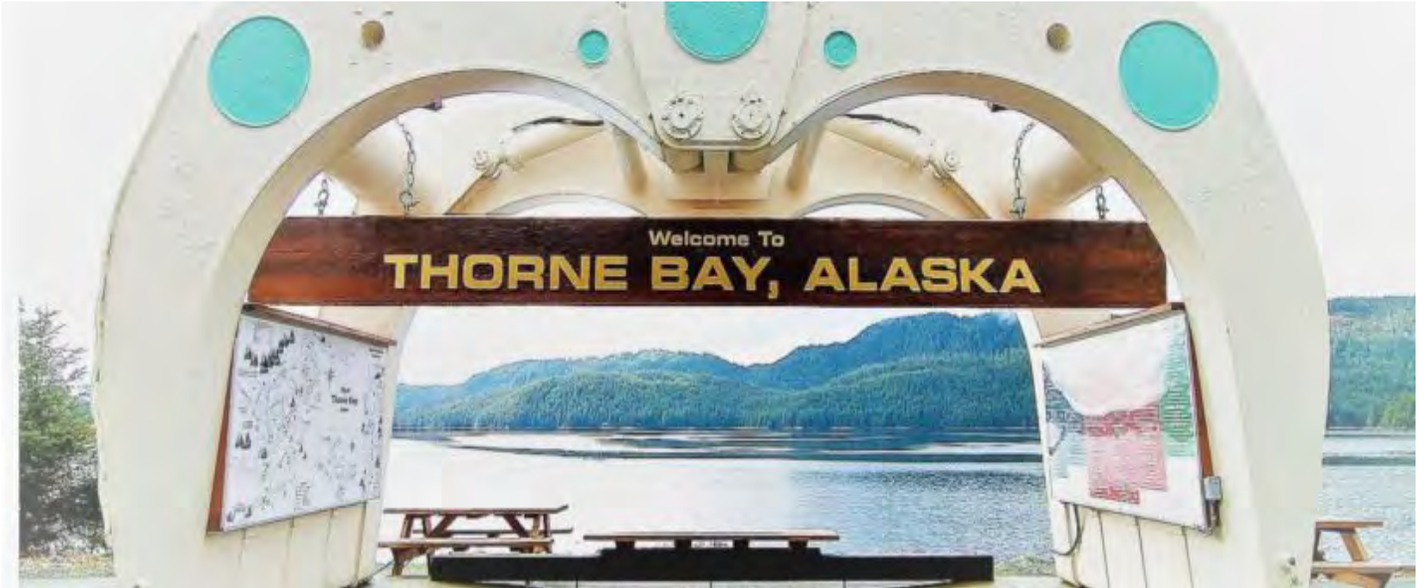


2019



TITLE 1 - GENERAL PROVISIONS

TERI FEIBEL, CMC

TITLE 1 - GENERAL PROVISIONS

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CHAPTER 1.01 CODE ADOPTION:

1.01.010 ADOPTION.

As authorized by Section 29.48.180 of the Alaska Statutes, there is adopted the "Thorne Bay Municipal Code," as compiled, edited and published by the City Clerk. (Ord. 89-08 § 1, 1989)

1.01.020 TITLE-CITATION-REFERENCE.

This code shall be known as the "Thorne Bay Municipal Code" and it shall be sufficient to refer to the code as the "Thorne Bay Municipal Code" in any prosecution for the violation of any provision thereof or in any proceeding at law or equity. It shall be sufficient to designate any ordinance adding to, amending, correcting or repealing all or any part or portion thereof as an addition to, amendment to, correction or repeal of the "Thorne Bay Municipal Code." Further reference may be had to the titles, chapters, sections and subsections of the "Thorne Bay Municipal Code" and such references shall apply to that numbered title, chapter, section or subsection as it appears in the code. (Ord. 89-08 § 2, 1989)

1.01.030 CODIFICATION AUTHORITY.

This code consists of all the regulatory and penal ordinances and certain of the administrative ordinances of the city of Thorne Bay, Alaska, codified pursuant to the provisions of Section 29.48.180 of the Alaska Statutes. (Ord. 89-08 § 3, 1989)

1.01.035 GENERAL CLEAN-UP.

The city clerk is authorized to make changes of a general clean-up nature, correcting such things as typographical errors, grammatical errors, and references to other parts of the code of ordinances when code sections are renumbered. (Ordinance 18-12-18-02)

1.01.040 ORDINANCES PASSED PRIOR TO ADOPTION OF THE CODE.

The last ordinance included in the initial code is Ordinance 88-41, passed August 4, 1988. The following ordinances passed subsequent to Ordinance 88-41, but prior to the adoption of this code, are adopted and made a part of this code: Ordinances 88-42, 88-43, 88-44, 88-45, 88-47, 88-48, 88-50, 88-55, 89-02, 89-03, 89-05, 89-07 and 89-08. (Ord. 89-08 § 4, 1989)

1.01.050 REFERENCE APPLIES TO ALL AMENDMENTS.

Whenever a reference is made to this code as the "Thorne Bay Municipal Code" or to any portion thereof, or to any ordinance of the city of Thorne Bay, Alaska, the reference shall apply to all amendments, corrections and additions heretofore, now or hereafter made. (Ord. 89-08 § 5, 1989)

1.01.060 TITLE, CHAPTER AND SECTION HEADINGS.

Title, chapter and section headings contained in this code shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or intent of the provisions of any title, chapter or section hereof. (Ord. 89-08 § 6, 1989)

1.01.070 REFERENCE TO SPECIFIC ORDINANCES.

The provisions of this code shall not in any manner affect matters of record which refer to, or are otherwise connected with ordinances which are therein specifically designated by number or otherwise and which are included within the code, but such reference shall be construed to apply to the corresponding provisions contained within this code. (Ord. 89-08 § 7, 1989)

1.01.080 EFFECT OF CODE ON PAST ACTIONS AND OBLIGATIONS.

Neither the adoption of this code nor the repeal or amendment hereby of any ordinance or part or portion of any ordinance of the City of Thorne Bay shall in any manner affect the prosecution for violations of ordinances, which violations were committed prior to the effective date of the ordinance codified in this chapter, nor be construed as a waiver of any license, fee or penalty at said effective date due and unpaid under such ordinances, nor be construed as affecting any of the provisions of such license, fee or penalty, or the penal provisions applicable to any violation thereof, nor to affect the validity of any bond or cash deposit in lieu thereof required to be posted, filed or deposited pursuant to any ordinance and all rights and obligations there under appertaining shall continue in full force and effect. (Ord. 89-08 § 8, 1989)

