[Permits for Commercial Parking Garages and Lots]

Ordinance amending sections of the San Francisco Police Code, Business and Tax Regulations Code and Fire Code to: (1) transfer responsibility for parking garage and parking lot permits from the Fire Department to the Police Department; (2) require a commercial parking permit to operate a garage or lot where members of the public can park for a charge; set fees; establish permit issuance, suspension and revocation procedures; establish requirements for permit holders and individuals working at parking garages and lots; and (3) limit the term of a commercial parking permit to one year and require annual application for a commercial parking permit.

NOTE: Additions are single-underline italics Times New Roman; deletions are strike -through italics Times New Roman. Board amendment additions are double-underlined; Board amendment deletions are strikethrough normat.

Be it ordained by the People of the City and County of San Francisco:
Section 1. The San Francisco Police Code is hereby amended by adding Sections 1215 through 1215.6, to read as follows:

SEC. 1215 - COMMERCIAL PARKING PERMITS.
(a) Definitions. The following definitions shall apply in Police Code Sections 2.9, 2.26 and

## 1215 through 1215.6 and Business and Tax Regulations Code Section 22.

(1) Chief of Police. The Chief of the San Francisco Police Department, or designee.
(2) Commercial parking permit. A permit the Chief of Police issues under this Section to operate a parking garage or parking lot.
(3) Covered crimes. The crimes of assault, battery, burglary, robbery, theft including identity theft, receipt of stolen property, breaking or removing parts from a vehicle, malicious mischief to a vehicle, unlawful use or tampering by bailee of a vehicle, altering a vehicle identification, tax fraud or
evasion, and any offense related to the use of alcohol, narcotics or controlled substances while operating or in connection with a vehicle, committed anywhere in the United States of America.
(4) Parking garage. Any building or structure, or any portion of a building or structure, where members of the public may park or store motor vehicles for a charge. This definition does not include any parking garage in a residential building or development that provides parking for a charge as a convenience or amenity for residents or their guests only.
(5) Parking lot. Any outdoor or uncovered space, including any plot, place, lot, parcel, yard or enclosure, or any portion of such a space, where members of the public may park or store motor vehicles for a charge. This definition does not include any outdoor or uncovered space that is part of a residential building or development that provides parking for a charge as a convenience or amenity for residents or their guests only.
(6) Person. Any individual, firm, company, corporation, partnership, joint venture, association, organization or other legal entity. When Sections 1215 through 1215.6 require a person to provide or list a name, the person must provide or list any prior names and aliases.
(b) Permit Requirement. A person may not operate a parking garage or parking lot, directly or indirectly, unless the person holds a commercial parking permit issued by the Chief of Police. This Section requires a separate commercial parking permit for each parking garage and parking lot. The Chief of Police shall close immediately any parking garage or parking lot operating without the required commercial parking permit.
(c) Annual Permit. Each commercial parking permit shall authorize the permittee to operate the permitted parking garage or parking lot for one year from the date the Chief of Police issues the permit, unless the Chief of Police suspends or revokes the permit. Each commercial parking permit shall expire by operation of law at the end of the one year period. Notwithstanding Section 2.10 of the Police Code, a permittee wishing to operate beyond the one year permit term must obtain a new commercial parking permit before the existing permit expires.

SEC. 1215.1-APPLICATION FOR PERMIT.
(a) Application Requirements. An applicant for a commercial parking permit shall use the application form the Chief of Police provides, and shall supply the following information:
(1) The applicant's business name and address, and the address of the parking garage or parking lot for which the applicant seeks a commercial parking permit;
(2) The name, residence address, and business contact information of an individual the applicant has authorized to serve as the point of contact for the application and any commercial parking permit the Chief of Police issues;
(3) The names and residence addresses of every officer and partner of the applicant and every person with 10 percent or larger ownership interest in the applicant;
(4) The name and residence address of the individual whom the applicant has authorized to manage, direct, or control the operations of the parking garage or parking lot for which the applicant seeks a commercial parking permit;
(5) For all individuals listed in subsections (2) through (4), a list of each conviction of or plea of guilty or no contest to a covered crime in the ten years preceding the application, including the nature of the offense and the place and date of the conviction or plea;
(6) If the applicant does not own the building, structure or space where the parking garage or parking lot for which the applicant seeks a commercial parking permit operates or will operate, the name, business address and contact information of the owner, and documentation demonstrating the nature of the applicant's interest in the building, structure or space;
(7) A copy of a current and valid business registration certificate that the Office of the

