

ORDINANCE NO. _____

T E C H N I C A L A M E N D M E N T S

1 AN ORDINANCE amending Chapter 14.36 of the Lincoln Municipal Code relating to
2 Housemoving, Chapter 14.44 relating to Obstructions on Corner Lots, Chapter 14.55 relating to
3 Sidewalk Vendors, Chapter 14.56 relating to Works of Art, Chapter 14.57 relating to Newsracks,
4 Chapter 14.64 relating to Utility Poles and Service Lines, and 14.80 relating to Sidewalk
5 Construction, by amending Section 14.36.030 to delete the requirement that permits be approved
6 by the City Engineer; amending Section 14.36.040 to correct the name of Lincoln Electric System;
7 amending Section 14.44.010 to correct an erroneous Code citation; amending Section 14.56.070 to
8 correct a typographical error; amending Section 14.80.050 to provide that the Director of Public
9 Works and Utilities may waive standards for location of sidewalks and clarifying standards for
10 incline of sidewalks; amending Sections 14.55.100, 14.57.050, 14.57.080, 14.57.110, 14.57.120,
11 14.57.130, 14.64.030, 14.80.080, 14.80.090, 14.80.100, 14.80.110, 14.80.160 to re-assign
12 responsibilities from the Sidewalk Inspector to the Director of Public works and to gender-neutralize
13 language; and repealing Sections 14.36.030, 14.36.040, 14.44.010, 14.55.100, 14.56.070, 14.57.050,
14 14.57.080, 14.57.110, 14.57.120, 14.57.130, 14.64.030, 14.80.050, 14.80.080, 14.80.090, 14.80.100,
15 14.80.110, and 14.80.160 of the Lincoln Municipal Code as hitherto existing.

16 BE IT ORDAINED by the City Council of the City of Lincoln, Nebraska:

17 Section 1. That Section 14.36.030 of the Lincoln Municipal Code be amended to
18 read as follows:

1 **14.36.030 Issuance of Permit.**

2 The Building Official is hereby authorized to issue housemoving permits upon written
3 application by duly registered housemovers when the building to be moved is consistent with the
4 provisions of this chapter. House sewers must be disconnected and sealed in accordance with Lincoln
5 Wastewater System regulations. Prior to the issuance of such permit, all utilities shall be properly
6 abandoned. Water supply pipes and building sewers must be disconnected and sealed in accordance
7 with Title 17 of the Lincoln Municipal Code. The permittee shall obtain written notification from
8 the Lincoln Water System and the Lincoln Wastewater System that proper abandonment has been
9 accomplished, and deliver a copy of this notification to the Building Official, along with the permit
10 application. The application shall contain a description of the building proposed to be moved, its
11 dimensions and construction, its weight when loaded, the number of axles, its present location, and
12 the location of the property where the same is to be moved.

13 When moving over or across pavements, the per-axle load shall not exceed the maximum
14 permitted by the ordinances of the City of Lincoln and the laws of the State of Nebraska governing
15 the use of public roads.

16 A fee for each housemoving permit shall be paid to the Building Official, as follows:

17 \$200.00 for buildings more than fourteen feet in width.

18 Each permit shall specify the time of day and primary move date for removal of the building
19 and the time any public thoroughfare or public right-of-way is to be occupied in moving same, as
20 determined by the Director of Public Works and Utilities. Each permit shall specify the route to be
21 followed in moving said building, and it shall be unlawful for any person to digress therefrom
22 without the written approval of the Director of Public Works and Utilities. Each permit shall
23 terminate and expire on the thirty-first day following the primary move date specified in the permit.

24 No housemoving permit shall be issued until countersigned and approved by the Lincoln
25 Electric System Manager, the Director of Parks and Recreation, ~~the City Traffic Engineer,~~ and the
26 Director of Public Works and Utilities. There shall also be approval by the local telephone provider,
27 the local cable television provider, and the local natural gas provider. If the right-of-way of any
28 railroad company is to be crossed, such company must also approve said permit. The registered
29 housemover shall notify the Director of Public Works and Utilities of the hour when moving will
30 actually begin.

31 When, in the opinion of the Director of Public Works and Utilities, inspections should be
32 maintained during the moving of any building for the purpose of protecting paving, trees, wires, or
33 other property of the public, the Director of Public Works and Utilities shall appoint some competent
34 person for such duties and the compensation for such services shall be paid by the housemover to
35 whom the housemoving permit is issued. The Director of Public Works and Utilities shall estimate
36 the probable cost of such inspection, and the housemover shall deposit such sum with the Director
37 before the issuance of the housemoving permit.

