

**TOWN OF LYONS, COLORADO
ORDINANCE 1159**

**AN ORDINANCE OF THE TOWN OF LYONS, COLORADO,
ADOPTING BY REFERENCE THE 2024 EDITION OF
THE “MODEL TRAFFIC CODE” WITHIN THE TOWN**

WHEREAS, the Town of Lyons, Colorado (the “Town”) is a statutory town duly organized pursuant to C.R.S. §§ 31-4-301, *et seq.*;

WHEREAS, pursuant to C.R.S. § 42-4-110(1)(b), local governments may, consistent with the procedural requirements of C.R.S. §§ 31-16-201, *et seq.*, adopt by reference all or any part of a model municipal traffic code that embodies the rules of the road and vehicle requirements as set out in the State of Colorado’s traffic laws;

WHEREAS, the Colorado Department of Transportation has prepared and adopted a 2024 revised edition of the Model Traffic Code for Colorado (the “2024 Model Traffic Code”);

WHEREAS, the Town has previously adopted the 2010 edition of the Model Traffic Code for Colorado;

WHEREAS, at a properly noticed public hearing held on May 20, 2024, the Board of Trustees for the Town (the “Board”) considered the adoption of the 2024 Model Traffic Code., with Town-specific deletions, amendments, and additions as more fully set forth below; and

WHEREAS, the Board now seeks to adopt this Ordinance to adopt the 2024 Model Traffic Code with Town-specific amendments and additions as more fully set forth herein.

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF TRUSTEES OF THE TOWN LYONS, COLORADO, AS FOLLOWS:

Section 1. The above recitals are hereby incorporated by reference.

Section 2. *Adoption.* Chapter 8, “Vehicles and Traffic” Article 1, “Model Traffic Code” of the Lyons Municipal Code, is hereby repealed in its entirety and readopted to read as follows:

Section 8-1-10: ADOPTION

Pursuant to parts 1 and 2 of Article 16 of Title 31 and part 4 of Article 15 of Title 30, C.R.S., there is hereby adopted by reference the 2024 edition of the “Model Traffic Code” promulgated and published as such by the Colorado Department of Transportation, Safety and Traffic Engineering Branch, 2829 W. Howard Place, Denver, CO 80204. The subject matter of the Model Traffic Code relates primarily to comprehensive traffic control regulations for the Town of Lyons, Colorado. The purpose of this Ordinance and the Code adopted herein is to provide a system of traffic regulations consistent with state law and generally conforming to similar regulations throughout the state and the nation. Three (3) copies of the Model Traffic Code adopted herein are now filed in the office of the Clerk of the Town of Lyons, Colorado, and may be inspected during regular business hours.

Section 8-1-20: DELETIONS.

The 2024 edition of the Model Traffic Code is adopted as if set out at length, save and except the following articles and/or sections that are declared inapplicable to this municipality and, therefore expressly deleted:

- §109(13) Low-power scooters, animals, skis, skates, and toy vehicles on highways
- §109.5(3) Low-speed electric vehicles
- §109.6(3) Class B low-speed vehicles
- §114 Removal of traffic hazards
- §116(3) Restrictions on minor drivers under eighteen years of age
- §117(4) Personal mobility devices
- §201(8) Obstruction of view or driving mechanism – hazardous situation
- §202(4) Unsafe vehicles
- §203(4) Unsafe vehicles – spot inspections
- §204(4) When lighted lamps are required
- §205(4) Headlamps on motor vehicles
- §206(7) Tail lamps and reflectors
- §207(6) Clearance and identification
- §208(4) Stop lamps and turn signals
- §209 Lamp or flag on projecting load (last sentence only: “Any person who violates any provision of this section commits a class A traffic infraction.”)
- §210(4) Lamps on parked vehicles
- §211(8) Lamps on farm equipment and other vehicles and equipment
- §212(5) Spot lamps and auxiliary lamps
- §213(6) Audible and visual signals on emergency vehicles
- §214(6) Visual signals on service vehicles
- §215(9) Signal lamps and devices – additional lighting equipment
- §216(3) Multiple-beam road lights
- §217(2) Use of multiple-beam lights
- §218(2) Single-beam road-lighting equipment
- §219 Number of lamps permitted (last sentence only: “Any person who violates any provision of this section commits a class B traffic infraction.”)
- §220(7) Low-power scooters – lighting equipment – department control – use and operation
- §221(9) Bicycle and personal mobility device equipment
- §222(1)(a) Volunteer firefighters – volunteer ambulance attendants – special lights and alarm systems (last sentence only: “If used for any other purpose, such use shall constitute a violation of this subsection (1), and the violator commits a class B traffic infraction.”)
- §223(3) Brakes
- §224(6) Horns or warning devices
- §225(3) Mufflers – prevention of noise
- §226(3) Mirrors – exterior placements
- §227(3) Windows unobstructed – certain materials prohibited – windshield wiper requirements
- §228(8) Restrictions on tire equipment
- §229(5) Safety glazing material in motor vehicles
- §230(5) Emergency lighting equipment – who must carry

