AGENDA
Committee on Public Safety
Thursday, March 21, 2019 @ 3:30 p.m.
City Council Conference Room, 10th Floor

Council Member Wood, Chair
Council Member Spitzley, Vice Chair
Council Member Hussain, Member

1. Call to Order
2. Roll Call
3. Minutes
   • March 14, 2019
4. Public Comment on Agenda Items
5. Discussion:
   A. City Attorney Updates:
      • Future of a Police Sub Station at Walnut Park
      • 3801 Walton
      • Trash/Recycle Bin Enforcement (Ordinance 2018-1237)
      • Ordinance Amendment for Parking (Ordinance 2018-1235)
6. Other
7. Adjourn
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<th>Purpose for Attending</th>
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<tr>
<td>Dale Schrader</td>
<td>1101 S 7th St</td>
<td>Substation</td>
<td><a href="mailto:Schraderenviro@comcast.net">Schraderenviro@comcast.net</a></td>
<td>577-749-7292</td>
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<td>Joe Aboud</td>
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<td>John Brown</td>
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<td>Mary Ellen Purificato</td>
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CALL TO ORDER
The meeting was called to order at 3:30 p.m.

ROLL CALL
Council Member Carol Wood, Chair
Council Member Patricia Spitzley, Vice Chair - arrived at 3:33 p.m. left at 4:35 p.m.
Council Member Adam Hussain, Member – left the meeting at 4:45 p.m.

OTHERS PRESENT
Sherrie Boak, Council Staff
Scott Sanford, Code Enforcement
David Wilkins
Elaine Womboldt
Mary Ellen Purificato
Joseph Abood, Chief Deputy City Attorney
Jim Smiertka, City Attorney
Fred McLaughlin
Andy Kilpatrick, Public Service Director

MINUTES
MOTION BY COUNCIL MEMBER HUSSAIN TO APPROVE THE MINUTES FROM FEBRUARY 21, 2019. MOTION CARRIED 2-0.

Public Comment
No public comment at this time.

DISCUSSION/ACTION
ORDINANCE - ADOPTION OF THE 2015 INTERNATIONAL PROPERTY MAINTENANCE CODE
Mr. Sanford confirmed there have been no changes since the last meeting or the public hearing.

MOTION BY HUSSAIN TO APPROVE THE ORDINANCE FOR THE ADOPTION OF THE 2015 INTERNATIONAL PROPERTY MAINTENANCE. MOTION CARRIED 3-0.

Chief Deputy City Attorney Abood request ed that the comments in the approved minutes from February 21, 2019 be amended to reflect the intentions of his statements.
Mr. Abood noted that if that was request now of GM, they too would have immunities from being required to do it, and with the immunities set forth in the marihuana legislations, they cannot be required. Per Atty. Abood the point of the statement was that if GM had the same immunities as the medical marihuana uses have, they would still not have to address fumes.

Mr. Abood explained the ordinance in 2018 was written to allow the Public Service Director parking manager per Atty. Abood to determine the parking guidelines via a traffic control order per the request.

MOTION BY COUNCIL MEMBER HUSSAIN TO RECONSIDER THE APPROVED MINUTES FROM FEBRUARY 21, 2019. MOTION CARRIED 3-0.

MOTION BY COUNCIL MEMBER HUSSAIN TO APPROVE THE AMENDED MINUTES. MOTION CARRIED 3-0.

Council Member Wood asked that Law review the minutes as part of the packet prior to the meeting.

RESOLUTION – MAKE SAFE OR DEMOLISH FOR 3815 MARION
Council Member Wood acknowledged that the homeowners spouse was present, but that per a phone call to Council staff, the homeowner was not able to attend due to a medical emergency and the spouse did not have legal standing, and that was confirmed via Assessing information which noted the property was owned by Judy and Ruth.

Mr. Sanford went through the process done at his office which began when it was tagged 1/1/2018, and action was tabled for 2 months as they attempted to work with the owners before they went to the demolition board. When they did proceed to the demolition board, it was tabled another 60 days for the owners to pull electrical permits but as of the date of this meeting they have not had their electrical approved, and it was inspected 3/8/2019. Mr. Sanford proposes 60 days make safe or demolish. Council Member Spitzley asked if any permits had been pulled since the show cause hearing on March 11th, and Mr. Sanford stated nothing. The inspection on 3/8/2019 filed, and as of 1:30 the date of this meeting there has been no action, permits or contact from the owner.

