9.36.010: TITLE

This chapter shall be known as the FIREARMS CONTROL, HUNTING AND TRAPPING CHAPTER. (Prior code § 13-371)

9.36.020: DEFINITIONS

FIREARM: Any gun, revolver, pistol, rifle or firearm of any kind or nature, or any other such type instrument designed to propel or throw missiles, excluding air guns and bows.

TRAPPING: The use of any device which entraps, snares, or snaps closed on any animal, except leg hold traps and leg hold type traps shall be prohibited. (Ord. 2000-10 § 2: prior code § 13-372)

9.36.030: DISCHARGE OF FIREARMS PROHIBITED; EXCEPTIONS

It is a class C misdemeanor for any person to discharge any firearm within three hundred feet (300’) of a residence or business in the city limits except as follows:

A. At the police target range, when established;
B. At a regularly conducted school as part of a supervised course of instruction;

C. In self-defense or defense of family members;

D. In any case of any officer of the law in the discharge of their duties;

E. Above the currently existing game control fence. (Prior code § 13-373)

9.36.040: TRAPPING PROHIBITED; EXCEPTIONS

It is a class C misdemeanor for any person to trap, set a trap, or engage in trapping in this municipality except as follows:

A. By written authorization from the mayor where it is deemed by the mayor to be in the best interests of the municipality;

B. By landowners on their property or others as authorized by written permission of the landowner;

C. Any person who traps under this section shall be required to post signs warning the public thereof. (Ord. 2000-10 § 3: prior code § 13-374)