

AN ORDINANCE ADOPTING AND ENACTING A NEW CODE OF ORDINANCES OF THE CITY OF VALLEY PARK, COUNTY OF ST. LOUIS, STATE OF MISSOURI; ESTABLISHING THE SAME; PROVIDING FOR THE REPEAL OF CERTAIN ORDINANCES NOT INCLUDED THEREIN, EXCEPT AS HEREIN EXPRESSLY PROVIDED; PROVIDING FOR THE MANNER OF AMENDING SUCH CODE OF ORDINANCES; PROVIDING PENALTY FOR THE VIOLATION THEREOF; AND PROVIDING WHEN THIS ORDINANCE SHALL BECOME EFFECTIVE

WHEREAS, from time to time, the Legislature of the State of Missouri passes laws and statutes that affect the operations of municipalities within the State of Missouri; and

WHEREAS, when the laws and statutes are amended, municipalities throughout the State of Missouri must amend and update their municipal codes to match; and

WHEREAS, the Municipal Code of the City of Valley Park must be amended to align with legislation that has been passed by the State of Missouri Legislature.

NOW, THEREFORE, BE IT ORDAINED by the Board of Aldermen of the City of Valley Park, Missouri as follows:

Section One: Approval, Adoption, and Enactment of the Code

Pursuant to Section 71.943 of the Revised Statutes of Missouri, the codification of ordinances, as set out in Titles I through VII, each inclusive, of the "Code of Ordinances of the City of Valley Park, County of St. Louis, State of Missouri," is hereby adopted and enacted as the "Code of Ordinances of the City of Valley Park"; which shall supersede all other general and permanent ordinances of the City passed on or before June 21, 2021, to the extent provided in Section 3 hereof.

Section Two: When the Code Provisions Become Effective

All provisions of such Code shall be in full force and effect from and after the effective date of this ordinance as set forth herein.

Section Three: Repeal of Legislation Not Contained in the Code; Legislation Saved from Repeal; Matters Not Affected by Repeal

- A. All ordinances of a general and permanent nature of the City adopted on final passage on or before June 21, 2021, and not included in such Code or recognized and continued in force by reference therein, are hereby repealed from and after the effective date of this ordinance, except those which may be specifically excepted by separate ordinance, and except the following which are hereby continued in full force and effect, unless specifically repealed by separate ordinance:

1. Ordinances promising or guaranteeing the payment of money for the City, or authorizing the issuance of any bonds or notes of the City or any other evidence of the City 's indebtedness, or authorizing any contract or obligation assumed by the City.
 2. Ordinances levying taxes or making special assessments.
 3. Ordinances appropriating funds or establishing salaries and compensation, and providing for expenses.
 4. Ordinances granting franchises or rights to any person, firm, or corporation.
 5. Ordinances relating to the dedication, opening, closing, naming, establishment of grades, improvement, altering, paving, widening, or vacating of streets, alleys, sidewalks, or public places.
 6. Ordinances authorizing or relating to particular public improvements.
 7. Ordinances respecting the conveyances or acceptance of real property or easements in real property.
 8. Ordinances dedicating, accepting, or vacating any plat or subdivision in the City or any part thereof, or providing regulations for the same.
 9. Ordinances annexing property to the City.
 10. All zoning and subdivision ordinances not specifically repealed and not included herein.
 11. Ordinances establishing TIF districts or redevelopment districts.
 12. Ordinances relating to traffic schedules (e.g., stop signs, parking limits, etc.).
 13. All ordinances relating to personnel regulations (e.g., pensions, retirement, job descriptions and insurance, etc.).
 14. Ordinances authorizing the establishment of industrial development corporations.
 15. Ordinances establishing tax rates for the City.
- B. The repeal provided for in this Section shall not be construed to revive any ordinance or part thereof that has been repealed by a subsequent ordinance which is repealed by this ordinance.
- C. The repeal provided for in this Section shall not affect any offense or act committed or done or any penalty or forfeiture incurred or any contract or right established or accruing

before the effective date of this ordinance, nor shall it affect any prosecution, suit or proceeding pending or any judgment rendered prior to such date.

