CITY OF DALLAS, TEXAS

CODE OF ORDINANCES

VOLUME I

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525 Vine Street, Suite 310 Cincinnati, Ohio 45202 (513) 421-4248

SEC. 15D-9.28. APPAREL TO BE WORN BY AMBULANCE PERSONNEL.

- (a) A licensee shall specify and require an item of apparel or an item placed on the apparel to be worn by ambulance personnel employed by the licensee, which item must be of such distinctive and uniform design as to readily identify the licensee's service and must bear the name of the licensee's service. The item specified by each licensee must be approved by the director to ensure that ambulance personnel of one licensee may be easily distinguished from ambulance personnel of another and to ensure the neat appearance of ambulance personnel.
- (b) While on duty, ambulance personnel shall wear the item specified by the licensee who employs the ambulance personnel and shall comply with such other identification regulations prescribed in the private ambulance service license. (Ord. 21861)

SEC. 15D-9.29. RECORDS AND REPORTS OF PRIVATE AMBULANCE SERVICE.

(a) Each licensee shall maintain at a single location accurate business records of the private ambulance service. A licensee shall make records available for inspection by the director upon request. (Ord. 21861)

SEC. 15D-9.30. MISCELLANEOUS OFFENSES.

- (a) A person commits an offense if he:
- (1) intentionally follows any police car or fire apparatus that is traveling in response to an emergency call with red lights and siren or intentionally follows any ambulance to or near the scene of an emergency call;
- (2) by word or gesture, solicits on a public street within the city the business of transporting a sick, injured, or deceased person for compensation;
- (3) intentionally informs the fire alarm dispatcher, police dispatcher, or other fire or police official that an ambulance or more than one ambulance is needed at a location or address when the person knows that such a statement is false; or

- (4) operates a private ambulance or uses any equipment in providing private ambulance service that fails to comply with all minimum safety and equipment standards required for a basic life support vehicle by the Emergency Medical Services Act (Chapter 773, Texas Health and Safety Code), as amended, or by any rule or regulation promulgated under that act.
- (b) A licensee or permittee commits an offense if he:
- (1) causes, induces, or seeks to induce, without good cause, a change of destination to or from a hospital or other place specified by the person requesting private ambulance service; or
- (3) operates or permits the operation of a private ambulance on an emergency run or in response to an emergency call or with the use of red lights and sirens, without obtaining permission from the fire alarm dispatcher. (Ord. 21861)
 - (a) A person commits an offense if he:
- (1) intentionally follows any police car or fire apparatus that is traveling in response to an emergency call with red or white lights and siren or intentionally follows any ambulance to or near the scene of an emergency call;
- (2) by word or gesture, solicits on a public street within the city the business of transporting a sick, injured, or deceased person for compensation;
- (3) intentionally informs the fire alarm dispatcher, police dispatcher, or other fire or police official that an ambulance or more than one ambulance is needed at a location or address when the person knows that such a statement is false; or
- (4) operates a private ambulance or uses any equipment in providing private ambulance service that fails to comply with all minimum safety and equipment standards required for a basic life support vehicle by the Emergency Medical Services Act (Chapter 773, Texas Health and Safety Code), as amended, or by any rule or regulation promulgated under that act.
- (b) A licensee or permittee commits an offense if he:

- (1) causes, induces, or seeks to induce, without good cause, a change of destination to or from a hospital or other place specified by the person requesting private ambulance service; or
- (2) operates or permits the operation of a private ambulance on an emergency run or in response to an emergency call or with the use of red or white lights and sirens, without obtaining permission from the fire alarm dispatcher. (Ord. Nos. 21861; 32703)

Division 7. Vehicles and Equipment.

SEC. 15D-9.31. INSPECTION OF PRIVATE AMBULANCES AND EQUIPMENT.

(a) A licensee shall only provide private ambulance service with vehicles designed and constructed to transport sick and injured persons in

Division 2. Prohibited in Specified Places.

Sec. 28-82.	Parking near railroad tracks;
	prohibited generally; permitted
	for loading.
Sec. 28-83.	Reserved.
Sec. 28-84.	Parking for more than 24 hours
	prohibited.
Sec. 28-85.	Parking for certain purposes and
	parking on highways and
	parkways prohibited.
Sec. 28-86.	Parking by parking lot owners.
Sec. 28-87.	Parking in alleys.
Sec. 28-88.	Standing or parking on one-way
	roadways, two-way roadways,
	and cul-de-sacs.

Division 3. Stopping for Loading or Unloading Only.

Sec. 28-89.	Curb loading zones - Authority to
	designate; times operative.
Sec. 28-90.	Reserved.
Sec. 28-91.	Reserved.
Sec. 28-92.	Reserved.
Sec. 28-93.	Same - Use not exclusive.
Sec. 28-94.	Use of passenger curb loading
	zones.
Sec. 28-95.	Use of freight curb loading zones
	by commercial vehicles.
Sec. 28-96.	Use of freight curb loading zones
	by non-commercial vehicles.
Sec. 28-96.1.	Loading zone permit -
	Application; fee; expiration;
	transferability.
Sec. 28-97.	Vehicles backed to curb for
	loading.
Sec. 28-98.	Position of vehicles backed to
	curb for loading, etc.
Sec. 28-99.	Authority to designate public
	carrier stands.
Sec. 28-100.	Parking of busses and taxicabs
	regulated.
Sec. 28-101.	Restricted use of bus stops and
	taxicab stands.
Sec. 28-101.	Restricted Use of Bus Stops,
	Taxicab Stands, and Stands
	Designated for Other Passenger
	Common Carrier Motor Vehicles.
Sec. 28-102.	Stopping of busses within
	intersection or crosswalk.

STREET	BLOCK(s)	EXTENT	<u>STREET</u>	BLOCK(s)	EXTENT
Bethurum Avenue	2700	60' E. to 620' E. of Bexar Street	Bonnie View Road	6200-6300	220'N. of Pinebrook Lane
Bexar Street	5600-5800	45' S. of C.F. Hawn Service Road to 160' E. of Dyson Street	Bonnie View Road	6400-6500	to 50'N. of Pacesetter Street 200'N. of Ivy Ridge Street to 350'S. of Tioga Street
Bickers Street	1900-2000	100'E. of Darien Street to 260'W. of Puget Street	Boulder Drive	3700-3900	60' N. of Gladiolus Lane to 225' N. of Larkspur Lane
Bickers Street	2500-2900	200' W. of Holystone Street to 180' E. of Vine Maple Place	Brentfield Drive	6500-6900	150'E. of Meadowcreek Drive to 160'W. of Shadybank Road
Bickers Street	3200-3300	150'E. of Westmoreland Road to 190'E. of Fuery Street	Briargrove Lane	3400	60'N. to 1100'N. of Old Mill Road
N. Bishop Avenue	1000-1100	190'S. to 195'N. of Neches Street	Briargrove Lane	4100-4200	287'W. of Voss Road to
Black Oak Drive	3700-3800	100'E. of Bellcrest Drive to			310'W. of High Star Lane
Black Oak Drive	3700-3800	600'E. of Loud Drive 100' E. of Bellcrest Drive to 200' E. of Loud Drive	Brockbank Drive	9500	65'N. to 905'N. of Storey Lane
Blackburn Street	3000-3200	350' E. of McKinney Avenue to 220' W. of Cole Avenue	Brockbank Drive	9700-9800	250'N. of Bynum Avenue to 200'N. of Valley Meadow Drive
Blanton Street	2200-2300	220'N. of Riverway Drive to Greenmound Avenue	Brockbank Drive	10300-10400	19'S. of Bay Oaks Drive to 452'S. of Merrell Road
Blue Ridge Boulevard	3900-4200	210' W. of Guadalupe Avenue to 365' E. of Los Angeles Boulevard	Bruton Road	7100-7500	60'W. of Mack Lane to 150'E. of Las Cruces Lane
Boaz Street	5300-5500	200'E. of Inwood Road to 125'E. of West Greenway Boulevard	Bruton Road	8300-8600	280' E. of McCutcheon Lane to 490' W. of McCutcheon Lane
Boca Bay Drive	3900-4100	300'E. of Haydale Drive to 200'W. of Rosser Road	Bruton Road	8800-8900	390'W. to 225'E. of Greendale Lane
Bombay Avenue	2500-2700	20'E. of Waneba Drive to 75'E. of Brookdale Drive	Bruton Road	9500-9600	220'W. to 260'E. of St. Augustine Road
Bonnie View Road	500-600	150'N. of Morrell Avenue to Sanderson Avenue	Bryan Street	4500-4700	130' W. of Holly Avenue to 30' E. of Grigsby Avenue
Bonnie View Road	800-1100	100'S. of Harrell Avenue to Gallatin Street	N. Buckner Boulevard	2700	333'N. to 375'S. of Gross Road
Bonnie View Road	3100-3300	60'S. of Millermore Street to 150'S. of King Cole Drive	Bunchberry Drive	10200-10300	Whispering Hills Drive to 175'W. of Forest Ridge Drive
Bonnie View Road	3900	270'S. of Beauchamp Street to Fordham Road	Burbank Street	2000	Harry Hines Boulevard to 340' N. of Harry Hines
Bonnie View Road	4100-4300	200'N. of Fordham Road to 230'S. of Linfield Road	Burns Avenue	1100-1200	Boulevard 200'N. of Kernack Street to
Bonnie View Road	5000-5100	230'N. of Corrigan Avenue to 200'S. of Stag Road			230'N. of Beechwood Avenue
Bonnie View Road	5700-5800	380'N. to 410'S. of Persimmon Road	Caddo Street	2000-2200	50'S. of Lafayette Street to 160'S. of Thomas Avenue

<u>STREET</u>	BLOCK(s)	EXTENT	<u>STREET</u>	BLOCK(s)	<u>EXTENT</u>
Club Meadow Drive	8400-8800	240'S. of Summer Glen Lane to 150'N. of Loma Vista Drive	Cradlerock Drive	10500-10600	200'W. of Amity Lane to Cheyenne Road
S. Cockrell Hill Road	2600	100'S. of Wood Valley Drive to 220'S. of Briarglen Drive	N. Crawford Street	100-300	200'S of Ninth Street to 100'N. of Eighth Street
S. Cockrell Hill Road	3000-3200	250' S. to 250' N. of Kiest Boulevard	Cromwell Drive	11300-11500	130'S. of Flair Drive to 60'S. of Winged Foot Court
Coit Road	13500-13700	150'S. of Purple Sage Road to 200'N. of Spring Grove Avenue	Crown Shore Drive	3800	130'W. of Cold Harbor Lane to 140'E. of Cox Lane
Cold Harbor Drive	11800-11900	215'N. to 255'S. of Deep Valley Drive	Cummings Avenue/	2900 2900-3000	Sunnyvale Street to 20'W. of Tacoma Street Sunnyvale Street to 80'E.
Cole Avenue	3800-3900	205'S. to 270'N. of Haskell Avenue	Fifty-First Street Dale Crest Drive	9800-9900	of Bonnie View Road 175' S. to 345' N. of Park
Colorado Boulevard	700-800	230' W. to 250' E. of Ewing Avenue	Dallas North Tollway		Lane 220'N. of Wycliff Avenue
W. Colorado Boulevard	900-1100	220' E. of N. Clinton Avenue to 250' E. of Turner Avenue	west service road Darien Street	3600-3700	to Wycliff Avenue Bickers Street to Bayside
W. Colorado Boulevard	1000-1100	30' W. of N. Winnetka Avenue to 130' E. of N.	W. Davis Street	400-600	Street 170'E. of Woodlawn
	0700 0000	Winnetka Avenue	W Burlo street	100 000	Avenue to 200'W. of Cedar Hill Avenue
W. Colorado Boulevard	2500-2800	170'W. of Westmount Avenue to 50'W. of Stevens Ridge Drive	W. Davis Street	1500-1800	220'E. of Montclair Avenue to 440'W. of Mary Cliff Road
Comal Street	700-800	150' W. to 100' E. of Ewing Avenue	W. Davis Street	2400-2500	20'W. of N. Terrace Boulevard to 75'E. of
Coming Avenue	200E-200W	110'E. of Beckley Avenue to 110'W. of Toluca Avenue	W. Davis Street	4900-5100	Bernice Street 35'E. of Justin Avenue to
Community Drive	3200	225'S. to 215'N. of Timberline Drive			75'E. of Bond Avenue
Congress Avenue	4000-4100	160'N. to 160'S. of Throckmorton Street	Deerfield Lane	3700-3800	150'S. of Gibb Williams Road to 100'N. of Bridal Wreath Lane
Conner Drive	1300-1400	15'N. of Lake June Road to 425'S. of Grovecrest Drive	Deer Path Drive	1900-2200	200'E. of Garrison Street to 225'W. of Easter Avenue
Conroe Street	3100-3200	480' S. of Nomas Street to Nomas Street	Delmar Avenue	2800-3000	150'S. of Marquita Avenue to 120'N. of Vickery Boulevard
Corinth Street	300-400	350'S. of Avenue B to 15'S. of Avenue D	Delmar Avenue	4100	200'N. of Winton Street to 100'S. of Anita Street
Corning Avenue	700-1000	210'E. of Ewing Avenue to 165' W. of Maryland Avenue	Denley Drive	1200-1400	100'S. of Forester Drive to
Cortland Avenue	7600-7700	150'N. of Anson Road to 50'S. of Bombay Avenue	Dennis Road	11300-11600	75'S. of Genoa Avenue 320' S. of Northaven Road
Cox Lane	11900-12100	60'N. of Crest Cove Circle to 270'S. of High Vista Drive			to 200' N. of Modella Avenue
		and the second s	Diceman Drive	9000-9100	Old Gate Lane to 100' W. of San Saba Drive

