COUNTY ORDINANCE NO.____________________

ORDINANCE REGULATING THE OPERATION OF ALL-TERRAIN VEHICLES AND OFF-ROAD VEHICLES IN LINN COUNTY, IOWA

SECTION 1: PURPOSE. This ordinance shall identify regulations regarding the operation of all-terrain vehicles and/or off-road utility vehicles on county roadways designated by the Linn County Board of Supervisors.

SECTION 2: DEFINITIONS. The definitions of terms used in this ordinance are:

1. **All-terrain Vehicle** as defined by Iowa Code § 321I.1 means a motorized vehicle with not less than three and not more than six non-highway tires that is limited in engine displacement to less than one thousand two hundred cubic centimeters and in total dry weight to less than one thousand two hundred pounds and that has a seat or saddle designed to be straddled by the operator and handlebars for steering control.

2. **Designated riding area** as defined by Iowa Code § 321I.1 means an all-terrain vehicle riding area on any public land or public ice under the jurisdiction of the Department of Natural Resources that has been designated by the department for all-terrain vehicle use.

3. **Designated riding trail** as defined by Iowa Code § 321I.1 means an all-terrain vehicle riding trail on any public land, private land, or public ice that has been designated by the state or the county for all-terrain vehicle use.

4. **Off-road Utility Vehicle** as defined by Iowa Code § 321I.1 means a motorized vehicle with not less than four and not more than eight non-highway tires or rubberized tracks that have a seat that is of bucket or bench design, not intended to be straddled by the operator, and a steering when or control levers for control. “Off-road Utility Vehicle” includes the following vehicles:
   a. “Off-road Utility Vehicle-type 1” means an Off-road Utility Vehicle with a total dry weight of one thousand two hundred pounds or less and a width of fifty inches or less.
   b. “Off-road Utility Vehicle-type 2” means an Off-road Utility Vehicle, other than a type 1 Off-road Utility Vehicle, with a total dry weight of two thousand pounds or less, and a width of sixty-five inches or less.
   c. “Off-road Utility Vehicle-type 3” means an Off-road Utility Vehicle with a total dry weight of more than two thousand pounds or a width of more than sixty-five inches, or both.

5. **Public ice** as defined by Iowa Code § 321I.1 means any frozen, navigable waters within the territorial limits of this state and the frozen marginal river areas adjacent to this state, other than farm ponds, that are under the jurisdiction of the Natural Resource Commission of the DNR.
6. **Public land** as defined by Iowa Code § 321I.1 means land owned by the federal government, the state, or political subdivisions of the state and land acquired or developed for public recreation pursuant to § 321I.8.

7. **Roadway** as defined by Iowa Code § 321I.1 means that portion of a highway improved, designed, or ordinarily used for vehicular travel.

**SECTION 3: OPERATION ON ROADWAYS.** A registered All-terrain Vehicle or Off-road Utility Vehicle may be operated on secondary roadways in Linn County pursuant to the restrictions in this ordinance as referenced in Appendix A, and those restrictions imposed by the Code of Iowa. Operation is limited to roadways lying outside the city limits of any incorporated city which does not have an ordinance or other regulation in effect allowing such operations. Operators are required to follow all local regulations and ordinances when operating in any incorporated city allowing such operation.

Residents who reside on a restricted roadway are permitted to operate on that restricted roadway only to reach the nearest unrestricted roadway. Residents are permitted to operate on a restricted roadway that is the shortest distance between an unrestricted roadway and the city limits of any incorporated city which has an ordinance or other regulation in effect allowing such operations. Restricted roadways are included in Appendix A.

A person shall not operate an All-terrain Vehicle or Off-road Utility Vehicle on secondary roads in Linn County unless the operator has a valid driver's license and is at least 16 years of age. An operator under 18 years of age shall be required to take and pass an Iowa Department of Natural Resources approved ATV Education Course and must carry a valid safety certificate while operating the vehicle as proof that the Iowa Department of Natural Resources approved ATV Education Course was successfully completed.

All-terrain Vehicle and Off-road Utility Vehicle operation may begin at sunrise and must cease at sunset.

**SECTION 4: UNLAWFUL OPERATION:** A person shall not operate an All-terrain Vehicle and/or Off-road Utility Vehicle under any of the following conditions:

1. At a rate of speed greater than thirty five (35) miles per hour
2. In a careless, reckless, or negligent manner so as to:
   a. Endanger any person;
   b. Cause injury or damage to person or property; or
   c. Create unnecessary skidding or sliding or cause any wheel or wheels to unnecessarily lose contact with the ground.
3. While under the influence of intoxicating liquor or narcotics or habit-forming drugs.
4. Without the following equipment:
   a. Properly functioning headlight and taillight, operational brakes, functioning brake lights, and speedometer.
b. A properly functioning muffling device that complies with the standards and procedures required by Iowa Code § 321I.12.

c. Rearview mirror, if the All-terrain or Off-road Utility Vehicle is so equipped.

5. Without wearing a properly adjusted and fastened seatbelt if the All-terrain or Off-road Utility Vehicle is so equipped.

6. In any tree nursery or planting in a manner which damages or destroys growing stock.

7. On any public land, public ice, or designated riding trail in violation of official signs prohibiting such operation.

8. In any park, wildlife area, preserve, refuge, or game management area, except on designated riding areas identified by the Department of Natural Resources or designated riding areas identified by the local governing authority.

