BYLAW NO. 3186/97

Being a bylaw of the City of Red Deer, in the Province of Alberta, to control and manage traffic upon Highways within the City of Red Deer;

NOW THEREFORE, THE COUNCIL OF THE CITY OF RED DEER, IN THE PROVINCE OF ALBERTA, DULY ASSEMBLED, ENACTS AS FOLLOWS:

1 This bylaw may be called the “Traffic Bylaw”.

DEFINITIONS

2 The definitions contained in the Interpretation Bylaw of the City of Red Deer and Section 1 of the Traffic Safety Act, R.S.A. 2000, c.T-6 and regulations thereunder shall apply to this bylaw unless a contrary intention is specifically stated in this Bylaw. In this Bylaw, the following terms shall have the meanings shown:

“City Engineer” means the Director of Development Services or his deputy, agent, or representative;

“Commercial loading zone” means a space on a highway, marked with a City authorized sign containing the words “Commercial Loading Zone”, for parking of commercial vehicles during actual loading or unloading of goods or other materials.

“Courier Service” means a business that provides courier services;

“Curb” means the actual curb, if there is one or, if there is none, means the point of division between the roadway and that part of the highway not intended for vehicular use;

\[^1\] 3186/B-2000, 3186/A-2005
\[^2\] 3186/B-2006
“Curb Cut” means a driveway across a sidewalk or curb for vehicular traffic;

“Exhibition Grounds” means the following described lands:
Lot 5, Block 1, Plan 822-2274
excepting thereout all that portion of the aforesaid lands used as a racetrack;

¹“Heavy Vehicle” means a vehicle with or without a load that exceeds any of the following dimensions:

(a) 2 axles;
(b) 11 m in length;
(c) a licensed gross vehicle weight of 7,500 kg

but does not include the type of vehicle commonly known as “recreation vehicle”, which is a vehicle or combination of vehicle and trailer designed for vacation, camping, or similar recreation purposes.

“Holiday” includes Sundays;

“Holiday Trailer” means:

(i) a trailer that is designated, constructed, and equipped as a permanent or temporary dwelling or sleeping place; or
(ii) any structure that is designated, constructed and equipped as a permanent or temporary dwelling or sleeping place and

¹ 3186/B-2002
intended or capable of being loaded on to or carried upon a motor vehicle or trailer;

“Inspections and Licensing Manager” means the manager appointed by the City Manager to that position;

“Metered Space” means a space or portion of highway in a metered zone marked out pursuant to this bylaw by painted lines or otherwise for the parking of a vehicle and at which space or portion a parking meter has been installed;

“Metered Zone” refers to a portion of highway or other public place within the City where parking meters are installed;

1“Oversize Load or Oversize Vehicle” means a load or vehicle size which exceeds the Normal Maximum weights or dimensions specified in the vehicle registration certificate or in the Traffic Safety Act of Alberta and regulations thereunder for that vehicle, or which exceeds the following maximum dimensions:

(a) length – 23 m
(b) height – 4.15 m
(c) width – 2.6 m

“Parking Meter” means a mechanical device designed for the purpose of indicating the time during which a vehicle may be parked in a metered space;

“Parks Manager” means the Recreation, Parks and Culture Manager appointed by the City Manager to that position;

1 3186/B-2002
“Peace Officer”, “Special Constable”, and “Bylaw Enforcement Officer” shall include any employee of the City appointed as a special constable or bylaw enforcement officer and any member of the Canadian Corps of Commissionaires or the City Detachment of the R.C.M.P. appointed or assigned to enforce the provisions of this bylaw;

1“Playground Zone” means that portion of a highway identified as a playground zone by a traffic control device;

2“Public loading zone” means a space on a highway, marked with a City authorized sign containing the words “Public Loading Zone”, for the parking of non-commercial vehicles during actual loading or unloading of goods or other materials.

“Recreation Vehicle” means a motor vehicle designed, constructed, modified, or equipped as a temporary dwelling place, living abode, or sleeping place;

3“School Zone” means that portion of a highway identified as a school zone by a traffic control device;

“Sign” or “Traffic Control Device” means any sign, signal, marking, or device placed, marked or erected under the authority of this bylaw for the purpose of regulating, warning or guiding as defined in the Traffic Safety Act of Alberta and regulations thereunder;

1 3186/A-2016
2 3186/B-2006
3 3186/A-2016
"Special Event" means a promotion, parade, procession, race or display that requires use of City property or a highway within the City, and for that purpose:

(a) "promotion" means one or more persons gathered for the purpose of soliciting, protesting, rallying, entertaining, evangelizing or selling goods or services;

(b) "parade", "procession", "race" or "display" means any group of pedestrians or vehicles or a combination of pedestrian and vehicles, other than a funeral of military processions, marching, walking, running, standing, proceeding or riding upon City property or a highway within the City;

"Taxi-Cab" means a vehicle licensed as a taxi-cab under the Taxi Business Bylaw of the City;

"Time" means either Mountain Standard Time or Mountain Daylight Saving Time, whichever is proclaimed to be in effect by the Province of Alberta;

"Trailer" means a vehicle which is designated to be attached to or drawn by a motor vehicle;

"Transit Terminal" means an area intended exclusively for use by public transit vehicles to allow passengers to embark and disembark and for use by passengers awaiting rides on public transit, and includes all buildings, surfaces, structures, walls, fences and street furniture associated
therewith and in particular the area shown in the sketch attached as Schedule “M” to this Bylaw.
PART 1
SPEED

SPEED LIMIT GENERAL

3 Unless otherwise provided for in this bylaw, the speed limit in the City shall be 50 kilometres per hour.

SPEED LIMIT IN LANES

4 No person shall drive a vehicle in an alley at a speed in excess of 20 kilometres per hour.

SPEED LIMIT IN SCHOOL ZONES AND PLAYGROUND ZONES

4.1 (1) The maximum speed limit for a school zone or a playground zone is 30 kilometers per hour.

4.1 (2) The maximum speed limit for a school zone is in effect between the hours of 8:00 a.m. and 4:30 p.m. on any day that school is held.

4.1 (3) The maximum speed limit for a playground zone is in effect between the hours of 8:00 a.m. and 9:00 p.m.

SPEED LIMIT IN EXHIBITION GROUNDS

5 No person shall drive a vehicle on the Exhibition Grounds at a speed in excess of 50 kilometres per hour or in excess of such other lower limit as may be posted by the Westerner Exposition Association.
SPEED LIMIT IN TRAILER PARKS; SCHOOLS; SHOPPING CENTERS; MEMORIAL CENTER; CONDOMINIUMS

6 No person shall drive a vehicle in excess of 20 kilometres per hour on any land which is part of a trailer park, school, shopping center, condominium property, or the Memorial Center, being Lot E, Plan 3962 HW;

SPEED LIMIT RE: SCHEDULE “A” - 30 Kilometres per Hour

7 No person shall drive a vehicle in excess of 30 kilometres per hour on any highway referred to in Schedule “A” of this bylaw.

SPEED LIMIT RE: SCHEDULE “B” - 60 Kilometres per Hour

8 No person shall drive a vehicle in excess of 60 kilometres per hour on any highway referred to in Schedule “B” of this bylaw.

SPEED LIMIT RE: SCHEDULE “C” - 70 Kilometres per Hour

9 No person shall drive a vehicle in excess of 70 kilometres per hour on any highway referred to in Schedule “C” of this bylaw.

SPEED LIMIT RE: SCHEDULE “D” - 80 Kilometres per Hour

10 No person shall drive a vehicle in excess of 80 kilometres per hour on any highway referred to in Schedule “D” of this bylaw.

