

## KENDALL COUNTY PLANNING, BUILDING & ZONING COMMITTEE MEETING

Oswego Township Office • 99 Boulder Hill Pass

Montgomery, IL • 60538 11 Fax (630) 553-4179

(630) 553-4141

## AGENDA

Thursday, October 21, 2021 – 6:30 p.m.

## CALL TO ORDER:

<u>ROLL CALL</u>: Elizabeth Flowers, Scott Gengler (Chairman), Judy Gilmour (Vice-Chair), Dan Koukol, and Robyn Vickers

## APPROVAL OF AGENDA:

## PUBLIC COMMENT:

## NEW BUSINESS:

- 1. Introduction of Planning, Building and Zoning Department Staff
- 2. Overview of Zoning Ordinance (Pages 2-13)
- 3. Overview of Noise Ordinance (Pages 14-19)
- 4. Overview of Junk and Debris and Inoperable Vehicle Ordinances (Pages 20-25)
- 5. Ordinance Enforcement Procedures

## **REVIEW VIOLATION REPORT (Pages 26-27):**

## **REVIEW PRE-VIOLATION REPORT (Pages 28-29):**

## PUBLIC COMMENT:

## ADJOURNMENT:

If special accommodations or arrangements are needed to attend this County meeting, please contact the Administration Office at 630-553-4171, a minimum of 24-hours prior to the meeting time.

BUSINESS. Any occupation, employment or enterprise wherein merchandise is exhibited or sold, or which occupies time, attention, labor and materials, or where services are offered for compensation.

HOME OCCUPATION. Any occupation or profession engaged in by an occupant of a dwelling unit as a use which is clearly incidental and secondary to the use of the dwelling as a residence.

HOME OCCUPATION - AGRICULTURAL. A home occupation in an agricultural zoning district. Tearooms, restaurants, eating and/or drinking establishments, animal hospitals or kennels, clinics, general retail and wholesale, stables, undertaking establishments and funeral parlors shall not be deemed to be "home occupation".

HOME OCCUPATION- RESIDENTIAL. A home occupation in a residential zoning district. Tearooms, restaurants, eating and/or drinking establishments, animal hospitals or kennels, clinics, general retail and wholesale, stables, undertaking establishments and funeral parlors shall not be deemed to be a "home occupation".

## HOME OCCUPATION- AGRICULTURAL provided:

A. It is conducted entirely within the dwelling or permitted accessory building by a member or members of the family residing in the dwelling and when such home occupation is clearly incidental and secondary to the use of the dwelling as a residence.

B. A maximum sign of eight (8) square feet will be permitted but must meet setback requirements in Section 11:00 of the Zoning Ordinance and be unlit.

C. No article shall be sold or offered for sale on the premises except as is produced by the occupation on the premises except that items incidental to the home occupation may be sold, i.e., hair products may be sold at a salon.

D. No person shall be employed on site other than members of the family residing on the premises and two persons outside the family, providing that additional persons outside of the family may be permitted by the ZBA pursuant to an application for special use filed in accordance with the provisions of this ordinance.

E. The number of off-street parking spaces for that use is provided as required by the Section 11:00 of this Ordinance.

F. No mechanical equipment is used which may generate obnoxious fumes, excessive noise or other such related nuisances. No offensive noise, vibration, smoke, dust, odors, heat, glare, or electrical disturbance shall be produced which is perceivable at or beyond the lot lines, unless otherwise permitted by law.

4:07 HOME OCCUPATION- RESIDENTIAL provided:

A. It is conducted entirely within the dwelling by a member or members of the family residing in the dwelling and when such home occupation is clearly incidental and secondary to the use of the dwelling as a residence.

B. There are no signs, display or activity that will indicate from the exterior of the dwelling that it is being used for any use other than a dwelling except as allowed by the sign regulations for the district in which such "home occupation" is located.

C. No article shall be sold or offered for sale on the premises except as is produced by the occupation on the premises, except that items incidental to the home occupation may be sold, i.e., hair care products sold at a salon.

D. No more than ten (10) vehicle trips (customers, delivery persons or employees) may be made throughout a day to and from the home occupation.

E. No person shall be employed on site other than members of the family residing on the premises and one person outside the family in all residential districts.

F. The number of off-street parking spaces for that use is provided as required by the Off-Street Parking, Loading, and Landscape Requirements of this Ordinance.

G. No mechanical equipment is used which may generate obnoxious fumes, excessive noise or other such related nuisances. No offensive noise, vibration, smoke, dust, odors, heat, glare, or electrical disturbance shall be produced which is perceivable at or beyond the lot lines, unless otherwise permitted by law.

H. Instruction in music, crafts and dance shall be limited to one student at a time with a maximum of eight per day. Exceeding this limit requires a variance.

I. Salons shall be limited to one station (chair or nail table), commonly referred to as a station.



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## DEPARTMENT OF PLANNING, BUILDING & ZONING

111 West Fox Street • Room 203 Yorkville, IL • 60560 (630) 553-4141 Fax (630) 553-4179

## HOME OCCUPATION AFFIDAVIT FOR RESIDENTIALLY ZONED PROPERTY

\_\_\_\_\_, being first being duly swore upon oath, deposes and says:

- 1. That this affiant is the owner of record of the following described or identified real estate, to wit: Parcel Identification Number and/or address:\_\_\_\_\_\_.
- 2. That the following describes the type of home occupation to be operated at the above address/PIN: \_\_\_\_\_

That I agree to conduct a Home Occupation in a residentially zoned district in accordance with the Kendall County Zoning Ordinance, as specified:

- a. It is conducted entirely within the dwelling by a member or members of the family residing in the dwelling and when such home occupation is clearly incidental and secondary to the use of the dwelling as a residence.
- b. There are no signs, display or activity that will indicate from the exterior of the dwelling that it is being used for any use other than a dwelling except as allowed by the sign regulations for the district in which such "home occupation" is located.
- c. No article shall be sold or offered for sale on the premises except as is produced by the occupation on the premises, except that items incidental to the home occupation may be sold, i.e., hair care products sold at a salon.
- d. No more than ten (10) vehicle trips (customers, delivery persons or employees) may be made throughout a day to and from the home occupation.
- e. No person shall be employed on site other than members of the family residing on the premises and one person outside the family in all residential districts.
- f. The number of off-street parking spaces for that use is provided as required by the Off-Street Parking, Loading, and Landscape Requirements of this Ordinance.
- g. No mechanical equipment is used which may generate obnoxious fumes, excessive noise or other such related nuisances. No offensive noise, vibration, smoke, dust, odors, heat, glare, or electrical disturbance shall be produced which is perceivable at or beyond the lot lines, unless otherwise permitted by law.
- h. Instruction in music, crafts and dance shall be limited to one student at a time with a maximum of eight per day. Exceeding this limit requires a variance.
- i. Salons shall be limited to one station (chair or nail table), commonly referred to as a station.

Subscribed	and sworn to before	e me
this	day of	, 20_

Signature of Owner

Notary Public

HOTEL, MOTEL, OR INN. An establishment containing lodging accommodations designed for use by transients, or travelers or temporary guests. Facilities provided may include maid service, laundering of linen used on the premises, telephone and secretarial desk service, restaurants, cocktail lounges, meeting rooms, and ancillary retain uses provided access to such uses are from the exterior of the principal use. Short-term rentals of a maximum thirty (30) consecutive days in a dwelling, one family or dwelling, two family or accessory structures with residentially allowed occupancy permits shall not be considered hotels.

SHORT-TERM RENTAL. A dwelling, one family or dwelling, two family or accessory structures with residentially allowed occupancy permits that are rented for a maximum thirty (30) days.

Short-Term Rental provided the property is annually registered with the Kendall County Planning, Building and Zoning Department.



