CHAPTER VIII

HEALTH

Article 1

BOARD OF HEALTH

108.0101 MEMBERS

The board of health shall be the aldermen and the county health officer; who shall have and exercise all powers under the law.

108.0102 REGULATIONS, NOTICE OF

Notice shall be given by the board of health, pursuant to the laws of the state of North Dakota, of all general orders and regulations made by such board, by publishing the same in the official newspaper within the jurisdiction of the board, which publication shall be deemed a legal notice to all persons.

Article 2

CONTAGIOUS DISEASES

108.0201 SPREADING CONTAGION

It shall be unlawful for any person to spread, willfully or carelessly, any contagious disease or to so cause the spread of the same.

108.0202 PENALTY

The violation of any of the provisions of this article shall be punishable as provided in Chapter II of this code.

Article 3

GARBAGE, REFUSE, RUBBISH

108.0301 DEFINITIONS

For the purpose of this article the following words shall have the meanings given herein.

 Ashes is the residue from burning wood, coal, coke or other combustible materials.

- 2. Garbage is putrescible animal and vegetable wastes resulting from the handling, preparation, cooking and consumption of food.
- 3. Refuse is all putrescible and non putrescible solid wastes (except body wastes) including garbage, rubbish, ashes, street cleanings, dead animals, abandoned automobiles, and solid market and industrial wastes.
- 4. Rubbish is nonputrescible solid wastes (excluding ashes) consisting of both combustible and non-combustible wastes, such as paper, cardboard, tin cans, yard clippings, wood, glass, bedding, crockery and similar materials.

108.0302 ACCUMULATION OF REFUSE PROHIBITED

No person shall permit or suffer to accumulate in or about any yard, lot, place or premises; or upon any street or sidewalk, adjacent to or abutting upon any lot, block or place, or premises owned and occupied by him, or for which he may be agent, within the city limits, any and all refuse, nor suffer such yard, lot, place or premises to be or remain in such condition.

108.0303 CONTAINERS

All garbage and rubbish shall, by the person upon whose premises the same shall have been produced or accumulated, be placed in watertight containers of not less than 10 nor more than 30 gallons net capacity, which container shall be kept clean and continuously closed by a tight fitting cover and shall be protected against the access of flies and rodents.

108.0304 CITY COLLECTION

All garbage and rubbish as defined herein shall be collected by the city as frequently as is necessary to maintain and preserve community cleanliness and sanitation, except that this section shall not require the collection of garbage and rubbish where streets and alleys are in a temporary condition which makes it impossible so to do and in case of the failure to collect such garbage and rubbish, such failure shall not relieve the occupant of the premises from the payment of the garbage and rubbish collection fees hereinafter provided for.

108.0305 FEES

For the collection of garbage and rubbish by the city and the disposal thereof there is hereby fixed and established the following schedule of monthly fees and charges:

a. For each water meter or family unit charge as established by the water department of the city in a residence, the sum of \$3.25 shall be charged.

- b. For each apartment house or residence building containing two or more apartments, a fee of \$3.25 for each apartment.
- c. For each commercial establishment, regardless of the nature thereof, from which garbage or rubbish is collected, a minimum charge of \$4.50 per month, plus such additional amount as may be fixed and determined by the board of the governing body after a study of the kind and quantity of the garbage and rubbish or other factors incident to the collection thereof are determined, a schedule of such charges shall be filed in the office of the city auditor and be available for public inspection.

108.0306 FEES - PAYMENTS - COLLECTION

In all places where water service is provided, the monthly charge set forth in the preceding section shall be added to and collected as a part of the water bill and collected by the water department, but shall be separately stated on the bill. Garbage and rubbish collection bills shall be due and payable at the same time as the water bill, either monthly or quarterly as the case may be. If such charge is not paid when due the water service to such premises shall be shut off by the water department in the same manner as is now provided for in the case of delinquency in payment of water bills and such service shall not be restored without the payment of the penalties now provided for.

In all places where water service is not provided, the charges above set forth shall be paid to the water department of the city upon bi-monthly bills from the water department.

If the garbage and rubbish charge so established is not paid when due, such sum may be recovered by the city, in an action at law against the owner or occupant, or both, of the property so served.

The proceeds from the collection of the fees and charges shall be placed in the general fund, and all of the expense of the city, in the purchase and maintenance of equipment and in the collection and disposal of garbage and rubbish, shall be paid out of the general fund.

108.0307 DISPOSAL OF REFUSE NOT COLLECTED BY THE CITY

All other wastes as defined, and not included under garbage, rubbish, and ashes, may be disposed of by the person creating such waste, by hauling such waste for disposal to such points as are designated or approved by the city health board; or, such person may arrange with some person to collect or haul such wastes to such points as are designated by the city health board.

108.0308 SUPERVISION

The collection, removal and disposal of garbage and rubbish under the provisions of this article, shall be under the supervision, direction and

control of the commissioner of streets and improvements with the assistance of the city health board. The commissioner of streets and improvements shall appoint such employees as shall be necessary to carry out the purposes of this article, which appointments shall be subject to the approval of the governing body.

