 NEWSLETTER

**Lions Club Blood Drive**

Did you know that 1 pint of blood can save up to 3 lives?

Join us in helping to give!

Wed., June 17 11:30 am – 6pm **Must pre-register. No Walk-ins.**

Contact: Connie 701-391-3020

Pam 701-261-1632

Register online at vitalent.org

or call 877-258-4825



NEW

CITY OFFICE HOURS

Mon. – Thu.

10 AM – 4 PM



Seeking a special person to join our staff.

Position open for 1 - 2 nights

per week.

Applications available at the City Office

or the

Liquor Store



2020 GOLF CART PERMITS

$20.00 -Now available for purchase at the

City Office



**CITY MEETINGS**

**ALL OF THESE MEETINGS may BE**

**VITUAL MEETINGS OR CANCELLED**

**check THE WEB PAGE**

[**WWW.cityofvergas.com**](http://WWW.cityofvergas.com)

**Vergas Trail Meeting:**

Wednesday –July 1, 2020

11:00 a.m.

(1st Wednesday of the month)

**Vergas EDA:**

Wednesday – July 1, 2020

12:00 p.m. Noon

(*1st* Wednesday of the month)

**Vergas Planning Commission:**

Monday- June 22, 2020

6:00 p.m.

(4th Monday of the month)

**Vergas City Council Meeting:**

Tuesday- June 9, 2020

6:30 p.m.

(2nd TUESDAY of the month)

**(If you would like to be on the agenda please have information to City Clerk by the Wednesday before meeting)**

**Vergas Event Center Advisory Board:**

Wednesday- June 10, 2020

5:30 p.m.

(2nd Wednesday of the month)

**Vergas Park Advisory Board:**

Thursday- June25th, 2020

1:00 p.m.

Vergas State Bank

(4th Thursday of the month)

Changes in our meetings to be posted on the City of Vergas websitwww.cityofvergas.com



[Kindness is the language which the deaf can hear and the blind can see.](https://www.azquotes.com/quote/298593?ref=kind-thoughts)

[**Mark Twain**](https://www.azquotes.com/author/14883-Mark_Twain)

**The Vergas Event Center will be closed until further notice.**

**Construction Permits**

Vergas construction permits can be found online at [www.cityofvergas.com](http://www.cityofvergas.com)

or stopping by the City Office.

Permits are approved the 2nd Tuesday and the 4th Monday of the month.

Be sure to apply at least a week before you plan to begin your project.

The cost of a permit doubles if you start construction before getting a permit.

Available at the Vegas Liquor Store

30 PACK OF KEYSTONE LIGHT

50¢ OFF

with this coupon

Offer good thru June 30, 2020

**92.19  NUISANCE PARKING AND STORAGE.**  
(A) Declaration of nuisance.  The outside parking and storage on residentially-zoned property of large numbers of vehicles and vehicles, materials, supplies or equipment not customarily used for residential purposes in violation of the requirements set forth below is declared to be a public nuisance because it (a) obstructs views on streets and private property, (b) creates cluttered and otherwise unsightly areas, (c) prevents the full use of residential streets for residential parking, (d) introduces commercial advertising signs into areas where commercial advertising signs are otherwise prohibited, (e) decreases adjoining landowners' and occupants' enjoyment of their property and neighborhood, and (f) otherwise adversely affects property values and neighborhood patterns.

(B) Unlawful parking and storage.

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(B) Unlawful parking and storage.

(1) A person must not place, store, or allow the placement or storage of ice fish houses, skateboard ramps, playhouses or other similar non-permanent structures outside continuously for longer than 24 hours in the front-yard area of residential property unless more than 100 feet back from the front property line.

(2) A person must not place, store, or allow the placement or storage of pipe, lumber, forms, steel, machinery, or similar materials, including all materials used in connection with a business, outside on residential property, unless shielded from public view by an opaque cover or fence.

