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CONSOLIDATION UPDATE: JULY 13, 2023

WINNIPEG PARKING BY-LAW

City of Winnipeg By-law No. 86/2016 Amendments: 113/2017; 129/2017; 84/2019; 70/2023

PART	1: INTRODUCTORY PROVISIONS
1	Short title5
2	Definitions and interpretation
3	Reference to time
4	Contravention by owner or operator5
5	Causing or permitting contravention 10
6	Peace officer's direction supersedes10
	2: RESTRICTIONS THAT APPLY TO VEHICLES ON STREETS OR IN CITY ING FACILITIES OR DESIGNATED PARKING SPACES
Appli	cation of rules6
7	Exemption by permit
8	Emergency response vehicles6
9	Certain vehicles exempt6
Parki	ng and stopping rules12
10	No stopping zone
11	No parking zone 12
Time	restrictions
12	Time-limited parking zone
13	One-hour limit for large vehicles, trailers and special purpose vehicles
Paid J	parking9
14	Paid parking9
Other	parking restrictions
15	Temporary parking restrictions to accommodate street work
16	Various stopping and parking restrictions

17	Position and direction of parked vehicle	11
18	Spaces reserved for physically disabled persons	12
19	Stopping or parking in loading zones	12
20	Parking in alley	12
21	No parking of advertising vehicle	12
22	No parking of vehicle without current plate and registration	13
23	No electrical cord to vehicle on street	13
Mobi	le vendors	
24	Mobile vending unit on roadway or shoulder	13
Othe	r restrictions	
25	No washing of vehicle on street	
26	No washing of concrete mixer or other equipment	14
27	No repairing of vehicle on street	
28	Other prohibitions	
PART	3: PARKING PERMITS	
Gene	ral provisions	
29	Providing false information to obtain permit	15
30	Permit application requirements	
31	General Manager may impose permit conditions and restrictions	15
32	Issuance of permit	16
33	Alteration and reproduction of physical permit prohibited	16
34	Display of physical permit	16
35	General Manager may revoke or refuse to issue permit	16
Speci	ific permits	23
Paid	Parking Permit	
36	Issuance of Paid Parking Permit	
Stadi	um Event Zone Parking Permit	
37	Issuance of Stadium Event Zone Parking Permit	
37	Issuance of Stadium Event Zone Parking Permit	
	Issuance of Stadium Event Zone Parking Permit r actor Parking Permit Issuance of Contractor Parking Permit	

Socia	I Service Provider Parking Permit	19
39	Issuance of Social Service Provider Parking Permit	19
Resid	lential Parking Permit and Visitor's Residential Parking Permit	19
40	Issuance of Residential Parking Permit	19
41	Issuance of Visitor's Residential Parking Permit	19
42	Limitations of permit	20
Temp	oorary Recreational Vehicle Parking Permit	20
43	Issuance of Temporary Recreational Vehicle Parking Permit	20
Temp	oorary Exemption Permit	20
44	Issuance of Temporary Exemption Permit	20
Mobi	le Vendor's Parking Permit	21
45	Issuance of Mobile Vendor's Parking Permit	21
PART	4: RESTRICTIONS THAT APPLY TO VEHICLES ON RESIDENTIAL PROPERTY	22
46	Application	22
47	Definitions	22
48	No more than six vehicles	23
49	No more than four passenger vehicles	23
50	No more than one small truck	23
51	No more than one travel trailer or motor home	23
52	Large vehicle restrictions	23
53	Front yard parking restrictions	24
54	No parking except on driveway or parking pad	24
PART	5: ADMINISTRATIVE AND ENFORCEMENT PROVISIONS	24
55	Authority includes power to act negatively	24
56	Delegation	32
57	Enforcement officers	25
58	Marking of parked vehicle	25
Regu	lation of Parking	25
59	Director of Public Works and CAO authorized to establish parking prohibitions	25
60	CAO to establish paid parking locations, hours, time limits	25
61	General Manager may place and maintain meters	26

62	Temporary closing of paid parking spaces	26	
Liftin	g of Time-limit Restrictions	27	
63	Temporary lifting of time-limit restrictions	27	
Removal of Vehicles			
64	Removal of special purpose vehicle		
65	Removal of abandoned or inoperable vehicles		
Notic	es	29	
66	Manner of giving notice	29	
Offen	nces and enforcement	3	
67	Offence		
68	Application of Municipal By-law Enforcement Act		
Арреа	als		
69	Appeals	30	
PART	6: AMENDMENTS AND REPEALS		
70	Streets By-law amended	30	
71	Traffic By-law amended		
72	Voluntary Payment of Fines By-law amended		
73	Municipal By-law Enforcement Act (MBEA) Enabling By-law amended	32	
74	By-laws repealed	39	
PART	7: TRANSITIONAL PROVISIONS AND COMING INTO FORCE	33	
75	Transitional — permits issued before this by-law	33	
76	Transitional — reference to "penalty notice"		
77	Continuing application of Voluntary Payment of Fines By-law		
78	Coming into force	35	
SCHE	DULE A		
SCHE	DULE B		
SCHE	SCHEDULE C		

5

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CONSOLIDATION UPDATE: JULY 13, 2023

THE CITY OF WINNIPEG

BY-LAW NO. 86/2016

A By-law of THE CITY OF WINNIPEG to regulate vehicle parking and stopping on streets, parking in city parking facilities and in designated parking spaces, and vehicle parking and storage on residential property with single and two-family dwellings.

WHEREAS section 138 of *The City of Winnipeg Charter* provides that the City of Winnipeg is the traffic authority under *The Highway Traffic Act* in respect of streets of which it has direction, control and management and, in respect of those streets, has all the powers granted to, or enjoyed by, and the duties charged on, a traffic authority under that Act;

AND WHEREAS section 139 of *The City of Winnipeg Charter* grants the City of Winnipeg an additional general authority to pass by-laws respecting streets and the parking of vehicles in the City;

NOW THEREFORE THE CITY OF WINNIPEG, in Council assembled, enacts as follows:

PART 1 INTRODUCTORY PROVISIONS

Short title

1 This By-law may be cited as the Winnipeg Parking By-law.

Definitions and interpretation

2(1) The following definitions apply in this by-law:

"alley" means a street that is not more than 9 metres wide.

"**block**" means the area of a street between one intersection and the next intersection.

"boulevard" means the portion of a street, on either side or in the centre of the street, that

- (a) is adjacent to the roadway or its shoulder;
- (b) is maintained for the purpose of improving the appearance or safety of the street;

amended 103/2021

(d) is not a shoulder.

"bus" means a motor vehicle that

- (a) is designed, constructed or modified for the principal purpose of carrying passengers; and
- (b) has a seating capacity of at least 11 persons, including the driver.

"CAO" means the Chief Administrative Officer appointed under section 96 of the Charter.

"Carshare organization" means a legal entity, approved by the City, whose business includes providing its members with exclusive access to a fleet of not less than ten dedicated carshare vehicles which may be booked for a fee on an hourly basis through an online platform.

added 7/2022

"Carshare vehicle" means a vehicle owned by a carshare organization and used exclusively by its members.

added 7/2022

"Charter" means The City of Winnipeg Charter.

"City" means the City of Winnipeg continued under section 8 of the Charter.

"city parking facility" means a parking facility owned or operated by the City. repealed 7/2022

"Council" means the council of the City.

"crested" means emblazoned with the City's crest.

"designated parking space" means a parking space that

- (a) is located
 - (i) on a street, or
 - (ii) within a public parking lot or facility or a private parking lot or facility to which the public has access; and
- (b) is designated by a sign or by markings on the parking surface as being for the use of a vehicle displaying a disabled person's parking permit.

"disabled loading zone" means the portion of a street designated by traffic control devices as an area for the loading and unloading of a vehicle used for transporting a disabled person.

"disabled person's parking permit" means a parking permit issued under section 124.3 of *The Highway Traffic Act*.

"General Manager" means the General Manager of the Winnipeg Parking Authority. added 7/2022

"large vehicle" means, except in Part 4 of this By-law: amended 70/2023

- (a) a large vehicle or large truck as defined in Part 4; or
- (b) a vehicle that, alone or together with any trailer connected to it, is longer than 6.7 m (22ft).

"mobile vending unit" means

- (a) a mobile food unit as defined in the *Food and Food Handling Establishments Regulation*, Manitoba Regulation 339/88R; and
- (b) a motor vehicle or trailer, other than a mobile food unit referred to in clause (a), that is used to sell, offer or provide goods or services from the vehicle or from within the vehicle while it is parked on a roadway or the shoulder of a roadway.

"mobile vendor" means

- (a) an owner of a mobile vending unit and any person in charge of a mobile vending unit; and
- (b) an owner of a vending unit that is operated on a sidewalk or boulevard under the authority of a Use of Street Permit issued under section 4.01.06 of the *Streets By-law*.

"operator", in relation to a vehicle, means the person having charge of the vehicle.

"owner", in relation to a vehicle, means the person in whose name the vehicle is registered under *The Drivers and Vehicles Act* or under a similar law of another jurisdiction.

"paid parking" means parking that, according to a traffic control device, is permitted upon the payment of a fee.