Council Member Wood reiterated the criteria that is provided to all make safe or demolish cases; all permits must be pulled, they must be able to demonstrated the means to pay for the work and enter into an agreed upon timeline with Code Enforcement on when the work can be done. This information was relayed the night of the show cause hearing as well on March 11, 2019.

The owners spouse stated that his electrician informed him the work was completed on March 13, 2019. Mr. Sanford confirmed a re-inspection had not been called in as of this meeting. The representative went onto explain that the plumber agreed to complete the work, and the owners have 50% of the funds now and plan to go to the building department on 3/15/2019 to pull permit. He requested any action be delayed until the end of the month because most items will be complete by then.

Council Member Wood informed the owners spouse and representative that with a 60 day deadline, that time line will begin 60 days from Council action, which is March 25, 2019. Once the owners are complete, within that time frame, the owners need to work with Code and Building and they will come back before Council and ask that the make safe or demolish order
be lifted. She concluded that with review of the timeline, multiple extensions have been given, and the owners have had more than ample enough time to address the issues.

MOTION BY COUNCIL MEMBER HUSSAIN TO APPROVE THE RESOLUTION TO MAKE SAFE OR DEMOLISH IN 60 DAYS FOR 3815 MARION STREET.

Council Member Wood informed the owner’s spouse that Council will vote on March 25, 2019 on the action, and from that point they will have 60 days. If it is not done by 60 days the City will schedule it for demolition. Mr. Sanford added that this is the last hearing, there will be no more hearings, and if after 60 days it is not in compliance it will be demolished.

MOTION CARRIED 3-0.

Council Member Wood stated, that since the owner was not present, that a letter be sent to the owner of record informing them of the decision and comments that have been made to the public. The owner’s spouse confirmed a letter can be sent to the property address at 3815 Marion, Lansing because they do get mail there.

RESOLUTION – MAKE SAFE OR DEMOLISH 4704 HUGHES
Mr. Sanford stated to the Committee the property had sever plumbing issues and the basement was flooded, so the structures are failing. As of 1:30 p.m. on this date, there had been no action, no permits had been pulled and no contact made by the owners. His office recommended 60 day make safe or demolish.

MOTION BY COUNCIL MEMBER SPITZLEY TO APPROVE THE RESOLUTION TO MAKE SAFE OR DEMOLISH IN 60 DAYS; 4704 HUGHES. MOTION CARRIED 3-0.

RESOLUTION – MAKE SAFE OR DEMOLISH; 434 S Francis
Mr. Sanford informed the Committee his department was referred this property from building safety, and as of 1:30 p.m. on this date, there had been no action, no permits had been pulled and there was no contact from the owner. His department recommends 60 days make safe or demolish. Council Member Hussain asked if the owners had attended any meetings, and it was confirmed they had not. Council Member Spitzley asked how the City recouped the costs of demolition, and was told the cost will go on the homeowners taxes and runs with the property. Mr. Sanford stated that they have a list of approved bidders, and when they have demolition they send it out to bid to those contractors, and once the City gets the bill it is paid out of the revolving fund and then put on the taxes. It will become a lien on the taxes and if it goes to the County for unpaid tax sale, it is deemed unsafe and cannot be sold. If it goes into foreclosure for taxes, will be added onto cost before the sale. Council Member Hussain asked if the homeowner can demolish and Mr. Sanford stated they can and they encourage that.

MOTION BY COUNCIL MEMBER SPITZLEY TO APPROVE THE RESOLUTION TO MAKE SAFE OR DEMOLISH IN 60 DAYS; 434 S FRANCIS. MOTION CARRIED 3-0.

Council Member Spitzley referred back to 3815 Marion, and asked if it comes to demolition if the City offers any assistance to help them get their items out, and Mr. Sanford stated they will refer them to the City HRCS Department.