STREET	BLOCK(s)	EXTENT	<u>STREET</u>	BLOCK(s)	EXTENT
Lynn Haven Lane	1300-1500	50'W. of Stirling Avenue to 50'S. of Selkirk Drive	Marsh Lane	17800-17900	340'S. to 300'N. of Briargrove Lane
N. Madison Avenue	1000-1200	300'W. of Beckley Avenue to 180'S. of Neches Street	Martin Luther King, Jr. Boulevard	2900-3100	175'E. of Jeffries Street to 300'E. of Meadow Street
Malcolm X Boulevard	2500-2700	Coombs Street to 100'N. of Park Row Avenue	Mary Cliff Road	600-800	185'S. of Ranier Street to 160'N. of Taft Street
Malcolm X Boulevard	3600-3800	10' S. of Dathe Street to 200' N. of Hickman Street	Maryland Avenue	2900-3100	500'N. of McVey Avenue to 230'S. of Corning Avenue
Malcolm X Boulevard	4700-5000	50' S. of Hatcher Street to 50' S. of Hunter Street	N. Masters Drive	100-200	150'N. of Grady Lane to 250'S. of Pebble Valley Lane
S. Malcolm X Boulevard	2500-2700	20' N. of Coombs Street to 100' N. of Park Row Avenue	N. Masters Drive	1500-1800	100'S. of Shayna Drive to 200'S. of Checota Drive
Mandalay Drive	10800	150' E. of Maylee Boulevard to Maylee Boulevard	N. Masters Drive	2500-2600	365'S. to 355'N. of N. Masters Drive
Manett Street	5100-5200	160' N. of N. Garrett Avenue to N. Henderson	S. Masters Drive	300-400	225' N. of Old Seagoville Road to 850' N. of Old Seagoville Road
Maple Avenue	4400-4500	Avenue 100' N. of Wycliff Avenue	Mather Court	4000	265'E. of Randolph Drive to Albrook Street
Maple Avenue	5400-5700	to 200' N. of Hawthorne Avenue 250'N. of Inwood Road to	Matilda Street	2800-3000	150'N. of Vickery Boulevard to 200'S. of Marquita Avenue
Maple Avenue	3400-37 00	150'S. of Butler Street (east leg)	Matilda Street	3900-4200	Ellsworth Avenue to 135'N. of Mockingbird Lane
Maribeth Drive	7500-7600	Osage Plaza Parkway to 200' E. of Dickerson Street	Maylee Boulevard	10200-10300	80'S. of RuthAnn Drive to the east city limits
Mariposa Drive	1600-1700	100'N. of Dixie Lane to 500'S. of Alta Mira Drive	Maylee Boulevard	10600	125'W. of Cassandra Way to Ferguson Road
N. Marsalis Avenue	100-400	200' E. of Ninth Street to 65' S. of E. Sixth Street	McCree Road	11000-11200	20' E. of Fern Hollow Lane to 140' E. of Flicker Lane
S. Marsalis Avenue	200	155' S. of E. Jefferson Boulevard to 150' N. of E. Twelfth Street	McKim Drive	2200-2300	50'N. of Barclay Street to McKim Circle
S. Marsalis Avenue	2000-2200	75'N. of Illinois Avenue to 120'S. of Louisiana Avenue	McKinney Avenue	2900-3100	Clyde Lane to 150' N. of Sneed Street
S. Marsalis Avenue	2900-3100	150'N. of McVey Avenue to 330'S. of Corning Avenue	McKinney Avenue	3700-3900	165'S. of Blackburn Street to 120'N. of Haskell Avenue
S. Marsalis Avenue	3500-4000	200'N. of Overton Road to 200'S. of Fordham Road	McKinney Avenue	4100-4200	440'N. to 140'S. of Fitzhugh Avenue
S. Marsalis Avenue	5500-5700	5'S. of Calcutta Drive to 10'N. of Foxboro Lane	McVey Avenue	700-1000	225'E. of Ewing Avenue to 210'W. of Maryland
Marsh Lane	9600-9700	Fontana Drive to 50'N. of Hidalgo Drive			Avenue
Marsh Lane	12000-12100	40'W. of High Vista Drive to 320'N. of Crown Shore Drive			

STREET	BLOCK(s)	EXTENT	STREET	BLOCK(s)	EXTENT
Orlando Court	4000-4100	220'W. to 175'E. of Randolph Drive	Piedmont Drive	7700	200' N. to 180' S. of Ravehill Lane
Osage Plaza Parkway	7700	450' S. of Maribeth Drive to 60' N. of Bromwich Drive	Pine Street	2300-2500	50'E. of Leland Avenue to 175'E. of Latimer Street
Overton Road	100 W100 E.	165'W. to 185'E. of Beckley Avenue	Plano Road	9600-9700	370'S. to 300'N. of Kingsley Road
Overton Road	800-900	Maryland Avenue to 300'E. of Idaho Avenue	Pleasant Drive	1200-1300	180'S. to 500'N. of Lake June Road
Overton Road	2100-2400	220'W. of Easter Avenue to 360'E. of Garrison Street	Pleasant Valley Drive	12300-12400	75'S. of Glen Canyon Drive to 175'N. of Chimney Hill Lane
E. Overton Road	400-700	120' E. of S. Marsalis Avenue to 510' W. of Michigan Avenue	Pleasant Vista Drive	300	165'N. of Hamlin Drive to 165'S. of Wessex Drive
E. Overton Road	3400-3600	180'N. to 395'S. of Southern Oaks Boulevard	Plymouth Road	600-700	215'N. to 215'S. of Avon Street
Palisade Drive	8900-9100	140'E. of Greendale Drive to 270'W. of Prairie Creek Road	S. Polk Street	3100-3200	50'S. of O'Bannon Drive to 100'S. of Kiest Boulevard
Park Lane	3100-3200	60'W. of Harwell Drive to 125'W. of Dale Crest Drive	S. Polk Street	5400-5500	400'N. of Drury Drive to 100'S. of Clear Fork Drive
Park Lane	8300-8400	250' W. to 245' E. of Ridgecrest Road	S. Polk Street	5700-5800	300'N. to 300'S. of Reynoldston Lane
Parkview Avenue	900-1000	150'N. to 220'S. of Gurley Avenue	S. Polk Street	9200-9400	200' N. of Wardmont Avenue to 185' S. of Brogdon Lane
Patterson Street	1400-1500	50'W of Akard Street to Ervay Street	Pomona Road	4500	Cherokee Trail to Catawba Road
Patton Avenue	100-300	100'N. of Tenth Street to 50'S. of Eighth Street	Potters House Way	3200-3300	20' N. of Samaritan Road to 40' N. of Kingdom Estates
Paulus Avenue	100-300	50' N. of Covington Lane to 100' N. of Reiger Street			Drive
Peavy Road	600-700	180' N. of Waterview Road to 70' S. of Northcliff Drive	Prairie Creek Road	3600-3800	60'N. of Tampas Lane to 300'S. of Cedar Run Drive
Peavy Road	2600-2800	320' N. of Ferguson Road to 160' S. of Gross Road	N. Prairie Creek Road	1900-2000	80'S. of Donnybrook Lane to 150'N. of Seaway Drive
Pelican Drive	11200	15' E. of Flicker Lane to 20' W. of McCree Road	Preston Road	10500-10600	200'S. of Street Marks Circle to 200'S. of Over Downs Drive
Pennsylvania Avenue	1500-2300	180' W. of Holmes Street to 300' W. of Edgewood Street	Prichard Lane	2400	180'S. of Ravehill Lane to Ravehill Lane
Pennsylvania Avenue	2900-3000	20'S. of Meadow Street to 100'S. of Jeffries Street	Prichard Lane	2900	700'S. of Scyene Road to Scyene Road
Philip Avenue	4800-5000	50'W. of Fitzhugh Avenue to 50'E. of S. Barry Avenue	Pritchard Lane	2500-2600	195' S. of Reva Street to Hume Drive
Piedmont Drive	7500-7600	150'S. to 200'N. of Hume Drive	Racine Drive	7600-8000	5'S. of Edgedale Drive to 200'S. of Jadewood Drive
			Ravensway Drive	10000	150'S. of Church Road to 200'S. of Windledge Drive

STREET	BLOCK(s)	EXTENT	<u>STREET</u>	BLOCK(s)	<u>EXTENT</u>
Ravinia Drive	2000-2400	80'S. of Rolinda Drive to 183'S. of Poinsettia Drive	Roper Street	6700-7100	W. University Boulevard to 200'S. of Thedford Avenue
S. Ravinia Drive	1100-1200	20' S. of Clarendon Drive to 40' N. of Grafton Street	Ross Avenue	4400-4500	60' W. of Ashby Street to 350' E. of Carroll Avenue
S. Ravina Drive	1400-1700	200'S. of Sharon Avenue to 150'N. of Falls Drive	Ross Avenue	4700-4900	80' E. of Grigsby Avenue to 400' W. of Bennett Avenue
Raydell Place	3100	75'E. of Schooldell Drive to 60'W. of Barnett Avenue	Ross Avenue	5200-5300	300'N. of Moser Avenue to 65'S. of N. Garrett Avenue
E. Red Bird Lane	1300-1600	245'E. of Samcar Trail to 230'E. of Old Ox Road	Rosser Road	12200-12400	40'N. of Port Royal Drive to 70'S. of High Summit Drive
W. Red Bird Lane	3700-3800	255'W. to 270'E. of Red Bird Center Drive	Round Rock Road	7500-7900	75'E. of Meandering Way to 220'E. of Spring Creek Road
Regal Road	1900	660' S. of Harry Hines Boulevard to Harry Hines Boulevard	Routh Street	1700-2100	215' N. of Ross Avenue to 50' S. of Woodall Rodgers (North Service Road)
Regatta Drive	5600-5700	25' N. of Reynoldston Lane to 300' S. of Chalet Lane	Royal Lane	2000-2200	315' W. of Newkirk Street (North Leg) to 580' W. of Goodnight Lane
Reiger Avenue	6100	175'N. of Slaughter to 60'S. of N. Paulus Avenue	Royal Lane	5500-5700	600' W. of Netherland Drive to 100' W. of the Dallas
Remond Drive	2600	145'E. of Hartsdale Drive to 100'E. of Fullerton Drive			North Tollway off ramp
Reynoldston Lane	1200-1400	600'E. of Spring Glen Drive to 10'E. of Caracas Drive	Royal Lane	6400-6600	260'W. to 610'E. of Edgemere Road
Richwater Drive	5800-6000	200'W. to 570'E. of Campbell Road	Royal Lane	9100-9200	265'E. to 265'W. of Arborside Drive
Ridge Center Drive	6100-6200	Wandt Drive to 495' W. of Cedar Ridge Road	Rugged Drive	3800-4000	150'S. of Vatican Lane to 300'N. of Rubens Drive
Ridgecrest Road	5800-5900	Holly Hill Drive to 240' E. of Fair Oaks Avenue	Rylie Crest Drive	11000-11100	100'E. of the South Leg of Haymarket Road to the east city limits
Ridgecrest Road	6200-6400	220' W. of Eastridge Drive to 100' E. of Eastridge Drive	Rylie Road	10200-10500	200'E. of Haymarket Road to 30'W. of Trewitt Street
Ridgecrest Road	6300-6400	660' W. to 1430' W. of Eastridge Drive	Salado Drive	16100	120'N. of La Manga Drive to 13'S. of Carta Valley Drive
Ridgeside Drive	4400-4500	100'W. of Welch Road to 245'E. of Crestline Drive	San Leandro Drive	8300-8400	150' W. of St. Francis Avenue to Whittier Avenue
Robert B. Cullum Boulevard	1600-1700	250'W. to 250'E. of Pennsylvania Avenue	Schroeder Road	12300-12400	280'S. to 190'N. of Towns
Rolling Hills Lane	7900-8000	254'W. to 232'E. of Coit Road	Sayana Raad	7800-7000	Street
Rolling Hills Lane	13900-14000	180'W. of Waterfall Way to 350'W. of Flagstone Lane	Scyene Road	7800-7900	150'E. of Scyene Circle to 100'E. of Prichard Lane

