

MAYOR
SHANNON FRAGMIN



The Town of Anmoore

RECORDER
ANNA HARVEY

COUNCIL
AMANDA CAHILL
RANDY CRITCHFIELD
CHAD PALMER
KRISTINA PALMER
WENDY POSEY

P.O. Box 178 Anmoore WV 26323 304.622.7431

MAY 01, 2017

Minutes for regular session of the Council of the Town of Anmoore held Monday May 1, 2017 at the Anmoore Fire Department/Council Chambers, 158 Ash Street, Anmoore, WV at 7:00 PM.

The Pledge of Allegiance was said followed in prayer given by Councilperson Wendy Posey. The meeting was called to order by Mayor Shannon Fragmin at 7:00 PM.

ROLL CALL: Mayor Shannon Fragmin, Council members Kristina Palmer, Wendy Posey, Chad Palmer, Randy Critchfield, Amanda Cahill, and Anna Harvey were all present.

After roll call, the Council proceeded with the following business:

APPROVAL OF MINUTES

Minutes from regular session of the Anmoore Town Council dated April 18, 2017 was approved by motion made by Kristina Palmer, 2nd by Wendy Posey. Motion approved unanimously.

CITIZENS BUSINESS

Mayor Fragmin expressed "Thanks" for all those who came out for clean-up day.

Mr. Queen was here to check on progress of his property being in or out of Town limits. Mayor Fragmin stated that Mr. Smith had planned on being at meeting tonight, but was detained. All information has been given to HORNOR'S, the surveyors and we are awaiting an answer.

DEPARTMENT REPORTS

MAINTENANCE REPORT: Work orders done, Picked up trash, cleaned shop and vehicles, Purchased new push mower and new zero turn riding mower, worked on street sweeper, installed new sewer tap on Crisfield, Cut grass, installed brakes and rotors on Cruiser, Water Shutoffs, blacktopped potholes, Read Meters, American Garage door to come fix fire dept. door on 5/2/17, and Delivered rock.

Mr. Spurlock stated he quoted a commercial door for the front of building and it will be about \$800.00 (eight hundred dollars). Mayor Fragmin stated that our Garbage Truck was not to come down Mr. Queens Driveway at the Trailer Court because of dangerous condition of road and discussed purchase of Garbage Dumpster for that area. Mr. Spurlock will meet with Mr. Queen for placement. Mayor Fragmin stated that when new truck is delivered that she did not want to see large items put in it. Anna Harvey asked about training on new Truck. Mr. Spurlock state there would be training with the new Truck.

Shawn Spurlock asked to purchase heavy duty tires for zero-turn mower.

Mr. Reich and sons helped clean-up day by mowing grass at park on Parkway.

Motion made to purchase new garbage dumpster made by Kristina Palmer, 2nd by Amanda Cahill. Motion Approved Unanimously.

List of Future Projects for Maintenance Department was given to Mr. Spurlock.

POLICE: Chief Quinn stated that the 148 calls both proactive and reactive since last meeting. Spring Qualification is coming up and Police Department needs to purchase at least 100 rounds for each officer and they need a Pistol Cleaning kit.

Motion made to purchase the required ammo and pistol cleaning kit made by Wendy Posey, 2nd by Amanda Cahill. Motion Approved Unanimously.

FINANCIAL: Bills were submitted.

BUILDING INSPECTOR REPORT: Motion made by Amanda Cahill to approve on the first reading Ordinance Enacting The Municipal Building Code Of The Town Of Anmoore, An Ordinance Amending Prior Ordinances Of The Town Of Anmoore By Providing For The Adoption Of The West Virginia State Building Code Set Forth And Defined By Title 87, Series 4 Of The Code Of State Rules, As Amended, 2nd by Kristina Palmer. In a Roll Call Vote Kristina Palmer, Wendy Posey, Chad Palmer, Randy Critchfield, Amanda Cahill, and Anna Harvey all voted yes. Motion Approved Unanimously.

