## ORDINANCE NO. 2023

AN ORDINANCE AMENDING AND REENACTING CHAPTER 9 OF THE MUNICIPAL CODE OF THE CITY OF DICKINSON, NORTH DAKOTA, RELATING TO CEMETERIES AND MAUSOLEUMS

BE IT ORDAINED BY THE BOARD OF CITY COMMISSIONERS OF THE CITY OF DICKINSON, NORTH DAKOTA, AS FOLLOWS:

Section 1: Chapter 9 of the City Code of the City of Dickinson is hereby amended and re-enacted as follows:

# **Chapter 9 CEMETERIES and MAUSOLEUMS**

Last updated November 2009 June 2023

## **Sections:**

- 9.010 "Cemetery" defined Definitions
- 9.020 Cemetery director--Office created; appointment REPEALED
- 9.030 Cemetery Management Duties generally REPEALED
- 9.035 Cemetery Advisory Committee created appointment duties REPEALED
- 9.040 Disclaimer by city
- 9.050 "Resident" defined; applicability of definition to infants REPEALED
- 9.060 Regulations applicable to general care area
- 9.070 Monuments and Markers markers generally
- 9.080 Markers generally REPEALED
- 9.090 Use of vault generally REPEALED
- 9.100 Surface vaults prohibited
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- 9.120 Interments and funerals generally
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- 9.170 Conduct of persons in cemetery and mausoleum
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- 9.290 Reports; disposition of fees collected; accounting procedures

# 9.300 Endangered gravesites

# Section 9.010 "Cemetery" defined Definitions

Wherever the word "cemeter Cemetery," appears in this chapter, it shall be construed to Shall mean a place for burying the dead deceased on all grounds owned and maintained by the Ceity for this purpose." Cemetery" shall be construed to mean the St. Patrick's Catholic Cemetery, St. Wenceslaus Catholic Cemetery, St. Joseph's Catholic Cemetery and the Dickinson South Cemetery. (Ord. No. 1006, § 1; Ord. No. 1364 § 1.)

<u>Columbarium.</u> Shall mean a room, building, or wall that is designated for the interment of the ashes of people deceased person or people who have died and been cremated.

Wherever the word "mMausoleum." appears in this chapter, it shall be construed tosShall mean an external free-standing building constructed as a monument enclosing the interment space or burial chamber of a deceased person or people. Property is owned and maintained by the City of Dickinson.

Resident. Shall mean a person who lived within the corporate limits of the City immediately preceding the date of death and is a bona fide resident of the City under North Dakota law. Reference NDCC Sections 54-01-21, 54-01.26, and other pertinent sections of NDCC. All other persons shall be considered as nonresidents.

Mausoleum Crypt. Shall mean the chamber within the mausoleum that holds the burial remains. In some cases, these may be cremation urns instead of or as well as caskets.

Niche. Shall mean a permanent, above ground location in which to place an urn that

<u>Columbarium. Shall mean a room, building, or wall that is designated for the interment of the ashes of people who have died and been cremated.</u>

Monument. Shall mean any headstone or footstone made of stone, granite, or marble which shall be placed upon a burial site or plot for the purposes of marking a grave site or identifying the person or persons buried therein.....

*Niche.* Shall mean a permanent, above-ground location in which to place an urn that contains cremation ashes.

Resident. Shall mean a person who lived within the corporate limits of the City immediately preceding the date of death and is a bona fide resident of the City under North Dakota law. Reference NDCC Sections 54-01-21, 54-01.26, and other pertinent sections of NDCC. All other persons shall be considered as nonresidents.

# Section 9.020 Cemetery director--Office created; appointment - REPEALED

This section was repealed September 2, 2003. (Ord. No. 1006, § 1; Ord. No. 1273 § 1.)

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# Section 9.030 Cemetery Management Duties generally - REPEALED

This section was repealed October 6, 2008 with the passage of Ordinance No. 1364.

# Section 9.035 Cemetery Advisory Committee created appointment duties - REPEALED

This section was repealed with Ordinance No. 1322 passed June 19, 2006.