1.01.090 EFFECTIVE DATE.

This code shall become effective on the date the ordinance adopting this code as the "Thorne Bay Municipal Code" becomes effective. (Ord. 89-08 § 9, 1989)

1.01.100 CONSTITUTIONALITY.

If any section, subsection, sentence, clause or phrase of this code is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this code. The council declares that it would have passed this code, and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases had been declared invalid or unconstitutional, and if for any reason this code should be declared invalid or unconstitutional, then the original ordinance or ordinances shall be in full force and effect. (Ord. 89-08 § 10, 1989)

CHAPTER 1.04 - GENERAL PROVISIONS SECTIONS:**1.04.010 TITLE.**

The ordinances embraced in the following chapters and sections shall constitute and be designated the "Thorne Bay City Code," and may be so cited. (Ord. 88-22 § 5(part), 1988)

1.04.020 DEFINITIONS-RULES OF CONSTRUCTION.

- A. In the construction of this code and of all ordinances, the following rules shall be observed, unless the context clearly indicates otherwise:
- B. "Chief administrator" means the mayor, except that it means city administrator in the event the city has a manager plan adopted pursuant to as 29.20.460 et seq., or its successor.
- C. "the city" or "this city" shall be construed as if the words "of Thorne bay" follow the word "city," and shall extend to and include its several officers, agents and employees.
- D. "city attorney" means the attorney of the city.
- E. "city clerk" means the city clerk of the city.
- F. "city council" or "council" means the city council of the city.
- G. "city administrator" means the city administrator of the city.
- H. "city administrator" means the city administrator of the city.
- I. Computation of time. Whenever a notice is required to be given or an act to be done ascertain length of time before any proceeding shall be had, the day on which such notices given, or such act is done, shall be counted in computing the time, but the day on which such proceeding is to be had shall not be counted.
- J. Gender. A word importing the masculine gender only shall extend and be applied to females and to firms, partnerships and corporations as well as males.

- K. Interpretation. In the interpretation and application of any provisions of this code, it shall be held to be the minimum requirement adopted for the promotion of the public health, safety, comfort, convenience and general welfare. Where any provision of the code imposes greater restrictions upon the subject matter than the general provision imposed by the code, the provision imposing the greater restriction or regulation shall be deemed to be controlling.
- L. "mayor" means the mayor of the city.
- M. "Number". A word importing the singular number only may extend and be applied to several persons and things as well as to one person and thing.
- N. "oath" includes an affirmation in all cases in which, by law, an affirmation may be substituted for an oath, and in such cases the words "swear" and "sworn" shall be equivalent to the words "affirm" or "affirmed."
- O. Or, and. "or" may be read "and" and "and" may be read "or" if the sense requires it.
- P. "owner," applied to a building or land, includes any part owner, joint owner, tenant in common, tenant in partnership, joint tenant, or tenant by the entirety, of the whole or of a part of such building or land.
- Q. "person" extends and applies to associations, clubs, societies, firms, partnerships and bodies politic and corporate as well as to individuals or groups of individuals.
- R. "personal property" includes every species of property except real property where otherwise provided in this code.
- S. "regular meeting" or "meeting," whenever the sense of a sentence requires, means "regular or special meeting."
- T. "state" or "this state" means the state of Alaska.
- U. "Tense". Words used in the present or past tense include the future as well as the present or past. (ord. 98-01 § 3(part), 1998; ord. 88-22 § 5(part), 1988)

1.04.030 ABBREVIATIONS.

- A. Whenever in this code the letters "AS" are used, they mean Alaska Statutes.
- B. Whenever in this code the letters "SLA" are used, they mean Session Laws of Alaska.
- C. Whenever in this code the letters "TBCC" are used, they mean Thorne Bay City Code. (Ord. 88-22 § 5(part), 1988)

1.04.040 CATCH LINES OF SECTIONS.

The catch lines of the several sections of this code printed in boldface type are intended as catchwords to indicate the contents of the section, and shall not be deemed or taken to be the titles of such sections, nor as any part of the section, nor shall they be so deemed when any of such sections, including the catch lines, are amended or reenacted, unless expressly so, provided. (Ord. 88-22 § 5(part), 1988)

1.04.050 ADMINISTRATIVE RULES & REGULATIONS- PUBLICATION OR POSTING.

All rules and regulations made by an Administrative officer subject to approval by the council under the provisions of this code shall be published, either by one publication in a newspaper of general circulation in the city, or by posting a copy thereof for ten days following their approval by the city council on the city bulletin board in City Hall. (Ord. 88-22 §5(part), 1988)

1.04.060 AMENDMENT-ADDITION-REPEAL.

All ordinances passed subsequent to this code which amend, repeal or in any way affect this code, may be numbered in accordance with the numbering system of this code and printed for inclusion herein. In the case of repealed chapters, sections and subsections of any part thereof, by subsequent ordinances, such repealed portions may be excluded from the code by omission from reprinted pages affected thereby. The subsequent ordinances as numbered and printed or omitted, in the case of repeal, shall be prima facie evidence of such subsequent ordinances until such time that this code and subsequent ordinances numbered or omitted are readopted as a new code by the city council.

- A. Amendments to any other provisions of this code shall be made by amending such provisions by specific reference to the section number of this code in the following language: "that section of the Thorne bay city code is hereby amended to read as follows:" the new provisions shall then be set out in full as desired.
- B. In the event a new section not heretofore existing in the code is to be added, the following language shall be used: "that the Thorne bay city code is hereby amended

by adding a section, to be numbered, which said section reads as follows:" the new section shall then be set out in full as desired.

