



City of Grand Forks
Staff Report
Committee of the Whole – July 14, 2025
City Council – July 21, 2025 and August 4, 2025

APPROVED & ACCEPTED
by City Council
Maureen Storstad
07/21/2025
Maureen Storstad
City Auditor

Agenda Item: City Code Updates due to Legislative Changes

Submitted by: Dan Gaustad, City Attorney

Staff Recommended Action:

Review and Approve the ordinance amending City Code for required changes due to ND Legislative actions

Committee Recommended Action: Motion by Weigel, second by Vein to move item to City Council with a recommendation to approve. Motion carried unanimously.

Council Action: 07/21: Motion by Berg. second by Weigel to approve on consent agenda. Motion passed unanimously.
08/04:

BACKGROUND:

Following each ND Legislative Session, City Code needs to be reviewed and updated to be in compliance with Legislative Bills passed during the session.

ANALYSIS AND FINDINGS OF FACT:

- ND Legislature passed a number of bills that cover items included in City Code.
- Based on the newly passed legislation, the City Code needs to be updated to be in compliance with new legislation.

SUPPORT MATERIALS:

- Draft Ordinance with City Code revisions

ORDINANCE NO. _____

An ordinance to amend Grand Forks City Code § 8-0515; § 8-0615; § 8-1503; § 8-0701; § 9-0103; and 9-0120 so as to update the Ordinances of Grand Forks to be in compliance with the new laws under the updated Century Code.

BE IT ORDAINED by the City Council of the City of Grand Forks, North Dakota, pursuant to its home rule charter, Grand Forks City Code and N.D.C.C. ch. 40-11 that:

Section 1: Amending Clause to Amend Grand Forks City Code § 8-0515.

That part of Grand Forks City Code § 8-0515 relating to roundabouts within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

8-0515. - One-way roadways and rotary traffic islands (roundabout).

- (1) The director and local authorities with respect to highways under their respective jurisdictions may designate any highway, roadway, part of a roadway, or specific lanes upon which vehicular traffic shall proceed in one (1) direction at all or such times as shall be indicated by official traffic-control devices.
- (2) Upon a roadway so designated for one-way traffic, a vehicle shall be driven only in the direction designated at all or at such times as shall be indicated by official traffic control devices.
- (3) A vehicle passing around a rotary traffic island must be driven only to the right of such island.
- (4) After a vehicle enters a rotary traffic island, the vehicle may ~~not~~ exit from any position within the rotary traffic island without ~~first~~ giving a signal of intention to exit the rotary traffic island.

Section 2: Amending Clause to Amend Grand Forks City Code § 8-0615.

That part of Grand Forks City Code § 8-0615 relating to tint on the windows of cars allowed within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

8-0615. - Windshields required—Must be unobstructed—Tinted windows.

- (1) Every motor vehicle must be equipped with a windshield. No person may drive any motor vehicle with any sign, poster or other nontransparent material upon the front windshield, side wings or side or rear windows which obstructs the driver's clear view.
- (2) It shall be unlawful for any person to drive any vehicle with any sign, poster or other nontransparent material upon the front windshield, side wings, side or rear windows which obstructs the driver's clear view of the street or any intersecting street.
- (3) It shall be unlawful for any person to drive any vehicle upon a street with any object, material, or tinting displayed, affixed, or applied on the front windshield or any window unless the object,

material, or tinting in conjunction with the windshield upon which it is displayed, affixed, or applied has a light transmittance of at least seventy (70) percent or the object, material, or tinting in conjunction with a window other than the windshield upon which it is displayed, affixed, or applied has a light transmittance of at least ~~fifty (50) percent~~ **thirty-five (35) percent**. This subsection does not apply to windows behind the operator of the motor vehicle if the motor vehicle is equipped with outside mirrors on both sides of the vehicle ~~that which~~ meet the requirements of North Dakota Century Code section 39-21-38.

(4) Subsection 3 does not apply to non-reflective sun screening or window tinting material above the AS-1 line or within the top five (5) inches (112.7 centimeters) of the windshield.

(5) A windshield may not be shattered or in such a defective condition that the windshield materially impairs or obstructs the driver's clear view.

Section 3: Amending Clause to Amend Grand Forks City Code § 8-1503.