STREET			ı			
Seagoville Road 1100	<u>STREET</u>	BLOCK(s)	<u>EXTENT</u>	STREET	BLOCK(s)	EXTENT
Seagoville Road 1560-15900 257W. to 750'E. of Woody Road 2000-3100 1600' E. of Barnie View Road 1610-16200 450'W. to 750'E. of Woody Road 2000-3100 1600' E. of Barnie View Road 1610-16200 450'W. to 310'E. of Stark Road 5. Seagoville Road 1610-16200 450'W. to 310'E. of Stark Road 5. Seagoville Road 1610-16200 300'W. of St. Augustine Drive to 50'E. Augustine Drive to 50'E. Augustine Portect to 515'E. Augustine Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 1005-200W 200'S of Gody Lane to 200' N. of Grove Oaks Boulevard 5. Seagoville Road 5. Seagov	Scyene Road	9500-9600		Spring Valley Road	6600-6900	
Seagoville Road 1600-16200 257W. to 750°E of Woody Road 2600 260°W. to 310°E of Stark Road 2500 250°W. of St. Augustine Drive 2500 211°W. to 120°E of Cowart 2500 220°W. of Control 200°W. of St. Augustine Drive 2500 220°W. of Control 200°W. of Group of William Drive 250°W. of Group of Road 250°W. of Road	Seagoville Road	11000	2	Stag Road	3000-3100	Road to 1040'W. of Haas
Seagoville Road 16100-16200 450W. to 310E. of Stark Road S. Seagoville Road 300 300W. of St. Augustine Drive to 58t. Augustine Drive to 58t. Augustine Drive to 58t. Augustine Prive to 58t. Augustine Road 1008-200N 220 S. of Grady Lane to 200 N. of San Landshield Boalevard N. S.t. Augustine Road Road Road Road N. S.t. Augustine Road N. S.t. Augustine Road Road Road Road N. S.t. Augustine R	Seagoville Road	15600-15900		Stag Road	3000-3100	1400' E. of Bonnie View Road to 1025' W. of Haas
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Schring Drive 6500-6600 660S. of Tioga Street to 300°N. of Soft Wind Drive North Wind North Wind North Road Lane 1600-16500 100°S. of Redptine Road to 150°S. of Embers Road 150°S. of Embers Road to 150°S. of Olde Towne Rowe Road Road to 150°S. of Olde Towne Rowe Road to 150°S. of Embers Road	S. Seagoville Road	300	Ü	Stampede Lane	2200	Way to 120' W. of Olympus
Sebring Drive 6500-6600 of Sof. of Tioga Street to 300°N. of Soft Wind Drive of Soft Wind Drive of Soft Wind Drive to 300°W. of Gillette Street Office of Gillette Office	Searcy Drive	2900		St. Augustine Road	100S-200N	N. of Grove Oaks
Second Avenue 6800-7100 Celeste Drive to 300°W. of Gillette Street N. St. Augustine Road Road Road Avenue to 75° S. of Angelus Road 10°0. of Carpenter Avenue to 75° S. of Angelus Road 10°0. of Carpenter Avenue to 75° S. of Angelus Road 1600-1600 10°S. of Redpine Road to 150°S. of Embers Road to 150°S. of Healey Drive to 150°N. of Milmar Drive N. St. Augustine Road to 140°C-150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road to 150°C. of Milmar Drive N. St. Augustine Road N. St. Augustine Roa	Sebring Drive	6500-6600	<u> </u>	-	500-700	200' S. of Calico Drive to
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Shiloh Road 9900-10000 175'S. of Healey Drive to 150'N. of Milmar Drive Shiloh Road 10800 35'W. of Centerville Road to Ferguson Road Road 2900-3200 630' N. to 230' S. of Scyene Road Singleton Boulevard 1600-1800 410'W. to 330'E. of Vilbig Road 5t. David Drive 5t. Davi	Sheila Lane	3400		O .	2000-2200	
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Singleton Boulevard 2800-3000 190°E. of Westerfeld Avenue to 280°E. of Kingbridge Street 50°E. of Clymer Street to 60°E. of Lumley Street to 60°E. of Lumley Street to 60°E. of Lumley Street to Wendover Road 5300-5600 215°W. of Hillbrook Street to Wendover Road 5000-1400 170°S. of Flair Drive to 200°N. of San Leandro Drive to 200°N. of Orchard Ridge Court 5000-140°N. of Orchard Ridge Court 5000-140°N. of Orchard Ridge Court 5000-140°N. of Mason Dells Drive 500°S. of Midbury Drive to 15°E. of Westmoreland Road 500°E. of Knollwood Drive 500°E. of Knollwood Drive 500°E. of Knollwood Drive 500°E. of Moritz Avenue 6300-6500 20°E. of Edgemere Road to 500°E. of Edgemer	Shiloh Road	10800		-	2900-3200	_
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Singleton Boulevard 5300-5600 250'E. of Clymer Street to 60'E. of Lumley Street Sondra Drive 6700 215'W. of Hillbrook Street to Wendover Road Sonnet Drive 11300-11400 170' S. of Flair Drive to 200' N. of Orchard Ridge Court Southern Oaks Boulevard St. Judes Drive St. Judes Drive 11200-11400 140' S. of Midbury Drive to 140' N. of Mason Dells Drive St. Michaels Drive St. Michaels Drive 11200-11400 200' S. of Midbury Drive to 15'E. of Westmoreland Road St. Michaels Drive St. Moritz Avenue 6200 250' E. of Norris Street to 50' W. of Alderson Street W. of Alderson Street Stichter Avenue 6300-6500 200'E. of Edgemere Road to	Singleton Boulevard	2800-3000		Stevens Forest Drive	1800-2000	to 220'E. of Stevens Village
Sondra Drive 6700 215'W. of Hillbrook Street to Wendover Road Sonnet Drive 11300-11400 170' S. of Flair Drive to 200' N. of Orchard Ridge Court Southern Oaks Boulevard 3300-3400 300'N. to 300'S. of Tips Boulevard St. Judes Drive 11200-11400 140' S. of Midbury Drive to 15'E. of Westmoreland Road Spring Grove Avenue 13400-13600 150'W. of Meandering Way to 200'E. of Knollwood Drive Stichter Avenue 6300-6500 200'E. of Edgemere Road to	Singleton Boulevard	5300-5600	*	St. Francis Avenue	1600-1700	125'S. of San Cristobal
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200'E. of Knollwood Drive St Moritz Avenue 6200 250' E. of Norris Street to 50' W. of Alderson Street Stichter Avenue 6300-6500 200'E. of Edgemere Road to	Sprague Drive	3300-3400		St. Michaels Drive	11200-11400	180' N. of Mason Dells
	Spring Grove Avenue	13400-13600	~ -	St Moritz Avenue	6200	
				Stichter Avenue	6300-6500	-

<u>STREET</u>	BLOCK(s)	EXTENT
Willowdell Drive	12200	250'W. of Schroeder Road to Schroeder Road
Winedale Drive	7100	Abrams Road to Kingsley Road
N. Winnetka Avenue	3100-3300	50'S. of McBroom Street to 200'S. of Pueblo Street
Woodall Rodgers (South Service Road)	2400-2600	50' W. of Jack Evans Street to 100' E. of Routh Street
E. Woodin Boulevard	500-600	150'W. of Alaska Avenue to 90'W. of S. Marsalis Avenue
Woody Road	900-1000	610'S. of Seagoville Road to Seagoville Road
Worth Street	4500	N. Carroll Avenue to 670' E. of N. Carroll Avenue
Worth Street	5700-5900	300'W. of Lowell Street to 400'E. of Ridgeway Street
Wozencraft Drive	5700	45'E of Nuestra Drive to 300'W of Jamestown Road
Wright Street	2800-2900	150'W. to 220'E. of Ravinia Drive
Wycliff Avenue	2100-2300	260'S. to 360'N. of Rosewood Avenue
Wycliff Avenue	2500-2800	75'W. of Hartford Street to 350'E. of Maple Avenue

(Ord. Nos. 14584; 18409; 18483; 18983; 19749; 20196; 21237; 21564; 22763; 22926; 23078; 23158; 23294; 23556; 23917; 24492; 25833; 26500; 27294; 27700; 28871; 28940; 29071; 29246; 29395; 29613; 30022; 30217; 31552; 31770; 32069; 32291; 32488; 32597; 32710)

SEC. 28-51. SPEED IN PARKING LOT OF DALLAS CONVENTION CENTER.

A person commits an offense if he drives or operates a vehicle upon a parking lot of the Dallas Convention Center at a speed in excess of 10 miles per hour. Any speed in excess of 10 miles per hour shall be prima facie evidence that the speed is not reasonable nor prudent and is unlawful. (Ord. 14584)

SEC. 28-52. SPEED IN THE DALLAS CITY HALL PARKING GARAGE.

A person commits an offense if he drives or operates a vehicle in the parking garage, as designated in Section 28-128.1 of this chapter, at a speed in excess of 10 miles per hour. Any speed in excess of 10 miles per hour is prima facie evidence that the speed is not reasonable nor prudent and is unlawful. (Ord. 14911)

SEC. 28-52.1. SPEED IN THE BULLINGTON STREET TRUCK TERMINAL.

A person commits an offense if he drives or operates a vehicle in the terminal, as designated in Section 28-128.8 of this chapter, at a speed in excess of 10 miles per hour. Any speed in excess of 10 miles per hour is prima facie evidence that the speed is not reasonable nor prudent and is unlawful. (Ord. 18408)

Division 3. Turning Movements.

SEC. 28-53. OBEDIENCE TO NO-TURN SIGNS.

Whenever authorized signs are erected indicating that no right, left, or U turn is permitted, the driver of a vehicle shall obey the directions of the sign. (Ord. 14584)

SEC. 28-54. LIMITATION ON U TURNS.

A person commits an offense, if as the operator of a vehicle, he turns the vehicle so as to proceed in the opposite direction upon any street in a business district unless a U turn sign permitting such a turn has been installed in the area, or in any other district unless the movement can be made in safety and without interfering with other traffic. (Ord. 14584)

<u>STREET</u>	EXTENT	DIRECTION	<u>STREET</u>	<u>EXTENT</u>	DIRECTION
Alley (between Jefferson Boulevard and Sunset Avenue)	Madison Avenue to Bishop Avenue	West	Buckner Boulevard (West Service Road)	From a point 1,340 feet north of Peavy Road to a point 800 feet south of Peavy Road	South
Alley (between Tenth Street and Ninth Street)	Tyler Street to Polk Street	West	Buckner Boulevard (East Service Road)	From a point 830 feet south of Peavy Road to a point 2,090 feet north of Peavy Road	North
,	Hood Street to Enid Street	South	Bullington Street	Patterson Avenue to Bryan Street	South
Alley (between Routh Street and Brown Street)	Frood Street to Enid Street	South	Cadiz Street	Lamar Street to Central Expressway	East
Alley (north of	Rugged Drive to a point	West	Canton Street	Harwood Street to R. L. Thornton Freeway	West
Ledbetter Drive and west of Rugged Drive)	approximately 751 feet west thereof		Carlisle Street	Allen Street to Lemmon Avenue	South
Alley (paralleling	Briarmeadow Drive to the alley	North	Cedar Springs Road	Akard Street to Olive Street	North- east
Airline Road to the west)	paralleling Walnut Hill Lane to the north		Central Expressway	Beaumont Street to Pearl Expressway	North
Alley (paralleling Illinois Avenue to the north)	Corinth Street Road to Denley Drive	West	Central Expressway (East Service Road)	Live Oak Street to the north city limits at Floyd Road	North
Alley (150 feet west of Greenville Avenue)	Alta Avenue to Sears Avenue	North	Central Expressway (East Service Road)	Scott Street to Martin Luther King Jr. Boulevard	North
Alonzo Place	Carver Place to McCoy Place	West	Central	Forest Lane to Live Oak Street	South
Anthony Street	Eighth Street to Ninth Street	North	Expressway (West Service	Total Lane to Live Oak Street	South
Ashland Street	Griffin Street to Summer Street	East	Road)		
Ashland Street	Cedar Springs Road to Harry Hines Boulevard	West	Central Expressway (West Service	North city limits to Coit Road	South
Atlanta Street	Eugene Street to Romine Avenue	North	Road)		
Avondale Street	Fitzhugh Avenue to Oak Lawn Avenue	East	Central Expressway (West Service	Grand Avenue to Haven Street	South
Beacon Street	Samuell Boulevard to Santa Fe Avenue	North	Road)		
Beacon Street Cut-Off	Santa Fe Avenue to Terry Street	South	Centre Street C. F. Hawn	Vernon Avenue to Polk Street South city limits to Lake June	West North
Berkshire Lane	Kate Street to Westchester Drive	West	Freeway (East Service Road)	Road	North
Bird Street	Haskell Avenue to Hill Avenue	West	C. F. Hawn	Pemberton Hill Road to the south	South
Bisbee Drive	Glover Pass to Hollis Street	South	Freeway (West Service Road)	city limits	
Blackburn Street	Central Expressway (west service road) to the Haskell-Blackburn Connection	South	Clyde Lane	Hallsville Street to Woodall Rodgers north service road	South
Broom Street	Field Street to Laws Street	West	Clyde Lane	McKinney Avenue to Woodside Street	South
Browder Street	Jackson Street to Wood Street	South			

