



**ORDINANCE No. 888**

**AN ORDINANCE ADOPTING THE 2000 EDITION OF THE INTERNATIONAL BUILDING CODE, INCLUSIVE OF APPENDIX A, APPENDIX B, & APPENDIX E, THE 2000 ACCUMULATIVE SUPPLEMENT TO THE INTERNATIONAL CODES HEREIN ADOPTED; THE 2000 INTERNATIONAL RESIDENTIAL CODE; INCLUSIVE OF APPENDIX E; THE 2000 INTERNATIONAL MECHANICAL CODE; THE 2000 INTERNATIONAL FUEL GAS CODE; THE 2000 UNIFORM PLUMBING CODE; THE 2000 INTERNATIONAL ENERGY CONSERVATION CODE; THE 2000 NATIONAL ELECTRIC CODE, REPEALING THE CITY OF REXBURG ORDINANCE No. 827, AND ANY OTHER ORDINANCES IN CONFLICT HERewith; PROVIDING FOR THE SEVERABILITY OF THE SECTIONS, AND SUBSECTIONS OF THIS ORDINANCE; PROVIDING FOR THE EFFECTIVE DATE OF THIS ORDINANCE.**

BE IT ORDAINED BY THE MAYOR CITY COUNCIL OF THE CITY OF REXBURG, STATE OF IDAHO, THAT:

**SECTION I: ADOPTION OF CODES**

**A. INTERNATIONAL BUILDING CODE:**

2000 Edition, published by the International Code Council, including The 2002 Accumulative Supplement to the International Building Code (IBC-1); Appendix Divisions A (Employee Qualifications) B. (Board of Appeals), C. (Group U Agricultural Buildings, as modified herein) &E (Supplementary Accessibility Requirements), are hereby adopted as an official code of the City, except any portions deleted, revised, modified or amended by provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality. Non-commercial Agricultural buildings, (As Defined by Appendix C-C101.1) with the review and approval of the City Building Official, the Planning and Zoning Administrator, and further subject to any surface water and environmental authorities, MAY be exempt from this code upon approval of application for such exemptions.

**B. INTERNATIONAL RESIDENTIAL CODE:**

2000 Edition, published by the International Code Council, is hereby adopted as an official code of the City, inclusive of 2002 Accumulative Supplement to the International Residential Code (IRC); except any portions deleted, revised, modified, or amended by provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality. Non-commercial Agricultural buildings, with the review and approval of the City Building Official, the Planning and Zoning Administrator, and further subject to any surface water and environmental authorities, MAY be exempt from this code upon approval of application for such exemptions.

**C. INTERNATIONAL MECHANICAL CODE:**

2000 Edition, published by the International Code Council, inclusive of 2002 Accumulative Supplement to the International Residential Code (IRC) is hereby adopted as an official code of the City, except any portions deleted, revised, modified, or amended by provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality. Non-commercial Agricultural buildings, with the review and approval of the City Building Official, the Planning and Zoning Administrator, and

further subject to any surface water and environmental authorities, MAY be exempt from this code upon approval of application for such exemptions.

**D. INTERNATIONAL FUEL GAS CODE:**

2000 Edition, published by the International Code Council is hereby adopted as an official code of the City, inclusive of 2002 Accumulative Supplement to the International Residential Code (IFGC-1), except any portions deleted, revised, modified, or amended by provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality. Non-commercial Agricultural buildings, with the review and approval of the City Building Official, the Planning and Zoning Administrator, and further subject to any surface water and environmental authorities, MAY be exempt from this code upon approval of application for such exemptions.

**E. UNIFORM PLUMBING CODE:**

2000 Edition, published by the International Association of Plumbing and Mechanical Officials, AND the current edition of the Pacific Northwest Section of the American Water Works Association (AWWA) Manual are hereby adopted as an official code of the City, except any portions deleted, revised, modified, or amended by the provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality. Non-commercial Agricultural buildings, with the review and approval of the City Building Official, the Planning and Zoning Administrator, and further subject to any surface water and environmental authorities, MAY be exempt from this code upon approval of application for such exemptions.

**F. International Energy Conservation Code:**

2000 Edition, published by the International Code Council, is hereby adopted as an official code of the City, inclusive of 2002 Accumulative Supplement to the International Residential Code (IECC), except any portions deleted, revised, modified, or amended by the provisions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality.

