## Exhibit B to Ordinance 2268

Sec. 6-2012. – Maintenance of Property Weeds and vegetation.

## (a) Definitions

- (a) Definitions. When used in this section, the following words, terms and phrases shall have the meanings ascribed herein:
  - (1) Brush means the cuttings from trees and/or bushes and shall include fallen branches in excess of two (2) inches thick at the widest point and three (3) feet in length and all stacks of wood, excluding lumber, but including firewood in excess of two (2) neatly stacked cords.
  - (2) Developed property means any property that is not an undeveloped property upon which a structure has been constructed or that is used for parking or storage.
  - (3) Noxious weed means any plant that has been designated as such on the noxious weed table as may be posted on the city's website or in the City of Commerce City Noxious Weed Management Plan.
  - (4) *Poisonous plant* means any plant that may be detrimental to health of persons or animals including, without limitation, poison ivy and ragweed.
  - (5) Property means the owner or occupant's real property including its fixtures and appurtenances, regardless of size. The phrase "extended property" shall include, in addition to the privately owned property, lot or tract of land, the "adjacent public right of way." The phrase "adjacent public right of way" shall include all land and improvements located in the right of way from the centerline, and in any public alley from the centerline of the alley to the property line. If the centerline is within a roadway, then the extended property shall include only that portion up to the edge of the roadway. sidewalk, curb and/or gutter of any street abutting such lot or tract of land and the area from the property line of the lot or tract of land to the center of any alley abutting the lot or tract of land. The term "property" "adjacent public right of way" shall not include (1) any city-designated open space or trails or (2) center medians within a right of way of a principal or minor arterial roadway.
  - (6) Roadway means any street or road, regardless of construction method or surface material, regularly open to the public for travel. Weed means any herbaceous plant that, due to height, smell, appearance, or injurious nature, has a blighting influence on the neighborhood.
  - (7) Undeveloped property means any property that lacks structures or is not used for parking or storage and upon which no structure has been constructed serviced by water, sewer, electrical, and natural gas infrastructure.
  - (8) Weed means any herbaceous plant that, due to height, smell, appearance, or injurious nature, has a blighting influence on the neighborhood.
- (b) Prohibitions. Duty to Maintain
  - (1) Weeds and grass growth.
    - a. It shall be unlawful for the owner or occupant of any developed property to permit weeds or grass to grow to a height of more than eight (8) inches anywhere on or within the property.
    - b.(a) It shall be unlawful for The owner or occupant of any undeveloped developed property and any property less than or equal to one (1) acre in size to permit shall maintain weeds or and grass to grow to a height of no more than eight (8) inches anywhere on or within the extended property.
    - e. (b) It shall be unlawful for The owner or occupant of any undeveloped property, the size of which is at least greater than one (1) acre and not greater than five (5) acres, to permit shall maintain weeds or and grass to grow to a height of no more than sixteen (16) inches anywhere on or within the property and eight (8) inches anywhere on or within the adjacent public right of way. property.