SPEED LIMIT RE: SCHEDULE “E” - 100 Kilometres per Hour
No person shall drive a vehicle in excess of 100 kilometres per hour on any highway referred to in Schedule “E” of this bylaw.
SPEED LIMIT RE: SCHEDULE “G”

12 No person shall operate a slow moving vehicle on highways referred to in Schedule “G” of this bylaw, between the hours of 7:00 a.m. and 9:00 a.m. or between the hours of 4:00 p.m. and 6:00 p.m., Monday to Friday inclusive.

13 The provisions of Section 12 shall not apply to any vehicle owned by or under contract to the City or any other public utilities service including, but not limited to, telephone, electric, natural gas, and cablevision systems, as well as emergency vehicles of every nature and kind including, but not limited to, fire trucks, ambulance services, police services, bylaw enforcement services while such vehicle is:

(i) actually engaged in maintenance or emergency operations; or

(ii) travelling to any location for the purpose of emergency street maintenance operations.
PART 2
RIGHTS AND DUTIES OF PEDESTRIANS

STREET CROSSING WHERE SIGN PROHIBITS OBLITERATING HIGHWAY

14  No pedestrian shall cross any highway at a point where a sign prohibits such crossing.

15  Two or more persons shall not stand so near to each other on any highway as to obstruct the entrance to buildings or to obstruct or prevent any other persons using such highway, and forthwith upon request being made by any peace officer or other person duly authorized to do so, shall disperse and move away.

16  No person shall obstruct, impede or inconvenience vehicular or pedestrian traffic or a permitted Special Event.

PUBLIC MEETINGS

17  Nothing in Sections 15 and 16 shall be construed as prohibiting the congregating or assembling of individuals to attend and listen to public speaking so long as the proceedings thereat are peaceable and orderly and sufficient space is left on the highway to allow free movement of the ordinary traffic, but should any highway at or near such assembly become in consequence thereof so obstructed as to obstruct or impede such ordinary traffic, the persons so obstructing or impeding shall forthwith move away on being requested to so do by any peace officer or by any other person duly authorized. Any person refusing or failing to forthwith
move away upon being requested as aforesaid shall be guilty of an offence under this bylaw.

WATCHING PARADE

18  Nothing in Sections 15 or 16 shall be construed as prohibiting the assembling of persons for the purpose of watching a parade or procession duly authorized by the City Manager.

HITCH HIKING

19  No person shall stand upon or walk along a highway for the purpose of soliciting a ride from the driver of any vehicle.
PART 3
BICYCLE PATHS-SIDEWALKS

OPERATE MOTOR VEHICLE ON SIDEWALK

20 No person shall operate or park a motor vehicle on any sidewalk, pedestrian overpass, or upon any bicycle path or pedestrian path on any public lands owned by the City.

BICYCLES ON SIDEWALKS

21 No person shall ride a bicycle on a sidewalk where prohibited by doing so by a sign.

SKATEBOARD ON SIDEWALKS

22 (1) No person shall operate a skateboard on City sidewalk on which the operation of a bicycle is prohibited.

(2) A peace officer may seize and impound for a period of up to 14 days any bicycle or skateboard which is used or operated in contravention of any City bylaw.

22.1 No person shall operate a bicycle, skateboard, roller blades or any similar device on any Transit Terminal or parkade.

3186/C-2002, 3186/A-2010
PART 4  
PARKING-GENERAL  

PROHIBITED STOPPING  

23  No person shall stop a vehicle where prohibited from doing so by a sign.  

PROHIBITED PARKING  

24  

1 No person shall stop or park a vehicle at any of the following locations:  

(a)  Construction Area – with the exception of authorized construction personnel, upon any portion of a highway marked by a sign as a construction area;  

(b)  Bus Area – (any portion of a highway marked by a sign as a bus stop or bus zone);  

(c)  Emergency Door - in any place where the vehicle will in any way interfere with the use of a doorway intended as a fire or emergency exit from any building abutting the highway;  

(d)  Entrance to Fire Hall or Hospital - in the entranceway to any fire hall or the ambulance entranceway to any hospital;  

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1 3186/B-2006  
2 3186/B-2006  
3 3186/B-2006  
4 3186/A-2000  
5 3186/A-2000
Designated Vehicles Only – with the exception of designated vehicles, upon any portion of a highway marked by a sign as an area for designated vehicles. Without limiting the generality of the foregoing, the following classes of vehicles are designated vehicles:

(i) police vehicles;
(ii) Red Deer Transit System vehicles;
(iii) bylaw enforcement vehicles;
(iv) funeral cars owned and being operated by a funeral chapel in the course of performing a funeral; and
(v) school buses during such time that such buses are being used to transport students to and from the school, and loading and unloading of such students.

No Parking Zone - on any portion of a highway marked by a “No Parking” sign,

Fire Lane - on any portion of a highway marked by a “Fire Lane No Parking” sign.

LOADING AND UNLOADING

No owner or operator shall stop or park in a Commercial Loading Zone unless:

1 3186/A-2000, 3186/B-2006
2 3186/A-2000
3 3186/A-2000
16 Bylaw No. 3186/97

(a) the vehicle bears a commercial license plate or is identified as a commercial vehicle through signage; and

(b) the owner or operator is actively engaged in loading or unloading of the merchandise or other materials; and

(c) the commercial vehicle is not stopped or parked for a period of time exceeding 30 minutes.

24.2² No owner or operator shall stop or park a vehicle in any Public loading zone unless:

(a) the owner or operator is actively engaged in loading or unloading a vehicle; and

(b) the vehicle is not stopped or parked for a period or time exceeding 10 minutes.

24.3³ No person shall park a motor vehicle in such a manner as to obstruct passage on any sidewalk or walkway or on a ramp or access designed to accommodate persons with mobility challenges.

25 (1) Authority of City Engineer - The City Engineer is hereby authorized to make provisions and regulations in times of emergencies, during snow removal or street cleaning operations, and in areas where construction or repairs are being carried out upon or near highways, related to the control and regulation of traffic, and without restricting the generality of the foregoing, may:

(a) designate any highway as one which is closed temporarily in whole or in part to traffic and shall cause such highways to be so marked;
(b) designate any area as one which parking privileges are temporarily suspended and shall cause such area to be so marked;

cause moveable signs to be placed on or near a roadway or at the entrance to an area to show where on-street parking is temporarily suspended due to road or snow plowing or removal activities at least 12 hours prior to the parking restrictions taking effect;

temporarily suspend the existing speed limit and restrict the speed of vehicles to such speed as may be indicated in a sign placed in such areas.

(2) No person shall park or drive a vehicle in contravention of any sign or signal placed in accordance with any such provision or regulation.

(3) No person shall tear down, remove or interfere with any such signs, signals, barricades, flares or other things placed in accordance with such provisions and regulations.

(4) No person shall park a vehicle in any location in which parking has been suspended. This section only applies during the period when the parking restrictions declared by the City Engineer are in effect.

ALLEYS

(1) No person shall park a vehicle in an alley, unless a sign permits parking, but alleys may be used for:
(a) the loading or unloading of goods from a commercial vehicle for a period not exceeding 30 minutes; or

(b) the loading or unloading of goods or passengers from vehicles other than a commercial vehicle for a period not exceeding 5 minutes, provided that the vehicle concerned in such loading or unloading of passengers or goods does not obstruct the alley as to prevent other vehicles or persons from passing along such lane.

