CITY OF MONROE ORDINANCE NO. 007/2016

AN ORDINANCE OF THE CITY OF MONROE, WASHINGTON, AMENDING CHAPTER 15.04 OF THE MONROE MUNICIPAL CODE TO ADOPT LOCAL AMENDMENTS TO THE STATE BUILDING CODE, TITLE 51 WAC; PROVIDING FOR SEVERABILITY; AND ESTABLISHING AN EFFECTIVE DATE

WHEREAS, the Washington State Legislature adopted the International Building Code and Appendix E (Supplementary Accessibility Requirements), International Existing Building Code, International Residential Code and Appendix F (Radon Control Methods) and Appendix Q (Dwelling Unit Fire Sprinkler Systems), International Mechanical Code, International Fuel Gas Code, International Energy Conservation Code (Commercial), International Energy Conservation Code (Residential), International Fire Code, and the Uniform Plumbing Code, and directed that the State Building Code Council adopt these codes as part of the State Building Code; and

WHEREAS, the State Building Code Council adopted the 2015 editions of such codes, effective as of July 1, 2016, in all Washington cities; and

WHEREAS, the City Council has determined that adoption of local amendments to the 2015 codes is in the public interest.

NOW THEREFORE, THE CITY COUNCIL OF THE CITY OF MONROE, WASHINGTON, DO ORDAIN AS FOLLOWS:

<u>Section 1.</u> <u>Amendment of MMC 15.04.040.</u> Subsection 15.04.040(B), Referenced Codes, of the Monroe Municipal Code is hereby amended as follows:

- B. Copies of Codes on File. The city clerk shall maintain on file, for reference by the general public, not less than one copy of the following codes and state statutes and regulations, or parts thereof, as herein adopted by reference, together with the amendments and supplements thereto herein made a part of this chapter. The copy of codes on file may be placed by the city clerk in the custody of the office of the building official in order to make them more readily available for inspection and use by the general public:
 - 1. The International Energy Conservation Code, <u>Commercial and Residential</u>, published by the International Code Council, [2012]2015 Editions;
 - 2. The International Building Code, published by the International Code Council, [2012]2015 Edition;
 - 3. The International Existing Building Code, published by the International Code Council, [2012]2015 Edition;

- 4. The International Residential Code, published by the International Code Council, [2012]2015 Edition;
- 5. The International Mechanical Code, published by the International Code Council, [2012]2015 Edition;
- 6. The International Fuel Gas Code, published by the International Code Council, [2012]2015 Edition;
- 7. The International Fire Code, published by the International Code Council, [2012]2015 Edition;
- 8. The Uniform Plumbing Code, and standards, published by the International Association of Plumbing and Mechanical Officials, [2012]2015 Edition;
- 9. The Uniform Code for the Abatement of Dangerous Buildings, published by the International Code Council, 1997 Edition;
- 10. The State Building Code, Chapter 19.27 RCW;
- 11.All amendments, supplements, modifications, exclusions, exemptions, and additions to the codes identified in subsections (B)(1) through (10) of this section ("codes") adopted by the Washington State Building Code Council, and published in Chapter 19.27 RCW and WAC Title 51, including but not limited to Chapters 51-11C, 51-50, 51-51, 51-52, 51-54A, and 51-56 WAC.
- <u>Section 2.</u> <u>Amendment of MMC 15.04.070.</u> Section 15.04.070, International Building Code adopted, of the Monroe Municipal Code is hereby amended as follows:
- 15.04.070 <u>State Building Code adoption and amendment of the 2015 edition of the International Building Code, WAC 51-50,[INTERNATIONAL BUILDING CODE]</u> adopted.

The State Building Code adoption and amendment of the 2015 edition of the International Building Code, WAC 51-50, [INTERNATIONAL BUILDING CODE (IBC), 2012 EDITION, PUBLISHED BY THE INTERNATIONAL CODE COUNCIL, INCLUDING THE FIRE-RESISTIVE ASSEMBLIES LISTED IN THE FIRE RESISTANCE DESIGN MANUAL, TWENTIETH EDITION, DATED 2012, INCLUDING APPENDIX E (SUPPLEMENTARY ACCESSIBILITY REQUIREMENTS), APPENDIX H (SIGNS), AND APPENDIX J (GRADING),] together with amendments and/or additions thereto, is hereby adopted by reference. WAC 51-50[THE 2012 EDITION OF THE INTERNATIONAL BUILDING CODE] is amended to include the following new and amended provisions. In the event of any conflict between any provision of the IBC and this section, the provisions of this section shall apply. New sections or subsections shall be deemed deleted from the IBC and the amended provisions inserted in their place in accordance with the direction of this section.

- A. IBC Section 101.1 Amended. Section 101.1 of the IBC is hereby amended to read as follows:
 - 101.1 Title. These regulations shall be known as the Building Code of the City of Monroe, hereinafter referred to as "IBC" or "this code."
- B. IBC Section 101.2.2 Added. A new Section 101.2.2 is hereby added to the IBC to read as follows:
 - 101.2.2 Existing Buildings. Existing buildings undergoing repair, alterations or additions and change of occupancy shall be permitted to comply with the International Existing Building Code.
- [C. IBC SUBSECTIONS 105.1.1 AND 105.1.2 DELETED. SUBSECTIONS 105.1.1 AND 105.1.2 ARE HEREBY DELETED IN THEIR ENTIRETY.]
- <u>C[</u>D]. IBC Section 105.2 Amended. Section 105.2 of the IBC is hereby amended as follows:
 - 1. The subsection entitled "Building" is amended as follows:
 - a. Subsection 105.2(1) is hereby amended to read as follows:

One-story detached structures accessory to a one- or two-family dwelling, used as tool and storage sheds, patio covers, playhouses, tree-supported structures used for play and similar uses, gazebos, hot tub enclosures and similar uses provided the floor area does not exceed 200 sf. Accessory buildings must be considered to be portable and may not be constructed on permanent foundations such as poured-in-place concrete footings or poured-in-place concrete poles or posts.

- 2. The subsection entitled "Electrical" is hereby deleted.
- <u>D</u>[E]. IBC Section 109.2 Amended. Section 109.2 of the IBC is hereby amended to provide as follows:
 - 109.2 Schedule of permit fees. On buildings, structures, gas, mechanical, and plumbing systems or alterations requiring a permit, a fee for each permit shall be paid as required, in accordance with the periodic fee resolution of the Monroe City Council and Table 1-A and Table 103.4.2(A) thereto.

Plan Review Fees. When submitted documents are required, a plan review fee shall be paid at the time of submitting the submittal documents for plan review. Said plan review fee shall be 75 percent of the building permit fee as shown in Table 1-A of the Monroe Fees Resolution. The plan review fees specified in this section are separate from and in addition to the permit fees. When submittal documents are incomplete or changed so as to require additional plan review or when the project involves deferred submittal items as defined in Section

- 107.3.4.2, an additional plan review fee shall be charged at the rate shown in Table 1-A of the Monroe Fees Resolution.
- **E**[F]. IBC Section 109.3 Amended. Section 109.3 of the IBC is hereby amended to provide as follows:

Table of valuations. Building Valuation Data – Square Foot Construction Costs Table (latest edition) from the Building Safety Journal published by ICC.

<u>F</u>[€]. IBC Section 109.6 Amended. Section 109.6 of the IBC is hereby amended to read as follows:

109.6 Refunds. The building official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:

- 1. 100% of any fee erroneously paid or collected;
- 2. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the periodic fee resolution of the Monroe City Council; or
- 3. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is performed.
- 4. The request for a refund must be in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the building permit, and with justifiable cause.
- <u>G</u>[♯]. IBC Section 111.3 Amended. IBC Section 111.3 is hereby amended by adding the following sentence to the end of the subsection:

The fee for a Temporary Certificate of Occupancy shall be as set by periodic fee resolution of the Monroe City Council.

<u>H[</u>4] IBC Section 113 Amended. Section 113 of the IBC is hereby amended to provide as follows:

Section 113 – APPEALS.

113.1 Appeals. All appeals of orders, decisions, interpretations or determinations made by the building official relative to the application and interpretation of the IBC shall be to the City of Monroe Hearing Examiner in accordance with Chapter 2.34 MMC[-TITLE 21]. The Hearing Examiner shall have no authority to waive requirements of this code.