108.0309 RULES AND REGULATIONS

The health board of the city shall prescribe and publish such reasonable rules and regulations in connection with the preparation, handling and disposition of garbage and rubbish as may be necessary to regulate, enforce and carry out the provisions of this chapter. They may direct that the city garbage and rubbish collection crews shall not collect garbage and rubbish from any premises where such rules and regulations are not complied with and the failure to collect the same shall not relieve the owner or occupant of the premises from the payment of fees nor from the enforcement of the penalties of this code.

108.0310 COMMERCIAL HAULERS

All rubbish, ashes and other wastes, including kitchen garbage not collected and removed by the city garbage haulers, until such time as the city shall provide for the collection and disposal thereof by contract or by municipal employees, may be collected, removed, transported and disposed of by commercial haulers as hereinafter provided.

108.0311 DISPOSAL GROUNDS

The city health board is hereby authorized to designate the location or places to which all wastes referred to in this article shall be hauled, deposited or disposed of by commercial haulers.

108.0312 UNLICENSED HAULERS

It shall be unlawful for any person or any agent or employee thereof to collect or transport or carry on or convey through, along or upon any public street, alley or sidewalk within the city, any rubbish, ashes and other wastes, except such person as may be authorized, licenses or permitted so to do under the provisions of this article.

Nothing herein contained shall be construed as prohibiting the hauling of such wastes by authorized city employees or by persons from their own premises and not for hire or compensation; provided, however, that all such wastes shall be hauled and disposed of in accordance with such regulations as may from time to time be issued by the city health board.

108.0313 REGULATIONS - COMMERCIAL HAULERS

The health board is hereby authorized from time to time to issue regulations governing the type of vehicle and equipment used, the hours of collection, sanitary provisions and such other regulations which he may deem necessary to regulate, enforce and carry out the provisions of this article with regard to commercial haulers.

Article 4

MINIMUM HOUSING CODE

108.0401 DEFINITIONS

The following definitions shall apply to the interpretation and enforcement of this article.

- a. Basement shall mean a story of a building located partly underground, but having less than two-thirds of its clear floor-to-ceiling height below outside grade.
- b. Ceiling shall mean the interior overhead surface of a room.
- c. Cellar shall mean a story of a building located partly or wholly underground and having more than two-thirds of its clear floor-to-ceiling height below outside grade.
- d. Dwelling shall mean any building, structure, or parts thereof used and occupied for human habitation, or intended to be so used, and includes appurtenances and utilities belonging thereto or usually enjoyed therewith.
- e. Dwelling unit shall mean any room or group of rooms located within a building and forming a single habitable unit with facilities which are used or intended to be used for living, sleeping, cooking, and eating purposes.
- f. Extermination shall mean the control and elimination of insects, rodents, or other pests by eliminating their harborage places; by depriving or making inaccessible materials that may serve as their food; by poisoning, spraying, fumigating, trapping, or any other recognized and legal pest elimination methods approved by the regional health officer.
- g. Family shall mean one or more persons occupying a dwelling or dwelling unit and living as a single nonprofit unit.
- h. Garbage shall mean the animal and vegetable wastes resulting from handling, preparation, cooking, and consumption of food.
- i. Habitable room shall mean a room or enclosed floor space used or intended to be used for living, sleeping, cooking, or eating purposes.
- j. Infestation shall mean the presence, within or around a dwelling, of any insects, rodents, or other pests.
- k. Meaning of certain words. Whenever the words dwelling, dwelling unit, rooming house, rooming unit, or premises are used in this article they shall be construed as though they were followed by the words "or any part thereof". Whenever the masculine pronoun is used it shall also mean the feminine pronoun.

- 1. Multiple dwelling shall mean any structure or building containing more than one dwelling unit.
- m. Occupant shall mean any person, over one year of age, living, sleeping, cooking, eating in, or having actual possession of a dwelling or dwelling unit or rooming unit.
- n. Operator shall mean any person who has charge, care, or control of a building or parts thereof, in which dwelling units or rooming units are let.
- o. Owner shall mean any person who alone, jointly, or severally with others: (a) shall have legal title to any dwelling or dwelling unit, with or without accompanying actual possession thereof; or (b) shall have charge, care, or control of any dwelling or dwelling unit, as owner or agent of owner, as an executor, executrix, administrator, administratrix, trustee, or guardian of the estate of the owner. Any such person thus representing the actual owner shall be bound to comply with the provisions of this article, and of the rules and regulations adopted pursuant thereto, to the same extent as if he were the owner.
- p. Person shall mean and include any individual, firm, corporation, association, or partnership.
- q. Plumbing shall mean and include all of the following supplied facilities and equipment; gas pipes, gas-burning equipment, water pipes, garbage disposal units, waste pipes, water closets, sinks, installed dishwashers, lavatories, bathtubs, shower baths, installed clothes—washing machines, catch basins, drains, vents, and any other similar supplied fixtures, together with all connections to water, sewer, or gas lines.
- r. Repair shall mean to restore to good condition.
- Rooming house shall mean a dwelling in which more than two rooms are let for hire, or more than four persons are given lodging for compensation.
- t. Rubbish shall mean combustible and noncombustible materials, except garbage, and the terms shall include the residue from the burning of wood, coke, and other combustible materials such as paper, rags, cartons, boxes, wood, excelsior, rubber, leather, tree branches, yard trimmings, tin cans, metals, glass, crockery, and dust.
- u. Substandard shall mean any dwelling, dwelling unit, or premises violating any provisions of this article.
- v. Supplied shall mean paid for, furnished, or provided by or under the control of the owner or operator.
- W. Temporary housing shall mean any tent, trailer or other structure used for human shelter which is designed to be transportable and which is not attached to the ground, to another structure, or to any utilities system and located on the same premises for more than thirty (30) consecutive days.

