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CITY OF GOTHENBURG

Application to Raze / Demolish Buildings

Fee:	Date:
The undersigned applies for a permit to d	
LotBlo	ock Addition
	s:
	ommercial, Industrial, Other
BUILDING SIZE:	
BUILDING CONSTRUCTION MATERIAL:	Wood, Brick, Concrete, Glass, Metal,
Other	
METHOD OF DISPOSAL: Lexington Land	Ifill, Burning on site, Burning off site,
Other	
Obtained a burning permit	t: # Date:
UTILITY SERVICES DISCONNECTED:	
Electric:Date:	
Water: Date:	
Sewer: Date:	
Natural Gas: Date:	
Cable/Fiber Services: Date	j:
DEMOLITION TO BEGIN:	
DEMOLITION TO BE COMPLETED:	
WHO WILL DO THE WORK:	
OWNER:	CURRENT ADDRESS:
The Control of the Co	will be completed, all debris removed, the area re use within 6 months of the approval date of this
Failure to comply will result in application through #93.99. See attached copies of the	n or the Nuisance Abatement ordinances #93.15 he ordinances.
regarding asbestos removal. It is the con	itions may be subject to State and Federal Regulations of tractor and owner's responsibility to determine of mpliance with regulations. Information is available y and Environmental Quality.
Applicant:	Date:
Building and Facilities Director:	Date:
	Date:
DATE COMPLETED: (Signed by Building In	nspector)

Section

General Provisions

93.01 Regulations

93.02 Enforcement Official

93.03 County Health Board

Nuisances

93.15 Defined

93.16 Unlawful to maintain nuisance

93.17 Reserved

93.18 Reserved

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93.99 Penalty

GENERAL PROVISIONS

§ 93.01 REGULATIONS.

and regulations relative thereto, and shall make inspections, prescribe penalties, and make reports as may be necessary toward that purpose. For the purpose of promoting the health and safety of the residents of the city, the Board of Health shall, from time to time, adopt rules

(Neb. RS 17-121) (Prior Code, § 4-101) (Ord. 1006, passed - -2021)

§ 93.02 ENFORCEMENT OFFICIAL.

§ 93.15 DEFINED.

meaning. For the purpose of this subchapter, the following definition shall apply unless the context clearly indicates or requires a different

NUISANCE.

- omission, condition, or thing either: (1) Doing any unlawful act, or omitting to perform a duty, or suffering or permitting any condition or thing to be or exist, which act,
- (a) Injures or endangers the comfort, repose, health, or safety of others;
- b) Offends decency;
- (c) Is offensive to the senses;
- square, street, or highway in the city; (d) Unlawfully interferes with, obstructs, tends to obstruct, or renders dangerous for passage any stream, public park, parkway,
- (e) In any way renders other persons insecure in life or the use of property; or
- others. Essentially interferes with the comfortable enjoyment of life and property, or tends to depreciate the value of the property of

(Neb. RS 18-1720) (Prior Code, § 4-301)

- (2) The maintaining, using, placing, depositing, leaving, or permitting of any of the following specific acts, omissions, places, conditions, and things are hereby declared to be **NUISANCES**:
- of any dead animal, fish, or fowl; (a) Any odorous, putrid, unsound or unwholesome grain, meat, hides, skins, feathers, vegetable matter, or the whole or any part
- (b) Privies, vaults, cesspools, dumps, pits or like places which are not securely protected from flies or rats, or which are foul or
- stores, granaries, vacant lots, houses, buildings, or premises; (c) Filthy, littered, or trash-covered cellars, houseyards, barnyards, stable-yards, factory-yards, mill yards, vacant areas in rear of
- violation of any ordinance of the city; (d) Animal manure in any quantity which is not securely protected from flies and the elements, or which is kept or handled in
- Board of Health of the city; animal matter in any quantity; provided, nothing herein contained shall prevent the temporary retention of waste in receptacles in a manner designated by the Board of Health of the city, nor the dumping of non-putrefying waste in a place and manner approved by the Liquid household waste, human excreta, garbage, butcher's trimmings and offal, parts of fish or any waste vegetable or