(2) The portion of alleys designated “Parking Permitted” in Schedule “H” of this bylaw are exempt from the provisions of Section 26.

LIMITED PARKING

27 (1) No person shall park a vehicle in excess of the time designated and marked on a sign posted for the purpose of restricting the time for parking a vehicle.

(1.1) For the purpose of this Section, a vehicle shall be deemed to be continuously parked in the same location unless it has been moved at least one City block away from that location.

SECOND OFFENCE

(2) After the issuance of an offence ticket concerning a vehicle for the first violation of Section 27 and the vehicle remains parked in excess of the time permitted on the sign for a further period, then a second offence shall be deemed to have occurred and a further offence ticket may be issued for such offence.

1 3186/A-2005
Section 27 shall not apply on a holiday, or such other day excepted by resolution of Council.

UNATTACHED HOLIDAY TRAILER

28 (1) No person shall park a holiday trailer upon a highway unless it is attached to a motor vehicle by which it is carried, drawn or propelled.

(2) When attached to a motor vehicle, a holiday trailer is deemed to be part of the motor vehicle.

TAXI STAND

29 (1) No person shall park a vehicle other than a taxi-cab in a marked taxi-cab stand.

(2) No person shall park and leave a taxi-cab unattended for a period exceeding 5 minutes at any taxi-cab stand unless such stand is at or adjoining the office of the taxi-cab company with which such taxi-cab is affiliated.

(3) No person shall park a taxi-cab at a taxi-cab stand unless it is for hire.

TAXI CABS
30. No person shall park a taxi-cab upon a highway except where authorized by a sign or as permitted by this bylaw.

31. A taxi-cab not for hire may park at a place where a sign so designates or as authorized by this bylaw for the parking of any vehicle.

32. In this bylaw a taxi-cab shall be deemed to be “for hire” unless, when parked:

(a) its windows and doors are closed and locked;

(b) there is visibly displayed in the front windshield a printed sign in a form approved by the City Manager stating that the vehicle is not for hire; and

(c) the operator or any occupant of the taxi-cab does not solicit any business for such vehicle.

PROHIBITED PARKING/STOPPING

32.1 Except as required or permitted by this bylaw, by a traffic control device, or in compliance with the directions of a peace officer, or to avoid conflict with other traffic, a driver shall not stop or park his vehicle:

(a) on a sidewalk or boulevard;

(b) on a crosswalk;

1 3186/B-98
Bylaw No. 3186/97

(c) within an intersection other than immediately next to the curb in a “T” intersection;

(d) at an intersection nearer than 5 metres to the projection of the lateral curb line of the highway at right angles to the direction of travel of the vehicle;

(e) within 5 metres of the approach to a stop sign or yield sign;

(f) within 5 metres of any fire hydrant, or when the hydrant is not located at the curb, within 5 metres of the point on the curb nearest the hydrant;

(g) within 1.5 metres of an access to a garage, private road or driveway, or a vehicle crossway over a sidewalk;

(h) within 5 metres of the near side of a marked crosswalk;

(i) alongside or opposite any street excavation or obstruction when the stopping or parking would obstruct traffic;

(j) at any other place where a traffic control device prohibits stopping or parking, during the times stopping or parking is so prohibited;

(k) on the roadway side of a vehicle parked or stopped at the curb of edge of the roadway;

PARALLEL PARKING
32.2¹ When parking on a roadway, a driver shall park his vehicle facing the
direction of travel authorized for that portion of the roadway on which the
vehicle is parked, with its sides parallel to and its wheels not more than
500 millimetres from the curb or edge of the roadway.

ANGLE PARKING

32.3² Where angle parking is permitted or required, a driver shall park his
vehicle with one front wheel not more than 500 millimetres from the curb
or edge of the roadway and with its sides between and parallel to any two
of the visible parking guidelines, or at an angle of between 30 and 60
degrees to the curb or edge of the roadway where no parking guidelines
are visible.

VEHICLE ON JACK

32.4³ No person shall leave a vehicle unattended on a highway while it is supported by
a jack or similar device.

ABANDONING OF VEHICLE

32.5⁴ (1) No person shall park a vehicle, holiday trailer or recreation vehicle on a
highway at the same location in excess of 72 continuous hours.

(2) Where public parking is permitted on public or private property, no person
shall park a vehicle, holiday trailer or recreation vehicle in excess of 48

¹ 3186/B-98
² 3186/B-98
³ 3186/B-98
⁴ 3186/B-98, 3186/A-2005
continuous hours without the express or implied consent of the owner or person in lawful possession or control of the property.

(3) Except as provided for in the City of Red Deer Land Use Bylaw, no owner or occupant of a site shall permit a vehicle, holiday trailer or recreation vehicle parked on such site to be used for living or sleeping accommodation.

(4) In a residential district no person shall park a recreation vehicle or holiday trailer on a highway immediately adjacent to or directly in front of a residence without the consent of the owner or occupant of that residence.

(5) For the purpose of subsection 32.5(1) and (2), a vehicle shall be deemed to be continuously parked in a location unless it has been moved at least one City block from that location.

32.6¹ No person shall drive or park a vehicle on any highway so as to block, obstruct, impede or hinder traffic thereon. This prohibition does not apply where the obstruction is unavoidable due to mechanical failure of the vehicle provided that the person promptly takes measures to remove the vehicle from the highway within 48 hours.

EMERGENCY VEHICLES

33 Nothing in this bylaw prohibits police vehicles, bylaw enforcement vehicles, ambulances, fire trucks, or any other emergency vehicle as well as vehicles engaged in highway repair, maintenance, or inspection from being parked on the roadway by their operators in the performance of their duties.

¹ 3186/A-2005 / ² 3186/A-98, 3186/A-2000, 3186/B-2000
DISABLED PARKING

34 (1) The owner or operator of a motor vehicle which is not identified by a disabled persons placard or license plate that is issued or recognized by the Solicitor General for persons with disabilities shall not stop or park or permit the stopping or parking of the vehicle in a parking space designated for disabled parking.

(2) Where, pursuant to subsection 34(1), the vehicle is identified by a disabled persons placard, the owner or operator shall have such placard visibly displayed while the vehicle is stopped or parked in a parking space designated for Disabled Parking.

PART 5
PARKING ON PRIVATE PROPERTY

PRIVATE PROPERTY

35 (1) No person shall park a vehicle, or trailer on private land which has been clearly marked as such by a sign containing the words meaning “No Parking on Private Property. Unauthorized vehicles will be towed at owners expense”, or words to the like effect, erected by the owner, tenant, or their agent unless such person has obtained the permission of the owner, tenant, occupant or person in charge of the said private land.

(2) No person shall park a vehicle or trailer on a parking lot on private land to which the public has access contrary to the terms, conditions, or prohibitions contained in a clearly marked sign erected at the entrance to or within the boundaries of such private land by the owner, tenant, occupant or person in charge of such private land.
PARKING IN LEASED STALLS

36  (1) No person other than the lessee shall park a vehicle in any leased parking stall without the express permission of the lessee thereof.

36.1  A property owner, lessee, or the agent of the property owner or lessee, may report the license number and location of a vehicle parked in contravention of Section 35(1), 35(2) or 36(1) to any bylaw enforcement officer or peace officer and shall give his or her name, address and telephone number to the bylaw enforcement officer or peace officer upon request.

(2) Deleted
PART 6
PARKING ON CITY PROPERTY

CITY PROPERTY

37.1
No person shall operate or park any vehicle upon any land owned by the City which the City uses or permits to be used as a playground, boulevard, recreation or public park, Transit Terminal or any utility right of way, except on such part thereof as the City Engineer may designate by a sign or signs for vehicular use or parking.

