

CHAPTER 1

CITY GOVERNMENT - GENERAL PROVISIONS

Article

- 1-01 The Enacting Ordinance, §§ 1-0101 to 1-0107.
- 1-02 Ordinances and Resolutions--Procedure, §§ 1-0201 to 1-0209.
- 1-03 Ordinances--Violations, §§ 1-0301 to 1-0307.
- 1-04 Ordinances-Administrative Enforcement Program, §§ 1-0401 to 1-0413.

ARTICLE 1-01

THE ENACTING ORDINANCE

Section

- 1-0101 Title of ordinances.
- 1-0102 Ordinances to remain in effect.
- 1-0103 Repeal--Exceptions.
- 1-0104 Construction of Fargo Municipal Code.
- 1-0105 Separability provisions.
- 1-0106 Existing licenses and permits.
- 1-0107 New licenses and permits.

1-0101. Title of ordinances.--The ordinances of the city of Fargo shall be known and cited as the Fargo Municipal Code.

Source: 12242 (1966), 2258 (1986).

1-0102. Ordinances to remain in effect.--All previously adopted ordinances and amendments thereto shall remain in full force and effect until repealed or amended by the governing body of the city of Fargo.

Source: 12242 (1966), 2258 (1986).

1-0103. Repeal--Exceptions.--All ordinances of the city of Fargo adopted prior to December 31, 1965, are hereby repealed, except only the following ordinances which are not specifically printed and included in the Fargo Municipal Code, but which shall continue in full force and effect regardless of the fact that they are omitted therefrom, to-wit:

- A. All existing ordinances or any part thereof creating contract obligations on the part of the city, which obligations shall remain binding until fully performed by the parties thereto.
- B. All existing ordinances establishing special improvement districts.
- C. All existing ordinances levying taxes for previous years which are still unpaid or for future years under the provisions of any law relating to the issuance of municipal bonds, warrants, certificates of indebtedness, or other municipal obligations, whether general or special.
- D. All salary and appropriation ordinances, and amendments thereto, enacted for or during the fiscal year beginning July 1, 1965, and ending June 30, 1966.

- E. Any and all other ordinances adopted in said Revised Ordinances of 1965 by reference, although the same are not set forth in full therein.
- F. All existing ordinances establishing, extending, or reducing the city limits of the city and all existing zoning ordinances.
- G. All existing ordinances by which the zoning of any area has been established or modified.
- H. The incorporation herein of any ordinances of the city granting franchises to individuals, associations, or corporations shall not operate to repeal the same in their original form nor to extend the term of any franchise beyond that permitted by law or fixed in the ordinance granting the same which is re-enacted herein.
- I. All existing provisions of ordinances required for the payment of pension benefits under the former pension system for city employees to persons retired prior to the election to discontinue the system.

Source: 12242 (1966), 2258 (1986).

1-0104. Construction of Fargo Municipal Code.--All of the provisions of the Fargo Municipal Code are to be construed according to the fair import of their terms with a view to effecting their objects and granting justice.

Source: 12242 (1966), 2258 (1986).

1-0105. Separability provisions.--If any section, subsection, sentence, clause or phrase of these ordinances is, for any reason, held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of any other section, subsection, sentence, clause, phrase, or portion thereof. The board of city commissioners hereby declares that it would have passed these ordinances and each section, subsection, sentence, clause or phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses, or phrases may be declared invalid or unconstitutional.

Source: 12242 (1966).

1-0106. Existing licenses and permits.--All licenses and permits issued prior to the date on which this ordinance becomes effective shall continue in force for the remainder of the term for which the same were issued, without additional fees, but all licensees and permittees shall be governed by the provisions of the Fargo Municipal Code for the remainder of the terms of said licenses and permits in the same manner and to the same extent as if said licenses and permits had been issued under the provisions of the Fargo Municipal Code.

Source: 2258 (1986).

1-0107. New licenses and permits.--In the case of any license or permit not heretofore required and appearing for the first time in the Fargo Municipal Code, such license or permit shall be secured on or before the first day of the first month following the effective date of this ordinance, and the first fee therefor shall be prorated for the remainder of the term thereof on a monthly basis, provided that the minimum fee for any such new license or permit shall be \$5.00.

Source: 2258 (1986).

