

RECODIFICATION

SUMMARY OF RECOMMENDATIONS

CHARTER AND RELATED SPECIAL ACTS

Recommendation:

p. 46-47 - Remove from Codebook reference to 1965 Special Act creating Fiesta of Five Flags Commission.

Reason:

- Commission is appointed by Governor, requires no city funding, and has no legal relationship to the City government. Its inclusion in the Codebook gives the impression that the Commission has some official relationship to the municipality, which is not accurate.

RECOMMENDATIONS FOR TITLE I

GENERAL

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
64	1-1-1(c)	Delete reference to mayor's authority to designate departments and their responsibilities - Already provided in Charter.
64	1-1-1(d)	Delete delegation to mayor to set fees, rates and charges. Must be done by resolution or ordinance of Council and therefore cannot be delegated.
64	Throughout	Delete reference to "2010 Charter" and replace with "Charter." The 2010 Charter was repealed and replaced in 2013.
66	1-1-7(15)	Delete reference to regulation of taxicabs as unnecessary - authority provided by Home Rule and F.S. § 166.043.
67	1-2-1	Computation of time – add language that Saturday, Sunday and holidays will not be counted as the last day of an event such as an appeal deadline (Municode suggestion).
68	1-3-1(d)	Add requirement that future deletions shall specify the sections being deleted (Municode suggestion).

RECOMMENDATIONS FOR TITLE II

ADMINISTRATION

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
70	2-1-1	Delete description of municipal power – derived from 1931 Charter and now provided by the Home Rule Act, Ch. 166, F.S., and by the current Charter.
70	2-1-2	Add requirement for Clerk to run city ads for official notices.
70	2-1-3	Add “To the extent consistent with due process” disclosure in quasi-judicial hearings to comply with due process of law requirement for fair and impartial decisionmaking.
71	2-1-5	Delete “the actual” expenses in light of the current travel reimbursement policy.
71	2-1-6	Delete “the actual” expenses in light of the current travel reimbursement policy.
74	2-2-2	Delete requirement for monthly meeting – provided by current Charter.
74	2-2-3	Delete process for rescheduling meetings – provided by Charter and Council rules and procedures.
74	2-2-6	Delete voting quorum – provided by current Charter.
77	2-3-1	Amend determination of what is surplus to provide that mayor does it instead of department or other officer of the city.
79	2-4-1	Delete reference to “chain of authority” – current Charter provides mayor shall determine the organization of the city.
79	2-4-2	Delete “council establishes the department” – Charter provides for mayor to establish departments.
79	2-4-3	Delete list of council-established departments – several no longer exist and Charter gives authority to establish departments to the mayor.
80	2-4-4	Delete mandatory director of each department and statement of responsibilities – Charter gives that authority to the mayor.
81	2-4-21	Delete qualifications of city attorney – provided by current Charter.
82	2-4-51	Delete oath of office requirement – F.S. § 876.05 and .10 provide for it.
84	2-4-81	Delete mandate for having a housing department with a director – Charter

confers authority for organizing city upon mayor.

85-87

2-5-2 thru

2-5-5

Delete outdated 2002 election map etc. – Charter and state election law covers the subject of elections and absentee voting.

RECOMMENDATIONS FOR TITLE III

FINANCE AND TAXATION

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
91	3-1-1	Delete reference to department director and responsibilities – Charter delegates this to the mayor.
91	3-1-2	Delete reference to finance director but retain council control over investment policy – F.S. §281.415 requires governing body to establish “investment plan” and control over investment funds.
91-93	3-1-3.5 thru 3-1-4	Delete reference to responsibilities of director of finance, authority of mayor to purchase insurance coverage for the city and to pay claims; these are executive duties of the mayor, to be performed within the budget and appropriations and spending authority established by the City Council.
93	3-1-7	Delete requirement for council appropriation for all expenditures – required by State statute F.S. §166.241.
93	3-1-8	Delete director of finance limitation on paying bills and claims – drawn from 1931 charter and provided today by F.S. §166.241.
95	3-1-11	Amend language for fee for dishonored checks to comply with state statute F.S. §832.08(5).
98	3-2-2	Delete utility revenue bond provision as outdated and unnecessary.
100	3-2-7	Delete contract for utility service and maintenance – now a Home Rule power.
100	3-2-8	Delete restriction on state contracting – from a 1949 special act – unnecessary today due to state legal inability to impair the obligation of contracts.
103	3-3-1	Delete reference to purchasing agent – Charter requires mayor to provide for discharge of responsibilities.
105	3-3-3	For multi-year contracts, amend requirement for 8 votes to requirement of majority-plus-one vote to authorize.
105	3-3-4	Eliminate reference to contract coordinator and provide that SBE is within the mayor’s discretion to administer.
111-112	3-3-16 thru 3-3-19	Delete sections pertaining to stocking stores of supplies for the

