## TOWN OF ALTA

## **ORDINANCE # 2025-O-4**

## AN ORDINANCE AMENDING TITLES 8 AND 9 TO ADOPT THE WILDLAND-URBAN INTERFACE CODE AND ALLOW FOR DEFENSIBLE SPACE

WHEREAS, the Town of Alta Town Council ("Council") wished to promote the health, safety and welfare of those who live in properties in the Town of Alta; and,

WHEREAS, the entire Town of Alta (Town) is within a Wildland-Urban Interface area; and,

WHEREAS, wildfire risk is an issue for the properties in the Town;

WHEREAS, defensible space is a requirement of the Wildland-Urban Interface Code.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF ALTA, UTAH, THAT:

<u>SECTION I</u>: Amendment. Title 8 and Title 9 of the Alta Code of Ordinances is hereby amended as set forth in Exhibit A.

<u>SECTION II:</u> Effective Date. This ordinance shall got into effect after publication and posting as required by Utah Code Title 10, Chapter 3..

PASSED AND ADOPTED by the Town Council of Alta, Utah, this \_\_\_ day of \_\_\_\_ in the year 2025.

	TOWN OF ALTA	
ATTEST:	Roger Bourke, Mayor	
Jen Clancy, Town Clerk		
Vote:		
Mayor Bourke	Councilmember Anctil	

Councilmember Byrne	Councilmember Morgan	
Councilmember Schilling		
<u>Certification</u>		
Ordinance/summary published Effective date of Ordinance:	ed on Utah state noticing website on, 2025.	



# **EXHIBIT A**

#### **8-1-14: DEVELOPMENTS:**

- A. Defined: "Development" shall mean a group or planned group or planned development, including apartment and/or group dwellings, or any other private housing development where streets within such development are not dedicated to the <u>townTown</u>.
- B. Fire Hydrants Located In Any Development: The owner, builder and/or developer of any development located within the limits of the townTown shall install within saidthe development, at their sole expense, all fire hydrants as required by applicable codes and regulations and at those locations designated by the fire marshal.
  - Additionally, where the development is located on private property and the street containing water mains and saidthe hydrants are not conveyed or otherwise dedicated to the town Town, saidthe owner, builder and/or developer shall be and remain solely liable for all claims arising therefrom and responsible for the complete maintenance and operations of all mains and fire hydrants within saidthe development. Where saidthe street containing water mains and hydrants are later conveyed or otherwise dedicated the town Town, saidthe owner, builder and/or developer shall, at their expense, maintain saidthe mains and fire hydrants for a period of one year from the date of written acceptance thereof by the town Town. No dwelling unit in any such development shall be located more than three hundred feet (300') from a fire hydrant.
- C. Compliance With Specifications: All hydrants installed in any such subdivision must comply with then current specifications for fire hydrants of the public works office by applicable codes and regulations.
- D. Bond Required: A performance bond in an amount adequate to cover the cost of construction must be posted before any installation of mains and fire hydrants can begin hereunder in order to assure compliance with the foregoing, and that <a href="mailto:saidthe">saidthe</a> hydrants and water mains shall be properly installed and maintained according to specifications of <a href="mailto:the-town\_Town\_department-of-public works\_Town\_code">the-town\_Town\_department-of-public works\_Town\_code</a>. <a href="mailto:SaidThe">SaidThe</a> bond will not be released until the requirements are met and all fire hydrants and water mains connected thereto are certified in writing to be in good operating condition by the <a href="mailto:public works-superintendent-fire marshal">public works-superintendent-fire marshal</a>.

## 8-1-16: FIRE HYDRANTS:

- A. Control: All fire hydrants within the limits of the town Town, and those installed outside, shall be under the control of and shall be kept in repair by the superintendent of the public works department in conjunction with the fire marshal.
- B. Purchase Of Water From Hydrants Authorized: The chief administrative officer of the town Town, or his/her agent, may allow public or private contractors, subcontractors or other legitimate users to purchase water from fire hydrants. Any entity requesting to purchase water from a hydrant must demonstrate to the town Town that it has employees with the skills

