

**THE CITY OF BATTLEFIELD
BOARD OF ALDERMEN
WILL HOLD THEIR REGULAR MEETING
ON TUESDAY, FEBRUARY 3, 2015, AT 6:30 PM
AT CITY HALL LOCATED AT 5434 S TOWER DRIVE IN BATTLEFIELD, MISSOURI**

AGENDA

1. Call to order
2. Ceremonial Matters
 - a. Ronald McDonald Proclamation for February 2015
3. Announcements
4. Mayor Updates
5. Alderman Updates
6. City Administrator Updates
7. Police Chief Updates
8. Adoption and Approval of Consent Agenda
 - a. January 20, 2015 regular session meeting minutes
 - b. January 20, 2015 executive session meeting minutes
 - c. Bills paid in the amount of \$25,462.97
 - d. Bills to approve in the amount of \$8,365.37
 - e. Committee and employee reports
 - f. Payroll reports
9. Public Input

**Please note that anyone wishing to sign up to speak must submit the request by 5:00 pm the day of the meeting.
10. Unfinished Business
 - a. None.
11. New Business
 - a. Discussion And Possible Vote To Approve Advertisement for Hiring Temporary Full Time Utility Billing Clerk.
 - b. Discussion of Hiring Procedures for Police Department.
 - c. Discussion and Possible Vote to Add Possible Closing of Farm Road 190 East at FF.
 - d. Discussion and Possible Vote to Approve of Sign at Entrance of City Hall.

**THE CITY OF BATTLEFIELD
BOARD OF ALDERMEN
WILL HOLD THEIR REGULAR MEETING
ON TUESDAY, FEBRUARY 3, 2015, AT 6:30 PM
AT CITY HALL LOCATED AT 5434 S TOWER DRIVE IN BATTLEFIELD, MISSOURI**

- e. Video Provided by City Administrator for Board regarding Safety Procedures for City Hall.
- f. Discussion and Possible Vote to update Firearms Ordinance Section 210.
- g. Discussion and Possible Vote to Approve Items for Disposal List for 2015.
- h. Discussion and Possible Vote to Authorize City Administrator to Enter into Agreement with Records Management Solutions for a Records Software System.

12. Adjournment

The undersigned hereby certifies that a true copy of the foregoing Agenda was posted at City Hall in Battlefield, Missouri on this 30th day of January in 2014 at 3:30 p.m.

Beth Anne West Beth Anne West, City Clerk

“Without Freedom of Thought, there can be no such Thing as Wisdom; and no such Thing as public Liberty, with Freedom of Speech.” Benjamin Franklin



WHEREAS, Springfield's two Ronald McDonald Houses have provided a "home away from home" and an invaluable source of hope and comfort for families of seriously-ill and injured children who must travel far from home for medical treatment; and

WHEREAS, the two Ronald McDonald Houses, located in Springfield, Missouri, allow their guests to maintain close contact with their seriously-ill children by providing a secure and supportive environment at the barest minimum of cost or at no cost at all if guests cannot afford it; and

WHEREAS, the Ronald McDonald House near Cox South and the House at Mercy Children's Hospital have served the needs of over 10,000 families, 426 of which are residents of Greene county; and

WHEREAS, on Friday, January 23, 2015, 63 McDonald's Restaurants and various other locations, will begin displaying red, pink and gold paper hearts which have been signed and "adopted" by citizens donating \$1, \$5 and \$20 to Ronald McDonald House Charities of the Ozarks through the Share a Heart Campaign; and

WHEREAS, the following generous contributors have provided sponsorship funding and underwritten the costs for the Share a Heart Campaign: McDonald's of the Ozarks; Youngblood Auto Group; Great Southern Bank; Mid-Am Metal Forming; McCann Printing; KY3 Television; and KTTS Radio; and

WHEREAS, McDonald's of Battlefield is a participant in the Share a Heart Campaign, which will continue through February 28, 2015.

NOW, THEREFORE, I, Debra Hickey, Mayor of the City of Battlefield, Missouri, do hereby proclaim February 9th through February 15th, 2015 as

"Ronald McDonald House Week"

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the City of Battlefield, this 3rd day of February, 2015.

Debra Hickey-Mayor

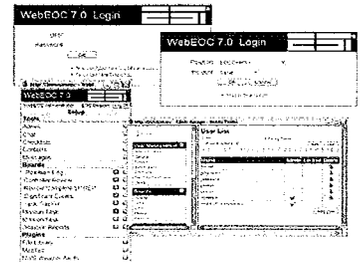
(City Seal)



Greene County WebEOC Basic Training

Sponsor: Springfield-Greene County Office of Emergency Management

Where: Greene County Public Safety Center
330 W Scott Street
Springfield, MO 65802



When: There will be four total offerings of this training on the following dates. You only need to attend one offering.

- Wednesday, Apr 29— 8:30am -11:30am - Computers will be provided (Max 21 Students)
- Wednesday, Apr 29— 1:30pm - 4:30pm - Computers will be provided (Max 21 Students)
- Thursday, Apr 30— 1:30pm -4:30pm - Computers will be provided (Max 21 Students)
- Thursday, Apr 30— 6:30pm - 9:30pm - Computers will be provided (Max 21 Students)

Course Description:

This 3-hour training will introduce participants to the WebEOC operating platform. WebEOC is the emergency operation and communication software for the Emergency Management Programs throughout Southwest Missouri Region D. It provides a common platform for all disciplines and EOC responders to operate during an incident. This course will also serve as refresher training for existing WebEOC Users.

Who Should Attend:

This course is intended for any agency representative who will be working in or coordinating closely with the Springfield-Greene County Emergency Operations Center during or immediately following a disaster.

Computers

Computers will be available for students to use during the training

This training is intended for agency representatives and EOC liaisons within Greene County only. For responders outside of Greene County, please contact your county emergency management agency or the Region D WebEOC Admin Team (support@regiondwebeoc.org) for details on any upcoming training in your area.

To register please contact Suzy Allen at the Springfield-Greene County Office of Emergency Management at 417.869.6040 or E-mail sallen@greencountyoem.org.

THERE ARE NO PREREQUISITES TO ATTEND THIS COURSE

Questions may be directed to Jonathan Ayres at 417.869.6040



MISSOURI REGION D WEBEOC ADMINISTRATION TEAM

WWW.REGIONDWEBEOC.ORG
SUPPORT@REGIONDWEBEOC.ORG
 facebook www.facebook.com/regiondwebeoc

James M. Kelly

Attorney At Law

316 U.S. Highway 60 West

P. O. Box 327

Republic, MO 65738

(417) 732-8800

Fax (417) 732-7864

January 30, 2015

Via e-mail at jllove@springfieldlaw.net

Mr. Jeff Love

RE: Paul Larino/TIF

Dear Jeff:

Pursuant to our previous communications relating to the above, I told you I would get back with you once I put together some figures. The figures that follow are all a matter of public record and can be easily verified. I have no idea what Mr. Larino told your client, Liberty Bank, but I think the following will demonstrate the true situation.

By way of background and history, Mr. Larino undertook to develop Wilson's Creek Marketplace in the City of Battlefield. In so doing he utilized a number of vehicles to finance the project and to allow him to recoup out-of-pocket development costs and expenses. These financing vehicles included a Neighborhood Improvement District (NID) set up by Greene County, Tax Increment Financing (TIF) set up by Battlefield and other governmental entities, and a Community Improvement District (CID) set up by Mr. Larino. Each of these financing organizations acted independently of the other. Not knowing how familiar you are with any of these funding mechanisms, I will give you a fundamental sketch of each.

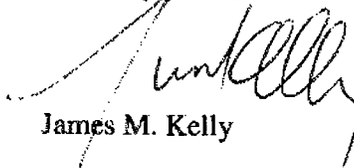
The NID involved the issuance and sale of bonds by Greene County. It is my understanding that approximately 3.3 million dollars of bonds were authorized, although apparently only something over 2.8 million dollars was paid to, and utilized by, Mr. Larino and his limited liability company. This sum was actually paid to, and utilized by, Mr. Larino in the development of Wilson's Creek Marketplace. The bonds became a first lien on the property and were to be retired by the payment of yearly installments by Greene County in the \$200,000.00 to \$300,000.00 range. The installments were to be paid to Greene County by the owner/owners of the various lots within Wilson's Creek Marketplace in the form of additional property taxes. Even though your client was the owner of virtually all of the property in the development until the time of foreclosure, he never made any installment payment on the NID bonds.

in the year 2013. The remaining balance due and owing to Mr. Larino is \$49,462.68. This figure could be adjusted upwards by the sum of \$3,641.50 if Mr. Larino were to take steps to decertify the duplicate costs he submitted to the CID.

You should discuss this with Mr. Larino to determine if he has specific facts and figures he can present which would conflict with what is outlined above. Absent that, we are very comfortable with our determination of what is still owed to Mr. Larino. However, given the nature of what has happened, we will not be in a position to pay Mr. Larino, or your bank, anything until such time as there is a written agreement between the parties agreeing to the amount of TIF funds which are due and owing to Mr. Larino and his various entities. Absent that, we cannot pay any further sums until a court order/judgment determining any amounts that may still be due and owing from TIF funds is entered.

As stated above, please discuss this with Mr. Larino and get back with us as to any discrepancies he's in a position to state by way of additional evidence. All of the figures utilized in this letter are figures submitted by Mr. Larino himself, through his various organizations, and verified by the County Auditor.

Sincerely yours,

A handwritten signature in black ink, appearing to read "James M. Kelly", written over a horizontal line.

James M. Kelly

JMK:k

cc: Mr. Rick Hess

**City of Battlefield
Board of Aldermen
Regular Session Minutes
January 20, 2015**

Item 1 Call to order

Meeting called to order by Mayor Debra Hickey at 6:32 p.m. at City Hall in Battlefield, Missouri. The following Board Members were present: Quinton Hamp, Marc Cerce, Darron Acklin, Warren Griffith, Dr. Linda Barboa, and Mike Goldenberg. Board Members Absent: None. Staff Present were: Police Chief David Vallely, City Clerk Beth Anne West, City Administrator Rick Hess and City Attorney Jim Kelly.

Item 2 Ceremonial Matters

Opening prayer given by Alderman Marc Cerce. Alderman Quinton Hamp a led the pledge of allegiance.

