

CHAPTER 4

PUBLIC WELFARE

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4.01 PUBLIC NUISANCE.

(1) Public Nuisances Prohibited. No person shall erect, contrive, cause, continue, maintain or permit to exist any public nuisance within the Town of Chase.

(2) Definitions.

(a) “Public Nuisances” shall mean a thing, act, occupation, condition or use of property which shall continue for such length of times as to:

1. Substantially annoy, injure or endanger the comfort, health, repose or safety of the public.
2. In any way render the public insecure in life or in the use or property.
3. Greatly offend the public morals or decency.
4. Unlawfully and substantially interfere with, obstruct or tend to obstruct or render dangerous for passage any street, alley, highway, navigable body of water or other public way.

(b) “Public Nuisances Affecting Health”. The following acts, omissions, places, conditions and things are hereby specifically declared to be public health nuisances, but shall not be construed to exclude other health nuisances coming within the definition of subsection “A” of this section.

1. All decayed, harmfully adulterated or unwholesome food or drink sold or offered for sale to the public.
2. Carcasses of animals, birds or fowl not buried or otherwise disposed of in a sanitary manner within 24 hours after death.
3. Accumulations of decayed animal or vegetable matter, trash, rubbish, rotting lumber, bedding, packing material, scrap metal or any material in which flies, mosquitoes, disease carrying insects, rats, or other vermin breed.
4. All stagnant water in which mosquitoes, flies or other insects can multiply.
5. Garbage cans which are not fly-tight.
6. All noxious weeds and other rank growth of vegetation.
7. All animals running at large.

8. The escape of smoke, soot, cinders, noxious acids, fumes, gases, fly ash or industrial dust within the Town in such quantities as to endanger the health of persons of ordinary sensibilities or to threaten or cause substantial injury to property.
 9. The pollution of any public well or cistern, stream, lake, canal or body of water by sewage, creamery or industrial wastes, refuse, garbage or other substances.
 10. Any use of property, substances or things within the Town emitting or causing any foul, offensive, noisome, nauseous, noxious or disagreeable odors or stenches extremely repulsive to the physical senses or ordinary persons which annoy, discomfort, injure or inconvenience the health of any appreciable number of persons within the Town.
 11. All abandoned wells not securely covered or secured from public use.
 12. Any obstruction in or across any watercourse, drainage ditch or swale.
 13. The deposit of garbage, refuse or any offensive substance on any public or private property except as may be permitted by ordinance.
- (c) “Public Nuisances Offending Morals and Decency”. The following acts, omissions, places, conditions and things are hereby specifically declared to be public nuisances offending public morals and decency but such enumeration shall not be construed to exclude other nuisances offending public morals and decency coming within the definition of subsection (a) of this section.
1. All disorderly houses, bawdy houses, houses of ill fame, gambling houses and building or structures kept or restored to for the purpose of prostitution, promiscuous sexual intercourse or gambling.
 2. All gambling devices and slot machines.
 3. All places where intoxicating liquor or fermented malt beverages are sold, brewed, bottled, manufactured or rectified without a permit or license as provided by the Town.
 4. Any place or premises where Town ordinances or State laws relating to public health, safety, peace, morals or welfare are openly, continuously, repeatedly and intentionally violated.
 5. Any place or premises resorted to for the purpose of drinking intoxicating liquor or fermented malt beverages in violation of the laws of the State of Wisconsin or the Ordinances of the Town.
- (d) “Public Nuisances Affecting Peace and Safety”. The following acts, omissions, places, conditions and things are hereby declared to be public nuisances affecting peace and safety, but such enumeration shall not be construed to exclude other nuisances affecting public peace or safety coming within the provisions of subsection (a) of this section.