city –maintaining adequate supplies is an administrative function to be discharged within the budget set by Council. Recommend replacement language in 3-3-18, directing the mayor to implement a system for supply maintenance.

112

3-3-25 thru
3-3-26

Minor edits to conform sections to Competitive Consultants’ Negotiation Act (CCNA) and Charter.

115-120

3-3-30 thru
3-3-38

Minor edits to reference mayor and controlling Private Public Partnership Act, F.S. §287.05712.

121

3-4-1

Former “Occupation” taxes are now referred to as “Local Business” taxes F.S. §250.

121

3-4-111 and
112

Change references to indexed exemptions for senior citizens’ tax exemptions to refer to F.S. §196.075.

134

3-4-132(4)

Delete reference to Enterprise Zone – statute repealed by legislature.

RECOMMENDATIONS FOR TITLE IV

HEALTH AND SANITATION

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
138 – 155	4-2-1 thru 4-2-124	Animal control – delete all sections indicated which are duplicated or covered and enforced by Escambia County Animal Control in the City, and adopt language suggested on page 1 referencing the County’s ordinances. Retain the provisions pertaining to: Chickens (4-2-3 thru 4-2-5) Doves and pigeons (4-2-6) Rabbits (4-2-7) Livestock (4-2-8) Potbellied pigs (4-2-42) Bird sanctuary (4-2-121) All of the above, would be enforced by the mayor.
156-159	4-3-16 thru 4-3-25	Delete director of sanitation services and change to mayor.
159-164	4-3-39 thru 4-3-49	Delete director of san. Services – change to mayor – define “solid waste” to conform to state statute, F.S. §403.703.
165-187	4-3-50 thru 4-3-122	Change director of sanitation services to mayor.
187-203	4-5-1 thru 4-6-9	Litter control – change enforcement officer references to mayor.

- 191 4-5-11 Delete section covering material blowing out of vehicles to enforce state statute, F.S., §316.520.
- 194 4-6-1 Abandoned property – change definition to state statute F.S. §705.101.
- 195 4-6-5 Change notice of removal period for abandoned property from 10 days to 5 days per F.S. §705.103(2).
- 199 4-6-8 Abandoned boats – refer to penalty of state statute F.S. §705.103 – can't register car or boats.

RECOMMENDATIONS TO TITLE V

HUMAN RESOURCES AND CIVIL RIGHTS

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
204–216	5-2-16 thru 5-2-27	Change “physical disability” to “disability” in fair housing code.
210	5-2-20	Eliminate reference to community block grant funding for the office of the Pensacola-Escambia Human Relations Commission – it is funded from the General Fund.
216–222	5-3-1 thru 5-3-8	Retained, but recommend consideration of deleting the Domestic Partnership Registry in light of US Supreme Court’s decision on same-sex marriage in the 2015 case of Obergefell v. Hodges.

RECOMMENDATIONS TO TITLE VI

LEISURE SERVICES

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
Throughout		Delete references to director of leisure services and substitute mayor where appropriate.
237	6-4-6 and 6-4-7	Delete provisions pertaining to West Florida Regional Library.

