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Please return to:
Planning & Development

**STORY COUNTY IOWA
ORDINANCE NO. 295
AN ORDINANCE AMENDING CHAPTER 32, ROAD IDENTIFICATION AND ADDRESS
NUMBERING SYSTEM, OF THE STORY COUNTY CODE OF ORDINANCES.**

BE IT ENACTED by the Board of Supervisors of Story County, Iowa:

Section 1. Purpose. An Ordinance amending Chapter 32 – Road Identification and Address Numbering System, of the Story County Code of Ordinances, as follows, to clarify the system of road naming and addressing and add processes for cities to initiate road name changes post-annexation and residents to relocate address markers within the unincorporated areas of Story County.

Section 2. Proposed Amendments. The amendments are as shown in Attachment A of this ordinance and are summarized below.

Throughout Entire Chapter 32. Changing public road to county road, E911 to 911, and camper trailer to recreational vehicle.

Official Road Name Signs—Subdivision/Private Roads. Ch 32.04(2)(C)- Adding that the County Engineer may acquire, fabricate, and erect a subdivision/private road sign that requires maintenance or replacement upon receipt of a fee paid by the applicant. Also adding design standards for road name signs.

Official Road Name Signs—Road Name Changes. Ch 32.04(4)- Adding a road name change process for cities to initiate post-annexation without petition of property owners. General clarification of road name change process.

Address Markers. Ch 32.06- Requiring that solar energy systems, wind energy conversion systems, and utility facilities have an address marker.

Address Markers—Obtaining an Address Marker. Ch 32.06(1)(C)- Requiring that if an existing access will be used for a development, it shall be reviewed by the Engineer's Office.

Displaying Address Markers and Other Required Numbers—County Responsibility. Ch 32.07(1)- Introducing a process to allow property owners on

subdivision/private roads to move their address markers with Story County 911 Service Board approval. A marker shall not be moved prior to approval.

Displaying Address Markers and Other Required Numbers—Manufactured Home Communities and Recreational Vehicle Park Signs—Compliance. Ch 32.07(4)(D)- Clarifying the sign compliance requirements for manufactured home communities and recreational vehicle parks. If signage is not in compliance with requirements, it shall be brought into conformance.

Annexations—County Process. Ch 32.08(1)- Clarifying the process for removal and renumbering of addresses post-annexation for county and subdivision/private roads. Adding a requirement that the notification letter include voting precinct information.

Section 3. Repealer. All ordinances or parts, of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 4. Saving Clause. If any section, provision, or part of this ordinance shall be adjudged 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 5. Effective Date. This ordinance shall be effective after its final passage, approval and publication of the ordinance or a summary thereof, as provided by law.

Action upon FIRST Consideration: approval

DATE: August 24, 2021

Moved by: Faisal

Seconded by: Heddens

Voting Aye: Faisal, Heddens

Voting Nay: None

Not Voting: None

Absent: Linda Murken

Action upon SECOND Consideration: Approval

DATE: August 31, 2021

Moved by: Faisal

Seconded by: Murken

Voting Aye: Faisal, Murken, Heddens

Voting Nay: none

Not Voting: none
Absent: none

Action upon THIRD Consideration: Waived

DATE: **September 7, 2021**

Moved by: _____

Seconded by: _____

Voting Aye: _____

Voting Nay: _____

Not Voting: _____

Absent: _____

ADOPTED THIS 31st day of August, 2021.


Chairperson, Board of Supervisors


Attest: 
County Auditor

| | | | | |
|---------------|----------------|---|------------------------------|---------------------------------|
| ROLL CALL | Latifah Faisal | Yea <input checked="" type="checkbox"/> | Nay <input type="checkbox"/> | Absent <input type="checkbox"/> |
| FOR ALLOWANCE | Lisa Heddens | Yea <input checked="" type="checkbox"/> | Nay <input type="checkbox"/> | Absent <input type="checkbox"/> |
| | Linda Murken | Yea <input checked="" type="checkbox"/> | Nay <input type="checkbox"/> | Absent <input type="checkbox"/> |

ALLOWED BY VOTE
OF BOARD

Yea 3 Nay 0 Absent 0


CHAIRPERSON

Above tabulation made by 

ATTACHMENT "A"

**CHAPTER 32
ROAD IDENTIFICATION AND ADDRESS NUMBERING SYSTEM**

| | |
|--|---|
| 32.01 Purpose | 32.06 Address Markers |
| 32.02 Administration | 32.07 Displaying Address Markers and Other Required Numbers |
| 32.03 Road Identification Standards | |
| 32.04 Official Road Name Signs | 32.08 Annexations |
| 32.05 Address Numbering | 32.09 Enforcement |

32.01 PURPOSE.

The purpose of this chapter is to provide for a uniform County-wide system with respect to identification of roads and assigning address numbers within the unincorporated portions of Story County. Such a system will assist emergency services agencies, law enforcement agencies, the U.S. Postal Service, and the general public in the timely and efficient provisions of services to Story County.

