with the further exception that snowmobiles entering the city are not limited by time as long as they meet with the provisions of this ordinance.

- p. In any municipal park or recreation area except when posted as "open" to snowmobiles, and within the hours permitted.
- q. Upon private property, other than that of the snowmobile owner, or operator, without express permission of the owner.
- r. While carrying a strung bow or loaded firearm.
- s. Leaving or allowing a snowmobile to be or remain unattended on public property, streets, highway, or other public grounds or places while the motor is running or with keys to start the same in the ignition switch.
- *. At any time with more than two (2) persons riding thereon in addition to the operator.
- u. Without observing all traffic signs, signals, rules, and regulations applying to motor vehicles when also applicable to snowmobiles.

3. Prohibition of use on all streets:

No person shall operate a snowmobile upon any road, street, or highway, in this city kept open for vehicular traffic, except:

- a. During a period of emergency when travel by other vehicles is not possible.
- b. For a special snowmobile event of limited duration when conducted on a prearranged schedule under permit from the governing body.
- c. In crossing a street as herein provided.
- d. On streets or roads not maintained for winter vehicular travel.
- e. In traveling from the operator's place of residence to the edge of the city limits, using the shortest route from said operator's residence to the edge of said city's limits.

4. Permissible use on streets as regulated herein:

No person shall operate a snowmobile upon the roadway, shoulder, or inside bank or slope of any road, street, or highway in this city except as provided in this ordinance. No snowmobile shall be operated upon a public street or highway unless it is equipped with at least one head lamp, one tail lamp, and brakes all in working order which conform to standards prescribed by rule of the highway commissioner. When snowmobiles are operated within the right of way of any road, street, or highway of this city pursuant to this ordinance during times or conditions that warrant the use of lights, such snowmobiles shall travel in the same direction as the direction of motor vehicles on the side of the roadway immediately adjacent to the side of the right of way traveled by the snowmobile.

5. Any person who shall violate subdivision b and c of subsection 2 of Section 4-1907 shall be guilty of a Class B misdemeanor.

4-1908. Penalty for Harassment of Domestic Animals. The provisions of NDCC 39-08-19 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Any person operating a motorcycle, snowmobile, or other motor vehicle as defined in subsection 34 of 4-0101 who willfully harasses or frightens any domestic animal, shall, upon conviction, be guilty of an offense. If injury or death results to the animal due to such action, such person shall be liable for the value of the animal and exemplary damages as provided in NDCC 36-21-13.

- 4-1909. Operation of Motor Vehicle, Tractor, or Other Vehicle Prohibited on Flood Protective Works Exception Penalty. The provisions of NDCC 39-10-65 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.
 - 1. Unless authorized by the authority in charge thereof, no person shall operate a motor vehicle, tractor, or other vehicle upon or across any flood protective works, including but not limited to, any dike or flood protective works constructed by a state or federal agency, or by a municipality or local subdivision of the state.
 - 2. Any person violating the provisions of this section shall be liable to any person suffering injury as a result of the violation; and in addition, shall be guilty of an offense.
- 4-1910. Driving Without a License. No person shall drive any motor vehicle upon a highway in this city unless such person has a valid license as an operator, or is expressly exempted from licensing requirements, by the laws of this state.
- 4-1911. License to be Carried and Exhibited on Demand. The provisions of NDCC 39-06-16 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Every licensee shall have his operator's license or permit in his immediate possession at all times when operating a motor vehicle and shall display the same, upon demand of any district court, municipal court, a county court, a patrolman, peace officer, or a field deputy or inspector of the highway department. However, no person charged with violating this section shall be convicted or assessed any court cost if he produces in court, to the chief of police or in the office of the arresting officer an operator's license or permit theretofore issued to him and not under suspension, revocation, or cancellation at the time of his arrest.

4-1912. Penalty. The provisions of NDCC 39-12-21 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Any driver of a vehicle who refuses to stop and submit the vehicle and load to a weighing when directed to do so by the police officer or any agent of this state having police powers relating to motor vehicles, shall be guilty of an offense.

