Memo

To: Village Board

Fr: Tracy Flucke, Administrator

Re: Discussion on Sex Offender Ordinance

Date: November 13, 2013

Attached is a letter from Ray Salter in regard to the village's current sex offender ordinance. Mr. Salter is the gentleman who attended our last meeting and bought up this issue under public comment.

He would like the Village to consider allowing two sex offenders per dwelling unit or have a system – (committee) that would allow for exception under certain circumstances. I have attached a copy of our ordinance which was approved in 2008.

Upon discussion with the Village Attorney he does not recommend we put any type of sex offender board in place, it is an expensive process and does not function very well. I have also asked our DEO to provide his thoughts on the current ordinance and any suggestions he has.

This is a discussion item only, although the board is asked to provide some guidance to staff.

DEAR TRACY Flucke. (Administration For the Village of Allower)

I Am writing this letter ASKING that you put on your AgoNDA FOR the NEXT board meeting my Request to HAVE the ordiNANCE ABOUT / miting 50x offenoers to only one per dwelling to be changed to Allowing two per dwelling on to have A system in place that's Allows FOR AN exception under centain circumstances to Allow MORE than one.

copy to Steve VANDEN AVOND, Sincopely

Ray Salter

CANDLORD AT

337-339 BOAUPER

COPY

ORDINANCE NO. 2008-07

AN ORDINANCE CREATING SECTION 11.04(I) OF CHAPTER 11, ZONING CODE RELATING TO SEX OFFENDER DENSITY REQUIREMENTS OF THE VILLAGE OF ALLOUEZ CODE OF ORDINANCES

THE VILLAGE BOARD OF THE VILLAGE OF ALLOUEZ, BROWN COUNTY, WISCONSIN, DOES ORDAIN THAT SECTION 11.04(I) OF CHAPTER 11, ZONING CODE, RELATING TO SEX OFFENDER DENSITY REQUIREMENTS OF THE VILLAGE OF ALLOUEZ CODE OF ORDINANCES BE CREATED TO READ AS FOLLOWS:

SECTION 1. 11.04 GENERAL PROVISIONS.

(I). Residential Density Restrictions for Designated Sex Offenders. Any structure or other place intended for human habitation, on a temporary or permanent basis, including without limitation, a single family dwelling, boarding houses, lodging houses, apartment house, multi-family dwelling, a hotel or motel shall not include more than one individual who is a designated sex offender under the provisions of Wisconsin Statutes §301.45 and §301.46. This section shall not apply to a designated sex offender who is living with his/her immediate family. For purposes of this section, immediate family is defined as a person, the person's spouse, the person's parent, the person's grandparent, the person's brother or sister of the whole or half blood, the person's child, the person's step-child or the person's child by adoption and shall include children who have been placed in foster care, as defined by the Wisconsin Statutes.

A designated offender means any person who is required to register under Wis. Stat. §301.45 for any sexual offense against a child or any person who is required to register under Wis. Stat. §301.45 and who has been designated a Special Bulletin Notification (SBN) sex offender pursuant to Wis. Stat. §301.46(2) and (2m).

SECTION 2. All ordinances or parts of ordinances, in conflict herewith are hereby repealed.

SECTION 3. This ordinance shall take effect upon its adoption and publication.

Approved and adopted this 1st day of July, 2008.

Steve VandenAvond, Village President

ATTEST:

Debra M. Baenen, Village Clerk

Date of Publication: July 7, 2008