32.02 ADMINISTRATION.

1. The Story County Planning and Development Director (the "Director") or designated agent is hereby assigned as the agent of the Board of Supervisors to be responsible for the administration, implementation, and enforcement of this chapter.
2. The Story County Engineer (the "Engineer") or designated agent is hereby assigned as the agent of the Board of Supervisors to be responsible for the installation and maintenance of street signs and address markers.
3. The official 911 Address Map for Story County, Iowa, or amendments thereto, is hereby incorporated by reference and made a part of this chapter.

32.03 ROAD IDENTIFICATION STANDARDS.

Road names will be assigned in accordance with the guidelines established herein as follows:

1. Road Naming System – East/West Roads. The majority of roads in unincorporated Story County generally run along section lines. Roads running in an east and west direction are to be given a numeric designation beginning with 100th Street on the northernmost section line and road across the County. The southernmost road in Story County will be given a designation of 340th Street. East/west roads that do not run on the

section line will be assigned to a numeric designation that falls between the designation assigned to adjoining northern and southern section line roads. An example of the name of an east/west road, which is located 1.5 miles south of the Hamilton and Hardin County line, is 115th Street.

2. Road Naming System – North/South Roads. Roads running in a north and south direction are to be given a numeric designation beginning with 500th Avenue on the western section line road in the County. The easternmost road in the County is to have a designation of 740th Avenue. North/south roads that do not run on a section line are to be assigned a numeric designation that falls between the designation assigned to the adjoining western and eastern section line roads. An example of the name of a north/south road, which is located 1.5 miles east of the Boone County line, is 515th Avenue.

3. Road Naming System Exceptions – Straight Line Roads. Exceptions may be made for State and Federal Highways and other roads of historical significance that travel in a generally straight line. When an exception to the rule is made, the numeric designation that would normally be assigned to the road would not be used, and the normal progression continued.

A. Straight line east/west road exceptions include, but are not limited to:

State Highway 210

Lincoln Highway

U.S. Highway 30

B. Straight line north/south road exceptions include, but are not limited to:

George W. Carver ~~Avenue~~ Street

Interstate Highway 35

U.S. Highway 65

U.S. Highway 69

4. Road Naming System Exceptions – Diagonal or Irregular. The vast majority of the road network in Story County runs along or adjacent to a section line; however, there are a few roads that run diagonally or in an irregular manner, or run in a straight line for a short distance, but do not run on a section line. In the case of diagonal, irregular roads, or straight line roads not on a section line, existing recorded names will be used. If none exists, common place road names, or names accepted by petition signed by 75 percent of the owners of the land along the roadway will be used. If no recorded name exists, or no petition is presented, a determination will be made as to whether the road is generally an east/west or north/south road. Once this determination is made, the road will be designated as if it were a straight line road.

32.04 OFFICIAL ROAD NAME SIGNS.

A street sign of standard design, as approved by the Engineer, shall be erected at each intersection of county public roads, and at each intersection of a county public and subdivision/private road as defined below, and at each intersection of subdivision/private roads within the unincorporated area of the County. At least one road name sign displaying the name of each public road shall be erected and maintained. Road name signs shall be located in the most suitable corner as determined by the Engineer.

1. County public Roads. County public roads shall include those accepted into and shown on the Iowa Department of Transportation's Official Highway and Transportation Map for Story County. Signs for county public roads will be installed and maintained under the following guidelines:

A. ~~At the request of an applicant and upon receipt of a fee sufficient to cover the cost of materials and labor, as determined by the Engineer, T~~the County shall acquire, fabricate, erect, and thereafter maintain road name signs at the intersection of new county public roads.

B. In the event that a road sign requires maintenance or replacement, written notification will be given to the Engineer's Office.

C. As adopted by Ordinance 94, the County does not require that missing/damaged U.S. Highway 69 street intersection signs be replaced by Story County.