CHAPTER 4-20 DISPOSITION OF TRAFFIC OFFENSES

Section

4-2001 Procedure

4-2002 Hearing - Time - Promise of Defendant to Appear - Failure to Appear - Penalty

4-2003 Offenses Under Which Person Halted May Not be Entitled to Release Upon Promise to Appear

4-2004 Traffic Violations Noncriminal - Exceptions - Procedures

Administrative Hearing - Prepaid Costs - Procedures - Appeals - Stay Orders 4-2005 4-2006 Failure to Appear, Pay Statutory Fee, Post Bond - Procedure - Penalty

4-2007 Offenses Excepted

4-2008 Amount of Statutory Fees

"Nonmoving Violation" Defined 4-2009

"Moving Violation" Defined 4-2010 4-2011

General Penalty for Violation of Chapter 4-2012 Notification of Parents or Guardians of Juvenile Traffic Offenders

4-2001. Procedure. The provisions of NDCC 39-07-07 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Whenever any person is halted for the violation of any of the provisions of NDCC Chapters 39-01 through 39-13, 39-18, 39-21, and 39-24, or of equivalent city ordinances, the officer halting such person, except as otherwise provided in 4-2003, may:

- 1. Take the name and address of such person:
- 2. Take the license number of his motor vehicle; and
- 3. Issue a summons or otherwise notify him in writing to appear at a time and place to be specified in such summons or notice.

A halting officer employed by any political subdivision of the state may not take a person into custody or require that person to proceed with the officer to any other location for the purpose of posting bond, where the traffic violation was noncriminal offense under Section 39-06.1-02. The officer shall provide the person with an envelope for use by that person to mail the bond.

4-2002. Hearing - Time - Promise of Defendant to Appear - Failure to Appear -Penalty. The provisions of NDCC 39-07-08 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

The time to be specified in the summons or notice provided for in 4-2001 shall be within ten days after the issuance of such summons or notice unless the person halted shall demand an earlier hearing, and if the person halted desires, he may have the right, at a convenient hour, to an immediate hearing or to a hearing within twenty-four hours. Such hearing shall be before the municipal court. the receipt from the person halted of a written promise to appear at the time and place mentioned in the summons or notice, such officer shall release him from custody. Any person refusing to give such written promise to appear shall be taken immediately by the halting officer before the nearest or most accessible magistrate. or to such other place or before such other person as may be provided by a statute or ordinance authorizing the giving of bail.

Any person willfully violating his written promise to appear shall be guilty of an offense, regardless of the disposition of the charge upon which he originally was halted.

4-2003. Offenses Under Which Person Halted May Not be Entitled to Release Upon Promise to Appear. The provisions of NDCC 39-07-09 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

The provisions of 4-2001 shall not apply to a person if:

1. The halting officer shall have good reason to believe such person guilty of any felony or when such person is halted and charged with any offenses listed in 4-2007, except reckless driving, or

- 2. The halting officer, acting within his discretion, deems it inadvisable to release such person upon his promise to appear when halted and charged with either of the following offenses:
 - a. Reckless driving; or
 - b. Driving in excess of speed limitations established by the state or by local authorities in their respective jurisdictions.

The halting officer forthwith shall take any person not released upon his promise to appear before the nearest or most accessible magistrate.

4-2004. <u>Traffic Violations Noncriminal - Exceptions - Procedures</u>. The provisions of NDCC 39-06.1-02 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Any person cited, in accordance with the provisions of Sections 39-07-07 and 39-07-08, for a traffic violation under state law or municipal ordinance, other than an offense listed in Section 39-06.1-05, shall be deemed to be charged with a noncriminal offense and may appear before the designated official and pay the statutory fee for the violation charged at or prior to the time scheduled for a hearing, or, if he has posted bond in person, as provided by Section 39-07-07, or by mail, he may forfeit bond by not appearing at the designated time. If the person appears at the time scheduled in the citation, he may make a statement in explanation of his action, and the official may at that time, in his discretion, waive, reduce, or suspend the statutory fee or bond, or both. If the person cited follows the foregoing procedures, he shall be deemed to have admitted the violation and to have waived his right to a hearing on the issue of commission of the violation. The bond required to secure appearance before the official designated in the citation shall be identical to the statutory fee established by Section 39-06.1-06. Within ten days after forfeiture of bond or payment of the statutory fee, the official having jurisdiction over the violation shall certify to the licensing authority:

- 1. Admission of the violation; and
- 2. In speeding violations, whether the speed charged was in excess of the lawful speed limit by more than none miles per hour and the miles per hour by which the speed limit was exceeded.

This section shall not be construed as allowing a halting officer to receive the statutory fee or bond, unless he is otherwise authorized by law to do so.