**F.1 Agricultural buildings are exempt from the provisions of this code.**

**G. National Electrical Code:**

2002 Edition, published by the National Fire Protection Association, is hereby adopted as an official code of the City, except any portions deleted, revised, modified, or amended by portions of this ordinance. This code shall regulate the erection, construction, enlargement, alteration, repair, replacement, moving, removal, demolition, conversion, occupancy, equipment, use, height, and maintenance of all buildings and/or structures within the municipality.

**SECTION II: ADMINISTRATION, ENFORCEMENT, APPEAL & REMEDY:**

A. Chapter 1 of the International Building Code shall be applicable to all codes adopted and contained in this City Ordinance in order to provide equity within the jurisdiction in regards to Administration (Sec.101), Applicability (Sec.102), Creation of THE DEPARTMENT OF BUILDING SAFETY, (commonly referred to in this Jurisdiction as “The Building Department”)(Sec. 103), Duties and Powers of Building Official (Sec.104),as herein amended, Permits (Sec. 105), Inspections (Sec.109), Certificate of Occupancy (Sec.110), Violations (Sec.113), Stop Work Order (Sec.114). This Ordinance Section is designed to provide clear authority and continuity for the public in Administration and implementation of all the codes herein contained. The remedies in instance of conflict with codes must first be exhausted at the Building Official before eligibility for appeal is effected.

**A.1. Exception:**

The National Electrical Code, as adopted herein shall stand alone in regard to this ordinance Section (II), and shall be implemented, administered, & enabled, under the direction of the Building Official, as the code is written in regard to administration, in such manner as to be compliant with the State of Idaho Building and Electric Codes at the time of the passage of this Ordinance.

B. One copy each of the herein Codes, as adopted, shall be available in the Office of The City Clerk, and The Office of the Building Official (total of two copies) for review by the public.

### **SECTION III: REVISIONS:**

The following sections are hereby revised and the information is to be applied to all codes adopted herein. Specific Section Citation Numbers are relevant to The 2000 International Building Code, but are to apply to requirements in all Codes adopted herein for the information, in whatever Code Section citations require their insertion.

A. Section 101.1 - City of Rexburg, State of Idaho (Jurisdiction name)  
Section 103.6 - January, 1, 2003 (Date effective)  
Section 303.1.4 - December 18, 2002 (Date of Approval)

### **SECTION IV: Enabling Actions:**

A. To provide compliance with The International Building Code Section 103.1, creation of Enforcement Agency; it is hereby ordained that: a Department of Building Safety is hereby created (commonly referred to as The City Building Department) and the official in charge shall be known as the Building Official.

B. **AMMEND Section 103.2 of The 2000 International Building Code to read:** It is hereby declared that an employee, currently qualified under IBC Appendix Division A , be named Building Official by the chief Executive Officer of the Municipal Corporation, to serve, subject to, and subordinate to, the directives of existing employment policies and procedures of said Corporation and that employee comply with Section 104-Duties and Powers of the Building Official defined in Chapter 1 as amended , and said duties and powers shall be applicable to all codes adopted herein this Ordinance (888). For purpose of enabling authority, in the instances of permit, or enforcement applications, wherein Professional Engineering evaluation, interpretation and counsel is determined to be required, the Professional Engineering authority of the Jurisdiction is the Office of the City Engineer in regard to the codes hereby adopted, who shall provide such services at the request of the Building Official. Any instances of violation, or enforcement considerations, beyond issuance of a STOP WORK ORDER, the matter shall be referred to the Office of The City Attorney for review, and acting in the capacity of City Prosecutor, that individual may, after said review, cause action which may be then referred to the enforcement authority vested in the office of the Chief of Police for such action as provided by law.

### **C. AMMEND: Section 103.3 Deputies to read:**

In accordance with the prescribed procedures and employment policies of this jurisdiction, and with the concurrence of the building official, the City of Rexburg shall employ related technical officers, inspector, plan examiners and other employees. Such employees, acting as agents of the building official, shall carry out those duties as directed by said building official.

D. **AMMEND:** Section 104.6 Right of Entry: the last line of the section to read' "If entry is refused, the building official shall refer the matter to the City Attorney, who shall have recourse to the remedies provided by law.