2. Subdivision/Private Roads. A subdivision/private road includes any street, drive, road, lane, or access easement serving three or more occupied structures, and which is not defined as a county public road. ~~Erection and maintenance of road signs shall be required of the owner or majority of owners of any subdivision/private road.~~ Signs for subdivision/private roads will be installed and maintained under the following guidelines:

A. At the request of the owner or majority of the owners of a subdivision/private road and upon receipt of a fee sufficient to cover the cost of materials and labor as determined by the Engineer, the County may acquire, fabricate, and erect a road name sign where county public and subdivision/private roads or subdivision/private roads intersect.

B. For subdivision/private roads in platted subdivisions for which the preliminary plat has been submitted to the County after the effective date of the ordinance codified in this chapter, the fee shall be paid at the time the final plat is submitted. The applicant may specify that street name signs are to be erected immediately upon notification or at the time the road is completed and final construction is approved by the County. Should the applicant request that road name signs be erected prior to the new streets being approved by the County, the applicant shall be responsible for their maintenance until such time as the streets are approved by the County. Prior to the County's approval of a new road, the Engineer or designated agent shall make an inspection to determine that all

road name signs are in a state of good maintenance. Should any subdivision/private road name sign be missing or in need of repair, the applicant shall pay the full cost for replacement and/or repair thereof prior to the approval of the new street by the County.

C. In the event that a subdivision/private road sign requires maintenance or replacement, written notification will be given to the Planning and Development Department, which will forward it to the Engineer's Office. Upon receipt of a fee sufficient to cover the cost of materials and labor as determined by the Engineer, the County may acquire, fabricate, and erect the road name sign. The lettering for subdivision/private road signs shall be a mix of upper and lower-case letters. The first letter of each name or abbreviation shall be upper-case and the rest of the lettering in the name or abbreviation shall be lower-case. The lettering height should be at least six inches. For local roads with speed limits of 30 mph or less, the lettering height may be reduced to four inches. Subdivision/private road name signs shall have a green background with white lettering.

3. Unofficial Road Name Signs. Unofficial road name signs are prohibited in the right-of-way of Story County. Any other unofficial name sign within property lines is permitted unless it interferes with official emergency response. Notification to remove such signage shall be given in writing and enforced as defined in Section 32.09.

4. Road Name Changes. The following requirements shall be met prior to consideration of the change of the name of any county public or subdivision/private road:

A. Conceptual Review Meeting. Before an applicant can submit an application for a road name change, the applicant shall attend a conceptual review meeting with County departments and other applicable entities as appropriate. This requirement may be waived, upon written request to the Planning and Development Director or their designee, by all members of the Interagency Review Team.

B. Formal Application Submitted.

(1) Representatives of at least 75 percent of the legal property owners adjacent to along the road or whose current or future address would be affected by the name change shall sign a petition requesting the name change, and state the reasons for that change, and submit such petition, application, and required fee established herein to the Story County Planning and Development Department.

(2) Alternatively, a city shall submit a petition requesting the name change post-annexation for the purpose of maintaining consistent addressing for properties not part of the annexation with its addressing grid. The petition shall include proof of notification of legal property owners adjacent to the

- road or whose current or future address would be affected by the name change. If residential addresses are involved, the notification letter shall include voting precinct information.
- (3) The petition shall be submitted to the Story County Planning and Development Department.
- (4) The petitioner shall submit an application form and filing fee. If approved, costs for replacement signage are the responsibility of petitioners.
- (5) The petition shall state the reasons for the change.
- a. The change shall be in the public interest.
 - b. Any suggested road name change shall have historical or local significance.
 - c. Any suggested road name change shall not duplicate in sound or spelling any existing road name in Story County prior to approval of the change.
- (6) The application shall be reviewed by members of the Interagency Review Team and Story County 911 Service Board.
- (7) Any suggested road name change shall be recommended for approval by the Director, the Engineer, the Story County Emergency Management Coordinator, and the Story County 911 Database Coordinator.
- (8) Meeting Notice for Board of Supervisors. The failure to notify as provided in this section shall not invalidate any recommendation made under the terms of the Ordinance, provided such failure was not intentional, and the omission of the name of any owner of property who may, in the opinion of the Board of Supervisors, be affected by such amendment or change shall not invalidate any recommendation adopted hereunder, it being the intention of this subsection to provide, to the fullest extent possible, due notice that an application is pending before the Board of Supervisors.
- a. Notice to Affected Cities. Planning and Development staff shall send notice to any city within which the road to be renamed lies within two miles of said corporate boundaries outlining the location, time, and date of the public hearing before the Board of Supervisors.
 - b. Notice to Surrounding Property Owners. Planning and Development staff shall send a notice via mail to all surrounding property owners within one-fourth mile of the road to be renamed outlining the location, time, and date of the public hearing before the Board of Supervisors.
 - c. Legal Notices. Notice of location, time, and date of the meeting held

by the Board of Supervisors shall be published in the official newspapers of Story County.