37.1.2
Section 37 shall not apply to police, fire, emergency or City owned vehicles.

37.2
Unless permitted by The City, no person shall do any of the following on a highway or boulevard:

(a) display any goods for sale;
(b) offer any goods for sale;
(c) sell any goods;
(d) park a vehicle that is being displayed for sale or that is displaying advertising directing persons to a commercial premises.

CITY EMPLOYEE PARKING

38
No person except a City employee to whom a space is assigned, shall park any vehicle in any parking space upon City owned property, between 7:00 a.m. and 5:00 p.m., Monday to Friday inclusive, except holidays,

1 3186/C-2002, 2 3186/C-2002, 3 3186/B-2006
where such space has been reserved for a vehicle operated by a City employee.

CITY PARKING LOT

39 (1) Council may, by resolution, designate such City owned lands as it deems necessary as City parking lots in which parking stalls may be rented to persons.

(2) No person shall park a vehicle on a City owned parking lot in contravention of the prohibitions stated on any sign.

(3) ¹No person shall park a vehicle in any City parking lot or parkade without first obtaining a daily or monthly parking pass permitting parking therein, subject to the terms and conditions of any sign or printed on the said pass, and approved by the Inspections and Licensing Manager.

(4) ²No personal shall store any vehicle in any City parking lot or parkade without a permit. A vehicle shall be deemed to be stored when it remains in the parking lot or parkade for 36 consecutive hours or longer. Any vehicle so stored may be removed and stored by the City and the costs thereof shall be charged to and shall be payable by the owner, in addition to any fine or penalty imposed in respect to any such violation.

(5) The City shall not be liable for any loss or damage howsoever caused that may occur to any personal property, including a vehicle while any vehicle is parked on any City parking lot, or upon any City lands, or as a result of any removal and/or storage pursuant to Section 39(4).

¹ 3186/A-2010, ² 3186/A-2010
PART 7
PARKING METERS

METER VIOLATION

40 No person shall park a vehicle or allow a vehicle to remain in a metered space while the violation or time expired indicator shows on the parking meter for such space during the hours and days shown on the meter head or pipe, except on a holiday, or such other day except by resolution of Council.

METER VIOLATION SECOND OFFENCE

41 After the issuance of an offence ticket concerning a vehicle for a first violation of Section 40 and, should the vehicle be found in the same metered space after the expiration of the maximum time indicated on the parking meter, or 120 minutes in the case of parking meters providing for 2 hour parking or more, while the violation or time expired indicator shows on the parking meter, a second violation shall be deemed to have occurred.

42 For the purposes of Part 7 of this bylaw, a vehicle shall not be deemed to be "parked" by reason only of its standing in a metered space while the violation or time expired indicator shows on the parking meter, if a person is engaged in putting the parking meter into operation.

METER EXEMPTION STICKER
Sections 40 and 41 shall not apply where a vehicle bearing a card, sticker or permit authorized by the Inspections and Licensing Manager is displayed on the lower center of the windshield of the vehicle is parked in accordance with the restrictions or privileges stated on such card, sticker or permit.

Vehicles bearing a valid handicapped placard or license plate issued or approved under the Traffic Safety Act and regulations thereunder are exempt from the required meter payments in a Marked Handicapped Stall.

Sections 40 and 41 do not apply to a vehicle operated by a licensed delivery/courier service occupying a metered space for not more than fifteen (15) consecutive minutes and on which is displayed a valid parking permit in a form duly authorized by the Inspections and Licensing Manager.

No person shall display on a vehicle a card, sticker or permit purporting to exempt the vehicle from the provisions of Sections 40 and 41 unless the said card, sticker or permit is duly authorized by the Inspections and Licensing Manager.

1 3186/A-98, 3186/A-2005, 3186/B-2006, 3186/B-2006
Any operator of a vehicle when parking in a metered space shall conform to the following regulations:

(a) Park within lines: the vehicle shall be parked wholly within the area designated as a metered space by lines or other markings;

(b) Angle parking: if the metered space is at an angle to the curb or sidewalk, the operator of any vehicle occupying such space shall park the vehicle at the angle so designated, with the foremost part thereof parked at the curb;

(c) Parallel parking: if the metered space is parallel to the curb or sidewalk, the operator of any vehicle occupying such space shall park the vehicle parallel to such curb or sidewalk so that the foremost part or rearmost thereof shall be alongside of and as near to the parking meter for that metered space as practicable;

(d) Notwithstanding the provisions of this section, a vehicle, or a combination of a vehicle and attached trailer, may be parallel parked in two adjoining metered spaces parallel to the curb where the required fee is inserted in the meters for each metered space.

**INSERTING FEE**

The required fee shall be deposited in the parking meter by the operator of a vehicle as soon as the vehicle is parked in a metered space, and the person inserting the coin or coins shall put the parking meter in operation by turning the handle provided for that purpose except where the meter is automatic. Thereafter the metered space may be lawfully occupied by such vehicle until the violation or time expired indicator shows on the parking meter. Such operator may use the unexpired time remaining on
the meter from its previous use without depositing a coin. The right of occupation of a metered space by a vehicle is subject to the prohibition against parking indicated on any sign attached to the parking meter.

METER FEES

47  The fee for parking in any metered space shall be such amount as shown upon the parking meter, and as authorized by Council.

HOODED METERS

48  No person shall park a vehicle upon a highway at any metered space where the parking meter has been hooded pursuant to the Use of Streets Bylaw, other than persons to whom such spaces have been leased. Any vehicle found parked in violation of this section may be removed in the same manner as provided for in Section 39(4).

TAXI CABS

49  Except as hereinafter provided, a taxi cab shall not occupy a metered space except when taking on or discharging passengers providing such period does not exceed 2 minutes.

50  Subject to deposit of the required fee in a parking meter, the operator of a taxi cab may park such vehicle in a metered space regulated by such parking meter whenever:

(a)  the said taxi cab is not for hire; or
(b) the said taxi cab is in use and the meter is running.

51 Notwithstanding anything herein contained, all vehicles owned by or under contract to the City, any emergency vehicles such as ambulances, fire trucks, police or enforcement vehicles, as well as any utilities service including telephone, electrical, natural gas and cable vision services are hereby exempt from Sections 26 and 27 and all of Part 7 of this bylaw when parked in performance of their duties.
PART 7A
TRANSIT TERMINAL

LOITERING WITHIN A TRANSIT TERMINAL

51.1¹ (1) DELETED

(2) ²No person shall enter upon the grounds of the Transit Terminal or parkade outside the normal operating hours of Red Deer Transit. This provision shall not apply to police or emergency services personnel, or to municipal employees or their agents while on official City business.

WALKING WITHIN TRANSIT TERMINAL

(3) ³No person, who is not in a motor vehicle, shall travel in any area of the Transit Terminal or parkade ramp that is meant only for the passage of motor vehicles. This provision shall not apply to police or emergency services personnel, or to municipal employees or their agents while on official City business.

LITTERING

(4) ⁴DELETED

(5) ⁵DELETED

¹ 3186/C-2002, 3186/A-2010
² 3186/A-2010
³ 3186/A-2010
⁴ 3186/A-2010
⁵ 3186/A-2010
ANIMALS WITHIN TRANSIT TERMINAL AREA

(6) No person shall bring any animal into a Transit Terminal area.

