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This Administrative Code is created pursuant to Traverse City Charter Section 39, which states in part:

Administrative Departments. The City Manager shall establish regulations setting forth the duties and the procedures to be followed in each department and office of the City government, which regulations shall be compiled and shall be known as “The Administrative Code.” Traverse City Charter, Section 39.

Administrative Orders are the City Manager’s guidelines, policies and policy determinations initiated by the City Manager or staff when a clarification or determination is needed. The Administrative Orders are drafted and signed by the City Manager and issued a sequential number from the Administrative Order book. Each City Department shall retain an Administrative Code Book. All City employees shall be made aware of and become familiar with the Administrative Orders. This Administrative Code shall contain valid existing Administrative Orders (previously called Executive Orders) and all Administrative Orders hereafter.

Previously, the Administrative Code consisted of consecutively numbered Executive Orders from 100-359, the first issued in 1945. Notations have been made on those original Executive Orders as to the reasons that they are no longer followed. All original Executive Orders will be kept as a permanent record in the City Clerk’s Office.

Dated: October 18, 2010

R. Ben Bifoss
City Manager
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 01

TITLE: PERSONNEL POLICIES

DEPTS. AFFECTED: ALL (unless otherwise noted)

EFFECTIVE DATE: OCTOBER 2010

The Human Resources Department will retain an Employee Handbook which will include all Personnel Policies and will be provided to all City employees.

R. Ben Bifoss, City Manager

History: These policies include previous Executive Orders, and other policies pertaining to City personnel.

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 02

TITLE: ASSESSOR'S DEPARTMENT FUNCTIONS

DEPTS. AFFECTED: ASSESSOR

EFFECTIVE DATE: OCTOBER 2010

The Assessor's Office of the City of Traverse City shall perform the following functions:

Tax assessing services such as are traditionally or customarily performed by the City Assessor. These services shall include appraising and assessing all taxable properties inside the City and maintaining records; processing the assessment roll, tax roll and tax bills; administering Board of Review sessions; processing and defending appraisals and assessments on appeals; processing Special Improvement Districts for public improvements.

The City Assessor shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Bliess, City Manager

History: Supersedes Executive Order #256 dated March 1, 1991

Cross-Ref: Charter, Sections 39 and 46
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager

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Adopted Date: 11-03-2017
Effective Date: 11-03-2017
Supersedes No: 278 dated Sep 9, 2008
Procedure Reference No: N/A

HISTORY:
Initial Adoption Date: Sep 9, 2008
Amended Date: October 2010
Amended Date: 11-03-2017

I. Purpose:
The purpose of this Administrative Order is to comply with Section 39 of the Charter for the City of Traverse City by establishing regulations, duties and procedures to be followed in each department of the City.

II. Additional Authority
- City Charter Section 39 and 44

III. Scope/Applies to
Clerk's Department

IV. Responsibility
City Clerk

V. Definitions/Acronyms
1) State: means the State of Michigan
2) Charter: means the Charter for the City of Traverse City
3) Ordinance: means the Code of Ordinances for the City of Traverse City

VI. Statement
The Clerk's Department of the City of Traverse City shall perform the following functions:

1) Those duties that are prescribed by State Law, Michigan promulgated rules, City Charter, City Commission policy and Ordinance.
2) Legislative process administration and other services such as are traditionally or customarily performed by the City Clerk.
These services shall include:

a. Administrative and legislative City Commission services, including auditing and reviewing items being presented to the City Commission to reduce City exposure to liability and to achieve desired results

b. Thorough preparation of City Commission meeting packets and assurance of completion of items acted upon by the City Commission

c. Administering all federal, state, school and local elections

d. Assisting departments in researching, interpreting and preparing Ordinance amendments

e. Directing the codification and official documentation of all Codified Ordinances of the City and the City Charter

f. Attending meetings and preparing and maintaining official vital records of the City, and

g. Managing/auditing records of the Planning Commission, Board of Zoning Appeals and Historic Districts Commission

3) Other services shall include:

a. Administering and issuing licenses, permits and registrations

b. Interpretation of City ordinances

c. Reviewing and providing final approval on all financial disbursements (checks, electronic funds transfers, payroll), including those for Traverse City Light and Power.

d. Serves as City Parliamentarian

e. Serves as FOIA (Freedom of Information Act) Coordinator

f. Serves as Privacy Official for the City’s HIPAA (Health Insurance Portability and Accountability Act) Privacy Policy, including the TCL&P (Traverse City Light & Power) Department; developing and administering policies and procedures related to HIPAA

g. Administering the City’s liability and property insurance programs and providing risk management services

h. Serving as public information office, including management of the city’s social media platforms, online presence and other communications functions
CITY OF TRAVERSE CITY  
ADMINISTRATIVE ORDER  
TITLE: Clerk's Department Functions

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| Supersedes No: 278 dated Sep 9, 2008 |
| Procedure Reference No: N/A |

i. Maintaining Cemetery records and authorizing sales, buybacks and transfers of cemetery plots

j. Administering the appointment process for all City boards and committees

k. Providing administrative service to the Local Officers Compensation Commission, Public Arts Commission, Coast Guard Committee, Election Commission and City Commission Ad Hoc Committees.

The City Clerk shall act as head of this department and shall, subject to approval by the City Manager, prescribe rules and regulations consistent with the City Charter and Administrative Orders (collectively, the “Administrative Code”) for further administration of this department.
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 04

TITLE: ENGINEERING DEPARTMENT FUNCTIONS

DEPTS. AFFECTED: ENGINEERING

EFFECTIVE DATE: OCTOBER 2010

The Engineering Department of the City of Traverse City shall perform the following functions:

Engineering services that are traditionally or customarily performed by the City Engineer. These services shall include engineering and surveying work and assistance of an administrative and technical nature to all City departments; site plan review, review of excavations, water main and sewer main construction and issuing permits, soil erosion and storm water runoff control permits, preparation of legal descriptions, maintaining property records and maps; establishing design standards for projects in the City, including streets, crosswalks, pedestrian walkways and flood plains; establishing plans and specifications for work in City right-of-way easements and property and issuing related permits; providing construction administration of special assessment projects and other City construction, inspection of improvements. The Department shall serve as the municipal enforcing agent for soil erosion and sedimentation control as authorized by the State of Michigan under Part 91 of P.A. 451 (1994).

The City Engineer shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Bitossi, City Manager

History: Supersedes Executive Order #259 dated March 1, 1991

Cross-Ref: Charter, Sections 39 and 48
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 05

TITLE: FIRE DEPARTMENT FUNCTIONS

DEPTS. AFFECTED: FIRE

EFFECTIVE DATE: OCTOBER 2010

The Fire Department of the City of Traverse City shall perform the following functions:

Fire protection services such as are traditionally or customarily performed by the Fire Department such as firefighting, inspecting hazardous materials, investigating fires, enforcing fire codes, providing general public education, licensing/permitting, training and providing rescue services.

The Fire Chief shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order 321 dated May 1, 2002.

Cross-Ref: Charter, Section 39
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 06

TITLE: PLANNING DEPARTMENT FUNCTIONS

DEPTS. AFFECTED: PLANNING

EFFECTIVE DATE: OCTOBER 2010

The Planning Department of the City of Traverse City shall perform the following functions:

Planning and zoning services such as are traditionally or customarily performed by the Planning Department. These services shall include administering all matters concerning zoning, special land use permits, sign permits, nonconforming use permits, staffing the City Planning Commission and the Grand Traverse Commons Joint Commission, Board of Zoning Appeals, Historic Districts Commission; reviewing site plans, lot splits and street and alley vacation; acting as a member of various planning-related committees; assisting with Capital Improvement Plan; writing grant applications; designing parks, recreational areas and facilities, signs, and parking lots; writing various City plans; interpreting the City Master Plan.

The Code Enforcement Officer shall be designated as the “Housing Administrator” for the City of Traverse City. The Housing Administrator shall oversee and enforce the Rental Housing Regulations. This position shall be under the direction of the Planning Director.

The City Planner shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Bittoss, City Manager

History: Supersedes Executive Order #262 dated March 1, 1991 and Executive Order #328 dated February 2, 2009

Cross Ref: Charter, Section 39, T.C. Code, Section 1482.05
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 07

TITLE: POLICE DEPARTMENT FUNCTIONS

DEPTS: AFFECTED: POLICE

EFFECTIVE DATE: OCTOBER 2010

The Police Department of the City of Traverse City shall perform the following functions: Law enforcement services such as are traditionally or customarily performed by the Police Department. These services shall include the enforcement of laws and ordinances, maintaining records and reports; investigating complaints, accidents and crimes; preserving evidence; providing surveillance, gathering intelligence, interrogating criminals, supervising cases; inspecting vehicles and firearms; monitoring pawnshops and gold and silver exchanges; conducting searches; providing school crossing guards and providing educational services in crime prevention and personal safety. The Police Chief acts as Harbor Master and Noise Control Officer.

The Police Chief shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Billoss, City Manager

History: Supersedes Executive Order #263 dated March 1, 1991

Cross-Ref: Charter, Section 39
CITY OF TRAVERSE CITY
ADMINISTRATIVE ORDER
TITLE:
Public Services Department Functions

<table>
<thead>
<tr>
<th>POLICY NO: 08-AO</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUBMITTED BY: Penny Hill</td>
</tr>
<tr>
<td>APPROVED BY: Martin Colburn</td>
</tr>
</tbody>
</table>

| Adopted Date: 08-09-2017 |
| Effective Date: 08-09-2017 |
| Supersedes No: 334 dated Jul 1 2004 |
| Procedure Reference No: N/A |
| HISTORY: |
| Initial Adoption Date: July 1, 2004 |
| Amended Date: October 2010 |
| Amended Date: August 2017 |

I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager

August 9, 2017

I. Purpose:
The purpose of this Administrative Order is to comply with Section 39 of the Charter for the City of Traverse City by establishing regulations, duties and procedures to be followed in each department of the City.

II. Additional Authority
- City Charter Section 39

III. Scope/Applies to
Public Services Department

IV. Responsibility
Department of Public Services Director

V. Definitions/Acronyms

1) State: means the State of Michigan
2) Charter: means the Charter for the City of Traverse City
3) Ordinance: means the Code of Ordinances for the City of Traverse City

VI. Statement
The Public Services Department of the City of Traverse City shall perform the following functions:

1) Public Services that are prescribed by State Law, by City Charter, and by Ordinance.
2) Public Services such as are traditionally or customarily performed by the Department of Public Services, such as all matters relating to the
management, maintenance, and operation of the physical properties of the City.

These services shall include:
1. Managing, operating, maintaining and repairing all City-owned parklands, fixtures, buildings and grounds, including:
   a. Oakwood Cemetery
   b. Duncan L. Clinch Marina
   c. Brown Bridge property
   d. City-owned rental properties
   e. Hickory Hills ski area, including tows, lodge and related facilities
   f. Department of Public Services buildings and properties
   g. Senior Center
   h. Carnegie Building
   i. Union Street Dam

2. Planting and maintaining City trees, flowers and lawns
3. Building and maintaining ice-skating rinks
4. Organizing, controlling and supervising community recreation and leisure services including competitive team sports, passive recreational activities and major competitive events
5. Operating a summer day camp program
6. Recruiting, training and supervising lifeguards provided for public beaches
7. Maintaining, repairing, constructing and reconstructing all public streets, alleys, sidewalks, public parking areas, parking meters and other related fixtures; bridges and other rights-of-way, including street markings, signs and other related fixtures
8. Removing leaves and snow from streets and sidewalks; repairing damaged or deteriorating sidewalks
9. Purchasing, maintaining, repairing and providing fuel for all City-owned vehicles and equipment
10. Providing maintenance and welding services to other departments
<table>
<thead>
<tr>
<th>CITY OF TRAVERSE CITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADMINISTRATIVE ORDER</td>
</tr>
<tr>
<td>TITLE:</td>
</tr>
<tr>
<td>Public Services Department Functions</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
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<td>APPROVED BY:</td>
</tr>
<tr>
<td>Martin Colburn</td>
</tr>
</tbody>
</table>

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Adopted Date: 08-09-2017</td>
<td></td>
</tr>
<tr>
<td>Effective Date: 08-09-2017</td>
<td></td>
</tr>
<tr>
<td>Supersedes No: 334 dated Jul 1 2004</td>
<td></td>
</tr>
<tr>
<td>Procedure Reference No: N/A</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>HISTORY:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Adoption Date: July 1, 2004</td>
</tr>
<tr>
<td>Amended Date: October 2010</td>
</tr>
<tr>
<td>Amended Date: August 2017</td>
</tr>
</tbody>
</table>

The Director of the Department of Public Services shall act as head of this department and shall, subject to approval by the City Manager, prescribe rules and regulations consistent with the City Charter and Administrative Orders (collectively, the "Administrative Code") for further administration of this department.
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 09

TITLE: TREASURER/FINANCE DEPARTMENT FUNCTIONS

DEPTS. AFFECTED: TREASURER

EFFECTIVE DATE: OCTOBER 2010

The Treasurer's Department of the City of Traverse City shall perform the following functions:

Financial services such as are traditionally or customarily performed by the City Treasurer. These services shall include collection of taxes, utilities and rental property proceeds, handling accounts receivable and accounts payable; handling investments; administering Traverse City Act 345 Retirement System; preparing, maintaining and monitoring ledgers and sub-ledgers for all City financial activities including taxes; preparing and reviewing City budget.

The City Treasurer/Finance Director shall act as head of this department and shall also prescribe rules and regulations for further administration of this department.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #266 dated March 1, 1991

Cross Ref: Charter, Sections 39 and 45
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 10

TITLE: ASSISTANT CITY MANAGER/ACTING CITY MANAGER

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

The Assistant City Manager will be the Acting City Manager, with the task of day-to-day operations of the City, and authorized to execute contracts on behalf of the City Manager whenever the City Manager is away from the office for a day or more.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #326 dated March 4, 2003

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 11

TITLE:                FINANCIAL ANALYST/COMPLIANCE OFFICER

DEPTS. AFFECTED:      ALL

EFFECTIVE DATE:       OCTOBER 2010

The City’s Financial Analyst/Compliance Officer is required to provide oversight of the financial activities for all City Departments and the City’s Component Units, which includes testing of internal controls and verification of the accuracy of various data.

In addition, this position is also required to monitor their overall compliance with existing municipal law, administrative orders and internal policies and procedures. As such, this position is to be given ready access to pertinent department records and operations of each City Department and of each of the City’s Component Units in order to fulfill this responsibility.

Any questions or concerns should be addressed to the City Treasurer/Finance Director.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #348 dated March 6, 2006

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 12

TITLE: DAILY MONEY DELIVERY TO TREASURER

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

Each department shall deliver to the Treasurer’s office by the end of each day all money received that day, whether cash, coins, checks or money orders if the total amount is over $100, except that APS shall deposit all money received at the end of the following day. For those departments with weekend operations, deposits shall be made as soon as possible on Monday.

R. Ben Bifolks, City Manager

History: Supersedes Executive Order #323 dated July 18, 2002

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 13

TITLE: EXPENDITURES OF TAX DOLLARS FOR MUNICIPAL PURPOSES

DEPARTMENT AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

Upon reviewing the guidelines provided by the Michigan Department of Treasury and upon the advice and direction of the City Attorney, the following expenditures of tax dollars have been found to be proper and appropriate for municipal purposes within the following constraints:

1. The City may provide a retirement plaque to those employees officially retiring from service to the City and to City Commissioners at the end of their service. In addition, the City may provide up to $100 for food, nonalcoholic beverages or supplies incident to a retirement party for only those employees that are retiring within the definition of MERS or Act 345.

2. The City may provide up to $2,000 annually for food, nonalcoholic beverages, or supplies incident to an annual event for City employees and elected officials.

3. The City may provide funds for an annual volunteer appreciation dinner for recognition of individuals who serve on City boards and committees.

4. The City may provide a gift or contribution from the operation revenues of a municipal utility (i.e., Light and Power, Water, and Sewer) in accordance with 1969 PA 301; MCL 123.391.

5. The City may from time to time provide reasonable expenditures for food and nonalcoholic beverages incident to meetings of City boards and Commissions that are providing a municipal purpose and benefit.

6. The City may provide flowers or memorials for a bereavement occasion of a City official or former City official, City employee or former City employee. Bereavement occasion shall be defined as the death of any relative of the official or employee as indicated in the City’s emergency funeral leave policy.

The following expenditures are inappropriate and not acceptable for municipal purposes:

1. Expenditures for flowers, memorial or gifts to the sick, to those newly married or births.

2. Expenditures for holiday parties on or off City premises.

3. Expenditures for donations or gifts of any amount for any reason except those allowed by statute.

4. Expenditures for candy, food, snacks, coffee, doughnuts, beverages, etc., for employees while working or for distribution to the public at large, other than for distribution to the
public at large for a City function serving a municipal purpose and benefit, such as the Police or Fire Department distribution of Halloween candy.

5. Expenditures for door prizes or raffles.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #308 dated April 20, 1998

Cross-Ref: Opinion of City Attorney to City Treasurer, 4/30/97
MCL 123.391
For all work performed for others for which a billing is to be made at completion, costs shall be computed monthly and recorded. Billing shall be made as soon as possible after completion of the work.