- C. All sections, articles, chapters or provisions desired to be repealed must be specifically repealed by section, article, or chapter number, as the case may be. (ord. 88-22 § 5(part),1988)

1.04.070 UNLAWFULLY ALTERING CODE.

It is unlawful for any person in the city to change or amend, by additions or deletions, any part or portion of this code, or to insert or delete pages, or portions thereof, or to alter or tamper with such code in any manner whatsoever which will cause the law of the city to be misrepresented thereby. Any person violating this section shall be punished as provided in Chapter 1.16. (Ord. 88-22 § 5(part), 1988)

1.04.080 TEMPORARY AND SPECIAL ORDINANCES TO REMAIN IN EFFECT.

The continuance in effect of temporary and/or special ordinances and non-code ordinances, although omitted from the Thorne Bay City Code, shall not be affected by such omission therefrom; and the adoption of the code shall not repeal or amend any such ordinance or part of any such ordinance. (Ord. 88-22 § 5(part), 1988)

1.04.090 REPEAL OF ORDINANCES.

The repeal of any prior ordinance of the city by any subsequent ordinance shall not operate to revive the provisions of any ordinance which may have been repealed by such prior ordinance, unless such revival shall be expressly provided for. Ordinances repealed remain in force for the trial and punishment of all past offenses of them and for the recovery of penalties and for forfeitures already incurred, and for the preservation of all rights and remedies existing by them, and so far, as they may apply to any office, trust, proceeding, right, contract or event already affected by them. (Ord. 88-22 § 5(part), 1988)

1.04.100 SEVERABILITY OF PARTS OF CODE.

The sections, paragraphs, sentences, clauses and phrases of this code are severable, and if any phrase, clause, sentence, paragraph or section of this code is declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections of this code. (Ord. 88-22 § 5(part), 1988)

CHAPTER 1.08 - NAME OF MUNICIPALITY SECTIONS:**1.08.010 DESIGNATED.**

The City of Thorne Bay shall continue as a municipal corporation under the name: "The City of Thorne Bay, Alaska." (Prior code Ch. 2 § 1(A))

CHAPTER 1.12 - FORM OF GOVERNMENT**1.12.010 DESIGNATED.**

The government of the city shall be that commonly known and designated as the Mayor-Council form. (Prior code Ch. 2 § 1(B))

CHAPTER 1.14 - EXTRATERRITORIAL JURISDICTION SECTIONS:**1.14.010 EXTRATERRITORIAL JURISDICTION POWERS ADOPTED.**

As authorized by AS 29.35.020, the city may provide for and maintain parks, playgrounds, cemeteries, emergency medical services, solid and septic waste disposal, utility services, airports, streets and roads (including ice roads), trails, transportation facilities, wharves, harbors and other marine facilities outside its boundaries and may regulate their use and operation to the extent that the jurisdiction in which they are located does not regulate them. (Ord. 92-01 § 4, 1992)

CHAPTER 1.16 - GENERAL PENALTY SECTIONS:

1.16.010 INTEGRATION INTO OTHER ENACTMENTS.

This penalty provision shall be considered as an integral and organic part of every ordinance, regulation and order that does not contain a specific penalty clause. (Ord. 88-23 § 5 (part), 1988)

1.16.020 PERSON DEFINED.

"Person" as used in penalty provisions throughout Thorne Bay's ordinances, includes the officers and any stockholders having more than a thirty percent interest of a corporate defendant. (Ord. 88-23 § 5 (part), 1988)

1.16.030 VIOLATIONS-SEPARATE OFFENSE.

Every act prohibited by Thorne Bay ordinances is unlawful. Failure to comply with any mandatory requirement of any ordinance is also unlawful. Unless another penalty is expressly provided by a Thorne Bay ordinance for any particular provision or section, each violation of this code is an infraction, punishable by a fine up to three hundred dollars (\$300) per violation. Each act or violation and every day upon which a violation occurs or continues constitutes a separate offense unless stated otherwise in any ordinance. (Ordinance 18-01-02-01; Prior Ord. 88-23 § 5(part), 1988)

1.16.031 SURCHARGE.

In addition to any penalty prescribed by law, a defendant convicted of violating a city ordinance shall pay the surcharge required under as [12.55.039](#) and [29.25.074](#). All such surcharges collected shall be remitted to the state of Alaska as required by as [29.25.074](#).

1.16.035 MINOR OFFENSE FINE SCHEDULE.

In accordance with as [29.25.070\(a\)](#), citations for the following offenses may be disposed of as provided in as 12.25.195-.230, without a court appearance, upon payment of the fine amounts listed below plus the state surcharge required by as 12.55.039 and as 29.25.074.

FINES MUST BE PAID TO THE COURT.

If an offense is not listed on a fine schedule, the defendant must appear in court to answer the charges. The Alaska court system's rules of minor offense procedure apply to all offenses listed below. Citations charging these offenses must meet the requirements of [Minor Offense Rule 3](#). If a person charged with one of these offenses appears in court and is found guilty, the penalty imposed for the offense may not exceed the fine amount for that offense listed below.

THE FINE TABLE WAS LAST MODIFIED IN April 2019

ORDINANCE #	ORDINANCE DESCRIPTION	OFFENSE APPEARANCE TYPE:	FINE SCHEDULE AMOUNT	MAXIMUM FINE FOR MANDATORY
TITLE 6-ANIMALS				
TBMC 6.04.020(G)	FAILURE TO LICENSE ANIMALS - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.020(M)	USE OF ANIMAL LICENSE FOR ANIMAL OTHER THAN WHICH ISSUED - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.020(N)	FAILURE TO NOTIFY CHANGE IN ANIMAL OWNERSHIP TO CLERKS OFFICE - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.050(A)	ANIMAL RUNNING AT LARGE - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.050(B)	GRAZING ON PUBLIC SPACE WITHOUT CONSENT OF CITY - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.050(C)	ALLOW LIVESTOCK ON PRIVATE PROPERTY WITHIN CITY - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.050(D)	RELEASE TIED/CONFINED ANIMAL WITHOUT OWNER'S PERMISSION - 1ST+ OFF	OPTION	\$100.00	
TBMC 6.04.055(A)(1)	ANIMAL TO RUN AT LARGE WITHIN THE CITY - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.055(A)(2)	ALLOW DOG ON PUBLIC SCHOOL GROUNDS DURING SCHOOL HOURS - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.055(A)(3)	PERMIT A DOG IN PUBLIC PARKS WITHOUT A LEASH - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.055(A)(4)	ALLOW DOG INTO LOCATION WITH FOOD UNLESS CERTIFIED SERVICE DOG - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.055(A)(5)	KEEP ANIMAL AFTER CREATING 3 DISTURBANCE COMPLAINTS IN 1 MONTH - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.055(A)(6)	FAILURE TO CONFINE FEMALE DOG IN HEAT - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.070(A)	HUMANE CARE & TREATMENT - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.070(B)	ANIMAL ABUSE - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.070(C)	ANIMAL ABANDONMENT - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.070(D)	GIVING LIVE ANIMALS AS PRIZES - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.070(E)	FAILURE TO RENDER ASSISTANCE - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.070(F)	KNOWINGLY EXPOSE ANIMAL TO POISON - 1ST+ OFF	OPTION	\$200.00	
TBMC 6.04.080	KEEPING OF WILD ANIMALS - 1ST+ OFF	OPTION	\$50.00	
TBMC 6.04.090	ANIMAL WASTE - 1ST+ OFF	OPTION	\$50.00	

