

**GOLDENDALE CITY COUNCIL
REGULAR MEETING
AUGUST 3, 2015
7:00 PM**

- A. Call to Order
 - 1. Pledge of Allegiance
- B. Roll Call
- C. Public Hearing
- D. Agenda
 - 1. Approval of Agenda
 - 2. Consent Agenda
 - a. Approval of Minutes
 - b. Claims
 - c. Payroll
 - d. Other
- E. Presentations
 - 1. Anna Graham – Friends of the Observatory
- F. Department Reports
- G. Council Business
 - 1. Extension Agreement for the Timber Harvest
 - 2. Notice of Award Mill Street Bridge Repair
 - 3. Animal/Livestock/Fowl Control Ordinance Revisions Recommendation
 - 4. Revisions to Parking Ordinance Recommendation
 - 5. Confirmation of Mayor's Police Chief Appointment
- H. Resolutions
 - 1. Surplus Water System Chlorinators
- I. Ordinances
- J. Report of Officers and City Administrator
- K. Public Comment
- L. Executive Session
 - 1. Property Negotiations RCW 42.30.110(b)
- M. Adjournment

NEXT REGULAR COUNCIL MEETING WILL BE ON AUGUST 17, 2015 AT 7:00 PM.

AGENDA TITLE: CONSENT AGENDA

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION X
RESOLUTION _____ OTHER _____
MOTION X

EXPLANATION:

The consent agenda includes the following:
Minutes of the July 20, 2015 regular council meeting, second pay period June checks #44396 – 44457, 900487 in the amount of \$109,196.15, August 3, 2015 claims checks #44613 – 44647, 900498 - 900499 in the amount of \$165,691.18.

FISCAL IMPACT:

Payroll checks in the amount of \$, claims checks in the amount of \$.

ALTERNATIVES:

Approve the consent agenda.
Remove certain items from the consent agenda for further discussion.

STAFF RECOMMENDATION:

Approve the consent agenda

MOTION:

I MOVE TO APPROVE THE CONSENT AGENDA.

**GOLDENDALE CITY COUNCIL
SPECIAL/REGULAR MEETING
JULY 20, 2015
6:30 PM**

Mayor Clinton Baze called to order the special meeting of the Goldendale City Council followed by the Pledge of Allegiance.

ROLL CALL

6:30:24 PM

PRESENT:

Mayor Clinton Baze
Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hoctor
Council Member Deanna Luth
Council Member Guy Theriault

STAFF:

City Administrator Larry Bellamy
Clerk-Treasurer Connie Byers
Public Works Director Karl Enyeart
Public Safety Director Rick Johnson
Deputy Fire Chief Noah Halm

ABSENT:

None

PRESENTATIONS

Mark Heid – Goldendale School District

Mark presented a design that could replace the Sportsman sign on Columbus and Main Street. Council concurred that the School District should move forward with their project and provide a cost estimate of the project.

It was moved by Council Member Guy Theriault, seconded by Council Member Deanna Luth, to take a 15 minute recess and then continue the meeting.

6:45:19 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hoctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS: None.
MOTION CARRIED UNANIMOUSLY 7-0.

REGULAR MEETING

6:59:46 PM

Mayor Baze opened the regular session of the Goldendale City Council.

AGENDA AND CONSENT AGENDA

It was moved by Council Member Guy Theriault, seconded by Council Member Deanna Luth, to approve the agenda and consent agenda.

6:59:43 PM

AYES: Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS: None.
MOTION CARRIED UNANIMOUSLY 7-0.

PRESENTATIONS

Louis Baker – Economic Development Ideas

Louis presented his idea of the “Car John” to the Council and asked that they decide tonight to agree to his conditions. Council did not accept.

Darlene Williamson – Community Days Ideas

Darlene stated that she and some other women in the community would like to volunteer to take over Community Days. Our plan is to have Community Days the weekend after the 4th of July like it used to be.

Guy stated that the Event Committee has already been talking about that and invited Darleen and others to come to the meeting.

DEPARTMENT REPORTS

Rick reported that in the last couple of weeks there have been items stolen from unlocked vehicles. He then introduced our new officer, Michael Steljes, to the Council. He also reported that we are in the process of outfitting the vehicles with the new computers.

Karl reported that the sewer project is 35% complete and the 3rd and King Street project will start August 17th.

Larry reported on the half year financial report. The Event Committee will be meeting on August 24th and the Ordinance Committee will be meeting tomorrow morning at 7:00 am.

COUNCIL BUSINESS

Capital Outlay for Replacement Bathroom at Ekone Park

Karl explained that the Ekone Park bathroom is a high maintenance facility due to the type of structure it is and recommended to Council that they authorize the capital outlay.

It was moved by Council Member Gary Hctor, seconded by Council Member Deanna Luth, to authorize the public work capital outlay for the purchase of a new bathroom facility at Ekone Park utilizing the State of Washington contract no. 00213 in the amount of \$51,320.15.

7:34:58 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

Notice of Award Compressed Air System

We have been working on replacing the low pressure system with a high pressure system. I recommend that the council award the bid to Sea Western Firefighting Equipment.

It was moved by Council Member Gary Hctor, seconded by Council Member Guy Theriault, to award the purchase of a high pressure breathing air compressor and fill station to Sea Western Firefighting Equipment in the amount of \$39,882.80.

7:36:36 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

RESOLUTIONS

Six-Year Street Plan

Karl explained that we had a public hearing at our last meeting with no comments and we are ready to adopt the six-year street plan.

It was moved by Council Member Gary Hctor, seconded by Council Member Deanna Luth, to adopt Resolution No. 635 adopting the six-year transportation improvement program for city streets pursuant to RCW 35.77.010.

7:37:41 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

ORDINANCES

Second Reading for Delinquent Utility Account Adjustment Authority

Larry explained that this ordinance was adopted for its first reading at the last council with no changes made.

It was moved by Council Member Gary Hctor, seconded by Council Member Deanna Luth, to adopt Ordinance No. 1451 the amended language for Goldendale Municipal Code section 13.08.750 regarding notice of delinquent account.

7:38:42 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

Second Reading on Planning Commission Make Up

Larry explained that this ordinance was adopted for its first reading at the last council with proposed changes made.

It was moved by Council Member Gary Hctor, seconded by Council Member Guy Theriault, to adopt Ordinance No. 1452 to amend Goldendale Municipal Code 2.48.010 regarding the creation and make up of the Goldendale Planning Commission.

7:40:45 PM

AYES: Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS: None.

MOTION CARRIED UNANIMOUSLY 7-0.

REPORT OF OFFICERS

Connie reported that the auditor's will be here August 3rd for two weeks to conduct a single audit.

EXECUTIVE SESSION

It was moved by Council Member Guy Theriault, seconded by Council Member Deanna Luth, to go into executive session for 1 hour.

7:42:24 PM

AYES: Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS: None.

MOTION CARRIED UNANIMOUSLY 7-0.

Council went into executive session at 7:45 pm

8:11:39 PM

Mayor Baze announced that council came out of executive session with no decisions made.

ADJOURNMENT

It was moved by Council Member Guy Theriault, seconded by Council Member Deanna Luth, to adjourn the meeting.

8:12:04 PM

AYES:

Council Member Lucille Bevis
Council Member Mike Canon
Council Member Len Crawford
Council Member Andy Halm
Council Member Gary Hctor
Council Member Deanna Luth
Council Member Guy Theriault

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

Clinton Baze, Mayor

Connie Byers, Clerk-Treasurer

Register

Fiscal: 2015

Deposit Period: 2015 - Jul 2015, 2015 - Jun 2015

Check Period: 2015 - Jul 2015 - Second Council Jul 2015, 2015 - Jun 2015 - Manual Period Jun 2015

Number	Name	Print Date	Clearing Date	Amount
Columbia State Bank				
Check	20016310			
44613	Klickitat Co Auditor	7/21/2015		\$146.00
44614	POW Contracting	7/27/2015		\$8,054.42
44615	ASET Advanced Security & Electrical Technology Inc	8/3/2015		\$40.21
44616	AT&T Mobility	8/3/2015		\$65.14
44617	Avista Utilities	8/3/2015		\$39.50
44618	Blumenthal Uniforms & Equipment	8/3/2015		\$89.87
44619	Centurylink AZ	8/3/2015		\$166.78
44620	Centurylink NC	8/3/2015		\$14.39
44621	Columbia Ford	8/3/2015		\$35,183.78
44622	Fasteners	8/3/2015		\$41.39
44623	Foremost Promotions	8/3/2015		\$571.32
44624	General Store	8/3/2015		\$8.19
44625	Gerald Matosich Attorney at Law	8/3/2015		\$227.50
44626	Goldendale Motorsports Assoc	8/3/2015		\$2,956.71
44627	Goldendale Sentinel	8/3/2015		\$526.00
44628	Goldendale Tire Center	8/3/2015		\$3,707.77
44629	Gorge Networks	8/3/2015		\$1,109.85
44630	Gwendolyn L Grunel	8/3/2015		\$4,000.00
44631	Jasen Muirony Trucking LLC	8/3/2015		\$419.89
44632	Kemp, Don	8/3/2015		\$123.90
44633	Klickitat Co Sheriff	8/3/2015		\$17,117.60
44634	Klickitat County Title CO	8/3/2015		\$695.00
44635	MCP Mid Columbia Producers Inc	8/3/2015		\$37.61
44636	PCS Mobile	8/3/2015		\$41,348.80
44637	Pioneer Surveying & Engineering Inc	8/3/2015		\$21,519.66
44638	Quill Corporation	8/3/2015		\$428.38
44639	Randall C Krog Attorney at Law	8/3/2015		\$432.25
44640	Schaeffer MFG Co	8/3/2015		\$2,054.07
44641	Sea Western	8/3/2015		\$801.94
44642	The Watershed Company	8/3/2015		\$4,272.50
44643	Verizon Wireless	8/3/2015		\$39.02
44644	Vision Municipal Solutions Llc	8/3/2015		\$955.36
44645	WA St Treasurer	8/3/2015		\$7,562.19
44646	Wind River Office Cleaning	8/3/2015		\$1,321.67
44647	Yellowjacket Lawn Maintenance	8/3/2015		\$40.00

Number	Name	Print Date	Clearing Date	Amount
900498	US Bank	6/30/2015		\$5,069.46
900499	US Bank	8/3/2015		\$4,503.06
			Total	\$165,691.18
			Check	\$165,691.18
			20016310	\$165,691.18
			Grand Total	\$165,691.18

**CITY OF GOLDENDALE
CLAIMS REGISTER**

I, the undersigned, do hereby certify that the materials have been furnished, the services rendered or the labor performed as shown on Voucher numbers 44613 through 44647, 900498 - 900499 in the amount of \$165,691.18, and unpaid obligations against the City of Goldendale, Washington and that I am authorized to certify said claims.

DATED this 30th day of July, 2015.


