ORDINANCE NO.
---------------

**Synopsis:** Adoption of this ordinance would allow for the delivery of a notice of hearing for an impound vehicle hearing to be delivered first class mail to match state regulations and will no longer require a certified return receipt delivery of a notice of hearing.

## AN ORDINANCE AMENDING CHAPTER 101 OF THE CODE OF ORDINANCES OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, ENTITLED "SEIZURE AND IMPOUNDING OF VEHICLES" TO ALLOW FOR NOTICE OF HEARING VIA 1<sup>ST</sup> CLASS MAIL

**WHEREAS**, the City Code of Ordinances at Chapter 101 provides seizure and impounding of vehicles; and

WHEREAS, the City of Washington is a home rule government pursuant to the 1970 Illinois Constitution, Article VII, Section 6(a); and

WHEREAS, pursuant to its home rule power, the City of Washington may exercise any power and perform any function relating to its government and affairs, including the power to regulate for the protection of the public health, safety, morals and welfare; and

**WHEREAS**, the current ordinance is not consistent with the statewide format provided under 625 ILCS 5/11-208.7; and

**WHEREAS**, it is deemed to be in the best interest of the residents of the City that this portion of the chapter be revised to match the relevant Illinois Compiled Statute:

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, an Illinois home rule municipality, as follows:

**Section 1**. That §101.006 of the Code of Ordinances is hereby amended as follows, with additions shown in underlined font and deletions shown in strikethrough font:

## § 101.006 FINAL HEARING

(A) Notice of Hearing. Within ten (10) days after a vehicle is seized and impounded pursuant to this Chapter, the City shall notify the owner of record of the motor vehicle of the date, time and location of a hearing. Such notice shall be mailed by certified first class mail, return receipt requested, to the lease, lienholder, and owner of record, as shown on the records of the Illinois Secretary of State. However, no such Notice of Hearing need to be sent to the Owner of Recorda particular interested party if the owner interested party is personally served with the Notice of Hearing within ten (10) days after the vehicle is seized and impounded, and the owner acknowledges receipt to the Notice of Hearing in writing. The Notice of Hearing sal-shall state the penalties that may be imposed at the Final Hearing, including a statement that a vehicle not released by payment of the penalty and fees and remaining impounded may be sold or disposed of by the City in accordance with state law.

**Section 2.** That §101.009 of the Code of Ordinances is hereby amended as follows, with additions shown in underlined font and deletions shown in strikethrough font:

## § 101.009 CONDUCT OF HEARINGS

(K)	The record of all hearings before the Hearing Officer shall include the following:										
	<ol> <li>a record of the testimony presented at the hearing, which may be made by recording or other appropriate means;</li> </ol>										
	(2) all documents presented at the hearing; and										
	(3) a copy of the notice of hearing or notice of violation; and										
	(4)(3) a copy of the findings and decision of the Hearing Officer.										
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