TITLE 8-HEALTH AND PUBLIC SAFETY				
TBMC 8.04.050(A)	THROWING FIREWORK PROHIBITED - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(B)	THROWING FIREWORKS FROM A MOTOR VEHICLE - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(C)	STORE/KEEP/SELL/FIREWORKS W/IN 50 FT OF GAS/VOLATILE LIQUIDS PROHIBITED - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(D)	DISCHARGE FIREWORKS WITHIN 1000 FT OF HOSPITAL - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(E)	DISCHARGE FIREWORKS UNDER/ON A MOTOR VEHICLE - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(F)	DISCHARGE FIREWORKS WITHIN 50 FT OF WHERE FIREWORKS ARE SOLD - 1ST+ OFF	OPTION	\$100.00	
TBMC 8.04.050(G)	MISHANDLE FIREWORKS - 1ST+ OFF	OPTION	\$100.00	
TITLE 9-PUBLIC PEACE, MORALS AND WELFARE				
TBMC 9.02.020	CURFEW FOR MINORS, CONTROL OF MINORS, UNLAWFUL TO ALLOW MINOR TO VIOLATE CURFEW	OPTION	\$50.00	
TBMC 9.02.025	CURFEW FOR MINORS, AIDING AND ABETTING VIOLATIONS	OPTION	\$50.00	
TBMC 9.02.030	CURFEW FOR MINORS, CURFEW HOURS	OPTION	\$50.00	
TBMC 9.05.010(A)	DISCHARGE OF FIREARMS PROHIBITED W/IN CITY LIMITS - 1ST+ OFF	OPTION	\$150.00	
TBMC 9.05.010(B)	DISCHARGE OF FIREARMS PROHIBITED INTO/ACROSS BODY OF WATER THORNE BAY - 1ST+ OFF	OPTION	\$150.00	
TBMC 9.05.010(C)	DISCHARGE OF FIREARMS PROHIBITED HALF HOUR BEFORE SUNRISE/AFTER SUNSET - 1ST+ OFF	OPTION	\$150.00	
TBMC 9.05.010(D)	DISCHARGE OF FIREARMS PROHIBITED KASAAN RD BETWEEN "NO SHOOTING" SIGN - 1ST+ OFF	OPTION	\$150.00	
TBMC 9.08.020	ALCOHOL BEVERAGES-STATE LICENSE REQUIREMENT - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.030	ALCOHOL BEVERAGES-HOURS OF CONSUMPTION - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.040	ALCOHOL BEVERAGES-ACCESS OF PERSONS UNDER 21 TO LICENSED PREMISES - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.050	ALCOHOL BEVERAGES-POSSESSION OR CONSUMPTION UNDER THE AGE OF 21	MAND		\$300.00

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TBMC 9.08.060	ALCOHOL BEVERAGES-FURNISHING OF ALCOHOLIC BEVERAGES TO PERSONS UNDER THE AGE OF 21	MAND		\$300.00
TBMC 9.08.080	ALCOHOL BEVERAGES-PURCHASE BY PERSONS UNDER THE AGE OF 21	MAND		\$300.00
TBMC 9.08.090	ALCOHOL BEVERAGES-UNLAWFUL DRINKING ON PREMISES - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.100	ALCOHOL BEVERAGES-SOLICITATION OF ALCOHOL BEVERAGE - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.110	ALCOHOL BEVERAGES-SALE/DISPOSITION OF ALCOHOLIC BEVERAGES TO DRUNKEN PERSON - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.120	ALCOHOL BEVERAGES-ACCESS OF DRUNKEN PERSON TO LICENSED PREMISES - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.130	ALCOHOL BEVERAGES-OBLIGATION TO ENFORCE RESTRICTION W/IN LICENSED PREMISES - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.140	ALCOHOL BEVERAGES-STOCK TO BE KEPT ON PREMISES - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.150	ALCOHOL BEVERAGES-RIGHT OF INSPECTION - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.160	ALCOHOL BEVERAGES-PLAYING MUSIC RESTRICTION - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.08.180	ALCOHOL BEVERAGES-POSSESSION OF DANGEROUS WEAPONS(KNIVES) PROHIBITED - 1ST+ OFF	OPTION	\$200.00	
TBMC 9.12.030	PROHIBITION, UNLAWFUL ACTS, DISTURBANCE OF SURVEY MONUMENTS - 1ST+ OFF	OPTION	\$100.00	
TBMC 9.20.020	LITTER CONTROL-LITTERING PROHIBITED - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.030	LITTER CONTROL-PREVENTION OF SCATTERING - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.040	LITTER CONTROL-TAMPERING WITH LITTER RECEPTACLES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.050	LITTER CONTROL-WALKWAYS, STREETS, & ALLEYS - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.060	LITTER CONTROL-PRIVATE PREMISES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.070	LITTER CONTROL-PUBLIC PLACES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.080	LITTER CONTROL-BUSINESS PREMISES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.090	LITTER CONTROL-LITTERING FROM VEHICLES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.100	LITTER CONTROL-LITTER FROM AIRCRAFT - 1ST+ OFF	OPTION	\$75.00	