# Section 9.040 Disclaimer by cityCity

The eity City shall take every reasonable precaution to protect the property within the cemeteries and mausoleumsy, but it distinctly disclaims all responsibility for loss or damage, whether direct or collateral, from the acts of thieves, vandals, rioters and malicious mischief makers; from all acts of ProvidenceGod, including but not limited to winds, tornadoes, cyclones, hail, snow, frost, fire, explosion or lightning; and from breakage or accident to equipment of any kind and character and from all causes beyond its reasonable control. (Ord. No. 1006, § 1.)

# Section 9.050 "Resident" defined; applicability of definition to infants - REPEALED

- (a) For the purpose of this chapter, the word "resident" is defined as a person who lived within the corporate limits of the city immediately preceding the date of death and is a bona fide resident of the city under North Dakota law. Reference NDCC Sections 54-01-21, 54-01.26, and other pertinent sections of NDCC. All other persons shall be considered as nonresidents.
- (b) In the case of the death of an infant whose parent(s) meet residency requirements, resident rates shall apply. In all other cases, nonresident rates shall apply. (Ord. No. 1006, § 1.)

# Section 9.060 Regulations applicable to general care area

- (a) In the cemetery area, the <u>city\_City</u> shall not provide for the care of private mausoleums, monuments or markers or set out or take care of any decorative planting. <u>The City; it</u> shall, however, undertake to keep the grass cut and to maintain the entire area in a neat and generally tidy condition.
- (b) Lot owners or authorized persons may have any special work, consistent with this section, done by the city City by notifying making arrangements with the City, which shall furnish estimates of cost to perform the work. Lot owners or authorized persons wishing to have the work done must give the City a signed order covering the proposed improvements.
- (c) Lot owners or members of their families are permitted to do any work not involving construction and not otherwise prohibited by this chapter on their sites, either before or after interments, and the performance of such work must be confined to the working hours of the cemeteries.
- (d) No corner stakes of any lot shall be disturbed.
- (e) No lot or grave shall be defined by any fence, railing, coping, hedge, embankment or depression, nor may trees or shrubs be planted to define corners or boundaries. No cement curbs shall be permitted, and all unsightly curbs shall be removed.
- (f) The planting of common lilac trees, bushes, shrubs, flowers, and any kind of iris or vines is not permissible.
- (g) Existing trees generally will not be removed to make additional burial space.

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- (h) To prevent injury to adjoining lots and to preserve the beauty of the grounds, no trees or shrubs shall be planted on lots or graves, nor shall any existing trees or shrubs be cut down, removed or trimmed, unless permitted by the City. All maintenance will be performed by the City or authorized personel.
- (i) The placing of wreaths, sprays or flower boxes, and the placing of cut flowers shall be restricted to those graves which have a regular container that is on at least a four (4) inch base secured on a monument foundation, for that purpose. The use of jars, glass bottles or vases, tin cans, etc., is prohibited. Spading up of grass will be permitted only for the purpose of planting grass. Planting of flowers is not permitted. restricted to flower boxes and vases upon concrete foundations upon the grave site only.
- (j) Placement of floral arrangements on mausoleum grounds is prohibited. Floral arrangements are to be attached only to crypt and niche covers by a vase purchased from the City, which shall be placed in the lower left corner of the cover. Floral arrangements must be placed within the dimensions of the cover and not extend into other covers. Only one porcelain picture not to exceed three (3) inches by five (5) inches and one (1) military emblem per spacesingle crypt or single niche cover will be allowed. Additional items shall not be placed on the covers. If non-compliant items are placed on crypt and niche covers, the City shall remove and destroy the items.

(j) Withered plants and flowers will be removed from the lots, vases and urns.

(k) The <a href="eity-City">eity City</a> or anyauthorized <a href="personel">personel</a> personel</a>personel as designated by the <a href="City">City</a>, may remove or order removal <a href="edof">edof</a> all floral designs, trees, shrubs, plants or herbage of any kind, and may also remove toys or any other kind of non-green decoration as soon as such items become unsightly, interferes with <a href="Maintenance-maintenance-Activitiesactivities">Maintenance-maintenance-Activitiesactivities</a>, —or <a href="maintenance-become-detrimental">become detrimental or diseased</a>. —in the opinion of city <a href="maintenance-become-detrimental">City</a> so removes or orders removed.