DISCUSSION – Future of a Police Sub Station at Walnut Park
Council Member Wood distributed an email from Mr. Shrader on communications with Council, the owners (TWG) and the status of a proposed police sub-station. She then referred to the rezoning application from the owners in 2016 where it was reflected on their plan that they proposed and planned a 600 sq ft. police substation in the building. When the neighborhood
groups asked where it was, they were told it was in the hands of the LPD. The Mayor then sent an email listing the changes that needed to be made to the structure to make it safe and meet requirements to be an onsite LPD Sub-Station. Council Member Wood voiced her concern that promises are made at rezoning submissions and PILOT submissions, and they are not getting fulfilled. Mr. Smiertka stated he was aware of the concern and that there was nothing in the PILOT and they had a 10% PILOT so never had to get City approval on the PILOT. Mr. Abood added that there was a letter agreement with the Administration at the time supported the 10%, however the police sub-station was not part of that letter and typically would not be part of the a PILOT agreement. Council Member Wood passed the rezoning staff report and plans to Mr. Smiertka pointing out it was noted on their plans and in the report. Mr. Smiertka stated he would follow up.

The Committee held a brief discussion with Law on what a contract conditional zoning was, the steps that are taken and that the applicant has to initiate it, the City cannot suggest conditions. Council Member Hussain voiced his struggle with applicants stating things at public meetings, but not coming through on them. Mr. Kilpatrick acknowledged the LPD was not consulted on the design of the area, so it currently does not meet the requirements.

Ms. Womboldt asked for conditions to be set with the owner on the property.

UPDATE- 3801 Walton
Mr. Smiertka referred to an email from Steve Swan with the updates from the visit taken by himself and Council Member Garza. Mr. Smiertka then confirmed that the owner met with Law, Community Policing Officer and Council Member Garza and agreed to items. He then went through what was agreed to, that being a walk through would occur and it did; will provide the CPO with a tenant list. Council Member Hussain asked that the owner provided an updated tenant list to the CPO every time a tenant leaves and a new tenant moves in. Regarding the light behind the property, Mr. Smiertka confirmed that the BWL has installed a new LED light behind the property. The owner informed Law that he is continuing to perform evictions based on bad behavior, he agreed to connect the cameras to SCRAM by March 31, 2019; and all other items will also be complete by March 1, 2019. Mr. Smiertka concluded that the Office of the City Attorney will updated the list and have the owner sign it in agreement.

Council Member Wood asked if the cameras were installed and if so were they installed outside or inside, and Mr. Smiertka confirmed outside but they do not have specific locations.

Council Member Hussain read the email from the Building Official Steve Swan dated 3.14.2019. (Attached). Council Member Hussain also acknowledged he reached out to Council Member Garza who informed him of the condition of the site. Mr. Smiertka asked Mr. Sanford if the property could be a candidate for MSD. Mr. Sanford answered that any time there is a concern, the owner complies within the timeline provided.

UPDATE- City Attorney on Trash Bin Enforcement
Mr. Kilpatrick confirmed they have determined who will issue the tickets, and Code has distributed over 3,000 warnings. Until the City Works system is completed for the process, Public Service is getting a list from Code to issue tickets. Council Member Wood asked if any tickets had been issued, and Mr. Kilpatrick confirmed they had not, but by the next time the Committee meets they will have. Council Member Wood then referred him to 3017 S Cambridge which to their knowledge is an unregistered rental and they leave their containers at the street for months. Mr. Kilpatrick acknowledged a ticket can be issued to the property owner. Council Member Spitzley asked if the same practice that is used for Code enforcement can be used for this, where letters and notices are provided to the owner and tenant.
Council Member Wood voiced her frustration with no action as of yet, and the ordinance was passed with immediate effect in 2018. She then asked for the details on the ordinance be placed on the website, and also details on the requirements and fines be placed with the recycling flyer in the tax bills. Council Members Hussain and Spitzley concurred with her frustration on lack of activity since the ordinance was passed.

Ms. Womboldt recalled a Committee meeting on the warning sticker, and also asked why it was not being enforced. Ms. Purificato supported the statements made by Ms. Womboldt.

Council Member Wood asked for an update at the March 21, 2019 meeting and a ticket be issued to 3017 S. Cambridge.

Council Member Spitzley left the meeting.

**DISCUSSION – ORDINANCE – Amendment to Parking**

Mr. Smiertka stated the current ordinance does not set street parking zones, but sets up the framework and requires a traffic control order which can have conditions. They are proposing drafting an amendment to make it not applicable outside of the downtown area, would only apply to the streets adjacent to the Principal Shopping District, Downtown District or the LDFA District. Council Member Hussain asked if this would clear the way for the permit parking in the residential districts, and Council Member Wood confirmed her understanding that that they can amend the ordinance to address.

The Committee will continue discussions at the March 21, 2019 meeting, and Council Member Wood would reach out to Council Member Spadafore, who drafted the current ordinance.