1. All ice not removed from the public sidewalks and all snow not removed from public sidewalks within 24 hours after it has ceased to fall thereon.
2. All signs and billboards, awnings and other similar structures over or near streets, sidewalks, public grounds or places frequented by the public so situated or constructed as to endanger the public safety.
3. All buildings erected, repaired or altered within the fire limits of the Town in violation of the provisions of the ordinances of the Town relating to materials and manner or construction of buildings and structures within said district.
4. All unauthorized signs, signals, markings or devices which purport to be or may be mistaken as official traffic control devices placed or maintained upon or in view of the public highway or railway crossing.
5. All trees, hedges, billboards or other obstructions which prevent persons driving vehicles on public streets, alleys or highways from obtaining a clear view of traffic when approaching an intersection or pedestrian crosswalk.
6. All limbs of trees which project over a public sidewalk, less than eight (8) feet above the surface thereof or less than ten (10) feet over the surface of a public street.
7. All use or display of fireworks except as provided by the laws of the State of Wisconsin and ordinances of the Town.
8. All buildings or structures so old, dilapidated or out of repair so as to be dangerous, unsafe, unsanitary or otherwise unfit for human use.
9. All wires over streets, alleys or public grounds which are strung less than fifteen (15) feet above the surface of the street or ground.
10. All loud, discordant and unnecessary noises or vibrations of any kind tending to unreasonably disturb the peace and quiet of persons in the vicinity thereof unless the making and the continuing of the same cannot be prevented and is necessary for the protection and preservation of the health, safety, life or limb of some person.
 - a. No person occupying or having charge of any building or premises shall cause, suffer or allow any loud, excessive or unusual noise in the operation or use of any radio, phonograph or other mechanical or electrical sound making or reproducing device or machine which load, excessive or unusual noise shall disturb the comfort, quiet or repose of persons therein or in the vicinity.
 - b. No person shall use or operate in any public street or place or in front of or outside of any building, place or premise or in or through any window, doorway or opening of any

building adjacent to any public street or place any device, apparatus or instrument for the amplification of the human voice or sound or noise or other sound making or sound reproducing device. No person shall make for the purpose of advertising any immoderate or excessive use of the voice of any bell, gong, horn, instrument, article or device.

- c. No person operating or having charge of or occupying any building or premises shall keep or allow to be kept any animal or bird which shall habitually, by any noise, disturb the peace and quiet of any person in the vicinity thereof.
- d. No person shall park or leave standing for more than fifteen (15) minutes in any street in the Town a vehicle containing livestock, live fowl or other living animals.
- e. Nothing in this section shall apply to the use of loud speaking or amplifying systems as follows:
 - 1. By a school when used in connection with an educational, athletic, entertaining or recreational purpose.
 - 2. By a church when used in connection with an educational, religious or recreational activity.
 - 3. Within a public park of the Town subject to the rules and regulations of the Park Board.
 - 4. The using of loud speaking or amplifying systems after registering with the Police Department as follows:
 - (a) An amplifying system may be used on the public streets of the Town between the hours of 9:00 a.m. and 9:00 p.m., provided such use does not interfere or annoy any religious, educational or recreational gathering and is not audible to the human ear for the distance of more than 300 feet. The use shall at all times be under the jurisdiction of the Police Department who are hereby given the authority to restrain the use if, in their opinion, the same is a public nuisance or a public annoyance.
 - (b) An amplifying system may be used in front of or outside a building between the hours of 9:00 a.m. and 9:00 p.m. provided that the same is not audible to the human ear at a distance of 100 feet. If the use becomes a public nuisance to disturb the peace and quiet of any persons, the use shall be discontinued.

11. The keeping or harboring of any animal or fowl which, by frequent or habitual howling, yelping, barking, crowing or making of other noises, shall greatly annoy or disturb a neighborhood or any considerable number of persons within the Town
 12. The obstructions of streets, alleys, sidewalks or crosswalks and all excavations in or under the same, except as permitted by the ordinances of the Town or which, although made in accordance with such ordinances, are kept or maintained for an unreasonable length of time after the purpose thereof has been accomplished.
 13. All open and unguarded pits, wells, excavations or unused basements freely accessible from any public street, alley or sidewalk.
 14. All abandoned refrigerators or iceboxes from which the doors and other covers have not been removed or which cannot be opened by pushing from the inside by a small child.
 15. Any unauthorized or unlawful use of property abutting on a public street, alley or sidewalk or of a public street, alley or sidewalk which causes large crowds of people to gather, obstructing traffic and free use of the streets or sidewalks.
 16. Repeated or continuous violations of the ordinances of the Town or laws of the State of Wisconsin relating to the storage of flammable liquids.
 17. Any structure, material or condition which constitutes a fire hazard or will impair extinguishing of any fire.
 18. Any and all excavations, including basements, which have been abandoned or for which a building permit has become null and void, or which permit has been revoked by the Zoning Administrator.
 19. Any nuisance so defined by the Wisconsin Statutes.
- (e) "Smoke".
1. Dense Smoke - The emission of dense smoke from the smokestack of any engine or from the smokestack or chimney of any building within the Town is hereby declared to be a public nuisance and is prohibited.
 2. Stationary Engineer – The owner, lessee or occupant of any building, or the fireman, engineer or any other person having charge or control of any furnace or stationary engine, who shall cause, permit or allow dense smoke to issue or to be emitted from the smokestack or chimney connected with any such furnace or stationary engine within the Town, shall be guilty of creating a public nuisance and of violating the provisions of this section.
 3. All Soot Prohibited – The emission of soot, cinders or coal dust from any chimney, stock, furnace or from any building within the Town, is hereby declared to be a public nuisance and is prohibited.