TBMC 9.20.110	LITTER CONTROL-LITTER IN PARKS - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.120	LITTER CONTROL-CONSTRUCTION SITES - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.130	LITTER CONTROL-PARKING LOT LITTER RECEPTACLE REQUIRED - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.140	LITTER CONTROL-LITTER RECEPTACLES OBSTRUCTING TRAFFIC - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.150	LITTER CONTROL-COMMERCIAL HANDBILLS PROHIBITED - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.170	LITTER CONTROL-OBEDIENCE OF LAW REQUIRED - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.180	LITTER CONTROL-OBEDIENCE TO OFFICIALS REQUIRED - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.190	LITTER CONTROL-EMERGENCY POWERS - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.20.200	LITTER CONTROL-COMPLIANCE ORDER - 1ST+ OFF	OPTION	\$75.00	
TBMC 9.22.020	WATER HYDRANTS-DESCRIPTION AND LOCATION - 1ST+ OFF	OPTION	\$50.00	
TBMC 9.22.030	WATER HYDRANTS-INTENDED USE - 1ST+ OFF	OPTION	\$50.00	
TBMC 9.22.040	WATER HYDRANTS-ACCESSIBILITY - 1ST+ OFF	OPTION	\$50.00	
TBMC 9.22.050	WATER HYDRANTS-FENCE OPENINGS AND GATES - 1ST+ OFF	OPTION	\$50.00	
TITLE 10-VEHICLES AND TRAFFIC				
TBMC 10.20.020(A)(1)	PARKING ON ROADWAY PROHIBITED FOR PURPOSE OF COMMERCIAL ADVERTISING	OPTION	\$50.00	
TBMC 10.20.020(A)(2)	PARKING ON ROADWAY PROHIBITED FOR PURPOSE OF DISPLAYING "FOR SALE" SIGNS	OPTION	\$50.00	
TBMC 10.20.020(A)(3)	PARKING ON ROADWAY PROHIBITED FOR NON-EMERGENCY VEHICLE GREASING/REPAIRING	OPTION	\$50.00	
TBMC 10.20.020(A)(4)	PARKING ON ROADWAY PROHIBITED FOR COMMERCIAL CAR WASHING	OPTION	\$50.00	
TBMC 10.20.020(C)	PARKING PROHIBITED - OBSTRUCTING MOVEMENT OF VEHICULAR TRAFFIC	OPTION	\$50.00	
TBMC 10.20.020(D)(3)	PARKING PROHIBITED - CAMPING PROHIBITED	OPTION	\$50.00	
TBMC 10.20.020(D)(4)	PARKING PROHIBITED - PARKING IN LOADING/UNLOADING ZONE PROHIBITED	OPTION	\$50.00	
TBMC 10.20.020(E)	PARKING PROHIBITED - DISABLED OR ABANDONED	OPTION	\$50.00	

TBMC TITLE 1 - GENERAL PROVISIONS

	VEHICLE LONGER THAN 48 HOURS			
TBMC 10.20.030(A)	PARKING IN EXCESS OF POSTED TIME LIMIT-HARBOR PARKING PERMIT REQUIRED >12 HRS	OPTION	\$50.00	
TBMC 10.20.030(C)	PARKING IN EXCESS OF POSTED TIME LIMIT-PARK & SELL PERMIT REQUIRED	OPTION	\$50.00	
TBMC 10.20.040	PARKING, STANDING, STOPPING - PARKING IN EXCESS OF POSTED TIME LIMIT	OPTION	\$50.00	
TBMC 10.20.050(B)	EMERGENCY, STREET MAINTENANCE AND SNOW REMOVAL VEHICLES-OBSTRUCTION	OPTION	\$100.00	
TITLE 12-STREETS, PARKS AND PUBLIC PLACES				
TBMC 12.04.010	CITY RV PARK-FAILURE TO FILE APPLICATION PAY SECURITY/OCCUPANCY FEES PRIOR TO OCCUPY	OPTION	\$50.00	
TBMC 12.04.040	CITY RV PARK-EVICTION-FAILURE TO VACATE PREMISES BY DATE SPECIFIED IN EVICTION NOTICE	MAND		\$300.00
TBMC 12.04.050(A)	CITY RV PARK-RENTER OBLIGATIONS-FAILURE TO MAINTAIN CLEAN/ORDERLY PREMISES	OPTION	\$50.00	
TBMC 12.04.050(B)	CITY RV PARK-FAILURE TO DISPOSE OF RUBBISH, GARBAGE OR OTHER WASTE AS DIRECTED	OPTION	\$50.00	
TBMC 12.04.050(C)	CITY RV PARK-FAILURE TO AVOID DELIBERATE/NEGLIGENT DESTRUCTION/DAMAGE TO PROPERTY	OPTION	\$100.00	
TBMC 12.04.050(D)	CITY RV PARK-FAILURE TO RESPECT PRIVACY, RIGHTS, AND PRIVILEGES OF NEIGHBORS	OPTION	\$50.00	
TBMC 12.04.050(E)	CITY RV PARK-FAILURE TO COMPLY WITH DIRECTIONS/REQUESTS BY CITY	OPTION	\$50.00	
TBMC 12.04.050(F)	CITY RV PARK-FAILURE TO COMPLY WITH QUIET HOURS OF 10PM-7AM	OPTION	\$50.00	
TBMC 12.04.050(G)	CITY RV PARK-FAILURE TO COMPLY WITH VEHICLE SPEED OF 5MPH	OPTION	\$50.00	
TBMC 12.04.070(A)	CITY RV PARK-PROHIBITED FROM PARKING ON ROADWAY	OPTION	\$50.00	
TBMC 12.04.070(C)	CITY RV PARK- PERMANENT/TEMPORARY STORAGE BUILDINGS/CONTAINERS PROHIBITED	OPTION	\$50.00	
TBMC 12.06.040(A)	CITY PARKS/REC AREAS-UNLAWFUL TAMPERING/DEFACING/REMOVING/DESTRUCTING STRUCTURES	OPTION	\$100.00	
TBMC 12.06.040(B)	CITY PARKS/REC AREA-DRIVING/PARKING WITHIN RESTRICTED RECREATIONAL AREAS	OPTION	\$100.00	