**Other**

Ms. Womboldt voiced a concern on Bulls Eye Axe Throwing and their proposed business expansion. She also asked for Council to do an ordinance to regulate social clubs. Council Member Wood asked Mr. Smiertka to check on if the axe throwing business needed a new license to expand their business.

Council Member Hussain voiced concerns on businesses in southwest Lansing where it appears they report situations to the LPD but there is no action. Council Member Wood stated it could be because it is involving the FBI or State police, but she could ask the Chief to attend a future meeting for updates. She noted he might not be able to provide details if there is an ongoing investigation.

Council Member Hussain left the meeting at 4:45 p.m.

No quorum of the Committee.

**ADJOURN**

Adjourned at 4:48 p.m.
Submitted by Sherrie Boak,
Recording Secretary
Lansing City Council
Approved as presented: _____________________
This was Steve Swan’s findings, and follow up from our walk through yesterday.

A cursory inspection was performed at the aforementioned address and found the following:

Lack of smoke detectors throughout units. Owner was directed to install and verify working smoke detectors throughout the building and units immediately.

Retain handrails that have been installed.

The new exterior doors installed require levered hardware. The new exterior doors installed shall not swing over step. (needs to change the door swing) Seal penetrations to mechanical room (old dryer vent) Repair all nonworking light fixtures in common areas. Draft stop penetrations in units (to access plumbing) Minor repairs such as loose plumbing fixtures, loose bath vent covers, broken damaged doors and door Jamb's, damaged or broken windows.

Investigation should be made at areas in ceiling that are or have appeared to become detached for their structural supports (falling/sagging drywall) Concerns of electrical outlet and fixture shall be address by an electrician (owner was informed at time of inspection of unit and locations)

Over all the units appeared to be in well used condition.

I will follow up with the owner on the building code violation found this day.

Councilmember Garza accompanied me on this visit.

If you have any questions please give me a call.

Respectfully,

Steve

Sent from my iPhone
March 18, 2019

Bruce Kruger
7721 Williams Rd.
Lansing, MI 48911

RE: 3801 Walton

Dear Mr. Kruger,

The purpose of this letter is to summarize the remedial steps you have agreed to take with respect to 3801 Walton, as committed to at our March 6, 2019 meeting held in the City Attorney conference room. You agreed that the following will occur by March 31, 2019:

- A walk-through of the premises with Councilmember Garza and Chief Building Inspector Steve Swan including an inspection by Mr. Swan.
- Provide LPD Officer Jillian Colby a tenant list and update it every six months.
- Continue the eviction process for the two tenants you mentioned during the meeting.
- Install functioning lights on all four corners of the building and arrange for the back light to be repaired.
- Connect three operational surveillance cameras and work with LPD Officer Jillian Colby on placement and to get them registered with SCRAM.
- Arrange for pest control on a monthly basis and ensure access to tenant apartments.
- Continue contact with LPD Officer Jillian Colby.
- Update and file with LPD all No Trespass letters.
- LPD Officer Jillian Colby will arrange for a risk assessment and you will cooperate with her.

Thank you for your cooperation. Please indicate acceptance and agreement below and return in the enclosed self-addressed stamped envelope.

Sincerely,

James D. Smiertka
City Attorney

Accepted and agreed:

Bruce Kruger
AN ORDINANCE OF THE CITY OF LANSING, MICHIGAN, TO AMEND THE LANSING CODIFIED ORDINANCES BY AMENDING CHAPTER 1060, SECTION 05, SECTION 07, SECTION 08, AND SECTION 09, TO BROADEN AND CLARIFY ENFORCEMENT OF COLLECTION BIN REQUIREMENTS.

THE CITY OF LANSING ORDAINS:

Section 1. That Chapter 1060, Section 05, of the Codified Ordinances of the City of Lansing, Michigan, be and is hereby amended to read as follows:

(a) Between each collection period, the owner, tenant, lessee or occupant of any property shall provide a suitable place on the premises to store solid waste and/or recyclable materials. Solid waste and/or recycling and/or yard waste containers shall be placed and protected so that they cannot be easily disturbed by animals and in a place which, if possible, is not visible from the street and away from places occupied by other persons.