(7) Section 51.1(6) shall not apply to a registered medical service animal, a police service animal, or any other animal which is specifically authorized by the Transit Manager to be brought into the area.
PART 8
SPECIAL CLASSES OF VEHICLES

ANGLE PARKING OF VEHICLE EXCEEDING 6 METRES

52 No person shall angle park, or load or unload any public service vehicle or commercial vehicle which exceeds 6 metres in overall length upon any highway, except at such locations as have been designated by the City Engineer either by a sign or in writing.

PARKING VEHICLE EXCEEDING 6 METRES NEAR RESIDENCE

53 (1) With the exception of a recreation vehicle, no person shall park a vehicle or a vehicle with a trailer attached exceeding 6 metres in length, or a truck tractor unit with or without a semi-trailer or trailer attached, on a highway, in front of, across from or adjacent to residential property.

(2) No person shall park an unattached trailer on a highway in front of, across from, or adjacent to residential property.

(3) This section shall not apply to:

(a) a vehicle being parked on a highway while unloading or loading goods to or from a premises;

(b) a utility or other trailer being temporarily used for the purpose of construction, demolition, or landscaping, providing that such utility

1 3186/B-98
2 3186/B-98
3 3186/B-98
or other trailer does not obstruct other users of the highway and is clearly visible and attended at all times.

**OCCUPYING RECREATION VEHICLE OR TRAILER WHILE PARKED**

54 No person shall occupy any recreation vehicle or holiday trailer as a dwelling or sleeping place at any time while it is parked on a highway.

**OVERDIMENSION/OVERWEIGHT PERMITS**

155 (1) No person shall operate a vehicle:

(a) which exceeds 4.5 m in height, including load, under the bridge located at 60 Street and Gaetz Avenue; or

(b) Deleted.

(2) No person may park any vehicle containing an Oversize Load on any street within the City.

(3) No person shall operate a vehicle which exceeds any of the following dimensions on any road within the City of Red Deer, except upon the High and Wide Load Corridor:

(a) length – 27.7 m
(b) height – 5.4 m
(c) width – 4.45 m
(d) weight – 90,000 kg

1 3186/B-2002, 2 3186/C-2011
(4) No person shall operate a vehicle which exceeds any of the following dimensions on the High and Wide Load Corridor within the City of Red Deer:

(a) length – 48.7 m  
(b) height – 8.3 m  
(c) width – 7.6 m  
(d) weight – 181,800 kg

(5) A person may operate an Oversize Vehicle or a vehicle carrying an Oversize Load, provided that the vehicle is operated on the roads permitted under the provisions of Section 55 (3) or Section 55 (4), whichever is applicable, and further provided that:

(a) the operator is in possession of a permit from the Motor Transport Branch of Alberta Transportation and Utilities;  
(b) the operator is in possession of a Move Approval permit issued by the City; and  
(c) the operator operates such Oversize Vehicle or vehicle carrying an Oversize Load within the conditions stipulated on the permits.

(6) The routing for and permitted hours of operation of the High and Wide Load Corridor for the City are as follows:

**Routing**
- Taylor Drive, from Highway 11A to Edgar Industrial Drive  
- Edgar Industrial Drive, from Taylor Drive to 68 Avenue  
- 68 Avenue, from Edgar Industrial Drive to 67 Street
• 67 Street, from 30 Avenue to 68 Avenue
• 30 Avenue, from 55 Street to 67 Street
• 55 Street, from 20 Avenue to 30 Avenue

Hours of Operation
• 4 a.m. to 7 a.m., 7 days a week, with restrictions on Statutory Holidays
  (based on availability of manpower)

(7) No movement of an Oversize Vehicle or a vehicle carrying an Oversize Load shall be allowed within the City without three days prior notice to the City Engineer.

(8) The fee for a Move Approval permit on the High and Wide Corridor will be assessed at a rate determined by The City annually based upon the average cost to The City for manpower, administrative and equipment costs related to Over Dimension Vehicles or Oversize Load Requests.

(9) The provisions of Section 55(3) and (4) do not apply to a person who has received a Move Approval Permit under the provisions of Section 102.1 and who moves an Oversize Load or Oversize Vehicle in accordance with the terms of such permit.

56

A person who operates an Oversize Vehicle or a vehicle carrying an Oversize Load shall produce to a Peace Officer or a Bylaw Officer on demand a copy of the Permit issued by the Motor Transport Branch of Alberta Transportation and a copy of the Move Approval permit or shall identify the Permit number(s).

1 3186/B-2006, 2 3186/B-2002, 3 3186/C-2011
The City Engineer may issue a Move Approval Permit on receipt of the applicable fee together with an application containing information with respect to the following:

(a) the name and address of the owner, operator, and driver of the vehicle and their telephone numbers;

(b) a description of the Oversize Vehicle or Load containing all pertinent information as to the type, dimensions, and weight of the vehicle and load;

(c) the day, date, and hours during which it is proposed that the Oversized Vehicle or Load will travel and the route which it is proposed the vehicle will take;

(d) such other information as in the reasonable opinion of the City Engineer is required in order to consider any of the matters in respect of which the Permit may be granted.

The City Engineer may include in any Move Approval Permit any provisions which are reasonably necessary to ensure the safe passage of the Oversized Vehicle or Oversized Load through the City, including provisions with respect to the following:

(a) the need for a pilot truck escort;
(b) special route restrictions due to road closures or construction;

(c) any unusual restrictions as to the times within which the Oversized Vehicle or Load may travel on City streets;

(d) bridge and roadway structural capacity; and

(e) geometric design of intersections and roadways.

VIOLATION OF PERMIT CONDITIONS

58 Any person who:

(a) fails to obtain a permit as required under this part;

(b) contravenes the conditions of any permit issued under this part;

is guilty of an offence.

WEIGHT LIMITS

59 (1) Notwithstanding that a permit has been issued, no person shall operate a vehicle on a bridge where such vehicle, with or without load, exceeds the weight designated by a sign at or near the bridge as the maximum load permitted on such bridge.
(2) No vehicles shall be operated on City streets in an overloaded condition and contrary to the axle loadings as cited in the Regulations under the Traffic Safety Act.

REFUSING TO STOP FOR PEACE OFFICER

60 An operator of a public vehicle or combination of vehicles:

(a) who fails or refuses to stop and permit the vehicle or combination of vehicles to be inspected by a peace officer; or

(b) who fails or refuses, when directed by a peace officer, to permit the weighing of a vehicle or combination of vehicles or to stop the vehicle or combination of vehicles, in a suitable place designated by a peace officer pending removal of excess weight;

is guilty of an offence.

VEHICLE WITH METAL LUGS

61 Unless a permit to do so has been issued by the City Engineer, no person shall operate on a highway a vehicle or trailer having metal spikes, lugs, cleats, skids, or bands projecting from the surface of the wheel, tire or track for such vehicle. This prohibition does not apply to the use of studded tires or tires with chains.
TRUCK ROUTES

162 Except as provided in Sections 64, 65, and 66, no person shall operate a Heavy Vehicle upon a highway within the City of Red Deer other than on a highway specified as a Truck Route in Schedule “F” of this Bylaw.

263 No person shall park a Heavy Vehicle upon a highway within the City of Red Deer other than upon a highway specified as a Truck Route in Schedule “F” of this Bylaw.