(l) Individual mausoleums are not permitted.

- (m) The use of monuments is permitted, subject to the <u>fremoved space 1</u> provisions the provisions of this chapter.
- (n) Grave covers shall not be allowed in a cemetery. Any and all grave covers which are situated in any city cemetery and determined by the City to be in a state of disrepair or otherwise in need of maintenance, repair or servicing shall be removed.
- (o) The cemetery will be available to the public per eity City policy or during posted days and hours. (Ord. No. 1006, § 1; Ord. No. 1041, § 2; Ord. No. 1208, § 1. Ord. No. 1273 § 3; Ord. No. 1364 § 1; Ord. No. 1371 §1)

# Section 9.070 Monuments and Markers markers generally

- (a) Any stone or object which shall be placed upon a burial site or plot for the purposes of marking a grave site or identifying the person or persons buried therein shall be classified as a monument or marker.
- (ba) Only one monument shall be permitted for any one plot. All monuments must be marked by the eCity for correct location and alignment. All monuments must be specifically:

  Pplaced on the west end of the grave and face east. Each plot permits one headstone placed on west end of the grave and one flat laidground level foot-stone (i.e., veterans' marker) placed on the east end of the grave. No monuments will be allowed to be placed in between the designated area for headstones and footstones.

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- (eb) No monuments or markers or portions thereof made of any material other than granite, marble, standard bronze or other durable material-such as (but not limited to) natural stone, petrified stone, stainless steel, etc., shall be allowed in the cemetery.
- (dc) All foundations for monuments or markers shall be of concrete, or granite with a minimum of four (4) inches in depthnot to exceed six inches in depth, and shall be installed at the expense of the individual and/or family owner.
- (ed) The All foundations shall be constructed so as to permanently support the monument or marker in true position and shall have a ground level border around the bottom of the base of the monument, which shall be (three and one halffour inches minimum on each all sides). Foundations should all be constructed as part of the monument.
- (fe) All monuments or markers must be located as directed by authorized eity City personnel and cannot be placed without Ceity authorization.
- (gf) No person shall be allowed to remove any monument or marker from the cemetery or to alter any monument erected in the cemetery without first securing permission from the City. or authorized personel.
- (hg) Privately owned benches that are not the monument for a grave site are prohibited for placement at cemeteries. Any privately owned benches located in any cemetery that exist as of JulyAugust 1, 2023 may remain, if those benches to not encroach upon any adjacent plot. Any private benches that are found to encroach upon any adjacent lot may be removed by the City. City owned benches located at any cemetery will be placed where deemed necessary by the City.
- (h) Privately owned benches at-and-mausoleums are not permitted. Any privately owned benches located in any mausoleum that exist as of August 1, 2023 may remain. City owned benches located on the mausoleum grounds will be placed where deemed necessary by the City.
- (h) Markers for use in making infant graves must not exceed 2.5 feet in length or 2.5 feet in width or 3.0 feet in height and shall not be more than six inches thick. (Ord. No. 1006, \$ 1; Ord. No. 1273 § 4; Ord. No. 1364 § 1; Ord No. 1371 § 1)

# Section 9.080 Markers generally - REPEALED

This section was repealed with Ordinance No. 1363 §1 on October 6, 2008.

# Section 9.090 Use of vault generally

- (a) In no event will any remains be accepted for storage before October 15 or be kept in the vault after April 15, except at the discretion of the City.
- (b) Remains of persons having died of contagious disease can only be placed in the vault when all legal requirements relating to the handling of such cases have been complied with.
- (c) The city reserves the right to interment of any remains whenever it may appear necessary for sanitary reasons, on twenty four hours notice to the Funeral Director in charge.
- (d) The city reserves the right to refuse the storage of any remains which are in an offensive condition, or during epidemics.
- (e) Visiting the vault will not be permitted. (Ord. No. 1006, § 1; Ord. No. 1273 § 5.)

