



SPECIAL CITY COUNCIL MEETING

WEDNESDAY, JUNE 2, 2010 – 5:00 PM

COUNCIL CHAMBERS, CITY HALL

AGENDA

1. Mayor Connors calls the meeting to order
2. Pledge of Allegiance
3. Roll Call
4. Comments from the public as allowed by Wis. Stats. §19.84(2), limited to items on this agenda, except for public hearing items. Comments will be limited to 5 minutes.
5. Discussion and possible action regarding Direct Legislation Petition for a moratorium and an independent, comprehensive, objective audit filed on April 26, 2010.
6. Amended **Resolution 10-R40** a resolution to adopt the amended Municipal Bond schedule.
7. Update from Administrator Jordan regarding the sink hole corner of Wells Street and Hwy 50.
8. Adjournment

5/28/2010 4:11 PM
Amended to add item #4 5/28/2010 4:18 PM

Requests from persons with disabilities, who need assistance to participate in this meeting or hearing, should be made to the City Clerk's office in advance so the appropriate accommodations can be made.

CC:
Mayor & Council
Administrator, Attorney, Treasurer, Department Heads, Media

§ 9.20 CERTIFICATION

I, Diana Dykstra, City Clerk for the City of Lake Geneva, Walworth County, State of Wisconsin, DO HEREBY CERTIFY, that I have carefully examined the attached petitions, and found them to be sufficient pursuant to Wisconsin State Stats § 9.20 (3). In conjunction, the City Attorney and I have fully examined the attached proposed Resolution, and found it to be in proper form.

Based upon the above and forgoing certification, I will forward this petition to the Common Council for consideration at the next regularly scheduled meeting.




Diana Dykstra, CMC/WCMC
Lake Geneva City Clerk

Dated this 7th day
of May 2010.

Petition for Direct Legislation

BE IT RESOLVED AS FOLLOWS:

To the Current City Council:

"We the People", Citizens of the City of Lake Geneva, petition a "Freeze...Please"

(A.K.A.) A Moratorium on adopting any measures that would increase non-emergency budgetary expenses and all promises of contractual monetary obligations until we are guaranteed there is enough money in our treasury to cover such actions.

To the Newly Elected City Council following the City's April 6th election:

"We the People" Petition an Independent, Comprehensive Objective Audit of the Lake Geneva City Government and all its Auxiliaries. "Now is the time" for this Audit, which will provide a thorough assessment of the financial health of our Treasury.

Whereas: Well managed municipalities and businesses have such Audits every five (5) to six (6) years, and Lake Geneva has never had on;

Whereas: Our Treasury appears in disarray, this Audit is a necessary first step in assuring fiscal responsibility and restoring fiduciary trust between our City Government and the Citizens of Lake Geneva.

Therefore: This petition will be presented at the first regular City Council Meeting of our Newly Elected Council (hopefully a "We the People" Council) as a first item of business to address and implement this most important resolution.

Filed: Mon. 4/26/10

Lake Geneva, WI - City Clerk

442 Citizen Signatures (49pp.)

(Required Amt. Signatures Per W. STAT 9.20
15% of Total votes Cast FOR

GOVERNOR - 11/06 = 2,138 votes
(Per County Clerk's Records)

321 required Cast =
Signatures

Barbara A. Hartke
Mon. 4/26/10

Handwritten initials and a heart symbol.

MEMORANDUM

To: City Council, City Administrator, and City Clerk

From: Daniel S. Draper, City Attorney

Re: Petition for Direct Legislation Filed April 26, 2010

"The direct legislation statute provides an initiative procedure by which citizens of a city or village may compel their common council or village board to pass a proposed ordinance directly or put the proposed ordinance before the local electors for a popular vote." *Mount Horeb Community Alert v. Village Board of Mt. Horeb*, 263 Wis. 2d 544, 554, 665 N.W. 2d 229 (2003)

The direct legislation statute in Wisconsin is § 9.20 Wis. Stats. That Statute reads as follow:

"(1) A number of electors equal to at least 15% of the votes cast for governor at the last general election in their city or village may sign and file a petition with the city or village clerk requesting that an attached proposed ordinance or resolution, without alteration, either be adopted by the common council or village board or be referred to a vote of the electors. The individual filing the petition on behalf of the electors shall designate in writing an individual to be notified of any insufficiency or improper form under sub. (3).

(2) The preparation and form of the direct legislation petition shall be governed by § 8.40.

