof to the Division of Police.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

## 2534.13 Exceptions.

The certification or licensing provisions of this chapter do not apply to:

- (A) Officers, agents or employees of this or any other state or the United States, members of the armed forces of the United States or the organized militia of this or any other state, law enforcement officers, and members of the division of fire to the extent that any such person is authorized to acquire, have, carry, or use dangerous ordnance and is acting within the scope of their duties.
- (B) Importers, manufacturers, dealers, and users of explosives, having a license or user permit issued and in effect pursuant to the "Organized Crime Control Act of 1970," 84 Stat. 952.18 U.S.C. 843, and any amendments or additions thereto or re enactments thereof, with respect to explosives and explosive devices lawfully acquired, possessed, carried or used under the laws of this state or applicable federal law.
- (C) Importers, manufacturers, and dealers having a license to deal in destructive devices or their ammunition, issued and in effect pursuant to the "Gun Control Act of 1968," 82 Stat. 1213, 18 U.S.C. 923, and any amendments or additions thereto or re-enactments thereof with respect to dangerous ordnance lawfully acquired, possessed, carried or used under the laws of this state and applicable federal law.
- (D) Persons to whom surplus ordnance has been sold, loaned, or given by the Secretary of the Army pursuant to 70A Stat. 262 and 263, 10 U.S.C. 4684, 4685 and 4686, and any amendments or additions thereto or re-enactments thereof, with respect to dangerous ordnance when lawfully possessed and used for the purposes specified in such sections.
- (E) Owners of dangerous ordnance registered in the National Firearms Registration and Transfer Record pursuant to the Act of October 22, 1968, 82 Stat. 1229, 26 U.S.C. 5841, and any amendments or additions thereto or re-enactments thereof, and regulations issued thereunder.
- (F) Carriers, warehouse operators, and others engaged in the business of transporting or storing goods for hire, with respect to dangerous ordnance lawfully transported or stored in the usual course of their business and in compliance with the laws of this state and applicable federal law.

(Ord. 1539-80; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2534.14 Statement of purpose.

The enactment of this chapter is not to be construed as eliminating, changing or restricting any of the provisions of Chapter 2535 of the Columbus City Codes, 1979.

(Ord. 1539-80.)

#### 2534.15 Separability.

If any portion of this chapter or any section or part of a section shall be declared by a court of competent jurisdiction to be invalid, such declaration shall be limited solely to that portion, section or part of section that was directly involved in the controversy before the Court upon which judgment was rendered, and shall not affect or impair the validity of the remainder of the Chapter.

(Ord. 1539-80.)

#### 2534.99 Penalty.

Whoever violates any provision of this chapter shall be deemed guilty of a misdemeanor of the first degree.

(Ord. 1539-80.

## **Chapter 2535 - WELDING AND OTHER HOT WORK**

<u>2535.01 Scope.</u> This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 35, OAC 1301:7-7-35, Welding And Other Hot Work. The following revisions and additions, if any apply to this Article.

**2535.02 Revisions.** (Reserved for future revisions.)

## **Chapter 2536 - MARINAS**

<u>2536.01 Scope.</u> This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 36, OAC 1301:7-7-36, Marinas. The following revisions and additions, if any, apply to this Article.

**2536.02 Revisions.** (Reserved for future revisions.)

## **Chapter 2537 - COMBUSTIBLE FIBERS**

2537.01 Scope. This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 37, OAC 1301:7-7-37, Combustible Fibers. The following revisions and additions, if any, apply to this Article.

**2537.02 Revisions.** (Reserved for future revisions.)

## <u>Chapter 2538 - RESERVED</u>

2538.01 Scope. (Reserved for future revisions.)

2538.02 Revisions. (Reserved for future revisions.)

## **Chapter 2539 - PLANT PROCESSING AND EXTRACTION FACILITY**

<u>2539.01 Scope.</u> This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 39, OAC 1301:7-7-39, Plant processing and extraction facilities. The following revisions and additions, if any, apply to this Article.

**2539.02 Revisions**. (Reserved for future revisions.)

## Chapter 2540 DUST EXPLOSION HAZARDS RESERVED

## 2540.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 13, OAC 1301:7-7-13, Dust Explosion Hazards. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2540.02 Revisions.**

(Reserved for future revisions.)

## **2540.03 Additions.**

## Chapter 2541 CROP RIPENING OR COLORING PROCESSES RESERVED

## 2541.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 16, OAC 1301:7-7-16, Crop Ripening or Coloring Processes. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2541.02 Revisions.**

(Reserved for future revisions.)

## **2541.03 Additions.**

## Chapter 2542 FUMIGATION AND THERMAL INSECTICIDAL FOGGING-RESERVED

## 2542.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 17, OAC 1301:7-7-17, Fumigation and Thermal Insecticidal Fogging. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2542.02 Revisions.**

(Reserved for future revisions.)

## **2542.03 Additions.**

## Chapter 2543-LUMBER YARDS AND WOODWORKING PLANTS RESERVED

## 2543.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 19 OAC 1301:7-7-19, Lumber Yards and Woodworking Plants. The following revision and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2543.02 Revisions.**

(Reserved for future revisions.)

## **2543.03 Additions.**

## Chapter 2544 OVENS AND FURNACES RESERVED

## 2544.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 3, OAC 1301:7-7-03, Precautions Against Fire, and OAC 1301:7-7-21, Industrial Ovens. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2544.02 Revisions.**

(Reserved for future revisions.)

## **2544.03 Additions.**

## Chapter 2545 PLACES OF ASSEMBLY RESERVED

## 2545.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 10, OAC 1301:7-7-10, Means of Egress, and OFC Rule 3, OAC 1301:7-7-03, Precautions Against Fire. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2545.02 Revisions.**

(Reserved for future revisions.)

## **2545.03 Additions.**

## Chapter 2546 SERVICE STATIONS AND GARAGES RESERVED

## 2546.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 28, OAC 1301:7-7-28, Flammable and Combustible Liquids. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95.)

(Reserved for future revisions.)

## **2546.02 Revisions.**

(Reserved for future revisions.)

## **2546.03 Additions.**

# Chapter 2547 TENTS, AIR-SUPPORTED AND OTHER TEMPORARY STRUCTURES RESERVED

## 2547.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 24, OAC 1301:7-7-24, Tents and Air Supported Structures. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2547.02 Revisions.**

(Reserved for future revisions.)

#### **2547.03 Additions.**

- A. Certification: An affidavit or affirmation shall be submitted to the fire official and a copy retained on the premises on which the test or air supported structure is located. The affidavit shall attest to the flame resistance of the fabric.
- B. All temporary structures including tents and membrane structures shall have a maximum exit access travel distance of 100 feet.

(Ord. 2049-95.)

## Chapter 2548 VEHICLE TIRE REBUILDING AND TIRE SHREDDING PLANTS RESERVED

#### 2548.01 Scope.

The equipment, processes and operation of vehicle tire rebuilding, recapping and shredding plants shall comply with the appropriate requirements of this code and the provisions of this rule.

(Ord. 2049-95.)

(Reserved for future revisions.)

#### **2548.02** General. Revisions. (Reserved for future revisions.)

The layout, arrangement and construction of buildings and structures used for tire rebuilding, recapping or shredding shall comply with the applicable requirements of the building code for the appropriate use group classification, and shall be provided with fire protection and fire extinguishing equipment as required by that code. Buildings and structures and their service equipment shall be maintained in safe and sound condition as required by this code.

(Ord. 2049-95.)

## **2548.03** Opening protectives. Additions. (Reserved for future additions.)

Fire doors or other opening protectives to exit or elevator enclosures or similar shaft enclosures required by the building code shall be kept closed except when the opening is in actual use.

(Ord. 2049-95.)

#### 2548.04 Mixed occupancies.

When tire rebuilding, recapping or shredding plants are required to be separated from other occupancies in the building by the building code, such separation shall be maintained in good condition and shall not be pierced or broken in any manner. When a sprinkling system is required by the building code it shall be maintained in proper and continuous working order.

(Ord. 2049-95.)

#### 2548.05 Dust collecting system.

Buffing machines shall be located in a room separated from the remainder of the plant as required by the building code, and fire doors in such separations shall be maintained free of all obstructions at all times. Each machine shall be connected to an ample dust collecting system conforming to OAC Rule 13, 1301:7-7-13 of the OAC.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

#### 2548.06 Ventilation.

Each room where rubber cement is used or mixed, or flammable or combustible solvents are applied, shall be equipped with effective mechanical or natural ventilation.

(Ord. 2049-95.)

## 2548.07 Permit.

A permit shall be obtained from the fire official to conduct or maintain any tire rebuilding, recapping or shredding plant.

(Ord. 2049-95.)

# Chapter 2549 VEHICLE WRECKING YARDS, JUNK YARDS AND WASTE MATERIAL HANDLING PLANTSRESERVED

## 2549.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 21, OAC 1301:7-7-21, Waste Material and Junk Yards. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95.)

(Reserved for future revisions.)

## **2549.02 Revisions.**

(Reserved for future revisions.)

