# ORDINANCE NO. 2020-\_\_\_\_

**AN ORDINANCE** relating to chronic nuisance properties YMC Chapter 11.45.

**WHEREAS**, RCW 35.22.280 empowers first class cities to define and abate nuisances and impose fines upon persons responsible for creating or allowing nuisances; and

**WHEREAS**, the Yakima City Council finds that people should be able to enjoy ownership, use and possession of property without the negative impacts caused by chronic nuisance properties; and

**WHEREAS**, some persons who own or control property in the City of Yakima allow their properties to be used for illegal purposes, with the result that these properties have become chronic nuisance properties; and

WHEREAS, the current nuisance provisions of Yakima Municipal Code do not provide adequate tools for abating chronic nuisances resulting from the use of properties for illegal purposes; and

**WHEREAS,** chronic nuisance properties present serious health, safety and welfare concerns and interfere with the quality of life, comfort and solitude of other persons residing in the neighborhood; and

**WHEREAS,** chronic nuisance properties cause a financial burden upon the City by the numerous calls for service to the properties because of the illegal activities that repeatedly occur or exist on such properties; Now, Therefore,

## BE IT ORDAINED BY THE CITY OF YAKIMA:

**Section 1**. Section 11.45 entitled "Chronic Nuisance Properties" is hereby amended to read as follows:

# Chapter 11.45 CHRONIC NUISANCE PROPERTIES

Sections:	
11.45.050	Purpose.
11.45.010	Definitions.
11.45.020	Violation.
11.45.030	Declaration of chronic nuisance property and procedure
11.45.035	Owner cooperation.
11.45.040	Correction agreement.
11.45.050	Penalties.
11.45.060	Commencement of action—Enforcement.
11.45.070	Burden of proof.
11.45.080	Remedies.
11.45.085	Additional remedies Relocation Assistance.
11.45.090	Suspension or revocation of business license.
11.45.100	Annual reporting required.

## 11.45.050 Purpose.

Chronic nuisance properties present health, safety, and welfare concerns and interfere with the ownership, use, and possession of property within the City of Yakima. Chronic nuisance properties have a tremendous negative impact upon the quality of life, safety, and health of the neighborhoods where they are located. These properties are also a financial burden to the City of Yakima because of the nuisance activities occurring on the property. This chapter is a means to ameliorate those conditions and hold accountable those persons responsible for such property.

#### 11.45.010 Definitions.

For purposes of this chapter, the following words or phrases shall have the meaning prescribed below:

- (1) "Abandoned property" means a property over which the person in charge no longer asserts control due to death, incarceration, or any other reason, and which is either unsecured or subject to occupation by unauthorized individuals.
- (24) "Abate" means to repair, replace, remove, destroy, or otherwise remedy a condition which constitutes a violation of this chapter by such means and in such a manner and to such an extent as the chief of police determines is necessary in the interest of the general health, safety and welfare of the community.
- (32) "Chief of police" means the chief of the Yakima police department or his or her designees.
- (43) "Control" means the power or ability to direct or determine conditions, conduct, or events occurring on a property.
- (<u>5</u>4) "Chronic nuisance property" means:
  - A. A property on which threetwo (2) or more nuisance activities as described in subsection (5) of this section exist or have occurred during any sixty-day (60) period or seven (5) or more nuisance activities have occurred during any twelve-month (12) period, or
  - B. A property which, upon a request for execution of a search warrant, has been the subject of a determination by a court two (2) or more times within a twelve-(12) month period that probable cause exists that illegal possession, manufacture or delivery of a controlled substance or related offenses as defined in RCW Chapter 69.50 has occurred on the property, or
  - C. An abandoned property where two (2) nuisance activities occurred during any twelvemonth (12) period..
- (65) "Nuisance activity" includes:
  - A. A "most serious offense" as defined in RCW Chapter 9.94A;
  - B. A "drug-related activity" as defined in RCW 59.18.130;
  - C. Any of the following activities, behaviors or criminal conduct:

Assault, fighting, harassment or reckless endangerment, as defined in YMC Title 6<u>or RCW</u> Chapter 9A.36;

Promoting, advancing or profiting from prostitution as defined in RCW Chapter 9A.88;

Prostitution, as defined in YMC Title 6;

Permitting prostitution, as defined in YMC Title 6;

Obstructing pedestrian or vehicular traffic, as defined in YMC Title 6;

Public disturbance noise, as defined in YMC Title 6;

Weapons violations, as defined in YMC Title 6 or the Revised Code of Washington;

Drug traffic loitering and/or loitering for purposes of prostitution, as defined in YMC Title 6;

Criminal-street-gang-related offense and/or pattern of criminal street gang activity, as defined in YMC Title 6.