- 4-2005. Administrative Hearing Prepaid Costs Procedures Appeals Stay Orders. The provisions of NDCC 39-06.1-03 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.
 - 1. If a person cited for a traffic violation, other than an offense listed in 4-2007, does not choose to follow one of the procedures set forth in 4-2004, he may request a hearing on the issue of his commission of the violation charged, the hearing to be held at the time scheduled in the citation or at some future time, not to exceed ninety days later, set at that first appearance.
 - At the time of a request for a hearing on the issue of commission of the violation, the person charged shall deposit with the official having jurisdiction an appearance bond equal to the statutory fee for the violation charged.
 - 3. If a person cited for a traffic violation, other than an offense listed in 4-2007, who has requested a hearing on the issue of the commission of

the violation charged, appears at the time scheduled for the hearing and the state or city, as the case may be, does not appear or is not ready to prove the commission of a charged violation at the hearing, the official shall dismiss the charge.

- 4. If the official finds that the person had committed the traffic violation, he shall notify the licensing authority of that act, and whether the person was driving more than nine miles (14.48 kilometers) per hour in excess of the lawful limit, stating specifically the miles (kilometers) per hour in excess of the lawful limit, if charged with a speeding violation, within ten days of the date of the hearing. The fact that a person has admitted a violation, or has, in any proceeding, been found to have committed a violation, shall not be referred to in any way, nor be admissible as evidence in any court, civil, equity, or criminal, except in an action or proceeding involving that person's driving license or privilege.
- 5. a. If a person is aggrieved by a finding that he committed the violation, he may, without payment of filing fee, appeal that finding to the district court or county court for trial anew. If, after trial in the appellate court, the person is again found to have committed the violation, there shall be no further appeal. Notice of appeal under this subsection shall be given within thirty days after a finding of commission of a violation is entered by the official. Oral notice of appeal may be given to the official at the time that he adjudges that a violation has been committed. Otherwise, notice of appeal shall be in writing and filed with the official and a copy of the notice shall be served upon the prosecuting attorney. An appeal taken under this subsection shall not operate to stay the reporting requirement of subsection 4, nor to stay appropriate action by the licensing authority upon receipt of that report.
 - b. The appellate court, upon application by the appellant, may:
 - Order a stay of any action by the licensing authority during pendency of the appeal, but not to exceed a period of one hundred twenty days; or
 - Order a stay and that the appellant be issued a temporary restricted driving certificate by the licensing authority to be effective for no more than one hundred twenty days; or
 - 3. Deny the application.

An application for a stay or temporary certificate under this sub-division shall be accompanied by a certified copy of the appellant's driving record, for the furnishing of which the licensing authority may charge a fee of two dollars. Any order granting a stay or a temporary certificate shall be forwarded forthwith by the clerk of court to the licensing authority, which shall issue a temporary certificate in accordance with the order in the manner provided by law. A court shall not make a determination on an application under this subdivision without notice to the appropriate prosecuting attorney. A person who violates or exceeds the restrictions contained in any temporary restricted driving certificate issued pursuant to this subdivision shall be guilty of a traffic violation and shall be assessed a fee of twenty dollars.

c. If a person charged is found not to have committed the violation by the appellate court, the clerk of court shall report that fact to the licensing authority immediately. If an appeal under this subsection 4-2012. Notification of Parents or Guardians of Juvenile Traffic Offenders. The municipal judge or his clerk shall notify the parent or guardian of any juvenile appearing before the court on a traffic offense of the charge as contained in the citation, the penalty attached to the offense, and the time and place of any court hearing on the matter.

CHAPTER 4-21 SECTIONS NOT ADOPTED

Section 4-2101 Sections Not Adopted

4-2101. Sections Not Adopted. The sections of Title 39 of the North Dakota Century Code not expressly adopted in Chapter 4-01 through Chapter 4-20, inclusive, are not adopted by reference.

CHAPTER 4-22 FILING OF ORDINANCE

Section 4-2201 Filing of Ordinance

4-2201. Filing of Ordinance. Incident to the adoption of certain portions of Title 39 of the North Dakota Century Code by reference, a copy of the text of the adopted code shall be filed in the office of the City Auditor as required by NDCC 40-05-01 (1) for use and examination by the public.

CHAPTER 4-23 ADOPTION OF AMENDMENTS BY REFERENCE

Section 4-2301 Adoption of Amendments by Reference

4-2301. Adoption of Amendments by Reference. The adoption of certain portions of Title 39 by reference shall be construed to incorporate such amendments thereto as may be made therein from time to time, and such copy of the adopted portions of Title 39 filed as required in Chapter 4-22 shall at all times be kept current in the office of the City Auditor of this city.