That part of Grand Forks City Code § 8-1503 relating to violations of specific traffic related offenses within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

8-1503. - Penalties for specified offenses.

(1) Any person violating any of the provisions of section 8-0201 pertaining to driving under a suspended or revoked license, where the suspension or revocation was imposed for violation of section 8-0202 of the ordinances of the city, section 39-08-01 of the North Dakota Century Code, or any equivalent statute or ordinance of another state or jurisdiction or was governed by section 39-06-31 or chapter 39-20 of the North Dakota Century Code, must be sentenced to at least four (4) consecutive days' imprisonment and such fine as the court deems proper. The execution of sentence may not be suspended or the imposition of sentence deferred under section (3) or (4) of section 12.1-32-02 of the North Dakota Century Code. Forfeiture of bail is not permitted in lieu of the defendant's personal appearance in open court for arraignment on a charge under this section. The municipal judge may dismiss a charge under this section upon motion by the defendant if the defendant's operator's license is reinstated within sixty (60) days of the date of the offense and the defendant provides to the court satisfactory evidence of the reinstatement. **Alternatively, upon a motion, a court may grant a motion to amend a charge under 8-0201 to a violation of 8-0302 or 8-0305.**

(2) A person convicted of violating section 8-0202 pertaining to driving under the influence of controlled substances must be sentenced in accordance with this subsection.

(A) For a first offense, the sentence must include both a fine of at least five hundred dollars (\$500.00) and an order for addiction evaluation to an appropriate licensed addiction treatment program.

(B) In addition, for a first offense when the convicted person has an alcohol concentration of at least sixteen one hundredths of one (0.16) percent by weight, the offense is an

aggravated first offense and the sentence must include a fine of at least seven hundred fifty dollars (\$750.00), an order for addiction evaluation to an appropriate licensed addiction treatment program, and at least two (2) days' imprisonment.

(C) For a second offense within seven (7) years, the sentence must include at least ten (10) days' imprisonment, of which forty-eight (48) hours must be served consecutively; a fine of at least one thousand five hundred dollars (\$1,500.00); an order for addiction evaluation by an appropriate licensed addiction treatment program; and at least three hundred sixty (360) days' participation in the twenty-four seven (24/7) sobriety program under N.D.C.C. Chapter 54-12 as a mandatory condition of probation.

(D) If the individual has participated in the twenty-four seven (24/7) sobriety program as a condition of pretrial release or the purpose of receiving a temporary restricted operator's license, the court may give credit for the time the individual has already served on the twenty-four seven (24/7) sobriety program when determining the amount of time the individual must serve on the twenty-four seven (24/7) sobriety program for the purposes of probation, if that individual has not violated the twenty-four seven (24/7) sobriety program before sentencing.

(E) The execution or imposition of sentence under this section may not be suspended or deferred, but the municipal judge may convert each day of a term of imprisonment to ten (10) hours of community service for an aggravated first offense under subsection (2)(B).

(F) If the penalty mandated by this section includes imprisonment upon conviction of a violation of this section, and if an addiction evaluation has indicated that the defendant needs treatment, the court may order the defendant to undergo in-patient treatment at an appropriate licensed addiction treatment program and the time spent by the defendant in the in-patient treatment must be credited as a portion of a sentence of imprisonment under this section.

(G) For purposes of this section, conviction of an offense under a statute or ordinance of another state or jurisdiction which is equivalent to this section must be considered a prior offense if such offense was committed within the time limitation specified in this section.

(H) Participation in the twenty-four seven (24/7) sobriety program under N.D.C.C. Chapter 54-12 means compliance with sections 54-12-27 through 54-12-31, and requires sobriety breath testing twice per day seven (7) days per week or electronic alcohol monitoring, urine testing, or drug patch testing. The offender is responsible for all twenty-four seven (24/7) sobriety program fees and the court may not waive the fees. If an individual ordered to participate in the twenty-four seven (24/7) program is not a resident of this state, that individual shall enroll in a twenty-four seven (24/7) program or an alcohol compliance program if available in that individual's state of residence and shall file proof of such enrollment.

(I) For purposes of this section the twenty-four seven (24/7) sobriety program is a condition of probation and a court may not order participation in the program as part of the sentence.