- (f) “Storage of Junk”. No person shall store junk or discarded property including old, unused junk and automobiles not in good, safe operating condition, and any other vehicles or personal property of any kind or automobile parts, trucks, tractors, machinery, machinery implements or machinery parts, refrigerators, furnaces, washing machines, stoves, wood, bricks, cement blocks or other unsightly debris which is no longer safely usable for the purpose for which it was manufactured, and/or which substantially depreciates property values in the neighborhood, except in an enclosure which houses such property from public view, or upon permit issued by the Town. A violation of this section is declared a public nuisance.
- (3) Abatement of Public Nuisances.
- (a) “Inspection of Premises”. Whenever a complaint is made to the Town Board that a public nuisance exists, they shall designate an elected or appointed public officer who shall forthwith inspect or cause to be inspected the premises and shall make a written report of his findings to the Town Board. Whenever practicable, the inspecting officer shall cause photographs to be made of the premises and shall file the same in the office of the Town Clerk.
 - (b) “Summary Abatement”.
 1. Notice to Owner – If the inspecting officer shall determine that a public nuisance exists on private property, and that there is great and immediate danger to the public health, safety, peace, morals or decency, the Town Chairman or other person designed by the Town Board may serve notice on the owner; or if the owner cannot be found, on the occupant or person causing, permitting or maintained such nuisances, and post a copy of the notice on the premises. Such notice shall direct the owner, occupant or person causing, permitting or maintaining such nuisance to abate or remove such nuisance within 24 hours and shall state that unless such nuisance is so abated, the Town will cause the same to be abated and will charge the cost thereof to the owner, occupant or person causing, permitting or maintaining the same.
 2. Abatement by Town – If the nuisance is not abated within the time provided, or if the owner, occupant or person causing the nuisance cannot be found, the Town Board shall cause the abatement or removal of such nuisance.
 - (c) “Abatement by Court Action”. If the inspecting officer shall determine that a public nuisance exists on private premises, but that the nature of such nuisance is not such as to threaten great and immediate danger to the public health, safety, peace, morals or decency, he shall file a written report of his findings with the Town Board who shall cause an action to abate such nuisance to be commenced in the name of the Town in the

Circuit Court for Oconto County in accordance with the provisions of Chapter 823 of the Wisconsin Statutes.

- (4) Cost of Abatement. In addition to any other penalty imposed by this code for the erection, contrivance, creation, continuance or maintenance of a public nuisance, the cost of abating a public nuisance by the Town shall be collected as a debt from the owner, occupant or person causing, permitting or maintaining the nuisance; and, if notice to abate the nuisance has been given to the owner, such cost shall be assessed against the real estate as special taxes.
- (5) Penalties.
 - (a) "Forfeiture and Costs". The penalty for violation of any provision of this Ordinance shall be a forfeiture of not less than \$5.00 nor more than \$500.00, together with the actual costs of prosecution, including attorney fees. Each day of continuing violation shall constitute a separate offense.

4.02 RESERVED

4.03 ALCOHOL BEVERAGE REGULATIONS.

(1) Incorporation of State Statutes. The provisions of Chapter 125 and §48.344 and §778.25 of the Wisconsin Statutes, relating to the sale of intoxicating liquor and fermented malt beverages, are hereby adopted by reference and made a part of the Chapter as if fully set forth herein. Any act required to be performed or prohibited by any statute incorporated herein by reference is required or prohibited by this Chapter. Any future amendment, revisions or modifications of the statutes incorporated herein are intended to be made a part of this Chapter.