- d. It shall be unlawful for the owner or occupant of any undeveloped property greater than five (5) acres in size to permit weeds or grass to grow to a height of more than sixteen (16) inches on any portion of the property that is within twenty (20) feet of any adjacent developed property, tract, or parcel, or any adjacent road, as measured from the boundary of the right of way of the adjacent road that is nearest the undeveloped property.
- e.(c) Two (2) or more contiguous lots, tracts and/or parcels of undeveloped property under single ownership, whether or not platted, may will be aggregated to constitute a single property for the purposes of this section. Lots, tracts and/or parcels of property separated by a public or private roadway or other right-of-way, regardless of ownership, shall not be considered contiguous for the purposes of this section.
- f. (d) Exceptions. Notwithstanding the foregoing, the prohibitions duty to maintain set forth in this subsection (b)(1) shall not apply to the following:
  - 4. i. Ornamental grasses;
    - ii Wetlands;
  - 2. iii Native grasses and other native plant materials identified in the city's aApproved pPlant species IList; or
  - 3. Any property, regardless of city zoning classification, identified by the Adams County Assessor as agricultural, with the exception of any portion of such property within twenty (20) feet of any street or highway classified by the city as an arterial roadway, the weed and grass growth upon which such portion shall not exceed sixteen (16) inches in height.
  - —iv Public right of way adjacent to Property that (1) has been actively farmed with commercial crops for the last 3 years, (2) is greater than one acre, and (3) lacks curb, gutter, and sidewalk.
- (2) Diseased or dead woody vegetation. All trees, shrubs, bushes, hedges and other woody vegetation within the city shall be adequately pruned or removed when such trees, shrubs, bushes, hedges or other woody vegetation harbor insects or disease that constitute a threat to other trees, shrubs, bushes, hedges or other woody vegetation or constitute a hazard in general to the public health, safety and welfare. The stump of any tree removed due to disease must be completely removed from the ground unless, in the opinion of a certified arborist, the diseased stump poses no danger to surrounding vegetation. Stumps that do not pose a danger to surrounding vegetation may remain on the property at a height not to exceed twenty-four (24) inches.
- (3) Poisonous plants and noxious weeds. It shall be unlawful for tThe owner or occupant of any property to permit shall maintain the property such that the growth of any no noxious weed or poisonous plant grows upon such the property and shall not or to allow seed, pollen or other particles or emanations from such noxious weeds and poisonous plants to be carried from such property into any public place.
- (4) Brush. It shall be unlawful for the owner or occupant of any property to permit brush to remain upon such extended property for more than fourteen (14) days.
- (5) Encroachment of vegetation on public spaces. It shall be unlawful for tThe owner or occupant of any property shall to fail to cut, trim, prune or remove as necessary any trees and other vegetation located upon such extended property in accordance with the following requirements:
  - a. Vegetation other than trees shall be maintained so as not to encroach upon the plane of a public sidewalk or street roadway.
  - b. Tree branch growth shall be maintained to a height not lower than ten (10) feet above any public sidewalk and not less than fifteen (15) feet above the travel lanes of any street or alley.

- c. Branches, trees and other vegetation shall be maintained so as not to obscure any street name signs, traffic signs, traffic control devices or sight triangles.
- d. Branches or trees that are broken, hanging, decayed or that otherwise threaten public property or the safe use thereof shall be removed.

(Ord. No. 1895, § 1, 6-4-12; Ord. No. 2051, § 1, 6-15-15; Ord. No. 2080, § 1, 6-6-16)

Sec. 6-2013.

- (6) Unsafe sidewalks and rights-of-way.
- (a) Hazards and obstructions.
- (a)(1) It shall be unlawful for tThe owner or occupant of any building, property or lot in the city to fail to shall maintain the sidewalks adjacent to such extended property and the sidewalks adjacent to or within such extended property, including those on public rights-of-way, in a clean and repaired condition and free of hazards and obstructions, including, but not limited to, tree limbs, trash containers and sports equipment.
- (b) (2) It shall be unlawful for tThe owner or occupant of any building, property or lot in the city to shall not deposit, place or otherwise locate, fail to remove or to allow the deposition, placement or location, upon any public sidewalk or right-of-way adjacent to such building extended property or lot any hazard or obstruction. For the purposes of this subsection (6)b, "hazard or obstruction" includes, but is not limited to including, but not limited to, tree limbs, trash, debris, containers and sports equipment.
- (bc) Duty to remove Ssnow and ice.
  - (1) It shall be unlawful for tThe owner or occupant of any building, property or lot in the city to shall remove the accumulation of snow, sleet, hail and or ice from the sidewalks adjacent to such property, including those on public rights-of-way, within twenty-four (24) hours from immediately following the last accumulation cessation of the such snow, sleet, hail or ice.
  - (2) It shall further be unlawful for any No person, other than an employee or agent of the city acting in the course of scope of their employment, to shall deposit, or cause to be deposited, any snow, sleet, hail or ice against any fire hydrant, official traffic control device or other appurtenance, or onto any public or private property that is not owned by, occupied by or otherwise under the legal control of the person without the express consent of the owner or occupant of the property.

(Ord. No. 1848, § 1, 1-10-2011)

Sec. 6-2013 - Reserved.