Clerk-Treasurer

Register Activity

Fiscal: 2015

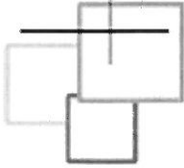
Period: 2015 - Jul 2015, 2015 - Jun 2015

Council Date: 2015 - Jul 2015 - Second Council Jul 2015, 2015 - Jun 2015 - Manual Period Jun 2015

Reference	Date	Amount	Notes
Reference Number: 44613 Invoice - 7/21/2015 1:45:32 PM	Klickitat Co Auditor 7/21/2015	\$146.00	
Reference Number: 44614 Invoice - 7/27/2015 3:09:50 PM	POW Contracting 7/27/2015	\$8,054.42	Lien - 515 E Court and 329 W Main
Reference Number: 44615 3808_1	POW Retainage	\$8,054.42	
Reference Number: 44616 287258483135X07182015	ASET Advanced Security & Electrical Technology Inc 6/26/2015	\$40.21	Backup Battery
Reference Number: 44617 Invoice - 7/29/2015 2:42:21 PM	AT&T Mobility 7/10/2015	\$65.14	Chlorination Station
Reference Number: 44618 141181-01	Avista Utilities 7/29/2015	\$39.50	Natural Gas
Reference Number: 44619 Invoice - 7/29/2015 2:44:48 PM	Blumenthal Uniforms & Equipment 7/8/2015	\$89.87	Footwear & Accessories
Reference Number: 44620 Invoice - 7/29/2015 2:45:24 PM	Centurylink AZ 7/29/2015	\$166.78	Fax/DSL
Reference Number: 44621 3-G031	Centurylink NC 7/29/2015	\$14.39	Long Distance
Reference Number: 44622 S4322934.001	Columbia Ford 7/29/2015	\$35,183.78	Ford Explorer
Reference Number: 44623 301936	Fasteners 7/1/2015	\$41.39	Quickie Cut
Reference Number: 44624 486233	Foremost Promotions 6/18/2015	\$571.32	Patriotic Pencil, Foil Stick on Badges
	General Store 6/17/2015	\$8.19	Supplies

Reference	Date	Amount	Notes
Reference Number: 44625 CR5771	Gerald Matosich Attorney at Law 7/13/2015	\$227.50 \$227.50	Charles Loyd
Reference Number: 44626 1004	Goldendale Motorsports Assoc 6/1/2015	\$2,956.71 \$2,956.71	Toursim Dollars
Reference Number: 44627 140620 140715	Goldendale Sentinel 7/15/2015 4/22/2015	\$526.00 \$76.00 \$450.00	WE Rock 2015 Journey
Reference Number: 44628 280698 280728	Goldendale Tire Center 7/13/2015 7/14/2015	\$3,707.77 \$3,661.54 \$46.23	Tires Tire Change
Reference Number: 44629 I-1395555	Gorge Networks 7/16/2015	\$1,109.85 \$1,109.85	Land Lines
Reference Number: 44630 Invoice - 7/29/2015 4:14:34 PM	Gwendolyn L Grundei 7/29/2015	\$4,000.00 \$4,000.00	July Services
Reference Number: 44631 Invoice - 7/30/2015 7:47:12 AM	Jasen Mulrony Trucking LLC 7/30/2015	\$419.89 \$419.89	\$1/ton Green Pulp Wood
Reference Number: 44632 6196819-07/02/15 6210705-07/23/15 Invoice - 7/30/2015 7:48:46 AM	Kemp, Don 7/2/2015 7/23/2015 7/30/2015	\$123.90 \$4.00 \$15.00 \$104.90	Meds Meds Medicare
Reference Number: 44633 Invoice - 7/30/2015 7:50:40 AM Invoice - 7/30/2015 7:51:27 AM Invoice - 7/30/2015 7:51:54 AM	Klickitat Co Sheriff 7/30/2015 7/30/2015 7/30/2015	\$17,117.60 \$5,994.80 \$5,940.40 \$5,182.40	April Jail Cost May Jail Cost June Jail Cost
Reference Number: 44634 10319	Klickitat County Title CO 7/15/2015	\$695.00 \$695.00	Andersen
Reference Number: 44635 669910	MCP Mid Columbia Producers Inc 7/9/2015	\$37.61 \$37.61	
Reference Number: 44636 47012 47030 47215	PCS Mobile 4/30/2015 5/1/2015 5/29/2015	\$41,348.80 \$38,063.60 \$2,906.80 \$378.40	Computer Equipment for PD Vehicles Computer Equipment for PD Vehicles Computer Equipment for PD Vehicles

Reference	Date	Amount	Notes
Reference Number: 44637	Pioneer Surveying & Engineering Inc	\$21,519.66	
<u>11 14-906</u>	7/24/2015	\$800.00	WCNIP
<u>13 14-904</u>	7/24/2015	\$240.00	3rd and King
<u>28 12-905</u>	7/24/2015	\$20,479.66	LKR
Reference Number: 44638	Quill Corporation	\$428.38	
<u>5216038</u>	6/18/2015	\$35.91	Pencils, Disinfect Wipes, Sponge
<u>5267329</u>	6/22/2015	\$191.34	Dum Dums
<u>6032044</u>	7/17/2015	\$201.13	Officejet Ink
Reference Number: 44639	Randall C Krog Attorney at Law	\$432.25	
<u>CR577Z</u>	7/13/2015	\$130.00	Albert Hinds
<u>CR5799</u>	7/13/2015	\$302.25	Christopher Dunsmoor
Reference Number: 44640	Schaeffer MFG Co	\$2,054.07	
<u>TY15309-INV1</u>	7/9/2015	\$2,054.07	Synthetic Plus
Reference Number: 44641	Sea Western	\$801.94	
<u>185000</u>	6/25/2015	\$801.94	Gas Monitor System
Reference Number: 44642	The Watershed Company	\$4,272.50	
<u>2015-0527</u>	5/4/2015	\$4,272.50	Shoreling Master Plan
Reference Number: 44643	Verizon Wireless	\$39.02	
<u>974848807Z</u>	7/6/2015	\$39.02	Chlorination Station
Reference Number: 44644	Vision Municipal Solutions Lic	\$955.36	
<u>3088</u>	7/21/2015	\$955.36	Utility Bill Mailing
Reference Number: 44645	WA St Treasurer	\$7,562.19	
<u>Invoice - 7/30/2015 11:50:31 AM</u>	7/30/2015	\$7,562.19	2nd Quarter 2015
Reference Number: 44646	Wind River Office Cleaning	\$1,321.67	
<u>290</u>	7/29/2015	\$1,321.67	July Services
Reference Number: 44647	Yellowjacket Lawn Maintenance	\$40.00	
<u>717914</u>	7/4/2015	\$40.00	329 W Main
Reference Number: 900498	US Bank	\$5,069.46	
<u>Invoice - 7/30/2015 10:01:25 AM</u>	5/5/2015	\$5,069.46	Visa Payment
Reference Number: 900499	US Bank	\$4,503.06	
<u>Invoice - 7/30/2015 10:28:43 AM</u>	6/3/2015	\$4,503.06	Visa Payment



Register

Number	Name	Fiscal Description	Cleared	Amount
44396	Bartkowski, Reggie	2015 - Jun 2015 - Second Council Jun 2015		\$2,359.90
44397	Baze, Clinton	2015 - Jun 2015 - Second Council Jun 2015		\$460.93
44398	Bellamy, Larry D	2015 - Jun 2015 - Second Council Jun 2015		\$2,693.09
44399	Berkshire, Stan	2015 - Jun 2015 - Second Council Jun 2015		\$1,729.13
44400	Bevis, Lucille A	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44401	Block, Nathanael D	2015 - Jun 2015 - Second Council Jun 2015		\$120.05
44402	Bostick, Kenneth W Qrtly	2015 - Jun 2015 - Second Council Jun 2015		\$138.52
44403	Bowen, Jeremy J	2015 - Jun 2015 - Second Council Jun 2015		\$1,567.51
44404	Byers, Connie L	2015 - Jun 2015 - Second Council Jun 2015		\$1,753.76
44405	Canon, Michael A	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44406	Carper, Jeremy L	2015 - Jun 2015 - Second Council Jun 2015		\$166.23
44407	Carper, Kory L	2015 - Jun 2015 - Second Council Jun 2015		\$120.05
44408	Casey, Brian P	2015 - Jun 2015 - Second Council Jun 2015		\$1,359.27
44409	Castillo, Algodra	2015 - Jun 2015 - Second Council Jun 2015		\$18.47
44410	Cooke, Robert C	2015 - Jun 2015 - Second Council Jun 2015		\$1,807.69
44411	Crawford, Leonard C	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44412	Delangis, Michael B Qrtly	2015 - Jun 2015 - Second Council Jun 2015		\$147.76
44413	Dobravsky, Alan	2015 - Jun 2015 - Second Council Jun 2015		\$129.29
44414	Dyment, Kevin	2015 - Jun 2015 - Second Council Jun 2015		\$1,787.67
44415	Erneart, Karl A	2015 - Jun 2015 - Second Council Jun 2015		\$2,577.23
44416	Fitzgibbons, Thomas R	2015 - Jun 2015 - Second Council Jun 2015		\$558.45
44417	Foss, Nicholas J	2015 - Jun 2015 - Second Council Jun 2015		\$129.29
44418	Frantum, Douglas	2015 - Jun 2015 - Second Council Jun 2015		\$1,287.73
44419	Garcia, Juan C	2015 - Jun 2015 - Second Council Jun 2015		\$1,243.17
44420	Grimes, Karen M	2015 - Jun 2015 - Second Council Jun 2015		\$1,297.08
44421	Grimes, Kevin	2015 - Jun 2015 - Second Council Jun 2015		\$138.52
44422	Halm, John	2015 - Jun 2015 - Second Council Jun 2015		\$73.88
44423	Halm, Noah M (Qrtly)	2015 - Jun 2015 - Second Council Jun 2015		\$429.43
44424	Halm, Andrew J	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44425	Halm, Noah M	2015 - Jun 2015 - Second Council Jun 2015		\$317.17
44426	Hocor, Gary Robert	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44427	Hudson, Marty Qrtly	2015 - Jun 2015 - Second Council Jun 2015		\$120.05
44428	Hunziker, Jay Allen	2015 - Jun 2015 - Second Council Jun 2015		\$1,561.29
44429	Hutchins, Maria P	2015 - Jun 2015 - Second Council Jun 2015		\$1,526.18
44430	Isler, Jay W	2015 - Jun 2015 - Second Council Jun 2015		\$1,554.28
44431	Johnson, Richard A	2015 - Jun 2015 - Second Council Jun 2015		\$2,943.06
44432	Lucatero, Leo B	2015 - Jun 2015 - Second Council Jun 2015		\$1,866.72
44433	Luth, Deanna L	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44434	O'Connor, Andrew F	2015 - Jun 2015 - Second Council Jun 2015		\$1,745.07

Number	Name	Fiscal Description	Cleared	Amount
44435	Oswalt, Bert F	2015 - Jun 2015 - Second Council Jun 2015		\$1,969.78
44436	Pedersen, Rob	2015 - Jun 2015 - Second Council Jun 2015		\$212.40
44437	Perez, Benjamin A	2015 - Jun 2015 - Second Council Jun 2015		\$1,110.46
44438	Pineda, Eric M	2015 - Jun 2015 - Second Council Jun 2015		\$27.91
44439	Pineda, Eric M Qtrly	2015 - Jun 2015 - Second Council Jun 2015		\$401.72
44440	Randall, Steven A	2015 - Jun 2015 - Second Council Jun 2015		\$204.84
44441	Randall, Steven Qtrly	2015 - Jun 2015 - Second Council Jun 2015		\$404.43
44442	Smith, Michael L	2015 - Jun 2015 - Second Council Jun 2015		\$2,294.19
44443	Sullivan, Donald L	2015 - Jun 2015 - Second Council Jun 2015		\$55.82
44444	Sullivan, Donald L Qtrly	2015 - Jun 2015 - Second Council Jun 2015		\$415.57
44445	Sullivan, Zachary L	2015 - Jun 2015 - Second Council Jun 2015		\$240.11
44446	Therault, Guy R	2015 - Jun 2015 - Second Council Jun 2015		\$46.01
44447	Thompson, Robert L	2015 - Jun 2015 - Second Council Jun 2015		\$1,323.92
44448	Wells, Sandy R	2015 - Jun 2015 - Second Council Jun 2015		\$1,117.73
44449	Wyzykowski, Chris	2015 - Jun 2015 - Second Council Jun 2015		\$1,795.94
44450	American Family Life	2015 - Jun 2015 - Second Council Jun 2015		\$367.65
44451	AWC Benefit Trust	2015 - Jun 2015 - Second Council Jun 2015		\$34,023.52
44452	Deferred Comp Program	2015 - Jun 2015 - Second Council Jun 2015		\$80.00
44453	Dept of Labor & Industries	2015 - Jun 2015 - Second Council Jun 2015		\$2,574.00
44454	Dept of Retirement	2015 - Jun 2015 - Second Council Jun 2015		\$8,241.68
44455	Employment Security	2015 - Jun 2015 - Second Council Jun 2015		\$121.16
44456	ICMA Retirement Trust	2015 - Jun 2015 - Second Council Jun 2015		\$112.50
44457	Washington State Support Registry	2015 - Jun 2015 - Second Council Jun 2015		\$27.91
900487	City of Goldendale	2015 - Jun 2015 - Second Council Jun 2015		\$16,022.92
				\$109,196.15

AGENDA BILL: G1

AGENDA TITLE: EXTENSION AGREEMENT FOR THE
TIMBER HARVEST

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION X

RESOLUTION _____ OTHER _____

MOTION X

EXPLANATION:

Please find enclosed Karl Enyearts memo describing the our request to extend the timber harvest contract for additional work through December 31, 2016. The extention agreement will include the preparation for the forest practices permit through the Department of Natural Resources and the cost of \$2,500.00.