(b) Solid waste and/or recycling containers and/or yard waste containers, which will be picked up FROM THE SIDE OF THE STREET by Public Service Department employees from residential sites of generation, shall be set out in the right-of-way (adjacent to the street) on designated collection days, as specified in the rules and regulations prepared by the Public Service Director and approved by Council. The schedule shall provide FOR A MAXIMUM OF one collection weekly. The solid waste and/or recycling containers shall not be placed between the sidewalk and the curb (adjacent to the street) prior to 4:00 p.m. of the day preceding the scheduled collection day. No later than 7:00 a.m. on the day following the collection day, the solid waste and/or recycling containers shall be promptly removed from between the right-of-way (locations adjacent to the street) by the owner, resident, tenant, lessee or occupant.

Section 2. That Chapter 1060, Section 07, of the Codified Ordinances of the City of Lansing, Michigan, be and is hereby amended to read as follows:

(a) The owner or occupant of a residential site of generation unit shall promptly clean up and remove any scattered solid waste, rejected items, recyclable material and/or yard waste resulting from the breakage or opening of any City collection bag, can or other container or refuse bag intended for collection from the residential site of generation unit within twenty-four hours after the same has been scattered.

(b) Within twenty-four hours after written notification by the City, the owner or occupant of a residential site of generation unit shall, in accordance with this chapter, properly dispose of any such scattered refuse, rejected items, any City collection bag (and the contents thereof), intended for collection which is either broken or otherwise open, any City-collection bag which weighs in excess of thirty pounds, any City-collection bag which contains unacceptable materials for collection or any City collection bag which was placed on the curb in front of the residence prior
to 4:00 p.m. of the day preceding the collection day, or later than 7:00 a.m. of the day of collection.

(c) Notification shall be in writing and sent by first class mail to the owner or party in interest of the property on which or in front of which the violation of this chapter exists. The name and address of the owner or party in interest of the residential site of generation shall be determined from the last local tax assessment record for the property. Notice shall also be given to the occupant of the property on which or in front of which the violation exists, by either giving a copy of the notice personally to a person at the residence or by sending a copy of the notice by first class mail to the "occupant," as addressee, addressed to the property, if there is a residential site of generation thereon, and by posting a copy of the notice in a conspicuous place at the property or on a building thereon.

Section 3. That Chapter 1060, Section 08, of the Codified Ordinances of the City of Lansing, Michigan, be and is hereby amended to read as follows:

(a) **Removal or Abatement.** Any solid waste, recyclable material and/or yard waste accumulated in a manner which is a public nuisance; any scattered solid waste, rejected items, recyclable material and/or yard waste; broken or open **City** collection containers; yard waste collection or recyclable material containers in excess of thirty pounds; **City or private** collection containers containing unacceptable materials; or **City or private** collection containers placed in front of a residential site of generation contrary to any collection procedure referred to in Section 1060.05; or any bulk item accumulated beyond the time frame identified in Section 1060.12, or unacceptable bulk item or bulk item placed in front of a residential site of generation contrary to collection procedures referred to in Sections 1060.14 and 1060.15, is hereby declared to be a public nuisance and is subject to removal or abatement. If a violation of this chapter is not corrected within seven days after notice is given in the manner provided in Section 1060.07 or 1060.16, respectively, then the City, through its Public Service Director or an **Authorized CITY OFFICIAL** representative, agent or designee, may remove or abate the nuisance.

(b) **Expenses.**

(1) The complete expense, including the administration costs to the City, incurred in the removal, abatement or preparation of materials for recycling shall be the sole responsibility of the owner or party in interest of the property on which or in front of which the condition existed, and shall be paid by the owner or party in interest in whose name the property appears on the City's latest real property tax assessment records. The expense shall be a penalty for income tax purposes.

(2) The complete expense incurred shall be a lien against the real property and shall be reported to the City Assessor, who shall assess the same against the property on which or in front of which the nuisance was located.

(3) The owner or party in interest in whose name the property appears upon the last local tax assessment records shall be notified of the amount of such cost by first class mail at the address
shown on the records. If he or she fails to pay the same within thirty days after mailing, by the City Assessor, of a notice of the amount thereof, the City Assessor shall add the same to the next tax roll of the City, and such amount shall be collected in the same manner in all respects as provided by law for the collection of taxes by the City.

Section 4. That Chapter 1060, Section 99, of the Codified Ordinances of the City of Lansing, Michigan, be and is hereby amended to read as follows:

(a) Any violation of this Chapter 1060 shall be deemed to be a civil infraction pursuant to Code Chapter 203.