Computation of the costs to be used for billing for work performed for others shall be as follows:

1. Special Improvement Ordinance

The costs of labor, material and equipment (at State Highway Department Rental Rates) for work performed under a special improvement ordinance shall include charges for labor plus 40% overhead plus material and equipment at cost:

Example:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor</td>
<td>xx</td>
</tr>
<tr>
<td>40% overhead (Labor only)</td>
<td>xx</td>
</tr>
<tr>
<td>Material</td>
<td>xx</td>
</tr>
<tr>
<td>Equipment (State Highway Department Rates)</td>
<td>xx</td>
</tr>
<tr>
<td>Total Billing Cost</td>
<td>xx</td>
</tr>
</tbody>
</table>

2. Private persons or companies

The costs of labor, material and equipment (at Associated General Contractors' Rental Rates) for work performed for private persons or companies shall include charges for labor plus 40% overhead plus material and equipment at cost:

Example:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor</td>
<td>xx</td>
</tr>
<tr>
<td>40% overhead (labor only)</td>
<td>xx</td>
</tr>
<tr>
<td>Material</td>
<td>xx</td>
</tr>
<tr>
<td>Equipment (cost + 15% overhead)</td>
<td>xx</td>
</tr>
<tr>
<td>Total billing cost</td>
<td>xx</td>
</tr>
</tbody>
</table>

3. Interdepartmental charges-except Garage

The costs of interdepartmental work shall include charges for labor plus (40%) overhead plus material at cost.
Example:

<table>
<thead>
<tr>
<th>Item</th>
<th>xx</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor</td>
<td>xx</td>
</tr>
<tr>
<td>40% overhead (labor only)</td>
<td>xx</td>
</tr>
<tr>
<td>Material (at cost)</td>
<td>xx</td>
</tr>
<tr>
<td>Equipment costs</td>
<td>xx</td>
</tr>
<tr>
<td>Total billing cost</td>
<td>xx</td>
</tr>
</tbody>
</table>

4. **Garage**

The Garage has its own lengthy procedure which is not incorporated into this Administrative Order.

5. **General Fund Departments**

General Fund Departments should complete work charge computations for Enterprise Fund Departments and SID charges.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #341 dated January 5, 2005

Cross-Ref:
CITY OF TRAVVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 15

TITLE: PURCHASING FUNCTIONS

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

Purchasing functions of the City of Traverse City shall be handled by a Purchasing Agent in the City Manager’s Office and shall include the following functions:

Purchasing services such as are traditionally or customarily performed by a purchasing department. These services shall include centralized purchasing of equipment, materials, supplies and services; coordination of general bid solicitation; preparation of advertisements; assisting in bid specification formulation; presiding over bid openings and processing standard contracts associated with the purchasing function in accordance with the Purchasing and Contracting Policies and Procedures. The City Manager or Purchasing Agent may delegate authority to handle a department’s competitive bidding process to a department in lieu of handling by the Purchasing Agent.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #344 dated September 9, 2008

Cross-Ref: T.C. Code Section 230.01; Purchasing and Contracting Policies and Procedures
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager

I. Purpose:
The purpose of this Administrative Order is to comply with Section 39 of the Charter for the City of Traverse City by establishing regulations, duties and procedures to be followed in each department of the City.

II. Additional Authority
   - City Charter Section 39

III. Scope/Applies to
All Departments

IV. Responsibility
Department Directors, Employees who prepare Contracts/Service Orders

V. Statement
1. Insurance amounts as shown on the attached chart titled "Insurance Guidelines for Contracts and Service Orders" shall generally be required for the contracts and services indicated (or similar services not indicated). Where possible, such amounts shall be indicated in bid invitations and requests for proposals. For services not outlined in the insurance guidelines chart, or in cases where additional analysis should be done to determine the appropriate type of insurance coverage and minimum amount, contact the City Clerk for a determination.
2. Proof of insurance in the form of a certificate of insurance must be submitted to the City Clerk or Purchasing Agent prior to services being rendered.
3. Waivers of subrogation clauses are prohibited in any contract.
4. Hold Harmless by the City clauses are generally prohibited; exceptions must be approved by the City Attorney.
### Insurance Guidelines for Contracts and Service Orders

**Date:** October 2010

<table>
<thead>
<tr>
<th></th>
<th>Little Risk</th>
<th>Low Risk</th>
<th>Moderate Risk</th>
<th>High Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Work performed on contractor/vendor’s premises or on City property</td>
<td>- Accidents are highly improbable</td>
<td>- Low to moderate chance of accident</td>
<td>- Moderate to high chance of accident</td>
</tr>
<tr>
<td></td>
<td>- minor repairs - maintenance (except janitorial) - publishing/printing -</td>
<td>- If accident occurs, only minor injuries or property damage could result</td>
<td>- If accident occurs, moderate injuries or property damage could result</td>
<td>- If accident occurs, injuries and property damage could be severe</td>
</tr>
<tr>
<td></td>
<td>delivery without set-up - consultants - health services - training</td>
<td>- Work is performed no more than 6 feet off the ground—no construction is involved</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial general liability</td>
<td>Determined by CM</td>
<td>$1,000,000 per occurrence</td>
<td>$1,000,000 per occurrence</td>
<td>$2,000,000 per occurrence</td>
</tr>
<tr>
<td>Professional liability (architects, engineers, consultants, etc.) as applicable</td>
<td>Determined by CM</td>
<td>Provide proof of insurance</td>
<td>$1,000,000 per occ.² (or claims made w/ 3 yr report period for certain services)</td>
<td>$1,000,000 per occurrence¹</td>
</tr>
<tr>
<td>Workers Compensation¹</td>
<td>If on City property</td>
<td>As required by state law</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Automobile liability</td>
<td>If on City property</td>
<td>Transport people or City-owned goods; $1,000,000 ($2,000,000 for tour bus) with City as additional insured; otherwise provide proof of ins.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Garage Keepers Liability (vendor’s property)</td>
<td>Determined by CM</td>
<td>$500,000</td>
<td>$1,000,000</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>Owner’s protective liability (const. contracts)</td>
<td></td>
<td>$1,000,000 per occurrence</td>
<td>$2,000,000 per occurrence</td>
<td>In the amount of the contract</td>
</tr>
<tr>
<td>All risk builder’s insurance (const. contracts)</td>
<td></td>
<td></td>
<td></td>
<td>As needed for large projects</td>
</tr>
<tr>
<td>Excess liability</td>
<td></td>
<td></td>
<td>$1,000,000 per occ. - City add. Ins. (or claims made w/ 3yr report period for certain services)</td>
<td></td>
</tr>
<tr>
<td>Environmental/Pollution Liability</td>
<td></td>
<td></td>
<td>$1,000,000 per occurrence</td>
<td></td>
</tr>
<tr>
<td>Underground explosion/ collapse</td>
<td></td>
<td></td>
<td>$1,000,000 per occurrence</td>
<td></td>
</tr>
<tr>
<td>City as additional insured (comm gen liab)</td>
<td></td>
<td></td>
<td>Yes, if work done on City property</td>
<td>Yes, if no Owner’s Protective</td>
</tr>
<tr>
<td>Min. 10 days notice for modification/cancel</td>
<td>Yes, if ins. required</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

¹A sole proprietor not required to have worker’s comp insurance shall execute a sole proprietor waiver.² City need not be added as additional insured.
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 17

TITLE: BONDS FOR CITY PROJECTS

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

The following bonds will be required for City projects and shall be included in specifications:

<table>
<thead>
<tr>
<th>Staff’s Projected Cost</th>
<th>Bond Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>$50,000 and over*</td>
<td>Performance Bond - (AIA document A312) in favor of the City in an amount of not less than one hundred percent of the contract price as an assurance by the contractor and contractor’s surety that the work will be performed and completed in accordance with the terms of the contract on or before the date specified. Payment Bond - (AIA document A312) in favor of the City in an amount of not less than 100% of the contract price as an assurance by the contractor and contractor’s surety that all costs for labor, materials and equipment furnished for use in the performance of the contract shall be paid for the protection of subcontractors, labor, equipment and material suppliers.</td>
</tr>
<tr>
<td>$20,000 up to $50,000</td>
<td>At the discretion of the Department Head.</td>
</tr>
<tr>
<td>$5,000 up to $20,000</td>
<td>If the estimated cost of material is 70% or more of the total cost of the project, no bonding is required. If the estimated cost of material is less than 70% of the total cost of the project, bonding requirements will be determined by the Department Head on an individual project basis. Requirements shall be included in specifications, and specifications shall contain the following or similar statement: “Any required bonds shall not void or nullify any manufacturer’s guarantees or warranties.”</td>
</tr>
</tbody>
</table>

Also include in specifications the following or similar statement: “Any required bonds shall not void or nullify any manufacturer’s guarantees or warranties.”
Under $5,000

No bonding is required, but include the following or similar statement in the specifications: “Not paid in full until the project is completed.”

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #339 dated January 5, 2005

Cross-Ref: *See also MCL 129.201, Contractor’s Bond for Public Buildings or Works: T. C. Code, Section 230.06, Bonds
CITY OF TRAVERSE CITY  
OFFICE OF THE CITY MANAGER  
ADMINISTRATIVE ORDER NO. 18

TITLE:          EMPLOYEE CONDUCT COMPLAINT POLICY

DEPTS. AFFECTED: ALL EXCEPT POLICE

EFFECTIVE DATE: OCTOBER 2010

PURPOSE

The purpose of this policy is to improve the quality of services provided, to promote a high level of public confidence, and to enhance and maintain the professional integrity of the City and its employees.

The City and its employees will perform their duties within the boundaries of established contemporary legal and ethical standards. The organization will establish and promote these standards through clear, written policy statements and rules and regulations, and the thorough and impartial investigation of all allegations of misconduct.

A formal procedure to receive, document, and investigate all complaints concerning City employee conduct allows the City to monitor and enforce standards, and is the administrative statement that behavior deviating from these standards will not be tolerated. With a meaningful and effective procedure of handling complaints, we believe citizen confidence in the integrity of the City and its employees will be achieved and maintained.

ELIGIBILITY

Except as herein excluded, this Policy is intended to address any complaint by any person, including employees, with respect to employee conduct.

This policy does not apply to employees of a bargaining unit represented by a union where the City and the union have entered into an applicable, alternative Complaint procedure or the City Police Department, which has its own Complaint Process. This Policy does not apply to matters related to an employee’s wages, benefits, hours, and other terms and conditions of employment.

Further, allegations or complaints of unlawful discrimination or unlawful harassment or violation of the Americans with Disabilities Act or the Health Insurance Portability and Accountability Act should be resolved according to the processes and policies adopted by the City Commission to address these issues. Allegations or complaints constituting a grievance under any agreement between the City and an employee’s Union should be resolved according to the processes and policies set forth in the agreement.

PROCEDURE

In order for formal complaints to become known and to be handled in a timely manner, it is necessary to establish a procedure with time limits. It is the responsibility of all parties involved to be aware of the time limits and to progress the complaint and responses within the time limits. Should the time limits not be observed, the complaint will be considered to have been resolved. If management fails to
observe the time limits, the complaining person has the option to take the formal complaint to the next step in the procedure.

Complaint Forms.

Each department shall make available an approved Complaint Form. Complaints shall be made in writing on the approved Complaint Form.

1. **Supervisor Review.**

The first step in the process is to seek resolution from the employee’s immediate supervisor unless the complaint involves the supervisor, the supervisor has condoned the activity, or failed to acknowledge receipt of the Complaint within 5 days without good cause in which case, the Complaint should be filed directly with the Department Head.

Once a Complaint has been filed, the supervisor shall notify the employee.

The supervisor shall document the Complaint, investigate the Complaint, and make a decision on the outcome.

A written response will be presented to the complainant, the employee, and the Department Head within 30 calendar days of the supervisor’s receipt of the written request, unless further time is necessary in which case both parties shall be notified of the expected date of response. Subject to legal constraints on disclosure, the response shall include a summary of the supervisor’s findings as well as the supervisor’s determination as to the resolution of the complaint, including any remedy or corrective action to be taken (the “Supervisor Response”). The Supervisor Response shall be implemented immediately, unless appealed.

If either party is unsatisfied with the Supervisor Response, either party may appeal in writing to the employee’s Department Head within 5 calendar days from the date of the Supervisor Response on an approved appeal form.

2. **Department Head Review.**

If the dispute specifically involves the Department Head, the Department Head has condoned the activity, or failed to acknowledge receipt of the Complaint within 5 days without good cause, the complainant should address the Complaint to the City Manager.

The Department Head shall notify the employee that a Complaint or appeal has been filed. The Department Head shall document the Complaint, investigate the Complaint, including a review of any prior Response, and make a decision on the outcome.

A written response to the complaint shall be given to the complainant, the employee, and the City Manager within 30 calendar days of the date the dispute was filed, unless additional time is needed in which case both parties will be informed of the expected date of response. Subject to legal constraints on disclosure, the response shall include a summary of the Department Head’s findings as well as the Department Head’s determination as to the resolution of the dispute (the “Department Head Response”). The Department Head Response shall be implemented immediately, unless appealed.

If either party is unsatisfied with the Department Head Response, either party may request in writing that the dispute be resolved by the City Manager or his or her designee (the “City Manager”) within 5 calendar days from the date of the Department Head Response and on an approved appeal form.
3. **City Manager Review.**

The City Manager will notify the employee that a Complaint or appeal has been filed. The City Manager will document the Complaint, investigate the Complaint, including review of any prior Responses, and make a decision on the outcome.

A written response to the dispute will be given to the complainant and the employee by the City Manager within 30 calendar days of the date the dispute was filed, unless additional time is needed in which case both parties will be informed of the expected date of response. Subject to legal constraints on disclosure, the response shall include a summary of the City Manager’s findings as well as the City Manager’s determination as to the resolution of the dispute.

Decisions of the City Manager are final and shall be implemented immediately.

**RETRIATION**

No person will be subject to retaliation by anyone as a result of initiating the Complaint Process, assisting in the process, or providing information in connection with a Complaint. Any employee who is found to have taken actions determined to be retaliatory shall be subject to appropriate disciplinary action by the City up to and including discharge.

**CONFIDENTIALITY**

Persons filing Complaints may request to remain anonymous. Persons offering anonymous complaints should be advised that the City’s ability to investigate the complaint may be limited by their anonymity.

Persons participating in the Complaint process shall preserve the confidentiality of information that in any way relates to the existence, nature, and resolution of a Complaint except: (a) to the extent necessary to pursue resolution; (b) to the extent that disclosure is required by law, including the Freedom of Information Act; (c) to the extent that disclosure, including disclosure that exculpates, is required by the ordered remedy or corrective action; (d) to the extent that the City manager reasonably deems disclosure appropriate to effectuate a remedy or corrective action for the benefit of the complaining party, other employees, or the City.

**COMPLIANCE**

A violation or failure to follow this policy, or portions thereof, by any employee of the City may result in disciplinary action.

Under no circumstances shall this policy be construed to act as any type of employment contract with any employee of the City and does not modify any employment relationship. Further, this Policy constitutes City policy, and is not intended to enlarge the employee’s civil or criminal liability in any way. It shall not be construed as the creation of a higher legal standard of safety or care in an evidentiary sense with respect to third party claims insofar as the employee’s legal duty as imposed by law.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #357 dated February 19, 2009
Cross-Ref:
# Complaint Form

**Section 1 - To be completed by Complainant. (Please Print)**

<table>
<thead>
<tr>
<th>Name:</th>
<th>Last</th>
<th>First</th>
<th>Middle</th>
<th>Date of Birth:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Address:</td>
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<tr>
<td>Work Address:</td>
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</tr>
<tr>
<td>Home Phone:</td>
<td>Work Phone:</td>
<td>Other Phone:</td>
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<tr>
<td>Date/Time of Occurrence:</td>
<td>Date of Complaint:</td>
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<tr>
<td>Location of Occurrence:</td>
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<tr>
<td>Name of Employee(s) Involved (if known)</td>
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<tr>
<td>Name, Addresses of Witnesses (if known)</td>
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<tr>
<td>Details - (Please state your complaint, including names, times, locations, witnesses, and any other factual, supporting information.) Use additional sheets of paper as necessary.</td>
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</tr>
</tbody>
</table>

(Sheets, if Necessary)

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Signature of Complainant

LE0584
# APPEAL FORM

To be completed by Appellant. (Please Print)

<table>
<thead>
<tr>
<th>Name:</th>
<th>Last</th>
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<tbody>
<tr>
<td>Home Address:</td>
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<tr>
<td>Work Address:</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Home Phone:</th>
<th>Work Phone:</th>
<th>Other Phone:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Complaint:</td>
<td>Date of Determination:</td>
<td></td>
</tr>
<tr>
<td>Determination made by:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Basis of your Appeal: (Please state the basis of your appeal, include the Determination appealed from, any other Determinations, and supporting information.) Use additional sheets of paper as necessary.

