15.320 Correction of Address.
Address corrections may be initiated at the request of the property owner, or authorized agent, or the Department when it is demonstrated that incorrect addresses jeopardize the safety of the dwelling(s) affected. *(Revised by Ordinance No. 13-84, Effective 11.9.84)*

15.325 Exceptions.
The County may choose not to assign addresses in certain areas adjacent to any municipality where the municipality has extended its numbering system beyond its incorporated limits. *(Revised by Ordinance No. 13-84, Effective 11.9.84)*

15.330 Responsibility.
The Department shall be charged with the responsibility of notifying affected agencies of assigned addresses. *(Revised by Ordinance No. 13-84, Effective 11.9.84)*

15.335 Fees.
All applications and requests for address assignment shall be accompanied by the fee amount established by separate order of the Board. *(Revised by Ordinance No. 13-84, Effective 11.9.84)*

---

**ROADSIDE VEGETATION MANAGEMENT AND LAST RESORT HERBICIDE USE POLICY**

15.500 Purpose

1. The County promotes environmentally sensitive roadside vegetation management that protects the health and safety of the public and County's employees.
2. The County shall use non-herbicidal control methods, including prevention, as its preferred tools for roadside vegetation management. Permitted herbicides shall be used only as a last resort when other options have been proven ineffective.
3. The listing of Willamette River Steelhead and Chinook Salmon under the Endangered Species Act has heightened awareness of the impact that common practices have on the environment. Recent studies documenting the presence of herbicides in area streams and effects of herbicides on salmon point to the need for public agencies to serve as models of environmental stewardship in landscape management. *(Revised by Ordinance No. 12-03, Effective 9.11.03)*

15.505 Definitions.
As used in this chapter, the following terms have the following meanings:

- **Herbicide** means any substance or mixture of substances intended for preventing, destroying, repelling or mitigating any plant from growing where unwanted. *(Revised by Ordinance No. 12-03, Effective 9.11.03)*

15.510 Roadside Vegetation Management Plan.
Non-herbicidal control methods including prevention, mechanical, manual, biological and other alternatives shall be the County’s preferred tools and most actively pursued methods of vegetation management on county roadsides. *(Revised by Ordinance No. 12-03, Effective 9.11.03)*

1. Prevention Techniques. Vegetation prevention techniques encourage the desired plants, animals, and other organisms and discourage unwanted ones. Prevention techniques and least-toxic pest controls include:
Good planting techniques, mulching, composting, irrigating, fertilizing, and use of native and pest-resistant plant species to avoid conditions where undesirable plant species, disease, and pests can develop into problem conditions.

(b) Mechanical pest control techniques like hand pulling weeds, string trimming, flaming weeding (where practical and allowed), mowing, aeration and thatching, vacuum removal, and thermal.

(c) Increasing vegetation tolerance thresholds.

(2) Mechanical, Manual, Biological, and Other Alternative Vegetation Control Methods. To evaluate and address existing vegetation problems or problems that may develop on county roadsides in spite of prevention techniques, the Department of Public Works shall follow the approach outlined below:

(a) Monitor roadside vegetation growth to determine if and when control is needed.

(b) Establish threshold levels of vegetation below which control is not required.

(c) To the extent practicable, use physical, mechanical, biological, and other alternative methods to keep vegetation amount and height low enough to prevent intolerable damage.

(3) Use of Herbicide Products.

(a) The Board of Health shall adopt by resolution a Permitted Products list for use of herbicides by the Department of Public Works for roadside management. The Board of Health shall solicit review and comment from the Vegetation Management Advisory Committee and the Public Health Administrator who will work with the Public Health Advisory Committee.

(b) When and if an herbicide is deemed necessary by the Department of Public Works, it will first attempt to use herbicides on the Permitted Products list.

(c) The Board of Health may periodically review the Permitted Products list and after receiving public comment, add products to that list that meet the criteria in this chapter or delete products if new information becomes available indicating that the products do not meet those criteria.