(b) The following schedule of civil fines payable to the Municipal Ordinance Violations Bureau for admissions of responsibility to civil infraction violation notices is established under this chapter:

- First offense .... $20.00 $25.00
- First repeat SECOND offense ..... $25.00
- Second THIRD (or any subsequent) repeat offense ..... $250.00

**THESE TICKETED FEES COULD BE CHANGED FROM TIME TO TIME BY COUNCIL RESOLUTION.**

(c) All THE DIRECTOR OF Public Service Department personnel OR THE DIRECTOR’S DESIGNEE are hereby named as Authorized City Officials to issue municipal civil infraction citations or municipal civil infraction violation notices pursuant to Code Section 203.01.

Section 5. All ordinances, resolutions or rules, parts of ordinances, resolutions or rules inconsistent with the provisions are repealed.

Section 6. Should any section, clause or phrase of this ordinance be declared to be invalid, the same shall not affect the validity of the ordinance as a whole, or any part thereof other than the part so declared to be invalid.

Section 7. This ordinance shall take effect on the 30th day after enactment, unless given immediate effect by City Council.
ORDINANCE NO. 1235

AN ORDINANCE OF THE CITY OF LANSING, MICHIGAN, TO AMEND CHAPTER 404 OF THE LANSING CODIFIED ORDINANCES BY CREATING SECTION 404.11 TO PROVIDE FOR CREATION OF RESIDENTIAL STREET PARKING ZONES; TO PROVIDE FOR HOURS OF USE FOR RESIDENTIAL STREET PARKING ZONES; TO PROVIDE FOR APPLICATION, PERMITTING, AND PAYMENT RATES FOR RESIDENTIAL STREET PARKING ZONES.

THE CITY OF LANSING ORDAINS:

Section 1. That Chapter 404 of the Lansing Code of Ordinances of the City of Lansing is hereby amended to add Section 404.11 as follows:

404.11 – RESIDENTIAL PERMIT FOR STREET PARKING

RESIDENTIAL PERMIT PARKING ZONE REGULATIONS AND RESTRICTIONS, INCLUDING LOCATION, TIME PERIODS, AND OFFICIAL SIGNAGE, SHALL BE ESTABLISHED BY ISSUANCE OF TRAFFIC CONTROL ORDERS IN COMPLIANCE WITH UTC R28.1153 (RULE 153). THE CITY ISSUANCE OF PERMITS FOR RESIDENTIAL PARKING ON STREETS SHALL BE IN ACCORDANCE WITH THIS SECTION. A PERSON ISSUED A PERMIT UNDER THIS SECTION SHALL COMPLY WITH ALL THE TERMS, CONDITIONS AND RESTRICTIONS OF THE PERMIT AS PROVIDED IN THIS SECTION.

(A) ADMINISTRATION

PERMITTING FOR THE RESIDENTIAL STREET PARKING PROGRAM SHALL BE UNDER THE SUPERVISION AND ADMINISTRATIVE CONTROL OF THE OFFICE OF THE PARKING MANAGER, INCLUDING PREPARATION OF FORMS, RECEIPT OF
APPLICATIONS, ISSUANCE OF PERMITS, AND COLLECTION OF FEES. THE PARKING MANAGER SHALL WORK WITH THE PUBLIC SERVICE DEPARTMENT TO FACILITATE TEMPORARY SUSPENSION OF PERMITS AND / OR ACCOMMODATE PARKING DURING SNOW REMOVAL, EMERGENCY OR CONSTRUCTION PURPOSES.

(B) APPLICATION

A PERSON REQUESTING A RESIDENTIAL STREET PARKING PERMIT FOR A MOTOR VEHICLE SHALL FIRST FULLY AND ACCURATELY PROVIDE A COMPLETED CITY APPLICATION FORM AND, UPON REQUEST, SUPPLY THE CITY WITH SUPPORTING SUPPLEMENTAL DOCUMENTATION. THE APPLICATION FORM SHALL REQUIRE AT A MINIMUM THE FOLLOWING INFORMATION:

1. THE NAME OF THE OWNER OR OPERATOR OF THE MOTOR VEHICLE TO BE PERMITTED;
2. THE PRIMARY RESIDENTIAL ADDRESS OF THE OWNER OR OPERATOR OF THE MOTOR VEHICLE;
3. THE EMAIL ADDRESS AND CELL PHONE NUMBER OF THE OWNER OR OPERATOR OF THE MOTOR VEHICLE TO BE USED FOR CONTACT IN CASE OF TEMPORARY SUSPENSION FOR SNOW REMOVAL, EMERGENCY OR CONSTRUCTION PURPOSES;
4. THE MOTOR VEHICLE’S MAKE, MODEL, VEHICLE IDENTIFICATION NUMBER, AND LICENSE PLATE REGISTRATION NUMBER.

