CHAPTER 945 - Weeds and Grass[17]

Sections:

945.01 - DEFINITIONS.

As used in this chapter:

- (a) Grass means any of a large family (gramineae) of monocotyledonous, mostly herbaceous plants with hollow, jointed stems, slender sheathing leaves, and flowers borne in spikelets of bracts.
- (b) Noxious designation can be given to weeds Weeds are designated noxious for several reasons including: toxicity to humans or animals, invasiveness, negative impact to abutting properties or natural areas, potential to cause economical loss, or threat to public health and safety.
- (c) Noxious weed means any type or species that have been included on the official list of noxious plants for the State of Ohio under Ohio Revised Code (901:5-37).
- (d) Weed means a plant that is considered undesirable, unattractive or troublesome. A plant that is not grown in an ornamental bed, is not valued where it is growing and tends to overgrow more desirable plants.

(Ord. 0156-2003. Passed 8-4-03; Ord. No. 0087-2017, § 1(Exh. A), 11-20-17)

945.06 - NOXIOUS WEEDS OR GRASS.

Every person owning, leasing, renting, having charge of or being in possession of land within this City shall keep such property, and adjacent right-of-way between such property, and the curb, or edge of pavement where there is no curb, free and clear from all noxious weeds, as defined in Ohio Revised Code (ORC) Chapter 901:5-37-01 such as Bamboo, Burdock, Giant Hogweed, Japanese Knotweed, Jimson Weed, Ragweed, Milkweed, Mullein, Poison Ivy, and other vegetation of profuse and unmanageable growth. Noxious weeds and grass grown on such property and adjacent right-of-way shall be maintained in such a manner so as not to exceed eight inches in height when present outside ornamental beds.

(Ord. 0156-2003. Passed 8-4-03; Ord. No. 0087-2017, § 1(Exh. A), 11-20-17)