## **DEPARTMENT OF PLANNING, BUILDING & ZONING**

111 West Fox Street • Yorkville, IL • 60560

(630) 553-4141 Fax (630) 553-4179

## **APPLICATION**

Short-Term Rental Registry \_\_\_\_\_\_FILE#:\_\_\_\_\_

NAME OF APPLICANT		
CURRENT LANDOWNER/NAME	:(s)	
SITE INFORMATION SITE ADDRESS OR LOCATION		ASSESSOR'S ID NUMBER (PIN)
CURRENT ZONING	TYPE OF STRUCTURE (i.e. Single-Family Hon	e) # OF OCCUPANTS IN THE STRUCTURE
OWNER CONTACT	OWNER CONTACT MAILING ADDRES	OWNER CONTACT EMAIL
OWNER CONTACT PHONE #	OWNER CONTACT FAX #	OWNER CONTACT OTHER # (Cell, etc.)
EMERGENCY CONTACT (IF DIF	FERENT THAN OWNER) EMERGENCY MAIL	ING ADDRESS EMERGENCY EMAIL
EMERGENCY PHONE #	EMERGENCY FAX #	EMERGENCY OTHER # (Cell, etc.)
I UNDERSTAND THE THAT LIST TIME.	ED PROPERTY MAY BE RENTED FOR A MAXI	MUM OF THIRTY (30) CONSECUTIVE DAYS AT ANY ONE
I CERTIFY THAT THE ABOVE P OCCUPANCY PERMIT ON FILE.		E TIME TO MORE PEOPLE THAN PERMITTED BY THE
		ESTION MAY BE VISITED BY COUNTY STAFF AND THAT ECT TO ALL CORRESPONDANCE ISSUED BY THE
	TION AND EXHIBITS SUBMITTED ARE TRUE A CATION AND ACT ON BEHALF OF THE ABOVE	ND CORRECT TO THE BEST OF MY KNOWLEDGE AND SIGNATURES.
SIGNATURE OF APPLICANT		DATE

For Office Use On	For	Office	Use	Only
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Certificate of Occupancy on File Y/N	Date Certificate of Occupancy was Issue	ed/	_/	
Number of Legal Occupants				
Approval of Application/Renewal		Date	<u> </u>	/

11:05 PARKING AND STORAGE OF RECREATIONAL VEHICLES, RECREATIONAL TRAILERS, TRAILERS AND MOBILE HOMES

## A. STORAGE OF UNOCCUPIED RECREATIONAL VEHICLES, TRAILERS AND MOBILE HOMES

1. Unoccupied recreational vehicles, trailers and their contents may be located on lots in any district provided they comply with the following regulations:

a) The number of recreational vehicles and trailers on a lot shall not be restricted when such recreational vehicles or trailers are located within the interior of a permitted structure or when fully screened from adjacent property. Screening shall consist of permitted solid fencing, structures, or evergreen landscaping such that the vehicle does not exceed the height of the permitted screening and so that the vehicle is not directly visible from adjacent properties when viewed at ground level.

b) Recreational vehicles trailers and their contents not stored within a permitted structure shall comply with the following parking requirements:

i. Except for the A-1, R-1, R-2 and R-3 districts, unless otherwise permitted in Section 11:02, such vehicles shall be parked on a hard surfaced all weather pad constructed of concrete, asphalt, brick or stone pavers or comparable material.

ii. Recreational vehicles, trailers and their contents may not encroach into a required front or corner side yard setback, shall not block any portion of a sidewalk or trail and shall not be parked or stored in a way that obstructs the visibility of oncoming traffic so as to create a safety hazard.

iii. Recreational vehicles may be stored or parked within a required rear or interior side yard setback.

Exception: An owner of a recreational vehicle located on property in the R-4, R-5, R-6 or R-7 Residential District which cannot comply with the front yard setback provisions of the applicable zoning district as of June 20, 2006 and that has registered said vehicle with the Kendall County Planning, Building and Zoning Department, may be permitted to store such vehicle within the front yard setback provided said encroachment does not obstruct the required sight distance triangle, in the case of a corner lot, or create an obstruction so as to compromise the safety of pedestrians or other vehicles operating within the road right-of-way (R.O.W.) Said exemption shall apply to the original recreational vehicle registered and any replacement of said recreational vehicle. This exception shall be non-transferable to any subsequent owner(s) or occupants of the property and shall terminate upon either the sale of the property or change in occupancy of the dwelling unit should the owners chose to maintain it as a rental property. Owners shall be required to register their properties with the Planning, Building and Zoning Department on a form approved by the Department prior to December 29, 2006. The Planning, Building and Zoning Department shall keep a copy

of the registration form and approved parking plan on file. Upon sale of the property, the owner shall be required to notify the Planning, Building and Zoning Department in writing and shall note in the file that the exemption has been terminated.

c). When recreational vehicles or trailers and their contents are not fully screened from adjacent properties, the maximum number of unscreened recreational vehicles or trailers permitted to be parked or stored on a zoning lot shall be in accordance with the following table:

Zoning Permitted RV's or Trailers

Agriculture Unlimited, provided such recreational vehicles or trailers are for use by the property owner or tenant

R1, R2, R3 2, provided such recreational vehicles or trailers are for use by the property owner or tenant

All other residential districts

1, provided such recreational vehicles or trailers are for use by the property owner or tenant

**Commercial or Industrial Districts** 

No restriction on trailers, recreational vehicles provided they are part of a permitted trailer storage or sales business.

2. The number of unscreened recreational vehicles, trailers and their contents parked or stored on a lot in a residential district may exceed the number presented in the table above only under the following circumstances:

a) For purposes of conducting maintenance on, or the loading and unloading of a recreational vehicle or trailer in preparation for a trip or similar recreational use provided the duration does not exceed seventy-two (72) hours within a one (1) week period.

b) When a visiting guest or relative of the property owner is in possession of a recreational vehicle. The time period during which the recreational vehicle may be parked or stored on the lot shall be limited to fourteen (14) consecutive days within a one (1) year period or twenty-one (21) days (non-consecutive) within a one (1) year period unless otherwise approved in writing by the Zoning Administrator.

3. Unoccupied mobile homes can be stored only in commercial and industrial districts only as part of a permitted trailer storage or sales business.

B. OCCUPIED RECREATIONAL TRAILERS AND MOBILE HOMES

1. Occupied recreational trailers and mobile homes may be located in "recreational camps" and subject to the standards and conditions of a special use permit.

2. Occupied recreational trailers and mobile homes may be located in residential districts only if:

a) The pre-existing home was made unsafe for occupancy by fire, tornado, flood, or other disaster, and

b) The occupants will be the future occupants of the home to be repaired or constructed on the same zoning lot.

c) When a visiting guest or relative of the property owner is in possession of a recreational vehicle. The time period during which the recreational vehicle may be occupied and stored on the lot shall be limited to fourteen (14) consecutive days within a one (1) year period or twenty-one (21) days (non-consecutive) within a one (1) year period unless otherwise approved in writing by the Zoning Administrator. This provision shall also apply to properties zoned A-1 Agricultural.

3. Occupied mobile homes utilized for the following purposes may be located in agricultural districts subject to the following restrictions:

## a) Medical Care Assistance:

i. Limited to one (1) per zoning lot provided the individual occupying the mobile home provides medical care or assistance to the occupant of the primary residence on the same zoning lot; and

ii. That the zoning lot on which the mobile home and principal residence to which it is accessory are located, must be of sufficient size to provide a lot area of at least 130,000 sq. ft. for each dwelling unit.

iii. Shall comply with all zoning and permit requirements and fees of the county.

## b) Temporary Housing:

i. Limited to one (1) per zoning lot provided the individuals residing in said temporary housing will be the future occupants of a home to be repaired or constructed on the same zoning lot,

ii. Mobile homes serving as temporary housing for the repair or re-construction of a Farm Residence are exempt from all zoning regulations and permit fees except those fees and permits as may be required per the County's Floodplain Regulations and fees, and the setback standards of the A-1 district.

## c) Ag Labor Housing:

Where the occupant is an individual whose employment is related to agricultural activities on the same zoning lot the mobile home is exempt from all zoning regulations and permit fees except those fees and permits as may be required per the County's Floodplain Regulations and the setback standards of the A-1 district. In addition, the zoning lot on which the mobile home and principal residence to which it is accessory are located must be of sufficient size to provide a lot area of at least 130,000 sq. ft. for each dwelling unit.

d. ECHO Housing:

Provided it complies with the provisions of Section 7.01.E of this Chapter.

C. INSTALLATION.

1. Occupied mobile homes must comply with Kendall County regulations for sewage disposal.

2. Occupied mobile homes must comply with State regulations for tie-downs.

3. Wheels, tongue and hitch must remain attached.

4. Occupied mobile homes must be placed on piers having depth below the frost line.

5. Any stairs, decks, or other "add-ons" must comply with Kendall County building regulations.

## D. PERMITS.

1. Permits are required for recreational trailers and mobile homes that are to be occupied with the exception of those situations permitted under Section 11.05.B.2.c.

