

Ordinance 2006-8

An Ordinance of the Town of Eatonville, Adding New Sections to Chapter 18.02 and Chapter 18.08 of the Eatonville Municipal Code.

WHEREAS, cargo containers are not appropriate for use as permanent accessory buildings or sheds within the town.

WHEREAS, cargo containers have a negative impact on the character of the community, have an unsightly appearance, and can be unsafe when used for permanent storage or any other purpose not related to the transportation of freight;

NOW, THEREFORE, the Council of the Town of Eatonville hereby adopts the following amendments to chapters 18.02 and 18.08 of the Eatonville Municipal Code.

1. Section 1. A new Code section, 18.02.071 Cargo Container, is enacted to read as follows:

18.02.071 Cargo Container. "Cargo container" means a large container for freight which can be loaded onto container ships, trains, or trucks.

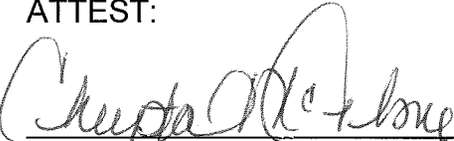
2. Section 2. A new Code section 18.08.350 is enacted to read as follows:

18.08.350 Cargo Container Use. For the purposes of this chapter, the "transport of freight" shall be defined as being loaded onto a vehicle and moved off-site at least once every 48 hours. Cargo containers shall not be used within the town except for the transport of freight or when used for temporary storage at sites for which a valid and unexpired building or site development permit has been issued.

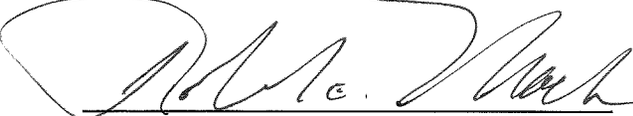
PASSED by the Town Council and approved by the Mayor of the Town of Eatonville this 28th day of August, 2006.


Tom Smallwood, Mayor

ATTEST:


Chrystal McGlone, Town Clerk

APPROVED AS TO FORM:


Robert E. Mack, Town Attorney