Section Four: Amendments to the Code

Any and all additions and amendments to such Code when passed in such form as to indicate the intention of the Board of Aldermen to make the same a part thereof shall be deemed to be incorporated in such Code so that reference to the "Code of Ordinances of the City of Valley Park" shall be understood and intended to include such additions and amendments.

Section Five: Violations and Penalties

- A. Except as hereinafter provided, whenever in any rule, regulation or order promulgated pursuant to such ordinances of the City, any act is prohibited or is made or declared to be unlawful or an offense or a misdemeanor, or whenever in such City ordinance, rule, regulation or order doing of any act is required or the failure to do any act is declared to be unlawful, where no specific penalty is provided therefor, the violation of any such ordinance of the City, or of any rule, regulation or order promulgated pursuant to such City ordinance, shall be punished by a fine of not less than five dollars and not more than one thousand dollars or by imprisonment for a period not to exceed three months, or by both such fine and imprisonment.
- B. Whenever any provision of the Revised Statutes of Missouri or other Statute of the State limits the authority of the City to punish the violation of any particular provision of these ordinances or rules, regulations or orders promulgated pursuant thereto to a fine of less amount than that provided in this Section or imprisonment for a shorter term than that provided in this Section, the violation of such particular provision of these ordinances or rules, regulations or orders shall be punished by the imposition of not more than the maximum fine or imprisonment so authorized, or by both such fine and imprisonment
- C. Whenever any provision of the Revised Statutes of Missouri or other Statute of the State establishes a penalty differing from that provided by this Section for an offense similar to any offense established by these ordinances, rules, regulations or other orders of the City, the violation of such City law, ordinance, rule, regulation or order shall be punished by the fine or imprisonment established for such similar offense by such State law.
- D. Each day any violation of these ordinances, rules, regulations or orders promulgated pursuant thereto shall continue shall constitute a separate offense, unless otherwise provided.
- E. Whenever any act is prohibited by this Code, by an amendment thereof, or by any rule or regulation adopted thereunder, such prohibition shall extend to and include the causing, securing, aiding or abetting of another person to do said act. Whenever any act is prohibited by this Code, an attempt to do the act is likewise prohibited.

Section Six: Applicability of General Penalty

In case of the amendment by the Board of Aldermen of any Section of such Code for which a penalty is not provided, the general penalty as provided in Section 5 of this ordinance shall apply to the Section as amended; or in case such amendment contains provisions for which a penalty other than the aforementioned general penalty is provided in another Section in the same Chapter, the penalty so provided in such other Section shall be held to relate to the Section so amended, unless such penalty is specifically repealed therein.

Section Seven: Filing of Copy of the Code; Codes to be Kept Up to Date

A copy of such Code shall be kept on file in the office of the City Clerk, preserved in loose-leaf form or in such other form as the City Clerk may consider most expedient. It shall be the express duty of the City Clerk, or someone authorized by said officer, to insert in their designated places all amendments and all ordinances or resolutions which indicate the intention of the Board of Aldermen to make the same part of such Code when the same have been printed or reprinted in page form and to extract from such Code all provisions which from time to time may be repealed by the Board of Aldermen. This copy of such Code shall be available for all persons desiring to examine the same.

Section Eight: Altering or Tampering with the Code; Violations and Penalties

It shall be unlawful for any person to change or alter by additions or deletions any part or portion of such Code, or to insert or delete pages or portions thereof, or to alter or tamper with such Code in any manner whatsoever which will cause the law of the City of Valley Park to be misrepresented thereby. Any person violating this Section shall be punished as provided in Section 5 of this ordinance.

Section Nine: Severability

It is hereby declared to be the intention of the Board of Aldermen that each and every part, section, and subsection of this ordinance shall be separate and severable from each and every other part, section, and subsection hereof and that the Board of Aldermen intends to adopt each said part, section, and subsection separately and independently of any other part, section, and subsection. In the event that any part of this ordinance shall be determined to be or to have been unlawful or unconstitutional, the remaining parts, sections, and subsections shall be and remain in full force and effect.

Section Ten: Scrivener's Errors

Typographical errors and other matters of a similar nature that do not affect the intent of this ordinance, as determined by the City Administrator and City Attorney, may be corrected with the endorsement of the City Administrator or City Attorney without the need to present the ordinance back before the Board of Aldermen.

