## VILLAGE OF DOWNERS GROVE REPORT FOR THE VILLAGE COUNCIL MEETING OCTOBER 12, 2010 AGENDA

SUBJECT:	TYPE:		SUBMITTED BY:
	1	Resolution Ordinance	
		Motion	Dave Fieldman
Police Department Fee Updates		<b>Discussion Only</b>	Village Manager

#### **SYNOPSIS**

An ordinance been prepared to address the following:

- o Update selected Police Department fees in accordance with the Village's User-Fee, License and Fine Umbrella Policy
- o Remove Police Department fees from the Municipal Code and list these items in the Administrative Regulation entitled "User-Fee, License and Fine Schedule"
- O Authorize the Village to suspend an individual's driver's license if that person has accrued and failed to pay ten or more fines associated with vehicular standing or parking violations

#### STRATEGIC PLAN ALIGNMENT

The FY10 Strategic Plan identifies *Fee Schedule and Related Code Revisions* as an action agenda item for 2010.

#### **FISCAL IMPACT**

This fee change is projected to generate an additional \$20,000 in additional revenue on an annual basis for the Village.

#### **UPDATE & RECOMMENDATION**

This item was discussed at the October 5, 2010 Village Council meeting. Staff recommends approval on the October 12, 2010 active agenda.

#### **BACKGROUND**

The Village is proceeding with a generalized Fee Schedule and updates to fees charged for services. Recently, the Village Council approved changes to the fees for services administered by the Village Manager's Office (VMO), Clerk's Office, Finance, Community Development and Legal Departments.

The proposed Police Department fee updates are related primarily to traffic safety enforcement. These fees are primarily administrative in nature and have been adjusted to align with the Village's goals as outlined in the recently adopted User-Fee, License and Fine Umbrella Policy. Staff is recommending the following changes to existing Police Department fees:

- Eliminate the \$0.25 bicycle registration fee
- Increase the minimum fine for parking violations in the Village from \$5 to \$25
- Increase the fine for late payment of citations from \$10 to \$25

Staff proposes the elimination of the \$0.25 bicycle registration fee due to the fact the fee does not cover the administrative costs associated with registering bicycles. Additionally, raising the bicycle registration fee in an effort to recover costs would likely discourage individuals from registering their bicycles. Staff is also proposing raising the minimum fine for parking violations and the fine for late payment of Village-

issued citations in an effort to discourage individuals from exhibiting these behaviors in the future. Staff compared the proposed fees to fees charged by neighboring municipalities and determined that the proposed fees are comparable.

In addition to the Police Department fee updates listed above, staff is also proposing language to be included in the Municipal Code which would authorize the Village to suspend the driver's license of an individual with ten or more unpaid parking fines and penalties. When an individual amasses ten or more unpaid parking fines, the Village shall notify the individual of its intent to suspend their driver's license. The individual will then have forty-five days to rectify the matter before the suspension is referred to the Illinois Secretary of State. The individual will then be required to pay all outstanding parking fines and any related fees assessed by the Secretary of State's prior to reinstatement of their driver's license. The proposed ordinance language is intended to provide Village staff with additional means for the collection of unpaid parking fines and will discourage individuals from exhibiting these behaviors in the future.

As part of the 2010 Strategic Plan, the Village Council directed staff to conduct a comprehensive review and update of all Village-charged user-fees, licenses and fines. On February 16, 2010 the Village Council approved the User-Fee, License and Fine Umbrella Policy. The User-Fee, License and Fine Umbrella Policy is intended to develop and implement a formalized method for comprehensively establishing, reviewing and regularly updating Village user-fees, licenses and fines. The policy also sets forth the parameters within which staff will be operating when conducting its user-fee, license and fine review process in 2010. This fee review process will be conducted on a department-by-department basis and staff will regularly submit departmental fee update recommendations to the Village Council for formal consideration throughout 2010.