- (2) License Required.
 - (a) License Required. No person, firm or corporation shall vend, sell, deal or traffic in or have in his possession with intent to vend, sell, deal or traffic in or, for the purpose of evading any law or ordinance, give away any intoxicating liquor, wine or fermented malt beverage, including wine cooler products, in any quantity whatever, or cause the same to be done, without having procured a license as provided in this Chapter nor without complying with all the provisions of this Chapter, and all statutes and regulations applicable thereto, except as provided by Sections 125.06, 125.25, 125.26, 125.27, 125.28 and 125.51 of the Wisconsin Statutes.
 - (b) License Application. Applications for intoxicating liquor or fermented malt beverage licenses under this Chapter shall be obtained from the Office of the Town Clerk.
 - (c) Fees.
 1. Application Fees. Applicants for a license under this Chapter shall also pay all actual publication and notice expenses and such

administrative and processing charges as the Town may, from time to time, establish by resolution.

2. License Issuance Fees. The fees for the issuance of intoxicating liquor or fermented malt beverage licenses under this Chapter shall be set by the Town Board by resolution.

(3) Approval And Issuance of Licenses.

(a) License Approval. The approval of any license authorized under this Chapter shall be subject to the conditions and requirements of the applicable State Statutes and to approval by majority vote of the Town Board.

(b) Issuance of Licenses. The issuance of any license authorized under this Chapter shall be subject to the provisions of Sec. 4.03(3)(a) of this Chapter and to the following:

1. Delinquent Taxes, Fees or Assessments. No license shall be granted for operation hereunder on any premises for which any taxes or assessments or other financial claims of the Town are delinquent and unpaid.
2. Code Compliance. No license shall be issued unless the premises conform to the sanitary, safety, and health requirements of the State Building Code, and the regulations of the State Board of Health and County Health Regulations applicable to restaurants. The premises must be properly lighted and ventilated, must be equipped with separate sanitary toilet and lavatory facilities equipped with running water for each sex, and must conform to all Town ordinances. Each applicant's proposed licensed premises shall be subject to an inspection prior to issuance of the license by the designees of the Town Board.

(4) Posting Licenses; Defacement.

(a) Licensed To Be Posted. All licenses issued under this Chapter shall be posted while in force in a conspicuous place in the room or place where said beverages are drawn or removed for service or sale.

(b) License Defacement Prohibited. It shall be unlawful for any person to post such license or to be permitted to post it upon premises other than those mentioned in the application or knowingly to deface or destroy such license.

(5) Conditions of License. All licensees hereunder do virtue of their acceptance of the issuance of a license under this Chapter consent to the following:

(a) Consent to Entry. Every applicant procuring a license thereby consents to the entry of police or other duly authorized representatives of the Town at all reasonable hours for the purpose of inspection and search, and consents to the removal from said premises of all things and articles there had in violation of Town ordinances or state laws, and consents to the introduction of such things and articles in evidence in any prosecution that may be brought for such offenses.

- (b) No Employment of Minors. With the exceptions of hotel and restaurant operations, no retail Class "B" or Class "C" licensee shall employ any person under eighteen (18) years of age. Notwithstanding the foregoing, a member of the licensee's immediate family under the age of 18 may serve alcoholic beverages where otherwise allowed to by state law.
 - (c) Disorderly Conduct Prohibited. Each licensed premises shall at all times be conducted in an orderly manner, and no disorderly, riotous or indecent conduct shall be allowed at any time on any licensed premises.
 - (d) Licensed Operator On Premises. There shall be upon premises operated under a Class "B" or Class "C" license, at all times, the licensee or some person who shall have an operator's license and who shall be responsible for the acts of all persons serving as waiters, or in any other manner serving, any fermented malt beverages to customers. No member of the immediate family of the licensee under the age of eighteen (18) years shall serve as a waiter for, or in any other manner serve, any fermented malt beverages to customers unless an operator eighteen (18) years of age or over is present upon and in immediate charge of the premises. No person other than the licensee shall serve fermented malt beverages in any place operated under a Class "B" license unless he or she possesses an operator's license, who is at the time of such service upon said premises.
 - (e) Compliance with Health and Sanitation Regulations. The rules and regulations of the State Board of Health governing sanitation in restaurants shall apply to all Class "B" liquor licenses and Class "C" licenses issued under this chapter. No Class "B" or Class "C" license shall be issued unless the premises to be licensed conform to such rules and regulations.
- (6) Hours of Operation.
- (a) Class "A" Premises. Class "A" premises may remain open for the conduct of their regular business but may not sell fermented malt beverages between 12:00 midnight and 6:00 a.m.
 - (b) "Class A" Premises. No premises for which a "Class A" license or permit has been issued may remain open for the sale of intoxicating liquor between the hours of 9:00 p.m. and 8:00 a.m.
- (7) Transfer of License; Lapse of License.
- (a) Transfer of License. Subject to and in accordance with the provisions of Sec. 125.04(12), Wis. Stats., a premises license issued hereunder shall be transferable from one premises to another if such transfer is first approved by the Town Board. Proceedings for such transfer shall be had in the same form and manner as the original application. The fee for such transfer is \$10.00. Whenever a license is transferred the Town Clerk shall forthwith notify the State Treasurer of such transfer.
 - (b) Transfer of Corporate Agent. Whenever the agent of a corporate holder of a license is, for any reason, replaced, the licensee shall give the Town Clerk written notice of said replacement, the reasons therefore and the new name of the agent. Until the next regular meeting or special meeting of the Town Board, the successor agent shall have the authority to perform the

