*** Proof of Publication ***

Lee Enterprises Proof of Publication Affidavit

Retain this portion for your records.

Please do not remit payment until you receive your advertising invoice.

Mail to:

LA CROSSE CITY CLERK NIKKI ELSEN 400 LA CROSSE ST LA CROSSE WI 54601

ORDER NUMBER

106032

STATE OF WISCONSIN

} ss.

La Crosse County

being duly sworn, doth depose and say that he (she) is an authorized representative of Lee Enterprises, publishers of

LA CROSS TRIBUNE

a newspaper, at La Crosse, the seat of government of said State, and that an advertisement of which the annexed is a true copy, taken from said paper, was published therein on the dates listed below.

Sworn to and subspribed before me this ___ day of __AUC____, 20___

(Signed) (Title)

Principal Clerk

Notary Public, Wisconsin

My Commission expires

NOV 0 8 2024

Section: Legals

Category: 0001 Wisconsin Legals PUBLISHED ON: 08/20/2022

TOTAL AD COST:

161.27

FILED ON:

8/22/2022

STEPHEN T. K. BECK Notary Public State of Wisconsin



ORDINANCE NO.: 5227

AN AMENDED ORDINANCE to amend Subsection 40-8.(a)(1), to amend Subsection 40-8(b) and to create Subsection 40-8(f) of the Code of Ordinances of the City of

La Crosse regarding snow removal.

THE COMMON COUNCIL of the City of La Crosse do ordain as follows:
SECTION I: Subsection 40-8(a)(1) is hereby amended to read as follows:

(a) Snow and ice on sidewalks.

- i) Snow and ice on sidewalks.

 (1) The owner, agent, occupant or person in charge of any of each and every building or pancel of land abutting or fronting upon a paved public sidewalk or crosswalk or adjoining any street, and the owner or agent of every unoccupied building or pancel of land fronting as aforeseld; shall remove and clear away all snow and ice within 24 hours after the snow or ice has fallen or accumulated thereon; clean the sidewalk in front of or adjoining such building or unoccupied lat or building, as the case may be, of snow and lee to the full width of such sidewalk to the pavernent; except those sidewalks where the distance from the edge of the sidewalk, including the width the sidewalk; to the back of the curb is less than eight feet; then the minimum width shall be 48 inches, within 24 hours after it ceases minimum width shall be 48 inches, within 24 hours after it ceases to fail, and cause the same to be kept free from snow and ice; provided, that when ice has so formed upon en any sidewalk that
- provided, that when ice has so formed upon en any sidewalk that it cannot be removed, the owner persons herein referred to shall keep the same sprinkled with sand or other suitable substances in such manner as to prevent the ice from being dangerous, until such time as it can be removed, and then it shall be promotiv removed, ashes, sand or sait; provided, also, that in case snow shall continue to fell for some time, then and in that case it shall be removed immediately after it shall occase to fall.

 SECTION II: Subsection 40-8(b) is hereby amended to read as follows:
 (b) Board of Public Works to remove. Whenever any sidewalk has not been cleared of snow and ice as above described, the Board of Public Works or fis designee may, without notice, cause the sidewalk to be cleared, in any case where any sidewalk in front of or adjoining any to or parcet of tend shall remain covered in any part with snow or ice by 6:00 p.m. of the day following any snowfall, the Board of Public Works may as soon the designed and to report the expense of so doing to the Gouncil as the day following any snowfell, the Search of Public Works may as soon as possible cause such snow or los to be removed from the full width of such sidewalk and to report the expense of so doing to the Gouncil as soon as practicable, with a description of the lot or parcel of fund in front of or adjoining which such work has been done, and the Gouncil shall cause such expense to be sudited and paid out of the general fund and shall direct the Oity Clork to charge such expense to the lot or parcel of land edjoining which the same shall have been incurred, and the amount of such expense shall be inserted in the tax list next thereafter to be made out as a special tax against such lot or parcel of land and shall be collected as other taxes upon real estate are collected. The cost for removal by the City shall be charged at the rate per foot per snowfail event for any snowfail or accumulation for snowfails, including windblowing and trace amounts established by resolution. Said snowfail or accumulation of snowfails shall be determined by using the National Oceanic and Atmospheric Administrative fee per parcel in the amount established by resolution. Any eppeal of a special tax under this subsection shall be delegated to the Board of Public Works, which is authorized to review and adjust the same.

 SECTION III: Subsection 40-8(f) is hereby created to read as follows:

 (f) Removal by City, Failure to comply with this Section may result in a special charge against the property in accordance with Section 30-81 of this Code. The cost for removal by the City as well as an administrative fee per parcel shall be established by resolution and charged per snowfall event for any accumulation, including wind blowing and trace amounts. Any appeal of a special charge under this Subsection shall be delegated to the Board of Public Works for an evidentiary hearing and decision. An appellant may request a review of the record of such decision by the Judiciary and Administrative Committee. The decision of the Judiciary and Administr

after its passage and publication.

/s/ Mitch Reynolds, Mayor /s/ Nikki M. Elsen, City Clerk

Passed: 8/11/2022 Approved: 8/11/2022 Published: 8/20/2022

8/20 106032-1 WNAXLP