Adair County

Ordinance No. 2-2A-Revised

AN ORDINANCE TO ESTABLISH THE POLICY AND LEVEL OF SERVICE IN RESPECT TO CLEARANCE OF SNOW OR ICE AND MAINTENANCE OF THIS COUNTY'S SECONDARY ROADS DURING THE WINTER MONTHS.

BE IT ORDAINTED BY THE BOARD OF SUPERVISORS ADAIR COUNTY:

SECTION 1 – PURPOSE

The purpose of this ordinance is to establish this County's policy and level of service in respect to clearance of snow or ice and maintenance of its secondary road system during the winter months, specifically defines as November through April, as provided in Section 668.10 (2) (2001), Code of Iowa. This policy and level of service are to be implemented within the amount of money budgeted for this service, and as contained in this County's secondary road budget as submitted to and approved by the Iowa Department of Transportation and adopted by the Board of Supervisors. The clearance of roads at any cost, under any circumstances, day or night, is not the County's policy.

SECTION 2 – LEVEL OF SERVICE

Clearance of snow or ice and maintenance of the secondary road system during the winter months is primarily for the benefit of the local residents of this county. Each storm has individual characteristics and must be dealt with accordingly. The portion of the roadway improved for travel will have upon it snow and ice in compacted condition. These conditions may be continuous, or they may be more concentrated on hills, in valleys, curves, and/or intersections. The County's existing snow removal equipment will be utilized for this purpose. On occasion County personnel may be rendered unavailable due to the requirements of the Omnibus Transportation Employee Testing Act of 1991. Except for "emergencies" as determined by the County Engineer's professional judgment, or his/her designee acting in his/her absence, on a case by case basis, all clearance of snow or ice, sanding, salting, and other maintenance respecting winter conditions shall be accomplished within the amount of money budgeted for this service and as practicable. The entire width of that portion of the road improved for travel may not be cleared of snow, ice, compacted snow and ice, or frost. Snow cleared from that part of the roadway improved for travel shall be placed on or in the adjacent shoulder, ditch, or right of way. Snow can be expected to accumulate adjacent to the traveled portion to the extent that a motorist's sight distance to both the left and right may be greatly reduced or impaired. The snow removed from intersections will be piled in its corners in piles of unequal height. The line of sight, sight distance, or visibility of motorists approaching these intersections may be greatly reduced or impaired. The County shall not be responsible for snow pushed or otherwise placed on the roadway or shoulders by others. Motorists shall drive their vehicles during these conditions with additional caution and watchfulness, especially in respect to the surface of the roadway, and reduced or impaired visibility, and are advised to reduce their speed at least 25 miles per hour below that legally permitted or advised under normal conditions. In respect to roadways that have only one lane open, further extreme watchfulness and caution should be exercised by the motorist, and their speed should not exceed 10 miles per hour. During these conditions, no additional warning or regulatory signs will be placed warning of impaired sight distances, visibility at intersections, road blockages, one-lane conditions, or that the road surface is slick or slippery, or what the advised speed should be.

SECTION 3 – SEQUENCE OF SERVICE

In the implementation of snow and ice removal and other maintenance of the County's secondary road system during the winter months, the County Engineer shall select the actual sequence of roads to be cleared as provided for in this section of the ordinance, and shall determine when drifting, wind velocity, and additional snow or snowstorms require that the snow removal equipment be removed from the roadway, or that additional clearance of paved roads be accomplished prior to the clearance of gravel and dirt roads. The County Engineer's professional judgment or his /her designee's shall prevail.

PAVED ROUTES

- 1. The initial effort will be to get all routes open to ONE-lane traffic as soon as possible and or practicable.
- 2. After ONE-lane travel is possible, subsequent snow removal will be carried on during normal working hours.
- 3. The truck mounted snow plows and spreaders will not normally be in operation between the hours of 3:30 p.m. 7:00 a.m.
 - The trucks may be called off the road if snow and blowing reduces visibility to hazardous working conditions, in the professional judgment of the Engineer or his delegated representative.
- 4. When required, due to drifting snow, motor-graders may be used to keep the paved roads open and the opening of gravel roads may be delayed.
- 5. It is not the policy of the County to provide a "dry" pavement condition.
- 6. After roads have been plowed as provided in this section, intersections, hills and curves may have placed on them salt, sand or other abrasive. These intersections, hills and curves will not be re-sanded, re-salted or have other abrasive replaced on them between snowstorms. This sequence of service shall be performed only between the hours of 7:00 a.m. and 3:30 p.m. each day exclusive of Saturdays, Sundays, and legal holidays observed by County employees.

There is no time limit after a snowstorm in which any of the above sequence of clearance, on paved or unpaved roads, shall take place.

