ORDINANCE NO. 2023-12

AN ORDINANCE OF THE VILLAGE OF POPLAR GROVE, ILLINOIS AMENDING TITLE 5—HEALTH AND SANITATION, CHAPTER 4 VEGETATION, SECTION 5-4A-3, OF THE VILLAGE'S CODE OF ORDINANCES

WHEREAS, the Village of Poplar Grove ("Village") has adopted a Code of Ordinances; and

WHEREAS, the Village of Poplar Grove has enacted an ordinance regulating the length of nuisance weeds, grass and plants and providing notice periods for posting violation notices for unlawful nuisance weed, grass and plant height; and

WHEREAS, the current Code of Ordinances, Title 5, "Health and Sanitation", Chapter 4 "Vegetation", Section 5-4A-3, "Compliance", provides for the mowing, trimming and removal of nuisance weeds, grass and plants over 5 inches in height and establishes a 3-day notice period for vacant developed residential property for mailing violation notices to the last known owner of record for unlawful nuisance weed, grass and plant height; and

WHEREAS, the Board of Trustees and Village President of the Village desire to establish the unlawful nuisance weeds, grass and plant height for residentially platted lots that are undeveloped to 7 inches; and

WHEREAS, the Village has determined such amendments are in the best interest of the Village and its citizens.

NOW THEREFORE, be it ordained by the Village President and Board of Trustees for the Village of Poplar Grove, Illinois, as follows:

- 1. The above recitals are incorporated herein and made a part hereof.
- 2. That Title 5—Health and Sanitation, Chapter 4— Vegetation, Section 5-4A-3— Compliance of the Village's Code of Ordinances shall be amended to read as follows (language to be stricken shown as strikethrough, language to be added shown as bold and underlined):

"5-4A-3: COMPLIANCE.

- A. Mowing. Any owner or owners of any property shall be required to mow, trim, remove, eradicate or control Nuisance weeds, grass or plants including, but not limited to, mowing and trimming along any and all edges where such Nuisance weeds are located on any property, including the areas in the adjacent right of way, within the Village limits of Poplar Grove.
- B. Unlawful Height. Except as otherwise provided in this subsection B. Unlawful Height, it shall be unlawful for any owner or owners of any developed residential, commercial, or industrial property to permit any Nuisance weeds, grass or plants to

grow to a height exceeding seven inches anywhere within the Village limits. It shall be unlawful for any owner or owners of developed vacant residential property to permit any Nuisance weeds, grass or plants to grow to a height exceeding seven five inches anywhere within the Village limits. Any such Nuisance weeds, grass or plants shall be declared a nuisance. Any owner or owners of undeveloped residential, commercial, or industrial property shall cause the undeveloped property to be mowed four times a year, which shall occur on or before May 20, June 30, August 15, and September 30 of each year. The seven-inch height limit shall not apply to cultivated trees.

C. Exceptions. Subsections A and B of this section shall not apply to the following:

- 1. Natural Landscaping with Native Plantings. The use of native plant species for aesthetic and/or wildlife reasons.
- 2. Wildlife Plantings. The use of native and/or introduced plant species to attract and aid wildlife.
- 3. Erosion Control. To offset and control any soil loss problems both occurring or predicted including, but not limited to, areas designated for stormwater retention.
- 4. Soil Fertility Building. The enrichment and eventual stabilization of soil fertility through the use of various plant species.
- 5. Governmental Programs. Any federal, state or local programs which require the unimpaired growth of plants during a majority or all of the growing season.
- 6. Educational Programs. Any areas designated for educational studies.
- 7. Cultivation. Any plant species or group of plant species native or introduced, grown for consumption, pleasure or business reasons.
- 8. Biological Control. The planting of a particular plant species or group of species which will effectively out compete and replace a noxious or troublesome weed species without additional soil disturbance of the site.
- 9. Parks and Open Space. Any and all bona fide public parks and open space lands, be they under the jurisdiction of federal, state, or local agencies including private conservation/preservation organizations.
- 10. Wooded Areas. All areas that are predominately woods.
- 11. Agricultural Property. Property that is zoned in the Agricultural/ Rural District (A-1).

D. Refusal to Mow. It shall be unlawful for the owner or owners of any property to fail or refuse to mow in accordance with the requirements established in this section and each day that the said owner is in violation of this section shall constitute a separate offense. Notice of violations shall be posted or mailed as set forth in the following table:

Property Type	Notice
Residential – Developed and occupied	48-hour notice posted on property
Commercial/Industrial/Residential –	3-day notice mailed to last known owner of record
Developed and vacant	

Commercial/Industrial – Developed and	5-day notice mailed to last known owner of record
occupied	
Commercial/Industrial/Residential -	5-day notice mailed to last known owner of record
Undeveloped	

E. Abatement; Lien. In addition to any of the remedies provided herein or by law, the Village may cause the Nuisance weeds, grass or plants to be cut or mowed and a lien for the removal costs placed upon the property in violation, in accordance with 65 Illinois Compiled Statutes 5/11-20-7. Upon failure of the property owner or owners to mow any property after receiving proper notice, the Village Public Works Director, or their designee, may mow any such property in violation of this section.

- 1. To perfect the lien under this section, the Village shall, within one year after the removal cost is incurred file Notice of Lien in the office of the recorder in the county in which the underlying parcel is located.
- 2. The Notice of Lien to perfect the lien under this section must consist of a sworn statement setting forth:
 - a. a description of the underlying parcel that sufficiently identifies the parcel;
 - b. the amount of the removal costs incurred by the Village;
 - c. the date or dates the removal cost was incurred by the Village.
- 3. If, for any one parcel, the Village engaged in any removal activity on more than one occasion during the course of one year, the municipality may combine any or all of the costs of each of those activities into a single Notice of Lien.
- F. Penalty. Failure to comply with any of the requirements of this section shall constitute a violation; and any person upon conviction thereof, shall be fined not less than \$50.00 nor more than \$200.00 for each offense. Violations of this section for property that is developed and vacant, shall be fined not less than \$500.00 for the first offense and not less than \$750.00 for each subsequent offense. Each day the violation continues shall be considered a separate offense. Such fines shall be in addition to any removal costs incurred by the Village or administrative fee imposed by the Village.
- G. Expenses. In addition to the charges for cutting, removing, and trimming said Nuisance weeds, grass or plants there shall be an administrative fee of \$150.00 imposed by the Village. The expense incurred by the Village in cutting, removing and trimming said Nuisance weeds, grass or plants shall be charged to and paid by the owner or owners of any property and shall be collected by the Village by suit or any other manner allowed by law and shall be in addition to any fine or penalty imposed. The rate charged by the Village for cutting, removing and trimming shall be \$100.00 \$200.00 per property hour plus any additional hourly costs for services incurred by the Village for property that takes over one hour to cut, remove or trim said Nuisance weeds, grass or plants.

- 3. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any other provision of this ordinance.
- 4. Except as amended in this Ordinance, all other provisions and terms of Village Code of Ordinances shall remain in full force and effect as previously enacted except that those ordinances, or parts thereof, in conflict herewith are hereby repealed to the extent of such conflict.
- 5. This Ordinance shall be in full force and effect after its approval, passage and publication in pamphlet form as required by law.

PASSED UPON MOTION BY		
SECONDED BY		
BY ROLL CALL VOTE THIS	DAY OF	, 2023
AS FOLLOWS:		
VOTING "AYE":		
VOTING "NAY":		
ABSENT, ABSTAIN, OTHER		
APPROVED	, 2023	
ATTEST:		
CLERK	PRESIDENT	
	 	