## **2549.03 Additions.**

# Chapter 2550 ABOVEGROUND AND UNDERGROUND STORAGE TANKS HAZARDOUS MATERIALS

#### 2550.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OAC Rule, Chapter 1301:7-9, Underground Storage Tank Regulations, except OAC 1301:7-9-02 and OAC 1301:7-9-12, unless specifically referenced in CC 2550.02; and OFC Rule 34, OAC 1301:7-7-34, Flammable and Combustible Liquids, shall include aboveground tank storage.

Any installation, temporary closure, removal, abandonment or repair made on site must be performed under the supervision of an installer certified by the State Fire Marshal as required by Section 3737.881 of the Ohio Revised Code.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 50, OAC 1301:7-7-50, Hazardous Materials. The following revisions and additions, if any, apply to this Article.

#### **2550.02 Definitions.** Revisions. (Reserved for future revisions.)

#### As used in this chapter:

- A. "Abandonment" means a permanent discontinuance of use of all or a portion of an AST/UST system by leaving it in place rather than removing it.
- B. "AST System" means aboveground storage tank or combination of storage tanks including aboveground piping connected thereto, which is used to contain an accumulation of regulated substances and the volume of which (including the volume of the aboveground pipes connected thereto) is ninety percent or more above the surface of the ground.
- C. "BUSTR" means Bureau of Underground Storage Tank Regulations.
- D. "Change in service" means a change in the regulated substance managed in the AST/UST system without abandonment, removal, or replacement of the AST/UST system.
- E. "Combustible liquids" means any liquids having flash points at or above 100 degrees F. (38 degrees C.) shall be known as Class II or III liquids. Combustible liquids shall be divided into the following classifications:
  - Class II. Liquids having flash points at or above 100 degrees F. (38 degrees C.) and below 140 degrees F. (60 degrees C.).
  - Class IIIA. Liquids having flash points at or above 140 degrees F. (60 degrees C.) and below 200 degrees F. (93 degrees C.).
    - Class IIIB. Liquids having flash points at or above 200 degrees F. (93 degrees C.).
- F. "Flammable liquid" means any liquid having a flash point below 100 degrees F. (38 degrees C.), and having a vapor pressure not exceeding 40 psia (276kPa) at 100 degrees F. (38 degrees C.). Flammable liquids shall be known as Class I liquids and shall be divided into the following classifications:

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- Class IA. Liquids having flash points below 73 degrees F. (23 degrees C.) and having a boiling point below 100 degrees F. (38 degrees C.).
- Class IB. Liquids having flash points below 73 degrees F. (23 degrees C.) and having a boiling point at or above 100 degrees F. (38 degrees C.).
- Class IC. Liquids having flash points at or above 73 degrees F. (23 degrees C.) and below 100 degrees F. (38 degrees C.). See combustible liquids for Class II or III liquids.
- G. "Hazardous substance" means any substance listed in OAC Rule 1301: 7-9-03(D).
- H. "Maintenance" means the normal operational upkeep to prevent an AST/UST system from releasing product.
- I. "Petroleum" means petroleum, including crude oil or any fraction thereof, that is a liquid at the temperature of 60 degrees F. and the pressure of 14 7/10 pound per square inch absolute. The term includes, without limitation, motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents, and used oils, as per OAC Rule 1301: 7-9-02.
- J. "Regulated substance" means any combustible liquid, flammable liquid, petroleum products or hazardous substance.
- K. "Removal" means removing all or a portion of an AST/UST system without replacement.
- L. "Repair" means to restore an AST/UST system component that has caused a release of product.
- M. "Replacement" means the removal of an AST/UST system, all of the piping between a storage tank and the dispenser unit, or both followed by replacement with an AST/UST system.
- N. "Storage tank" means any vessel having a liquid capacity that exceeds 60 gallons, is intended for fixed installation, and is not used for processing (NFPA 30, 30A, 1993 edition).
- O. "Temporary closure" means taking an AST/UST system out of service for more than 90 days with the intention of returning the AST/UST system to service within 12 months of when service was first discontinued.
- P. "Temporary out of service" means the normal operation and use of the AST/UST system is deliberately, but temporarily, discontinued for 90 days or less.
- Q. "UST System" means underground storage tank or combination of storage tanks, including the underground pipes connected thereto, that are used to contain an accumulation of regulated substances the volume of which, including the volume of the underground pipes connected thereto, is ten percent or more beneath the surface of the ground.
- R. "Upgrade" means the addition or retrofit of some systems such as cathodic protection, lining or spill and overfill controls to an AST/UST system.

(Ord. 2049-95.)

#### 2550.03 Permits. Hazardous Material Reporting.

- A. A permit must be obtained by the owner or operator of any aboveground storage tank (AST System) or underground storage tank (UST System) from the Columbus Fire Prevention Bureau, and BUSTR must be notified in writing at least 30 days prior to any of the following activities taking place, unless they are part of a corrective action:
  - 1. Installation of an AST/UST system

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- 2. Upgrade of an AST/UST system
- 3. Repair of an AST/UST system
- 4. Temporary closure of an AST/UST system
- 5. Removal of an AST/UST system
- 6. Abandonment of an AST/UST system
- 7. Replacement of an AST/UST system
- 8. Change in service of an AST/UST system.
- B. The Columbus Fire Division shall establish a permit process which is consistent with applicable provisions of the Ohio Administrative Code.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the Ohio Fire Code (2017) Appendix H, Hazardous Materials Management Plan (HMMP) and Hazardous Materials Inventory Statement (HMIS) Instructions.

#### 2550.04-Permit fees. HAZARDOUS MATERIALS TRANSPORTATION.

Permit fees shall be paid in accordance with Section 2502.078 of the Columbus City Code. A permit shall not be issued until the designated fee has been paid.

(Ord. 2049-95.)

**2550.04.1** Scope. The purpose and intent of this section is to protect the public health, safety, and welfare from the potential hazards of fire, explosion, and exposure to toxic substances that accompany a hazardous materials incident by regulating the transportation of hazardous materials in and through the City of Columbus.

2550.04.2 General. This chapter shall apply to all hazardous materials as defined herein which are transported in and through the City of Columbus, and shall be in addition to all other sections of this code, and all other provisions of the Columbus City Ordinances regarding hazardous substances or materials, or any rules or regulations of other city departments, boards or commissions pertaining thereto. For the purpose of this chapter any area located within the boundaries of the outerbelt, I-270, shall be considered to be either a point of origin or destination (delivery point) within the city.

2550.04.3 Adoption and incorporation of Federal Regulations. Title 49 of the Code of Federal Regulations, (49 CFR) Subchapter C - Hazardous Materials Regulations, Part 171 - General Information, Regulations, and Definitions; Part 172 - Hazardous Materials Tables and Hazardous Materials Communications Regulations; Part 173 - Shippers - General Requirements for Shipments and Packagings; and Part 177 - Carriage By Public Highway, governing the transportation of hazardous materials in commerce on highways are hereby adopted by the City of Columbus to ensure the application of those requirements to the city's streets.

2550.04.4 Conflict. When any provisions of this chapter is found to be in conflict with the regulations adopted, the provision which establishes the higher standard for the promotion and protection of the safety and welfare of the public shall prevail.

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2550.04.5 Adoption and incorporation of the Federal Motor Carrier Safety Regulations. The requirements of the Federal Motor Carrier Safety Regulations 49 CFR Part 397 - Transportation of Hazardous Materials; Driving and Parking Rules, Section 397.3, 397.5, 397.7, 397.9 and 397.21 adopted as referred to and as modified herein. are 2550.04.6 Hazardous materials subject to regulation. Transportation in commerce within the City of Columbus of the hazardous materials required to be placarded by 49 CFR, Part 172, Subpart F - Placarding, shall be subject to the regulations set forth in Sections 2550.04.7 through 2550.04.21 herein in addition to those regulations adopted in Sections 2550.04.3 and 2550.04.5 above. 2550.04.7 - Restrictions on the use of city streets for the transportation of hazardous materials. For the purpose of applying 49 CFR Section 397.9(a) of the regulations adopted in Section 2550.04 herein to the City of Columbus, the following restrictions are adopted. **2550.04.8 Major thoroughfares.** Those portions of major thoroughfares as defined in Section 2550.04.13 which lie inside Interstate 270 (the outerbelt) are conclusively presumed to be routes of the materials specified in Section 2550.04.6 is prohibited where there is neither a point of origin nor destination (delivery point) within the city. 2550.04.9 City streets. The use of city streets for the transportation of the materials specified in Section 2550.04.6, is prohibited whether there is neither a point of origin or destination (delivery point) within the city. **2550.04.10 Point of origin nor destination.** Where there is neither a point of origin nor destination (delivery point) within the city the materials specified in Section 2550.04.6, shall be transported around the heavily populated areas of the City of Columbus by using Interstate 270. 2550.04.11 Prohibited time. The use of city streets in the downtown area, as defined in 2550.04.11.1 for the transportation of the materials specified in Section 2550.04.6 is prohibited during the hours between 6:00 a.m. and 8:00 p.m. daily except Saturdays, Sundays, and holidays. **2550.04.11.1 Downtown area.** The downtown area is defined as the area bounded by, but not including, the Innerbelt on the North, East, and South, and State Route 315 on the West; more specifically by Interstate 71 on the East, by Interstate 70 on the South, by State Route 315 on the West, and by Interstate 670 on the North. Exceptions to the restrictions listed in 2550.04.6 will be made by permit issued on application to the chief of the division of fire in accordance with the procedures of Section 2550.04.15, herein. **2550.04.11.2 Enforcement.** The division of police shall have the authority to enforce this section and issue citations for violations. **2550.04.12** Additional permitting. Authority to require permits for transportation of hazardous materials outside the downtown area. 2550.04.12.1 Special Precautions. The fire chief may require permits for the transportation of hazardous materials, as specified in Section 2550.04.6 in areas outside of the downtown area (as defined in Section 2550.04.11.1 when, due to the nature of the particular hazardous material, the routes of travel and parts of the city involved, special precautions

may be required.