2. Occupied recreational trailers and mobile homes subject to permit requirements must show evidence of compliance with federal HUD regulations or the Illinois Mobile Home Safety Act.

3. Permits and annual renewals may be approved by the Zoning Administrator as follows:

a. Medical care or assistance: Permits may be renewed annually provided a doctor's certification is provided indicating assistance is still required.

b. New home construction or repair: Permits may be issued for a period of up to one (1) year, and may be extended by the Planning, Building and Zoning Director by six (6) months if the applicant shows adequate progress in construction.

4. Permits may be rescinded by the PBZ Committee for failure to conform to this ordinance.

5. Recreational trailers and mobile homes must be removed from the zoning lot within sixty (60) days of notice of the rescinded or expired permit, unless otherwise allowed by ordinance.

6. Permits for a temporary mobile home must be renewed annually or as stated above. The Planning, Building and Zoning Committee may extend permits beyond the one (1) year and six (6) month limit as stated in Section 11.05.D.3.ii. When the permit expires or when occupants of the trailer or mobile home do not meet the conditions set forth above, the trailer or mobile home must be removed within sixty (60) days.

## 7. Fees:

a. Permit application form must be accompanied by a fee set by the Kendall County Board, not refundable.

b. An annual fee set by the Kendall County Board will be required on or before the renewable date stated on the approved permit.

E. That all applications for a permit be accompanied by an affidavit, stating as follows:1. Names and addresses of occupants.

2. Location of use.

3. Description of trailer.

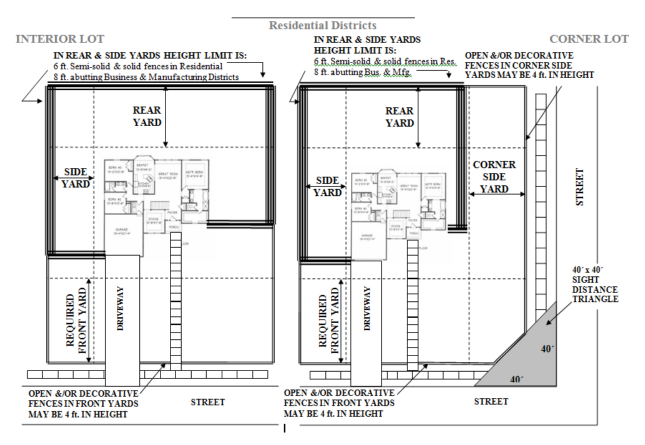
4. Reason for application.

5. Statement that a change in usage, name or number of occupants, location, will be reported to the Building and Zoning Office immediately.

## **SECTION 4:00 GENERAL PROVISIONS**

## 4:14 FENCES

- A. GENERAL. Fences that are open, semi-solid or solid are allowed in all districts and yards with the following conditions, unless otherwise regulated herein:
  - 1. Fences located in the A-1 District shall be excluded from any fence height restriction or fence type restriction specified in this section below.
  - 2. Only decorative or open fences, which do not exceed four feet (4') in height, are allowed in a front yard. (The front yard is a yard lying between the roadway right-of-way line and the nearest line of the building)



- 3. Semi-solid and solid fences shall be regulated as follows:
  - a. In Residential districts, solid and semi-solid fences are permitted up to six feet (6') in height in required side and rear yards with the finished side out provided they do not extend into a required front or corner side yard. Where a side yard or rear lot line of a residentially zoned lot abuts property located in a Business or Manufacturing district, a solid or semi

## SECTION 4:00 GENERAL PROVISIONS

solid fence of up to eight feet (8') in height may be permitted in the required side and rear yards with the finished side out provided they do not extend into a required front or corner side yard. (Amended 6/20/2006)

- b. In Business and Manufacturing districts, solid and semi-solid fences are permitted up to eight feet (8') in height, and may be placed along the lot line in required side and rear yards with the finished side out provided they do not extend into a required front or corner side yard.
- 4. Fences may be placed up to a property line provided that fences shall not encroach into rights-of-way.
- 5. Fences on corners of vehicular intersections shall comply with Section 4:04.E, Corner Clearance, of this ordinance.
- 6. Except in the A-1 District & R-1 District, barbed-wire and aboveground electric fences shall not be located in any Residential District or residential platted subdivision. The use of underground electric fences to contain domestic pets is permitted in any District.

### Β. REQUIRED FENCES, HEDGES, AND WALLS. (Amended 11/18/2003)

- A six-foot-high fence or wall shall be constructed along the perimeter of all 1. areas considered by the Board of Appeals to be dangerous to the public health.
- 2. When required by the Zoning Administrator, a six foot high solid masonry wall shall be erected along the property line or zone boundary lines to separate industrial and commercial districts or uses from abutting residential district as follows:
  - a. Where the zone boundary is at a rear lot line which is not a street, the wall shall be on that line.
  - Where the boundary is a side lot line, the wall shall be parallel to b. said side lot line and be reduced to three feet in height in the area set forth as a required front yard for the abutting residential district. The wall paralleling the front property line shall be set back from said property line not less than ten feet and the space between the wall and the property line to be landscaped and maintained.
  - Where the boundary is a street, the wall shall be set back from C. the property line ten (10) feet. The space between the wall and the property line shall be landscaped and maintained.
  - d. Where the boundary is an alley, the wall shall be on the property line along the alley.
  - Nothing in this section shall be deemed to set aside or reduce the e. requirements established for security fencing by either local, State or Federal law

## KENDALL COUNTY, ILLINOIS ORDINANCE NO 32-18

# ORDINANCE REGULATING NOISE OUTSIDE THE CORPORATE LIMITS OF ANY CITY VILLAGE OR INCORPORATED TOWN IN KENDALL COUNTY ILLINOIS

WHEREAS, the County of Kendall has the authority pursuant to 720 ILCS 5/47-5 to declare what shall be public nuisarices and to abate the same with respect to the territory within the county and outside the corporate limits of any city, village, or incorporated town; and

of Kendall also has the authority to regulate and restrict the location and use of regulate and restrict the intensity of such uses, for the purpose of promoting the public 9 health, safety, morals, comfort and general welfare, and conserving the values of WHEREAS, pursuant to the illinois County Code 55 ILCS 5/5-12001, the County bulidings, structures and land for trade, industry, residence and other uses and property throughout the county; and

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WHEREAS, the County of Kendall seeks to control noise in its residential comfort, and districts for the purpose of protecting the public health, safety, morals, general welfare of its residents, and

throughout the county, and to prevent noise pollution in that excessive noise endangers recreational activities, depresses property values, offends the senses, creates public WHEREAS, the County of Kendall seeks to conserve the value of property physical and emotional health and well-being, interferes with legitimate business and nuisances, and in other respects reduces the quality of our environment. NOW, THEREFORE, BE IT ORDAINED by the County Board of the County of Kendall, State of Illinois that hereafter Residential Zoning Districts which lie outside of

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the corporate limits of any City, Village or Town and lying within the corporate limits of

Kendall County, Illinois shall be subject to the following:

ARTICLE I - TItle:

This ordinance shall hereinafter be known as the "Kendall County Noise Control Ordinance" and may be so cited.

ARTICLE II - Definitions & Rules of Construction

conformance with applicable publications of the American National Standards Institute (ANSI) or its successor body. Words importing the singular number may extend and be applied to several persons or things. Words importing the plural number may include the singular. Words importing gender may be applied to both male and female. have their regular and usual meaning as indicated by opmmon dictionary definition. However, all definitions of accustical terminology used in this chapter shall be in Except as specifically stated herein, the definitions of terms used in this Ordinance shall

ARTICLE III - Applicability:

but not limited to, the subject property's owner, agent, tenant, visitor and/or other occupant of the property who violates any provisions of this Ordinance, shall be liable for such noncompliance as further set forth herein. This Ordinance's noise regulations shall apply in unincorporated Residential Zoning Districts, except where otherwise exempt under this Ordinance. Any person, including,

is legally accountable for the conduct giving rise to the violation, acquiesced to the conduct, and/or knew or should have reasonably known of the conduct occurring or that Notwithstanding the above, a property owner shall be held liable for a violation under this ordinance if the County establishes by a prependerance of the evidence that he/she the conduct was likely to occur.

partnership, firm, association, trust, estate, public or private institution, group, agency, or any legal successor, representative, agent or agency of the foregoing. A Person for the purpose of this Ordinance shall be any individual, corporation,

ARTICLE IV - Measurement / Weighted Sound Level:

device that utilizes the proper frequency sound weighting. Weighted Sound Level is the sound pressure level decibels as measured on a sound level meter using the A Measurement of sound for the purpose of this Ordinarice shall be obtained using a weighing network. The level so read is designed dB(A) or dBA.