Section Eleven: Effective Date

This ordinance shall take full effect and be in full force upon its passage by the Board of Aldermen and Approval of the Mayor of the City of Valley Park.

Read two times and passed as read this 21st day of August 2023.

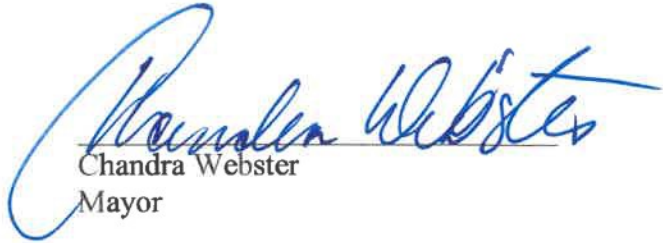
VOTES CAST:

To Approve Bill No. 2023-16

Motion:	<u>HALKER</u>			Second:	<u>REYNOLDS</u>		
		Yes	No			Yes	No
Reynolds		<u>X</u>	---	Young		<u>X</u>	---
Rose		<u>X</u>	---	Walker		<u>X</u>	---
Bowen		<u>X</u>	---	White		<u>X</u>	---
Halker		<u>X</u>	---	Braswell		<u>X</u>	---

Absent: _____

Approved this 21st day of August 2023.


Chandra Webster
Mayor

ATTEST:


Nathan Schauf
City Administrator

City of Valley Park
2022 Statutory Updates Incorporated During Supplement # 4

The Sections of the Code noted in the table below have been updated with the 2022 statutory material. Some of the revisions noted herein are non-statutory changes to the Model Code intended to improve clarity, enforceability, and/or better reflect regulations used by most communities. The City's attorney may want to review all statutory and non-statutory changes to determine whether any revisions are necessary. All revised Sections will be in effect following the City's adoption of the Code.

Note that these statutory updates do not include any changes to provisions regarding "home-based work" as those provisions are not part of the Model Code and are specific to each community. Similarly, these updates do not include any changes regarding sales tax holidays. See pages 8 and 2, respectively, of the 2022 CodeWatch Bulletin for additional information and consult with your attorney on any changes that may be needed.

