

ORDINANCE NO. : 1209B

An Ordinance Amending the Public Works Ordinance.

The Common Council of the City of Antigo does ordain as follows:

- Section 1. Section 34-33 Water and sewer laterals required. Water and sewer laterals required shall be amended to insert the following sentence as the second sentence in the paragraph:
The location of each lateral shall be documented using GPS technology and made a permanent record in the City asset management system.
- Section 2. Section 34-38 (a) Official street map – *Purpose* shall be amended to insert the word “**sidewalks**” between the words highways and parkways.
- Section 3. Section 34-38 (c) Official street map - *Adoption and administration* shall be amended to delete “director of public works” and replace it with “**civil technologist/surveyor**” in the first and last sentences
- Section 4. Section 34-38 (d) Official street map – *Recordation* shall be amended to add “**The official map shall be available upon request in a format appropriate for the request through the office of the civil technologist/surveyor.**”
- Section 5. Section 34-38 (e) Official street map – *Content* shall be amended to delete the language “shown at a scale of at least 200 feet to the inch” and replaced with “**drawn electronically**”.
- Section 34-38 (e) (2) shall be amended to insert the words “**sidewalks, park trails**” after the word playgrounds; and add “**and all designated flood plains**” at the end of the last sentence.
- Section 6. Section 34-38 (e) (4) shall be amended to Section 34-38 (e) (5) and insert the word “**sidewalks**” between the words “highways” and “parkways”.

Section 34-38 (e) (4) shall now read as follows:

(4) All streets designated as primary to include State and Federal Highways and those streets that serve as the principle routes to schools.

Section 34-38 (e) (5) shall be amended to Section 34-38 (e) (6) and insert the words **“sidewalks, infill of sidewalks”** following the word “highway” and insert the words **“park trails”** following the word “parks”.

Section 34-38 (e) (6) shall be amended to Section 34-38 (e) (7) and insert **“, sidewalks, park trails,”** following the word “highway” in the first sentence; and insert **“, park trails,”** following the word “parks:” in the second sentence.

Section 8. Section 34-38 (f) *Enforcement* shall be amended as follows:

(1) all references to “director of public works” shall be deleted and amended to read **“civil technologist/surveyor”**.

(2) shall be amended to insert **“sidewalks”** between the words “highways” and “parkways” in the first sentence.

(3) (c) shall be amended to delete “director of public works” and insert **“civil technologist/surveyor”**.

Section 9. Section 34-38 (g) *Amendments* shall be amended as follows:

(1) *Adoption by common council* – shall be amended to insert the word **“sidewalks”** between the words “parkways” and “parks”.

(2) *Referral to plan commission and director of public works* – shall be amended to delete all reference to “director of public works” and insert **“civil technologist/surveyor”**

(4) *Interpretation* – shall be amended to insert the word **“sidewalks”** following the word “highways” in the first sentence.

(5) *Changes* – shall be amended to insert the word **“sidewalks”** following the word “highways” in the first sentence.

Section 10. Section 34-38 (h) (1) *Authority of board of appeals* shall be amended to delete “director of public works” and replace it with **“civil technologist/surveyor”**.

Section 11. Section 34-40 (b) shall be amended to Section 34-40 (e).

Section 34-40 (b) shall now read as follows:

(b) Any property owner within the corporate limits of the city and contiguous to any streets designated as primary to include State and

Federal Highways and those streets that serve as the principle routes to schools as depicted on the official street map defined in Section 34-

is required to construct a public sidewalk in accordance with the conditions set forth in this section. The exception shall be the North West industrial park area described more or less as that area located north of a line following the north boundaries of the properties

fronting

1st Ave. extending from the west city limits east to the west side of Hogan St., thence north to the north side of Mendlick Ave., thence east

along Mendlick to the center line of Edison St., thence north along Edison to the center line of Ackley, thence east to the center line of Clermont, thence north to the center line of Century Ave., thence east to the center line of Progress Blvd., thence north to the north city

limits.

Section 34-40 (c) *Concrete sidewalk contractors* shall be amended to
Section
34-40 (f)

Section 34-40 (c) shall now read as follows:

(c) Properties located at a corner along a primary or school route will Be required to pay the cost along the address street and the City will cover the cost of the side street if the side street is designated as a priority.

Section 34-40 (d) *Sidewalk line grade* shall be amended to Section 34-40 (g).

Section 34-40 (d) shall now read as follows:

(d) When ever public funding other than general taxes is provided for the reconstruction of streets, sidewalks shall be included.

Section 34-40 (e) shall be amended so that the second paragraph is designated as Section 34-40 (e) (3) (a) and read as follows:

(a) A deviation from the Code is authorized so that the city may pay up to 100 percent of the cost to allow for the infill or extension of various sidewalks within the city and considered a high priority, installing some each year until they are all completed. A list of locations affected is on file in the city clerk's office and is depicted on the official street map of the City. (for purposes of this section infill is defined as the completion of one or two missing lots to complete a sidewalk in a

particular block and designated by the council as a priority.

Section 34-40 (e) (3) (b) shall be added and read as follows:

(b) Any new construction or renovation equal to 50% or more of the existing structures on a property not served by a sidewalk but designated as a priority will be required to construct a sidewalk in accordance with the conditions of (d)(3).

Section 34-40 (e) *Width of Sidewalk* shall be amended to Section 34-40 (h).

Section 34-40 (f) *Thickness of concrete sidewalks* shall be amended to Section 34-40 (i).

Section 34-40 (g) *Standard concrete sidewalk specifications* shall be amended to Section 34-40 (j).

Section 34-40 (h) *Hollow sidewalks* shall be amended to Section 34-40 (k).

Section 34-40 (i) *Sidewalk construction required* shall be amended to Section 34-40 (l).

Section 34-40 (j) *Faulty work* shall be amended to Section 34-40 (m).

Section 34-40 (k) *Powers of public works director* shall be amended to Section 34-40 (n)

Section 12. This Ordinance shall be in force and effect from and after its passage and publication.

ADOPTED: April 14, 2010.

APPROVED: April 14, 2010.

Bill Brandt, Mayor

ATTEST:

Kaye Matucheski, City Clerk