TBMC TITLE 1 - GENERAL PROVISIONS

TBMC 12.06.040(C)	CITY PARKS/REC AREAS-POSSESSION OF FIREARMS OR WEAPONS PROHIBITED	OPTION	\$100.00	
TBMC 12.06.040(D)	CITY PARKS/REC AREA-POSSESSION/CONSUMPTION OF ALCOHOL/CONTROLLED DANGEROUS SUBS	OPTION	\$300.00	
TBMC 12.06.040(E)	CITY PARKS/REC AREA-CAMPING PROHIBITED ANYWHERE EXCEPT DESIGNATED AREAS	OPTION	\$100.00	
TBMC 12.06.040(F)	CITY PARKS/REC AREA-PROHIBITED FOR PERSONS TO ENTER AREA POSTED AS CLOSED	OPTION	\$100.00	
TBMC 12.06.040(G)	CITY PARKS/REC AREA-THREATENING/ABUSIVE, DISORDERLY CONDUCT/BEHAVIOR PROHIBITED	OPTION	\$200.00	
TBMC 12.06.040(H)	CITY PARKS/REC AREA-FAILURE TO PRODUCE PERMIT HE CLAIMS TO HAVE UPON REQUEST	OPTION	\$75.00	
TBMC 12.06.040(I)	CITY PARKS/REC AREA-DISTURBING AUTHORIZED ACTIVITY/OCCUPANCY PROHIBITED	OPTION	\$200.00	
TBMC 12.06.070	CITY PARKS/REC AREA-IGNITABLE AND COMBUSTIBLE MATERIALS PROHIBITED	OPTION	\$100.00	
TBMC 12.06.100	CITY PARKS/REC AREA-USE PARK/FACILITY WITHOUT PAYING FEE IS PROHIBITED	OPTION	\$100.00	
TBMC 12.06.110	CITY PARKS/REC AREA-USE OF PARK/REC AREA WHEN CLOSED IS PROHIBITED	OPTION	\$50.00	
TBMC 12.08.030	THORNE BAY BOAT RAMP-PARKING AND STORAGE PROHIBITED	OPTION	\$50.00	
TBMC 12.08.060	THORNE BAY BOAT RAMP-CAMPING PROHIBITED	OPTION	\$50.00	
TITLE 13-PUBLIC UTILITIES				
TBMC 13.02.010	UTILITY- APPLICATION FORM FAILURE TO COMPLETE APPLICATION FOR SERVICES .	OPTION	\$ 150.00	
TBMC 13.02.020	APPLICATION AMENDMENTS. FAILURE TO NOTIFY CIT OF CHANGES TO SERVICE (APPLICATION AMENDMENTS)	OPTION	\$ 100.00	
TBMC 13.08.130	CUSTOMER'S PLUMBING.	OPTION	\$ 100.00	
TBMC 13.08.140	REQUIRED CONNECTIONS.	OPTION	\$ 100.00	
CHAPTER 13.20 - SEWER - PROHIBITED ACTS				
TBMC 13.20.010	SEWER DESIGNATED - UNLAWFUL DEPOSITS INTO SANITATION AL SEWAGE COLLECTION SYSTEM	OPTION	\$ 150.00	
TBMC 13.20.020	SEWER PROHIBITED CONNECTIONS - UNLAWFUL CONNECTION CAUSING WASTE WATER ENTERING SANITARY WATER SYSTEM	OPTION	\$ 150.00	

TBMC TITLE 1 - GENERAL PROVISIONS

TBMC 13.20.030	SEWER CONNECTIONS MADE WITHOUT PERMIT - UNLAWFUL CONNECTION TO CITY SERVICE LINES WITHOUT PRIOR PAYMENT AND PERMIT	OPTION	\$ 150.00	
TBMC 13.20.040	SEWER - INTERFERENCE AND TAMPERING - UNLAWFUL TAMPERING OF CITY SEWER INFRASTRUCTURE, MATERIALS, EQUIPMENT AND POND.	OPTION	\$ 150.00	
TBMC 13.24.010	ACCESS TO PROPERTY. FAILURE TO PERMIT UTILITY ACCESS TO UTILITY LINE DURING REASONABLE HOURS	OPTION	\$ 150.00	
TBMC 13.28.095	WATER - UNIMPROVED OR DISCONTINUED - FAILURE TO DISCLOSE AMOUNTS OWED ON PROPERTY SERVICE FEES TO NEW OWNERS	MAND		\$ 1,000.00
TBMC 13.28.120	RESALE OF WATER. WITHOUT PERMIT IS PROHIBITED	MAND		\$ 1,000.00
TBMC 13.40.090	STANDBY FIRE PROTECTION SERVICE CONNECTIONS VIOLATIONS OF REGULATIONS.	OPTION	\$ 200.00	
TBMC 13.40.160	CUSTOMER'S PLUMBING – FAILURE TO COMPLY WITH CITY PLUMBING CODE.	OPTION	\$ 200.00	
TBMC 13.40.170	CUSTOMERS PLUMBING - CONTROL VALVES - UNLAWFUL OPERATION OR TAMPERING OF THE METER STOP OR ANY APPURTENANCES ON SERVICE CONNECTION	OPTION	\$ 200.00	
TBMC 13.44.020	INSTALLATION. UNLAWFUL INSTALLATION OF WATER METERS	OPTION	\$ 300.00	
TBMC 13.44.050	JOINT USE. JOINING OF SEVERAL CUSTOMERS TO TAKE ADVANTAGE OF THE SINGLE MINIMUM CHARGES AND LARGE QUANTITY RATES IS PROHIBITED	OPTION	\$ 500.00	
TBMC 13.44.070	LOCATION DETERMINATION. - FAILURE TO PERMIT ACCESS BY UTILITY FOR INSTALLATION OR READING OF METERS	OPTION	\$ 500.00	
TBMC 13.52.080	UNAUTHORIZED TURN-ON.	OPTION	\$ 200.00	
TBMC 13.56.030	DAMAGE TO DEPARTMENT EQUIPMENT.	MAND		\$ 1,000.00
TBMC 13.60.010	OPERATION. UNLAWFUL TO TAMPER WITH OR OPEN VALVE OF ANY FIRE HYDRANT	OPTION	\$ 500.00	
TBMC 13.64.020	WATER. MISC. PROVISIONS. UNUSUAL DEMANDS. FAILURE TO NOTIFY DEPARTMENT OF LARGE QUANTITY USAGES IN WATER	OPTION	\$ 100.00	
TBMC 13.64.030	ACCESS TO PROPERTY. FAILURE TO PERMIT OPERATOR ACCESS	OPTION	\$ 150.00	