(9) Public Hearing before the Board of Supervisors. The requirements of Section 1.11(2) of this Code of Ordinances defines the processes followed for action on the ordinance. Such amendment shall not become effective except by the favorable vote of at least two-thirds of all the members of the Board of Supervisors.

~~A. Representatives of at least 75 percent of the legal property owners along the road shall sign a petition requesting the name change, and state the reasons for that change, and submit such petition and required fee established herein to the Story County Planning and Development Department.~~

~~B. Three public hearings shall be held prior to consideration of a road name change.~~

~~C. Any suggested road name change shall have historical or local significance.~~

~~D. Any suggested road name change shall be recommended for approval by the Director, the Engineer, the Story County Emergency Management Coordinator, and the Story County 911 Database Coordinator. Fee shall be submitted.~~

~~If approved, costs for replacement signage are the responsibility of petitioners.~~

32.05 ADDRESS NUMBERING.

The County shall establish a numbering system as follows:

1. Corner Point Grid System. Addresses in Story County shall be numbered using a Corner Point Grid System. The system will start in the northwestern corner of Story County and shall allow for the assignment of 1,000 new addresses per mile, based on the distance from the Corner Point.

2. Odd and Even Numbers. Proceeding from the point of beginning, even numbers shall be assigned on the east side of north/south roads and on the south side of east/west roads. Odd numbers shall be assigned on the west side of north/south roads and on the north side of east/west roads. For diagonal or irregular roads, a determination will be made as to whether the road is generally an east/west or north/south road as specified for the road naming system. Odd and even numbers shall then be assigned as specified

above.

3. Address Numbering Changes. The affected property owner or current occupant shall be notified by the Director or designated agent in writing of any address change within the County's numbering system. (For annexations, see Section 32.08 of this chapter). The property owner shall be responsible for notifying the utility companies and other interested parties of address changes or new addresses.

The Director or designated agent reserves the right to change addresses based on the health, safety, and general welfare of Story County residents.

32.06 ADDRESS MARKERS.

An address marker is required for inhabited structures, including residences and businesses, telecommunications towers and facilities, WECS, SES, and other lands or buildings used by a utility service, and for any public assembly area, including open-air, outdoor activities. The official Story County address marker may not be duplicated in size or color.

1. Obtaining an Address Marker. Address markers in Story County will be obtained under the following guidelines:

A. For addresses established after the adoption of the ordinance codified in this chapter (December 28, 2006), the applicant for a zoning permit or a request for agricultural exemption shall pay a fee and provide a copy of an approved driveway entrance permit for a new rural address sign and the installation of the sign. (This fee shall be in addition to the zoning permit fee.)

B. For the assignment of new addresses that do not require a zoning permit or an agricultural exemption certificate, a form may be obtained from the Planning and Development Department and submitted along with the applicable fee and a copy of an approved driveway entrance permit.

C. If an existing driveway will be used, the Director or designated agent shall route the site development plan to notify the Engineer's Office. The Engineer's Office shall review its use. If the existing access is to be widened or improved, a driveway permit shall be required and a copy of the approved driveway entrance permit shall be submitted with the application.

2. Maintenance and Replacement of Address Markers. Address markers in Story County will be maintained and replaced under the following guidelines:

A. Missing and damaged markers shall be reported to the Planning and Development Department.

B. Cost for replacement of the address marker and post (if necessary) shall be the responsibility of the property owner of record.

C. The Director or designated agent will initiate a work order to the Engineer's Office, and will notify the property owner of record.

D. A copy of the work order will also be provided to the ~~E911~~ 911 Database Coordinator, who, in turn, will notify the Sheriff's Office.

E. If the required fee to replace or repair an address marker is not received by the Planning and Development Department within 30 calendar days of notification, penalties will be assessed in accordance with Section 32.09, Enforcement.