(2m) After the petition has been offered for filing, no name may be erased or removed. No signature may be considered valid or counted unless the date is less than 60 days before the date offered for filing.

(3) Within 15 days after the petition is filed, the clerk shall determine by careful examination whether the petition is sufficient and whether the proposed ordinance or resolution is in proper form. The clerk shall state his or her findings in a signed and dated certificate attached to the petition. If the petition is found to be insufficient or the proposed ordinance or resolution is not in proper form, the certificate shall give the particulars, stating the insufficiency or improper form. The petition may be amended to correct any insufficiency or the proposed ordinance or resolution may be put in proper form within 10 days following the affixing of the original certificate and notification of the individual designated under sub. (1). When the original or amended petition is found to be sufficient and the original or amended ordinance or resolution is in proper form, the clerk shall so state on the attached certificate and forward it to the common council or village board immediately.

(4) The common council or village board shall, without alteration, either pass the ordinance or resolution within 30 days following the date of the clerk's final certificate, or submit it to the electors at the next spring or general election, if the election is more

than 6 weeks after the date of the council's or board's action on the petition or the expiration of the 30-day period, whichever first occurs. If there are 6 weeks or less before the election, the ordinance or resolution shall be voted on at the next election thereafter. The council or board by a three-fourths vote of the members-elect may order a special election for the purpose of voting on the ordinance or resolution at any time prior to the next election, but not more than one special election for direct legislation may be ordered in any 6-month period.

(5) The clerk shall cause notice of the ordinance or resolution that is being submitted to a vote to be given as provided in s. 10.06(3)(f).

(6) The ordinance or resolution need not be printed in its entirety on the ballot, but a concise statement of its nature shall be printed together with a question permitting the elector to indicate approval or disapproval of its adoption.

(7) If a majority vote in favor of adoption, the proposed ordinance or resolution shall take effect upon publication under sub. (5). Publication shall be made within 10 days after the election.

(8) City ordinances or resolutions adopted under this section shall not be subject to the veto power of the mayor and city or village ordinances or resolutions adopted under this section shall not be repealed or amended within 2 years of adoption except by a vote of the electors. The common council or village board may submit a proposition to repeal or amend the ordinance or resolution at any election."

The direct legislation authority is subject to four judicially implied limitations. A direct legislation ordinance:

1. must be legislative as opposed to administrative or executive in nature;
2. cannot repeal existing legislation (unless it is a charter resolution);
3. may not exceed the legislative powers conferred upon the governing municipal body; and
4. may not modify statutorily prescribed procedures or standards.

"These limitations preserve municipal control over executive and administrative functions and protect the integrity of the statutory framework governing municipalities, while at the same time permit the proper invocation by electors of the direct legislation procedure provided by the statute." *Mount Horeb*, supra at 556, ¶ 18. These limitations are implicit in the statute.

"Implicit in the direct legislation ... statute is the requirement that the ordinance or statute sought to be passed is legislative in character." *State ex. Rel. Althouse v. City of Madison*, 79 Wis.2d 97, 107, 255 N.W. 2d 449 (1977) A proposed ordinance that is administrative or executive rather than legislative in character is not a proper subject of initiative procedure. *Id.* at 107-08, 255 N.W.2d 449. "The test of what is a legislative and what is an administrative proposition, with respect to the initiative or referendum, has further been said to be whether the proposition is one to make new law or to execute law already in existence." *Mount Horeb*, supra at 557. "the power to be exercised is legislative

in its nature if it prescribes a new policy or plan; whereas, it is administrative in its nature if it merely pursues a plan already adopted by the legislative body itself, or some power superior to it." *Heider v. Common Council of City of Wauwatosa*, 37 Wis.2d 466, 475, 155 N.W.2d 17 (1967) (quoting 5 E. McQuillin, *The Law of Municipal Corporations* § 16.55 (3rd ed.))

The Wisconsin Supreme Court stated further in *Heider* that "action relating to subjects of permanent and general character are usually regarded as legislative, and those providing for subjects of temporary and special character are regarded as administrative." *Id* at 475.

It should also be noted that "... a proposed ordinance under Wis. Stat. § 9.20 may not modify statutorily-prescribed procedures or standards that would bind the common council or village board if it attempted to legislate in the same area." *Flottum v. City of Cumberland*, 234 Wis. 654, 291 N.W. 777 (1940); *Henderson v. Hoesley*, 225 Wis. 596, 275 N.W. 443 (1937). Electors may not initiate legislation under the direct legislation statute if the proposed legislation would modify or conflict with statutorily-prescribed procedures that are binding on the municipality itself. *State ex. rel. Althouse*, 9 Wis.2d 97, 108, 255 N.W.2d 449 (1977).