- 113.2 Limitations on authority. An application for appeal shall be based on a claim that the true intent of this code or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this code do not fully apply or an equally good or better form of construction is proposed. The hearing examiner shall have no authority to waive requirements of this code.
- I[J]. IBC Section 114.2 Amended. Subsection 114.2 is hereby amended to provide as follows:
 - 114.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code.
- J[K]. IBC Section 114.3 Deleted. Subsection 114.3 is deleted in its entirety.
- **K**[L]. IBC Section 114.4 Deleted. Subsection 114.4 is deleted in its entirety.
- **L**[M]. IBC Section 115.2 Amended. IBC Section 115.2 is hereby amended by adding the following sentence to the end of the section:
 - 115.2 Issuance. There shall be a fee imposed for issuance of a Stop Work Order in the amount set by periodic fee resolution of the Monroe City Council.
- <u>M</u>[N]. IBC Section 115.4 Added. A new subsection 115.4 of the IBC is hereby added to read as follows:
 - 115.4 Unauthorized tampering. Signs, tags, or seals posted or affixed by the building official shall not be mutilated, destroyed, tampered with, or removed without authorization from the building official. The fine for the removal, mutilation, destruction of, or tampering with said notice, sign, tags, or seals shall be as set forth in the Monroe Municipal Code, Section 15.04.200.
- **N**[□]. IBC Section 202 Amended. Definitions of substantial damage and substantial improvement are hereby amended as follows:
 - SUBSTANTIAL DAMAGE. Damage of any origin sustained by a structure whereby the cost of restoring the structure to its before-damaged condition would equal or exceed 50 percent of the assessed value of the structure before the damage occurred.
 - SUBSTANTIAL IMPROVEMENT. Any repair, reconstruction, rehabilitation, addition or improvement of a building or structure, the cost of which equals or exceeds 50 percent of the assessed value of the structure before the improvement or repair is started. If the structure has sustained substantial damage, any repairs are considered substantial improvement regardless of the actual repair work performed. The term does not, however, include either:

- 1. Any project for improvement of a building required to correct existing health, sanitary or safety code violations identified by the code official and that are the minimum necessary to assure safe living conditions.
- 2. Any project for improvement of a building required to correct existing health, sanitary or safety code violations identified by the code official and that are the minimum necessary to assure safe living conditions. Any alteration of a historic structure provided that the alteration will not preclude the structure's continued designation as a historic structure.
- <u>O</u>[P]. IBC Subsection 501.2 Amended. Subsection 501.2 of the IBC is hereby amended to read as follows:
 - [F] 501.2 Address identification. New and existing buildings shall be provided with approved address numbers or letters. The size of each character shall be as specified in Table 501.2. They shall be installed on a contrasting background and be plainly visible from the street or road fronting the property. When required by the code official, address numbers shall be provided in additional approved locations to facilitate emergency response. Where access is by means of a private road and the building address cannot be viewed from the public way, a monument, pole or other approved sign or means shall be used to identify the structure. Address numbers shall be maintained.

 DISTANCE FROM STREET OR ROAD
 MINIMUM SIZE

 0 - 50 feet
 6" H x 3/4" Stroke Width

 51 - 150 feet
 8" H x 1" Stroke Width

 151 - 200 feet
 10" H x 1 1/4" Stroke Width

 201 feet and farther
 12" H x 1 1/2" Stroke Width

Table 501.2 Address Numbering Size Table

Exception: Detached one- and two-family dwellings and multiple single-family dwellings (townhouses) shall have numbers or building identification in compliance with this section, but with a minimum of 4 inches (102 mm) high with a minimum stroke width of 0.5 inch (12.7 mm).

- P[Q]. IBC Section [F] 903.2.13 Added. A new section [F] 903.2.13 of the IBC is hereby added to read as follows:
 - [F] 903.2.13 Other sprinkler requirements. In addition to the requirements of Section 903.2, approved automatic fire sprinkler systems shall be installed throughout all buildings and structures described in this Section 903.2.13. For the purposes of this Section 903.2.13, fire walls, fire barriers, fire partitions and fire-resistance-rated horizontal assemblies do not constitute separate buildings.

1. In all new buildings and structures with an Occupancy Classification assigned under the IBC and with a gross floor area of five thousand or greater square feet, regardless of type or use.

Exceptions: Spaces or areas in telecommunications buildings used exclusively for telecommunications equipment, associated electrical power distribution equipment, batteries and standby engines, provided those spaces or areas are equipped throughout with an automatic fire alarm system and are separated from the remainder of the building by fire barriers consisting of not less than 1-hour fire-resistance-rated walls and 2-hour fire-resistance-rated floor/ceiling assemblies.

- 2. In existing buildings with a gross floor area of ten thousand or greater square feet undergoing additions, repairs, reconstruction, or improvements exceeding sixty percent of the assessed value of such building or structure.
- **Q**[R]. IBC Section [F] 903.3.7 Added. A new subsection [F] 903.3.7 of the IBC is hereby added to read as follows:
 - [F] 903.3.7 Fire department connections. Fire department connections shall be installed remote from the building in an approved location. Fire department connections shall be installed outside the collapse zone of the structure, and within 50 feet of a fire hydrant. The fire department connection shall be a 4" Storz connection with a 30-degree down angle installed in accordance with City of Monroe standards.
- <u>R</u>[ᢒ]. IBC Section [F] 903.3.8 Added. A new section [F] 903.3.8 of the IBC is hereby added to read as follows:
 - [F] 903.3.8 Fire Control Room. All multiple tenant buildings; buildings constructed speculatively ("spec") as shells or warehouses, and all buildings in excess of 20,000 square feet which require fire sprinkler protection shall be constructed with a dedicated fire control room in accordance with Section 903.3.8.
 - [F] 903.3.8.1 Size and construction. The fire control room shall be adequately sized to allow 3 feet of clearance around the circumference of the sprinkler riser for inspection, testing, and maintenance. The construction of the fire control room shall consist of materials similar to adjacent areas, except that there shall be no requirements to provide fire resistive construction on the interior walls which form the fire control room.
 - [F] 903.3.8.2 Location. The fire control room shall be located adjacent to an outside wall of the building, and a dedicated outside entrance with a minimum 36" swinging door shall be provided.
 - [F] 903.3.8.3 Contents. The fire control room shall contain only the fire sprinkler riser(s), fire alarm control panel, fire pump(s), and other necessary fire protection

appliances and communications equipment. No storage of combustible items is allowed inside the fire control room.

[F] 903.3.8.4 Signage. The outside door providing access to the fire control room shall bear a sign or placard with minimum 4" white lettering on a red background which reads: "FIRE CONTROL ROOM."

<u>S</u>[∓]. IBC Section 1612.3 Amended. Section 1612.3 of the IBC is amended in its entirety to read as follows:

1612.3 Establishment of flood hazard areas. To establish flood hazard areas, the governing body shall adopt a flood hazard map and supporting data. The flood hazard map shall include, at a minimum, areas of special flood hazard as identified by the Federal Emergency Management Agency in an engineering report entitled "The Flood Insurance Study for Snohomish County, Washington and Incorporated Areas," dated September 16, 2005, as amended or revised with the accompanying Flood Insurance Rate Map (FIRM) and Flood Boundary and Floodway Map (FBFM) and related supporting data along with any revisions thereto. The adopted flood hazard map and supporting data are hereby adopted by reference and declared to be part of this section.

[U. IBC SECTION 3412.2 AMENDED. SECTION 3412.2 OF THE IBC IS HEREBY AMENDED TO READ AS FOLLOWS:

3412.2 APPLICABILITY. STRUCTURES EXISTING PRIOR TO MAY 1, 1987 IN WHICH THERE IS WORK INVOLVING ADDITIONS, ALTERATIONS OR CHANGES OF OCCUPANCY SHALL BE MADE TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION OR THE PROVISIONS OF SECTIONS 3403 THROUGH 3409. THE PROVISIONS IN SECTIONS 3412.2.1 THROUGH 3412.2.5 SHALL APPLY TO EXISTING OCCUPANCIES THAT WILL CONTINUE TO BE, OR ARE PROPOSED TO BE, IN GROUPS A, B, E, F, M, R, S AND U. THESE PROVISIONS SHALL NOT APPLY TO BUILDINGS WITH OCCUPANCIES IN GROUP H OR I.

- V. APPENDIX H (SIGNS) AMENDED. APPENDIX H (SIGNS) OF THE IBC IS HEREBY AMENDED AS FOLLOWS:
 - 1. THE FOLLOWING SECTIONS OF APPENDIX H (SIGNS) OF THE IBC ARE HEREBY DELETED IN THEIR ENTIRETY:
 - A. SUBSECTION H101.2;
 - B. SECTION H102;
 - C. SECTION H106:
 - D. SUBSECTION-H107.1.3;
 - E. SECTION H108:
 - F. SECTION H110;
 - G. SECTION H114 INCLUDING TABLES 4-A AND 4-B; AND
 - H. SECTION H115 ICC EC-2003.