FISCAL IMPACT:

ALTERNATIVES:

STAFF RECOMMENDATION:

MOTION:

I MOVE TO AUTHORIZE THE MAYOR TO EXECUTE AN EXTENSION AGREEMENT WITH JASEN MULRONY TRUCKING LLC. TO EXTEND THE TIMBER HARVEST CONTRACT THROUGH DECEMBER 31, 2016 AND TO PAY JASEN MULRONY TRUCKING LLC. FOR PREPARATION OF A FOREST PRACTICES PERMIT THROUGH THE DEPARTMENT OF NATURAL RESOURCES IN THE AMOUNT OF \$2,500.00.

Memo

To: Mayor and Council
From: Karl Enyeart, PE, Public Works Director
CC: Larry Bellamy, City Administrator
Date: 8/3/2015
Re: 2016 Timber Harvest Contract

Attached are:

- 2016 Timber Harvest contract extension with Jasen Mulrony Trucking, LLC.

Jasen Mulrony Trucking, LLC has nearly completed harvesting Forest Practice Application permit #2705496. There is another 300 acres to the south of the first permitted area in need of harvesting. This area will need to be cruised and permitted. Jasen has had to make a number of changes to the first permit due to the presence of springs and rock outcrops not identified during the City led permitting. These additional changes has cost him valuable time and resources. Jasen is proposing to complete the permitting for the next unit and then begin harvest as soon as approved by the DNR. He has offered to do this permit work for \$2500. I have not been able to locate anyone else to have this work done. For the amount of time required to complete the permit work, this is a very reasonable fee.

The majority of this work for the next permit will be done next year and we only have a contract with Jasen through 12-31-15. I recommend extending Jasen's contract to next year and paying him to complete the permit application for the City to continue harvesting the diseased and dead timber in the watershed.

Timber Harvest and delivery prices for 2015

This form is an amendment to the 2014 timber harvest for additional delivery sites.

<u>2015 Delivery Prices</u>	
Pulp wood delivered to Bingen, WA	\$ <u>34</u> /ton
Saw log delivered to Bingen, WA	\$ <u>260</u> /thousand board feet
Saw log delivered to Randle, WA	\$ <u>400</u> /thousand board feet
Pulp wood delivered to Boardman, OR	\$ <u>39</u> /ton

The City of Goldendale extends the contract with Jasen Mulrony Trucking, LLC one full year to 12-31-16

<u>2015 Purchase Prices</u>	
Hop poles – Jasen Mulrony Trucking, LLC	\$ <u>250</u> /truck load
Boardman pulp 7-1-15 to 8-31-15	\$ <u>38</u> /ton

Permit Work Fee: Jasen Mulrony Trucking, LLC \$2500 to be paid after permit is issued.

Logging Company:

Signature: _____

Printed Name: _____

Title: _____

Date: _____

City of Goldendale:

Signature: _____

Printed Name: _____

Title: _____

Date: _____

AGENDA BILL: G2

AGENDA TITLE: NOTICE OF AWARD MILL STREET BRIDGE REPAIR

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION _____ X _____

RESOLUTION _____ OTHER _____

MOTION _____ X _____

EXPLANATION:

Four bids for the Mill Street Bridge Repair Project were opened July 29, 2015. Riley Brothers Inc. submitted the lowest responsive bid in the amount of \$24,865.00. After review of the bids it is recommended by Karl Enyeart, Public Works Director that the bid be awarded to Riley Brothers Inc.

FISCAL IMPACT:

ALTERNATIVES:

STAFF RECOMMENDATION:

MOTION:

I MOVE TO AUTHORIZE THE MAYOR TO EXECUTE NOTICE OF AWARD FOR THE MILL STREET BRIDGE REPAIR PROJECT TO RILEY BROTHERS INC. IN THE AMOUNT OF \$24,865.00.

Memo

To: Mayor and Council
From: Karl Enyeart, PE, Public Works Director
CC: Larry Bellamy, City Administrator
Date: 8/3/2015
Re: Recommendation for Award of Mill Street Bridge Repair Contract

Bids were opened for the Mill Street Bridge Repair Project on July 29th, 2015. Four bids were received with Riley Brothers, Inc. submitting the lowest responsive bid.

I recommend awarding base bid 1 for Mill Street Bridge Repair Project to Riley Brothers, Inc. for \$24,865.00. Please see attached award letter and bid results.

Schedule 1 Base Bid				Engineer's Estimate				Riley Brothers Inc.				Combined Construction, Inc.				POW Contracting				Bestebreur Bros. Const., Inc.			
Item #	Qty.	Units	Item Description	\$/unit	Qty.	\$	\$/unit	Qty.	\$	\$/unit	Qty.	\$	\$/unit	Qty.	\$	\$/unit	Qty.	\$	\$/unit	Qty.	\$		
1	1	LS	Mobilization	\$3,040	1	\$3,040	\$3,100	1	\$3,100	\$5,000	1	\$5,000	\$9,500	1	\$9,500	\$5,600	1	\$5,600					
2	1	LS	Rail Repair	\$13,000	1	\$13,000	\$12,735	1	\$12,735	\$18,000	1	\$18,000	\$17,700	1	\$17,700	\$31,115	1	\$31,115					
3	1	LS	Traffic Control	\$15,400	1	\$15,400	\$8,410	1	\$8,410	\$5,000	1	\$5,000	\$6,200	1	\$6,200	\$2,300	1	\$2,300					
4	1	LS	SPCC Plan	\$2,000	1	\$2,000	\$620	1	\$620	\$1,000	1	\$1,000	\$1,600	1	\$1,600	\$500	1	\$500					
Total Base Bid 1				\$33,440		\$33,440	\$24,865		\$24,865	\$29,000		\$29,000	\$35,000		\$35,000	\$39,515		\$39,515					

AGENDA BILL: G3

AGENDA TITLE: ANIMAL/LIVESTOCK/FOWL CONTROL
ORDINANCE REVISIONS
RECOMMENDATION

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION X

RESOLUTION _____ OTHER _____

MOTION X

EXPLANATION:

The Ordinance Committee has met several times to discuss changes to the dog control (Chapter 6.04) and more specifically changes to Chapter 6.08 of the Goldendale Municipal Code regarding the keeping of livestock and fowl. At the July 6th council meeting the council directed the Ordinance Committee to meet again to discuss addition language changes. The attachments below outline the recommendation of the Ordinance Committee for revisions proposed for Title 6 of the Goldendale Municipal Code.

Please find attached the following four documents:

1. Livestock/fowl management plan
2. A red line version of the proposed change to Chapter 6.04 regarding the process of declaring a dog dangerous or potentially dangerous.
3. RCW 16.08.070-100.
4. A red line version of the proposed changes to Chapter 6.08 regarding regulations for the keeping of livestock and fowl.

The change to the dog control ordinance is being requested by staff to provide more clarity regarding dangerous dogs. The existing state law regarding the declaration of a dangerous dog provides a step by step process. Instead of reinventing the wheel it was determined that the city could simply follow the RCW language (see attached).

The focus of our discussions to revisions of Chapter 6.08 was on the keeping of livestock and fowl. The proposed changes include the following:

1. Addition of a definition for fowl that includes laying hens.
2. Clarity in the definition of large verses small livestock.
3. Listed prohibited animals.
4. Additional requirements for filing a livestock management plan (see attached).
5. Clarity in the definition of the number of livestock allowed per acre.
6. Added language regarding shelter.
7. Provide more clarity related to removal or abatement of excreta.
8. Addition of language related to the hitching of livestock.
9. Change to the exception approval for a 4H project.
10. Establishment of minimum standards for keeping of fowl.

FISCAL IMPACT:

ALTERNATIVES:

1. Set a public hearing.
2. Recommend the revisions be converted to an ordinance for its first reading at the August 17th council meeting and invite public comment.

STAFF RECOMMENDATION:

MOTION:

CITY OF GOLDENDALE
Livestock/fowl Management Plan
 1103 S. COLUMBUS
 GOLDENDALE, WA 98620
 (509) 773-3771

INSTRUCTIONS – PLEASE READ FIRST Please type or print your answers clearly

Answer all questions completely. If you have any questions about this form or the application process call, come in person or call City Hall. Remember to bring all necessary attachments. **THIS PLAN IS GOOD FROM JANUARY 1 – DECEMBER 31. PLEASE RENEW APPLICATION EVERY JANUARY.**

PART 1 – GENERAL INFORMATION

1. APPLICANT (Animal Owner)	NAME		
2. APPLICANT ADDRESS AND PHONE NUMBER	STREET		CITY
	STATE	ZIP	PHONE
3. PROPERTY OWNER	NAME		
4. PROPERTY OWNER'S ADDRESS&PHONE NUMBER	STREET		CITY
	STATE	ZIP	PHONE
5. ASSESSOR'S PARCEL NUMBER FOR SUBJECT PROPERTY:			
6. NUMBER OF LIVESTOCK/FOWL:			
7. TOTAL AMOUNT OF ACREAGE AVAILABLE TO PASTURE/ MAINTAIN ANIMALS:			
8. USE DURATION:			
9. TYPE OF FENCING:		TYPE OF SHELTER:	
10. FOOD SOURCE:		WATER SOURCE:	
11. WASTE REMOVAL AND ODOR MANAGEMENT PLAN:			
12. WHAT IS YOUR FLY CONTROL PLAN:			

OTHER COMMENTS

13.

SIGNATURE

14.

APPLICANT'S SIGNATURE DATE

FOR ADMINISTRATIVE USE ONLY

DATE	RECEIVED BY	DATE	APPROVED BY:

Chapter 6.04 DOG CONTROL

Sections:

- [6.04.010](#) Definitions.
- [6.04.020](#) License required.
- [6.04.030](#) License exception.
- [6.04.040](#) License--Humane care requirements.
- [6.04.050](#) License fees.
- [6.04.060](#) License revocation.
- [6.04.070](#) Minimum space requirements--Dogs.
- [6.04.080](#) Nuisance.
- [6.04.090](#) Dogs barking.
- [6.04.100](#) Female in heat.
- [6.04.110](#) Abuse prohibited.
- [6.04.120](#) Quarantine.
- [6.04.130](#) Rabies suspect.
- [6.04.140](#) Dogs--Restraint.
- [6.04.150](#) Impoundment--Authorized.
- [6.04.160](#) Impoundment--Disposition.
- [6.04.170](#) Impoundment--Redemption fee.
- [6.04.180](#) ~~Incorporation of RCW's Dangerous dogs--Definition.~~
- [6.04.190](#) ~~Dangerous dogs--On premises.~~
- [6.04.200](#) ~~Dangerous dogs--Off premises.~~
- [6.04.210](#) ~~Dangerous dogs--License, insurance or bonding requirements for owners.~~
- [6.04.220](#) ~~Dangerous dogs--Declaration procedure.~~
- [6.04.230](#) ~~6.04.190~~ Enforcement.
- [6.04.240](#) ~~Violation--Penalty.~~

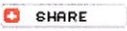
6.04.010 Definitions. SHARE

As used in this title, the following terms mean:

- A. "Animal" means any animal other than human.

- B. "Animal control officer" means the city employee primarily responsible for the enforcement of this title.
- C. "Animal shelter" means any premises designated by city administrative authority for the purpose of impounding and caring for animals held under authority of this title.
- D. "Dogs" means any animal of the species Canidae, regardless of sex.
- E. "Owner" means any person, partnership or corporation owning, keeping or harboring animals.
- F. "Person" means an individual, partnership, company or corporation.
- G. Restraint. An animal is under "restraint" if on the premises of its owner or if accompanied by a responsible person and under that person's control.
- H. "Veterinary hospital" means any establishment maintained and operated by a licensed veterinarian for the diagnosis and treatment of diseases and injuries of animals.