1 Section 2. That Section 14.36.040 of the Lincoln Municipal Code be amended to
2 read as follows:

3 **14.36.040 Protecting Wires in Streets; Payment of Damages.**

4 The ~~City of~~ Lincoln Electric System, upon request of a registered housemover, shall arrange
5 the electric system wires to permit the passage of any building being lawfully moved over and across
6 the streets and ways of the city and to replace, repair, and restore any which may have been removed
7 or damaged. The Lincoln Electric System shall at the time when such work is completed make out
8 a statement of account in triplicate against said housemover of the amount of the actual cost and
9 expense or damage incurred or suffered by the city by reason of the removal, repairing, or replacing
10 of its wires to permit said removal. One copy of said statement of account shall be given to the
11 housemover, one copy given to the Building Official and one copy retained by the Lincoln Electric
12 System. In case of injury or damage to any city property, other than electric light or other wires, the
13 Director of Public Works and Utilities shall make an estimate in triplicate of the amount of such in-
14 jury or damage, one copy of which estimate he shall deliver to the housemover causing such
15 damage, one copy to the Building Official, and one copy he shall retain. It is hereby made the duty
16 of the housemover to pay the amount of said accounts to the Lincoln Electric System or the Director
17 of Public Works and Utilities within five days after the date of billing and in case of his failure so
18 to do, the Lincoln Electric System or the Director of Public Works and Utilities shall refer same to
19 the City Attorney for collection. The Building Official shall not issue any further permits to said
20 housemover so long as such account remains unpaid.

21 Section 3. That Section 14.44.010 of the Lincoln Municipal Code be amended to
22 read as follows:

1 **14.44.010 Obstructing View on Corner Lots.**

2 Except as otherwise provided in Section ~~27.71.080~~ 27.72.140 of the Lincoln Municipal Code,
3 it is hereby determined that in order to protect and preserve the public welfare and safety, it shall
4 be unlawful for any person, firm, or corporation install, plant, place, set out or maintain, or to allow
5 to be installed, planted, placed, set out or maintained, or to permit to exist any tree, hedge,
6 shrubbery, plant, natural growth, sign, or other obstruction to the view which is higher than two feet
7 six inches above either:

8 (a) The top of the curb return at the applicable corner of the
9 intersection; or

10 (b) The nearest pavement surface, where there is no curb; or

11 (c) The existing traveled roadway at the corner in question where there is no curb, or to
12 pavement on property at any corner formed by intersecting streets within that triangular area
13 bounded by the property lines and a diagonal line joining points on the property lines located
14 twenty-five feet from the point of intersection of the property lines on two intersecting streets, or
15 in the case of rounded corners, the triangular area bounded by the tangents to the curve of property
16 lines on two intersecting streets and a diagonal line joining tangents to said curves at points that shall
17 be located twenty-five feet from the point of intersection of said tangents. The tangents referred to
18 are those at the beginning and at the end of the curve at the corner. Any obstruction maintained or
19 existing in violation of this chapter shall be deemed a public nuisance.

20 Section 4. That Section 14.55.100 of the Lincoln Municipal Code be amended to
21 read as follows:

22 **14.55.100 Enforcement.**

23 Upon the issuance of a vendor’s permit, it shall be the duty of the ~~City Sidewalk Inspector~~
24 Director of Public Works and Utilities to enforce the provisions of this chapter.

25 Section 5. That Section 14.57.050 of the Lincoln Municipal Code be amended to
26 read as follows:

27 **14.56.070 License Agreement Conditions.**

28 A license agreement to use public property or public right-of-way for the location of a work
29 of art shall be subject to, but not be limited to, the following conditions:

1 (a) That such space shall only be used for the work of art specified in the license
2 agreement in accordance with the requirements of these or any other applicable ordinances,
3 resolutions, and regulations.

4 (b) That the licensee acquires no right, title, or interest in the space permitted to be used.

5 (c) That the Mayor may require such space to be vacated for reasons other than
6 revocation (i.e., relocation) upon demand and its use discontinued to accommodate utility work,
7 public safety, or other public purpose, with no recourse against the city for any loss or damage
8 occasioned by any such requirement.

9 (d) That if any such space be not vacated and such use be not discontinued by the time
10 specified, the city may remove from such space any work of art left thereon at the risk and expense
11 of the owner.