SUPPORTING SUPPLEMENTAL DOCUMENTATION INCLUDES, BUT IS NOT LIMITED TO:
1. AN EXECUTED LEASE OR OTHER REASONABLE PROOF EVIDENCING THAT THE PERMIT APPLICANT’S PRIMARY RESIDENCE DWELLING UNIT OR ADDRESS IS WITHIN THE ZONE FOR WHICH THE PERMIT IS SOUGHT.

2. THE CURRENT, VALID REGISTRATION FOR THE MOTOR VEHICLE FOR WHICH THE PERMIT IS BEING APPLIED;

   a. IF THE APPLICANT FOR A RESIDENTIAL STREET PARKING PERMIT IS THE OWNER OF THE VEHICLE SOUGHT TO BE REGISTERED AND HIS/HER PERMANENT RESIDENCE IS AT THE ADDRESS FOR WHICH THE PERMIT IS SOUGHT, THEN SAID VEHICLE SHALL BE REGISTERED AT THE PERMANENT ADDRESS AND SHALL HAVE VALID STATE OF MICHIGAN MOTOR VEHICLE PLATES; OR

   b. IF THE APPLICANT FOR A RESIDENTIAL STREET PARKING PERMIT HAS HIS/HER PERMANENT RESIDENCE AT THE ADDRESS FOR WHICH THE PERMIT IS SOUGHT BUT THE VEHICLE UNDER HIS/HER CONTROL INDICATES ANOTHER ADDRESS OF RESIDENCE FOR THE OWNER OF SAID VEHICLE, THE APPLICANT SHALL BE REQUIRED TO CERTIFY THAT SAID VEHICLE IS KEPT BY THE APPLICANT AND ONLY AT THE ADDRESS FOR WHICH THE PERMIT IS REQUESTED AND THAT IT WILL NOT BE KEPT AT ANY OTHER LOCATION FOR THE DURATION OF THE PERMIT’S VALIDITY.
THE PARKING MANAGER IS NOT REQUIRED TO GRANT A PERMIT TO ANY APPLICANT.

(C) PERMIT

THE ISSUANCE OF A RESIDENTIAL STREET PARKING PERMIT IS SUBJECT TO ALL THE FOLLOWING REQUIREMENTS:

1. THE PERMIT IS VALID ONLY FOR THE MOTOR VEHICLE FOR WHICH IT IS ISSUED;

2. THE PERMIT SHALL DISPLAY THE MOTOR VEHICLE'S LICENSE PLATE NUMBER AND EXPIRATION DATE, AND THE ZONE WHERE THE PERMIT IS VALID;

3. THE PERMIT SHALL BE A STICKER THAT IS NOT EASILY REMOVED, AND MUST BE AFFIXED IN A VISIBLE PLACE ON THE FRONT DRIVER SIDE WINDSHIELD OF THE PERMITTED MOTOR VEHICLE;

4. THE PERMIT IS VALID ONLY WHEN VISIBLY AND PROPERLY DISPLAYED ON THE VEHICLE, WHEN PARKED IN THE DESIGNATED ZONE WHERE THE RESIDENT LIVES;

5. THE ANNUAL FEE FOR ANY RESIDENTIAL STREET PARKING ZONE PERMITS SHALL BE SET BY RESOLUTION OF COUNCIL, AND SHALL BE FOR THE PERIOD OF SEPTEMBER 1, UNTIL AUGUST 31 OF THE NEXT YEAR;

6. A PERMIT IS ONLY VALID FOR AS LONG AS THE OWNER OR OPERATOR OF THE PERMITTED MOTOR VEHICLE CONTINUES TO HAVE AS HIS OR HER PRIMARY RESIDENCE THE ADDRESS THAT IS WITHIN OR
ADJACENT TO THE DESIGNATED RESIDENTIAL STREET PERMIT PARKING ZONE;