Item 3 Executive Session

Motion was made by Alderman Quinton Hamp to go into execution session at 6:33 p.m., under RSMO.610.021.3, concerning hiring, firing, and/or promoting of employee(s). Closed Session. Closed Vote. Closed Record. The motion was seconded by Alderman Mike Goldenberg. A roll call vote was taken and the vote was 6 Ayes-Quinton Hamp, Marc Cerce, Darron Acklin, Warren Griffith, Dr. Linda Barboa, and Mike Goldenberg. 0 Nays. All Aldermen were present for the vote. Motion carried.

Motion was made by Alderman Quinton Hamp to go into open session at 7:05 p.m. The motion was seconded by Marc Cerce. A roll call vote was taken and the vote was 6 Ayes- Quinton Hamp, Marc Cerce, Darron Acklin, Warren Griffith, Dr. Linda Barboa, and Mike Goldenberg. 0 Nays. All Aldermen were present for the vote. Motion carried. Mayor Debra Hickey stated that a vote was taken during executive session but could not be disclosed at this time.

Item 4 Announcements

- Two hour EMA training available for Board Members-Mayor on February 12, 2015, from 6-8 p.m. in Springfield, Missouri.
- January 31st Parks Advisory Board to hold a special meeting Board of Aldermen invited to attend regarding Parks Strategic Plan.

Item 5 Mayor Updates

- Greene County Mayor's meeting scheduled for January 29th in Strafford, Missouri
- met with Missouri Neon to get sign proposal
- Started process to meet with all staff for one on one meeting
- Continuing with Parks Strategic Planning Process

**City of Battlefield
Board of Aldermen
Regular Session Minutes
January 20, 2015**

Item 6 Alderman Updates

- Alderman Darron Acklin mentioned that the State of the Workforce on Economic Development would be held at Bass Pro on January 22nd, and he would provide an update as an elected official for the City of Battlefield.
- Alderman Darron Acklin gave an update on the latest Gold Meeting held at the City of Springfield's Traffic Center and with the Police Chief for the City of Springfield Paul Williams.

Item 7 City Administrator Updates

- Congratulated Dr. Linda Barboa on her nomination for a Jefferson Award for her latest book.
- Will soon have a list of trees for the April Tree Give Away.
- City Hall on heightened alert for security after receiving e-mail about potential threat to safety.
- City Clerk Beth Anne West noted filing had commenced today.

Item 8 Fire Chief Updates

Battalion Chief Crum gave the following updates:

- Started new shift schedule work two days off four days on second cycle of the shift.
- Awarded Grant for Burn Trailer should receive within the month
- Fund set up at Empire Bank for Battalion Chief Crawford who lost home to fire recently
- Fire Department utilizing Park to work out on Saturday mornings starting at 8:30 a.m.

Item 9 Adoption and Approval of Consent Agenda

Motion was made by Alderman Marc Cerce to approve and adopt the consent agenda including the Items included a-j: January 6, 2015 regular session meeting minutes; January 6, 2015 executive session meeting minutes; Bills paid in the amount of \$25,207.32; Bills to approve in the amount of \$17,379.43; Committee and employee reports; Payroll reports; December financial statements; December bank reconciliations; July 2014 – December 2014 summary of financials; Sewer Adjustments to approve in the amount of \$ 64.50 for December 2014. Motion was seconded by Alderman Quinton Hamp. A roll call vote was taken and the vote was 6 Ayes-Mike Goldenberg, Dr. Linda Barboa, Warren Griffith, Darron Acklin, Marc Cerce, and Quinton Hamp. 0 Nays. All Aldermen were present for the vote. Motion carried.

Item 10 Public Input

Marc Maness provided update on Parks Strategic Plan and provided a handout to the Board and Mayor for goals/indicators/measures.

**City of Battlefield
Board of Aldermen
Regular Session Minutes
January 20, 2015**

Item 11 Unfinished Business

None.

A five minute break was granted at 7:52 p.m. Mayor Debra Hickey brought the meeting back to order at 8:00 p.m.

Item 12 a Discussion And Possible Vote To Delete The Third Street Extension Engineering Study From The OTO TIP (Transportation Improvement Program).

City Administrator Rick Hess stated that discussions about potentially swapping land with the PWSD#1 to allow an extension of 3rd St. were unsuccessful and there is no further need for engineering studies for the 3rd street extension. The funds that were programmed for this would need to be deleted from the OTO TIP (Transportation Improvement Program). Those funds would be returned to Battlefield's STP-U funding stream for future street/sidewalk projects. Mr. Hess stated that he would need a vote from the Board authorization to begin the process to have the funds removed from the TIP. Motion was made by Alderman Quinton Hamp to Delete the Third Street Extension Engineering Study from the OTO TIP and authorize the City Administrator to begin the removal process with OTO. Motion was seconded by Alderman Warren Griffith. A roll call vote was taken and the vote was 6 Ayes-Quinton Hamp, Marc Cerce, Darron Acklin, Warren Griffith, Dr. Linda Barboa, and Mike Goldenberg. 0 Nays. All Aldermen were present for the vote. Motion carried.

Item 12 b Discussion and Possible Vote to Approve Purchase of Battery Backups for Phone System to Ensure Continuing Service.

City Administrator Rick Hess noted that once the new phone system was installed it was realized that battery backups would be needed to sustain the phone system for the City Hall and the Police Department should the power go out. Alderman Warren Griffith noted this was not a budgeted item. Mr. Hess noted our IT technician Travis from ACIS Computers provided the quotes and staff also went online to get other figures for comparison. Mr. Hess noted the new VOIP phone system requires a constant power source to function in order for incoming and outgoing calls to occur. Mr. Hess noted that if a budget amendment is necessary for this additional purchase it will be provided to the Board. Motion was made by Alderman Mike Goldenberg to approve the purchase of Battery Backups for Phone System to Ensure Continuing Service from ACIS Computers for the purchase, installation, parts, and labor not to exceed \$3,400.00. Motion was seconded by Alderman Marc Cerce. A roll call vote was taken and the vote was 6 Ayes-Quinton Hamp, Marc Cerce, Darron Acklin, Warren Griffith, Dr. Linda Barboa, and Mike Goldenberg. 0 Nays. All Aldermen was present for the vote. Motion carried.

Item 12 c Discussion and Possible Vote to Approve Pay Request #2 for the Weaver Road Widening-Resurfacing Project (STP 9901-810).

City of Battlefield, Missouri
Invoices Selected for Payment - Invoices for Payment

Due Date	Vendor ID	Vendor Name	Invoice Num...	Invoice/Credit Description	Invoice Amo...
1/27/2015	A-1 Elec	A-1 Electric Service, Inc. <i>33v</i>	23135	heat tape for pipes city hall	215.81 ✓
1/27/2015	A-1 Elec	A-1 Electric Service, Inc. <i>33v</i>	23161	replaced GFCI pump station C	139.47 ✓
1/27/2015	Abila	Abila <i>3v</i>	QU0018598	annual mtn. and support renewal due March 10th 2015	1,047.00 ✓
1/27/2015	AFLAC	AFLAC-Remittance Processing	2014526	aflac for january 2015	224.35 ✓
1/27/2015	AT & T	AT & T	2014536	regional lft. st. Jan to feb. 2014	109.37 ✓
1/27/2015	Bankston	Bankston Heating and Air	15-01015	replace blower motor/thermostat city Hall	585.00 ✓
1/27/2015	Battlefi	Battlefield Septic	2014524	pumped out lft. st. J and Regional	320.00 ✓
1/27/2015	Blue Cro	Anthem BCBS MO Group	123678097	feb. 2015 health ins. prem.	8,775.24 ✓
1/27/2015	Division	Division of Employment Sec.	2014525	4th quarter 2014 unemployment payment	63.26 ✓
1/27/2015	Evans	Evans Enterprises, Inc. <i>32v</i>	1112019	jan. 2015 lft. station checks	910.00 ✓
1/27/2015	Evans	Evans Enterprises, Inc. <i>32v</i>	1112020	service call lift st. D pull pump repair seal	1,817.50 ✓
1/27/2015	Franks U	Franks Uniform, Inc.	73435	uniforms carpenter	197.25 ✓
1/27/2015	Goswick	Goswick Pro Windows <i>3v</i>	68564	cleanin int. & ext. windows	76.00 ✓
1/27/2015	Kelley's	Kelley's Police Supply	196594	Pepper spray cannister & traffic vest	28.90 ✓
1/27/2015	Minutema	Minuteman Press <i>32v</i>	73012	newsletters feb. 2015	134.40 ✓
1/27/2015	Morrow	Harold Morrow <i>32v</i>	497375	machine work labor and materials streets	580.00 ✓
1/27/2015	Nroute	Nroute Enterprises, LLC <i>32v</i>	15-0102	take equipment out of car 104	150.00 ✓
1/27/2015	Nroute	Nroute Enterprises, LLC <i>32v</i>	15-0103	Install in new pd car BPD 108	4,450.00 ✓
1/27/2015	Ozark El	Ozark Electric	2014531	st. lights and ch	597.63 ✓
1/27/2015	Ozark El	Ozark Electric	2014532	parks, pond, tennis courts	418.30 ✓
1/27/2015	Ozark El	Ozark Electric	2014533	lift stations all depts.	1,790.44 ✓
1/27/2015	Petty Ca	Petty Cash Reimbursement	2014535	keys for pd new officer	10.35 ✓
1/27/2015	Pre Paid	Legal Shield	2014529	legal for carpenter Jan. 2015	14.95 ✓
1/27/2015	Proforma Pro...	Proforma Promotionally Yours <i>3v</i>	0B91013889	#10 Regular Envelope self seal 1,000	115.63 ✓
1/27/2015	PWSD #1	Public Water District	2014522	water bills for pond and ch dec. to Jan. 2015	25.87 ✓
1/27/2015	PWSD #1	Public Water District	2014523	water bills for all lft. stations dec. to Jan 2015	100.95 ✓
1/27/2015	PWSD #1	Public Water District	2014537	contract labor reconnection fees 1-22-15	510.00 ✓
1/27/2015	Quality	Quality Trim and Sign	109606	signs for cannon do not climb on	38.00 ✓
1/27/2015	Reliance	Reliance Standard	2014527	dental/vision ins. feb. 2015	486.02 ✓
1/27/2015	Republic	Republic Ford	2014528	2013 ford car 106 oil change	45.90 ✓
1/27/2015	Springfield P...	Springfield Police Department	010415	tuition for mci school-officer marler	800.00 ✓
1/27/2015	verizon	Verizon Wireless <i>2v</i>	9738645161	phone cell for Dec. to Jan. 2015	330.38 ✓
1/27/2015	Warne E. Do...	Warne E. Dodson	2014534	17 hours in 3 wks @ \$15 per hr.	255.00 ✓
1/27/2015	Youngman	Fammy Youngman <i>3v</i>	2014530	cleaning all depts.	100.00 ✓