12 (e) That the license agreement may not be transferred or alienated voluntarily or involun-
13 tarily without written consent from the city.

14 (f) No sign as defined in Chapter 27.69 shall be permitted on any work of art except to
15 identify the work, the name of the artist, the donor of the work, and the history or circumstance
16 surrounding any part of the work, and shall in all respects comply with the provisions of Titles 22
17 and 27 of this code regulating signage.

18 (g) The work of art shall be located only in the exact location described in the approved
19 application.

20 (h) The licensee shall be responsible for any damage or repairs to public property caused
21 by the installation or removal of any work of art.

22 (i) All installations within the street right-of-way shall be under the supervision of the
23 Director of Public Works and Utilities, or his or her designee, and said director ~~of or~~ designee shall
24 determine the method of placement of the work of art or any supporting, anchoring, or enclosing
25 structure for the work of art requiring placement in the sidewalk or other right-of-way surface. All
26 installations outside of the street right-of-way shall be under the supervision of the Director of Parks
27 and Recreation, or his or her designee, and said director or designee shall determine the method of
28 placement of the work of art or any supporting, anchoring, or enclosing structure for the work of art
29 requiring placement outside the right-of-way; provided, other City departments impacted by the
30 placement of such art shall be consulted prior to installation.

31 (j) The Parks and Recreation Department shall monitor the condition of the work of art.
32 The licensee shall be responsible for properly maintaining the work of art, unless otherwise agreed
33 upon in the license agreement, so as to preserve its quality and value.

1 (k) The licensee shall be responsible for any authorized removal or pruning of trees or
2 shrubs unless otherwise specified in the license agreement. Any tree or shrub removal done by the
3 licensee shall be done by a licensed arborist.

4 (l) Any other conditions imposed by the Mayor or Director of Parks and Recreation.

5 (m) The licensee assumes all risk in placing the work of art on city property including
6 damages, vandalism, and/or destruction of the work.

7 (n) Upon completion of the license agreement, the Mayor may execute the license
8 agreement on behalf of the City. The Mayor may delegate this authority to the Director of Parks and
9 Recreation. After execution of the license agreement, or any amendment or renewal thereof, the
10 Mayor or the Director of Parks and Recreation shall, within 72 hours, notify the Council members
11 that a license agreement has been executed and where the license agreement may be found.

12 Section 6. That Section 14.57.050 of the Lincoln Municipal Code be amended to
13 read as follows:

14 **14.57.050 General Regulations.**

15 (a) In any one block, there shall be no more than twenty-four newsracks and no more than
16 four newsracks dispensing any one publication. There shall be no more than twelve newsracks and
17 no more than two newsracks dispensing any one publication on one side of any street between two
18 intersecting streets.

19 (b) Newsracks between intersecting streets shall be placed together in one or two groups
20 consisting of one to eight newsracks. Each group shall be separated by a distance not less than one
21 hundred feet. Each newsrack within a group shall be separated no more than two feet from the
22 nearest newsrack.

23 (c) Newsracks shall be located within twenty feet of a kiosk, or bench, or within forty
24 feet of a bus shelter in those circumstances where such improvements are located on the same side
25 of the street between the same two intersecting streets.

26 (d) The applicant shall be responsible for any damage or repairs caused by the removal
27 or installation of any newsrack.

28 (e) All installations shall be under the supervision of the ~~City Sidewalk Inspector~~
29 Director of Public Works and Utilities.

30 (f) Newsracks shall carry no advertising except a logo or other information identifying
31 the newspaper may be displayed on the newsrack limited to a height of six inches and width of
32 thirteen inches on the upper two-thirds of the sides, and a height of three inches and width of twenty
33 inches on the bottom one-third of the front.

34 (g) Newsracks shall be maintained in good working order at all times, freshly painted,
35 and with unbroken hoods.

36 (h) The name, address, and telephone number of a responsible person who may be
37 contacted at any time concerning the newsrack shall be displayed on the hood of the newsrack in
38 such manner as to be readily visible and readable to a prospective customer thereof.

39 (i) Each newsrack shall be maintained in accordance with the terms of this chapter and
40 the approved permit.

1 Section 7. That Section 14.57.050 of the Lincoln Municipal Code be amended to
2 read as follows:

3 **14.57.080 Review and Recommendations.**

4 Such application shall be reviewed by the Planning Department in regard to the urban design
5 relationship of the application to the streetscape and the ~~City Sidewalk Inspector~~ Director of Public
6 Works and Utilities relative to the amount of pedestrian movement to be accommodated, the
7 accuracy and appropriateness of the area to be licensed and any recommended changes.