functions and be charged with the duties of the original agent. However, said license shall cease to be in effect upon receipt by the Clerk of notice of disapproval of the successor agent by the Wisconsin Department of Revenue, which notice shall be served on the licensee. The corporation's license shall cease to be valid after receipt of such notice and the corporation shall suspend all operations otherwise permitted by such license until the successor agent or another qualified agent is appointed and approved by the Village and the Wisconsin Department of Revenue.

- (c) Lapse. Whenever any licensee under this Chapter shall not conduct his licensed business at the authorized location for a period of six (6) consecutive months, the license issued to him shall lapse and become void, unless such six months period shall be extended by the Town Board.

(8) Special Class "B" Fermented Malt Beverage Picnic or Special Event License Restrictions. The grant of a special Class "B" fermented malt beverage license or a special event license hereunder to groups or organizations shall be subject to the following conditions of license:

- (a) Licensed Operator on Premises. There shall be at least one person properly licensed as an operator under the provisions of this Chapter on the premises at all times to supervise the service of beverages.
- (b) Code Compliance. Holders of the license hereunder shall fully comply with all provisions of this Code and the state statutes.
- (c) Indoor Event Conditions. For indoor events, the structure used must have suitable exits and open spaces to accommodate anticipated attendance. The venue shall contain adequate sanitary facilities to accommodate the size of the group.

(9) Operators Licenses.

- (a) Operator's License Required. The licensee, or some other person who shall have an operator's license and who shall be responsible for the acts of all persons serving or selling any intoxicating liquor or fermented malt beverages to customers shall be on the premises operated under a Class "A" or Class "B" intoxicating liquor license, Class "B" fermented malt beverage license, or Class "C" wine license, at all times. No person other than the licensee shall serve or sell fermented malt beverages or intoxicating liquor in any place operated under the Class "A" or Class "B" licenses or Class "C" wine license unless he shall possess an Operator's License issued by the Town hereunder or unless he shall be under the immediate supervision of the licensee or a person holding an operator's license who shall be upon the premises at the time of such service. State Law Reference: §125.17, Wis. Stats.
- (b) Application Procedure. The Town Board may issue an Operator's License to qualified individuals eighteen (18) years of age or older, on application forms to be obtained from the Town Clerk. An Operator's Licenses issued hereunder shall be operative only within the boundaries of the Town.
- (c) Term of License. The term of an Operator's License issued under the provisions of this Chapter shall be for a period of no more than two (2)

years from the date of issuance and shall expire on the 30th day of June of the next subsequent calendar year after the year of issuance.