Report Total

25,462.97

20150129 1658.1285
24979 to 24999 21 bills
8713 to 8725 13 bills
4504 to 4513 10 bills
paid bills

City of Battlefield, Missouri
 Unposted General Ledger Transactions - BOA Payables Report
 API
 02032015 - BOA Payables

Document Number	Vendor Name	Document Date	Document Description	Invoice Total
2014541	Bankcard Center	2/3/2015	technology, events, training, supplies	3,188.07
2014540	Liberty National	2/3/2015	Liberty ins. prem. for Feb. 2015	48.60
3999	Mark Rundel	2/3/2015	Municipal Judge Jan. 205	850.00
746093186001	Office Depot Credit Plan	2/3/2015	supplies	100.70
146019	Ozark Outdoors	2/3/2015	hustler mower repair	316.96
2014538	Petty Cash Reimbursement	2/3/2015	notary fee clover county charge	6.00
2014543	Pitney Bowes	2/3/2015	purchase power account	10.94
2014542	Pitney Bowes Global Financial Services, LLC	2/3/2015	postage all dept.	455.00
61072571	Republic Ford	2/3/2015	ford crown vic 2008	32.70
28611	Sivarts, Inc.	2/3/2015	installation and purchase of battery back up phone system	3,122.93
28513	Staples	2/3/2015	supplies	77.98
2014539	Tammy Youngman	2/3/2015	cleaning com. room and pd	60.00
			Total 02032015 - BOA Payables	8,269.88
Report Total				8,269.88

City of Battlefield, Missouri
 Summary Check/Transaction Register - Check Register Alphabetical
 From 1/30/2015 Through 1/30/2015

<u>Document Number</u>	<u>Document Date</u>	<u>Employee ID</u>	<u>Employee Last Name</u>	<u>Type of Payment</u>	<u>Amount</u>
01301510	1/30/2015	48	Armstrong	Voucher	487.73 ✓
01301504	1/30/2015	29	Carpenter	Voucher	610.68 ✓
01301513	1/30/2015	52	Courter	Voucher	381.31 ✓
01301511	1/30/2015	50	Dove	Voucher	519.81 ✓
01301508	1/30/2015	44	Garton	Voucher	551.91 ✓
01301507	1/30/2015	42	Hess	Voucher	742.11 ✓
01301506	1/30/2015	38	Horn	Voucher	425.18 ✓
01301515	1/30/2015	54	Jenkins	Voucher	183.02 ✓
01301512	1/30/2015	51	Marler	Voucher	495.12 ✓
01301501	1/30/2015	05	McEndree	Voucher	565.53 ✓
01301503	1/30/2015	21	Redman	Voucher	241.07 ✓
01301514	1/30/2015	53	Sanders	Voucher	476.79 ✓
01301505	1/30/2015	34	Vallely	Voucher	508.75 ✓
01301509	1/30/2015	47	West	Voucher	567.16 ✓
01301502	1/30/2015	19	Yeubanks	Voucher	473.97 ✓
Report Total					7,230.14 ✓

*15 trans.
 - Audited
 Total
 7,230.14
 1-28-15*

City of Battlefield, Missouri
 Summary Check/Transaction Register - Check Register Alphabetical
 From 1/23/2015 Through 1/23/2015

Document Number	Document Date	Employee ID	Employee Last Name	Type of Payment	Amount
01231518	1/23/2015	512	Acklin	Voucher	46.17
01231510	1/23/2015	48	Armstrong	Voucher	494.64
01231519	1/23/2015	513	Barboa	Voucher	46.17
01231504	1/23/2015	29	Carpenter	Voucher	605.59
01231514	1/23/2015	509	Cerce	Voucher	46.17
01231520	1/23/2015	52	Courter	Voucher	380.08
01231511	1/23/2015	50	Dove	Voucher	520.84
01231508	1/23/2015	44	Garton	Voucher	598.14
01231512	1/23/2015	504	Goldenberg	Voucher	46.17
01231517	1/23/2015	511	Griffith Jr.	Voucher	46.17
01231516	1/23/2015	510	Hamp	Voucher	46.17
01231507	1/23/2015	42	Hess	Voucher	738.48
01231513	1/23/2015	507	Hickey	Voucher	66.65
01231506	1/23/2015	38	Horn	Voucher	457.05
01231522	1/23/2015	54	Jenkins	Voucher	324.39
01231515	1/23/2015	51	Marler	Voucher	589.96
01231501	1/23/2015	05	McEndree	Voucher	548.65
01231503	1/23/2015	21	Redman	Voucher	227.25
01231521	1/23/2015	53	Sanders	Voucher	449.09
01231505	1/23/2015	34	Vallely	Voucher	508.15
01231509	1/23/2015	47	West	Voucher	560.82
01231502	1/23/2015	19	Yeubanks	Voucher	458.69

Report Total

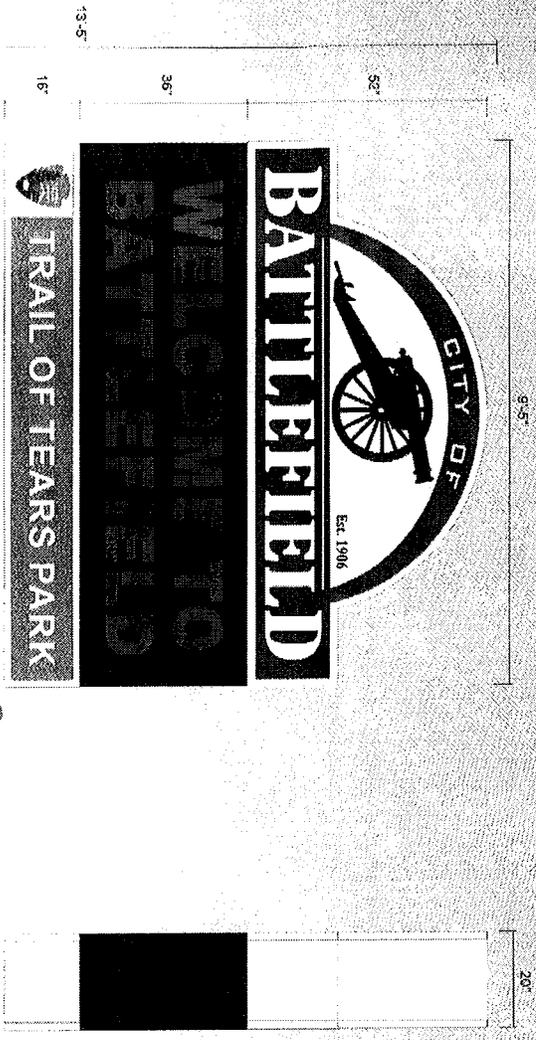
7,805.49

*3044 payroll
 # 343-127
 matches total
 ✓ (row)
 1-21-15*

*3044
 weekly
 payroll
 \$ 7461.82
 ✓ (row)
 1-21-15*

UTILITY BILLING CLERK

The City of Battlefield is looking for a Utility Billing Clerk. High school diploma or equivalent and one year experience in data entry required. The ability to count change back and ability to be bonded is a must. Job description and application available online at www.battlefieldmo.gov and at City Hall located at 5434 S Tower Drive. Pay rate is \$9.50 an hour. **Please note this is a temporary full time position which could last up to 15 months or more.** We will take applications until position is filled. Call 883-5840 if you have questions.



SCALE: 1/2"=1'

- MAIN I.D. INTERNALLY ILLUMINATED CABINET
- ALL ALUMINUM CONSTRUCTION
- PAINTED URETHANE COLOR OF CHOICE
- PAN ACRYLIC FACE
- DECORATED WITH VINYL GRAPHICS
- LED ILLUMINATION
- DAKTRONICS RED MONOCHROME DISPLAY
- 24X80 MATRIX
- 3'X9'-5" CABINET DIMENSIONS
- TRAIL OF TEARS LIGHTED CABINET
- ALUMINUM CONSTRUCTION
- PAINTED URETHANE COLOR OF CHOICE
- WHITE ACRYLIC FACES
- VINYL DECORATION
- WHITE LED ILLUMINATION
- ALUMINUM POLE CLADDING PAINTED COLOR OF CHOICE
- SIGN INSTALLS TO (2) STRUCTURAL STEEL COLUMNS

MISSOURI NEON COMPANY
"Pride Through Quality"
 3195 W. Business Highway, No. 1088, ST. LOUIS, MO. 63118
 1-800-368-3774



Salesperson: Mike Scott
 2014-2015 Missouri Neon Company...
 2014-2015 Missouri Neon Company...
 2014-2015 Missouri Neon Company...
 2014-2015 Missouri Neon Company...

Customer: Adore, Inc.
 DATE: _____
 2014-2015 Missouri Neon Company...
 2014-2015 Missouri Neon Company...

Date: 12.24.14
 Revision # _____
 2014-2015 Missouri Neon Company...





**MISSOURI NEON
COMPANY**

"Pride Through Quality"

3160 W. Kearney • Springfield, MO 65803
(417) 862-1778 / (800) 788-1778 • FAX: (417) 865-9237

January 12, 2015

Mr. Rick Hess / City Administrator
City of Battlefield Missouri
5434 S. Tower Drive
Battlefield, MO 65619

RE: Exterior Signage

Dear Mr. Hess,

The following letter is my quotation for labor and materials to complete the job scope outlined below.

Pylon Sign

1. Excavate footings and remove spoils.
2. Furnish (2) steel poles and install in reinforced concrete bases.
3. Furnish (1) 4'4" x 9'5" double face sign "City of Battlefield" with pole claddings.
Design – Welded aluminum frame and sheet constructed cabinet with zinc chromate priming and acrylic enamel white finish. Internally illuminated with white LEDs and faced with white .150 lexan sheet with premium vinyl graphics.
4. Install sign on poles per attached drawing and complete final electrical hook-up to power furnished by others.

Amount = \$7,645.02

5. Furnish (1) 1'4" x 9'5" double face sign "Trail of Tears Park" with logo.
Design – Welded aluminum frame and sheet constructed cabinet with zinc chromate priming and acrylic enamel white finish. Internally illuminated with white LEDs and faced with white .150 lexan sheet with premium vinyl graphics.
6. Install sign on poles per attached drawing and complete final electrical hook-up to power furnished by others.