Sheets, if Necessary)

Signature of Complainant

LEU381
TITLE: HIPAA PRIVACY RULE HYBRID ENTITY DESIGNATION

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

Pursuant to 45 CFR 164.105(a)(2)(iii)(C), it is hereby established that the City of Traverse City is a Hybrid Entity as that term is defined by 45 CFR 164.103 as follows:

The City conducts both covered and non-covered functions under HIPAA. The health care components of the City are as follows:

1. The Traverse City Fire Department.
2. The Traverse City Police Department to the extent that it engages in covered functions.
3. The Department of Human Resources and City Manager’s office to the extent that HIPAA applies or the City is obligated to follow HIPAA as a plan sponsor pursuant to the terms of its health care plans.
4. Departments that perform functions that would make the department a business associate of a health care component of the City if the two departments were separate legal entities when the department is performing business associate functions.

Only the above listed components of the City shall be obligated to comply fully with the HIPAA Privacy Rule. All other components of the City shall comply with HIPAA to the extent required by the Privacy Rule.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #346 dated October 13, 2005

Cross Ref: Health Insurance Portability and Accountability Act of 1996 (HIPAA)
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 20

TITLE: REAL ESTATE CLOSINGS

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

The City Attorney’s office shall be responsible for handling the real estate closings of the City. All departments involved in the City’s real estate purchases and sales are to follow the procedures of the City’s Attorney’s office.

R. Ben Bross, City Manager

History: Supersedes Executive Order #275 dated September 9, 2008

Cross Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 21

TITLE: SETTLEMENT OF CONTESTED TAX APPEALS

DEPTS. AFFECTED: CITY ASSESSOR, CITY MANAGER

EFFECTIVE DATE: OCTOBER 2010

WHEREAS, State law provides for a process to appeal contested tax matters, including a hearing before the Michigan Tax Tribunal; and

WHEREAS, State law mandates that the City provide the tax assessment function for all taxing jurisdictions regarding real and personal property located within the City of Traverse City and a part of that function is defending appeals before the Michigan Tax Tribunal; and

WHEREAS, proposals for settlements of those matters are often submitted by the Petitioner to the City and a process needs to be clarified regarding the authority to agree to stipulate to the settlement of tax appeals;

THEREFORE, the following Administrative Order is adopted:

The City Assessor shall have the authority to settle all property tax appeal matters brought before the Michigan Tax Tribunal in accordance with state statute, the policies and procedures established by the State Tax Commission and the policies and procedures established by the State Assessors’ Board and execute all necessary documents to accomplish any such settlement. Notice of any such settlement shall be given to the City Manager by the City Assessor.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #343 dated July 19, 2005

Cross Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 22

TITLE: EVENT REIMBURSEMENT AND DEPOSIT

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

This Administrative Order is to establish amounts for reimbursement of City costs incurred for accommodating events (for example, police officers, firefighters, public services crew, etc.). There may be a 25% deposit on estimated costs at the time of approval. The City will invoice the actual costs after the event minus the deposit, unless otherwise agreed to in writing by formal agreement.

This Administrative Order is not applicable to block parties, DDA/DTCA sponsored events or events authorized by agreement.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #358 dated February 19, 2009

Cross Reference:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 23

TITLE: PROHIBITED STREETS FOR PEDICAB PUBLIC TRANSPORTATION

DEPTS. AFFECTED: POLICE, FIRE, CLERK, STREET, ENGINEERING

EFFECTIVE DATE: OCTOBER 2010

Pedicab public transportation is prohibited from the following streets:

M22 (West Bay Shore Drive)
US 31 (Division Street, Grandview Parkway, Munson Avenue)
M72 (Grandview Parkway, Traverse Highway)
Garfield Avenue
Eighth Street from Union Street east to Munson Avenue
Parsons Road from Garfield Avenue east to the City limits
Woodmere Avenue
14th Street

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #309 dated April 21, 1998

Cross-Ref: T.C. Code, Chapter 867
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 24

TITLE: SIDEWALK CAFÉ WINDSCREEN REGULATIONS

DEPTS. AFFECTED: POLICE, FIRE, CLERK, STREET, ENGINEERING

EFFECTIVE DATE: OCTOBER 2010

The City Manager may adopt an Administrative Order controlling occupancy pursuant to a sidewalk café permit. Therefore, in addition to the regulations contained in the Traverse City Code, the following regulations pertain to windscreens used in conjunction with sidewalk café permits:

1. **Size.** The height of the windscreens shall not exceed 36 inches and the length shall not exceed eight feet.

2. **Material.** Material shall be flame-retardant material. No “day-glo” or luminescent colors shall be used. Material shall be inspected by the Fire Department before use.

3. **Anchoring.** Anchoring systems must be approved by the City Engineer, and must be installed at the expense of the property owner, set below grade in the sidewalk, and capped when not in use. The below grade sleeve must secure a screen during a 90-mile per hour wind. The sleeve hole must be repaired at the property owner’s expense when the windscreens will no longer be used.

4. **Use.** The windscreens must be removed and sleeveholes capped whenever the café is not open for business. The windscreens may not contain advertising.

5. **Location.** The windscreens may not be used where meters, hydrants, or handicapped parking exists, and it may not interfere with pedestrian or vehicular access to the sidewalk.

6. **Cost.** The cost of installation and removal shall be borne solely by the property owner.

R. Ben Bross, City Manager

History: Supersedes Executive Order #322 dated July 15, 2002

Cross-Ref: T.C. Code, Section 1020.07
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 25

TITLE: GRANTING CONNECTION TO CITY STREET
EXECUTIVE ORDER NO. 352

DEPTS. AFFECTED: APS/ALL

EFFECTIVE DATE: OCTOBER 2010

Attached is Executive Order No. 352 Granting Connection to City Street with an effective date of May 16, 2007. This is filed with the court system and recorded, so it shall remain as Executive Order No. 352.

R. Ben Bifoss, City Manager

History: Executive Order #352 dated January 18, 2007 and revised on May 16, 2007

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER

EXECUTIVE ORDER NO. 352

TITLE: GRANTING CONNECTION TO CITY STREET

DEPARTMENTS AFFECTED: ALL

EFFECTIVE DATE: May 16, 2007

In the Michigan Constitution, the reasonable control of streets is reserved to cities. Michigan Constitution 1963, Article VII §29. The Traverse City Charter also reserves the right to use and control streets to the City. Traverse City Charter §127. The Michigan Constitution also gives to each city the power to adopt resolutions and ordinances relating to its municipal concerns, property and government. Michigan Constitution 1963, Article VII § 22. The Home Rule Act states that a city may provide in its Charter for the use, regulation, improvement and control of its streets. MCL 117.4h. Traverse City has provided in its Charter for the adoption of all such powers. Traverse City Charter §3. The Traverse City Code of Ordinances requires permits for curb cuts and openings into city streets. Traverse City Code of Ordinances §1026.

Incochee Woods Development, LLC, (IWD) has developed property adjacent to the City for single-family residential housing (Incochee) and historically has had access to Ramsdell Road, a City street. Incochee has other access on the M-72 highway to the north. The Incochee development shall consist of a maximum of 78 units.

The potential exists for the traffic coming from and through Incochee onto Ramsdell Road to be a burden upon and a substantial change in the character of that road and to result in maintenance, safety and environmental issues.

On May 26, 2006, a letter was issued by this office denying general access to Ramsdell Road but allowing "crash gate" access to allow emergency public safety services to the development.

Since that time, an alternative has been discussed which would satisfy the same public health, safety and welfare reasons of the City of Traverse City, but accommodate limited Ramsdell Road access to Incochee.

Therefore, limited Ramsdell Road access to the Incochee development is authorized as described and conditioned as follows:

1. IWD shall install a mechanically operated ingress/egress gate (Gate) for the sole purpose of providing controlled vehicle access to and from Ramsdell Road to the real property developed by IWD. The only exceptions for use of the Gate may be the Clark property and sites 54 and 55 at the option of IWD and the Clarks, provided said properties remain as single-family residential lots and identified as Incochee in the Master Deed dated February 7.
2. The Gate will be for the exclusive ingress/egress of residents and their guests of the Incochee site condominium units and for emergency services such as police, fire, ambulance and utilities ("Emergency Services"). Vehicles related to construction, utility and maintenance shall not access via Ramsdell but shall use the M-72 access. Commercial vehicles including deliveries shall be via the M-72 access.

3. The Gate shall be located within the right of way of Ramsdell Road at a location determined by the City Manager and agreed to by IWD. The City shall own and operate the Gate.

4. The form of Gate operation may be touch pad or such other device as approved by the City Engineer, the City Manager, and IWD. The form of operation may provide the City with the ability to monitor usage consistent with the terms of this Order. The design may include traffic calming devices to control speed at the Gate.

5. Only residential lot owners, guests, Emergency Services, and City plow vehicles (during the winter season) will have access to the Gate. A master list of those residential units will be kept by the City, IWD and the successor condominium association. The maximum amount of residential units eligible will be 78 (this amount includes units 54 and 55 and the Clark property).

6. For Emergency Services and City plow vehicles, the City will be responsible for distributing Gate access numbers and such numbers shall not be used for any other purposes.

7. The mailboxes for Incochee residents will remain at the M-72 entrance, except for the Clark property and for units 54 and 55.

8. The City will maintain the Gate in a functioning operational manner at all times. General operational and maintenance expense will be the responsibility of the City. However, an account for any Gate maintenance, repair or operation expenses that per incident exceed $500.00 shall be created by IWD and transferred to the condominium association. The City shall submit any bills for any expenses that per incident exceed $500.00 to IWD or the condominium association, which will be paid by IWD or the condominium association within 30 days. This obligation is to be incorporated into the IWD Master Deed and Bylaws by proper amendment.

9. At no time may the Gate be in a nonoperational manner for longer than 72 hours. The City will conduct the maintenance or have an ongoing service agreement for the routine maintenance and emergency repair.

10. Open access to Ramsdell Road, via the Gate will be permissible in those cases where the M-72 entrance is deemed unusable during times of emergency.

11. The Gate shall be installed and made operational not later than July 15, 2007.

12. There shall be no change to the Incochee development which would facilitate passthrough
traffic from or to M-72 and there shall be no other road connections between the private roads of Incochee across site units 54 or 55.

13. There shall be no expansion of the real estate comprising Incochee or the density of the development beyond the 78 units referenced in Paragraph 5.

14. All IWD obligations and restrictions shall be assumed by the successor condominium association and that shall be expressly stated in the Master Deed and Bylaws.

Date: May 16, 2007

[Signature]
Richard I. Lewis
City Manager
July 11, 2007

Mr. Ted Lockwood
Incochee Woods Development LLC
12930 West Bayshore Drive
Traverse City, MI 49684

Re: Executive Order 352, Section 11

Dear Ted,

The above Executive Order and Section 11 in particular had set a July 15, 2007 date by which the gate on Ramsdell would be in place and operational. Through no fault of IWD, the City, or any other party, it is obvious that this completion date is not going to be achieved.

While the overall design of the proposed gate appears to have been agreed upon, there remains discussion regarding the technology to be utilized, which I believe we are close to resolving. You have indicated that you are reluctant to start any construction activity until all of the issues have been resolved. Through the discussion, you have been given by the gate vendor, a 60-day construction time line to complete the project once the order to proceed has been given.

Given the above, in accordance with the Settlement Agreement and per our telephone discussion of July 10, it is suggested that Section 11 of the Executive Order be amended to require a completion date of September 30, 2007. I have also advised the representative of the Ramsdell Interest Group of this proposed change and he has found it acceptable. If you find this amendment acceptable, please sign below and return one of the two originals to me. Once received, the necessary change to Section 11 of Executive Order 352 will be made.

Thank you and if you have any questions, please feel free to contact me.

Sincerely,

Richard I. Lewis
City Manager
By my signature below, Incochee Woods Development LLC agrees to amend Section 11 of Executive Order 352 as outlined above.

Ted Lockwood

copy:  City Commission
       Deputy City Attorney Karrie Zeits
       City Clerk, Debra Curtiss
       Mike Dettmer, Esq
       Ralph Cerney, Ramsdell Interest Group
EXECUTIVE ORDER NO. 352

GRANTING CONNECTION TO CITY STREET

DEPARTMENTS AFFECTED: ALL

EFFECTIVE DATE: JANUARY 18, 2007

In the Michigan Constitution, the reasonable control of streets is reserved to cities. Michigan Constitution 1963, Article VII §29. The Traverse City Charter also reserves the right to use and control streets to the City. Traverse City Charter §127. The Michigan Constitution also gives to each city the power to adopt resolutions and ordinances relating to its municipal concerns, property and government. Michigan Constitution 1963, Article VII § 22. The Home Rule Act states that a city may provide in its Charter for the use, regulation, improvement and control of its streets. MCL 117.4h. Traverse City has provided in its Charter for the adoption of all such powers. Traverse City Charter §3. The Traverse City Code of Ordinances requires permits for curb cuts and openings into city streets. Traverse City Code of Ordinances §1026.

Incochee Woods Development, LLC, (IWD) has developed property adjacent to the City for single-family residential housing (Incochee) and wishes to connect its private streets to Ramsdell Road, a City street. Incochee has other access on the M-72 highway to the north. The Incochee development consists of 73 units.

The potential exists for the traffic coming from and through Incochee onto Ramsdell Road to be a burden upon and a substantial change in the character of that road and to result in maintenance, safety and environmental issues.

On May 26, 2006, a letter was issued by this office denying general access to Ramsdell Road but allowing “crash gate” access to allow emergency public safety services to the development.

Since that time, an alternative has been discussed which would satisfy the same public health, safety and welfare reasons of the City of Traverse City, but accommodate limited Ramsdell Road access to Incochee.

Therefore, limited Ramsdell Road access to the Incochee development is authorized as described and conditioned as follows:

1. IWD shall install a mechanically operated ingress/egress gate (Gate) for the sole purpose of providing controlled vehicle access to and from Ramsdell Road to the real property developed by IWD. The only exceptions for use of the Gate will be the Clark property and sites 54 and 55, provided said properties remain as single-family residential lots and identified as Incochee in the Master Deed dated February 7, 2006, recorded 2006C-0012.
2. The Gate will be for the exclusive ingress/egress of residents and their limited guests of the Incochee site condominium units and for emergency services such as police, fire, ambulance and utilities. Vehicles related to construction, utility and maintenance shall not access via Ramsdell but shall use the M-72 access.

3. The Gate shall be located on the IWD property or such other property as will insure the access limitations required by this Executive Order. If because of safety reasons no other property is available, the Gate may be placed within the right of way of Ramsdell Road at a location determined by the City Manager and after execution of a Permission for Encroachment Agreement by the City and IWD.

4. The form of Gate operation will be similar to a bar code reader and/or infrared reader or such other device as approved by the City Engineer.

5. Only those residential units that have received an occupancy permit will have access to the Gate and only for the number of automobiles within the household. A master list of those residential units will be kept by the IWD or the successor condominium association and will be made available to the City at its request. The maximum amount of residential units eligible will remain at 71 (this amount excludes units 54 and 55). Each unit shall also be entitled to access for up to two (2) guest vehicles at any one time.

6. The City will be responsible for determining the number of access cards that will be needed for its emergency service needs, including ambulance service. The City will make the list of where the cards have been distributed and provide said list to IWD or the successor condominium association upon request.

7. The mailboxes for Incochee residents will remain at the M-72 entrance, except for the Clark property and for units 54 and 55.

8. The Gate operation and obligation are to be incorporated into the IWD Master Deed and Bylaws by proper amendment.

9. The Gate must be maintained in a functioning operational manner at all times. Such operational and maintenance expense will be the responsibility of IWD and its successor condominium association.

10. At no time may the Gate be in a nonoperational manner for longer than 72 hours. It will be the responsibility of IWD to have an ongoing service agreement for the routine maintenance and emergency repair. A copy of the service agreement shall be provided to the City with the authorization to order the necessary repairs if the repairs have not been made within the 72-hour period.

11. An account for Gate maintenance and repair having a balance of at least $10,000 will be created by IWD and transferred to the successor condominium association. The City shall have access to the account. IWD and its transferee shall continuously maintain this balance and account.
12. Open access to Ramsdell Road, via the Gate will be permissible in those cases where the M-72 entrance is deemed unusable during times of emergency.

13. The Gate shall be installed and made operational not later than March 16, 2007, or the access to Ramsdell Road shall be barricaded by the City.

14. There shall be no change to the Incochee development which would facilitate passthrough traffic from or to M-72 and there shall be no other road connections between the private roads of Incochee across site units 54, 55 or the property currently owned by Beatrice Clark.

15. There shall be no expansion of the real estate comprising Incochee or the density of the development.

16. All IWD obligations and restrictions shall be assumed by the successor condominium association and that shall be expressly stated in the Master Deed and Bylaws.

Date: January 18, 2007

[Signature]

Richard I. Lewis
City Manager
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 26

TITLE: TRAFFIC ENGINEER, TRAFFIC COMMITTEE AND TRAFFIC CONTROL ORDERS

DEPTS. AFFECTED: MANAGER, POLICE, ENGINEERING, PLANNING, FIRE, STREETS, ATTORNEY, CLERK AND DDA/APS

DATE: OCTOBER 2010

The Traffic Committee is a staff advisory committee to the City Manager. The Traffic Engineer shall mean the City Manager or his/her designee. The City Manager hereby designates the City Engineer as Traffic Engineer.