"paid parking space" means

- (b) in relation to a city parking facility to which paid parking applies,
 - (i) a parking space marked with lines on the floor or ground surface of the facility, or
 - (ii) where no lines have been marked, a space no more than 3 meters wide.

"penalty notice" means a penalty notice issued under *The Municipal By-law Enforcement Act* in respect of a contravention of this By-law and, until *The Municipal By-law Enforcement Act* comes into force, means the summons part of an offence notice issued under *The Summary Convictions Act*.

"physical permit" means a card or other object evidencing a permit that is given to or sent to an applicant under clause 32(b);

"recreational vehicle" means, except in Part 4, a vehicle designed for camping and other recreational purposes. It includes, but is not limited to, a motorhome, a truck on which a camper has been installed, a camping or travel trailer, and any trailer carrying recreational equipment such as a boat or other watercraft, a snowmobile, all-terrain vehicle or other off-road vehicle

"roadway" means the portion of a street that is improved or ordinarily used for vehicular traffic, but does not include the shoulder.

"shoulder" means a shoulder as defined in subsection 1(1) of The Off-Road Vehicles Act;

added 70/2023

"special purpose vehicle" deleted 70/2023

"**street**" means a place or way, and all the space between the boundaries of a place or way, which or any part of which has been dedicated, opened or set apart under *The Real Property Act* or *The Expropriation Act* for public use as a roadway, lane, avenue, road or highway. In addition to the roadway, it includes all shoulders, curbs, boulevards and sidewalks located within those boundaries.

"traffic control device" means a sign, signal, light, marking or device placed or erected by or on behalf of the City for the purpose of regulating parking or regulating, warning or guiding traffic.

"trailer" means a vehicle designed for carrying goods or persons and for being towed by a motor vehicle.

"vehicle" means a vehicle as defined in subsection 1(1) of *The Highway Traffic Act*.

"Winnipeg Parking Authority" means the City's special operating agency that manages parking on streets and in city parking facilities.

- **2(2)** For the purposes of this by-law,
 - (a) a vehicle, whether occupied or not, is stopped when it stands motionless, unless it is standing motionless in order to avoid conflict with other traffic, to allow an emergency vehicle to pass, or to comply with a traffic control device or a direction of a peace officer; and
 - (b) a vehicle that is stopped is also parked if it
 - (i) is left unattended, or
 - (ii) remains stopped for more than 5 minutes.

2(3) If one vehicle, such as a truck or trailer, has a second vehicle placed in or on it, or attached to it, this by-law applies to the first vehicle but not the second vehicle. *amended 70/2023*

Reference to time

3 A reference to a time in this by-law or on any traffic control device that prohibits or regulates stopping or parking on a street or in a city parking facility is a reference to the time determined in accordance with *The Official Time Act*.

Contravention by owner or operator

4(1) If a vehicle is stopped or parked in contravention of a provision of this by-law, the operator of the vehicle is in contravention of that provision and is liable to pay any fine or administrative penalty imposed in respect of that contravention.

4(2) If a vehicle is stopped or parked in contravention of a provision of this by-law, an owner of the vehicle who was not the operator is also responsible for that contravention and is liable to pay any fine or administrative penalty imposed in respect of that contravention unless the owner establishes that the vehicle was in the possession of the operator without the owner's consent.

4(3) If both the owner of a vehicle and its operator are liable for the same contravention, a penalty notice may be issued to either of them or separate penalty notices may be issued to each of them. If they are each issued a penalty notice, each is liable for the amount payable under the notice issued to him or her.

4(4) If a trailer connected to a motor vehicle is stopped or parked in contravention of this bylaw, the operator and the owner of the motor vehicle are liable for that contravention.

Causing or permitting contravention

5 A person who causes or permits a contravention of a provision of this by-law is in contravention of that provision.

Peace officer's direction supersedes

6 A provision of this by-law prohibiting or regulating the stopping or parking of a vehicle does not apply to a vehicle stopped or parked as directed by a peace officer.

PART 2 RESTRICTIONS THAT APPLY TO VEHICLES ON STREETS OR IN CITY PARKING FACILITIES OR DESIGNATED PARKING SPACES

APPLICATION OF RULES

Exemption by permit

7(1) A provision of this Part does not apply to a vehicle for which a permit has been issued under Part 3 if

- (a) the permit is valid and applies to that provision at the time when, and at the place where, the vehicle is stopped or parked in contravention of the provision; and
- (b) all the conditions that apply to the permit or the permit holder are being complied with.

7(2) A provision of this Part, other than a provision that requires the payment of a parking fee, does not apply to a vehicle while it is parked or stopped in accordance with a valid Use of Street Permit issued under the *Streets By-law* if the permit is made immediately available for inspection on request by an enforcement officer.

Emergency response vehicles

8 This Part does not apply to an emergency response vehicle (such as a police vehicle, an ambulance or a paramedic or fire response vehicle) when it is being used in connection with an emergency response.

9(1) A provision of this Part that prohibits or regulates the stopping or parking of a vehicle (other than a provision that requires the payment of a parking fee) does not apply to the following:

- (a) a vehicle being used in a policing operation if the vehicle
 - (i) bears the markings of a police vehicle or is registered with the Winnipeg Parking Authority for the purpose of this section, and
 - (ii) is being used by the Winnipeg Police Service or by a person providing a service to or on behalf of the Winnipeg Police Service under a contract with the City;
- (b) any of the following vehicles if it is stopped or parked where it is safe to do so and stopping or parking the vehicle at that location is required to perform work on a street:
 - (i) a vehicle of the City or of a contractor performing work on the street under a contract with the City,
 - (ii) a vehicle of Manitoba Hydro,
 - (iii) a vehicle of the government of Manitoba or the Government of Canada.

9(2) A provision of this Part that requires the payment of a parking fee does not apply to the following:

- (a) a vehicle of the Winnipeg Police Service that bears the markings of a police vehicle or is registered with the Winnipeg Parking Authority for the purpose of this section;
- (b) a crested vehicle of the City if it is being used by the operator in the performance of his or her duties;
- (c) a vehicle of the Department of National Defence of Canada that displays number plates issued by that department;
- (d) any of the following vehicles if it is stopped or parked where it is safe to do so and stopping or parking the vehicle at that location is required to perform work on a street:
 - (i) a vehicle of the City or of a contractor performing work on the street under a contract with the City,
 - (ii) a vehicle of Manitoba Hydro,
 - (iii) a vehicle of the government of Manitoba or the Government of Canada.

9(3) For the purposes of subsections (1) and (2), "work on a street" refers to work being done within the street, including any structure forming part of the street, and does not refer to work being done on property adjacent to a street.

added 113/2017

PARKING AND STOPPING RULES

No stopping zone

10(1) No person may be stopped at a place where stopping is prohibited by a traffic control device other than the type of traffic control device referred to in subsection (2). *amended* 113/2017

10(2) No person may be stopped at a place where stopping is prohibited by a traffic control device which prohibits stopping between the hours of 7:00 and 9:00, or between the hours of 15:30 and 17:30, or both.

added 113/2017

No parking zone

11(1) No vehicle may be parked at a place where parking is prohibited by a traffic control device.

11(2) No vehicle, other than a bus, may be stopped or parked in a space designated by a traffic control device for bus parking.

11(3) No vehicle other than a taxi licensed under the Vehicles for Hire By-law may be stopped or parked in a space designated by a traffic control device for taxi or taxicab parking. amended 129/2017

11(4) No vehicle other than a carshare vehicle with a valid Carshare Parking Permit may be stopped or parked in a space designated by a traffic control device for carshare vehicle parking. *added 7/2022*

TIME RESTRICTIONS

Time-limited parking zone

12(1) Subject to this section, where a parking space is governed by a traffic control device that specifies the length of time that a vehicle may be parked in that space, no vehicle may be parked in that space for a greater length of time.

12(2) When paid parking applies to a parking space, a vehicle may be parked in that space for up to 30 extra minutes as long as the fee for parking in that space during that extra time has been paid.

12(3) If a disabled person's parking permit is being used and displayed in a vehicle in accordance with *The Highway Traffic Act* and the regulations under that Act, the vehicle may be parked in the same space for up to four hours if paid parking does not apply to that space or if the maximum fee that may be paid at one time for parking in that space has been paid.

12(4) The limits in subsections (1) to (3) apply even if the period of time for which a parking fee has been paid has not yet expired.

12(5) Subsections (2) and (3) do not authorize parking in a space during any time that parking or stopping in that space is prohibited by a traffic control device.

12(6) During any period throughout which a parking time limit applies to a parking space, no vehicle may be parked more than once per day on the same side of the block that includes that space.

12(7) During the period to which an order under section 63 (lifting of time-limit restrictions) applies to a paid parking space, subsections (1) to (3) do not apply to any vehicle parked in that space.

amended 70/2023

One-hour limit for large vehicles and trailers

amended 70/2023

13(1) Despite section 12, none of the following vehicles may be parked on a street for more than one hour:

- (a) a large vehicle;
- (b) a trailer;
- (C) *deleted 70/2023*

13(2) Subsection (1) does not apply to

- (a) a vehicle shown to be in active use by a tradesperson working on premises in the immediate area; amended 70/2023
- (b) a bus parked in a space designated by a traffic control device for bus parking; or amended 70/2023
- (c) a Winnipeg Transit bus parked at a bus stop. *added 70/2023*

13(3) The one-hour limit in subsection (1) applies to a paid parking space even if the time period for which a parking fee has been paid has not yet expired.