(d) The Board of Health may authorize the use of other (non-listed) herbicides on county roadsides when the director of Public Works has determined that the proposed use is a last resort after less toxic herbicides on the permitted list have been tried without satisfactory result. Prior to the authorization, the director of Public Works shall review in writing the following criteria with the Board of Health, unless the Board of Health excuses compliance with some or all of these requirements based upon a finding of emergency. The Board of Health shall solicit review and comment from the Public Health Administrator who will work with the Public Health Advisory Committee.

   i. The nature of the problem, the reason to use the non-listed herbicide.

   ii. Information received after consulting with toxicologists in agencies such as the Oregon Health Division, the Department of Environmental Quality, and the University Extension Services to determine the least toxic and least persistent herbicide currently available to address the problem, and to ascertain the currently designated level of toxicity and level of persistence of the proposed herbicide.

   iii. Description of the specific non-listed herbicide, persistence in the environment (length of soil half-life), currently designated toxicity levels, and all known potential risks with regard to public health and safety, and/or to the environment.

   iv. Proposed date, target species, method of application, notification and posting provisions, and specific steps that will be taken, to minimize risks to human health and the environment.
v. An evaluation of all feasible alternatives including non-herbicidal control methods and no action alternatives.
vi. Any legal requirements that are applicable.

The Board of Health shall approve or deny the use of non-listed herbicides when the use of less toxic chemicals has proven to be ineffective in particular applications, either on a one-time basis, or for a limited time to be specified by the Board of Health.

After the effective date of this chapter:

vii. No herbicides shall be applied to county roadsides within at least 100 feet of a lake, stream, or wetland.
viii. Within 200 feet of known or identified school bus stops or stations.
ix. Other areas determined to present risk to children or the environment as determined by the director of Public Works.

The County's Department of Public Works staff shall continue to conduct and review research regarding alternative vegetation control methods to evaluate their effectiveness and potential for use in county roadside vegetation management operations.

c. Within one year after the effective date of this chapter, and for each consecutive year, Lane County will aspire to reduce its herbicide use along county roadsides by at least 5%. Herbicide use reduction will be measured by the percent of roadside miles treated with herbicides as compared to the previous three year average.

(4) Permitted Product List Criteria. Permitted herbicide products must meet all of the following criteria (all active ingredients, known inerts, and other additives, should be identified so that they can be screened using this criteria):

(a) Product contains none of the following substances (all references in LC 15.510 to lists maintained by other jurisdictions refer to the lists in effect on August 12, 2003):

i. Substances classified as a known, likely, or probable carcinogen by the US EPA;
ii. Substances classified as a known, likely, or probable carcinogen by the International Agency for Research on cancer (IARC); and
iii. Substances listed by the state of California (Prop 65 list) or the National Toxicology Program as known, likely, or probable human carcinogens.
(b) Product contains no reproductive toxicants (CA Prop 65 list).
(c) Product contains no ingredients listed by Illinois EPA as known or probable endocrine disruptors.
(d) Product is not acutely toxic to humans; product is not labeled as DANGER or POISON (Toxicity Class I or II).
(e) Product contains no nervous system toxicants (ingredients that are cholinesterase inhibitors and/or are listed as neurotoxic by the Toxics Release Inventory).

(5) In addition, consideration shall be given to the following:

(a) Active ingredient has soil half-life of 30 days or less (exception for minerals).
(b) Active ingredient has extremely low or very low mobility in soils.
(c) Product is not found in US EPA Office of Pesticide Programs Registration Eligibility Decisions (REDs, IREDs, and TREDs) to exceed a level of concern for fish, aquatic insects, aquatic and semi-aquatic plants, or wildlife; and
(d) Active ingredients have not been detected in salmon waters at a level harmful to aquatic life.
(e) Product is not labeled as toxic to fish, birds, bees, wildlife, or domestic animals.

15.515 Training, Education, and Implementation.

1 (1) The Department of Public Works staff involved in roadside vegetation management shall attend at least once a year available trainings in prevention and other vegetation management techniques outlined in this chapter if appropriate to their area of work.

2 (2) The County shall designate a staff member to be responsible for the implementation of this chapter. *(Revised by Ordinance No. 12-03, Effective 9.11.03)*

15.520 Public Notification.

Within 120 days of the effective date of this chapter, the Department of Public Works shall comply with the following notification procedures for all roadside herbicide applications:

1 (1) Yellow notification signs shall be posted at least seven days prior to any herbicide application. Orange notification signs shall be posted and remain in place for at least seven days after herbicide application. Signs shall be posted along the treatment site. Signs shall be posted at half mile intervals.