The purpose of the Traffic Committee is to review traffic-related matters (except traffic code enforcement) and to make recommendations to the City Manager for traffic control orders. The Police Department will refer matters to the Traffic Committee when changes are needed to assist enforcement. Meetings may be open to the public. Individuals who have made requests to the Committee may be specifically invited to attend.

Committee membership shall be composed of staff from those City departments which may be affected by traffic-related changes, either directly or indirectly, and who have expertise in traffic control management. The City Manager’s Office shall be responsible for calling and conducting the meetings and keeping notes of the meetings. The Committee shall consist of representatives from the following departments and any other persons designated by the City Manager:

City Engineer or representative Traffic Engineer, research, studies
City Planning Department representative Long-range planning and capital expenditure budget
City Manager representative Call and conduct meetings, keep meeting notes
Streets Department representative Studies, maintenance, parking
Police Department representative Studies, enforcement, public safety
Fire Department representative Public safety
City Attorney representative Risk management
DDA/APS Representative Downtown parking system

Any Traffic Control Orders shall be initiated by the Traffic Committee in accordance with the provisions of the Michigan State Uniform Traffic Code and the Michigan Vehicle Code.

The Traffic Committee shall establish written procedures when necessary.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #333 dated June 18, 2004

Cross Ref: T. C. Code, Chapter 410
REQUESTS FOR WARNING SIGNS

TRAFFIC COMMITTEE, ENGINEERING, PLANNING, STREET

OCTOBER 2010

The following procedure shall be followed for handling requests for a traffic sign warning motorists of a child with a handicap, including deafness and blindness:

1. The written request for such signage must be submitted to the Street Superintendent.

2. The requesting person must agree in writing to pay the cost of the sign. Installation will be by City crews at no cost to the requesting person.

3. Language for all such signs shall be "CAUTION CHILD WITH DISABILITY IN AREA";

4. The Streets Superintendent will have requests reviewed and approved by the Police Chief and City Engineer prior to installation;

5. The sign will be removed one year after placement unless the Street Superintendent receives a written request from the requesting person asking that it remain another year and confirming that the original reasons for the request remain the same. This is to eliminate unnecessary signs once the handicapped child grows up or moves from the area.

R. Ben Bifoss, City Manager

Supersedes Executive Order #285 dated October 14, 1992
Pursuant to a recommendation by the Traffic Committee
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 28

TITLE: PROPERTY DESCRIPTIONS

DEPTS. AFFECTED: ENGINEERING/ALL

DATE: OCTOBER 2010

All property and easement descriptions for City-related interests for one purpose or another shall be provided to the City Engineer to maintain property records.

The purpose of this Administrative Order is to ensure proper documentation and recordkeeping for property and easement descriptions for City-related interests.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #206 dated January 20, 1969

Cross-Ref:
TITLE: SWIMMING & DIVING

DEPTS. AFFECTED: DPS, PARKS, POLICE, ENGINEERING, CLERK

EFFECTIVE DATE: JULY 2016

1. Swimming, diving, bathing, or wading shall be prohibited at the following areas and such areas shall be so posted:

   Cass Street Bridges
   Duncan Clinch Park Marina Boat Launch Area
   Duncan Clinch Park Marina Breakwalls
   DNR Salmon Trap and Transfer Station
   Eighth Street Bridge
   Front Street Bridge
   Hull Park Boat Launch Area, Docks & Boardwalks
   Jay Smith Walkway
   Murchie Bridge
   Open Space
   Park Street Bridge
   Pedestrian Bridges at Farmers’ Market, east of Chamber of Commerce, and Pine Street
   TART Trail Pedestrian Bridge @ north end of Boardman Lake
   Union Street Bridges
   Union Street Dam

2. City Bathing Beaches are those City authorized Beaches with buoys outlining a swimming area.

   Martin A. Colburn, City Manager

History: Supersedes Executive Order #299 dated June 25, 2010; Amended October 2010

Cross-Ref: T. C. Code, Section 1062.12 and 1064.06
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 30

TITLE: HARBOR RULES; BOAT LAUNCHING RULES;
PROHIBITED MOORING LOCATIONS

DEPTS. AFFECTED: POLICE, PARKS, DPS

EFFECTIVE DATE: OCTOBER 2010

PROHIBITED MOORING LOCATIONS

Mooring any watercraft is prohibited at the following and shall be so posted:

1. Steel piling wall along Boardman River from boat launch to mouth of river, including
   breakwall/pier.

Overnight mooring shall be prohibited at the following locations and shall be so posted:

1. Wellington Plaza at the north end of Wellington Street
2. Boardman River Boardwalk (any City-owned boardwalks that are not designated Boardman
   River boat slips)

BOAT LAUNCHING RULES AND REGULATIONS

A launch permit is necessary for launching or loading a watercraft at the Duncan L. Clinch Park
Marina boat launch.

1. From May 15 to October 20, launch permits shall be required prior to launching or loading a
   watercraft from the water at the Clinch Park Marina boat launching ramp.

2. Commercial launch permits shall be for the following purposes only:
   a. For businesses engaged in watercraft sales and service to occasionally demonstrate or
      test watercraft, or
   b. For businesses engaged in seasonal loading and unloading of seasonally-stored
      watercraft.

3. During the period from May 15 to October 20, businesses providing watercraft rental for profit
   are not permitted unless under contract with the City.

4. During the period from May 20 to September 10, commercial launch permits shall be for no
   more than two launches per day.

5. A nonecommercial launch permit shall authorize a person to load or unload watercraft for use by
   that permit holder, or his family and shall not authorize the loading or unloading of watercraft
   which are rented out by the permit holder for gain or profit.

6. No person or business shall hire or subcontract with any person or business in an attempt to
   evade the provisions of this Order.
HARBOR RULES AND REGULATIONS

The Police Chief as Harbormaster may establish and enforce such reasonable rules and regulations as may be desirable to promote order in the harbor and to ensure the safety and convenience of the users of the harbor, as well as the general public. The purpose of this executive order is to consolidate all rules and regulations currently existing. The rules and regulations of the harbor shall consist of the following:

3. Duncan L. Clinch Marina Boat Slip Permit Agreement.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #316 (undated), Executive Order #305 dated July 11, 1996 and Executive Order #296 dated June 22, 1995

Cross-Ref: Harbor and Waterfront; T.C. Code, Section 1064.04 (c) Mooring; T.C. Code, Section 1062.15 Boat Launching; T.C. Code, Section 1064.16 Rules & Regulations, City Commission Resolution Establishing Fees for Duncan L. Clinch Marina Launching Permit Fees
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 31

TITLE: PARK RULES (Pets: Hours of Operation; Scheduling Use of)
DEPTS. AFFECTED: ALL
EFFECTIVE DATE: JUNE 2013

PARKS HOURS OF OPERATION

The following parks shall open at 7:00 a.m. and close at 11:00 p.m.:
- Bryant Park
- Clinch Park
- East Bay Park
- P & M Park
- Hickory Hills
- Open Space Park (during the days of the National Cherry Festival)
- Park C (located on Birchwood at Kewane)
- Sunset Park
- Volleyball Courts, located in West End Beach Park

The following parks shall open at 7:00 a.m. and close at 10:00 p.m.:
- Arbutus Court Park
- Boon Street Park

These hours shall be posted at the parks.

PETS IN PARKS RULES AND REGULATIONS

Pursuant to Traverse City Code of Ordinances, Section 1064.11, pets are regulated in City parks. Pursuant to Traverse City Code of Ordinances, Section 1064.16, the City Manager establishes the following rules and regulations pertaining to the conduct and use of parks in order to protect public property and the safety, health, morals and welfare of the public:

During the National Cherry Festival Dock Dog Event, any participating dog may be unleashed provided it is held within a controlled fenced area of the Event.

SCHEDULING USE OF CITY PARKS

The DPS Director or his designee shall be responsible for approving and scheduling public use of the City parks. The DPS Director shall follow the Park and Public Land Use Policy, as well as the Traverse City Code of Ordinances and any other City policies or laws.

R. Ben Bifoss, City Manager


Cross Ref: City Commission Policy - Park and Public Land Use; T.C. Code, Sections 1064.02, 1064.11 and 1064.16
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 32

TITLE: OAKWOOD CEMETERY RULES

DEPTS. AFFECTED: CEMETERY

DATE: JUNE 2014

The rules for the Oakwood Cemetery are developed pursuant to the Traverse City Code of Ordinances. The purpose of the Rules is to ensure that the facilities, structures and grounds of the Cemetery remain a quiet, respectful place for the remains of those interred and for those who visit and enjoy the serenity.

It is to be expected that the following Rules will not cover every occasion or situation that arises, so provisions are included to deal with those times. Also, the Rules do not cover all the regulations regarding Oakwood Cemetery, but supplement the regulations within the Code of Ordinances.

The Rules to meet the before-mentioned purposes are as follows:

General Maintenance and Decorations:
1. Tree and Shrubbery Maintenance. The City will undertake to maintain, as may be practical, the planting of trees and shrubs and to preserve and maintain landscape features. While the City does not allow individual plantings, those in place are considered to be “grandfathered.” The City does not maintain nor is it responsible for those grandfathered plantings.

2. Perpetual Care. Perpetual care shall consist of: watering, mowing and the raising of sunken graves when determined by the City as necessary.

3. Containers Permitted, Upright and Flush Marker Sections. Urns and/or vases that are within the height and width of the marker shall be allowed in the Upright Marker Section. In the Flush Marker Section, containers that are within the same width of the marker shall be allowed. It is recommended for proper care, that containers not be larger than 18” in diameter, measured at the widest point, and not be larger than 24” in height. Containers must be made out of bronze, concrete, steel, clay, copper, marble or granite. Containers made of other materials need approval in advance from the City. Containers must be located at the head of the grave beside the marker, not in front or behind, and it is recommended that they be placed upon a concrete slab not to exceed 18” by 18” or incorporated into the marker. Only one such container is allowed per marked occupied grave space, except for those spaces which have a double headstone, then containers on either side are allowed once one of the spaces has been occupied. A second container may be placed beside a single grave space if space allows. This rule is applicable to containers located on the markers. Other types of containers will be removed, unless provided for in section 5.

In Third Addition, Block A only, only one container not larger than 12 inches in diameter will be permitted per marked occupied grave space.

If a flag is placed on the plot, it must be located following the same rules for containers. Any flag so placed shall not exceed 12”x18” in size and not be over 36” in total height. Flags placed by veterans’ organizations will be removed in accordance with military protocol.
In addition to the containers, baskets on "shepherd" hooks will be permitted. One single shepherd hook will be permitted per marked occupied grave site except for double headstone sites, then two may be allowed. The hooks shall be located on either side of the marker and must be flush to the marker with the basket hanging directly over the marker. No shepherd hooks will be permitted in Third Addition, Block A.

Containers or hooks not used by June 15 of each year shall be tagged and removed. If not claimed by the owner within six (6) months, the containers or hooks shall be considered abandoned and may be disposed of by the City.

4. **Flowers and Winter Wreaths.** Flowers, natural, dried or artificial, are permitted within the approved containers as listed above. Winter wreaths are also permitted and should be no larger than 24 inches at their widest point and shall be placed on a tripod when possible. In keeping with the desire to have as natural a setting as possible, environmental concerns and effective grounds maintenance, the use of natural or dried flowers and all natural winter wreaths is encouraged and appreciated. Floral arrangements not in containers or on shepherd hooks will be removed.

5. **Decorations Beyond Burial Day.** The City shall not be responsible for floral pieces, baskets, or frames in which, or to which, such floral pieces are attached beyond the day of the burial. Cemetery staff or their agents will remove floral designs and floral pieces as soon as they become unsightly, and they assume no responsibility for their return.

6. **Removal of Articles.** In order for the City to complete fall and spring maintenance, all articles placed on plots are to be removed by October 1 of each year and no placement of articles may be made prior to May 7 of each year. Winter wreaths will be permitted beginning December 1 and must be removed by the following March 31. If there are any special circumstances which call for the placing of winter wreaths earlier, please check with the City for arrangements. The City may remove articles that do not conform to these Rules.

**Foundations and Monuments:**

1. **Foundation Installation.** All foundations shall be installed to Cemetery requirements. The City may, when it is determined necessary, due to improper installation of poor materials, remove a foundation detracting from the overall condition of the marker, re-level or replace any foundation installed by the City. The City may also remove from any plot any deteriorated foundation or memorial that was not installed by the City until the owner or original installer pays the normal charges for an acceptable foundation to be installed.

Foundations placed by those other than Oakwood Cemetery staff will require a permit available from the Sexton and payment of the site location fee prior to the installation. The Sexton must approve the size, type, and location of any foundation so requested. The installer will also be financially responsible for any damage to turf, landscape features, markers, monuments, or other cemetery feature. Those installing said foundation may be required to furnish satisfactory evidence of their ability to properly perform the proposed work and furnish proof of adequate liability and workman’s compensation insurance.

2. **Monument and Marker Foundation.** All monuments and markers in the upright sections shall be placed on concrete foundations approved by the City, at a cost to be determined by the City Commission. Markers in the flush sections of the Cemetery shall be placed with the tops flush with the ground. If there is more than one marker on a plot, all other markers will be placed with the tops flush with the ground, not to be decorated.
3. **Payment and Orders.** Monuments and markers shall not be delivered to the plots until perpetual care is paid and the foundations have been paid for in full and installed. Orders for foundations installed by the City shall be placed a minimum of two weeks in advance. Foundations will not be placed during the winter months.

4. **Monument and Marker Material.** All monuments shall be made of durable granite, marble, bronze, or other material approved in advance by the City.

5. **Monument Setting.** Monument retailers and independent stone setters must set all memorials in conformity with Cemetery requirements and in accordance with trade standards of proper methods of handling and setting with non-staining material. Monuments must be placed at the head of the grave when at all possible. The City may correct any error that may occur in the placing of a monument, marker or foundation. The City assumes no responsibility for assuring that ordered markers and monuments are proper for the area in which they are to be placed and for name placement location.

6. **Size.** Markers and monuments installed on any plot after June 1, 1995, shall not be smaller than 10"x8" in base size and shall not exceed 40" in length for a single burial space, 80" in length for a double burial space and 18" width. In the upright sections, the height shall not exceed 36" which includes the base above the ground. Taller monuments may be considered upon written request to and approval from the City Manager. In the Third Addition, Block A maximum size allowed is 12"x24".

7. **Design and Inscriptions.** The City may reject any memorial or improvement which, on account of size, design or inscription, is unsuitable to the plot on which it is to be placed. Inscriptions shall be limited to:
   a. Legal names or socially acceptable nicknames;
   b. Significant personal dates;
   c. Emblems of organizations or institutions incorporated in or recognized by the federal or Michigan governments;
   d. Suitable quotations from any nationally distributed book of quotations, poetry or religious text;
   e. Exceptions submitted to and approved by the City Manager in writing.

**Mausoleums:**

1. **Mausoleum Access.** The mausoleum will be unlocked for visitation from 8:30 am through 3:00 pm, Monday through Friday, April 1 through November 14. During other times, the doors will not be opened unless requested.

2. **Casket Sizes in Mausoleum.** Crypt owners are responsible for selection of appropriate casket size.

3. **Crypt or Niche Memorials.** All fittings, adornments, urns, inscriptions, engravings and name plates for crypts or niches are subject to approval and control by the City. Such activities and costs are the responsibility of the crypt purchaser.

4. **Mausoleum and Tombs (private).** Mausoleums, columbariums, or tombs may be constructed only in areas set aside by the City for that purpose. Those constructing a mausoleum or tomb must, after purchasing an acceptable site, present plans and specifications to the City for approval.

**Other:**

1. **Grave Opening Orders.** Orders for opening graves will not be honored unless an "Authorization for Interment" form is signed by the owner or his or her personal representative.
Should the owner or his or her personal representative fail or neglect to sign such interment orders, the City reserves the right to make interment in a location designated by the City.

2. **Vehicles.** The use of recreational vehicles shall not be allowed in the Cemetery. This includes, but is not limited to, off-road vehicles, three and four-wheeled and other all-terrain vehicles, mopeds, mini-bikes, motor scooters, off-road motorcycles and snowmobiles.

3. **Prohibited Activities.** Certain recreational activities disruptive or disrespectful in nature to the intended purpose of the Cemetery are not permitted. This includes, but is not limited to, rollerblading, skateboarding, skiing, snowshoeing, golfing, flying a kite, jogging, bicycling or playing in the Cemetery.

**Additional Rules; Hardships:** The City Manager may make temporary additional rules as may be needed from time to time to meet emergencies which are not covered by these Rules. It is recognized that special cases may arise in which the literal enforcement of a rule may impose unnecessary hardship. The City Manager may make exceptions, suspensions, or modifications of any of these Rules when such action appears necessary, and such temporary exception, suspension or modification shall in no way be construed as affecting the general application of such Rules.

