

Ordinance No. 1228

AN ORDINANCE AMENDING CHAPTER 19 – ANIMAL AND FOWL -  
SECTIONS 19-0.5 THROUGH 19-39 RELATED TO ANIMAL AND FOWL

**BE IT ORDAINED** by the City Council of the City of Oelwein, Iowa, as follows:

**SECTION 1.** Chapter 19, Sections 19-0.5 through 19-39 of the Code of Ordinances of the City of Oelwein, Iowa, shall be deleted in their entirety, and replaced as follows:

**Sec. 19-1. - Definitions.**

For use in this Chapter, the following terms are defined:

- a. *Adequate shelter* means any shelter that allows for a cat or dog to be protected from the outside weather elements, ensures that they have room to move around, and clean dry bedding.
- b. *Animal* means all non-human species, avian, reptile or mammal.
- c. *At Large* means any licensed or unlicensed dog or cat found off the premises of their owner and not under the control of a competent person, restrained within a motor vehicle, housed in a veterinary hospital or kennel.
- d. *Cats* means both male and female animals of the feline species, whether altered or not.
- e. *Chicken* means a female or hen domesticated gallinaceous bird (*Gallus gallus domesticus*) used as a source of eggs and meat, sometimes referred to as 'Fowl'.
- f. *Dogs* means both male and female animals of the canine species, whether altered or not.
- g. *Domestic animal* means only a dog or a cat.
- h. *Enclosure* means a fence or kennel structure of at least six feet in height, forming or causing an enclosure suitable to prevent the entry of young children, and suitable to confine a vicious dog. Such enclosure shall be securely enclosed and locked and designed with secure sides, top and bottom and shall be designed to prevent the animal from escaping from the enclosure. Any gates or access to the enclosure shall be self-closing and equipped with a keyed or combination locking device. Any Enclosure shall be built to be fully compliant with the City of Oelwein fence regulations
- i. *Fowl* means a female or hen domesticated gallinaceous bird (*Gallus gallus domesticus*) used as a source of eggs and meat, sometimes referred to as 'Chicken'.
- j. *Impounded* means taken into custody by the animal control officer.  
*Persons* means a natural person or any legal entity, including but not limited to, a corporation, firm, partnership or trust.
- k. *Owner* means any person or persons, firm, association or corporation owning, keeping, sheltering or harboring a Domestic Animal.
- l. *Person(s)* means a natural person or legal entity.
- m. *Police Chief* means the Chief of Police or the chief's authorized designee.
- n. *Vicious Animal* means:
  1. Any Animal which when unprovoked, in a vicious or terrorizing manner approaches any Person or Domestic Animal in in a manner determined to be aggressive, vicious, or in a terrorizing manner, in any public place,

including but not limited to public rights of way, streets, sidewalks, parks or other public grounds or ways; or

2. Any Animal with a known propensity, tendency or disposition to attack unprovoked, to cause injury or to otherwise endanger the safety of Persons or Domestic Animals, including but not limited to an Animal that has previously attacked or bitten any Person or Domestic Animal, including those where the Person who owns, possesses or harbors said Animal should know of said propensity, tendency or disposition.
  3. Any Animal which bites, inflicts injury, assaults or otherwise attacks a Person or Domestic Animal without provocation on public or private property; or
  4. Any Animal that has been trained and/or is harbored in part for the purpose of fighting.
- o. Vicious Animal Exception* means any Animal otherwise fitting the definition of a Vicious Animal, based upon the Animal causing injury to a Person or Domestic Animal, where the injury was sustained while said Person or Domestic Animal was committing a willful trespass or other tort upon premises occupied by the Owner of the Animal, or was teasing, tormenting, abusing or assaulting the Animal or was committing or attempting to commit a crime. No Animal may be declared vicious if the Animal was protecting or defending a human being within the immediate vicinity of the Animal from an unjustified attack or assault.

**Sec. 19-2. - Animals on Sidewalks.**

It shall be unlawful for any Person to drive, lead or ride any Animal, other than Domestic Animals, upon any sidewalk. No Animal shall be leashed or restrained in a fixed location in a manner which allows access to the sidewalk by the Animal. Dogs must be kept on a leash when not on private property.