Amount = \$2,893.34

Electronic Message Center

1. Furnish (1) 3'1" x 9'5" double face Daktronics display.
Design - 3220 Series 34mm Red LED monochrome with a 24 x 80 matrix. Includes wireless communication, temp sensor and a license copy of the Venus 1500v4 software install on your PC (Window XP or greater) and on-site training.
2. Install display on poles per attached drawing and complete final electrical hook-up to power provided by others and the communication hook-up.

Amount = \$14,015.42

Thank you Mr. Hess for the opportunity and please allow us (6-8) weeks lead time for production schedule and delivery of the display.

Respectfully submitted,

Mike Scott
Account Executive

5" | 96"

**CITY OF
BATTLEFIELD**

24"

**TRAIL OF TEARS
PARK**

58"

**TRAIL OF TEARS
PARK**

24"

GRADE

60"

42"

150"

**CITY OF
BATTLEFIELD**
**TRAIL OF TEARS
PARK**

0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100

PINNACLE SIGN GROUP



CITY OF BATTLEFIELD

12/16/2014

Prepared For:
 City of Battlefield
 Debra Hickey, Mayor

Prepared By:
 Mary Jackson
 Pinnacle Sign Group
 505 N Glenstone Ave
 Springfield, MO 65802
 Phone: 417-869-6468
 Alt. Phone: 888-552-9918
 E-Mail: sales@psgsign.com

Phone: O: 417-883-5840 Fax:
 Alt. Phone: C: 417-343-2511
 E-Mail: dhickey@battlefieldmo.gov

Fax: 417-869-1545

Description:

CITY OF BATTLEFIELD

PSG WILL FURNISH AND INSTALL:
 NEW PYLON WITH TWO LIGHTED CABINETS AND ELECTRONIC MESSAGE CENTER

Quantity	Description	Each	Total	Taxable
1	EXTERIOR: CUSTOM DETACHED PYLON SIGN - (LIGHTED)	5950.00	\$5,950.00	

TWO--24" X 96" DOUBLE-SIDED LIGHTED SIGN CABINETS WITH
 ROUTED ALUMINUM FACES FACTORY PAINTED (COLOR TBD) AND
 WHITE ACRYLIC INSERTS.

TWO--5" DIAMETER BY 17' STRUCTURAL POSTS, FACTORY
 PAINTED (COLOR TBD)

GRAPHIC DESIGN NO: 1215-14-PYLO-1

1	EXTERIOR: PYLON SIGN - LED ELECTRONIC MESSAGE CENTER	25149.00	\$25,149.00	
---	--	----------	-------------	--

GRAPHIC DESIGN NO: 1215-14-PYLO-1

GALAXY 20 MM MONCHROME

Line Spacing: 20 mm
 Matrix: 64 lines by 112 columns
 LED Color: RED-4096 SHADES
 Display Configuration: 2V - two one sided displays - same content
 Frames per Second: 30
 Cabinet Design: Single Section per face
 Dimming: Automatic, Scheduled, or Manual
 Paint: Semi-Black All Around
 Readable Viewing Angle: 120 degrees horizontal x 50 degrees vertical
 Optimal Viewing Angle: 90 degrees Horizontal x 40 degrees Vertical
 Active Area: 4' 1" H X 7' 3" W
 Cabinet Dimensions: 4' 10" H 7' 10" W X 0' 8" D (Approx.
 Dimensions)
 Weight: Unpackaged 310 lbs per display; Packaged
 450 lbs per display
 Max Power: 590 watts/display
 Compliance Info: UL,cUL,CE,UL-Energy Verified,FCC

5 YEAR PRODUCT ASSURANCE



CITY OF BATTLEFIELD

12/16/2014

1	INSTALLATION FIELD LABOR & EQUIPMENT: PSG will provide on-site installation of the product(s) and services indicated in this agreement. Safety measures and guidelines are adhered to at all times. If applicable - this fee may include removal and disposal of existing signage, excavation and spoil removal, hook up to existing electrical connection, software training and set up.	5285.00	\$5,285.00
ELECTRICAL SERVICE PROVIDED BY OTHERS			
1	ENGINEERING FEE: PSG will provide the necessary engineering mandated by the local city code. Engineering is performed by a 'licensed engineer'. This fee includes any additional drawings required to properly navigate and satisfy all local city codes and other mandated requirements. In special circumstances additional fees may be requested to obtain engineering.	650.00	\$650.00
1	PERMIT & ACQUISITION FEE: Pinnacle Sign Group, Inc. will acquire the necessary permit based on the local city code mandated requirement.	250.00	\$250.00
		Subtotal	\$37,284.00
		Total	\$37,284.00

PSG Service Pledge

Pinnacle Sign Group Service pledge:

Our privately owned and operated company that supports many communities has an obligation to provide the best possible service at an economical rate for our customers. We will be judged by what we do before, during, and after the service. What we do differently is to look for economical solutions for our customers needs, keep our promises, deliver what we promise, and communicate professionally with our customers before, during, and after the process. Our reliability and prompt service is what will set us apart from everyone else. Our pledge is to be better than our competition today, tomorrow, and forever.

PSG TERMS AND CONDITIONS

1. DEFINITIONS: For purposes of this agreement the following words shall have the following meanings: "PSG" shall mean Pinnacle Sign Group, Inc. "SIGN" shall mean all tangible personal property sold by PSG to Buyer under this agreement, including, but not limited to goods and materials.
2. PAYMENT: Buyer will pay the entire balance due under this agreement immediately upon the installation of the SIGN, the performance of the services, or the delivery of the SIGN to Buyer. Delivery to a common carrier shall be considered delivery to Buyer. Time is of the essence of this agreement.
3. TITLE: Title to the SIGN shall remain in PSG until all sums due PSG under the terms of this agreement have been paid. The SIGN shall at all times be deemed personal property and shall not be reason of attachment to any realty, but shall at all times be severable there from, and shall be and remain at all times the property of PSG, free of any claim or right of Buyer, of the person to whose property said SIGN may have been affixed or the creditors of either.
4. DEFAULT: Buyer agrees that in the event it shall be in default in the payment of any sum due under this agreement, or shall fail to perform any other of its obligations hereunder, or bankruptcy, receivership, assignment of benefit of creditors or other insolvency proceedings are commenced by or against Buyer, PSG shall have the right to immediately repossess the SIGN, and remove the same from the premises without a prior hearing or resort to judicial process. Such right of repossession shall be in addition to any right PSG may have to recover the purchase price hereunder or damages for breach of this agreement, and shall include the right to disconnect the SIGN or otherwise render it unusable. In the event this agreement is placed by PSG in the hands of an attorney after the default for enforcement or collection, buyer will pay PSG's reasonable attorney's fees, including, without limitation, fees for the successful defense of any counterclaim. Acceptance by PSG of a partial payment shall not be construed as a waiver of PSG's right to full and immediate payment. All overdue payments shall bear interest at the rate of 18% per annum.
5. SCOPE OF SALESPERSON'S AUTHORITY: This agreement contains all of the covenants between the parties hereto



CITY OF BATTLEFIELD

12/16/2014

pertaining to the SIGN and no representations of PSG's sales representatives shall be binding unless incorporated herein in writing. This agreement, although signed by a sales representative of PSG, shall not be binding upon PSG for any purpose until the same is executed by an executive officer or another authorized agent of PSG.

6. VENUE: Venue of any action under this agreement brought in the State of Missouri shall be in Greene County.

7. BUYERS SPECIAL DUTIES: Buyer will obtain for, does warrant to, and will maintain for PSG full rights, including rights of access, ingress and egress, to install and maintain SIGN on the premises for which it is ordered, and to disconnect, render unusable and remove the same there from free and clear of lien or encumbrance. Buyer will indemnify PSG against and hold PSG harmless from damage or expense resulting from a breach of this provision. At its own expense Buyer will furnish power lines and electrical controls of suitable capacity to operate the SIGN, and will install at the same as designated by PSG, ready and in place for connection to the SIGN, and pay all charges for electrical current. Unless specifically provided herein to the contrary, if the SIGN is to be installed on an existing structure of building, Buyer shall provide all necessary reinforcements.

8. MISCELLANEOUS: Except where otherwise stated, the SIGN is sold F.O.B. PSG factory. This agreement is made by PSG upon the condition that its performance shall be subject to delay by strikes, breakage, fires, commercial delays, insurrection, wars, acts of God, or governmental regulations. The prices herein are agreed to with the expectation that sub-surface conditions to be encountered on installation will be normal and sub-surface soil readily workable. In the event abnormal digging conditions, sub-surface water, caliches, hardpan, or other hard substances are encountered in the course of the excavation incident to installation of the SIGN, all costs or expenses of handling normal sub-surface conditions and readily workable soil shall be paid by Buyer. PSG or its agents will not be responsible for any damage to underground pipes, sewer lines, sprinkler systems, or above ground improvements such as asphalt or concrete driveways, sidewalks, curbs, etc. PSG will not be held responsible for roof leaks not noted or incurred after completion of the job. All terms and conditions hereof shall be binding upon and inure to the benefit of the successors, assigns, and legal representatives of the respective parties. This agreement may be amended only in writing, signed by authorized agents of both parties.

9. SECURITY AGREEMENT: PSG has and retains a security interest in the SIGN to secure BUYER'S obligations under this agreement.

10. WARRANTY: PSG will warrant material and labor for a period of one (1) year. PSG will honor the manufacturer's warranty of a purchased part or component that has been included in the contract i.e. EMC = electronic message center.

Engineering and Permit Fees:

In the event special engineering and/or permit fees are required that have not been discussed prior to the agreement, a \$100 administration fee will be added to the cost of acquiring the required documentation.

Taxes:

Taxes: All applicable taxes that apply to items that require any state and/or local tax may be added to final invoice.

Terms:

This estimate good for 30 days. 50% deposit due on signing, 50% due on delivery. Visa/MC accepted.

By my signature, I authorize work to begin and agree to pay the above amount in full according to the terms on this agreement.

Signed by

Date

Amt. Paid Today

Good Morning Rick,

I'm very disappointed to tell you that we will be unable to get your design and cost's for you to present to the board at this time with the others. I sincerely apologize as I really wanted to be a part of this incredible opportunity but we are just over loaded for some crazy reason and I keep the same quality in our designs as I do in our finished product and that's not what I have for you.

I really want to thank you for getting on the phone with me and sharing your ideas on this beautiful project and hope that you will keep us in mind on the next one.

Thank You
Randy

--

Randal Parks
Superior Sign and Neon LLC
417-839-8926
SUPERIORSIGNANDNEON.COM

With the passage of the new less restrictive gun law, we need to update our ordinance. I have included two updated ordinances provided by MML that we can use as a guide.