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# Section 9.100 Surface vaults prohibited

(a)—Surface vault burials shall no longer be allowed in any eity City cemetery. (Ord. No. 1006, § 1; Ord. No. 1208, § 2; Ord. No. 1273 § 6.)

## **Section 9.110 Outer burial containers**

All burials, both full body and cremation, in eity owned any cemeteries shall be enclosed in concrete vaults, enclosed concrete grave liners, or other approvedmade of a non-biodegradable material placed in a grave with a base or floor five feet below the surface with or a minimum of eighteen (18)-inches at any point, of earth on top of the vaults or grave liners. (Ord. No. 1006, § 1; Ord. No. 1208, § 3; Ord. No. 1364 § 1.Ord No. 1371 §1)

#### Section 9.120 Interments and funerals generally

- (a) The time of funeral services shall be scheduled by the funeral director and the City as soon as reasonably possible and at least forty eight (48) hours in advance of the services. Requests are to be accompanied by the legal burial permits and local burial requests.
- (a) All burials, entombments, and inurnments must be scheduled through a funeral home to ensure that all documentation and paperwork has been filed with the eCity, county and state. The funeral home will-must make arrangements for the grave, crypt, or niche to be opened and closed in the designated place of interment. The eCity will and must be responsible for properly marking the gravesite where the burial will take place.
- b) Burials, entombments, and inurnments will be scheduled during cCity work days and must be completed before 4 p.m. Burial, Burials, entombments, or inurnments on weekends or holidays is not permitted, as set forth by the City's fee schedule.
- eb) If there is not a permanent marker on the grave, a temporary marker must be placed on the gravesite on the day of interment.
- (bdc) Not wanting to prolong the grief of those mourning the loss of loved ones, it is the intention of the city to accommodate the burial of deceased individuals in a timely manner. However, the physical condition of the cemeteries, i.e., frozen soil, saturated ground, the placement of graves, accumulation of snow, etc., may make timely interment difficult. The city reserves the right to require that the remains of any deceased person be stored in the city's retaining vault in the city's retaining vault until such time as interment becomes possible without damaging city cemeteries. The judgment of the City shall prevail in these matters
- (eed) All information required by the <u>stateState</u> of North Dakota to appear on a Burial Transit Permit shall be furnished to the City prior to internment. No burials will be allowed without this information.
- (de) If the order for the interment is for a deceased person not of the immediate family of the lot owner, permission in writing from the lot owner or other authorized person must be filed with the City of Dickinson.
- (egf) When lots are held jointly by two or more persons, by descent, devise or purchase, an order will be accepted from either of them or their heirs for interment in the lots as the order shall require.

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- (fhg) Orders of burials over the telephone will be accepted only at the option of the City, because of the possibility of mistakes.
- (gih) Funerals while within the cemetery grounds shall be under the control of the City.
- (hji) The eCity shall allow no more than (4) four (2) two cremations buried edonin any single grave ploteners. (Ord. No. 1006, § 1; Ord. No. 1208, § 4; Ord. No. 1273 § 7; Ord. No. 1322 §2; Ord. No. 1364 §1.)
- (kkj) One full burial of casket and one urn or infant casket is permitted per grave. No double depth casket burials will be permitted unless the second casket is an infant or child.
- (k.) No double depth casket burials will be allowed in the Dickinson South Cemetery unless authorized by the City.

(Ord. No. 1006, § 1; Ord. No. 1208, § 4; Ord. No. 1273 § 7; Ord. No. 1322 §2; Ord. No. 1364 §1.)

## Section 9.130 Disinterments

Graves will be reopened for official inspection or for any other purpose only when all statutory provisions relating to the opening of graves have been complied with and the regular charge for a disinterment is paid to the City. (Ord. No. 1006, § 1.)

## Section 9.140 Relocating bodies

Should the owner of a single lot in the cemetery area in which an interment has been made or should an authorized person wish to secure two or more laterally adjacent lots elsewhere in the cemetery in order to provide for contiguous burials, he the owner may have the body in the single lot disinterred and reinterred in the new location by paying the regular charges both for disinterment and for reinterment and by conveying to the city the vacated lot. The amount of the refund for such vacated lot, if any, shall be determined by the eity City and shall not exceed the purchase price paid by the owner. (Ord. No. 1006, § 1; Ord. No. 1364 § 1.)