**Hours:** No person shall be in the Oakwood Cemetery after sunset and before sunrise.

**Designation of Authority:** The authorities and activities of the City Manager as designated in Chapter 1066 in the Traverse City Code of Ordinances may be designated. Any person aggrieved by an action or decision by the person so designated in relation to implementation of the City Ordinance or Rules may appeal that action or decision in writing to the City Manager, who will make the final decision.

![Signature]

Jared Ottenwess, City Manager

**History:** Supersedes Executive Order #310 dated June 7, 1999, and Administrative Order #32, dated October, 2010

**Cross Ref:** T.C. Code, Section 1066.03
The Traverse City Senior Center will permit others to offer tours as part of its program for Senior Citizens. Such tours shall be conducted by tour planners or tour planner agencies.

**Tour Planner Requirements** – if the tour planner is not transporting passengers:

1. The Tour Planner shall provide the City of Traverse City with a certificate of general liability insurance indicating the coverage in the amount of $1,000,000 per occurrence, naming the City of Traverse City as an additional insured.
2. The Tour Planner shall provide the Senior Center with qualified references when requested.
3. The Tour Planner shall pay an administrative fee to the City of Traverse City for each tour and exact amounts can be negotiated.
4. The Tour Planner shall provide timely information for tour brochures and flyers related to the upcoming tours. A brochure listing all scheduled trips for the year shall be created. The Tour Planner should be prepared to offer additional tours, if opportunities are presented throughout the course of a year.
5. The Tour Planner shall provide each tour with a qualified escort or arrangements made for Senior Center staff to escort. Escorts shall provide references upon request by the Senior Center Director.
6. The escort requirements shall include but not be limited to:
   a. Shall be available to participants 24 hours each day from time of departure to return home;
   b. Shall maintain the safety and security for all participants;
   c. Shall provide entertainment and games on any bus trip;
   d. Shall provide refreshments to and from destinations, with special attention given to participants on special diets or those with special needs;
   e. Shall prepare and provide to participants an itinerary prior to departure, with necessary names and telephone numbers for use in the case of an emergency;
   f. Shall provide each participant with a name tag for easy identification;
7. The Tour Planner shall make special presentations to the Senior Center, such as tour previews, pre-departure meetings and recap dinners. These shall be scheduled at the discretion of the Tour Planner and Senior Center Director.
8. The Tour Planner shall, prior to departure, make available to the Senior Center Director a detailed itinerary and passenger list for each trip.
9. The Tour Planner shall offer an evaluation form to be completed by participants. Evaluations of Senior Center participants shall be made available to the Senior Center Director.

**Tour Planner Requirements** – if the tour planner is transporting passengers and there is a contract between the City and the company transporting passengers:

1. The Tour Planner shall provide the City of Traverse City with a certificate of insurance delineating the following coverage: 1) $1,000,000 per occurrence general liability, naming the
City of Traverse City as additional insured; 2) $2,000,000 per occurrence automobile liability, naming the City of Traverse City as additional insured; 3) Workers Compensation Insurance.

Numbers 2 through 9 recited above.

**Traverse City Senior Center Responsibilities:**

In return for the listed requirements, the Senior Center will offer the following relative to the travel program:

1. All tours will be advertised in the Senior Center monthly newsletter and other related publications.
2. A press release for upcoming tours will be submitted to local publications.
3. Senior Center volunteers will assist with preparations for upcoming tours.
4. The Senior Center or other venues will be used at various times for the Tour Planner to showcase upcoming tours with flyers, posters, signs, etc.
5. The use of the Senior Center for previews, pre-departure meetings and recap dinners will be without charge to the Tour Planner.
6. The Senior Center will register all tour participants. Payments will be forwarded to tour planner upon receipt.

R. Ben Bifoss, City Manager

**History:** Supersedes Executive Order #293 (undated)

**Cross Ref:**
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 34

TITLE: SOIL EROSION AND SEDIMENTATION CONTROL OPERATING PROCEDURE

DEPTS. AFFECTED: PUBLIC SERVICES/ENGINEERING

EFFECTIVE DATE: OCTOBER 2010

In accordance with the provisions of the Michigan Natural Resources and Environmental Protection Act of 1994, the City is responsible for soil erosion and sedimentation control on both public and private lands within the City.

Part 91 of the Act allows “authorized public agencies” to implement their own soil erosion and sedimentation control procedures in order to conduct maintenance and construction activities without the need for regularly obtaining permits. The Soil Erosion and Sedimentation Control Operating Procedure (Operating Procedure), is designated as the City’s procedure.

Since the Department of Public Services conducts routine construction and maintenance to infrastructure systems, it regularly deals with erosion and sedimentation issues. Therefore, the Department of Public Services is hereby designated as the “authorized public agency” for purposes of administering the Operating Procedure, said Operating Procedure to be kept in the offices of the Department of Public Services and Engineering Department.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #331 dated October 15, 2003

Cross-Ref: T. C. Code, Chapter 1068, MCL 324.9101, et seq.
Michigan Administrative Code, R 323.1701, Rule 1701, et seq.
The Soil Erosion and Sedimentation Control Operating Procedure
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 35

TITLE: SCRAP OR SALVAGE MATERIALS
DEPTS. AFFECTED: ALL
EFFECTIVE DATE: OCTOBER 2010

No scrap, salvage or other excess material from the City’s operation shall be disposed of except through the following process. If the scrap or salvage material has value, the City Commission must declare surplus prior to disposal.

1. The Department Head or his or her designee shall approve all materials to be disposed of from his or her department.

2. All materials that have a market scrap, salvage or core value (i.e. steel, cast iron fixtures, certain vehicle parts, etc.) may be sold in bulk lots or as individual items at the most current market price on the date of the sale. Market price will be determined as follows: Quotes will be received from recognized scrap or salvage dealers. The highest price quoted will be considered the market price. Market price also may be established by past history of similar items sold at auction (e.g. tires). Materials may be disposed of in accordance with the dollar amounts established for the purchasing of goods as outlined in the Purchasing and Contracting Policies and Procedures.

3. Materials that have no recognized salvage, scrap or core value (i.e. carpenter shop wood scraps, wood chips, etc.) may be disposed of at proper disposal sites, or, upon approval of the Department Head, disposed of to persons requesting these items, except City officials or City employees.

4. The purchaser of any excess material must pay for the item at the time of delivery by a check made payable to the City of Traverse City.

5. Except as specifically authorized in writing by the City Manager, no material or scrap shall be exchanged for other materials or scrap of similar value with any individual or business concern. No materials shall be exchanged as barter for services rendered. Upon specific written authorization by the City Manager, trades of material of like value between governmental organizations may be acceptable. This shall not be construed to prevent normal trade-in of equipment in the course of equipment purchase or repair.

6. All checks shall be turned in to the City Treasurer along with an accurate accounting of all materials sold. Copies of this accounting shall be sent to the City Manager.

7. All rolling stock shall be sold through the DPS Director or the City Manager only.

8. After completion of the sale of any material, the seller shall be responsible to see that it is removed from the department inventory listing, that all vehicular titles are cleared, etc.

R. Ben Bhos, City Manager

History: Supersedes E.O. #294 dated December 1, 1994 Cross-Ref: Charter, Sec 36(h)
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 36

TITLE: SURPLUS MATERIALS
DEPTS. AFFECTED: ALL
EFFECTIVE DATE: OCTOBER 2010

No surplus material from the City’s operation shall be disposed of except through the following process. If the surplus material has value, the City Commission must declare surplus prior to disposal.

1. The Department Head or his or her designee shall approve all surplus materials to be disposed of from his or her department.

2. All surplus materials that have a value may be disposed of in accordance with the dollar amounts established for the purchasing of goods as outlined in the Purchasing and Contracting Policies and Procedures.

3. Surplus materials that have no recognized value may be disposed of at proper disposal sites, or, upon approval of the Department Head, disposed of to persons requesting these items, other than City officials or employees.

4. The purchaser of any surplus material must pay for the item at the time of delivery by a check made payable to the City of Traverse City.

5. Except as specifically authorized in writing by the City Manager, no surplus material shall be exchanged for other materials of similar value with any individual or business concern. No surplus materials shall be exchanged as barter for services rendered. Upon specific written authorization by the City Manager, trades of material of like value between governmental organizations may be acceptable. This shall not be construed to prevent normal trade-in of equipment in the course of equipment purchase or repair.

6. All checks shall be turned in to the City Treasurer along with an accurate accounting of all surplus materials sold. Copies of this accounting shall be sent to the City Manager.

7. After completion of the sale of any surplus material, the seller shall be responsible to see that it is removed from the department inventory listing.

R. Ben Bifoss, City Manager

History:
Cross-Ref: Charter, Sec 36(h)
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 37

TITLE: HUNTING/TRAPPING PROHIBITED AT KEYSTONE ROAD PROPERTY

DEPTS. AFFECTED: PUBLIC SERVICES, POLICE

EFFECTIVE DATE: OCTOBER 2010

To protect the wildlife and to ensure the safety of employees and citizens, hunting and trapping shall be prohibited at the City-owned property on Keystone Road and the area shall be so posted.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #324 dated July 30, 2002.
City-owned property is not located in the City limits.

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 38

TITLE: EMPLOYEE USE OF VEHICLES
DEPTS. AFFECTED: ALL
EFFECTIVE DATE: OCTOBER 2010

1. Authority to Assign. The City Manager has the authority to assign vehicles. Vehicles will be assigned on the basis of functional requirements of the employee's position and shall not be construed as being a substitute for other compensation or as a fringe benefit. Vehicles are assigned and certain privileges in their use granted only as a means of providing effective management of City functions.

2. Special Use Assignments. Employees may be assigned a vehicle to take home when their duties and responsibilities require emergency use or routine and regular conduct of City business before and after normal working hours, when it is to the convenience and cost of the City to assign a vehicle, or there is a demonstrated security risk which warrants such assignment to protect City property. Employees receiving car allowances are not entitled to use of a City-owned vehicle unless reimbursement is made.

The use of a City vehicle for personal use, other than the commuting to and from work and incidental personal business (including the transport of passengers), when on the route between the work site and home, is strictly prohibited, except for unmarked police cars assigned to police officers.

The employee will be required to maintain a written mileage log which substantiates all vehicle mileage and use. The log will be submitted to the City Treasurer quarterly for the purpose of calculating the taxable benefit to be added to the employee's W-2 form. The benefit will be calculated using one of the acceptable IRS methods. Clearly marked police and fire vehicles and unmarked vehicles used by law enforcement officers are not subject to IRS substantiation requirements and are exempt from this requirement.

3. Limited Use Assignments. Vehicles may be assigned to departments in order to provide access to City-owned vehicles to those employees whose positions require routine utilization of a vehicle during normal working hours. Personal business uses, unless described above (including transportation of passengers) are not permitted.

4. Driver's License Required. Employees who have access to City-owned vehicles must possess a valid driver's license and must adhere to local and state laws in operation of vehicles.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #307 dated November 25, 1997

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 39

TITLE: PUBLIC EDUCATION TRAILER LOAN AGREEMENT

DEPTS. AFFECTED: FIRE DEPARTMENT

EFFECTIVE DATE: OCTOBER 2010

Effective immediately, the Fire Chief is hereby authorized to execute Equipment Loan Agreements for the Fire Department’s Public Education Trailer.

R. Ben Bitossi, City Manager

History: Supersedes Executive Order #336 dated October 15, 2004

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 40

TITLE: ALCOHOL PROHIBITION ON CITY-OWNED PROPERTY

DEPTS. AFFECTED: FIRE, APS & POLICE DEPARTMENTS

EFFECTIVE DATE: OCTOBER 2010

FIRE STATION ONE CAMPUS
Possession or consumption of open alcohol shall be prohibited at the Campus of Fire Station Number One, with an address commonly known as 500 West Front Street, Traverse City, Michigan; and more specifically described as the Plat of Hannah Lay and Company’s Tenth Addition, Block 12, Lots 22 (extending to Oak Street) through 30, of Traverse City, Michigan, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

FIRE STATION TWO CAMPUS
Possession or consumption of open alcohol shall be prohibited at the Campus of Fire Station Number Two, with an address commonly known as 1313 E. Eighth Street, Traverse City, Michigan; and more specifically described as Lots 49 to 54, inclusive, Block 7 Bayside Add, City of Traverse City, Grand Traverse County, Michigan, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

GOVERNMENTAL CENTER
Possession or consumption of open alcohol shall be prohibited at the Governmental Center, located at 400 Boardman Avenue, Traverse City, Michigan, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

LARRY C. HARDY PARKING DECK
Possession or consumption of open alcohol shall be prohibited at the Larry C. Hardy Parking Deck, located at 303 East State Street, Traverse City, Michigan, except at Suite A, in conjunction with an active license from the Michigan Liquor Control Commission, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

LAW ENFORCEMENT CENTER
Possession or consumption of open alcohol shall be prohibited at the Law Enforcement Center, located at 851 Woodmere, Traverse City, Michigan, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

OLD TOWN PARKING DECK
Possession or consumption of open alcohol shall be prohibited at the Old Town Parking Deck, located at 125 East 8th Street, Traverse City, Michigan, and shall be posted on signs at such points within or at the perimeter where the ban is in effect.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #353 dated September 12, 2007 and Executive Order #330 dated July 16, 2003

Cross-Ref: T. C. Code, Section 608.05
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 41

TITLE: ACCIDENT INVESTIGATIONS

DEPTS. AFFECTED: POLICE DEPARTMENT

EFFECTIVE DATE: OCTOBER 2010

The Police Department shall investigate all accidents on City property including all personal injury accidents. All accidents shall be reported as soon as possible to the Police Chief or the sergeant on duty. The Police Department shall complete their investigation and report in their usual manner, utilizing City staff to assist if necessary. A reviewed copy shall be forwarded to the City Manager’s and City Clerk’s Offices.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #282 dated May 27, 1992

Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 42

TITLE: PARKING METER ADMINISTRATION - CITY LEGAL HOLIDAYS

DEPTS. AFFECTED: APS

EFFECTIVE DATE: OCTOBER 2010

For the purpose of clarifying the definition of legal holidays for parking meter administration conducted by the City of Traverse City, the following is a list of the City’s legal holidays:

- New Year’s Day
- Presidents’ Day
- Good Friday
- Memorial Day
- 4th of July
- Labor Day
- Thanksgiving Day
- Day after Thanksgiving Day
- Christmas Eve Day
- Christmas Day

R. Ben Biro, City Manager

History: Supersedes Executive Order #327 dated March 4, 2003

Cross-Ref: T. C. Code, Section 484.04 (a)
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 43

TITLE: PARKING TICKETS, ISSUANCE OF & DISPUTED

DEPTS. AFFECTED: APS, DPS, POLICE, MANAGER, DDA, CODE ENFORCEMENT

DATE: OCTOBER 2010

ISSUANCE OF PARKING TICKETS

Authorization is hereby given, effective immediately, for qualified persons in the APS, DPS and Code Enforcement Offices; and at NMC & the Cherry Capital Airport by contract, as well as appointed police officers of the Police Department, to issue parking violation tickets in accordance with Chapter 4, Section 488.05 Traffic Citations: Notices of Violations of the Traverse City Code of Ordinances.

DISPUTED PARKING TICKETS

All disputes regarding citations or notices for parking violations issued by the Police Department shall first be referred directly to the ticketing officer. All other citations or notices issued shall be referred to the Parking Administrator.