ARTICLE 1-02

ORDINANCES AND RESOLUTIONS - PROCEDURE

Section	
1-0201	When ye and nay vote on passage required.
1-0202	Reconsidering or rescinding of vote.
1-0203	Procedure in passing ordinances--Signing and attesting.
1-0204	Resolutions--When read in full.
1-0205	Publication of ordinances and notices--Official newspaper.
1-0206	Additions and amendments to Fargo Municipal Code.
1-0207	City auditor to provide supplements.
1-0208	Amendments--Penalty.
1-0209	Tampering with or changing of ordinances forbidden.

1-0201. When ye and nay vote on passage required.--The yeas and nays shall be taken by the board of city commissioners upon the passage of all ordinances and on all propositions to create any liability against the city or for the expenditure or appropriation of money and, in all other cases, at the request of any member, which shall be entered on the journal of its proceedings.

Source: 1866 (1978).

1-0202. Reconsidering or rescinding of vote.--No vote of the board of city commissioners shall be reconsidered or rescinded at a special meeting unless there is present at such special meeting as large a number of members as was present when such vote was taken.

Source: 1952 Rev. Ord. 1-0202.

1-0203. Procedure in passing ordinances--Signing and attesting.--All ordinances shall be read twice and the second reading shall not be had in less than one week after the first reading. Ordinances shall be received and filed for consideration by the board of city commissioners at least one week prior to the first reading, except that such requirement may be waived with the concurrence of at least two-thirds of the qualified and existing members of the board of city commissioners present at the meeting. The first reading of the ordinance may be by title only. The second reading shall be at length, except that the second reading may also be by title only if a reading at length is not requested by any citizen, and if such reading is waived by unanimous consent of the members of the board of city commissioners present at the meeting. In the event that a reading at length is not waived, or is requested by any citizen, the board may designate a time, date and place for such reading. After the first reading and before final passage, ordinances may be amended and shall then be put upon their second reading and final passage. In the event that any ordinance is amended between first and second reading, final passage shall not be had for at least one week after second reading, except that such requirement may be waived with the concurrence of at least two-thirds of the qualified and existing members of the board of city commissioners present at the meeting. Except as otherwise specifically provided, a majority of all the qualified and existing members of the board of city commissioners must concur in the passage of any ordinance and in the creation of any liability against the city and in expending or appropriating money. For the purposes of this section, any member of the board of city commissioners who, by reason of a stated conflict of interest, is excused from voting by a majority of the remaining members, shall not be considered to be a qualified or existing member of the board. If passed by the board of city commissioners, ordinances shall be signed by the president of the board of city commissioners and attested by the city auditor.

Source: 1551 (1973), 1618 (1974).

1-0204. Resolutions--When read in full.--All resolutions requiring the signature of the president of the board of city commissioners or involving the expenditure of any of the funds of the city shall be read in full to the board of city commissioners when in session.

Source: 1952 Rev. Ord. 1-0204.

1-0205. Publication of ordinances and notices--Official newspaper.--The publication of any ordinances, notices, and other matter required by law to be published shall be made in a daily newspaper of general circulation published in the city having a bona fide paying subscription list and circulation among the inhabitants of the city. The circulation of the newspaper shall be taken into consideration by the board of city commissioners in awarding the contract for such publication.

Source: 1952 Rev. Ord. 1-0205.

1-0206. Additions and amendments to Fargo Municipal Code.--Any and all additions or amendments to the Fargo Municipal Code, when passed in such form as to indicate the intention of the board of city commissioners to make the same a part thereof, shall be deemed to be incorporated in said Fargo Municipal Code, so that reference to the Fargo Municipal Code shall be understood and intended to include such additions and amendments. All ordinances which are additions or amendments to the Fargo Municipal Code and which are not specifically printed and included in said Fargo Municipal Code shall continue in full force and effect regardless of the fact that they are omitted therefrom and until they are specifically repealed.

Source: 911 (1954), 2258 (1986).

1-0207. City auditor to provide supplements.--It shall be the express duty of the city auditor, or someone authorized by him, from time to time and when so directed by the board of city commissioners, to provide and distribute printed supplements containing amendments or ordinances which indicate the intention of the commission to make the same a part of the Fargo Municipal Code.

Source: 911 (1954), 2258 (1986).