2 (2) Notification signs shall begin with a header containing the signal word from herbicide label alongside the words, "Application." For example, "WARNING: HERBICIDE APPLICATION." Signs shall be approximately 18 by 24 inches, and shall include the following information: the product name, active ingredient(s), known inerts, and other chemicals mixed with the product, the proposed date of application (yellow signage), the actual date of application (orange signage), the phone number of the department of Public Works contact person for the application, and the phone number or website where the herbicide label and material safety data sheets can be obtained.

3 (3) During the herbicide application process, additional temporary roadwork signs shall be posted around the work site. The signs will be at least two feet square and say “HERBICIDE APPLICATION AHEAD.” The spray truck will also say “HERBICIDE” on the front and back in at least six inch high letters.

4 (4) Public notification of herbicide use along roadsides maintained by Lane County shall be listed on Lane County’s website.

5 (5) The County will maintain an up-to-date phone recording of all pending and completed herbicide applications along county maintained roadsides. The public will be able to access information on the phone line at least seven days prior to the proposed applications and for at least seven days post application.

6 (6) Notice shall be sent to local hospital emergency departments of pending herbicide applications. It will include location, product name, active ingredient(s), additional known inert ingredients and other chemicals mixed with the product. *(Revised by Ordinance No. 12-03, Effective 9.11.03)*

15.525 Record Keeping.

The County shall maintain publicly accessible information with records of herbicides used on county roadsides for a minimum of six years. In addition to complying with all record keeping requirements imposed by state and federal law, the information recorded shall include the date and location of the application; the product name, active ingredients, additional known inert ingredient(s), other chemicals mixed with the product, and actual costs of application. These records shall also include an EPA registration number; the target vegetation type, quantity and concentration of each herbicide product applied, the weather conditions including rain predictions, temperature, wind speed and
direction, and the applicator’s name and operator license number. At the time of application any known problems with handling and storage, equipment cleaning, disposal, toxic waste, and off target drift, spills runoff or migration will also be included on the record. (Revised by Ordinance No. 12-03, Effective 9.11.03)

15.530 Annual Report (Reporting).
On a yearly basis in the Fall at a public meeting of the Board of Health and following a presentation to the Vegetation Management Advisory Committee, the Department of Public Works shall present a report which includes: the quantity and concentration of each herbicide product applied during the previous year, a list of any non-listed herbicides proposed for use in the coming year, and under what circumstances herbicide uses might occur, and the actual cost of application for the previous year; control methods that have replaced herbicide use in the previous year; control methods that have been proven ineffective; what non-herbicide control methods the Department of Public Works intends to use in the plan year; information on how much the Department reduced herbicide use for the previous year and a reduction goal for the plan year. The report shall be available to the public and shall be posted on the County website. (Revised by Ordinance No. 12-03, Effective 9.11.03)

LEVYING, COLLECTING AND ENFORCING SPECIAL ASSESSMENTS

15.600 Authority.
The following provisions relating to the application of a special assessment policy for public improvements are hereby adopted pursuant to the authority granted to Lane County by the Lane County Home Rule Charter. Except as expressly modified in this subchapter, the provisions of ORS Chapter 371 are applicable in Lane County. (Revised by Ordinance No. 11-73, Effective 9.28.73)

15.605 Purpose.
The requirements set forth herein are for the purpose of defining policies, conditions and procedures whereby specially benefited property owners shall be assessed for the costs of road improvements. Remonstrance procedures included in Section 9 of the Lane County Home Rule Charter are not repeated herein, but apply in full. The procedures set forth in this subchapter shall constitute a determination by the Board, absent the express determination inconsistent with these procedures, of the extent to which the cost of road improvements in Lane County is to be defrayed by special assessments on property to be specially benefited. (Revised by Ordinance No. 11-73, Effective 9.28.73; 10-04, 6.4.04)

15.610 Application.
The provisions herein apply to all County roads, Public Roads as defined in LC 15.010(35) and platted streets within the unincorporated areas of Lane County and under the jurisdiction of Lane County. These provisions shall also apply to the following County roads within the limits of incorporated cities:

(1) Connecting roads maintained under the authority of ORS Chapter 373;
(2) County roads subject to an intergovernmental agreement under the authority of ORS 373.260;
(3) County roads within the limits of incorporated cities not covered by LC 15.610(1) and (2) above and for which the city involved has not requested surrender in accordance with ORS 373.270. (Revised by Ordinance No. 11-73, Effective 9.28.73; 7-82, 7.9.82; 10-04, 6.4.04)