

# **CITY COUNCIL MEETING**

# **STAFF REPORT**

Meeting Date: November 17, 2025		25	Subject: Ordinance No. 900 (First Reading)		
		An Ordinance of the City of Wilsonville Implementing			
		an Administrative Warrants Process by Amending			
		Chapter 1 of the Wilsonville Code to Add Sections			
		1.100 through 1.180			
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		Staff Member: Amanda Guile-Hinman, City Attorney			
		Tobin Montalbo, Legal Intern			
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		Department: Legal			
Action Required		Advisory Board/Commission Recommendation			
$\boxtimes$	Motion			Approval	
$\boxtimes$	Public Hearing Date:			Denial	
	November 17, 2025				
$\boxtimes$	Ordinance 1 <sup>st</sup> Reading [	Date:		None Forwarded	
	November 17, 2025				
$\boxtimes$	Ordinance 2 <sup>nd</sup> Reading Date	<b>:</b> :	$\boxtimes$	Not Applicable	
	December 1, 2025				
	Resolution		Com	nments: N/A	
	Information or Direction				
	Information Only				
	Council Direction				
	Consent Agenda				
Staff Recommendation: Adopt, on first reading, Ordinance No. 900.					
Recommended Language for Motion: I move to adopt Ordinance No. 900 on first reading.					
Project / Issue Relates To:					
⊠Council Goals/Priorities:  □Ado			pted	Master Plan(s):	□Not Applicable
2025-27 Council Goal No. 2:					
Public Safety: Strategy 2.5					

# **ISSUE BEFORE COUNCIL:**

Consider proposed code provisions regarding administrative warrants (proposed Wilsonville Code Sections 1.100 through 1.180).

#### **EXECUTIVE SUMMARY:**

Ordinance No. 900, and Exhibit A attached thereto, create a process for City staff to seek, obtain, and execute administrative warrants in Municipal Court.

An administrative warrant would grant City employees right of entry to private property for purposes such as engineering, public works, building inspections, and general nuisance inspection, investigation, removal, or abatement.

Clackamas County currently has a process in place to issue administrative warrants, which the Sheriff's Office utilizes in certain motor vehicle towing situations. However, this process is only available for law enforcement officers and county staff when there is cause to believe that a violation of County Code is occurring.

Currently, there is no process for staff to obtain administrative warrants to enter premises where probable cause exists of violations of provision(s) of the Wilsonville Code. For example, staff may receive a report from a community member about possible Wilsonville Code violations involving the removal of trees and development activity along the Willamette River embankment in a property owner's backyard, and staff may not have the legal ability to enter the site to confirm whether significant damage to protected areas is occurring.

An administrative warrant process for staff would have the following benefits:

- Allow for a clear and consistent process to investigate potential Wilsonville Code violations. Currently, staff may not enter into private property unless through an agreement with the property owner, or by seeking litigation (which can both time-consuming, lead to delayed responses to emergent situations, and costly).
- Provide staff with a tool in conducting required periodic inspections when owner/occupant consent is withheld.
- Fill the current gap between the County process and City needs for inspection, investigation, removal, and abatement of Wilsonville Code violations.

Below are highlights of the proposed Wilsonville Code provisions in Exhibit A to Ordinance No. 900.

- Grant the Municipal Court Judge authority to issue administrative warrants upon application by staff.
  - A warrant shall be issued only upon probable cause of a Wilsonville Code violation, supported by affidavit.
  - Cause for warrant shall be deemed to exist upon reasonable belief of a nonconformity with a health, public protection or safety ordinance or rule, or if an investigation is reasonably believed to be necessary in order to verify the condition of the location.
- Allow staff to seek, obtain, and execute administrative warrants in Municipal Court.
  - In executing the warrant, the authorized person will make a reasonable effort to present credentials, authority, and purpose of the warrant to an occupant, unless at the time the location is unoccupied or believed to be abandoned.

 A warrant must be executed within ten (10) Business Days of issuance and returned to the Municipal Judge who issued it within ten (10) Business Days from its execution date, unless granted an extension by the same Judge.

Staff presented to the Council on this project at work session held on September 15 and November 3, 2025. Council generally indicated support for staff to move forward with draft code language to create an administrative warrant process. Staff made one clarification, including the word "probable" before "cause" in the provisions. This revision makes clear that the Municipal Judge will only issue an administrative warrant if probable cause exists.

### **EXPECTED RESULTS:**

Adoption of an administrative warrant process will provide City officials with an additional tool when likely violations of the Wilsonville Code are occurring on private property. Administrative warrants will allow City staff, when other options are exhausted, to access sites to determine whether a violation is occurring, and to potentially stop or limit the occurrence of further damage to public infrastructure and preserved and sensitive areas. Adoption of this proposed code update will close existing gaps and promote the City's ability to address code enforcement and public safety needs efficiently.

#### TIMELINE:

Council consideration of Ordinance No. 900, on first reading, at the Council's November 17, 2025 Council meeting, and, on second reading, at its December 1, 2025 meeting. While the administrative warrant process, if adopted, will go into effect 30 days after adoption, this tool is part of the larger planned update to the City's code enforcement processes, which is set to come before Council in 2026.

## **CURRENT YEAR BUDGET IMPACTS:**

Since staff anticipate that administrative warrants will be utilized in rare circumstances, any potential budget impacts through time billed by the Municipal Judge and staff time to prepare the necessary documents will be nominal.

With regard to the larger project of updating the Wilsonville Code provisions governing code enforcement, staff anticipates proposing code language that allows the City to seek reimbursement of costs to the City related to compliance/abatement processes.

#### **COMMUNITY INVOLVEMENT PROCESS:**

The Administrative Warrant information is provided on the City's Public Safety – Code Enforcement project page on *Let's Talk, Wilsonville!* and a public hearing is planned for November 17, 2025 for community input.

# POTENTIAL IMPACTS OR BENEFIT TO THE COMMUNITY:

An administrative warrant process will improve the ability of City staff to respond to and mitigate violations of City Code in a timely manner. Establishing an administrative warrants process will provide Wilsonville staff with a clear, lawful and consistent process to gain right of entry when necessary to enforce code requirements or conduct inspections.

### **ALTERNATIVES:**

Continue to rely solely on the Clackamas County administrative warrant process, which is only available to the Sheriff's Office for violation of County Code.

## **CITY MANAGER COMMENT:**

N/A

## **ATTACHMENTS:**

- 1. Ordinance No. 900
  - A. Proposed City Administrative Warrant Code Provisions 1.100 through 1.180