RECOMMENDATIONS TO TITLE VII

LICENSES AND BUSINESS REGULATIONS

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
238	7-1	Delete references to “treasurer” and “finance director.”
242	7-2-9	Exempt produce and motor vehicles from local business tax per F.S. §205.063.
248-293	7-3	Adult entertainment regulations to be enforced by the mayor.
277	7-3-71	Delete expired provision for construction permit for adult theater.
293	7-3-115	Delete expired amortization period for non-conforming location of adult entertainment establishments.
301	7-4-13	Update names of community centers subject to alcohol regulations.
307	7-5-1	Delete reference to ambulance franchises – city no longer requires them.
307-312	7-6-1 thru 7-6-26	Delete auction regulations – Florida Board of Auctions regulates auctions pursuant to F.S. §468.381, et seq.
317-320	7-8-1 thru 7-8-6	Delete pawnbroker regulations. PPD enforces state statutes Ch. 538 and 539, F.S.
325-326	7-9-36 thru 7-9-39	Delete “tag day” and charitable solicitation regulations. State statutes provide for charitable organization solicitation regulations, F.S. § 496.
330	7-10-1	Change name of city airport.
332	7-10-3	Refer to state statute minimum insurance for taxis (F.S. §324.032(1)(a) – \$125K/250K/50K).
334	7-10-9	Change insurance reference to state statutes for vehicles without drivers.
346	7-10-49	Change insurance reference to state statutes.

364-377

7-10-175 thru

7-10-211 Delete references to airport director and substitute mayor or city.

377-287

7-11-1 thru

7-11-13 Change wrecker regulations to refer to enforcement by “the city” or the mayor.

388

7-14-1

Change fee collection from “community development department” to city.

406

7-14-13

Change permit fee refund from “inspection department” to city.

RECOMMENDATIONS FOR TITLE VIII

OFFENSES

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
Throughout		Change references of particular city officials to “city” or mayor.
407	8-1-1	Court cost of \$2 on convictions should go to police “degree” training per F.S. §918.15.
414	8-1-16	Delete subsection (9) post-Hurricane Ivan construction noise exemption as outdated.
424	8-1-25	Change reference from United Way’s “first call for help” to “211” in panhandling regulation.
429-431	8-2-1 thru 8-2-8	Delete registration of criminals regulations as Ch. 775, F.S. comprehensively regulates the subject through the sheriffs of the state.

RECOMMENDATIONS FOR TITLE IX

PERSONNEL

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
434-435	9-2-1 and 9-2-2	Delete references to “department of human resources” and “director.”
435-443	9-3-1 thru 9-3-5	Delete employment provisions dealing with Administration, work Hours, Holidays, Overtime, Leaves of Absence, PTO, leave Sharing, and Pretermination Hearings and civil service appeals - All of these provisions are transferred to the Human Resources Manual.
445-446	9-3-21	Delete all but references to the council-established Pay Plan. There is no longer a “classified service” and CPI-based pay adjustments ceased in 2009.
446	9-3-23	Delete reemployment section – transferred to HR Manual.
447	9-3-24	Delete annual pay adjustment provisions- ceased in 2009. Transfer promotion, demotion and pay range adjustments to HR Manual.
449	9-3-25	Delete out-of-classification pay differential – transferred to HR Manual.
450	9-3-26	Delete supplemental compensation, shift differential, field training pay as transferred to HR Manual.
451	9-3-27	Delete other payroll adjustments – transferred to HR Manual.
451	9-3-28	Delete overtime pay provision – transferred to HR Manual.
452	9-3-29	Delete extended leave without pay provision – transferred to HR Manual.
453	9-3-30	Delete temporary employee provision – transferred to HR Manual.
455	9-3-40	Deletion and new language already accomplished by Ord. 08-16, sec. 1, effective 3/17/16.
458	9-3-58	Delete as longevity pay was terminated by council in 2009. Longevity pay is retained in police units’ collective bargaining agreements.

459-462	9-3-76 thru 9-3-82	Delete firefighter education incentive pay provisions – Fire Education Board was repealed by Ord. 26-16, eff. 8/11/16, and fire education pay is now provided in the collective bargaining agreements.
462	9-5-1 and 9-5-1	Delete as outdated these 1957 and 1958 pension increases.
462, et seq.		Change “director of finance” to “plan administrator” or “Chief Financial Officer.”
514	9-5-46	Delete reference to pension plan supplements paid from the general fund of the city – all payments are now made from the pension plans themselves.
517-539	9-5-66 thru 9-5-74	Already replaced by Ord. 08-16, sec. 2, eff. 3/17/16.
540-563	9-5-91 thru 9-5-98	Already repealed and replaced by Ord. 08-16, sec. 4, Eff. 3/17/16.
572	9-5-108	Council already added coverage for CRA employees thru Ord. 42-16.
613	9-6-1	Already repealed and replaced by Ord. 08-16, sec. 6, eff. 3/17/16.
620-643	9-6-6	Already repealed and replaced by Ord. 08-16, sec. 7, eff. 3/17/16.
643-644	9-6-7	Already repealed and replaced by Ord. 08-16, sec. 8, eff. 3/17/16.
645-663	9-6-11 thru 9-6-17	Already repealed and replaced by Ord. 08-16, Sec. 9, eff. 3/17/16.
672-674	9-8-1 thru 9-8-4	Delete 1997 reopener of General Pension Plan, superseded by provisions of the General Pension Plan and by mandatory participation in the Fla. Retirement System.
683-688	9-10-1 thru 9-10-9	Delete as not incorporated into Fire Pension Special Act in “Related Special Acts” section of code book.