Treasurer and Tax Collector has issued to the applicant under Business and Tax Regulations Code Section 853. The name on the business registration certificate must match the name of the applicant on the application for the commercial parking permit;
(8) A copy of a current and valid certificate of authority for the parking garage or parking lot for which the applicant seeks a commercial parking permit that the Office of the Treasurer and Tax Collector has issued to the applicant under Business and Tax Regulations Code Section 6.6-1, or documentation demonstrating that the applicant has applied to the Office of the Treasurer and Tax Collector for a certificate of authority for the parking garage or parking lot for which the applicant seeks a commercial parking permit and has obtained the bond required for that certificate. The name on the certificate of authority or on the application for a certificate of authority and bond must match the name of the applicant on the application for the commercial parking permit;
(9) A copy of plans for the parking garage or parking lot for which the applicant seeks a commercial parking permit. The plans must include the name and business address of the applicant; the address of the parking garage or parking lot; the name and business address of the owner of the building, structure or space where the garage or lot is located, if the applicant is not the owner; all entrances and exits to the garage or lot; the dimensions and types of construction of all structures, fences or other improvements; and any features that may affect street traffic;
(10) The total motor vehicle capacity of the parking garage or parking lot for which the applicant seeks a permit, including the number of designed spaces and the motor vehicle capacity of all undesignated areas the applicant could use for overflow parking;
(11) Certificates of insurance and endorsements evidencing insurance in the amounts and coverages the Chief of Police sets under Section 1215.4(b);
(12) A list of all employees or other individuals working at the parking garage or parking lot, or whom the applicant proposes for employment or work at the parking garage or parking lot, and a declaration signed by the applicant under penalty of perjury certifying that the applicant has verified that in the preceding ten years, none of the emplovees or other individuals has been convicted of or plead guilty or no contest to a covered crime, or for any employee or other individual who has been convicted of or plead guilty or no contest to a covered crime in the preceding ten years, written
authorization from the Chief of Police under Section 1215.6(b) allowing the employee or individual to work at the parking garage or parking lot;
(13) The proposed design of the identification badge for employees or other individuals working at the parking garage or parking lot for which the applicant seeks a permit;
(14) The name and address of the person authorized to accept service of process for the applicant; and
(15) Any other information that the Chief of Police finds reasonably necessary to investigate the application.
(b) Fees. The applicant shall submit any filing fee with the application, as well as any fees for inspections or services provided by other City departments in investigating the application.

SEC. 1215.2. - INVESTIGATION, HEARING AND ISSUANCE OF PERMITS.
(a) Complete Application. The Chief of Police may not accept an application for filing until it is complete. An application is not complete until the Chief of Police determines that it includes all information and documentation that Section 1215.1(a) requires. After determining that an application includes all required information and documentation, the Chief of Police shall accept the application for filing.
(b) Investigation of Application. Once the Chief of Police accepts an application for filing, the Chief of Police shall conduct an appropriate investigation of the application. As part of the investigation, the Chief of Police shall make any necessary referrals to other City departments, including referrals to the Planning Department, Fire Department and Department of Building Inspections for their determination of compliance with zoning, building, fire and safety requirements, and to the Municipal Transportation Authority to identify any traffic impacts. The Chief of Police shall conduct a criminal history background check on the persons listed in Sections 1215.1(a)(2) through (4).
(c) Action on Application. The Chief of Police shall hear and decide the application within a reasonable time after accepting the application for filing. In deciding the application, the Chief of Police may exercise his or her sound discretion as to whether the permit should be granted or denied. The Chief of Police may consider the following:
(1) Whether the parking garage or parking lot complies with applicable zoning, building, fire and safety requirements of the laws of the State of California and the City and County of San Francisco;
(2) Any traffic impacts of the parking garage or parking lot;
(3) Whether in the preceding ten years, the applicant or any person listed in Sections 1215.1(a)(2) through (4) has been convicted of or plead guilty or no contest to a covered crime, or has committed a covered crime. A conviction, plea or commission of a covered crime is not an automatic bar to granting the permit. The Chief of Police shall consider criminal history on a case-by-case basis with due consideration given to the following factors: (a) the nature and gravity of the offense; (b) the time elapsed since the offense; (c) age at the time of the offense; (d) frequency of covered criminal offenses; (e) evidence of rehabilitation; and (f) any other mitigating circumstances;
(4) Whether in the preceding ten years, the applicant or any person listed in Sections 1215.1(a)(2) through (4) has engaged in or committed any fraudulent or misleading business practices;
(5) Whether the application contains intentionally false or misrepresented information; and
(6) Whether granting the permit is consistent with the public interest, health, safety and welfare.