- 2. SECTION H101.1 IS HEREBY AMENDED BY ADDING THE FOLLOWING SENTENCE TO THE BEGINNING OF SECTION H101.1: SIGNS SHALL BE GOVERNED BY THIS APPENDIX H AS AMENDED AND MMC CHAPTER 18.80.
- 3. SECTION 104.1 IS HEREBY AMENDED IN ITS ENTIRETY TO READ AS FOLLOWS:

H104.1 IDENTIFICATION. EVERY OUTDOOR ADVERTISING DISPLAY SIGN HEREAFTER ERECTED, CONSTRUCTED OR MAINTAINED, FOR WHICH A PERMIT IS REQUIRED SHALL BE PLAINLY MARKED WITH THE NAME OF THE PERSON, FIRM OR CORPORATION ERECTING AND MAINTAINING SUCH SIGN.

4. SECTION-H109.1 IS HEREBY AMENDED IN ITS ENTIRETY TO READ AS FOLLOWS:

H109.1 HEIGHT RESTRICTIONS. THE STRUCTURAL FRAME OF GROUND SIGNS SHALL NOT BE ERECTED OF COMBUSTIBLE MATERIALS TO A HEIGHT OF MORE THAN 35 FEET (10668 MM) ABOVE THE GROUND. GROUND SIGNS CONSTRUCTED ENTIRELY OF NONCOMBUSTIBLE MATERIAL SHALL NOT BE ERECTED TO A HEIGHT OF GREATER THAN 45 FEET (13716 MM) ABOVE THE GROUND. GREATER HEIGHTS ARE PERMITTED, APPROVED AND LOCATED SO AS NOT TO CREATE A HAZARD OR DANGER TO THE PUBLIC.]

- <u>T</u>[₩]. IBC Appendix J (Grading) Amended. Appendix J (Grading) of the IBC is hereby amended as follows:
 - **1.** Subsection J101.2 of Appendix J (Grading) of the IBC is hereby deleted in its entirety.
 - 2. The term "city engineer" shall be substituted for the term "building official" throughout Appendix J (Grading).

<u>Section 2.</u> <u>Amendment of MMC 15.04.080.</u> Section 15.04.080, International Mechanical Code adopted, of the Monroe Municipal Code is hereby amended as follows:

15.04.080 <u>State Building Code adoption and amendment of the 2015 edition of the International Mechanical Code, WAC 51-52,[INTERNATIONAL MECHANICAL CODE]</u> adopted.

The State Building Code adoption and amendment of the 2015 edition of the International Mechanical Code, WAC 51-52,[INTERNATIONAL MECHANICAL CODE (IMC), 2012 EDITION, CHAPTER 51-52 WAC PUBLISHED BY THE INTERNATIONAL CODE COUNCIL, TOGETHER WITH THE 2012 STATE-WIDE AMENDMENTS EFFECTIVE

JULY 1, 2013,] is hereby adopted by reference[; PROVIDED, HOWEVER, THAT THE STANDARDS FOR LIQUEFIED PETROLEUM GAS INSTALLATIONS SHALL BE 2011 NFPA 58 (LIQUEFIED PETROLEUM GAS CODE) AND 2012 ANSI Z223.1/NFPA 54 (NATIONAL FUEL GAS CODE)]. WAC 51-52 is amended to include the following new and amended provisions. In the event of any conflict between any provision of the IMC and this section, the provisions of this section shall apply. New sections or subsections shall be deemed deleted from the IMC and the amended provisions inserted in their place in accordance with the direction of this section.

- A. IMC Section 101.1 Amended. Section 101.1 of the IMC is hereby amended to read as follows:
 - 101.1 Title. These regulations shall be known as the Mechanical Code of the City of Monroe, hereinafter referred to as the "IMC" or "this code."
- B. MC Section 106.4.3 Amended. Section 106.4.3 of the IMC is hereby amended to read as follows:
 - 106.4.3 Expiration. Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within 180 days after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of 180 days after the time the work is commenced. The code official is authorized to grant, in writing, one or more extensions of time, for periods of not more than 180 days each. The extension shall be in writing and justifiable cause demonstrated.
- C. IMC Section 106.4.4 Deleted. Section 106.4.4 of the IMC is hereby deleted in its entirety.
- D. IMC Section 106.5.2 Amended. Section 106.5.2 of the IMC is hereby amended to read as follows:
 - 106.5.2 Schedule of permit fees. The fee for each permit required under the Mechanical Code shall be as set by periodic fee resolution of the Monroe City Council.
- E. IMC Section 106.5.3 Amended. Section 106.5.3 of the IMC is hereby amended to read as follows:
 - 106.5.3 Refunds. The building official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:
 - 1. 100% of any fee erroneously paid or collected;
 - 2. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the City of Monroe Fees Resolution; or

3. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is done.

The request for a fee refund must be made in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the mechanical permit, and with justifiable cause.

- F. IMC Section 108.2 Amended. Subsection 108.2 is hereby amended to provide as follows:
 - 108.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code. Signs, tags, or seals posted or affixed by the building official shall not be mutilated, destroyed, tampered with, or removed without authorization from the building official. The fine for the removal, mutilation, destruction of, or tampering with said notice, sign, tags, or seals shall be as set forth in the Monroe Municipal Code, Section 15.04.200.
- G. IMC Section 108.3 Deleted. Subsection 108.3 is deleted in its entirety.
- H. IMC Section 108.4 Deleted. Subsection 108.4 is deleted in its entirety.
- 1. IMC Section 108.5 Deleted. Subsection 108.5 is deleted in its entirety.
- J. IMC Section 108.6 Deleted. Subsection 108.6 is deleted in its entirety.
- K. IMC Section 109 Amended. Section 109 of the IMC is hereby amended to read as follows:

Section 109 - APPEALS

- 109.1 Appeals. All appeals of orders, decisions, interpretations or determinations made by the building official relative to the application and interpretation of the IMC shall be to the City of Monroe Hearing Examiner in accordance with Chapter 2.34 MMC[—TITLE 21]. The Hearing Examiner shall have no authority to waive requirements of this code.
- 1. 109.1.1, Limitation of authority Amended. Section 109.1.1 of the IMC is hereby amended by replacing the term "board of appeals" with "hearing examiner."
- L. IFGC Section 101.1 Amended. Section 101.1 of the IFGC is hereby amended to read as follows:
 - 101.1 Title. These regulations shall be known as the Fuel Gas Code of the City of Monroe, hereinafter referred to as the "IFGC" or "this code."

- M. IFGC Section 106.5.3 Amended. Section 106.5.3 of the IFGC is hereby amended to read as follows:
 - 106.5.3 Expiration. Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within 180 days after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of 180 days after the time the work is commenced. The code official is authorized to grant, in writing, one or more extensions of time, for periods of not more than 180 days each. The extension shall be in writing and justifiable cause demonstrated.
- N. IFGC Section 106.5.4 Deleted. Section 106.5.4 of the IFGC is hereby deleted in its entirety.
- O. IFGC Section 106.6.2 Amended. Section 106.6.2 of the IFGC is hereby amended to read as follows:
 - 106.6.2 Schedule of permit fees. The fee for each permit required under the Fuel Gas Code shall be as set by periodic fee resolution of the Monroe City Council.
- P. <u>IFGC Section 106.6.3 Amended. Section 106.6.3 of the IFGC is hereby</u> amended to read as follows:
 - 106.6.3 Refunds. The building official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:
 - 1. 100% of any fee erroneously paid or collected;
 - 2. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the City of Monroe Fees Resolution; or
 - 3. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is done.

The request for a fee refund must be made in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the mechanical permit, and with justifiable cause.

- Q. <u>IFGC Section 108.2 Amended. Subsection 108.2 is hereby amended to provide as follows:</u>
 - 108.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code. Signs, tags, or seals posted or affixed by the building official shall not be mutilated,

destroyed, tampered with, or removed without authorization from the building official. The fine for the removal, mutilation, destruction of, or tampering with said notice, sign, tags, or seals shall be as set forth in the Monroe Municipal Code, Section 15.04.200.

- R. IFGC Section 108.3 Deleted. Subsection 108.3 is deleted in its entirety.
- S. IFGC Section 108.4 Deleted. Subsection 108.4 is deleted in its entirety.
- T. IFGC Section 108.5 Deleted. Subsection 108.5 is deleted in its entirety.
- U. IFGC Section 108.6 Deleted. Subsection 108.6 is deleted in its entirety.
- V. IFGC Section 109 Amended. Section 109 of the IFGC is hereby amended to read as follows:

Section 109 – APPEALS

109.1 Appeals. All appeals of orders, decisions, interpretations or determinations made by the building official relative to the application and interpretation of the IFGC shall be to the City of Monroe Hearing Examiner in accordance with Chapter 2.34. The Hearing Examiner shall have no authority to waive requirements of this code.