- necessary to operate the equipment set forth in subsection D of this section without damage to the hydrant and without causing contamination to the <u>townTown</u> water system. A fee shall be charged for <u>said</u>the application; <u>said</u>the fee to be established by resolution.
- C. Applications In Writing Required: Applications for the purchase of water from fire hydrants shall be completed and approved at least forty eight (48) hours prior to the water being purchased. A properly issued application shall constitute a permit for the purchase and taking of water and must be present at the site where water is being taken. SaidThe application and permit shall only be used at the hydrant specified in the application. Purchase price for the water shall be established by resolution.
- D. Town To Require Specified Equipment: No water shall be taken from any fire hydrant within the town Town unless a flow meter with a shutoff valve and backflow preventer is used. Said The flow meter shall either be furnished by the town Town or shall be one acceptable to the town Town. The flow meter shall be returned to the town Town in good working condition immediately upon completion of use. If the town Town flow meter is used, a deposit in an amount which is at least the replacement cost of said the flow meter shall be charged, which amount shall be established by resolution.
- E. Charges And Regulations For Use Of Hydrants: Under the direction of the chief administrative officer of the town Town, regulations for the use and purchase of water from fire hydrants may be issued administratively. Fees for the usage of equipment shall be charged and shall be set by resolution.
- F. Proper Use And Indemnification: Any entity taking water from a fire hydrant shall disconnect the flow meter and shutoff valve when water is not being taken from the hydrant. All applicants shall agree to hold the <a href="townTown">townTown</a> and its officials and employees harmless from any and all claims, losses, damages, costs and liability of any type which may arise as a result of the permittee's use of the hydrant and water as authorized, and indemnify the <a href="townTown">townTown</a> for any costs it may incur thereby.
- G. Responsibility For Damage: Any damage done to any equipment owned by the town Town shall be the responsibility of and shall be paid for promptly by any entity taking water from a fire hydrant. The town Town shall have the authority to immediately revoke any permit on a showing that any damage has been done or that any laws or regulations have been broken.
- H. Penalties For Unlawful Use: It shall be unlawful for any person, business or any entity to take water from a fire hydrant without first complying with the above laws. Violation of this section shall be a class B misdemeanor, subject to penalty as provided in section 1-4-1 of this code.
- I. Fire Hydrants On Private Property:
  - 1. Permit Required: No person, firm or corporation shall install a fire hydrant or fire hydrant water supply piping on private property or cause the same to be done, without first obtaining a permit for each structure from the townTown building inspector.

- 2. Expense Of Owner; Maintenance: Any installation of a fire hydrant or fire hydrant supply piping under this section shall be made at the expense of the owner of the property upon which such installation is made and saidthe hydrant shall be installed and perpetually maintained by saidthe person, or his successor in interest, in compliance with the applicable fire hydrant specifications, regulations and agreements of the department of public works.
- 3. Building Construction, Distance Requirements: It shall be unlawful for any person to complete more than thirty percent (30%) of the construction of any new building or building addition, other than buildings designed for use as three (3) or less individual family dwelling units, when saidthe building is located on private property more than two hundred feet (200') from a fire hydrant, measured from saidthe fire hydrant. Whenever the building inspector determines that any work is being done to the contrary to the provisions of this subsection, he may order the work stopped by notice in writing served on any person engaged in doing or causing such work to be done, and any such person shall stop such work until authorized by the building inspector to proceed with the work.
- 4. Specifications: All water outlets on fire hydrants installed hereunder must meet the specifications of the department of public worksapplicable codes and regulations.
- 5. Water Main Size Requirements: No new water main installation used to service a fire hydrant shall be smaller than six inches (6") in diameter.
- 6. Number Of Hydrants Required For A Building: The following table shall be used in determining the number of hydrants to be used for fire protection in connection with the construction of any building not excluding hereunder, with the location of each such hydrant to be determined and designated by the fire marshal:

Building Area Square	Number Of Hydrants Required	
Feet	1 Story (Without Basement)	2 Stories Or More (1 Story And Basement)
Up to 5,000	1	1
5,000 to 15,000	2	2
15,000 to 40,000	2	3
40,000 to 100,000	3	4
100,000 to 200,000	4	5
200,000 to 300,000	5	6

300,000 to 400,000	6	8
Over 400,000	Discretion of fire marshal	

7. Bond: A performance bond in the amount adequate to cover the cost of construction must be posted before any installation of fire hydrants can begin hereunder in order to assure compliance with the foregoing. SaidThe bond will not be released until the requirements hereof are met and all water mains and fire hydrants connected thereto are certified in writing to be in good operating condition by the superintendent of the public works officefire marshal.