RECOMMENDATIONS FOR TITLE X

PUBLIC ENTERPRISES & UTILITIES

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
692-693	10-1-1 thru 10-1-3	Delete this remnant from the 1931 Charter since it has been superseded by home rule power and Ch. 366, F.S.
693	10-1-4	Delete as superseded by Communications Services Act regulations, Ch. 202, F.S.
695	passim	Change references to “Pensacola International Airport”; change “airport director” to “mayor” (or his designee).
704-707	10-2-6 and 10-2-7	Delete as FAA regulates airborne aircraft, not the airport.
704	10-2-6	Delete most text as FAA regulates flight operations; however, F.S. § 330.062(2) permits regulation of seaplanes over water bodies.
707	10-2-8	Delete as FAA regulates altitude issues.
710	10-2-12	Delete text as airport follows FAA rules on ground operations.
712	10-2-27	Delete as federal authorities regulate destructive devices at airports.
717	10-2-35	Amend to conform to state law regulation – F.S. §496.425(4)(G).
719	10-2-37	Delete text as federal regulations and state statutes on weapons preempt local regulation of firearms and weapons at an airport.
751-754	10-2-94 thru 10-2-95	Delete portions of text specifying dates and details of Customer Facility Charges; substance of regulation remains unchanged.
758	10-3-1	Delete as outdated.

- 759 10-3-16 and
10-3-17 Delete references to port director to conform to Charter.
- 759 10-3-18 Add tariff language at suggestion of port staff.
- 759 10-3-19 Delete requirement of keeping tariff in Clerk’s office – pre-computer Age provision.
- 761 passim Eliminate references to “Energy Services of Pensacola” and the Director.
- 774-777
10-5-1 thru
10-5-2 Delete text as inconsistent with state regulation of the telecommunications industry in Florida. F.S. § 337.401 prohibits franchises and F.S. §202.10 et seq. provides the telecommunications tax process.

RECOMMENDATIONS FOR TITLE XI

TRAFFIC & VEHICLES

Page	Section	Recommendation and Reason
779	11-2-1	Conform definitions of emergency vehicles and bicycles to state statute; update definitions of parking meter and policy chief and officers.
782-783	11-2-3 and 4	Delete duties of transportation engineer; revise duties of mayor and law enforcement officers in enforcing code and state statutes.
783	11-2-5	Delete reference to driver license records – covered by public records law and state driver license statutes.
785	11-2-11	Repealed by Ord. No. 30-16, 11/17/16 – authorizing statute (FS § 316.0086) repealed.
796	11-2-35	Delete out-of-date language pertaining to parking school busses in residential districts of the city.
802-803	11-2-46.1 and 49	Insert text providing for the acceptance of credit cards by parking meters.
809-811	11-2-89	Delete abandoned vehicle provision – topic is covered by Se. 4-6-1 and by state statute. F.S. § 705.101.
813-814	11-3-4	Delete as no longer in use.
816	11-4-16	Delete provision requiring adjacent property owner to clear or maintain city sidewalk – state law places responsibility on the city.
816	11-4-17	Same as above.
820	11-4-41	Same as above pertaining to duty to keep sidewalks in good repair.
821-826	11-4-44 thru 55	Delete provisions for assessing adjacent property owners for cost of city installing or repairing sidewalks – no longer used and city is responsible for sidewalk maintenance. Commercial developments and alterations do require sidewalk construction, however (Sec. 12-2-82(C)(1)(e), title XII, p. 229).
850	11-4-174	Expedite appeal of special event permits when denied – appeal to mayor then to city council.