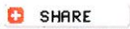
All other words and phrases used herein will have their commonly accepted meanings. (Ord. 1403 §2(part), 2011)

6.04.020 License required. 

No person shall, without first obtaining a license therefor in writing from the city of Goldendale, own, keep, harbor or have custody of any dog six months of age or older. Licenses are due on January 1st of each year and become delinquent on April 1st; thereafter a ten-dollar penalty shall be added to the cost of the license. (Ord. 1403 §2(part), 2011)

6.04.030 License exception. 

- A. The provisions of this chapter shall not apply to the maintenance of dogs for medical treatment by a licensed veterinarian or the animal control shelter operated by the city of Goldendale.
- B. The section of this chapter requiring a license shall not apply to nonresidents of the city who are keeping only domestic pets, provided that animals of such owners shall not be kept in the city longer than thirty days and that the animals are kept under restraint. (Ord. 1403 §2(part), 2011)

6.04.040 License--Humane care requirements. 

The city shall promulgate regulations for humane care of the owner's animals and for compliance with all provisions of this chapter and other applicable state and local laws. The city may amend such regulations from

time to time as is deemed desirable for the public health and welfare and to protect animals from cruelty. (Ord. 1403 §2(part), 2011)

6.04.050 License fees.  **SHARE** 

A. Upon a showing by any applicant that he is prepared to comply with the regulations promulgated by the city, a person shall be issued a license following payment of the applicable fee as follows:

1. For each nonneutered male dog, fifty dollars.
2. For each neutered male dog, ten dollars.
3. For each unspayed female dog, fifty dollars.
4. For each spayed female dog, ten dollars.
5. No fee shall be required of any veterinary hospital.
6. For each neutered male dog or spayed female dog owned by a senior person over the age of sixty-two years, seven dollars and fifty cents.
7. For each declared dangerous dog, two hundred fifty dollars.
8. A lost tag can be replaced at a cost of five dollars.
9. Any purchased after July 1st of any calendar year, by any new owner of any animal or a new resident, shall pay one-half of the original fee listed above.

B. Upon the payment of such license fee to the clerk-treasurer or designee, and upon being shown proof of a current rabies vaccination, it shall be the duty of the clerk-treasurer or designee to issue a license to the party making application therefor, except as hereinafter provided.

C. The license shall expire on the thirty-first day of December in the year of issuance thereof and the time fixed for the issuing of a license shall commence on the first day of January of each year and no license shall be issued to expire at any other time than that date.

D. The clerk-treasurer or designee shall, together with the license, furnish a suitable tag which shall be worn by the dog for which such license is issued and shall be fastened to such dog in such manner that it can easily be inspected at all times by city authorities. (Ord. 1403 §2(part), 2011)

6.04.060 License revocation.

The clerk-treasurer may revoke any license if the person holding the license refuses or fails to comply with this chapter, the regulations promulgated by the clerk-treasurer, or any state or local law governing cruelty to animals or the keeping of animals. Any person whose license is revoked shall, within ten days thereafter, humanely dispose of any animals being owned, kept, or harbored by such person and no part of the license fee shall be refunded. It shall be a condition of the issuance of any license to any owner of animals kept for commercial purposes that the animal control officer shall be licensed to inspect all animals and the premises where animals are kept at any time and the clerk-treasurer shall, if permission for such inspections is refused, revoke the license of the refusing owner. (Ord. 1403 §2(part), 2011)

6.04.070 Minimum space requirements--Dogs.

- A. Five square feet of accessible surface area for each pound of weight when confined within a fenced outdoor area;
- B. Five square feet of accessible surface area for each pound of weight when chained or tethered to a fixed point, provided nothing shall be permitted to obstruct the chain or tether so as to render the animal incapable of free access to the required area;
- C. Five square feet of accessible surface area for each pound of weight when tethered to a movable cable, wire, pulley, or combination thereof;
- D. Any owner of four or more shall make application thereof, on an annual basis to the city council, upon a form provided by the clerk-treasurer, and shall attach a property plot plan detailing that the accessible surface area meets the requirements outlined above and an explanation on the steps the dog owner will take to address any potential nuisance complaints. Upon approval, the clerk-treasurer, or designee, will process the payment of the license fees according to the schedule outlined in Section 6.04.050. (Ord. 1403 §2(part), 2011)

6.04.080 Nuisance.

No owner shall fail to exercise proper care and control of his animals to prevent them from becoming a public nuisance.

- A. The owner of every animal shall be responsible for the removal of any excreta deposited by his animal(s) on public areas or private property, and shall carry a bag to facilitate the removal of excreta. The owner shall further not permit such excreta or food supplies, on the property of the owner or elsewhere, to be or become a

breeding place for insects or flies, to be or become unsanitary, or to give offensive odor. Failure to remove excreta shall be cited in accordance with Chapter [1.20](#).

B. Any person causing or allowing any pen, yard, or dog run or other structure wherein any dog may be kept to become unclean or unsanitary because of the failure to remove and dispose of filth, trash or excrement which emits noxious odors or is hazardous to humans or any animal and such allowance shall be cited in accordance with Chapter [1.20](#).

C. Any animal which trespasses upon the property of another and which interferes with the quiet enjoyment of a residential property, or which flies, buzzes, digs or otherwise harasses any person while off the owner's or custodian's property, shall be considered a nuisance animal and such trespass and/or harassment shall be cited in accordance with Chapter [1.20](#). (Ord. 1403 §2(part), 2011)

6.04.090 Dogs barking. SHARE

A. It is unlawful for any person knowingly to keep or harbor any dog which habitually barks, howls or yelps for more than five minutes in one hour, disturbs the peace and quiet of the neighborhood, or in such manner as to unreasonably disturb persons in the neighborhood. Whoever harbors such a dog maintains a public nuisance, and shall be guilty of a civil infraction as defined in Chapter [1.20](#).

B. Whenever any person shall complain to the animal control officer or the city that a dog which habitually barks, howls or yelps is being kept by any person in the city, the animal control officer shall first notify the owner of the dog that a complaint has been received and that the person should take whatever steps necessary to alleviate the barking, howling or yelping.

C. When a notice given to the person alleged to be keeping a dog as set forth in subsection B of this section is ineffective, then a written verified complaint of at least two persons not from the same residence may be presented to the animal control officer or the city, alleging that a dog that habitually barks, howls or yelps is being kept by a person within the city. If the animal control officer observes the violation, his/her written statement can substitute for one of the persons.

D. The authorized enforcement officer shall inform the owner of such dog that the petition has been received and may cite the owner of the dog for violation of this section. (Ord. 1403 §2(part), 2011)

6.04.100 Female in heat. SHARE

Every female dog in heat shall be confined in a building or secure enclosure in such manner that the female dog cannot come in contact with another animal except for planned breeding. Any owner or person responsible for the care and keeping of the dog in accordance with this section who violates the provisions of this section shall be fined according to Chapter [1.20](#). (Ord. 1403 §2(part), 2011)

6.04.110 Abuse prohibited.  [SHARE](#)

No owner shall fail to provide animals with sufficient good and wholesome food and water, proper shelter and protection from the weather, veterinary care when needed to prevent suffering, and with humane care and treatment. No person shall beat, cruelly ill treat, torment, overload, overwork, or otherwise abuse any animal, or cause any or permit any dog fight, cockfight, bullfight or other combat between animals or between animals and humans. No owner of an animal shall abandon such animal. No person shall crop a dog's ears except when a licensed veterinarian issues a signed certificate that the operation is necessary for the dog's health or comfort and in no event shall any person except a licensed veterinarian perform such an operation. (Ord. 1403 §2(part), 2011)

6.04.120 Quarantine.  [SHARE](#)

Any animal which bites a person shall be quarantined for ten days if ordered by the director of public health. During quarantine the animal shall be securely confined and kept from contact with any other animal. At the discretion of the director of public health, the quarantine may be on the premises of the owner. If the director of public health requires other confinement, the owner shall surrender the animal for the quarantine period to an animal shelter or shall, at his own expense, place it in a veterinary hospital. (Ord. 1403 §2(part), 2011)

6.04.130 Rabies suspect.  [SHARE](#)

No police officer or other person shall kill, or cause to be killed, any animal suspected of being rabid, except after the animal has been placed in quarantine and the diagnosis of rabies made by a licensed veterinarian. If a veterinarian diagnoses rabies in an animal in quarantine, then the animal shall be humanely killed and the head of such animal sent to a laboratory for pathological examination and confirmation of the diagnosis. (Ord. 1403 §2 (part), 2011)

6.04.140 Dogs--Restraint.  [SHARE](#)

All dogs shall be kept under restraint. (Ord. 1403 §2(part), 2011)

6.04.150 Impoundment--Authorized.  [SHARE](#)

A. Notwithstanding the provisions of this section, if an animal is found at large and its owner can be identified and located, such animal need not be impounded but may, instead, be taken to the owner. In such case, the policeman, animal control officer or other officer shall notify the clerk-treasurer of the violation of this chapter and may proceed against the owner for violation of this chapter.

B. It is unlawful for any owner or custodian of any dog to license any such dog to run loose or be at large upon any public street, highway or public place, or upon private property owned by a person or persons other than the owner or custodian of the dog, within the corporate limits of the city unless such dog is confined and controlled by a leash, rope, device or cord of such length as is sufficiently short to allow for the containment and control of such dog. Such leash, rope, device or cord shall be of such material and of such size as to ensure the custodian of the dog at the time can control and restrain the dog. Any person who elects to be at large within the corporate limits with a dog or dogs contained and controlled by a leash, rope, device or cord as provided for herein shall be in violation of this section if that person in fact does not or cannot control and contain any dog by the leash, rope, device or cord method. (Ord. 1403 §2(part), 2011)

6.04.160 Impoundment--Disposition. [SHARE](#)

Unrestrained dogs may be taken by police or the animal control officer and impounded in an animal shelter, and there confined in a humane manner. Impounded dogs shall be kept for not less than three days unless reclaimed by their owners. If by a license tag or by other means the owner can be identified, the animal control officer, or designee, shall immediately upon impoundment notify the owner by telephone or by mail of the impoundment of the animal. Dogs not claimed by their owners within three days may be handed over to an organization for potential adoption or be humanely disposed of by the animal control officer or designee. (Ord. 1403 §2(part), 2011)

6.04.170 Impoundment--Redemption fee. [SHARE](#)

An owner reclaiming an animal impounded pursuant to this chapter shall, before the animal is released, purchase a license for the animal if it is unlicensed and in addition thereto pay a fee of thirty dollars for the first impoundment, plus ten dollars for each day the animal has been impounded, and for the second impoundment a fee of sixty dollars, plus ten dollars for each day the animal has been impounded, and for the third impoundment, a fee of one hundred twenty dollars, plus fifteen dollars for each day the animal has been impounded. (Ord. 1403 §2(part), 2011)

6.04.180 Dangerous dogs--~~Definition-Incorporation of RCWs.~~

The City adopts, by reference, those portions of RCW 16.08.070, 16.08.080, 16.08.090 and 16.08.100, and as those statutes may be amended, that apply in any manner to dangerous dogs. This incorporation is for clarification and not to diminish or expand those statutes or the City's responsibility regarding those statutes.

SHARE

For the purpose of Sections 6.04.200 through 6.04.230, the following words shall have the meanings set out in this section:

A.—“Dangerous dog” is defined as (1) any dog with a known propensity, tendency or disposition to attack without provocation, to cause injury to, or to endanger the safety of humans or domestic animals; or (2) any dog which attacks human beings or domestic animals without provocation.

B.—“Owner” means any person or legal entity having a possessory property right in a dog or who harbors, cares for, exercises control over, or knowingly licenses a dog to remain on premises occupied by the legal entity.

C.—“Provocation” is defined as: taunting, striking, or screaming at a dog, or unauthorized entry into the premises where a dog is kept.

D.—“Unconfined” means not securely confined indoors and not confined in a securely enclosed, locked pen or structure. Such pen or structure shall have attached sides and a secure top. If the pen or structure has no flooring secured to the sides, the sides shall be embedded into the ground no less than eighteen inches.

E.—A dog in the possession of a law enforcement official for law enforcement purposes shall not be deemed a dangerous dog. (Ord. 1403 §2(part), 2011)

6.04.190 Dangerous dogs—On premises.

SHARE

The owner of a dangerous dog shall not permit such dog to go unconfined upon the premises of such owner. (Ord. 1403 §2(part), 2011)

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6.04.200 Dangerous dogs—Off premises.

SHARE

The owner of a dangerous dog shall not permit such dog to go beyond the premises of such person unless such dog is securely leashed and muzzled or otherwise securely restrained and muzzled. (Ord. 1403 §2(part), 2011)

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6.04.210 Dangerous dogs—License, insurance or bonding requirements for owners.

SHARE

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A.— The owner of a dangerous dog shall, in addition to the foregoing requirements, be required to license the dangerous dog. The license fee shall be two hundred fifty dollars payable at the time of registering the dog with the city.