1-0208. Amendments--Penalty.--In case of the amendment of any section of the Fargo Municipal Code for which a penalty is not provided, the general penalty as provided in section 1-0301 shall apply to the section as amended or, in case such amendment contains provisions for which a penalty other than the aforementioned general penalty is provided in another section in the same chapter, the penalty so provided in such other section shall be held to relate to the section so amended, unless such penalty is specifically repealed therein.

Source: 911 (1954), 2258 (1986).

1-0209. Tampering with or changing of ordinances forbidden.--It shall be unlawful for any person, firm, or corporation in the city to change or amend by additions or deletions any part or portion of the Fargo Municipal Code or of any ordinances of the city of Fargo, or to insert or delete pages or portions thereof, or to alter or tamper with said Fargo Municipal Code in any manner whatsoever which will cause the laws of the city of Fargo to be misrepresented thereby. Any person, firm, or corporation violating this section shall be punished as provided in section 1-0301.

Source: 911 (1954), 2258 (1986).

ARTICLE 1-03

ORDINANCES - VIOLATION

Section	
1-0301	Penalties for violation of ordinances--Failure to pay fine.
1-0302	City work program--Authority of court.
1-0303	City work program--Direction of city department head.
1-0304	Refusal to work--Contempt of court.
1-0305	Classification of ordinance violations.
1-0306	Disposition of ordinance violations--Procedures.
1-0307	Penalties for violations--Authority of municipal court.

1-0301. Penalties for violation of ordinances--Failure to pay fine.--Any person, firm or corporation violating any of the terms or provisions of the Fargo Municipal Code shall be punished by fine or imprisonment or both, or shall be required to pay a fee, in accordance with the following categories of violations:

- A. Class B misdemeanor. Every person, firm or corporation violating an ordinance which is punishable as a Class B misdemeanor shall be punished by a fine not to exceed \$1,000.00, or by imprisonment not to exceed 30 days, or by both such fine and imprisonment, in the discretion of the court; the court to have power to suspend said sentence and to revoke the suspension thereof; provided, however, that every person, firm or corporation violating sections 10-0601 (shoplifting), 10-0602 (theft) and 10-0321 (criminal mischief) shall be punished by a fine not to exceed \$1,000.00, and/or by imprisonment not to exceed 30 days, or by both such fine and imprisonment, in the discretion of the court, all as provided in section 40-05-06(3), N.D.C.C. In addition to such fine and/or imprisonment, the court, in its discretion, may assess a fee in an amount not to exceed \$25.00 as provided in section 27-01-10, N.D.C.C. All such fees paid to the municipal court shall be deposited monthly in the city treasury for allocation by the board of city commissioners in accordance with subsection (3) of section 27-01-10, N.D.C.C.
- B. Infraction. Every person, firm or corporation violating an ordinance which is punishable as an infraction shall be punished by a fine not to exceed \$500.00; the court to have power to suspend said sentence and to revoke the suspension thereof.
- C. Offense. Every person, firm or corporation violating an ordinance for which a fee is required shall be deemed to have committed an offense and shall pay a fee as hereinafter provided.
- D. Each day any person, firm, association, or corporation violates any of the provisions of the Fargo Municipal Code shall constitute a separate Class B misdemeanor, infraction or offense.
- E. If any person, firm or corporation does not pay a fine, or make any required partial payment, the court, upon motion of the prosecutor or on its own motion, may issue an order to show cause why the defendant should not be fined an additional amount, not to exceed \$1,000.00, or imprisoned for non-payment, or fined and imprisoned, in the discretion of the court.

Source: 2487 (1989), 2601 (1991), 2738 (1995), 2830 (1997), 2991 (1999).

1-0302. City work program--Authority of court.--If, in the opinion of the court, a person sentenced is capable of performing manual labor, the court may assign such person to the city work program under such terms and conditions as the court may prescribe.

Source: 2487 (1989).

1-0303. City work program--Direction of city department head.--Any person assigned to the city work program, as provided in section 1-0304, shall be required to work for the city at such labor as his or her strength will permit under the direction of the city department head as the court may direct, not to exceed 10 hours each working day. The city department head shall have the authority and discretion in assigning duties and scheduling the work of the person assigned to him under the work program by the court.

Source: 2487 (1989).

1-0304. Refusal to work--Contempt of court.--Any person refusing to perform manual labor or otherwise participate in the city work program in accordance with the sentence of the court shall be deemed to be in contempt of court and shall be guilty of a Class B misdemeanor. No credit shall be allowed such person on account of assessed fine and costs for the day or days that such person refuses to perform manual labor or participate in the city work program in accordance with the sentence of the court.