Unfortunately, there are no Wisconsin cases directly on point characterizing legislation similar to that before you. There are essentially three options available to the council on this matter. It can determine that the proposed legislation is legitimate and adopt the resolution as presented "without alteration." It may choose to refer the legislation to the electors at the next general election. The third alternative would be to do nothing at all at which point the council would be inviting a court action for mandamus wherein the court would make a determination whether or not the council should be required to adopt the proposal or refer it to the voters. I say that you are inviting an action for mandamus because our Supreme Court has stated that "Under the peremptory statutory provisions of § 9.20, Stats., the common council has no authority whatsoever, in respect to direct legislation, to make an initial judgment of the constitutionality or validity of the proposed legislation... In general, of course, where a city council itself initiates an ordinance, it may refuse to adopt it because of its doubtful constitutionality. That is quite different, however, from the situation where its duties are peremptorily mandated by the direct legislation statute." *Althouse*, *supra* at 110, 255 N.W.2d 449. The Council may however make a determination that the proposed legislation is improper based upon one of the four judicially implied limitations.

The goals of the proposed legislation appear to be sound. The legislation itself with respect to the four judicial limitations is troublesome. Based upon previous opinions of Wisconsin courts, the proposed legislation appears to be administrative in character in that part of the resolution is directed to a previous council and is temporary in nature. Similarly, the second part of the legislation petitioning for "an independent, Comprehensive Objective Audit of the Lake Geneva City Government and all its Auxiliaries" is also temporary in nature and therefore administrative rather than legislative. Additionally troublesome is the fact that the proposed legislation requires a comprehensive audit without regard to cost. This would appear to propose the expenditure of funds outside the budgeting process without a corresponding budget resolution. Once again this highlights the temporary nature of this proposed legislation indicating that the legislation is administrative rather than legislative in nature. Nevertheless, the Council will not know for sure whether this legislation is administrative or legislative unless an action is brought to determine its character. I must emphasize that the *Mount Horeb* case cited above has blurred the distinction between what is administrative and what is legislative in nature.

The council is required by statute to make some decision at the May 24th meeting. Any decision outside that date would violate the mandates of the statute that require action 30 days after certification by the clerk. (1) It may adopt the resolution as written, (2) the council may refer the resolution to the voters at the fall elections, (3) or it may do nothing and be subject to a mandamus action. The court will only require the matter to be adopted or referred to the electors if it is determined that the legislation is legislative. If the court determines that the matter is administrative, it will not require adoption or referral to a referendum.

Resolution 10-R40

The City of Lake Geneva does hereby adopts the following Municipal Bond Schedule.

Approved this _____ day of _____ 2010.

Attest:

