

Jackson County Missouri

Jackson County Courthouse 415 E.12th Street, 2nd floor Kansas City, Missouri 64106 (816)881-3242

Legislation Text

File #: 4311, Version: 0

Health & Environment Committee Amendment July 11, 2011

IN THE COUNTY LEGISLATURE OF JACKSON COUNTY, MISSOURI

AN ORDINANCE enacting sections 5100., 5101., 5102., 5103., and 5104., <u>Jackson County Code</u>, 1984, relating to blasting, with a penalty provision.

ORDINANCE #4311, May 23, 2011

INTRODUCED BY Dennis Waits, County Legislator

WHEREAS, the Missouri Blasting Safety Act, sections 319.300-.345, RSMo, authorizes Missouri cities and counties to enact provisions to regulate blasting within their borders, so long as the local provisions do not conflict with state law; and,

WHEREAS, the Legislature finds it to be in the best interests of the health, welfare, and safety of the citizens of the county to enact provisions regarding blasting that are consistent with state law, but which can be enforced locally; now therefore,

BE IT ORDAINED by the County Legislature of Jackson County, Missouri, as follows:

Section A. Enacting Clause. Sections 5100., 5101., 5102., 5103., and 5104., <u>Jackson County</u> Code, 1984, are hereby enacted, to read as follows:

5100. <u>Blasting, Governing Law.</u>

Blasting operations, when conducted anywhere within the corporate limits of Jackson County, shall be governed by the Missouri Blasting Safety Act, sections 319.300-.345, RSMo, this chapter, and any applicable municipal ordinances which are consistent with state law.

5101. <u>Blasting, Defined</u>.

Blasting is defined as the use of explosives in mining or construction.

5102. Blasting, Prohibition of Excessive Ground Vibrations.

No person, firm, or corporation shall perform any blasting within the County which exceeds the ground vibration limits established by section 319.312, RSMo, as measured pursuant to state law within the unincorporated portion of the County.

5103. Blasting, Conditional Use Permit.

The conducting of permitted blasting in the unincorporated portion of the County, pursuant to a conditional use permit, shall be governed by section 24005.15 of this code

5104. Penalty Provision.

The violation of any provision of this chapter may be punished pursuant to section 5520. of this code.

Section B. <u>Penalty Provision</u>. Any person, firm, or corporation who violates any penal provision of this Ordinance shall, upon conviction, be punished pursuant to section 5520., <u>Jackson County Code</u>, 1984.

File #: 4311, Version	on: 0					
Effective Date: Executive.	This Ordinanc	e shall be effective ir	mmediately ເ	upon its signatu	re by the County	
APPROVED AS	TO FORM:					
Chief Deputy Co	ounty Counselor		County Counselor			
		d Ordinance, Ordinance			as duly passed on	
Yeas	<u>8</u>	Nays	<u>0</u>			
Abstaining	0	Absent	<u>_1</u>			
This Ordinance i	is hereby transn	nitted to the County Ex	ecutive for hi	s signature.		
<u>July 12, 2011</u> Date		Mary Jo Spino, Clerk of Legislature				
I hereby approve	e the attached C	ordinance #4311.				
July 12, 2011						
Date		Michael D. Sanders,	County Exec	cutive		