

VILLAGE OF CLEVELAND, WISCONSIN POLICE DEPARTMENT

PERMIT TO BOW HUNT WITHIN VILLAGE LIMITS

DATE	ISSUED:	
11A 114		

This Permit is only valid for the hunting season issued and must be renewed annually.

Permittee's Name:	(D.O.B.):
Address:	(Phone #):
Property Hunting on:	
ordinance Title 9 Chapter 2 relating Village is not responsible for any of Village limits.	as reviewed or is aware of the hunting ag to hunting in Village Limits. The damage or injury resulting from hunting in
Officer/Village Authorization:	
am aware of all local laws relating regarding the use of a bow and cromay request copy now) I understa Local Ordinances and State laws r	igned have received or have reviewed and g to Ordinance 9-2 hunting in Village limits oss bow. (either with prior permit or you nd that I must comply with all DNR laws, requiring permits for game and understand a all landowners that I plan on hunting or
Permit Holder:	
**This permit must be carried on	your person while hunting on Village

VILLAGE OF CLEVELAND MANITOWOC COUNTY, WISCONSIN

ORDINANCE NO. 2020-0-06

AN ORDINANCE TO AMEND TITLE 9, CHAPTER 2 Against Public Safety and Peace of the Village of Cleveland Code of Ordinances

The Village Board of the Village of Cleveland, Manitowoc County, WI pursuant to its police powers and Section 61.34, Wis. Stat., do ordain as follows:

- <u>Section 1</u>. The Village Board of Cleveland amends Sec. 9-2-1 (21) of the Code of Ordinances of the Village of Cleveland, WI as follows:
- Sec. 9-2-1 (a). No person, except a sheriff, police or their deputies, shall or discharge any firearm within the village. Except as provided in Sec. 9-2-2, no person shall have a in his possession or under his control within the village unless the is unloaded and enclosed or encased within a carrying case or other suitable container.
- <u>Section 2</u>. The Village Board of Cleveland creates Sec. 9-2-1 (d) and (e) of the Code of Ordinances of the Village of Cleveland, WI as follows:
- Sec 9-2-1 (d). For purposes of this title 9, chapter 2 "firearm" means any rifle, shotgun, handgun, spring gun, air gun or bow and arrow device.
- Sec.9-2-1 (e). Notwithstanding the provisions of 9-2-1 (a), the Village of Cleveland Police Chief or designee can authorize the use of bow and arrow or crossbow upon written application to the Cleveland Police Department under the following conditions.
 - (1) Discharge of arrows shall only take place on the undeveloped portions of authorized properties, from an elevated stand that is situated so as to direct discharged arrows away from populated areas.
 - (2) The expressed permission of the property owner is required.
 - (3) Anyone hunting within an authorized area shall register with the property owner by providing his or her name, address, email address, and telephone number; vehicle make, model, year, and vehicle number.
 - (4) Hunters will keep a record of the number and type of game harvested from each property, and submit the record to the Cleveland Police Department following the close of the bow and arrow hunting season.
 - (5) Legally-tagged deer will be field dressed by hunters only upon the authorized property, or with the permission of the landowner for property lying outside the Village of Cleveland municipal boundary.
 - (6) Hunters will make every attempt to cause the harvested animals to remain upon the authorized property. The Cleveland Police Department

should be contacted immediately if any animal struck by an arrow travels off the authorized property into a residential area.

- (7) Hunting privileges upon an authorized property or for the season may be terminated at the discretion of the Chief of Police if deemed necessary.
- (8) Baiting game is not allowed.