ORDINANCE NO.

AN ORDINANCE AMENDING CITY CODE CHAPTER 14-9 (*TRAFFIC OR* SIDEWALK OBSTRUCTIONS) TO EXPAND THE TYPES OF ACTS THAT ARE PROHIBITED; CREATING A CITY WIDE SERVICES LICENSE; CREATING OFFENSES; AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. City Code Section14-9-1 (*Merchandise over or on Sidewalks Prohibited*) is amended as follows:

§ 14-9-1 – <u>COMMERCIAL USE OF</u> [<u>MERCHANDISE OVER OR ON</u>] SIDEWALKS <u>OR CITY RIGHT-OF-WAY</u> PROHIBITED.

- (A) Except as provided in Subsection (B) or otherwise authorized by ordinance, a person may not:
 - (1) <u>display, cause to be displayed, suspend, or offer merchandise or services</u> for sale, lease, or rental in the public right-of-way or on a [over the] sidewalk in front of a business, residence, or other premises within the person's control; or
 - (2) place a container on the sidewalk adjoining a business, residence, or other premises within the person's control.
- (B) This section does not apply to specific permanent containers for ornamental trees or shrubs placed in accordance with a permit authorized by Council.

PART 2. City Code Section 14-9-3 (*Placing Vehicle or Bulky Objects on Street, Alley, or Sidewalk*) is amended to prohibit the placing of any objects in the street, alley, or sidewalk, and to read as follows:

§ 14-9-3 - PLACING [VEHICLE OR BULKY] OBJECTS ON STREET, ALLEY, OR SIDEWALK.

- (A) A person <u>or business</u> may not place, store, or park, or <u>allow</u> [permit] another person to place, store, or park, a vehicle, machinery, or other [bulky] item on a street, alley, or sidewalk [for more than one hour]:
 - (1) to sell, <u>purchase</u>, <u>rent</u>, <u>or lease</u> the item;
 - (2) to use the object or item for work or business; or
 - (3) as waste, refuse, or junk.

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(B) [This section does not apply to lumber or other building materials that are being used to construct or repair a building.]

[(C)] This section does not apply to an individual's automobile or other vehicle that is being used or is temporarily parked at the curb to be used for the individual's personal use.

PART 3. City Code Section 14-9-11 (*Restriction on Street Sales in Certain Areas*) is amended to prohibit the sale, exchange, or taking of orders for the sale or exchange of goods or services within the City right-of-way and to read as follows:

§ 14-9-11 - RESTRICTION ON <u>SALES AND OTHER TRANSACTIONS IN CITY</u> <u>RIGHT-OF-WAY</u> [STREET SALES IN CERTAIN AREAS].

- (A) Except as provided in Subsection (B), a person <u>or business</u> may not <u>display</u>, sell, offer for sale, exchange, or take orders for the sale, rental, or exchange of merchandise, goods, or services within public right-of-way adjacent to schools, hospitals, convention centers, City owned or controlled buildings, street, highway, bridge, alley, sidewalk, or any other portion of City right-of-way if deemed detrimental to safety and mobility as determined by the director of the <u>Austin Transportation Department (director)</u>, [in an area described in this section] unless the person has obtained a license from the City[<u>:</u>].
 - [(1) An area that begins at the intersection of the north line of Riverside Drive (West) with the east line of South First Street;
 - (a) South along the east line of South First Street to a point in the south line of Barton Springs Road;
 - (b) West along the south line of Barton Springs Road to a point in the west line of Dawson Road;
 - (c) North along the west line of Dawson Road to a point in the north line of Riverside Drive (West); and
 - (d) East along the north line of Riverside Drive (West) to the point of beginning.
 - (2) An area that begins at the intersection of the south line of 15th Street (East) with the west line of Trinity Street;
 - (a) North along the west line of Trinity Street to a point in the north line of Martin Luther King, Jr. Boulevard;
 - (b) East along the north line of Martin Luther King, Jr. Boulevard to a point in the west line of Red River Street;

- (c) North along the west line of Red River Street to a point in the north line of Manor Road;
- (d) East along the north line of Manor Road to a point on the face of the west curb of IH-35 West Frontage Road;
- (e) South along the face of the west curb of the IH-35 West Frontage Road to a point in the south line of 15th Street (East); and
- (f) West along the south line of 15th Street (East) to the point of beginning.
- (3) An area that begins at the intersection of the north right-of-way line of Third Street (East) with the west right-of-way line of Trinity Street;
 - (a) East along the north right-of-way line of Third Street (East) to a point in the west right-of-way line of Sabine Street;
 - (b) South along the west right-of-way line of Sabine Street to a point in the north right-of-way line of Second Street (East);
 - (c) West along the north right-of-way line of Second Street (East) to a point in the east right-of-way line of Red River Street;
 - (d) South along the east right-of-way line of Red River Street to a point in the south right-of-way line of First Street (East);
 - (e) West along the south right-of-way line of First Street (East) to a point in the west right-of-way line of Trinity Street; and
 - (f) <u>North along the west right-of-way line of Trinity Street to the point</u> of beginning.]
- (B) This section does not apply to[÷]
 - [(1)] the sale or display of a newspaper, pamphlet, or periodical on a sidewalk if the newspaper, pamphlet, or periodicals and any display or dispenser is within an area extending not more than three feet from the curbline or the lot line[; or].
 - [(2) a food vendor legally operating as authorized under the Code.]