#### **ATTACHMENTS**

Ordinance Fee Schedule

# VILLAGE OF DOWNERS GROVE COUNCIL ACTION SUMMARY

INIT	IATED:	Police Departs	ment	DATE: _	October 12, 2010
		(Name)			
REC	OMMENDA	ΓΙΟΝ FROM:	Board or Departme		REF:
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NAT	URE OF AC	ΓΙΟΝ:	STEPS NEE	EDED TO IN	<u>IPLEMENT ACTION</u> :
X	Ordinance			-	DINANCE AMENDING S RELATED TO MOTOR
_	Resolution				NG", as presented.
	Motion				
	Other				
<u>SUM</u>	MARY OF I	<u>гем</u> :			
-		nched ordinance shall nd correct code refer		-	egarding Village user-fees,
REC	ORD OF AC	<u> FION TAKEN</u> :			

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#### Fees #4-PD

### AN ORDINANCE AMENDING FEES AND PROVISIONS RELATED TO MOTOR VEHICLES AND PARKING

BE IT ORDAINED by the Village Council of the Village of Downers Grove in DuPage County,

Illinois, as follows: (Additions are indicated by shading/underline; deletions by strikeout):

#### Section 1. That Section 6.6. is hereby amended to read as follows:

#### 6.6. Attachment of registration tag.

As evidence of the registration of a bicycle, the police department shall issue a tag bearing the registration number assigned to the bicycle, the name of the Village and such other information deemed necessary by the Chief of Police. The applicant shall cause such tag or sticker to be firmly attached to the bicycle in such a position as to be plainly visible. No person shall remove, deface or destroy such tag or sticker except upon a transfer of ownership or in the event the bicycle is dismantled by the owner. In case of theft, loss, defacing or mutilation of such plate or sticker, a duplicate may be issued upon payment of a fee of twenty five cents. (Ord. No. 1798, § 1.)

#### Section 2. That Section 14.97.4. is hereby amended to read as follows:

#### 14.97.4. Citation; compliance; penalties.

- (a) Any person charged with a violation of any provisions of Article VIII of this Chapter, or Sections 14-159 and 14-160 of or Article IX of this Chapter, for which no other penalty or compromise payment is specifically provided for by this Code, may settle and compromise such charge by paying to the Village, within fourteen (14) days after the time of the police department citation alleging such offense, a sum of twenty-five dollars (\$20.0025.00); except that if the person is charged under the following sections the penalty or compromise payment shall be as follows:
- (1) \$5.00 \$25.00 for the first and second violation in a sixty (60) day period of Section 14-105.7, 14-106, 14-107 or 14-109 which occurs in the DB Downtown Business District as defined as Section 14-1 of this Chapter. For purposes of this section the sixty (60) day period shall begin to run on the day after the date of the issuance of the citation for the first violation.
- (2) \$10.00 for the first and second violation in a 60 day period of Section 14-106, 14-107 or 14-109 which occurs in the DB Downtown Business District as defined in Section 14-1 of this Chapter. For purposes of this Section the 60 day period shall begin to run on the day after the date of the issuance of the citation for the first violation.
- (3) \$100.00 for the third or subsequent violation in a 60 day period of Section 14-105.7, 14-106, 14-107 or 14-109 which occurs in the DB Downtown Business District as defined in Section 14-1 of this Chapter. For purposes of this Section the 60 day period shall begin to run on the day after the date of the issuance of the citation for the first violation.
- (43) \$100.00 for a violation of Section 14-97.1 or 14-98.1 involving a motor vehicle having a gross vehicle weight (including vehicle and attached equipment and maximum load)\* in excess of 8,000 pounds, except vehicles registered as recreational vehicles under the Illinois Motor Vehicle Code.
- (b) If such penalty or compromise payment has not been made prior to the expiration of fourteen (14) days, the Police Department shall cause to be mailed, by first class U.S. mail, addressed to the last known address of the registered owner of the vehicle involved in the offense so charged, a final notice referring to the offense so charged. At any time prior to the expiration of fourteen (14) days from the date

of mailing of such final notice, any person charged with a violation of the provisions of Article VIII of this Chapter, or Sections 14-159 and 14-160 of or Article IX of this Chapter, may settle and compromise such charge by paying to the Village the amount of the fine established herein together with an additional sum of tentwenty-five dollars (\$10.00\$\$25.00) for each offense so charged.