CHAPTER 4-24 REPEAL

Section 4-2401 Repeal

4-2401. Repeal. Title 4 of the Revised Ordinances of the City of Hebron and all other ordinances and sections of ordinances in conflict herewith are repealed.

CHAPTER 4-25 SEVERABILITY CLAUSES

Section 4-2501 Severability Clauses

4-2501. <u>Severability Clauses</u>. If any provision of this ordinance or its application to any person, or circumstance is held invalid, the remainder of the ordinance or the application of the provision to other persons or circumstances is not affected.

- 2. For a moving violation as defined in Section 39-06.1-09, a fee of twenty dollars.
- 3. For a violation of Section 39-09-02, or an equivalent ordinance, a fee established as follows:

Miles per hour over lawful

speed 1	imit							
1 - 5 6 - 10 11 - 15 16 - 20 21 - 25 26 - 35 36 - 45 45 +	\$ 10 \$ 15 \$ 25 \$ 40 \$ 70	plus \$1 plus \$2 plus \$3 plus \$3 plus \$3	/each mph /each mph /each mph /each mph /each mph	over over over over	10 15 20 25 35	mph mph mph mph	over over over over	limit limit limit limit limit

Fee

- 4. For a violation of Section 39-09-01, or an ordinance defining careless driving, a fee of thirty dollars.
- 5. For a violation of Section 39-09-01.1, or an ordinance defining care required in driving, a fee of not less than ten dollars nor more than thirty dollars.
- 6. For a violation of subsection 6 of Section 39-01-15, any municipal ordinance equivalent to subsection 6 of Section 39-01-15, or any traffic parking regulations on any state charitable or penal institution property or on the state capitol grounds, a fee in the amount of five dollars.
- 7. For a violation of Section 39-08-20, a fee of not less than twenty-five dollars nor more than one hundred dollars.

4-2009. "Nonmoving Violation" Defined. The provisions of NDCC 39-06.1-08 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

For the purpose of 4-2008, a "nonmoving violation" shall mean 4-0924, 4-0933, 4-0934, or the provisions of Chapter 4-14.

4-2010. "Moving Violation" Defined. The provisions of NDCC 39-06.1-09 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

For the purpose of 4-2008, a "moving violation" means a violation of 4-1911; 4-0932; 4-0505; 4-1102; 4-1103; 4-1104; 4-1105; 4-1106; 4-0309(1); or 4-1907(2), except subdivision b and c; or a violation of the provisions of Chapter 4-09 or Chapter 4-17 except 4-1703 and those sections which are specifically listed in 4-2009.

4-2011. General Penalty for Violation of Chapter. The provisions of NDCC 39-07-06 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

Any person violating any of the provisions of this chapter for which another criminal penalty is not provided specifically shall be guilty of an infraction. As used in this section, the phrase "another criminal penalty" includes provision for payment of a fixed fee for violating another section in this chapter, but does not include any other administrative sanction which may be imposed.

is from a violation of a city ordinance, the city attorney for the city wherein the alleged violation occurred shall prosecute the appeal. In all other cases, the appropriate state's attorney shall prosecute the appeal.

- 6. The city must prove the commission of a charged violation at the hearing or appeal under this section by a fair preponderance of the evidence. Upon an appeal under subsection 5, the court and parties shall follow, to the extent applicable, the North Dakota Rules of Civil Procedure. If on the appeal from the finding of the official the finding is affirmed, costs may be assessed at the discretion of the trial judge.
- 7. As used in 4-2004 and 4-2006, the word "official" means a municipal judge

4-2006. Failure to Appear, Pay Statutory Fee, Post Bond - Procedure - Penalty The provisions of NDCC 39-06.1-04 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

If a person fails to choose one of the methods of proceeding set forth in 4-2004 or 4-2005, he shall be deemed to have admitted to commission of the violation charged, and the municipal court shall report such fact to the licensing authority within ten days after the date set for the hearing. Failure to appear at the time designated, after signing a promise to appear, without paying the statutory fee or posting and forfeiting bond shall be an offense. Failure to appear without just cause at the hearing shall also be deemed an admission of commission of the violation charged.