SEC. 1215.3. - PERMIT REVOCATION OR SUSPENSION.
(a) Discretionary Revocation or Suspension. The Chief of Police may revoke or suspend a commercial parking permit if, after a hearing on the matter, he or she finds that:
(1) Grounds exist that would have constituted a basis to deny the permit application;
(2) The permittee, or any employee or agent of the permittee, has failed to comply with any requirements imposed by Sections 1215 through 1215.6, or any rules the Chief of Police issued under Section1215.4(a); or
(3) The permittee, or any employee or agent of the permittee, has operated the parking garage or parking lot in a manner contrary to the public interest, health, safety or welfare.
(b) Mandatory Revocation or Suspension. The Chief of Police shall revoke or suspend a commercial parking permit, after a hearing on the matter, promptly upon receiving notice from the Office of the Treasurer and Tax Collector that it has revoked a permittee's business registration certificate or certificate of authority, or has determined that the permittee, or any person listed in Sections 1215.1(a)(2) through (4), is not in compliance with the Business and Tax Regulations Code. If the Chief of Police suspends the permit, the Chief of Police shall continue the permit suspension until the Office of the Treasurer and Tax Collector notifies the Chief of Police that he or she may end the suspension.
(c) Notice. The Chief of Police shall serve written notice of a revocation or suspension hearing on the permittee at the business address listed in the permit application, no fewer than 10 days before the hearing. The notice shall include the time and place of the hearing and a brief statement of the reasons for the proposed revocation or suspension.
(d) Appeal. Notwithstanding Section 8(i)(5) of the Business and Tax Regulations Code, the filing of an appeal with the Board of Appeals from a decision of the Chief of Police to revoke or suspend a commercial parking permit shall not effect a suspension of the Chief of Police's action.
(e) Board of Appeal. On any appeal from a decision of the Chief of Police to revoke or suspend a commercial parking permit under Section 1215.3(b), consistent with the vital City policy regarding advance payment of disputed taxes and the exclusive remedies and procedures available to resolve tax disputes under Article 6 of the Business and Tax Regulations Code, the Board of Appeal shall have no jurisdiction to review any determination of the Office of the Treasurer and Tax Collector
that the applicant, or any person listed in Sections 1215.1(a)(2) through (4), is not in compliance with the Business and Tax Regulations Code. Nor shall the Board of Appeal have jurisdiction to review a decision of the Office of the Treasurer and Tax Collector to revoke a permittee's business registration certificate or certificate of authority.
(f) Three-Year Ban. If the Chief of Police revokes a commercial parking permit, the permittee, and any person listed in Sections 1215.1(a)(2) through (4), may not apply for a commercial parking permit for three years from the date the Chief of Police revokes the permit.

