

City of Aurora
2020 Statutory Updates Incorporated During **Supplement # 2**

The following Sections of the Code have been updated with the 2020 statutory material. All revised Sections will be in effect following the **City's** adoption of the Code.

Section/Subsection of the Code	Description of the Revision Based on State Law Change	Pursuant to RSMo. Section
120.120	The following wording has been added to Subsection (A)(1): <u>"...investigative reports of all law enforcement agencies and any reports or records in the possession of the Department of Health and Senior Services' State Public Health Laboratory, which were the result of testing performed at the request of any municipal, county, State or Federal Law Enforcement Agency, are closed records until the investigation becomes inactive."</u>	610.100
215.010	The following offenses have been added to the definition of DANGEROUS FELONY: armed criminal action, conspiracy to commit an offense when the offense is a dangerous felony, and vehicle hijacking when punished as a Class A felony.	556.061
215.030	This Section, which previously pertained to conspiracy to commit an offense, has been removed from the Model Code. This statutory offense was revised to apply only to felony offenses and has been reclassified as a Class C felony. A footnote has been added to this Section noting the change.	562.014
215, Art. XII	NO CHANGE MADE TO THIS ARTICLE: The City should review the definition of MINOR herein in light of the statutory changes to Section 211.021, RSMo. The material in this Article is not directly Statutory, however the changes in Section 211.021, RSMo., specifically the age set out in the definition of MINOR, may need to be changed to be in compliance with the Statutes.	211.021
300.010	The definition of ALL-TERRAIN VEHICLE has been revised so that the definition is consistent throughout the Statutes. The maximum vehicle width and maximum unladen dry weight have been increased in the definitions of RECREATIONAL OFF-HIGHWAY VEHICLE and UTILITY VEHICLE.	300.010, 301.010
370.190	This Section, which previously pertained to the use of headgear while operating or riding as a passenger on a motorcycle or motortricycle, has been removed from the Model Code. The statutory provisions were revised to preempt political subdivisions from imposing regulations of this nature. A footnote has been added to this Section noting the change.	302.020
380.100	The following wording has been added to this Section: <u>"shall be presumed fraudulent and void unless the parties have executed a written agreement for delayed delivery of certificate of ownership as provided in Subsection 5 of Section 301.210, RSMo."</u>	301.210
380.110	Additional wording has been added to this Section to allow for an extended period of validity of transferred plates when a dealer is selling the motor vehicle under the provisions of Subsection 5 of Section 301.210, RSMo.	301.140

Section/Subsection of the Code	Description of the Revision Based on State Law Change	Pursuant to RSMo. Section
380.120	Additional wording has been added to this Section in two places to allow for an extended period of validity of temporary permits authorizing the operation of a motor vehicle when issued by a dealer selling the motor vehicle under the provisions of Subsection 5 of Section 301.210, RSMo.	301.140