CHAPTER 13.70 - SOLID WASTE				
TBMC 13.70.030 (B)	SOLID WASTE SERVICE REQUIRED. UNLAWFUL DEPOSIT OF GARBAGE IN LOCATION NOT DESIGNATED AS SOLID WASTE SITE.	MAND		\$ 1,000.00
TBMC 13.70.172	ALUMINUM SEGREGATION. UNLAWFUL TO DEPOSIT ANYTHING OTHER THAN ALUMINUM WHERE DESIGNATED AS "ALUMINUM ONLY"	OPTION	\$ 150.00	
TBMC 13.70.174	ASH DISPOSAL - UNLAWFUL DISPOSAL OF ASH	OPTION	\$ 100.00	
TBMC 13.70.176	UNLAWFUL DISPOSAL OF SPECIAL WASTE	MAND		\$ 500.00
TBMC 13.70.180	UNLAWFUL ACCESS TO LANDFILL	MAND		\$ 1,000.00
TBMC 13.70.182	PROHIBITED SUBSTANCES. IT IS UNLAWFUL TO DUMP ANY HAZARDOUS OR POISONOUS WASTE INTO RECEPTACLE, CONTAINER, DUMPSTER OR LANDFILL	MAND		\$ 1,000.00
TBMC 13.70.186	UNAUTHORIZED USE OF COLLECTION CONTAINERS, TRASH RECEPTACLES, AND DUMPSTERS	OPTION	\$ 150.00	
TBMC 13.70.320	FRAUD OR ABUSE OF SERVICES SUPPLIED TO RESIDENCE	MAND		\$ 500.00
TBMC 13.70.370	PROTECTION FROM DAMAGE. UNLAWFUL TO DAMAGE OR TAMPER WITH ANY EQUIPMENT, STRUCTURE OR APPURTENANCE BELONGING TO THE SOLID WASTE	MAND		\$ 1,000.00
CHAPTER 15.04 BUILDINGS AND CONSTRUCTION				
TBMC 15.04.010	SETBACKS. LOTS INTERIOR SETBACKS. FAILURE TO ADHERE TO THE LOTS-INTERIOR SETBACKS	OPTIONAL	\$ 100.00	
TBMC 15.04.020 (B)	SETBACKS. DEVELOPMENT PLANS. FAILURE TO SUBMIT DEVELOPMENT PLANS.	OPTIONAL	\$ 150.00	
TBMC 15.04.020 (f)	Buildings-Development Plans-Stop Work Order - Failure to cease development after receipt of Stop Work Order	OPTIONAL	\$ 200.00	
CHAPTER 16.40 VIOLATIONS-PENALTIES				
TBMC 16.40.010	SUBDIVISIONS-ILLEGAL SALES	OPTION	\$500.00	
TBMC 16.40.010 (b)	SUBDIVISIONS-ILLEGAL FILING	OPTION	\$500.00	
TBMC 16.40.030	SUBDIVISIONS-UNLAWFULLY SUBDIVIDED-VIOLATION OF TERMS	OPTION	\$500.00	

CHAPTER 17.04 PLANNING AND ZONING				
TBMC 17.04.022	RESIDENTIAL ZONE. FAILURE TO SUBMIT DEVELOPMENT PLANS	OPTION	\$150.00	
TBMC 17.04.022 (B)	RESIDENTIAL ZONE. FAILURE TO OBTAIN SPECIAL LAND USE PERMIT	OPTION	\$200.00	
TBMC 17.04.022 (C)	RESIDENTIAL ZONE. PROHIBITED USES	OPTION	\$200.00	
TBMC 17.04.022 (D)	RESIDENTIAL ZONE. DEVELOPMENT STANDARDS FAILURE TO ADHERE TO ZONING	OPTION	\$200.00	
TBMC 17.04.022 (E)	RESIDENTIAL ZONE. DEVELOPMENT STANDARDS FAILURE TO ADHERE TO ZONING (TRACT B)	OPTION	\$200.00	
TBMC 17.04.023	DEER CREEK RESIDENTIAL. FAILURE TO SUBMIT DEVELOPMENT PLANS	OPTION	\$200.00	
TBMC 17.04.023 (B)	DEER CREEK RESIDENTIAL. FAILURE TO OBTAIN SPECIAL LAND USE PERMIT	OPTION	\$200.00	
TBMC 17.04.023 (C-2)	DEER CREEK RESIDENTIAL. PROHIBITED USES-PRIVATE GARBAGE PITS	OPTION	\$200.00	
TBMC 17.04.023 (C-3)	DEER CREEK RESIDENTIAL. PROHIBITED USES-STORAGE OF HEAVY EQUIPMENT	OPTION	\$200.00	
TBMC 17.04.023 (C-4)	DEER CREEK RESIDENTIAL. PROHIBITED USES-STORAGE OF DERELICT VEHICLES OR UNSIGHTLY ACCUMULATION OF PERSONAL PROPERTY	OPTION	\$200.00	
TBMC 17.04.023 (C-5)	DEER CREEK RESIDENTIAL. PROHIBITED USES-RAISING OF ANIMALS, LIVESTOCK AND POULTRY	OPTION	\$200.00	
TBMC 17.04.024	MIXED RESIDENTIAL/COMMERCIAL I. PROHIBITED ACTS	OPTION	\$200.00	
TITLE 18-CITY BOAT HARBOR				
TBMC 18.20.050(B)	HARBOR-USE OF HARBOR FACILITIES WITHOUT PAYMENT OF RENTALS/FEEES PROHIBITED	OPTION	\$50.00	
TBMC 18.30.020(A)	HARBOR-CONDUCT IN HARBOR-A-FAILURE TO DISPLAY REGISTRATION PROHIBITED	OPTION	\$50.00	
TBMC 18.30.020(B)	HARBOR-CONDUCT IN HARBOR-B-FAILURE TO SECURELY MOOR VESSEL PROHIBITED	OPTION	\$50.00	
TBMC 18.30.020(E)	HARBOR-CONDUCT IN HARBOR-E-ILLEGALLY PARKED VEHICLES PROHIBITED	OPTION	\$50.00	
TBMC 18.30.140(A)	RULES FOR HARBOR USE-CARELESS/RECKLESS OPERATION OF VESSELS PROHIBITED	OPTION	\$100.00	