Mo. Legislators Pass New Gun Laws: Date: September 11, 2014

***By: Jill Ornitz
State Capitol Bureau***

JEFFERSON CITY - Prospective gun owners in Missouri will be able to apply for conceal-and-carry permits at an earlier age after a bill was passed in both the House and Senate. The bill lowers the age to apply for a conceal-and-carry permit from 21 to 19. It also prohibits cities from banning open carry laws and allows teachers and school administrators acting as school protection officers to carry firearms.

Sen. Will Kraus, R-Jackson County, sponsored the bill. During the Sept. 10 veto session, Kraus said the purpose of the bill was to protect the rights of gun owners who have earned the open-carry privilege. According to Sen. Jolie Justus, D-Jackson County, the open-carry option is detrimental to Kansas City.

"We have a culture where, unfortunately, for whatever reason, people are killing people with guns," Justus said. "It just sends a message that my city doesn't want."

Other concerns regarding the bill included lowering the age needed to obtain conceal-carry permits. Justus said younger minds haven't fully developed and don't have the same decision-making capabilities as young minds. According to Kraus, a young person's ability to serve their country in combat and vote earns them the right to carry firearms.

The possibility of guns on school campuses also became an issue of concern on the Senate floor. Justus said she feared the potential risk involved with arming school teachers and administrators.

The bill would require teachers and other administrators to receive training before being allowed on school property with firearms.

"If you do identify school protection officers, they have to go through POST training," Kraus said. "Once again, this doesn't mandate schools doing this, it's an option."

According to the Department of Public Safety, Peace Officer Standards and Training, or POST, regulates the licensing of peace officers.

Justus said she was not convinced these provisions addressed the issue at hand.

"More guns cannot possibly help this situation, in my belief," Justus said.

The bill was originally vetoed by Gov. Jay Nixon in July 2014. It passed in the Senate on a straight party-line vote of 23-8, but passed the House by a bipartisan vote of 117-39. The bill will become law 30 days after the override vote.

I would like to see this section re-written to authorize any person who can legally own a weapon to carry concealed or open carry firearms into City Hall with the exception of the Board room when Municipal Court is in session. This will allow our citizens to be their own first responders in cases like the two officers who got shot at a City Hall last week.

Section 210.255. Firearms Prohibited in City Buildings.

[Ord. No. 03-33 §1, 6-1-2004; Ord. No. 13-01 §1, 2-5-2013]

A.

No person who has been issued a concealed carry endorsement by the Missouri Director of Revenue under Sections 571.101 to 571.121, RSMo., or who has been issued a valid permit or endorsement to carry concealed firearms issued by another State or political subdivision of another State, shall, by authority of that endorsement or permit, be allowed to carry a concealed firearm, or to openly carry a firearm, into any building or portion of any building owned, leased or controlled by the City of Battlefield, except as provided in Subsection **(F)** hereof.

B.

Signs shall be posted at each entrance of a building entirely owned, leased or controlled by the City stating that the carrying of firearms is prohibited. Where the City owns, leases, or controls only a portion of a building, signs shall be posted at each entrance to that portion of the building stating that the carrying of firearms is prohibited.

C.

This Section shall not apply to buildings used for public housing by private persons, highways or rest areas, firing ranges, or private dwellings owned, leased or controlled by the City.

D.

Any person violating any of the provisions hereof shall be denied entrance to the building or shall be ordered to leave the building. Any person so denied entrance or so ordered to leave the building may, thereafter, enter the building if such person is no longer in possession of a firearm. If such person refuses to leave the premises and a Peace Officer is summoned, such person may be issued a citation, and upon conviction, shall be fined in that amount, or those amounts, as are now, or hereinafter, authorized by Section 571.107.2, RSMo. Any City employee violating any of the provisions hereof may be disciplined by the City in addition to other available remedies.

E.

No person who has been issued a certificate of qualification which allows the person to carry a concealed firearm before the Director of Revenue begins issuing concealed carry endorsements in July, 2004, shall, by authority of that certificate, be allowed to carry a concealed firearm or to openly carry a firearm, into any building, or into any portion of a building owned, leased or controlled by the City.

F.

Any full-time employee of the City, or any elected or appointed officer of the City, who has been issued a concealed carry endorsement by the Missouri Director of Revenue, may carry a concealed firearm into all buildings, or portions of any building owned, leased or controlled by the City of Battlefield, provided that no such concealed firearm is carried in violation of, or in contravention of, any provision, Subsection or subdivision of Section 571.107, RSMo. Any City employee, or any City appointive officer, except the City Administrator, may have his/her authority to carry a firearm under the provisions of this Subsection revoked by the City Administrator. Such revocation shall be based upon a finding by the City Administrator that such employee or appointive officer has inappropriately displayed or inappropriately used or threatened to use any firearm so carried. The authority of any elected officer, and the authority of the City Administrator, to so carry a firearm may be revoked by a majority vote of the members of the Board of Aldermen upon a finding by the Board of Aldermen that any such elected officer, or the City Administrator, has inappropriately displayed, used or threatened to use any firearm so carried.

Chapter 210. Offenses

Article VI. Offense Concerning Weapons and Firearms

Section 210.240. Definitions.

The following words, when used in this Article, shall have the meanings set out herein:

ANTIQUÉ, CURIO OR RELIC FIREARM

Any firearm so defined by the National Gun Control Act, 18 U.S.C. Title 26, Section 5845, and the United States Treasury/Bureau of Alcohol Tobacco and Firearms, 27 CFR Section 178.11:

1.

Antique firearm is any firearm not designed or redesigned for using rim fire or conventional center fire ignition with fixed ammunition and manufactured in or before 1898, said ammunition not being manufactured any longer; this includes any matchlock, wheel lock, flintlock, percussion cap or similar type ignition system, or replica thereof.

2.

Curio or relic firearm is any firearm deriving value as a collectible weapon due to its unique design, ignition system, operation or at least fifty (50) years old, associated with a historical event, renown personage or major war.

BLACKJACK

Any instrument that is designed or adapted for the purpose of stunning or inflicting physical injury by striking a person, and which is readily capable of lethal use.

BLASTING AGENT

Any material or mixture, consisting of fuel and oxidizer that is intended for blasting, but not otherwise defined as an explosive under this Section, provided that the finished product, as mixed for use of shipment, cannot be detonated by means of a numbered 8 test blasting cap when unconfined.

CONCEALABLE FIREARM

Any firearm with a barrel less than sixteen (16) inches in length, measured from the face of the bolt or standing breech.

DEFACE

To alter or destroy the manufacturer's or importer's serial number or any other distinguishing number or identification mark.

DETONATOR

Any device containing a detonating charge that is used for initiating detonation in an explosive, including but not limited to, electric blasting caps of instantaneous and delay types, non-electric blasting caps for use with safety fuse or shock tube and detonating cord delay connectors.

EXPLOSIVE WEAPON

Any explosive, incendiary, or poison gas bomb or similar device designed or adapted for the purpose of inflicting death, serious physical injury, or substantial property damage; or any device designed or adapted for delivering or shooting such a weapon. For the purposes of this Article, the term "explosive" shall mean any chemical compound mixture or device, the primary or common purpose of which is to function by explosion, including but not limited to, dynamite and other high

explosives, pellet powder, initiating explosives, detonators, safety fuses, squibs, detonating cords, igniter cords, and igniters or blasting agents.

FIREARM

Any weapon that is designed or adapted to expel a projectile by the action of an explosive.

FIREARM SILENCER

Any instrument, attachment, or appliance that is designed or adapted to muffle the noise made by the firing of any firearm.

GAS GUN

Any gas ejection device, weapon, cartridge, container or contrivance other than a gas bomb, that is designed or adapted for the purpose of ejecting any poison gas that will cause death or serious physical injury, but not any device that ejects a repellant or temporary incapacitating substance.

INTOXICATED

Substantially impaired mental or physical capacity resulting from introduction of any substance into the body.

KNIFE

Any dagger, dirk, stiletto, or bladed hand instrument that is readily capable of inflicting serious physical injury or death by cutting or stabbing a person. For purposes of this Article, "knife" does not include any ordinary pocketknife with no blade more than four (4) inches in length.

KNUCKLES

Any instrument that consists of finger rings or guards made of a hard substance that is designed or adapted for the purpose of inflicting serious physical injury or death by striking a person with a fist enclosed in the knuckles.

MACHINE GUN

Any firearm that is capable of firing more than one (1) shot automatically, without manual reloading, by a single function of the trigger.

PROJECTILE WEAPON

Any bow, crossbow, pellet gun, slingshot or other weapon that is not a firearm, which is capable of expelling a projectile that could inflict serious physical injury or death by striking or piercing a person.

RIFLE

Any firearm designed or adapted to be fired from the shoulder and to use the energy of the explosive in a fixed metallic cartridge to fire a projectile through a rifled bore by a single function of the trigger.

SHORT BARREL

A barrel length of less than sixteen (16) inches for a rifle and eighteen (18) inches for a shotgun, both measured from the face of the bolt or standing breech, or an overall rifle or shotgun length of less than twenty-six (26) inches.

SHOTGUN

Any firearm designed or adapted to be fired from the shoulder and to use the energy of the explosive in a fixed shotgun shell to fire a number of shot or a single projectile through a smooth bore barrel by a single function of the trigger.

SPRING GUN

Any fused, timed or non-manually controlled trap or device designed or adapted to set off an explosion for the purpose of inflicting serious physical injury or death.

SWITCHBLADE KNIFE

Any knife which has a blade that folds or closes into the handle or sheath, and

1.

That opens automatically by pressure applied to a button or other device located on the handle; or

2.

That opens or releases from the handle or sheath by the force of gravity or by the application of centrifugal force.

Section 210.250. Weapons — Carrying Concealed — Other Unlawful Use.

A.

A person commits the offense of unlawful use of weapons if he/she knowingly:

1.

Carries concealed upon or about his/her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use; or

2.

Sets a spring gun; or

3.

Discharges or shoots a firearm within the City limits;* or

4.

Exhibits, in the presence of one (1) or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or

5.

Has a firearm or projectile weapon readily capable of lethal use on his/her person, while he/she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self defense; or

6.

Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the Federal Government, State Government, or political subdivision thereof; or

7.

Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board.

B.

Subparagraphs (1) and (7) of Subsection **(A)** of this Section shall not apply to the persons described in this Subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this Subsection. Subparagraphs (3) and (4) of Subsection **(A)** of this Section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this Subsection:

1.