4-2007. Offenses Excepted. The provisions of NDCC 39-06.1-05 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

The procedures authorized under 4-2004 and 4-2005 may not be utilized by a person charged with one of the following offenses:

- 1. Driving or being in actual physical control of a vehicle while under the influence of a controlled substance of intoxicating liquor in violation of 4-1901.
- 2. Reckless driving or aggravated reckless driving in violation of 4-1902.
- 3. Negligent homicide in violation of NDCC 12.1-16-03.
- 4. Manslaughter resulting from the operation of a motor vehicle.
- 5. Leaving the scene of an accident in violation of 4-1903 through 4-1905.
- 6. Driving while license or driving privilege is suspended or revoked in violation of 4-1906.
- 7. Violation subdivisions b or c subsection 2 of 4-1907.

4-2008. Amount of Statutory Fees. The provisions of NDCC 39-06.1-06 and all subsequent amendments shall be and are hereby incorporated by reference in this ordinance.

The fees required for a noncriminal disposition pursuant to either 4-2004 or 4-2005 shall be as follows:

1. For a nonmoving violation as defined in Section 39-06.1-08, a fee of ten dollars.

1st Reading	
2nd Reading and Final Approval	December 7, 1987
	CITY OF HEBRON, NORTH DAKOTA
ATTEST:	/s/ Ken Rehling Mayor
/s/ Arlyn Price Auditor	

Alderman Stiller moved and Alderman Fehr seconded a motion, to accept the Final Budget as written, Upon roll call, all voted "Aye" motion carried.

The Council gave permission, to herman Schneider, to attend, the N.D. Water & Pollution control conference which will be held in Minot Oct. 25, 26, and 27.

Alderman Fehr moved and Alderman Stiller seconded a motion that Amendments to Chapter 14 of the revised ordinances as follows be given its First reading.

AMENDMENTS TO CHAPTER 14

REVISED ORDINANCES OF THE CITY OF HEBRON, N. D.

Chapter 4 of the Revised Ordinances of the City of Hebron, N.D. are hereby amended to read as follows:

Section 4-0936. Driving Without Liability Insurance Prohibited-Penalty.

10.02.89

A person may not drive a motor vehicle without a valid policy of liability insurance in effect in order to respond in damages for liability arising out of the ownership, maintenance or use of that motor vehicle in the amount required by chapter 39-16.1 of the North Dakota Century Code. Upon being stopped by a law enforcement officer for the purpose of enforcing or investigating the possible violation of an Ordinance or State Law or during the investigation of an accident, the person driving the motor vehicle shall provide to the officer upon request, satisfactory evidence of the policy required under this section. If unable to comply with request, that person may not be charged with a violation of this section, if the person submits such evidence to the officer or the officers agency within twenty days of the date of the request. Violation of this section is a Class "B" misdemeanor and the sentence imposed must include a fine of at least \$150.00.

Section 4-2701. Penalties. Any person who is convicted of violating or of failing to comply with any of the provisions of this ordinance may be punished by a fine of not more than \$500.00 or by imprisonment not to exceed 30 days, or both, and, upon conviction of any person of a violation of Chapter 4-1902, Persons under the influence of intoxicating liquor or controlled substances not to operate vehicle-Penalty, or 4-1906 revoked, the court may order the number plate of the motor vehicle owned and operated by the offender at the time of the offense to be impounded by the sheriff or chief law enforcement officer of the city, as appropriate, for the duration of the period of suspension of the offender's drivers license or driving privilege by the licensing authority.

Any person who is not mobility impaired, who makes use of a handicapped parking permit or who parks within a zone for mobility impaired persons must be punished by a fine of \$100.00. The violations remain in fractions for which a maximum penalty of \$500.00 may be imposed.

AMENDMENTS TO CHAPTER 14

REVISED ORDINANCES OF THE CITY OF HEBRON, N.D.

Chapter 4 of the Revised Ordinances of the City of Hebron are hereby amended to read as follows:

Section 4-0502. Speed Limitations

- 2. Fifteen miles an hour when passing a school during school recess or while children are going to or leaving school during opening or closing hours.
- Section 4-0507. Exhibition Driving and Drag Racing Definitions Penalty.
 - 1. No person shall engage in exhibition driving of any vehicle on a highway, street, alley, sidewalk, or any public or private parking lot or area, nor shall any person engage in a race, a speed competition, drag race or acceleration contest, test or physical endurance, or exhibition of speed or acceleration. Any person who violates this section shall be assessed a fee of fifty dollars for exhibition driving and a fee of one hundred dollars for any other violation hereof.

Section 4-0606. Limitations on Turning Around.