108.0402 INSPECTION OF DWELLINGS, DWELLING UNITS, ROOMING UNITS AND PREMISES

The county health officer is hereby authorized and directed to make inspections to determine the conditions of all dwellings, dwelling units, rooming units, and premises located within the city in order that he may perform his duty of safeguarding the health and safety of the occupants of such dwellings and of the general public.

For the purpose of making such inspections the county health officer is hereby authorized to enter, examine, and survey at reasonable times all dwellings, dwelling units, rooming units and premises.

The owner or occupant of every dwelling, dwelling unit, rooming unit, or the person in charge thereof shall give the county health officer access to such dwelling, dwelling unit, rooming unit and its premises, at reasonable times for the purpose of inspection.

Each occupant of a dwelling or dwelling unit shall give the owner thereof, for his agent or employee, access to any part of such dwelling, dwelling unit, or its premises, at reasonable times for the purposes of making such repairs and/or alterations as are necessary to effect compliance with the provisions of this or any lawful order issued pursuant to the provisions of this article.

108.0403 MINIMUM REQUIREMENTS FOR DWELLING UNITS

No person shall occupy as an owner, occupant, or let to another for occupancy any dwelling unit for the purpose of living, sleeping, or eating therein, which does not comply with the following requirements:

A. Lighting and Ventilation

- 1. Each habitable room, including toilets and bathroom shall have not less than one window. It shall be designed, built, and maintained so that it may be opened for the admission of outside air.
- 2. Every public hall and stairway in every two-family dwelling, multi-family dwelling, and rooming house shall be adequately ventilated.
- 3. The windows in all habitable rooms shall open directly upon a yard, alley, street, or court. In case of windows on courts, there shall not be less than three (3) feet of clear space between the outside of the windows and property line.
- 4. All windows, doors, and other apertures opening to the outside or to other unscreened areas shall be equipped with screens during the fly season.

B. Electrical Facilities

1. Electrical lighting fixtures. Every public hall and stairway in every two-family dwelling, multi-family dwelling, and rooming house shall be adequately lighted at all times except that such lighting system be turned off by conveniently located switches during the daylight hours.

- 2. Every existing habitable room shall contain at least two separate floor-to-wall type electrical convenience outlets and one ceiling type electrical light fixture. Every kitchen shall contain two or more twenty (20) amp outlets.
- 3. Every water closet compartment, bathroom, laundry room, furnace room, and public hall shall contain at least one supplied ceiling or wall type electrical light fixture.
- 4. Every outlet and fixture shall be properly installed and maintained to a good working condition.

C. Plumbing and Sewage

- 1. Each dwelling unit shall be provided with not less than one kitchen sink properly connected to an approved water supply and a sewage system, all in good working condition. Each dwelling unit shall have access to a full bathroom. A full bathroom shall consist of at least one stool, one lavatory, one bathtub or shower; not more than two dwelling units or eight (8) persons may share one full bathroom. Each bathroom shall be enclosed by walls, ceiling, and doors to afford privacy.
- 2. All joints, pipes, valves, and connections of all plumbing and sewers shall be installed in accordance with the State Plumbing Code and be maintained in good working condition.
- 3. The sink, tub bath or shower bath, and flush type water closet herein required shall be accessible without leaving the shelter of the roof of the building in which the dwelling unit is located and without passing through any other dwelling unit.
- 4. Floors and walls in any room where the required sink, bathtub or shower bath, and flush type water closet are installed shall be built and maintained so as to be reasonably impervious to water.
- 5. Every kitchen sink, lavatory, shower or bathtub, and basin shall be connected to both hot and cold running water.

D. Heating

1. Every dwelling or dwelling unit shall have heating facilities which are properly installed, maintained in safe and good working conditions, and be capable of safely and adequately heating all habitable rooms, bathrooms, and water closet compartments located therein.

E. General Conditions

- 1. Every foundation, floor, wall, ceiling, and roof shall be reasonably weathertight, rodent-proof, and shall be capable of affording privacy and shall be kept in good repair.
- 2. Every window, exterior door and basement hatchway shall be reasonably weathertight, watertight, rodent-proof, and shall be kept in sound working condition and good repair.