PART 4. City Code Section 14-9-12 (*Obstruction for Sale of Merchandise*) is amended to add a prohibition against renting or leasing merchandise or services in the City right-of-way to read as follows:

§ 14-9-12 - OBSTRUCTION FOR SALE<u>, RENTAL, OR LEASE</u> OF MERCHANDISE <u>OR SERVICES</u> PROHIBITED.

- (A) This section does not apply to a person[, or company,] licensed under Section 14-9-21 (*Street Vendor License Authorized*), or to a use authorized by Section 14-9-13 (*Exceptions to Prohibition Against Obstruction for Sale*, <u>Rental, or Lease</u> of Merchandise <u>or Services</u>).
- (B) On a street, highway, bridge, alley, sidewalk, or right-of-way, a person may not:
 - place, park, or maintain, or cause to be placed, parked, or maintained a structure or display used to sell, offer for sale, <u>lease, rental</u>, barter, trade, store, or take an order for the sale, <u>lease, rental</u>, or exchange of merchandise, <u>good</u>, or <u>services</u>; or
 - (2) sell, offer for sale, <u>rent, lease, exchange</u>, or take orders for the sale or exchange of merchandise, <u>goods or services</u>.
- (C) A person may not park a motor vehicle on a street to use as a structure or display to sell merchandise to a pedestrian or occupant of another vehicle.

PART 5. City Code Section 14-9-13 (*Exceptions to Prohibition Against Obstruction for Sale of Merchandise*) is amended to read as follows:

§ 14-9-13 - EXCEPTIONS TO PROHIBITION AGAINST OBSTRUCTION FOR SALE, <u>RENTAL</u>, <u>OR LEASE</u> OF MERCHANDISE <u>OR SERVICES</u>.

Section 14-9-12 (*Obstruction for Sale*, <u>*Rental, or Lease*</u> of Merchandise <u>Or</u> <u>Services</u> Prohibited) does not apply to:

- (1) a display for a newspaper, pamphlet, or periodical, on a sidewalk if the display is not more than three feet from the curbline or lot line, in compliance with Article 4 (*Restrictions on Newsracks and Direct Sales in a Public Rights-of-Way*);
- (2) a public market established under Chapter 14-2 (*Public Markets*);
- (3) the delivery of previously ordered or purchased merchandise;
- (4) the use of a street, alley, or sidewalk in connection with residence-to-residence or business-to-business sales or solicitations;
- (5) fresh cut flower sales, offers for sale, exchanges, or purchase orders;
- (6) a sidewalk cafe permitted or licensed under Chapter 14-4 (*Sidewalk Cafés*);
- (7) a sidewalk sign that complies with Section 25-10-153 (*Sidewalk Signs*) or a retail item for display or sale, provided that:

- (i) the sign or retail item is within the frontage of the business displaying the sign or retail item; and
- (ii) an unobstructed pedestrian pathway exists sufficient to meet applicable requirements of the Americans with Disabilities Act (ADA); [and]
- (8) a street vendor operating a non-stationary vending cart from which only prepackaged food or drinks are sold to the general public, provided the street vendor is a person affiliated with or operating as an agent of a non-profit corporation that assists the chronically homeless[-]; and
- (9) a stand or display operated within a neighborhood by persons 18 years of age or younger, to sell refreshments or items for charity or school fundraising.

PART 6. City Code Section 14-9-14 (*Impoundment of Property Found in Violation*) is amended to authorize civilian city employees to impound and dispose of merchandise or goods in the City right-of-way, and to read as follows:

§ 14-9-14 - IMPOUNDMENT OF PROPERTY FOUND IN VIOLATION.

- (A) A peace officer or a civilian employee designated by the director may impound a structure, [or] display, merchandise or goods [used for the sale of merchandise] placed, parked, or maintained on a street, highway, bridge, alley, sidewalk, or <u>other public</u> right-of-way in violation of this article.
- (B) Property impounded under this section may be <u>removed immediately and</u> redeemed or disposed of in accordance with Chapter 9-1 (*Abandoned Property and Vehicles*).