James R. Connors, Mayor

Diana A. Dykstra, City Clerk

Resolution Adopted 5/24/10
Resolution Amended 6/2/10

Ordinance Number	Description (49 Characters)	Bond Amount
6-1 125.07(1)(a)2	Alcohol-adult allowing illegal consumption	\$378.60
6-1 125.07(1)(a)1	Alcohol-furnishing to a minor (non-licensed)	\$378.60
6-1 125.07(3)(a)	Alcohol- underage person loitering on lic prem 1	\$303.00
6-1 125.07(3)(a)	Alcohol- underage person loitering on lic prem 2	\$366.00
6-1 125.07(3)(a)	Alcohol- underage person loitering on lic prem 3	\$429.00
6-1 125.07(4)(b)	Alcohol-poss/consumption by minor person 1st	\$303.00
6-1 125.07(4)(b)	Alcohol-poss/consumption by minor person 2nd	\$479.00
6-1 125.07(4)(b)	Alcohol-poss/consumption by minor person 3rd	\$555.00
6-1 125.07(4)(b)	Alcohol-poss/consumption by underaged person 1st	\$303.00
6-1 125.07(4)(b)	Alcohol-poss/consumption by underaged person 2nd	\$479.40
6-1 125.07(4)(b)	Alcohol-poss/consumption by underaged person 3rd	\$555.00
6-1 125.09(2)	Alcohol-possession on school grounds 1st offense	\$114.00
6-1 125.09(2)	Alcohol-possession on school grounds 2nd offense	\$177.00
6-1 125.09(2)	Alcohol-possession on school grounds 3rd offense	\$303.00
6-1 125.085(3)(b)	Alcohol-present false ID to enter lic premise 1st	\$177.00
6-1 125.085(3)(b)	Alcohol-present false ID to enter lic premise 2nd	\$303.00
6-1 125.085(3)(b)	Alcohol-present false ID to enter lic premise 3rd	\$429.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by minor 1st	\$366.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by minor 2nd	\$429.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by minor 3rd	\$701.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by underage 1st	\$366.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by underage 2nd	\$429.00
6-1 125.07(4)(a)1	Alcohol-procuring/attempting procure by underage 3rd	\$701.00
6-1 48.983(2)(a)	Tobacco-minor attempting/buying product 1st	\$82.50
6-1 48.983(2)(a)	Tobacco-minor attempting/buying product 2nd	\$114.00
6-1 48.983(2)(b)	Tobacco-minor misrepresent age to receive 1st	\$82.50
6-1 48.983(2)(b)	Tobacco-minor misrepresent age to receive 2nd	\$114.00
6-3	Alcohol-open beverage in public	\$158.10
6-31	Alcohol-liquor license required	\$996.00
6-34	Alcohol-posting of liquor license	\$996.00
6-55(a)	Alcohol-gambling and d/c (licensed premises)	\$996.00
6-55(b)	Alcohol-sales by clubs	\$996.00
6-55(c)	Alcohol-safety and sanitation requirements	\$681.00
6-55(d)	Alcohol-sales to intoxicated persons	\$996.00
6-55(e)	Alcohol-solicitation of drinks on lic premises	\$681.00
6-55(f)	Alcohol-required period open for business	\$681.00
6-56	Alcohol-sale of beverages to underage persons	\$996.00
6-58	Alcohol-license permitting public consump	\$681.00
6-59(a)	Alcohol-closing hours class B	\$681.00
6-59(b)	Alcohol-closing hours class A	\$681.00
10-2(a)	Animal-horseback riding restrictions	\$63.60
10-2(b)	Animal-horseback riding out of hours	\$63.60
10-2(c)	Animal-horseback riding faster than a walk	\$63.60
10-3	Animal-removal of fecal matter	\$240.00
10-5	Animal-feeding of waterfowl	\$240.00

10-7(a)	Animal-wild and exotic prohibited	\$492.00
10-36	Animal-Inoculate against rabies, distemper, etc.	\$492.00
10-67	Animal-dogs/cats running at large	\$177.00
10-70	Animal-noisy cats	\$177.00
10-71	Animal-barking dogs	\$177.00
10-91	Animal-lic required for animals over five months	\$177.00
18-151	Amusement-rides devices-licenses required	\$492.00
18-152	Amusement-shows, circuses, carnivals-lic req	\$492.00
18-126(a)(1)	False alarm-warning for 1st in a yr	\$492.00
18-126(a)(2)	False alarm-forfeiture for 2nd/yr	\$618.00
18-126(a)(3)	False alarm-forfeiture for 3rd/yr	\$870.00
18-126(a)(4)	False alarm-forfeiture for add'l	\$996.00
18-126(a)(5)	False alarm-ten alarms w/in 6 month	\$1,122.00
18-186	Amusement-Offering prizes or awards (video poker)	\$353.40
18-273(a)	Direct seller-prohibited hours	\$492.00
18-273(b)	Direct seller-misrepresentation	\$492.00
18-273(c)	Direct seller-impeding traffic	\$492.00
18-273(d)	Direct seller-loud noise	\$492.00
18-273(e)	Direct seller-littering	\$492.00
18-274(a)	Direct seller-disclosure requirements	\$492.00
18-291	Direct sellers-permit required	\$492.00
18-321 961.573(1)	Possession-drug paraphernalia	\$479.40
30-3(b)	Burning-outdoors prohibited	\$76.20
30-3(c)	Burning-outdoor incinerators	\$76.20
30-3(d)(3)	Burning-w/o permit campfire or commercial	\$366.00
30-3(d)(4)	Burning-unattended	\$492.00
30-116(a)	Fireworks-possession/discharge	\$177.00
46-2(a)	Parking-abandoned vehicle excess 48 hours	\$82.50
50-1 940.19(1)	Battery-simple	\$479.40
50-1 943.01(1)	Damage to property-public/private	\$479.40
50-1 947.01	Disorderly conduct	\$378.60
50-1 947.01	Disorderly conduct-public urination	\$277.80
50-1 947.01	Disorderly conduct-involved in a fight	\$479.40
50-1 943.125(1)	Entry into locked coin box	\$353.40
50-1 943.11	Entry into locked vehicle	\$454.20
50-1 946.42(2)(a)	Escape	\$479.40
50-1 943.212(1)(a)	Fraud on hotel/restaurant keeper	\$353.40
50-1 945.02	Gambling (not license premises)	\$353.40
50-1 947.013(1m)(b)	Harassment-conduct w/ no purpose	\$353.40
50-1 947.013(1m)(a)	Harassment-physical contact	\$353.40
50-1 943.24(1)	Issuance of worthless checks under \$2500	\$258.90
50-1 961.41(3g)(e)	Possession-controlled substance	\$479.40
50-1 943.125(1)	Possession-burglarious tools	\$479.40
50-1 943.55	Removal of shopping cart	\$164.40
50-1 946.41(1)	Resisting or obstructing an officer	\$429.00
50-1 943.50(1m)(d)	Retail theft-concealment of items-adult	\$479.40