- 1. The driver of any vehicle shall not turn such vehicle so as to proceed in the opposite direction except at intersections not marked as prohibiting such turns and then only when such movement can be made in safety and without interfering with other traffic.
- Section 4-1302. Angle Parking Where. Angle parking shall also be permitted on the following streets:

On the south side of Main Street between Elm and Elk Streets; on the east side of Park Street from Main Street south to the alley; on the west side of Park Street from Main Street south to the north property line of Lot 15 in Block 58; from Main Street south to the alley on both the west side and the east side of Grove Street; and on any street bordering a building used for religious services. The parking of vehicles with dual wheels on the south side of Main Street between Elm and Elk Streets is prohibited.

Section 4-2701. Penalties. Any person who is convicted of yiolating or of failing to comply with any of the provisions of this ordinance may be punished by a fine of not more than \$500.00 or by imprisonment not to exceed 30 days, or both, and, upon conviction of any person of a violation of Chapter 4-19, 4-1901, Persons under the influence of intoxicating liquor or controlled substances not to operate vehicle - Penalty, or 4-1906, Penalty for driving while license suspended or revoked, the court may order the number plate of the motor vehicle owned and operated by the offender at the time of the offense to be impounded by the sheriff or chief law enforcement officer of the city, as appropriate, for the duration of the period of suspension of the offender! driver's license or driving privilege by the licensing authority.

	1st Reading		•		•	•	•	•	•	•	•	•	November 2,	1987
	2nd Reading and Final Approval												December 7,	1987
				C	CTS	7 (OF	Н	EBI	ROI	ν,	N	ORTH DAKOTA	
ATTEST: /s/ Arlyn Price			/s/ Ken Rehling Mayor											

AMENDMENTS TO CHAPTER 14 REVISED ORDINANCES OF THE CITY OF HEBRON, N.D.

Chapter 4 of the Revised Ordinances of the City of Hebron are hereby amended to read as follows:

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 - 1. No person shall engage in exhibition driving of any vehicle on a highway, street, alley, sidewalk, or any public or private parking lot or area, nor shall any person engage in a race, a speed competition, drag race or acceleration contest, test or physical endurance, or exhibition of speed or acceleration. Any person who violates this section shall be assessed a fee of fifty dollars for exhibition driving and a fee of one hundred dollars for any other violation hereof.

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- 1. The driver of any vehicle shall not turn such vehicle so as to proceed in the opposite direction except at intersections not marked as prohibiting such turns and then only when such movement can be made in safety and without interfering with other traffic.
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On the south side of Main Street between Elm and Elk Streets; on the east side of Park Street from Main Street south to the alley; on the west side of Park Street from Main Street south to the north property line of Lot 15 in Block 58; from Main Street south to the alley on both the west side and the east side of Grove Street; and on any street bordering a building used for religious services. The parking of vehicles with dual wheels on the south side of Main Street between Elm and Elk Streets is prohibited.

Section 4-2701. Penalties. Any person who is convicted of violating or of failing to comply with any of the provisions of this ordinance may be punished by a fine of not more than \$500.00 or by imprisonment not to exceed 30 days, or both, and, upon conviction of any person of a violation of Chapter 4-19, 4-1901, Persons under the influence of intoxicating liquor or controlled substances not to operate vehicle - Penalty, or 1906, Penalty for driving while license suspended or revoked, the court may order the number plate of the motor vehicle owned and operated by the offender at the time of the offense to be impounded by the sheriff or chief law enforcement officer of the city, as appropriate, for the duration of the period of suspension of the offender driver's license or driving privilege by the licensing authority.

CHAPTER 4-26 EFFECTIVE DATE

Section 4-2601 Effective Date

4-2601. Effective Date. This ordinance shall take effect from and after the 24th day of October, 1984.

CHAPTER 4-27 PENALTIES

Section 4-2701 Penalties

4-2701. Penalties. Any person who is convicted of violating or of failing to comply with any of the provisions of this ordinance may be punished by a fine of not more than \$500.00 or by imprisonment not to exceed 30 days, or both, and, upon conviction of any person of a violation of Chapter 4-19, 4-1901, Persons under the influence of intoxicating liquor or controlled substances not to operate vehicle - Penalty, or 4-1906, Penalty for driving while license suspended or revoked, the court may order the number plate of the motor vehicle owned and operated by the offender at the time of the offense to be impounded by the sheriff or chief law enforcement officer of the city, as appropriate, for the duration of the period of suspension of the offender's driver's license or driving privilege by the licensing authority.

City of Hebron, North Dakota

s/ Ken Rehling Mayor

ATTEST:

s/ Shirley Heinle City Auditor