EMS/FIRE: Total calls for month of April- Emergency 116 and nonemergency 144, May has 107 transports scheduled at this time, Replaced rotors and pads on A19, Replaced wipers, headlight and tail light bulb on loaner ambulance, A-18 had repairs done at Wreck-A-Mend, New Ambulance due for completion June 1, A-17 at Collision Plus and will need to be down 1 week-estimate submitted to Glatfelter Claims Management, Spectrum upgraded internet to 65 MB and Mr. Hayden was here to check all modems and computers, employees in need of pants and boots, and error in Vacation status of one employee and anniversary date is Month of May

Motion made by Wendy Posey to purchase pants (8 pairs) and boots (4 Pairs) for employees, 2nd by Randy Critchfield. Motion Approved Unanimously.

Motion made by Kristina Palmer to allow EMS Employee that was told wrong amount of vacation to carry over vacation for 6 (six) months past anniversary date of May 2017, 2nd by Wendy Posey. Motion Approved Unanimously.

Mayor Fragmin stated that all employees of the Town Of Anmoore including volunteers were to wear their seat belts. No exceptions and it is a State Law.

Mayor Fragmin brought to EMS Supervisor and Fire Chief Eddie Hardman's attention that there is to be NO SMOKING in the Town building which includes the Fire Department bays. The Town will purchase "No Smoking" signs.

EMS Week Cook-out is scheduled for May 26, 2017 with time TBA.

BOARDS AND COMMITTEE REPORTS

WATER: Still waiting for information on East View Agreement.

RECREATION COMMITTEE: The Recreation Committee expressed many Thanks to all those that came out to the "Work day" on April 29, 2017. Recreation Committee is asking for permission to have a Yard Sale and Auction of their Trailer on June 10, 2017. In case of rain, they would like to have it in Fire Department Bays. Don Quinn stated that they found a pump that possibly could be put in the sale. He will check to see if this can be done legally. Mayor Fragmin stated that the funds could stay with the Police Department.

Motion made by Randy Critchfield to allow Yard sale and Auction, 2nd by Wendy Posey. Motion Approved Unanimously.

UNFINISHED BUSINESS:

The need for a Town of Anmoore Sanitary Board was discussed and the written response sent by our Attorney, Mr. Simmerman was reviewed. It was discussed to leave the current "Water Board" intact and to let Town Council assume responsibilities of the Sanitary Board since the Town has not had a working Board for many years.

Motion made by Kristina Palmer to nullify existing "Sanitary Commission" by Ordinance if necessary and for the Anmoore Town Council to retake control of the Sanitary Board responsibilities directly, 2nd by Amanda Cahill. Motion Approved Unanimously.

NEW BUSINESS

There was discussion on chain of command with upcoming vacations. Mayor Fragmin appoints Kristina Palmer as point of contact for the Town for the dates May 6 through May 14.

Motion made to accept appointment made by Mayor Fragmin making Kristina Palmer point of contact for any Town of Anmoore business occurring on dates May 6-14, 2nd by Amanda Cahill. In a roll call vote Kristina Palmer, Wendy Posey, Amanda Cahill, Randy Critchfield, and Anna Harvey voted yes, Chad Palmer voted no. Motion passed 5 to 1.

Motion made to amend on first reading the Ordinance: Article 303 Enforcement, Impounding, and Penalty by adding 303.99 (a) Reinstatement Fees: Driver's License by Wendy Posey, 2nd by Kristina Palmer. In a roll call vote, Kristina Palmer, Wendy Posey, Randy Critchfield, Chad Palmer, Amanda Cahill and Anna Harvey voted yes. Motion Approved Unanimously.

BILLS

Bills were submitted

Motion to pay the bills was made by Kristina Palmer, 2nd by Wendy Posey. Motion Approved Unanimously.

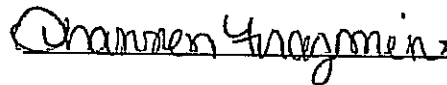
COUNCIL COMMUNICATIONS

List of future projects given to Shawn Spurlock

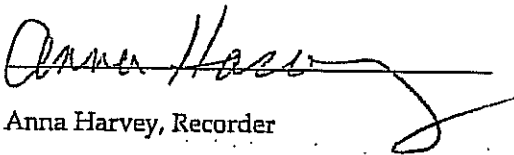
Mayor Fragmin stated that all employees of the Town Of Anmoore including volunteers were to wear their seat belts. No exceptions and it is a State Law.

ADJOURNMENT

Motion to adjourn was made by Wendy Posey, 2nd by Amanda Cahill. Motion Approved Unanimously.