RECOMMENDATIONS TO TITLE XII

(LAND DEVELOPMENT CODE)

<u>Page</u>	<u>Section</u>	<u>Recommendation and Reason</u>
856	12-0-1	Change reference to current name of statute (Community Planning Act).
857	12-0-3	Update references to history of Comp Plan.
859	12-0-6	Delete reference to a 1990 “interim period” – outdated.
860	12-0-8	Statute now refers to “reviews” instead of “reports” in EAR.
860	12-1-3	Update reference to current state statute controlling Comp Plan.
861	12-1-6	Change requirement from 7 to 5 Council votes (supermajority) to approve continuance of nonconforming use or structure.
861	12-1-6	Numerous throughout this Title – Change references from “planning director” to “planning office” in order to reference function rather than title.
864-867	12-1-7	Conform concurrency requirements to current statutory provisions.
868	12-2-1	This is the first of several deletions to the former R-C zoning district that has been repealed.
872	12-2-3	Delete use of private stables from low density residential zoning district as sec. 4-2-8 prohibits keeping horses in stables in the city.
874	12-2-4	Delete private stables from medium density residential zone per Sec. 4-2-8.
880-881	Table 12-2.3	Restore table to the code since it was inadvertently removed several years ago.
892	12-2-7	Add medical marijuana dispensaries to permitted use in the R-NC zoning district 2017 amendments to F.S. 381.986(11)(b)(2) requires placement of them in zoning district where pharmacies are located, if a municipality permits them at all.
905	12-2-10	Correct typo in code by changing “HR-1” to “HC-1.”
909	12-2-10	Delete references to text or purpose of signs per Reed v. Town of Gilbert (U.S.S.Ct. 2015) [hereafter, <u>Reed</u>].

910	12-2-10	Update reference to federal historic structure rehabilitation standards.
939	12-2-10	Delete reference to text or purpose of sign <i>per Reed</i> .
939	12-2-10	Update reference to federal historic structure rehab guidelines.
951	12-2-11	Incorporate language of Ord. 13-17, eff. 6/13/17.
956-957		
	12-2-12	Delete references to text or purpose of signs <i>per Reed</i> .
997	12-2-12	Delete references to text or purpose of signs <i>per Reed</i> .
999	12-2-12	Delete references to text or purpose of signs <i>per Reed</i> .
1003	12-2-13	Delete references to text or purpose of signs <i>per Reed</i> .
1009	12-2-21	Delete designation of building official as secretary to the ARB.
1014	12-2-22	Delete designation of building official as secretary to the ARB.
1018	12-2-23	Delete 1993 “grandfathering” of nonaccessory signs as no longer required.
1019	12-2-23	Delete reference to sign text or purpose <i>per Reed</i> .
1025	12-2-24	Delete reference to sign text or purpose <i>per Reed</i> .
1032	12-2-31	Delete reference to sign text or purpose <i>per Reed</i> .
1033	12-2-31	Restore reference to swimming pools in Figure 12-2.3, which was apparently previously eliminated as a scrivener’s error.
1037	12-2-32	Delete reference to “city landscape architect” as city no longer has one.
1037 continuing		
	12-2-33	Change references from “Department of Planning and Neighborhood Development” to “planner’s office”, “planning office” or “city planner” because the referenced department no longer exists and a functional definition should retain suitability over time. Also, change references from “Inspection Services Department” to “building official” for the same reason.
1047	12-2-40	Delete reference to the former R-C zoning district.
1052	12-2-44	Delete reference to the former R-C zoning district.
1056	12-2-45	Delete reference to the former R-C zoning district.

1063	12-2-58	Delete reference to the former R-C zoning district.
1065	12-2-62	Update building standard for manufactured homes.
1076-1080		
	12-2-81	Update development plan review and approval process to conform to current statute requirements and practice.
1099	12-3-1	Delete reference to “City Surveyor” as city no longer has one.
1103	12-4-2	Delete signage references to text or purpose per <u>Reed</u> .
1104	12-4-4	Delete reference to former R-C zoning district.
1105-1106		
	12-4-4	Delete reference to text or purpose of signs per <u>Reed</u> .
1106	12-4-5	Delete reference to text or purpose of signs per <u>Reed</u> .
1116-1117		
	12-6-2	Delete reference to former R-C zoning district.
1134	12-8-3	Delete requirement for filing 14 blueprints with inspections.
1134	12-8-10	Delete requirement for filing 14 blueprints with inspections.
1157	12-9-8	Delete provision stating enforcement of stormwater will be by city engineer and building official – per charter all ordinance enforcement is by the mayor through designees.
1163	12-9-19	Delete reference to city manager enforcing stormwater provisions and replace with “mayor through appropriate staff.”
1180-1183		
	12-11-2	Conform to language adopted in Ord. 13-17, eff. 6/13/17.
1186	12-11-5	Conform to language adopted in Ord. 13-17, eff. 6/13/17.
1191	12-12-3	Delete reference to city council committee and former department of community affairs.
1192-1193		
	12-12-3	Delete references to city council committee and former department of community affairs.
1203	12-12-7	Delete signage references to text or purpose of signs per <u>Reed</u> .

