CHAPTER 26 – USE OF CERTAIN SECONDARY ROADS
BY TRUCKS AND COMMERCIAL VEHICLES AND RESTRICTIONS ORDINANCE
OF DUBUQUE COUNTY, IOWA

Adopted December 3, 2001
Amended January 28, 2002
Amended August 25, 2003
Amended October 6, 2003
Amended July 2, 2007
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PART 1
INTRODUCTION

26–1 PURPOSE. The purpose of this ordinance is to establish restrictions on the use of certain secondary roads by trucks and commercial vehicles in order to eliminate hazards to persons using the roads and to protect the roadways from damage and deterioration. This ordinance is adopted pursuant to the authority of Iowa Code §321.236(8) and §321.473.

26-2 through 26-10 Reserved.

PART 2
RESTRICTIONS, PERMITS AND PENALTIES

26–11 RESTRICTIONS. No vehicle with more than three axles in configuration or combination may be operated or towed at any time on the roads or sections of roads described in Section 26-15 of this ordinance. For purposes of this ordinance, “combination” shall be defined as provided in Iowa Code §321.1(9).

26–12 EXEMPTIONS. The restrictions of this ordinance shall not apply to the following vehicles:
   a. State, county, and city vehicles.
   b. Implements of husbandry as defined in Iowa Code §321.1(32).
   c. Implements of husbandry loaded on hauling units for transporting the implements to locations for repair.
   d. Vehicles moving farm produce to market from a destination on the restricted road or feeds or fuel for home heating purposes to a farm or home on the restricted road.
   e. Vehicles moving construction materials to a farm or home on a restricted road.
   f. Fire or emergency medical apparatus owned by, under lease to, or used in the performance of a contract with a state or local authority.
   g. Vehicles authorized to use the road under a current permit issued by the County Engineer.
   h. Any vehicle, with a destination point on the road, with more than three axles shall not enter designated routes except at the point on the road nearest to its destination and then proceed directly to such destination.

26-13 PERMITS AND FEES.
a. Upon written application, the County Engineer may issue temporary permits to vehicles which are shown to be needed to provide a transportation service to a destination on the restricted road which cannot be provided by a vehicle which complies with this ordinance.

b. A fee of $10 will be charged for a single use permit.

26–14 SIGNS. The County Engineer shall mark with signs each end of the roads and sections of roads subject to restrictions under this ordinance.

26–15 RESTRICTED ROADS. The restriction provided in Section 2 of this ordinance shall apply to the following roads or sections of roads:

a. Monastery Road (D41) from Sundown Road (Y21) to U.S. 151.
b. Swiss Valley Road (D33) from intersection with North Cascade Road (Y27) to Military Road (D35). [Amended January 28, 2002] [Amended August 25, 2003]
c. Driscoll Road (Y20) from U.S. 151 to Higgsport Road (D53).
d. Oakland Farms Road (D30) from Whitetop Road (Y44) to Military Road (D35). [Added January 28, 2002] [Amended August 25, 2003]
e. Ryan Road (Y40) from intersection of Monastery Road (D41) to Prairie Creek Road (D42). [Added August 25, 2003]
f. Prairie Creek Road (D42) from intersection of Ryan Road (Y40) to Sundown Road (Y21). [Added August 25, 2003]
g. Kennedy Road (Y14 and Y34) from Dubuque city limits to Sageville city limits. [Added October 6, 2003]
h. North Cascade Road from intersection with Swiss Valley Road to 1,300 feet southwest of the intersection. [Amended December 3, 2007]
i. North Cascade Road from the intersection of Cottingham Road to the intersection of Cox Springs Road. [Added December 3, 2007]
j. North Cascade Road from the intersection of Pilot Grove Road to Sundown Road [Added December 3, 2007]
k. Skyline Road (D41) from intersection with U.S. 151 to intersection with U.S. 61 [Added October 25, 2010] [Deleted February 28, 2011]

26–16 PENALTY. Any person who operates or tows any vehicle upon any restricted and marked road in violation of this ordinance shall be guilty of a simple misdemeanor and, upon conviction, shall be subject to a fine of not more than $500.00 and imprisonment of not more than 30 days for each offense.

26–17 through 26–20 Reserved

PART 3
EFFECTIVE DATE
26–21 EFFECTIVE DATE. This ordinance shall be effective upon final approval and publication as provided by law.