PAID PARKING

Paid parking

14(1) When paid parking applies to a parking space, a vehicle must not be parked in that space unless

- (a) the fee for parking in that space at that time, as specified by a parking meter or traffic control device, has been paid; and
- (b) the payment is evidenced by
 - (i) a parking meter that indicates that the period for which the fee has been paid has not yet expired,
 - (ii) a receipt that indicates a period of time that has not yet expired is displayed in a manner that makes the time of expiry clearly visible from the outside of the vehicle, *amended 70/2023*
 - (iii) a valid prepaid parking voucher that applies to the time the vehicle is parked there is displayed in a manner that makes the date and start time clearly visible from the outside of the vehicle, or amended 70/2023
 - (iv) a virtual parking permit. added 70/2023

14(2) Clause 14(1)(b) does not apply if the owner or operator of the vehicle uses a method of payment approved by the General Manager to charge the parking fee to a credit card or other type of account by means of an electronic communication that identifies *amended 70/2023*

- (a) by reference to the meter number or otherwise, the area or location at which the vehicle is parked;
- (b) the plate number of the vehicle; and
- (c) the period or the expiration time of the period for which the fee is paid

and the vehicle is parking within the period for which the fee has been paid.

14(3) deleted 70/2023

14(4) Despite a traffic control device that indicates that paid parking applies, this section does not apply to any vehicle parked in an on-street space on a holiday as determined by The Interpretation Act, CCSM c. I80, but sections 12 and 13 do apply on such a holiday. *amended 70/2023* **14(5)** During the period to which an order under section 63 (lifting of time-limit restrictions) applies, subsection (1) does not apply to a vehicle that is parked in a space to which that order applies unless it is a large vehicle.

OTHER PARKING RESTRICTIONS

Temporary parking or stopping restrictions

amended 103/2021; 70/2023

15(1) If a temporary traffic control device prohibiting stopping or parking is placed or erected on a street by or on behalf of the City, no vehicle may be stopped or parked on that street in contravention of that sign

amended 103/2021; 70;2023

15(2) Subsection (1) does not apply within the first 24 hours after the sign is placed or erected on that street by or on behalf the City.

Various stopping and parking restrictions

16(1) Except when necessary to comply with a traffic control device, no vehicle may be stopped or parked

- (a) on a sidewalk or where a sidewalk crosses a roadway;
- (b) on a bicycle path or a pathway for pedestrians and cyclists or where such a path or pathway crosses a roadway;
- (c) on a crosswalk or within three metres of a crosswalk situated in front of the vehicle;
- (d) within three metres of the point on the edge of the roadway directly opposite a fire hydrant;
- (e) on a boulevard;
- (f) in an intersection or within three metres of an intersection;
- (g) in front of a driveway;
- (h) in such a manner as to constitute an obstruction or hazard on a roadway;
- (i) on the roadway side of a vehicle stopped or parked at the edge of the roadway;
- (j) within 30 metres of the nearest rail of a railway crossing; or
- (k) within nine metres of a flashing beacon, stop or arrêt sign or traffic control signal located ahead of the vehicle at the side of the roadway.

16(2) For the purpose of clause (1)(f), the distance from an intersection is to be measured along the curb of the roadway in question — or edge of the roadway in the absence of a curb — from the point at which that curb or edge ceases to follow the lateral curb line of the roadway and begins to arc toward the nearest curb or edge of the other roadway.

16(3) For the purpose of clause (1)(g), a vehicle is considered to be in front of a driveway if any part of the vehicle is parked between the points where the driveway's edges intersect the roadway, or, in the case of a widened private approach, the edge(s) of the private approach. *added 103/2021*

Position and direction of parked or stopped vehicle

amended 103/2021

17(1) Except as otherwise required or authorized by a traffic control device, a vehicle parked or stopped on a street must be parked or stopped parallel to the edge of the roadway and *amended 70/2023*

- (a) within 45 cm (18 in) of the physical barrier or painted line separating the roadway and a bicycle path, if there is one;
- (b) within 45 cm (18 in) of the curb, if there is one, and no bicycle path lies between the curb and the roadway;
- (c) on the shoulder if there is one; or
- (d) as close as practicable to the edge of the roadway if there is no bicycle path, no curb and no shoulder.

17(2) If a vehicle on a street is stopped or parked in a traffic lane in which parking is permitted, it must face the same direction as the flow of traffic in that lane. If it is stopped or parked on a shoulder or a lane reserved for parking, it must face the same direction as the flow of traffic in the adjacent lane.

amended 103/2021

17(3) Subsection (2) does not apply *amended 70/2023*

- (a) in areas to which a Use of Street Permit issued under the Streets By-law applies, or in a work area, as defined in the Manual of Temporary Traffic Control approved by Council, so long as the Manual of Temporary Traffic Control is being followed, or
- (b) to a vehicle whose driver holds a permit that allows them to stop, stand or park the vehicle on the left side of a highway with the left-hand wheels thereof parallel to that side, in accordance with s. 124.2(1)(b) of The Highway Traffic Act.

Spaces reserved for physically disabled persons

18(1) No vehicle may be stopped or parked

- (a) in a designated parking space or a disabled loading zone; or
- (b) in such a manner as to obstruct access to such a space;

unless a disabled person's parking permit is being used and displayed in the vehicle in accordance with *The Highway Traffic Act* and the regulations under that Act.

18(2) No vehicle may be stopped or parked in a designated parking space or a disabled loading zone while there is displayed in the vehicle a card or other object that is not, but when seen from outside the vehicle could reasonably be mistaken for, a valid disabled person's parking permit.

Stopping or parking in loading zones

19(1) No vehicle may be stopped or parked in a loading zone unless it is in the process of being loaded or unloaded.

19(2) No vehicle may remain in a loading zone, even if it is in the process of being loaded or unloaded, for longer than the length of time specified on the traffic control devices designating the loading zone or, if no time limit is specified,

- (a) 30 minutes, if the loading zone is designated by a traffic control device as a disabled loading zone; or
- (b) 15 minutes, in any other case.

Parking in alley

20 No vehicle may be parked in an alley for more than 15 minutes.

No parking of advertising vehicle

- **21** None of the following vehicles may be stopped or parked on a street:
 - (a) a vehicle displaying a sign on which the advertising copy is not fixed and may be changed while the vehicle is in motion or while it is stopped or parked on a street;
 - (b) a vehicle displayed for sale;
 - (c) a vehicle being used for the purpose of displaying goods for sale.

No parking of vehicle without current plate and registration

22(1) No vehicle may be parked on a street unless it is currently registered under The Drivers and Vehicles Act or a similar law of another jurisdiction and has attached to it a valid and current number plate issued under that law.

amended 70/2023

22(2) Subsection (1) does not apply to a vehicle that is excepted from registration requirements under The Drivers and Vehicles Act.

amended 70/2023

No electrical cord or wire crossing street, sidewalk or boulevard amended 103/2021

23 No vehicle may be parked while connected to an electrical cord or wire that crosses the edge of a street, sidewalk or boulevard. *amended 103/2021*

MOBILE VENDORS

Mobile vending unit on roadway or shoulder

24(1) A mobile vendor may carry on business from a mobile vending unit parked on a roadway or the shoulder of a roadway only if

- (a) in the case of a unit that is a mobile food unit,
 - (i) the vendor holds a valid permit issued under section 3 of the *Food and Food Handling Establishments Regulation*, Manitoba Regulation 153/2003, and the permit is made immediately available for inspection upon request by an enforcement officer, and
 - (ii) the unit is not located within 20 metres of the nearest entrance to a restaurant, grocery store or other retail food service establishment other than a mobile vending unit;
- (b) the vendor holds a Mobile Vendor's Parking Permit issued under Part 3 that is valid for the location at which the unit is parked;
- (c) the unit is legally parked and being used to sell, offer or provide goods or services only to persons who are not on the roadway;
- (d) neither the unit nor its customers are obstructing vehicular or pedestrian traffic or posing a risk to persons or vehicles; and

- (e) the unit is not located
 - (i) within three metres of the nearest public entrance to a building,
 - (ii) within 20 metres of the nearest vehicular or pedestrian entrance to a park as defined in the *Parks By-law*,
 - (iii) within five metres of the nearest intersection of a street on which the posted speed limit is 60 km/h or less, or
 - (iv) on a street on which the posted speed limit is more than 60 km/h or within 20 metres of such a street.

24(2) For the purpose of subclause (1)(e)(iii), the distance from an intersection is to be measured as described in subsection 16(2).

OTHER RESTRICTIONS

No washing of vehicle on street

- **25** A person must not wash any of the following vehicles on a street:
 - (a) a large vehicle;
 - (b) any other vehicle that is used for the commercial carriage of goods or people.

No washing of concrete mixer or other equipment

26 A person must not cause or allow the wash water or other waste material discharged from a concrete mixer or any other construction or maintenance vehicle or equipment to be deposited on or flow onto a street.

No repairing of vehicle on street

27 A person must not make any repairs or improvements to a vehicle while it is on a street, other than repairs of an emergency nature.