STREET	EXTENT	DIRECTION
Stemmons Freeway (North Service Road)	All portions within the city limits	West
Stemmons Freeway (West Service Road)	All portions within the city limits	South
Stemmons Freeway (South Service Road)	All portions within the city limits	East
Stemmons Freeway (East Service Road)	All portions within the city limits	North
Summer Street	Ashland Street to Broom Street	South
Texas Street	Central Expressway east service road to Bryan Street	North
Thomas Avenue	McKinney Avenue to Pearl Street	East
Timbergrove Circle	1700 Block through the 2000 Block	Counter- clockwise
Tyler Street	Pembroke Avenue to Polk Street at Canty Street	North
Tyler Street Connection	Twelfth Street to Pembroke Avenue	South
Valor Place	Wichita Street to 200' N. of Wichita Street	North
Vann Court	Hall Street to Pavillion Street	East
Villars Street	San Jacinto Street to Ross Avenue	North
Walmsley Avenue	Montclair Avenue to Edgefield Avenue	East
Westchester Drive	Berkshire Lane to Luther Lane	South
White Rock Trail	Lanshire Drive to Duran Circle	South
Wichita Street	Cedar Springs Road to Alamo Street	West
Windomere Avenue	W. Page Street to Twelfth Street	North
Wood Street	Griffin Street to Pearl Expressway	East
Wood Street	Lamar Street to Houston Street	West
Wood Street Connection	Griffin Street to Lamar Street	West

STREET	EXTENT	DIRECTION
Woodall Rodgers Freeway (North Service Road)	All portions within the city limits	West
Woodall Rodgers Freeway (South Service Road)	All portions within the city limits	East
Wycliff Avenue	Lemmon Avenue to Dickason Avenue	South- west
Young Street	Houston Street to Griffin Street	East

(Ord. Nos. 14584; 14696; 14818; 14869; 14922; 14974; 15194; 15455; 15541; 15699; 15760; 15835; 15936; 16018; 16166; 16411; 16475; 16524; 16577; 16821; 16901; 16986; 17031; 17063; 17166; 17345; 17456; 17576; 17677; 17725; 17767; 17872; 17875; 17944; 18265; 18483; 18484; 18685; 18982; 18983; 19081; 19502; 19749; 20196; 21237; 22763; 22926; 23158; 23556; 23917; 24492; 25833; 27294; 28871; 28940; 29071; 29246; 29491; 30022; 31552; 32710)

SEC. 28-60. ONE-WAY STREETS IN SCHOOL ZONES.

- (a) A person commits an offense if he operates a vehicle on a one-way street in a school traffic zone in a direction other than the direction indicated by the one-way sign during hours in which the one-way regulation is in effect as indicated on the sign.
- (b) The following streets or portions of streets are designated as one-way streets in school traffic zones when marked by the traffic engineer with conspicuous signs indicating the appropriate direction of travel and the hours during which the one-way regulation is in effect:

STREET	EXTENT	DIRECTION
Aberdeen Avenue	Hillcrest Road to Thackery Street	West
Alley (760 feet north of Goodman Street)	Morocco Avenue to N. Justin Avenue	West
Amity Lane	Checota Drive to Cradlerock Drive	North

- (e) An annual loading zone permit expires one year from the last day of the month in which the permit was issued.
- (f) A temporary loading zone permit expires 15 days after the date of issuance.
- (g) Any loading zone permit assigned to one vehicle is not transferable.
 - (h) A person commits an offense if he:
- (1) forges, alters, or counterfeits an annual or temporary loading zone permit; or
- (2) possesses a forged, altered, or counterfeited annual or temporary loading zone permit. (Ord. Nos. 20269; 20736; 21194; 21819; 27553)

SEC. 28-97. VEHICLES BACKED TO CURB FOR LOADING.

The driver of a vehicle used to transport merchandise or materials may load and unload while the vehicle is backed against the curb, in areas and at times designated by the chief of police so long as it does not seriously interfere with the flow of traffic. (Ord. 14584)

SEC. 28-98. POSITION OF VEHICLES BACKED TO CURB FOR LOADING, ETC.

When a vehicle having six or more wheels is backed to the curb for the purpose of unloading or loading, the front or tractor portion shall, to the extent physically possible, be turned parallel to the curb and headed in the direction of traffic. (Ord. 14584)

SEC. 28-99. AUTHORITY TO DESIGNATE PUBLIC CARRIER STANDS.

The traffic engineer, based upon engineering and traffic surveys, is authorized and required to establish bus stops, taxicab stands, and stands for other passenger common carrier motor vehicles on the public streets in such places as he determines to be of the greatest benefit and convenience to the public, and every bus stop, taxicab stand, or other stand shall be designated by appropriate signs. (Ord. 14584)

The traffic engineer, based upon engineering and traffic surveys, is authorized and required to establish bus stops, taxicab stands, and stands for other passenger common carrier motor vehicles such as rideshare vehicles on the public streets in such places as he determines to be of the greatest benefit and convenience to the public, and every bus stop, taxicab stand, or other stand shall be designated by appropriate signs. (Ord. Nos. 14584; 32710)

SEC. 28-100. PARKING OF BUSSES AND TAXICABS REGULATED.

- (a) The operator of a bus or taxicab shall not stop, stand, or park upon a street in a business district at any place other than at a bus stop or a taxicab stand, respectively; except that this provision shall not prevent the driver of a bus or taxicab from temporarily stopping in accordance with other stopping or parking regulations at any place for the purpose of loading or unloading passengers.
- (b) While using a taxicab stand, a driver shall not go beyond 25 feet of the taxicab except to assist a passenger as reasonably necessary after being engaged. A taxicab left unattended in violation of this subsection is illegally parked and may be removed from the taxicab stand and impounded as provided in Section 28-4 of this chapter. (Ord. Nos. 14584; 20269)

SEC. 28-101. RESTRICTED USE OF BUS STOPS AND TAXICAB STANDS.

A person commits an offense if he stops, stands, or parks a vehicle other than a bus in a bus stop zone or other than a taxicab in a taxicab stand when the stop zone or stand has been appropriately designated by

signs, except that the driver of a passenger vehicle may temporarily stop therein while actually engaged in

loading or unloading passengers when stopping does not interfere with a bus or taxicab about to enter the zone. (Ord. 14584)

SEC. 28-101.

RESTRICTED USE OF BUS STOPS, TAXICAB STANDS, AND STANDS DESIGNATED FOR OTHER PASSENGER COMMON CARRIER MOTOR VEHICLES.

A person commits an offense if he stops, stands, or parks a vehicle other than a bus in a bus stop zone, other than a taxicab in a taxicab stand, or at a stand designated for other passenger common carrier motor vehicles such as rideshare vehicles when the stop zone or stand has been appropriately designated by signs, except that the driver of a passenger vehicle may temporarily stop therein while actually engaged in loading or unloading passengers when stopping does not interfere with a bus or taxicab about to enter the zone. (Ord. Nos. 14584, 32710)

SEC. 28-102. STOPPING OF BUSSES WITHIN INTERSECTION OR CROSSWALK.

The operator of a bus shall not stop within an intersection or crosswalk for the purpose of receiving or discharging passengers. (Ord. 14584)

Division 4. Parking Meters.

SEC. 28-103. AUTHORITY TO INSTALL METERS; WHERE INSTALLED.

(a) The director of transportation or his designee is authorized to install parking meters only in the following metered parking areas:

METERED PARKING AREA BOUNDARIES

Baylor

Gaston Avenue to Washington Avenue to Swiss Avenue on the north; Haskell Avenue on the east; Elm Street to Hall Street to Indiana Boulevard on the south; and Malcolm X Boulevard to Junius Street to Oak Street on the west.

Central Business District (includes West End Historical District and Klyde Warren Park)

Woodall Rodgers Freeway on the north; Julius Schepps Freeway on the east; R. L. Thornton Freeway on the south; and Stemmons Freeway on the west. (West End is bounded by Woodall Rodgers Freeway on the north; Field Street on the east; Elm Street on the south; and Stemmons Freeway on the west.) (Klyde Warren Park is bounded by the Woodall Rodgers Freeway westbound service road on the north; Pearl Street on the east: the Woodall Rodgers Freeway eastbound service road on the south; and St. Paul Street on the west.)

Indiana Boulevard on the north;

METERED PARKING AREA BOUNDARIES Deep Ellum

CITY OF DALLAS, TEXAS

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Sec. 31-19.

Sec. 31-20.

Sec. 31-21.

for hire.

establishment.

Solicitation for sodomy - Not for hire.

Solicitation for obscene conduct - Not

Solicitation in food and drink

CHAPTER 31

OFFENSES - MISCELLANEOUS

ARTICLE I.

	GENERAL.	Sec. 31-22.	Stone Place, Four-Way Place, and Bullington Street Mall.
Sec. 31-1.	Swimming in certain water prohibited.	Sec. 31-22.1.	Regulations for public speeches in
Sec. 31-2.	Setting of booby-traps.		public areas surrounding Thanks-
Sec. 31-3.	Discrimination and dress codes in		Giving Square.
	places of public accommodation.	Sec. 31-23.	Unauthorized use of city seal or other
Sec. 31-4.	Discharging a firearm in a private		insignia.
	place.	Sec. 31-24.	Reserved.
Sec. 31-5.	Glue - Use, sale, and possession.	Sec. 31-25.	Prohibiting release of rats; defenses.
Sec. 31-6.	Other solvents - Use, sale, and	Sec. 31-26.	Reserved.
	possession.	Sec. 31-27.	Manifesting the purpose of engaging
Sec. 31-7.	Icebox or refrigerator - Abandonment		in prostitution.
	or dangerous exposure prohibited.	Sec. 31-28.	Failure to disclose representation.
Sec. 31-8. Sec. 31-9.	Kites with metallic frames prohibited. Kites and moored balloons prohibited	Sec. 31-29.	Dialing 9-1-1 when no emergency exists.
	near airports.	Sec. 31-30.	Manifesting the purpose of selling
Sec. 31-10.	Abatement of nuisances.		illegal drugs and chemicals.
Sec. 31-11.	Nuisance - Judgment in municipal	Sec. 31-31.	Prohibiting free distribution of
	court.		tobacco products in public places.
Sec. 31-12.	Limited hours of certain coin-operated devices.	Sec. 31-32.	Solicitation to purchase a prohibited substance.
Sec. 31-13.	Sleeping in a public place.	Sec. 31-32.1.	Illegal smoking products and related
Sec. 31-13.1.	Prohibition on the unauthorized		paraphernalia prohibited.
	placement, erection, or maintenance of	Sec. 31-33.	Curfew hours for minors.
	temporary shelters on designated	Sec. 31-33.	Reserved.
	public property.	Sec. 31-34.	Picketing in residential areas.
Sec. 31-14.	Entering portions of buildings without	Sec. 31-35.	Solicitation by coercion; solicitation
	consent.		near designated locations and
Sec. 31-14.1.	Entering motor vehicles without		facilities; solicitation after sunset;
	consent.		solicitation-free zones.
Sec. 31-15.	Solicitation in certain buildings	Sec. 31-36.	Menacing another person.
	without consent.	Sec. 31-37.	Hours of closure for certain city
Sec. 31-16.	Replica firearms.		property.
Sec. 31-17.	Specified sex offenders near schools	Sec. 31-38.	Duty of property owner to remove
	and child-care facilities.		graffiti.
Sec. 31-17.1.	Restrictions on sex offenders residing	Sec. 31-39.	Responsibility of parent or guardian
	in the same dwelling unit.		for graffiti created by a minor.
Sec. 31-18.	Urinating or defecating in public.	Sec. 31-39.1.	Possession of graffiti implements
			prohibited; presumptions; defenses.