**Sec. 19-3. - Bothersome animals.**

It is unlawful for a Person to possess within the city limits of the City of Oelwein, bothersome animals such as bees, cattle, horses, goats, swine, sheep, fowl, excluding hen chickens if possessed in accordance with the City Code, and further excluding fowl kept in bird cages as a pet inside the principal dwelling as defined by Chapter 25 of the City Code, with allowable pets to never include chicken, geese, duck, and other common domestic or state protected birds, donkey, alpaca, buffalo, llama, any other domesticated livestock, or feral cats. The possession of bothersome animals within the city limits shall only be allowed for educational purposes on public school property.

1. Gerbils, hamsters, guinea pigs, rabbits, mice, exotic birds, snakes, insects, lizards, and other similar animals that are customarily sold at commercially operated pet stores and maintained as household pets in an enclosure inside a principal or accessory structure are not considered a bothersome animal, but may be excluded under other provisions of the city Code of Ordinances.

**Sec. 19-4. - Running at large.**

It shall be unlawful to permit any Animal, including but not limited to fowl, to run at large, whether licensed or unlicensed.

**Sec. 19-5. - Actions of Animals constituting a nuisance.**

1. It shall be unlawful for an Owner of a Animal to allow or permit the Animal to pass upon the private property of another, public property, or right of way, in a manner that damages, soils with feces, unless the feces are immediately collected by the Owner, or to otherwise unreasonably interfere with the use of the property by said Owner or members of the public, in the case of public property or right of way.
2. It shall be unlawful for an owner of an Animal to allow or permit such Animal to cause serious annoyance or disturbance to any Person(s) by frequent and habitual howling, yelping, barking or otherwise; or by running after or chasing Persons, bicycles, automobiles or other vehicles.

**Sec. 19-6. - Fowl on premises of another.**

1. It shall be unlawful for any Person to take possession and control of any fowl that may enter upon their property. In the event fowl enter upon the property of any Person, not the owner of said fowl, said Person shall immediately contact the Oelwein Police department who shall attempt to collect said fowl and remove them from said Property.

**Sec. 19-7. – Impoundment – Generally - Quarantine.**

1. Any animal found running at large, found staked, or tied out to graze contrary to the provisions of this chapter will be impounded and turned over to a private kennel or placed in other available suitable housing, with the Owner of the Animal to be solely responsible for all costs associated with the kenneling, placement, feeding, care, and impoundment, including fees tied to necessary medical care, vaccines where appropriate and legally required, of the Animal, with all sums to be due and payable prior to the release of the Animal to the Owner. Any Animal not claimed by the Owner in accordance with the rules of the kennel or other facility where the Animal has been placed within seven (7) days of placement, shall forfeit the right to said Animal, and said Animal shall be sold or humanely destroyed in the discretion of the Police Chief. The Owner shall be responsible for costs of destruction.
  - a. Owners of licensed Domestic Animals shall be notified within two days that upon payment of costs of impoundment, cost of food and care, and costs of vaccination if vaccination is required, the Domestic Animal will be returned to the Owner upon proper identification and proof of ownership. If the impounded licensed Domestic Animal is not recovered by its' Owner within seven (7) days after notice, the Domestic Animal shall be disposed of in a humane manner as directed by the Police Chief.
  - b. Owners of unlicensed Domestic Animals, if determinable, shall be notified within two days of said determination, that upon payment of licensing fees required by City Code, costs of impoundment, cost of food and care, and costs of vaccination if vaccination is required, the Domestic Animal will be returned to the Owner upon proper identification and proof of ownership. If the impounded Domestic Animal is not recovered by its' Owner within seven days after notice, or within fourteen (14) days from the date of impoundment if the Owner has not been identified, the Domestic Animal shall be disposed of in a humane manner as directed by the Police Chief.
2. When the Police Chief receives information that any Person or Domestic Animal has been bitten by an Animal, that any Animal is suspected of having rabies or

other disease communicable to humans or other Domestic Animal, or said Animal otherwise meets the definition of a Vicious Animal or Bothersome Animal as defined in this Code of Ordinances, then:

- a. Licensed animals with written certification of current rabies vaccination shall be ordered confined for such period of time as directed by the Police Chief necessary to determine whether the Animal possesses any communicable disease. Upon determination by the Police Chief that the Owner is not confining the Animal as directed, the animal may be impounded.
  - b. Unlicensed or unvaccinated animals may be immediately apprehended and impounded by the police department, and turned over to a private kennel or placed in other available suitable housing for such period of time as directed by the Police Chief necessary to determine whether the Animal possesses any communicable disease, with the Owner of the Animal to be solely responsible for all costs associated with the kenneling, placement, feeding, care, and impoundment, including fees tied to necessary medical care, vaccines where appropriate and legally required, of the Animal, with all sums to be due and payable prior to the release of the Animal to the Owner. Any Animal not claimed by the Owner in accordance with the rules of the kennel or other facility where the Animal has been placed within seven (7) days of placement, shall forfeit the right to said Animal, and said Animal shall be sold or humanely destroyed in the discretion of the Police Chief. The Owner shall be responsible for costs of destruction.
3. Any animal found to be in violation of any provision of this Chapter may be impounded by the Police Department, and delivered to any private kennel or placed in other available suitable housing.
4. The failure of any Person harboring, keeping, or possessing any Animal to produce said Animal to the Police Chief upon direction to do so shall be punishable as a municipal infraction citation.
5. Impounded Animals shall be held for seven (7) days, after which they may be recovered by the owner upon proper identification, payment of any solely responsible for all costs associated with the kenneling, placement, feeding, care, and impoundment, including fees tied to necessary medical care, vaccines where appropriate and legally required. When an Animal has been impounded under Section 19-7(2)(a), the seven (7) day period shall be extended until such time that it has been determined that the Animal does not possess any communicable disease.
6. Impounded Animals that are not claimed within three (3) days' written notice, shall be considered abandoned and thereafter disposed of in a humane manner, including sale in accordance with Section 19-9, as directed by the Police Chief.
  - a. The failure of an Owner to claim an Animal impounded hereunder shall in no way relieve the Owner or responsibility for all costs associated with the kenneling, placement, feeding, care, and impoundment, including fees tied to necessary medical care, vaccines where appropriate and legally required, and/or to disposal of the Animal.

#### **Sec. 19-8. Release of Animals.**

1. Animals impounded and/or quarantined may be released to the Owner, only after payment of all fees and costs as required under Section 19-7, as follows:
  - a. Release to possession of the Owner without conditions.
  - b. Release to possession of the Owner with such conditions, terms and requirements, related to the release and continued possession of the Animal in the City limits, as directed by the Police Chief, deemed reasonably necessary and appropriate to ensure public safety including, but not limited to any one or more of the following:
    1. To keep the Animal confined to the Owner's property in an Enclosure or by any other means approved by the Police Chief.
    2. To require the Owner to identify the Animal by means of a special blaze orange collar.
    3. To keep the Animal securely muzzled, leashed, and under control of a Person 18 years of age or older who is physically capable of restraining the Animal when outside of any Enclosure, and to keep the dog or animal on the owner's property at all times.
    4. To require the Owner to inform by any means necessary, the postmaster, utility companies, meter readers, or other Persons who routinely come on the property of the Owner that a Vicious Animal is on the property, and to continually notify said Persons in the event of a move by Owner to another property within the City.
    5. To require the Owner to prove financial responsibility for any injury or damage which may be caused by the Animal by providing proof of insurance in the following amounts: \$5,000.00 no fault medical coverage and \$200,000.00 liability coverage, with confirmation from the insurer that the Animal in question is not excluded from coverage under the policy.
    6. To require the owner to acknowledge any conditions in writing and to further acknowledge that any violation of the conditions will result in the immediate impoundment of the Animal, without the possibility of the Animal being returned to the Owner.

#### **Sec. 19-9. - Sale.**

All impounded Animals or Fowl may be sold to the highest bidder for cash, upon giving three days' notice of the date and time of such sale by one publication in one newspaper published in the City of Oelwein, which sale shall not be less than three nor more than five days after the date of service of such notice.

#### **Sec. 19-10. – Keeping or Harboring a Vicious animals.**

1. It shall be unlawful for any Person to keep or harbor a Vicious Animal within the City limits of the City of Oelwein, unless the Vicious Animal is kept or harbored under one of the following circumstances:
  - a. On private property for the protection of person or property, provided that such Animal is located within an Enclosure or restrained by a leash

of no longer than three feet (3') of a significant strength, muzzled, and under the control of a Person of legal age capable of controlling and maintaining possession of the Animal.

- b. Used by a law enforcement or military agency
2. No Person shall own or harbor any Animal for the purpose of fighting, or train, torment, badger, bait or use any Animal for the purpose of causing or encouraging said Animal to unprovoked attacks upon Persons or Domestic Animals.
3. No Person shall possess any Vicious Animal with intent to sell or attempt to sell, breed, or buy or attempt to buy, within the City.
4. Enforcement of this section may be accomplished in any manner authorized by law, including an action to abate public nuisance.

