

## **Report to Village Board**

Agenda Item: ARTICLE II. - ATVS, UTVS AND OFF-ROAD RECREATIONAL VEHICLES Chapter 496 - VEHICLES AND TRAFFIC, § 496-5. - Definitions. Meeting Date: April 8, 2024 Referring Body: CLIPP Committee Contact: Chris Eiden Staff Contact: Peter Wegner, CD/PZ Director Report Prepared by: Peter Wegner, CD/PZ Director

**AGENDA ITEM:** Ordinance Amendment 2024-03, ARTICLE II. - ATVS, UTVS AND OFF-ROAD RECREATIONAL VEHICLES § 496-5. - Definitions.

**OBJECTIVE(S):** Ordinance change to eliminate ambiguity between language found in 496-5 and 496-32.

**HISTORY/BACKGROUND:** Staff was advised language found under 496-5 Definitions, *Off-road recreational vehicle*, could be interpreted to conflict with language found under 496-32.– Operation of golf carts allowed: exceptions. The current definition of an Off-road vehicle includes *golf carts*. The definition goes on to cite vehicles that are not considered Off-road vehicles, registered, street legal vehicles such as motorcycles, and mopeds.

§ 496-8. - Off-road recreational vehicles. No person shall operate an off-road recreational vehicle within the village upon any public roadway, public parks, or any lands operated or leased by the village unless marked otherwise. ARTICLE V. - § 496-32, allows for the operation of golf carts if registered with the Village. Minor changes to the definition of an Off-road vehicle could eliminate any confusion or conflicting interpretation. On 4/1/2024 the CLIPP Committee approved the changes as presented and directed staff to forward to the Village Board.

**RECOMMENDED ACTION:** Approve the ordinance amendment as presented.

**ATTACHMENTS:** Proposed amendments to ARTICLE II. - ATVS, UTVS AND OFF-ROAD RECREATIONAL VEHICLES § 496-5. – Definitions and Ordinance Amendment NO: 24-03.