- (c) All such compromise payments may be made at the Downers Grove Police Department. In each case in which such compromise payment is made, the Police Department is authorized to waive further prosecution of such alleged violation.
- (d) Any person found guilty by a court of law of a violation of any of the provisions of Article VIII or IX of this Chapter, for which no other penalty is specifically provided for by this Code, shall be subject to a fine of not less than twenty-five dollars (\$20.00\\$25.00) and not more than one hundred fifty dollars (\$150.00) for each such violation. (Ord. No. 2745, \\$ 34; Ord. No. 2857, \\$ 10; Ord. No. 3254, \\$ 2; Ord. No. 3275, \\$ 3.)
- \* Equivalent to Illinois Motor Vehicle Registration Class C and higher, second division vehicles.

#### Section 3. That Section 14.97.5. is hereby added to read as follows:

#### 14.97.5. Suspension of Driver's License for Unpaid Parking Fines and Penalties.

As authorized by Section 6-306.5(1) of the Illinois Vehicle Code (or any other successor statute), the Chief of Police or a duly authorized designee, shall be authorized to submit a certified report to the Secretary of State seeking the suspension of a person's driver's license if that person has failed to pay in full any fine or penalty imposed by final judgment of ten (10) or more violations of vehicular standing and parking regulations after exhaustion of judicial review procedures.

#### a. Notice.

At least forty-five (45) days prior to sending the certified report to the Secretary of State, a written notice shall be served on or sent to the person who is the owner of a registered vehicle and whose driver's license is subject to the request for suspension.

The notice shall state that the failure to pay the full amount of fines and penalties within forty-five (45) days of the date printed on the notice will result in the Village notifying the Secretary of State that the person's driver's license is eligible for suspension pursuant to this Section and Section 6-306.5(1) of the Illinois Vehicle Code (or any successor statute). The notice of the impending driver's license suspension shall be sent by first class United States mail, postage prepaid, to the address of the driver/owner recorded with the Secretary of State. Any account referred to the Secretary of State, a fee as set forth in Administrative Regulation entitled "User-Fee, License and Fine Schedule" shall be assessed.

A person to whom a notice of an impending driver's license suspension is sent shall be authorized to challenge the accuracy of the certified report either sent or to be sent to the Secretary of State. The grounds for challenging the accuracy of the certified report shall be limited to:

- i. The person was not the owner or lessee of the vehicle or vehicles receiving ten (10) or more parking violation notices on the date or dates such notices were issued; or
- ii. The person has already paid the fines or penalties for the ten (10) or more violations indicated on the certified report.

#### b. Hearing:

A request for a hearing under this Subsection shall be sent to or filed with the Chief of Police. A Hearing Officer appointed by the Village Manager or a duly authorized designee shall conduct the hearing, and a decision shall be rendered by the Hearing Officer based on all evidence before the Hearing Officer. The Hearing Officer's decision shall be final, except for any appeal procedure authorized by law before the Secretary of State.

#### Section 4. Section 14.97.4DIV. is hereby renumbered to be Section 14.97.5DIV.

#### 14.97.4DIV. Division 2. Parking Restrictions

#### Section 5. That Section 14.107. is hereby amended to read as follows:

#### 14.107. Four-hour parking--Between 6:00 A.M. and 6:00 P.M., except on weekends and holidays.

It shall be unlawful for any person to park or let stand any vehicle in a parking space in any of the locations in paragraph (a) of this Section in such manner that the front of such vehicle is directed away from the curbing or not in accordance with the posted signage; provided, that the provisions of this subsection shall not apply to any parking space unless there shall be posted in conspicuous places in the vicinity of such parking space appropriate signs stating the restriction imposed by this subsection.