### **SECTION V: Deletions, Revisions, & Amendments to the Codes Adopted Herein:**

A. **General.**

**108.1 General.** Fees shall be assessed in accordance with the provisions of this section.

**108.2 Permit Fees.** The fee for each permit shall be as set forth in the City of Rexburg Fee Schedule

The determination of value or valuation under any of the provisions of this code shall be made by the building official. The value to be used in computing the building permit and building plan review fees shall be the total value of all construction work for

which the permit is issued, as well as all finish work, painting, roofing, electrical, plumbing, heating, air conditioning, elevators, fire extinguishing systems and any other permanent equipment.

**108.3 Plan Review Fees.** When submittal documents are required by the Building Official, a plan review fee shall be paid at the time of submitting the submittal documents for plan review. Said plan review fee shall be 10 percent of the building permit fee as shown in the City of Rexburg Fee Schedule.

The plan review fees specified in this section are separate fees from the permit fees specified in Section 107.2 and are in addition to the permit fees.

When submittal documents are incomplete or changed so as to require additional plan review or when the project involves deferred submittal items, an additional plan review fee shall be charged at the rate shown in the City of Rexburg Fee Schedule.

**108.4 Expiration of Plan Review.** Applications for which no permit is issued within 180 days following the date of application shall expire by limitation, and plans and other data submitted for review may thereafter be returned to the applicant or destroyed by the building official. The building official may extend the time for action by the applicant for a period not exceeding 180 days on request by the applicant showing that circumstances beyond the control of the applicant have prevented action from being taken.

No application shall be extended more than once. In order to renew action on an application after expiration, the applicant shall resubmit plans and pay a new plan review fee.

**108.5 Investigation Fees: Work without a Permit.**  
**108.5.1 Investigation.** Whenever any work for which a permit is required by this code has been commenced without first obtaining said permit, a special investigation shall be made before a permit may be issued for such work.

**108.5.2 Fee.** An investigation fee, in addition to the permit fee, shall be collected whether or not a permit is then or subsequently issued. The investigation fee shall be equal to the amount of the permit fee required by this code. The minimum investigation fee shall be the same as the minimum fee set forth in Table I-A. The payment of such investigation fee shall not exempt any person from compliance with all other provisions of this code nor from any penalty prescribed by law.

**108.6 Fee Refunds.** The building official may authorize refunding of any fee paid hereunder which was erroneously paid or collected. The building official may authorize refunding of not more than 80 percent of the permit fee paid when no work has been done under a permit issued in accordance with this code. The building official may authorize refunding of not more than 80 percent of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan reviewing is done.

**108.7 Fee Schedule.**

**CITY OF REXBURG BUILDING PERMIT FEES SCHEDULE<sup>1</sup>**

TOTAL VALUATION	FEE
\$1.00 TO \$500.00	\$23.50
\$501.00 TO \$2,000.00	\$23.50 for the first \$500.00 plus \$3.05 for each additional \$100.00, or fraction thereof, to and including \$2,000.00
\$2,001.00 to \$25,000.00	\$69.25 for the first \$2,000.00 plus \$14.00 for each additional \$1,000.00, or fraction thereof, to and including \$25,000.00
\$25,001.00 to \$50,000.00	\$391.75 for the first \$25,000.00 plus \$10.10 for each additional \$1,000.00, or fraction thereof, to and including \$50,000.00
\$50,001.00 to \$1,000,000.00	\$643.75 for the first \$50,000.00 plus \$7.00 for each additional \$1,000.00, or fraction thereof, to and including \$100,000.00
\$100,001.00 to \$500,000.00	\$993.75 for the first \$100,000.00 plus \$5.60 for each additional \$1,000.00, or fraction thereof, to and including \$500,000.00
\$500,001.00 to \$1,000,000.00	\$3,233.75 for the first \$500,000.00 plus \$4.75 for each additional \$1,000.00, or fraction thereof, to and including \$1,000,000.00
\$1,000,000.00 and up	\$5,608.75 for the first \$1,000,000.00 plus \$3.65 for each additional \$1,000.00, or fraction thereof
<b>Other Inspections and Fees:</b>	

1. Inspections outside of normal business hours .....	\$47.00 per hour <sup>2</sup>
(minimum charge two hours)	
2. Reinspection fees assessed under provisions of Section 305.8 .....	\$47.00 per hour <sup>5</sup>
3. Inspections for which no fee is specifically indicated .....	\$47.00 per hour <sup>5</sup>
(minimum charge one-half hour)	
4. Additional plan review required by changes, additions or revisions to plans .....	\$47.00 per hour <sup>5</sup>
(minimum charge one-half hour)	
5. For use of outside consultants for plan checking and inspections, or both .....	\$47.00 per hour <sup>3</sup>

<sup>1</sup>All fees to be based on the amounts computed using the City of Rexburg building valuation data table current on the date application is made.