Shannon Fragmin, Mayor


Anna Harvey, Recorder

APPROVED ON: May 15, 2017

5/1/17

MAYOR
P. EDDIE HARDMAN

RECORDER
SHANNON FRAGMIN

COUNCIL
ANNA HARVEY
RANDY CRITCHFIELD
CHAD PALMER
KRISTINA PALMER
WENDY POSEY



P.O. Box 178 Anmoore WV 26323 304.622.7431

SIGN IN SHEET

NAME	ADDRESS
ANDY QUEEN	

Mayor and Council,

Work orders were done.

Picked up trash.

Cleaned shop and vehicles.

Purchased new push mower and new zero turn riding mower.

Worked on street sweeper.

Ordered new shirts for Van and he purchased new boots.

Installed new sewer tap at Richisons on Crisfield.

Cut grass.

Installed new brakes and rotors on Mike's cruiser.

Did water shutoffs.

Blacktopped potholes.

Read meters.

Called American Garage door to come and fix garage door at fire department. Should be here 5-2-17

Delivered rock to several places.

A Regulation Eliminating Smoking in Public Places and Places of Employment.

Sec. 1000. Title

This article shall be known as the Harrison County Clean Indoor Air Regulation of 2008.

Sec. 1001. Findings and Purpose

The United States Surgeon General and numerous other credible authorities and medical researchers have determined:

(A) That involuntary inhalation of secondhand or tobacco smoke can cause or contribute to numerous serious health problems and diseases, including heart disease, cancer, respiratory illness, and acute episodes of decreased respiratory function, including broncho-constriction and broncho-spasm in healthy nonsmokers.

(B) That the presence of secondary tobacco smoke is a major contributor to indoor air pollution.

(C) That children, elderly people and individuals with cardiovascular and/or respiratory diseases are at increased risk.

(D) That the simple separation of smokers and nonsmokers within the same airspace may reduce, but does not eliminate the exposure of nonsmokers to environmental tobacco smoke. Smoking bans remain the most viable and cost-effective method of protecting patrons. The Environmental Protection Agency (EPA) has classified secondhand smoke as a Group A Carcinogen, known to cause cancer in humans.

Sec. 1002. Definitions

The following words and phrases, whenever used in this article, shall be construed as defined in this section:

A. "Business" means any sole proprietorship, partnership, joint venture, corporation or other business entity formed for profit-making purposes, including retail establishments where goods or services are sold as well as professional corporations and other entities where legal, medical, dental, engineering, architectural or other professional services are delivered.

B. "Employee" means any person who is employed by any employer in the consideration for direct or indirect monetary wages or profit, and any person who volunteers his or her services for a non-profit entity.

C. "Employer" means any person, partnership, corporation, including a municipal corporation, or non-profit entity, which employs the services of one or more individual persons.

D. "Enclosed Area" means all space between a floor and ceiling which is enclosed on all sides by solid walls or windows (exclusive of door or passage ways) which extend from the floor to the ceiling, including all space therein screened by partitions which do not extend to the ceiling or are not solid, "office landscaping" or similar structures.

E. "Place of Employment" means any area under the control of a public or private employer which employees normally frequent during the course of employment, including, but not limited to, work areas, employee lounges and restrooms, conference and classrooms, private offices, employee cafeterias and hallways. A private residence is not a "place of employment" unless it is used as a childcare, adult day care or health care facility.

F. "Public Place" means any enclosed area to which the public is invited or in which the public is permitted, including but not limited to, banks, educational facilities, health facilities, laundromats, public transportation facilities, reception areas, restaurants, bars, gaming facilities, retail food production and marketing/grocery establishments, retail service establishments, retail stores, theaters, and waiting rooms. This shall include all rooms and offices of any agency that receives any monetary support from Harrison County.

G. "Restaurant" means any coffee shop, cafeteria, sandwich stand, private and public school cafeteria, bars, video lottery establishments, and any other establishment which gives or offers for sale food or beverage to the public, guests, or employees, as well as kitchens in which food is prepared on the premises for serving elsewhere, including catering facilities.

H. "Retail Tobacco Store" means a retail store utilized primarily for the sale of tobacco products and accessories and in which the sale of other products is merely incidental.

I. "Service Line" means any indoor line at which one (1) or more persons are waiting for or receiving service of any kind, whether or not such service involves the exchange of money.