\* \* \* \* *Curtiss Lot.* 

#### Section 6. That Section 14.108. is hereby amended to read as follows:

#### 14.108. Parking places reserved for disabled persons.

(a) The following off-street locations shall be designated as parking reserved for disabled persons:

Forest Lot South, as posted (four stalls).

Municipal Lot B, as posted (nine stalls).

Municipal Lot H, as posted (ninetwenty stalls).

Municipal Lot I, as posted (three eight stalls).

The Village Municipal Complex, located at 801 Burlington Avenue, including Lots L and V, as posted (six stalls).

The Village Public Works Facility, located at 5101 Walnut, as posted (two stalls).

Municipal Lot G, as posted (three stalls).

(b) The following on-street locations shall be designated as parking reserved for disabled persons:

On the south side of Burlington Avenue, from a point one hundred seventy (170) feet east of Mochel Drive, to a point one hundred ninety (190) feet east of Mochel Drive (one stall).

On the north side of Curtiss, from a point twenty-four feet east of Main Street, to a point ninety-three feet east of Main Street (two stalls).

On the north side of Curtiss, from a point one hundred ninety-six feet east of Forest Avenue, to a point two hundred thirty-five feet east of Forest Avenue (two stalls).

On the north side of Warren Avenue, from west of Highland Avenue to a point fifty feet west of the west line of Highland Avenue (one stall).

On the west side of Washington Street, from a point thirty feet north of the north line of Curtiss Street, to a point eighty feet north of the north line of Curtiss Street (two stalls).

On the north side of Warren Avenue, east of Forest Avenue (one stall)

On the north side of Rogers Street, east of Main Street (one stall)

On the west side of Forest Avenue, north of Warren Avenue (one stall)

On the west side of Main Street, south of Franklin Street (two stalls)

(c) No person shall park or let stand any automobile, motor vehicle or other vehicle at any time

in any designated access aisle adjacent to any parking place specifically reserved for persons with disabilities, designated by the posting of "disabled parking only" signs or in any area striped with pavement markings or otherwise designated for disabled persons accessibility.

- (d) No person shall park or let stand any automobile, motor vehicle or other vehicle at any time in any location in which parking places have been reserved for parking by disabled persons by the use of signs or pavement markings, unless such automobile, motor vehicle or other vehicle is used immediately prior to parking or immediately after parking by or for transportation of a disabled person, as evidenced by display on such vehicle of one of the following:
- (1) A disabled registration plate or disabled parking placard issued by the State of Illinois pursuant to its authority under Section 5/3-616 of Chapter 625 of the Illinois Compiled Statutes and displayed by hanging on the rearview mirror of the vehicle, or if no rearview mirror is available, by placement on the dashboard or visor.
- (2) A disabled parking placard issued by a municipality pursuant to its authority under Section 5/11-1301.2 of Chapter 625 of the Illinois Compiled Statutes and displayed by hanging on the rearview mirror of the vehicle, or if no rearview mirror is available, by placement on the dashboard or visor.
- (e) Any person who violates this section shall be fined not less than two hundred fifty dollars (\$250.00) nor more than five hundred dollars (\$500.00).
- (f) A Village of Downers Grove disabled parking placard can be obtained upon a showing by adequate documentation that the person for whose benefit the placard is to be issued has a Class 1A or 2A disability under the provisions of Section 4A of the Illinois Identification Card Act. (15 ILCS 335/4A) The cost for obtaining such a placard or a replacement placard shall be as set forth in Administrative Regulation entitled "User-Fee, License and Fine Schedule".
- (g) It shall not be a defense to a charge under this section that either the sign posted pursuant to this section or the intended accessible parking place does not comply with the technical requirements of state law 625ILCS 5/11-301 or of this local ordinance if a reasonable person would be made aware by the sign or notice on or near the parking place that the place is reserved for a person with disabilities. (See similar State law at 625ILCS 5/11-1301.3(c)). (Ord. No. 2001, § 1; Ord. No. 2522, § 1; Ord. No. 2745, § 39; Ord. No. 2860, § 2.)