- 1208 12-13-1 Delete ZBA officer and staff identification and replace with provisions identifying city staff as technical expertise resources rather than clerical functions.
- 1209 12-13-2 Delete planning board officer and staff identification and replace with provisions identifying city staff as technical expertise resources rather than clerical functions.
- 1212 12-13-3 Delete ARB officer and staff identification and replace with provisions identifying city staff as technical expertise resources rather than clerical functions.
- 1215 12-13-4 Add language to Gateway Review Board provisions identifying board officers and referring to city staff as technical expertise resources.
- 1220 12-14-1 Conforming language to Ord. 13-17, eff. 6/13/17.
- 1220 12-14-1 Conforming language to Ord. 13-17, eff. 6/13/17.

RECOMMENDATIONS FOR TITLE XIII

CODE ENFORCEMENT

Page	Section	Recommendation and Reason
1239	13-1-1	Add language to clarify that the administrative code enforcement mechanism is not limited to real property issues.
1242	13-1-4	Delete lien priority language as superseded by Fla. Supreme Court decision holding that previously recorded mortgages are superior to liens arising from code enforcement fines.
1248	13-1-7	Delete language as no longer necessary – provided by Ch. 162, F.S.
1249	13-1-10	Delete notification details and substitute language referencing state statute requirements.
1250	13-1-13	Delete reference to referral to magistrate as no longer necessary – all cases now heard by a magistrate.
1250	13-2-1	Delete reference to court appearance – not provided by Ch. 162, F.S.
1254	13-2-2(o)	Delete reference to building code statutes – duplicated by the following subsection (p).

RECOMMENDATIONS FOR TITLE XIV

BUILDINGS, CONSTRUCTION AND FIRE CODES

Page	Section	Recommendation and Reason
1257	14-1-21	Delete responsibilities of director and department to conform to Charter.
1257	14-1-22	Delete references to civil service laws and regulations.
1259-1260		
	14-1-41	Delete references to former responsibilities of Construction Board of Adjustment and Appeals as no longer needed; county now issues certificates of competency instead of city board; keep references to current responsibilities of the Board.
1268	14-1-72	Delete regulation of signage on contractor vehicles in favor of similar state statute requirements. F.S. §489.119(5)(c).
1269		
	14-1-91 thru 93	Delete references to owner/builder's privilege since same is provided by state building codes.
1271	14-1-112	Change period of inactivity from 3 to 6 months to invalidate building permit – conforms to current practice.
1276	14-1-139	Delete adoption of International Property Maintenance Code as duplicated by sec. 14-1-222.
1279	14-1-164	Delete as duplicated in sec. 12-2-40.
1280	14-1-165	Delete regulation of electrical alarm systems as covered by state building codes.
1281	14-1-166	Delete reference to National Electrical Code as covered by state building codes.
1282	14-1-167	Delete contractor requirements as covered by state law.
1284	14-1-196	Delete contractor requirements as covered by state law.
1299	14-2-2	Add reference to Florida Administrative Code to fire code compliance.
1299	14-2-3	Update references to Florida Fire Prevention Code and NFPA Life Safety Code.
1300	14-2-4	Delete references to prior editions of NFPA Life Safety Codes as unnecessary.

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| 1301 | 14-2-21 | Delete provision establishing Bureau of Fire Prevention as outdated; state statutes currently require position of Fire Marshall. |
| 1302 | 14-2-23 | Delete additional reference to reports of Bureau of Fire Prevention. |
| 1305 | 14-2-67 | Update description of unlawful fireworks. |
| 1307 | 14-3-2 | Revise description of city officers protected from interference with the performance of duties. |