EXEMPTIONS

64 Section 63 shall not apply when the heavy vehicle is being operated on the most direct and practicable route between the premises or location concerned and the nearest truck route:

(a) when delivering or collecting goods or merchandise to or from the premises of bona fide customers;

(b) when moving a building for which an over dimension permit has been issued by the City;

(c) when going to or from non-residential premises for the servicing of the heavy vehicle;

(d) when pulling a disabled vehicle from a highway prohibited to heavy vehicles.
Section 63 shall not apply to:

(a) persons driving a public passenger vehicle; or

(b) persons driving a vehicle that is owned by or under contract to the City, including emergency vehicles such as ambulances, fire trucks, police or enforcement vehicles as well as any public utilities vehicles including telephone, electrical, natural gas and cable vision system while such vehicle is actually engaged in work at locations not designated as a truck route. The onus for establishing that the vehicle is actually in work for the purposed aforesaid is on the person operating or in charge of the vehicle and such proof must be provided upon the demand of a peace officer.

Persons that have more than one delivery, collection or service in the same area, may make all deliveries, collections or services within that area before proceeding by the most direct and practical route to the nearest truck route. In this section “area” is defined as one bounded on all sides by a truck route, or separated from other areas of the City by a truck route. Nothing in this section shall be deemed to exempt any person from the provisions of Sections 59 to 61 inclusive of this bylaw.

**SHIPPER AND CARRIER LIABLE**

Where the operation of a public vehicle contravenes any provision of this bylaw, the shipper and the carrier are jointly and severally liable for the contravention unless the shipper or the carrier, as the case may be, proves to the satisfaction of the court that the contravention occurred without his consent, express or implied.
CONTRAVENTION PRIOR TO CERTIFICATE

68 The granting of a certificate or permit for any operation of a public vehicle is not a defense with respect to any contravention in the operation of such vehicle which occurred prior to the granting of the certificate or permit.

DOCUMENT AS EVIDENCE

69 Every document purporting to be signed by the City Engineer shall be admitted in evidence as prima facie proof of the facts stated therein without proof of the signature or official character of the person signing the certificate.

CERTIFICATE UNDER WEIGHTS AND MEASURES ACT (CANADA)

70 In a prosecution under this bylaw or any order made under this bylaw, a certificate purporting to be issued and signed by an inspector under the Weights and Measures Act (Canada) and bearing a date not more than one year either before or after the date of the offence charged, shall be admitted in evidence as prima facie proof of the facts stated in the certificate without proof of the signature or official character of the person signing the certificate.
CERTIFICATE OF PEACE OFFICER

71 In a prosecution under this bylaw, a certificate purportedly signed by a peace officer stating;

(a) that the weight was measured on a portable scale; and

(b) (i) the gross weight of a public vehicle or a combination of public vehicles and the load being carried thereby; or

(ii) the gross axle weight transferred to the road through any point or points of contact of the vehicle or combination of vehicles with the road; or

(iii) that the operator of the vehicle or combination of vehicles accepted the weight determined as being accurate;

shall be admitted in evidence as prima facie proof of the facts stated therein without proof of the signature or official character of the person signing the certificate.

BILLS OF lADING AS EVIDENCE

72 In a prosecution under this bylaw, the bills of lading produced to a peace officer by the operator of a public vehicle, or certified true copies thereof, shall be admitted in evidence as prima facie proof of the origin and destination of the trip and description of the load carried, without proof of the signature or official character of the person signing the bills of lading or certifying the copies.
OPERATING RULES FOR CITY BUSES

73  (1) Notwithstanding any other provisions of this bylaw, where a bus of the Red Deer Transit System is stopped at or has approached within 9 metres of an intersection and signalled that the driver intends to turn right at such intersection, then the driver of a vehicle travelling in the same direction shall not overtake or pass to the right of such bus.

(2) Every bus of the Red Deer Transit System shall carry a notice on the rear, near the right turning signal reading “do not pass on right when signal on” or similar words.

73.1  With the exception of police vehicles and City of Red Deer vehicles, no person shall operate a vehicle on a highway or other place within the City of Red Deer where the operation of vehicles is restricted to Red Deer Transit bus use only.

1 3186/A-2005
PART 9
PARADES AND PROCESSIONS

PERMIT NECESSARY

(1) No person or organization shall hold, organize, or take part in any Special Event on a highway without first obtaining a Special Event permit from the City Manager.

(2) (a) Notwithstanding anything in this bylaw, a procession of vehicles within the City that is part of a military or funeral procession does not require a permit, but must comply with the provisions of the Traffic Safety Act and regulations thereunder.

(b) Vehicles in a funeral procession may enter an intersection without stopping provided they comply with the provisions of the Traffic Safety Act and regulations thereunder.

(3) Every participant in a Special Event and the organization and leaders thereof shall be guilty of an offence for each violation of Section 74 (1).

(1) Any person desiring to hold a Special Event on City property or a highway within the City shall apply in writing to the City Manager at least 4 weeks prior to the proposed date of the event. The application shall include the following information:

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1 3186/B-2001
2 3186/A-2005
3 3186/B-2001
(a) the name, address and telephone number of the applicant and, if the applicant is an organization, the names, addresses and occupations of the executive thereof;

(b) a signed undertaking from the person who will be in control of the event, agreeing to be responsible for the good order and conduct thereof;

(c) the nature and object of the Special Event;

(d) the date and time during which the Special Event is proposed to be held;

(e) the intended route or area proposed to be covered by the Special Event;

(f) the approximate number of people and/or vehicles anticipated to take part in the event;

(g) any other information required by the City Manager.

(2) Where an event requires the partial or complete closure of a road or other public area, then, an applicant must pay all costs incurred by the City in connection with the event including advertising, signage barricading and staff time in respect of road closure and traffic control measures.
(1) On receipt of a completed application the City Manager shall issue a Special Event permit unless, in the reasonable opinion of the City Manager:

(a) there are grounds to believe that the event will substantially and unreasonably interfere with the right of members of the public to use City roads for the free passage of persons and vehicles; or

(b) the event constitutes a danger to the health and safety of the public or to the security of property.

(2) The City Manager may add conditions to a Special Event Permit which are reasonably necessary to ensure the safety of the public, protection of property and the orderly conduct of the event. Such conditions may include a requirement for the provision of liability insurance.

Nothing in Sections 15 or 16 shall be construed as prohibiting the assembly of persons for the purpose of watching a Special Event duly authorized by the City Manager.
PART 10
MISCELLANEOUS

78  No person shall operate a heavy vehicle on or across any sidewalk except at a curb cut or approved crossing without first planking the sidewalk to ensure that such sidewalk will not be damaged.

79  (1)  No person shall be entitled to obtain vehicular access to a lot or parcel of land from any highway at a point not approved by the City Engineer in his sole discretion and subject to such conditions as the City Engineer may impose.

(2)  The City Engineer may refuse permission to any person applying for access across a sidewalk or boulevard if, in his discretion, local conditions do not justify such access.

80  (1)¹ Any person being in or upon any City bus or Transit Terminal Area or parkade owned or operated by the City shall observe and obey any rules, regulations, or orders made or approved by Council for and in respect thereof.

(2)² Any peace officer, operator, or other person from time to time in charge of a City bus, Transit Terminal, or parkade may evict there from any person breaching the rules, regulations or orders, using such force as is reasonably necessary.

¹ 3186/C-2002, 3186/A-2010, ² 3186/C-2002, 3186/A-2010
PLACEMENT OF SNOW ON ROADWAY

81  (1) No person shall place, or cause to be placed, upon any roadway any snow, ice, dirt or other obstruction, other than snow from the immediately adjacent sidewalk.

(2) Any person who contravenes Section 81(1) shall remove any such snow, ice, dirt, or obstruction from the roadway within 24 hours of the time that such snow, ice, dirt, or obstruction was placed thereon.