UNPAVED ROADS

- 1. The initial effort will be to get all routes opened to one-lane traffic as soon as possible and/or practicable after a storm has passed.
- 2. After one-lane travel is possible, subsequent snow removal will be carried on during normal working hours.
- 3. Motor-graders and/or truck plows will not normally be in operation between the hours of 3:30 p.m. 7:00 a.m. The motor-graders and/or truck plows may be called off the road if snow and blowing reduces visibility to hazardous working conditions, in the professional judgment of the Engineer or his/her delegated representative.
- 4. Snow may not be removed from roads designated at Level B or C.

PRIVATE DRIVES

The County will not clear snow from private drives. Normal snow removal operations may result in snow being deposited in private drives. Snow from private drives shall not be placed on the roadway or shoulders.

MAILBOX REPLACEMENT

The County will assume no liability for mailboxes and fences damaged because of snow removal unless such action can be determined to be malicious. The county will not replace mailboxes damaged or knocked down by the force of snow thrown from the plow.

SECTION 4 – LIMITATION OF SERVICE

Notwithstanding anything else stated in this ordinance, the policy and level of service provided for in this ordinance shall not include the following, and the following services shall **not be performed**:

- 1. Sanding, salting, or placing other abrasives upon the roadways that are slick, slippery, and dangerous due to the formation of frost.
- 2. Sanding, salting, or placing of other abrasives upon paved roadways due to freezing rain that occurs outside the County's usual working hours.
- 3. Placing of additional warning or regulatory signs warning of impaired sight distances, visibility at intersections, road blockages, one-lane conditions, or that the road surface is slick or slippery, or what the advised speed should be.
- 4. Sanding, salting, or placing abrasives upon any road, except for paved roads. If in the opinion of the County Engineer, or his/her designee, an "emergency" exists and ice has built up on hills and intersections on the gravel system that slope down to another road so as to become dangerous, abrasive material may be applied at these locations as crew and equipment availability allows and only as a last resort. This condition will not, under any circumstances, take a higher priority than placing of abrasive material on the paved road system and will only be done after the paved roads are cleared of ice and snow. Abrasive material will also only be placed after other mechanical means have been tried and failed, such as scraping with motor-graders.
- 5. Removing of sand, salt, or other abrasives.
- 6. Plowing, sanding, salting, or placing of abrasives on any road that is not within the jurisdiction of the county, unless it is agreed to do so by a 28-E Agreement between the county and the entity having jurisdiction of the road.

SECTION 5 - EMERGENCY

Service or the level or sequence of service may be suspended during "Emergency" conditions. An "Emergency" condition shall be considered as one where loss of life is probable, where a serious injury has occurred, or where extensive loss of property is imminent. These conditions should be verified through the **911 dispatcher or Sheriff's Office**. The County may respond to all "Emergency" conditions, either during or after a snowstorm. Any person who makes a false report of an "Emergency" to an officer, official, or employee of Adair County or who causes a false report to be so made shall, upon conviction, be subject to a fine of not more than \$100.00 or imprisonment of not more than 30 days in the County jail.

Service or the level or sequence of service shall be further suspended in the event the Governor, by proclamation, implements the State Disaster Plan, or the Chairman of the Board of Supervisors, by proclamation, implements the County Disaster Plan. If such occurs, the County personnel and

equipment shall be immediately subject to the direction of the Governor or the Chairman of the Board of Supervisors.

SECTION 6 – REPEALER

All ordinances and resolutions, or parts thereof, in conflict herewith are hereby repealed.

SECTION 7 – SEVERABILITY CLAUSE

If any section, provision, or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision, or part thereof not adjudged invalid or unconstitutional.

SECTION 8 – WHEN EFFECTIVE

This ordinance shall be in effect immediately after its final passage and publication as provided by law.

Passed and approved this 12th day of March, 2003

Adair County Board of Supervisors

John L. VanVleet
Chairman

Marvin Ford
Dick Hoadley

Bob Grasty

Richard Dolan

Attest:

Jenice Wallace
Adair County Auditor

First Reading: 3/5/2003 - Approved

Second Reading: 3/12/2003 - Approved

Approved: 3/12/2003 - Approved

Published: _____

On this 12 th day of March, 2003, before me Janet Jones a notary public in and for the State of Iowa
appeared John Van Vleet, Chair and Jenice K. Wallace, Auditor, to me personally known, and who, being
by me duly sworn, did say that they are the chairperson of the County Board of Supervisors and County
Auditor, respectively, of the County of Adair, Iowa; that the seal affixed to the foregoing instrument is
the county seal of the county, and that this instrument was signed and sealed on behalf of the county,
by authority of its Board of Supervisors, as contained in the Supervisors Minute Book, as passed by
the Board of Supervisors on the $12^{ ext{th}}$ day of March, 2003 and, John Van Vleet, Chair and Jenice Wallace,
Auditor acknowledged the execution of said instrument to be their voluntary act and deed and the
voluntary act and deed of the county, by its voluntarily executed.

Janet Jones	Seal:
Notary Public	
My Commission Expires: Aug. 26, 2003	