2550.04.13 Regulations concerning the operation of motor vehicles carrying	
materials. The following regulations shall apply to the transportation in Columbus of the specified in Section 2550.04 above:	e materials
<del></del>	1
2550.04.13.1 Traffic Violations. Transporters of hazardous materials shall concern the CFR 397.3 while operating within the city. Traffic violations involving moving infractions shall be treated as violations of these regulations and shall be subpenalties of Section 2550.15 herein.	or parking
<b>2550.04.13.2 49 CFR.</b> Transporters of hazardous materials shall comply with rules of 49 CFR 397.5, 397.7 and 397.21 while operating within the city.	<u>applicable</u>
2550.04.14 Use of major thoroughfares. Transporters of hazardous materials shall use thoroughfares, as defined in Section 2550.04.14.1, to reach their destinations. When a is not on a major thoroughfare, said transporters will use major thoroughfares to a point as possible to the destination. Before using non-major thoroughfare routes said to shall comply with the provisions of 49 CFR 397.9.	destination nt as close
<b>2550.04.14.1 Use of major thoroughfares</b> . For the purposes of Chapter 25 following are considered to be major thoroughfares:	550.04, the
1. Interstate 70.	
2. Interstate 71.	
3. Interstate 670.	
4. U.S. Route 33.	
5. State Route 161.	
6. State Route 315.	
7. Broad Street.	
8. High Street.	
2550.04.14.2 Enforcement. The Division of Police shall have the authority to e	enforce this
section and issue citations for violations.	moree uns
2550.04.15 Permits. The following procedure shall apply to the granting of permits to exception to the regulations set forth herein:	operate in
2550.04.15.1 Application. Application for a permit shall be made to the fire character forms provided and accompanied by a fee of one hundred fifty dollars plus ten dollars (\$10.00) per each vehicle listed on the application. All a shall be acted on within thirty (30) days of submission to the fire timely notice of approval or denial shall be given to the applicant.	(\$150.00) pplications
2550.04.15.2 Single permit. A single permit shall be granted to a transporter (e	
trucking company, etc.) for the hazardous materials identified 2550.04.6.	n Section
<del></del>	uhioot to
2550.04.15.3 Rejected applications. Permits denied by the fire chief shall be serview by a hearing before the Director of Public Safety on approximately applications.	
applicant made to said Director within thirty (30) days of the	
notice of denial.	

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- 2550.04.15.4 Approval. Permits will be granted only where the following criteria are met as determined by the fire chief:
- 2550.04.15.4.1 Need. Compelling need is shown, that is, the applicant must show that delivery or pick-up of the hazardous material identified in Section 2550.04.6 can be made only by entering the area defined by Section 2550.04.11.1 during the time period identified in Section 2550.04.11.
  - **2550.04.15.4.2 Public Interest.** Transportation of the hazardous material is in the public interest.
  - **2550.04.15.4.3 Conditions.** Permits issued shall set forth conditions such as routes and other special precautions as determined by the fire chief.
  - **2550.04.15.5 Renewal.** Permits shall be granted for a period of one (1) year and be renewed upon application unless revoked for cause after a hearing before the Director of Public Safety.
  - **2550.04.15.6 Revocable**. Permits shall be revocable and nontransferable.
- 2550.04.16 Reporting requirements. Incidents involving hazardous materials occurring within the city of Columbus and required to be reported by 49 CFR 171.15 shall be reported immediately by the carrier to the division of fire by telephone using the Fire Alarm Office Number (614) 221-2345, and the fire chief shall file a standing request with the Materials Transportation Bureau/U.S. DOT for routine mailing to the Division of fire of a copy of the written report required by 49 CFR 171.16.
- **2550.04.17 Suspension of operations.** The fire chief may temporarily suspend the operation notice whenever road, weather, traffic, or other hazardous circumstances warrant that action.
- **2550.04.18 Suspension of regulations.** The fire chief shall have the authority to suspend these regulations in whole or part, when extenuating circumstances severely limit transit.
- 2550.04.19 Civil liability. In addition to the criminal penalty provided by Section 2550.04.15.10, in the event of a hazardous materials incident, as described in 49 CFR Section 171.16, requiring the response of the division of fire and/or others to control said incident, the transporter (carrier, trucking company, etc.) shall be liable to the city for the payment of all costs and expenses of the division of fire incurred in and about the use of employees, apparatus and materials in the control and/or neutralization of said incident. The amount of such costs and expenses shall be determined by the Director of Public Safety and shall be collected by him in a civil action wherein the city shall be plaintiff and the transporter shall be defendant. This responsibility is not conditioned upon evidence of willfulness or negligence on the part of the transporter.
  - **2550.04.15.19.1 Violation.** This section shall apply only if the transporter is in violation of the provisions of this chapter.
- 2550.04.20 Separability. If any portion of this chapter or any section or part of a section shall be declared by a court of competent jurisdiction to be invalid, such declaration shall be limited solely to that portion, section or part of section that was directly involved in the controversy before the court upon which judgment was rendered and shall not affect or impair the validity of the remainder of the chapter.
- <u>2550.04.21 Penalty.</u> Any person who violates any provision of this chapter shall be deemed guilty of a misdemeanor of the first degree. Each violation shall be treated separately. When a violation is a continuing one, each day of the violation constitutes a separate offense.

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## 2550.05 Special inspection or services fee.

Any after hours or weekend special inspection or services fee shall be paid in accordance with Section 2502.12 of the Columbus City Code.

(Ord. 2049-95.)

#### 2550.99 Penalty.

Whoever violates any provision of Chapter 2550 shall be deemed guilty of a misdemeanor of the first degree.

(Ord. 2049-95.)

# Chapter 2551 HAZARDOUS MATERIALS TRANSPORTATION AEROSOL PRODUCTS

#### 2551.<del>01 Intent.</del> Scope.

The purpose and intent of this chapter is to protect the public health, safety, and welfare from the potential hazards of fire, explosion, and exposure to toxic substances that accompany a hazardous materials incident by regulating the transportation of hazardous materials in and through the city of Columbus.

(Ord. 136-85.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 51, OAC 1301:7-7-51, Aerosol Products. The following revisions and additions, if any, apply to this Article.

## **2551.02** Scope. Revisions. (Reserved for future revisions.)

This chapter shall apply to all hazardous materials as defined herein which are transported in and through the city of Columbus, and shall be in addition to all other sections of this code, and all other provisions of the Columbus City Ordinances regarding hazardous substances or materials, or any rules or regulations of other city departments, boards or commissions pertaining thereto. For the purpose of this chapter any area located within the boundaries of the outerbelt, I-270, shall be considered to be either a point of origin or destination (delivery point) within the city.

(Ord. 136-85.)

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# **2551.03** Adoption and incorporation of Federal Regulations. (Reserved for future additions.)

- (a) Title 49 of the Code of Federal Regulations, (49 CFR) Subchapter C Hazardous Materials Regulations, Part 171 General Information, Regulations, and Definitions; Part 172 Hazardous Materials Tables and Hazardous Materials Communications Regulations; Part 173 Shippers General Requirements for Shipments and Packagings; and Part 177 Carriage By Public Highway, governing the transportation of hazardous materials in commerce on highways are hereby adopted by the city of Columbus to ensure the application of those requirements to the city's streets.
- (b) When any provisions of this chapter is found to be in conflict with the regulations adopted in (a) above, the provision which establishes the higher standard for the promotion and protection of the safety and welfare of the public shall prevail.

(Ord. 136-85.)

## 2551.04 Adoption and incorporation of the Federal Motor Carrier Safety Regulations.

The requirements of the Federal Motor Carrier Safety Regulations 49 CFR Part 397—Transportation of Hazardous Materials; Driving and Parking Rules, Section 397.3, 397.5, 397.7, 397.9 and 397.21 are adopted as referred to and as modified herein.

(Ord. 136-85.)

## 2551.05 Hazardous materials subject to regulation.

Transportation in commerce within the city of Columbus of the hazardous materials required to be placarded by 49 CFR, Part 172, Subpart F Placarding, shall be subject to the regulations set forth in Sections 2551.06 through 2551.13 herein in addition to those regulations adopted in Sections 2551.04 above.

(Ord. 136-85.)