#### Section 7. That Section 14.162. is hereby amended to read as follows:

#### 14.162. Permits for excess size and weight.

- (a) Upon application to the Village, and upon good cause shown, the Village may, in its discretion, grant a special permit authorizing the applicant to operate or move a vehicle or combination of vehicles of a size or weight exceeding the maximum specified in this article, or otherwise not in conformity with the provisions of this article, upon any roads under the jurisdiction of the Village if such load is composed of a single object that cannot reasonably be dismantled or disassembled. The Chief of Police shall designate a Village employee whose duties shall include the issuance of permits hereunder pursuant to such administrative regulations governing the issuance thereof as may be promulgated by the Chief of Police from time to time.
- (b) The application for a permit shall be on a form provided by the Village and shall contain the following information:
  - 1. The name, address and phone number of the applicant; and
  - 2. The name address and phone number of the applicant's business; and
  - 3. Whether the permit is requested for a single trip, round trip or for continuous

operation; and

- 4. A description of the vehicle or vehicles and load to be operated or moved; and
- 5. The routing, including the points of origin and destination; and
- 6. Whether the vehicles or loads are being transported for hire; and

- 7. The number of axles of the vehicle or combination of vehicles; and
- 8. The gross weight of the vehicle and axle weight; and
- 9. The width, length and height of the vehicle and load.
- (c) The owner or his or her agent shall submit an application fee based on the below chart as set forth in Administrative Regulation entitled "User-Fee, License and Fine Schedule" for a single routing, round trip routing or continuous routings. Permits are valid only for the dates specified on the permit and for the specific vehicle, load and routing as established by the Chief of Police or designee. No substitution of vehicle, load or routing is permitted without expressed written permission by the Chief of Police or his or her designee, and, which must be carried in the vehicle to which the permit applied.

Fee Schedule ———			
Permit size - weight			
(with load)	Single trip	Round Trip	Continuous
Up to 88,000 pounds	\$50	<del>\$75</del>	<del>\$150</del>
88,001-100,000	\$75	\$100	<del>\$175</del>
100,001-120,000	\$100	\$125	<del>\$225</del>
120,001-150,000	\$125	\$150	\$300
Over 150,000	\$125*	\$150*	<del>\$300*</del>

<sup>\*</sup>Plus necessary and appropriate administrative, engineering and road damage fees

#### Permit size - width

(with load)	Single trip	Round Trip	Continuous
,	\$50	\$75	\$150
Up to 12'	<del>\$30</del>	<del>\$13</del>	<del>3130</del>
12'1" 13'6"	\$75	\$100	¢175
121 - 130	Ψ13	\$100	<del>\$173</del>
Over 13'6"	<u>\$75*</u>	\$100*	<u>\$175*</u>
OVEL 13 U	Ψ13	Ψ100	φ1 <i>13</i>

<sup>\*</sup>Plus necessary and appropriate administrative, engineering and road damage fees

#### Permit size - height

(with load)	Single trip	Round Trip	Continuous
13'6" - 14'6"	\$50 · · · · · · · · · · · · · · · · · · ·	\$75	<del>\$150</del>
Over 14'6"	\$50*	\$75*	\$15O*
OVCITO	450	ΨΙΟ	<del>φ130°</del>

<sup>\*</sup>Plus necessary and appropriate administrative, engineering and road damage fees

#### Permit size - length

(with load)	Cinala trin	Round Trip	Continuous
(with load)	Single trip	Rouna 111p	Continuous
Up to 75'0"	\$50	\$75	<del>\$150</del>
1	950	913	
<del>76'0"-100'0"</del>	<del>\$75</del>	<del>\$100</del>	<del>\$175</del>
Over 100'0"	\$75*	\$100*	¢175*
Over 100'0"	<del></del>	<del>\$100*</del>	<del></del>

<sup>\*</sup>Plus necessary and appropriate administrative, engineering and road damage fees

Note: If a vehicle requires a permit due to multiple weight and/or dimensions issues, the total fee will be based on the largest individual weight or dimension factor only.