## SEC. 1215.4. - RULES; INSURANCE REQUIREMENTS.

(a) Rules. After a noticed hearing, the Chief of Police may promulgate rules to effectuate the purposes of Sections 1215 through 1215.6 or to facilitate the permit process.
(b) Insurance Requirements. In consultation with the City Risk Manager, the Chief of Police shall determine the insurance coverages and amounts necessary to protect members of the public using parking garages and parking lots, and the City and County of San Francisco and its officers, agents and employees, against injuries, damages, claims or liabilities arising from or related to the permit or to a permittee's operation of a parking garage or parking lot. The insurance shall include, at a minimum, (1) workers' compensation, with employer's liability limits not less than \$1,000,000 each accident, but only if the permittee has employees as defined by the California Labor Code, (2) comprehensive general liability insurance with limits not less than \$1,000,000 each occurrence, (3) comprehensive automobile liability insurance with limits not less than $\$ 1,000,000$ each occurrence, and (4) garagekeeper's legal liability insurance with limits set based on the motor vehicle capacity of the parking garage or parking lot. The Chief of Police shall post the current insurance requirements at the location where applicants submit permit applications and on the Police Department website. In consultation with the City Risk Manager, the Chief of Police may review and revise the insurance requirements set under this Section.

SEC. 1215.5. - REQUIREMENTS FOR PERMITTEE.
(a) Insurance. Throughout the term of any commercial parking permit, a permittee shall maintain in force insurance in the coverages and amounts that the Chief of Police sets under Section 1215.4(b).
(b) Posting. A permittee shall post a copy of the commercial parking permit at the permitted parking garage or parking lot, in a conspicuous place visible to the public.
(c) Name and other Changes. Within 10 days of any change in the name of a permittee, or any change in any partner or officer of a permittee, in the ownership of 10 percent or larger of a permittee, or in the individual whom a permittee has authorized to manage, direct or control the operations of the permitted parking garage or parking lot, a permittee shall provide written notice to the Police Department specifying the change.
(d) Change in Ownership. If during the term of a commercial parking permit a permittee's ownership changes by 25 percent or larger, the permittee's commercial parking permit shall immediately terminate by operation of law. The permittee shall apply for a new commercial parking permit for each parking garage or parking lot the permittee operates, and shall pay any required fees. A permittee may apply for a new commercial parking permit in advance of an ownership change of 25 percent or greater, to preserve continuity of operations at the parking garages and parking lots the permittee operates.
(e) Records. A permittee shall maintain records regarding operations of the parking garage or parking lot for which the Chief of Police issued the commercial parking permit at the business address specified in the permit application, and shall make those records available for inspection and copying during business hours on demand of any peace officer.

SEC. 1215.6. - REQUIREMENTS REGARDING PERMITTEE'S EMPLOYEES.
(a) List of Employees. A permittee shall maintain a continuously updated list of the names, residence addresses and current driver's license numbers of all employees or other individuals working at the parking garage or parking lot for which the Chief of Police issued a commercial parking permit. A permittee shall maintain the list at the business address listed on the permit application, and shall make the list available for inspection and copying during business hours on demand of any peace officer.
(b) Criminal History. Except with the prior written authorization of the Chief of Police, a permittee shall not allow any employee or other individual to work at a permitted parking garage or parking lot if, in the preceding ten years, the employee or individual has been convicted of or has plead guilty or no contest to any covered crime. The Chief of Police shall evaluate on a case-by-case basis any request for authorization for an employee or other individual who has been convicted of or has plead guilty or no contest to any covered crime in the preceding ten years to work at the permitted parking garage or parking lot. In determining a request for authorization, the Chief of Police shall give due consideration to the factors in Section 1215.2(c)(3). The term of any written authorization of the Chief of Police may not exceed two years.
(c) Identification Badge. Every employee or other individual who works at a parking garage or parking lot shall wear conspicuously upon his or her person an identification badge that the permittee provides, of a type and design that the Chief of Police has approved.

Section 2. The San Francisco Police Code is hereby amended by amending Sections 2.9 and 2.26 , to read as follows:

SEC. 2.9. - PERMITS ISSUED BY THE POLICE DEPARTMENT OR ENTERTAINMENT COMMISSION.

Since the following permits have no license in connection therewith, they will not be delivered to the Tax Collector, but will be issued directly from the office of the Police Department or Entertainment Commission, as the case may be.