50-1 943.50(1m)(d)	Retail theft-concealment of items-juvenile	\$114.00
50-1 943.50(1m)(b)	Retail theft-price tag altering-adult	\$479.40
50-1 943.50(1m)(b)	Retail theft-price tag altering-juvenile	\$114.00
50-1 947.012(2)(a)	Telephone-unlawful lewd/profane/offend	\$271.50
50-1 947.012(2)(b)	Telephone-unlawful repeatedly call	\$492.00
50-1 947.012(2)(c)	Telephone-unlawful repeatedly call and harass	\$618.00
50-1 947.012(2)(d)	Telephone-not identify self-harass anyone	\$492.00
50-1 947.012(2)(e)	Telephone-allow your phone to be used to harass	\$618.00
50-1 943.20(1)(c)	Theft-of rental property (after 10 days)	\$378.60
50-1 943.20(1)(a)	Theft-simple	\$479.40
50-1 943.13(1m)(b)	Trespass-land or dwelling	\$378.60
50-3(a)	Discharge of firearm or air gun	\$353.40
50-3(b)	Discharge of bow and arrow, slingshot	\$177.00
50-4	Carrying concealed weapon	\$479.40
50-7	Misrepresent-age/identity (non alcohol related)	\$277.80
50-8	Removal of barriers prohibited	\$82.50
50-9	Parking-advertising display utilizing vehicles	\$366.00
50-11(b)	Loitering-obstructing streets and alleys	\$492.00
50-11(c)	Loitering-obstructing sidewalks prohibited	\$492.00
50-11(d)	Loitering-public property loitering prohibited	\$492.00
50-11(e)	Loitering-private property loitering prohibited	\$492.00
50-11(f)	Loitering-prowling prohibited	\$492.00
50-41	Tobacco-Possess/purchase any product 1st	\$82.50
50-41	Tobacco-Possess/purchase any product 2nd	\$114.00
50-56	Truancy-daily	\$114.00
50-57	Truancy-habitual	\$303.00
50-58	Truancy-parent permitting	\$271.50
50-59	Truancy-contributing	\$271.50
50-81(a)	Curfew-under 17 yoa	\$132.90
50-81(b)	Curfew-parents responsibility	\$366.00
50-102(1)	Gang activity	\$996.00
50-122(1)	Tobacco-smoking on school grounds prohibited	\$240.00
54-34(8)(c)	Parking-parked contrary to posted notice seminary	\$25.00
54-37(a)	Parks-motorized vehicle prohibited on rec trails	\$366.00
58-10	Littering	\$164.40
74-1 346.935(1)	Alcohol-open beverage anywhere in vehicle	\$177.00
74-1 346.935(2)	Alcohol-open beverage in vehicle/passenger	\$114.00
74-1 346.935(3)	Alcohol-open beverage in vehicle/driver	\$177.00
74-1 346.505(2)(a)	Parking-parked in handicapped stall w/o permit	\$92.00
74-1 346.52(1)(b)	Parking-parked in crosswalk	\$25.00
74-1 346.52(1)(a)	Parking-parked with in an intersection	\$25.00
74-1 346.52(c)	Parking-parked on sidewalk or sidewalk area	\$25.00
74-1 346.52(1)(f)	Parking-double parked on roadway	\$25.00
74-1 346.52(1)(g)	Parking-within 15' of fire dept/across street	\$25.00
74-1 346.52(2)	Parking-in grade school zone (7:30a-4:30p)	\$25.00
74-1 346.53(1)	Parking-in posted loading zone	\$25.00