ARTICLE V - Prohibited Activity:

(A) During Day Hours:

point within such receiving residential land; provided, however, that point of measurement shall be on the property line of the complainant. Further, no person shall permit any sound as described herein to be made in or upon any house, No person shall make, continue, or cause to be made the emission of sound during daytime hours (7:00 A.M. to 10:00 P.M.) from any noise source to any premises or property owned or possessed by them or under their management receiving residential land which exceeds sixty (50) dBA when measured at any and or control.

(B) During Night Hours:

No person shall make, continue, or cause to be made the emission of sound during nighttime hours (10:00 P.M. to 7:00 A.M.) from any noise source to any measurement shall be on the property line of the complainant. Further, no person premises or property owned or possessed by them or under their management receiving residential land which exceeds fifty five (55) dBA when measured at any point within such receiving residential land; provided, however, that point of shall permit any sound as described herein to be made in or upon any house, and or control.

Sound emissions in violation of (A) and (B) above are hereby declared to be a public nuisance. 0

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condominiums and townhomes, the point of measurement shall be the outer property line of the multiple family structures/multiple unit developments and not For the purposes of determining violations of (A) and (B) above within attached multiple family structures/multiple unit developments such as apartments, at the dividing walls between individual units in said structures. e

APTICLE VI - Exemptions:

The following exemptions to violation of this Ordinance shall apply:

- to protect the health, safety and welfare of the citizens, such as emergency utility and street repair, fallen tree removal or emergency fuel oil delivery shall be exempt, provided that reasonable steps shall be taken by those in charge of such operations to minimize noise emanating from the same. Emergency operations Emergency Operations: Emergency short term operations which are necessary by fire and rescue services and police agencies shall also be exempt. Þ
- noise required specifically by law for the protection or safety of people or Noises Required by Law: The provisions of this chapter shall not apply to any property. 9

- mowers, small lawn and garden tools, riding tractors and snow removal equipment which is necessary for the maintenance of property, is kept in good repair and maintenance, and which equipment, when new, would not comply with the standards set forth in this chapter, shall be exempted. Good repair for the purpose of this exemption shall be when the equipment at issue is in a condition that meets factory specifications and is properly maintained to prevent any excessive or unusual noise. However, the use of radios or other sound/entertainment devices on such equipment shall not be exempted if Powered equipment, such as air conditioners, lawn listened to at a level otherwise violating the terms of this Ordinance. However, Powered Equipment: 0
- Community Events: The term "community events" shall include such things as Fourth of July parades, festivals, drum corps shows, sports events and Fourth of July celebrations, which are sanctioned or sponsored in whole or in part by local governments, schools or charitable or service organizations. Ô
- Agricultural Noise: Specifically excluded from the provisions of this Ordinance is noise generated by agricultural equipment on land zoned and/or used for agricultural purposes. Ð
- Motor Vehicles: Nothing herein shall be construed as a limitation on the operation of duly registered motor vehicles as defined in the Illincis Motor Vehicle Code, which are not in violation of 625 ILCS 5/12-602. £,

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- Work performed by a public body. Any work performed by or on behalf of a public body, including that which is performed by subcontractors, shall be exempted. Such activities may include, but are not limited to, routine maintenance work, road and bridge construction and emergency repairs. 0
- Motorcycles: Nothing herein shall be construed as a limitation on the operation of duly registered motorcycles as defined in the Illinois Motor Vehicle Code. £
- Planning, Building and Zoning Department, equipment or activities employed in code, the Kendall County Planning, Building and Zoning Department may require noise mitigation methods be implemented and used at the construction site to and 8 P.M. shall be exempted. However, if in the opinion of the Kendall County the performance of construction exceeds the allowable decibel levels within this Construction Sites: Construction noise that occurs between the hours of 7 A.M. mitigate noises which exceed the requirements herein. e

# **ARTICLE VII- Enforcement**

and any and all complaints of violations of this ordinance shall be directed to them. The Kendall County State's Attorney's Office shall be authorized to prosecute any violations Enforcement of this ordinance shall by parformed by the Kendall County Sherif's Office of this Ordinance.

# ARTICLE VIII - Notice to Property Owner:

- Whenever a violation of this Ordinance occurs, the owner of the property shall be given notice of the violation in accordance with the following provisions: 3
  - Section, if the person cited for the conduct giving rise to the violation is the owner, then the address provided to the Kendall County Sheriff's Office at receipt requested, to that address. For purposes of notice under this If the owner's name and current address are known, then by either personal service or mailing a copy of the notice by certified mail, return the time of citing shall be deemed to be that person's known address; or Ξ
- mailing a copy of the notice by certified mail, return receipt requested, to the owner's address as provided to the County Cierk and/or County If the owner's address is not known, then by either personal service or Supervisor of Assessments Office; or 3
- above, then by publication for 3 successive weeks in a newspaper of If the owner's address is not known, and is not on record as provided general circulation within Kendall County. 0
- Notice served under this Ordinance is effective upon personal service, the last date of publication, or the mailing of written notice, whichever is earlier. 8

# ARTICLE IX - Penalty:

- misdemeanor and be Any person, firm or corporation violating any of the said terms and provisions of It shall be unlawful to violate any of the terms and provisions of this ordinance. this ordinance shall, upon conviction, be guilty of a punished by fines as follows: S
  - For the first offense, the minimum fine shall be \$50.00 and the maximum fine shall be \$500.00; and E
- For any subsequent offense occurring within two years of the prior offense, the minimum fine shall be \$100.00 and the maximum fine shall be \$1000.00; and (5)
- The violation of this ordinance, or any part thereof, on more than one (1) day shall constitute separate offenses; and **a**

Attorney is authorized to initiate action to obtain injunctive relief in the Circuit Court, including, but not limited to, the Issuance of a temporary restraining order and preliminary injunction, in order to abate any such nuisance condition as enumerated in this Ordinance. In addition to any penalty provided by this Ordinance, the Kendall County State's 0

ARTICLE X - Severability:

The articles, provisions and sections of this Ordinance shall be deemed to be separable and if any portion of this Ordinance is deemed invalid, such determination shall not affect the validity of the remainder.

ARTICLE XI - Effective Date:

This Ordinance and the regulations contained therein shall be in full force and effect on and after the date signed below.

ADOPTED and APPROVED this 17th day of September, 2013.

Shaw, County Board Chairman John

Attest:

## ORDINANCE NUMBER 19-12

## JUNK AND DEBRIS

WHEREAS, it is the policy of the Kendall County Board to promote the health, safety, and welfare of Kendall County by abating the nuisance created by the outside storage of junk and debris in unincorporated areas of the County; and

WHEREAS, on July 9, 1968, the Kendall County Board adopted an Ordinance entitled "An Ordinance Declaring the Storing of Junk and other Waste Matter on Private Property to be a Nuisance;" and

WHEREAS, An Ordinance Declaring the Storing of Junk and other Waste Matter on Private Property to be a Nuisance adopted July 9, 1968 stated the circumstances under which the storage of junk and refuse on private property in unincorporated areas of Kendall County would constitute a nuisance and provided procedures for the abatement of such nuisance; and

WHEREAS, the Kendall County Board now desires to implement an updated procedure for the abatement of the nuisance created by the storage of junk and debris.

NOW, THEREFORE, BE IT ORDAINED, that the Kendall County Board hereby authorizes the abatement of the nuisances created by the storage of junk and debris and the levying of fines for a person's failure to abate as follows:

## Section 1.

The purpose of this Ordinance is to provide a method for abating nuisances created in the County of Kendall by the storage of junk and debris and to provide for fines to be levied for the failure of any person to obey a notice received from Kendall County which states that such person is to dispose of any junk and debris located on property under that person's control.

## Section 2.

It is hereby declared a nuisance for any person, whether the owner, tenant, and/or other occupant of real property (it being the intent of this Ordinance to make all such persons jointly and severally liable for compliance), to cause, allow, or permit the existence or storage of any junk and debris upon any exterior premises within the County of Kendall and outside the municipal confines of any city, village or incorporated town. For purposes of this Ordinance, "junk and debris" is defined to include any and all waste matter, whether reusable or not, which is offensive to the public health, safety, and welfare, and is specifically intended to include, but not be limited to, machinery of any kind, car parts, scrap metal, furniture, appliances, equipment, grills, mattresses, coolers, construction debris, glass, paper, clothing, rags, cartons, boxes, wood, bottles, and cans, regardless of whether these materials may be reused.