- (d) License Fee. The fee for an Operator's License shall be \$20.00, which fee shall be prepaid at time of the filing of the application and shall be non-refundable.
 - (e) Issuance of License. Upon approval of the Operator's License Application by the Town Board the License shall be issued by the Town Clerk. Such licenses shall be issued and numbered in the order they are granted and shall give the applicant's name and address and the date of the expiration of such license.
 - (f) Display of License. Operator's Licenses issued under the provisions of this Chapter shall be posted on the premises whenever the operator dispenses alcoholic beverages.
- (10) Suspension, Revocation and Non-Renewal.
- (a) Notice and Hearing. No license issued hereunder shall be suspended, revoked or not renewed without first affording the license holder an opportunity for a public evidentiary hearing.
 - (b) Hearing Forum. Any hearing for suspension, revocation or non renewal of a license under this Chapter shall be held and conducted by and before the Town Board.
 - (c) Complaint. Any resident of the Town may file a sworn written complaint with the Clerk alleging that a person holding a license issued under this Chapter has violated the provisions of this Chapter or the regulations adopted under §125.10, Wis. Stats.; keeps or maintains a disorderly or riotous, indecent or improper house; has sold or given away alcohol beverages to known habitual drunkards; or, does not possess the qualifications required under this Chapter to hold the license.
 - (d) Summons. Upon the filing of Complaint under Section 4.03(10)(c) the Town Board shall, within thirty (30) days of the receipt thereof set a hearing date and issue a summons, signed by the Clerk. The summons shall command the licensee complained of to appear before the Town Board on a day and place named in the summons, not less than three (3) days and nor more than ten (10) days from the date of issuance, and show cause why his or her license should not be revoked or suspended. The summons and a copy of the complaint shall be served on the licensee at least three (3) days before the time at which the licensee is commanded to appear. Service shall be in the manner provided for service in civil actions in circuit court.
 - (e) Hearing Process.
 - 1. If the licensee does not appear as required by the summons, the allegations of the complaint shall be taken as true and if the municipal governing body finds the allegations sufficient, the license shall be revoked. The Clerk shall give notice of the revocation to the person whose license is revoked.

2. If the licensee appears as required by the summons and denies the complaint, both the complainant and the licensee may produce witnesses, cross-examine witnesses and be represented by counsel. The licensee shall be provided a written transcript of the hearing at his or her expense. If the complaint is found to be true, the license shall either be suspended for not less than ten (10) days nor more than ninety (90) days or revoked.
 3. The provisions of Sec. 125.12, Wis. Stats., shall govern the conduct of the hearing hereunder.
- (f) Effect of Revocation. When a license is revoked under this subsection, the revocation shall be recorded by the Clerk and no other license issued under this Chapter may be granted within twelve (12) months of the date of revocation to the person whose license was revoked. No part of the fee paid for any license so revoked may be refunded.
- (g) Non- Renewal. The Town Board may refuse to renew a license under this Chapter for the causes provided in Sec. 4.03(10)(c) hereof. Prior to the time for the renewal of the license, the Board shall notify the licensee, in writing, of the Board's intention not to renew the license and provide the licensee with an opportunity for a hearing. The hearing shall be conducted as provided in 4.03(10)(e).

4.04 RERSERVED

4.05 ANIMAL CONTROL REGULATIONS.

- (1) Definitions.
- (a) “*Exotic Animal*” shall mean any of those species of animal that are not domesticated by humans. Exotic animals include, but are not limited to, animals belonging to any or all of the orders and families on the Prohibited Animal List as adopted by the Town Board.
 - (b) “*Person*” shall mean any person, firm, partnership, association, corporation, company, or organization of any kind.
 - (c) “*Possess*” shall mean to own, possess, keep, harbor, bring into the city, act as a custodian, or have custody or control of an animal.
- (2) Prohibited Animal List. The following orders and families, whether bred in the wild or in captivity, and any or all hybrids shall be defined as “Exotic Animals” pursuant to Sec. 4.05(1)(a) above. The animals listed in parentheses are intended to act as examples and are not to be construed as an exhaustive list or limit the generality of each group of animals, unless otherwise specified:
- (a) Class Mammalia.
 1. Order Chiroptera. (Any bat species)
 2. Order Artiodactyla. (Hippopotamuses, giraffes, camels, deer)
Excludes domestic cattle, swine, sheep, goats, alpaca, and llama.
 3. Order Carnivora.