<sup>2</sup>Or the total hourly cost to the jurisdiction, whichever is the greatest. This cost shall include supervision, overhead, equipment, hourly wages and fringe benefits of the employees involved.

<sup>3</sup>Actual costs include administrative and overhead costs.

**B. AMENDED:** Sec. 1009.5.1 Minimum size (window wells) to read: The clear horizontal dimensions parallel with the foundation wall shall be at least as wide as the window, and shall be wider, if necessary, to allow the window to be fully opened. The clear inside dimension of the window well, perpendicular to the foundation, shall be a minimum of 24 inches from the inside of the edge of window well to outside edge of the foundation wall. Window wells may be required to be wider or longer to provide adequate ingress/egress where a portion of the building cantilevers out over the window well. Determination of such need shall be by the building official.

**C. AMENDED** Chapter 10: Means of Egress to reflect the following:

MINIMUM OF TWO MEANS OF EGRESS ARE REQUIRED WHERE NUMBER OF USE OCCUPANTS IS AT LEAST:

Congregate Residences	13
Dormitories	13
Dwellings	13
Hotels and Apartments	13

**D. AMENDED BY ADDITION:** The following Section to CHAPTER 10 EGRESS-DOORS:

**1003.1.1.2 Projections into Clear Width.**

Doors, when fully open, opening, or closed shall not project into the public-right-of way.

**E. AMENDED, BY ADDITION:** The following Section to CHAPTER 16-STRUCTURAL DESIGN:

The following listed values are herewith adopted as the minimum design criteria to be used when designing or constructing any structures falling under the purview of this ordinance:

**1601.2 Local Jurisdictional Design Criteria.**

Minimum Frost Depth (Ground Surface to Bottom of Footing)... 36 inches  
 Minimum Roof Snow Load 35#/sq.ft.

Minimum Wind Load            85 m.p.h.  
Seismic Design                Seismic Zone 3\*

\*Seismic Zone 3 from the 1997 codes, Tables and Charts to delineate the geographical areas wherein the prescriptive footings and foundation (stem walls) may be applied by the Building Official under this Ordinance.

**F.     AMMENDED:** Section 1805-Footings and Foundations: The below prescriptive format to be employed in the Jurisdiction, only with the permission of the Building Official after review of the site specific. The Prescriptive method will be used in place of the Tables referenced in Code Sections 1805.4.2-Concrete Footings (Table 1805.4.2) and 1805.5-Foundation Walls (Tables 1805.5.1 through 1805.4.4) Add Prescriptive alternative: Section 1805.1.1-Prescriptive Method of Footing and Foundation Walls in The City of Rexburg:

Concrete footings constructed in the jurisdiction shall have a minimum steel reinforcement consisting of at least 2ea. #4 horizontal reinforcing bars placed continuously along the footing and located a minimum of 3 inches from the bottom and sides of the footings (see table 1805.4.2 page 429 for footing width and thickness ONLY). Steel reinforcement shall be securely positioned by hanging wire ties, concrete blocks, or other approved methods that will hold the reinforcing steel securely in place during the concrete placement.

Foundation walls 4 feet or less in height shall have a minimum nominal concrete wall thickness of 6 inches and shall have a minimum steel reinforcement consisting of not less than one #4 horizontal bar located in the upper six inches of the wall. The remaining height of the foundation wall shall have horizontal #4 bars spaced evenly at a distance of no greater than 24 inches between bars.

Foundation walls constructed in the jurisdiction supporting more than four feet of unbalanced backfill, shall have a minimum nominal concrete thickness of 8 inches, and shall have a minimum steel reinforcement consisting of not less than two #4 horizontal bars located in the upper 12 inches of the wall. The remaining height of the wall shall have horizontal #4 bars equally spaced at a distance no greater than 24 inches between bars.