Change in Color Scheme.
Closing-Out Sale.
Commercial Parking Permit
Dance Hall Keeper, One Night Dance.

## SEC. 2.26 - SCHEDULE OF PERMITS AND FILING FEES.

The following filing fees, payable in advance to the City and County of San Francisco, are required when submitting applications for permits to the Police Department or Entertainment Commission:

TYPE OF PERMIT
FILING FEE
Permit Amendment/Additional Partner $\$ 81$

Amusement Park 0
Antique Shop 558
Auto Wrecker 664
Ball or Ring Throwing Games 0

Balloon and Kite Advertising 0
Billiard Parlor 456

Bingo Games 112

Amendment to Permit 112

Circus 0
Closing-Out Sale 0
Commercial Parking (garage or lot) 455
Dance Hall Keeper
1,401
Amendment to Permit 660
One Night Dance 40
Dealer in Firearms and/or Ammunition 961
Renewal 218
Discharge of Cannon 400
Distributor of Advertising
Class A 524
Class B 459
Driverless Auto Rental 631
Encounter Studio
Owner
725
Employee 202
Escort Service
Owner
709
Employee 202
Extended Hours Permit 1,500
Amendment to Permit 660
Fortuneteller 0
Funeral Procession Escort 224 Insignia and Uniform 0
General Soliciting Agent 252
Itinerant Show 680
Itinerant Show/Nonprofit [Fee set by Police Code Section 1017.2] 100
Junk Dealer 945

Junk Gatherer Resident 439 Nonresident 370

Licensed Tour Guide 272
Loudspeaker ..... 416
Vehicle ..... 416
Masked Ball ..... 779
Massage Establishment ..... 1,684
Masseur/Masseuse ..... 202
Trainee ..... 202
Mechanical Amusement Devices ..... 568
Mechanical Contrivance ..... 568
Miniature Golf Course ..... 586
Mobile Caterer ..... 775
Additional Stop ..... 73
Assistant ..... 73
Transfer of Stop ..... 73
Museum ..... 645
Nude Models in Public Photographic Studio
Owner ..... 704
Employee ..... 202
Off-Heliport Landing Site ..... 477
One Night Event ..... 255
Outcall Massage ..... 462
Pawnbroker ..... 763
Peddler
Food for Human Consumption ..... 525
Nonfood ..... 330
Employee ..... 77
Pedicab Driver ..... 77
Pedicab OwnerFirst Pedicab372
Each Additional Pedicab ..... 84
Photographer, Public Place
Owner ..... 429
Solicitor ..... 77
Photographic Solicitor
Owner ..... 429
Employee ..... 77
Place of Entertainment ..... 1,500
Amendment to Permit ..... 660
Poker ..... 894
Amendment to Permit ..... 79
Public Bathhouse ..... 1,122
Public Outcry Sales ..... 716
Pushcart Peddler ..... 594
Recreational Equipment Vendor ..... 408
Rodeo Exhibition/Wild West Show ..... 651
Second Hand Dealer ..... 558
Second Hand Dealer, Auto Accessories ..... 558
Shooting Gallery ..... 723
Skating Rink ..... 693
Street Photographer
Owner ..... 0
Solicitor ..... 0
Tow Car Driver ..... 198
Tow Car Firm ..... 575
Trade-In Dealer ..... 713
Valet ParkingFixed Location535
Annual Special Event ..... 350
Vehicle for Hire, Nonmotorized ..... 644

Section 3. The San Francisco Business and Tax Regulations Code is hereby amended by amending Section 22, as follows:

SEC. 22. - PROVIDING FOR POSTING AND FORM OF NOTICE OF HEARING, APPLICATIONS FOR CERTAIN PERMITS.

On the filing of any application for the issuance or transfer of a permit for any purpose specified in this Section, or the filing of a notice of intention to revoke any permit, except in any case where such proposed revocation is due to the failure to pay the fee fixed by law or ordinance, the department responsible for the approval of such application, shall fix the time and place of hearing thereon, which shall be not less than 10 nor more than 20 days from the filing of said application, and shall cause to be conspicuously posted upon the premises involved in such application not less than 10 days before said public hearing, notice of such application and the time and place of hearing thereon. Said notice shall also set forth the
name of the applicant and the purpose for which the application is made. The department in which the application is filed shall cause said notice to be posted. The lettering of the words in said notice, "Notice of Application for...Permit," shall be one-inch type, and all other lettering shall be one-half-inch type. After the posting of said notice the applicant shall maintain said notice as posted the required number of days.

