CHAPTER 2

SAVING CLAUSE

SECTION:

1-2-1: Repeal of General Ordinances

1-2-2: Public Utility Ordinances

1-2-3: Saving Clause

- 1-2-1: REPEAL OF GENERAL ORDINANCES: All general ordinances of the City are hereby repealed, except as herein specifically preserved or are by implication reserved from repeal, subject to the saving clauses herein contained, excluding without limitation the special ordinances relating to the following subjects: Tax levies, appropriation of public monies, boundaries and annexations, franchises, ordinances granting special rights to persons or correspondence, contracts, issuance of warrants, public salaries, ordinances establishing name or vacating streets, alleys or other public places, improvement districts, bonds, local elections, the sale or exchange of real estate, sign ordinances, economic development, urban renewal, public utilities, zoning and all special ordinances of any kind, except for those provisions in such special ordinances which this Code expressly amends.
- 1-2-2: PUBLIC UTILITY ORDINANCES: No ordinance or section thereof relating to railroad or railroad crossings of streets and other public ways, or relating to the conduct, duties, service or rates of public utilities shall be repealed by the adoption of this Code or by the preceding section, except as this Code specifically provides for such repeal.
- 1-2-3: SAVING CLAUSE: Any ordinance amending or repealing any section of this Code shall not be deemed or construed to abate any pending action based upon such amended or repealed section, nor shall the passage of such ordinance prevent the arrest, prosecution and punishment of any violation of such section committed prior to the effective date of such ordinance.