- D. Any arrest pursuant to a warrant of arrest where a person in charge of the property had prior knowledge of the warrant.
- E. A fire not contained within an approved fuel burning appliance that causes damage to any property.
- F. Control of dogs violation involving level 2 or level 3 behavior as defined in YMC 6.20.130.
- G. Alcohol beverage control violations, as defined in RCW Chapter 66.44.
- H. Trespass crimes, as defined in YMC Chapter 6.47 or RCW Chapter 9A.52, on abandoned property.
- (76) "Owner" means any person who, alone or with others, has title or interest in any property.
- (87) "Person" means an individual, group of individuals, corporation, partnership, association, club, company, business trust, joint venture, organization, or any other legal or commercial entity or the manager, lessee, agent, officer or employee of any of them.
- (98) "Person in charge" of a property means the owner and, if different than the owner, any other person in actual or constructive possession of a property, including but not limited to a lessee, tenant, occupant, agent, or manager of a property under his or her control.
- (<u>10</u>9) "Property" means any land and that which is affixed, incidental or appurtenant to land, including but not limited to any business or residence, parking area, loading area, landscaping, building or structure or any separate part, unit or portion thereof.
- (1110) "RCW" means the Revised Code of Washington.
- (1211) "YMC" means the Yakima Municipal Code. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.020 Violation.

A. Any property within the city of Yakima which is a chronic nuisance property is in violation of this chapter and subject to its remedies;

- B. Owners and other persons in charge who permit property to be a chronic nuisance property shall be in violation of this chapter and subject to its remedies; and
- C. An owner who fails to comply with YMC 11.45.035 is in violation of this chapter and may be subject to penalties pursuant to YMC Chapter 5.52 and this chapter. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.030 Declaration of chronic nuisance property and procedure.

- A. The chief of police may declare that a property is a chronic nuisance property, as defined in this chapter, when there are specific facts and circumstances documenting (1) the occurrence of three or more nuisance activities on a property within sixty days or seven or more nuisance activities within a twelve month period, or (2) activity on a property as described in YMC 11.45.010(4)(B). When documentation confirms a chronic nuisance property, the chief of police shall notify the person in charge of the property in writing that the property is declared a chronic nuisance property. The chief of police shall provide written notice of this declaration to the persons in charge of the property. The notice shall be sent by first class mail or personally served, and a copy shall be sent by certified mail. The notice shall contain:
  - 1. The street address or a legal description sufficient for identification of the property;
  - 2. A declaration that the chief of police has determined the property has become a chronic nuisance property with a concise description of the nuisance activities that exist or that have occurred A concise description of the nuisance activities that have occurred on the property and whether the property is abandoned;
  - 3. An opportunity for person in charge to provide evidence the property is not a chronic nuisance property;
  - <u>34</u>. A notice that the owner and other persons in charge of the property <u>aremay be</u> subject to monetary penalties as set forth in <u>YMC 11.45.050</u>this chapter;
  - 4<u>5</u>. A demand that the owner and other persons in charge respond to the chief of police within seven-ten (10) days of service of the notice to discuss a course of action to correct the nuisance activities;
  - <u>56</u>. A notice that, if the person in charge does not respond to the chief of police as required in this section, or if the matter is not voluntarily corrected to the satisfaction of the chief of police, the city may file an action to abate the property <u>as a chronic nuisance property pursuant to YMC 11.45.060</u> and/or take other action against the property or person in charge.
- B. When a notice is issued pursuant to this section to a person in charge, other than an owner or an owner's agent, who has permitted a property to become a chronic nuisance property, a copy of such notice shall also be sent by first class mail or personally served on the owner of the property, and a copy shall be sent by certified mail.
- C. If the owner or person in charge responds as required by the notice issued pursuant to subsection A of this section and agrees to a course of action to abatecorrect the nuisance activities, a written correction agreement conforming to the requirements of YMC 11.45.040 shall be executed.
- D. If (1) the agreed course of action does not result in the abatement of nuisance activities to the satisfaction of the chief of police within thirty days of issuance of the notice pursuant to

subsection A of this section, or within such longer period as permitted in writing by the chief of police, or (2) the person in charge fails to respond as required by the notice, the chief of police may refer the matter to the city attorney for initiation of proceedings pursuant to YMC 11.45.060. (Ord. 2010-18 § 1 (part), 2010).