J. "Smoking" means inhaling, exhaling, burning or carrying any lighted cigar, cigarette, pipe, weed, plant or other combustible substance in any manner or in any form.

K. "Sports Arena" means sports pavilions, gymnasiums, health spas, boxing arenas, swimming pools, roller and ice rinks, bowling alleys and other similar places where members of the general public assemble either to engage in physical exercise, participate in athletic competition, or witness sports events.

L. A "private function" shall be defined as a function in which no fee is charged and no tickets are sold, and no public announcements are made to the event and/or function.

Sec. 1003. Application of Article to County-Owned Facilities

All enclosed facilities including buildings and vehicles owned by Harrison County or any agency that receives any monetary support from Harrison County shall be subject to the provisions of this regulation.

Sec. 1004. Prohibition of Smoking in Public Places

- A. Smoking shall be prohibited in all enclosed public places within Harrison County, including, but not limited to, the following places:
1. Elevators.
 2. Restrooms, lobbies, reception areas, hallways and any other common-use areas.
 3. Buses, taxicabs, airports and other means of public transit under the authority of Harrison County, and ticket, boarding, and waiting areas of public transit depots.
 4. Service lines.
 5. All retail stores.
 6. All areas available to and customarily used by the general public in all businesses and non-profit entities patronized by the public, including but not limited to, attorneys' offices and other offices, banks, laundromats, hotels and motels.
 7. Restaurants.
 8. Public areas of aquariums, galleries, libraries and museums.
 9. Any facility which is primarily used for exhibiting any motion picture, stage, drama, lecture, musical recital or other similar performance.
 10. Sports arenas and convention halls, including bowling facilities.
 11. Every room, chamber, place of meeting or public assembly, including school buildings under the control of any board, council, commission, committee, including joint committees, or agencies of Harrison County or any political subdivision of the State during such time as a public meeting is in progress, to the extent such place is subject to the jurisdiction of the County. This shall include any agency that receives any monetary support from Harrison County.
 12. Waiting rooms, hallways, wards, private and semiprivate rooms of health facilities, including, but not limited to, hospitals, clinics, physical therapy facilities, doctors' offices, dentists' offices, nursing homes, and any other health care providers.
 13. Lobbies, hallways, and other common areas in apartment buildings, condominiums, trailer parks, retirement facilities, nursing homes, and other multiple-unit residential facilities.
 14. Polling places.
 15. Auction houses.
 16. Enclosed shopping malls including indoor flea markets.

17. All fire department facilities.

18. All emergency medical services facilities.

B. Notwithstanding any other provision of this section, any owner, operator, manager or other person who controls any establishment or facility may declare that entire establishment or facility as a nonsmoking establishment.

C. In any dispute arising under this regulation, the health concerns of the nonsmoker shall be given precedence.

Sec. 1005. Prohibition of Smoking in Places of Employment

A. It shall be the responsibility of employers to provide a smoke-free workplace for all employees

B. Within 30 days of the effective date of this article, each employer having an enclosed place of employment located within Harrison County shall adopt, implement, make known and maintain a written smoking policy which shall contain the following requirements:

Smoking shall be prohibited in all enclosed facilities within a place of employment without exception. This includes common work areas, auditoriums, classrooms, conference and meeting rooms, private offices, elevators, hallways, medical facilities, cafeterias, employee lounges, stairs, restrooms, vehicles, and all other enclosed facilities.

C. The smoking policy shall be communicated to all employees within three (3) weeks of its adoption.

D. All employers shall supply a written copy of the smoking policy upon request to any existing or prospective employee.

Sec. 1006. Prohibition of Smoking in Outdoor Areas

A. Smoking shall be prohibited in the following outdoor places:

1. Designated smoking areas shall occur at a reasonable distance of 15 feet or more outside any entrance, exit, or ventilation units of any buildings or enclosed area where smoking is prohibited to insure that tobacco smoke does not enter the area through entrances, windows, ventilation systems or any other means. This shall include fresh air intake area for the heating, ventilation, air-conditioning (HVAC) system of any building.

Sec. 1007. Where Smoking Not Regulated

A. Notwithstanding any other provision of this article to the contrary, the following areas shall be exempt from Section 1005:

1. Private residences, except when used as a childcare, adult daycare, health care facility, or homes that are registered with West Virginia Department of Health as personal or residential board facility.