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
105.030 and 105.040	The opening and closing dates for filing a declaration of candidacy have been changed from the 16 th and 11 th Tuesdays prior to the election, respectively, to the 17 th and 14 th Tuesdays. The date for notice of filing information has also been changed from the 16 th Tuesday prior to the election to the 17 th Tuesday.	115.127 (2021)
105.035	This section has been completely rewritten to account for the repeal of former Section 115.342, RSMo., and the inclusion new Section 115.306, RSMo.	115.306 (2015)
105.035(A)	The grounds for disqualification of a candidate for elective public office have been revised as indicated: "No person shall qualify as a candidate for elective public office in the State of Missouri who has been found guilty of or pled guilty to a felony or misdemeanor under the Federal laws of the United States of America or to a felony under the laws of this State or an offense committed in another state that would be considered a felony in this State."	115.306 (2017)
105.045	The citation to Section 115.125.1, RSMo., has been amended to read "Section 115.125, RSMo." to reflect the restructuring of that statutory Section.	115.125 (2018)
127.020	A new Subsection has been added to this Section setting out an additional category of authorized closed records, which covers certain records for customers of municipally owned utilities.	610.021 (2022)
135.070	Added new Subsection (C), to read as follows: "No Municipal Judge shall serve as a Municipal Judge in more than five (5) municipalities at one (1) time."	479.020 (2016)
135.070	The following sentence has been added to Subsection (C) of this Section: "A Court that serves more than one (1) municipality shall be treated as a single municipality for the purposes of this Subsection."	479.020 (2019)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
135.190(B)	The citation to 577.023, RSMo., has been changed to <u>577.001, RSMo.</u>	479.170 (2017)
135.230	This Section, regarding appeal from jury verdicts, has been removed. The statutory provisions set out herein only apply to Associate Circuit Judges and are not applicable in communities with Municipal Courts.	479.200.3 (2022)
135.380	Subsection (A)(13) of this Section, which previously set out a surcharge for the Sheriffs' Retirement Fund, has been removed from the Model Code. Said surcharge was found unconstitutional by the Missouri Supreme Court.	488.024 (2021)
135.380	We revised Subsection (A)(9) to read in part, "as may be otherwise provided by ordinance <u>and permitted under the laws of the State of Missouri</u> " to further clarify what costs are allowed under these provisions.	N/A (2022)
135.390	A new Section has been added regarding charges and fees for police records.	479.162 (2021)
150.040	A Subsection has been added to this Section setting out a new limitation to a municipality's ability to revise their budget.	67.030 (2021)
205.010	Retitled to delete "or Abandonment" and made other minor wording changes; and deleted former Subsection (C), regarding animal neglect or animal abandonment as an ordinance violation, and renumbered the subsequent Subsection.	578.009 (2016)
205.020	Reworded, but with no substantive changes to the offense.	578.012 (2016)
205.023	Added regulations regarding "knowingly releasing an animal."	578.029 (2016)
205.025	Added regulations regarding "dangerous wild animals prohibited."	578.023 (2016)
<i>Note regarding Offenses Chapter 210 revisions by SB 491 of 2014, effective 1-1-2017</i>	<i>The revisions to your Offenses Chapter 210 that were included in the replacement Chapter provided by General Code in the Fall of 2016 are <u>not</u> described in this document. Those revisions were to be adopted by separate ordinance as part of an entirely new Chapter.</i>	
210.010	Hospital personnel have been added to the definition of "SPECIAL VICTIM."	565.002 (2017)
210.010	The following offenses have been added to the definition of DANGEROUS FELONY: armed criminal action, conspiracy to commit an offense when the offense is a dangerous felony, and vehicle hijacking when punished as a Class A felony.	556.061 (2020)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
210.030	This Section, which previously pertained to conspiracy to commit an offense, has been removed from the Model Code. This statutory offense was revised to apply only to felony offenses and has been reclassified as a Class C felony. A footnote has been added to this Section noting the change.	562.014 (2020)
210.150	A note has been added to the section stating: "Under certain circumstances this offense can be a felony under state law."	565.091 (2017)
210.400	The offense of escape or attempted escape from custody has been revised to include those in custody for a violation of probation or parole.	575.200 (2022)
210.420	Added new Section, titled "Signal or Direction of Law Enforcement Officer or Firefighter, Duty To Stop, Motor Vehicle Operators and Riders of Animals - Violation, Penalty."	575.145 (2016)
210.720	This Section has been revised following a lawsuit involving University City, MO, to increase the specificity of the prohibited conduct. These revisions largely reflect revisions made by University City during the lawsuit, which appeared to be sufficient based on the court's ruling.	N/A (2022)
210.840	Reorganized and revised to change the term "crime" to "offense" and to add certain exceptions regarding the use and carrying of weapons readily capable of lethal use.	571.030 (2016)
210.840	In Subsection (B)(7) of this Section, "Board of Probation and Parole" has been revised to read "Parole Board."	571.030 (2021)
210.840	We added Subsection (A)(12) prohibiting the discharge or shooting of a firearm within the City limits. These provisions were removed from the Statutes but are included or desired by many communities. Section 21.750, RSMo., appears to allow for this type of regulation.	N/A (2022)
210.940	A new Section has been added regarding the use of laser pointers.	574.110 (2021)
210.1210	Throughout this Section, "metal" and "scrap metal" have been amended to read "material" where referring generally to items regulated by this Section. In addition, "motor vehicle, heavy equipment, or tractor battery" has been added to the list of items covered under this Section.	407.300 (2018)