PART 7. Article 3 (*Street Vendor License*) City Code Section 14-9-21 (*Street Vendor License Authorized*) Subsection (B) is amended to read as follows:

§ 14-9-21 - STREET VENDOR LICENSE AUTHORIZED.

- (B) The city manager may not issue a [permit] <u>license</u> under this section unless the traffic engineer has reviewed the request for a license and determines that the proposed location:
 - (1) have been approved by the Texas Department of Transportation Engineer, if the location involves a right-of-way covered by a state-city maintenance agreement;

- (2) has been the site of fewer than 14 motor vehicle accidents during the 12month period immediately preceding the date of the application;
- (3) has a turnout, curbside parking, or other parking space available that may be used to transact a sale;
- (4) is not expected to cause excessive vehicle delays, vehicle surges, or lane changes;
- (5) has customary street traffic volumes that do not significantly impede the flow of vehicular traffic;
- (6) complies with the provisions of the Section 552.007 (Solicitation by Pedestrians) of the Texas Transportation Code and Section 42.03
 (Obstructing Highway or Other Passageway) of the Texas Penal Code;
- (7) is not expected to cause or significantly contribute to sidewalk congestion or make access to abutting private property unreasonably inconvenient or hazardous; or
- (8) is not expected so impede the flow of pedestrian traffic to make the use of a sidewalk unreasonably inconvenient or hazardous.

PART 8. City Code Section 14-9-22 (*Conditions of License*) is amended to read as follows:

§ 14-9-22 - CONDITIONS OF LICENSE.

[(A)]A person who applies for a license under this article must:

- [(1)] (A) agree to comply with the terms of the license agreement;
- [(2)] (B) pay the annual ground rent fee prescribed by ordinance, based on the traffic engineer's determination of the vendor's square-foot encroachment on the right-of-way; and
- [(3)] (<u>C)</u> carry and display a right of-way license verification card.

PART 9. Article 3 (*Street Vendor License*) of City Code Chapter 14-9 (*Traffic or Sidewalk Obstructions*) is amended to add a new Section 14-9-23 (*City Wide Services License Authorized*) to create a new license, to read as follows:

§ 14-9-23 – CITY WIDE SERVICES LICENSE AUTHORIZED.

- (A) The director may issue a city wide license to a person or company for use of the public right-of-way to sell, offer for sale, rent, lease, exchange, or take orders for merchandise, goods, or services.
- (B) The director shall review the request for a license and determine that the following criteria have been met:
 - (1) unit placement plan §14-9-24 (*City Wide Placement Plan*) submitted;
 - unit placement plan_complies with the provisions of the Section 552.007 (Solicitation by Pedestrians) of the Texas Transportation Code and Section 42.03 (Obstructing Highway or Other Passageway) of the Texas Penal Code;
 - (3) activity is not expected to cause or significantly contribute to sidewalk congestion or cause access to abutting private property hazardous; and
 - (4) activity is not expected to impede the flow of pedestrian traffic or to make the use of a sidewalk unreasonably inconvenient or hazardous.
- (C) The director may modify a license or call for a reduction in the number of authorized units placed in the right of way, based on the total number of units concentrated within a specific area.

PART 10. Article 3 (*Street Vendor License*) of City Code Chapter 14-9 (*Traffic or Sidewalk Obstructions*) is amended to add a new Section 14-9-24 (*City Wide Unit Placement Plan*) to create a placement plan requirement, to read as follows:

§ 14-9-24 – CITY WIDE UNIT PLACEMENT PLAN

- (A) An applicant for a City wide license shall provide the director a plan that shows the number of units to be deployed in specific areas of the City.
- (B) The director may call for a reduction in units placed in the right of way, based on the number of units concentrated within a specific area.

PART 11. Current City Code Section 14-9-23 (*Offenses and Penalty*) is renumbered and amended to read as follows:

§ 14-9-2[3]5 - OFFENSE AND PENALTY.

(A) A person or company commits an offense if the person or company fails to obtain a permit or license as required by this Chapter.

- [(A)] (B) A person <u>or company</u> commits an offense if the person <u>or company</u> fails to display the person's <u>or the company's</u> right-of-way license verification card to a peace officer or authorized City employee during the time the person <u>or company</u> is operating at the permitted location.
- (C) An offense under this article is a Class C misdemeanor punishable as prescribed by Section 1-1-99 (*Offenses; General Penalties*).

PART 12. The City Council finds that the impacts of obstructions to vehicle and pedestrian traffic constitute an emergency. Because of this emergency, this ordinance takes effect immediately on its passage for the immediate preservation of the public peace, health, and safety

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			Steve Adler
			Mayor
APPROVED:	A	TTEST:	
	Anne L. Morgan		Jannette S. Goodall
	City Attorney		City Clerk
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