## Section 3.

This Ordinance shall not prohibit the storage of equipment used for agricultural purposes on any property as long as

- a. that property is zoned A-1;
- b. that property is actually used primarily for agricultural purposes; and

c. that equipment is actually used for agricultural purposes.

## Section 4.

a. Any Kendall County code enforcement officer and the Kendall County Sheriff, or his deputies, are hereby authorized to issue citations to the offender for a violation of this Ordinance without the necessity of receiving a complaint.

b. Whenever any authorized officer determines junk and debris is stored on any property located in the County of Kendall and outside the municipal confines of any city, village, or incorporated town, the officer shall cause a written notice to be served by hand delivery upon the owner, tenant, and/or other occupant of the property (it being the intent of this Ordinance to make all such persons jointly and severally liable for compliance), which notice shall inform the person served that the storage of junk and debris constitutes a nuisance under this Ordinance.

c. Such notice shall include the following:

i. The name of the defendant and his or her address, if known;

ii. The nature of the offense, including a description of the items that are junk and debris, and a reference to this Ordinance;

iii. The date, time and place that the person is required to appear in court;

iv. A statement that defendant can avoid the court appearance if the defendant, within 10 days of the service of the notice, removes the junk and debris from the exterior of the property;

v. A statement that the defendant may demand a jury trial by filing a jury demand and paying a jury demand fee when entering his or her appearance, plea, answer to the charge, or other responsive pleading;

vi. A statement that a default judgment may be entered in the event the person fails to appear in court or answer the charge made on the date set for the defendant's court appearance or any date to which the case is continued and the amount of any default judgment.

## Section 5.

a. Any person receiving such notice to dispose of junk and debris shall, within 10 days of the date of service of said notice, remove all junk and debris from the exterior of the property.

b. If the person receiving such notice removes the junk and debris within 10 days as required, that person shall contact the Kendall County Planning, Building, and Zoning Department at least 10 days prior to the scheduled court appearance for an inspection. If the code enforcement officer determines the junk and debris has been removed so that the property is no longer in violation of this Ordinance, the court appearance shall no longer be required.

Section 6.

a. It shall be unlawful and in violation of this Ordinance for any person to neglect, refuse, or otherwise fail to remove or abate any nuisance as defined in Section 2 within 10 days following service of notice pursuant to Section 4(c).

b. A violation of this Ordinance by any person shall be punishable by a fine not exceeding \$200.00 for each offense.

c. Each day a violation continues to exist following the expiration of the 10 day cure period set forth in Section 5(a) shall constitute a separate offense.

## Section 7.

The Ordinance entitled "An Ordinance Declaring the Storing of Junk and other Waste Matter on Private Property to be a Nuisance" adopted July 9, 1968 is repealed.

*IN WITNESS OF*, this Ordinance has been enacted by a majority vote of the Kendall County Board this 21<sup>st</sup> day of May , 2019.

Attest:

Debbie Gillette Kendall County Clerk

Scott R. Gryder Kendall County Board Chairman

## ORDINANCE NUMBER 18- 19

## **INOPERABLE MOTOR VEHICLES**

WHEREAS, it is the policy of the Kendall County Board to promote the health, safety, and welfare of Kendall County by abating the nuisance created by the outside storage of inoperable motor vehicles in unincorporated areas of the County; and

WHEREAS, on May 10, 1988, the Kendall County Board adopted Ordinance No. 8815 entitled "Inoperable Motor Vehicles;" and

WHEREAS, Ordinance No. 8815 stated the circumstances under which the storage of inoperable motor vehicles in unincorporated areas of Kendall County would constitute a nuisance and provided procedures for the abatement of such nuisance; and

WHEREAS, the Kendall County Board now desires to implement an updated procedure for the abatement of the nuisance created by the storage of inoperable motor vehicles; and

WHEREAS, Section 5-1092 of the Counties Code (55 ILCS 5/5-1092) authorizes a county board to declare by ordinance inoperable motor vehicles, whether on public or private property, to be a nuisance and authorize fines to be levied against a person for failure to dispose of an inoperable motor vehicle after receiving notice; and

WHEREAS, pursuant to Section 5-1092, this Ordinance shall not apply to motor vehicles kept within a building when not in use, operable historic vehicles over 25 years of age, or motor vehicles on the premises of a place of business engaged in the wrecking or junking of motor vehicles; and

*NOW, THEREFORE, BE IT ORDAINED*, that the Kendall County Board hereby authorizes the abatement of the nuisances created by the storage of inoperable motor vehicles and the levying of fines for a person's failure to abate as follows:

## Section 1.

Pursuant to authority granted by 55 ILCS 5/5-1092, the purpose of this Ordinance is to provide a method for abating nuisances created in the County of Kendall by inoperable motor vehicles and to provide for fines to be levied for the failure of any person to obey a notice received from the county which states that such person is to dispose of any inoperable motor vehicles under that person's control.

## Section 2.

It is hereby declared a nuisance for any person to cause or permit the existence or storage upon any premises within the County of Kendall and outside the municipal confines of any city, village or incorporated town any inoperable motor vehicle or part thereof.

For purposes of this Section, "inoperable motor vehicle" means any motor vehicle from which, for a period of at least 7 days, the engine, wheels or other parts have been removed, or on which the engine, wheels or other parts have been altered, damaged or otherwise so treated that the vehicle is incapable of being driven under its own motor power. "Inoperable motor vehicle" shall not include:

a. a motor vehicle which has been rendered temporarily incapable of being driven under its own motor power in order to perform ordinary service or repair operations;

b. any motor vehicle that is kept within a building when not in use;

c. an operable historic vehicle over 25 years of age which is licensed pursuant to section 3-804 of the Motor Vehicle Code (625 ILCS 5/3-804);

d. a motor vehicle on the premises of a place of business engaged in the wrecking or junking of motor vehicles.

e. any motorized equipment used in the production of agriculture.

## Section 3.

a. Any Kendall County code enforcement officer and the Kendall County Sheriff, or his deputies, are hereby authorized to issue citations to the offender for a violation of this Ordinance without the necessity of receiving a complaint.

b. Whenever any authorized officer determines an inoperable motor vehicle exists on any public or private property located in the County of Kendall and outside the municipal confines of any city, village, or incorporated town, the officer shall cause a written notice to be served by hand delivery upon the person(s) controlling the inoperable motor vehicle, which notice shall inform the person served that an inoperable motor vehicle constitutes a nuisance under this Ordinance.

An inoperable motor vehicle is under the control of a person(s) if that person(s):

i. holds legal title to the inoperable motor vehicle;

ii. is in custody or possession of the inoperable motor vehicle;

iii. is the owner of real property upon which the inoperable motor vehicle is located;

iv. has any possessory interest in the real property upon which the inoperable motor vehicle is located;

v. has any possessory interest in the inoperable motor vehicle.

c. Such notice shall include the following:

i. The name of the defendant and his or her address, if known;

ii. The nature of the offense and a reference to this Ordinance;

iii. The date, time and place that the person is required to appear in court;

iv. A statement that defendant can avoid the court appearance if he, within 10 days of the service of the notice, repairs the vehicle to an operable condition or disposes of the inoperable vehicle;

v. A statement that the defendant may demand a jury trial by filing a jury demand and paying a jury demand fee when entering his or her appearance, plea, answer to the charge, or other responsive pleading;

vi. A statement that a default judgment may be entered in the event the person fails to appear in court or answer the charge made on the date set for the defendant's court

appearance or any date to which the case is continued and the amount of any default judgment.

## Section 4.

a. Any person receiving such notice to dispose of an inoperable motor vehicle shall, within 10 days of the date of service of said notice:

i. Repair all inoperable motor vehicles identified in the notice to operable condition; or

ii. Dispose of all inoperable motor vehicles identified in the notice in accordance with all applicable statutes of the State of Illinois and all applicable ordinances and resolutions of the County of Kendall.

b. If the person receiving such notice repairs or disposes of the inoperable motor vehicle within 10 days as required, that person shall contact the Kendall County Planning, Building, and Zoning Department at least 10 days prior to the scheduled court appearance for an inspection. If the code enforcement officer determines the inoperable motor vehicle has been repaired or disposed of so that it is no longer in violation of this Ordinance, the court appearance shall no longer be required.