Other prohibitions

- **28** A person must not
 - (a) remove, alter, obliterate or deface a mark after it is made or placed on a vehicle under section 58 and before the vehicle has been moved through the nearest intersection;
 - (b) deposit in a parking meter a slug or other object as a substitute for a form of payment authorized by the instructions on the meter; or
 - (c) remove from a vehicle a penalty notice or other notice left on the vehicle for the purpose of enforcing this by-law, unless the person is the owner or operator of the vehicle.

PART 3 PARKING PERMITS

GENERAL PROVISIONS

Providing false information to obtain permit

29(1) A person must not provide false information in support of an application for a permit under this Part.

29(2) If information in support of an application under this Part is false or misleading with respect to any material fact, any permit issued in response to that application is invalid.

29(3) Although the General Manager is required to give notice to the person to whom a permit has been issued that it is invalid due to the provision of false or misleading information provided in support of the application, the invalidity of the permit is not affected by delays in giving notice or a failure to give notice.

amended 7/2022

Permit application requirements

30(1) An application for a permit under this Part must

(a) be made to the General Manager in the form and manner required by him or her;

amended 7/2022

(b) include or be accompanied by such evidence as the General Manager requires to ensure that the applicant or the vehicle is eligible for the permit; *amended 7/2022*

- (c) if the permit to be issued is to apply to a specific vehicle, include or be accompanied by information that General Manager requires to identify the vehicle; and amended 7/2022
- (d) be accompanied by a payment of the applicable fee, if any.

30(2) After an application for a permit is made, the General Manager may request the applicant to provide any additional information or document he or she requires to ensure that the applicant or the vehicle is eligible for the permit.

amended 7/2022

General Manager may impose permit conditions and restrictions amended 7/2022

31(1) The General Manager may impose conditions or restrictions on a permit in addition to those set out in this by-law. Such conditions or restrictions may not be inconsistent with this by-law and must be consistent with the purpose of the permit or for ease of administration. They must be set out in

amended 7/2022

- (a) the application form for the permit or in a document presented to the applicant during the application process; or
- (b) a document given to the applicant at the time of issuing the permit.

31(2) The failure of a person or vehicle to comply with a condition or restriction imposed on a permit is a contravention of this by-law.

Issuance of permit

- **32** A permit is issued when either
 - (a) details of the permit are entered in the Winnipeg Parking Authority's system for the registration of permits and a receipt or other written notice confirming the issuance of the permit is given or sent to the applicant; or
 - (b) a physical permit is given or sent to the applicant.

Alteration and reproduction of physical permit prohibited

33 No person may alter or reproduce or copy a physical permit that has been issued under this Part.

Display of physical permit

34(1) If a physical permit is issued for a specific vehicle,

- (a) no person may display the permit in any vehicle other than the vehicle for which it was issued; and
- (b) the owner of the vehicle must not allow the permit to be displayed in any other vehicle.

34(2) A physical permit is not effective to exempt a vehicle from a provision of this by-law unless it is displayed so that it is clearly visible from the outside of the vehicle.

34(3) When a vehicle that is stopped or parked has displayed in it a card or other physical object that is not, but when seen from outside the vehicle could reasonably be mistaken for, an unaltered physical permit referred to in section 32, the vehicle is stopped or parked in contravention of this by-law.

General Manager may revoke or refuse to issue permit

amended 7/2022

35(1) The General Manager may revoke or refuse to issue a permit if *amended 7/2022*

- (a) the City is entitled to take collection proceedings in respect of an administrative penalty or fine payable by: amended 70/2023
 - (i) the applicant or permit holder; or
 - (ii) the owner of the vehicle to which the permit applies, or to which the permit would apply if issued

for stopping or parking a vehicle in contravention of this by-law or any other City by-law;

- (b) the vehicle to which the permit applies or to which the permit would apply if it were issued — is or has been repeatedly stopped or parked in contravention of this by-law or of a condition of a permit that applies to that vehicle; or amended 70/2023
- (c) the owner of the vehicle to which the permit applies, or to which the permit would apply if issued, is also the registered owner of another vehicle that has been repeatedly stopped or parked in contravention of this by-law or any other City by-law.

added 70/2023

35(2) Before revoking a permit under this section, the General Manager must give or send the permit holder a notice stating

amended 7/2022

- (a) his or her intention to revoke the permit and why;
- (b) that the permit holder may respond to the notice on or before a specified date, which must be at least 7 days after the date the notice is given or sent, by
 - (i) providing reasons why the permit should not be revoked; and
 - (ii) if a fine or administrative penalty is owing, paying the outstanding fine or penalty or entering into an payment arrangement satisfactory to the General Manager; and *amended 7/2022*
- (c) the permit will be revoked if the permit holder fails to respond as set out in the notice.

35(3) If the permit holder has failed to respond as set out in the notice, or the response is not satisfactory to the General Manager, the General Manager may revoke the permit by written notice to the permit holder.

amended 7/2022

35(4) If a payment arrangement entered into with the General Manager in response to a revocation notice is not complied with, the General Manager may revoke the permit by written notice to the permit holder. Subsections (2) and (3) do not apply to such a revocation. *amended 7/2022*

35(5) The General Manager may refuse to issue a permit for a period of up to one year if the applicant has had a similar permit revoked under this section. *amended 70/2023*

SPECIFIC PERMITS

PAID PARKING PERMIT

Issuance of Paid Parking Permit

36(1) On application, the General Manager may issue a Paid Parking Permit that exempts the vehicle specified in the permit from the fee payment requirement in section 14. *amended 7/2022*

36(2) A Paid Parking Permit may be issued on a daily, weekly, monthly, seasonal or annual basis and is valid only for the period specified on the permit.

36(3) The General Manager may establish classes of Paid Parking Permits with different conditions or restrictions. Such classes may include, for example,

amended 7/2022

- (a) permits for buses parked in spaces designated for bus parking;
- (b) permits for vehicles of or used by the City or by contractors performing work for the City;
- (c) permits for vehicles of or used by the government of Manitoba or of Canada.

STADIUM EVENT ZONE PARKING PERMIT

Issuance of Stadium Event Zone Parking Permit

37(1) On application by the owner of a vehicle who resides in an area marked in Schedule A to this by-law as a stadium event zone, the General Manager may issue a Stadium Event Zone Parking Permit exempting that vehicle from the restrictions imposed by traffic control devices that

amended 7/2022

- (a) are placed or erected within a stadium event zone for the purpose of regulating parking in relation to stadium events; and
- (b) specify the dates and times when parking is prohibited.

37(2) The permit may not be issued if two such permits — which are still valid — have been issued for other vehicles belonging to or being used by persons residing in the same dwelling unit as the applicant.

CONTRACTOR PARKING PERMIT

Issuance of Contractor Parking Permit

38(1) On application, the General Manager may issue a Contractor Parking Permit that, subject to subsection (4) and any conditions or restrictions imposed on the permit, exempts a vehicle from the parking restrictions in subsection 12(1) (parking time limits), subsection 12(6), section 13 (one-hour limit for large vehicles, trailers, etc.) and section 20 (parking in alley). *Amended 7/2022; 70/2023*

38(2) Such a permit may be issued only for a vehicle that is used in the business of providing a carpentry, plumbing, gas fitting, roofing, electrical or other contractor service relating to the construction, renovation, repair, landscaping or maintenance of real property.

38(3) A single permit may be issued under this section for both a trailer and a motor vehicle used for towing the trailer.

38(4) A permit under this section does not exempt a vehicle

- (a) when it is parked on a block after having been parked on that block for more than 48 consecutive hours; amended 70/2023
- (b) when it is parked for personal use and not in the course of providing a contractor service; or
- (c) when it is parked in a space to which paid parking applies.

SOCIAL SERVICE PROVIDER PARKING PERMIT

Issuance of Social Service Provider Parking Permit

39(1) On application, the General Manager may issue a Social Service Provider Parking Permit that, subject to subsection (3), exempts a vehicle from the parking restrictions in subsection 12(1) (parking time limits) and subsection 12(6). *amended 7/2022; 70/2023*

39(2) The permit may be issued only for a vehicle that

- (a) is used in the business of providing home care, occupational therapy, speech therapy or another social service; and.
- (b) without a trailer, is not a large vehicle.

39(3) Such a permit does not exempt a vehicle

- (a) when it is parked for personal use and not in the course of providing a social service; or
- (b) when it is parked in a space to which paid parking applies.

RESIDENTIAL PARKING PERMIT AND VISITOR'S RESIDENTIAL PARKING PERMIT

Issuance of Residential Parking Permit

40(1) On application, the General Manager may issue a Residential Parking Permit that exempts a vehicle, other than a large vehicle, from the parking restrictions in subsection 12(1) (parking time limits) and subsection 12(6) as they apply to the area, street, or portion of a street specified in the permit.

amended 7/2022; 70/2023

40(2)The permit may be issued only for an area, street or portion of a street *amended 7/2022; 70/2023*

- (a) that is not listed in Schedule E of the *Streets By-law*, and
- (b) on which there is no traffic control device prohibiting parking for one or more specific periods during the day;

and only for a vehicle registered in the name of an applicant whose residence is in the immediate vicinity of the area, street, or portion of the street specified in the permit. *amended 70/2023*

Issuance of Visitor's Residential Parking Permit

41(1) On application by a person who is eligible for a Residential Parking Permit, the General Manager may issue a Visitor's Residential Parking Permit that exempts a vehicle, other than a large vehicle, for a period of up to 30 days from the parking restrictions in subsection 12(1) (parking time limits) and subsection 12(6) as they apply to the street or portion of the street specified in the permit, which must satisfy the requirements of subsection 40(2).