(3) The City may after the expiry of the 24 hours aforesaid, or if deemed necessary at any time, remove and clear away the snow, ice, dirt, or obstruction required to be removed by Section 81(2).

(4) The person who has placed, caused or allowed to be placed the snow, ice, dirt, or obstruction contrary to Section 81(1), shall pay to the City on demand all costs of removal.

(5) No employee of the City shall be liable for contravention of Section 81(1) when acting in the performance of his duties.

SNOW REMOVAL FROM SIDEWALKS

82\(^1\)  (1) All persons owning premises in the following areas of the City shall be responsible for the removal and clearing away of snow, ice, dirt and other obstructions from the sidewalk in any highway adjoining such premises within 48 hours of the time that such snow, ice, dirt or obstruction was deposited thereon;

\(^1\) 3186/B-99, 3186/B-2006
(a) Land zoned Commercial C1, C1A, C2A, C2B, C3 or C4 under the City’s Land Use Bylaw;

(b) Land zoned industrial I1A/BSR under the City’s Land Use Bylaw;

(c) Land zoned residential R1, R1A, R1N, R2, R3, or R4 under the City’s Land Use Bylaw, and

(d) Land used for schools.

(2) The City may, after the termination of the 48 hours aforesaid, remove and clear away all snow, dirt, and other obstruction required to be removed by Section 82(1).

(3)

The owner shall make payment on demand to the City of all costs of removal under Section 82 (2).

83 No person shall place or shall cause, suffer, permit, or allow to be placed or maintained, at any location in the City, a light, sign, or any object that emits or reflects light in such manner so as to distract, or interfere with the vision of, persons operating vehicles on any highway in the City.

84 No person operating premises for the sale of new or used vehicles or for washing vehicles shall permit or allow water, mud, or any material washed from a vehicle to flow or be deposited upon a highway.

85 No person shall load or unload goods or merchandise across a sidewalk or boulevard where loading and unloading facilities have been provided in the premises to which the goods or merchandise are being delivered or from which they are being taken.

1 3186/B-2006
No person shall place any goods, wares, merchandise or other articles of any kind upon a highway or shall expose any goods, wares, or merchandise, or other articles outside any shop, warehouse or building which shall project over any part of the highway unless a license for such use is first obtained from the City, but the provisions of this section does not prohibit the moderate use of a portion of a sidewalk for a reasonable time during the taking in, or delivering of, goods, wares, or merchandise.

No person shall allow himself to be pulled by a vehicle while he is on a sled, toboggan, skateboard, skis, or other conveyance.

**ANIMAL TRAFFIC**

No person shall permit any livestock, horse drawn vehicle or sleigh to stand or be upon any highway whether attended or unattended, so as to obstruct traffic thereon.

No person shall lead, ride, or drive a horse or other livestock on any City property other than on City roadways, except as provided in other City bylaws. This section shall not apply to those lands known as the Exhibition Grounds.

**ROADWAY/HIGHWAY REPAIRS**

No person shall damage any roadway or highway or remove any earth, gravel, concrete, pavement, or other roadway or highway appurtenance or
make any excavation within or under any roadway or highway within the City without having first obtained a permit from the City Engineer.

OBSTRUCTIONS

91 No person shall build any fence, house, building, or structure of any kind, or part thereof, over the property line of any highway after the same has been duly established by law, registered survey plan, or resolution of Council, or shall obstruct in any way the highways within the City except as specifically permitted for in this bylaw or except in accordance with any contract that may be entered into between the City and that person.

92 (1) No person shall place, pile or store any material or equipment on City property without first applying for and obtaining a permit for such purpose from the City Engineer under the Use of Streets Bylaw.

(2) Any person placing or causing to be placed, any dirt, gravel, concrete or any such obstruction on City property without a permit shall remove or cause the removal thereof as soon as reasonably possible and in any event no later than 24 hours after notification to do so by the City Engineer. After 24 hours or such lesser time as specified by the City Engineer, the City may remove the obstruction, perform all necessary repairs and charge the costs thereof to the person causing the obstruction.

PLACEMENT OF SALT ON SIDEWALKS

93 No person shall sprinkle, spread, or place any salt on a sidewalk, or on a roadway, unless with the permission, or under the direction, of the City Engineer.
No person shall drain the radiator or any other fluid of a vehicle so that the contents thereof fall upon or flow to any highway.

**BOULEVARD DEVELOPMENT/MAINTENANCE**

An owner of private property shall ensure that trees or shrubs growing on his property, and on adjacent boulevards between his property line and the curb, shall be trimmed so that no branches project over a sidewalk at an elevation of less than 225 cm (7.5 ft.) or over a roadway or alley at an elevation of less than 412 cm (13.5 ft.).

Except for trimming required under Section 95, no person shall remove, pollard, destroy, or injure any tree that is planted or growing on a boulevard planting strip or on any City lands adjacent to any street without prior written permission from the Recreation Parks & Culture Manager. Where such permission is granted, the person requesting such permission shall be responsible for all costs associated with the removal, as well as for the value of the tree as determined by the Recreation Parks & Culture Manager.

The Parks Manager shall not grant a request for the removal of such a tree unless, in the opinion of the Parks Manager, there are exceptional circumstances which warrant such removal. If a request for removal for a tree is granted, the owner shall be responsible for the cost of such removal plus the value of the tree as approved by the Parks Manager.

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1. 3186/B-2002
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3. 3186/B-2002
RECOVERY OF COSTS

98  (1) The City Engineer may require any person concerned to comply with and remedy a breach of the provisions of Sections 90 through 97. If a person fails to comply with such notice, the City Engineer may direct employees or agents of the City to carry out the work and to enter upon private property, if necessary, for such purpose.

(2) All costs incurred by the City to remedy such default shall be paid on demand to the City by the person in default.

OFF-HIGHWAY VEHICLES

99  (1) A peace officer, City employee or agent of the City, or a park control officer may operate an off-highway vehicle on highways or lands owned by the City where such operation is required in connection with the patrol or maintenance duties of such person.

(2) For the purpose of this section, “off-highway vehicle” shall have the meaning given to it in the Off-Highway Vehicle Act and “Park Control Officer” shall have the meaning given to it in the Parks and Public Facilities Bylaw.

OPERATION OF SCHOOL BUSES

100 No person shall activate the flashing red lights or stop arms of a school bus on any highway where such highway has been constructed with curbs and gutters.
DANGEROUS GOODS

101 No person shall dump or spill, or suffer, allow or permit the dumping or spilling of any dangerous goods for which placards are required by the Transportation of Dangerous Goods Control Act and regulations made thereon or any similar legislation on any City lands or highway.
PART 11

AUTHORITY OF THE CITY MANAGER

102 The City Manager is hereby authorized to designate:

(a) any highway for through traffic purposes;

(b) the location of cross-walks upon highways;

(c) any intersection, highway, or place on a highway, including a place where a railway right-of-way crosses a highway, as a place where U-turns are prohibited;

(d) any highway as one which is closed temporarily in whole or in part to traffic;

(e) any areas as one in which parking privileges are temporarily suspended;

(f) any highway as one to be divided into traffic lanes of such number as the City Manager considers proper;

(g) the location of school zones and playground zones by the placement of traffic control devices;

(h) any boulevard upon which parking is permitted;

(i) loading or unloading zones;

1 3186/A-2016
2 3186/A-2000
(j) the location of bus stops;

(k) the distance from any intersection within which no parking is permitted;

(l) portions of highways where parking is limited to a period of time;

(m) portions of highway where stopping is prohibited entirely, or for a specified period of time;

(n) City employee parking areas wherein parking for employees is allowed only between 7:30 o’clock in the forenoon and 5:00 o’clock in the afternoon from Monday to Friday Inclusive;

(o) the location of metered zones, meter locations, and metered spaces;

(p) areas for angle parking and parallel parking;

(q) the maximum load permitted on any bridge;

(r) parking spaces upon a highway for the use of any taxi cab business holding a valid and subsisting taxi cab license issued by the City, as a taxi stand;

(s)¹ parking spaces designated for Disabled Parking.