B.— In addition to the license fee, the following shall also be required:

1.— A surety bond issued by a surety insurer qualified under Chapter 48.28 RCW in the sum of at least two hundred fifty thousand dollars, payable to any person injured by the vicious dog; or

2.— A policy of liability insurance, such as homeowner's insurance issued by an insurer qualified under RCW Title 48 in the amount of at least two hundred fifty thousand dollars, insuring the owner for any personal injuries inflicted by the dangerous dog;

3.— Evidence that the labeled dog has been implanted with a microchip and placed on a local and national registry, at the owner's expense, must be submitted to the city of Goldendale police department. This must be accomplished within five days after the receipt of the dangerous dog declaration issued by the animal control officer. (Ord. 1403 §2(part), 2011)

6.04.220 Dangerous dogs--Declaration procedure. SHARE

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A.— The animal control officer shall cause a dangerous dog declaration to be sent to the person believed to have been in possession of the dangerous dog, or believed to have had the dangerous dog on premises within that person's control, at that person's last known address and which has not been properly licensed, registered and insured.

B.— The dangerous dog declaration shall state:

1.— The animal control officer believes that the animal is a dangerous dog.

2.— The animal will be destroyed within seven days unless a request for a hearing is timely received by the city.

3.— The person being notified will be responsible for the cost of impounding, kenneling, and destroying the animal.

4.— The person has a right to contest the determination that the animal is a dangerous dog by requesting a hearing within six days from the date appearing on the notice.

~~C.—If a request for hearing is received by the city prior to the date of the animal's destruction, then a hearing shall be held before the municipal judge. At the hearing, the appellant shall be allowed to present evidence. If the animal is found to be dangerous dog then it shall be either registered, licensed and insured as a dangerous dog or shall be destroyed and the costs of impounding, kenneling, and destroying the animal shall be assessed against the appellant. If the animal is found not to be a dangerous dog, then the animal shall be released to the appellant and the cost of impounding and kenneling shall be paid by the city. (Ord. 1403 §2(part), 2011)~~

6.04.230-190 Enforcement. SHARE

Any humane officer or officers or employee of the city shall have the police power in the enforcement of this chapter and no person shall interfere with, hinder, molest or abuse any such officer or employee in the exercise of such power. (Ord. 1403 §2(part), 2011)

6.04.240 Violation—Penalty. SHARE

~~A.—Any person who violates Sections 6.04.200, 6.04.210 and 6.04.220 of this chapter shall be guilty of a civil infraction and shall be cited in accordance with Chapter 1.20.~~

~~B.—If any violation is continuing, each day's violation shall be deemed a separate violation. If any person is found guilty of violating this chapter, that person's license to own, keep, harbor or have custody of animals shall be deemed automatically revoked and no new license shall be issued for a period of one year. (Ord. 1403 §2(part), 2011)~~

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RCW 16.08.070**Dangerous dogs and related definitions.**

Unless the context clearly requires otherwise, the definitions in this section apply throughout RCW 16.08.070 through 16.08.100.

(1) "Potentially dangerous dog" means any dog that when unprovoked: (a) Inflicts bites on a human or a domestic animal either on public or private property, or (b) chases or approaches a person upon the streets, sidewalks, or any public grounds in a menacing fashion or apparent attitude of attack, or any dog with a known propensity, tendency, or disposition to attack unprovoked, to cause injury, or to cause injury or otherwise to threaten the safety of humans or domestic animals.

(2) "Dangerous dog" means any dog that (a) inflicts severe injury on a human being without provocation on public or private property, (b) kills a domestic animal without provocation while the dog is off the owner's property, or (c) has been previously found to be potentially dangerous because of injury inflicted on a human, the owner having received notice of such and the dog again aggressively bites, attacks, or endangers the safety of humans.

(3) "Severe injury" means any physical injury that results in broken bones or disfiguring lacerations requiring multiple sutures or cosmetic surgery.

(4) "Proper enclosure of a dangerous dog" means, while on the owner's property, a dangerous dog shall be securely confined indoors or in a securely enclosed and locked pen or structure, suitable to prevent the entry of young children and designed to prevent the animal from escaping. Such pen or structure shall have secure sides and a secure top, and shall also provide protection from the elements for the dog.

(5) "Animal control authority" means an entity acting alone or in concert with other local governmental units for enforcement of the animal control laws of the city, county, and state and the shelter and welfare of animals.

(6) "Animal control officer" means any individual employed, contracted with, or appointed by the animal control authority for the purpose of aiding in the enforcement of this chapter or any other law or ordinance relating to the licensure of animals, control of animals, or seizure and impoundment of animals, and includes any state or local law enforcement officer or other employee whose duties in whole or in part include assignments that involve the seizure and impoundment of any animal.

(7) "Owner" means any person, firm, corporation, organization, or department possessing, harboring, keeping, having an interest in, or having control or custody of an animal.

[2002 c 244 § 1; 1987 c 94 § 1.]

Notes:

Severability -- 1987 c 94: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1987 c 94 § 6.]

RCW 16.08.080

Dangerous dogs — Notice to owners — Right of appeal — Certificate of registration required — Surety bond — Liability insurance — Restrictions.

(1) Any city or county that has a notification and appeal procedure with regard to determining a dog within its jurisdiction to be dangerous may continue to utilize or amend its procedure. A city or county animal control authority that does not have a notification and appeal procedure in place as of June 13, 2002, and seeks to declare a dog within its jurisdiction, as defined in subsection (7) of this section, to be dangerous must serve notice upon the dog owner in person or by regular and certified mail, return receipt requested.

(2) The notice must state: The statutory basis for the proposed action; the reasons the authority considers the animal dangerous; a statement that the dog is subject to registration and controls required by this chapter, including a recitation of the controls in subsection (6) of this section; and an explanation of the owner's rights and of the proper procedure for appealing a decision finding the dog dangerous.

(3) Prior to the authority issuing its final determination, the authority shall notify the owner in writing that he or she is entitled to an opportunity to meet with the authority, at which meeting the owner may give, orally or in writing, any reasons or information as to why the dog should not be declared dangerous. The notice shall state the date, time, and location of the meeting, which must occur prior to expiration of fifteen calendar days following delivery of the notice. The owner may propose an alternative meeting date and time, but such meeting must occur within the fifteen-day time period set forth in this section. After such meeting, the authority must issue its final determination, in the form of a written order, within fifteen calendar days. In the event the authority declares a dog to be dangerous, the order shall include a recital of the authority for the action, a brief concise statement of the facts that support the determination, and the signature of the person who made the determination. The order shall be sent by regular and certified mail, return receipt requested, or delivered in person to the owner at the owner's last address known to the authority.

(4) If the local jurisdiction has provided for an administrative appeal of the final determination, the owner must follow the appeal procedure set forth by that jurisdiction. If the local jurisdiction has not provided for an administrative appeal, the owner may appeal a municipal authority's final determination that the dog is dangerous to the municipal court, and may appeal a county animal control authority's or county sheriff's final determination that the dog is dangerous to the district court. The owner must make such appeal within twenty days of receiving the final determination. While the appeal is pending, the authority may order that the dog be confined or controlled in compliance with RCW 16.08.090. If the dog is determined to be dangerous, the owner must pay all costs of confinement and control.

(5) It is unlawful for an owner to have a dangerous dog in the state without a certificate of registration issued under this section. This section and RCW 16.08.090 and 16.08.100 shall not apply to police dogs as defined in RCW 4.24.410.

(6) Unless a city or county has a more restrictive code requirement, the animal control authority of the city or county in which an owner has a dangerous dog shall issue a certificate of registration to the owner of such animal if the owner presents to the animal control unit sufficient evidence of:

(a) A proper enclosure to confine a dangerous dog and the posting of the premises with a clearly visible warning sign that there is a dangerous dog on the property. In addition, the owner shall conspicuously display a sign with a warning symbol that informs children of the presence of a dangerous dog;

(b) A surety bond issued by a surety insurer qualified under chapter 48.28 RCW in a form acceptable to the animal control authority in the sum of at least two hundred fifty thousand dollars, payable to any person injured by the dangerous dog; or

(c) A policy of liability insurance, such as homeowner's insurance, issued by an insurer qualified under

Title 48 RCW in the amount of at least two hundred fifty thousand dollars, insuring the owner for any personal injuries inflicted by the dangerous dog.

(7)(a)(i) If an owner has the dangerous dog in an incorporated area that is serviced by both a city and a county animal control authority, the owner shall obtain a certificate of registration from the city authority;

(ii) If an owner has the dangerous dog in an incorporated or unincorporated area served only by a county animal control authority, the owner shall obtain a certificate of registration from the county authority;

(iii) If an owner has the dangerous dog in an incorporated or unincorporated area that is not served by an animal control authority, the owner shall obtain a certificate of registration from the office of the local sheriff.

(b) This subsection does not apply if a city or county does not allow dangerous dogs within its jurisdiction.

(8) Cities and counties may charge an annual fee, in addition to regular dog licensing fees, to register dangerous dogs.

(9) Nothing in this section limits a local authority in placing additional restrictions upon owners of dangerous dogs. This section does not require a local authority to allow a dangerous dog within its jurisdiction.

[2002 c 244 § 2; 1989 c 26 § 3; 1987 c 94 § 2.]

Notes:

Severability -- 1987 c 94: See note following RCW 16.08.070.

RCW 16.08.090**Dangerous dogs — Requirements for restraint — Potentially dangerous dogs — Dogs not declared dangerous.**

(1) It is unlawful for an owner of a dangerous dog to permit the dog to be outside the proper enclosure unless the dog is muzzled and restrained by a substantial chain or leash and under physical restraint of a responsible person. The muzzle shall be made in a manner that will not cause injury to the dog or interfere with its vision or respiration but shall prevent it from biting any person or animal.

(2) Potentially dangerous dogs shall be regulated only by local, municipal, and county ordinances. Nothing in this section limits restrictions local jurisdictions may place on owners of potentially dangerous dogs.

(3) Dogs shall not be declared dangerous if the threat, injury, or damage was sustained by a person who, at the time, was committing a wilful trespass or other tort upon the premises occupied by the owner of the dog, or was tormenting, abusing, or assaulting the dog or has, in the past, been observed or reported to have tormented, abused, or assaulted the dog or was committing or attempting to commit a crime.

[1987 c 94 § 3.]

Notes:

Severability -- 1987 c 94: See note following RCW 16.08.070.

RCW 16.08.100

Dangerous dogs — Confiscation — Conditions — Duties of animal control authority — Penalties and affirmative defenses for owners of dogs that attack — Dog fights, penalty.

(1) Any dangerous dog shall be immediately confiscated by an animal control authority if the: (a) Dog is not validly registered under RCW 16.08.080; (b) owner does not secure the liability insurance coverage required under RCW 16.08.080; (c) dog is not maintained in the proper enclosure; or (d) dog is outside of the dwelling of the owner, or outside of the proper enclosure and not under physical restraint of the responsible person. The owner must pay the costs of confinement and control. The animal control authority must serve notice upon the dog owner in person or by regular and certified mail, return receipt requested, specifying the reason for the confiscation of the dangerous dog, that the owner is responsible for payment of the costs of confinement and control, and that the dog will be destroyed in an expeditious and humane manner if the deficiencies for which the dog was confiscated are not corrected within twenty days. The animal control authority shall destroy the confiscated dangerous dog in an expeditious and humane manner if any deficiencies required by this subsection are not corrected within twenty days of notification. In addition, the owner shall be guilty of a gross misdemeanor punishable in accordance with RCW 9A.20.021.

(2) If a dangerous dog of an owner with a prior conviction under this chapter attacks or bites a person or another domestic animal, the dog's owner is guilty of a class C felony, punishable in accordance with RCW 9A.20.021. It is an affirmative defense that the defendant must prove by a preponderance of the evidence that he or she was in compliance with the requirements for ownership of a dangerous dog pursuant to this chapter and the person or domestic animal attacked or bitten by the defendant's dog trespassed on the defendant's real or personal property or provoked the defendant's dog without justification or excuse. In addition, the dangerous dog shall be immediately confiscated by an animal control authority, placed in quarantine for the proper length of time, and thereafter destroyed in an expeditious and humane manner.