41(2) The permit may be issued only if the General Manager is satisfied that *amended 7/2022*

- (a) allowing the vehicle to be parked on the street would not unduly inconvenience or adversely affect residents of that street; and
- (b) the vehicle will be used, during the period of the permit, by a person residing temporarily at the applicant's residence.

Limitations of permit

42 A permit issued under section 40 (residential parking permit) or 41 (visitor's residential parking permit) is valid only for

- (a) the period for which it is issued;
- (b) the vehicle for which it is issued; and
- (c) the street or portion of a street specified in the permit.

TEMPORARY RECREATIONAL VEHICLE PARKING PERMIT

Issuance of Temporary Recreational Vehicle Parking Permit

43(1) Subject to this By-law, on application by the owner of a recreational vehicle, the General Manager may issue a Temporary Recreational Vehicle Parking Permit for that vehicle. *amended 7/2022; 70/2023* **43(2)** Such a permit exempts the vehicle specified in the permit from the parking restrictions in subsection 12(1) (parking time limits), subsection 12(6), and section 13 (one-hour limits for large vehicles, trailers, etc.) on the streets or portions of streets specified in the permit for the period or periods specified in the permit.

43(3) A permit under this section: *amended 70/2023*

- (a) must not be issued if four such permits have already been issued to the applicant in that calendar year in respect of one or more recreational vehicles;
- (b) must not exempt a vehicle for a period exceeding 72 consecutive hours, or exempt a vehicle for more than four such periods in a single calendar year.

TEMPORARY EXEMPTION PERMIT

Issuance of Temporary Exemption Permit

44(1) On application, the General Manager, if satisfied that exceptional circumstances justify it in the public interest, may issue a Temporary Exemption Permit that exempts a vehicle from one or more of the following in the area and for the period or periods specified in the permit, which may be not more than seven days:

amended 7/2022

- (a) the parking restrictions in subsection 12(1) (parking time limits);
- (a.1) the parking restrictions in subsection 12(6); added 70/2023
- (b) the parking restrictions in section 13 (one-hour limit for large vehicles, trailers etc.);
- (c) the restrictions imposed by traffic control devices described in subsection 37(1) (stadium event zone parking).

44(2) Such a permit does not exempt a vehicle when it is parked in a space to which paid parking applies.

44(3) The General Manager may waive the fee that would otherwise apply to the permit if he or she considers it to be in the public interest to do so.

amended 7/2022

MOBILE VENDOR'S PARKING PERMIT

Issuance of Mobile Vendor's Parking Permit

45(1) On application by a mobile vendor, the General Manager may issue a Mobile Vendor's Parking Permit that exempts

amended 7/2022

- (a) the vendor's mobile vending unit and, if that unit is a trailer, the motor vehicle used to transport the unit; or
- (b) the motor vehicle used to transport a mobile vending unit that is operated on a sidewalk or boulevard under the authority of a Use of Street Permit issued under section 4.01.06 of the *Streets By-law*;

from the parking restrictions in subsection 12(1) (parking time limits), subsection 12(6), section 13 (one-hour limit for large vehicles, trailers, etc.), section 14 (paid parking) and clause 21(1)(c) (displaying goods for sale) at the location or within the area specified in the permit. *amended 70/2023*

45(2) The conditions and restrictions imposed by the General Manager may include a noise restriction relating to the operation of the mobile vending unit and may limit the application of the permit to particular locations, streets or areas of the city.

amended 7/2022

45(3) A Mobile Vendor's Parking Permit is valid only for

- (a) the period or periods of time for which it was issued;
- (b) the area or location for which it was issued;
- (c) the mobile vending unit and any other vehicle for which it was issued;
- (d) areas and during times when parking is permitted, and is not valid for areas and times to which a Use of Street Permit issued under the Streets By-law applies.

CARSHARE PARKING PERMIT

Issuance of Carshare Parking Permit

added 7/2022

45.1(1) On application by a carshare organization, the General Manager may issue a Carshare Parking Permit that exempts a registered carshare vehicle from the parking restrictions in subsection 12(1) (parking time limits), subsection 12(6) and section 14 (paid parking).

amended 51/2023

- **45.1(2)** A Carshare Parking Permit is valid only for
 - (a) the period or periods of time for which it was issued;
 - (b) the area or location for which it was issued;
 - (c) the vehicle for which it was issued;
 - (d) areas and during times when parking is permitted, and is not valid for areas and during times when a Use of Street Permit issued under the Streets By-law applies.

PART 4 RESTRICTIONS THAT APPLY TO VEHICLES ON RESIDENTIAL PROPERTY

Application

46 This Part applies to the parking and storage of vehicles on residential property with a single-family detached dwelling or a two-family dwelling as defined in section 48 of the *Winnipeg Zoning By-law*.

Definitions

47 The following definitions apply in this Part.

"GVWR" means the gross vehicle weight rating of a vehicle as stated by the vehicle manufacturer, on a sign on the vehicle or in the vehicle registration.

"large truck" means a truck with a GVWR of more than 4,536 kg (10,000 lbs).

"large vehicle" means a vehicle, other than a recreational vehicle, that

- (a) is a large truck; or
- (b) has one or more of the following characteristics:
 - (i) tandem axles;
 - (ii) a passenger capacity in excess of 15 persons; or
 - (iii) dual wheels where the vehicle includes a flat deck or other form of utility deck; or
- (c) can be generally described as
 - (i) a bus,
 - (ii) a limousine,

- (ii) a cube van,
- (iii) a dump truck, tow truck or flatbed truck, or
- (iv) a tractor, trailer, or tractor-trailer combination.

"passenger vehicle" means a motor vehicle (other than a bus, commercial vehicle, motor home, or taxicab) that is designed, used, or maintained primarily for the transportation of people on a street or highway. It includes a pickup truck, a van (other than a cube van), a minivan, a motorcycle, a moped and a scooter.

"property" means a residential property described in section 0.

"recreational vehicle" means a vehicle (other than a passenger vehicle, motor home, travel trailer) that is designed for recreational purposes. It includes a boat, an off-road vehicle as defined in *The Off-Road Vehicles Act* and a trailer designed specifically for transporting a recreational vehicle.

"small truck" means a truck that is neither a large vehicle nor a passenger vehicle.

"travel trailer" means a trailer that is equipped with sleeping quarters.

No more than six vehicles

48 No person may park or store a vehicle on a property if, at the time of placing the vehicle on the property, at least six other vehicles are already parked or stored on the property.

No more than four passenger vehicles

49 No person may park or store a passenger vehicle on a property if, at the time of placing the vehicle on the property, at least four other passenger vehicles are already parked or stored on the property.

No more than one small truck

50 No person may park or store a small truck on a property if, at the time of placing the truck on the property, another small truck is already parked or stored on the property.

No more than one travel trailer or motor home

51 No person may park or store a travel trailer or motor home on a property if, at the time of placing the vehicle on the property, a travel trailer or motor home is already parked or stored on the property.

Large vehicle restrictions

52(1) No person may park or store a large vehicle on a property if, at the time of the placing the vehicle on the property, another large vehicle is already parked or stored on the property. *amended 103/2021*

52(2) No person may park or store a large vehicle on a property unless;

- (a) It is parked further from the street than the front wall of the dwelling; amended 103/2021
- (b) It is parked in an enclosed structure or is shielded from view from adjacent properties through the use of landscaping that meets the side and rear yard buffering requirements of sections 188 to 193 of the Winnipeg Zoning By-law; and
- (c) The owner of the property has a conditional use approval for the parking of the vehicle on the property.

52(3) Despite subsections (1) and (2), and in addition to any large vehicle parked or stored on a property in compliance with those subsections, one large vehicle with a GVWR of more than 4,536 kg (10,000 lbs.) may be stopped or parked on the property while it is being actively loaded or unloaded.

amended 103/2021

Front yard parking restrictions

53(1) From May 15 to October 31 of the same year, no person may park or store a recreational vehicle, motor home or travel trailer on a driveway in the front yard of a property if, at the time of placing the vehicle on the property, another recreational vehicle is already parked or stored on a driveway in the front yard of the property.

53(2) From November 1 to May 14 of the following year, no person may park or store a recreational vehicle, motor home or travel trailer on a driveway in the front yard of a property.

53(3)No person may park or store a vehicle on a driveway in the front yard of a property if, at the time of placing the vehicle on the driveway, the number of vehicles in the front yard is already at the maximum. For this purpose, the maximum number of vehicles in the front yard of a property is

- (a) two vehicles, if they are not parked in tandem; or
- (b) four vehicles, if they are parked in tandem.

No parking except on driveway or parking pad

54 No person may park or store a vehicle on any part of a front or side yard of a property unless that part is a driveway or other area that has been improved for use as a parking area.