**Sec. 19-11. - Owner's duty.**

1. It shall be the duty of the Owner of any Animal which has bitten or attacked a Person, or of any Person having knowledge of such bite or attack, to report the bite or attack to the Police Chief within 24 hours of the bite or attack.
2. Any Person required to report a bite or attack under Paragraph 1 who fails to do so may be charged with a municipal infraction.

**Sec. 19-12. - Fowl on residential property.**

1. Chicken on residential property shall abide by the following:
  - a. Be kept in an Enclosure which is fully enclosed on all sides and top.
    1. Four square feet of space minimum provided per chicken.
    2. Enclosures must be in rear yard and may occupy a max of 100 square feet of ground space.
    3. Enclosures shall be maintained to be aesthetically and structurally sound; and be made of weather-resistant materials.
2. A maximum of ten Chickens shall be allowed on a property.
3. Roosters are prohibited.
4. Enclosures must be kept in a clean, dry, odor-free, neat and sanitary condition at all times. Odors from chickens, chicken manure or other Chicken related substances shall not be perceptible beyond the boundaries of the property.
5. Chickens shall be provided with access to feed and clean water. The feed and water shall be unavailable to rodents, wild birds, and predators.
6. No Person shall keep Chickens inside a single-family dwelling unit, multi family dwelling unit(s) or rental unit.
7. No Chickens are allowed to run at large.
8. Noise from Chickens shall not be loud enough beyond the boundaries of the Owner's property to disturb any Person(s) of reasonable sensitivity.

**Sec. 19-13. – Possession of Dogs and Cats - Limitations.**

1. It shall be unlawful for more than a combined total of four cats and/or dogs to be kept, sheltered or harbored in one residential living unit, or on one non-residential use parcel of property. This restriction shall not apply to:
  - a. Kennels, pet shops, veterinary clinics or animal grooming in properly zoned zoning districts.

- b. The off-spring produced by any Domestic Animal, permitted herein, may be maintained at or in a residential dwelling with the parent animal for a period not to exceed ten weeks after birth.
  - c. An annual special permit may be granted for the keeping, sheltering or harboring of AKC recognized breeds, in numbers which exceed the limitation of this chapter, upon prior written application to the Police Chief on a form furnished by the City of Oelwein, payment as set by the City's fee schedule, non-refundable inspection fee, and a determination by the Police Chief that the applicant has the demonstrable ability to provide each animal, appropriate for the particular breed, the following:
    1. Proper food and water;
    2. Proper grooming and cleaning;
    3. Adequate veterinary care, including: Immunizations, parasite control and preventative health care;
    4. Adequate shelter that meets the following standards:
      - a. Is structurally sound, weather proof and properly ventilated with access to shade from direct sunlight and escape from exposure in inclement weather;
      - b. Sufficient space pursuant to most recent published standards of the AKC for the breed(s) sheltered with adequate freedom of movement and to allow postural and social adjustment which is maintained so as not to constitute a nuisance;
    5. Otherwise in compliance with the Oelwein City Code.
    6. All Animal shall be properly licensed in compliance with City Code licensing requirements.
    7. Non-compliance with this exception shall warrant immediate revocation of the annual special permit and the applicant shall not qualify for a special permit for a period of 24 months from revocation.
2. All structures, pens, kennels or yards wherein said animals are confined clean and devoid of vermin and free of odors arising from feces. Feces shall be collected, removed and placed in an air tight receptacle until disposed of in a sanitary manner.
  3. No Domestic Animal may be enclosed or fenced in the front yard of a residential dwelling and all permitted Enclosures shall be located at a minimum of 15 feet from a neighboring residential dwelling. No Domestic Animal shall be staked on bare ground in the front or side yard of a residential dwelling.
  4. No Domestic Animal shall be left outside unattended for more than 30 minutes when the ambient or wind chill temperature is below -20 F or when the head index exceeds 105 F as determined by any city official. This code does not apply if adequate shelter is provided for the Animal.