(3) Any person violating the provisions of section [8-0314](#) relating to liability insurance shall be subject to a fine of at least one hundred fifty dollars (\$150.00), none of which may be suspended, for a first offense. Any person having a second or subsequent violation of driving without liability insurance within a three-year period shall be fined three hundred dollars (\$300.00), none of which may be suspended.

(4) Except as otherwise provided herein, any person violating any of the provisions of article 7 of this chapter generally pertaining to speed, may be fined ~~the following amounts:~~ **a fee of twenty dollars (\$20), or three dollars (\$3) for each mile per hour over the limit, whichever is greater. An additional fee of twenty dollars (\$20.00) must be assessed for a violation of sixteen miles per hour or more over the limit.**

Miles Per Hour Over Lawful Speed Limit	Fine
1—5	\$10.00
6—10	\$10.00
Plus, for each mile per hour over 5 mph	\$2.00
11—15	\$20.00
Plus, for each mile per hour over 10 mph	\$2.00
16—20	\$30.00
Plus, for each mile per hour over 15 mph	\$4.00
21—25	\$50.00
Plus, for each mile per hour over 20 mph	\$6.00
26—35	\$80.00
Plus, for each mile per hour over 25 mph	\$6.00

Miles Per Hour Over Lawful Speed Limit	Fine
36—45	\$140.00
Plus, for each mile per hour over 35 mph	\$6.00
46+	\$200.00
Plus, for each mile per hour over 45 mph	\$10.00

(5) Any person violating any of the provisions of section [8-0703](#) pertaining to speed limits in school crosswalks upon conviction may be fined the following amounts:

Miles Per Hour Over Lawful Speed Limit	Fine
1—10	\$ 840 .00
11+	\$ 840 .00
Plus, for each mile per hour over 10 mph	\$ 21 .00

(6) Any person violating the provisions of sections [8-1101](#) relating to number of persons to be carried, [8-1102](#) relating to riding more than two (2) abreast prohibited, [8-1103](#) relating to cyclists subject to traffic regulations, [8-1104](#) relating to riding on sidewalks in residential districts, and [8-1109](#) relating to attaching bicycles to vehicles prohibited shall be subject to a fine of five dollars (\$5.00) for each violation.

(7) Any person violating the provisions of sections [8-0301](#) relating to display of license plates and tabs, [8-0302\(2\)](#) relating to operation of motor vehicles by unqualified persons prohibited, [8-0303\(1\)](#) relating to failure to have vehicle under control, [8-0305](#) relating to license and registration to be carried and exhibited on demand, [8-0306](#) relating to use of compression brakes prohibited; [8-0401](#) relating to crossing streets; jaywalking, [8-0402](#) related to unloading school children from motor vehicles, [8-0403](#) relating to obedience to traffic-control signals and officers, [8-0406](#) relating to hitchhiking prohibited, [8-0407](#) relating to walking in street prohibited, [8-0503](#) relating to turning at intersection, [8-0504](#) relating to obedience to traffic signals; exception, [8-0506](#) relating to injuring and defacing traffic signals prohibited, [8-0507](#) relating to display on street of

