

THE
HARRIMAN
MUNICIPAL
CODE

Prepared by the

MUNICIPAL TECHNICAL ADVISORY SERVICE
INSTITUTE FOR PUBLIC SERVICE
THE UNIVERSITY OF TENNESSEE

in cooperation with the

TENNESSEE MUNICIPAL LEAGUE

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Change 4, March 11, 2014

CITY OF HARRIMAN, TENNESSEE

MAYOR

Chris Mason

VICE MAYOR

Ken Mynatt

COUNCILMEMBERS

Chris Ahler
Buddy Holley
Kenyon Mee
J.D. Sampson
Lonnie Wright

CITY CLERK

Angie Skidmore

Preface

This code is the result of a comprehensive codification and revision of the ordinances of the City of Harriman, Tennessee.

The attention of the user is directed to the arrangement of the code into titles, chapters, and sections. Related matter is kept together, so far as possible, within the same title. Each section number is complete within itself, containing the title number, the chapter number, and the section of the chapter of which it is a part. Specifically, the first number is the title number followed by a hyphen, then the chapter number with the last two numbers showing the section number within the chapter, so that, for example, title 2, chapter 1, section 6, is designated as section 2-106.

By utilizing the table of contents and the analysis preceding each title and chapter of the code, together with the cross references and explanations included as footnotes, the user should readily find all provisions in the code relating to any question that might arise.

Following this preface is an outline of the ordinance adoption procedures, if any, prescribed by the city's charter.

The code has been arranged and prepared in loose-leaf form to facilitate keeping it up to date. MTAS will provide updating service under the following conditions:

- (1) That all ordinances relating to subjects treated in the code or which should be added to the code are adopted as amending, adding, or deleting specific chapters or sections of the code (see section 8 of the adopting ordinance for the code).
- (2) That one copy of every ordinance adopted by the City is furnished to MTAS immediately after its adoption (see section 8 of the adopting ordinance).
- (3) That the City agrees to reimburse MTAS for the actual costs of reproducing replacement pages for the code (no charge is made for the consultant's work, and reproduction costs are usually nominal).

Presently, when the foregoing conditions are met MTAS will reproduce replacement pages for the code to reflect the amendments and additions made by such ordinances. This service will be performed at least annually and more often if justified by the volume of amendments. Replacement pages will be supplied with detailed instructions for utilizing them so as again to make the code complete and up to date.

However, the way MTAS does municipal codes and code updates is under review; therefore, this procedure is subject to change in the near future.

The able assistance of Tracy G. Gardner, the MTAS Word Processing Specialist who did all the typing on this project, is gratefully acknowledged.

Sidney D. Hemsley
Senior Legal Consultant

ORDINANCE ADOPTION PROCEDURES PRESCRIBED BY THE CITY
CHARTER

1. The style of ordinances shall be: "Be it enacted by the City Council of the City of Harriman." (Art. II, sec. 7)
2. All ordinances are required to be published within ten (10) days after passage, in some newspaper printed, and of general circulation, in the City of Harriman. Ordinances shall not be enforced until they are published. (Art. II, sec. 8)
3. No ordinance shall be passed except by bill. Every bill shall be read at least twice before a vote is taken on final passage. Three days must intervene between readings. No bill shall be considered until it has been reported on by committee unless by two-thirds vote of the members present, the city council dispenses with that requirement. (Art. II, sec. 9)
4. Ordinances may be reconsidered, revised and reenacted within certain limitations. (Art. II, secs. 10 and 11)
5. The mayor has veto power over bills (and certain resolutions and contracts). The mayor's veto can be overridden by a two-thirds vote of the entire membership of the city council. (Art. II, sec. 12)