**Sec. 19-14. - Vicious Animal Designation.**

1. In the event the Police Chief has declared any Animal to be a Vicious Animal, the Police Chief shall notify, in writing, by personal service or certified mail, the Owner

of the Animal, that said Animal has been declared a vicious animal. The written notice shall include:

- a. Description of the Animal, to the extent possible;
- b. A description of the facts leading to the determination that the Animal is a Vicious Animal;
- c. Explanation that within five (5) days, exclusive of Saturday, Sundays and City or State recognized holidays, from the service of notice, that the Owner of the Animal shall:
  1. License the Animal with the City, and follow all other requirement of Sec. 19-15 of this Chapter of the Code of Ordinances; or
  2. Permanently remove the Animal from the City limits, providing evidence of said removal to the satisfaction of the Police Chief; or
  3. Destroy the Animal in an expeditious and humane manner, and submit evidence of said destruction to the satisfaction of the Police Chief; and
  4. Explanation that if a Vicious Animal has not been registered, removed or destroyed within five (5) days, exclusive of Saturday, Sundays and City or State recognized holidays, from the service of notice, that the Police Chief will impound the Animal, and all costs of impoundment, including necessary shots and/or medical care, or costs of destruction, shall be assessed against the Owner.
- d. Explanation that Owner shall maintain the Animal in an Enclosure from the delivery of the Vicious Animal declaration notice, until taking action under subsection three (3) above, and/or during an appeal of the Vicious Animal declaration as described in subsection 19.14(1)(e) below.
  1. No Animal declared to be a Vicious Animal shall be kept or allowed outside the dwelling of the Owner unless it is necessary for the Owner to obtain veterinary care for the Vicious Animal, to sell or give away the Vicious Animal, to comply with commands or directions of the Police Chief with respect to the Vicious Animal, or to comply with any provisions of this Chapter. In such event, the Vicious Animal shall be securely muzzled and restrained with a chain having a minimum tensile strength of 300 pounds and not exceeding three feet (3') in length, and shall be under the direct control and supervision of a Person at least eighteen (18) years of age capable of controlling the Animal.
- e. Explanation that the Owner may appeal the decision of the Police Chief by submitting a written appeal, delivered to the City Clerk's Office, located at the Oelwein City Hall, within five (5) days of delivery of the Vicious Animal notice, exclusive of Saturday, Sundays and City or State recognized holidays.
  1. The notice to advise the Owner that in the event an appeal is not timely submitted, that the right to appeal will be deemed waived and the decision of the Police Chief will be final, and the Animal will be conclusively presumed to be a Vicious Animal.

2. The hearing on any Appeal shall be before the Police Chief.
  3. The appellant (Owner) may present any evidence deemed appropriate to the Police Chief to counter the Chief's initial determination that the Animal was a Vicious Animal.
2. In the event that the Police Chief has probable cause to believe that the Animal declared to be a Vicious Animal may pose a threat of serious harm to Persons or other Animals from the declaration through any appeal period, the Police Chief may seize and impound the Animal from the declaration forward. The owner shall not be liable to the City of Oelwein for the costs and expenses of impoundment if the Animal is not thereafter found to not be a Vicious Animal.

**Sec. 19-15. – Vicious Animal Licensing and other Requirements.**

1. No Animal determined to be a Vicious Animal shall be licensed by the City of Oelwein, where applicable, for any licensing period commencing after the date of such determination, or shall any Vicious Animal be maintained in the City of Oelwein where licensing of such Animal is not required, unless the Owner of such Vicious Animal shall satisfy all of the following requirements:
  - a. Provide to the City Clerk or designee, proof of the procurement of liability insurance issued by an insurance company licensed to do business in the State of Iowa to the Owner, same to provide coverage for any injury or damage which may be caused by the Animal by providing proof of insurance in the following amounts: \$5,000.00 no fault medical coverage and \$200,000.00 liability coverage, with confirmation from the insurer that the Animal in question is not excluded from coverage under the policy. The required coverage shall show coverage for a period of twelve (12) months following the declaration, shall show that the premium has been fully paid, and include a provision requiring the City to be named as additional insured for the sole purpose of the City Clerk or designee to be notified by the insurance company of any cancellation, termination or expiration of the liability insurance policy.
  - b. The Owner shall display a sign on the premises where the Vicious Animal is maintained that warns the public of the presence of an animal determined to be a Vicious Animal. Said sign shall be visible and capable of being read from the public roadway, street or alleyway, adjacent to the premises.
  - c. The Owner shall sign a statement, to be maintained by the City Clerk, attesting that:
    1. The Owner will maintain and not allow the liability insurance required by this section to be cancelled, unless the Owner shall cease to possess the Animal.
    2. The Owner will continuously maintain the required Enclosure on any property where the Vicious Animal will be maintained.
    3. The Owner will notify the Police Chief immediately if a Vicious Animal is at large, unconfined, has attacked another Animal or Person, has died, was sold, or given away. If a Vicious Animal has been sold or given away the owner shall provide the Police Chief with the name, address and telephone number of the new owner.

