ARTICLE 7. RODENT CONTROL

- 8-701. DEFINITIONS. For the purposes of this article, the following words and phrases shall have the following meanings:
 - (a) <u>Building.</u> Any structure, whether public or private, that is adapted for occupancy as a residence, the transaction of business, the rendering of professional services, amusement, the display, sale or storage of goods, wares or merchandise or the performance of work or labor, including office buildings, public buildings, stores, theaters, markets, restaurants, workshops and all other houses, sheds and other structures on the premises used for business purposes.
 - (b) Occupant. The person that has the use of, controls or occupies any business building or any portion thereof, whether owner or tenant. In the case of vacant business buildings or any vacant portion of a business building, the owner, agent or other person having custody of the building shall have the responsibilities of an occupant of a building.
 - (c) <u>Owner.</u> The owner of any building or structure, whether individual, firm, partnership or corporation.
 - (d) <u>Rodent harborage.</u> Any condition which provides shelter or protection for rodents, thus favoring their multiplication and continued existence in, under or outside a structure of any kind.
 - (e) Rodent-stoppage. A form of rodent-proofing to prevent the ingress of rodents into buildings from the exterior or from one building to another, consisting essentially of the closing of all openings in the exterior walls, ground or first floors, basements, roofs and foundations, that may be reached by rodents from the ground by climbing or by burrowing, with material or equipment impervious to rodent-gnawing. (Code 1997)
- 8-702. BUILDING MAINTENANCE. All buildings and structures located within the present or future boundaries of the city shall be rodent-stopped, freed of rodents and maintained in a rodent-stopped and rodent-free condition. (Code 1997)
- 8-703. NOTICE TO RODENT-STOP; WHEN CITY TO DO WORK. Upon receipt of written notice from the governing body, the owner of any building or structure specified therein shall take immediate measures for the rodent-stoppage of such building or structure. The work shall be completed in the time specified in the written notice, which shall be

within 15 days, or within the time of any written extension thereof that may have been granted by the governing body. (Code 1997)

8-704. FAILURE TO COMPLY. If the owner fails to comply with such written notice or extension, then the governing body is authorized to take such action as may be necessary to completely rodent-stop the building or structure at the expense of the owner, and the city clerk shall submit bills for the expense thereof to the owner of the building or structure. If the bills are not paid within 60 days, the city clerk shall certify the amount due to the city treasurer and the charge shall be a lien against the property where the work has been done, and the owner shall be promptly billed therefor. The expense thereof shall include the cost of labor, materials, equipment and any other actual expense necessary for rodent-stoppage. (Code 1997)

8-705. REPLACE RODENT-STOPPAGE. It shall be unlawful for any occupant, owner, contractor, public utility company, plumber or any other person to remove the rodent-stoppage from any building or structure for any purpose and fail to restore the same in a satisfactory condition or to make any new openings that are not closed or sealed against the entrance of rodents. (Code 1997)

8-706. NOTICE TO ERADICATE RODENTS. Whenever the governing body notifies in writing the owner of any building or structure theretofore rodent-stopped as hereinabove defined, that there is evidence of rodent infestation of the building or structure, the owner shall immediately institute appropriate measures for freeing the premises so occupied of all rodents. Unless suitable measures for freeing the building or structure of rodents are instituted within five days after the receipt of notice, and unless continually maintained in a satisfactory manner, the city is hereby authorized to free the building or structure of rodents at the expense of the owner thereof and the city clerk shall submit bills for the expense thereof to the owner of the building or structure and if the same are not paid, the city clerk shall certify the amount due from the owner to the city treasurer, and the owner shall be promptly billed therefor. The expense thereof shall include the cost of labor, materials, equipment and any other actual expense necessary for the eradication measures. (Code 1997)

8-707. CONDITIONS CONDUCIVE TO HARBORAGE OF RODENTS.

(a) All food and feed kept within the city for feeding animals shall be kept and stored in rodent-free and rodent-proof containers, compartments, or rooms unless kept in a rodent-stopped building.

- (b) It shall be unlawful for any person to place, leave, dump or permit to accumulate any garbage or trash in any building or premises so that the same shall afford food and harborage for rodents.
- (c) It shall be unlawful for any person to accumulate or to permit the accumulation on any premises or on any open lot any lumber, boxes, barrels, bricks, stone or similar materials that may be permitted to remain thereon and which are rodent harborages, unless the same shall be placed on open racks that are elevated not less than 12 inches above the ground, evenly piled or stacked.
- (d) Whenever conditions inside or under any building or structure provide such extensive harborage for rodents that the health department deems it necessary to eliminate such harborage, he or she may require the owner to install suitable cement floors in basements or to replace wooden first or ground floors or require the owner to correct such other interior rodent harborage as may be necessary in order to facilitate the eradication of rodents in a reasonable time and thereby to reduce the cost of such eradication.

(Code 1997)

8-708. INSPECTIONS. The building inspector is empowered to make such inspections and re-inspections of the interior and exterior of any building or structure as in his or her opinion may be necessary to determine full compliance with this article. (Code 1997)