CHAPTER XIII. STREETS AND SIDEWALKS

ARTICLE 2. STREETS

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13-201. ALTERING DRAINAGE. No person shall change or alter any gutter, storm sewer, drain or drainage structure which has been constructed, or is being lawfully maintained or controlled by the city unless such change or alteration has been authorized or directed by the public works director.

(Ord. 1845C; 01-17-00)

13-202. BURNING IN STREETS. It shall be unlawful for any person to make or cause to be made any fire upon any of the paved streets, alleys, or street intersections within the city.

(Ord. 1845C; 01-17-00)

13-203. HAULING LOOSE MATERIAL. It shall be unlawful to haul over the streets or alleys of this city any loose material of any kind except in a vehicle having a tight box so constructed as to prevent the splashing or spilling of any of the substances therein contained upon the streets or alleys.

(Ord. 1845C; 01-17-00)

13-204. OBSTRUCTING RAIL CROSSING. It shall be unlawful for any railroad company or any person operating a railroad in the city, to allow its trains, engines or cars to stand upon any crossing or street in excess of 10 minutes at any one time without leaving an opening in the traveled portion of the street or crossing of at least 30 feet wide.

(Ord. 1845C; 01-17-00)

13-205. TRAIN CREW; WARNING. It shall be unlawful for the conductor or engineer of any train, engine or moving cars not preceded by an engine to cross any street, alley or public place without causing a person to be stationed upon the end of the first car or at the crossing to warn of the approaching cars.

(Ord. 1845C; 01-17-00)
13-206. **DUMPING PROHIBITED.** No person, firm or corporation shall dump or deposit or cause to be dumped or deposited any dirt, gravel, rubbish, leaves or other debris including but not limited to lumber, paper, trash concrete or metal in any street, right-of-way, gutter, storm sewer, waterway or drainage way. Erosion of soil which flows onto any street, right-of-way, gutter, storm sewer, waterway or drainage way, from property before or during construction shall be considered as depositing dirt, gravel or other construction debris.

If upon inspection by the Chief Building Inspector, Director of Public Works or any of their designated representatives, it is determined that dirt, gravel, rubbish, leaves or other debris has been dumped or deposited in any street, right-of-way, gutter, storm sewer, waterway or drainage way in violation of the provisions of this Ordinance, he or she shall then notify the responsible permittee or permittees and give a four hour period to make the affected area free and clear of said dirt, gravel or debris. If the city's representative cannot determine which permittee is responsible for cleaning the street's right-of-way, the developer of the land shall be given four hours notice to make the affected area free of said dirt, gravel or debris. If within the four hour period the said area is not clear, the Director of Public Works or his or her designate may authorize the city to take necessary action to clean up the said area and assess all charges at an established hourly rate, but in no case will the charges be less than two hours for labor, materials and equipment.

The Director of Public Works shall provide a fee structure for charges to be assessed for cleanup required by this section. The permittee shall be given 30 days to make payment to the city for any costs incurred to make cleanup. In the event the permittee does not make payment within the 30 days, all costs including administrative cost, will be assessed to the performance bond provided by Section 4-241.

(Ord. 1845C; 01-17-00)