- a. Family Felidae. (Lions, tigers, cougars, leopards, ocelots, servals) Excluding domestic cats.
 - b. Family Canidae. (Wolves, coyotes, foxes, jackals) Excluding domestic dogs.
 - c. Family Ursidae. (All bears)
 - d. Family Mustelidae. (Weasels, skunks, martins, minks) Excluding ferrets.
 - e. Family Procyonidae. (Raccoons, coatis)
 - f. Family Hyaenidae. (Hyenas)
 - g. Family Viverridae. (Civets, genets, mongooses)
 - 4. Order Edentata. (Anteaters, armadillos, sloths)
 - 5. Order Marsupialia. (Opossums, kangaroos, wallabies, sugar gliders)
 - 6. Order Perissodactyla. (Rhinoceroses, tapirs) Excluding horses, donkeys and mules).
 - 7. Order Primates. (Lemurs, monkeys, chimpanzees, gorillas)
 - 8. Order Proboscidea. (Elephants)
 - 9. Order Rodentia. (Squirrels, beavers, porcupines, prairie dogs) Excluding guinea pigs, mice, gerbils, and hamsters.
- (b) Class Reptilia.
- 1. Order Squamata.
 - a. Family Helodermatidae. (Gila Monsters and Mexican breaded lizards)
 - b. Family Varanidae. (Any monitor which will normally grow over two feet in length)
 - c. Family Iguanidae. (Only green iguanas and rock iguanas)
 - d. Family Boidae. (All species whose adult length may exceed eight feet)
 - e. Family Colubridae. (Boomsnangs and African twig snakes)
 - f. Family Elapidae. (Coral snakes, cobras, mambas)
 - g. Family Nactricidae. Only keelback snakes
 - h. Family Viperidae. (Copperheads, cottonmouths, rattle-snakes)
 - 2. Order Crocodylia. (Crocodiles, alligators, caimans, gavials)
- (c) Class Aves.
- 1. Order Falconiformes. (Eagles, hawks, vultures)
 - 2. Order Rheiformes. (Rheas)
 - 3. Order Strigiformes. (Owls)
- (d) Class Arachnida.
- 1. Order Scorpiones.
 - a. Family Buthidae.
 - b. Arabian fat-tailed scorpion - *Androctonus crassicauda*
 - c. Arizona centruroides scorpion - *Centruroides exilicauda*
 - d. Death stalker - *Leiurus quinquestriatus*
 - e. Egyptian yellow scorpion - *Androctonus amoreuxi*

- f. Israeli black scorpion - *hottentotta judaicus*
 - g. S.A. giant fat-tailed scorpion - *Parabuthus transvaalicus*
 - h. Sinai desert scorpion - *Androctonus bicolor*
 - i. Yellow desert scorpion - *Androctonus Australia*
2. Order Araneae, Family Therididae.
 - a. Argentina red widow spider - *Latrodectus coralinus*
 - b. Brown widow spider - *Latrodectus geometricus*
 - c. Red-black widow - *Latrodectus hasselti*
 - d. Red widow spider - *Latrodectus bishop*
 - e. Southern black widow spider - *Latrodectus mactans*
 - f. Western widow - *Latrodectus Hesperus*
 3. Order Araneae, Family Loxoscelidae, Brown recluse spider - *Loxosceles reclusa*.
- (e) Class Chilopoda.
1. Order Scolopendromorpha, Family Scolopendridae.
 - a. Amazon giant banded centipede - *Scolopendra gigantea*
 - b. Arizona Tiger Centipede - *Scolopendra viridis*
 - c. Florida keys centipede - *Scolopendra alternans*
- (f) Other. Any Federal or State endangered or threatened species.
- (3) Keeping Exotic Animals Prohibited. No person may keep, possess or maintain within the Town any animal or fowl identified as an “exotic animal” under this Section unless an exception is specifically granted by the Town Board after receipt of an application therefore and a public hearing thereon.
 - (4) Animals to be Confined. No person, owner, or custodian shall permit any animal (including fowl) to be at large within the Town. Any animal shall be deemed to be at large when it is off the premises owned or leased by its owner or custodian unless crated, penned, or under the control of a person able to control the animal by means of a leash of sufficient strength to control the action of the animal, or such other personal attention as will reasonably control the conduct and actions of the animal.
 - (5) Mistreatment of Animals Prohibited. No person, owner, or custodian of an animal shall permit any animal (including fowl) to be left unattended within the Town or shall otherwise mistreat or abuse any animal. Unattended animals shall include those animals which are crated, penned or leashed, or contained within an area secured by a fence appropriate for the size of the animal and left without adequate food, water or shelter. The provisions of Chapter 173, Wis. Stats., are incorporated herein and enforceable hereunder.