#### (d) Definitions.

For the purposes of this Section, the following definitions apply:

- (1) A one-way or single trip movement means one move from the point of origin to the point of destination. Any additional stops between the point of origin and the point of destination are expressly prohibited.
  - (2) Round trip movements means two trips over the same route in opposite direction.

- (3) Continuous moves are movements generally to one site over a period of ninety (90) days. Continuous move permits may be issued for a period not to exceed ninety (90) calendar days.
- (e) The Chief of Police or his or her designee is authorized to approve the application for routes. Upon approval and payment of all required fees, the Chief of Police or his or her designee shall issue a permit allowing passage of the oversize and/or overweight vehicles over Village streets. The permit shall be specific and contain:
  - (1) Permit number.
  - (2) The dates the permit is valid.
  - (3) Whether the permit is single, round or continuous routing.
  - (4) The description of object or vehicle to be moved.
  - (5) Authorized gross weight, axle weight, width, length and height.
- (6) The authorized routing over Village streets including the origin and termination point within the Village.
  - (7) The fee paid.
  - (8) The date and signature of the Chief of Police or his or her designee.
- (9) In addition, the permit will specify general conditions that the permittee must comply with that are consistent and reasonable for the protection of the general public and Village streets. A copy of all permits will be maintained by the Police Department for information and compliance.
- (f) It is the duty of the permittee to read and familiarize himself or herself with the permit provisions upon receipt. Undertaking of the permit move is deemed prima facie evidence of acceptance of the permit and that:
  - (1) The permittee is in compliance with all operation requirements;
  - (2) All dimension and weight limitations specified in the permit shall not be exceeded;
  - (3) All operation, registration and license requirements have been complied with;
  - (4) All financial responsibilities, obligations and other legal requirements have been met;

and

- (5) The permittee assumes all responsibility for injury or damage to persons or to public or private property, including his or her own, or to the object being transported, caused directly or indirectly by the transportation or movement of vehicles and objects authorized under the permit. He or she agrees to hold the Village harmless from all suits, claims, damages, or proceedings of any kind and to indemnify the Village for any claim it may be required to pay arising from the movement.
- (g) The permit, when issued, constitutes an agreement between permittee and the Village that the move described in the application will take place only as described. The permittee has the responsibility to report to the Village any inaccuracies or errors on the part of either the Village or the permittee before starting any move. Undertaking the move is prima facie evidence of acceptance of the permit as issued and its terms
- (h) The routing prescribed in the permit constitutes the sole extent of the authority granted by the permit for the use of Village roads, and any vehicle and or load found to be off route will be considered off route and without a permit. Permits shall be carried in the vehicle to which the permit applies at all times unless otherwise directed by the Chief of Police or his or her designee and present upon demand to any and all police officers for the purposes of inspection.

If required, arrangement shall be made by the permittee to have the proper utilities notified, property moved, bridges or highways analysis performed and completed in advance of any permit movement. All movements under the permit shall be made in accordance with all applicable federal, state and local laws, ordinances, rules and regulations.

- (i) The permits issued under this Section constitute the grant of a privilege by the Village and may be denied, suspended or revoked for such reasons as the Village may deem rationally related to its governmental interests including but not limited to:
- (1) a permitte's knowingly providing incorrect information on an application for a permit;

- (2) a permittee, its agents or employees acting on a permit which has been altered;
- (3) non-compliance by permittee, its agents or employees with federal, State or local laws pertaining to the transport of goods or operation of a vehicle engaged in the transportation of goods;
  - (4) overdue fines or fees due to the Village;
  - (5) moving on Village streets without a valid permit as is required under this Section

In addition to other remedies the Village may seek, a permittee, its officers, agents or employees, found guilty of moving an over-dimension or overweight vehicle or load on Village streets on a permit altered or without a valid permit as is required under this Section, shall be subject to a \$750.00 fine.