# Section 9.150 Vacated lots

Should any single lot be vacated and the body removed from the cemetery, the regular charge for disinterment must be paid. The title to the lot remains in the family or may be bought back by the eityCity. (Ord. No. 1006, § 1; Ord. No. 1208, § 5; Ord. No. 1273 § 8.)

## Section 9.160 Services by city for Funeral Directors

For the convenience of the city as well as the Funeral Directors, the city, if requested, shall perform such services for the Funeral Directors as, in the opinion of the City, may be proper and feasible and which will in no manner whatsoever interfere with the duties and functions of the cemetery employees. (Ord. No. 1006, § 1; Ord. No. 1273 § 9; Ord. No. 1371 § 1.)

## Section 9.170 Conduct of persons in cemetery and mausoleum

(a) Lot owners, their families and visitors shall be admitted daily to the cemetery and mausoleum and are requested to observe all rules adopted for the regulation of visitors. Mausoleum hours are posted on building.

- (b) Children must be accompanied by parent or guardian-
- (c) Vehicular traffic and Bbicycle riding shall not be permitted off of paved surfaces. in cemetery unless authorized by the City.-
- (d) Bicycles shall not be leaned against stonework of any kind.
- (e) Liquor consumption shall not be allowed within the cemetery city owned grounds, any cemetery or mausoleum.
- (f) Firearms shall not be permitted, other than for regular burial services.
- (g) Dogs Animals shall nbe on a leash and ...ot be permitted, except for service dogsanimals Pets are permitted so long as the animals ware leaeshed. \_\_and oOwners is are responsible to properly dispose of any animal waste s. \_=
- (h) Cumbersome Unauthorized trucks in exceedance of 10,000 pounds and trailers trucks and vehicles shall not be allowed to enter the grounds without special permission of the Ceity.
- (i) All persons are strictly prohibited from plucking any wild or cultivated plants, breaking any tree or shrub, marring any stonework or defacing property of lot owners or of the cityCity or authorized personel. -
- (j) Watering graves cannot be left unattended....hoses and sprinklers must be removed at the time....Water is provided for the use of watering grave sites. The sprinklers shall not be left unattended. Hoses and sprinklers must be properly stowed upon completion of watering.
- (j) No improper use of the national flag will be permitted in the cemetery <u>or mausoleum</u>, nor will the display of any worn out and tattered flag be allowed.
- (k) It is the utmost importance that there should be a strict observance of all the proprieties due the place, whether embraced in this section or not. No impropriety will be tolerated, and all well-disposed persons will confer a favor by informing the city at once of any breach of decorum that may come to their notice. (Ord. No. 1006, § 1; Ord. No. 1364 §1.)

# Section 9.180 Selecting sites

Persons desiring to purchase rights of burial are invited tomay visit City Hall located at-99 2nd Street East 38 1st Street West, Dickinson, North Dakota and authorized eity-City personnel will aid in making a selection, or individuals may Contact a funeral home to make these arrangements. (Ord. No. 1006, § 1; Ord. No. 1364 § 1.)

## Section 9.190 Payments for right of burial - REPEALED

All payments for lots, <u>crypts</u>, <u>or niches</u> are payable in advance, except as otherwise provided. <u>The fees for lots, crypts and niches shall be set by the City's fee schedule.</u> (Ord. No. 1006, § 1.)

# Section 9.200 Purchase of cemetery lots--Generally

- (a) When the buyer desires to purchase a right of burial on two or more single grave lots in the cemetery area, the Ceity reserves the right to insist that the selection shall be made in such a location and manner as not to leave any isolated single grave lots alongside those purchased.
- (b) Single grave lots shall normally be sold only from single grave lot sections, except as isolated single grave lots may be elsewhere available. In single grave lot sections there can be no choice of location, as these lots must be filled in regular order, nor can any such lots be reserved or sold for future use. (Ord. No. 1006, § 1; Ord. No. 1208, § 6; Ord. No. 1364 § 1.)