The following persons shall have authority to void citations for parking violations issued by Auto Parking System personnel:

1. The City Manager
2. The Police Chief
3. The Parking Administrator/Deputy Parking Administrator
4. The DDA Director

Citations or notices issued by police officers for parking violations may be voided by the ticketing officer, the Police Chief or the City Manager.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #337 dated December 30, 2004 and #274 dated December 10, 1991

Cross-Ref: T.C. Code, Section 488.05
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 44

TITLE: APPEARANCE TICKETS – AUTO PARKING SYSTEM

DEPTS. AFFECTED: APS, POLICE, CODE ENFORCEMENT

EFFECTIVE DATE: OCTOBER 2010

In addition to the Police Chief and the appointed officers of the Police Department, selected Auto Parking System Enforcement Officers and the Code Enforcement Officer are hereby authorized to issue and serve appearance tickets for violations of Chapter 420 Bicycles and Coaster Toys of the Traverse City Code of Ordinances:

R. Ben Bitossi, City Manager

History: Supersedes Executive Order #332 dated June 11, 2004

Cross-Ref: MCL 764.9c(2)
T.C. Code, Chapter 420, Bicycles and Coaster Toys
T.C. Code, Section 202.99, General Code Penalty: Complicity: Citations
T.C. Code, Section 298.04, Downtown District Boundaries
City Commission Resolution
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 45

TITLE: APPEARANCE TICKETS – CODE ENFORCEMENT
DEPTS. AFFECTED: CODE ENFORCEMENT & POLICE
DATE: OCTOBER 2010; AMENDED JUNE 2012; AMENDED MAY 16, 2013

In addition to the Police Chief and the appointed officers of the Police Department, the Code Enforcement Officer is hereby authorized to issue and serve appearance tickets for violations of the following chapters or sections of the Traverse City Code of Ordinances:

Chapter 420 Bicycles and Coaster Toys
Chapter 482 Parking on Residential Lots
Sec. 488.05 Traffic Citations, Notices of Violations
Chapter 608.06 Restricting Smoking in Designated City Parks
Chapter 610 Animals
Chapter 652 Noise Control
Chapter 656 Offenses Relating to Property
Chapter 660 Public Nuisances
Chapter 664 Railroads
Chapter 668 Safety, Sanitation and Health
Chapter 670 Sex Related Offences
Chapter 690 Weapons and Explosives
Chapter 806 Auctioneers
Chapter 846 Pawnbrokers
Chapter 856 Secondhand Stores
Chapter 860 Shooting Galleries
Chapter 862 Solicitors
Chapter 863 Peddlers
Chapter 864 Street Performers
Chapter 865 Mobile Food Vending
Chapter 866 Taxis
Chapter 867 Pedicab Public Transportation
Chapter 868 Tourist Homes
Chapter 876 Yard Sales
Chapter 1020 Streets
Sec. 1020.09 Newsrack Permits
Chapter 1022 Sidewalks
Chapter 1024 Excavations
Chapter 1026 Curb Cuts
Chapter 1028 Trees and Shrubs
Chapter 1040 Utilities
Chapter 1042 Sewer, Construction & Maintenance
Chapter 1043 Wastewater Discharge Regulations
Chapter 1044 Water
Chapter 1060 Garbage and Rubbish Collection and Disposal
Chapter 1062 Harbor & Waterfront
Chapter 1064 Parks
Chapter 1066 Cemeteries
Sec. 1322.04 Zoning Administrator
Chapter 1456 Property Maintenance
Sec. 1476.16 (Sign Chapter) Enforcement
Chapter 1482 Rental Housing Regulations

History: Supersedes Executive Order 325 dated April 24, 2009

R. Ben Bifoss, City Manager
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 46

TITLE: EQUAL ENFORCEMENT

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: SEPTEMBER 9, 2010

PURPOSE AND GOAL

The City of Traverse City is committed to fair and impartial enforcement of the law. The City recognizes that where the law is not evenly enforced, there follows a reduction in respect for the law and a resistance to its enforcement. The purpose of this Administrative Order is to provide clarity on the City's Policy regarding equal enforcement, and to provide for independent review of alleged misconduct by law enforcement personnel in cases that warrant independent review.

APPLICABILITY

This Administrative Order applies to all departments responsible for enforcing laws within the City of Traverse City.

PROHIBITED BEHAVIOR

It is a violation of this Order to conduct law enforcement within the City in a biased manner. This is not limited to, but specifically includes, providing preferential treatment to or for other law enforcement officers or government officials. A violation of the Policy shall be deemed misconduct and he or she may be subject to progressive disciplinary action. Consequences of a violation may include removal from duty, suspension without pay, or termination from employment.

INDEPENDENT REVIEW OF ALLEGED MISCONDUCT

Nothing in this policy prohibits the employee from being disciplined or discharged for other violations or performance problems. The City Manager, or his or her designee, may conduct an independent review of any alleged misconduct by law enforcement personnel, in any case where the City Manager determines in his or her sole discretion that an independent review is warranted.

R. Ben Bliss, City Manager

History:
Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 47

TITLE: NON-DISCRIMINATION POLICY

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: OCTOBER 2010

PURPOSE AND GOAL

The City of Traverse City shall not discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, compensation, work classifications, promotion or demotion, or termination because of race, color, religion, national origin, sex, age, height, weight, marital status, physical or mental disability, family status, sexual orientation, or gender identity, except where a bona fide job qualification exists.

The City of Traverse City shall not discriminate in the provision of any services because of race, color, religion, national origin, sex, age, height, weight, marital status, physical or mental disability, family status, sexual orientation, or gender identity.

The City of Traverse City shall comply with the appropriate federal guidelines for nondiscrimination and reporting, where required by contract between the City and federal or state agencies, and where such standards are applied for municipalities of Traverse City’s racial composition and population.

All contracts between the City and its Contractors shall contain a nondiscrimination clause banning discrimination against an employee or applicant for employment with respect to hire, tenure, terms, conditions, compensation, work classifications, promotion or demotion, or termination because of race, color, religion, national origin, sex, age, height, weight, marital status, physical or mental disability, family status, sexual orientation, or gender identity.

Contractors, consultants and vendors who certify in writing that they are in compliance with this Administrative Order and Chapter 605 of the City's Codified Ordinances are approved contractors under Section 605.07(A) of the City of Traverse City's Codified Ordinances.

R. Ben Bross, City Manager

History:
Cross-Ref:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 48

TITLE: CELL PHONE POLICY
DEPTS. AFFECTED: ALL DEPARTMENTS THAT ADMINISTER CELL PHONES
EFFECTIVE DATE: JANUARY 2011

1. PURPOSE: The City of Traverse City recognizes that modern telecommunications
devices are essential to the efficient and effective completion of job tasks; therefore the City
provides various communications devices to employees, including cell phones. Because cell
phones are issued to employees for round the clock use, cell phones create greater opportunity
for personal use than other forms of communications. Excessive personal use of a City owned
cell phone by an employee can be considered a taxable benefit to the employee. The purpose
of this policy is to limit personal use of City owned cell phones.

2. SCOPE: This policy applies to all employees using cell phones provided and funded by the
City.

3. DEFINITIONS:

a. City owned cell phone: Ones purchased by a Department head or an authorized
   representative with City funds.

b. Personal call: A personal call is one not related to City business or the City’s service to
   the public.

4. RESPONSIBILITY: The primary responsibility for complying with this policy lies with the
   Department Head. The Department Head will identify Departmental cell phone needs,
determine the best combination of cell phone and service plan for the Department from the
awarded cell phone service proposals, and implement an interdepartmental review procedure to
ensure that phones are used for their intended purpose and that billings are accurate. The
Department Head will ensure that all City owned equipment is recovered in the event that an
employee is terminated or a service plan is terminated.

5. POLICY:

a. City owned cell phones are intended solely for conducting the business of the City.

b. Occasional use of cell phones for personal calls is inevitable for emergency purposes
   and to communicate changing work schedules with family members. However, personal
   use of City owned cell phone(s) shall not exceed thirty minutes per month.

c. Department Heads may require employees to reimburse the City for extra billing
   charges resulting from cell phone plan minutes being exceeded, if the cause of the
   excess minutes is personal use.

d. Employees shall reimburse the City for personal use calls that result in long distance,
   roaming or other charges over and above the plan rate.

e. Employees who consistently exceed the thirty minutes per month personal use limit
   shall be subject to disciplinary action.

f. Department heads or designated representatives will review monthly cell phone bills to
   ensure compliance with this policy.

6. ALTERNATIVE 1: As a convenience to employees who wish to use their City owned phones
   for more than thirty minutes of personal calls per month or do not wish to carry two phones.
one personal and one City, a cell phone allowance may be requested. If Department Head
grants the request for an allowance, the following rules apply:

a. An employee accepting a cell phone allowance shall obtain and maintain an active cell
phone service plan for the life of the allowance.
b. The employee shall be responsible for purchasing a phone and service plan that is
compatible with the phones and service plan being used by the Department or Division.
(As an example, an employee must be equipped with a Nextel phone if the Department
or Division uses Nextel service.)
c. The cell phone allowance shall not be greater than the monthly cost of the cell phone
service plan in use by the Department or Division.
d. The employee will maintain their own account, receive all bills, and pay all cell phone
charges, including long distance, roaming and other charges resulting from business and
personal use of the phone.
e. The cell phone allowance will be paid monthly and will be subject to income taxes.
The allowance will not constitute an increase in base pay.
f. The employee must list the cell phone number with the City and be available by cell
phone during work hours and Department directed on call hours.
g. If, by a decision of the City, the service plan that the employee is under needs to be
changed, the City will bear the costs of any associated fees.

7. ALTERNATIVE #2: As a convenience to employees who wish to use their City owned phones
for more than thirty minutes of personal calls per month or do not wish to carry two phones,
one personal and one City, the employee may reimburse the City for their personal use. If
Department Head grants the request, the following rules apply:

a. The employee will take the past six months usage of their cell phone bill and calculate
the average cost of personal use (less 30 minutes) during those months, which include
any direct and indirect charges based on a pro rata share. This amount must be
reimbursed to the City on a monthly basis for personal use of the cell phone. This
amount will be recalculated on an annual basis.

8. DEPARTMENTAL POLICY: Departmental policy may be more but not less restrictive than
City policy.

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #354 dated November 19, 2007
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 49

TITLE: TREELAWN PARKING

DEPTS AFFECTED: ALL DEPARTMENTS

EFFECTIVE DATE: JUNE 11, 2013

Ordinances 482.03: Parking in Front Yard or Treelawn and 1374.03 Motor Vehicle Parking (c)(5): Use of Public Right-of-Way, do not allow parking in the treelawn on a non-curbed street except where permitted by sign.

To gain the authorization of the City Manager for signage permitting parking on the treelawn, Applicant must meet the listed criteria or show cause for special circumstances.

1. The applicant must own property contiguous with the treelawn where the parking is requested.

2. The property owner must be willing to make improvements to the treelawn to the written standards of the City Engineer at the property owner’s expense.

3. The parking space would be public unless permitted; permits would be provided to residential property owners at their request for up-to-five year increments.

4. A Right-of-Way Permit is required.

5. The parking space has to be parallel to the roadway.

6. Parking is limited to personal motor vehicles; trailers, boats, RV’s etc are not permitted.

7. The City will not maintain the improved space including snow removal, sweeping, maintenance or repairs.

8. If the parking space becomes unused or in disrepair, the property owner must repair or return it to its original condition; or the City can cause the improvements to be made and assess the costs.

9. Only one treelawn parking space shall be permitted per parcel.

In reviewing the application, for the following requirements must be met:

1. Property that has no driveway or no room for a driveway.

2. Property that has no alley access.

3. Treelawns that are at least 9 x 20 feet in size, not counting the sidewalk.

4. When there will be no tree removal.

5. When property is over 500 feet from any other available off-street parking.
Procedure:

1. Apply for exception by submitting plans for improvement to treelawn to City Engineer.

2. Demonstrate that the criteria are met for improving the treelawn to the City Engineer or show cause for special circumstances.

3. Apply for Right-of-Way Permit.

4. After construction, residential property owner can request permit.

R. Ben BLOSS, City Manager

History:

Cross-Ref: Ordinance 482.03 PARKING IN A FRONT YARD OR TREELAWN and 1374.03 MOTOR VEHICLE PARKING.
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 50

TITLE: EXCAVATION AND STREET OPENING BONDS
DEPTS. AFFECTED: ALL
EFFECTIVE DATE: MAY 2012

The Traverse City Code establishes that an applicant for a permit for "any excavation or opening in or under any public right of way, street or alley, or upon any public property shall post a bond with the City in an amount determined by the City Manager or sign & agree to a special assessment against the benefited property for the labor, material or services incurred by the City in restoring the public right-of-way, street, alley, or public property to its former condition in the event that the applicant fails to restore the public right-of-way, street, alley, or public property to its former condition as required by section 1024.04.

All persons desiring to excavate or otherwise perform major work which would temporarily alter the condition of the street, alley, right of way, or any public property must post a minimum cash bond of $100 with the City Engineer or agree to a special assessment against the benefited property (for the labor, material or services incurred by the City in restoring the public right-of-way, street, alley or public property to its former condition in the event that the applicant fails to restore it to its former condition). For each excavation to be made prior to receiving a permit from the City to perform the work. Should the extent of the work involved within a public right of way be of an unusual amount, the City Engineer may require an additional cash bond of an amount to be determined by the City Engineer if special assessment has not been agreed upon, to help insure proper restoration.

Contractors who make five or more openings per year may post a single cash bond in the amount of $500 with the Engineer rather than post individual bonds for each excavation.

In the event the excavation work is incomplete or restoration is improper so as to require correction by the City, after proper notification, the work may be completed by City personnel and all costs incurred will be deducted from the bond or bonds posted by the applicant. Any monies remaining will be returned to the applicant when the work has been completed, or, in the event the City's costs exceed the value of the bonds, then the difference will be billed to the applicant. Failure to pay within thirty days nullifies all permits the applicant may have with the City and places a stop on the issuance of any future permits until acceptable payment is arranged.

Work shall be guaranteed to the City for a period of one year from the date that work has been approved by the City. Failures caused by faulty materials or poor workmanship within the one year period shall also be adequate reason to hold release of any and all bonds on deposit and to hold future permits.

No permit shall be issued to any person without first posting the required bond, or in the case of the larger bond for multiple openings, without having the full amount of the bond to his credit or signing/agreeing to the special assessment on the benefited property.

Upon notification from the applicant that the work has been performed satisfactorily, the City shall inspect the site to assure the area is properly cleaned up and to determine if the work appears to have been satisfactorily performed. The inspection shall occur within 30 days of notification, or as weather may permit. The disposition of the City inspector shall be forwarded to the Treasurer's office if the recommendation is to release the bond. If the inspector recommends the denial of the release of the bond, the applicant shall be notified regarding the reasons for such action.

R. Bert Bifoss, City Manager

Cross-Ref: T.C. Code, Sections 1024.01 and 1024.04
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 51

TITLE: SURVEILLANCE VIDEO POLICY

DEPTS. AFFECTED: POLICE, TRAVERSE CITY PARKING SERVICES, CLERK

EFFECTIVE DATE: IMMEDIATELY

The purpose of this Administrative Order is to set forth guidelines for the use, retention, and disposal of video collected by the City’s closed circuit television cameras, which are monitored by Traverse City Parking Services.

PUBLIC NOTIFICATION:

Closed circuit television camera locations shall contain signage giving notice that observation may be underway. Such signage shall read substantially as follows: “PUBLIC VIDEO SYSTEM MAY BE IN USE.”

USE OF VIDEO RECORDINGS:

Video recordings may be used for security or law enforcement purposes to deter, detect or prosecute criminal offenses as allowed by law and may be released to third parties as required by law (e.g. subpoena or Freedom of Information Act).

MONITORING OF VIDEO RECORDINGS:

The cameras shall be monitored or recordings viewed for security, risk management, insurance, and law enforcement purposes and only by Traverse City Parking Services staff, the Traverse City Police Department, or such other person(s) as may be authorized by the City Manager provided that such person(s) has a security or law enforcement purpose for viewing the recordings. The cameras shall not be monitored or recordings viewed based solely on the actual or perceived race, color, religion, national origin, sex, age, height, weight, marital status, physical or mental disability, family status, sexual orientation, or gender identity of the persons in the scene.

RETENTION OF RECORDINGS:

At the request of the Traverse City Police Department, any video the Traverse City Police Department determines showing criminal or other law enforcement activity shall be immediately forwarded to the Traverse City Police Department pursuant to its procedures and policies for transferring video evidence and not retained by Traverse City Parking Services in the performance of an official function. At the request of the City Clerk, any video determined by the City to be in connection with an incident related to risk management, that may subject the City to liability, or provide the City with information necessary for cost recovery shall be forwarded directly to the City Clerk’s office and not retained by Traverse City Parking Services in the performance of an official function. All video recordings shall be overwritten and erased every 14 days, unless saved pending final outcome of an incident investigation or for evidentiary purposes.

Dated: July 25, 2012

R. Ben Bifoss, City Manager
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 52

TITLE: JAY SMITH WALKWAY PROJECT CONTRIBUTION POLICY

DEPTS. AFFECTED: PARKS & RECREATION/ALL

EFFECTIVE DATE: IMMEDIATELY

The purpose of this order is to establish guidelines for acknowledging and recognizing contributors to the Jay Smith Walkway Project:

1. Donors contributing the full cost of a specific item as shown on the Jay Smith Walkway Project Plan and identified in the list below may have a proportionately-sized plaque up to 5" by 7" showing the donors' name installed on the item:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bench w/plaque</td>
<td>$1,960</td>
<td>Front entrance feature</td>
<td>[To be determined]</td>
</tr>
<tr>
<td>Table and 2 chairs</td>
<td>$2,560</td>
<td>Arbor</td>
<td>[To be determined]</td>
</tr>
<tr>
<td>Vertical screen</td>
<td>[To be determined]</td>
<td>Trash receptacle</td>
<td>$1,430</td>
</tr>
<tr>
<td>Bike rack</td>
<td>$1,100</td>
<td>Fountain</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

2. Contributors of monetary or material donations over $200 toward the cost of walls, walkways, landscaping, lighting, heated sidewalk, etc. or labor valued over $200 will have their names added to a group plaque installed on the site.

3. Donations in any amount and donations of labor are very much appreciated. After completion of the project, a list of all donors will be published in the newspaper.

Date: June 22, 2012

R. Ben Bifoss, City Manager

History: Supersedes Executive Order #342, dated September 26, 2005.
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 53

TITLE: PEDICAB PUBLIC TRANSPORTATION

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: MARCH 2013

The purpose of this order is to prohibit certain areas from use by pedicabs.