2. No more than twenty-five percent (25%) of hotel and motel rooms rented to guests.
3. Bingo halls that distribute more than one hundred bingo cards or bingo sheets as allowed under WV Code Section 47-20-281, as stipulated by the WV State Supreme Court of Appeals, December 2, 2003
4. Residents, prior to September 4, 2003, of personal care home, who had smoking privileges under WV 64CSR 14-8.12.3 as stipulated by the WV State Supreme Court of Appeals, December 2, 2003

Sec. 1008. Posting of Signs

- A. "No Smoking" signs or the international "No Smoking" symbol (consisting of a pictorial representation of a burning cigarette enclosed in a red circle with a red bar across it) shall be clearly and conspicuously posted in every building or other area where smoking is prohibited by this article, by the owner, operator, manager or other person having control of such building or other area.
- B. Every public place where smoking is prohibited by this Article shall have posted at every entrance a conspicuous sign clearly stating that smoking is prohibited.
- C. All ashtrays and other smoking paraphernalia shall be removed from any area where smoking is prohibited by this article by the owner, operator, manager or other person having control of such area.

Sec. 1009. Enforcement

- A. Enforcement of this article shall be implemented by the Harrison County Health Officer, or his or her designee.
- B. Notice of the provisions set forth in this article shall be given to all applicants for a business license in the County of Harrison.
- C. Any citizen who desires to register a complaint under this chapter may initiate enforcement with the Harrison – Clarksburg Health Department.
- D. The Health Department shall, while an establishment is undergoing otherwise mandated inspections, inspect for compliance of this ordinance.
- E. Any owner, manager, operator or employee of any establishment regulated by this article shall inform persons violating this article of the appropriate provisions thereof.

Sec. 1010. Nonretaliation

No person or employer shall discharge, refuse to hire or in any manner retaliate against any employee, applicant for employment, or customer because such employee, applicant, or customer exercises any right to a smoke-free environment afforded by this article.

Sec. 1011. Violations and Penalties

Willful violation of this Clean Indoor Air Regulation is an unlawful act.

Any person who owns, manages, operates or otherwise controls the use of a premise shall commit a willful violation if they:

- (1) Knowingly permit smoking on a premises subject to their control in an area where smoking is prohibited by the provisions of this clean indoor air regulation, or
- (2) Knowingly violate any other provision of this clean indoor air regulation.

Any person who smokes or possesses a burning cigarette, cigar or pipe tobacco in an area of a premise where smoking is prohibited with knowledge that he or she is in a non-smoking area commits a willful violation of this clean indoor air regulation.

Penalties:

The Board of Health may, at its option, seek civil relief and/or file a misdemeanor complaint under W.VA. Code 16-2-15 against any person who willfully violates this clean indoor air regulation. Enforcement through civil process, includes, but is not limited to a petition for injunctive relief.

Any person who willfully violates this clean indoor air regulation, may be charged with a misdemeanor under W.Va. Code 16-2-15 and, upon conviction, be subject to a monetary fine. At the time of the adoption of this Clean Indoor Air Regulation, West Virginia Code 16-2-15 provided as follows.

Chapter 16-2-15. Obstructing local health officers and others in the enforcement of public health laws; other violations, penalties.

Any person who willfully obstructs any local health officer, public health nurse, sanitarian or any other person charged with the enforcement of any public health law, in the performance of that person's legal duties in enforcing the law, is guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not less than fifty dollars and not more than five hundred dollars.

Any person who willfully violates any of the provisions of this article, or any of the rules or orders adopted or issued pursuant to the provisions, for which a penalty is not otherwise provided, is guilty of a Misdemeanor and, upon conviction, shall be punished by a fine of not less than two hundred dollars and Not more than one thousand dollars.

Magistrates have concurrent jurisdiction with the circuit courts of this state for violations of Provisions of this article.

Sec. 1012. Public Education

The Harrison-Clarksburg Health Department shall engage in a continuing program to explain and clarify the purposes and requirements of this ordinance to citizens affected by it, and to guide owners, operators and managers in their compliance with it. Such program may include publication of a brochure for affected businesses and individuals explaining the provisions of this regulation.

Sec. 1013. Other Applicable Laws

This article shall not be interpreted or construed to permit smoking where it is otherwise restricted by other applicable laws.