## Section 5.

a. It shall be unlawful and in violation of this Ordinance for any person to neglect, refuse, or otherwise fail to remove or abate any nuisance as defined in Section 2 within 10 days following service of notice pursuant to Section 3(c).

b. A violation of this Ordinance by any person shall be punishable by a fine not exceeding \$200.00 for each offense.

c. Each day a violation continues to exist following the expiration of the 10 day cure period set forth in Section 4(a) shall constitute a separate offense.

## Section 6.

Ordinance No. 8815 adopted May 10, 1988 is repealed.

IN WITNESS OF, this Ordinance has been enacted by a majority vote of the Kendall County Board this day of September, 2018.

Attest:

Debbie Gillette Kendall County Clerk

Scott R. Gryder Kendall County Board Chairman

## Oswego Township Violation Report

Violation	n Name	Parcel #	Address	Subdivision	Description	Opened	Opened Follow up	PBZ	SAO	Closed
V21-001	Tanner/CTLTC FNY2871	02-34-253-005			R-3 RV violations-multiple	12/10/2020 6/18/2021	6/18/2021			6/22/2021
V21-002	BO Transmissions	03-12-251-001	1214 Route 30 Aurora		Junk & Debris	7/13/2020 1/10/202:	1/10/2021			1/11/2021
V21-005	Librado & Sharon Joaquin	03-27-377-015	2543 Simons Rd. Oswego		Building addition w/o permit	1/28/2021 3/5/2021	3/5/2021			2/19/2021
V21-006	Antonio & Miriam Villasenor	03-04-408-025	03-04-408-025 92 Longbeach Rd. Montgomery Boulder Hill	Boulder Hill	Multiple Violations	2/16/2021	2/16/2021 3/18/2021			3/23/2021
V21-007	Old Second National Bank	02-34-227-001	8027 Van Emmon Rd. Yorkville		Multiple Violations	1/8/2021	1/8/2021 5/3/2021			7/21/2021
V21-009	Domingo Padilla	03-12-204-015	46 Gastville St. Aurora	Gastville	Business w/o Zoning	3/26/2021	3/26/2021 10/4/2021			9/17/2021
V21-013	Elroy Ramirez	03-12-203-013	39 Gastville St. Aurora	Gastville	Business w/o Zoning	3/4/2021	6/7/2021			7/20/2021
V21-014	Luis Sanchez	03-12-203-011	29 Gastville St. Aurora	Gastville	Business w/o Zoning	3/4/2021	5/7/2021			7/21/2021
V21-016	William & Kevin Graham	03-04-306-004	57 Circle Dr. E Montgomery	Boulder Hill	Junk & Debris	3/30/2021	5/8/2021			4/19/2021
V21-020	Kavulich, Alison & Larry	02-35-380-002	02-35-380-002 5755 Fields Dr. Yorkville	FOFC	Prohibited Trailer parking	5/5/2021	5/5/2021 6/4/2021			6/7/2021

## 2019 VIOLATIONS

11/5/2019	10/25/2019	7/25/2019	Multiple Violations	Boulder Hill	20 Wyndham Dr	03-04-305-025	McBroom	19-098
8/12/2019	8/8/2019	7/25/2019	Prohibited Camper Parking	Boulder Hill	44 Marnel Rd	03-04-326-001	McNeilly	19-097
8/8/2019	8/7/2019	7/24/2019	Prohibited Boat Parking	Boulder Hill	50 Longbeach Rd	03-04-328-013	Bolf	19-096
8/8/2019	8/7/2019	7/24/2019	Prohibted Trailer Parking	Boulder Hill	180 Boulder Hill Pass	03-04-352-025	Morelli	19-095
8/13/2019	8/18/2019	7/24/2019	Inoperable Vehicle	Schaefer Woods N	12573 Woodview St	01-25-378-001	White	19-094
8/14/2019	8/7/2019	7/24/2019	Multiple Violations		8042 Van Emmon Rd.	02-34-276-003	Rangel	19-093
9/11/2019	9/9/2019	7/23/2019	Prohibited Trailer parking	Boulder Hill	32 Saugatuck Rd	03-04-380-008	Stradal	19-092
8/23/2019	8/25/2019	7/18/2019	Junk & Debris	Boulder Hill	9 W. Aldon Ct.	03-05-253-027	Gambino	19-091
7/24/2019	7/25/2019	7/11/2019	Multiple Violations	Boulder Hill	135 Saugatuck Rd.	03-03-351-009	Diaz	19-090
7/24/2019	7/25/2019	7/11/2019	RV on non approved surface	Boulder Hill	53 Sonora Dr	03-04-431-002	Urbanova	19-089
12/16/2019	7/20/2020	7/10/2019	Prohibited RV Parking	Boulder Hill	18 Ridgefield Rd	03-09-152-021	Greenslade	19-088
8/5/2019	8/5/2019	7/3/2019	Site work without permit	Light Rd Ind Park	Lot 6-8 Commerce Rd	02-12-428-001	Majey Concrete, Inc.	19-087
7/1/2019	7/10/2019	6/26/2019	Business in R6 zoning	Boulder Hill	67 Stratford Rd.	03-04-452-007	Wollwert	19-086
7/10/2019	7/10/2019	6/26/2019	Prohibited trailer parking	FOFC	5727 Fields Dr	02-35-380-005	Whaley	19-085
7/10/2019	7/5/2019	6/21/2019	Prohibited Boat Parking	FOFC	7715 Madeline Dr	02-35-384-001	Netzel	19-084
7/10/2019	7/5/2019	6/21/2019	Prohibited Trailer parking	FOFC	7747 Madeline Dr	02-35-310-006	Forbes	19-083
7/24/2019	7/24/2019	6/12/2019	Boat parket in required front yard	Boulder Hill	51 Old Post Rd	03-09-103-008	Cerny/Grzetic	19-082
9/11/2019	9/9/2019	6/12/2019	Inoperable Vehicles	Boulder Hill	18 Greenfield Rd.	03-05-429-008	Braves Realty/Jarrett	19-081
7/23/2019	7/20/2019	6/12/2019	Prohibited Trailer parking	Boulder Hill	13 Circle Drive East	03-05-429-016	Ramirez	19-080
7/10/2019	7/11/2019	6/10/2019	Prohibited Trailer parking	Boulder Hill	35 Old Post Rd	03-08-227-042	Gervias	19-079
7/30/2019	7/26/2019	6/10/2019	Multiple Violations	Boulder Hill	53 Sheffield Rd	03-04-476-002	Smith	19-078
7/2/2019	7/11/2019	6/10/2019	Prohibited trailer parking	Boulder Hill	6 Pembrooke Rd	03-04-155-004	Gossett	19-077
6/27/2019	6/24/2019	6/10/2019	Prohibited trailer parking	Boulder Hill	5 Pendleton Pl	03-04-281-003	Gallegos	19-076
6/11/2019	7/15/2019	6/5/2019	Inoperable Vehicle	Boulder Hill	16 Ingleshire Rd	03-04-177-023	Brooks	19-075
7/23/2019	7/26/2019	6/4/2019	<b>Trucking Business Prohibited</b>	Langeland's	14625 Jughandle Rd	09-15-300-008	Weder	19-074
6/28/2019	6/27/2019	6/3/2019	Inoperable Vehicle/Junk & Debris		522 Dickson Rd	02-03-400-005	Porter/Fischer	19-073
7/1/2019	6/30/2019	6/3/2019	3 Inoperable Vehicles	Boulder Hill	131 Circle Dr W	03-09-155-005	Persons	19-072
6/28/2019	6/28/2019	5/29/2019	Junk & Debris	Boulder Hill	51 Springdale Rd	03-04-478-005	Garcia	19-071
9/11/2019	9/19/2019	5/29/2019	Junk & Debris	Boulder Hill	Rd	03-04-379-002	Akers	19-070
6/5/2019	6/4/2019	5/21/2019	Prohibited Boat Parking	FOFC		02-35-381-006	C T&T# 133412	19-069
6/5/2019	6/4/2019	5/21/2019	Inoperable Vehicle	Boulder Hill	17 Fieldpoint Rd.	03-08-277-024	Lamberty	19-068
							Void	19-067
6/3/2019	5/31/2019	5/17/2019	Prohibited Trailer Parking	Boulder Hill	31 Whitney Way	03-04-329-012	Machado	19-066
6/19/2019	6/17/2019	5/16/2019	Prohibited RV & Boat parking	Boulder Hill	29 Guilford Rd	03-08-202-015	Lazaroski	19-065
6/19/2019	6/15/2019	5/16/2019	Prohibited RV Parking	Boulder Hill	8 Pickford Rd	03-08-279-002	Yates	19-064
6/10/2019	6/10/2019	5/16/2019	Prohibited RV Parking	Boulder Hill	13 Pickford Rd.	03-08-278-017	Reinert	19-063
8/28/2019	8/19/2019	5/16/2019	Prohibited Boat parking	Boulder Hill	54 Marnel Rd.	03-04-326-006	Valenzuela/Ibarra	19-062
6/3/2019	5/30/2019	5/16/2019	Inoperable Vehicle	Boulder Hill	102 Circle Drive W	03-08-278-010	Fecarotta	19-061
6/3/2019	5/30/2019	5/16/2019	Inoperable Vehicle		9 Fieldpoint Rd.	03-08-277-020	Myles	19-060
6/3/2019	5/30/2019	5/16/2019	Prohibited Boat parking	Boulder Hill	7 Fieldcrest Dr	03-08-280-029	Stiles	19-059
6/3/2019	5/29/2019	5/15/2019	Inoperable Vehicle		ау	03-04-329-019	Castillo	19-058
7/1/2019	6/27/2019	5/15/2019	Prohibited Trailer Parking	Boulder Hill		03-05-454-008	Avila, Munoz, Rubio	19-057
6/12/2019	6/12/2019	5/15/2019	Prohibited RV Parking	Boulder Hill	6 Crescent Ct.	03-04-376-037	Casner	19-056
5/29/2019	5/29/2019	5/15/2019	Inoperable Vehicle	Boulder Hill	16 Cebold Dr	03-08-280-008	Henn	19-055
5/23/2019	5/29/2019	5/15/2019	Shed - no permit		Rd	03-04-405-017	Tierney	19-054
6/17/2019	6/16/2019	5/15/2019	Prohibited Boat parking			03-08-253-016	Rudow/Andrews	19-053
6/3/2019	5/29/2019	5/15/2019	Inoperable Vehicle	Boulder Hill		03-09-104-011	Arenas	19-052
6/3/2019	5/29/2019	5/15/2019	Inoperable Vehicle	Boulder Hill		03-08-278-002	Likar	19-051
11/3/2021	8/1/2019	5/13/2019	Multiple Violations		1038 Harvey Rd	03-12-100-004	Martinez	19-049