unauthorized sign, signal or marking, [8-0508](#) relating to driving through private property to avoid traffic signal prohibited, [8-0509](#) relating to conduct where police officer is present, [8-0510](#) relating to left turns where signs prohibit, [8-0511](#) relating to U-turns prohibited, [8-0512](#) relating to entering street from alleys, driveways, etc., [8-0513](#) relating to starting, stopping or turning vehicle; signals required, [8-0514](#) relating to driving on right side of street; meeting vehicles, [8-0515](#) relating to travel on one-way streets, [8-0516](#) relating to passing and overtaking vehicles, [8-0517](#) relating to following too closely, [8-0519](#) relating to vehicles not to be driven on sidewalk, [8-0520](#) relating to backing, [8-0522](#) relating to driving through funeral procession or parade, [8-0523](#) relating to driving over fire hose, [8-0525](#) relating to passengers or load not to interfere with driver, [8-0527](#) relating to opening and closing vehicle doors, [8-0601](#) relating to size, weight, and load restrictions, [8-0602](#) relating to seat belts, [8-0604](#) relating to when lighted lamps are required, [8-0605](#) relating to vehicle lamp requirements, [8-0606](#) relating to construction, operation of headlamps and auxiliary driving lamps, [8-0607](#) relating to lights on parked vehicles, [8-0608](#) relating to correction of improperly adjusted lamps, [8-0609](#) relating to flag or light at end of load, [8-0610](#) relating to tire equipment required, [8-0612](#) relating to horns and warning devices, [8-0613](#) relating to brakes, [8-0614](#) relating to mirrors, [8-0615](#) relating to windshields required-must be unobstructed-tinted windows, [8-0616](#) relating to windshield wipers required, [8-0617](#) relating to muffler required; cutouts prohibited, [8-0618](#) relating to prevention of excess exhaust and smoke, [8-0619](#) relating to modification of motor vehicles, [8-0705](#) relating to impeding traffic, [8-1201](#) relating to use of recreational motor vehicles, [8-1202](#) relating to use of other motor vehicles, [8-1203](#) relating to snowmobile; routes, restrictions and regulations, [8-1204](#) relating to qualifications of operator-motorized bicycle, [8-1205](#) relating to traffic laws applicable to motorized bicycle operator, [8-1206](#) related to riding on motorized bicycles, [8-1207](#) relating to footrests required, [8-1208](#) relating to lamp and equipment required, [8-1209](#) relating to helmets required, [8-1210](#) relating to license required, [8-1211](#) relating to permitting unauthorized person to drive, [8-1301](#) relating to limited authorization for use of utility task vehicles, [8-1302](#) relating to utility task vehicle equipment requirements, [8-1303](#) relating to utility task vehicle operating rules, [8-1304](#) relating to prohibited areas of operation for utility task vehicles, [8-1701](#) relating to roller skating and skateboarding prohibited on designated roadways, [8-1702](#) relating to roller skating and skateboarding prohibited where posted, [8-1703](#) relating to roller skating and skateboarding prohibited in parking facilities, [8-1704](#) relating to rules of the road for roller skaters and skateboarders, [8-1705](#) relating to use of roller skates and skateboards on sidewalks, bicycle paths, and roadways, [8-1706](#) relating to hitching rides prohibited, and/or [8-1707](#) relating to reflective clothing required at night, shall be subject to a fine of forty dollars (\$40.00) for each violation.

(8) Any person violating the provisions of sections [8-0603](#) relating to child restraint systems shall be subject to a fine of fifty dollars (\$50.00) for each violation.

(9) Any person violating the provisions of sections [8-0308](#) relating to care required in operating vehicle, ~~or sections [8-0701](#) relating to careless driving~~ shall be subject to a fine of sixty dollars (\$60.00) ~~for each violation~~.

(10) Any person violating the provisions of sections [8-0304](#) relating to open container prohibited, [8-0309](#) relating to exhibition driving, or [8-0311](#) relating to failure to report crash shall be subject to a fine of fifty dollars (\$50.00) for each violation.

(11) Any person violating the provisions of sections [8-0404](#) relating to right-of-way of pedestrian intersections, [8-0521](#) relating to right-of-way for emergency vehicles, and/or [8-1003](#) relating to obedience to railroad warning signals shall be subject to a fine of one hundred dollars (\$100.00) for each violation.

(12) Any person violating the provisions of section [8-0309](#) relating to racing shall be subject to a fine of one hundred dollars (\$100.00) for each violation.

(13) Any person violating any of the parking provisions of article 8 of this chapter shall be subject to a fine, payable to the city at its police station as a penalty for and in full satisfaction of such violation, in the following amounts:

(A) Parking in violation of section [8-0815](#) the sum of twenty dollars (\$20.00).

(B) Parking in violation of section [8-0816](#), the sum of twenty dollars (\$20.00), plus any towing fee incurred by the city.

(C) Parking in violation of sections [8-0803](#), [8-0804](#), [8-0805](#), [8-0806](#), [8-0811](#), [8-0812](#), [8-0814](#), 8-08-17, [8-0818](#), [8-0819](#), and/or [8-0820](#), the sum of forty dollars (\$40.00), plus any towing fee incurred by the city.

(D) Parking in violation of section [8-0802](#) pertaining to parking for physically handicapped:

1. The sum of one hundred dollars (\$100.00).

2. One-half (½) of all funds collected by the city for violation of section [8-0802](#) pertaining to parking for physically handicapped shall be annually appropriated and budgeted for construction and/or installation of handicapped accessible sidewalk approaches. The balance of such funds shall be deposited in the city treasury for general municipal purposes.