Foundation walls constructed within this jurisdiction shall have a minimum vertical steel reinforcement consisting of "L"-shaped #4 vertical bars spaced at a horizontal distance from one another no greater than 48 inches between bars if the wall is 48 inches or less in height, and shall have 24 inch horizontal spacing between bars if the wall is higher than 48 inches. The short horizontal portion of the "L"-shaped #4 bars shall be at least 6 inches in length, and shall be approximately centered (vertically) in the concrete footing. Concrete shall be tamped around the "L"-shaped portion of the vertical steel placed in the footing, so that the steel is firmly encased in the footing concrete. If additional re-bar is added to the vertical portion of the #4 "L"-shaped bar to gain additional height, the lap shall be at least 15 inches in length. Wall steel shall have a minimum concrete cover of 3 inches when the wall is poured against earth, and 2 inches cover when pored against air (formed free-standing) or against adjacent wall materials. Wall reinforcing steel shall be wire-tied together to prevent movement or displacement of the steel during the concrete placement.

## **V.II INTERNATIONAL RESIDENTIAL CODE 2000 EDITION:**

A.     **AMENDED:** Section 310.1.1-Minimum Size by deleting the exception to the 5.7 square feet minimum window size.

B.     **AMENDED:** Section 310.1.2-Minimum Opening Height to read as follows: The minimum net clear opening height shall be 24 inches (609.6mm)

C.     **AMENDED:** Section 310.22-Window Wells to read as follows: The clear horizontal dimensions parallel with the foundation wall shall be at least as wide as the window, and shall be wider, if necessary, to allow the window to be fully opened. The clear inside dimension of the window well, perpendicular to the foundation, shall be a minimum of 24 inches from the inside of the edge of window well to outside edge of the foundation wall. Window wells may be required to be wider or longer to provide adequate ingress/egress where a portion of the building cantilevers out over the window well. Determination of such need shall be by the building official.

D.     **AMMEND:** Section 403.1.3.1-Foundations with Stem Walls by insertion of the following prescriptive methodology: The below prescriptive format to be employed in the

Jurisdiction, only with the permission of the Building Official after review of the site specific by the building official.

Concrete footings constructed in the jurisdiction shall have a minimum steel reinforcement consisting of at least 2ea.#4 horizontal reinforcing bars placed continuously along the footing and located a minimum of 3 inches from the bottom and sides of the footings (see table R404.1.1(1) through R404.1.1(4) for footing width and thickness ONLY). Steel reinforcement shall be securely positioned by hanging wire ties, concrete blocks, or other approved methods that will hold the reinforcing steel securely in place during the concrete placement. Foundation walls 4 feet or less in height shall have a minimum nominal concrete wall thickness of 6 inches and shall have a minimum steel reinforcement consisting of not less than one #4 horizontal bar located in the upper six inches of the wall. The remaining height of the foundation wall shall have horizontal #4 bars spaced evenly at a distance of no greater than 24 inches between bars.

Foundation walls constructed in the jurisdiction supporting more than four feet of unbalanced backfill, shall have a minimum nominal concrete thickness of 8 inches, and shall have a minimum steel reinforcement consisting of not less than two #4 horizontal bars located in the upper 12 inches of the wall. The remaining height of the wall shall<sup>3</sup> have horizontal #4 bars equally spaced at a distance no greater than 24 inches between bars.

Foundation walls constructed within this jurisdiction shall have a minimum vertical steel reinforcement consisting of "L"-shaped #4 vertical bars spaced at a horizontal distance from one another no greater than 48 inches between bars if the wall is 48 inches or less in height, and shall have 24 inch horizontal spacing between bars if the wall is higher than 48 inches. The short horizontal portion of the "L"-shaped #4 bars shall be at least 6 inches in length, and shall be approximately centered (vertically) in the concrete footing. Concrete shall be tamped around the "L"-shaped portion of the vertical steel placed in the footing, so that the steel is firmly encased in the footing concrete. If additional re-bar is added to the vertical portion of the #4 "L"-shaped bar to gain additional height, the lap shall be at least 15 inches in length. Wall steel shall have a minimum concrete cover of 3 inches when the wall is poured against earth, and 2 inches cover when poured against air (formed free-standing) or against adjacent wall materials. Wall reinforcing steel shall be wire-tied together to prevent movement or displacement of the steel during the concrete placement. (See\* IBC 1601.2 Amendment D:-Local Jurisdiction Design-above)

**E. AMENDED: By deletion: Chapters 12 through 17 and Chapters 19 through 42.**

#### **SECTION VI: CONTINUITY ASSURED:**

A. This Ordinance shall not act to affect any pending action, appeal, or litigation in effect or instituted under Codes and Regulations in effect prior to this ordinance under herein repealed Ordinances.

#### **SECTION VII: SAVING CLAUSE:**

A. All sections of the City Code repealed, by this Ordinance shall remain in force to authorize the arrest, prosecution, conviction and punishment of any person or Corporate entity who violates said Code sections prior to the date of this Ordinance.