210.2105	A new Section has been added to prohibit sales to minors of tobacco products, alternative nicotine products, vapor products and nicotine liquid containers, and to otherwise regulate nicotine liquid containers.	407.926 (2015)
210.1360	A new paragraph has been added to this Section, which reads as follows: <i>"In addition to the affirmative defense provided in Subsection 2 of Section 566.223, RSMo., it shall be an affirmative defense to</i>	567.020 (2018)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
	<i>prosecution pursuant to this Section that the defendant was under the age of eighteen (18) and was acting under the coercion, as defined in Section 566.200, RSMo., of an agent at the time of the offense charged."</i>	
210.1360	The following sentence has been added to Subsection (B) of this Section: "In such cases where the defendant was under the age of eighteen (18), the defendant shall be classified as a victim of abuse, as defined under Section 210.110, RSMo., and such abuse shall be reported, as required under Section 210.115, RSMo."	567.020 (2019)
210.1360	The provisions in Subsection (B) of this Section regarding the protection of individuals under the age of 18 who have committed the offense of prostitution have been revised.	567.020 (2022)
210.1500	The definition of "sexual contact" has been revised to include "causing semen, seminal fluid, or other ejaculate to come into contact with another person."	566.010 (2022)
210.1540	Subsection (A)(1) of this Section has been revised to include violations of Section 573.037, RSMo., regarding possession of child pornography.	566.149 (2022)
210.1545	A new Section has been added which prohibits certain offenders from being present or loitering within 500 feet of a public park, swimming pool, athletic complex, museum, or nature center, with some exceptions.	566.150 (2022)
Chapter 210, Article XI	A footnote has been added to this Article as follows: "Editor's Note: Article XIV, Medical Marijuana, of the Missouri Constitution may provide exceptions to some of the provisions in this Article."	Missouri Constitution Article XIV (2019)
210.1800 210.1810 210.1830	We added wording to these three Sections to account for the medical marijuana and pending recreational marijuana amendments to the State Constitution.	N/A (2022)
210.1970	The definition of MINOR has been revised to read "A child as defined in Section 211.021, RSMo."	211.021 (2020)
210.1980	References to "person under the age of seventeen (17) years" have been replaced with the word "minor" to reflect the revised definition of MINOR in this Article. The following wording was removed from Subsection (D): "with any person found at such residence over the age of seventeen (17) years".	211.021 (2020)
Chapter 210, Article XIII	A footnote has been added to this Article as follows: " Editor's Note: The Federal Further Consolidated Appropriations Act, 2020, PL 116-94, adopted 12-20-2019, raises the minimum age to buy tobacco products from 18 to 21."	PL 116-94 (2019)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
210.2110	The wording in Subsection (E)(2) was revised to correct a typographical error.	N/A (2022)
217.020	Reworded to make minor changes and remove "motor" in front of the word "vehicle" throughout this Section.	577.076 (2016)
220.120	A new Section has been regarding emergency management, specifically adding definitions and descriptions to the elements of mutual aid agreements.	44.091 (2018)
230.020	The definition of "BECAUSE or BECAUSE OF" has been added. The definitions of "DISCRIMINATION" and "FAMILIAL STATUS" have been revised to change "based on" and "on the basis of" to "because of."	213.010 (2017)
230.060	The words "based on" have been changed to "because of." In addition, the phrase "or persons of a particular race" has been changed to "or persons because of a particular race."	213.040 (2017)
230.080	The phrase "renting dwellings on account of race" has been changed to "renting dwellings because of race."	213.050 (2017)
230.090	The phrase "segregation on the grounds of race" has been changed to "segregation because of race" and the phrase "thereof on the grounds of race" has been changed to "thereof because of race."	213.065 (2017)
235.010	The definition of "solid waste" has been revised to exclude post-use polymers, recovered feedstocks, and mill scale.	260.200 (2022)
300.010	The definition of "EMERGENCY VEHICLE" has been amended to add a new section regarding vehicles owned and operated by the civil support team of the Missouri National Guard when said vehicles are operating in response to or during certain circumstances.	304.022 (2017)
300.010	The definitions of "AUTOCYCLE" and "MOTORTRICYCLE" have been added to this Section and the definition of "UTILITY VEHICLE" has been updated.	301.010 (2018)
300.010	The definition of ALL-TERRAIN VEHICLE has been revised so that the definition is consistent throughout the Statutes. The maximum vehicle width and maximum unladen dry weight have been increased in the definitions of RECREATIONAL OFF-HIGHWAY VEHICLE and UTILITY VEHICLE.	300.010, 301.010 (2020)
300.010	The definition of "electric bicycle" has been added to this Section. Provisions regarding electric bicycles have been added to the definitions of "all-terrain vehicle," "motorcycle," "motorized bicycle," "motor tricycle," "motor vehicle," and "vehicle."	300.010, 301.010, 302.010, 304.022 (2021)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
	Additional organizations whose vehicles may be considered an "emergency vehicle" have been added to the definition of "emergency vehicle."	
300.010	The definition of "emergency vehicle" has been revised to include vehicles operated by county or municipal park rangers.	304.022 (2022)
310.060(B)	Added the following underlined phrase: "Upon approaching a stationary vehicle ... <u>or a stationary vehicle owned by a contractor or subcontractor performing work for the Department of Transportation</u> displaying lighted amber or amber and white lights,"	304.022 (2016)
310.060	The qualifications required for drivers of non-emergency vehicles to respond with caution to a stationary vehicle displaying emergency lights have been simplified.	304.022 (2017)
310.070	Revised the wording in what is now Subsection (A) and added Subsections (B) and (C), regarding the State Highway and Transportation Commission's, a contractor's or subcontractor's vehicles.	307.175 (2016)