## 2551.06 Restrictions on the use of city streets for the transportation of hazardous materials.

For the purpose of applying 49 CFR Section 397.9(a) of the regulations adopted in Section 2551.04 herein to the City of Columbus, the following restrictions are adopted.

- (a) Those portions of major thoroughfares as defined in Section 2551.08(e) which lie inside Interstate 270 (the outerbelt) are conclusively presumed to be routes which go through or near heavily populated areas, therefore, the use of said routes for the transportation of the materials specified in Section 2551.05 is prohibited where there is neither a point of origin nor destination (delivery point) within the city.
- (b) The use of city streets for the transportation of the materials specified in Section 2551.05 above, is prohibited whether there is neither a point of origin or destination (delivery point) within the city.
- (c) Where there is neither a point of origin nor destination (delivery point) within the city the materials specified in Section 2551.05 above, shall be transported around the heavily populated areas of the City of Columbus by using Interstate 270.

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- (d) The use of city streets in the downtown area, as defined in 2551.06(e) below, for the transportation of the materials specified in Section 2551.05 above is prohibited during the hours between 6:00 a.m. and 8:00 p.m. daily except Saturdays, Sundays, and holidays.
- (e) The downtown area is defined as the area bounded by, but not including, the Innerbelt on the North, East, and South, and State Route 315 on the West; more specifically by Interstate 71 on the East, by Interstate 70 on the South, by State Route 315 on the West, and by Interstate 670 on the North.
- (f) Exceptions to the restrictions listed in (d) above will be made by permit issued on application to the chief of the division of fire in accordance with the procedures of Section 2551.09 herein.
- (g) The division of police shall have the authority to enforce this section and issue citations for violations.

(Ord. 136-85; Ord. No. 1864-2011, § 1, 11-21-2011)

# 2551.07 Authority to require permits for transportation of hazardous materials outside the downtown area.

The fire chief may require permits for the transportation of hazardous materials, as specified in Section 2551.05 above, in areas outside of the downtown area (as defined in Section 2551.06(e)) when, due to the nature of the particular hazardous material, the routes of travel and parts of the city involved, special precautions may be required.

(Ord. 136-85.)

# 2551.08 Regulations concerning the operation of motor vehicles carrying hazardous materials.

The following regulations shall apply to the transportation in Columbus of the materials specified in Section 2551.05 above:

- (a) Transporters of hazardous materials shall comply with 49 CFR 397.3 while operating within the city. Traffic violations involving moving or parking infractions shall be treated as violations of these regulations and shall be subject to the penalties of Section 2551.99 herein.
- (b) Transporters of hazardous materials shall comply with applicable rules of 49 CFR 397.5, 397.7 and 397.21 while operating within the city.
- (c) Transporters of hazardous materials shall use only major thoroughfares, as defined in Section 2551.08(e) below, to reach their destinations. When a destination is not on a major thoroughfare, said transporters will use major thoroughfares to a point as close as possible to the destination. Before using non-major thoroughfare routes said transporters shall comply with the provisions of 49 CFR 397.9.
- (d) For the purposes of Chapter 2551, the following are considered to be major thoroughfares:
  - (1) Interstate 70.
  - (2) Interstate 71.
  - (3) Interstate 670.
  - (4) U.S. Route 33.

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- (5) State Route 161.
- (6) State Route 315.
- (7) Broad Street.
- (8) High Street.
- (e) The division of police shall have the authority to enforce this section and issue citations for violations.

(Ord. 911-85; Ord. No. 1864-2011, § 2, 11-21-2011)

#### 2551.09 Permits.

The following procedure shall apply to the granting of permits to operate in exception to the regulations set forth herein:

(a) Application for a permit shall be made to the fire chief on the forms provided and accompanied by a fee of one hundred fifty dollars (\$150.00) plus ten dollars (\$10.00) per each vehicle listed on the application. All applications shall be acted on within thirty (30) days of submission to the fire chief and timely notice of approval or denial shall be given to the applicant.

A single permit shall be granted to a transporter (carrier, trucking company, etc.) for the hazardous materials identified in Section 2551.05.

- (b) Permits denied by the fire chief shall be subject to review by a hearing before the Director of Public Safety on approval by the applicant made to said Director within thirty (30) days of the receipt of notice of denial.
- (c) Permits will be granted only where the following criteria are met as determined by the fire chief:
  - (1) Compelling need is shown, that is, the applicant must show that delivery or pick up of the hazardous material identified in Section 2551.05 can be made only by entering the area defined by Section 2551.06(e) during the time period identified in Section 2551.06(d).
  - (2) Transportation of the hazardous material is in the public interest.
- (d) Permits issued shall set forth conditions such as routes and other special precautions as determined by the fire chief.
- (e) Permits shall be granted for a period of one (1) year and be renewed upon application unless revoked for cause after a hearing before the Director of Public Safety.
- (f) Permits shall be revokable and nontransferrable.

(Ord. 136-85: Ord. 2181-03 § 1.)

# 2551.10 Reporting requirements.

Incidents involving hazardous materials occurring within the city of Columbus and required to be reported by 49 CFR 171.15 shall be reported immediately by the carrier to the division of fire by telephone using the Fire Alarm Office Number (614) 221–2345, and the fire chief shall file a standing request with the Materials Transportation Bureau/U.S. DOT for routine mailing to the division of fire of a copy of the written report required by 49 CFR 171.16.

(Ord. 136-85.)

# 2551.11 Suspension of operations.

The fire chief may temporarily suspend the operation of some or all vehicles carrying hazardous materials, as specified in 2551.05, within the city, without notice whenever road, weather, traffic, or other hazardous circumstances warrant that action.

(Ord. 136-85.)

#### 2551.12 Suspension of regulations.

The fire chief shall have the authority to suspend these regulations in whole or part, when extenuating circumstances severely limit transit.

(Ord. 136-85.)

### 2551.13 Civil liability.

In addition to the criminal penalty provided by Section 2551.99, in the event of a hazardous materials incident, as described in 49 CFR Section 171.16, requiring the response of the division of fire and/or others to control said incident, the transporter (carrier, trucking company, etc.) shall be liable to the city for the payment of all costs and expenses of the division of fire incurred in and about the use of employees, apparatus and materials in the control and/or neutralization of said incident. The amount of such costs and expenses shall be determined by the Director of Public Safety and shall be collected by the Director of Public Safety in a civil action wherein the city shall be plaintiff and the transporter shall be defendant. This responsibility is not conditioned upon evidence of willfulness or negligence on the part of the transporter.

This section shall apply only if the transporter is in violation of the provisions of this chapter.

(Ord. 136-85; Ord. No. 2019-2021, § 1, 7-26-2021)

#### 2551.14 Separability.

If any portion of this chapter or any section or part of a section shall be declared by a court of competent jurisdiction to be invalid, such declaration shall be limited solely to that portion, section or part of section that was directly involved in the controversy before the court upon which judgment was rendered and shall not affect or impair the validity of the remainder of the chapter.

(Ord. 136-85.)

#### 2551.99 Penalty.

Any person who violates any provision of this chapter shall be deemed guilty of a misdemeanor of the first degree. Each violation shall be treated separately. When a violation is a continuing one, each day of the violation constitutes a separate offense.

(Ord. 136-85.)

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# <u>Chapter 2552 – RESERVED</u>

2552.01 Scope. (Reserved for future revisions.)

2552.02 Revisions. (Reserved for future revisions.)

2552.03 Additions. (Reserved for future additions.)

# **Chapter 2553 - COMPRESSED GASES**

**2553.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 53, OAC 1301:7-7-53, Compressed Gases. The following revision and additions, if any, apply to this Article.

**2553.02 Revisions.** (Reserved for future revisions.)

2553.03 Additions. (Reserved for future additions.)

# Chapter 2554 HAZARDOUS PRODUCTION MATERIAL FACILITIES CORROSIVE MATERIALS

#### 2554.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 27, OAC 1301:7-7-27, Hazardous Production Material Facilities. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 54, OAC 1301:7-7-54, Corrosive Materials. The following revisions and additions, if any, apply to this Article.

# 2554.02 Revisions.

(Reserved for future revisions.)

## **2554.03 Additions.**

# Chapter 2555 OIL AND GAS PRODUCTION CRYOGENIC FLUIDS

# 2555.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 9, OAC 1301:7.7.9 Oil and Gas Production. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 55, OAC 1301:7-7-55, Cryogenic Fluids. The following revisions and additions, if any apply to this Article.

#### **2555.02 Revisions.**

(Reserved for future revisions.)

## **2555.03** Additions.

## Chapter 2556 ORGANIC PEROXIDES EXPLOSIVES AND FIREWORKS

# 2556.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 39, OAC 1301:7-7-40, Liquid and Solid Oxidizers. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 56, OAC 1301:7-7-56, Explosive and Fireworks. The following revisions and additions, if any, apply to this article.

#### **2556.02 Revisions.**

(Reserved for future revisions.)

## 2556.03 Additions. Sale and use prohibited.

(Reserved for future additions.) No person shall manufacture, have, keep, store, discharge, ignite, explode, sell, offer for sale, give or deliver any fireworks to any person within the corporate limits except as provided in Section 2556.04 of this code.