2. The Police Chief is hereby empowered to make whatever inquiry deemed necessary to ensure compliance with the provisions of this Chapter, and to seize and impound any Vicious Animal whose Owner fails to comply with the provisions hereof.
3. In the event an Owner refuses to surrender a Vicious Animal to the Police Chief when required, the Police Chief may apply for an Administrative Search Warrant to allow for the seizure of the Animal upon execution of the warrant.
4. The provisions hereof shall apply to all Vicious Animals located within the City limits of the City of Oelwein whether such determination was made prior to or after approval of this Ordinance or amendments hereto. Owners shall have fourteen (14) days to come into compliance with these code provisions, unless a shorter time, under the Ordinances of the City, applies, in which case the shorter term applies.

**Sec. 19-16. Vicious Animal at Large.**

1. In the event an Animal declared a Vicious Animal is found at large or unattended upon any property within the City, creating a hazard to life or property, such Animal may, in the sole discretion of the Police Chief or designee, be destroyed if it cannot safely be confined or captured. The City shall be under no duty to attempt to confine or capture a Vicious Animal found at large, whether previously declared such or not, nor shall it have a duty to seek to identify the owner and/or to notify the owner in advance of its destruction.

**Sec. 19-17. - Penalties for violation.**

1. Any Owner who maintains a Vicious Animal in violation any of the provisions of this chapter shall, upon conviction, be guilty of a municipal infraction. Each day that a violation occurs or is permitted to exist shall be considered a separate offense, with penalties to be applied per day of violation.
2. If any Vicious Animal, shall, when unprovoked, attack, assault, bite or otherwise injure any Person or other Domestic Animal or participate in an attack or , assault, where a Person is bitten or otherwise injured whether within or without the enclosure of the Owner, on or off the property of the Owner, whether on a leash and/or securely muzzled, and regardless of whether the Vicious Animal is at large or outside the control of the Owner, whether unintentionally or not, the Owner of the Vicious Animal shall be guilty of a municipal infraction. It is rebuttably presumed as a matter of law that owning, keeping or harboring a Vicious Animal in violation of this chapter is a nuisance. It shall not be necessary, in order to sustain any such action, to prove that the owner of the Vicious Animal knew that the Vicious Animal had the propensity to cause any particular damage or injury in any particular circumstance. Upon such damage or injury, the Police Chief is hereby authorized to confiscate and, after expiration of a five (5) day waiting period, exclusive of Sundays and local holidays, shall see to the destruction of said Vicious Animal. Prior to said destruction, the Owner shall be given notice and appeal rights consistent with Section 19.16(1)(e). In the event of an appeal, the destruction of the Vicious Animal shall be stayed with the animal remaining impounded, with all costs thereof to be assessed to and paid by the Owner, unless

it is determined on appeal that the allegations supporting the impoundment and proposed destruction are unfounded and/or otherwise not sustained.

**Section 3. Severability Clause.** If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.

**Section 4. Effective Date.** This ordinance shall be in effect from and after its final passage, approval, and publication as provided by law.

First reading - March 23, 2026  
Second reading - April 13, 2026  
Third reading - April 27, 2026

Passed and adopted by the City Council of the City of Oelwein, Iowa, this day of April 27, 2026.

\_\_\_\_\_  
Brett DeVore, Mayor

Attest:

\_\_\_\_\_  
Dylan Mulfinger, City Administrator

Recorded April 28, 2026.

First Reading on: March 23, 2026. It was moved by Weber and seconded by Cannon that the Ordinance as read be adopted, and upon roll call there were:

	AYES	NAYS	ABSENT	ABSTAIN
Weber	x			
Payne	x			
Cantrell	x			
Cannon	x			
Gearhart			x	
Ricchio	x			

Second Reading on April 13, 2026. It was moved by Cantrell and seconded Weber that the Ordinance as read be adopted, and upon roll call there were:

	AYES	NAYS	ABSENT	ABSTAIN
Weber	x			
Payne	x			
Cantrell	x			
Cannon	x			
Gearhart	x			
Ricchio	x			

Third Reading on April 27, 2026. It was moved by \_\_\_\_\_ and seconded by \_\_\_\_\_ that the Ordinance as read be adopted, and upon roll call there were:

	AYES	NAYS	ABSENT	ABSTAIN
Weber				
Payne				
Cantrell				
Cannon				
Gearhart				
Ricchio				