ADMINISTRATIVE AND ENFORCEMENT PROVISIONS

Authority includes power to act negatively

55 Unless otherwise stated, a duty, power or function given to an employee in this By-law to act positively, includes the authority to act negatively in respect of the same matter. For example, the power given to the Director of Public Works and the CAO in section 59 to prohibit parking on portions on streets includes the authority to remove prohibitions on parking on portions of streets where parking is prohibited, either at all times or at specific times or days.

Delegation

56(1) The General Manager may, in writing, delegate to one or more persons employed by the City the exercise of any duty, power or function assigned by this by-law to the General Manager. The delegation may be made subject to any conditions or restrictions that the General Manager considers appropriate.

56(2) An employee to whom the General Manager has delegated a duty, power or function under this section may not further delegate it except as authorized by the General Manager. *amended 7/2022*

Enforcement officers

57(1) The following persons are enforcement officers for the purpose of this by-law:

- (a) the CAO;
- (b) every person designated under subsection 176(1) of the Charter as an enforcement officer for the purpose of this by-law;
- (c) every person appointed under subsection 176(2) of the Charter as a special constable who, by the terms of the appointment, is authorized to enforce this by-law.

57(2) For the purpose of enforcing this by-law, an enforcement officer has the powers of a peace officer within the limits or his or her designation or appointment.

Marking of parked vehicle

58 For the purpose of enforcing this by-law, an enforcement officer may make or place a mark on a vehicle parked on a street.

REGULATION OF PARKING

Director of Public Works and CAO authorized to establish parking prohibitions

59(1) In addition to other powers delegated to him or her by Council, the Director of Public Works for the City may prohibit parking on portions of streets, either at all times or at specific times or days, taking into account vehicular and pedestrian traffic in that location and generally-accepted engineering principles.

59(2) In addition to other powers delegated to him or her by Council, the CAO may establish portions of streets where parking is prohibited, either at all times or at specific times or days, in order to accommodate the needs and development of the surrounding area.

CAO to establish paid parking locations, hours, time limits

60(1) The CAO may establish, in accordance with subsections (2) and (3) and any applicable resolution of Council,

- (a) where paid parking is to apply or not to apply;
- (b) the days on which, and the time or times during which, paid parking is to apply at each location; and
- (c) subject to subsection 12(2), the parking time limits for paid parking.

60(2) When exercising his or her authority under subsection (1), the CAO must take into account

- (a) Plan Winnipeg;
- (b) all applicable resolutions and policies adopted or approved by Council;
- (c) the Operating Charter of the Winnipeg Parking Authority as amended from time to time; and
- (d) the needs and characteristics of the surrounding area.

60(3) Paid parking may be applied to a portion of a street only where, and during a time of day when, parking is not prohibited by or under

- (a) The Highway Traffic Act;
- (b) any other by-law of the City; or
- (c) a by-law, a resolution of Council or the Standing Policy Committee in the exercise of the City's powers as a traffic authority, or a decision of the Director of Public Works in the exercise of a power delegated to him or her by Council.

60(4) The CAO's authority under this section may not be delegated.

General Manager may place and maintain meters

amended 7/2022

61 The General Manager may place and maintain parking meters in city parking facilities and wherever the CAO determines that paid parking is to apply. *amended 7/2022*

Temporary closing of paid parking spaces

62(1) The CAO may cause a paid parking space to be temporarily closed for parking when necessary to accommodate

- (a) Maintenance of underground structures under the street;
- (b) Construction in the street;
- (c) Street cleaning;
- (d) Parades;
- (e) Closures for which a Use of Streets Permit has been issued; and
- (f) Other circumstances in which the temporary closure of parking is reasonable.

62(2) A paid parking space may be closed under this section by placing a sign prohibiting parking in that space.

LIFTING OF TIME-LIMIT RESTRICTIONS

Temporary lifting of time-limit restrictions

63(1) Upon application or on his or her own initiative, the General Manager may, in order to facilitate parking for a particular event, issue a written order that exempts all vehicles from the restrictions in section 12 (parking time limits) and section 13 (one-hour limits for large vehicles).

amended 7/2022; 70/2023

63(2) In deciding whether to issue an order under subsection (1), the General Manager must *amended 7/2022*

- (a) take into account the purposes for the parking time limit restrictions and the extent to which a temporary exemption would undermine those purposes; and
- (b) weigh the importance of the purposes for the parking time limit restrictions against the benefits of a temporary exemption from them.

63(3) If there is an application fee for the order, the General Manager may waive the fee if he or she considers it in the public interest to do so. *amended 7/2022; 70/2023*

63(4) The order must specify

- (a) the area, street, streets or portions of streets to which the exemption applies; and
- (b) the day or days and the time or times during which the exemption applies.

63(5) The General Manager may cause the details of the exemption to be communicated to the public in any manner he or she considers appropriate.

amended 7/2022

PILOT PROJECTS

added 113/2017

Council may institute pilot projects

63.1(1) Despite any other provision of this By-law but subject to this section, Council may institute a pilot project in which enforcement officers will not enforce one or more provisions of this By-law or will do so in a manner less stringent than is contemplated by this By-law.

63.1(2) In order for a pilot project instituted under subsection (1) to be valid, the resolution instituting it must

- (a) Identify the provisions of this By-law whose enforcement is affected by the project;
- (b) Specify the manner in which enforcement of those provisions shall take place;
- (c) Specify the time period of the pilot project, which must not be in excess of one year; and
- (d) Unless it applies to the entire city, clearly delineate the specific area or areas of the city to which the pilot project applies.

REMOVAL OF VEHICLES

amended 113/2017

Authority to remove vehicles

64 Subject to section 65, an enforcement officer with authority to issue penalty notices or tickets or otherwise to initiate prosecution for a contravention of this By-law has authority to move vehicles or cause them to be moved, or to take vehicles into his or her custody and cause them to be taken to and stored in a suitable place, pursuant to section 243 of The Highway Traffic Act.

Definition of inoperable vehicle

added 68/2022

64.1 For the purposes of section 65, a vehicle is to be considered an inoperable vehicle if it meets one or more of the following criteria:

- (a) it is wholly or partially wrecked, wholly or partially dismantled, or wholly or partially stripped;
- (b) it has one or more flat tires;
- (c) it suffers from any other defect or characteristic that prevents it from being driven on a highway in compliance with The Highway Traffic Act.

Abandoned and inoperable vehicles

amended 68/2022

65(1) Despite section 64, an enforcement officer must not take a vehicle into his or her custody and cause it to be taken to and stored in a suitable place pursuant to section 243 of The Highway Traffic Act on the basis that it is an apparently abandoned vehicle unless the vehicle is parked on the street and

amended 68/2022

- (a) meets one or more of the following conditions:
 - (i) the vehicle appears to be an inoperable vehicle;
 - (ii) the vehicle is parked in contravention of section 22 (parking of unregistered vehicle);
 - (iii) the vehicle appears not to have been moved for a period of 10 days or more; and
- (b) an enforcement officer has left a notice on the vehicle requiring the vehicle to be removed from the street by a specified time that is at least 72 hours after the time the notice is left on the vehicle, and the vehicle has not been removed by that time.

65(2) The owner of a vehicle has contravened this By-law if his or her vehicle is parked on the street and the vehicle:

amended 68/2022

- (a) meets one or more of the following conditions:
 - (i) is an inoperable vehicle;
 - (ii) has not been moved for a period of 10 days or more; and

(b) an enforcement officer has left a notice on the vehicle requiring the vehicle to be removed from the street by a specified time that is at least 72 hours after the time the notice is left on the vehicle, and the vehicle has not been removed by that time

NOTICES

Manner of giving notice

66(1) A notice or other document to be given or sent to a person under this by-law must be in writing and may be given or sent as follows:

- (a) by personal delivery to the person;
- (b) delivering it, or sending it by registered or ordinary mail, to the person's last known address, which may be an address indicated in the records of the Winnipeg Parking Authority or of the Registrar of Motor Vehicles;
- (c) sending it by facsimile transmission, e-mail or another method of electronic communication to a number or address provided by the person for the receipt of such a notice.

66(2) A notice that is delivered or sent by registered mail to a person's address in accordance with clause (1)(b) is deemed to have been given to the person on the day it is delivered to that address.

66(3) A notice that is sent by ordinary mail to a person's address in accordance with clause (1)(b) is deemed to have been given to the person seven days after the day it is mailed.

66(4) A notice that is sent to a person in accordance with clause (1)(c) is deemed to have been given to the person on the first day after the day it was sent unless a written acknowledgment of receipt confirms receipt of the notice on the day it was sent.

66(5) For greater certainty, this section does not apply to the giving or delivery of a penalty notice or other document under the *Voluntary Payment of Fines By-law* or under *The Municipal By-law Enforcement Act*, or to a notice that, under this by-law, may be left on a vehicle.

OFFENCES AND ENFORCEMENT

Offence

67 A person who obstructs or interferes with, or attempts to obstruct or interfere with, an enforcement officer carrying out or attempting to carry out his or her responsibilities in the enforcement of this by-law is guilty of an offence.

Application of Municipal By-law Enforcement Act

68 The Municipal By-law Enforcement Act and the Municipal By-law enforcement Act Enabling By-law apply to the enforcement of this by-law other than section 67. *amended 103/2021; 96/2022*

APPEALS

Appeals

69 Where an order, decision or other matter is subject to appeal under *The City of Winnipeg Charter*, it may be appealed to the Standing Policy Committee on Public Works or such other appeal body designated for this purpose by Council. *amended 84/2019; 137/2022*

PART 6 AMENDMENTS AND REPEALS

Streets By-law amended

70(1) The *Streets By-law No. 1481/77* is amended by this section.