Exceptions. The provisions of 2556.03 of this code shall not apply to the sale and use of 1.4G fireworks exempt under Ohio Revised Code Section 3743.80 including toy pistols, toy canes, toy guns, novelties, trick noisemakers, and sparklers on a wire nor to the sale and delivery of fireworks to a permit holder for display under the provisions of Ohio Revised Code 3743.54 and 3743.55 nor to the manufacture of fireworks and explosives in experimental and analytical laboratories, laboratories of schools, colleges, and other similar institutions for the purpose of instructions or experiment when approved by the fire code official.

**2556.04 Fireworks Exhibitions.** Upon obtaining a permit from the fire code official, fireworks may be sold and used for public or private exhibitions of fireworks in connection with fairs, carnivals and other celebrations. In such cases parties in charge of such exhibitions shall be held strictly responsible for any damage to persons or properties resulting from the use of fireworks so used.

2556.05 Limitations. No permit shall be granted for any display of fireworks where the discharge, failure to fire, faulty firing, or fallout of any fireworks or other objects would endanger persons, buildings, structures, forests, or brush.

**2556.06 Spectators**. A barrier shall be created, as designated by the fire code official, which restricts spectators at a fireworks exhibition from unauthorized areas. Only authorized persons and those in actual charge of the display shall be allowed inside these barriers during the unloading, preparation or firing of the fireworks.

**2556.07 Display.** The display site for the outdoor display shall meet the requirements of the Ohio Fire Code and NFPA 1123 or NFPA 1126.

2556.08 Duds, Misfires, Slow Fires. It is the responsibility of the person in actual charge of the firing of fireworks to keep track of duds, misfires and slow fires and to thoroughly search the launch area for and safely dispose of any unexploded devices or debris. Such search shall be instituted at the earliest possible time following the conclusion of the display but no later than the first period of daylight which follows.

- **2556.09 Airport.** Because of a possible hazard to planes taking off and landing, no sites within a two-mile radius of any airport will be approved.
- **2556.10 Drones.** Drones shall not be operated at firework exhibitions unless prior approval by the Fire Code Official has been granted.
- **2556.11 Liability insurance.** The person or persons promoting a fireworks exhibition and/or company actually firing the fireworks must obtain liability insurance in an amount not less than two million dollars (\$2,000,000.00). This certificate of insurance must contain the clause "Additional insured: the City of Columbus, Ohio, and its employees, agents and servants."
- 2556.12 Permit. Application for a fireworks permit must be made in writing to the Fire Prevention Bureau at least five (5) days in advance of the outdoor fireworks display. Failure to submit the exhibition permit application at least five (5) days in advance of the fireworks display may result in denial of the application
  - **2556.12.1** No permit for a fireworks exhibition shall be granted unless the applicant/operator is in possession of a valid exhibitor's license issued by the State of Ohio Fire Marshal.
  - 2556.12.2 A permit will be issued to conduct an exhibition of fireworks if the fire code official determines that requirements of the Ohio Fire Code, City of Columbus Fire Code, and NFPA 1123 or 1126 have been met.

# Chapter 2557 <u>LIQUID AND SOLID OXIDIZERSFLAMMABLE AND COMBUSTIBLE</u> <u>LIQUIDS</u>

# 2557.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 40, OAC 1301:7-7-40, Liquid and Solid Oxidizers. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 57, OAC 1301:7-7-57, Flammable and Combustible Liquids. The following revisions and additions, if any, apply to this article.

#### **2557.02 Revisions.**

(Reserved for future revisions.)

#### **2557.03** Additions.

# Chapter 2558 FLAMMABLE SOLIDS FLAMMABLE GASES AND FLAMMABLE CRYOGENIC FLUIDS

# 2558.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 36, OAC 1301:7-7-36, Flammable Solids. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 58, OAC 1301:7-7-58, Flammable Gases and Flammable Cryogenic Fluids. The following revisions and additions, if any, apply to this Article.

#### **2558.02 Revisions.**

(Reserved for future revisions.)

#### **2558.03** Additions.

(Reserved for future additions.)

**Article VII. Materials Handling** 

# **Chapter 2559 - FLAMMABLE SOLIDS**

**2559.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 59, OAC 1301:7-7-59, Flammable Solids. The following revisions and additions, if any, apply to this Article.

**2559.02 Revisions.** (Reserved for future revisions.)

**2559.03 Additions.** (Reserved for future additions.)

# Chapter 2560 WELDING OR CUTTING, CALCIUM CARBIDE AND ACETYLENE GENERATORS HIGHLY TOXIC AND TOXIC MATERIALS

# 2560.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 26, OAC 1301:7-7-26, Welding or Cutting, Calcium Carbide and Acetylene Generators. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 60, OAC 1301:7-7-60, Highly Toxic and Toxic Materials. The following revisions and additions, if any apply to this Article.

#### **2560.02** Revisions.

(Reserved for future revisions.)

#### **2560.03** Additions.

# Chapter 2561 CELLULOSE NITRATE MOTION PICTURE FILM LIQUEFIED PETROLEUM GASES

# 2561.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 42, OAC 1301:7-7-42, Cellulose Nitrate (Pyroxylin) Plastics. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

## 2561.02 Revisions.

(Reserved for future revisions.)

# 2561.03 Additions. Record of installation.

(Reserved for future additions.)

Installers shall maintain a record of all installations (but not including installation of gas burning appliances and replacing of portable cylinders) and have it available for inspection by the fire code official.

<u>2561.04 Delivery of liquefied petroleum gas.</u> No person shall deliver liquefied petroleum gas to any location required to have a permit for the use or storage of liquefied petroleum gas unless a valid permit for such use or storage is in effect at the time of such delivery.

# Chapter 2562 CELLULOSE NITRATE (PYROXYLIN) PLASTICS ORGANIC PEROXIDES

# 2562.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 42, OAC 1301:7-7-42, Cellulose Nitrate (Pyroxylin) Plastics. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 62, OAC 1301:7-7-62, Organic Peroxides. The following revisions and additions, if any apply to this Article.

#### **2562.02 Revisions.**

(Reserved for future revisions.)

#### **2562.03** Additions.

# Chapter 2563 COMBUSTIBLE FIBERS OXIDIZERS, OXIDIZING GASES AND OXIDIZING CRYOGENIC FLUIDS

# 2563.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 29, OAC 1301:7-7-29, Combustible Fibers. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 63, OAC 1301:7-7-63, Oxidizers, Oxidizing Gases, and Oxidizing Cryogenic Fluids. The following revisions and additions, if any, apply to this Article.

#### **2563.02 Revisions.**

(Reserved for future revisions.)

## **2563.03** Additions.

# Chapter 2564 COMPRESSED GASES PYROPHORIC MATERIALS

# 2564.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 30, OAC 1301:7-7-30, Compressed Gases. The following revision and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 64, OAC 1301:7-7-64, Pyrophoric Materials. The following revision and additions, if any, apply to this Article.

#### **2564.02 Revisions.**

(Reserved for future revisions.)

#### **2564.03** Additions.

# Chapter 2565 CRYOGENIC LIQUIDS PYROXYLIN (CELLULOSE NITRATE) PLASTICS

# 2565.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 32, OAC 1301:7-7-32, Cryogenic Liquids. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 65, OAC 1301:7-7-65, Pyroxylin (Cellulose Nitrate) Plastics. The following revisions and additions, if any apply to this Article.

#### **2565.02 Revisions.**

(Reserved for future revisions.)

#### **2565.03** Additions.

# Chapter 2566 EXPLOSIVES, AMMUNITION AND BLASTING AGENTS UNSTABLE (REACTIVE) MATERIALS

# 2566.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 33, OAC 1301:7-7-33, Explosives, Ammunition and Blasting Agents. The following revisions and additions, if any apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 66, OAC 1301:7-7-66, Unstable (Reactive) Materials. The following revisions and additions, if any apply to this Article.

#### **2566.02** Revisions.

(Reserved for future revisions.)

#### **2566.03** Additions.

# <u>Chapter 2567 – WATER-REACTIVE SOLIDS AND LIQUIDS</u>

**2567.01 Scope.** This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 67, OAC 1301:7-7-67, Water-Reactive Solids and Liquids. The following revisions and additions, if any apply to this Article.

**2567.02 Revisions.** (Reserved for future revisions.)

**2567.03 Additions.** (Reserved for future additions.)

# Chapter 2568 FLAMMABLE AND COMBUSTIBLE LIQUIDS RESERVED

# 2568.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 34, OAC 1301:7-7-34, Flammable and Combustible Liquids. The following revisions and additions, if any, apply to this Article.

(Ord. 3082-86; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2568.02 Revisions.**

(Reserved for future revisions.)

# **2568.03 Additions.**

# Chapter 2569 HAZARDOUS MATERIALS RESERVED

# 2569.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 27, OAC 1301:7-7-27, Hazardous Materials. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2569.02 Revisions.**

(Reserved for future revisions.)

## **2569.03 Additions.**

## Chapter 2570 LIQUEFIED PETROLEUM GASES AND MAINTENANCE RESERVED

# 2570.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 38, OAC 1301:7-7-38, Liquefied Petroleum Gases. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

#### **2570.02 Revisions.**

(Reserved for future revisions.)