- 3. Yards adjacent to any dwelling shall be graded to drain water off the lot or into a drainage system on the lot; no standing or stagnant pools of water shall be permitted on any yard or lot.
- 4. Every supplied facility, piece of equipment, or utility which is required under this article shall be so constructed or installed that it will function safely and effectively and shall be maintained in a satisfactory working condition.
- 5. No owner, operator, or occupant shall cause any service facility, equipment, or utility which is required under this article to be removed from, shut off, or disconnected in any occupied building or dwelling unit except for such temporary interruption as may be necessary while actual repairs or alterations are in the process or during temporary emergencies.
- 6. Porches, exterior stairways, steps, walkways, and sidewalks shall be in good repair and free from hazards.
- 7. Out buildings, retaining walls, fences, and accessory buildings shall comply with the provisions of this article regarding repair, maintenance and usage.
- 8. Every dwelling unit shall be provided with approved, safe and unobstructed means of egress and shall comply with the applicable provisions of the City Building Code and the Fire Prevention Code and the rules and regulations adopted pursuant thereto.

108.0404 ROOMING HOUSES

No person shall operate, or permit to be occupied, a rooming house which does not comply with the following requirements.

Applicability of previous sections and subsections. The provisions of this article shall be applicable to each rooming house and rooming unit. For the purpose of this section whenever in the above-mentioned section the term "dwelling" is used, it shall be construed to mean "rooming house" and whenever the term "dwelling unit" is used it shall be construed to mean "rooming unit".

108.0405 BASEMENT - CELLARS

No basement or cellar space shall be used for a dwelling unit or habitable room unless:

- 1. The floors and walls are damp-proofed and impervious to leakage of underground or surface moisture and insulated against dampness.
- 2. Total of the window area in each room is equivalent to ten (10) percent of the floor space of such room, or no less than that considered adequate and reasonable as compared to the floor space of such room.

- 3. The total openable window area for ventilating each room is equivalent to at least five (5) percent of the floor space of such room, or where there is supplied some other device affording equivalent ventilation and approved by the city health board.
- 4. Every window which is below the grade of the ground adjoining such window shall have light wells or areaways extending out from said window.
- 5. Walls, ceilings, and floors of the basement rooms shall comply with Items A, B, C, D, and E of Section 108.0403 of this article.

108.0406 RESPONSIBILITY OF OWNERS AND OCCUPANTS

- 1. Every owner of a dwelling or dwelling unit containing two or more dwelling units shall be responsible for maintaining in a clean and sanitary condition the shared or public areas of the dwelling and premises.
- 2. Every occupant of a dwelling or building shall keep in a clean and sanitary condition that part of the dwelling, dwelling unit, and premises thereof which he occupies and controls.
- 3. Every occupant of a dwelling or dwelling unit shall dispose of all rubbish in a clean and sanitary manner by placing it in the rubbish containers as required by city ordinance.
- 4. No owner shall occupy or let to any other occupant any vacant dwelling unit unless it is clean, sanitary, fit for human habitation, and not in violation with this article.
- 5. Every occupant of a dwelling or dwelling unit shall dispose of all garbage and any other organic waste which might be food for rodents, in a sanitary manner by placing it in the garbage disposal facilities or garbage storage containers as required by city ordinance. It shall be the responsibility of the owner to supply such facilities or containers for all dwelling units in a dwelling containing more than two dwelling units and for all dwelling units located on the premises where more than two dwelling units share the same premises. In all other cases, it shall be the responsibility of the occupants to furnish such facilities or containers.
- 6. Every occupant of a dwelling containing a single dwelling unit shall be responsible for the extermination of any insects, rodents, or other pests therein or on his premises; and every owner of a dwelling or building containing more than one dwelling unit shall be responsible for such extermination whenever a dwelling unit within such building shall become infested.

108.0407 DUTIES OF OCCUPANTS

It shall be the duty of every occupant of a dwelling to:

- 1. Keep the dwelling unit and grounds pertaining to it in a clean and sanitary condition, free from fire hazards, free of rodents, household pests and vermin harborage.
- 2. Keep all plumbing in a reasonably good working order and free of obstruction.
- 3. Provide sound and tight garbage, rubbish, and ash containers when the same are not supplied by the owners, and keep all containers by whomever supplied in a clean and sanitary condition.
- 4. Comply with the requirements of this article when the duties mentioned therein fall on the occupant.
- 5. Comply with the occupancy for overcrowding requirements and limitations of this article.

108.0408 OCCUPANCY AND OVERCROWDING

No owner or occupant shall permit overcrowding in any dwelling unit or portion thereof as determined and measured by the following standards:

- 1. Every dwelling unit shall contain at least 160 square feet of space for the first occupant and at least 100 square feet for each additional occupant.
- 2. No sleeping room shall have a floor area of less than 80 square feet.
- 3. The total of all habitable rooms in a dwelling unit shall be such as to provide at least 100 square feet of floor area per person of the family over twelve years of age and at least 50 square feet of floor area per person of the family under twelve years of age.
- 4. In computing the floor area under this Section only those portions of the floor having a ceiling height of at least 7 feet 6 inches in height shall be included.

