

CITY OF DOVER ORDINANCE #2022-15

1 2		T ORDAINED NCIL MET:	BY THE MAYOR AND COUNCIL OF THE CITY OF DOVER, IN			
3 4 5	That Chapter 70 – Offenses and Miscellaneous Provisions be amended by inserting the text indicate bold, blue font and deleting the text indicated in red strikeout as follows:					
6 7 8	СНА	PTER 70 – OFI	FENSES AND MISCELLANEOUS PROVISIONS			
9 10	Section	Section 70-9, Nuisance – Findings:				
11 12 13 14 15	(a).	person, or th	sance in the City is hereby declared to be the commission of any act by any le keeping, maintaining, propagation, existence or permitting of anything by which presents an actual or imminent threat to the public health, safety, and my person, as defined pursuant to 24 CFR § 5.2003.			
16 17 18 19 20 21 22 23 24	(b).	knowledge o shall cause n maintaining hours. Any p remove or ca in <i>Appendix</i>	recement officer, or any law enforcement officer, shall, upon obtaining f the existence of a public nuisance, notify the City Manager or designee who otice to be sent to the property owner and/or person creating, keeping, or the nuisance or both to remove or cause it to be removed or abated within 72 property owner and/or person found by a code enforcement officer who fails to cause to be removed or abated, upon conviction shall be punished as prescribed F- Fees and Fines or by any other legal remedy available to the City as set codes and ordinances of the City or controlling State or Federal Law.			
25 26 27 28 29	(c).	premises, or house, wareh or private pl	ted and unlawful for a person to keep or permit to remain upon his or her upon any premises owned, used, or controlled by him or her in any dwelling nouse, or other building, or upon any vacant lot, or in any yard or other public ace within the City, any nuisance including, but not limited to, conditions the property which:			
30 31 32 33 34 35 36 37		(1).	Interferes with obstructs or renders dangerous for passage on any public or private street, alley, highway, right-of-way, easement, sidewalk, stream, ditch, channel, or drainage of any property; or results in the pollution of any body of water or drainage system by sewage, dead animals, industrial wastes, debris, or other contamination; or results in the blocking of drainage inlets, pipes ditches, swales, channels, culverts, or streams; or			
38 39 40		(2).	Renders any other person unable to reasonably use their personal or real property; or			
41		(3).	Provides harborage for rats, mice, snakes, insects, or other vermin; or			

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43 **(4).** Results in any foul, offensive, or unlawful emissions, odors, or stenches and 44 the causes thereof; or 45 46 **(5).** Results in dense smoke, noxious or lethal fumes, lethal gas, soot, or cinders; 47 48 Results in any condition constituting a fire hazard as defined by the National **(6).** 49 Fire Protection Association; or 50 51 **(7).** Results in topography which, whether in a natural state or because of erosion 52 grading operations, causes erosion, subsidence, or surface water run-off 53 which will, or maybe, injurious to persons or to adjacent public or private 54 properties; or 55 56 Permits any material the existence of which constitutes, or may constitute, a **(8).** 57 danger to a person or property including, but not limited to, hazardous 58 materials; or 59 60 Creates an attractive nuisance which is or may create a risk of injury or **(9).** 61 illness, no matter how slight, to children including, but not limited to, abandoned or broken equipment or machinery, unfenced or otherwise 62 63 unprotected swimming pools, spas, or excavations; refrigerators, iceboxes or 64 deepfreeze lockers not being used, without removing the door or such portion 65 of the locking/latching mechanism as will prevent the locking or latching of the door and uncapped or otherwise dangerous wells; or 66 67 68 Allows for unlawful trespass or unauthorized occupancy, encampment, or (10).69 similar use by persons on the property. 70 71 (d) The City Manager, or designee, is hereby authorized and directed to implement the 72 provision of this Ordinance and to take all necessary administrative actions to 73 include, but not limited to, the adoption of administrative rules. 74 75 **Section 70-10 Violations and Penalties** 76 77 (a) The City may enforce the provisions of this Ordinance by any means available to the 78 City under the Code of Ordinances of the City of Dover, Delaware, including but 79 not limited to imposition of fees and fines as set forth in Appendix F, Fees and Fines, 80 or revocation of business and/or rental licenses, or voiding of any other city-issued 81 permit, or as may be available under the controlling provisions of State law. 82 83 **Section 70-11 Severability** 84 85 If any section, sentence, phrase, word, or portion of this Ordinance is (a) determined to be invalid, unlawful, or unconstitutional, said determination 86 87 shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not 88 89 otherwise determined to be invalid, unlawful, or unconstitutional.

- That Appendix F Fees and Fines, Chapter 70 Miscellaneous Provisions be amended by inserting the text indicated in bold, blue font and deleting the text indicated in red strikeout as follows:
- 9293 APPENDIX F FEES AND FINES

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Chapter 70 Miscellaneous Provisions

That Appendix F Fees and Fines, Chapter 46 Fire Prevention and Protection Regulations be amended by inserting the text indicated in bold, blue font and deleting the text indicated in red strikeout as follows:

Chapter 70. Offenses and Miscellaneous Provisions	Fees and Fines
Sec. 70-1. Combative fighting	
Subsec. (d)(1) Violations; penalties, fines	Not to exceed \$1,000.00. Separate fines may be issued to the promoter of such an event, participants in such an event, and the owner of the premises of such an event
Sec. 70-2. Weapons generally	
(e)(1) Penalties; fines	Not less than \$500.00, nor more than \$1,000.00
Sec. 70-7. Registered sexual offenders	
Subsec. (f) Penalties	\$500.00 for any offense; each day shall constitute a separate offense
Subsec. 70-8. Disorderly premises	Not to exceed \$1,000.00 for any offense.
Sec. 70-10 Violations and Penalties	
Each day that a nuisance violation continues may be considered a new v fines may be subject to a lien on property of the owner.	iolation. If not paid,
1 st offense is at the discretion of the Code Enforcement Officer	Either a warning or a \$100 fine
2 nd offense	\$200 fine
3 rd and subsequent offenses	Minimum fine of \$300, not to exceed \$1,000 per incident

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102	ADOPTED: *
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105	SYNOPSIS
106	Section 19 of the City Charter authorizes the City Council "to define and abate nuisances." This
107	ordinance sets forth City Council's intention to regulate and abate nuisances, defines those activities
108	which may be deemed as nuisances, and sets forth procedures and authorizes the imposition of fees and
109	fines and other actions for violations.
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112	(SPONSORS: ANDERSON, TAYLOR, AND HUGG)
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115	Actions History:
116	September 27, 2022 - Introduced at Safety, Advisory, and Transportation Committee
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