74-1 346.53(2)	Parking-in an alley in buisness district	\$25.00
74-1 346.53(3)	Parking-within 10' of fire hydrant	\$50.00
74-1 346.53(4)	Parking-within 4' of alley or driveway	\$25.00
74-1 346.53(5)	Parking-within 15' of crosswalk	\$25.00
74-1 346.53(6)	Parking-posted no parking zone	\$25.00
74-1 346.54(c)	Parking-outside white parking space lines	\$25.00
74-1 346.54(1)(cm)2	Parking-more than three cycles per metered stall	\$25.00
74-1 346.54(1)a	Parking-parked on wrong side of street	\$25.00
74-1 346.55(3)	Parking-posted private property	\$25.00
74-6(d)	Parking-parked at yellow curb/grass-school	\$50.00
74-6(e)	Parking-overnight on school grounds prohibited	\$50.00
74-200 346.94(16)(a)	Traffic-loud/unnecessary noise 1st offense	\$114.00
74-200 346.94(16)(a)	Traffic-loud/unnecessary noise 2nd offense	\$177.00
74-200 346.29(2)	Traffic-obstruction by loitering	\$146.80
74-203(1)	Parking-restricted parking-school grounds	\$50.00
74-203(2)	Traffic-speed in excess of 15mph on grounds	\$240.00
74-203(3)	Traffic-vehicles prohibited in bus only zone	\$240.00
74-210(a)(1)	Parking-no parking, standing, or stopping zones	\$25.00
74-210(a)(2)	Parking-parked inside city park	\$25.00
74-210(b)	Parking-parallel parking designated zone	\$25.00
74-210(c)	Parking-boat trailer prohibited-unless posted	\$25.00
74-210(d)(1)	Parking-restricted night parking - residential	\$25.00
74-210(d)(2)	Parking-restricted night parking - business dist	\$25.00
74-210(e)(3)	Parking-parked in snow removal area posted by SD	\$150.00
74-210(f)	Parking-backed into parking stall	\$25.00
74-210(g)	Parking-parked on terrace	\$25.00
74-210(h)	Parking-limited time parking zones	\$25.00
74-210(j)	Parking-posted tow away zone	\$25.00
74-210(k)	Parking-parked in a posted fire lane	\$50.00
74-210(l)(4)	Parking-prohibited parking snow emergency	\$150.00
74-211(a)	Parking-posted no stopping zone	\$25.00
74-213(a)	Traffic-unattended vehicle running	\$76.20
74-213(c)(1)	Parking-veh/trl over 23 ft park on city street	\$75.00
74-213(c)(2)	Parking-veh/trl >23ft load/unload more than 30min	\$75.00
74-214(a)	Abandoned vehicle public/private/roadway	\$240.00
74-215	Traffic-no entry onto lake when prohibited	\$240.00
74-217	Traffic-accelerating vehicle-display of power	\$158.10
74-219(a)	Traffic-streets closed to travel	\$240.00
74-222(b)	Snowmobile-prohibited public park or grounds 1st	\$63.60
74-222(b)	Snowmobile-prohibited public park or grounds 2nd	\$76.20
74-222(b)	Snowmobile-prohibited public park or grounds 3rd	\$88.80
74-222(c)	Snowmobile-trespass on private property 1st	\$63.60
74-222(c)	Snowmobile-trespass on private property 2nd	\$76.20
74-222(c)	Snowmobile-trespass on private property 3rd	\$88.80
74-222(d)	Snowmobile-prohibited use between 10p-6a 1st	\$63.60
74-222(d)	Snowmobile-prohibited use between 10p-6a 2nd	\$76.20

74-222(d)	Snowmobile-prohibited use between 10p-6a 3rd	\$88.80
74-223(a)1	Bicycle-registration required for riding in city	\$69.90
74-223(c)	Bicycle-no registration/unsafe riding	\$69.90
74-223(d)	Bicycle-must report change of ownership	\$63.60
74-223(e)	Bicycle-audible warning device required	\$63.60
74-223(f)	Bicycle-prohibited parking/hazardous to others	\$25.00
74-223(g)	Bicycle-board/blade prohib sidewalk/buis district	\$63.60
74-226(a)	Parking-prohibited loading and unloading	\$150.00
74-227(a)	Traffic-riding in cargo area of truck prohibited	\$177.00
74-234	Parking-limited time parking zones	\$25.00
90-173	Tobacco-prohibited on public beach and swim area	\$82.50
90-221	Parking-limited time boat mooring zones	\$25.00