

**September 12, 2012**

Present: Councilor Hooper, Councilor Weston, Councilor Cheney, Councilor Weeden

Discussion:

**Chapter 99:**

Councilor Weston asked about 99-2:C and questioned if we should add “pro-rated”

Councilor Weeden recommended monthly charge (pro-rated)

Fire Chief Driscoll recommended that we have reference to 2300-2009 FDA food code. He said that he would not recommend pro-rated charges

General Legal Council Krans recommended we do not do this because it exist in state law and constantly changes. By having it in our ordinance we would have to constantly update the ordinance.

Councilor Weeden stated that he thought we should come back to the pro-rated debate and recommended an increase in the fine to \$200.

By 4-0 vote the committee voted to increase the fine to \$200.

**Chapter 100**

Councilor Weeden asked about 100-4 and questioned if a barrier is enforced

City Clerk Lavertu stated that the ordinance was enforced, but recommended that barrier be changed to corridor.

By Consensus the committee changed the word “barrier” to “corridor”

By Consensus the committee changed 100-4A language “required to” to “may”

**Chapter 116**

Councilor Weston asked if the ordinance should refer to Chapter 170

By Consensus 116:5 was made “Reserved: Formally Construction of Privies and Cesspools”

By Consensus 116:6 was made “Reserved: Permitted Hours for Cesspool cleaning”



By Consensus the committee eliminated the second sentence of 116:12

**Chapter 126**

Changed Language from Mobile Home to Manufactured Home