Section 3. Amendment of MMC 15.04.090. Section 15.04.090, Uniform Plumbing Code adopted, of the Monroe Municipal Code is hereby amended as follows: 15.04.090 State Building Code adoption and amendment of the 2015 edition of the Uniform Plumbing Code, WAC51-56, [UNIFORM PLUMBING CODE] adopted.

The State Building Code adoption and amendment of the 2015 edition of the Uniform Plumbing Code, WAC51-56,[UNIFORM PLUMBING CODE (UPC), 2012 EDITION, CHAPTER 51-56 WAC WITH 2012 STATE-WIDE AMENDMENTS, EFFECTIVE JULY 1, 2013, PUBLISHED BY THE INTERNATIONAL ASSOCIATION OF PLUMBING AND MECHANICAL OFFICIALS, INCLUDING APPENDICES A, B, AND I, AS AMENDED, are hereby adopted by reference[, AS AMENDED HEREIN; PROVIDED, THAT NOTHING IN THIS SECTION SHALL APPLY TO FUEL GAS PIPING]. WAC 51-56 is amended to include the following new and amended provisions. In the event of any conflict between any provision of the UPC and this section, the provisions of this section shall apply. New sections or subsections shall be deemed deleted from the UPC and the amended provisions inserted in their place in accordance with the direction of this section.

A. UPC Section 101.1 Amended. Section 101.1 of the UPC is hereby amended to read as follows:

101.1 Title. These regulations shall be known as the Plumbing Code of the City of Monroe, hereinafter referred to as the "UPC" or "this code."

- B. UPC Section 102.2.2 Amended. Section 102.2.2 of the UPC is hereby amended to read as follows:
 - 102.2.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code.
 - Signs, tags, or seals posted or affixed by the building official shall not be mutilated, destroyed, tampered with, or removed without authorization from the building official. The fine for the removal, mutilation, destruction of, or tampering with said notice, sign, tags, or seals shall be as set forth in the Monroe Municipal Code, Section 15.04.200.
- C. UPC Section 102.3 Amended. Section 102.3 of the UPC is hereby amended to read as follows:
 - 102.3 Appeals. All appeals of orders, decisions, interpretations or determinations made by the building official relative to the application and interpretation of the UPC shall be to the City of Monroe Hearing Examiner in accordance with Chapter 2.34 MMC[-TITLE 21]. The Hearing Examiner shall have no authority to waive requirements of this code.
 - 102.3.1 Limitations on authority. An application for appeal shall be based on a claim that the true intent of this code or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this code do not fully apply or an equally good or better form of construction is proposed. The hearing examiner shall have no authority to waive requirements of this code.
- D. UPC Section 103.3.4 Amended. Section 103.3.4 of the UPC is hereby amended to read as follows:
 - 103.3.4 Expiration. Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within 180 days after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of 180 days after the time the work is commenced. The authority having jurisdiction is authorized to grant, in writing, one or more extensions of time, for periods of not more than 180 days each. The extension shall be requested in writing and justifiable cause demonstrated.
- E. UPC Section 103.4 Amended. Section 103.4 of the UPC is hereby amended to read as follows:
 - 103.4 Schedule of fees. The fee for each permit and other fee required under the Plumbing Code shall be as by periodic fee resolution of the Monroe City Council.
- F. UPC Section 103.4 Amended. Subsection 103.4.1 of the UPC is hereby amended to read as follows:
 - 103.4.1 Plan Review Fees. When a plan or other data is required to be submitted by Section 103.2.1, a plan review fee shall be paid at the time of submitting plans and specifications for review. The plan review fees for plumbing work shall be as

by periodic fee resolution of the Monroe City Council. The plan review fees specified in this subsection are separate from and in addition to the permit fees. When plans are incomplete or changed so as to require additional review, a fee shall be charged at the rate set by periodic fee resolution of the Monroe City Council.

- G. UPC Section 103.4.4 Amended. Section 103.4.4 of the UPC is hereby amended to read as follows:
 - 103.4.4 Refunds. The building official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:
 - 1. 100% of any fee erroneously paid or collected;
 - 2. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the City of Monroe Fees Resolution; or
 - 3. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is done.

The request for a fee refund must be made in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the plumbing permit, and with justifiable cause.

<u>Section 4.</u> <u>Amendment of MMC 15.04.100.</u> Section 15.04.100, International Residential Building Code adopted, of the Monroe Municipal Code is hereby amended as follows:

15.04.100 State Building Code adoption and amendment of the 2015 edition of the International Residential Code, WAC 51-51,[INTERNATIONAL RESIDENTIAL BUILDING CODE] adopted.

The <u>State Building Code adoption and amendment of the 2015 edition of the International Residential Code</u>, <u>WAC 51-51</u>[INTERNATIONAL RESIDENTIAL BUILDING CODE PUBLISHED BY THE INTERNATIONAL CODE COUNCIL, [2012] EDITION, INCLUDING APPENDIX F (RADON CONTROL METHODS), [APPENDIX G (SWIMMING POOLS, SPAS, AND HOT TUBS), AND APPENDIX R (DWELLING UNIT FIRE SPRINKLER SYSTEMS), TOGETHER WITH AMENDMENTS AND/OR ADDITIONS THERETO], is hereby adopted by reference. <u>WAC 51-51</u>[THE 2012 EDITION OF THE INTERNATIONAL RESIDENTIAL CODE] is amended to include the following new and amended provisions. In the event of any conflict between any provision of the IRC and this section, the provisions of this section shall apply. New sections or subsections shall be deemed deleted from the IRC and the amended provisions inserted in their place in accordance with the direction of this section.

- A. IRC Section R101.1 Amended. Section R101.1 of the IRC is hereby amended to read as follows:
 - R101.1 Title. These provisions shall be known as the Residential Code for Oneand Two-Family Dwellings of the City of Monroe, and shall be cited as such and will be referred to herein as the "IRC" or "this code."
- B. IRC Section 105.2 Amended. Section 105.2 of the IRC is hereby amended to read as follows:
 - 1. The subsection entitled "Building" is amended as follows:
 - a. Subsection 105.2(1) is hereby amended to read as follows:

One-story detached structures accessory to a one- or two-family dwelling, used as tool and storage sheds, patio covers, playhouses, tree-supported structures used for play and similar uses, gazebos, hot tub enclosures and similar uses provided the floor area does not exceed 200 sf. Accessory buildings must be considered to be portable and may not be constructed on permanent foundations such as poured-in-place concrete footings [OR POURED-IN-PLACE CONCRETE POLES OR POSTS].

- 2. The subsection entitled "Electrical" is deleted.
- C. IRC Section 105.3.1.1 Amended. Section 105.3.1.1 of the IRC is hereby amended in its entirety to read as follows:
 - R105.3.1.1 Determination of substantially improved or substantially damaged existing buildings in flood hazard areas. For applications for reconstruction, rehabilitation, addition or other improvement of existing buildings or structures located in an area prone to flooding as established by Table 301.2(1), the code official shall examine or cause to be examined the construction documents and shall prepare a finding with regard to the value of the proposed work. For buildings that have sustained damage of any origin, the value of the proposed work shall include the cost to repair the building or structure to its predamage condition. If the code official finds that the value of proposed work equals or exceeds 50 percent of the assessed value of the building or structure before the damage has occurred or the improvement is started, the finding shall be provided to the hearing examiner for a determination of substantial improvement of substantial damage. Applications determined by the hearing examiner to constitute substantial improvement or substantial damage shall meet the requirements of Section R322.
- D. IRC Section R105.5 Amended. Section R105.5 of the IRC is hereby amended to read as follows:

R105.5 Expiration. Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within 180 days after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of 180 days after the time the work is commenced. The building official is authorized to grant, in writing, one or more extensions of time, for periods of not more than 180 days each. The extension shall be requested in writing and justifiable cause demonstrated.

E. IRC Section 108.2 Amended. Section 108.2 of the IRC is hereby amended to read as follows:

108.2 Schedule of permit fees. On buildings, structures, gas, mechanical, and plumbing systems or alterations requiring a permit, the fee for each permit shall be as set by periodic fee resolution of the Monroe City Council and Table 1-A and Table 103.4.2(A) attached thereto.

Plan Review Fees. When submitted documents are required, a plan review fee shall be paid at the time of submitting the submittal documents for plan review. Said plan review fee shall be 75 percent of the building permit fee as shown in Table 1-A of the Monroe Fees Resolution. The plan review fees specified in this section are separate from and in addition to the permit fees. When submittal documents are incomplete or changed so as to require additional plan review or when the project involves deferred submittal items, an additional plan review fee shall be charged at the rate shown in Table 1-A of the Monroe Fees Resolution.