- galvanized iron receptacles; broken crockery, broken glass, broken plaster, and all trash or abandoned material, unless the same be kept in covered bins or Tin cans, bottles, glass, cans, ashes, small pieces of scrap iron, wire metal articles, bric-a-brac, broken stone or cement,
- be a fire danger, or which are so unsightly as to depreciate property values in the vicinity thereof; other waste materials when any of the articles or materials create a condition in which flies or rats may breed or multiply, or which may or other packing material, lumber not neatly piled, scrap iron, tin or other metal not neatly piled, old automobiles or parts thereof, or any (g) Trash, litter, rags, accumulations of barrels, boxes, crates, packing crates, mattresses, bedding, excelsior, packing hay, straw
- the public health or safety, or are so unsightly as to depreciate the value of property in the vicinity thereof building or structure commenced and left unfinished, which buildings, billboards or other structures are either a fire hazard, a menace to (h) Any unsightly building, billboard, or other structure, or any old, abandoned or partially destroyed building or structure, or any
- builders or by other persons, which places are kept or maintained so as to essentially interfere with the comfortable enjoyment of life or property by others, or which are so unsightly as to tend to depreciate property values in the vicinity thereof; machinery of any kind, or of any of the parts thereof, or for the storing or leaving of any machinery or equipment used by contractors or tractors, or machinery of any kind, or for the storing or leaving of worn-out, wrecked, or abandoned automobiles, trucks, tractors, or All places used or maintained as junk yards, or dumping grounds, or for the wrecking and dissembling of automobiles, trucks
- Stagnant water permitted or maintained on any lot or piece of ground;
- therefrom, to the annoyance of inhabitants of the city, or are maintained and kept in such a manner as to be injurious to the public vegetable or animal matter is located, are maintained and kept in a manner that foul and noxious odors are permitted to emanate vegetable matter including grain is being processed, when the places in which the animals are confined, or the premises on which the fowls of any kind are confined or on which are stored tankage or any other animal or vegetable matter, or on which any animal or Stockyards, granaries, mills, pig pens, cattle pens, chicken pens or any other place, building, or enclosure, in which animals or
- (I) All other things specifically designated as nuisances elsewhere in this code of ordinances.
- whether on private or public property, unless he or she shall first remove all doors and make the same reasonably sate (m) The presence of a refrigerator, icebox, freezer, or any other dangerous appliance to be in the open and accessible to children
- streets and alleys. (n) Growth of weeds, grasses or worthless vegetation in excess of 12 inches in height on private property and the adjoining
- the corporate limits of the city or within its one-mile zoning jurisdiction. Permitting, allowing, or maintaining any dead or diseased trees on private property or within the right-of-way of streets within
- or significantly negatively impacts the value of neighboring property. Any structure which is unsafe, damaged by fire or deterioration, contains broken windows or is subject to infestation of vermin
- (3) For purposes of this section:

- or stone building rubble; (iii) grass, leaves, and worthless vegetation; (iv) dead animals; and (v) any machine or machines, vehicle or away or left as waste, wreckage, or junk; and dismantling, or the ravages of time, are inoperative or unable to perform their intended functions, or are cast off, discarded, or thrown vehicles, or parts of a machine or vehicle which have lost their identity, character, utility, or serviceability as such through deterioration, (a) Litter includes, but is not limited to: (i) trash, rubbish, refuse, garbage, paper, rags, and ashes; (ii) wood, plaster, cement, brick,
- arvensis), horse nettle (Solanum carolinense), bull thistle (Cirsium lanceolatum), buckthorn (Rhamnus sp.) (tourn), hemp plant Johnson grass (Sorghum halepense), nodding or musk thistle, quack grass (Agropyron repens), perennial sow thistle (Sonchus (Cannabis sativa), and ragweed (Ambrosiaceae). (Euphorbia esula), Canada thistle (Cirsium arvense), perennial peppergrass (Lepidium draba), Russian knapweed (Centaurea picris), (b) Weeds includes, but is not limited to, bindweed (Convolvulus arvensis), puncture vine (Tribulus terrestris), leafy spurge

(Neb. RS 18-1720) (Prior Code, § 4-302) (Ord. 1006, passed - -2021)

§ 93.16 UNLAWFUL TO MAINTAIN NUISANCE.

It shall be unlawful for any person to erect, keep up, or continue and maintain any nuisance to the injury of any part of the citizens of the city.

(Neb. RS 18-1720, 28-1321) (Prior Code, § 6-306) Penalty, see § 93.99

§ 93.19 ABATEMENT.