¹ 3186/A-2000
102.1 (a) ¹The City Manager may authorize the City Engineer to issue a Move Approval Permit in special cases for Oversize Vehicles or for vehicles carrying an Oversize Load which are in excess of the maximum dimensions set out in Section 55(4), or which allow a move on routes other than the High and Wide Corridor, or which allow a move at times other than those specified in Section 55(6), provided that the City Manager is of the opinion that such move may be made safely and without damage to municipal infrastructure.

(b) The City Manager may authorize the City Engineer to specify in a Move Approval Permit issued under this section any or all of the following:

(i) the maximum allowable dimensions of the Oversize Vehicles or Oversize Load;

(ii) the times during which the move may be made;

(iii) the route over which the move is permitted to travel;

(iv) any special safety considerations which the applicant must employ;

(v) the amount of any fee which the applicant must pay to the City where there is no applicable fee provided for pursuant to Section 55(8), provided that such fee must be reasonable fee reflecting the cost to the City for manpower, administrative and equipment costs relating to the permitted move.

(c) In the exercise of the discretion granted under this section, the City Manager shall ensure that appropriate measures are imposed to ensure

¹ 3186/C-2011
public safety and to ensure that there is no damage to municipal infrastructure.

(d) All of the provisions of the Traffic Bylaw related to the movement of Oversize Loads and Oversize Vehicles apply to moves permitted under the authority of this section, except as modified hereunder.

103 (1) The Council hereby delegates the power to direct where traffic control devices are to be installed or removed according to the table set out in Schedule “K” of this bylaw.

(2) The City Manager shall cause a record of the locations of all erected signs to be kept, which shall be open to public inspection during the hours that City Hall is open for business.

104 The City Manager may:

(a) issue a card or sticker exempting a vehicle from the provisions of Sections 40 and 41 of this bylaw, which said card, sticker or permit shall state the parking restrictions applicable to the said vehicles;

(b) temporarily prohibit parking at any parking meter;

(c) prohibit or restrict the movement of vehicles from a private driveway onto a highway or from a highway onto a private driveway when the City Manager considers such prohibition or restriction is in the public interest and the better regulation of traffic;

(d) engage members of the Canadian Corps of Commissionaires to issue and place on vehicles parked in contravention of the Traffic

1 3186/A-2005
Safety Act, and amendments thereto or this bylaw, the offence
ticket in the form approved, from time to time, by the Chief Bylaw
Enforcement Officer of the City;

(e) specify the types of vehicles which are prohibited from parking on
any City owned parking lot;

(f) approve the form and content of all signs and traffic control devices
utilized by the City and by the owners of private land regulated
under the provisions of this bylaw.

1105 (1) The City Manager may issue permits for Special Events. These permits
will contain such directions to the applicant as the City Manager considers
necessary to prevent unnecessary and unreasonable obstruction of
highway or to prevent a breach of the peace.

(2) The City Manager may direct the temporary closure of highways, parking
lots, or any other City property during a Special Event where, in the sole
discretion of the City Manager, such temporary closure is desirable for the
public safety.

(3) If the City Manager refuses to issue a Special Event Permit, the applicant
may appeal to Council. Council may direct the issuance of such permit
subject to the provisions of this bylaw, and such other conditions as it
deems necessary.
PART 12
PENALTIES AND POWERS OF PEACE OFFICERS

REMOVAL AND IMPOUNDMENT OF VEHICLES

106 (1) A peace officer is hereby authorized to remove or cause to be removed any vehicle or trailer:

(a) operated or parked in contravention of any provision of this bylaw; or

(b) where emergency conditions may require such removal from a highway.

(2) Such vehicle may be removed to a place designated by the City Manager, where it will remain until claimed by the owner thereof or his agent.

(3) No impounded vehicle shall be released to its owner or his agent until the impounding charge and removal charge on the vehicle have been paid, such charges shall be in addition to any fine or penalty imposed in respect of any such violation, or to any payment made in lieu of prosecution as hereinafter provided. The City is not responsible for impounding, towing or removal charges.

DURING SNOW REMOVAL OR STREET CLEANING

107 Notwithstanding anything herein contained, in conjunction with snow removal, street cleaning or road repair operations carried on by the City employees or contractors, the City may tow or remove vehicles from the
street being cleaned, cleared or repaired and, without impounding them, may remove them to an adjacent street. In the case of removal of vehicles from streets within the downtown area (the area bounded on the north by 55th Street, on the south by 43rd Street, on the east by 47th Avenue, and on the west by 52 Avenue), the vehicles may be towed to the parking lot located on 43rd Street south of the Recreation Center and north of the Red Deer Arena.

108 Where a vehicle is driven, used, parked or left in contravention of any provision of this bylaw, the owner of the vehicle is liable for the contravention and shall make payment of the penalty prescribed herein unless there is evidence before the court that at the time of the contravention, the vehicle was not driven, used, parked or left by him or by any other person with his consent, express or implied.

PROSECUTION OF OFFENCES

109 Any person who contravenes any provisions or requirements of this bylaw is guilty of an offence and is liable for and subject to the penalties herein provided.

110 The penalties hereinafter specified in Schedule “L” aforesaid are hereby established for contravention of the sections of this bylaw listed in Schedule “L”.

110.1 Notwithstanding the penalties specified in Schedule “L” or Section 113 herein, where a vehicle or trailer is towed in connection with a contravention of this bylaw, without impounding it, the penalty for the contravention shall be increased by an additional $70.00.”
Where a peace officer has reasonable grounds to believe that a person has contravened any provision of this bylaw listed in Schedule “L” annexed hereto and made part of this bylaw, he may serve upon such person an offence ticket allowing the payment of the specified penalty to the City which shall be accepted by the City in lieu of prosecution for the offence.

Service of an offence ticket shall be sufficient if it is:

(a) personally served; or

(b) attached to the vehicle in respect of which an offence is alleged to have been committed; or

(c) if mailed to the address of the registered owner of the vehicle or to the person in possession of the said vehicle.

Any person who contravenes any of the provisions of this bylaw for which no penalty has been specified, shall be liable on summary conviction to a fine not exceeding $500.00, exclusive of costs, and in the case of non-payment of the penalty and costs imposed by the court, and subject to Section 160 of the Traffic Safety Act, to imprisonment for a period not exceeding 60 days.

PART 13

TRANSITIONAL PROVISIONS

\(^1\) 3186/A-2005
Notwithstanding the repeal of Bylaw 2800/82, the provisions of Bylaw 2800/82 shall remain in full force and effect for the purposes of any traffic tags, offence tickets, or prosecutions pending or entered for contravention of Bylaw 2800/82 prior to third reading of this bylaw

All Commissioners Orders or City Manager's Orders issued under the provisions of Bylaw 2800/82 shall for all purposes be deemed to be issued by the City Manager under this bylaw and shall remain in full force and effect, unless expired by their terms.

Bylaw No. 2800/82 is hereby repealed.