Source: 2487 (1989).

1-0305. Classification of ordinance violations.--

A. Violations of the following ordinances are Class B misdemeanors, subject to punishment as hereinabove provided:

1. Section 8-0305(A)(1) (cancelled or revoked registration), section 8-0305(A)(2) (fictitious registration), section 8-0305(A)(3) (lending registration plates), section 8-0308 (reproducing operator's or driver's license or permit), section 8-0309 (driving under suspension), section 8-0310 (driving under the influence), section 8-0314 (reckless driving), section 8-0320 (driving without liability insurance - \$150.00 minimum fine), section 8-0803 (accidents involving damage to vehicle), section 8-0804 (duty to give information and render aid), section 8-0805 (duty upon striking fixture or other property), section 8-0809 (false reports), section 10-0101 (minor using alcohol), 10-0104 (curfew), section 10-0201 (indecent exposure), section 10-0301 (disorderly conduct), section 10-0304 (carrying weapons), section 10-0317 (resisting police officer), section 10-0319 (incendiary devices), section 10-0320 (registration in schools), section 10-0321 (criminal mischief), section 10-0322 (harassment), section 10-0323 (simple assault), section 10-0324 (aiding and abetting), section 10-0601 (shoplifting), section 10-0602 (theft), section 10-0702 (order to disperse), section 10-0703 (tenant/owner cooperation required), section 13-0511 (removal of wastes), section 13-0513 (fee/permit for hauling waste), section 13-0529 (misuse of compost sites), article 13-13 (drug lab cleanup), chapter 17 (sewers and sewerage), article 18-09 (excavation code),

section 25-1509(A) (selling alcoholic beverage to minor), section 25-1513(A) (selling/consuming alcohol in vehicle/public), section 25-1513(B) (possessing/consuming alcohol in public building), section 25-1513(C) (minor misrepresenting age), and section 25-1513(D) (delivery of alcoholic beverage to minor), section 25-3302 (body art), section 25-3306 (body art unlawful practices); article 25-36 (tanning facilities).

- B. Violations of all ordinances not designated in A or C of this section are infractions, subject to punishment as hereinabove provided. Any person convicted of a violation which is designated as an infraction who has, within one year prior to commission of the infraction of which he was convicted, been previously convicted of a violation designated as an infraction may be sentenced as though convicted of a Class B misdemeanor. If the prosecution contends that the infraction is punishable as a Class B misdemeanor, the complaint shall specify that the offense is a Class B misdemeanor.
- C. Violations of the following ordinances are noncriminal offenses and shall require payment of a fee as follows:
1. For a violation of the following ordinances, a fee of \$25.00. Section 10-0103(B) (tobacco possession by minors prohibited).
 2. For a violation of the following ordinances, a fee of \$40.00. Section 8-1018 (taking on or discharging passengers, section 8-1403(D) (failure to register/display license on bike), section 8-1411 (bicyclist to obey traffic control devices), section 8-1412 (riders/passengers restricted), section 8-1413 (riding on roadway/bike paths--restrictions), section 8-1414 (operate bicycle too fast for conditions), section 8-1415 (right-of-way on emerging from alley or driveway), section 8-1416 (carrying packages--restrictions), section 8-1417 (parking restriction), section 8-1418 (riding bicycle on sidewalks--restrictions), section 8-1419 (equipment on bicycles), and section 8-1420 (bicycles--age restrictions), article 8-20 (motorized scooters).
 3. For a violation of the following ordinances, a fee of \$60.00. Section 8-0113 (unlawful use of skates/coasters), section 8-0304 (registration card to be carried in the driver's compartment -- inspection of card), section 8-0305(A)(4) (current registration required), section 8-0406 (pedestrian-control signals), section 8-0409 (traffic engineer to establish and designate public carrier stops and stands), section 8-0412 (display of unauthorized signs, signals or markings), section 8-0505 (special speed limitation on bridge), section 8-0707 (pedestrian crossing street where prohibited), section 8-0709(A) (pedestrian walking in roadway), section 8-0710 (pedestrian soliciting rides or business), section 8-0712 (pedestrian obstructing traffic), section 8-0901 (fail to display flag/light rear of load), section 8-0902 (improper tires), section 8-0903 (improper horn),