Pedicab routes shall not encompass any of the following areas:

1. TART Trail within the City limits.

R. Ben Bifoss, City Manager

History:

Cross-Ref: Code of Ordinances, Chapter 867 - Pedicab Public Transportation
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 54

TITLE: VOLUNTEER AND INTERNSHIP ACTIVITIES

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: FEBRUARY 2015

Any requests for volunteer and internship programs/activities to be performed for the City shall be forwarded to the City Clerk who will examine the request for risk management/liability purposes, in concert with the City Attorney, and provide any recommendations for risk management/liability considerations. No such activities shall occur until approved by the City Manager or designee.

When forwarding a request to the City Clerk, the following information shall be provided:

1. A description of the activities to be performed
2. The names and titles of employees who will coordinate the program
3. The name of the organization (if any) providing the participants
4. Whether any participants are/may be minors
5. What equipment will be used by the participants
6. Other relevant information

Individuals participating in volunteer/internship programs with the City shall not be construed in any fashion as employees. There shall be no assumption or characterization that such individuals are performing activities as a contract of hire. Such individuals shall not be allowed to participate if they are considered part of a federally-funded training program without the express approval of the City's insurance carrier, which shall be obtained by the City Clerk.

Date: February 13, 2015

Jared Ottenwess, City Manager

History:
CITY OF TRAVERSE CITY
OFFICE OF THE CITY MANAGER
ADMINISTRATIVE ORDER NO. 55

TITLE: ASSISTANT CITY MANAGER/ACTING CITY MANAGER

DEPTS. AFFECTED: ALL

EFFECTIVE DATE: MARCH 2015

The Assistant City Manager will be the Acting City Manager, with the task of day-to-day operations of the City, and authorized to execute contracts on behalf of the City Manager whenever the City Manager is away from the office for a day or more.

The City Treasurer/Finance Director or the City Clerk (whichever has more seniority within the organization) shall serve as Acting City Manager, if both the City Manager and the Acting City Manager are away from the office for a day or more.

Penny Hill, Acting City Manager

History: Supersedes Executive Order #326 dated March 4, 2003; supersedes Administrative Order #10 dated October 2010.

Cross-Ref
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager  
August 9, 2017

I. **Purpose:**
The purpose of this Administrative Order is to comply with Section 39 of the Charter for the City of Traverse City by establishing regulations, duties and procedures to be followed in each department of the City.

II. **Additional Authority**
- City Charter Section 39

III. **Scope/Applies to**
Municipal Utilities Department

IV. **Responsibility**
Department of Municipal Utilities Director

V. **Definitions/Acronyms**
1) State: means the State of Michigan
2) Charter: means the Charter for the City of Traverse City
3) Ordinance: means the Code of Ordinances for the City of Traverse City

VI. **Statement**
The Municipal Utilities Department of the City of Traverse City shall perform the following functions:

1) Ensure the City of Traverse City's compliance with all rules and regulations relating to the treatment and distribution of municipal water, the collection and treatment of municipal wastewater, and the collection and treatment of municipal storm water that are prescribed by State Law, by City Charter, and by Ordinance.
2) Services such as are traditionally or customarily performed by the Department of Municipal Utilities, such as all matters relating to management, maintenance, and operation of the water, wastewater and storm water systems of the City.

   These services shall include:
   a) Managing, operating, maintaining and repairing all City-owned infrastructure relating to water, waste water and storm water, including:
      i. Water Treatment Plant
      ii. Waste Water Treatment Plant
      iii. Water Distribution System and related appurtenances
      iv. Wastewater Collection system and related appurtenances
      v. Storm Water Collection system and related appurtenances
   b) Treating drinking water; making taps and installing service leads; installing, maintaining and repairing all water service facilities including taps, water mains, pumps, valves, hydrants, meters and distribution lines; investigating water complaints, testing water, thawing frozen water mains, operating water storage tanks, operating booster pump stations, reading meters, staking and removing snow from hydrants
   c) Cleaning, repairing, maintaining and video televising of waste water collection system lines, structures and manholes, investigating complaints, inspecting dischargers for illegal discharges, investigating pollution complaints and participating the in MISS DIG utility location system
   d) Cleaning, repairing, maintaining and video televising of storm water collection system lines. Cleaning and repairing catch basins, manholes, and outfall structures on storm sewer systems; inspecting on-site storm water retention basins and structures, investigating complaints, investigating pollution complaints and participating in the MISS DIG utility location system
The Director of the Department of Municipal Utilities shall act as head of this department and shall, subject to approval by the City Manager, prescribe rules and regulations consistent with the City Charter and Administrative Orders (collectively, the “Administrative Code”) for further administration of this department.
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager Date 2/5/2018

I. **Purpose:**
The purpose of this Administrative Order is to allow City staff and the Brown Bridge Advisory Committee the time necessary to evaluate the impact (using existing ordinances, management plans, etc. as a basis for evaluation) of group or commercial use of property and/or amenities under the ownership and/or control of the City of Traverse City in the Brown Bridge Quiet Area, and to make a recommendation to the City Commission regarding whether to allow such use.

II. **Additional Authority**
- Michigan Constitution, Article VII §23
- Michigan Constitution, Article VII §29
- City Charter §127
- City Charter §132
- City of Traverse City Ordinances Chapter 1064 (Parks)
- City of Traverse City Ordinances Chapter 1065 (Brown Bridge Conservation)

III. **Scope/Applies to**
All Departments

IV. **Responsibility**
The City Manager is responsible for the development of and implementation of this policy.
V. Definitions/Acronyms
   1) BBAC; means the Brown Bridge Advisory Committee
   2) BBQA; means the City’s property commonly known as the Brown Bridge Quiet Area
   3) Commercial Use; means any use that generates income of any kind
   4) Event; means a planned activity to use a park and/or other City property, excluding streets. This includes those activities which have an attraction to the public, such as games or amplified sound.

VI. Statement
   There is hereby established a moratorium on issuing any permits or accepting any applications or requests for events or commercial use of property or amenities (including the use of parking facilities, watercraft launches, etc.) under the ownership and/or control of the City of Traverse City at the Brown Bridge Quiet Area.

V. Effective Date
   This Administrative Order shall have immediate effect.

VI. Term
   This Administrator Order shall extend the original Administrative Order Adopted on June 26, 2017 and shall remain in effect for a period of One Hundred Eighty (180) days, ending on June 26, 2018 or until a recommendation to the City Commission regarding event use or commercial use of the City-owned property/amenities at the BBQA has been made and acted upon, whichever comes first.
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager

Date

I. **Purpose:**
Grant funds from state, federal, or other agencies and organizations are an important revenue source that can aid the City in providing quality services to citizens and customers while keeping our taxes as low as possible. The growing increase in the number of grants awarded to the City has necessitated a higher level of coordination to ensure that grant funds are being used to achieve the City’s Strategic Goals and derive the greatest benefit.

II. **Additional Authority**
   - City Charter – Sections 36, 40 and 45

III. **Scope/Applies to**
    All Departments

IV. **Responsibility**
The City Manager and/or Assistant City Manager is responsible for the development of and implementation of this policy and for the development of and administration of the accompanying procedure.

V. **Definitions/Acronyms**
   1) State: means the State of Michigan
   2) Charter: means the Charter for the City of Traverse City
   3) Ordinance: means the Code of Ordinances for the City of Traverse City
   4) Budget: means the annual Operating Budget for all City Funds adopted annually by the City Commission
   5) CIP: means the Capital Improvements Plan adopted annually by the City Commission
   6) City Manager: means the City Manager for the City of Traverse City
VI. **Statement**
Departments are urged to solicit grants - especially where a grant will help achieve the City’s Strategic Goals, enhance or support the City’s basic services, or address any other City priority - while trying not to incur a high level of overhead on small grants that do not greatly impact the City’s goals or promote the City’s mission.

This Administrative Order provides guidance on the process to be used by City departments in pursuing and administering grants, and establishes a centralized means of identifying which grants are being sought, thereby promoting a coordinated approach to the use of grant funds.

VII. **Operating Budget/Capital Improvements Plan**
No part of this Executive Order should be construed as superceding any portion of the adopted annual Operating Budget (the "Budget") or the adopted annual Capital Improvement Plan (the "CIP"). In the event of a conflict between this Order and either the Budget or the CIP (or both), the Budget as adopted (or amended) shall control.

VIII. **Authorization for Grant Applications**
All grants must be appropriated through the budgetary process and in accordance with the City’s Purchasing Policy (Purchasing and Contracting Policies and Procedures), with authorization of the grant application required through the City Commission if the City funds associated with the grant exceed the City Manager’s spending authority.

If the City funds associated with the grant are within the City Manager’s spending authority, then the City Manager may authorize the submission of the grant application and the associated required City funds without seeking authorization from the City Commission.

All grant applications approved for submission to a granting agency must be signed by the City Manager or his or her designee (which may be a third party grant writer) prior to submission to the granting agency. Department Heads,
other City employees or third party grant writers may not independently sign grant applications without the City Manager’s express approval.

IX. Establishment of Grants Coordinator
The Assistant City Manager is hereby designated as the Grants Coordinator for the purposes of receiving, reviewing, and coordinating requests to submit grant applications and for ensuring that grant submitters/departments are in compliance with the terms of any grant agreements with respect to budget, timelines and reporting requirements. The Grants Coordinator shall establish a method of tracking annual approved grant submissions and related grant requirements.

X. Compliance with City Policies/Procedure
All grants must comply with all City policies and procedures, including purchasing policies, non-discrimination policies, and the City Attorney's Contract Preparation/Review guidelines. Any grant that includes personnel costs must comply with all City personnel policies. For grants that include personnel costs, the City Commission agenda request shall include language indicating that the position is authorized only for the duration of the grant period, unless continued employment is required by the grantor and approved by the City Manager prior to accepting the grant funding. The employee hired under the grant will be notified in writing upon hire that the position is subject to the continuation of grant funding and that expiration of the grant will result in elimination of the position.

XI. Applicable Procedure
City employees responsible for researching grants and/or submitting grants on behalf of the City of Traverse City and making recommendations to the City Commission for the City of Traverse City or the City Manager regarding same shall use Procedure No. AO-59 when considering the submission of a Grant Application.

XII. Effective Date:
This Administrative Order shall have immediate effect.
I. PROCEDURE

   a) Application:
   In conjunction with the annual development of the City’s Capital Improvement Plan, any employee who wishes to apply for a grant to help support projects or programs that support the City’s goals and mission shall complete Form AO-59 Grant Application Internal Review/Approval Form (the “form”) and submit it to the Grants Coordinator for the City of Traverse City. Form AO-59 must be completed even if there is no matching funds requirement or in-kind funding requirement on the part of the City through the grant.

   Any anticipated grant writing costs should be included in the annual departmental budget request.

   A separate form AO-59 must be completed for each grant sought, even though multiple grant applications may be related to the same project or program. Any previously unsuccessful re-submitted grants must have a new form AO-59 completed and processed.

   For those grants that are unanticipated during the development of the Capital Improvement Plan, but an opportunity arises during the course of the year, Form AO-59 must be completed and submitted to the Grant Coordinator as early as possible.

   Prior to seeking grant funding, a department should consider the following:

   • Will the grant be used to address an established City goal or strategy or other priority?
   • Would the grant funding be used for a previously identified need of the City for which no other source of funding is available?
   • If the program being funded by the grant is needed to accomplish a City priority or achieve the department’s mission, should it be supported by City funds instead of anticipated non-City funds to ensure that adequate resources are made available?
• Will the grant provide only short-term financing for a long-term commitment on the part of the City? How will the long-term commitment be funded?
• If grant writing services are required, has the cost of the grant writing services been included in the annual departmental budget?

Any questions about this procedure or the accompanying form shall be directed to the Grants Coordinator.

II. Review:

The Grants Coordinator, or his or her designee, will review the completed Grant Application Internal Review/Approval Form with:

a. the City Treasurer, to ensure that there is adequate funding budgeted and available for use in conjunction with grant requirements such as matching dollars, including the cost of any grant writing services. The City Treasurer must sign the form to provide confirmation of City funds available for use with the grant.

b. the employee’s Department Head, to evaluate whether the proposed grant application will further the City’s goals and priorities or fill a previously identified need, and to discuss any long term maintenance/operation costs or any commitments for continued employment.

III. Provisional Approval/Denial:

If the Grants Coordinator provisionally approves the request, a copy of the form shall be delivered to the requesting Department Head for further action.

If the Grants Coordinator denies the request, a copy of the form indicating the denial and the reason(s) therefor shall be delivered to the requesting Department Head. The employee may not initiate a grant application through the proposed grantor.
IV. Appeal:

In the event of a denial, the requesting Department Head may appeal the decision by written request to the City Manager. The City Manager, or his or her designee, shall review the form and may or may not ask for additional information from the employee, the employee's Immediate Supervisor, the Department Head, or the Grants Coordinator regarding the request. The City Manager may affirm or reverse the denial, which decision shall be final with no further recourse by the employee. Notification of the City Manager's decision shall be made in writing (may be via e-mail) to the employee within ten (10) days of receipt of the appeal.

V. Grant Award:
Upon receiving notice of award of any grant, the Department Grant Manager or Project Leader shall forward copies of the following documents to the Grants Coordinator:

a) Notice of Award Letter
b) Grant Agreement, if any. If there is no grant agreement required, please indicate that.
c) Grant Application, including any attachments, that were submitted to the Grantor

The Grants Coordinator shall forward a copy of the Notice of Award Letter and the Grant Agreement to the City Treasurer and the Financial Analyst/Compliance Officer.
The City of Traverse City
Office of the City Manager
Grants Coordinator

Grant Application
Internal
Review/Approval Form

Part I – To be completed by the Sponsoring Department

Requested Grant is a:  □ New Application  □ Re-Application  □ Continuing Application – Phase ___ of ___
Funding Source:  □ Federal  □ State  □ Private/Local
Applicant Department: ____________________________  Grantor: ____________________________
Department Grant Manager or Project Leader Name: ____________________________
Grant Amount Applied For: ____________________________
Total Project Cost: ____________________________
Is the Project in the Adopted CIP?  □ Yes  □ No
CIP Project Number: ___________  CIP Year ___________
Grant Application Deadline: ____________________________
Grant Period Start Date: ____________________________
Grant Period End Date: ____________________________

Grant Writing will be performed by:
□ Dept. Staff  □ Grant Writer (Indicate Name of Firm/Individual) ____________________________
Estimated Cost of Grant Writing Services: $__________ Cost included in Dept Budget?  □ Yes  □ No

Internal/External Partners: (Include Other Grants that may be used to fund the project)

<table>
<thead>
<tr>
<th>Organization</th>
<th>Contact Person</th>
<th>Contact Person Phone #</th>
<th>Contact Person e-mail Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Sources of Cash and In-Kind Match for Grant:

<table>
<thead>
<tr>
<th>Source</th>
<th>Cash</th>
<th>In-Kind</th>
<th>Is Match Amount Committed?</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Traverse City</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Attachments Required for Grants Coordinator Review/Approval:

□ A copy of the Grant Application Form and Grant Application Instructions/Guidelines, as provided by the Grantor/Granting Agency
□ A copy of the Capital Improvements Plan (CIP) narrative, if the project is included in the currently adopted CIP. If the project is NOT in the CIP, provide a project description on the reverse side of this form.

The Department named above is applying for the Grant Program named above, and if awarded, will accept full responsibility for the coordination and management of any funds awarded to the City under this Grant, and will adhere to any policies and procedures set forth by the Grantor and its related agencies or agents, as well as those of the City, and its financial and administrative departments.

Department Head Printed Name ____________________________ Department Head Signature ____________________________ Date ___________ Phone Number ____________________________
Grant Application/Internal Review Form

Sponsoring Department: __________________________________________

Grantor: ______________________________________________________

Program or Project Name: ________________________________________

Program or Project Description:

Part II – Approvals

City Treasurer Confirmation of Available Funding

☐ Funds are available in the current budget for Grant Writing Services
☐ Funds are available in the current budget for Grant Match
☐ A budget Amendment will be needed to fund the City’s portion of grant related expenses
☐ Funding for the City’s portion of grant related expenses will be included in the proposed budget for the applicable year.

__________________________________________  ____________________________  __________
City Treasurer Printed Name                  City Treasurer Signature          Date

Grants Coordinator Provisional Approval

☐ Provisionally Approved. The Application may be submitted to: ☐ The City Commission for further approval
☐ The City Manager for further approval

☐ Refused. Further information or amendments are required. See comments below.
☐ Denied. See comments below.

__________________________________________  ____________________________  __________
Grants Coordinator Printed Name             Grants Coordinator Signature       Date

Grants Coordinator Comments:

City Manager Approval

☐ The Application may be submitted to: ☐ The City Commission for further approval
☐ The Grantor/Granting Agency

☐ Denied. See comments below.

__________________________________________  ____________________________  __________
City Manager Printed Name                  City Manager Signature          Date

City Manager Comments:

Note: Upon award of any Grant, please forward the following to the Grants Coordinator:

☐ Completed Grant Application, including any attachments, that were submitted to the Grantor
☐ Award Letter
☐ Grant Agreement, if any. If no Grant Agreement is required by the Grantor please indicate same.