32.07 DISPLAYING ADDRESS MARKERS AND OTHER REQUIRED NUMBERS.

Story County address markers and other required identifying numbers will be displayed under the following guidelines:

1. County Responsibility. Along all county public roads as defined herein, the County will place property address markers at the main driveway entrance of a property. When an address is required along a subdivision/private road, the County will erect the address marker so that it is displayed as required herein. (A second and third set of property numbers may be placed on both sides of the mailbox. This shall be the responsibility of the owner.) If the contractor or homeowner along a subdivision/private road wishes to install the address marker in a location other than at the main driveway entrance, they shall notify the Engineer's Office, which shall forward it to the Story County 911 Service Board for approval. Address markers shall not be moved without prior approval from the Story County 911 Service Board.

2. Main Address. Apartments and townhouses where only one number is assigned shall display such number at the main entranceway. Numbers for individual units or establishments within the complex shall be the responsibility of the owner and shall be displayed on, above, or to the side of the main doorway of each unit.

3. Additional Numbers. In addition to posted address markers as required by this chapter, all units in multiple business establishments shall be numbered as Suites 100, 200, 300, and so on until the final suite has been numbered. Address numbers shall also be placed on the buildings for which the suites are located. The suites shall be numbered from left to right or right to left depending upon the order of the businesses being leased out. The numbers will be placed on the door of the suite and on the box for which mail is received. Such signage shall include at least two-inch letters and numbers colored black on a white reflective background. If a single entrance is located on a building with two or more suites located within, then a sign is to be placed at this entrance indicating the suite numbers located within the building. Such signage shall include at least two-inch letters and numbers colored black on a white reflective background. For example, ~~The sign should read "Suites 100-450" (for example).~~

4. Manufactured Home Communities and Recreational Vehicle ~~Camper-Trailer~~ Park Signs. Numbers will be displayed in the following manner:

A. Manufactured Home Communities. Each manufactured home community owner is responsible for ensuring that each unit within the park is clearly labeled with the number assigned to the unit. The numbers for all units shall ~~must~~ be three inches high, consisting of black block or italic lettering on a white or reflective background. The background height should be the same for all numbers in each lot, with consistent font type throughout each manufactured home community. The numbers will be placed on the unit at least five feet about ground level so they may be viewed from approaching vehicles. The location of these numbers on the unit should be in a highly visible area on the front portion of the unit and they should be located uniformly on all sides. Any obstructions that may obscure the view of the numbers shall ~~must~~ be cleared away to eliminate the obstruction. New units that are placed within the park shall ~~must~~ be clearly addressed with a number placed upon it prior to occupancy by the owners.

B. Recreational Vehicle ~~Camper-Trailer~~ Parks. Recreational vehicle ~~Camper trailer~~ park owners are responsible for ensuring that each recreational vehicle ~~camper~~ site is labeled with the number assigned to the site. The numbers for all recreational vehicle ~~camper~~ sites shall ~~must~~ be two inches high, consisting of black block or italic lettering on a white reflective background. Consistent background height and font type should be located throughout the recreational vehicle ~~camper-trailer~~ park. These numbers will be placed on a permanent post a minimum of three feet from the ground or on an electrical box that clearly marks the intended site. Emergency officials must be able to locate the site easily from the road in order to assist park occupants during an emergency.

C. Site Location Signs. Site location signs will be placed on permanent structures or permanent posts at a minimum height of five feet within the manufactured home community or recreational vehicle ~~camper-trailer~~ park. These signs will consist of at least two-inch black block or italic lettering on a white or reflective background. The letters will be placed upon a proportional sign backing to ensure longevity of the sign. Site location signs will give accurate information as to the directions of indicated units or sites. Generally, a number through a subsequent number with an arrow to indicate direction will suffice to aid emergency vehicles. These site location signs shall be placed in highly viewable areas prior to each turn to give emergency vehicle operators time to respond.

D. Compliance. Property owners of areas with signage in accordance with the requirements of this chapter are required to erect and maintain signage as needed. Property owners of a Areas subject to these guidelines which have signage in place not in accordance with the requirements of this chapter are ~~not~~ required to install new signs ~~until~~

~~such time that replacement signage is needed.~~ Hand-printed signs will not be allowed unless they meet the requirements of these guidelines.

5. Shared Drives. If two or more uses requiring an address marker as defined in Section 32.06 share a drive, the following applies:

A. An address marker indicating each address shall be placed at the driveway accessing the property from the public right-of-way.

B. A second address marker shall be installed at the site of the structure.

C. It will be the responsibility of the property owner to pay the applicable fees for the installation and maintenance as required for both signs.