8 Upon receipt of such reports, the City Clerk shall issue a newsrack permit if the conditions
9 of this chapter have been met.

10 Section 8 That Section 14.57.110 the Lincoln Municipal Code be amended to read
11 as follows:

12 **14.57.110 Revocation; Notice; Hearing.**

13 If at any time it is determined by the ~~City Sidewalk Inspector~~ Director of Public Works and
14 Utilities that any newspaper vending device for which a permit has been issued is not in compliance
15 with the requirements of this chapter, a “notice of intent to revoke” the permit shall be issued, in
16 writing, to the permittee. Said notice shall set forth the violation or violations which constitute the
17 basis of said proposed revocation. Said notice shall contain the date, time, and place for which a
18 hearing is to be had on such charges, said hearing to be held not less than ten days from the time of
19 service of said notice. The permittee may, prior to said hearing, file a written response to said notice
20 specifically setting forth the reason or reasons said permit should not be revoked; or in the
21 alternative, the permittee shall cause said violation or violations to be corrected. If at such hearing,
22 the Director of Public Works and Utilities shall determine that the violations as charged are true and
23 accurate and that the permittee has not caused said violation or violations to be corrected, or if the

1 permittee fails to appear at said hearing and can present no justifiable excuse for said
2 nonappearance, a "notice of revocation" shall issue. If, however, said violation or violations have
3 been corrected, as evidenced by a verified statement of correction by the permittee and upon
4 inspection by the ~~City Sidewalk Inspector~~ Director of Public Works and Utilities, no "notice of
5 revocation" shall issue.

6 Section 9. That Section 14.57.120 of the Lincoln Municipal Code be amended to
7 read as follows:

8 **14.57.120 Impoundment.**

9 The ~~City Sidewalk Inspector~~ Director of Public Works and Utilities may cause any newsrack
10 to be impounded under the following circumstances:

11 (a) Where its installation, use, or maintenance endangers the safety of persons or
12 property;

13 (b) Where its installation, use, or maintenance unreasonably interferes with or impedes
14 the flow of vehicular or pedestrian traffic;

15 (c) Where it has been installed without a valid permit.

16 Whenever any newsrack is impounded, a hearing shall be held pursuant to Section 14.57.110.
17 The owner of any validly impounded newsrack shall be responsible for the expense of removal and
18 storage of such newsrack. Should the newsrack fail to be claimed or the owner fail to pay any
19 money due the city, such newsrack shall be deemed to be unclaimed property and may be disposed
20 of pursuant to law.

21 Section 10. That Section 14.57.130 of the Lincoln Municipal Code be amended to
22 read as follows:

23 **14.57.130 Enforcement; Violations and Rules.**

24 It shall be the duty of the ~~City Sidewalk Inspector~~ Director of Public Works and Utilities
25 to enforce the provisions of this chapter. Each day's continuance of a violation shall be considered
26 a separate offense.

1 The ~~City Sidewalk Inspector~~ Director of Public Works and Utilities may promulgate rules
2 and regulations, not inconsistent with the provisions of this subsection, which he/she deems
3 necessary to properly exercise its jurisdiction. All such rules and regulations shall be filed with the
4 City Clerk.

5 Section 11. That Section 14.64.030 of the Lincoln Municipal Code be amended to
6 read as follows:

7 **14.64.030 Damage to Street, Sidewalk, and Underground Utilities.**

8 All street light poles or utility poles shall be placed so that after placement all surplus dirt
9 shall be removed. If the sidewalk has been disturbed by placement of the pole, the sidewalk shall
10 be replaced to the satisfaction of the ~~Sidewalk Inspector~~ Director of Public Works and Utilities. All
11 damages done to streets, side walks, curbing, and underground utilities shall be the responsibility
12 of the company or utility placing the pole. After removing a pole, the hole shall be filled to the
13 satisfaction of the Director of Public Works and Utilities. The sidewalk shall be replaced to the
14 satisfaction of the ~~Sidewalk Inspector~~ Director of Public Works and Utilities.

15 Section 12. That Section 14.80.050 of the Lincoln Municipal Code be amended to
16 read as follows:

17 **14.80.050 Locations of Sidewalks; Incline.**

18 Sidewalks, except those extending from the lot line to the curb line, or along a block face
19 where the distance between the lot line and the sidewalk has previously been established, shall be
20 three feet, ~~neither more nor less,~~ from the line of the adjacent lot, or as otherwise directed by the
21 Director of Public Works and Utilities.