- (iv) any compound, salt, derivative, mixture, or preparation of the plant, its seeds, or its extracts, including Salvinorin A;
- (B) 2-[(1R,3S)-3-hydroxycyclo-hexyl]-5-(2-methyloctan-2-yl)phenol (also known as CP47, 497) and homologues;
- (C) [(6aS,10aS)-9-(hydroxy-methyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)-6a, 7,10,10a-tetrahydrobenzo[c]chromen-1-ol] (also known as HU-211 or Dexanabinol);
- (D) 1-pentyl-3-(1-napthoyl)indole (also known as JWH-018);
- (E) 1-butyl-3-(1-napthoyl)indole (also known as JWH-073); or
- (F) 1-pentyl-3-(4-methoxynaph-tholy)indole (also known as JWH-081).
 - (b) A person commits an offense if, in the city, he:
- (1) possesses, buys, sells, offers for sale, delivers, or transfers any illegal smoking product;
- (2) causes any illegal smoking product to be sold, delivered, or transferred to another person;
- (3) uses, inhales, ingests, or otherwise introduces into his body any illegal smoking product; or
- (4) uses or possesses with the intent to use any illegal smoking paraphernalia to inhale, ingest, or otherwise introduce into his body any illegal smoking product.
- (c) It is a defense to prosecution under this section that an illegal smoking product or illegal smoking paraphernalia was:
- (1) in the possession of a peace officer, or a person acting under the authority of a peace officer, acting in the performance of official duties;

- (2) in the possession of or being used by a governmental entity for a health, research, education, or similar program;
- (3) in the possession of or being used by a medical, educational, or research institute operating in compliance with all applicable city ordinances and state and federal laws;
- (4) possessed or used by a person under a prescription issued by a licensed physician or dentist authorized to prescribe controlled substances in the State of Texas; or
- (5) possessed or used by a person as part of a bona fide religious ritual or ceremony.
- (d) A person violating a provision of this section is, upon conviction, punishable by a fine not to exceed \$2,000. A person commits a separate offense for each day or part of a day during which a violation is committed, continued, or permitted.
- (e) The culpable mental state required for the commission of an offense under this section is governed by Section 1-5.1 of this code. (Ord. 27960)

SEC. 31-33. CURFEW HOURS FOR MINORS.

(a) <u>Definitions</u> . In this section:
(1) CURFEW HOURS means:
(A) 11:00 p.m. on any Sunday, Monday, Tuesday, Wednesday, or Thursday until 6:00 a.m. of the following day;
(B) 12:01 a.m. until 6:00 a.m. on any Saturday or Sunday; and

- (C) 9:00 a.m. until 2:30 p.m. on any Monday, Tuesday, Wednesday, Thursday, or Friday.
- (2) EMERGENCY means an unforeseen combination of circumstances or the resulting state

that calls for immediate action. The term includes, but is not limited to, a fire, a natural disaster, an automobile accident, or any situation requiring immediate action to	highways, and the common areas of schools, hospitals, apartment houses, office buildings, transport facilities, and shops.			
prevent serious bodily injury or loss of life.	(10) REMAIN means to:			
(3) ESTABLISHMENT means any privately- owned place of business operated for a profit to which	(A) linger or stay; or			
the public is invited, including but not limited to any	(D) (c:1 to 1			
place of amusement or entertainment.	(B) fail to leave premises when			
(4) CITADDIAN	requested to do so by a police officer or the owner,			
(4) GUARDIAN means:	operator, or other person in control of the premises.			
(A) a person who, under court order, is	(11) SERIOUS BODILY INJURY means			
the guardian of the person of a minor; or	bodily injury that creates a substantial risk of death or			
	that causes death, serious permanent disfigurement, or			
(B) a public or private agency with	protracted loss or impairment of the function of any			
whom a minor has been placed by a court.	bodily member or organ.			
(5) IN SESSION means the status of a school	— (b) Offenses.			
during the fall or spring term when students are	· · · 			
required to attend the school. A school is not in session	(l) A minor commits an offense if the			
during its summer break or during any holiday or other	minor remains in any public place or on the premises			
scheduled general student vacation day or part of a day	of any establishment within the city during curfew			
observed by the school.	hours.			
(6) MINOR means any person under 17	(2) A parent or guardian of a minor			
years of age.	commits an offense if the parent or guardian			
	knowingly permits, or by insufficient control allows,			
(7) OPERATOR means any individual, firm,	the minor to remain in any public place or on the			
association, partnership, or corporation operating,	premises of any establishment within the city during			
managing, or conducting any establishment. The term	curfew hours.			
includes the members or partners of an association or				
partnership and the officers of a corporation.	(3) The owner, operator, or any employee			
	of an establishment commits an offense if the owner,			
(8) PARENT means a person who is:	operator, or employee knowingly allows a minor to			
1	remain upon the premises of the establishment during			
(A) a natural parent, adoptive parent, or	curfew hours.			
step-parent of another person; or				
	(c) Defenses.			
(B) at least 18 years of age and				
authorized by a parent or guardian to have the care and	(l) It is a defense to prosecution under			
custody of a minor.	Subsection (b) that the minor was:			
(9) PUBLIC PLACE means any place to	(A) accompanied by the minor's parent			
(7) I ODDIC I DIACH INCUID ANY PIACE TO	(11) accompanied by the minor 5 parent			

or guardian;

which the public or a substantial group of the public

has access and includes, but is not limited to, streets,

(B) on an errand at the direction of the	(3) It is a defense to prosecution under
	* *
minor's parent or guardian, without any detour or stop;	Subsection (b) of this section for a violation of the
(0)	curfew hours described in Subsection (a)(l)(C) that:
(C) in a motor vehicle involved in	
interstate travel;	(A) the school in which the minor was
	enrolled or otherwise required to attend was not in
(D) engaged in an employment activity,	session;
or going to or returning home from an employment	
activity, without any detour or stop;	(B) the minor was on the premises of
	the school in which the minor was enrolled or
(E) involved in an emergency;	otherwise required to attend;
(F) on the sidewalk abutting the minor's	(C) the minor was participating in a
residence or abutting the residence of a next-door	school-approved work study program, or was going to
neighbor if the neighbor did not complain to the police	the work study program or returning to home or
department about the minor's presence, except that this	school from the workstudy program without any
defense does not apply to a violation of the curfew	detour or stop;
hours described in Subsection (a)(1)(C) of this section;	actour of stop,
nours described in Subsection (a)(1)(C) of this section,	(D) the miner was on a lunch break
(C)	(D) the minor was on a lunch break
(G) attending an official school,	from a school that permits an open campus lunch and
religious, community engagement, or other recreational	was qualified to participate in the open campus lunch
activity supervised by adults and sponsored by the city	program;
of Dallas, a civic organization, or another similar entity	
that takes responsibility for the minor, or going to or	(E) the minor was on an excused
returning home from, without any detour or stop, an	absence from the school in which the minor was
official school, religious, community engagement, or	enrolled or otherwise required to attend and had
other recreational activity supervised by adults and	permission from a school official, or, in the case of a
sponsored by the city of Dallas, a civic organization, or	home-schooled minor, from the minor's parent or
another similar entity that takes responsibility for the	guardian; or
minor;	
-	(F) the minor was a high school
(H) exercising First Amendment rights	graduate or had received a high school equivalency
protected by the United States Constitution, such as the	certificate.
free exercise of religion, freedom of speech, and the	
right of assembly; or	(d) <u>Enforcement.</u>
(I) married or had been married or had	(1) Before taking any enforcement action
disabilities of minority removed in accordance with	under this section, a police officer shall ask the
Chapter 31 of the Texas Family Code.	apparent offender's age and reason for being in the
	public place. The officer shall provide two verbal
(2) It is a defense to prosecution under	warnings in advisement of the juvenile curfew upon
Subsection (b)(3) that the owner, operator, or employee	first contact with a minor. The officer shall then
of an establishment promptly notified the police	attempt to contact the minor's parent or guardian. The
department that a minor was present on the premises of	officer then may transport the minor home without

taking enforcement action. If a minor has been

previously contacted on a violation of Subsection-

the establishment during curfew hours and refused to

leave.

(b)(1), the officer shall only issue a citation for an appearance in community court. The officer shall not issue a citation under this section unless the officer reasonably believes that an offense has occurred and that, based on any response and other circumstances, no defense in Subsection (c) is present.

- (2) A police officer shall not issue a citation to a parent or guardian of a minor for a violation of Subsection (b)(2) of this section, unless the parent or guardian has, within the same calendar year, received at least two prior written warnings from a police officer for a violation of Subsection (b)(2) that are documented in an incident report. In calculating the number of warnings received by a parent or guardian in a calendar year, all warnings issued to the parent or guardian that are documented in an incident report will be counted, regardless of whether the warnings relate to the same minor. If, within the same calendar year, the parent or guardian has received two written warnings from a police officer for a violation of Subsection (b)(2) that are documented in an incident report, the officer may only issue a citation for an appearance in community court.
- (3) A police officer shall not issue a citation to or arrest an owner, operator, or employee of an establishment for a violation of Subsection (b)(3) of this section, unless the owner, operator, or employee of the establishment has, within the same calendar year, received at least two prior written warnings from a police officer for a violation of Subsection (b)(3). In calculating the number of warnings received by an owner, operator, or employee of an establishment in a calendar year, all warnings issued to the same individual will be counted, regardless of whether the warnings relate to the same minor.

(e) <u>Penalties</u>.

- (l) A person who violates a provision of this chapter is guilty of a separate offense for each day or part of a day during which the violation is committed, continued, or permitted. Each offense, upon conviction, is punishable by a fine not to exceed \$50.
- (2) When required by Section 51.08 of the Texas Family Code, as amended, the municipal court

shall waive original jurisdiction over a minor who violates Subsection (b)(l) of this section and shall refer the minor to juvenile court.

(f) <u>Expiration</u>. This section expires on March 4, 2025, unless sooner modified, terminated, or extended by city council ordinance. (Ord. Nos. 20966; 21309; 23079; 24235; 25231; 26336; 27527; 27538; 28639; 29985; 31135; 32154)

SEC. 31-33. RESERVED.

(Repealed by Ord. No. 32735)

SEC. 31-34. PICKETING IN RESIDENTIAL AREAS.

- (a) In this section:
- (1) DIRECTED OR FOCUSED AT means that a particular residence or any of its occupants has been made the object of picketing.
- (2) PICKET means to station or post one or more persons to apprise the public vocally or by standing or marching with signs, banners, or other means, of an opinion or a message.
- (3) RESIDENCE means a single-family, duplex, or multi-family dwelling.
- (b) A person commits an offense if he pickets within the city on any public street, sidewalk, alley, or other public property within 200 feet of the property line of the premises of a residence when the picketing is directed or focused at that particular residence or any of its occupants.
- (c) Before a person may be arrested or issued a citation for a violation of Subsection (b), the person must have been ordered to move, disperse, or otherwise remedy the violation by:
 - (1) a peace officer;
 - (2) a member of the fire department;
- (3) a person with authority to control the use of the residence being picketed; or

Sec. 40B-1.

Sec. 40B-10.

CHAPTER 40B

SECONDARY METALS RECYCLERS

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ARTICLE II.

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Sec. 40B-17.	Transfer of license.

License required.

ARTICLE I.

GENERAL.

SEC. 40B-1. PURPOSE.

This chapter is an exercise of the city's police power to promote, through regulation of secondary metals recyclers, the recovery of stolen property. This chapter provides licensing and recordkeeping requirements and enforcement procedures that will enable the police department to identify and recover public and private property composed of certain metals that may have been illegally appropriated. (Ord. Nos. 20260; 22958; 26537; 27202; 27249)

SEC. 40B-2. DEFINITIONS.