Suspension or revocation of a current permit shall be for the time determined appropriate for the Chief of Police or his or her designee; however, reinstatement may be made upon conditions determined by the Village and payment of all outstanding settlements or judgments. The charges for reinstatement are:

Denial......No charge Suspended....\$50.00 Revoked.....\$75.00

The Chief of Police or his or her designee shall administer and enforce this Section and shall have the authority to grant, deny, suspend, revoke and reinstate permits. Any applicant or permittee denied a permit or who has had a permit suspended or revoked, upon request, shall be given a hearing before the Chief of Police or his or her designee and, if applicant or permittee desires, may appeal the decision of the Chief of Police before the Village Manager.

- (j) A drawn down account, or escrow account, can be established by the permit applicant for the purposes of depositing money for use, as needed, to be automatically withdrawn upon request of the applicant for payment of permit fees. It shall be the responsibility of the applicant to maintain a current balance in their drawn down account to cover any and all fees for permit requests.
- (k) Whenever any vehicle is operating or has operated in violation of the provisions of a Village permit, whether it be by size, weight or general provisions, either or both the owner or driver of such vehicle shall be deemed guilty, and both the owner or the driver of such vehicle may be prosecuted for such violation. Any operator/owner of a vehicle in violation of this ordinance will be required to conform their vehicle to the applicable weight, height, width and length restrictions and to post bond in accordance with the Illinois Vehicle Code, as amended. (Ord. No. 2745, § 2; Ord. No. 3217, § 1.)

#### NOTE: For similar state law, see Ill. Comp. Stat., ch. 625, § 5/15-301.

#### Section 8. That Section 14.165. is hereby amended to read as follows:

#### 14.165. Improper display of license plates.

- (a) Registration plates issued for a motor vehicle other than a motorcycle, trailer, semitrailer or truck-tractor shall be attached thereto, one in the front and one in the rear. The registration plate issued for a motorcycle, trailer or semitrailer required to be registered by state law and any apportionment plate issued to a bus shall be attached to the rear thereof. The registration plate issued for a truck-tractor required to be registered under state law shall be attached to the front thereof.
- (b) Every registration plate shall at all times be securely fastened in a horizontal position to the vehicle for which it is issued so as to prevent the plate from swinging, and at a height of not less than twelve inches from the ground, measuring from the bottom of such plate, in a place and position to be clearly visible, and shall be maintained free from foreign materials and in a condition to be clearly legible. Registration stickers issued as evidence of renewed annual registration shall be attached to registration plates as required by the Secretary of State of Illinois.
- (c) No person shall <u>park</u>, <u>let stand</u>, operate, <u>a vehicle</u>, nor <u>shall an owner knowingly</u> permit the operation of to be operated upon any street or <u>designated parking area in the Village</u> a vehicle, on the <u>streets of the village</u>, upon which is displayed an Illinois registration plate, plates or registration stickers

#### Fees #4-PD

after the termination of the registration period for which such plates or stickers are issued or after the expiration date set pursuant to state law. (Ord. No. 2745, § 54.)

#### Section 9. That Section 14.166. is hereby amended to read as follows:

#### 14.166. No valid registration.

No person shall <u>park, let stand,</u> operate, nor shall an owner knowingly permit to be operated, upon any street <u>or designated parking area</u> in the village a vehicle required to be registered in Illinois unless there shall be attached thereto and displayed thereon when and as required by law, a current and valid Illinois registration sticker or stickers and plate or plates, or an Illinois temporary registration permit, or a driveway decal or intransit permit, issued therefor by the Secretary of State. (Ord. No. 2745, § 54.)

**Section 10**. That all ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

**Section 11.** That this ordinance shall be in full force and effect from and after its passage and publication in the manner provided by law.

	<u> </u>
	Mayor
Passed:	
Published:	
Attest:	
Village Clerk	