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| §231 | Parking lights (last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §232(3) | Minimum safety standards for motorcycles and low-power scooters |
| §233(3) | Alteration of suspension system |
| §234(4) | Slow-moving vehicles – display emblem |
| §236(6) | Child restraint systems required – definitions - exceptions |
| §237(4) | Safety belt systems – mandatory use – exemptions – penalty |
| §238(3) | Blue and red lights – illegal use or possession |
| §239(5) | Misuse of a wireless telephone – definitions – penalty – preemption |
| §240 | Low-speed electric vehicle equipment requirements (last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §502(6) | Width of vehicles |
| §503 | Projecting loads on passenger vehicles (last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §504(7) | Height and length of vehicles |
| §505(5) | Longer vehicle combinations |
| §506(4) | Trailers and towed vehicles |
| §507(6) | Wheel and axle loads |
| §509(3) | Vehicles weighed – excess removed |
| §512(3) | Liability for damage to highway |
| §603(5) | Obedience to official traffic control devices |
| §604(2) | Traffic control signal legend |
| §605(3) | Flashing signals |
| §606(3) | Display of unauthorized signs or devices |
| §607(2)(a) | Interference with official devices (last sentence only: "Except as otherwise provided in paragraph (b) of this subsection (2), a person who violates any provision of this paragraph (a) commits a class A traffic infraction.") |
| §607(2)(b) | Interference with official devices |
| §608(3) | Signals by hand or signal device |
| §609(2) | Method of giving hand and arm signals |
| §610 | Unauthorized insignia ((last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §611(2) | Paraplegic persons or persons with disabilities – distress flag |
| §612(3) | When signals are inoperative or malfunctioning |
| §701(3) | Vehicles approaching or entering an intersection |
| §702 | Vehicle turning left (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §703(5) | Entering through highway – stop or yield intersection |
| §704 | Vehicles entering roadway (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §705(3)(a) | Operation of vehicle approached by emergency vehicle – operation of a vehicle approaching stationary emergency vehicle |
| §706(3) | Obedience to railroad signal |
| §707(6) | Certain vehicles must stop at railroad grade crossings |
| §708(6) | Moving heaving equipment at railroad crossing |
| §709 | Stop when traffic obstructed (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §710(4) | Emerging from or entering alley, driveway, or building |
| §711(3) | Driving on mountain highways |