In this chapter:

- (1) CASHTRANSACTION CARD means a card issued to a seller by a secondary metals recycler in compliance with Section 40B-6(f) of this chapter that allows a secondary metals recycler, at the time of purchase, to give consideration in the form of cash or a debit card to a seller in a purchase transaction for regulated metal property.
- (2) CATALYTIC CONVERTER means a device used to reduce the toxicity of emissions from an internal combustion engine through the use of a catalyst (typically a platinum-iridium catalyst) that converts the toxic combustion by-products into less toxic gases or products.
- (2) CATALYTIC CONVERTER means a device used to reduce the toxicity of emissions from an internal combustion engine through the use of a catalyst (typically a platinum-iridium catalyst) that converts the toxic combustion by-products into less toxic gases or products. A catalytic converter includes any material removed from a catalytic converter.
- (3) CHECK means a check, draft, or other negotiable or nonnegotiable order of withdrawal that is drawn against funds held by a financial institution.
- (4) CHIEF means the chief of police for the city of Dallas or a designated representative.

- (5) DEBIT CARD means a card issued by a bank that combines the functions of an automatic teller machine (ATM) card and checks. A debit card can be used to withdraw cash at a bank like an ATM card and can also be used at stores to pay for goods and services in place of a check. Unlike a credit card, a debit card automatically withdraws money from a checking account at the time of the transaction.
- (6) FERROUS METAL means a metal that contains significant quantities of iron or steel.
- (7) HOLD NOTICE means written notification by the chief to a secondary metals recycler stating that the secondary metals recycler may not sell, redeem, or dispose of certain regulated metal property that the chief has reasonable cause to believe has been stolen.
- (8) LICENSEE means a person in whose name a license has been issued under this chapter or a person listed as an applicant on the application for a license.
- (9) NONFERROUS METAL means a metal that does not contain significant quantities of iron or steel, including, but not limited to, copper, brass, aluminum, bronze, lead, zinc, nickel, and their alloys.
- (10) PERSON means an individual, partnership, corporation, joint venture, trust, association, and any other legal entity.
- (11) PERSONAL IDENTIFICATION CERTIFICATE means a personal identification card issued by the Texas Department of Public Safety under Chapter 521, Subchapter E of the Texas Transportation Code, as amended, or a similar card or certificate issued by another state.
- (12) PURCHASE TRANSACTION means a transaction in which a secondary metals recycler gives consideration, or agrees to give consideration, in exchange for regulated metal property.

- (13) REGULATED METAL PROPERTY means any item composed in whole or in part of any ferrous or nonferrous metal, other than an item composed in whole of tin.
- (14) SECONDARY METALS RECYCLER means any person who:
- (A) is engaged in the business of purchasing, collecting, or soliciting regulated metal property; or
- (B) operates or maintains a facility where regulated metal property is purchased or kept for shipment, sale, transfer, or salvage.
- (15) SELLER means any person who, in a purchase transaction, receives consideration from a secondary metals recycler in exchange for regulated metal property.
- (16) THUMBPRINT IMPRESSION means an intentional recording of the friction ridge detail on the volar pads of the thumb. (Ord. Nos. 20260; 22958; 26537; 27202; 27249; 32726)

SEC. 40B-3. RECORDS REQUIRED.

- (a) A secondary metals recycler shall maintain an accurate and legible record of each purchase transaction. Each transaction must be recorded and filed separately.
- (b) The record of each purchase transaction must be in English and contain the following information:
- (1) the name and street address of the secondary metals recycler;
- (2) the name or initials of the individual recording the information required by this section for the secondary metals recycler;

(3) the seller's name, street address, sex, and birthdate and the identifying number from the seller's current and valid driver's license issued by a state in the United States, United States military identification card, or personal identification certificate; (4) the make, model, and license plate number of the motor vehicle in which the regulated metal property is delivered in a purchase transaction, along with a clear digital still photograph of the motor vehicle and any trailer attached to the motor vehicle; (5) the place, date, and time of the purchase transaction: (6) the weight, quantity, or volume and a description, made in accordance with the custom of the trade, of the regulated metal property purchased, along with a clear digital still photograph of the regulated metal property; (7) a general description of the predominant types of regulated metal property purchased in the purchase transaction; (8) the amount of consideration given in a purchase transaction for the regulated metal property and, if the seller was: (A) paid by check, a copy of the check; (B) paid in cash, a copy of the seller's valid cash transaction card (or the seller's current approved application for a cash transaction card); or (C) paid by debit card, a copy of the debit card receipt and, if payment was made at the time of purchase, a copy of the seller's valid cash transaction card (or the seller's current approved application for a cash transaction card);

(9) written documentation evidencing that

the seller is the legal owner, or is lawfully entitled to

sell, the regulated metal property or a signed statement

- from the seller affirming a legal right of ownership and the right to sign over title to the regulated metal property offered for sale;
- (10) a clear digital still photograph of the seller, taken at the time of the purchase transaction, that clearly depicts the seller's facial features; and
- (11) a clear and legible thumbprint impression of the seller.
- (c) A person selling or attempting to sell regulated metal property to a secondary metals recycler shall:
- (1) display to the secondary metals recycler the person's current and valid driver's license issued by a state in the United States, United States military identification card, or personal identification certificate;
- (2) provide to the secondary metals recycler the make, model, and license plate number of the motor vehicle used to deliver the regulated metal property; and
- (3) sign a written statement provided by the secondary metals recycler affirming that the person is the legal owner of, or is lawfully entitled to sell, the regulated material offered for sale.
- (d) The secondary metals recycler or the recycler's agent shall visually verify the accuracy of the identification presented by the seller at the time of each purchase of regulated metal property and make a copy of the identification to be maintained by the secondary metals recycler in the record of the purchase transaction.
- (e) A secondary metals recycler shall maintain on file the information required by this section for not less than three years after the date of the purchase transaction. A secondary metals recycler shall make these records available for inspection by any police

- officer, upon request, at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler. (Ord. Nos. 20260; 22958; 26537; 27202; 27249)
- (a) A secondary metals recycler shall maintain an electronic record or accurate and legible record of each purchase transaction. Each transaction must be recorded and filed separately.
- (b) The record of each purchase transaction must be in English and contain the following information:
- (1) the name and street address of the secondary metals recycler;
- (2) the name or initials of the individual recording the information required by this section for the secondary metals recycler;
- (3) the seller's name, street address, sex, and birthdate and the identifying number from the seller's current and valid driver's license issued by a state in the United States, United States military identification card, or personal identification certificate;
- (4) the make, model, and license plate number of the motor vehicle in which the regulated metal property is delivered in a purchase transaction, along with a clear digital still photograph of the motor vehicle and any trailer attached to the motor vehicle;
- (5) the place, date, and time of the purchase transaction;
- (6) the weight, quantity, or volume and a description, made in accordance with the custom of the trade, of the regulated metal property purchased, along with a clear digital still photograph of the regulated metal property;
- (7) a general description of the predominant types of regulated metal property purchased in the purchase transaction;
- (8) the amount of consideration given in a purchase transaction for the regulated metal property and, if the seller was:
 - (A) paid by check, a copy of the check;
 - (B) paid in cash, a copy of the seller's

- valid cash transaction card (or the seller's current approved application for a cash transaction card); or
- (C) paid by debit card, a copy of the debit card receipt and, if payment was made at the time of purchase, a copy of the seller's valid cash transaction card (or the seller's current approved application for a cash transaction card);
- (9) written documentation evidencing that the seller is the legal owner, or is lawfully entitled to sell, the regulated metal property or a signed statement from the seller affirming a legal right of ownership and the right to sign over title to the regulated metal property offered for sale;
- (10) a clear digital still photograph of the seller, taken at the time of the purchase transaction, that clearly depicts the seller's facial features; and
- (11) a clear and legible thumbprint impression of the seller, unless a valid cash transaction card issued is presented by the seller to the metal recycling entity under this chapter if the sale is for a catalytic converter.
- (c) A person selling or attempting to sell regulated metal property to a secondary metals recycler shall:
- (1) display to the secondary metals recycler the person's current and valid driver's license issued by a state in the United States, United States military identification card, or personal identification certificate;
- (2) provide to the secondary metals recycler the make, model, and license plate number of the motor vehicle used to deliver the regulated metal property;
- (3) sign a written statement provided by the secondary metals recycler affirming that the person is the legal owner of, or is lawfully entitled to sell, the regulated material offered for sale; and
 - (4) for a catalytic converter provide:
- (A) the year, make, model, and vehicle identification number for the vehicle from which the catalytic converter was removed; and

- (B) a copy of the certificate of title or other documentation indicting that the person has an ownership interest in the vehicle described in Subparagraph (A).
- (d) The secondary metals recycler or the recycler's agent shall visually verify the accuracy of the identification presented by the seller at the time of each purchase of regulated metal property and make a copy of the identification to be maintained by the secondary metals recycler in the record of the purchase transaction. A metal recycling entity may not purchase a catalytic converter unless the entity determines that the catalytic converter is consistent with the manufacturer's specifications for a catalytic converter from the vehicle for which the seller provided the information under Subsection (c).
- (e) A secondary metals recycler shall maintain on file the information required by this section for not less than three years after the date of the purchase transaction. A secondary metals recycler shall make these records available for inspection by any police officer, upon request but not later than 72 hours, at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler.
- (f) A secondary metals recycler shall mark, in the manner prescribed by the commission by rule, each catalytic converter purchased by the entity with a unique number and shall keep the information in the electronic record or accurate and legible written record in compliance with Subsection (e).
- (g) The owner of a garage or repair shop that sells to a metal recycling entity registered under Chapter 40B a catalytic converter that the person removed in connection with a motor vehicle repair shall maintain a record of all repairs for the vehicle, and such record shall be kept until at least the second anniversary of the date of repair, that includes:
- (1) the name and address of the vehicle's owner; and
- (2) copies of all related invoices. (Ord. Nos. 20260; 22958; 26537; 27202; 27249; 32726)

SEC. 40B-4. NOTICE TO SELLERS.

(a) A secondary metals recycler shall at all times maintain in a prominent place in the secondary metals recycler's place of business, in open view to a seller of

regulated metal property, a notice in two-inch lettering that:

- (1) contains the following or similar language approved by the chief: "A PERSON ATTEMPTING TO SELL ANY REGULATED METAL PROPERTY MUST PRESENT SUFFICIENT IDENTIFICATION AND WRITTEN PROOF OF OWNERSHIP REQUIRED BY CITY OF DALLAS ORDINANCE"; and
- (2) states the usual business hours of the secondary metals recycler.
- (b) The notice required by this section may be contained on a sign that contains another notice required by law to be displayed by the secondary metals recycler. (Ord. Nos. 22958; 26537; 27202; 27249)

SEC. 40B-5. FACSIMILE, TELECOPIER, OR SIMILAR EQUIPMENT REQUIRED.