F. Section R108.5 Amended. Section R108.5 of the IRC is hereby amended to read as follows:

R108.5 Refunds. The building official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:

- 1. 100% of any fee erroneously paid or collected;
- 2. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the periodic fee resolution of the Monroe City Council; or
- 3. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is done.

The request for a fee refund must be made in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the building permit, and with justifiable cause.

G. IRC Section R110.1 Amended. Section R110.1 of the IRC is hereby amended by adding a sentence to the end of the first paragraph to read as follows:

Approval of the final inspection on the building site job card shall be considered to be final approval and the signed job card shall serve as the "Certificate of Occupancy" as stated on the job card.

H. IRC Section R112 Amended. Section R112 of the IRC is hereby amended to provide as follows:

Section 112 - APPEALS

- 112.1 Appeals. All appeals of orders, decisions, interpretations or determinations made by the building official relative to the application and interpretation of the IRC shall be to the City of Monroe Hearing Examiner in accordance with Chapter 2.34 MMC[-TITLE 21]. The hearing examiner shall have no authority to waive the requirements of this code.
- R112.2 Limitations on authority. An application for appeal shall be based on a claim that the true intent of this code or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this code do not fully apply, or an equally good or better form of construction is proposed. The hearing examiner shall have no authority to waive requirements of this code.
- 112.2.1 Determination of substantial improvement in areas prone to flooding. When the building official provides a finding required in Section R105.3.1.1, the hearing examiner shall determine whether the value of the proposed work constitutes a substantial improvement. A substantial improvement means any repair, reconstruction, rehabilitation, addition, or improvement of a building or structure, the cost of which equals or exceeds 50 percent of the assessed value of the building or structure before the improvement or repair is started. If the building or structure has sustained substantial damage, all repairs are considered substantial improvement regardless of the actual repair work performed. The term substantial improvement does not include:
- 1. Improvements of a building or structure required to correct existing health, sanitary or safety code violations identified by the building official and which are the minimum necessary to assure safe living conditions; or
- 2. Any alteration of an historic building or structure provided that the alteration will not preclude the continued designation as an historic building or structure.

For the purpose of this exclusion, an historic building is:

2.1. Listed or preliminarily determined to be eligible for listing in the National Register of Historic Places; or

- 2.2. Determined by the Secretary of the U.S. Department of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined to qualify as an historic district; or
- 2.3. Designated as historic under a state or local historic preservation program that is approved by the Department of the Interior.
- R112.3 Administration. The building official shall take immediate action in accordance with the decision of the hearing examiner.
- IRC Section R113.2 Amended. Subsection R113.2 is hereby amended to provide as follows:
 - R112.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code.
- J. IRC Section R113.3 Deleted. Subsection R113.3 is deleted in its entirety.
- K. IRC Section R113.4 Deleted. Subsection 113.4 is deleted in its entirety.
- L. IRC Section R114 Amended. Section R114 of the IRC is hereby amended to read as follows:
 - R114.1 Notice to owner. Upon notice from the building official that work on any building or structure is being prosecuted contrary to the provisions of this code or in an unsafe and dangerous manner, such work shall be immediately stopped. The stop work order shall be in writing and shall be given to the owner of the property involved, or to the owner's agent, or to the person doing the work and shall state the conditions under which work will be permitted to resume. There shall be a fee imposed for issuance of a Stop Work Order in the amount set by periodic fee resolution of the Monroe City Council.
 - R114.2 Unlawful continuance. Any person who shall continue work in or about the structure after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be subject to an investigative fee of which shall be a fee equal to the building permit fee in addition to the required permit fees by Monroe City Council by periodic resolution.
 - R114.3 Unauthorized tampering. Signs, tags, or seals posted or affixed by the building official shall not be mutilated, destroyed, tampered with, or removed without authorization from the building official. The fine for the removal, mutilation, destruction of, or tampering with said notice, sign, tags, or seals shall be as set forth in the Monroe Municipal Code, Section 15.04.200.
- M. IRC Table R301.2(1) Amended. Table R301.2(1) of the IRC is hereby amended to read as follows:

Table R301.2(1)

Climatic and Geographic Design Criteria

Ground Snow Load	Wind Speed ^d	Topographic Effects ^k	Seismic Design Category ^r	Weathering	Frost line depth ^b	Termites	1	Ice Barrier Underlayment Required ^h	Flood Hazards ⁹	Air Freeze Index ⁱ	Mean Annual Temp ^j
25 lbs/ft²	85 mph	YES	D1/D2	Moderate	18"	Slight	26°	No	See MMC 14.01	174	51.2°

N. IRC Section R329 Added. A new Section R329 of the IRC is hereby added to read as follows:

R329 Fire Sprinklers. All zero lot line townhouses constructed, where the aggregate area of all connected townhouses totals five thousand square feet or greater, shall have installed throughout the building an automatic fire sprinkler system approved pursuant to Section 903 of the IFC. For the purposes of this Section, fire walls, fire barriers, fire partitions and fire-resistance-rated horizontal assemblies do not constitute separate buildings.

<u>Section 5.</u> <u>Amendment of MMC 15.04.110.</u> Subsection 15.04.110, International Fire Code adopted, of the Monroe Municipal Code is hereby amended as follows:

15.04.110 <u>State Building Code adoption and amendment of the 2015 edition of the International Fire Code, WAC 51-54A [INTERNATIONAL FIRE CODE]</u> adopted.

The State Building Code adoption and amendment of the 2015 edition of the International Fire Code, WAC 51-54A, is hereby adopted by reference. [2012 EDITION OF THE INTERNATIONAL FIRE CODE (IFC), AS PUBLISHED BY THE INTERNATIONAL CODE COUNCIL AS ADOPTED BY THE STATE OF WASHINGTON IN CHAPTER 19.27 RCW AND AMENDED BY THE BUILDING CODE COUNCIL IN CHAPTER 51-54A WAC, INCLUDING THOSE STANDARDS OF THE NATIONAL FIRE PROTECTION ASSOCIATION SPECIFICALLY REFERENCED IN THE INTERNATIONAL FIRE CODE, AND INCLUDING APPENDICES B (FIRE FLOW REQUIREMENTS FOR BUILDINGS), C (FIRE HYDRANT LOCATIONS AND DISTRIBUTION), AND D (FIRE APPARATUS ACCESS ROADS). THE 2012 EDITION OF THE INTERNATIONAL FIRE CODE] WAC 51-54A is amended by the city to include the following new and amended provisions. In the event of any conflict between any provision of the IFC and this chapter, the provisions of this chapter shall apply. New sections or subsections shall be deemed deleted from the IFC and the amended provisions inserted in their place in accordance with the direction of this code.

A. IFC Section 101.1 Amended. Section 101.1 of the IFC is hereby amended to read as follows:

101.1 Title. These regulations shall be known as the Fire Code of the City of Monroe, hereinafter referred to as the "IFC" or "this code."

- B. IFC Section 101.2.1 Amended. Section 101.2.1 of the IFC is hereby amended to read as follows:
 - 101.2.1 Appendices. The following appendices of the IFC are hereby adopted by reference:
 - Appendix B: Fire-Flow Requirements for Buildings
 - Appendix C: Fire Hydrant Locations and Distribution
 - [Appendix D: Fire Apparatus Access Roads
- C. IFC Section 105.1.4 Added. A new Section 105.1.4 is hereby added to the IFC to read as follows:
 - 105.1.4 Schedule of permit fees. The fee for each required permit shall be as set by periodic fee resolution of the Monroe City Council.
 - 1. Refunds. The code official may authorize the refund of fees paid upon filing of a written application by the original permittee not later than 180 days after the date of fee payment, as follows:
 - i. 100% of any fee erroneously paid or collected;
 - ii. Up to 80% of the permit fee paid when no work has been done under a permit issued in accordance with the periodic fee resolution of the Monroe City Council; or
 - iii. Up to 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review is done.
 - The request for a fee refund must be made in writing, prior to the expiration date of the 180 day plan review period, or the expiration date of the building permit, and with justifiable cause.]
- [Đ]<u>C</u>. IFC Section 105.3.3 Amended. Section 105.3.3 of the IFC entitled "Occupancy prohibited before approval" is hereby amended to read as follows:
 - 105.3.3 Occupancy prohibited before approval. The building or structure shall not be occupied prior to compliance with IBC Section 111 or IRC Section R110.
- [**E**]**D**. IFC Section 105.3.4 Deleted. Section 105.3.4 of the IFC entitled "Conditional permits" is hereby deleted in its entirety.
- [F]E. IFC Section 105.4.1.2 Added. A new Section 105.4.1.2 is hereby added to the IFC to read as follows:

- 105.4.1.2 Electronic Pre-Incident Data. Applicants for commercial building permits and commercial tenant improvement permits shall submit electronic building site and floor plans in a CADD *.dwg format [TO THE BUILDING & LIFE SAFETY OFFICE] prior to the final fire inspection for occupancy. Such data [SHALL]may be utilized by the Fire Department for the creation of pre-incident plans.
- [G]F. IFC Section 105.6.15 Deleted. Section 105.6.15 of the IFC entitled "Fire hydrants and valves" is hereby deleted in its entirety.
- [H]G. IFC Section 105.6.3[5]7 Deleted. Section 105.6.35 of the IFC entitled "Private fire hydrants" is hereby deleted in its entirety.
- [<u>H</u>]<u>H</u>. IFC Section 105.7.1[2]<u>3</u> Deleted. Section 105.7.11 of the IFC entitled "Private fire hydrants" is hereby deleted in its entirety.
- [J]. IFC Section 108 Amended. Section 108 of the IFC is hereby amended to read as follows:

Section 108 - APPEALS

- 108.1 Appeals. All appeals of orders, decisions, interpretations or determinations made by the code official relative to the application and interpretation of the IFC shall be to the City of Monroe Hearing Examiner in accordance with MMC Chapter 2.34 MMC[-TITLE-21]. The Hearing Examiner shall have no authority to waive requirements of this code.
- [K. IFC Section 114.2 Amended. Subsection 114.2 is hereby amended to provide as follows:
 - 114.2 Code Enforcement. Enforcement of violations of this code shall be in accordance with Chapter 1.04 of the Monroe Municipal Code.
- L. IFC Section 114.3 Deleted. Subsection 114.3 is deleted in its entirety.
- M. IFC Section 114.4 Deleted. Subsection 114.4 is deleted in its entirety.]
- [N]J. IFC Section 109.3 Amended. Section 109.3 of the IFC is hereby amended to read as follows:
 - 109.3 Notice of violation. Where the fire code official finds a building, premises, vehicle, storage facility or outdoor area that is in violation of this code, the fire code official is authorized to prepare a written notice and order of code violation in accordance with Chapter 1.04 of the Monroe Municipal Code.

<u>K.</u> IFC Section 109.[3]4 Amended. Section 109.[3]4 of the IFC is hereby amended to read as follows:

109.[3]4 Violation penalties. Persons who violate a provision of the IFC or shall fail to comply with any of the requirements thereof or who shall erect, install, alter, repair or do work in violation of the approved construction documents or directive of the fire code official, or of a permit or certificate used under provisions of this code, shall be guilty of a gross misdemeanor, punishable by a fine of not more than five thousand dollars or by imprisonment not exceeding 365 days or both such fine and imprisonment. Each day that violation continues after due notice has been served shall be deemed a separate offense.

[O]L. IFC Section 111.4 Amended. Section 111.4 of the IFC is hereby amended to read as follows:

111.4 Failure to comply. Any person who shall continue any work after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be liable to a fine of not less than five hundred dollars or more than five thousand dollars.

[P. IFC SECTION 503 DELETED. SECTION 503 OF THE IFC AND ALL SUBSECTIONS ARE HEREBY DELETED IN THEIR ENTIRETY. ALL REFERENCES TO IFC SECTION 503 SHALL MEAN APPENDIX D.]

[Q]M. IFC Subsection 505.1 Amended. Subsection 505.1 of the IFC is hereby amended to read as follows:

505.1 Address identification. New and existing buildings shall be provided with approved address numbers or letters. The size of each character shall be as specified in Table 505.1. They shall be installed on a contrasting background and be plainly visible from the street or road fronting the property. When required by the code official, address numbers shall be provided in additional approved locations to facilitate emergency response. Where access is by means of a private road and the building address cannot be viewed from the public way, a monument, pole or other approved sign or means shall be used to identify the structure. Address numbers shall be maintained.

Table 501.1 Address Numbering Size Table

DISTANCE FROM STREET OR ROAD	MINIMUM SIZE					
0 – 50 feet	6" H x 3/4" Stroke Width					
51 – 150 feet	8" H x 1" Stroke Width					
151 – 200 feet	10" H x 1 1/4" Stroke Width					
201 feet and farther	12" H x 1 1/2" Stroke Width					

- [R]N. IFC Subsection 505.2 Amended. Subsection 505.2 of the IFC is hereby amended to read as follows:
 - 505.2 Street or road signs. Streets and roads shall be identified with approved permanent signs when roadways allow passage by vehicles. Signs shall meet the requirements of the Manual on Uniform Traffic Control Devices for Streets and Highways as adopted by the State of Washington in 47.36.030 RCW and 468-95 WAC.
- [S]O. IFC Section 506 Amended. Section 506 of the IFC is hereby amended to read as follows:
 - 506.1 Where required. A Knox Box® of a size and type approved by the fire code official shall be provided by the building or business owner for all occupancies except Group R-3 and U.
 - 506.1.1 Locks. A Knox® lock or key switch shall be installed on gates or similar barriers when required by the fire code official. Knox® FDC caps shall be installed on all new fire department connections and, when required by the fire code official, on existing fire department connections.
 - 506.2 Key box maintenance. The operator of a business with a Knox Box on the building shall provide entry; fire control room; elevator; fire alarm panel; mechanical; electrical; manual fire alarm box (pull station); keys to the Monroe Fire Marshal, and shall immediately notify the Monroe Fire Marshal and provide the new key when a lock is changed or rekeyed. All such keys provided to the Monroe Fire Marshal shall be secured in the building's or business's Knox Box®.
- [\mp]P. IFC Section 903.2.13 Added. A new Section 903.2.13 is hereby added to the IFC to read as follows:
 - 903.2.13 Other sprinkler requirements. In addition to the requirements of Section 903.2, approved automatic fire sprinkler systems shall be installed throughout all buildings and structures described in this Section 903.2.13. For the purposes of this Section 903.2.13, fire walls, fire barriers, fire partitions and fire-resistance-rated horizontal assemblies do not constitute separate buildings.
 - 1. In all new buildings and structures with an Occupancy Classification assigned under the IBC and with a gross floor area of five thousand or greater square feet, regardless of type or use.

Exception: Spaces or areas in telecommunications buildings used exclusively for telecommunications equipment, associated electrical power distribution equipment, batteries and standby engines, provided those spaces or areas are equipped throughout with an automatic fire alarm system and are separated from the remainder of the building by fire barriers consisting of not less than 1-hour

fire-resistance-rated walls and 2-hour fire-resistance-rated floor/ceiling assemblies.

- 2. In existing buildings with a gross floor area of ten thousand or greater square feet undergoing additions, repairs, reconstruction, or improvements exceeding sixty percent of the assessed value of such building or structure.
- [U. IFC Section 903.3.7 Amended. Section 903.3.7 of the IFC is hereby amended to read as follows:
 - 903.3.7 Fire department connections. Fire department connections shall be installed remote from the building in an approved location. Fire department connections shall be installed outside the collapse zone of the structure, and within 50 feet of a fire hydrant. The fire department connection shall be a 4" Storz connection with a 30-degree down angle installed in accordance with City of Monroe standards.]
- [V]Q. IFC Section 903.3.[8]7 Added. A new section 903.3.[8]7 is hereby added to the IFC to read as follows:
 - 903.3.[8]7 Fire Control Room. All multiple tenant buildings; buildings constructed speculatively ("spec") as shells or warehouses; and all buildings in excess of 20,000 square feet which require fire sprinkler protection shall be constructed with a dedicated fire control room in accordance with Section 903.3.[8]7.
 - 903.3. [8]7.1 Size and construction. The fire control room shall be adequately sized to allow 3 feet of clearance around the circumference of the sprinkler riser for inspection, testing, and maintenance. The fire control room shall not be excessively large so that storage of disallowed items is discouraged. The construction of the fire control room shall consist of materials similar to adjacent areas, except that there shall be no requirements to provide fire resistive construction on the interior walls which form the fire control room.
 - 903.3.[8]7.2 Location. The fire control room shall be located adjacent to an outside wall of the building, and a dedicated outside entrance with a minimum 36" swinging door shall be provided.
 - 903.3.[8]7.3 Contents. The fire control room shall contain only the fire sprinkler riser(s), fire alarm control panel, fire pump(s), and other necessary fire protection appliances and communications equipment. No storage of combustible items is allowed inside the fire control room.
 - 903.3.[8]7.4 Signage. The outside door providing access to the fire control room shall bear a sign or placard with minimum 4" white lettering on a red background which reads: "FIRE CONTROL ROOM."

[W]R. IFC [Section]Table B105.2 Amended. [Section]Table B105.2 of the IFC is hereby amended to read as follows:

Where the value of 25% is listed in the table, it shall be replaced with 50%.