22 All sidewalks extending from the line of the abutting lot to the curb line shall be constructed
23 so that the outer edge of said walk shall rest flush with the top of the curb, and no part of said walk

1 shall be taken for private use by lowering or cutting down the same next to the building; and said
2 walk shall be built up to the building on a uniform grade.

3 All sidewalks shall be constructed so as to incline upwards from the street side edge of the
4 sidewalk toward the boundary of the lot at a rate of not ~~less~~ more than one-fourth inch ~~nor more than~~
5 ~~one-half inch~~ in one foot, except as otherwise authorized by the Director of Public Works and
6 Utilities.

7 All sidewalks in each block shall be of uniform height above the curb; provided, that where
8 such elevation does not allow uniformity of height above the curb, the Director of Public Works and
9 Utilities may permit elevations other than herein fixed. In all cases, the end of the sidewalk at the
10 curb shall be on the same level as the top of the curb and the approach from the curb shall incline
11 upwards at a uniform grade until the established height of the walk is reached.

12 Section 13. That Section 14.80.080 of the Lincoln Municipal Code be amended to
13 read as follows:

14 **14.80.080 Sidewalk ~~Inspector~~ Director of Public Works and Utilities to Have General**
15 **Control of Sidewalks.**

16 The ~~Sidewalk Inspector~~ Director of Public Works and Utilities shall have general control of
17 all sidewalks and sidewalk space in the city; it shall be his/her duty to see that sidewalks and side-
18 walk space are not unlawfully occupied; and he/she shall report all obstructions thereon and
19 unlawful use of the same to the appropriate department head.

20 Whenever he/she finds that any sidewalk needs repair, he/she shall immediately give notice
21 as provided in section 14.80.070 hereof to the owner or owners of the abutting property to repair the
22 same; and if such repairs are not made within forty-five days after service of such notice, then the
23 ~~Sidewalk Inspector~~ Director of Public Works and Utilities shall report to the City Council the failure
24 of the owner or owners to make the necessary repairs, together with the time and manner of the
25 service of notice to make such repairs; and the City Council may cause such sidewalk to be repaired,

1 and the cost and expense of such repairs to be assessed to the abutting property in the same manner
2 as the cost of the construction of sidewalks is assessed.

3 Section 14. That Section 14.80.090 of the Lincoln Municipal Code be amended to
4 read as follows:

5 **14.80.090 Openings or Gratings in Sidewalks.**

6 No openings or grates shall be allowed in any sidewalk unless such openings or grates are
7 determined by the ~~Sidewalk Inspector~~ Director of Public Works and Utilities to be necessary to serve
8 the space below the sidewalk. The owner of the underground property served by the opening or
9 grate shall be responsible for the removal and reconstruction of the sidewalk if the ~~Sidewalk~~
10 ~~Inspector~~ Director of Public Works and Utilities determines that the opening or grate is no longer
11 needed. Failure to comply with this section shall result in removal of the grate or opening by the
12 city and the cost assessed against the owner of the underground property served by the opening or
13 grate.

14 Section 15. That Section 14.80.100 of the Lincoln Municipal Code be amended to
15 read as follows:

16 **14.80.100 Uncovered Opening or Defective Sidewalk; Emergency Repairs.**

17 It shall be unlawful for any person, firm, or corporation to leave uncovered any opening in
18 any sidewalk or suffer the same to be left or kept open, or suffer any sidewalk in front of his or its
19 premises to become or continue to be so broken or otherwise defective as to endanger life or limb.
20 In such cases, the ~~Sidewalk Inspector~~ Director of Public Works and Utilities shall report to the
21 Mayor the necessity for emergency repairs and the Mayor may order the sidewalk repaired in an
22 expedited manner.