7. THE ANNUAL FEE SHALL BE PAID AT THE BEGINNING OF THE PERMIT YEAR OR WHEN THE APPLICATION IS GRANTED, EXCEPT THAT A PAYMENT PLAN MAY BE SET UP AT THE DISCRETION OF THE PARKING MANAGER; THE ANNUAL FEE MAY BE PRO-RATED BY MONTH IF THE APPLICANT CAN ONLY SHOW CONTINUED RESIDENCE IN OR ADJACENT TO THE RESIDENTIAL STREET PERMIT PARKING ZONE FOR LESS THAN A YEAR;

8. A REPLACEMENT PERMIT MAY BE ISSUED ONLY IF ALL OR PART OF THE ORIGINAL PERMIT IS PRODUCED AT THE TIME THAT A REPLACEMENT PERMIT IS APPLIED FOR, OR IF PROOF OF THEFT OF THE VEHICLE IS DEMONSTRATED TO THE SATISFACTION OF THE PARKING MANAGER;

9. THE FEE FOR ANY REPLACEMENT PERMIT SHALL BE SET BY RESOLUTION OF CITY COUNCIL.

(D) CONDITIONS ON THE PERMIT AND PERMIT HOLDER

THE USE AND VALIDITY OF A RESIDENTIAL STREETS PERMIT IS SUBJECT TO ALL THE FOLLOWING CONDITIONS:

1. A PERMIT MAY BE USED ONLY IN THE TRAFFIC CONTROL ORDER ZONE FOR WHICH IT HAS BEEN ISSUED.

2. A PERMIT MAY BE USED ONLY BY THE PERMIT HOLDER TO WHOM IT IS ISSUED.
3. A PERMIT SHALL NOT GUARANTEE OR RESERVE TO THE HOLDER A PARKING SPACE IN THE PERMIT ZONE.

4. A PERMIT SHALL NOT EXEMPT THE HOLDER FROM THE OBSERVANCE OF ANY PARKING OR TRAFFIC REGULATION OR ORDINANCE, OTHER THAN THE SPECIFIED OVERNIGHT PARKING RESTRICTION.

5. THE CITY MAY TEMPORARILY SUSPEND A PERMIT FOR SNOW REMOVAL, EMERGENCY OR CONSTRUCTION PURPOSES.

6. A PERMIT SHALL BE COMPLETELY REMOVED FROM A VEHICLE UPON ITS EXPIRATION OR TERMINATION.

7. A PERMIT HOLDER MAY NOT TRANSFER A PERMIT TO ANY OTHER PERSON OR VEHICLE.

8. IN THE EVENT A VALID PERMIT HOLDER SELLS, TRANSFERS, OR OTHERWISE DISPOSES OF THE MOTOR VEHICLE FOR WHICH A PERMIT IS GRANTED, THE PERMIT SHALL TERMINATE AUTOMATICALLY.

9. A PERMIT HOLDER WHO DESIRES TO TRANSFER THEIR VALID PERMIT TO A DIFFERENT VEHICLE MUST MAKE A SUPPLEMENTAL APPLICATION TO THE PARKING MANAGER INDICATING THE CHANGE IN VEHICLE, AND MUST TURN IN THE ORIGINAL PERMIT AS PROOF THAT IT HAS BEEN REMOVED FROM THE MOTOR VEHICLE FOR WHICH THE PERMIT WAS PREVIOUSLY GRANTED;

10. IF A PERMIT HOLDER COMMITS THREE PARKING VIOLATIONS IN THE PARKING ZONE FOR WHICH THE PERMIT HAS BEEN ISSUED, THE
PERMIT, UPON REVIEW, MAY BE REVOKED BY THE PARKING MANAGER;

11. IF A PERMIT HOLDER VIOLATES ANY OF THE CONDITIONS IN THIS SECTION, THE PERMIT SHALL AUTOMATICALLY BECOME VOID AND BE TERMINATED AND REVOKED WITHOUT NOTICE.

Section 2. All ordinances, resolutions or rules, parts of ordinances, resolutions or rules inconsistent with the provisions hereof are hereby repealed in their entirety and shall be null and void and of no effect.

Section 3. Should any section, clause or phrase of this ordinance be declared to be invalid, the same shall not affect the validity of the ordinance as a whole, or any part thereof other than the part so declared to be invalid.

Section 4. This ordinance shall take effect on the 30th day after enactment, unless given immediate effect by City Council.