[B105.2 BUILDINGS OTHER THAN ONE AND TWO FAMILY DWELLINGS. THE MINIMUM FIRE FLOW AND FLOW DURATION FOR BUILDINGS OTHER THAN ONE AND TWO FAMILY DWELLINGS SHALL BE AS SPECIFIED IN TABLE B105.1.

EXCEPTION: A REDUCTION IN REQUIRED FIRE FLOW OF 50 PERCENT, AS APPROVED, IS ALLOWED WHEN THE BUILDING IS PROVIDED WITH AN APPROVED AUTOMATIC SPRINKLER SYSTEM INSTALLED IN ACCORDANCE WITH SECTION 903.3.1.1 OR 903.3.1.2. THE RESULTING FIRE FLOW SHALL NOT BE LESS THAN 1,500 GALLONS PER MINUTE (5678 L/MIN) FOR THE PRESCRIBED DURATION AS SPECIFIED IN TABLE B105.1.]

[X. Section D102 Amended. Section D102 of the IFC is hereby amended in its entirety to read as follows:

SECTION D102

REQUIRED ACCESS

D102.1 Buildings and facilities. Approved fire apparatus access roads shall be provided for every facility, building or portion of a building hereafter constructed or moved into or within the jurisdiction. The fire apparatus access road shall comply with the requirements of this section and shall extend to within 150 feet (45 720 mm) of all portions of the facility and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility.

Exception: The code official is authorized to increase the dimension of 150 feet (45 720 mm) where any of the following conditions occur:

- 1. The building is equipped throughout with an approved automatic sprinkler system installed in accordance with Section 903.3.1, 903.3.1.2 or 9.3.3.1.3..., or
- 2. Fire apparatus access roads cannot be installed because of location on property, topography, waterways, nonnegotiable grades or other similar conditions, and an approved alternative means of fire protection is provided., or
- 3. There are not more than two Group R-3 or Group U occupancies. D102.1.2 Additional access. The fire code official is authorized to require more than one fire apparatus access road based on the potential for impairment of a single road by vehicle congestion, condition of terrain, climatic conditions or other factors that could limit access.

D102.1.3 High-piled storage. Fire department vehicle access to buildings used for high-piled combustible storage shall comply with the applicable provisions of Chapter 32.

Y. IFC Section D103 Amended. Section D103 of the IFC is hereby amended to read in its entirety as follows:

SECTION D103

MINIMUM SPECIFICATIONS

D103.1—Specifications. Fire apparatus access roads shall be installed, maintained, and arranged in accordance with this Section D103.

D103.1.1 Dimensions. Fire apparatus access roads shall have an unobstructed width of not less than 20 feet (6096 mm), and an unobstructed vertical clearance of not less than 13 feet 6 inches (4115 mm).

D103.1.2 Authority. The code official shall have the authority to require an increase in the minimum access widths where they are inadequate for fire or rescue operations.

D103.1.3 Section. The minimum acceptable structural section of fire apparatus access roads shall be 3 inches of Class "B" Asphalt placed over four inches of crushed surfacing top course. The subgrade shall meet the compaction requirements of the city engineer. Equivalent road sections may be allowed by the city engineer.

D103.1.4 Turning radius. The required turning radius of a fire apparatus access road shall be designed and constructed to accommodate an inside turning radius of 25 feet and an outside turning radius of 40 feet.

D103.1.5 Dead ends. Dead-end fire apparatus access roads in excess of 150 feet (45,720 mm) in length shall be provided with a cul-de-sac turn-around which meets the specifications of City of Monroe Standard Plan 304Design & Construction Standards.

Exceptions: A hammerhead turn around which meets the specifications of City of Monroe Standard Plan 316 or equivalentDesign & Construction Standards is allowed where:

- 1. The city engineer has declared that the dead end fire apparatus access road is temporary; or
- 2. There are not more than four dwelling units served by the dead-end road.

D103.1.6 Bridges and elevated surfaces. Where a bridge or an elevated surface is part of a fire apparatus access road, the bridge shall be constructed and maintained in accordance with AASHTO Standards or equivalents approved by

the city engineer. Bridges and elevated surfaces shall be designed for a live load sufficient to carry the imposed loads of fire apparatus. Vehicle load limits shall be posted at both entrances to bridges. Where elevated surfaces designed for emergency vehicle use are adjacent to surfaces which are not designed for such use, approved barriers, approved signs or both shall be installed and maintained when required by the fire code official.

D103.1.7 Grade. The maximum grade of a fire apparatus access road shall be 15%, with a maximum vertical curve of 9% over 50 linear feet.

D103.1.8 Angles of approach and departure. The angles of approach and departure for fire apparatus access roads shall be within the limits established by the fire code official based on the fire department's apparatus.

D103.2 Fire Lane Marking and Signage. Fire apparatus access roads shall be marked and signed in accordance Sections D103.2.1 through D103.2.2. The means by which fire lanes are designated shall be maintained in a clean and legible condition at all-times and be replaced or repaired when necessary to provide adequate visibility.

D103.2.1 Marking of Curbs and Roadway Surface. Fire apparatus access roads shall be marked whenever necessary to maintain the unobstructed minimum required width of fire apparatus access roads. Marked fire apparatus access roads, or "fire lanes" as defined in Section 502.1 of the code, shall be established or relocated upon orders from the fire code official at the time of plan review; preconstruction site inspection; post-construction site inspection; and any time during the life of the occupancy requiring fire apparatus access.

D103.2.1.1 Installation and Maintenance. Marked fire lanes shall be installed and maintained in accordance with this Section. Only those fire apparatus access roads established or authorized by the fire code official may be marked as a "fire lane." Fire lanes shall be marked by any one or more of the following types of marking:

- 1. Curbs shall be marked with red traffic paint covering the top and front, extending the length of the designated fire lane. Four inch (4") white block letters which read "NO PARKING FIRE LANE" shall be stenciled at least every twenty five (25) linear feet on the red curb.
- 2. Rolled curbs shall be covered with red traffic paint, extending the length of the designated fire lane. Four inch (4") white block letters which read "NO PARKING FIRE LANE" shall be stenciled at least every twenty-five (25) linear feet on the red curb.
- 3. Lanes without curbs shall be identified by red traffic paint as a 6 inch wide stripe on the pavement, extending the length of the designated fire lane. The words "NO PARKING FIRE LANE" shall be in 3 inch stroke white block letters

18 inches in height, and placed 8 inches measured perpendicular from the red paint stripe on the pavement. Where long drives require no parking on either side of the access road, repetitions shall alternate sides of the drive.

- 4. Where directed by the fire code official, specific areas shall be designated and those areas are to be marked with diagonal striping across the width of the fire lane. Diagonal marking shall be used in conjunction with painted curbs and/or edge striping and shall run at an angle of 30 to 60 degrees from one side to the other. These diagonal lines shall be in red traffic paint, parallel with each other, at least 6 inches in width, and 24 inches apart. Lettering shall occur as specified above.
- 5. NO PARKING—FIRE LANE signs complying with Figure D103.2.2. Signs shall have a minimum dimension of 12 inches (305 mm) wide by 18 inches (457 mm) high and have red letters on a white reflective background. Signs shall be posted on one or both sides of the fire apparatus road as required by Section D103.2.2.1 or D103.2.2.2.

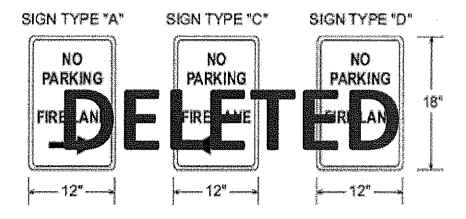


FIGURE D103.3.2

FIRE LANE SIGNAGE

D103.2.2.1 Roads 20 to 26 feet in width. Fire apparatus access roads 20 to 26 feet wide (6096 to 7925 mm) shall be marked on both sides as no parking.

D103.2.2.2 Roads more than 26 feet in width. Fire apparatus access roads more than 26 feet wide (7925 mm) to 32 feet wide (9754 mm) shall be marked on one side of the road as no parking.

D103.3 Obstruction of fire apparatus access roads. No person shall stop, stand or park a vehicle or maintain any obstruction in any such designated fire lane whether occupied or not, except temporarily for the purposes of and while actually engaged in loading or unloading property or passengers.

D103.4 Required gates or barricades. The fire code official is authorized to require the installation and maintenance of gates or other approved barricades across fire apparatus access roads, trails or other access ways, not including public streets, alleys or highways. Electric gate operators, where provided, shall be listed in accordance with UL 325. Gates intended for automatic operation shall be designed, constructed and installed to comply with the requirements of ASTM F2200.

D103.4.1 Secured gates and barricades. When Where required, gates and barricades shall be secured in an approved manner. Roads, trails and other access ways that have been closed and obstructed in the manner prescribed by Section D103.4 shall not be trespassed on or used unless authorized by the owner and the fire code official.