Sec. 1014. Severability

If any provision, clause, sentence or paragraph of this article or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions of this article which can be given effect without the invalid provision or application, and to this end the provisions of this article are declared to be severable.

Sec. 1015. Effective Date

This Regulation shall become effective June 1, 2010.

303.99 (a) REINSTATEMENT FEES; DRIVERS LICENSE.

A fee of fifty dollars (\$50.00) is hereby imposed upon any person whose driver's license or privilege to operate a motor vehicle in this State is reinstated after having been suspended for any of the following:

- (a) Failure to timely pay costs, fines, forfeitures or penalties imposed by the Municipal Court;
- (b) Default on a payment plan for such costs, fines, forfeitures or penalties or penalties; or violation all as provided by the West Virginia Code.
- (c) Failure to appear or otherwise respond in court when charged with a municipal violation, all as provided for by the West Virginia Code.

The fee imposed by this section shall be paid at the time of the person's driver's or privilege to drive is reinstated by the State Division of Motor Vehicles. Such fee is imposed to defer the costs to the Town associated with administrative expenses related to the suspension and reinstatement.

EFFECTIVE DATE: This amendatory provisions of this Ordinance shall be deemed effective thirty (30) days following the second (2nd) reading, passage and adoption by the Council of the Town of Anmoore, i.e., June 2, 2017.

FIRST READING:

May 1, 2017

SECOND READING, PASSAGE AND ADOPTION:

May 15, 2017

Shannon Fragmin, Mayor

CERTIFICATE OF ENACTMENT

I, Anna Harvey, acting Recorder, do hereby certify that the foregoing Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE was lawfully ordained and enacted by the Council of the Town of Anmoore at a regular session of the said Council assembled on May 15, 2017.

Anna Harvey, City Recorder

ORDINANCE ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF
ANMOORE, AN ORDINANCE
AMENDING PRIOR ORDINANCES OF THE TOWN OF ANMOORE
BY PROVIDING FOR THE ADOPTION OF THE WEST VIRGINIA STATE BUILDING
CODE SET FORTH AND DEFINED BY TITLE 87, SERIES 4 OF
THE CODE OF STATE RULES, AS AMENDED

WHEREAS, West Virginia Code §8-12-13 empowers municipalities to adopt building codes, but requires that any code adopted be the state building code as promulgated by the state fire commission; and,

WHEREAS, the Town of Anmoore has one year from the promulgation of said state building code in which to adopt the same; and,

WHEREAS, the Council of the Town of Anmoore passed and adopted an Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE, effective on December 1, 2014; and,

WHEREAS, the said Ordinance PROVIDING FOR AND ESTABLISHING PERMIT FEES, PENALTIES, AND LOCAL CONSTRUCTION STANDARDS was amended in certain respects by the provisions of Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE, including the imposition of a fee structure, effective August 4, 2003; and,

WHEREAS, the Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE effective December 1, 2014 placed into effect the 2012 edition of the International Property Maintenance Code, making certain amendments thereto and establishing further fee structures; and

WHEREAS, the most recent state building code was adopted by the State Fire Commission, pursuant to Legislative Rules promulgated by the Fire Marshal under West Virginia Code §29-3-5b, effective August 1, 2016; and,

WHEREAS, the Council of the Town of Anmoore desires in all respects to comply with the statutes of the State of West Virginia insofar as matters concerning building codes.

NOW, THEREFORE, BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE TOWN OF ANMOORE, AS FOLLOWS:

ARTICLE I - ADOPTION: The Council of the Town of Anmoore hereby amends the Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE and the Ordinance PROVIDING FOR AND ESTABLISHING PERMIT FEES, PENALTIES, AND LOCAL CONSTRUCTION STANDARDS, or any other ordinances previously adopted concerning building codes, by adopting and incorporating by reference, as if set out at length herein, for the purposes of safeguarding life and property and to ensure the quality of construction of all structures erected, renovated, or removed throughout the Town, that certain code known as the State Building Code, set forth and defined by Legislative Rule Title 87, Series 4 of the West Virginia Code of State Rules, as amended, as promulgated by the West Virginia State Fire Marshal pursuant to authority granted in West Virginia Code § 29-3-5b.