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(c) New Cemetery Roosevelt Dickinson South Cemetery. – gGraves plots will be sold in order one or by section starting west-working east. two rows at a time. – The first lot will be at the west end of the cemetery on the south end moving to the north in that row. Once a row has been sold, the next row to the east will be available for purchase starting at the south end, moving to the north. Skipping to any other section is not permitted.

# Section 9.210 Charges for sites for burialFees - generally

- (a) The fees for the right of burial in all City-owned cemeteries and mausoleums as well as any other services offered by the City and the charges for opening and closing cremation graves shall be in such amount as determined from time to time by the Board of City Commissioners and shall be on file by the City in the City fee schedule. All payments for lots, crypts, or niches are payable in advance, except as otherwise provided.
- (b) The charges for sites for the right of burial in all city<u>City</u> owned cemeteries <u>and mausoleums</u> and the charges for opening and closing cremation graves shall be in such amount as determined from time to time by the board <u>Board</u> of city <u>City</u> commissioners <u>Commissioners</u> and shall be on file by the city <u>City</u> in the city fee schedule. The fees for lots, crypts and niches shall be set by the City's fee schedule. (Ord. No. 1006, § 1.)
- (eb) The charges to open and close graves shall be set by the board of city commissioners and maintained in the City Fee Schedule. In the case of the death of an infant whose parent(s) meet residency requirements, resident rates shall apply. In all other cases, nonresident rates shall apply. (Ord. No. 1006, § 1.)
- (ebdc) The eity City may provide a grave site at no charge for any person in the armed services killed in a conflict, who lived in Dickinson prior to current military service or any Dickinson eity City employee killed in the line of duty in which the body of the deceased is to be buried. (Ord. No. 1006, § 1; Ord. No. 1086, § 7; Ord. No. 1273 § 10.)

#### Section 9.220 Same--Right of burial

- (a) Burial sites are conveyed by "right of burial" form furnished the purchaser, his/her family and heirs, granting a right forever for the purpose of burying the human dead only, subject to the rules and regulations that are now in force or may be adopted by the eity City but exempt from taxation and liability for debt.
- (b) In the event that a burial site is unused for more than 80-sixty (60) years after its sale, resale and/or transfer, title to the burial space shall revert to the eity-City as provided in section 9.235
- (c) No "right of burial" will be issued until a lot is fully paid for, and if interment is permitted before such time, the <u>eity City</u> retains the right to refuse future interments or any improvements until the balance due on the lot is fully paid, and in case of persistent default, to remove any body already interred to the single grave section.
- (d) A "right of burial" from the <u>eity City</u> and its record on the books of the <u>eity City</u> is the only evidence of title recognized by the <u>eity City</u>; therefore, no lot shall be subdivided or transferred by deed or otherwise; and in the event of any subdivision or transfer or use of the property contrary to any of the provisions of the right of burial, the whole thereof shall revert to the <u>eity City</u>. (Ord. No. 1006, § 1; Ord. No. 1273 § 11; Ord No. 1371 §1)

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# Section 9.230 Repurchase of lots by city

The <u>eity-City</u> may, by mutual agreement with any site owner, repurchase any unused site from owner or authorized person at a reasonable price. <u>determined by the cemetery director.</u> (Ord. No. 1006, § 1.)

# <u>Section 9.235 Title to Cemetery cemetery Lots lots or Burial burial Spaces spaces reverts after 80-60 years - Procedure procedure</u>

It is a conclusive presumption that an owner has abandoned a cemetery lot or burial space if for a period of more than <a href="sixty.80-(60">sixty.80-(60)</a> years the owner has not used any portion of the lot for purposes of burial and has not made provision for care of the lot beyond that provided uniformly to all lots within the cemetery, and if the owner has failed to express an interest in retaining the cemetery lot or burial space after notice provided for in this section.