All State, County and Municipal Peace Officers who have completed the training required by the Police Officer Standards and Training Commission pursuant to Sections 590.030 to 590.050, RSMo., and who possess the duty and power of arrest for violation of the general criminal laws of the State or for violation of ordinances of Counties or Municipalities of the State, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired Peace Officers, as defined in Subsection (11) of Section 571.030, RSMo., and who carry the identification defined in Subsection (12) of Section 571.030,

RSMo., or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

2.

Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;

3.

Members of the Armed Forces or National Guard while performing their official duty;

4.

Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the State and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the Federal judiciary;

5.

Any person whose bona fide duty is to execute process, civil or criminal;

6.

Any Federal Probation Officer or Federal Flight Deck Officer as defined under the Federal Flight Deck Officer Program, 49 U.S.C. Section 44921 regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;

7.

Any State Probation or Parole Officer, including supervisors and members of the Board of Probation and Parole;

8.

Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the Board of Police Commissioners under Section 84.340, RSMo.;

9.

Any coroner, deputy coroner, medical examiner or assistant medical examiner;

10.

Any prosecuting attorney or assistant prosecuting attorney or any circuit attorney or assistant circuit attorney who has completed the firearms safety training course required under Subsection (2) of Section 571.111, RSMo.;

11.

Any member of a Fire Department or Fire Protection District who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or valid concealed carry permit under Section 571.111, RSMo., when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

12.

Upon the written approval of the Governing Body of a Fire Department or Fire Protection District, any paid Fire Department or Fire Protection District Chief who is employed on a full-time basis and who has a valid concealed carry endorsement, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

C.

Subparagraphs (1), (5) and (7) of Subsection **(A)** of this Section do not apply when the actor is transporting such weapons in a non-functioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subparagraph (1) of Subsection **(A)** of this Section does not apply to any person twenty one (21) years of age or older or

eighteen (18) years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his/her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this State. Subparagraph (7) of Subsection **(A)** of this Section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school sanctioned firearm related event or club event.

D.

Subparagraphs (1) and (7) of Subsection **(A)** of this Section shall not apply to any person who has a valid concealed carry permit issued pursuant to Sections 571.101 to 571.121, RSMo., a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another State or political subdivision of another State.

E.

Subparagraphs (3), (4), (5) and (7) of Subsection **(A)** of this Section shall not apply to persons who are engaged in a lawful act of defense pursuant to Section 563.031, RSMo.

F.

Nothing in this Section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

[1]:

Note — Under certain circumstances this offense can be a felony under state law.

**State Law Reference — Section 252.243.3, RSMo., limits the discharge of firearms in certain areas known as Hunting Heritage Protection Areas, which are defined therein.*

Section 210.255. Firearms Prohibited in City Buildings.

[Ord. No. 03-33 §1, 6-1-2004; Ord. No. 13-01 §1, 2-5-2013]

A.

No person who has been issued a concealed carry endorsement by the Missouri Director of Revenue under Sections 571.101 to 571.121, RSMo., or who has been issued a valid permit or endorsement to carry concealed firearms issued by another State or political subdivision of another State, shall, by authority of that endorsement or permit, be allowed to carry a concealed firearm, or to openly carry a firearm, into any building or portion of any building owned, leased or controlled by the City of Battlefield, except as provided in Subsection **(F)** hereof.

B.

Signs shall be posted at each entrance of a building entirely owned, leased or controlled by the City stating that the carrying of firearms is prohibited. Where the City owns, leases, or controls only a portion of a building, signs shall be posted at each entrance to that portion of the building stating that the carrying of firearms is prohibited.

C.

This Section shall not apply to buildings used for public housing by private persons, highways or rest areas, firing ranges, or private dwellings owned, leased or controlled by the City.

D.

Any person violating any of the provisions hereof shall be denied entrance to the building or shall be ordered to leave the building. Any person so denied entrance or so ordered to leave the building may, thereafter, enter the building if such person is no longer in possession of a firearm. If such person refuses to leave the premises and a Peace Officer is summoned, such person may be issued a citation, and upon conviction, shall be fined in that amount, or those amounts, as are now, or hereinafter, authorized by Section 571.107.2, RSMo. Any City employee violating any of the provisions hereof may be disciplined by the City in addition to other available remedies.

E.

No person who has been issued a certificate of qualification which allows the person to carry a concealed firearm before the Director of Revenue begins issuing concealed carry endorsements in July, 2004, shall, by authority of that certificate, be allowed to carry a concealed firearm or to openly carry a firearm, into any building, or into any portion of a building owned, leased or controlled by the City.

F.

Any full-time employee of the City, or any elected or appointed officer of the City, who has been issued a concealed carry endorsement by the Missouri Director of Revenue, may carry a concealed firearm into all buildings, or portions of any building owned, leased or controlled by the City of Battlefield, provided that no such concealed firearm is carried in violation of, or in contravention of, any provision, Subsection or subdivision of Section 571.107, RSMo. Any City employee, or any City appointive officer, except the City Administrator, may have his/her authority to carry a firearm under the provisions of this Subsection revoked by the City Administrator. Such revocation shall be based upon a finding by the City Administrator that such employee or appointive officer has inappropriately displayed or inappropriately used or threatened to use any firearm so carried. The authority of any elected officer, and the authority of the City Administrator, to so carry a firearm may be revoked by a majority vote of the members of the Board of Aldermen upon a finding by the Board of Aldermen that any such elected officer, or the City Administrator, has inappropriately displayed, used or threatened to use any firearm so carried.

Section 210.260. Defacing Firearm — Possession of A Defaced Firearm.

A.

It shall be unlawful for any person to knowingly deface a firearm.

B.

It shall be unlawful for any person to knowingly be in possession of a firearm which has been defaced.

Section 210.270. Unlawful Transfer of Weapons — Penalty.

A.

A person commits the offense of unlawful transfer of weapons if he/she:

1.

Knowingly sells, leases, loans, gives away or delivers a blackjack to a person less than eighteen (18) years old without the consent of the child's custodial parent or guardian or recklessly, as defined in Section 562.016, RSMo., sells, leases, loans, gives away or delivers any firearm to a person less than eighteen (18) years old without the consent of the child's custodial parent or guardian; provided that this does not prohibit the delivery of such weapons to any Peace Officer or member of the Armed Forces or National Guard while performing his/her official duty; or

2.

Recklessly, as defined in Section 562.016, RSMo., sells, leases, loans, gives away or delivers a firearm or ammunition for a firearm to a person who is intoxicated.

Section 210.275. Possession of Firearm Unlawful For Certain Persons.

A.

A person commits the offense of unlawful possession of a firearm if such person knowingly has any firearm in his or her possession and:

1.

Such person has been convicted of a felony under the laws of this State, or of a crime under the laws of any State or of the United States which, if committed within this State, would be a felony; or

2.

Such person is a fugitive from justice, is habitually in an intoxicated or drugged condition, or is currently adjudged mentally incompetent.

B.

The provisions of Subsection **(A)(1)** of this Section shall not apply to the possession of an antique firearm.

[1]:

Note — Under certain circumstances this offense can be a felony under state law.

Section 210.280. Permit Does Not Authorize Concealed Firearms, Where — Penalty For Violation.

A.

A concealed carry permit issued pursuant to Sections 571.101 to 571.121, RSMo., a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit issued pursuant to Sections 571.101 to 571.121, RSMo., valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms into:

1.

Any Police, Sheriff or Highway Patrol office or station without the consent of the Chief Law Enforcement Officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

2.

Within twenty five (25) feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

3.

The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

4.

Any courthouse solely occupied by the Circuit, Appellate or Supreme Court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely

occupies the building in question. This Subsection shall also include, but not be limited to, any juvenile, family, drug or other court offices, any room or office wherein any of the courts or offices listed in this Subsection are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by Supreme Court Rule pursuant to Subdivision (6) of Subsection (1) of Section 571.107, RSMo. Nothing in this Subsection shall preclude those persons listed in Subsection **(B)(1)** of Section **210.250** while within their jurisdiction and on duty, those persons listed in Subsections (B)(2), (4) and (10) of Section 210.250, or such other persons who serve in a law enforcement capacity for a court as may be specified by Supreme Court Rule pursuant to Subdivision (6) of Subsection (1) of Section 571.107, RSMo., from carrying a concealed firearm within any of the areas described in this Subsection. Possession of a firearm in a vehicle on the premises of any of the areas listed in this Subsection shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

5.

Any meeting of the City of Battlefield Board of Aldermen. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

6.

Any building owned, leased or controlled by the City of Battlefield identified by signs posted at the entrance to the building. This Subsection shall not apply to any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by the City of Battlefield. Persons violating this Subsection may be denied entrance to the building, ordered to leave the building and, if employees of the City, be subjected to disciplinary measures for violation;

7.

Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this Subsection shall not apply to the licensee of said establishment. The provisions of this Subsection shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty (50) persons and that receives at least fifty one percent (51%) of its gross annual income from the dining facilities by the sale of food. This Subsection does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this Subsection authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated;

8.

Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a violation so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

9.

Any place where the carrying of a firearm is prohibited by Federal law;

10.

Any higher education institution or elementary or secondary school facility without the consent of the Governing Body of the higher education institution or a school official or the district school board. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

11.

Any portion of a building used as a child-care facility without the consent of the manager. Nothing in this Subsection shall prevent the operator of a child-care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;

12.

Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the Gaming Commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

13.

Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

14.

Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

15.

Any private property whose owner has posted the premises as being off limits to concealed firearms by means of one (1) or more signs displayed in a conspicuous place of a minimum size of eleven (11) inches by fourteen (14) inches with the writing thereon in letters of not less than one (1) inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;

16.

Any sports arena or stadium with a seating capacity of five thousand (5,000) or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

17.

Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

B.

B. Carrying of a concealed firearm in a location specified in Subdivisions (1) to (17) of Subsection **(A)** of this Section by any individual who holds a concealed carry permit issued pursuant to Sections 571.101 to 571.121, RSMo., or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a Peace Officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars (\$100.00) for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars (\$200.00), and his or her permit and, if

applicable, endorsement to carry concealed firearms shall be suspended for a period of one (1) year. If a third citation for a similar violation is issued within one (1) year of the first citation, such person shall be fined an amount not to exceed five hundred dollars (\$500.00) and shall have his or her concealed carry permit and, if applicable, endorsement revoked, and such person shall not be eligible for a concealed carry permit for a period of three (3) years. Upon conviction of charges arising from a citation issued pursuant to this Subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the Department of Revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the Department of Revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The Director of Revenue shall notify the licensee that he or she must apply for a new license pursuant to Chapter 302, RSMo. which does not contain such endorsement. The notice issued by the Department of Revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three (3) days after mailing.