- that the condition has been declared a public nuisance, and that the condition must be remedied at once. Within five days after the conspicuously marked as to its importance. Such hearing shall be before the City Administrator who is hereby designated the hearing estate free of public nuisances, a notice to repair, abate or remove the nuisance and notice of the right to a hearing shall be given to remove the nuisance, the city shall have the work done, and receipt of the notice, if the owner or occupant of real estate does not request a hearing or fails to comply with the order to abate and mailed to the City Clerk. The notice shall describe the condition as found by the Community Service Officer or police officer and state officer for such hearing. A request for hearing to appeal the decision of the Community Service Officer shall be in writing and delivered or owner or occupant. If the owner or occupant cannot be found, then such notice shall be posted on the door of the primary building, or if each owner or owner's duly authorized agent and to the occupant of such real estate. Such notice shall be personally served on the records of the Dawson County Treasurer for such real property, and to the occupant's address if known. Such mail shall be no building, then on any such lot nearest a public street and shall be mailed by first class mail to the owner at the address shown on the determination by the Community Service Officer or a police officer of the city that the owner or occupant has failed to keep the real It shall be the duty of every owner or occupant of real estate in the city to keep the real estate free of public nuisances. Upon
- special taxes for improvements are levied and assessed; or (1) May levy and assess the costs and expenses of the work upon the real estate so benefitted in the same manner as other
- Recover in a civil action the costs and expenses of the work upon the lot and the adjoining streets and alleys
- shall proceed to cause the abatement of the described public nuisance. The owner of the real estate shall pay for all costs incurred by appeal fails, the city or village may have such work done. Should the owner or occupant refuse or neglect to abate the nuisance the city officer. The hearing officer shall render a decision on the appeal within five business days after the conclusion of the hearing. If the shall hear all objections made by the owner or occupant and shall hear evidence submitted by the Community Service Officer or police hearing will be held. Notice of the hearing shall be given by first class mail, and require the owner or occupant to appear before the within 14 days of receipt of the request for hearing. Upon the date fixed for the hearing, and pursuant to the notice, the hearing officer the city for such abatement. If unpaid for two months after such work is done the city: hearing officer to show cause why the condition should not be found to be a public nuisance and remedied. The hearing shall be held If the owner or occupant requests in writing a hearing with the City Clerk, the hearing officer shall fix a time and place at which a
- <mark>s</mark>pecial taxes for improvements are levied and assessed; or May levy and assess the costs and expenses of the work upon the real estate so benefitted in the same manner as other
- Recover in a civil action the costs and expenses of the work upon the lot and the adjoining streets and alleys

Neb. RS 18-1720) (Prior Code, § 4-303) (Ord. 889, passed 5-6-2014; Ord. 1006, passed - -2021; Ord. 1007, passed 4-5-2022)

§ 93.20 AUTHORITY TO ENFORCE

§ 93.20 AUTHORITY TO ENFORCE.

The Mayor and Chief of Police of the city are directed to enforce this code of ordinances against all nuisances. The jurisdiction of the Mayor, Chief of Police, and court shall extend to, and the territorial application of this subchapter shall include, all territory adjacent to the limits of the city within one mile thereof and all territory within the corporate limits.

(Neb. RS 18-1720) (Prior Code, § 4-305) (Ord. 1006, passed - -2021)

limits of the city within one mile thereof and all territory within the corporate limits. Mayor, Chief of Police, and court shall extend to, and the territorial application of this subchapter shall include, all territory adjacent to the The Mayor and Chief of Police of the city are directed to enforce this code of ordinances against all nuisances. The jurisdiction of the

(Neb. RS 18-1720) (Prior Code, § 4-305) (Ord. 1006, passed - -2021)

§ 93.99 PENALTY.

predicated. A new violation shall be deemed to have been committed every 24 hours of the failure to comply. 93.15 through 93.20, shall be deemed guilty of an offense and, upon conviction thereof, shall be fined \$75 for the first offense, \$150 for the second offense and \$200 for each subsequent offense involving the same facts upon which such determination of nuisance is (A) Any person who shall violate or refuse to comply with the enforcement of any of the provisions of §§ 93.01 through 93.03, and

(Prior Code, § 4-501)

same, in the manner provided by law. Whenever, in any action, it is established that a nuisance exists, the court may together with the fine or penalty imposed, enter an order of abatement as a part of the judgment in the case. (B) Whenever a nuisance exists as defined in this code of ordinances, the city may proceed by a suit in equity to enjoin and abate the

(Prior Code, § 4-502)

To Contractors and/or Owners:

BE ADVISED: All renovations and demolitions may be subject to State and Federal regulations regarding **ASBESTOS REMOVAL**. It is the contractor and owner's responsibility to determine applicability of the statutes and be in compliance with regulations. Information is available from the Nebraska Department of Energy and Environmental Quality (NDEE).

If you have any questions, please contact the City Office at 308-537-3668.

Sincerely,

Shane Gruber
Building and Facilities Director
City of Gothenburg