section 8-0904 (brakes required), section 8-0905 (mirrors required), section 8-0906 (obstructed vehicle windshield/windows), section 8-0907 (windshield wipers required), section 8-0908 (mufflers/exhaust system required), section 8-0909 (leaking or loose load), section 8-0910 (lights/lamps fail to conform to state law), section 8-0911 (fail to display lighted lamps), section 8-0913 (illegal spotlights), section 8-0914 (improper towing connection), section 8-0915 (reflectors/taillight required on trailer), section 8-0916 (flashing lights prohibited), section 8-0917 (illegal light on vehicle), section 8-0928 (modified suspension system), section 8-0931 (child restraint devices required), section 8-1003(A) thru (J) and (L) thru (S) (stopping, standing, or parking prohibited in specific places), section 8-1003 (stopping, standing, or parking prohibited in specific places), section 8-1010 (motor vehicle left unattended--brakes to be set, engine stopped, and keys removed), section 8-1011 (drive or park on private property), section 8-1013 (improper parking/obstructing traffic), section 8-1301(A) (following fire apparatus), section 8-1301 (B) (driving vehicle within block of fire apparatus), section 8-1302 (driving through parade/funeral procession), section 8-1304 (failure to obtain parade permit), section 8-1313 (unlawful riding on vehicle), section 8-1315 (unlawful towing), section 8-1319(E) (driving on business premises), section 8-1321 (use of seat belts required), section 8-1902 (cruising prohibited), section 12-0102 (maintaining unlicensed dog/cat), section 12-0105(A) (dog/cat running at large), section 12-0105(B) (failure to collect animal waste), section 12-0105(D) (failure to confine dog/cat in heat).

4. For a violation of the following ordinances, a fee of \$100.00. Section 8-0105 (driving wrong way on one-way street), section 8-0106 (obey temporary traffic sign/barrier), section 8-0116 (failure to yield to emergency vehicle), section 8-0301 (failure to have vehicle under control), section 8-0306 (violation of restricted license), section 8-0403 (disobey traffic control device (barricade)), section 8-0405 (traffic control signals), section 8-0407 (flashing signals), section 8-0411 (alter traffic or railroad sign), section 8-0501 (speed - care required), section 8-0506 (impeding traffic), article 8-06 (regulating turning movements), section 8-0702 (fail to yield right-of-way to pedestrian), section 8-0919(A) (riding on exterior of vehicle), section 8-0919(B) (more passengers than capacity), section 8-0919(C) (allow body to protrude from moving vehicle), section 8-1003 (K) (parking in areas reserved for handicapped), article 8-11 (regulating railroad cars and crossings), section 8-1201 (following too closely), sections 8-1202 thru 8-1218(D) (general rules of the road), section 8-1218(F) (unlawful passing of school bus), section 8-

1218(G) (unlawful proceeding past bus in oncoming lane), section 8-1219 (use of motor vehicle), section 8-1301(C) (driving over fire hose), section 8-1301(D) (driving through/around barricade), section 8-1305 (driving vehicle on sidewalk), section 8-1306 (improper backing), section 8-1307 (opening and closing vehicle doors), section 8-1308 (helmet required--operator/passenger), section 8-1309 (number of riders on motorcycle limited), section 8-1311 (improper start of parked vehicle), section 8-1316(A) (operating motor vehicle with view obstructed by load/passengers), section 8-1316(B) (passenger obstructing driver's view), section 8-1317 (coasting vehicle on downgrade prohibited), section 8-1319(A) (driving on private property as shortcut), section 8-1319(B) (driving on private property to cruise or race), section 8-1319(C) (driving on private property to avoid traffic control), section 8-1320(A) (operating snowmobile under 16 or allowing when prohibited), 8-1320(B) (operating snowmobile in restricted area), section 8-1804 (driving through school patrols), 10-0326 (urinating in public).