## **2570.03 Additions.** (Reserved for future additions.)

- (1) F 3601.2 Permit required: A permit shall be obtained from the fire official for the use or storage at each installation of liquefied petroleum gas utilizing storage containers with an aggregate water capacity exceeding 60 gallons. Prior to making such an installation, an installer shall submit plans to the fire official and if compliance with the requirements of this code is shown by said plans, a permit shall be issued.
- (2) F-3601.2.1 Record of installation: Installers shall maintain a record of all installations for which a permit is not required by Section F-3601.2 (but not including installation of gas burning appliances and replacing of portable cylinders) and have it available for inspection by the fire official.
- (3) F-3601.2.2 Delivery of liquefied petroleum gas: No person shall deliver liquefied petroleum gas to any location required to have a permit for the use or storage of liquefied petroleum gas unless a valid permit for such use or storage is in effect at the time of such delivery.
- (4) F-3601.2.3 Fire Zone 1 use or storage: A permit for the use or storage of liquefied petroleum gas shall not be issued for any location in Fire Zone 1 unless the installation was in existence at that location prior to November 1, 1963.

(Ord. 2049-95.)

# **Chapter 2571 MAGNESIUM RESERVED**

# 2571.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 36, OAC 1301:7-7-36, Flammable Solids. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2571.02 Revisions.**

(Reserved for future revisions.)

# **2571.03 Additions.**

# **Chapter 2572 MATCHES RESERVED**

# 2572.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 17, OAC 1301:7-7-17, Matches. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95.)

(Reserved for future revisions.)

# **2572.02 Revisions.**

(Reserved for future revisions.)

## **2572.03 Additions.**

# Chapter 2573 ORGANIC COATINGS RESERVED

# 2573.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 15 & 20, OAC 1301:7-7-20 and 1301:7-7-15, Organic Coatings. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2573.02 Revisions.**

(Reserved for future revisions.)

## **2573.03 Additions.**

# Chapter 2574 AEROSOL PRODUCTS RESERVED

# 2574.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 28, OAC 1301:7-7-28, Aerosol Products. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2574.02 Revisions.**

(Reserved for future revisions.)

# **2574.03 Additions.**

# **Chapter 2575 CORROSIVES RESERVED**

# 2575.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 31, OAC 1301:7-7-31, Corrosives. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2575.02 Revisions.**

(Reserved for future revisions.)

# **2575.03 Additions.**

# Chapter 2576 HIGHLY TOXIC AND TOXIC SOLIDS AND LIQUIDS RESERVED

# 2576.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 37, OAC 1301:7-7-37, Highly Toxic and Toxic Solids and Liquids. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2576.02 Revisions.**

(Reserved for future revisions.)

# **2576.03 Additions.**

# Chapter 2577 IRRITANTS, SENSITIZERS AND OTHER HEALTH HAZARDS RESERVED

# 2577.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 35, OAC 1301:7-7-35, Irritants, Sensitizers, and Other Health Hazards. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95.)

(Reserved for future revisions.)

## **2577.02 Revisions.**

(Reserved for future revisions.)

# **2577.03 Additions.**

# Chapter 2578 PESTICIDE DISPLAY AND STORAGE RESERVED

# 2578.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 27 & 37, OAC 1301:7-7-27 and OAC 1301:7-7-37, Pesticide Display and Storage. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2578.02 Revisions.**

(Reserved for future revisions.)

# **2578.03 Additions.**

# Chapter 2579 PYROPHORIC MATERIALS RESERVED

# 2579.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 41, OAC 1301:7-7-41, Pyrophoric Materials. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## **2579.02 Revisions.**

(Reserved for future revisions.)

# **2579.03 Additions.**

#### Chapter 2580 RADIOACTIVE MATERIALS REFERENCED STANDARDS

#### 2580.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 41, OAC 1301:7-7-41, Radioactive Materials. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95.)

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 80, OAC 1301:7-7-80, Referenced Standards. The following revisions and additions, if any, apply to this article.

#### **2580.02 Revisions.**

(Reserved for future revisions.)

# 2580.03 Additions. Related Standards

(Reserved for future additions.) <u>2580.03.1 Information Source.</u> The National Fire Protection Association (NFPA) Codes and International Code Council (ICC) Codes, current editions are hereby adopted to provide a source of information that may be used when the Columbus Fire Code or Ohio Fire Code, and the Ohio Fire Code referenced standards, do not specifically apply.

**2580.03.2 Minimum Standards.** The fire code official may use the codes referenced in 2580.03.1 above as the minimum standards when the fire code official exercises the authority granted in City of Columbus and the State of Ohio Fire Codes.

## Chapter 2581 UNSTABLE (REACTIVE) MATERIALS RESERVED

## 2581.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 43, OAC 1301:7-7-43, Unstable (Reactive) Materials. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

#### **2581.02 Revisions.**

(Reserved for future revisions.)

## **2581.03 Additions.**

(Reserved for future additions.)

# Chapter 2582 WATER-REACTIVE MATERIALS RESERVED

## 2582.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 44, OAC 1301:7-7-44, Water-Reactive Materials. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

#### **2582.02 Revisions.**

(Reserved for future revisions.)

#### **2582.03 Additions.**

(Reserved for future additions.)

**Article IX. Definitions and Standards** 

#### Chapter 2592 DEFINITIONS RESERVED

## 2592.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Article 2, OAC 1301:7-7-02, Definitions. The following revisions and additions, if any, apply to this Article.

(Ord. 3082-86.)

(Reserved for future revisions.)

## 2592.02 (A, B). Revisions. (Reserved for future revisions.)

#### 2592.03 (C - E). Additions. (Reserved for future additions.)

Carrier: Persons who engage in the transportation of articles or materials by rail, highway, water or air. (Ord. 3082-86.)

#### 2592.04 (F - N).

Fire chief: See fire official.

Fire official: Means the chief of the Fire Prevention Bureau or duly authorized representative.

High-rise building: Any building identified as a high-rise building by the OBC.

NFPA: Means the National Fire Protection Association.

(Ord. 3082-86; Ord. 1132-2008 Attach. (part); Ord. No. 2019-2021, § 1, 7-26-2021)

2592.05 (O - R).

2592.06 (S - Z).

# <u>Chapter 2593 – RESERVED</u>

2593.01 Scope. (Reserved for future revisions.)

2593.02 Revisions. (Reserved for future revisions.)

2593.03 Additions. (Reserved for future additions.)

# Chapter 2594 OPEN FLAMES OR BURNING RESERVED

## 2594.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 3, OAC 1307:7-7-03(H) (Section 308), Open Flames or Burning. The following revisions and additions, if any, apply to this article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.).

#### **2594.02 Revisions.**

(Reserved for future revisions.)

## **2594.03 Additions.**

(Reserved for future additions.)

#### Chapter 2596 REFERENCED STANDARDS RESERVED

#### 2596.01 Scope.

This chapter of the Columbus Fire Prevention Code shall include in its entirety, and as changed from time to time, the OFC Rule 45, OAC 1301:7-7-45, Referenced Standards. The following revisions and additions, if any, apply to this Article.

(Ord. 2049-95; Ord. 1132-2008 Attach. (part).)

(Reserved for future revisions.)

## 2596.02 Related standards. Revisions. (Reserved for future revisions.)

- (A) The National Fire Codes, 1992 Edition, are hereby adopted to provide a source of information that may be used when the Columbus Fire Code and its referenced standards do not specifically cover the operation, testing or maintenance of fire protection systems, devices, units or equipment.
- (B) The fire official may use the above referenced National Fire Codes as the minimum standards when the fire official exercises the authority granted in Section 2501.13 of this code.

(Ord. 2049-95; Ord. No. 2019-2021, § 1, 7-26-202

# Appendix B

<u>Included in Appendix B of the Columbus Fire Prevention Code are fees associated with Administration, Inspections, Permit Fees and Plan Review Fees.</u>

\*Any personnel per hour charge is the current rate of pay existing at the time of inspection or permit as stated in the collective bargaining agreement between IAFF Local 67 and The City of Columbus. The rate of pay will be calculated at the 40-hour overtime rate of pay of an E-step FF or relative promoted rank of the member.