9. Any portion of a meandered stream or the bed on a non-meandered stream which has been identified as a navigable stream or river by the Iowa Department of Natural Resources and which is covered by water. This provision does not apply to designated riding areas, designated riding trails, construction vehicles engaged in lawful activity, and/or the operation of All-terrain Vehicles on ice.

10. Upon an operating railroad right-of-way. An All-terrain Vehicle may be driven directly across a railroad right-of-way only at established crossings.

11. With more persons on the vehicle than it was designed to carry. This paragraph does not apply to a person who operates an All-terrain Vehicle or Off-road Utility Vehicle as part of a farm operation as defined in Iowa Code § 352.2.

12. On any riding area or trail unless the trail is designated by signs as open to All-terrain and Off-road Utility Vehicle operation.

13. With a firearm in the person’s possession while operating or riding on an All-terrain Vehicle unless it is unloaded and enclosed in a carrying case, subject to the following exceptions:

   a. The person is riding on or operating an All-terrain Vehicle on land owned or possessed by the person and the person’s conduct is otherwise lawful.

   b. The person is riding on or operating an All-terrain Vehicle on land that is not owned or possessed by the person and all of the following apply:

      i. The loaded firearm is a pistol or revolver and is secured in a retention holster upon the person,

      ii. The person possesses and displays to a peace officer upon demand a valid permit to carry weapons which has been issued to the person, and

      iii. The person’s conduct is within the limits of the permit to carry weapons.

A nonambulatory person may carry an uncased and unloaded firearm while operating or riding on an All-terrain Vehicle.
14. While discharging a firearm as the operator or passenger, except a nonambulatory person may discharge a firearm from an All-terrain Vehicle while lawfully hunting if the person is not operating or riding on a moving All-terrain Vehicle.
15. Under the age of 16.
16. Without a valid driver’s license.
17. Without a valid safety certificate on board as proof of successful completion of an Iowa Department of Natural Resources approved ATV Education Course if the operator is younger than 18 years of age.

SECTION 5: REGISTRATION REQUIREMENTS AND OTHER CONDITIONS: Individuals who operate on county roadways in Linn County must annually register the All-terrain Vehicle or Off-road Utility Vehicle with the Iowa Department of Natural Resources. The following conditions apply:

1. The owner of each All-terrain Vehicle or Off-road Utility Vehicle shall be required to provide proof of ownership, including but not limited to bill of sale, Iowa Department of Natural Resources registration or registration from the appropriate out-of-state authority, and proof of liability insurance as required by Iowa Code §§ 321.20B and 321A.21.
2. All-terrain Vehicles or Off-road Utility Vehicles registered in Iowa are required to display their current registration decal and carry their certificate on board.
3. All-terrain Vehicles or Off-road Utility Vehicles registered in another state are required to also display a valid Iowa Department of Natural Resources User Permit in addition to displaying a current registration decal and carrying the certificate on board.

SECTION 6: EXEMPT VEHICLES: Registration shall not be required for:

1. All-terrain Vehicles and/or Off-road Utility Vehicles used exclusively as farm implements.
2. All-terrain or Off-road Utility Vehicles owned by the United States, this State or another State, or by a governmental subdivision thereof, and used for enforcement, search and rescue, or official purposes, but not for recreational or commercial purposes.
3. All-terrain vehicles used in accordance with Iowa Code § 321.234A(1)(a).

SECTION 7: PENALTIES. Violation of the ordinance shall constitute a simple misdemeanor punishable by a fine of $65.00 to $625.00, plus the applicable court surcharge and costs and/or up to thirty (30) days in jail as set forth in Iowa Code § 903.1(1)(a). Any amendments to the simple misdemeanor penalties of Iowa Code § 903.1(1)(a) shall be automatically incorporated into this section without the need of amending this ordinance.

SECTION 8: SEVERABILITY CLAUSE. If any section, provision, or part of this ordinance shall be judged invalid or unconstitutional such adjudication shall not affect the validity of the ordinance as a whole or any section, provision, or part thereof not adjudged invalid or unconstitutional.

SECTION 9: EFFECTIVE DATE. The ordinance shall become effective upon its passage and publication pursuant to Iowa Code § 331.302(8).
APPENDIX “A”

RESTRICTED ROADWAYS

30th Street Drive
Alice Road – North Center Point Road to Lafayette Road
Beverly Road
Blairs Ferry Road – Cedar Rapids City Limits to Palo
C Avenue Extension – Marion City Limits to County Home Road
Cedar River Road – Highway 30 to Highway 1
Club Road
Cottage Grove Road
County Home Road
East Post Road
Ely Road
F Avenue NW – Cedar Rapids City Limits to Palo
Feather Ridge Road
Indian Hill Road
Lakeside Road
Mount Vernon Road
Munier Road
North 10th Street – Marion City Limits to County Home Road
North Alburnett Road – Marion City Limits to Alburnett
North Center Point Road
North Mentzer Road
Sawyer Road
Secrist Road
Shellsburg Road
Stoney Point Road
Tower Terrace Road
Winslow Road
Wright Brothers Blvd