The classes of permits referred to in this Section are: Service stations, commercial parking permitsparking stations, public repair garages, public storage garages, commercial and truck garages, automobile sales garages, hospitals of any character, including hospitals for sick animals, dog kennels, places of refuge and detention, laundries including laundry delivery services doing business in San Francisco, junkyards or premises, livery stables, riding academies and riding schools, pawnbrokers, secondhand dealers, secondhand clothing dealers and secondhand furniture dealers, encounter studios, retail firearms dealers, nursing homes, day nurseries, nursery schools, play schools, kindergartens, and children's institutions, but shall not include private family boarding homes for aged or children.

Section 4. The San Francisco Business and Tax Regulations Code is hereby amended by repealing Sections 1.18, 90 and 94 , as follows:

SEC. 1.18. AUTOMOBILE PARKING STATIONS.
For the establishment, maintenance and operation of automobile parking stations-by the Fire Department; subject to the approval of the Department of Public Works insofar as traffic control is eoncerned.

SEC. 90. GARAGES.
Every person, firm or corporation engaged in the business of operating or maintaining a garage that requires a permit from the Fire Department shall pay an anntal license fee for such garage of $\$ 344.00$ per anntum.

SEC. 94. AUTOMOBILE PARKING STATIONS.
Every person, firm or corporation engaged in the business of maintaining, conducting or operating an automobile parking station that requires a permit from the Fire Department shall pay an anntal license fee of $\$ 344.00$ per year.

Section 5. The San Francisco Fire Code is hereby amended by repealing Section 4803 and Appendix Chapter 1, Section 105.6.48, as follows:

4803 [For SF] Permits.
For permits to operate a parking lot or parking garage, see Appendix Chapter 1, Section 105.6.48.

Plans shall be submitted with each application for a permit to operate a parking lot. The plans shall indicate the location of the lot, entrances and exits, the dimensions and types of construction of all structures, fences or other improventents, and any operational features which may affect street traffic. The names of the owner of the premises and the operator of the parking lot shall be included on the application and plans.

Appendix Chapter 1, Section 105.6.48. [For SF] Parking lots and garages.
To operate a parking lot or parking garage. See Chapter 46.

Section 6. The San Francisco Fire Code is hereby amended by amending Appendix

Chapter 1, Section 112, as follows:
TABLE 112-A - PERMIT FEES
TYPE OF PERMIT FEE
Aviation Facilities \$330.00
Aircraft refueling vehicles \$330.00
Amusement Buildings, Operation \$330.00
Automobile parking station $\$ 330.00$
Battery System, Operation
$\$ 330.00$
Burning, removal of paint \$330.00
Carnivals and Fairs, Operation \$330.00
Cellulose nitrate film, storage, handling, or use \$330.00
Combustible Dust-Producing Operations \$330.00
Combustible fiber storage \$330.00
Combustible material storage $\$ 330.00$
Combustible metal processing \$330.00
Compressed gases, nonflammable \$330.00
Compressed gases, flammable \$330.00
Covered mall buildings, Operation \$330.00
Installation of nonflammable medical gas system \$330.00
Installation of flammable gas system \$330.00
Conditional use $\$ 90.00$
Cryogenic fluids, produce, store, sell handle, dispense, or transport on-site \$330.00

Dry-cleaning plant
$\$ 330.00$
Exhibits and Trade Shows \$330.00

Explosives, storage, handling, sale, or use
Fireworks, display or special effects \$330.00

Fireworks, import or export \$330.00
Fireworks, sell, maintain or store \$330.00

Fireworks, transport \$330.00

Firefighter air systems, maintenance \$330.00
Flammable finishes, application of (including floor finishes) $\$ 330.00$