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| §712(3) | Driving in the highway work area (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §801(4) | Pedestrian obedience to traffic control devices and traffic regulations |
| §802(6) | Pedestrians' right-of-way in crosswalks |
| §803(5) | Crossing at other than crosswalks |
| §805(9) | Pedestrians walking or traveling in a wheelchair on highways |
| §806 | Driving through safety zone prohibited (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §807 | Drivers to exercise due care (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §808 | Drivers and pedestrians, other than persons in wheelchairs, to yield to persons with disabilities (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §901(3) | Required position and method of turning |
| §902(4) | Limitations on turning around |
| §903(5) | Turning movements and required signals |
| §1001(4) | Drive on the right side – exceptions |
| §1002(3) | Passing oncoming vehicles |
| §1003(2) | Overtaking a vehicle on the left |
| §1004(3) | When overtaking on the right is permitted |
| §1005(5) | Limitations on overtaking on the left |
| §1006(4) | One-way roadways and rotary traffic islands |
| §1007(2) | Driving on roadways laned for traffic |
| §1008(4) | Following too closely |
| §1009(3) | Coasting prohibited |
| §1010(3) | Driving on divided or controlled-access highways (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §1011(3) | Use of runaway vehicle ramps |
| §1012(3) | High occupancy vehicle (HOV) and high occupancy toll (HOT) lanes |
| §1013(3) | Passing lane – definitions – penalty |
| §1101(12) | Speed limits |
| §1103(5) | Minimum speed regulation |
| §1104(4) | Speed limits on elevated structures |
| §1105(2)(c) | Speed contests – speed exhibitions – aiding and facilitating – immobilization of motor vehicle – definitions |
| §1105(8)(c) | Speed contests – speed exhibitions – aiding and facilitating – immobilization of motor vehicle – definitions |
| §1201 | Starting parked vehicle (last sentence only: "Any person who violates any provision of this section commits a class A traffic infraction.") |
| §1202(2) | Parking or abandonment of vehicles |
| §1204(7) | Stopping, standing, or parking prohibited in specified places |
| §1205(4) | Parking at curb or edge of roadway |
| §1206 | Unattended motor vehicle (last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §1207 | Opening and closing vehicle doors (last sentence only: "Any person who violates any provision of this section commits a class B traffic infraction.") |
| §1208(6)(7) | Parking privileges for persons with disabilities – applicability |
| §1210(3) | Designated areas on private property for authorized vehicles |
| §1211(2) | Limitations on backing |

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| §1401(2) | Reckless driving – penalty |
| §1402(2) | Careless driving - penalty |
| §1403 | Following fire apparatus prohibited (last sentence only: “Any person who violates any provision of this section commits a class A traffic infraction.”) |
| §1404 | Crossing fire hose (last sentence only: “Any person who violates any provision of this section commits a class B traffic infraction.”) |
| §1405 | Riding in trailers (last sentence only: “Any person who violates any provision of this section commits a class B traffic infraction.”) |
| §1406(5) | Foreign matter on highway prohibited |
| §1407(3) | Spilling loads on highways prohibited |
| §1407.5(4) | Splash guards – when required |
| §1408(3) | Operation of motor vehicles on property under control of or owned by parks and recreation districts |
| §1409(4)(9) | Compulsory insurance – penalty |
| §1411(2) | Use of earphones while driving |
| §1412(12) | Operation of bicycles and other human-powered vehicles |
| §1414(2) | Use of dyed fuel on highways prohibited |
| §1415(4) | Radar jamming devices prohibited – penalty |
| §1502(5) | Riding on motorcycles – protective helmet |
| §1503(6) | Operating motorcycles on roadways laned for traffic |
| §1504 | Clinging to other vehicles (last sentence only: “Any person who violates any provision of this section commits a class A traffic infraction.”) |
| §1701 | Municipalities – traffic offenses classified – schedule of fines |
| §1702 | Counties – traffic offenses classified – schedule of fines |
| §1706 | Juveniles – convicted – arrested and incarcerated – provisions for confinement |
| §1709 | Penalty assessment notice for traffic offenses – violations of provisions by officer – driver’s license |
| §1710 | Failure to pay penalty for traffic offenses – failure of parent or guardian to sign penalty assessment notice – procedures |
| | Part 18 Vehicles Abandoned on Public Property (including sections 1801 – 1814) |
| §1903(6) | School buses – stops – signs – passing |
| §1904(3) | Regulations for school buses – regulations for discharge of passengers – penalty – exception |
| Article II | Definitions: |
| | (57) "Motor-driven cycle" |
| | (60)(a) "Motorscooter" and "motorbicycle" |
| | (60)(b) "Motorized bicycle" |
| | (62) "Neighborhood electric vehicle" |

Section 8-1-30: ADDITIONS OR MODIFICATIONS.

The adopted Model Traffic Code is subject to the following additions, modifications and amendments:

- (1) Section 103(2)(b), Scope and effect of Code - exceptions to provisions is amended to read as follows:

"(b) For provisions of sections 1211, 1401, 1402 and 1413 of this Code which shall apply upon streets and highways and elsewhere throughout the jurisdiction."