(E) Parking in violation of all other parking prohibitions, restrictions or limitations, where the penalty is not otherwise provided herein, the sum of forty dollars (\$40.00).

(14) Upon issuance of a summons, citation, or notice to appear in municipal court by an officer of the city, the person to whom such summons, citation, or notice is issued may, at the discretion of the officer, be released from custody upon receipt from such person a written promise to appear at the time and place mentioned in the summons, citation, or notice. Any person refusing to give such written promise to appear shall be taken into custody and held for appearance before the judge of the municipal court at the next scheduled session of said court. Any person willfully violating the written promise to appear shall be punishable by a fine not to exceed one thousand five hundred dollars (\$1,500.00) or by imprisonment not to exceed thirty (30) days, or by both such fine and imprisonment in the discretion of the court.

Such penalties may be imposed regardless of the disposition of the original charge against the person.

(15) Any person violating the provisions of section [8-0303\(2\)](#) related to distracted driving or section [8-0528](#) relating to use of a wireless communications device prohibited while driving shall be subject to a fine of two hundred dollars (\$200.00) for each violation.

(16) Any person violating the provisions of section [8-0502](#) relating to right-of-way at intersections shall be subject to a fine of eighty dollars (\$80.00) for each violation.

(17) Any person violating the provisions of section 8-0302(1) relating to operating a motor vehicle while not being licensed shall be subject to a fine of one hundred fifty (\$150.00) for each violation.

(18) Any person violating the provisions of section [8-0701](#) relating to careless driving shall be subject to a fine of two hundred dollars (\$200.00).

Section 4: Amending Clause to Amend Grand Forks City Code § 8-0701.

That part of Grand Forks City Code § 8-0701 relating to Careless Driving within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

8-0701. - Careless driving.

(1) No person may drive a vehicle in the City of Grand Forks at a speed greater than is reasonable and prudent under the conditions and ~~having~~ shall drive with regard to ~~the existing~~ actual and potential hazards. ~~then existing.~~ ~~Consistent with the foregoing, every person~~ An individual shall drive at a safe and appropriate speed when approaching and crossing an intersection or railroad grade crossing, when approaching and going around a curve, when approaching a hill crest, when traveling upon any narrow or winding roadway, and when special hazards exist with respect to pedestrians, ~~or~~ other traffic, ~~or by reason of~~ weather, or roadway conditions. ~~Any person~~ An individual who drives a vehicle upon a roadway or private or public property in the City of Grand Forks open to the public for the operation of motor vehicles ~~without heed to~~ in violation of the requirements or restrictions of this section ~~has committed~~ is guilty of careless driving.

(2) **An individual is guilty of an infraction if the individual violates subsection 1 of this section and:**

- a. **Causes and inflicts injury on the person of an operator of snow removal equipment engaged in snow removal operations;**
- b. **Causes and inflicts injury on the person of:**

- i. A first responder acting within their official capacity and displaying a visible flashing, revolving, or rotating blue, white, or red light, or hazard warning signal, while stationary on the side of a roadway;
 - ii. The operator or occupant of an authorized emergency vehicle acting within their official capacity and displaying a visible flashing, revolving, or rotating blue, white, or red light, or hazard warning signal, while stationary on the side of a roadway; or
 - iii. An individual assisting another individual displaying a visible hazard warning light while stationary on the side of a roadway;
 - c. Causes damage in excess of four thousand dollars to snow removal equipment engaged in snow removal; or
 - d. Causes damage in excess of four thousand dollars to an authorized emergency vehicle.
- (3) As used in this section, "snow removal equipment" means a vehicle that is operated by an individual employed by or on behalf of an authority in charge of the maintenance of the highway to perform winter maintenance snow and ice removal, including plowing, hauling away, salting, and sanding.

Section 5: Amending Clause to Amend Grand Forks City Code § 9-0103.

That part of Grand Forks City Code § 9-0103 relating to the theft of property within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

9-0103. – Theft and Shoplifting.