BILL NO. _____

ORDINANCE NO. _____

AN ORDINANCE ENACTING CERTAIN REVISIONS TO SECTIONS 215.250 AND 215.275 OF THE ROCK HILL CITY CODE REGARDING THE CARRYING OF CONCEALED AND UNCONCEALED WEAPONS.

WHEREAS, the Missouri legislature has enacted Senate Bill No. 656, which imposes restrictions on the ability of local governments to regulate the open carry of firearms within their jurisdictions and which implements other changes to Missouri's concealed carry laws; and

WHEREAS, such changes in state law require parallel revisions to the City Code, in addition to unnecessary provisions being deleted; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROCK HILL, MISSOURI, AS FOLLOWS:

Section One. Section 215.250 of the Municipal Code of the City of Rock Hill is hereby amended, to read as follows (deletions are ~~stricken through~~; additions are *emboldened and italicized*):

SECTION 215.250: WEAPONS -- CARRYING CONCEALED -- OTHER UNLAWFUL USE

A. A person commits the offense of unlawful use of weapons if he/she knowingly:

1. Carries concealed upon or about his/her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use;
2. Sets a spring gun;
3. Discharges or shoots a firearm within the City limits;
4. Exhibits, in the presence of one (1) or more persons, any weapon readily capable of lethal use in an angry or threatening manner;
5. ~~Possesses a firearm or projectile weapon while intoxicated~~ *Has a firearm or projectile weapon readily capable of lethal use on his or her person while intoxicated and handles or uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges it other than in self-defense;*
6. Openly carries a firearm or any other weapon readily capable of lethal use within the City limits;

7. Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into *any church or place where people have assembled for worship, any election precinct on any election day, into any building owned or occupied by any agency of the federal government, the state government, or a political subdivision thereof, or any school, or onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or*

8. *Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony conviction of Section 195.202 RSMo.*

B. ~~Subparagraphs (1), (3), (4), (6) and (7) of Subsection (A) of this Section shall not apply to or affect any of the following~~ *Paragraphs (1), (6), and (7) of Subsection (A) of this Section shall not apply to the persons described in this Subsection (B), regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this Subsection. Paragraphs (3) and (4) of Subsection (A) of this Section shall not apply to or affect any of the following persons when such uses are reasonably associated with or necessary to the fulfillment of such person's official duties, except as otherwise provided in this Subsection (B).*

1. All state, county and municipal peace officers who have completed the training required by the Police Officer Standards and Training Commission pursuant to Sections 590.030 to 590.050, RSMo., and possessing the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in Subsection 571.030(11) RSMo., and who carry the identification defined in Subsection 571.030(12) RSMo., or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

2. Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;

3. Members of the Armed Forces or National Guard while performing their official duty;

4. Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the State and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the Federal judiciary;

5. Any person whose bona fide duty is to execute process, civil or criminal;

6. Any federal probation officer or federal flight deck officer as defined under the Federal Flight Deck Officer Program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty or within the law enforcement agency's jurisdiction;

7. Any state probation or parole officer, including supervisors and members of the Board of Probation and Parole;

8. Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the ~~Board of Police Commissioners under Section 84.340~~ ***Department of Public Safety under Section 590.750*** RSMo.;

9. Any coroner, deputy coroner, medical examiner or assistant medical examiner;

10. Any prosecuting attorney or assistant prosecuting attorney or any circuit attorney or assistant circuit attorney or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under Subsection 571.111(2) RSMo.;

11. Any member of a fire department or fire protection district, who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013 or a valid concealed carry permit under Section 571.111, RSMo., when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

12. Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire fire protection district chief who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under Section 571.111 RSMo.,

when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

C. Paragraphs (1), (5), (6) and (7) of Subsection (A) of this Section do not apply when the actor is transporting such weapons in a non-functioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Paragraph (1) of Subsection (A) of this Section does not apply to any person ~~twenty-one~~ **nineteen** years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Paragraph (7) of Subsection (A) of this Section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.

D. Paragraphs (1) *and* (7) of Subsection (A) of this Section shall not apply to any person who has on his or her person a valid concealed carry permit issued pursuant to Sections 571.101 to 571.121 RSMo., or a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state, or a political subdivision of another state, *that is recognized in this state.*

E. Paragraph (6) of Subsection (A) of this Section shall not apply to any person who has on his or her person a valid concealed carry permit issued pursuant to Sections 571.101 to 571.121 RSMo., or a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state, or a political subdivision of another state, that is recognized in this state. Any person open carrying a firearm in the City shall display his or her concealed carry endorsement or permit upon demand of a law enforcement officer.

~~E~~**F.** Paragraphs (3), (4), (5), (6) and (7) of Subsection (A) of this Section shall not apply to persons who are engaged in a lawful act of defense pursuant to ~~Section 563.031, RSMo.~~ ***of person or property, subject to the provisions of Chapter 563 RSMo.***

~~F~~**G.** Nothing in this Section shall make it unlawful for a student to participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

H. Any person who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, and who is lawfully carrying a firearm in a concealed manner, may briefly and openly display the firearm to the ordinary sight of another person, unless the firearm is intentionally displayed in an angry or threatening manner, not in necessary self-defense.

I. Any person convicted of violating this Section shall be punished as provided in Section 100.180 of this Code of Ordinances, provided that any person issued a concealed carry permit or endorsement pursuant to or permitted by state law who fails to carry the same at all times the person is carrying a firearm, or who fails to display the concealed carry permit or endorsement upon the request of any peace officer, shall be punished by a fine not to exceed thirty-five dollars (\$35.00).

Section Two. Section 215.275 of the Municipal Code of the City of Rock Hill is hereby amended, to read as follows (deletions are ~~stricken through~~; additions are **emboldened and italicized**):

SECTION 215.275: CARRYING CONCEALED FIREARMS, WHEN PROHIBITED -- PENALTY FOR VIOLATION

A. It shall be a violation of this Section, punishable as hereinafter provided, for any person to carry any concealed firearm into:

1. Any police, sheriff or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Within twenty-five (25) feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

3. The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention or correctional institution, prison or jail shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

4. Any courthouse solely occupied by the Circuit, Appellate or Supreme Court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This paragraph shall also include, but not be limited to, any juvenile, family, drug or other court offices, any room or office wherein any of the courts or offices listed in this paragraph are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by Supreme Court Rule pursuant to Subdivision (6) of this Subsection. Nothing in this Subdivision shall preclude those persons listed in *Subsection 215.340(B)(1)* hereof while within their jurisdiction and on duty, those persons listed in *Subsections 215.340(B)(2) and (3)* hereof, or such other persons who serve in a law enforcement capacity for a court as may be specified by Supreme Court Rule pursuant to Subdivision (6) of this Subsection from carrying a concealed firearm within any of the areas described in this Subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this Subdivision shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

5. Any meeting of the Board of Aldermen. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

6. Any building owned, leased or controlled by the City of Rock Hill identified by signs posted at the entrance to the building. This Subsection shall not apply to any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased or controlled by the City of Rock Hill. Persons violating this Subsection may be denied entrance to the building, ordered to leave the building and, if employees of the City, be subjected to disciplinary measures for violation.

7. Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this Subdivision shall not apply to the licensee of said establishment. The provisions of this Subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less

than fifty (50) persons and that receives at least fifty-one percent (51%) of its gross annual income from the dining facilities by the sale of food. This Subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this Subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated.

~~8. — Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

98. Any place where the carrying of a firearm is prohibited by federal law.

~~109.~~ Any higher education institution or elementary or secondary school facility without the consent of the Governing Body of the higher education institution or a school official or the district school board, ***unless the person with the concealed carry permit or endorsement is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required.*** Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

~~110.~~ Any portion of a building used as a child care facility without the consent of the manager. Nothing in this Subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement.

~~12. — Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the Gaming Commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

~~13. — Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be an~~

~~offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

1411. Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

1512. Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one (1) or more signs displayed in a conspicuous place of a minimum size of eleven (11) inches by fourteen (14) inches with the writing thereon in letters of not less than one (1) inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity or person may prohibit persons holding a concealed carry *permit or* endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry *permit or* endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry *permit or* endorsement from carrying a concealed firearm in vehicles owned by the employer.

~~16. Any sports arena or stadium with a seating capacity of five thousand (5,000) or more. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

~~17. Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

B. Any person violating any of the provisions of Subsection (A) of this Section shall be punished as follows:

1. If the violator holds a concealed carry endorsement issued pursuant to or permitted by state law, the violator may be subject to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be

issued a citation for an amount not to exceed one hundred dollars (\$100.00) for the first (1st) offense. If a second (2nd) citation for a similar violation occurs within a six (6) month period, such person shall be fined an amount not to exceed two hundred dollars (\$200.00). If a third (3rd) citation for a similar violation is issued within one (1) year of the first (1st) citation, such person shall be fined an amount not to exceed five hundred dollars (\$500.00). Upon conviction of charges arising from a citation issued pursuant to this Section, the court shall notify the Sheriff of the County which issued the concealed carry permit, or if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the Department of Revenue.

2. If the violator does not hold a current valid concealed carry endorsement issued pursuant to or permitted by state law, upon conviction of a charge of violating this Section the defendant shall be punished as provided in Section 100.180 of this Code of Ordinances.

3. *Employees of the City of Rock Hill may, in addition to any other punishment hereby, be subject to disciplinary action.*

C. It shall be a violation of this Section, punishable by a citation for an amount not to exceed thirty-five dollars (\$35.00), for any person issued a concealed carry permit or endorsement pursuant to or permitted by state law to fail to carry the concealed carry permit or endorsement at all times the person is carrying a firearm, or to fail to display the concealed carry permit or endorsement upon the request of any peace officer.

Section Three. This Ordinance shall be effective immediately upon its passage and adoption.

PASSED THIS _____ DAY OF _____, 2014.

PRESIDING OFFICER

ATTEST:

CITY CLERK

APPROVED THIS _____ DAY OF _____, 2014.

MAYOR

ATTEST:

CITY CLERK

BILL NO. _____

ORDINANCE NO. _____

AN ORDINANCE ENACTING CERTAIN REVISIONS TO SECTIONS 215.250 AND 215.275 OF THE ROCK HILL CITY CODE REGARDING THE CARRYING OF CONCEALED AND UNCONCEALED WEAPONS.