TBMC TITLE 1 - GENERAL PROVISIONS

TBMC 18.30.140(B)	RULES FOR HARBOR USE-PROHIBITED ACTS-MOORING OVERSIZED VESSELS	OPTION	\$100.00	
TBMC 18.30.140(C)	RULES FOR HARBOR USE-PROHIBITED ACTS-USING BUMPERS THAT CAUSE DAMAGE TO DOCKS	OPTION	\$200.00	
TBMC 18.30.140(D)	DUMPING UNAUTHORIZED WASTE INTO/ONTO WATERS/LAND/HARBOR FACILITIES PROHIBITED	OPTION	\$200.00	
TBMC 18.30.140(E)	DISCHARGE OF SEWAGE FROM VESSELS WITHIN THE HARBOR JURISDICTION IS PROHIBITED	OPTION	\$200.00	
TBMC 18.30.140(F)	RULES FOR HARBOR USE-UNATTENDED FISHNETS OR OTHER FISH-TAKING DEVICES PROHIBITED	OPTION	\$50.00	
TBMC 18.30.140(G)	RULES FOR HARBOR USE-UNAUTHORIZED WATER SKIING/SCUBA DIVING PROHIBITED	OPTION	\$50.00	
TBMC 18.30.140(H)	STORING OF PERSONAL ITEMS INCLUDING COMBUSTIBLE/EXPLOSIVE MATERIALS PROHIBITED	OPTION	\$50.00	
TBMC 18.30.140(I)	OBSTRUCTING TRAFFIC ALONG FLOATS PROHIBITED	OPTION	\$50.00	
TBMC 18.30.140(J)	USE OF HARBOR FIREFIGHTING EQUIPMENT FOR OTHER PURPOSE PROHIBITED	OPTION	\$200.00	
TBMC 18.30.140(K)	DISREGARD, DAMAGE, TAMPER WITH HARBOR SIGNS OR NOTICES PROHIBITED	OPTION	\$200.00	
TBMC 18.30.140(L)	SUB-ASSIGNING OR SUBLEASING ASSIGNED MOORING SPACE	OPTION	\$100.00	
TBMC 18.30.140(M)	DISTURB THE REASONABLE PEACE AND PRIVACY OF OTHERS PROHIBITED IN HARBOR	OPTION	\$50.00	
TBMC 18.30.140(N)	OBSTRUCTING OR INTERFERING WITH HARBORMASTER DUTIES	OPTION	\$100.00	
TBMC 18.30.140(R)	PERMIT DOG ON HARBOR FACILITIES WITHOUT LEASH	OPTION	\$50.00	
TBMC 18.30.140(S)	OPERATING BICYCLES, SKATEBOARD, ROLLER SKATES OR SIMILAR IN HARBOR PROHIBITED	OPTION	\$50.00	

(Ordinance 19-09-03-01)

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1.16.040 PARENTS OR GUARDIANS RESPONSIBLE FOR DAMAGES CAUSED BY MINORS.

A parent, legal guardian or other person having custody or control of a minor that causes damage or injury to city property, shall be responsible for costs incurred by city to repair or replace the damaged property, including but not limited to costs of materials, supplies, equipment, labor, clerical and all other associated costs. (Ord. 99-05 § 4, 1999)

1.16.050 DAMAGE TO CITY PROPERTY.

Damage to City property or equipment which is either, willfully malicious or grossly negligent shall be recovered at the cost of repair or replacement from the person, or corporate entity causing said damage. A fine of up to ten times the cost of repair or replacement of City property may be imposed on said person or corporate entity that caused willfully malicious or grossly negligent damage. The City will replace or repair City property that is damaged, despite any proceedings that may be in process to recover losses from damage in a timely manner, unless those costs cause major financial hardship to the City. A major financial hardship to the City would be determined by the City Council. (Ordinance 05-12-20-01)

ORDINANCE LIST & DISPOSITION TABLE

Ordinance No.	Ordinance Description
88-22	Adds Ch. 1.04; Repeals Prior Code Ch. 1, General Provisions (1.04)
88-23	Adds Ch. 1.20, General Penalty; Repeals Prior Code Ch. 1, § 6 (1.16)
89-08	Code Adoption (1.01)
92-01	Adds Ch. 1.14, Extraterritorial Jurisdiction (1.14)
99-05	Adds § 1.16.040, General Penalty (1.16)
05-12-20-01	Adding Title 1, General Provisions, Chapter 1.16-General Penalty, Section 1.16.050 Reimbursement For Damage To City Property (Adding language: malicious or grossly negligent shall be recovered at the cost of repair or replacement from the person, or corporate entity causing said damage. A fine of up to ten times the cost of repair or replacement of City property may be imposed on said person, or corporate entity that caused willfully malicious or grossly negligent damage. The City will replace or repair City property that is damaged, despite any proceedings that may be in process, to recover losses from damage in a timely manner, unless those costs cause major financial hardship to the City. A major financial hardship to the City would be determined by the City Council” (1.16)
11-04-05-01	Amending Title 1-General Provisions, Chapter 1.01-Code Adoption, Section 1.01.010-Adoption, discussion and action item: (This ordinance states the Thorne Bay Municipal Code is edited and published by the City Clerk not the Book Publishing Company)
17-11-21-01	Amending the Thorne Bay Municipal Code General Penalties, adding Sections 1.16.031-Surcharges, and 1.16.035-Minor Offence Fine Schedule, discussion and action item:
18-01-02-01	Amending introduction Ordinance No. 17-11-21-01, Amendment of Thorne Bay Municipal Code General Penalties, adding Sections 1.16.031-Surcharges, and 1.16.035-Minor Offence Fine Schedule, discussion and action item:
18-08-21-01	Amending Title 1 – General Provisions, Section 1.16.035 – Minor Offense Fine Schedule, Discussion and action item:
19-04-02-03	Adding the Fines from title 13-to the Chapter 1.16.035 of the City Code. This goes along with the City Adopting a FINE SCHEDULE for all offenses within the City Code. By adopting a fine schedule and placing the violations and fees into Title 1.16.035 of the City Code, we can issue citations and collect the fines through the Courts.