

TITLE I: GENERAL PROVISIONS**CHAPTER 1: CITY CODE**

1-1: TITLE. This codification of ordinances shall be officially known as the “City of Red Bud Code of Ordinances 2021”, and it shall be sufficient to refer to this Code as the “Red Bud City Code 2021”, “Red Bud City Code”, “City Code”, “Code”, “Revised Code of Ordinances”, “Revised Ordinances”, “Code of Ordinances” or any similar term in any circumstance.

1-2: ACCEPTANCE. The City Code, as hereby presented in printed form, shall hereafter be received without further proof in all courts and in all administrative tribunals of this State as the ordinances of the City of general and permanent effect, except the excluded ordinances enumerated in Section 2-1.

1-3: AMENDMENTS. Any ordinance amending this City Code shall set forth the title, chapter, and section number of the section or sections to be amended and this shall constitute a sufficient compliance with any statutory requirement pertaining to the amendment or revision by ordinance of any part of this City Code. Whenever in one section reference is made to another section hereof, such reference shall extend and apply to the section referred to as subsequently amended, revised, recodified, or renumbered unless the subject matter is changed or materially altered by the amendment or revision.

Whenever any reference is made to a State or Federal statute, rule, regulation, or order by name or statutory number reference, such reference shall extend and apply to the section referred to as subsequently amended, revised, recodified, or renumbered, whether by the City, State, or Federal government, unless the subject matter is changed or materially altered by the amendment or revision.

All amendments or revisions by ordinance shall be forwarded to the codifier and shall be prepared for insertion in its proper place in each copy of the City Code, even if that means renumbering sections. Each such replacement page shall be properly identified and shall be inserted in each individual copy of the City Code.

1-4: CODE ALTERATION. It shall be deemed unlawful for any person to alter, change, replace or deface in any way, any section or any page of this City Code in such a manner that the meaning of any phrase or order may be changed or omitted.

If a manifest error is discovered, consisting of the misspelling of any words; the omission of any word or words necessary to express the intention of the provisions affected; the use of a word or words to which no meaning can be attached; or the use of a word or words when another word or words was clearly intended to express such intent, such spelling shall be corrected and such word or words supplied, omitted, or substituted as will conform with the manifest intention, and the provisions shall have the same effect as though the correct words were contained in the text as originally published. No alteration shall be made or permitted if any question exists regarding the nature or extent of such error. The opinion of the City Attorney shall control as to the applicability and usage of this section.

Replacement pages from the codifier shall be inserted according to the official instructions when so authorized by the City Council. The City Clerk shall see that the replacement pages are properly inserted in the official copies maintained in the office of the Clerk. Any person having in

their custody an official copy of the City Code shall make every effort to maintain said Code in an up-to-date and efficient manner. They shall see to the immediate insertion of new or replacement pages when such are delivered to them or made available to them through the office of the City Clerk. Said Code books, while in actual possession of officials and other interested persons, shall be and remain the property of the City and shall be returned to the office of the Clerk when directed to do so by order of the City Council.

1-5: JURISDICTION. Unless otherwise provided herein, this Code applies to acts performed within the corporate limits of the City. Provisions of this Code also apply to acts performed outside the corporate limits and up to the limits prescribed by law, where the law confers power on the City to regulate such particular acts outside the corporate limits.

1-6: INTERPRETATION. Unless otherwise provided herein, or by law or implication required, the same rules of construction, definition, and application shall govern the interpretation of this Code as those governing the interpretation of State law. The following rules of interpretation shall also apply:

(A) **AND** or **OR.** Either conjunction shall include the other as if written "and/or", if the sense requires it.

(B) When a statute or ordinance requires an act to be done which, by law, an agent or deputy as well may do as the principal, such requisition shall be satisfied by the performance of such act by an authorized agent or deputy.

(C) A general term following specific enumeration of terms is not to be limited to the class enumerated unless expressly so limited.

(D) Whenever any word in any section of this Code importing the plural number is used in describing or referring to any matters, parties or persons, any single matter, party or person shall be deemed to be included, although distributive words may not have been used.

(E) When any subject matter, party or person is referred to in this Code by words importing the singular number only or the masculine gender, several matters, parties or persons and females as well as males and bodies corporate shall be deemed to be included, provided that these rules of construction shall not be applied to any section of this Code which contains any express provision excluding such construction or where the subject matter or content may be repugnant thereto.

(F) The catchlines of the several sections of this Code are intended as mere catchwords to indicate the content of the section and shall not be deemed or taken to be titles of such sections, nor as any part of the section, nor, unless expressly so provided, shall they be so deemed when any of such sections, including the catchlines, are amended or reenacted.

(G) Any reference to "Title" is a descriptor for organizing ordinance Chapters into similar subject groups. Any reference to "Chapter" refers to a specific set of ordinances listed under a numbered Chapter heading regarding particular individual subjects. It shall be sufficient to refer to a Chapter(s), or any part thereof, as "Section", "Subsection", "Code", "Article", or other similar designation, instead.

(H) References to Illinois State Statutes, Rules, Regulations, and Orders listed after a section or at the end of a chapter refer to the entire section or chapter. References to Illinois State

Statutes, Rules, Regulations, and Orders listed immediately at the end of a subsection refer only to that subsection.

1-7 TO 1-8: RESERVED.