- (2) The Model Traffic Code is amended by the addition of a new Section 202.5 to read as follows:

Section 202.5 - Visual Display of License Plates

(1) The owner shall attach the number plates assigned to a self-propelled vehicle, other than a motorcycle or street rod vehicle, to the vehicle with one in the front and the other in the rear. The owner shall attach the number plate assigned to a motorcycle, street rod vehicle, trailer, semitrailer, other vehicle drawn by a motor vehicle, or special mobile machinery to the rear of the vehicle. The owner shall display number plates during the current registration year, except as otherwise provided in Article 3 of Title 42, C.R.S.

(a) If the department issues a validating tab or sticker to a motor vehicle pursuant to section 42-3-201, the current month validating tab or sticker shall be displayed in the bottom left corner of the rear license plate. The current year validating tab or sticker shall be displayed in the bottom right corner of the rear license plate. The tabs or stickers shall be visible at all times.

(2) The owner or driver of a motor vehicle shall securely fasten the license plate to the vehicle to which it is assigned so as to prevent the plate from swinging.

(a) Except when authorized by Article 3 of Title 42, C.R.S., or rule of the department, the rear license plate must be:

(I) Horizontal at a height not less than twelve (12) inches from the ground, measuring from the bottom of the plate;

(II) In a place and position to be clearly visible;

(III) Maintained free from foreign materials and clearly legible;

(IV) At the approximate center of the vehicle measured horizontally;
and

(V) Mounted on or within eighteen (18) inches of the rear bumper.

(b) Except when authorized by Article 3 of Title 42, C.R.S., the front license plate must be:

(I) Displayed horizontally on the front of a motor vehicle in the location designated by the motor vehicle manufacturer;

(II) Maintained free from foreign materials; and

(III) Clearly legible.

(3) A person shall not operate a motor vehicle with an affixed device or a substance that causes all or a portion of a license plate to be unreadable by a system used to automatically identify a motor vehicle. Such a device includes, without limitation, a cover that distorts angular visibility, alters the color of the plate, or is smoked, tinted, scratched, or dirty so as to impair the legibility of the license plate.

- (3) Section 615, School zones - increase in penalties for moving traffic violations, is amended to read as follows:

"(1) Any person who commits a traffic infraction or a traffic offense in a school zone is subject to increased penalties as provided at [Section 8-1-50](#) of the Lyons Municipal Code."

- (4) Section 1204, Stopping, standing, or parking prohibited in specified places, Paragraphs (1)(l), (2)(g), and (3)(c) are amended to read as follows:

"(1)(1) At any other place where yellow or red curb markings prohibit stopping.

"(2)(g) At any other place where yellow or red curb markings prohibit standing.

"(3)(c) At any other place where yellow or red curb marking prohibit parking."

- (5) Section 1211, Limitations on backing, is amended to read as follows:

"(1) The driver of a vehicle, whether on public or private property which is used by the general public for parking purposes, shall not back the same unless such movement can be made with safety and without interfering with other vehicles or traffic.

"(2) The driver of a vehicle shall not back the same upon any shoulder or roadway of any controlled-access highway."

- (6) Section 1413, Eluding or attempting to elude a police officer, is amended to read as follows:

"It shall be unlawful for any operator of a motor vehicle whom a police officer has reasonable grounds to believe has violated a state law or municipal ordinance, who has received a visual or audible signal such as a red light or a siren from a police officer driving a marked vehicle showing the same to be an official police, sheriff, or Colorado state patrol car directing the operator, to bring the operator's vehicle to a stop, or to willfully increase his or her speed or extinguish his or her lights in an attempt to elude such police officer, or willfully attempt in any other manner to elude the police officer, or elude such police officer."

- (7) Section 1703, Parties to a crime, is amended to read as follows:

"Every person who commits, conspires to commit, or aids or abets in the commission of any traffic violation, whether a traffic infraction or a traffic offense, and whether individually or in connection with one or more other persons or as a principal, agent, or accessory, is guilty of such offense or liable for such offense, and every person who falsely, fraudulently, forcibly, or willfully induces, causes, coerces, requires, permits, or directs another to violate any provision of this Code is likewise guilty of such infraction or offense."