DSWEGO TOWNSHIP REPORT 2021	
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z	6/29/2021		No violations	6/29/2021	Chicken coops		5505 Route 71 Oswego	03-19-176-004	6/28/2021
z	7/6/2021		No Semi on property	7/2/2021	Semi Parking	Boulder Hill	39 Longbeach Rd.	03-04-377-019	6/21/2021
z	7/6/2021		Spanish speaking - home office	7/2/2021	Multiple dwellings	Boulder Hill	113 Saugatuck Rd	03-04-479-023	6/21/2021
z	6/16/2021		Spoke with Owner	6/13/2021	Roosters	Gastville	26 Gastville St.	03-12-204-005	6/16/2021
z	8/31/2021	7/21/2021	2nd Notice - Parking on Grass	6/21/2021	Parking on grass / Junk & Debris	Boulder Hill	5 S. Bereman Rd. Montgomery	03-05-402-006	6/10/2021
z	6/5/2021		Spoke to owner-No roosters allowed	6/5/2021	Roosters	Gastville	26 Gastville St.	03-12-204-005	6/3/2021
z	6/5/2021		Pics taken-looks good	6/5/2021	Junk & Debris	Boulder Hili	83 Pueblo Rd Montgomery	03-04-378-019	6/3/2021
z	6/3/2021		Refer to Sheriff's office if caller needs assist	-1 -1	Construction noise 6am		0 Boulder Hill Pass Montgomery	03-05-253-032	6/2/2021
z	6/14/2021		No business-Junk & Debris gone	6/5/2021	Multiple violations		3060 Roth Road Oswego	03-23-226-003	5/26/2021
z z	6/5/2021		Gone Gone	5/24/2021 6/5/2021	RV Parking	Boulder Hill	9 Guilford Rd. Montgomerv	03-08-202-027	5/25/2021
z	5/21/2021		Sent to Oswego Township Highway Dept	5/20/2021	Truck Co - poss no access permit		5613 Commerce Rd. Oswego	03-07-177-005	5/14/2021
z	5/25/2021		small pile - no debris in creek	5/24/2021	Junk & Debris-Truckloads of dirt	Fox Bend Estates	Wolf Rd. Oswego	03-16-176-006	5/12/2021
z	6/22/2021	6/17/2021	Camper Gone	5/15/2021	Camper in back yard-uses	Boulder Hill	5 Ingleshire Ct. Montgomery	03-04-181-022	5/11/2021
z	6/22/2021		Semi Gone	5/15/2021	Semi Tractor	Boulder Hill	54 Marnel Rd. Montgomery	03-04-326-006	5/11/2021
z	6/22/2021	-	Semi Gone	5/15/2021	Semi Parking	Boulder Hill	68 Amesbury Rd. Montgomery	03-04-452-020	5/10/2021
z	7/21/2021	-	Junk & Debris	5/6/2021	Junk & Debris	Shore Heights	103 Augusta Rd. Oswego	03-07-427-004	5/5/2021
z	6/14/2021	-	Lots of garbage- owner cleaned it up	5/6/2021	Junk & Debris	Boulder Hill	56 Fernwood Rd. Montgomber	03-04-151-007	5/4/2021
z	5/19/2021	5/10/2021	talked to owner- preparing for a trip	5/6/2021	Camper in reg front vard setback	Boulder Hill	172 Heathgate Rd.	03-04-428-006	5/4/2021
z	5/13/2021		lunk & Debric sone B3 Outdoor storage allowed	5/6/2021	Junk & Debris		21 Boulder Hill Pass Monteomerv	03-04-401-003	5/4/2021
zz	5/5/2021		No visible size of remodeling	5/5/2021	Abandoned Property	Old Become Hills	5465 Half Bound Bd Ocween	03-37-131-006	5/4/2021
z	6/3/2021		Vehicle is operable	5/30/2021	Inoperable Vehicle	Boulder Hill	136 Circle Drive E, Montgomery	03-09-108-005	4/28/2021
z	4/28/2021		Remodeling permit not required	4/28/2021	Deck construction w/o permit	FOFC	5847 Audrey Ave Yorkville	02-35-413-021	4/28/2021
z	6/3/2021		Scrap metal in driveway - met w Brian	5/30/2021	Junk & Debris	Shore Heights	187 Dolores St. Oswego	03-07-403-001	4/27/2021
			Pics taken	4/26/2021	Structure Fire	Boulder Hill	100 blk of Heathgate (171)		4/27/2021
z	6/16/2021	7/2/2021	Removed from residence	5/30/2021	Andeles Landscaping business	Gastville Acreage	26 Gastville St.	03-12-204-005	4/14/2021
z	4/28/2021		Home Occupation	4/28/2021	Curtis Garage business in R-3 zoning	Gastville Acreage	22 Gastville St.	03-12-204-004	4/14/2021
z	4/28/2021		Home Occupation	4/28/2021	Painting business in R-3 zoning		47 Gastville St.	03-12-203-014	4/14/2021
z	4/28/2021		Storage of personal truck in bidg	4/28/2021	Kames Construction business in R-3	Gastville	3 Gastville St.	03-12-203-015	4/14/2021
z :	4/28/2021		Unable to view chickens	4/28/2021	Chickens in R-3 zoned property	Gastville	17 Gastville St	03-12-203-009	4/14/2021
z   2	4/28/2021		Grandfathered nermitted lise R-3	4/38/3031	Business operating out of residence	Gastville Gastville	24 Gastville St	03-12-204-005	4/14/2021
z 2	5/4/2021		No evidence of business	5/3/2021	Landscaning business out of residence	Gactville Arreade	38 Gastville St.	03-12-204-002	4/14/2021
2 2	1/30/3031	1707/#2/C		12/02/CT/4+	Business operating out of residence	Controllo	A Gastville St	03-07-100-002	A/14/2021
zz	5/24/2021		N/A Trailer in dirt	4/15/2021	Trailer in driveway	Fields of Farm Colony	115 Eernwood Bd	02-33-380-012	4/13/2021
-	4/19/2021	-	Trailers and junk removed	4/15/2021	Multiple violations	Boulder Hill	56 Fernwood Rd.	03-04-151-00/	4/13/2021
z	4/8/2021		Replacement of existing	4/8/2021	Driveway w/o permit	Boulder Hill	11 Greenfield Rd.	03-05-404-030	4/8/2021
	7/21/2021	6/3/2021	Filed for variance-Denied-fence was shortened	4/8/2021	Non compliant 8 ft fence	Boulder Hill	68 Saugatuck Rd	03-04-455-007	4/5/2021
	4/19/2021	4/19/2021	Renter moved out-closed	4/7/2021	Rental Unit - Horses in R3	County Clerks	1400 Plainfield Road	03-35-451-002	4/5/2021
z	6/5/2021	-	Inoperable Camper	4/2/2021	Inoperable Camper	Shore Heights	105 Dolores St. Oswego	03-08-303-007	3/30/2021
z	4/28/2021	4/28/2021	Vehicles are operable by definition	4/2/2021	Inoperable Vehicles	Shore Heights	134 Dolores St. Oswego	03-07-429-014	3/30/2021
zz	TZ07/5/5		France and vehicles removed	4/2/2021	Possible Business-Trailers - Thop Vehicles	Shore Heights	119 Dolores St. Uswego	03-07-431-008	1/20/05/E
: z	4/2/2021		Trailer is gone	3/25/2021	RV Parked in Req f/yard setback	Boulder Hill	172 Heathgate Rd.	03-04-428-006	1/202/2021
	4/22/2021		Closed per BLH	4/22/2021	Fence in front yard	Sunset View Estates	716 Route 25 Oswego	03-05-326-005	3/23/2021
z	3/30/2021		Unable to confirm-no sign or website	3/18/2021	Possible Business		3842 Grove Rd. Oswego	03-20-400-018	3/15/2021
z	3/23/2021		Water damage - Cosmetic repair	3/18/2021	Possible remodel w/o permit	FOFC	5617 Fields Dr. Yorkville	02-35-401-001	3/11/2021
z	2/16/2021		Trailer is gone	2/11/2021	Trailers parked in front yard setback	Boulder Hill	53 Fernwood Rd. Montgomery	03-04-153-016	2/9/2021
z	2/16/2021		Trailer not in setback area	2/11/2021	Trailer in driveway	Boulder Hill	48 Circle Drive W. Montgomery	03-08-202-005	2/5/2021
z	3/24/2021	2/21/2021	2nd shed	1/18/2021	Shed building w/o permit		8042 Van Emmon Rd.	02-34-276-003	1/14/2021
z	1/14/2021		Applied for BP 03-2021-020	1/7/2021	Garage Fire	Boulder Hill	32 Seneca Dr. Montgomery	03-05-432-014	1/12/2021
z	1/14/2021		New Owner-cosmetic work	1/14/2021	Construction - no permit		_	02-27-401-002	1/7/2021
z	12/15/2020	-+	Referred to II Dept of Health		No water for 4 days	Hideaway Lakes Campground	orkville		12/14/2020
z	1/11/2021	1/5/2021	Applied for BP #19-2021-016	12/3/2020	House Fire	Boulder Hill	73 Saugatuck Rd	03-04-454-020	12/3/2020
z	_	+	No evidence of animals	12/3/2020		Boulder Hill	8 Barclay Ct. Montgomery	03-08-280-022	12/1/2020
Violation	Closed	F/Up	Comments	Inspection Date	Description of Complaint	Subdivision	Address	Parcel #	Date Opened