## 9-1-2: CODES ADOPTED:

A. Building Code: The international building code (IBC), as adopted by the state, is hereby adopted as the official building code for the town, subject to section 9-1-3 of this chapter.

## B. Fire Code:

- 1. For the purpose of prescribing regulations governing conditions hazardous to life and property from fire and explosion, the 2009 edition of the international fire code ("IFC"), and any subsequent editions, including the international fire code standards, is hereby adopted including appendices B, C, D, E, F, G, H, I and J but not appendix A thereof, with such amendments as are set forth below.
- 2. Pursuant to Utah Code Annotated 10-3-711 (17-53-208), upon passage hereof, a copy of the international fire code shall be placed on file in the office of the town clerk for the use and examination of the public.
- C. Uniform Code For Abatement Of Dangerous Buildings: The town hereby adopts the 1997 edition of the uniform code for the abatement of dangerous buildings (UCADB), as adopted by the International Code Council.
- D. Wastewater Disposal Regulations: The town hereby adopts the Salt Lake Valley health department wastewater disposal regulations.
- E. Other Codes As Approved: All other building, plumbing, electrical, mechanical, energy and/or natural gas codes established and adopted as standard by the state, including amendments thereto, shall hereby become established as the adopted codes of the town, subject to section 9-1-3 of this chapter.
- F. Wildland Urban Interface Code: The 2006 Wildland Urban Interface Code along with Appendix A and Appendix B. and any successor code adopted by the State of Utah is hereby adopted. All the lands within the town limits of the Town of Alta are designated by the Utah Division of Forestry, Fire and State Lands as Wildland-Urban Interface.

## 9-3-2: SITE PLAN APPROVAL:

- A. Required; Approving Authority: It is the express policy of the town Town to preserve as many mature trees as possible. It shall be unlawful for any person to proceed with any development or remove mature trees within the town Town without first having submitted a site plan and obtaining an approved site plan with respect to vegetation. For single-family residential development, the mayor building official shall provide saidthe approval. For all other development, the planning commission shall provide saidthe approval. In order to obtain approval to remove mature trees, a person must show that the failure to remove a mature tree will constitute extreme hardship.
- B. Forest Service Land: For development on forest service land, and private land being developed in conjunction with forest service permitted land, on which a building is not proposed or contemplated, written approval by the forest service of a vegetation plan shall constitute approval from the townTown, which must receive saidthe written approval prior to issuing any building permits and prior to any development proceeding.

## 9-3-3: REQUIREMENTS FOR PRESERVATION OR REPLACEMENT:

- A. Seedlings: Any seedling removed from the property shall be replaced with three (3) vigorous seedlings of at least six inches (6") in height.
- B. Saplings: Any sapling removed from the property shall be replaced with three (3) vigorous seedlings at least six inches (6") in height and three (3) vigorous saplings at least five feet (5') in height.

## C. Mature Trees:

- 1. Any mature tree, if approved for removal from the property, shall be replaced with five (5) vigorous seedlings at least six inches (6") in height and five (5) vigorous saplings at least five feet (5') in height.
- 2. No mature tree shall be removed without site plan approval.
- D. Survival; Replacement: Appropriate steps shall be taken to ensure all planted trees survive. Any planted trees that do not survive shall be replaced.
- E. Bond; Replacement: A two (2) year bond shall be given to the town Town in the amount of the value of the replaced trees to be utilized in the event of their death and nonreplacement by the developer or landowner. Submission of a site plan shall constitute a license in favor of the town Town to enter upon a development and replace dead vegetation in the event the landowner or developer does not replace the same after written notice from the town Town to do so.
- F. The requirements of this removal and replacement section shall not apply to defensible space requirements of the Wildland Urban Interface Code as adopted by the Town so long as a site plan indicating trees to be removed is submitted and approved by the Building Official.

E.G. A copy of the approved fire protection plan shall be submitted to the Town for incorporation into the final approval documents.