108.0409 APPLICABILITY OF THE CITY BUILDING CODE

Whenever the provisions of this article require the construction, installation, alteration, repair of a dwelling or dwelling unit, or its facilities, utilities or equipment, the required work shall be done in full compliance with the applicable provisions of the City Building Code.

108.0410 SUBSTANDARD BUILDINGS OR DWELLING UNITS, NUISANCE

Any building or dwelling units which violate the terms of Sections 108.0403, 108.0404, 108.0405, 108.0406, 108.0407 and 108.0408 of this article are hereby declared a public nuisance and dangerous to public health and shall be repaired, vacated, demolished, or said violations discontinued as hereinbefore and hereinafter provided.

108.0411 REPORT OF FINDINGS

The county health officer will file a report based on his reviews as provided for in Section 108.0402, with the city health board stating whether any of the parts of Sections 108.0403, 108.0404, 108.0405, 108.0406, 108.0407, and 108.0408 are found to be in violation.

108.0412 DUTIES OF GOVERNING BOARD

The board of the city shall:

- 1. Upon receipt of a report of the county health officer give written notice to the owner, occupant, lessee, mortgagee, and all other persons having an interest in said building or dwelling as shown by the records of the register of deeds of Stark County, to appear before it on the date specified in the Notice and Order to show cause why the building or dwelling unit reported to be a "substandard building or substandard dwelling unit" should not be repaired, vacated, or demolished in accordance with the statement of particulars set forth in the county health officer's notice and order.
- 2. Hold a hearing and hear such testimony as the county health officer or the owner, occupant, mortgagee, lessee, or any other person having an interest in said building as shown by the records of the Register of Deeds of Stark County shall offer relative to the "substandard building or dwelling unit".
- 3. Make written findings of fact from the testimony offered pursuant to subsection (b) herein as to whether or not the building in question is a "substandard building or dwelling unit" within the terms of Sections 108.0403, 108.0404, 108.0405, 108.0406, 208.0407, 108.0408, and 108.0409 of this article.
- 4. Issue an order based upon the findings of the county health officer commanding the owner, occupant, lessee, mortgagee, and all other persons having an interest in said building as shown by the records of the Register of Deeds of Stark County to repair, vacate, or demolish any building found to be a "substandard building" within the terms of this article.

108.0413 FAILURE TO COMPLY WITH THE DECISION OF THE BOARD

If the owner, occupant, mortgagee, or lessee fails to comply with the order of the Board or fails to appeal to the District Court within thirty (30) days as provided herein, the city through its officers and employees shall cause such building or structure to be repaired, vacated, or demolished as ordered by the board and shall cause the cost of such repair, vacation, or demolition to be charged against the land on which the said building exists by special assessment, or as a municipal lien, or shall cause the said cost of removal to be levied as a special tax against the land upon which said building stands or did stand or to be recovered in a suit at law against the owner.

108.0414 PENALTY FOR DISREGARDING THE NOTICE AND ORDER

The owner of any "substandard building or dwelling unit" who shall fail to comply with any Notice and Order to repair, vacate, or demolish the said building or structure given by any person authorized by this article to give such Notice and Order shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding Five Hundred (\$500.00) Dollars for each offense and every day subsequent to such notice in which said owner shall fail to comply with any Notice and Order as above stated shall be deemed a separate offense.

The occupant or lessee in possession who fails to comply with a Notice and Order to vacate and who fails to repair said building in accordance with any Notice and Order given as provided for in this article shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding Five Hundred (\$500.00) Dollars for each offense and every day subsequent to such notice in which the said occupant or lessee shall fail to comply with said notice and order as above stated shall be deemed a separate offense.

108.0415 DUTIES OF CITY ATTORNEY

The city attorney shall:

- 1. Prosecute all persons failing to comply with the terms of any Notice and Order provided for herein in Section 108.0412.
- 2. Appear at all hearings before the board in regard to "substandard buildings".
- 3. Take such other legal action as is necessary to carry out the terms and provisions of this article.

108.0416 WHERE OWNER ABSENT FROM THE CITY

In cases, except emergency cases, where the owner, occupant, lessee, or mortgagee is absent from the city, all Notice and Orders provided for herein shall be sent by registered or certified mail to the owner, occupant, mortgagee, and all other persons having an interest in said building as shown by the land records of the Register of Deeds of Stark County to the last known address of each and a copy of such Notice and Order shall be posted in a conspicuous place on the "substandard building" to which it relates. Such mailing and posting shall be deemed adequate service.

108.0417 EMERGENCY ACTION BY THE COUNTY HEALTH OFFICER

Whenever the county health officer finds that an emergency exists which requires immediate action to protect the public health he may, without notice or hearing, issue an order reciting the existence of such emergency and requiring that such action be taken as he deems necessary to meet the emergency. Notwithstanding the other provisions of this Chapter, such order shall be effective immediately. Any person to whom an order is directed shall comply

therewith immediately, but upon petition to the city shall be afforded a hearing as soon as possible, in the manner provided in Section 108.0410. After such hearing, depending upon the findings as to whether the provisions of this article have been complied with, the board shall continue such order in effect, or modify it, or revoke it.