(1) It is unlawful for any person to commit theft of property or services, as defined herein, of a value not exceeding five hundred dollars (\$500.00); ~~provided, however, that if such theft was a second or subsequent offense occurring within three (3) years or was committed by threat, by deception of one (1) who stood in a confidential or fiduciary relationship to the victim of the theft, or the defendant was a public servant or an officer or employee of a financial institution and committed the theft in the course of such person's official duties, this section shall not apply and the municipal court of the City of Grand Forks shall not have jurisdiction thereof.~~

(2) A person is guilty of theft of services if that person:

(A) Intentionally obtains services, known by the person obtaining them to be available only for compensation, by deception, false token, or other means to avoid payment for the services; or

(B) Knowingly diverts, to the person's own benefit or to the benefit of another not entitled thereto, services of another over which the offender has control and is not entitled.

(3) Where compensation for services is ordinarily paid immediately upon their rendition, as in the case of hotels, restaurants, and comparable establishments, absconding without payment or making provision to pay is prima facie evidence that the services were obtained by deception.

(4) A person is guilty of theft of property if that person:

(A) Knowingly takes or exercises unauthorized control over, or makes an unauthorized transfer of an interest in, the property of another with intent to deprive the owner thereof;

(B) Knowingly obtains the property of another by deception with the intent to deprive the owner thereof, or intentionally deprives another of property by deception; or

(C) Knowingly receives, retains, or disposes of property of another which has been stolen, with intent to deprive the owner thereof.

(5) A person is guilty of theft if that person:

(A) Retains or disposes of property of another when the person knows it has been lost or mislaid and with intent to deprive the owner of it, the person fails to take readily available and reasonable measures to restore the property to a person entitled to have it; or

(B) Retains or disposes of property of another when the person knows it has been delivered under a mistake as to the identity of the recipient or as to the nature or amount of the property and with intent to deprive the owner of it, the person fails to take readily available and reasonable measures to restore the property to a person entitled to have it.

(6) It is specifically provided that a person guilty of the offense commonly known as shoplifting is guilty of theft under this section. "Shoplifting" means to willfully take possession of any merchandise owned, held, offered, or displayed for sale, by a merchant, store, or other mercantile establishment, with the intent to deprive the owner of the merchandise. The term includes:

(A) Removing merchandise from a store or other mercantile establishment without paying for the merchandise;

(B) Concealing a nonpurchased good or merchandise;

(C) Altering, transferring, or removing a price marking on a good or merchandise;

(D) Transferring a good from one container to another; and

(E) Causing the amount paid for a good or merchandise to be less than the stated retail price.

(7) If a person is guilty of a theft offense under subdivision 6 above, and such theft was a second or subsequent offense occurring within three (3) years of the date of conviction, this ordinance shall not apply and the municipal court of the City of Grand Forks shall not have jurisdiction thereof.

(8) If a person is guilty of a theft offense and such offense was committed by threat, by deception of one (1) who stood in a confidential or fiduciary relationship to the victim of

the theft, or the defendant was a public servant or an officer or employee of a financial institution and committed the theft in the course of such person's official duties, this section shall not apply and the municipal court of the City of Grand Forks shall not have jurisdiction thereof.

Section 6: Amending Clause to Amend Grand Forks City Code § 9-0120.

That part of Grand Forks City Code § 9-0120 relating to the prohibiting guns in public parks within the City of Grand Forks is amended to read as follows (the amending language is in bold, with deletions stricken through and additions underlined):

9-0120. - Possession of dangerous weapons in park.

- (1) It is unlawful for any person to have in his or her custody, possession, or control any dangerous weapon in any public park within the city.
- (2) Dangerous weapon, for the purposes of this section, includes any switchblade, gravity knife, machete, stiletto, sword, or dagger; any throwing star, nunchaku, or other martial-arts weapons; any billy club, blackjack, sap, bludgeon, metal knuckles; any slingshot; any bow and arrow, crossbow, or spear; any stun gun; ~~any firearm~~; or any weapon that will expel, or is readily capable of expelling, a projectile by the action of a spring, compressed air, or compressed gas, or any BB gun, pellet gun, or air rifle.
- (3) This section shall not prohibit the possession of a dangerous weapon by a licensed law enforcement official in the course and scope of his or her official duties.

Section 7: Effectivity

This ordinance shall be in full force and effect after its final passage and approval as provided by law.

Brandon Bochenski, Mayor
Dated: _____

ATTEST:

Maureen Storstad, City Auditor
Dated: _____
Introduction and first reading: 07/21/2025
Public Hearing: _____
Second reading and final passage and approval: _____
Approved: _____
Published: _____