70(2) Section 1 is amended by repealing the definition "abandoned vehicle".

70(3) Sections 2.05, 2.06 and 2.07 are repealed.

70(4) Subclause 4.01.02(a) is amended by replacing "*Traffic By-law*" with "*Winnipeg Parking By-law*".

70(5) Subsection 4.01.04 is amended

- (a) by replacing "*the Traffic By-law which*" with "*a City by-law that*"; and
- (b) by replacing "the Parking Meter By-law, the vehicle must still comply with that By-law" with "section 14 (paid parking) of the Winnipeg Parking By-law, the vehicle must still comply with that section".

70(6) Schedule H is amended by deleting the rows for contraventions of sections 2.05 and 2.06.

Traffic By-law amended

71(1) The *Traffic By-law No.* Subsection 2(2) is amended by repealing the definitions "disabled loading zone" and "loading zone".

71(2) Sections 20 to 28, 29 to 33 and 35 are repealed.

71(3) Section 28.1 is amended by striking out everything after "along a boulevard".

71(4) Schedules 10, 12, 13 and 14 are repealed.

Voluntary Payment of Fines By-law amended

72 deleted 70/2023

Municipal By-law Enforcement Act (MBEA) Enabling By-law amended

73 Schedule A of the Municipal By-law Enforcement Act (MBEA) Enabling By-law is replaced with Schedule C attached to this by-law.

By-laws repealed

- **74** The following by-laws are repealed:
 - (a) the Disabled Persons Parking By-law No. 7171/98;
 - (b) the Winnipeg Parking Meter By-law No. 6547/95.

PART 7 TRANSITIONAL PROVISIONS AND COMING INTO FORCE

Transitional — permits issued before this by-law

- 75 On the coming into force of this by-law, each permit that
 - (a) is listed in the first column of the following table; and
 - (b) was a valid unexpired permit immediately before the coming into force of this by-law;

continues to apply as if it were a permit listed in the second column opposite and issued under this by-law. It is subject to any conditions that apply to such a permit under this by-law, but also continues to be subject to any conditions imposed on that permit at the time it was issued.

Existing permit	Continues as
Parking Permit under Schedule F of the <i>Parking Meter By-law</i>	Paid Parking Permit under section 36
Stadium Event Zone Parking Permit under section 26.2 of the <i>Traffic By-law</i>	Stadium Event Zone Parking Permit under section 37
Residential Parking Permit under Schedule 10 of the <i>Traffic By-law</i>	Residential Parking Permit under section 40
Visitor's Residential Parking Permit under Schedule 10 of the <i>Traffic By-law</i>	Visitor's Residential Parking Permit under section 41
Contractor Parking Permit under Schedule 12 of the <i>Traffic By-law</i>	Contractor Parking Permit under section 38
Social Service Provider Parking Permit under Schedule 12 of the <i>Traffic By-law</i>	Social Service Provider Parking Permit under section 39
permit for a temporary exemption under Schedule 13 of the <i>Traffic By-law</i>	Temporary Time-limit Exemption Permit under section 44
Mobile Vendor's Parking Permit under Schedule 15 of the <i>Traffic By-law</i>	Mobile Vendor's Parking Permit under section 45

Transitional — reference to "penalty notice"

76(1) Despite the definition "penalty notice" in subsection 2(1), a reference in this by-law to a penalty notice is also deemed to be a reference to a notice issued under the *Voluntary Payment* of *Fines By-law* and referred to in that by-law as a parking tag.

76(2) This section is repealed on the day that section 68 (application of Municipal By-law Enforcement Act) comes into force.

Continuing application of Voluntary Payment of Fines By-law

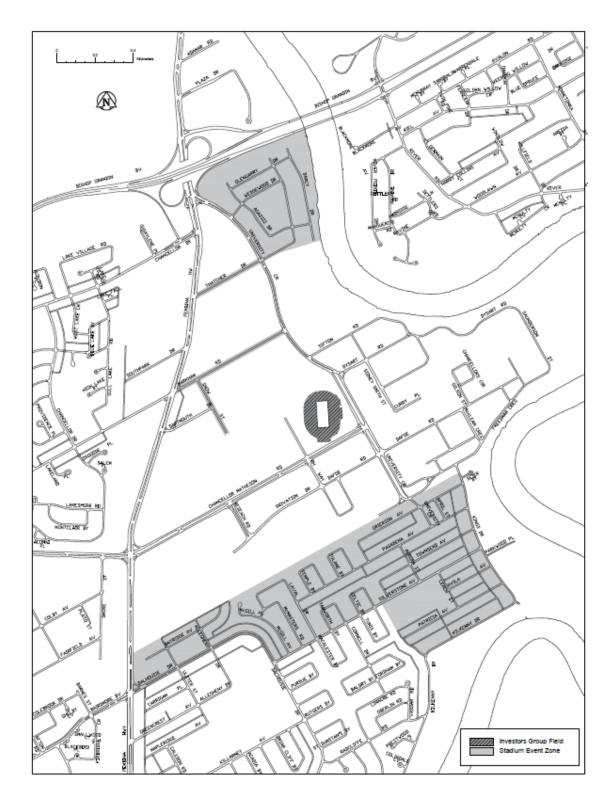
77(1) If it has not been repealed by the time this by-law comes into force, the *Voluntary Payment of Fines By-law,* as it read immediately before that section came into force, continues to apply in respect of any contravention for which a parking tag was issued before the day section 72 came into force.

77(2) If it has not been repealed by the time this by-law comes into force, the *Voluntary Payment of Fines By-law*, as it read immediately before this by-law comes into force, continues to apply in respect of any contravention for which a parking tag was issued before the day that this by-law came into force.

78(1) Subject to subsection (2), this by-law comes into force on September 1, 2016.

78(2) If the *Municipal By-law Enforcement Act (MBEA) Enabling By-law* is not yet in force on September 1, 2016, section 68 (application of Municipal By-law Enforcement Act) and subsection 77(2) come into force on the day that that by-law comes into force.

DONE AND PASSED, this 13th day of July, 2016.



SCHEDULE A TO THE WINNIPEG PARKING BY-LAW

SCHEDULE B TO THE WINNIPEG PARKING BY-LAW

This is Schedule A to the *Voluntary Payment of Fines By-law* No. 789/74

Fines for Parking and Related Offences

<i>Winnipeg Parking By-law</i> , By-Law No. /2016		Fi	ine
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)
s. 10	Stopping where stopping prohibited	70	35
s. 10	Stopping where stopping prohibited between 7:00 and 9:00 or between 15:30 and 17:30	100	50
s. 11(1)	Parking where parking prohibited	70	35
s. 11(2)	Parking in designated bus parking space	70	35
s. 12(1)	Parking beyond time limit (paid parking space)	70	35
s. 12(1)	Parking beyond time limit (free parking space)	70	35
s. 13(1)	Parking beyond time limit (one-hour limit)	70	35
s. 14(1)	Parking without payment or beyond time paid for	60	30
s. 15(1)	Parking where prohibited by temporary traffic control device	150	75
s. 16(1)(a)	Parking on sidewalk or where sidewalk crosses roadway	100	50
s. 16(1)(b)	Parking on bicycle path or pedestrian pathway or where it crosses roadway		
s. 16(1)(c)	Parking on crosswalk or within 3 metres of crosswalk	70	35
s. 16(1)(d)	Parking within 3 metres of fire hydrant	100	50
s. 16(1)(e)	Parking on boulevard	70	35
s. 16(1)(f)	Parking in intersection or within 3 metres of intersection	100	50
s. 16(1)(g)	Parking in front of driveway	70	35

<i>Winnipeg Parking By-law</i> , By-Law No/2016		Fi	ine
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)
s. 16(1)(h)	Parking in manner that obstructs or causes hazard	100	50
s. 16(1)(i)	Parking on roadway beside another vehicle	70	35
s. 16(1)(j)	Parking within 30 metres of railway crossing	70	35
s. 16(1)(k)	Parking within 9 metres of beacon, stop or arrêt sign or traffic control signal	70	35
s. 17(1)	Improper parking	70	35
s. 17(2)	Parking in wrong direction	70	35
s. 18	Parking on wrong side of roadway	70	35
s. 19(1)	Parking in designated parking space	300	150
s. 19(1)	Parking in disabled loading zone	300	150
s. 19(1)	Obstructing access to designated parking space or disabled loading zone	300	150
s. 19(2)	Displaying invalid form of permit in designated parking space or disabled loading zone	300	150
s. 20(1)	Parking in loading zone while not loading or unloading	70	35
s. 20(2)	Remaining overtime in loading zone	70	35
s. 21	Parking overtime in alley	70	35
s. 22(1)(a)	Parking or stopping advertising vehicle	70	35
s. 22(1)(b)	Parking or stopping vehicle displayed for sale	70	35
s. 22(1)(c)	Parking or stopping vehicle displaying goods for sale	70	35
s. 23	Parking unplated or unregistered vehicle	100	50
s. 24	Parking with electrical cord crossing street boundary	100	50
s. 25(1)(a)(ii)	Operating mobile food unit within 20 metres of entrance to retail food service establishment	300	150
s. 25(1)(b)	Operating mobile vending unit without Mobile Vendor's Parking Permit	300	150