5. For a violation of the following ordinances, a fee of \$120.00. Section 8-0311 (open container), section 8-0801 (immediate notice of an accident), section 8-0929 (driving of vehicle in unsafe condition unlawful), section 8-1310 (clinging to a vehicle or allowing same), section 11-0202 (unnecessary noise prohibited), section 11-0204 (projection of sound unlawful), and section 11-0205 (motorized vehicles--excessive noise).
6. For a violation of the following ordinances, a fee of \$150. Section 8-0313 (careless driving), section 8-0317(B)(2) (exhibition driving), section 8-0318 (operating motor vehicle on bicycle trail), section 8-0319 (unlawful operation of motor vehicle/park or playground), section 8-1318 (littering), section 11-0814 (littering on private property).
7. For a violation of the following ordinances, a fee of \$300. Section 8-0303(B) (parent/guardian allow unlicensed/ under 16 to drive), section 8-0303(C) (owner allowing unlicensed/under 16 to drive), section 8-0305(B) (current license required), section 8-0316 (permit unauthorized person to drive), section 8-0317(B)(1) (drag racing or racing), and section 8-1319(D) (driving on private property to endanger person/property).
8. For a violation of subsection B and of subsection H of section 8-0502, a fee of \$20.00 for each mph over limit.
9. For a violation of subsections A, C, D, E F and G of section 8-0502, a fee established as follows:

1-10 miles over limit -- \$75
11-15 miles over limit -- \$100
16-20 miles over limit -- \$125

21-25 miles over limit -- \$150
26-30 miles over limit -- \$175
31-35 miles over limit -- \$200
36-40 miles over limit -- \$225
41-45 miles over limit -- \$250
46 miles + over limit -- \$275

10. For a violation of sections 8-1001, 8-1002, 8-1004, 8-1005, 8-1006, 8-1006.1, 8-1007, 8-1008, 8-1009, 8-1012, 8-1014 through 8-1024, a fee of \$15.00 if said fee is paid within 15 days of the date of issuance of any parking ticket, and a fee of \$20.00 if paid thereafter. For a violation of section 9-0705, a fee of \$15.00 if said fee is paid within 15 days of the date of issuance of any parking ticket, and a fee of \$20.00 if paid thereafter.

Source: 2487 (1989), 2522 (1990), 2548 (1990), 2586 (1991), 2598 (1991), 2607 (1992), 2635 (1992), 2655 (1993), 2691 (1994), 2709 (1994), 2744 (1995), 2749 (1995), 2769 (1995), 2776 (1996), 2783 (1996), 2840 (1997), 2860 (1998), 2984 (1999), 3020 (1999), 3030 (1999), 3046 (1999), 3064 (1999), 4060 (2000), 4075 (2000), 4077 (2000), 4083 (2000), 4090 (2000), 4234 (2002), 4266 (2002), 4325 (2003), 4458 (2005), 4485 (2005), 4491 (2005), 4500 (2005), 4521 (2006), 4527 (2006), 4562 (2006), 4569 (2007), 4572 (2007), 4646 (2008), 4662 (2008).

1-0306. Disposition of ordinance violations--Procedures.--Ordinance violations shall be prosecuted and administered as follows:

- A. Violations of ordinances which are designated as Class B misdemeanors shall be prosecuted as provided in the ordinances, statutes, or rules relating to criminal procedure.
- B. Violations of ordinances which are designated as infractions shall be prosecuted as provided in the ordinances, statutes, or rules relating to criminal procedure; provided, that the provisions of section 12.1-32-03.1, N.D.C.C., shall also be applicable to prosecution of infractions.
- C. Violations of ordinances which are designated as noncriminal offenses shall be prosecuted and administered as provided in section 39-06.1-02, N.D.C.C., and 39-06.1-03, N.D.C.C., and 39-06.1-04, N.D.C.C., provided, however, that the bond amount and related fee for such offenses shall be the amounts specified in Fargo Municipal Code section 1-0305(C).
- D. Any person who fails to appear or post bond on a non-criminal, non-traffic offense shall be guilty of an infraction.

Source: 2487 (1989), 4082 (2000), 4465 (2005), 4536 (2006), 4630 (2007).

1-0307. Penalties for violations--Authority of municipal court.--The Fargo Municipal Court shall have all of the authority as hereinabove provided for imposition of sentence, including sentencing alternatives, as provided in chapter 40-18, N.D.C.C.

Source: 2487 (1989).

1-0308. Administrative fees for ordinance violations processed under the administrative enforcement program.-- Repealed in its entirety.

Source: 4465 (2005), 4631 (2007).

ARTICLE 1-04

ORDINANCES-ADMINISTRATIVE ENFORCEMENT PROGRAM

Repealed in its entirety.

Source: 4632 (2007).