WHEREAS, the Missouri legislature has enacted Senate Bill No. 656, which imposes restrictions on the ability of local governments to regulate the open carry of firearms within their jurisdictions and which implements other changes to Missouri's concealed carry laws; and

WHEREAS, such changes in state law require parallel revisions to the City Code, in addition to unnecessary provisions being deleted; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROCK HILL, MISSOURI, AS FOLLOWS:

Section One. Section 215.250 of the Municipal Code of the City of Rock Hill is hereby amended, to read as follows (deletions are ~~stricken through~~; additions are *emboldened and italicized*):

**SECTION 215.250: WEAPONS -- CARRYING CONCEALED --
OTHER UNLAWFUL USE**

A. A person commits the offense of unlawful use of weapons if he/she knowingly:

1. Carries concealed upon or about his/her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use;
2. Sets a spring gun;
3. Discharges or shoots a firearm within the City limits;
4. Exhibits, in the presence of one (1) or more persons, any weapon readily capable of lethal use in an angry or threatening manner;
5. ~~Possesses a firearm or projectile weapon while intoxicated~~ *Has a firearm or projectile weapon readily capable of lethal use on his or her person while intoxicated and handles or uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges it other than in self-defense;*
6. Openly carries a firearm or any other weapon readily capable of lethal use within the City limits;

7. Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into *any church or place where people have assembled for worship, any election precinct on any election day, into any building owned or occupied by any agency of the federal government, the state government, or a political subdivision thereof, or any school, or onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or*

8. *Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony conviction of Section 195.202 RSMo.*

~~B. Subparagraphs (1), (3), (4), (6) and (7) of Subsection (A) of this Section shall not apply to or affect any of the following Paragraphs (1), (6), and (7) of Subsection (A) of this Section shall not apply to the persons described in this Subsection (B), regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this Subsection. Paragraphs (3) and (4) of Subsection (A) of this Section shall not apply to or affect any of the following persons when such uses are reasonably associated with or necessary to the fulfillment of such person's official duties, except as otherwise provided in this Subsection (B).~~

1. All state, county and municipal peace officers who have completed the training required by the Police Officer Standards and Training Commission pursuant to Sections 590.030 to 590.050, RSMo., and possessing the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in Subsection 571.030(11) RSMo., and who carry the identification defined in Subsection 571.030(12) RSMo., or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

2. Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;

3. Members of the Armed Forces or National Guard while performing their official duty;

4. Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the State and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the Federal judiciary;

5. Any person whose bona fide duty is to execute process, civil or criminal;

6. Any federal probation officer or federal flight deck officer as defined under the Federal Flight Deck Officer Program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty or within the law enforcement agency's jurisdiction;

7. Any state probation or parole officer, including supervisors and members of the Board of Probation and Parole;

8. Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the ~~Board of Police Commissioners under Section 84.340~~ ***Department of Public Safety under Section 590.750*** RSMo.;

9. Any coroner, deputy coroner, medical examiner or assistant medical examiner;

10. Any prosecuting attorney or assistant prosecuting attorney or any circuit attorney or assistant circuit attorney or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under Subsection 571.111(2) RSMo.;

11. Any member of a fire department or fire protection district, who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013 or a valid concealed carry permit under Section 571.111, RSMo., when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

12. Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire fire protection district chief who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under Section 571.111 RSMo.,

when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

C. Paragraphs (1), (5), (6) and (7) of Subsection (A) of this Section do not apply when the actor is transporting such weapons in a non-functioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Paragraph (1) of Subsection (A) of this Section does not apply to any person ~~twenty-one~~ ***nineteen*** years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Paragraph (7) of Subsection (A) of this Section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.

D. Paragraphs (1) ***and (7)*** of Subsection (A) of this Section shall not apply to any person who has on his or her person a valid concealed carry permit issued pursuant to Sections 571.101 to 571.121 RSMo., or a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state, ***or a political subdivision of another state, that is recognized in this state.***

E. Paragraph (6) of Subsection (A) of this Section shall not apply to any person who has on his or her person a valid concealed carry permit issued pursuant to Sections 571.101 to 571.121 RSMo., or a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state, or a political subdivision of another state, that is recognized in this state. Any person open carrying a firearm in the City shall display his or her concealed carry endorsement or permit upon demand of a law enforcement officer.

~~E~~***F. Paragraphs (3), (4), (5), (6) and (7) of Subsection (A) of this Section shall not apply to persons who are engaged in a lawful act of defense pursuant to Section 563.031, RSMo. of person or property, subject to the provisions of Chapter 563 RSMo.***

FG. Nothing in this Section shall make it unlawful for a student to participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

H. *Any person who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, and who is lawfully carrying a firearm in a concealed manner, may briefly and openly display the firearm to the ordinary sight of another person, unless the firearm is intentionally displayed in an angry or threatening manner, not in necessary self-defense.*

I. *Any person convicted of violating this Section shall be punished as provided in Section 100.180 of this Code of Ordinances, provided that any person issued a concealed carry permit or endorsement pursuant to or permitted by state law who fails to carry the same at all times the person is carrying a firearm, or who fails to display the concealed carry permit or endorsement upon the request of any peace officer, shall be punished by a fine not to exceed thirty-five dollars (\$35.00).*

Section Two. Section 215.275 of the Municipal Code of the City of Rock Hill is hereby amended, to read as follows (deletions are ~~stricken through~~; additions are **emboldened and italicized**):

SECTION 215.275: CARRYING CONCEALED FIREARMS, WHEN PROHIBITED -- PENALTY FOR VIOLATION

A. It shall be a violation of this Section, punishable as hereinafter provided, for any person to carry any concealed firearm into:

1. Any police, sheriff or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Within twenty-five (25) feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

3. The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention or correctional institution, prison or jail shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

4. Any courthouse solely occupied by the Circuit, Appellate or Supreme Court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This paragraph shall also include, but not be limited to, any juvenile, family, drug or other court offices, any room or office wherein any of the courts or offices listed in this paragraph are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by Supreme Court Rule pursuant to Subdivision (6) of this Subsection. Nothing in this Subdivision shall preclude those persons listed in *Subsection 215.340(B)(1)* hereof while within their jurisdiction and on duty, those persons listed in *Subsections 215.340(B)(2) and (3)* hereof, or such other persons who serve in a law enforcement capacity for a court as may be specified by Supreme Court Rule pursuant to Subdivision (6) of this Subsection from carrying a concealed firearm within any of the areas described in this Subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this Subdivision shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

5. Any meeting of the Board of Aldermen. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

6. Any building owned, leased or controlled by the City of Rock Hill identified by signs posted at the entrance to the building. This Subsection shall not apply to any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased or controlled by the City of Rock Hill. Persons violating this Subsection may be denied entrance to the building, ordered to leave the building and, if employees of the City, be subjected to disciplinary measures for violation.

7. Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this Subdivision shall not apply to the licensee of said establishment. The provisions of this Subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less

than fifty (50) persons and that receives at least fifty-one percent (51%) of its gross annual income from the dining facilities by the sale of food. This Subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this Subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated.

~~8. Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

98. Any place where the carrying of a firearm is prohibited by federal law.

~~10~~9. Any higher education institution or elementary or secondary school facility without the consent of the Governing Body of the higher education institution or a school official or the district school board, ***unless the person with the concealed carry permit or endorsement is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required.*** Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

~~11~~10. Any portion of a building used as a child care facility without the consent of the manager. Nothing in this Subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement.

~~12. Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the Gaming Commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

~~13. Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be an~~

~~offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

1411. Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

1512. Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one (1) or more signs displayed in a conspicuous place of a minimum size of eleven (11) inches by fourteen (14) inches with the writing thereon in letters of not less than one (1) inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity or person may prohibit persons holding a concealed carry *permit or* endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry *permit or* endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry *permit or* endorsement from carrying a concealed firearm in vehicles owned by the employer.

~~16. Any sports arena or stadium with a seating capacity of five thousand (5,000) or more. Possession of a firearm in a vehicle on the premises shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

~~17. Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be an offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.~~

B. Any person violating any of the provisions of Subsection (A) of this Section shall be punished as follows:

1. If the violator holds a concealed carry endorsement issued pursuant to or permitted by state law, the violator may be subject to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be

issued a citation for an amount not to exceed one hundred dollars (\$100.00) for the first (1st) offense. If a second (2nd) citation for a similar violation occurs within a six (6) month period, such person shall be fined an amount not to exceed two hundred dollars (\$200.00). If a third (3rd) citation for a similar violation is issued within one (1) year of the first (1st) citation, such person shall be fined an amount not to exceed five hundred dollars (\$500.00). Upon conviction of charges arising from a citation issued pursuant to this Section, the court shall notify the Sheriff of the County which issued the concealed carry permit, or if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the Department of Revenue.

2. If the violator does not hold a current valid concealed carry endorsement issued pursuant to or permitted by state law, upon conviction of a charge of violating this Section the defendant shall be punished as provided in Section 100.180 of this Code of Ordinances.

3. *Employees of the City of Rock Hill may, in addition to any other punishment hereby, be subject to disciplinary action.*

C. It shall be a violation of this Section, punishable by a citation for an amount not to exceed thirty-five dollars (\$35.00), for any person issued a concealed carry permit or endorsement pursuant to or permitted by state law to fail to carry the concealed carry permit or endorsement at all times the person is carrying a firearm, or to fail to display the concealed carry permit or endorsement upon the request of any peace officer.

Section Three. This Ordinance shall be effective immediately upon its passage and adoption.

PASSED THIS _____ DAY OF _____, 2014.

PRESIDING OFFICER

ATTEST:

CITY CLERK

APPROVED THIS _____ DAY OF _____, 2014.

MAYOR

ATTEST:

CITY CLERK

LIST OF ITEMS FOR DISPOSAL-FEBRUARY 2015

Item	Department	Product/Model Number Serial Number	Method of Disposal	Date of Disposal
Hewlett Packard flat panel Screen Monitor (1) HP 1702	Police Department	#1194 tag no. s/n CNN44900JW	Sell via Property Room .Com	
Two Patrol Car Light Bars & Controls	Police Department		Sell via Property Room. Com	
Two Car Cages	Police Department		Sell via Property Room. Com	
Two Center Consoles	Police Department		Sell via Property Room. Com.	
Two Siren Control Boxes	Police Department		Sell via Property Room. Com	
Miscellaneous Brackets and Wiring	Police Department		Sell via Property Room. Com	
Trunk Organizer	Police Department		Sell via Property Room. Com	
Old Analog Phones	All Departments	Various serial numbers, etc.	Sell via Property Room.Com or recycle	

More items to be added Monday will provide updated list before meeting.

List of Items for Disposal

Submitted to BOA for approval on 2-3-15