Exception: The restriction on use shall not apply to public officers acting within the scope of duty.

D103.5 Security gates. Gates securing the fire apparatus access roads shall comply with all of the following criteria:

- 1. The minimum gate width shall be 20 feet (6096 mm).
- Gates shall be of the swinging or sliding type.
- 3. Construction of gates shall be of materials that allow manual operation by one person.
- 4. Gate components shall be maintained in an operative condition at all times and replaced or repaired when defective.
- 5. Electric gate openers shall be listed in accordance with UL 325 and equipped with a means of opening the gate by fire department personnel for emergency access. Gates intended for automatic operations shall be designed, constructed and installed to comply with the requirements of ASTM F2200. Emergency opening devices shall be approved by the fire code official.
- 6. Manual opening gates shall not be locked with a padlock or chain and padlock unless an approved Knox Box® containing the key(s) to the lock is installed at the gate in an approved location.
- 7. Locking device specifications shall be submitted for approval by the fire code official prior to installation of the gate.]
- <u>Section 6.</u> <u>Repeal of MMC 15.04.145.</u> Section 15.04.130, International Fuel Gas Code adopted, of the Monroe Municipal Code is hereby repealed in full:

[15.04.145 INTERNATIONAL FUEL GAS CODE ADOPTED.

THE 2012 INTERNATIONAL FUEL GAS CODE—(IFGC), [2012]2015 EDITION, CHAPTER 51-52 WAC, PUBLISHED BY THE INTERNATIONAL CODE—COUNCIL, TOGETHER WITH THE [2012]2015 STATE-WIDE AMENDMENTS, EFFECTIVE JULY 1, [2013]2016, IS HEREBY ADOPTED BY REFERENCE; PROVIDED, HOWEVER, THAT THE STANDARDS FOR LIQUEFIED PETROLEUM GAS INSTALLATIONS SHALL BE 2011 NFPA 58 (LIQUEFIED PETROLEUM GAS CODE) AND 2012 ANSI Z223.1/NFPA 54 (NATIONAL FUEL GAS CODE).

W. IFGC SECTION 101.1 AMENDED. SECTION 101.1 OF THE IFGC IS HEREBY AMENDED TO READ AS FOLLOWS:

101.1 TITLE. THESE REGULATIONS SHALL BE KNOWN AS THE FUEL GAS CODE OF THE CITY OF MONROE, HEREINAFTER REFERRED TO AS THE "IFGC" OR "THIS CODE."

X. IFGC SECTION 106.5.3 AMENDED. SECTION 106.5.3 OF THE IFGC IS HEREBY AMENDED TO READ AS FOLLOWS:

106.5.3 EXPIRATION. EVERY PERMIT ISSUED SHALL BECOME INVALID UNLESS THE WORK ON THE SITE AUTHORIZED BY SUCH PERMIT IS COMMENCED WITHIN 180 DAYS AFTER ITS ISSUANCE, OR IF THE WORK AUTHORIZED ON THE SITE BY SUCH PERMIT IS SUSPENDED OR ABANDONED FOR A PERIOD OF 180 DAYS AFTER THE TIME THE WORK IS COMMENCED. THE CODE OFFICIAL IS AUTHORIZED TO GRANT, IN WRITING, ONE OR MORE EXTENSIONS OF TIME, FOR PERIODS OF NOT MORE THAN 180 DAYS EACH. THE EXTENSION SHALL BE IN WRITING AND JUSTIFIABLE CAUSE DEMONSTRATED.

- Y. IFGC SECTION 106.5.4 DELETED. SECTION 106.5.4 OF THE IFGC IS HEREBY DELETED IN ITS ENTIRETY.
- **Z.** IFGC SECTION 106.6.2 AMENDED. SECTION 106.6.2 OF THE IFGC IS HEREBY AMENDED TO READ AS FOLLOWS:

106.6.2 SCHEDULE OF PERMIT FEES. THE FEE FOR EACH PERMIT REQUIRED UNDER THE FUEL GAS CODE SHALL BE AS SET BY PERIODIC FEE RESOLUTION OF THE MONROE CITY COUNCIL.

AA. IFGC SECTION 106.6.3 AMENDED. SECTION 106.6.3 OF THE IFGC IS HEREBY AMENDED TO READ AS FOLLOWS:

106.6.3 REFUNDS. THE BUILDING OFFICIAL MAY AUTHORIZE THE REFUND OF FEES PAID UPON FILING OF A WRITTEN APPLICATION BY THE ORIGINAL PERMITTEE NOT LATER THAN 180 DAYS AFTER THE DATE OF FEE PAYMENT, AS FOLLOWS:

- 4. 100% OF ANY FEE ERRONEOUSLY PAID OR COLLECTED:
- 5. UP TO 80% OF THE PERMIT FEE PAID WHEN NO WORK HAS BEEN DONE UNDER A PERMIT ISSUED IN ACCORDANCE WITH THE CITY OF MONROE FEES RESOLUTION: OR
- 6. UP TO 80% OF THE PLAN REVIEW FEE PAID WHEN AN APPLICATION FOR A PERMIT FOR WHICH A PLAN REVIEW FEE HAS BEEN PAID IS WITHDRAWN OR CANCELED BEFORE ANY PLAN REVIEW IS DONE.

THE REQUEST FOR A FEE REFUND MUST BE MADE IN WRITING, PRIOR TO THE EXPIRATION DATE OF THE 180 DAY PLAN REVIEW PERIOD, OR THE EXPIRATION DATE OF THE MECHANICAL PERMIT, AND WITH JUSTIFIABLE CAUSE.

BB. IFGC SECTION 108.2 AMENDED. SUBSECTION 108.2 IS HEREBY AMENDED TO PROVIDE AS FOLLOWS:

108.2 CODE ENFORCEMENT. ENFORCEMENT OF VIOLATIONS OF THIS CODE SHALL BE IN ACCORDANCE WITH CHAPTER 1.04 OF THE MONROE MUNICIPAL CODE. SIGNS, TAGS, OR SEALS POSTED OR AFFIXED BY THE BUILDING OFFICIAL SHALL NOT BE MUTILATED, DESTROYED, TAMPERED WITH, OR REMOVED WITHOUT AUTHORIZATION FROM THE BUILDING OFFICIAL. THE FINE FOR THE REMOVAL, MUTILATION, DESTRUCTION OF, OR TAMPERING WITH SAID NOTICE, SIGN, TAGS, OR SEALS SHALL BE AS SET FORTH IN THE MONROE MUNICIPAL CODE, SECTION 15.04.200.

- <u>CC.</u> IFGC SECTION 108.3 DELETED. SUBSECTION 108.3 IS DELETED IN ITS ENTIRETY.
- DD. IFGC SECTION 108.4 DELETED, SUBSECTION 108.4 IS DELETED IN ITS ENTIRETY.
- <u>EE.</u> IFGC SECTION 108.5 DELETED. SUBSECTION 108.5 IS DELETED IN ITS ENTIRETY.
- FF. IFGC SECTION 108.6 DELETED. SUBSECTION 108.6 IS DELETED IN ITS ENTIRETY.
- <u>GG.</u> IFGC SECTION 109 AMENDED. SECTION 109 OF THE IFGC IS HEREBY AMENDED TO READ AS FOLLOWS: SECTION 109 APPEALS
 - 109.1 APPEALS. ALL APPEALS OF ORDERS, DECISIONS, INTERPRETATIONS OR DETERMINATIONS MADE BY THE BUILDING OFFICIAL RELATIVE TO THE APPLICATION AND INTERPRETATION OF THE

IFGC SHALL BE TO THE CITY OF MONROE HEARING EXAMINER IN ACCORDANCE WITH MMC TITLE 21. THE HEARING EXAMINER SHALL HAVE NO AUTHORITY TO WAIVE REQUIREMENTS OF THIS CODE.

Section 7. Severability. If any section, sentence, clause or phrase of this ordinance should be held invalid or unconstitutional by a court of competent jurisdiction. such invalidity or unconstitutionality shall not affect the validity of constitutionality of any other section, sentence, clause or phrase of this ordinance.

Section 8. Effective Date. This ordinance shall be in full force July 1, 2016.

PASSED by the City Council and APPROVED by the Mayor of the City of Monroe, at a regular meeting held this 14th day of 5000, 2016.

First Reading: June 7, 2016

June 14, 2016

Adoption: Published:

June 21, 2016

Effective:

July 1, 2016

(SEAL)

Geoffrey Thomas, Mayor

ATTEST:

APPROVED AS TO FORM:

CITY OF MONROE, WASHINGTON:

Elizabeth M. Smoot, MMC, City Clerk

J. Zachary Lell, City Attorney