The standards and requirements as set out and published by the International Code Council, and American National Standards Institute, and the National Fire Protection

Association, as listed below, and as adopted by the State Fire Commission with an effective date of August 1, 2016, shall have the same force and effect as if set out verbatim herein:

- (1) International Building Code 2015 (with amendments)
- (2) International Residential Code for One and Two Family Dwellings 2015 (with amendments)
- (3) International Existing Building Code 2015 (with amendments)
- (4) International Plumbing Code 2015
- (5) International Mechanical Code 2015
- (6) International Fuel Gas Code 2015 (with amendments)
- (7) International Property Maintenance Code 2015
- (8) NFPA 70 / National Electric Code 2014
- (9) ICC / ANSI A 117.1 Standards for Accessibility & Usable Buildings and Facilities 2009
- (10) ANSI / ASHRAE / IESNA Standard 90.1 2007 (for commercial buildings)
- (11) International Energy Conservation Code 2009 (for residential buildings)
- (12) International Swimming Pool and Spa Code 2015

ARTICLE II – SEVERABILITY: In the event that any provision of this Ordinance is determined to be unconstitutional or otherwise invalid by a court exercising competent jurisdiction, such determination shall not affect the validity of this Ordinance as a whole or the provisions thereof which are not specifically determined to be unconstitutional or invalid.

ARTICLE III – EFFECT UPON TOWN ORDINANCE ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE and ORDINANCE PROVIDING FOR AND ESTABLISHING PERMIT FEES, PENALTIES, AND LOCAL CONSTRUCTION STANDARDS AND ANY AND ALL OTHER ORDINANCES OF THE TOWN OF ANMOORE PREVIOUSLY ENACTED RESPECTING INSPECTIONS, PERMITS OR FEES:

The provisions of Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE and Ordinance PROVIDING FOR AND ESTABLISHING PERMIT FEES, PENALTIES, AND LOCAL CONSTRUCTION STANDARDS and any and all other Ordinances of the Town of Anmoore previously adopted are hereby amended only to the extent of the provisions of this Ordinance; however, all provisions of previously adopted Town ordinances, particularly Ordinance ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE and Ordinance PROVIDING FOR AND ESTABLISHING PERMIT FEES, PENALTIES, AND LOCAL CONSTRUCTION STANDARDS of the Town of Anmoore, that are not expressly amended by this Ordinance, including their imposition of requirements for inspections, permits, and fees payable to the Town, shall remain in full force and legal effect.

ARTICLE IV - EFFECTIVE DATE: This amendatory provisions of this Ordinance shall be deemed effective thirty (30) days following the second (2nd) reading, passage and adoption by the Council of the Town of Anmoore, i.e., June 2, 2017.

FIRST READING:	May 1, 2017
SECOND READING, PASSAGE AND ADOPTION:	May 15, 2017

Shannon Fragmin, Mayor

CERTIFICATE OF ENACTMENT

I, Anna Harvey, acting Recorder, do hereby certify that the foregoing ORDINANCE ENACTING THE MUNICIPAL BUILDING CODE OF THE TOWN OF ANMOORE, AN ORDINANCE AMENDING PRIOR ORDINANCES OF THE TOWN OF ANMOORE BY PROVIDING FOR THE ADOPTION OF THE WEST VIRGINIA STATE BUILDING CODE SET FORTH AND DEFINED BY TITLE 87, SERIES 4 OF THE CODE OF STATE RULES, AS AMENDED was lawfully ordained and enacted by the Council of the Town of Anmoore at a regular session of the said Council assembled on May 15, 2017.

Anna Harvey, City Recorder



ANMOORE FIRE DEPT.

158 Ash St Anmoore WV 26323
PH 304-622-5649



MAY 1, 2017

- Total EMS calls for April – Emergency 116 and Non-Emergency 144
- May has 107 scheduled transports at this time.
- Vehicle Maintenance Report:
 - ☐ Had to replace front rotors & pads on A19
 - ☐ Replaced wipers, headlight and tail light bulb on loaner ambulance
- Ambulance 18 had repairs done at Wreck-A-Mend
- New ambulance due for completion June 1st
- Ambulance 17 at Collision Plus – parts ordered, down time approx. 1 week. Estimate submitted to Glatfelter Claims Management
- Spectrum upgraded internet to 65MB and Spencer Hayden was here to check all modems and computers.
- Would like permission to order pants and boots for a few staff that submitted request.
- Have a problem with employee vacation time, past assistant supervisor gave wrong number of days and her time is about to lapse, permission to carry over