Limited spray paint $\$ 330.00$

Flammable liquids, installation or modification of
piping systems, including dispensers $\$ 330.00$

Flammable liquids, installation of storage tanks $\$ 330.00$

Flammable liquids, portable storage tank \$330.00

Flammable liquids, manufacture, processing, blending or refining $\$ 330.00$

Flammable liquids, removal, abandonment, emptying or disposing of any flammable liquid tank \$330.00

Flammable liquids, service station, attendant \$330.00

Flammable liquids, self-service station \$330.00

Flammable liquids, self-service station partial \$330.00

Flammable liquids, storage and handling $\$ 330.00$

Flammable liquids, tank vehicle $\$ 330.00$

Flammable liquids, dispensing from a tank vehicle \$330.00

Flammable liquids, testing tank for leakage
Flammable liquids, use or excavation near
a pipeline used to transport

Fruit-ripening process
Fumigation or thermal insecticidal fogging \$330.00
Hazardous materials, storage \$330.00

Hazardous materials, use, transport on-site, dispense or handle $\$ 330.00$

High-piled combustible storage \$330.00
Hot work operations (annual) $\$ 330.00$

Industrial ovens $\$ 330.00$

Liquefied petroleum gases, handling \$330.00
Liquefied petroleum gases, receiving $\$ 330.00$

Liquefied petroleum gases, storing $\$ 330.00$

Liquefied petroleum gases, using \$330.00

Liquefied petroleum gases, unit inspection fee \$10.00

Liquefied petroleum gases, installation $\$ 330.00$

Liquid or gas-fueled vehicles or equipment in assembly buildings $\$ 330.00$

Lumber storage $\$ 330.00$

Magnesium processing \$330.00

Manufacture of any organic coating $\$ 330.00$

Mechanical refrigeration $\$ 330.00$

Oil wells $\$ 330.00$
Open burning \$330.00

Open flame devices, on a marina
Open flame devices, in public assembly, bar, or restaurant $\$ 330.00$

Open flame devices, in public assembly, bar, or restaurant $\$ 330.00$
Operate or maintain any heliport or helistop
$\$ 330.00$

Public assembly
Public assembly-permanent occupancy for non-profit group $\$ 0.00$
Pyroxylin Plastics, storage or handling
Vehicle garage, storage/repair garage
Readily combustible material, storage of $\$ 330.00$

Refrigeration equipment $\$ 330.00$

Spraying or dipping operations $\$ 330.00$

Tent, canopies, or temporary membrane structures
Tire rebuilding operation
Tires, scrap storage $\$ 330.00$

Vehicle wrecking yards, junk or waste material handling plants

Welding and cutting $\$ 330.00$
$\$ 330.00$

Section 7. Transition to Commercial Parking Permit. The automobile parking station permit from the Fire Department is being replaced by the commercial parking permit from the Police Department. Any person holding a current and valid automobile parking station permit issued by the Fire Department may continue to operate a parking garage or parking lot pursuant to that permit, provided that any automobile parking station permit shall expire on its anniversary date, when the annual license payment is due. Any person holding an automobile parking station permit must apply for and obtain a commercial parking permit under Police Code Section 1215 to continue operating a parking garage or parking lot after that date. The Police Department shall make reasonable efforts to provide advance notice to current automobile parking station permit holders of the permit transition and the new permit requirements. The Police Department may issue temporary commercial parking permits, not
to exceed four months, to facilitate the transition from the automobile parking station permit to the commercial parking permit and to allow for adequate investigation of permit applications. The Fire Department and all other City departments shall cooperate and coordinate with the Police Department in transitioning the permit function for parking garages and parking lots to the Police Department.

Section 8. Severability. If any of the provisions of this ordinance or the application of those provisions to any person or circumstances shall be held invalid, the remainder of those sections or the application of those provisions to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

Section 9. Operative Date. This ordinance shall become operative on its effective date or January 1, 2011, whichever is later.

## APPROVED AS TO FORM:

 DENNIS J. HERRERA, City AttorneyBy:
KATHARINE HOBIN PORTER Deputy City Attorney