z	10/6/2021		work does not required a SW permit	10/6/2021	Stormwater/Easementq	Abbeyfeale Farms	3 Abbeyfeale Dr. Oswego	03-31-301-001	9/21/2021
z	9/21/2021		Forwarded to Sheriff's Office		RV parked on street	Boulder Hill	9 Guilford Rd. Montgomery	03-08-202-027	9/20/2021
z	10/6/2021		No evidence	9/20/2021	Potbelly Pigs & turkeys in R-6 zoning	Boulder Hill	34 Chatham Place	03-04-327-020	9/13/2021
z	9/21/2021		No evidence	9/20/2021	Trailer in front yard setback	Boulder Hill	49 Fieldpoint Rd. Montgomery	03-09-151-020	8/23/2021
z	8/25/2021		No evidence of chickens/roosters	8/25/2021	Chickens/Rooster	Boulder Hill	28 Circle Dr. E	03-05-426-014	8/20/2021
z	8/25/2021		No evidence of chickens/roosters	8/25/2021	Chickens/Rooster	Boulder Hill	9 S Greenbriar Rd	03-05-427-003	8/20/2021
z	9/21/2021		Pics taken - nothing inoperable on property	9/20/2021	Junk & Debris	Boulder Hill	57 Circle Drive E Montgomery	03-04-306-004	8/18/2021
z	9/20/2021		Unable to collect evidence of pigs	9/20/2021	Pigs in R-6 zoning	Boulder Hill	6 Winrock Rd. Montgomery	03-04-253-021	8/18/2021
z	8/25/2021		No visible Junk&debris-refered grass to Township & HHD	8/25/2021	Junk&Debris/Tall Grass	Boulder Hill	40 Afton Rd. Montgomery	03-04-277-042	8/18/2021
z	10/6/2021		WRONG ADDRESS	9/21/2021	Prohibited ATV Trailer parking	Boulder Hill	61 Sheffield Rd. Montgomery	03-04-476-006	8/18/2021
z	8/31/2021	8/10/2021 8/31/2021	30 day & 14 day notices sent Reg & Cert	7/1/2021	Multiple violations	Boulder Hill	162 Heathgate Rd. Montgomery	03-04-428-001	8/11/2021
	8/31/2021	8/11/2021 8/31/2021	30 day & 14 day notices sent Reg & Cert-No evidence	7/2/2021	Auto Repair Business	Boulder Hill	94 Saugatuck Rd. Montgomery	03-04-456-0010	8/11/2021
	8/12/2021		Address - Ryan Excavating-Unable to obtain evidence	8/12/2021	Contractor & Trucking Company		10978 Crimmins Rd. Newark	04-30-400-013	8/10/2021
z	8/11/2021		Junk to be recycled	8/11/2021	Junk & Debris- poss. Business	Boulder Hill	57 Circle Drive East Montgomery	03-04-306-004	8/6/2021
z	9/1/2021		Vehicle Removed	8/3/2021	Inoperable Vehicle-Auto repair shop	Boulder Hill	17 Ingleshire Rd. Montgomery	03-04-178-008	8/4/2021
z	9/22/2021	9/5/2021	Container removed	8/4/2021	Storage container in R-3 zoning	FOFC	5812 Danielle Ln. Yorkville	02-35-382-008	7/30/2021
z	8/3/2021		unable to locate property that has farm animals	8/3/2021	Farm Animals	Boulder Hill			7/27/2021
z	7/21/2021		No garage to have repair business-noted in Dev Net	7/21/2021	Auto Repair Business	Boulder Hill	81 Pueblo Rd.	03-04-378-018	7/19/2021
z	7/20/2021		No evidence of business-tow truck in driveway	7/16/2021	Auto Repair Business	Boulder Hill	18 Greenfield Rd.	03-05-429-008	7/14/2021
z	7/21/2021		No evidence	7/11/2021	Illegal dumping and stormwater violations		vicinity of 5327 Light Rd. Oswego	03-07-227-002	7/9/2021
z	7/14/2021		Removed	7/11/2021	Junk & Debris	Boulder Hill	24 Hampton Rd. Montgomery	03-04-302-004	7/6/2021
z	7/14/2021		No Evidence	7/11/2021	Possible Business in R-3 zoning	Old Reserve Hills	5480 Half Round Rd. Oswego	03-32-135-008	7/5/2021
	8/31/2021	8/10/2021 8/31/2021	Notices sent - Owner says they are moving	7/4/2021	Multiple violations	Shore Heights	139 Dolores St. Oswego	03-07-430-014	6/29/2021
z	10/4/2021	9/7/2021	Improvement made 8/4/2021	6/29/2021	Inoperable Vehicles & Junk & Debris		870 Simons Rd. Oswego	03-36-100-002	6/28/2021
z	7/20/2021		No garbage - debris on trailer for scrap	7/11/2021	Junk & Debris in backyard	Boulder Hill	57 Circle Drive East	03-04-306-004	6/28/2021

## OSWEGO TOWNSHIP REPORT 2021