#### **SECTION VIII: PENALTIES FOR VIOLATION:**

A. Any person, firm, or corporation violating any provision of the 2000 International Building Code, inclusive of Appendix A, Appendix B, & Appendix E; The 2000 International One and Two Family Residential Code, inclusive of Appendix E; The 2000 International Mechanical Code; The 2000 International Fuel Gas Code; The 2000 Uniform Plumbing Code; The 2000 International Energy Conservation Code, or The 2000 National Electrical Code, shall, upon conviction thereof, be punishable by a fine not to exceed Three Hundred Dollars (\$300.00), or by imprisonment for not more than Six(6)Months, or by both said fine and imprisonment for any single violation, in addition to any penalty for any sanction provided for in the adopted 2000 INTERNATIONAL BUILDING CODE (Inclusive of Appendix A; Appendix B & Appendix E); 2000 INTERNATIONAL ONE AND TWO FAMILY RESIDENTIAL CODE (Inclusive of Appendix E); 2000 INTERNATIONAL CODE MECHANICAL CODE; 2000 INTERNATIONAL FUEL GAS CODE; 2000 UNIFORM PLUMBING CODE; 2000

INTERNATIONAL ENERGY CODE OR THE 2000 NATIONAL ELECTRICAL CODE.  
Each day of violation shall constitute a separate offense.

**SECTION IX: SEVERABILITY:**

The sections and subsections of this Ordinance are hereby declared severable. Should any portion of this Ordinance be declared invalid by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect and shall be read to carry out the purpose(s) of the Ordinance before any finding and declaration of partial invalidity.

**SECTION X: CONFLICTING PROVISIONS:**

A. If any conflict between this Ordinance, Codes adopted herein, or provisions herein, or other Ordinances of the City shall be found to be in conflict, the most stringent, or restrictive, requirement or interpretation shall apply.

**SECTION XI: EFFECTIVE DATE:**

This Ordinance shall be effective January 01, 2003 with passage and publication as provided by law. Buildings under construction, or those for which completed construction applications have been duly filed with the City Clerk, the fees paid, on the effective date of this Ordinance, shall be governed and regulated by the Codes in effect at the time of the permit application.

**SECTION XII: ENACTMENT:**

APPROVED BY THE CITY COUNCIL AND APPROVED BY THE MAYOR this 18<sup>th</sup> day of December, 2002.

\_\_\_\_\_  
Bruce Sutherland, Mayor

(SEAL)

ATTEST:

\_\_\_\_\_  
Blair D. Kay, City Clerk

PUBLISHED: January 27, 2002

STATE OF IDAHO )  
 )ss  
County of Madison )

I, BLAIR D. KAY, City Clerk of the City of Rexburg, County of Madison, State of Idaho, do hereby certify that the above and forgoing is a full, true and correct copy of Ordinance 888, entitled:

**“AN ORDINANCE ADOPTING THE 2000 EDITION OF THE INTERNATIONAL BUILDING CODE, INCLUSIVE OF THE 2002 ACCUMULATIVE SUPPLEMENT TO THE INTERNATIONAL CODES; APPENDIX A, APPENDIX B, & APPENDIX E; THE 2000 INTERNATIONAL RESIDENTIAL CODE; INCLUSIVE OF APPENDIX E; THE 2000 INTERNATIONAL MECHANICAL CODE; THE 2000 INTERNATIONAL FUEL GAS CODE; THE 2000 UNIFORM PLUMBING CODE; THE 2000 INTERNATIONAL ENERGY CONSERVATION CODE; THE 2000 NATIONAL ELECTRIC CODE, REPEALING THE CITY OF REXBURG ORDINANCE No. 827, AND ANY OTHER ORDINANCES IN CONFLICT HERewith; PROVIDING FOR THE SEVERABILITY OF THE SECTIONS, AND SUBSECTIONS OF THIS ORDINANCE; PROVIDING FOR THE EFFECTIVE DATE OF THIS ORDINANCE.”**

APPROVED BY THE CITY COUNCIL AND APPROVED BY THE MAYOR this 18<sup>th</sup> day of December, 2002.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said City of Rexburg, County of Madison, State of Idaho, this 18<sup>th</sup> day of December, 2002.

\_\_\_\_\_  
Blair D. Kay, City Clerk

(SEAL)

REPEALED BY ORD 982