	<i>Winnipeg Parking By-law</i> , By-Law No/2016		ine
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)
s. 25(1)(c)	Serving customer located on roadway	300	150
s. 25(1)(d)	Mobile vending unit obstructing traffic or posing risk	300	150
s. 25(1)(e)(i)	Operating mobile vending unit within 3 metres of entrance to a building	300	150
s. 25(1)(e)(ii)	Operating mobile vending unit within 20 metres of park entrance	300	150
s. 25(1)(e)(iii)	Operating mobile vending unit within 5 metres of intersection	300	150
s. 25(1)(e)(iv)	Operating mobile vending unit on street with speed limit greater than 60 km/h or within 20 meters of such street	300	150
s. 26	Parking or storing vehicle(s) on private property contrary to Rule	100	50
s. 27	Washing vehicle on street	100	50
s. 28	Discharging waste material onto street	100	50
s. 29	Non-emergency repair of vehicle on street	100	50
s. 30(1)(a)	Removing, altering, obliterating or defacing mark placed on parked vehicle	100	50
s. 30(1)(b)	Depositing slug or other object in parking meter	300	150
s. 30(1)(c)	Removing penalty or other notice from vehicle	300	150
s. 30(2)	Displaying invalid form of permit	300	150
s. 31(1)	Providing false information in support of permit application	300	150
s. 32(2)	Failing to comply with condition or restriction of permit (other than mobile vendor's parking permit).	100	50
s. 32(2)	Failing to comply with condition or restriction of mobile vendor's parking permit	300	150
s. 34(3)	Displaying invalid form of physical permit	300	150

	<i>Winnipeg Parking By-law</i> , By-Law No/2016		ne
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)
s. 35(1)(a)	Unlawfully displaying permit in vehicle	300	150
s. 35(1)(b)	Owner allowing permit to be unlawfully displayed in vehicle	300	150
s. 64	Failing to remove abandoned or derelict vehicle	300	150

<i>Fire Prevention By-law</i> , By-Law No. 150/2004		Fi	ne
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)
50.1(2)(a)	Parking so as to obstruct access by Winnipeg Fire Paramedic Service vehicle	300	150
50.1(2)(b)	Parking in contravention of sign that prohibits parking that obstructs access by fire department vehicles	300	150

	<i>Winter Parking Ban By-law</i> , By-Law No. 76/2011		Fine	
Provision	Contravention	Full Fine (\$)	Discounted Fine (\$)	
4	Park/stop on snow route between 2:00 a.m. and 7:00 a.m. (Annual Snow Route Parking Ban, December to February)	100	50	
5(2)	Park/stop on snow route between 12:00 midnight and 7:00 a.m. (Declared Snow Route Parking Ban)	100	50	
6(3)	Park/stop in snow clearing zone when Residential Parking Ban applies to the zone	150	75	

SCHEDULE C TO THE WINNIPEG PARKING BY-LAW

This is Schedule A to the Municipal By-law Enforcement Act (MBEA) Enabling By-law

The following are the by-law contraventions which may be dealt with by a penalty notice under

The Municipal By-law Enforcement Act, as well as the administrative penalties for each contravention, and the discounted amount for each contravention referred to in Part 2 of the Bylaw:

	<i>Winnipeg Parking By-law</i> , By-Law No/2016	Administrativ	e Penalty
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
s. 10	Stopping where stopping prohibited	70	35
s. 10	Stopping where stopping prohibited between 7:00 and 9:00 or between 15:30 and 17:30	100	50
s. 11(1)	Parking where parking prohibited	70	35
s. 11(2)	Parking in designated bus parking space	70	35
s. 12(1)	Parking beyond time limit (paid parking space)	70	35
s. 12(1)	Parking beyond time limit (free parking space)	70	35
s. 13(1)	Parking beyond time limit (one-hour limit)	70	35
s. 14(1)	Parking without payment or beyond time paid for	60	30
s. 15(1)	Parking where prohibited by temporary traffic control device	150	75
s. 16(1)(a)	Parking on sidewalk or where sidewalk crosses roadway	100	50
s. 16(1)(b)	Parking on bicycle path or pedestrian pathway or where it crosses roadway		
s. 16(1)(c)	Parking on crosswalk or within 3 metres of crosswalk	70	35

Fines for Parking and Related Offences

	Winnipeg Parking By-law, By-Law No/2016		e Penalty
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
s. 16(1)(d)	Parking within 3 metres of fire hydrant	100	50
s. 16(1)(e)	Parking on boulevard	70	35
s. 16(1)(f)	Parking in intersection or within 3 metres of intersection	100	50
s. 16(1)(g)	Parking in front of driveway	70	35
s. 16(1)(h)	Parking in manner that obstructs or causes hazard	100	50
s. 16(1)(i)	Parking on roadway beside another vehicle	70	35
s. 16(1)(j)	Parking within 30 metres of railway crossing	70	35
s. 16(1)(k)	Parking within 9 metres of beacon, stop or arrêt sign or traffic control signal	70	35
s. 17(1)	Improper parking	70	35
s. 17(2)	Parking in wrong direction	70	35
s. 18	Parking on wrong side of roadway	70	35
s. 19(1)	Parking in designated parking space	300	150
s. 19(1)	Parking in disabled loading zone	300	150
s. 19(1)	Obstructing access to designated parking space or disabled loading zone	300	150
s. 19(2)	Displaying invalid form of permit in designated parking space or disabled loading zone	300	150
s. 20(1)	Parking in loading zone while not loading or unloading	70	35
s. 20(2)	Remaining overtime in loading zone	70	35
s. 21	Parking overtime in alley	70	35
s. 22(1)(a)	Parking or stopping advertising vehicle	70	35
s. 22(1)(b)	Parking or stopping vehicle displayed for sale	70	35

	<i>Winnipeg Parking By-law,</i> By-Law No/2016		e Penalty
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
s. 22(1)(c)	Parking or stopping vehicle displaying goods for sale	70	35
s. 23	Parking unplated or unregistered vehicle	100	50
s. 24	Parking with electrical cord crossing street boundary	100	50
s. 25(1)(a)(ii)	Operating mobile food unit within 20 metres of entrance to retail food service establishment	300	150
s. 25(1)(b)	Operating mobile vending unit without Mobile Vendor's Parking Permit	300	150
s. 25(1)(c)	Serving customer located on roadway	300	150
s. 25(1)(d)	Mobile vending unit obstructing traffic or posing risk	300	150
s. 25(1)(e)(i)	Operating mobile vending unit within 3 metres of entrance to a building	300	150
s. 25(1)(e)(ii)	Operating mobile vending unit within 20 metres of park entrance	300	150
s. 25(1)(e)(iii)	Operating mobile vending unit within 5 metres of intersection	300	150
s. 25(1)(e)(iv)	Operating mobile vending unit on street with speed limit greater than 60 km/h or within 20 meters of such street	300	150
s. 26	Parking or storing vehicle(s) on private property contrary to Rule	100	50
s. 27	Washing vehicle on street	100	50
s. 28	Discharging waste material onto street	100	50
s. 29	Non-emergency repair of vehicle on street	100	50
s. 30(1)(a)	Removing, altering, obliterating or defacing mark placed on parked vehicle	100	50
s. 30(1)(b)	Depositing slug or other object in parking meter	300	150

	<i>Winnipeg Parking By-law</i> , By-Law No. <u>/</u> 2016	Administrativ	e Penalty
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
s. 30(1)(c)	Removing penalty or other notice from vehicle	300	150
s. 30(2)	Displaying invalid form of permit	300	150
s. 31(1)	Providing false information in support of permit application	300	150
s. 32(2)	Failing to comply with condition or restriction of permit (other than mobile vendor's parking permit).	100	50
s. 32(2)	Failing to comply with condition or restriction of mobile vendor's parking permit	300	150
s. 34(3)	Displaying invalid form of physical permit	300	150
s. 35(1)(a)	Unlawfully displaying permit in vehicle	300	150
s. 35(1)(b)	Owner allowing permit to be unlawfully displayed in vehicle	300	150
s. 64	Failing to remove abandoned or derelict vehicle	300	150

	<i>Fire Prevention By-law</i> , By-Law No. 150/2004 Admini		e Penalty
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
50.1(2)(a)	Parking so as to obstruct access by Winnipeg Fire Paramedic Service vehicle	300	150
50.1(2)(b)	Parking in contravention of sign that prohibits parking that obstructs access by fire department vehicles	300	150

<i>Winter Parking Ban By-law</i> , By-Law No. 76/2011		Administrative Penalty	
Provision	Contravention	Administrative Penalty (\$)	Discounted Amount (\$)
4	Park/stop on snow route between 2:00 a.m. and 7:00 a.m. (Annual Snow Route Parking Ban, December to February)	100	50
5(2)	Park/stop on snow route between 12:00 midnight and 7:00 a.m. (Declared Snow Route Parking Ban)	100	50
6(3)	Park/stop in snow clearing zone when Residential Parking Ban applies to the zone	150	75