Section 1. Purpose and Authority

The purpose of this ordinance is to; prevent damage to town ways and bridges within the Town of Sabattus that may be caused by vehicles of excessive weight; to lessen safety hazards and the risk of injury to the traveling public; to extend the life expectancy of town ways and bridges; and to reduce the public expense of their maintenance and repair.

This ordinance is adopted pursuant to 30-A M.R.S.A. Sec. 3009 and 29 M.R.S.A. Sec. 902 and 1611.

Section 2. Definitions

The definitions contained in Title 29 M.R.S.A. shall govern the construction of words contained in this ordinance. Any words not defined therein shall be given their common and ordinary meaning.

Section 3. Restrictions and Notices

The Road Commissioner/Director of Public Works may, either permanently or seasonally, impose such restrictions on the gross registered weight of vehicles as may, in his/her judgment, be necessary to protect the traveling public, prevent abuse of the highways, and designate the town ways and bridges to which the restrictions shall apply.

Whenever notice has been posted as provided herein, no person may thereafter operate any vehicle with a gross registered weight in excess of the restriction during any applicable time period on any way or bridge so posted unless otherwise exempt as provided herein.

The notice shall contain at a minimum the following information: the name of the way or bridge, the gross registered weight limit, the time period during which the restriction applies, the date that the notice was posted, and the signature of the Road Commissioner/Director of Public Works.

The notice shall be conspicuously posted at each end of the restricted portion of the way or bridge in a location clearly visible from the travel way. Whenever a restriction expires or is lifted, the notices shall be removed wherever posted. Whenever a restriction is revised or extended, existing notices shall be removed and replaced with new notices.

No person may remove, obscure or otherwise tamper with any notice so posted except as provided herein.

Section 4. Exemptions

The following vehicles are exempt from this ordinance:

a. any two-axle vehicle while delivering home heating fuel;
b. any vehicle while engaged in highway maintenance or repair under the direction of the State or Town;
c. any emergency vehicle (such as fire fighting apparatus or ambulances) while responding to an emergency;
d. any school transportation vehicle while transporting students;
e. any public utility vehicle while providing emergency service or repairs;
f. when necessary during a period of drought emergency declared by the governor, any vehicle transporting well-drilling equipment for the purpose of drilling a replacement well or for improving an existing well on property where that well is no longer supplying sufficient water for residential or agricultural purpose and operating in accordance with a permit issued by the Maine Department of Transportation; and
g. any vehicle when roads are solidly frozen. “Solidly frozen” means that the air temperature is below 32 degrees Fahrenheit and “No Water” is showing in the cracks of the road; and

h. any vehicle whose owner or operator holds a valid permit from the Road Commissioner/Public Works Director as provided herein.

Section 5. Permits

The owner or operator of any vehicle not otherwise exempt as provided herein may apply in writing to the Road Commissioner/Director of Public Works for a permit to operate on a posted way or bridge notwithstanding the restriction. The Road Commissioner/Director of Public Works may issue a permit only upon all of the following findings:

a. no other route is reasonably available to the applicant;

b. it is a matter of economic necessity and not mere convenience that the applicant use the way or bridge; and

c. the applicant has tendered cash, a bond or other suitable security to the Town in an amount sufficient, in their judgment, to repair any damage to the way or bridge that may reasonably result from the applicant’s use of same.

Even if the Road Commissioner/Director of Public Works makes the foregoing findings, he/she need not issue a permit if he/she determines the applicant’s use of the way or bridge could reasonably be expected to create or aggravate a safety hazard or cause substantial damage. He/she may also limit the number of permits issued or outstanding as may, in his/her judgment, be necessary to preserve and protect the highways.

In determining whether to issue a permit, the Road Commissioner/Director of Public Works shall consider the following factors:

a. the gross registered weight of the vehicle;

b. the current and anticipated condition of the way or bridge;

c. the number and frequency of vehicle trips proposed;

d. the cost and availability of materials and equipment for repairs;

e. the extent of use by other exempt vehicles; and

f. such other circumstances as may, in his/her judgment, be relevant.

The Road Commissioner/Director of Public Works may issue permits subject to reasonable conditions, including but not limited to, restrictions on the actual load weight and the number or frequency of vehicle trips, which shall be clearly noted on the permit.

Section 6. Administration and Enforcement

This ordinance shall be administered and may be enforced by the municipal officers or their duly authorized designee (such as the Road Commissioner/Director of Public Works, Code Enforcement Officer, or Law Enforcement Officer.)

Section 7. Penalties

Any violation of this ordinance shall be a civil infraction subject to a fine of not less than $250 nor more than $1,000. Each violation shall be deemed a separate offense. In addition to any fine, the Town may seek restitution for the cost of repairs to any damaged way or bridge and reasonable attorney fees and costs.

Prosecution shall be in the name of the Town and shall be brought in the Maine District Court.

Section 8. Amendments

The Municipal Officers at any properly noticed meeting may amend this ordinance.

Section 9. Severability; Effective Date

In the event any portion of this ordinance is declared invalid by a court of competent jurisdiction, the remaining portions shall continue in full force and effect. This ordinance shall take effect immediately upon enactment.

Pursuant to Title 30-A, M.R.S.A., Section 3009(1), State law grants the power to enact ordinances exclusively to the municipal officers. Seven (7) days’ notice of the meeting at which the municipal officers intend to enact an ordinance is required. No hearing is required.