108.0418 APPEAL

The board shall serve upon the owner, occupant, mortgagee, lessee, and all other persons having an interest in such building so ordered repaired, vacated, or demolished, a copy of its order, such order to be served upon such owner, occupant, mortgagee, or lessee within ten (10) days after the issuance of such order. Such owner, occupant, mortgagee, or lessee shall thereafter have thirty (30) days from the date of service of such order served upon him in which to appeal from such order to the District Court of Stark County, North Dakota, or take such other legal steps to enjoin the enforcement of such order as he may deem proper.

Any person desiring to appeal from any order issued by the Board under and by virtue of this Section shall file an undertaking in the sum of at least Five Hundred (\$500.00) Dollars to be approved by the city auditor and conditioned that the appellant will prosecute the appeal without delay and will pay all costs that may be adjudged against him in District Court. Such undertaking shall be payable to the city.

108.0419 ENFORCEMENT OF INTERPRETATION

This article shall be enforced by the city health board and the county health officer in accordance with the provisions of this article.

108.0420 PENALTIES

Any person who violates any provisions of this ordinance shall be fined not more than Five Hundred (\$500.00) Dollars or by imprisonment not to exceed thirty (30) days or by both such fine and imprisonment, at the discretion of the court having jurisdiction. Each and every violation of the provisions of this article shall constitute a separate offense.

108.0421 UNCONSTITUTIONALITY CLAUSE

Should any section, paragraph, sentence, clause, or phrase of this article be declared unconstitutional or invalid for any reason, the remainder of this article shall not be affected thereby.

108.0422 EXCEPTIONS

All existing houses, unless altered, remodeled or reconstructed shall not be subject to the provisions of this chapter.

108.0423 USE OF RECREATIONAL VEHICLES (RVS) / CAMPERS FOR PERMANENT HOUSING

A camper, fifth-wheel, motor home or RV used for permanent/semi-permanent housing shall be parked in an approved mobile home/RV park only. All campers, fifth-wheels, motor homes or RVs in approved mobile home/RV parks are required to be connected to City utilities, i.e. water, sewer, and garbage service to be billed at current rates. Skirting must be installed for winter use.

Exceptions: Residents, family, friends or visitors to the City for special occasions may temporarily occupy a camper, fifth-wheel, motor home, or RV on developed property for a period of thirty (30) days or less.

Any variance from this ordinance must be approved by the City Council.

FIRST READING: APRIL 2, 2013 SECOND READING: MAY 7, 2013 FINAL PASSAGE: MAY 7, 2013

Article 5

DANGEROUS BUILDINGS

108.0501 DANGEROUS BUILDINGS DEFINED

All buildings or structures which have any or all of the following defects shall be deemed "dangerous buildings".

- a. Those whose interior walls or other vertical structural members list, lean or buckle to such an extent that a plumb line passing through the center of gravity falls outside of the middle third of its base.
- b. Those which exclusive of the foundation, show thirty-three (33) percent or more, damage or deterioration of the supporting member or members, or fifty (50) percent of damage or deterioration of the non-supporting enclosing or outside walls or covering.
- c. Those which have improperly distributed loads upon the floors or roofs or in which the same are overloaded, or which have insufficient strength to be reasonably safe for the purpose used.
- d. Those which have been damaged by fire, wind, or other causes so as to have become dangerous to life safety, morals, or the general health and welfare of the occupants or the people of the city.
- e. Those which have become or are so dilapidated, decayed, unsafe, unsanitary or which so utterly fail to provide the amenities essential to decent living that they are unfit for human habitation or are likely to cause sickness or disease so as to work injury to the health, morals, safety or general welfare of those living therein.
- f. Those having inadequate facilities for egress in case of fire or panic or those having insufficient stairways, elevators, fire escapes, or other means of evacuation.
- g. Those which have parts thereof which are so attached that they may fall and injure members of the public or property.
- h. Those which because of their condition are unsafe, unsanitary, or dangerous to health, morals, safety or general welfare of the people of this city.
- i. Those buildings existing in violation of any provision of the Building Code, of the fire prevention code, electrical or plumbing codes or of other ordinances of this city.

108.0502 STANDARDS FOR REPAIR, VACATION OR DEMOLITION

The following standards shall be followed in substance by the building inspector and the governing body in ordering repair, vacation or demolition:

- a. If the "dangerous building" can reasonably be repaired so that it will no longer exist in violation of the terms of this article it shall be ordered repaired.
- b. If the "dangerous building" is in such condition as to make it dangerous to the health, morals, safety, or general welfare of its occupants it shall be ordered to be vacated.
- c. In any case where a "dangerous building" is fifty (50) percent damaged or decayed or deteriorated from its original value or structure, it shall be demolished, and in all cases where a building cannot be repaired so that it will no longer exist in violation to the terms of this article it shall be demolished. In all cases where a "dangerous building" is a fire hazard existing or erected in violation of the terms of this article or any ordinance of the city or statute of the state of North Dakota, it shall be demolished.