A secondary metals recycler shall maintain at its place of business, or otherwise have immediate access to, a facsimile, telecopier, or other equipment of similar function on which notifications of stolen property or other notifications relating to regulated metal property may be expeditiously received from the police department. The equipment must be operable at all times during the usual and customary business hours of the secondary metals recycler. The secondary metals recycler shall maintain the facsimile number or other access number of the equipment on file with the chief

- (5) Communication, transmission, and service wire.
 - (6) A funeral marker or funeral vase.
 - (7) An historical marker.
- (8) Railroad equipment, including but not limited to a tie plate, signal house, control box, switch plate, E clip, or rail tie junction.
- (9) Any metal item that is marked with any form of the name, initials, or logo of a governmental entity, utility company, cemetery, or railroad.
- (10) A copper or aluminum condensing or evaporator coil from a heating or air conditioning unit.
- (11) An aluminum or stainless steel container or bottle designed to hold propane for fueling fork lifts.
- (12) A catalytic converter or any part of a catalytic converter.
- (d) A secondary metals recycler shall maintain on file the information required by Subsection (c) of this section for not less than three years after the date of the purchase of the item of regulated metal property. A secondary metals recycler shall make these records available for inspection by any police officer, upon request, at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler.
- (d) A secondary metals recycler shall maintain on file the information required by Subsection (c) of this section for not less than three years after the date of the purchase of the item of regulated metal property. In addition, the record for each catalytic converter transaction must contain a description made in accordance with the custom of the trade for the volume of catalytic converters sold or transferred, the name of the person from whom the catalytic converters were purchased or otherwise acquired, and the date of the transaction. A secondary metals recycler shall make these records available for inspection by any police officer, upon request, at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler.
- (e) Except as provided in Subsection (f) of this section, a secondary metals recycler may not, at the

- time of purchase, give any form of consideration in a purchase transaction for regulated metal property, but must pay the seller for the purchased regulated metal property by mailing a check or debit card to the seller at the seller's street address as listed in the record of the purchase transaction. A copy of the check or the debit card receipt must be maintained on file with the purchase transaction record.
- (f) A secondary metals recycler may, at the time of purchase, give consideration in the form of cash or a debit card credit in a purchase transaction for regulated metal property if the seller presents the secondary metals recycler with a valid cash transaction card issued by any secondary metals recycler located in the city (or the secondary metals recycler obtains a copy of the cash transaction card and the complete approved application for the card from its own files or from a secondary metals recycler located in the city that issued the card to the seller), and all of the following requirements are met:
- (1) A secondary metals recycler may only issue or renew a cash transaction card to a seller after receiving an application signed by the seller that contains:
- (A) the seller's name, street address, sex, and birthdate and the identifying number from (and a copy of) the seller's current and valid driver's license issued by a state in the United States, United States military identification card, or personal identification certificate;
- (B) a clear digital still photograph of the seller, taken at the time of application, that clearly depicts the seller's facial features;
- (C) a clear and legible thumbprint impression of the seller; and
- (D) the signature of the individual approving the application on behalf of the secondary metals recycler.
- (2) The secondary metals recycler may only issue or renew a cash transaction card by mailing it to the seller at the seller's street address listed in the application for the card.
 - (3) The cash transaction card must contain:

- (B) a clear digital still photograph of the seller;
- (C) an identifying number that is unique to the individual card; and
- (D) the expiration date of the card, which date may not exceed two years after the date of issuance.
- (4) The cash transaction card must be laminated or made of a rigid plastic or other durable material that will preserve the legibility of the information contained on the card.
- (5) The cash transaction card may not be transferable to another person.
- (6) A secondary metals recycler shall visually verify that the identification presented by the seller under Section 40B-3(c)(1) corresponds to the identifying information on any cash transaction card presented by the seller or on any copy of the cash transaction card and the complete approved application for the card obtained from the secondary metals recycler's own files or from the secondary metals recycler that issued the card to the seller.
- (7) By the end of the next business day after invalidating a cash transaction card for any reason, the secondary metals recycler that issued the card shall notify the chief of the card's invalidation and provide other information relating to the card as determined necessary by the chief. After receiving such notification, the chief shall notify all other secondary metals recyclers of the card's invalidation. A secondary metals recycler shall not accept any cash transaction card after being notified of its invalidation.
- (8) A secondary metals recycler shall maintain on file each application for a cash transaction card made to it or obtained from another secondary metals recycler (including a copy of each cash transaction card issued or renewed by it or the other secondary metals recycler) for not less than two years after the date of the application, issuance, or renewal of

the card, whichever is later. A secondary metals recycler shall make these records available for inspection by any police officer, upon request, at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler.

- (g) The requirements of Subsections (e) and (f) of this section do not apply to any item of regulated metal property composed solely of ferrous metal material, unless the item is listed in Subsection (c) of this section or unless the secondary metals recycler has received notice that the chief has, in accordance with this subsection, designated the item or type of item as being subject to those requirements. The chief shall periodically review theft statistics on ferrous regulated metal property and establish a list of items or types of items that the chief determines are subject to the requirements of Subsection (e) and (f). A current list must be maintained on file in the chief's office, or in another designated office of the police department, so that it may be inspected by the public during the city's normal business hours. Notice of the list must be given to secondary metals recyclers in accordance with schedules and procedures established by the chief. A secondary metals recycler is presumed to have received notice of the list if the police department transmits the list to the facsimile number or access number provided by the secondary metals recycler under Section 40B-5 of this chapter. (Ord. Nos. 22958; 26537; 27202; 27249; 32726)
- SEC. 40B-7. FIVE-DAY HOLD ON REGULATED METAL PROPERTY;
 SEGREGATION, LABELING, AND INSPECTION OF REGULATED METAL PROPERTY; EXCEPTIONS.
- (a) Except as provided in Subsection (c) of this section, a secondary metals recycler shall retain possession of purchased regulated metal property at the secondary metals recycler's local place of business and withhold the property from alteration, processing, resale, or salvage use for five days after purchase,

unless the property is released sooner by written order of the chief or by order of a court of competent jurisdiction.

- (a) Except as provided in Subsection (c) of this section, a secondary metals recycler shall retain possession of purchased regulated metal property, including catalytic converters, at the secondary metals recycler's local place of business and withhold the property from alteration, processing, resale, disposal, removal, or salvage use for five days, excluding weekends and holidays, after purchase, unless the property is released sooner by written order of the chief or by order of a court of competent jurisdiction.
- (b) Except as provided in Subsection (c) of this section, a secondary metals recycler shall segregate all regulated metal property purchased from a seller from regulated metal property purchased from other sellers and attach to the property, or to the container in which the property is held, a label indicating the name of the seller, the date on which the property was purchased, and the number of the receipt on which the purchase information is recorded. If in any single purchase transaction there are multiple items of regulated metal property of the same general type, only one representative item from each type of regulated property must be segregated and labeled in accordance with this subsection.
- (c) The hold, segregation, and labeling requirements of Subsections (a) and (b) of this section do not apply to any item of regulated metal property composed solely of ferrous metal material, unless the secondary metals recycler has received notice that the chief has, in accordance with this subsection, designated the item or type of item as being subject to those requirements. The chief shall periodically review theft statistics on ferrous regulated metal property and establish a list of items or types of items that the chief determines are subject to the requirements of Subsection (a) and (b). A current list must be maintained on file in the chief's office, or in another designated office of the police department, so that it may be inspected by the public during the city's normal business hours. Notice of the list must be given to secondary metals recyclers in accordance with schedules and procedures established by the chief. A secondary metals recycler is presumed to have received notice of the list if the police department transmits the list to the facsimile number or access number provided by the secondary metals recycler under Section 40B-5 of

this chapter.

(d) While in possession of purchased regulated metal property, a secondary metals recycler shall make the property available for inspection by any police officer at the secondary metals recycler's place of business during the usual and customary business hours of the secondary metals recycler. (Ord. Nos. 20260; 22958; 26537; 27202; 27249; 32726)

SEC. 40B-8. HOLD ON STOLEN REGULATED METAL PROPERTY; HOLD NOTICE.

- (a) Whenever a police officer has reasonable cause to believe that certain items of regulated metal property in the possession of a secondary metals recycler are stolen, the chief may issue a hold notice. The hold notice must:
- (1) identify those items of regulated metal property alleged to be stolen and subject to hold; and
- (2) inform the secondary metals recycler of the restrictions imposed on the regulated metal property under Subsection (b) of this section.
- (b) A secondary metals recycler may not, for 60 days after the date of receiving a hold notice under this section, process or remove from the secondary metals recycler's place of business any regulated metal property identified in the hold notice, unless the property is released sooner by the chief or by order of a court of competent jurisdiction. At the expiration of the hold period, the hold is automatically released, and the secondary metals recycler may dispose of the regulated metal property unless otherwise directed by a court of competent jurisdiction. (Ord. Nos. 20260; 22958; 26537; 27202; 27249)

SEC. 40B-9. OFFENSES; DEFENSES; PENALTY.

(a) A person who violates any provision of this chapter, or who fails to perform a duty required of him under this chapter, commits an offense. A person is guilty of a separate offense for each item of regulated metal property involved in a violation of this chapter. An offense under this chapter is punishable by a fine not to exceed \$500.

- (6) the name of the operating authority under which the driver was operating at the time of the ride;
- (7) the driver's first name and driver permit number; and
 - (8) the vehicle permit number.
- (e) The receipt may be submitted to the payor electronically if the ride was dispatched electronically or if the payor agrees to accept an electronic receipt.
- (f) Hailable vehicles shall not charge any fare for providing transportation-for-hire service in the city that exceeds the maximum rates of fare authorized by the following schedule:

(1) General fares.

- (A) Initial meter drop: \$3.00;
- (B) Each 1/4 mile: \$0.70;
- (C) Traffic delay time/waiting time, per 1 minute: \$0.40; and
- (D) Each extra passenger (up to manufacturer's rated seating capacity): \$2.00.

(2) <u>Love Field Airport fares</u>.

- (A) Each trip departing from the airport (in addition to the general fare) shall include the trip fee as that trip fee is set in Chapter 5 of this code, as amended.
- (B) Minimum charge for each trip departing from the airport: \$10.00.
- (C) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Central Business District area or originating at a location within the Dallas Central Business District area and terminating at the airport: \$26.00.

- (D) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Market Center area or originating at a location within the Dallas Market Center area and terminating at the airport: \$20.00.
- (3) <u>Dallas-Fort Worth International</u> <u>Airport fares.</u>
- (A) Minimum charge for each terminal transfer: \$7.00.
- (B) Minimum charge for each trip that requires exiting the Airport parking plaza and terminates inside of airport property: \$14.50.
- (C) Minimum charge for each trip that requires exiting the Airport parking plaza and terminates outside of airport property: \$17.00.
- (D) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Central Business District area or originating at a location within the Dallas Central Business District area and terminating at the airport: \$55.00.
- (E) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Market Center area or originating at a location within the Dallas Market Center area and terminating at the airport: \$47.00.
- (3) <u>Dallas-Fort Worth International</u> <u>Airport fares</u>.
- (A) Minimum charge for each terminal transfer: \$10.00.
- (B) Minimum charge for each trip that requires exiting the Airport parking plaza and terminates inside of airport property: \$18.50.
- (C) Minimum charge for each trip that requires exiting the Airport parking plaza and terminates outside of airport property: \$22.00.
- (D) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Central Business District area or originating at a location within the Dallas Central Business District area and terminating at the airport:

(E) Flat rate for each trip either originating at the airport and terminating at a location within the Dallas Market Center area or originating at a location within the Dallas Market Center area and terminating at the airport: \$47.00.

(4) Gasoline surcharge.

- (A) A gasoline surcharge approved by the director may be added to a hailable vehicle fare when the average weekly retail price of regular grade gasoline in the State of Texas exceeds \$2.00 per gallon as determined by the United States Department of Energy, Energy Information Administration.
- (B) The gasoline surcharge is calculated in \$0.50 increments and applied per trip. For every \$0.50 increase or decrease in the average price per gallon of gasoline above the \$2.00 threshold,

of the toll route beforehand by the driver and did not object to the toll route.

- (9) Flat rate fares provided in Subsection (f) of this section, as amended, shall include all fares described in this section, except for the extra passenger fare, also as described in this section.
- (h) The director shall periodically review the hailable vehicle rates of fare and, after receiving input from operators and drivers of hailable vehicles, recommend any change to the city council. The city council shall hold a public hearing to consider the proposed change in rates of fare. After the hearing, the city council may approve, disapprove, or modify the proposed change.
- (i) Nothing in this section prohibits a hailable vehicle from being operated for a discounted rate or charge. (Ord. Nos. 29596; 30180; 32467; 32704)

SEC. 47A-2.4.9. ADDITIONAL REQUIREMENTS FOR HAILABLE VEHICLES.

- (a) All hailable vehicles must:
- (1) have a roof mounted top light that illuminates when the vehicle is in service but not available to be hailed; and
- (2) display the following information on at least one door on each side of the vehicle:
- (A) the name of the operating authority under which the vehicle is currently operating;
 - (B) the vehicle permit number;
 - (C) the fare rate; and
 - (D) the current fuel surcharge.
- (b) The size and format of the information required by this section must be approved by the director.

(c) If a hailable vehicle is neither engaged in service nor available to be hailed, the driver must place a sign in the front window on the right side of the vehicle with the words "NOT FOR HIRE" printed in letters not less than 3" in height with a stroke of not less than 3/8". (Ord. Nos. 29596; 32467)

SEC. 47A-2.4.10. GOUGING PROHIBITED.

Drivers and operating authorities may not knowingly or intentionally quote, charge, or attempt to charge a fare higher than the fare calculated based on the operating authority's published rates or the rates allowed by this chapter for hailable vehicles, whichever is applicable. (Ord. 29596)

SEC. 47A-2.4.11. [RESERVED.]

SEC. 47A-2.4.12. SOLICITATION OF PASSENGERS BY BUSINESS ESTABLISHMENTS.