310.070	The allowance for motor vehicles and equipment owned by the State Highways and Transportation Commission or contractor or subcontractor performing work for the Department of Transportation to use fixed, flashing, or rotating amber or white lights has been deleted. That allowance has been replaced by a list of vehicles that may use or display fixed, flashing, or rotating red or red and blue lights and a list of vehicles that may use or display fixed, flashing, or rotating amber or amber and white lights.	307.175 (2017)
310.070	This Section has been amended to refer to vehicles <u>and equipment</u> , to add provisions stating that "no more than two (2) vehicles or pieces of equipment in a work zone may display fixed, flashing or rotating lights," and to add provisions regarding when vehicles and equipment may display amber or amber and white lights.	307.175 (2018)
310.070	A new Subsection has been added setting out additional organizations whose vehicles may use fixed, flashing, or rotating lights when responding to certain emergencies.	307.175 (2021)
310.110	Added "vessel" in addition to "vehicle" as related to accidents and added the footnote regarding a felony offense.	577.060 (2016)
340.200	Subsection (A) of this Section has been revised to include provisions regarding Head Start buses. The remainder of this Section has been updated to better reflect the statutory provisions.	304.050 (2021)
342.010	Added the definition of "intoxication-related traffic offense" and made minor wording revisions to the other definitions.	577.001 (2016)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
342.010	The definition of "INTOXICATION-RELATED TRAFFIC OFFENSE" has been amended to include violations of State law and any Federal or military offenses.	577.001 (2017)
342.020	Revised as indicated: "A person commits the offense of driving while intoxicated if he or she operates a motor vehicle while in an intoxicated or drugged condition."	577.010 (2016)
342.030	Revised to include driving a commercial motor vehicle with excessive blood alcohol content.	577.012 (2016)
342.040	Rewritten to include boats and aircraft, to update statutory references and to make wording changes regarding the elements of this offense.	577.020 (2016)
342.050	Rewritten to include additional language in this offense and to make minor wording changes.	577.017 (2016)
370.013	A new Section has been added regarding exceptions to certain equipment and light provisions.	307.025 (2021)
370.015	This section was added to describe when light-emitting diodes are operating properly.	307.005 (2017)
370.190	A new Subsection has been added to this Section regarding the use of protective headgear while operating or riding in an auticycle.	304.005.2 (2018)
370.190	This Section, which previously pertained to the use of headgear while operating or riding as a passenger on a motorcycle or motortricycle, has been removed from the Model Code. The statutory provisions were revised to preempt political subdivisions from imposing regulations of this nature. A footnote has been added to this Section noting the change.	302.020 (2020)
Chapter 375	The title of this Chapter has been changed to "Bicycles, Motorized Bicycles, and Electric Bicycles" to reflect the addition of statutory provisions regarding electric bicycles to this Chapter.	(2021)
375.010	Provisions regarding electric bicycles have been added to the definition of "motorized bicycle."	307.180 (2021)
375.040	Provisions regarding electric bicycles have been added to this Section.	307.188 (2021)
375.075	A new Section has been added regarding electric bicycle regulations.	307.194 (2021)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
380.020	A new Subsection has been added to this Section regarding licensing requirements for autocycle operators.	304.005.3 (2018)
380.060	The requirements for display of license plates have been revised as indicated: "The license plates on trailers, motorcycles, motortricycles and motorscooters shall be displayed on the rear of such vehicles <u>either horizontally or vertically</u> , with the letters and numbers thereon right side up <u>plainly visible</u> ."	301.130.5 (2015)
380.060	Autocycles have been added to the list of vehicles in this Section which only require one license plate on the rear of the vehicle.	301.130 (2018)
380.100	The following wording has been added to this Section: "shall be <u>presumed</u> fraudulent and void <u>unless the parties have executed a written agreement for delayed delivery of certificate of ownership as provided in Subsection 5 of Section 301.210, RSMo.</u> "	301.210 (2020)
380.110	Wording has been added to extend the 30-day time limit for transferred license plates to up to 90 days if the vehicle is being sold under the provisions of Section 301.213, RSMo.	301.140 (2015)
380.110	Additional wording has been added to this Section to allow for an extended period of validity of transferred plates when a dealer is selling the motor vehicle under the provisions of Subsection 5 of Section 301.210, RSMo.	301.140 (2020)
380.120	Wording has been added to extend the 30-day time limit for temporary dealer plates to up to 90 days if the vehicle is being sold under the provisions of Section 301.213, RSMo.	301.140 (2015)
380.120	Additional wording has been added to this Section in two places to allow for an extended period of validity of temporary permits authorizing the operation of a motor vehicle when issued by a dealer selling the motor vehicle under the provisions of Subsection 5 of Section 301.210, RSMo.	301.140 (2020)
380.140(A)	Made minor wording changes in the first two sentences.	303.025 (2016)
600.010	Replaced the text in the definition of "malt liquor" with a reference to the Statute, to read as follows: "As defined by Section 311.490, RSMo."	311.200 (2016)
600.020	The provisions regarding Sunday sales in Subsections (B)(1), (B)(4), and (C) have been updated to allow sales between the hours of 6:00 A.M. on Sundays and 1:30 A.M. on Mondays.	311.200, 311.293 (2021)
600.030	Added new Subsection requiring the Municipal or County license to be displayed on the premises.	311.220 (2016)
600.030	The provisions regarding Sunday sales in Subsection (B)(2) have been updated to allow sales on Sunday beginning at 6:00 A.M.	311.482 (2021)

