Section 5.2 Abandoned, wrecked, or inoperable motor vehicles O#379

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AN OPENABLE DECLARING ANAHOUSD, MRECKED OR INOPERABLE MOTOR VEHICLE TO BE A NUTSAUCK: PROVIDING FOR EMPORCEMENT OF VIOLATIONS: PRESCRIPTING THE ARATEMENT OF SAID NUTSAUCES AND THE PUBLISHMENT FOR VIOLATIONS OF THIS ORDINANCE.

BE IT OPDAINED BY THE BOARD OF ALDERHEN OF THE CITY OF WOOD TEIGHTS. HISSON'S AS FOLLOWS:

rection 1. All abandoned, wrecked, or importable motor vehicles, or parts thereof, as defined by this Ordinance, located, stored, or maintained in any area of the City, other than in an approved salvage yard, whether the same be upon residential lots, streets, alleys, avenues, highways, or upon private property are hereby by this Ordinance declared to be public nuisances.

Costion 2. It shall be unlawful for any person to cause, create, maintain or permit a nuisance, as defined in this Ordinance, within the city limits of the City of Wood Heights.

Section 3. Abandoned, wrecked or inoperable motor vehiclesdefined.

- (a) Abandoned vehicles shall mean any vehicle which is left at any place for such time and under such discumstances as to cause such a dicle reasonably to appear to have been abandoned. Inoperable motor vehicle shall mean any vehicle which for a period of at least the last 30 days, the engine, wheels or other parts have been altered, damper or otherwise appreciated and the vehicle is incapable of being driven under its own motor power.
- (h) The term incorrable motor vehicle shall not include a motor whicle which has been rendered temperarily incapable of being drives under its own power in order to perform ordinary services or report operations, nor any motor vehicles that are kept within a buildling when not in use, or to any vehicle inside an enclosed buildling.
- (c) A wrecked vehicle shall mean a vehicle that is so damaged that it is incapable of being operated.

Amended by O#99-824-02

Ordinance Number: 99-824-02

AN ORDINANCE AMENDING ORDINANCE 379, AN ORDINANCE DECLARING ABANDONDED, WRECKED OR INOPERABLE MOTOR VEHICLES TO BE A NUISANCE; PROVIDING FOR ENFORCEMENT OF VIOLATIONS; PRESCRIBING THE ABATEMENT OF SAID NUSIANCES AND THE PUNISHMENT FOR VIOLATIONS OF THIS ORDINANCE.

BE IT ORDAINED BY THE BOARD OF ALDERMAN OF THE CITY OF WOOD HEIGHTS, MISSOURI AS FOLLOWS:

SECTION 1.

Abandoned vehicles on private property as prescribed in Ordinance 379 may be covered with a fitted tarp, that is purchased to cover said make and model of vehicle.

SECTION 2.

Abandoned vehicle may not be covered with a generic square tarp, oval or rectangular tarp.

SECTION 3. No more than one covered abandoned vehicle will be allowed per residence.

SECTION 4. Those residents with current abandoned vehicles covered with generic square tarps, oval or rectangular tarps upon passage of this ordinance will be given thirty days written notice to comply with amendments. Notices will be mailed by the City Administrator upon passage and approval of this ordinance.

SECTION 5. Any person, firm, partnership, association, corporation, company, or organization found to be guilty of violating this ordinance shall be fined no more than \$500.00, nor more than ninety days imprisonment or both.

Mayor

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cropelled by power other than by men power designed to travel along or over the ground by use of wheels, treads, runners, slides and including but not limited to automobiles, trucks, motor vehicles, tractors, motorcycles, wagens and buggles or any part or portion thereof.

Contion 4. Motice to Abate or Remove Muisances.

knowledge that a nuisance exists in or upon any precises in the City, he shall by written notice, which notice shall be served in the same marner as personal service or process in civil actions, notify the person occupying or having possession or the right to the possession of the premises to abate or remove the nuisance within ten days of the notice. If the owner or tenant, lessee, agent, manager or other person named in the notice cannot be found in the City, then the Chief of Police shall cause such notice to be mailed by registered mail to the last known address of the owner, tenant, lessee, or occupant and by attaching a copy of such notice to the property.

shall comply with the provisions of the notice within the time specific in the notice. Failure to comply with this provision is uninclud. For every day thereafter that the person shall fail, neglect or refuse to comply with the notice and for every day thereafter that such person shall fail, neglect or refuse to abate or remove the nuisance, he shall be deemed guilty of a separate offense and shall be proceeded against as in the first instance.

Coetion 5. City may abate nuisances when owner fails to do so; recovery of cost by city.

In the event the person receiving notice to abate the nuisance fails or refuses to abate the nuisance within the time prescribed in the natice, then the Chief of Police shall issue a summons to said 37 person commanding the person named to appear on a date certain before

the Municipal Court there to answer for violation of this ordinance. if, upon a trial for the violation of this ordinance, the judge of the municipal court shall find that a violation exists and that the defendant has had proper notice, as provided in this ordinance, and that the defendant has falled to abate the nuisance, the judge of the municipal court shall, in addition to the penalty for violating this article, make an order directing the chief of police or his duly authorized representatives to abate such nuisance forthwith, and immediately report the expense thereof to the judge of the municipal court, who shall, as a part of the costs of such prosecution, render Judgment against the defendant for the amount of such expense, which shall be collected as other fines and costs. In the event the person who shall violate, neglect, fail or refuse to comply with any provision, regulation or requirement of this Ordinance is a nonresident, and if the Chief of Police is unable to summons said non-restiont to appear before the Municipal Court, the chief of police, after notification as hereinbefore provided, shall abate and remove the nulcounce and cause the same to be stored in some suitable place for a period of five (5) days and if same is not claimed, to dispose of same and turn the proceeds of sale, if any, of any such disposal into the "Ity Treasurer's Office for deposit in the general funds of the city.

Bontton 6. Penalty

Any person violating any of the provisions of this ordinance chall man conviction thereof, be fined in an amount not to exceed 1500.00 mm by imprisonment for not more than hinety days or both such fine and imprisonment. Each day such violation is committed chall condititute a separate offense and shall be punishable as such becounded.

etc., for purpose of removing or abating nuisances.

folice officers and other employees of the city authorized by the which of police are hereby authorized and required to go, In the fagtime, upon any lot or promises, whether nublic or private, for the success of removing or abating any nuisance, when abatement of a potential is ordered under the provisions of this ordinance. If any terson refuses to allow entry onto his private property, the chief of colice may obtain a warrant from the proper official and proceed in accordance therewith.

Tretton 8. This Ordinance shall be in full force and effect from and after the date of its passage and approval.

WAD three times and PASSED by the Board of Aldermen and approved by the Proor this 2 day of June . 1981.

Stephen a Schudt

APPROV P by the Mayor this

. 2 day or years

Stephen G. Schwelt