- (a) An employee of a business establishment, other than an operating authority, who acts as an agent in obtaining transportation-for-hire service for prospective passengers shall not:
- (1) solicit nor accept payment from a driver in return for giving preferential treatment in directing passengers to a driver; or
- (2) interfere with the orderly progression of transportation-for-hire vehicles from the rear to the front of a queue.
- (b) Business establishments or their agents may not require guests to use a specific transportation-for-hire operating authority, driver, or vehicle.
- (c) Drivers may not pay an employee of a business establishment to solicit passengers or to give preferential treatment in directing passengers to that driver. (Ord. 29596)

Code Comparative Table

	Specified			
Ordinance	Passage	Effective	Ordinance	City Code
Number	<u>Date</u>	<u>Date</u>	<u>Section</u>	Section
32597	11-8-23		1	Amends 28-45(a)
32397	11-0-23		2	Amends 28-50(c)
32604	12-13-23		1	Amends 34-4(21)
32004	12-13-23		2	Amends 34-4(21) Amends 34-4(35)
			3	Amends 34-6
			4	Deletes 34-16(f)
			5	Amends 34-17(b)
			6	Amends 34-19(a)(3)
			7	Amends 34-19(b)(9)
			8	Amends 34-22.3(a)(1)
			9	Amends 34-22.4(a)
			10	Amends 34-24.2
			11	Amends 34-32(c)(5)
			12	Amends 34-36(b)(1)
			13	Amends 34-38(k)
32607	12-13-23		1	Amends 41A-4(e)
32608	12-13-23		1	Adds 7A-4.1
32655	2-14-24		1	Amends 7A-2
32673	3-27-24		1	Amends 17-2.2(c)
32703	4-10-24		1	Amends 15D-9.30
32704	4-10-24		1	Amends 47A-2.4.8(f)(3)
32710	4-24-24		1	Amends 28-50(c)
			2	Amends 28-59
			3	Amends 28-99
			4	Amends 28-101
32725	5-8-24		1	Repeals 31-33
32726	5-8-24		1	Amends 40B-2
			2 3 4 1 1 2 3	Amends 40B-3
			3	Amends 40B-6(d)
			4	Amends 40B-7(a)

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DALLAS CITY HALL PARKING GARAGE (See MOTOR VEHICLES AND TRAFFIC)

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CITY OF DALLAS, TEXAS

CODE OF ORDINANCES

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proposed minor amendment must then follow the city plan commission procedure.

(B) <u>City plan commission procedure</u>. An applicant may appeal the decision of the city plan commission to the city council. An appeal must be requested in writing within 10 days after the decision of the city plan commission. City council shall decide whether the city plan commission erred, using the same standards that city plan commission used. Appeal to the city council is the final administrative remedy available.

(C) <u>Public</u> <u>notice</u> <u>procedure</u>. An applicant or owner of real property within the notification area may appeal the decision of the city plan commission to the city council. An appeal must be requested in writing within 10 days after the decision of the city plan commission. City council shall decide whether the city plan commission erred, using the same standards that city plan commission used. Appeal to the city council is the final administrative remedy available. (Ord. Nos. 19455; 19786; 20037; 20496; 21243; 22053; 23997; 24232; 24637; 26730; 27404; 28367; 28553; 30808; 31688)

SEC. 51A-4.703. BOARD OF ADJUSTMENT HEARING PROCEDURES.

(a) Initiation.

(1) The board may authorize a public hearing on issues within the board's jurisdiction. A board authorized public hearing must comply with the procedures in this section. If 10 or fewer property owners are involved, the director shall send written notice to the owners of real property within the subject area not less than 10 days before the meeting at which the board will consider authorization of a public hearing. This notice must be written in English and Spanish if the area of request is located wholly or partly within a census tract in which 50 percent or more of the inhabitants are persons of Spanish origin or descent according to the most recent federal decennial census. If more than 10 property owners are involved, the director shall give notice of the public hearing in the official newspaper of the city at least 10 days before the meeting at which the board will consider authorization of a public hearing.

(2) Any aggrieved person, or an officer, department, or board of the city may appeal a decision of an administrative official to the board when that

decision concerns issues within the jurisdiction of the board. For purposes of this section, "administrative official" means that person within a city department having the final decision-making authority within the department relative to the zoning enforcement issue.

(A) An appeal to the board must be made within 15 days after notice of the decision of the official.

(B) The appellant shall file with the official a written notice of appeal on a form approved by the board.

(C) The official shall forward the notice of appeal and the record upon which the appeal is based to the director.

(a) Initiation.

(1) Authorized public hearings. The board may authorize a public hearing on issues within the board's jurisdiction. A board authorized public hearing must comply with the procedures in this section. If 10 or fewer property owners are involved, the director shall send written notice to the owners of real property within the subject area not less than 10 days before the meeting at which the board will consider authorization of a public hearing. This notice must be written in English and Spanish if the area of request is located wholly or partly within a census tract in which 50 percent or more of the inhabitants are persons of Spanish origin or descent according to the most recent federal decennial census. If more than 10 property owners are involved, the director shall give notice of the public hearing in the official newspaper of the city at least 10 days before the meeting at which the board will consider authorization of a public hearing.

(2) Appeals of decisions of administrative officials. Parties listed in Subparagraphs (A) and (B) may appeal a decision of an administrative official to the board when that decision concerns issues within the jurisdiction of the board. For purposes of this section, "administrative official" means that person within a city department having the final decision-making authority within the department relative to the zoning enforcement issue.

(A) For a decision made by an administrative official that is not related to a specific application, address, or project, the following persons may appeal to the board:

(i) a person aggrieved by the

decision; or

(ii) any officer, department, or board of the city affected by the decision.

(B) For a decision made by an administrative official that is related to a specific application, address, or project, the following persons may appeal to the board:

(i) a person who:

(aa) filed the application that is the subject of the decision;

(bb) is the owner or representative of the owner of the property that is the subject of the decision; or

(cc) is aggrieved by the decision and is the owner of real property within 200 feet of the property that is the subject of the decision; or

(ii) any officer, department, or board of the city affected by the decision.

(C) An appeal to the board must be made not later than the 20th day after the date the decision is made by the official

(D) The appellant shall file with the official a written notice of appeal on a form approved by the board.

(E) The official shall forward the notice of appeal and the record upon which the appeal is based to the director.

(b) Appeal stays all proceedings.

- (1) An appeal to the board stays all enforcement proceedings involving the action appealed from unless the official appealed from certifies in writing to the board facts supporting the official's opinion that a stay would cause imminent peril to life or property.
- (2) If the official makes such a finding, enforcement proceedings will be stayed only if, after notice to the official, the board or a court of record, upon a finding of due cause, issues a restraining order.

(c) Notice of hearing.

(1) The board shall hold a public hearing on all applications.

(2) The director shall send written notice of a public hearing to the applicant and all owners of real property located within 200 feet, including streets and alleys, from the boundary of the area upon which the request is made. The notice must be given not less than 10 days before the day set for the hearing by depositing the notice properly addressed and postage paid in the United States mail to the property owners as evidenced by the last approved city tax roll. This

notice must be written in English and Spanish if the area of request is located wholly or partly within a census tract in which 50 percent or more of the inhabitants are persons of Spanish origin or descent according to the most recent federal decennial census.

(3) The director shall give notice of the time and place of the public hearing in the official newspaper of the city at least 10 days before the hearing.

(d) Board action.

- (1) The applicant has the burden of proof to establish the necessary facts to warrant favorable action of the board.
- (2) Cases must be heard by a minimum of 75 percent of the members of a board panel. The concurring vote of 75 percent of the members of a panel is necessary to:
- (A) reverse an order, requirement, decision, or determination of an administrative official involving the interpretation or enforcement of the zoning ordinance;
- (B) decide in favor of an applicant on a matter on which the board is required to pass under state law, the city charter, or city ordinances; or

(C) grant a variance.

- (3) The board shall have all the powers of the administrative official on the action appealed from. The board may in whole or in part affirm, reverse, or amend the decision of the official.
- (3) The board shall decide an appeal of a decision of administrative official at the next meeting for which notice can be provided following the hearing and not later than the 60th day after the appeal date is filed. The board shall have all the powers of the administrative official on the action appealed from. The board may in whole or in part affirm, reverse, or amend the decision of the official.
- (4) The board may impose reasonable conditions in its order to be complied with by the applicant in order to further the purpose and intent of this chapter.
- (5) The decision of the board does not set a precedent. The decision of the board must be made on

the particular facts of each case.

(6) The applicant shall file an application for a building permit or certificate of occupancy within 180 days from the date of the favorable action of the board, unless the applicant files for and is granted an extended time period prior to the expiration of the 180 days. The filing of a request for an extended time period does not toll the 180 day time period. If the applicant fails to file an application within the time period, the request is automatically denied without prejudice, and the applicant must begin the process to have his request heard again.

(e) Two year limitation.

- (1) Except as provided below, after a final decision is reached by the board, no further request on the same or related issues may be considered for that property for two years from the date of the final decision.
- (2) If the board renders a final decision of denial without prejudice, the two year limitation is waived.
- (3) The applicant may apply for a waiver of the two year limitation in the following manner:
- (A) The applicant shall submit his request in writing to the director. The director shall inform the applicant of the date on which the board will consider the request and shall advise the applicant of his right to appear before the board.
- (B) The board may waive the two year time limitation if there are changed circumstances regarding the property sufficient to warrant a new hearing. A simple majority vote by the board is required to grant the waiver. If a rehearing is granted, the applicant shall follow the process outlined in this section. (Ord. Nos. 19455; 20926; 22254; 22389; 22605; 25047; 27892; 28073; 31606)

SEC. 51A-4.704. NONCONFORMING USES AND STRUCTURES.

(a) Compliance regulations for nonconforming uses. It is the declared purpose of this subsection that nonconforming uses be eliminated and be required to comply with the regulations of the Dallas Development Code, having due regard for the property rights of the persons affected, the public

		Specified		
Ordinance	Passage	Effective	Ordinance	51A
Number	<u>Date</u>	<u>Date</u>	<u>Section</u>	<u>Section</u>
31410 (Cont'd)			9	Amends 51A-7.1729(a)(8)
			10	Deletes 51A-7.1729(a)(11)
			11	Amends 51A-7.1729(a)(12)
			12	Deletes 51A-7.1729(a)(13)
			13	Amends 51A-7.1729(b)(3)(B)
31433	1-8-20		1	Amends 51A-4.501(c)
31471	2-26-20		1	Amends 51A-4.701(b)(5)
			2	Amends 51A-4.701(c)
			3	Amends 51A-4.701(g)(5)(A)
31494	3-25-20		1	Amends 51A-7.1303(a)
			2	Amends 51A-7.1305
			3	Amends 51A-7.1306
			4	Amends 51A-7.1307
			5	Amends 51A-7.1308
31606	8-12-20		1	Amends 51A-4.703(a)
			2	Amends 51A-4.703(d)(3)
31607	8-12-20		2	Adds 51A-2.102(140.1)
			3	Amends 51A-4.127(c)(8)(F)(i)
			4	Amends 51A-4.127(c)(8)(F)(iii)
			5	Amends 51A-4.209(b)(6)(E)(vii)(ff)
			6	Amends 51A-4.217(b)(12)(F)(xii)
			7	Adds 51A-4.217(b)(12)(G)(vii)
			8	Amends 51A-4.345(k)
			9	Amends 51A-4.605(a)(6)
			10	Amends 51A-4.906(b)(3)
			11	Amends 51A-13.201(34)
			12	Amends 51A-13.304(b)(6)
21700	0.10.00		13	Amends 51A-13.304(c)(6)
31608	8-12-20		2	Amends 51A-4.209(b)(5)(C)
21616	0.0.20		3	Adds 51A-13.403(j)
31616	9-9-20	10 1 20	1	Amends 51A-10.135(i) Amends 51A-1.105(j)(4)
31657	9-23-20 9-23-20	10-1-20 10-1-20	29 3	Amends 51A-1.105(j)(4) Amends 51A-9.305(a)
31658 31688	10-28-20	10-1-20		Amends 51A-4.702(a)(8)(A)
31694	11-11-20		1 1	Amends 51A-4.702(a)(A) Amends 51A-11.401
31705	11-11-20		2	Adds 51A-4.217(b)(11.1)
31707	11-11-20		1	Adds 51A-4.217(b)(11.1) Amends 51A-5.104(b)(6)
31707	11-11-20		2	Amends 51A-5.104(b)(6) Amends 51A-5.104(c)(5)
32002	9-22-21		17	Amends 51A-5.104(c)(5) Amends 51A-1.105(j)(2)
J2002	<i>)-</i> 1		18	Amends 51A-1.105(J)(2) Amends 51A-1.105(I)(I)(B)
			19	Amends 51A-2.102(28)
			20	Amends 51A-2.102(28) Amends 51A-2.102(32)
			20	Amends 51A-3.103(a)(4)
			41	Amenus 31A-3.103(d)(4)