108.0503 DANGEROUS BUILDINGS, NUISANCES

All "dangerous buildings" within the terms of Section 108.0501 of this article are hereby declared to be public nuisances and shall be repaired, vacated, or demolished as hereinbefore and hereinafter provided.

108.0504 DUTIES OF BUILDING INSPECTOR

The building inspector shall:

- a. Inspect or cause to be inspected semi-annually, all public buildings, schools, halls, churches, theaters, hotels, tenements, commercial, manufacturing or loft buildings for the purpose of determining whether any conditions exist which render such places a "dangerous building" within the terms of Section 108.0501 of this article.
- b. Inspect any buildings, wall or structure about which complaints are filed by any person to the effect that a building, wall, or structure is or may be existing in violation of this article.
- c. Inspect any building, wall or structure reported (as hereinafter provided for) by the fire or police departments of this city as probably existing in violation of the terms of this article.
- d. Notify in writing the owner, occupant, lessee, mortgagee, and all other persons having an interest in said building, as shown by the records in the office of the Register of Deeds of the County of Stark, of any building found by him to be a "dangerous building" within the standards set forth in Section 108.0501 of this article that: (1) the owner must vacate, or repair, or demolish said building in accordance with the terms of the notice and this article; (2) the owner or occupant must vacate said building or may have it repaired in accordance with the notice and remain in possession. Provided, that any person notified under this subsection to repair, vacate, or demolish any building shall be given such reasonable time, not exceeding 30 days, as may be necessary to do, or have done, the work or act required by the notice provided for herein.

- e. Set forth in the notice provided for in subsection (d) hereof, a description of the building, or structure deemed unsafe, a statement of the particulars which make the building or structure a "dangerous building" and an order requiring the same to be put in such condition as to comply with the terms of this ordinance within such length of time, not exceeding 30 days, as is reasonable.
- f. Report to the board of the city any noncompliance with the "notice" provided for in subsections (d) and (e) hereof.
- g. Appear at all hearings conducted by the board and testify as to the condition of "dangerous buildings".
- h. Place a notice on all "dangerous buildings" reading as follows:
 "This building has been found to be a dangerous building by the building inspector. This notice is to remain on this building until it is repaired, vacated, or demolished in accordance with the notice which has been given the owner, occupant, lessee, or mortgagee of this building and all other persons having an interest in said building as shown by the records of the Register of Deeds of the County of Stark. It is unlawful to remove this notice until such notice is complied with."

108.0505 DUTIES OF THE BOARD

The board shall:

- a. Upon receipt of a report of the building inspector as provided for in Section 108.0504, Subsection (f) hereof, give written notice to the owner, occupant, mortgagee, lessee and all other persons having an interest in said building as shown by the records of the Register of Deeds of the County of Stark, to appear before it on the date specified in the notice to show cause why the building or structure reported to be a "dangerous building" should not be repaired, vacated, or demolished in acccordance with the statement of particulars set forth in the building inspector's notice provided for herein in Section 108.0504, Subsection (e).
- b. Hold a hearing and hear such testimony as the building inspector or the owner, occupant, mortgagee, lessee, or any other person having an interest in said buildings as shown by the records of the Register of Deeds of the County of Stark shall offer relative to the "dangerous building".
- c. Make written findings of fact from the testimony offered pursuant to subsecton (b) as to whether or not the building in question is a "dangerous building" within the terms of Section 108.0501 hereof.
- d. Isssue an order based upon findings of fact made pursuant to subsection (c) commanding the owner, occupant, mortgagee, lessee and all other persons having an interest in said building as shown by the records of the Register of Deeds of the County of Stark, to repair,

vacate, or demolish any building found to be a "dangerous building" within the terms of this article and provided that any person so notified, except the owners, shall have the privilege of either vacating or repairing said "dangerous building".

108.0506 FAILURE TO COMPLY WITH DECISION OF THE BOARD

If the owner, occupant, mortgagee, or lessee fails to comply with the order of the board or fails to appeal to the District Court within thirty (30) days as provided herein, the city through its officers and employees shall cause such building or structure to be repaired, vacated or demolished as ordered by the Board and shall cause the costs of such repair, vacation, or demolition to be charged against the land on which said building existed by special assessment, or as a municipal lien, or shall cause said cost of removal to be levied as a special tax against the land upon which said building stands or did stand or to be recovered in a suit at law against the owner.

108.0507 VIOLATIONS: PENALTY FOR DISREGARDING NOTICES OF ORDERS

The owner of any "dangerous building" who shall fail to comply with any notice or order to repair, vacate, or demolish said building given by any person authorized by this article to give such notice or order shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding Five Hundred (\$500.00) Dollars for each offense and every day subsequent to such notice in which the said owners shall fail to comply with any notice or order as above stated, shall be deemed a separate offense.