(3) The owner of any dog that aggressively attacks and causes severe injury or death of any human, whether or not the dog has previously been declared potentially dangerous or dangerous, shall, upon conviction, be guilty of a class C felony punishable in accordance with RCW 9A.20.021. It is an affirmative defense that the defendant must prove by a preponderance of the evidence that the human severely injured or killed by the defendant's dog: (a) Trespassed on the defendant's real or personal property which was enclosed by fencing suitable to prevent the entry of young children and designed to prevent the dog from escaping and marked with clearly visible signs warning people, including children, not to trespass and to beware of dog; or (b) provoked the defendant's dog without justification or excuse on the defendant's real or personal property which was enclosed by fencing suitable to prevent the entry of young children and designed to prevent the dog from escaping and marked with clearly visible signs warning people, including children, not to trespass and to beware of dog. In such a prosecution, the state has the burden of showing that the owner of the dog either knew or should have known that the dog was potentially dangerous as defined in this chapter. The state may not meet its burden of proof that the owner should have known the dog was potentially dangerous solely by showing the dog to be a particular breed or breeds. In addition, the dog shall be immediately confiscated by an animal control authority, quarantined, and upon conviction of the owner destroyed in an expeditious and humane manner.

(4) Any person entering a dog in a dog fight is guilty of a class C felony punishable in accordance with RCW 9A.20.021.

[2002 c 244 § 3; 1987 c 94 § 4.]

Notes:

Severability -- 1987 c 94: See note following RCW 16.08.070.

Chapter 6.08 LIVESTOCK, FOWL, WILD ANIMALS AND ANIMAL TRAPS

Sections:

- [6.08.010](#) Purpose.
- [6.08.020](#) Chapter compliance required.
- [6.08.030](#) Definitions.
- [6.08.035](#) Prohibited Animals.
- [6.08.040](#) Minimum standards- for livestock
- [6.08.050](#) ~~Wild and exotic animals~~Minimum standards for fowl.-
- [6.08.060](#) Animal traps.
- [6.08.070](#) Outdoor feeding.
- [6.08.080](#) Violation--Penalty.

6.08.010 Purpose. SHARE

It is the purpose of this chapter to regulate the type, location and number of animals within the community so as to allow their enjoyment without causing nuisance conditions or health hazards. (~~Ord. 1403 §2(part), 2011~~)

6.08.020 Chapter compliance required. SHARE

It is unlawful for any person, person, firm or corporation to keep or maintain livestock or fowl within the city limits, except as provided in this chapter. (~~Ord. 1403 §2(part), 2011~~)

6.08.030 Definitions. SHARE

"Fowl" where used in this chapter means laying hens for the purpose of egg production for the owner's home use chickens, geese, ducks, turkeys, and pigeons.

"Large Livestock" where used in this chapter means and includes horses and, cattle, ~~sheep, goats and swine.~~

"Small livestock" where used in this chapter means and includes miniature ponies, sheep and goats

"Wild and exotic animal" means any live, nonhuman primate, coyote, raccoon, skunk, fox, poisonous or constrictor type snakes, leopard, panther, tiger, lion, lynx, or any other warm-blooded animal which can normally be found in the wild state or birds of prey. An animal that is one-fourth coyote/wolf or more shall be considered a wild animal. (~~Ord. 1403 §2(part), 2011~~)

6.08.035 Prohibited Animals

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Roosters, stallions, bulls, wild and exotic animals are strictly prohibited.

6.08.040 Minimum standards for Livestock. SHARE

Possession of livestock for individual domestic purposes not including commercial operation shall conform to the minimum standards below:

A. File with the city a livestock management plan permit detailing how the property owner intends to meet the conditions listed in this section. The permit must be approved by the mayor and department heads. The permit is effective for a calendar year ending December 31. Each year a new livestock management plan permit shall filed with the City.

B. A minimum of one acre of available property for up to a maximum of per three large livestock or and up to a maximum of per six small livestock.

C. Fencing shall be a nonpenetrable type, so as to reduce the nuisance impact on adjacent land uses. All fences shall be constructed and maintained in a structurally sound manner. Fences which are structurally unsound and/or hazardous are subject to abatement.

D. All livestock shall be provided with shelter, natural or structural from excessive weather temperature and precipitation sufficient to protect the size, type, and number of animals.

E. Minimum care shall be provided that is sufficient to preserve the health and well-being of the animal such as a clean source of water, adequate feed to maintain proper body condition and weight and minimum health care within appropriate time periods.

F. The owner of every animal shall be responsible for the removal or abatement of any excreta deposited by their animal(s) on public areas or private property. The animal owner shall further not permit such excreta or food supplies, on the owner's property of the owner or elsewhere, to be or become a breeding place for insects or flies, to be or become unsanitary, or to give offensive odor.

G. No tying, tethering, hobbling or hitching livestock on private property without permission other than the owners, on public walks or recreational areas.

H.G. Exception: For any 4-H or FFA project or modification from the above conditions, the mayor and department heads city council may approve a variance from the above rules for a temporary period of time.

(Ord. 1403 §2(part), 2011)

6.08.050 Wild or exotic animals. SHARE **Minimum standards for Fowl**

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It shall be unlawful to own or harbor a wild or exotic animal as defined in Section 6.08.030. (Ord. 1403 §2(part), 2011)

A. File with the city a fowl management plan permit detailing how the property owner intends to meet the conditions listed in this section. The permit must be approved by the mayor and department heads. The permit is effective for a calendar year ending December 31. Each year a new fowl management plan permit shall filed with the City.

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B. The number of fowl is limited to no more than six (6) adults and/or juvenile laying hens.

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C. Laying hens shall be maintained in good health with adequate food, water, dry clean coop and medical care, as appropriate.

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D. Fowl shall be contained within structures or fencing. Structures and fencing shall be kept at least 25 feet from a habitable building. Free range chickens are not allowed.

E. The owner shall manage the hens in such a way that minimizes odors, noises and vector attraction so as to respect the property and wellbeing of neighbors and the surrounding community.

F. The owner shall be responsible for the removal of any excreta, including manure, urinary waste and bedding materials, deposited on their property. Additionally, the owner shall not permit such excreta or food supplies on their property to become a breeding place for insects or flies, to be or become unsanitary, or to give offensive odor.

G. Exception: For any 4-H project or modification from the above conditions, the mayor and department heads may approve a variance from the above rules

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6.08.060 Animal traps. SHARE

The ~~animal control officer for the~~ city may allow the use of city animal traps by the citizens of the city under the following conditions:

A. There shall be paid in advance a deposit of fifty dollars per trap.

B. No trap will be ~~rented-loaned~~ for more than two weeks at a time to the same individual.

C. The deposit of any person who fails to return the trap within the two-week period shall be forfeited to the city.

D. The person who is allowed the use of the trap shall be responsible for any damages to the trap until the trap is returned to the city.

E. Any person wishing to use a trap shall complete an application form provided by the city.

F. All animals trapped by the user shall be properly disposed of by the user.

G. All traps shall be returned to the city in the same condition as they were in at the time of [initial rental loan](#).

H. The failure to timely return a trap shall be a presumption of the user's intent to deprive the city of its property and this presumption may be relied upon by the city, its police officers and agents in any criminal prosecution. (Ord. 1403 §2(part), 2011)

6.08.070 Outdoor feeding.

It is unlawful for a person to knowingly feed an animal that he or she does not own. (Ord. 1403 §2(part), 2011)

6.08.080 Violation--Penalty.

A. Any person who violates this chapter is guilty of a civil infraction and shall be cited in accordance with Chapter [1.20](#).

B. If any violation is continuing, each day's violation shall be deemed a separate violation. (Ord. 1403 §2(part), 2011)

AGENDA BILL: G4

AGENDA TITLE: REVISIONS TO PARKING ORDINANCE
RECOMMENDATION

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION X
RESOLUTION _____ OTHER _____
MOTION X

EXPLANATION:

Please find attached a red line version of the parking regulations ordinance. This is the recommendation of the Ordinance Committee and open for comment. A summary of the proposed changes are as follows:

1. Clarity of the definitions for parallel, angle and perpendicular parking requirements. (020)
2. Revisions to parking within a parking strip, curb height and surface improvements. (045)
3. Clarification of two hour parking limit. (050.E)
4. Clarification of chain parking prohibition. (060)

FISCAL IMPACT:

ALTERNATIVES:

1. Set a public hearing.
2. Recommend the revisions be converted to an ordinance for its first reading at the August 17th council meeting and invite public comment.

STAFF RECOMMENDATION:

MOTION:

CITY OF GOLDENDALE
GOLDENDALE, WASHINGTON

ORDINANCE NO. _____

AN ORDINANCE OF THE CITY OF GOLDENDALE, WASHINGTON, AMENDING THE
CURRENT GOLDENDALE MUNICIPAL CODE CHAPTER 10.16

~~WHEREAS, the City of Goldendale has taken testimony for several citizens expressing
their desire to amend the Parking Regulations Ordinance; and~~

WHEREAS, the City of Goldendale City Council wishes to amend Chapter 10.16 of the
Goldendale Municipal Code

NOW THEREFORE, THE CITY COUNCIL OF THE CITY OF GOLDENDALE DOES
ORDAIN AS FOLLOWS:

Section 1: The current Goldendale Municipal Code 10.16 General Traffic Provisions is
amended to read as follows:

Chapter 10.16

Parking

Sections:

- 10.16.010 Definitions.
- 10.16.020 Parking restrictions generally
- 10.16.030 Stopping, standing or parking prohibited in specified places
- 10.16.040 No Parking, diagonal, perpendicular and parallel parking areas.
- 10.16.045 Parking within the parking strip
- 10.16.050 No parking zones and time periods
- 10.16.060 Chain parking prohibited
- 10.16.070 No Parking areas - Identification
- 10.16.080 Parking trailers, recreational vehicles and trucks
- 10.16.190 Regulations not exclusive
- 10.16.100 Enforcement of parking regulations
- 10.16.110 Registered owner responsible - Lien
- 10.16.120 Law enforcement official impound
- 10.16.130 Penalty
- 10.16.140 Notice to the State of Washington Department of Licensing
- 10.16.150 Failure to comply with notice of parking violation
- 10.16.160 Hearing to contest validity of notices
- 10.16.170 Parking Administrative Hearing Examiner
- 10.16.180 Appeal to the City Council
- 10.16.190 Rules and regulations
- 10.16.200 Appeal of administrative determination

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10.16.010 Definitions.

A. The definition of words and phrases contained in RCW 46.04.010 through 46.04.700 are adopted by reference and shall, for the purposes of this chapter, have the same meanings ascribed to words and phrases herein.

B. The following words and phrases, when used in this chapter, shall have the following meanings:

1. "Alley" means a public city street not designed for general travel and used primarily as a means of access to the rear of residences and business establishments.

2. "City" means the City of Goldendale.

3. "City street" means every portion of the right-of-way, or part thereof located within the limits of the City, except alleys.

4. "Crosswalk" means that portion of the roadway between the intersection area and a prolongation or connection of the farthest sidewalk line or in the event there are no improved sidewalks, then between the intersection area and a line ten feet there from, except as modified by a marked crosswalk.

5. "Curb" or "curb line" means the edge of a roadway marked by a curb.

6. "Intersection" means the area embraced within the prolongation of the lateral curb lines, or, if there be no curbs, then the lateral roadway boundary lines of two or more streets which join one another at an angle, whether or not such streets cross one another. The junction of an alley with a street or highway shall not constitute an intersection.

7. "Legal owner" means a person having a security interest in a vehicle perfected in accordance with RCW Chapter 46.12 or the registered owner of a vehicle unencumbered by a security interest.

8. "Loading zone" means a space reserved for the exclusive use of vehicles during the loading or unloading of property or passengers.

9. "Motor vehicle" means every vehicle which is self-propelled.

10. "Park" or "parking" means the standing of a vehicle, whether occupied or not, otherwise than temporarily for the purpose of and while actually engaged in loading or unloading of property or passengers.

11. "Parking space" means any space which is duly designated for the parking of a single vehicle by appropriate markings on the pavement and/or the curb.

12. "Parking strip" means that portion of the city street lying between the constructed curb and the property line exclusive of the sidewalk area, which is more than 10 feet in width.

13. "Passenger loading zone" means a place reserved for the exclusive use of vehicles while receiving or discharging passengers.

14. "Planting strip" means that portion of a city street lying between the constructed curb and the property line exclusive of the sidewalk area, which is less than 10 feet in width.

15. "Police officer" means any duly commissioned law enforcement officer of the City.

16. "Recreational vehicle" means a vehicular -type unit primarily designed for recreational camping or travel use that has its own motive power or is mounted on or

towed by another vehicle. The units include travel trailers, firth-wheel trailers, folding camping trailers, truck campers and motor homes.