6. Prohibitions. Disturbing or removing a property address marker (at the main driveway entrance) without the prior written approval of the Director or designated agent is a violation of this chapter. Penalties will be enforced in accordance with Section 32.09, Enforcement.

32.08 ANNEXATIONS.

~~1. County Responsibility Process. A work order will be initiated and a letter of notification will be sent to the owners of record of the annexed properties by the Director or designated agent.~~

~~A. Public Roads — Engineer's Office.~~

~~—— (1) Copy of work order will be provided to the Engineer, 911 Database Coordinator, Auditor's Office, and Assessor's Office.~~

~~—— (2) After 30 calendar days from notification, the Engineer's Office will remove the address marker or verify that the address marker has been removed by the property owner.~~

~~—— B. Subdivision/Private Roads. The property owner will be notified to remove the marker within 30 calendar days. Failure to do so will result in penalties as specified in Section 32.09, Enforcement.~~

~~—— C. Copy of the notification letter will be sent to the 911 Database Coordinator.~~

A. County Roads.

(1) Work Order. A work order will be initiated by the Director or designated agent to remove the address markers from annexed properties. A copy of the work order will also be provided to the Engineer, 911 Database Coordinator, Auditor's Office, and Assessor's Office.

(2) Letter of Notification. A letter of notification will be sent to the owners of record of the annexed properties by the Director or designated agent. If residential

addresses are involved, the notification letter shall include voting precinct information.

(3) Removal of Address Markers. After 30 calendar days from notification, the Engineer's Office will remove the address marker or verify that the address marker has been removed by the property owner.

B. Subdivision/Private Roads.

(1) Letter of Notification. A letter of notification to remove the address marker within 30 calendar days will be sent to the owners of record of the annexed properties by the Director or designated agent. Failure to do so will result in penalties as specified in Section 32.09, Enforcement. A Copy of the notification letter will be sent to the 911 Database Coordinator. If residential addresses are involved, the notification letter shall include voting precinct information.

C. All other contact regarding the applicant's address change will be the responsibility of the homeowner.

D. Within 30 calendar days from the date of annexation, it will be the responsibility of the property owner to obtain a new official address from the appropriate municipality.

2. Responsibility of the Annexing Municipality. The municipality ~~shall~~ **must** issue an address within its addressing grid and inform the 911 Database Coordinator and the Auditor's Office. The municipality may not retain the County address without written approval from the Director or designated agent. If approval is granted, the Director or designated agent will notify the Engineer, 911 Database Coordinator, Auditor's Office, and Assessor's Office in writing.

32.09 ENFORCEMENT.

Whenever the Director or designated agent has reason to believe that there has been a violation of any provision of this chapter, it shall be deemed a public health and safety hazard. The Director or designated agent shall give notice by certified mail of such a violation to the person or persons failing to comply and order said person or persons to abate the nuisance within 30 calendar days from the date of notification. If such person fails to abate the nuisance, the Director or designated agent shall perform, either directly or by contract, the required action. The costs of the abatement shall be a special assessment against the property for collection in the same manner as a property tax, pursuant to *Code of Iowa* Section 331.384.

EDITOR'S NOTE

The following ordinances have been adopted changing the names of roads and amending the official ~~E944~~ [911](#) Address Map for Story County, which ordinances have not been included as a part of this Code of Ordinances but have been specifically saved from repeal and are in full force and effect.

| ORDINANCE NO. | DATE ADOPTED | ROAD NAME CHANGE |
|----------------------|---------------------|---|
| 58 | January 7, 1997 | 209 th Lane renamed Onion Creek Lane |
| 60 | January 28, 1997 | 201 st Street renamed Deer Run Lane |
| 135 | February 10, 2004 | State Highway 221 renamed 130 th Street |
| 150 | February 28, 2006 | 330 th Street (most southerly north-south segment, located in the southeast corner of Story County) renamed 740 th Avenue |
| 195 | October 27, 2009 | South Dayton Avenue renamed South Dayton Place and 560 th Avenue |
| 201 | May 4, 2010 | 315 th Street (portion of) renamed to East First Street |
| 204 | October 12, 2010 | Oak Boulevard renamed to Oak Bend Road |
| 241 | September 1, 2015 | West 4 th Street renamed West 3 rd Street |
| 243 | August 23, 2016 | Maple Avenue renamed to West Maple Avenue |
| 245 | September 13, 2016 | Portion of Grant Avenue renamed Hyde Avenue |
| 274 | August 14, 2018 | Portion of Lincoln Highway renamed East Lincoln Way |