(3) A person must not cause, undertake, permit or allow the outside parking and storage of vehicles on residential property unless it complies with the following requirements:

(a) No more than four vehicles per lawful dwelling unit may be parked or stored anywhere outside on residential property, except as otherwise permitted or required by the city because of nonresidential characteristics of the property.  This maximum number does not include vehicles of occasional guests who do not reside on the property.

(b) Vehicles that are parked or stored outside in the front-yard area must be on a paved or graveled parking or driveway area.

(c) Vehicles, watercraft and other articles stored outside on residential property must be owned by a person who resides on that property. Students who are away at school for periods of time but still claim the property as their legal residence will be considered residents on the property.  
Penalty, see ' 92.99

**92.38  OWNERS RESPONSIBLE FOR TRIMMING, REMOVAL AND THE LIKE.**  
(A) All property owners shall be responsible for the removal, cutting, or disposal and elimination of weeds, grasses and rank vegetation or other uncontrolled plant growth on their property, which at the time of notice, is in excess of 12 inches in height.

(B) These provisions shall not apply to an area established with meadow vegetation if:

(1) The prior vegetation is eliminated, and the meadow vegetation is planted through transplanting or seed by human or mechanical means; and

(2) A sign is posted on the property in a location likely to be seen by the public, advising that a meadow or prairie is being established.  This sign must be no smaller than ten inches square, no larger than one square foot, and no higher than three feet tall.  
Penalty, see ' 92.99  
' 92.39  FILING COMPLAINT.  
Any person, including the city, who believes there is property located within the corporate limits of the city which has growing plant matter in violation of this subchapter shall make a written complaint signed, dated and filed with the City Clerk.  If the city makes the complaint, an employee, officer or Council Member of the city shall file the complaint in all respects as set out above.

**91.02  DOGS AND CATS.**

(A) Running at large prohibited.  It shall be unlawful for the dog or cat of any person who owns, harbors, or keeps a dog or cat, to run at large. A person, who owns, harbors, or keeps a dog or cat which runs at large shall be guilty of a misdemeanor. Dogs or cats on a leash and accompanied by a responsible person or accompanied by and under the control and direction of a responsible person, so as to be effectively restrained by command as by leash, shall be permitted in streets or on public land unless the city has posted an area with signs reading Dogs or Cats Prohibited.@

(B) License required.

(1) All dogs over the age of six months kept, harbored, or maintained by their owners in the city, shall be licensed and registered with the city. Dog licenses shall be issued by the City Clerk upon payment of the license fee as established by the Ordinance Establishing Fees and Charges adopted pursuant to ' 30.11 of this code, as that ordinance may be amended from time to time. The o wner shall state, at the time application is made for the license and upon forms provided, his or her name and address and the name, breed, color, and sex of each dog owned or kept by him or her. No license shall be granted for a dog that has not been vaccinated against distemper and rabies, as evidenced by a certificate by a veterinarian qualified to practice in the state in which the dog is vaccinated.

(2) It shall be the duty of each owner of a dog subject to this section to pay to the City Clerk the license fee established in the Ordinance Establishing Fees and Charges adopted pursuant to ' 30.11, as it may be amended from time to time.

(3) Upon payment of the license fee as established by the Ordinance Establishing Fees and Charges adopted pursuant to ' 30.11 of this code, as that ordinance may be amended from time to time, the Clerk shall issue to the owner a license certificate and metallic tag for each dog licensed. The tag shall have stamped on it the year for which it is issued and the number corresponding with the number on the certificate. Every owner shall be required to provide each dog with a collar to which the license tag must be affixed and shall see that the collar and tag are constantly worn. In case a dog tag is lost or destroyed, a duplicate shall be issued by the City Clerk.  A charge shall be made for each duplicate tag in an amount established in the Ordinance Establishing Fees and Charges adopted pursuant to ' 30.11, as it may be amended from time to time.  Dog tags shall not be transferable from one dog to another and no refunds shall be made on any dog license fee or tag because of death of a dog or the owner's leaving the city before the expiration of the license period.