1 Section 16. That Section 14.80.110 of the Lincoln Municipal Code be amended to

2 read as follows:

3 **14.80.110 Snow and Ice Removal.**

4 Every owner or occupant of any house or other building, or the owner or proprietor, lessee,
5 or person entitled to the possession of any vacant lot, and any person having charge of any church,
6 jail, or public hall, or public building in the city shall, during the winter season and during the time
7 snow shall continue on the ground, before 9:00 a.m. the morning subsequent to the cessation of any
8 snow storm, clear the sidewalks in front of such lots from snow and ice and keep such sidewalks free
9 from snow and ice during the day; provided, however, all owners or occupants of any properties
10 within the area bounded by 7th Street on the west and 17th Street on the east and "K" Street on the
11 south and "R" Street on the north shall before 9:00 a.m. every morning, clear the sidewalks in front
12 of such lots from snow and ice and keep such sidewalks free from snow and ice throughout the day,
13 or in case the snow and ice are so congealed that they cannot be removed without injury to the
14 sidewalk, shall apply sand or approved de-icing agent in sufficient quantities to cause said walk to
15 be safe for pedestrian traffic. Said owner shall also at all times keep such sidewalks clear and free
16 from all dirt or filth, or other obstructions or encroachments so as to allow pedestrians to use said
17 sidewalks with safety. Failure on the part of any person upon whom a duty is placed by the
18 provisions of this section to perform such duty shall be deemed a misdemeanor and punishable as
19 in this code provided.

20 In case of non-compliance with the provisions of this section, the ~~Sidewalk Inspector~~
21 Director of Public Works and Utilities may have the walks cleaned and report the cost thereof to the
22 City Council who shall assess the cost thereof against the abutting real estate in the following
23 manner:

24 The ~~Sidewalk Inspector~~ Director of Public Works and Utilities shall place a written notice
25 on the front door or other conspicuous place on the property ordering the sidewalks along the same
26 or any portion thereof to be cleared immediately and providing a deadline to complete the same of
27 not less than twelve hours after posting the same. The ~~Sidewalk Inspector~~ Director of Public Works
28 and Utilities shall, not later than May 1 of each year, report to the City Council the location of the
29 sidewalks from which snow and ice has been removed after the required notice, together with the
30 description of the real estate abutting upon such sidewalk, and the cost of the removal of such snow
31 and ice. Whereupon the City Council shall at a regular council meeting, by resolution, assess such

1 cost against such real estate; provided, that notice of the time of such meeting of the City Council
2 for making such assessment and the purpose of such meeting shall be published once in a newspaper
3 published and of general circulation in the city at least five days before said meeting of the council
4 is held; in lieu thereof, notice may be given such owner by personal service thereof five days before
5 such meeting. Such assessment when assessed as provided herein shall be certified by the City Clerk
6 and delivered to the City Treasurer on or before October 1 and shall be collected in the manner
7 provided by law for the collection of general real estate taxes. Such assessment shall be a lien upon
8 such real estate as of October 1 following the date of assessment and shall become delinquent
9 December 1 after the date of assessment, and shall draw interest at the rate of one percent per month
10 from said date until paid. It shall be the duty of the City Treasurer to collect said tax in the same
11 manner and at the same time as general taxes, and the items of said tax shall be receipted for on the
12 same receipt blank as general real estate taxes.

13 Section 17. That Section 14.80.160 of the Lincoln Municipal Code be amended to
14 read as follows:

15 **14.80.160 Records.**

16 The ~~Sidewalk Inspector~~ Director of Public Works and Utilities shall keep in a suitable ~~book~~
17 form an accurate record of the following: The location of all sidewalks ordered built and the date
18 so ordered; the name of the owner of the lot or parcel of ground abutting the sidewalk as appears of
19 record at the time the assessment is made; the date of inspection and all acceptances of the work;
20 all notices served by the ~~Sidewalk Inspector~~ Director of Public Works and Utilities, with the time
21 and manner of such service; and all work done by the ~~Sidewalk Inspector~~ Director of Public Works
22 and Utilities, with the cost or expense thereof.

1 Section 18. That Sections 14.36.030, 14.36.040, 14.44.010, 14.55.100, 14.56.070,
2 14.57.050, 14.57.080, 14.57.110, 14.57.120, 14.57.130, 14.64.030, 14.80.050, 14.80.080, 14.80.090,
3 14.80.100, 14.80.110, and 14.80.160 of the Lincoln Municipal Code as hitherto existing be and the
4 same are hereby repealed.

5 Section 19. Pursuant to Article VII, Section 7 of the City Charter, this ordinance
6 shall be posted on the official bulletin board of the City, located on the wall across from the City
7 Clerk's office at 555 S. 10th Street, in lieu of and in place of newspaper publication with notice of
8 passage and such posting to be given by publication one time in the official newspaper by the City
9 Clerk. This ordinance shall take effect and be in force from and after its passage and publication
10 as herein and in the City Charter provided.

Introduced by:

Approved as to Form & Legality:

City Attorney

Approved this ___ day of _____, 2013: _____ Mayor