The Grants Coordinator will distribute the award letter and the Grant Agreement to the City Treasurer Department.
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager  
10-17-2017

I. Purpose:
To establish the format, content and approval requirements for developing policy documents.

II. Additional Authority
- Michigan Constitution, Article VII, Sections 21-34
- Home Rule City Act (Act 279 of 1909)
- City Charter – Section 39

III. Scope/Applies to
- City Commission and City Clerk, for City Commission policies
- City Manager, for Administrative Orders
- City Human Resources Department, for Personnel Policies

IV. Responsibility
The City Manager is responsible for the development of and implementation of this policy and for the development of and administration of the accompanying procedure.

V. Definitions/Acronyms
1) AO: means an Administrative Order developed and issued through the City Manager's Office
2) CC Policy: means a Policy developed through an Ad Hoc Committee of City Commissioners
3) Charter: means the Charter for the City of Traverse City
4) City Manager: means the City Manager for the City of Traverse City
5) HR: means the Human Resources Department for the City of Traverse City
6) Ordinance: means the Code of Ordinances for the City of Traverse City
7) P: means a Personnel Policy developed through the Human Resources Department in conjunction with the City Manager Department

8) Policy: means a statement of a goal objective of the City of Traverse City

9) Policy Owner: means elected City Commissioners and members of staff who are engaged in the process of developing new policies and/or amending existing policies

10) Procedure: means a statement of the prescribed means of accomplishing policy

11) Standards or Guidelines: means guidelines established by the City, such as: for private activities on public property, or for developing policies

VI. Statement

This policy has been established in order to ensure consistency in the development of, review and approval of, and formatting of City policies initiated at various levels within the organization.

VII. General – Structure of Policy; Required Content

The following material describes the structure and content of a City policy:

A. Mast Head: Each page of a policy or procedure will contain the following information:

1. Policy or Procedure Number: The number is assigned after the title has been established to correspond, by prefix, to the authorizing entity, and shall be numbered sequentially. Procedure Numbers shall correspond with Policy Numbers. Any forms developed in conjunction with a specific procedure shall have a corresponding form number.
   i. A City Commission Policy shall have the prefix CC-xxx, with xxx representing the next sequential number in the series.
   ii. An Administrative Order shall have the prefix AO-xxx, with xxx representing the next sequential number in the series.
   iii. A Personnel Policy shall have the prefix P-xxx, with xxx representing the next sequential number in the series.
2. **Title:** A policy should be given a title to reflect its subject matter. The title of the policy should be written in plain language that would be understandable to the uninformed reader, for example: Policy on Retirement Benefits, and Policy on Computer Procurement.

3. **Submitted By:** The name of the principal author of the policy (Policy Owner) is to be shown on the Mast Head.

4. **Approved By:** For each policy, an approval history is to be prepared. The approval must include: the name of the City Manager, in the case of an Administrative Order or Personnel Policy, or “City Commission” in the case of a City Commission policy. The City Manager shall sign all Administrative Orders and Personnel Policies, and the City Clerk shall certify all adopted City Commission Policies.

5. **Effective Date:** For Administrative Orders and Personnel Policies, the City Manager shall establish the effective date of the policy. In the case of a City Commission policy, the City Commission shall establish the effective date of the policy.

6. **Supersedes No.:** If the policy replaces a previous version of the same policy, the date of the replaced policy is entered. If the policy replaces another policy number, the old policy number is entered. If this is a new policy, "N/A" (not applicable) should be entered in the space.

7. **Page No:** The page numbering must include all forms and exhibits that are part of the policy.

   **Format:** The format of each policy will contain the section names listed below. The policy should use gender neutral and inclusive language, and use consistent phrasing.

8. **Purpose:** The purpose section of the policy must contain a brief explanation of the reason why the policy is required and the need it seeks to address.
<table>
<thead>
<tr>
<th>CITY OF TRAVERSE CITY</th>
<th>POLICY NO: AO-60</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADMINISTRATIVE ORDER</td>
<td>SUBMITTED BY: Penny Hill</td>
</tr>
<tr>
<td>TITLE: Establish Format for Policies</td>
<td>APPROVED BY: Martin Celhurn</td>
</tr>
<tr>
<td>Adopted Date: 10-17-2017</td>
<td>HISTORY:</td>
</tr>
<tr>
<td>Effective Date: 10-17-2017</td>
<td>Initial Adoption Date: 10-17-2017</td>
</tr>
<tr>
<td>Supersedes No: N/A</td>
<td>Amended Date:</td>
</tr>
<tr>
<td>Procedure Reference No: AO-60</td>
<td>Amended Date:</td>
</tr>
</tbody>
</table>

9. **Additional Authority:** A listing of sources granting the authority to create the policy, such as, Federal Law, State Law, City Charter, City Ordinance, etc. Specific citations should be included, such as “MCL .xxx”, or “City Charter, Section xx”.

3. **Scope/Applies to:** The scope statement should indicate to whom the policy will apply and what conduct or activity it covers. For example, a policy could apply to the City as a whole, or to a specified department, or to a specific geographical area within the City. Recommended statements of scope are: All Employees, Departments, Areas, Individuals, etc.

4. **Responsibility:** Identifies the individual or individuals responsible for the administration, implementation and enforcement of the Policy.

5. **Definitions/Acronyms:** An optional section of the policy document used to describe terms or acronyms used in the policy that may be unfamiliar to the reader. Do not define terms that seem relevant, but that do not appear later in the policy.

6. **Statement:** This section should contain the actual policy statement that describes the plans and intentions of City government, or prescribes acceptable or preferred behaviors. It should not contain the procedures for implementation of the policy.

7. **Applicable Procedure:** A statement that references the procedure to be used when implementing the policy. The Procedure Number and Title shall correspond with the applicable Policy Number. Any forms developed in conjunction with the policy or procedure shall have a Form number that corresponds with the applicable Policy or Procedure number.

8. **Effective Date:** A statement that references the date that the Policy will begin to be implemented.
9. **Term:** An optional section of the policy document, typically used when the policy is intended to be in place for a short time period or definite time limit, such as in the case of establishing a moratorium on an activity.

VIII. **Applicable Procedure**
Elected City Commissioners (including the City Mayor) and City employees responsible for developing policies on behalf of the City of Traverse City and/or making recommendations to the City Commission for the City of Traverse City or the City Manager regarding same shall use Procedure Number AO-60 when considering the submission of a policy for approval and implementation.

IX. **Effective Date:** This policy shall have immediate effect.
I. PROCEDURE

1) Elected City Commissioners (including the City Mayor) and City employees responsible for developing policies on behalf of the City of Traverse City and/or making recommendations to the City Commission for the City of Traverse City or the City Manager regarding same shall use **City of Traverse City Guidelines for Policy Development** when considering the submission of a policy for approval and implementation.

2) All proposed policies shall be submitted to the City Manager or Assistant City Manager for review and further processing. All proposed Personnel Policies and Administrative Orders must be approved by the City Manager with his/her signature affixed in order to be considered valid. All City Commission Policies must be approved by the City Commission and certified by the City Clerk in order to be considered valid.

3) The policies will be maintained by:
   - For City Commission Policies, the City Clerk
   - For Administrative Orders, the Assistant City Manager
   - For Personnel Policies, the Human Resources Director
City of Traverse City
Policy Development Guidelines
For use with Administrative Order AO-60

1. Purpose
The objective of this document is to provide guidelines and recommendations for the formulation, development and review of City-wide policies at the City of Traverse City. This document is a supplement to the City's Administrative Order No. AO-60 (Establish Format for Policies). These guidelines are intended for elected City Commissioners and members of staff who are engaged in the process of developing new policies and/or amending existing policies (Policy Owners). These recommendations and guidelines should be viewed as providing general direction, rather than specific prescriptions for action, unless specific actions are required by existing policies or regulations.

The diagram in Fig.1 gives an overall view of how City policies should be developed, published and maintained.

![Fig. 1 – Policy Management Cycle](image)

The development and periodic review of policies should originate with the Policy Owner. If more than one Policy Owner has significant responsibility for a policy area, individual Policy Owners should collaborate and coordinate responsibilities for drafting and review of the policy.

The City policy process is applicable to policies that:

a) Endure across time and administrations, change infrequently and set the course for the foreseeable future;
b) Manifest and put into operation the City's mission, vision, values and principles;
d) Apply broadly across the organization;
e) Address compliance with applicable laws and regulations;
f) Promote operational efficiency; and/or
g) Manage institutional risk.
2. **Definitions**

The following definitions apply to policy development:

- **A City Commission Policy** is initiated by the City Commission and applies broadly across the City, or to major components of the City; enhances the City’s mission; addresses issues of compliance with State or Federal laws or regulations; or reduces organizational risk. For example, the Infrastructure Strategy Policy, Parks and Public Land Use Policy, and Policy on Inventory, Use and Disposal of City-Owned Property are all City Commission policies.

- **An Administrative Order** is initiated by the City Manager or a Department Head and applies broadly across City Departments; enhances the City’s mission; addresses issues of compliance with laws, regulations, and/or internal standards; promotes operational efficiencies; or reduces organizational risk. For example, the Policy for Surplus Materials, the Policy for Employee Use of Vehicles, the Park Rules Policy, and the Treelawn Parking Policy are all Administrative Orders.

- **A Personnel Policy** is initiated by either the City Manager Department, the Human Resources Department, or a Department Head and may apply to all City employees, only to a specific City Department, or that is an internal operational policy for a specific division or department. Examples include, but are not limited to, Computer Use Policy or Employee Travel Policy.

- **A Procedure** sets forth identified steps for implementing a policy.

- The **Policy Owner** is the City official responsible for developing and administering a policy, which includes dissemination of the policy, development of procedures where appropriate, communications and training related to the policy, and timely revisions.

- The **Policy Template** is the standard format that City policies must follow going forward. It includes a short, descriptive title, statement of the purpose, authority and scope of the policy, any applicable definitions and exclusions, the policy enforcement, and contact information for questions or guidance on the policy.

3. **Policy Template**

A Standard Template for City policies has been established through Administrative Order 60-AO. Policy Owners should ensure that all required elements of the policy are addressed and included in the proposed Policy document.

4. **Suggestions for drafting a policy**

In drafting a policy, follow the guidelines below:

a) **Identify Policy Need**

The first step in the process to develop a new City policy, or to amend an existing one, is to identify the need to do so. It is primarily the responsibility of the Policy Owner to identify this need. Ask yourself, “Does the policy need to exist? Is there another way to achieve the desired outcome, such as through outreach?” “Is it practical to implement?” A new policy may be developed to describe the City’s position in regard to a new issue or a new set of
circumstances. Alternatively, an existing policy may need amendment if the circumstances on which it is based change or where the existing policy is no longer appropriate.

b) **Review Existing Policies**
Current City Commission policies are maintained on the City’s web site on the “City Commission” page and Administrative Orders are maintained on the City’s web site on the “City Manager” page. Personnel Policies are maintained in the Human Resources Department and are typically not published on the City’s web site. The Policy Owner should first check that the City does not have an existing policy on the relevant issue. If a current Policy exists, then the Policy Owner should evaluate whether an amendment is needed or not.

c) **Guiding Questions**
- What is the goal of the policy?
- What specific items would you like to address in the regulation?
- What do we want to encourage?
- What do we want to discourage or avoid?

d) **Involving Stakeholders**
Consider consulting with experts in the subject area as appropriate. (Include staff, community members, agencies, etc., that will be impacted by the policy) – get the benefit of their feedback.

e) **Use the policy template provided in Administrative Order 60-AO.**
- Any policy should be structured, drafted and presented in a way that makes the policy understandable and easy to read and interpret.
- The content of a policy should be concise, to the point, action-orientated, logical and coherently structured.
- Use plain language. A policy that is clear and easy to understand is less likely to result in disputes and also assists those involved in administering and enforcing the policy. The objective should be to produce a policy that is both easily read and understood and legally and practically effective in achieving the desired policy objectives. Avoid jargon, legalese and slang. Before using an acronym, write out the full name the first time, and then indicate the acronym in parenthesis, for example, “Human Resources (HR).”
- Use the active instead of the passive voice, and avoid impersonal constructions. For example, don’t write “Safety measures shall be considered,” or “approval must be obtained before starting the program.” Instead, make clear who has the responsibility to act or do (or refrain from doing) the conduct or action being described: “The HR Department is responsible for verifying employment history,” instead of, “Employment history shall be verified before an offer is made.”
- Indicate whether any matter or action prescribed in the policy is mandatory or discretionary by using the words “must/shall” or “may/should”.
- Use Gender-neutral language (“chairperson” rather than “chairman”).
• Write in the third person and use the present tense: “All members of the City Staff are required to maintain the confidentiality of business and nonpublic City records and data entrusted to them.”

5. **Policy Approval**
The required approvals are identified in Administrative Order 60-AO. It is the responsibility of the Policy Owner to seek and obtain the proper approvals.

6. **Publishing a Policy**
Once a policy is approved, it will, in the majority of cases, be necessary to publish the policy on the City’s web site. The policy will be shown on the home page of the Policy Owner. The City Clerk’s office shall format and publish any adopted City Commission policies. The Assistant City Manager shall publish any approved Administrative Orders. Personnel policies are typically not published on the City’s web site.

7. **Periodic Review of Policies**
Once a policy is approved, it will be necessary for the policy to be periodically reviewed to check that it is still appropriate and correct. This role is primarily the responsibility of the Policy Owner, but the City Manager or his/her designee may also be involved. The length of time between reviews may vary from policy to policy.

If you have any questions, please contact the City Manager’s office.
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City, Michigan.

Martin Colburn, City Manager

Date: May 17, 2018

I. Purpose:
The purpose of this Administrative Order is to allow City staff the time necessary to evaluate the impact of allowing the placement of cellular communication equipment such as, or similar to Distributed Antenna Systems (DAS) or Small Cells, on property and/or amenities under the ownership and/or control of the City of Traverse City, and to make a recommendation to the City Commission regarding whether to allow such use.

II. Additional Authority
- Michigan Constitution Section 29 Article 7
- Home Rule Cities Act (Act 279 of 1909)

III. Scope/Applies to
All Departments

IV. Responsibility
The City Manager is responsible for the development of and implementation of this policy

V. Definitions/Acronyms
1) Cellular Communications Equipment, means any vendor or carrier owned equipment proposed to be employed either in a public right of way, or on property owned and/or controlled by the City of Traverse City, that is not subject to the Federal Communications Act of 1996, the Michigan Telecommunications Act (PA 179 of 1991) or the Metro Act (PA 48 of 2002).
VI. **Statement**
There is hereby established a moratorium on approving or accepting any applications or requests for the placement of cellular communications equipment on property or amenities (including parking facilities) under the ownership and/or control of the City of Traverse City.

V. **Effective Date**
This Administrative Order shall have immediate effect.

VI. **Term**
This Administrator Order shall extend the original Administrative order adopted on November 3, 2017 and shall remain in effect for an additional period of One Hundred Eighty (180) days, ending on November 3, 2018, or until a recommendation to the City Commission regarding the placement of cellular communication equipment on City-owned and/or City controlled property/amenities has been made and acted upon, whichever comes first.
I hereby certify that this Administrative Order was authorized by the City Manager for the City of Traverse City, Governmental Center, 400 Boardman Avenue, Traverse City Michigan.

Martin Colburn, City Manager

Date

I. Purpose:
The purpose of this Administrative Order is to comply with Section 39 of the Charter for the City of Traverse City by establishing regulations, duties and procedures to be followed in each department. This Administrative Order is to establish when a newly hired Firefighter is first eligible to be counted towards minimum staffing.

This Administrative Order supersedes any existing Departmental Policy, Procedure or Executive Order which contradicts the nature of this order

II. Additional Authority
- City Charter Section 39
- Fire Department Policy 5.16: Station Staffing

III. Scope/Applies to
Traverse City Fire Department

IV. Responsibility
Fire Chief

V. Definitions/Acronyms
FF means Fire Fighter
Minimum Staffing means staffing as described in Fire Department Policy 5.16: Station Staffing.
Probationary Period means the Probation period for new employees as described in the most recent collective bargaining agreement between the City of Traverse City and the Traverse City Firefighters Association, AFL-CIO, which begins on the employee's date of hire.
VI. Statement

The purpose of the Traverse City Fire Department 6-Month Probationary process is to acquaint newly-hired Fire Fighters/Paramedics with Department procedures, policies, equipment and job functions to successfully fulfill the responsibilities of a Traverse City Fire Fighter/Paramedic.

To be eligible for a position as a Traverse City Fire Fighter/Paramedic, the candidate must have successfully completed Fire Fighter I & II and obtain and maintain a paramedic license.

Probationary Fire Fighter/Paramedic Personnel (Probationary FF) who are engaged in the 6-Month Probationary process will count as a front-line position, as it relates to minimum Station Staffing, on the daily roster when they have successfully completed and passed his/her 2nd month evaluation test. The Fire Chief, in his discretion, may extend that period after consultation with the City Manager, which time period shall not extend beyond the Probationary Period. Regardless of whether the FF is counted toward minimum staffing or not, the Probationary FF shall continue his/her probationary period as described in the probationary candidate requirement criteria. While on Probation, the Probationary FF is exempt from the Mandatory Overtime process as described in the Collective Bargaining Agreement and shall not cover additional shifts.