17. "Registered owner" means the person whose lawful right of possession of a vehicle has most recently been recorded with the Washington State Department of Licensing.

18. "Sidewalk" means that property between the curb lines or the lateral lines of a roadway and the adjacent property, set aside and intended for the use of pedestrians or such portion of private property parallel and in proximity to a public street and dedicated to use by pedestrians.

19. "Stand" or "standing" means the halting of a vehicle, whether occupied or not, otherwise than temporarily for the purpose of receiving or discharging passengers.

20. "Parking violation" means the infringement of any parking regulation set forth in this chapter.

Chapter 10.16.020 Parking Restrictions Generally.

A. ~~Method~~Parallel Parking: Every vehicle parallel parked shall be so stopped or parked with the right-hand wheels parallel to and within twelve inches of the right-hand curb or as close as practicable to the right edge of the right-hand shoulder. ~~Parking along a street without a curb or p~~arking within a parking strip, only parallel parking in the direction of travel is allowed, unless the vehicle is parked in a designated driveway leading to a private driveway, carport or garage. ~~n any place where angle parking is permitted or required, it is unlawful to angle park a vehicle otherwise than with the right front wheel abutting against or touching the curb immediately in front of such vehicle where there is such a curb. On all streets and highways where angle parking is designated by lines drawn on the pavement or curbs, all vehicles shall be angle parked in such a manner that the entire portion of said vehicle is located within the stall or parking space designated by such lines.~~

B-. Angle Parking: In any place where angle parking is permitted or required, it is unlawful to angle park a vehicle otherwise than with the right front wheel abutting against or touching the curb immediately in front of such vehicle where there is such a curb. On all streets and highways where angle parking is designated by lines drawn on the pavement or curbs, all vehicles shall be angle parked in such a manner that the entire portion of said vehicle is located within the stall or parking space designated by such lines.

C. Perpendicular Parking: Parking perpendicular within the city street is allowed unless it is deemed to impede vehicular or pedestrian travel.

DB. Length limitation: No vehicle or vehicle and trailer that measures twenty-one feet or more, overall, shall at any time be parked other than parallel with the curb, nor shall be parked where diagonal parking is allowedrequired, no shall be parked perpendicular.

EC. Selling vehicles: No person, firm or corporation engaged in the business of selling vehicles shall suffer the same to remain stopped, parked or stored upon any of the city street right-of-way or alleys of the city, for the purpose of sale, display or storage.

FD. No person shall park any vehicle upon any roadway for the principal purpose of washing, greasing or repairing such vehicle except repairs necessitated by an emergency.

GE. There shall be no parking of vehicles on parade routes during periods reserved for parades or special events which have been authorized and approved.

Chapter 10.16.030 Stopping, standing or parking prohibited in specified places.

Parking of vehicles is allowed on all ~~public~~-city streets or parking areas subject to the following restrictions: except when necessary to avoid conflict with other traffic or in compliance with the directions of a police officer or traffic control device (including school buses), no person shall;

A. Park, stand or stop a vehicle:

1. In any alley,
2. Alongside any curb or sidewalk painted yellow, which abuts said street or highway, whether or not signs are erected giving notice thereof,
3. On any city street for the purpose of selling goods, wares or merchandise, without a permit.
4. On the roadway side of any vehicle stopped or parked at the edge or curb of a street,
5. On a sidewalk or street planting strip,
6. Within an intersection,
7. On a crosswalk,
8. Alongside or opposite any street excavation or construction project when stopping, standing or parking would obstruct traffic,
9. Upon any bridge,
10. In any place where official signs prohibit stopping

B. Park or stand a vehicle, whether occupied or not, except to momentarily pickup or discharge a passenger or passengers:

1. In front of a public or private driveway or within five feet of the end of the curb or radius leading thereto,
2. Within fifteen feet of a fire hydrant,
3. Within twenty feet of a crosswalk,
4. Within twenty feet of the driveway entrance to any fire station and on the side of a street opposite the entrance to any fire station when properly signed;
5. Within thirty feet of the approach of any flashing signal, stop sign, yield sign or traffic control signal located at the side of a roadway, except the downtown commercial area described as follows: From the south and west side of the intersection of Chatfield and Broadway, thence west to the intersection at Golden and Broadway, thence south on the east side of Golden to the intersection of Golden and Court, thence east along the south side of Court to the intersection of Chatfield and Court, then north along the west side of Chatfield to the point of beginning, as marked.
6. At any place where official signs prohibit standing or parking.

10.16.040 No Parking, Diagonal, perpendicular and parallel parking areas.

A. Upon those streets which have been marked or signed as “No Parking Zones” no parking shall be allowed.

B. Upon those streets which have been marked or signed for diagonal, perpendicular or parallel parking, no person shall park or stand a vehicle other than as indicated by the markings. Where no markings exist, only parallel parking shall be allowed.

10.16.045 Parking within the parking strip.

A. Parking behind the curb within the City right-of-way is allowed under the following circumstances:

1. If there is at least 10 feet of space between the curb and the property line, parking is allowed if the following conditions are met:
 - a. An approved curb cut is in place (an approved curb cut above the existing pavement height can be no higher than ~~½ inch on the street side of the curb and no higher than 2 inches on the back of the curb~~). The curb cut/driveway approach shall meet the requirements outlined in Chapter 12.12.
 - b. Only one curb cut is allowed per property, unless sufficient footage would allow for two curb cuts.
 - c. In the case where only one curb cut is allowed, the vehicle must use the single curb cut for entering and exiting the planting strip area.
 - d. Only one vehicle per curb cut is allowed.
 - e. Driving over the curb in excess of 2 inches is expressly prohibited.
 - f. ~~The planting strip used for parking a vehicle must have an approved-improved surface such as 5/8 minus rock, cement or asphalt. (Red-rock landscaping is not an approved surface)~~

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10.16.050 Parking zones and time periods.

A. Between 2:00 a.m. and 5:00 a.m. There shall be no parking of vehicles allowed between the hours of 2:00 a.m. and 5:00 a.m. on the following streets and avenues within the city:

1. West Main between Columbus and Golden
2. East Main between Columbus and Chatfield
3. South Grant between Main and Court
4. North Grant between Main and Broadway

B. Two-Hour parking limit. There shall be a two-hour parking of vehicles limit on the following streets between the hours of 9:00 a.m. and 6:00 p.m. and no vehicles shall be continuously parked at such locations in excess of two hours:

1. West Broadway north side of street for a distance of 150 feet east of the intersection with Grant Street.
2. North Grant east side of street for a distance of 100 feet north of the intersection with Broadway Street.

C. School zone parking limit. There shall be no parking of vehicles allowed on any street during bus loading and unloading times on school days on the following street and avenues within the city for the purpose of loading and unloading of children.

1. On Schuster, both sides of the street, from the southernmost driveway entrance at the Head Start Building to the northern most driveway entrance into the primary school parking lots.
2. On the south side of Collins and the west side of King Street adjacent to the middle school buildings.
3. On the west side of Roosevelt adjacent to the high school buildings.

D. Commercial loading zone limit. Only marked commercial vehicles, engaged in loading or unloading of property between the hours of eight a.m. and five p.m., shall be allowed to park in a signed commercial loading zone, and for a period of time not to exceed one hour, except that the operator of a private vehicle may stop temporarily therein for the purpose of loading and unloading property or passengers when such stopping does not interfere with a marked commercial vehicle waiting to enter or about to enter such zone. This limit applies to the following streets:

1. North Grant Street, east side between Main Street north to the alley.
2. South Columbus, west side between Main Street south to the alley.

E. Two-hour Parking limit. No vehicle shall be parked in the two-hour hour parking areas of the City for a consecutive period of more than two hours between the hours of eight a.m. and six p.m., Monday through Saturday, except holidays.

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FE. Seventy-Two-Hour parking limit. There shall be no parking of vehicles allowed on any city street, alley, within the city limits of Goldendale for a continuous period, not to exceed 72 hours. Each additional twenty-four hours of consecutive parking after the first notice of violation is placed upon the vehicle shall constitute additional and separate violation of this chapter.

10.16.060 Chain parking prohibited.

~~No vehicle shall be parked in the two-hour hour parking areas of the City for a consecutive period of more than two hours between the hours of eight a.m. and six p.m., Monday through Saturday, except holidays.~~ No vehicle shall be parked in a seventy-two hour no parking areas of the City for a consecutive period of more than seventy-two hours. It shall be no defense that the vehicle has been moved from one parking space to another within the two-hour or seventy-two hour parking zones or that the vehicle traversed streets not within said zone in so being moved.

10.16.070 No-Parking Areas - Identification.

The City Department of Public Works shall paint the curb adjoining all no-parking and prohibited parking areas yellow or shall post signs prohibiting parking on the curb adjoining no-parking zones. It is unlawful for any other person to paint the curbs or post no-parking signs in such restricted zones.

10.16.080 Parking trailers, recreational vehicles and trucks.

A. No person shall detach and park any utility/ /horse trailer or recreational vehicle upon any city street or alley.

B. Persons stopping, standing or parking trailers which are attached to towing vehicles shall abide by all parking regulations as set forth in this chapter.

C. No person shall stand or park a truck, recreational vehicle or truck tractor-trailer combination which has a gross vehicle weight in excess of sixteen thousand pounds, a length in excess of twenty-one feet or a width in excess of eight feet, six inches upon any portion of a city street or alley within any residential zone as defined in the city's zoning code and zoning map accept when:

1. Property is actively loaded or unloaded from such vehicle; or
2. The vehicle is a public utility vehicle providing a service for the public; or
3. The vehicle is an emergency vehicle; or
4. Such vehicle is currently used at and is located at a specific location

within a residential zone for the purpose of assisting in the providing of services such as construction, carpentry, plumbing or landscaping to such residence or location.

Provided, however, recreational vehicles can stand or park on a city street in a residential zone for a maximum period of twenty-four hours provided said vehicles do not violate any parking restrictions (such as posted time zones) and meet all other parking regulations.

D. Commercial Trailer Parking is allowed on the north side of Railroad between Columbus and Darland Street and on the south side of Railroad between Mill and Darland.

10.16.090 Regulations not exclusive.

The provisions of this chapter imposing time limits on parking shall not relieve any person from the duty to observe other and more restrictive provisions prohibiting or limiting the stopping, standing or parking of vehicles in specified places or at specified times. All law enforcement officers shall have the right to control stopping, standing or parking of vehicles on a temporary basis as may be required in case of emergencies or other events of a temporary nature.

10.16.100 Enforcement of parking regulations

A. The parking regulations set forth in this chapter shall be enforced by the City's police officers.

B. Failure to perform any act required or the performance of any act prohibited by this chapter is designated as a parking violation and shall not constitute an infraction or a criminal offense, unless otherwise indicated in this chapter.

C. City police officers have the authority to issue a notice of parking violation when the parking violation is committed in the person's presence.

D. If any vehicle is found parked, standing or stopped in violation of this chapter or otherwise violates the provisions of this chapter, the officer finding the vehicle shall take its license number and may take any other information displayed on the vehicle which may identify its user, and shall conspicuously affix to the vehicle a notice of parking violation. A notice of parking violation represents a determination that a parking

violation has been committed. The determination will be final unless contested as provided in this chapter.

E. The police officers in charge of the enforcement of the parking regulations of the City shall, and are authorized to, mark such vehicles parked, standing or stopped from time to time to aid in the enforcement of this chapter. Such mark shall be by chalk upon the tires of said vehicles or by some other convenient method but will not be injurious to or damage such vehicle. The marks so placed shall not be interfered with, concealed, obliterated or erased by any person other than a police officer or parking enforcement person, while the same shall remain parked or standing at the place where so marked. It shall constitute a parking violation to interfere with, conceal, obliterate or erase any mark in violation of this section.

10.16.110 Registered owner responsible - Lien.

A. Every person in whose name a vehicle is registered shall be responsible for any violation of this chapter caused by the parking, standing or stopping of said vehicle in violation hereof. It shall be no defense that the vehicle was parked illegally by another, unless proof is presented that said vehicle had been stolen and had not been returned to the registered owner by the date of the violation. This section shall not apply to registered owners transferring vehicle ownership prior to the date of the violation.

B. Every vehicle against which penalties and costs are assessed pursuant to the provisions of this chapter shall be subject to a lien for the penalties and costs thus assessed. Said lien shall be reduced to a possessory lien by the procedures mobilization and impound set forth herein and shall not be released from immobilization or impound until said penalties and costs are paid or provided for.