Cemetery lots or burial spaces remaining unused for more than <u>80sixty -(60)</u>-years from the date of their sale, resale and/or transfer shall revert to the <u>eity City</u> upon occurrence of the following events:

- (1) Upon the request of any person, the City may pass a resolution demanding that the record owner of a cemetery lot or burial space that has been unused for more than 80-(sixty) 60 years express an interest in the cemetery lot or burial space. The resolution shall notify the owner that the owner must, within (sixty) 60 days after service of the resolution upon the owner, express an interest in retaining the unused cemetery lot.
- (2) A copy of the resolution shall be served upon the owner in the same manner as personal service of process in a civil action. If the owner is unknown or cannot be found, the City shall publish its resolution once a week for three consecutive weeks in the official newspaper of the county where the cemetery is located, and shall further mail a copy of the resolution to the owner at the last known address of the owner, if known.
- (3) If within 60 days after personal service or after publication of the City's resolution is completed, the owner or person with a legal interest in the cemetery lot or burial space fails to express an interest in retaining the unused cemetery lot or burial space, the owner's rights therein are terminated and title to that person's plot reverts to the City. (Ord No. 1371 §1)

# Section 9.240 Recording change of ownership

On the death of an owner or part-owner of a site, the heirs or designees of the deceased, if required, shall file with the <u>city\_City\_satisfactory proof</u> of their heirship for the purpose of establishing the new ownership on the books of the city. (Ord. No. 1006, § 1; Ord. No. 1364 § 1.)

# Section 9.250 Payments for services payable in advance

All payments for charges for all services are payable in advance, except as otherwise provided. (Ord. No. 1006, § 1.)

# Section 9.260 Charges for use of vault - REPEALED

This section was repealed September 2, 2003 (Ord. No. 1006, § 1; Ord. No. 1208, § 7; Ord. No. 1273 § 12.)

# Section 9.270 Disinterment charge- REPEALED

The charge for disinterring any body shall be determined by the <u>City</u>city commission and on file in the city fee schedule<u>as set forth on the City fee schedule</u>. (Ord. No. 1006, § 1; Ord. No. 1273 § 13.)

# Section 9.280 Funeral Directors to assume liability for certain charges

In all instances where a funeral director arranges for lots or interments, the funeral director shall assume the liability for payment to the <u>city-City</u> of the cost of the lots or interments. (Ord. No. 1006, § 1; Ord. No. 1273 § 14.)

# Section 9.290 Reports; disposition of fees collected; accounting procedures

This section was repealed September 2, 2003. (Ord. No. 1006, § 1; Ord. No. 1273 § 15.)

# Section 9.300 Endangered gravesites

Notwithstanding any other provisions of this Code, the <a href="eity-City">eity-City</a> may move graves or cremate the bodies in any graves which are located in the <a href="eity-City">eity-City</a> and maintained by the <a href="eity-City">eity-City</a> when the gravesites are in imminent danger of destruction by natural elements. The <a href="Board of eCity">Board of eCity</a> commissioners <a href="Commissioners-City">Commissioners City</a> shall, to the extent possible, give personal notice to a relative of a deceased person whose grave is to be moved or whose body is to be cremated, if the identity of that person and the identity of the relative are known. The <a href="Board of eCity commissioners-Commissioners-City">Board of eCity commissioners-City</a> shall provide at least thirty days prior notice in a legal newspaper of the <a href="eity-s-city-s-of-the-commissioners-">eity-s-city-s-of-the-commissioners-</a> intended action to be taken pursuant to this section. (Ord. No. 1078, § 1.)

<u>Section 2:</u> Repeal of Ordinances in Conflict. All Ordinances and parts of Ordinances in conflict herewith are hereby repealed.

<u>Section 3:</u> <u>Severability.</u> In the event any section of this Ordinance is held invalid by court of competent jurisdiction, the invalidity shall extend only to the section affected, and other sections of this Chapter shall continue in full force and effect.

<u>Section 4</u>: <u>Effective Date</u>. This Ordinance shall be in full force and effect following its final passage.

Dated this day of March 2023.	
	CITY OF DICKINSON
	ByScott Decker, President
	Board of City Commissioners
ATTEST:	

**Commented [CW5]:** This is set forth in the fees -generally section now

Dustin Dassinger, City Administrator
First Reading: \_\_\_\_\_\_ 2023
Second Reading: \_\_\_\_\_\_ , 2023