Section/Subsection of the Code	Description of the Revision	Pursuant to RSMo. Section
600.047	Added a new Section regarding a special permit to an out-of-state manufacturer of intoxicating liquor who is not licensed in the State of Missouri for participation in festivals, etc.	311.915 (2016)
600.050	Changed the term “table tap dispensing” to read <u>self-dispensing</u> , included wine as well as beer, and additionally put the responsibility of monitoring dispensing of beer or wine on the licensee.	311.205 (2016)
600.053	Added a new Section regarding the sale of draft beer in certain quantities for consumption off the premises.	311.201 (2016)
600.055, footnote	Added a Statutory footnote regarding certain exceptions to issuance or renewal of licenses.	311.060 (2016)
600.055	Entire Section has been revised for better use and clarity and Subsection (B) of this Section has been revised to remove the requirement to report an employee convicted of a felony to the Division of Alcohol and Tobacco Control.	311.060 (2021)
600.058	A new Section has been added regarding the sale of sale of retailer-packaged alcoholic beverages to customers for off-premises consumption.	311.202 (2021)
600.060	Subsection (A)(3) has been divided into Subsections (A)(3) and (4), and the following wording has been added as a new Subsection (A)(4)(b): “Unload delivery vehicles and transfer intoxicating liquor into retail licensed premises if such persons are supervised by a delivery vehicle driver who is twenty-one (21) years of age or older.” Subsection (A)(4) has been renumbered as Subsection (A)(5).	311.300 (2019)
600.075	Added a new Section, “Manufacturing a false identification.”	311.315 (2016)
600.085	Added a new Section which deals with sale of alcohol using a “mobile application” in certain entertainment facilities.	311.950 (2016)
600.090	The wording in Subsection (A) was revised to improve the clarity of the provisions therein.	N/A (2022)