# 11.45.035 Owner cooperation.

An owner who receives a copy of a notice pursuant to YMC 11.45.030(B) describing the nuisance activities a chronic nuisance property permitted by a person in charge other than the owner or the owner's agent, shall promptly take all reasonable steps requested in writing by the chief of police to assist in abatement of the nuisance property the correction of the nuisance activities. Such reasonable steps may include the owner taking all actions and pursuing all remedies, including pursuing eviction of the person in charge, that are (1) available to the owner pursuant to any lease or other agreement, and (2) consistent with state and local laws, including but not limited to RCW 59.18.580, the Victim Protection Limitation on Landlord's Rental Decisions. (Ord. 2010-18 § 1 (part), 2010).

# 11.45.040 Correction agreement.

A.—A correction agreement is a contract between the city and the person in charge of the chronic nuisance property in which such person agrees to promptly take all lawful and reasonable actions, which shall be set forth in the agreement, to abate the nuisance activities within a specified time and according to specified conditions. The agreement shall be signed by the person in charge and, if different, the owner. The agreement shall include the following:

- 1. The name and address of the person(s) in charge of the property;
- 2. The street address or a description sufficient for identification of the property, building, structure, or land upon or within which the nuisance is occurring;
- 3. A description of the nuisance activities;
- 4. The necessary corrective action to be taken, and a date or time by which correction must be completed;
- 5. An agreement by the person in charge that the city may inspect the property as may be necessary to determine compliance with the correction agreement;
- 6. An agreement by the person in charge that the city may abate the nuisance and recover its costs, expenses and monetary penalties pursuant to this chapter from the person in charge for abating the nuisance if the terms of the correction agreement are not met; and
- 7. When a person in charge, other than an owner or an owner's agent, has permitted a property to be a chronic nuisance property, an agreement by the owner to promptly take all acts and pursue all remedies requested by the chief of police. pursuant to YMC 11.45.035. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.050 Penalties.

A. Except as provided in this section, in addition to any other sanction or remedial procedure that may be available, the person in charge is subject to a penalty of up to five hundred dollars per day from the date of the notice issued pursuant to YMC 11.45.030(A) until the chief of police confirms that the property is no longer a chronic nuisance property.

- B. If the agreed course of action results in the abatement of nuisance activities to the satisfaction of the chief of police within thirty days of the notice issued pursuant to YMC 11.45.030(A), or such longer period allowed by the chief of police pursuant to YMC 11.45.030(D), the matter shall not be referred to the city attorney and the person in charge shall not be subject to any penalty pursuant to this chapter.
- C. An owner who fails to comply with YMC 11.45.035 is subject to a civil penalty of up to twenty-five thousand dollars. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.060 Commencement of action—Enforcement.

Upon referral pursuant to YMC 11.45.030, the city attorney may initiate an action in any court of competent jurisdiction to abate a chronic nuisance property, to impose penalties pursuant to this chapter, to seek alternative remedies under city or state laws and seek any other relief authorized by law. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.070 Burden of proof.

A. In an action against a person in charge to abate a chronic nuisance property or to recover penalties authorized by this chapter, the city shall have the burden of proof to show by a preponderance of the evidence that the property is a chronic nuisance property pursuant to this chapter.

B. In an action against an owner to recover penalties authorized by YMC 11.45.050(D), the city shall have the additional burden to prove by a preponderance of the evidence that the owner failed to comply with YMC 11.45.035. Copies of police incident reports and reports of other city departments documenting nuisance activities shall be admissible in such actions. Additionally, evidence of a property's general reputation and the reputation of persons residing in or frequenting the property shall be admissible in such actions. (Ord. 2010-18 § 1 (part), 2010).