Fire Code Modification	Page 2
Fire Watch Fees	Page 2
After Hours Inspection Fees	Page 2
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Construction/ Installation Permit	Page 4
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<u>Fee</u>	<u>Title</u>	Cost	Code reference
<u>Code</u>	Ti C 1 1/ 1/0		
<u>13-000</u>	Fire Code Modifications		
<u>13-010</u>	Code Modification Request-Fee	300.00	<u>2501.04.5.1</u>
<u>21-000</u>	<b>Emergency Fire Watch</b>		
<u>21-010</u>	Impairment Fire Watch-Engine	\$91/Per Hour	<u>2501.10.3</u>
21-020	Impairment Fire Watch-Firefighter	Per Hour*	<u>2501.10.3</u>
21-030	Impairment Fire Watch-Lieutenant	Per Hour*	<u>2501.10.3</u>
<u>21-040</u>	Impairment Fire Watch-Captain	Per Hour*	2501.10.3
22-000	Planned Fire Watch		
22-010	Scheduled Fire Watch	Per Hour*	<u>2501.10.3</u>
<u>31-000</u>	After Hours		
<u>31-010</u>	AH-Event Vendor Check-Inspection	Per Hour*	<u>2501.06.5.3</u>
31-020	AH-Life Safety-Construction/Installation-Inspection	Per Hour*	<u>2501.06.5.3</u>
31-030	AH-MFV-Inspection	Per Hour*	<u>2501.06.5.3</u>
31-040	AH-Public Assembly Inspection/Standby-FF	Per Hour*	<u>2501.06.5.3</u>
<u>31-050</u>	AH-Public Assembly Inspection/Standby-Lt.	Per Hour*	<u>2501.06.5.3</u>
<u>31-060</u>	AH-Pyrotechnics FF Inspection/Standby	Per Hour*	<u>2501.06.5.3</u>
<u>31-070</u>	AH-Pyrotechnics Lt. Inspection/Standby	Per Hour*	<u>2501.06.5.3</u>
<u>31-080</u>	AH-Re-Inspection	Per Hour*	<u>2501.06.5.3</u>

31-090	AH-Special Inspection	Per Hour*	2501.06.5.3
31-100	AH-Tank-Construction/Installation-Inspection	Per Hour*	2501.06.5.3
32-000	Construction/Installation		
<u>32-010</u>	Acceptance Test-Construction/Installation Inspection	125.00	<u>2501.05.7</u>
<u>32-020</u>	Battery systems-Construction/Installation Inspection	125.00	<u>2501.05.7</u>
32-030	Compressed Gases-Construction/Installation Inspection	125.00	<u>2501.05.7</u>
<u>32-040</u>	Cryogenic Fluids-Construction/Installation Inspection	125.00	<u>2501.05.7</u>
<u>32-050</u>	Flammable and combustible liquids- Construction/Installation Inspection	125.00	<u>2501.05.7</u>
<u>32-060</u>	<u>Hazardous Materials-Construction/Installation Inspection</u>	<u>125.00</u>	<u>2501.05.7</u>
<u>32-070</u>	Industrial Ovens-Construction/Installation Inspection	<u>125.00</u>	<u>2501.05.7</u>
<u>32-080</u>	<u>LPG GAS-Construction/Installation Inspection</u>	125.00	<u>2501.05.7</u>
<u>32-090</u>	Security Gates-Construction/Installation Inspection	<u>125.00</u>	<u>2501.05.7</u>
<u>32-100</u>	Tank-Construction/Installation Inspection	125.00	<u>2501.05.7</u>
<u>34-000</u>	Special/Requested Inspection		
<u>34-010</u>	After-School Program Fire Inspection-Requested Inspection	<u>150.00</u>	<u>2501.06.4.3</u>
<u>34-020</u>	Commercial Day Care Inspections-Requested Inspection	<u>150.00</u>	<u>2501.06.4.3</u>
<u>34-030</u>	Group Home Fire Inspection-Requested Inspection	100.00	<u>2501.06.4.3</u>
<u>34-040</u>	Miscellaneous Licensing Fire Inspection-Business, Group Homes, Institutions	100.00	<u>2501.06.4.3</u>
<u>34-050</u>	Public Assembly Inspection/Standby-Special Inspection	Per Hour*	<u>2501.05.6.36</u>
<u>34-060</u>	Pyrotechnics Inspection/Standby-Special Inspection	Per Hour*	<u>2501.05.6.38</u>
<u>34-070</u>	Residential Adoption Fire Inspection-Requested Inspection	100.00	<u>2501.06.4.3</u>
<u>34-080</u>	Residential Day Care Fire Inspection-Requested Inspection	<u>125.00</u>	<u>2501.06.4.3</u>
34-090	Residential Foster Care Fire Inspection-Requested Inspection	100.00	<u>2501.06.4.3</u>
41-000	Annual Operational Permit		
41-020	Aerosol Products-Annual	175.00	<u>2501.05.6.1</u>
41-025	Amusement Building-Annual	125.00	<u>2501.05.6.2</u>
41-040	Aviation Facilities-Annual	125.00	<u>2501.05.6.3</u>
41-065	Carbon dioxide systems used for beverage dispensing applications	<u>125.00</u>	<u>2501.05.6.4</u>
41-090	Combustible Dust Producing Operation-Annual	125.00	<u>2501.05.6.7</u>
41-100	Combustible Fiber-Annual	125.00	<u>2501.05.6.8</u>
<u>41-130</u>	Compressed Gas-Annual	175.00	2501.05.6.9
41-135	Covered and open mall buildings	<u>150.00</u>	2501.05.6.10
41-140	Corrosive liquids or solids	<u>175.00</u>	<u>2501.05.6.21.1</u>
41-141	Exhibits and trade shows	125.00	<u>2501.05.6.14</u>

41-145	Fire Hydrants and Valves	50.00	2501.05.6.16
<u>41-150</u>	Fruit and crop ripening-Annual	125.00	2501.05.6.19
41-160	Cryogenic Fluids-Annual	<u>175.00</u>	2501.05.6.11
41-165	Cutting or Welding	125.00	2501.05.6.12
<u>41-170</u>	Dry Cleaning-Annual	125.00	<u>2501.05.6.13</u>
<u>41-175</u>	Emergency responder radio system	125.00	2501.05.6.49
41-180	Explosives, Ammunition or Blasting Agent-Annual	175.00	2501.05.6.15
41-190	Flammable or Combustible Liquid-Annual	<u>175.00</u>	2501.05.6.17
41-200	Flammable Solids-Annual	<u>175.00</u>	2501.05.6.21.2
41-220	Hazardous Production Material Facilities-Annual	<u>175.00</u>	<u>2501.05.6.22</u>
41-230	Highly Toxic And Toxic Solids And Liquids-Annual	<u>175.00</u>	2501.05.6.21.3
41-240	High-Piled Storage-Annual	125.00	<u>2501.05.6.23</u>
41-250	Hot Work Program-Annual	125.00	2501.05.6.24.1
41-260	Industrial Furnace/Oven-Annual	125.00	<u>2501.05.6.25</u>
41-280	Oxidizing liquids and solids-Annual	125.00	<u>2501.05.6.21.4</u>
41-290	LPG 30 gallons or more (Lp-Gas)-Annual	<u>175.00</u>	2501.05.6.28
41-310	<u>Lumber Storage Or Use-Annual</u>	<u>175.00</u>	2501.05.6.26
41-315	Magnesium and other combustible metals	<u>175.00</u>	2501.05.6.29
41-325	Miscellaneous combustible storage	125.00	2501.05.6.30
41-330	Repair Garage-Annual	125.00	<u>2501.05.6.41</u>
41-333	Motor fuel-dispensing facilities	125.00	2501.05.6.31
41-334	Open burning	125.00	<u>2501.05.6.32</u>
41-335	Open flames and candles	125.00	2501.05.6.34
41-340	Organic Coating-Annual	<u>150.00</u>	<u>2501.05.6.35</u>
41-350	Organic Peroxides-Annual	<u>175.00</u>	<u>2501.05.6.21.5</u>
41-355	Oxidizing liquids and solids-Annual	<u>175.00</u>	<u>2501.05.6.21.4</u>
41-360	Pesticide Display And Storage-Annual	<u>175.00</u>	2501.05.6.21.3.1
41-370	Place Of Assembly > 5,000-Annual	700.00	<u>2501.05.6.36</u>
<u>41-380</u>	Place Of Assembly 100-199-Annual	<u>175.00</u>	<u>2501.05.6.36</u>
41-390	Place Of Assembly 200-499-Annual	<u>250.00</u>	<u>2501.05.6.36</u>
41-400	Place Of Assembly 500-4,999-Annual	350.00	<u>2501.05.6.36</u>
41-410	Place Of Assembly 50-99-Annual	<u>150.00</u>	<u>2501.05.6.36</u>
<u>41-440</u>	Pyrophoric Materials-Annual	<u>175.00</u>	<u>2501.05.6.21.6</u>
41-445	Pyroxylin and cellulose nitrate plastic	125.00	2501.05.6.39
41-450	Radioactive Materials-Annual	<u>no fee</u>	<u>2501.05.6.50</u>
41-460	Refrigeration Equipment-Annual	125.00	<u>2501.05.6.40</u>
41-465	Rooftop heliport	125.00	<u>2501.05.6.42</u>
41-480	Spraying Or Dipping-Annual	125.00	<u>2501.05.6.43</u>
41-485	Storage of tires, scrap tires and tire byproducts	125.00	2501.05.6.44
41-490	<u>Tire Rebuilding -Annual</u>	125.00	<u>2501.05.6.46</u>
41-500	Torch Or Flame-Producing Device-Annual	125.00	<u>2501.05.6.33</u>