The occupant or lessee in possession who fails to comply with any notice to vacate and who fails to repair said building in accordance with any notice given as provided for in this article shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding Five Hundred (\$500.00) Dollars for each offense and every day subsequent to such notice in which the said owner shall fail to comply with any notice or order as above stated, shall be deemed a separate offense.

Any person removing the notice provided for in Section 108.0504, Subsection (h) hereof shall be guilty of a misdemeanor and upon conviction shall be fined not exceeding Five Hundred (\$500.00) Dollars for each offense.

108.0508 DUTIES OF THE CITY ATTORNEY

The city attorney shall:

- a. Prosecute all persons failing to comply with the terms of the notices provided for herein in Section 108.0504, Subsections (d) and (e) and the order provided for in Section 108.0505, Subsection (d).
- b. Appear at all hearings before the board in regard to "dangerous buildings".

c. Take such other legal acton as is necessary to carry out the terms and provisions of this article.

108.0509 WHERE OWNER ABSENT FROM THE CITY

In cases, except emergency cases, where the owner, occupant, lessee, or mortgagee is absent from the city all notices or orders provided for herein shall be sent by registered or certified mail to the owner, occupant, mortgagee, lessee, and all other persons having an interest in said building as shown by the land records of the Register of Deeds of the County of Stark to the last known address of each, and a copy of such notice shall be posted in a conspicuous place on the "dangerous building" to which it relates. Such mailing and posting shall be deemed adequate service.

108.0510 DUTIES OF FIRE, POLICE AND HEALTH DEPARTMENTS

All employees of the fire, police and health departments shall make written reports to the building inspector of all buildings or structures which are, may be, or are suspected to be "dangerous buildings" as herein defined.

108.0511 APPEAL

The governing board shall serve upon the owner, occupant, mortgagee, lessee and all other persons having an interest in any such building so ordered repaired, vacated, or demolished, a copy of its order, such notice to be served upon such owner, occupant, mortgagee or lessee within ten (10) days after the issuance of such order. Such owner, occupant, mortgagee or lessee shall thereafter have thirty (30) days from the date of the service of such order upon him in which to appeal from such order to the District Court of Stark County, North Dakota, to take such other legal steps to enjoin the enforcement of such order as he may deem proper.

Any person desiring to appeal from any order issued by the board under and by virtue of this article shall file an undertaking in the sum of at least Five Hundred (\$500.00) Dollars to be approved by the city auditor and conditioned that the appellant will prosecute the appeal without delay and will pay all costs that may be adjudged against him in the District Court. Such undertaking shall be payable to the city.

						BUILDINGS"	LOCATED	AT	,	9
NORTH	D/	AKOTA	A. UNDER	R AF	RTICLE 5.				the state of the s	

NOTICE OF HEARING

You are hereby notified that the building inspector of Taylor, North

Dakota has filed with the board a report that you have not complied with a

notice and order issued by him that dwellings located at ______ were

dangerous buildings and were to be demolished by you prior to,
19
You are further notified to appear before the board of city at
on the day of, 19, at the hour ofp.m.,
to show cause, if any you have, why said building reported to be a "dangerous
building" should not be demolished in accordance with the statement of particu-
lars set forth in the building inspector's notice.
Da ted, 19
BOARD OF
OF THE CITY OF TAYLOR, NORTH DAKOTA.
BY:
President (Mayor or Chairn
ATTEST:
Auditor
IN THE MATTER OF A "DANGEROUS BUILDING" LOCATED ON
TO THE TIME OF A BANGEROOS BUTEBING EQUATED ON
THE CITY OF TAYLOR, NORTH DAKOTA, WITH AN ADDRESS OF
THE CITY OF TATEOR, NORTH DAROTA, WITH AN ADDRESS OF
NOTICE AND ODDED
NOTICE AND ORDER
You are hereby notified that the undersigned, building inspector of the
city of Taylor, North Dakota, acting pursuant to Article 5 and Chapter 8 of the
code of the city of Taylor, 19, has made an inspection of the following
described building in which you are, or appear to be, interested, to-wit:

	North Control of the		
	·		
You are further notified that	the undersigned	l, building in	spector, deems
the foregoing described building to	be dangerous w	ithin the mea	ning of Section
108.0501 of said ordinances of the	city of Taylor,	1984, in the	following
particulars:			
	,		
YOU ARE THEREFORE ORDERED TO _			
			-
the said building on or before the	day of		19
			•
	Building I	nspector	
DATED THIS	DAY OF	, 19	9
This is a suggestion as to the			
, , , , , , , , , , , , , , , , , , ,			•
. W A	RNING		
Whereas it has been determined or Building to which this notice is of the City of Taylor, all poto rent, lease, let, occupy or permibuilding, for dwelling purposes or to remove or molest this notice.	attached, does ersons are here it the use or o	not comply w by warned that ccupancy of th	ith Ordinances t it is unlawfu nis dwelling or
•		Ci 1	ty Health Board
	Taylor, No	rth Dakota.	