### 11.45.080 Remedies.

A. If the court determines confirms a property is a chronic nuisance property pursuant to this chapter, the court may order any of the following: (1) order the person in charge to immediately abate nuisance activity from occurring on the property, (2) order that the chief of police shall have the right to inspect the property to determine if the court's orders have been complied with, (3) impose a penalty of up to five hundred dollars per day against the person in charge for each day from the date the notice pursuant to YMC 11.45.030(A) was issued until the chief of police confirms that the property is no longer a chronic nuisance property, (4) make any other order that will reasonably abate nuisance activities from occurring on the property, including authorizing the city to take action to abate nuisance activities from occurring upon the property if other court orders are not complied with or do not abate nuisance activity on the property and providing that the costs of such city action are to be paid for by the person in charge of the property, (5) order alternative remedies under city or state laws or any other relief authorized by law.

B. If the court finds that an owner failed to take all reasonable steps requested in writing pursuant to YMC 11.45.035, the court may impose a civil penalty up to twenty-five thousand dollars. (Ord. 2010-18 § 1 (part), 2010).

## 11.45.085 Additional remedies Relocation Assistance.

A. In addition to the remedies authorized by <u>YMC 11.45.080this Chapter</u>, if as part of its order abating a chronic nuisance property, the court orders a person in charge to cease renting or leasing a property, the court may order the person in charge to pay relocation assistance not to

exceed three thousand three hundred dollars to any tenant (1) who must relocate because of the order of abatement, and (2) the court finds not to have caused or participated in nuisance activities at the property.

B. For purposes of this section, the term "tenant" shall have the meaning as set forth in RCW 59.18.030(8). (Ord. 2010-18 § 1 (part), 2010).

### 11.45.090 Suspension or revocation of business license.

In addition to any other remedy that is authorized by this chapter or other laws, upon the finding by a court that a property is a chronic nuisance property pursuant to this chapter, the person in charge is subject to the suspension or revocation of a business license or other license issued by the city and required at such property, including but not limited to licenses issued pursuant to YMC Title 5. (Ord. 2010-18 § 1 (part), 2010).

# 11.45.100 Annual reporting required.

The chief of police, with assistance of the city attorney, shall provide an annual report on the implementation of this chapter. The report shall list each instance in which the chief of police declared a property to be a chronic nuisance property and provided written notice to the persons in charge of the property. For each instance, the report shall describe:

- A. The location and use of the property (i.e., whether residential or commercial, and if residential the number of units, and if commercial the size and nature of the commercial use).
- B. The nuisance activities on which the declaration was based.
- C. The administrative and legal process resulting from the notice, including:
  - 1) Whether the notice resulted in a written correction agreement;
  - 2) Whether the notice resulted in the abatement of nuisance activities to the satisfaction of the chief of police; and, if not
  - 3) Whether the chief of police referred the matter to the city attorney for initiation of proceedings; and, if so
  - 4) Whether the city attorney initiated proceedings; and, if so
  - 5) Whether a court <u>determined confirmed</u> the property to be a chronic nuisance property; and, if so
  - 6) What orders the court made, including penalties, other orders to abate the nuisance activities, or relocation assistance to tenants; and
  - 7) Whether the city revoked any business licenses on the property.
- D. A summary of the consequences of the declaration to date, including actions taken by persons in charge to abate the nuisance activities, whether these included the eviction of tenants, and whether the nuisance activities appear to be permanently abated.

The report shall also include brief assessments by the chief of police and the city attorney on the overall effectiveness of the ordinance in reducing the problems resulting from chronic nuisance properties. The chief of police and city attorney shall provide the report to the city council in February of each year on the chronic nuisance property declarations in the prior calendar year. Any declarations not fully resolved by the end of the calendar year shall be described again in the following year's report. (Ord. 2010-18 § 1 (part), 2010).

<u>Section 2</u>. Severability. Each separate provision of the ordinances set forth herein shall be deemed independent of all other provisions. If any provision of YMC Chapter 11.45, or any part thereof, be declared invalid, all other provisions, or parts thereof, shall remain valid and enforceable.

**Section 3.** This ordinance shall be in full force and effect 30 days after its passage, approval, and publication as provided by law and by the City Charter.

**PASSED BY THE CITY COUNCIL**, signed and approved this 19<sup>th</sup> day of May, 2020.

ATTEST:	Patricia Byers, Mayor
Sonya Claar Tee, City Clerk	
Publication Date:	
Effective Date:	