- (8) The following definitions contained in Article II, Definitions, are amended as follows:

"(7.5) (a) **"Autocycle"** means a three-wheeled MOTOR VEHICLE in which the driver and each passenger ride in a fully or partly enclosed seating area that is equipped with safety belts for all occupants that constitute a safety belt system, as defined in section 42-4-237 (1)(b).

(b) AS USED IN this subsection (7.5), "partly enclosed seating area" means a seating area that is entirely or partly surrounded on the sides by the frame or body of a vehicle but is not fully enclosed.

"(55) '**Motorcycle**' means a motor vehicle that uses handlebars connected to the front wheel or wheels to steer, has a seat the rider sits astride and is designed to travel on not more than three wheels in contact with the ground. Motorcycle does not include a farm tractor, low-speed electric vehicle, or low-power scooter.

"(58) '**Motor vehicle**' means any self-propelled vehicle that is designed primarily for travel on the public highways and that is generally and commonly used to transport persons and property over the public highways, or a low-speed electric vehicle, OR AN AUTOCYCLE; except that the term does not include electrical assisted bicycles, electric scooters, low-power scooters, wheelchairs, or vehicles moved solely by human power. For the purposes of the offenses described in sections 42-2-128, 42-4-1301, 42-4-1301.1, and 42-4-1401 for farm tractors and off-highway vehicles, as defined in section 33-14.5-101 (3), operated on streets and highways, "motor vehicle" includes a farm tractor or an off-highway vehicle that is not otherwise classified as a motor vehicle. For the purposes of sections 42-2-127, 42-2-127.7, 42-2-128, 42-2-138, 42-2-206, 42-4-1301, and 42-4-1301.1, "motor vehicle" includes a low-power scooter.

Section 8-1-40: VIOLATION; PENALTY

The following penalties, herewith set forth in full, shall apply to this ordinance:

- (1) It is unlawful for any person to violate any of the provisions adopted in this ordinance.
- (2) Penalties for civil traffic infractions.

Upon conviction, or entry of guilty plea or plea of nolo contendere, to a civil traffic infraction, a fine not to exceed one thousand dollars (\$1,000.00) may be imposed. As guidance, penalties for traffic convictions for which up to four (4) points will be assessed (based on the original charge), penalties may be imposed at twenty dollars (\$35.00) for each point, as set forth below.

| <u>Points Assessed</u> | <u>Penalty</u> |
|------------------------|----------------|
| 0 point violation | \$ 35.00 |
| 1 point violation | \$ 35.00 |
| 2 point violation | \$ 70.00 |
| 3 point violation | \$105.00 |
| 4 point violation | \$140.00 |
| 6 point violation | \$210.00 |
| 8 point violation | \$280.00 |
| 12 point violation | \$420.00 |

- (3) Penalties for noncivil traffic offenses.

(a) Any person eighteen (18) years of age or older, convicted of a traffic offense, as set forth in subsection (3)(b) of this section, may be incarcerated for a period not to exceed one

year or fined by an amount not to exceed one thousand dollars (\$1,000.00), or both. Any juvenile under the age of eighteen (18) years convicted of a traffic offense may be fined by an amount not to exceed one thousand dollars (\$1,000.00).

(b) Noncivil traffic offenses subject to penalties as set forth in subsection (a) of this section (3) are as follows:

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| MTC 1101 | Speeding violations (25 – 39 mph over speed limit) | 6 points |
| MTC 1101 | Speeding violations (40+ mph over speed limit) | 12 points |
| MTC 1105 | Speed contest | 12 points |
| MTC 1401 | Reckless driving | 8 points |
| MTC 1413 | Eluding or attempting to elude police | 12 points |
| MTC 1419 | Compulsory insurance | 4 points |
| MTC 1903 | Fail to stop for school bus | 6 points |

(c) Penalties for traffic infractions or offenses in a maintenance, repair or construction zone designated pursuant to Section 614 of the Model Traffic Code, 2024 edition, shall be double the penalty for such violation as set forth above.

(d) Penalties for traffic infractions or offenses that occur in a school zone shall be double the penalty for such violation as set forth above.

Sec. 8-1-50. - Application.