10.16.120 Law enforcement official impound.

A. A law enforcement officer or official as set forth in GMC 10.16.100, discovering an unauthorized vehicle left within a city right-of-way, shall attach to the vehicle a readily visible notification sticker. The city shall develop a notification sticker that clearly denotes the agency's authorization to impound. The sticker shall also contain the following information:

1. The date and time the sticker was attached;
2. The identity of the officer or official;
3. A statement that if the vehicle is not removed within 24 hours from the time the sticker is attached, the vehicle may be taken into custody and stored at the owner's expense; and
4. The address and telephone number where additional information may be obtained.

B. If the vehicle has current Washington registration plates, the officer or official shall check the records to learn the identity of the last owner of record. The officer or official or their department shall make a reasonable effort to contact the owner by telephone in order to give the owner the information on the notification sticker.

C. If the vehicle is not removed within 24 hours from the time the notification sticker is attached, the law enforcement officer or official may take custody of the vehicle and provide for the vehicle's removal to a place of safety. A vehicle that does not pose a safety hazard may remain on the roadside for more than 24 hours if the owner or

operator is unable to remove it from the place where it is located and so notifies law enforcement officers or officials and requests assistance; provided, however, said vehicle must be removed within 72 hours of the original notice.

D. For the purposes of this section, a place of safety includes the business location of a registered tow truck operator.

10.16.130 Penalty.

Anyone violating the terms of this chapter shall be deemed to have committed a parking violation and for each such violation shall be subject to a civil penalty. The original penalty for each violation of this chapter shall be the issuance of a parking violation with the fine of \$50.00.

A. The failure to respond or report as directed for any parking violation within fifteen calendar days shall result in an additional penalty of \$50.00.

B. Each day that a violation continues or each time that a violation continues past a parking limitation period or portion thereof in excess of the applicable parking time limitation, it shall be deemed a separate violation subject to civil penalty as set forth above.

C. After four violations of this chapter within a period of six months, the violator will be considered habitual, and new violations may be enforced pursuant to the procedure set forth in Chapter 1.20 GMC, Civil Enforcement.

D. The penalties set forth above will be reduced in half if the parking violation is paid to the City Clerk-Treasurer's office within twenty-four hours of the time and date of issuance. In the event the City Clerk-Treasurer's office is not open for business the day following the date of issuance, the violator can make payment on the next City business day and still receive the reduced penalty.

10.16.140 Notice to the State of Washington Department of Licensing

Any vehicle as to which it is found that in any calendar year:

A. Three or more notices of violation of this chapter have been issued re: the illegal parking of the vehicle;

B. The penalties assessed pursuant to the three or more of said notices have not been paid, shall be subject to the City Treasurer giving notice of said parking violations to the Washington State Department of Licensing as provided by RCW 46.01.110 and WAC 308-96A-345 to 308-96A-380. This enforcement procedure shall be in addition to and not in lieu of the public nuisance procedure for enforcing this chapter.

10.16.150 Failure to comply with notice of parking violation

A. A request for a hearing or, in the alternative, payment shall be made within fifteen calendar days of the date of issuance of the notice of parking violation. If no request for a hearing or payment be made within fifteen calendar days of the date of issuance of the notice of parking violation, the City shall mail by first class mail a delinquency notice to the registered owner of the vehicle to which the notice was affixed, informing him/her of the violation and of a right to request a hearing.

B. If no request for a hearing or payment be made within fifteen calendar days of the date of mailing the delinquency notice, the registered owner of the vehicle is declared delinquent. In addition to or in lieu of the possessory lien procedure for collecting delinquent parking violation penalties the City may bring suit for judgment on the penalties plus costs of suit including reasonable attorney's fees. The City may also turn this matter over to a collection agency.

10.16.160 Hearing to contest validity of notices

- A. Any individual receiving a notice of parking violation or a delinquency notice may contest the notices issued by requesting a hearing through the City Clerk-Treasurer's office.
- B. Upon receipt of a timely request for a hearing, the City Clerk-Treasurer shall set the matter for hearing on the parking hearing examiner's calendar.
- C. The Hearing Examiner may, in its discretion, affirm nullify or modify the notice of parking violation. In addition, the Hearing Examiner may, in its discretion, modify, waive, reduce or suspend the monetary penalty prescribed for the violation.

10.16.170 Parking Administrative Hearing Examiner

- A. Office—Created. There is created the Office of the Parking Administrative Hearing Examiner of the City.
- B. Office – Part-time—Remuneration. The Office of the Hearing Examiner shall be part-time and remunerated by personal service contract.
- C. Appointment. The Hearing Examiner shall be appointed by the Mayor.
- D. Jurisdiction. The Hearing Examiner will be responsible for presiding over all hearings required by this chapter as well as other additional administrative matters over which he may be requested to preside.
- E. Powers. The Hearing Examiner shall have the power to:
 - 1. Administer oaths and affirmations, examine witnesses and receive evidence;
 - 2. Issue subpoenas upon the request of any party. The City Clerk-Treasurer, his designated agent, the City Attorney and the attorney of record are also authorized to issue subpoenas. When so required, the applicant for the subpoena shall show to the satisfaction of said individual the general relevance and reasonable scope of the evidence sought;
 - 3. Rule on offers of proof and receive relevant evidence;
 - 4. Regulate the course of the hearing, including imposition of penalties for disruption of the orderly process or refusal to comply with lawful orders of the hearing Examiner;
 - 5. Hold conferences for the settlement or simplification of the issues by consent of the parties;
 - 6. Make decisions which can be incorporated into findings of fact, conclusions of law and order of the Hearing Examiner and enter orders of default and consent orders;

10.16.180 Appeal to the City Council

The person/entity receiving a parking violation or any party of interest may, within fifteen days from the date of the service of the Parking Administrative Hearing Examiner's decision, file an appeal by filing a written notice of appeal with the City Clerk-Treasurer setting out the reasons he or she believes the Hearing Examiner's the decision to be erroneous. The appeal shall be decided by the City Council. The decision of the City Council shall be final and shall be appealable only to the Superior Court.

10.16.190 Rules and regulations .

The City Clerk-Treasurer's office and the City's Police Department are authorized to jointly promulgate rules and regulations necessary to administer this chapter. The City Clerk-Treasurer's office shall receive and account for all sums paid under this chapter.

10.16.200 Request for variance.

Any person that feels particular special circumstances affect his ability to meet the specific requirements of this ordinance may request the Ordinance Committee of the City of Goldendale to review a request for variance from the rules and regulations outlined in this chapter. A report of the ordinance committee findings shall be reported to the City Council at its next regularly scheduled meeting.

Section 2: This Ordinance shall become effective 5 days after passage and publication as provided for by law.

APPROVED:

CLINT BAZE, MAYOR

ATTEST:

CONNIE BYERS, CLERK-TREASURER

AGENDA BILL: G5

AGENDA TITLE: CONFIRMATION OF MAYOR'S POLICE
CHIEF APPOINTMENT

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION X

RESOLUTION _____ OTHER _____

MOTION X

EXPLANATION:

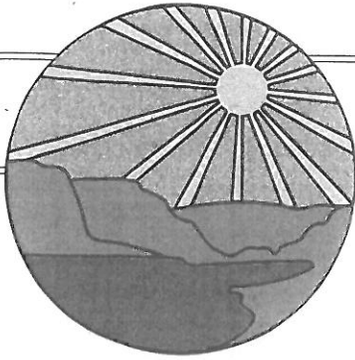
Please find attached a conditional offer of employment to appoint Reggie Bartkowski to the position of Police Chief for the City of Goldendale. This appointment is contingent on confirmation of the Mayor's appointment by at least five council members.

FISCAL IMPACT:

ALTERNATIVES:

STAFF RECOMMENDATION:

MOTION:



CITY OF GOLDENDALE

1103 SOUTH COLUMBUS
GOLDENDALE, WASHINGTON 98620
509-773-3771

July 29, 2015

Reggie Bartkowski
100 Graceway Road
Goldendale WA 98620

Dear Mr. Bartkowski:

It is with considerable pleasure that I extend to you a conditional offer of employment for the position of Police Chief for the City of Goldendale. This offer is contingent upon confirmation by at least five councilpersons.

As the Police Chief, you are responsible for the organization, direction and training of the Police Department, preservation of peace within the community, protection of life and property and the enforcement of city ordinances, state and federal law where applicable. In addition you will represent the City of Goldendale in all law enforcement activities. You will work under the direction and supervision of the Mayor. Other duties may be assigned as the need arises.

Your official starting date will be August 8, 2015. Your compensation will be \$7,315.53 per month, which is Step I of the salary grid for the position of Police Chief, less legally required or authorized deductions. You will continue to receive benefits provided by the City of Goldendale as outlined in the City's Personnel Manual adopted January 6, 2003 and through the last revision dated January 1, 2010. An outfitted vehicle will be provided and your residence must be within a reasonable response time (approximately 20 minutes).

Performance will be evaluated after six months of service as the Police Chief and thereafter performance will be evaluated annually. Your employment is an at-will position and you serve at the pleasure of the Mayor.

We are excited about the prospect of a continued employment relationship with the City of Goldendale. We believe that you will make a positive contribution towards the growth and success of the City of Goldendale. If the terms and conditions as described in this letter are acceptable, please indicate by signing below and returning this letter to me.

Sincerely,



Clinton Baze
Mayor



Reggie Bartkowski

Cc: Connie Byers, Clerk-Treasurer

Accepted and Dated: 7-30-2015

AGENDA BILL: H1

AGENDA TITLE: SURPLUS WATER SYSTEM
CHLORINATORS

DATE: AUGUST 3, 2015

ACTION REQUIRED:

ORDINANCE _____ COUNCIL INFORMATION _____ X _____

RESOLUTION _____ X _____ OTHER _____

MOTION _____ X _____

EXPLANATION:

Please find attached Karl Enyearts memo to surplus three clortec chlorinators.

FISCAL IMPACT:

ALTERNATIVES:

STAFF RECOMMENDATION:

MOTION:

**I MOVE TO ADOPT RESOLUTION NO 636 DECLARING THE THREE CLORTEC
CHLORINATORS AS SURPLUS AND AUTHORIZING THEIR SALE.**

Memo

To: Mayor and Council
From: Karl Enyeart, PE, Public Works Director
CC: Larry Bellamy, City Administrator
Date: 8/3/2015
Re: Surplus of Clortec chlorinators at Basse wells 1 &2 and the Cl₂ well

Property Description:

Used chlorinators:

<u>Year</u>	<u>Make</u>	<u>Model</u>	<u>Location</u>	<u>Est. total value</u>
2001	Clortec	T-24	Basse #1	\$1000
2001	Clortec	T-24	Basse #2	\$1000
2004	Clortec	T-36	Cl ₂ well	\$1000

Reasons for surplusing materials:

1. Continual maintenance resulting in expenses exceeding the capital cost of a new alternate system.
2. Parts were becoming obsolete with lead times unacceptable for reliable operation.

I recommend declaring all chlorinators surplus.

**CITY OF GOLDENDALE
GOLDENDALE, WASHINGTON**

RESOLUTION NO. 636

**A RESOLUTION DECLARING CERTAIN PERSONAL PROPERTY
SURPLUS AND AUTHORIZING ITS SALE PURSUANT TO RCW 39.33.010 et
seq. and GMC 2.76**

WHEREAS, the Goldendale Public Works Department has certain personal property that is no longer necessary and appropriate for use by such department, and

WHEREAS, the Goldendale Public Works Department has determined that the fair market value is less than \$50,000, and

NOW THEREFORE BE IT RESOLVED by the City Council as follows:

The following listed personal property is hereby declared surplus to the needs of the City of Goldendale. All methods of disposition according to GMC 2.76.070 will be evaluated in the following order: 1) Transfer to another agency of government at or below reasonable market value, 2) Negotiated sale to one or more designated buyers only as to property exceeding five thousand dollars in value, 3) Solicitation of written bids, 4) Public auction.

Onsite chlorine generators at the Chlorination Station Well (2004 Clortec T-36), Basse Well #1(2001 Clortec T-24), and Basse Well #2(2001 Clortec T-24)

PASSED, ADOPTED AND APPROVED this 3rd day of August, 2015.

CITY COUNCIL OF THE CITY OF
GOLDENDALE, WASHINGTON

By: _____
Mayor

ATTEST: _____
Connie Byers, Clerk-Treasurer