41-505	Toxic solids and liquids	<u>175.00</u>	2501.05.6.21.7
41-510	Unstable (Reactive) Materials-Annual	<u>175.00</u>	2501.05.6.21.8
<u>41-515</u>	Waste handling, automobile wrecking yard, or junk yard	100.00	2501.05.6.47
41-520	Water-Reactive Materials-Annual	<u>175.00</u>	2501.05.6.21.9
41-550	Wood Products-Annual	<u>175.00</u>	2501.05.6.48
42-000	Construction/Installation Permit		
	BUSTR and non-BUSTR		
42-030	Piping installation	<u>175.00</u>	2501.05.7.8
<u>42-031</u>	Piping removal	<u>175.00</u>	2501.05.7.8
42-032	Piping modification	<u>175.00</u>	2501.05.7.8
<u>42-033</u>	Piping Installation	<u>175.00</u>	2501.05.7.8
<u>42-034</u>	Piping major repair	<u>175.00</u>	<u>2501.05.7.8</u>
42-035	Piping abandonment	<u>175.00</u>	<u>2501.05.7.8</u>
42-036	Tank Installation	<u>175.00</u>	2501.05.7.8
<u>42-037</u>	Tank removal	<u>175.00</u>	<u>2501.05.7.8</u>
<u>42-038</u>	Tank modification/alteration	<u>175.00</u>	<u>2501.05.7.8</u>
42-039	Tank major repair	<u>175.00</u>	2501.05.7.8
<u>42-040</u>	Tank abandonment	<u>175.00</u>	2501.05.7.8
42-041	Change in service	<u>175.00</u>	<u>2501.05.7.8</u>
42-042	Change of product	<u>175.00</u>	<u>2501.05.7.8</u>
42-043	Out of service	<u>175.00</u>	<u>2501.05.7.8</u>
42-055	Automatic fire alarms systems 1-25 devices	100.00	2501.05.7.6.1
42-056	Automatic fire alarm system over 25 devices	100.00 plus	
		\$.60 per	<u>2501.05.7.6.1</u>
42-060	Battery Systems-C/I Permit	<u>device over 25</u> 125.00	2501.05.7.2
42-065	Carbon dioxide systems used for beverage dispensing	125.00	2501.05.7.4.1
42-003	application	123.00	<u>2301.03.7.4.1</u>
42-067	Commercial kitchen cooking oil storage Flammable	125.00	2501.05.7.8.1
	Combustible Liquid		
42-070	Compressed Gases-C/I Permit	125.00	2501.05.7.3
<u>42-080</u>	Cryogenic Fluids-C/I Permit	125.00	2501.05.7.4
<u>42-085</u>	Emergency responder radio coverage system	125.00	<u>2501.05.7.5</u>
42-087	Fire pumps and related equipment	<u>175.00</u>	2501.05.7.7
<u>42-095</u>	Gates and barricades across fire apparatus access roads	75.00	<u>2501.05.7.9</u>
42-100	Hazardous Material-C/I Permit	<u>175.00</u>	2501.05.7.10
<u>42-110</u>	Industrial Ovens-C/I Permit	<u>125.00</u>	<u>2501.05.7.11</u>
42-130	<u>LP-Gas-C/I Permit</u>	<u>125.00</u>	<u>2501.05.7.12</u>
<u>42-135</u>	Manual fire alarm system 1-9 devices	<u>100.00</u>	<u>2501.05.7.6.2</u>
<u>42-136</u>	Manual fire alarm system over 9 devices	100.00 plus	<u>2501.05.7.6.2</u>
		\$.60 per device over 9	
		device over 9	

<u>42-082</u>	Smoke control or smoke exhaust systems	125.00	2501.05.7.14
<u>42-083</u>	Solar photovoltaic power systems	125.00	2501.05.7.15
42-084	Spraying of dipping	125.00	2501.05.7.16
42-085	Standpipe systems	125.00	2501.05.7.17
<u>43-000</u>	Temporary Operational Permit		
43-020	Private fire hydrants	50.00	2501.05.6.37
43-030	<u>Fireworks-Temporary</u>	200.00	2501.05.6.38.2
43-040	Floor Finishing-Per Job Site-Temporary	125.00	2501.05.6.18
43-050	Fumigation Or Thermal Insecticidal Fogging-Per space-	100.00	2501.05.6.20
	Temporary		
<u>43-060</u>	Hot Work Operations-Temporary	<u>125.00</u>	<u>2501.05.6.24</u>
<u>43-070</u>	Liquid- Or Gas-Fueled Vehicles Or Equipment Displayed	<u>75.00</u>	<u>2501.05.6.27</u>
43-090	in Assembly Buildings-Temporary  Open Burning-Temporary	75.00	2501.05.6.32
43-100			
	Outdoor public assembly event (Special Event)	75.00	<u>2501.05.6.36.2</u>
43-110	Temporary Operational Outdoor Assembly With Tent/Temp.Structure or Stand Alone Tent-Temporary	125.00	<u>2501.05.6.45</u>
43-120	Flame Effects-Temporary	125.00	2501.05.6.38.3
43-125	Pyrotechnics before a proximal audience	125.00	2501.05.6.38.1
43-130	Public Assembly Time Limited Occupancy =>300-	150.00	2501.05.6.36.1
13 130	Temporary	130.00	2301.03.0.30.1
43-140	Public Assembly Time Limited Occupancy 50-299-	<u>75.00</u>	2501.05.6.36.1
	Temporary		
<u>51-000</u>	Construction/Installation Plan Review	127.00	
<u>51-010</u>	Battery Systems-Plans Review	<u>125.00</u>	<u>2501.05.7</u>
<u>51-020</u>	Compressed Gases-Plans Review	<u>125.00</u>	<u>2501.05.7</u>
<u>51-030</u>	Cryogenic Fluids-Plans Review	<u>125.00</u>	<u>2501.05.7</u>
<u>51-040</u>	Final Subdivision Plat-Plans Review	<u>75.00</u>	<u>2501.05.7.19.2</u>
<u>51-050</u>	<u>Fire Protection System-Plans Review</u>	<u>Tiered</u>	<u>2501.05.7</u>
<u>51-051</u>	<u>01-200 heads</u>	<u>87.50</u>	<u>2501.05.7</u>
<u>51-052</u>	<u>201-300 heads</u>	<u>112.50</u>	<u>2501.05.7</u>
<u>51-053</u>	<u>301-400 heads</u>	<u>137.50</u>	<u>2501.05.7</u>
51-054	401-750	<u>175.00</u>	<u>2501.05.7</u>
<u>51-055</u>	<u>751-over</u>	175.00 plus	<u>2501.05.7</u>
		\$.60 per head	
51.060	Elammohlo And Combustible Liquide Plane Deview	over 750	2501 05 7 0
<u>51-060</u>	Flammable And Combustible Liquids-Plans Review  Hazardous Material Plans Review	125.00 125.00	<u>2501.05.7.8</u>
<u>51-070</u>	Hazardous Material-Plans Review	125.00	<u>2501.05.7.10</u>
<u>51-080</u>	Industrial Ovens-Plans Review	125.00	<u>2501.05.7.11</u>
<u>51-090</u>	Lp-Gas-Plans Review	125.00	<u>2501.05.7</u>
<u>51-100</u>	Other Fire Protection Devices and Systems Smoke  Pamoyal Systems Plans Paviay	<u>125.00</u>	<u>2501.05.7.14</u>
1	Removal Systems-Plans Review		

<u>51-110</u>	Preliminary Subdivision Plat-Plans Review	100.00	<u>2501.05.7.19.1</u>
<u>51-120</u>	Private Water Main-Plans Review	<u>Tiered</u>	<u>2501.05.7.13.2</u>
<u>51-121</u>	0-5 hydrants	Reserved	<u>2501.05.7.13.2</u>
<u>51-122</u>	6-10 hydrants	Reserved	<u>2501.05.7.13.2</u>
<u>51-123</u>	11-15 hydrants	Reserved	<u>2501.05.7.13.2</u>
<u>51-124</u>	over 15 hydrants	Reserved	<u>2501.05.7.13.2</u>
<u>51-130</u>	Public Street Improvement-Plans Review	Reserved	<u>2501.05.7.13.2</u>
<u>51-140</u>	Public Water Main Plans-Private Development-Plans	Reserved	<u>2501.05.7.13.1</u>
	Review		
<u>51-141</u>	0-5 hydrants	Reserved	<u>2501.05.7.13.1</u>
<u>51-142</u>	6-10 hydrants	Reserved	<u>2501.05.7.13.1</u>
<u>51-143</u>	11-15 hydrants	Reserved	<u>2501.05.7.13.1</u>
<u>51-144</u>	over 15 hydrants	Reserved	<u>2501.05.7.13.1</u>
<u>51-150</u>	<u>Tanks-Plans Review</u>	<u>Tiered</u>	<u>2501.05.7.13.1</u>
<u>52-000</u>	Fire Protection System		
<u>52-010</u>	Fire Protection System-Plans Review	<u>Tiered</u>	<u>2501.05.7</u>
<u>52-011</u>	Standpipe	<u>75.00</u>	2501.05.7.17
<u>52-012</u>	Fire pump and standpipe	250.00	<u>2501.05.7.7</u>
53-000	Temporary Operational		
53-010	Tent-Plans Review	125.00	<u>2501.05.6.45</u>