This Article shall apply to every street, alley, sidewalk area, driveway, park and every other public way, public place or public parking area, either within or outside the corporate limits of the Town, the use of which the Town has jurisdiction and authority to regulate. The provisions of Sections 1211, 1401, 1402 and 1413 and Part 16 of the adopted Model Traffic Code, respectively concerning limitations on backing, reckless driving, careless driving, eluding a police officer and accidents and accident reports, shall not apply only to public places and ways but also throughout the Town.

Sec. 8-1-60. - Interpretation.

This Article shall be so interpreted and construed as to effectuate its general purpose to conform with the State's uniform system for the regulation of vehicles and traffic. Article and section headings of this Article and the adopted code shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or intent of the provisions of any article or section thereof.

Section 3. There is hereby added to Chapter 8, "Vehicles and Traffic" and Article 4 "Dynamic Braking Systems".

Sec. 8-5-10: - Dynamic braking systems. I

(a) It shall be unlawful for any person to engage, activate, or otherwise use a dynamic braking system in the operation of a motor vehicle within the Town.

(b) As used in this Section, the term *dynamic braking system* means a device used in the conversion of the motor from an internal combustion engine to an air compressor for the purpose of braking without the use of wheel brakes or as a means of assisting the operation or efficiency of wheel brakes.

(c) Violation of this Section is designated as non-criminal and is subject to the penalties and procedures of Section 1-4-10 *et seq.*

Section 4. Section 10-11-30 is hereby deleted in its entirety.

Section 5. Chapter 1, "General Provisions", Article 4, "General Penalty, Section 50 "Court Costs", Traffic Accident fee is set to \$50.

Section 6. There is hereby added to Chapter 1, "General Provisions", Article 4, "General Penalty, a Section 55 to read:

Section 1-1-55: Court Surcharge

(a) A surcharge in the amount of thirty-five dollars (\$35.00) shall be assessed in every case charged into the Municipal Court that results in a conviction (whether by plea or at trial), deferred sentence, and judgment.

(b) The surcharge shall be paid to the Clerk of the Municipal Court.

(c) The primary use of the surcharge collected shall be to fund the increased costs of contracting with the Boulder County Sheriff's Department.

(d) The surcharge may not be suspended or waived by the Municipal Court unless the Municipal Court determines that the defendant is indigent.

Section 7. Validity.

If any part or parts of this ordinance are for any reason held to be invalid such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Trustees hereby declares that it would have passed this ordinance and each part or parts thereof, irrespective of the fact that any one part or parts be declared invalid.

Section 8. Repeal.

Existing or parts of ordinances covering the same matters as embraced in this ordinance are hereby repealed, and all ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, except that this repeal shall not affect or prevent the prosecution or punishment of any person for any act done or committed in violation of any ordinance hereby repealed prior to the taking effect of this ordinance.

Section 9. Certification.

The Town Clerk shall certify the passage of this ordinance and make not less than three copies of the adopted Code available for inspection by the public during regular business hours.

Section 10. Code Revisions. Because this Ordinance revises an entire Article and various Sections of the Lyons Municipal Code, minor changes such as the format, numbering, and other such changes may be necessary to unify the revised code. The Town Clerk is hereby authorized to make such changes provided that neither the intent of this Ordinance nor the substantive content is altered.

Section 11. Severability. Should any one or more sections or provisions of this Ordinance enacted hereby be judicially determined invalid or unenforceable, such judgment shall not affect, impair, or invalidate the remaining provisions of this Ordinance, the intention being that the various sections and provisions are severable.

Section 12. Codification of Amendments. The codifier of the Town's Municipal Code, Municipal Code Corporation, is hereby authorized to make such numerical and formatting changes as may be necessary to incorporate the provisions of Sections 2, 3, and 4 of this Ordinance within the Lyons Municipal Code.

Section 13. Effective Date. This Ordinance shall become effective thirty (30) days after publication following the final passage in accordance with Section 2-2-160 of the Lyons Municipal Code.

INTRODUCED AND PASSED ON FIRST READING THIS 6th DAY OF MAY 2024.

**INTRODUCED, PASSED, ADOPTED, AND ORDERED PUBLISHED THIS _____
DAY OF _____, 2024.**

TOWN OF LYONS

By: _____
Hollie Rogin, Mayor

ATTEST:

By: _____
Dolores Vasquez, Town Clerk