ORDINANCE NO.

An ordinance amending Chapter 28, "Motor Vehicles and Traffic," and Chapter 43, "Streets and Sidewalks," of the Dallas City Code by amending Sections 28-41.1, 28-41.1.1, 43-158, 43-161, 43-168, 43-169, 43-170, 43-171, 43-172, and 43-174; amending the restrictions on the use of motor assisted scooters, pocket bikes, and minimotorbikes, general authority and duty of the director, application for operating authority permit, operations, dockless vehicle parking, deployment, and operation, insurance requirements, data sharing, vehicle fee, and enforcement requirements of Chapters 28 and 43; providing a penalty not to exceed \$500; providing a saving clause; providing a severability clause; and providing an effective date.

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

SECTION 1. That Section 28-41.1, "Restrictions on the Use of Motor Assisted Scooters, Pocket Bikes, and Minimotorbikes," of Division 1, "Generally," of Article VI, "Operation of Vehicles," of Chapter 28, "Motor Vehicles and Traffic," of the Dallas City Code is amended to read as follows:

"SEC. 28-41.1. <u>RESERVED.</u> [RESTRICTIONS ON THE USE OF MOTOR ASSISTED <u>SCOOTERS, POCKET BIKES, AND</u> <u>MINIMOTORBIKES.</u>

[This section takes effect on April 1, 2020, unless Section 28-41.1.1 of this article has been reenacted with amendment on or before March 31, 2020.]

(a) In this section:

- (1) ADULT means any individual 17 years of age or older.
- (2) CHILD means any individual younger than 17 years of age.
- (3) HELMET means a properly-fitted bicycle helmet that:

(A) is not structurally damaged; and

(B) conforms to current standards of the American National Standards Institute, the American Society for Testing and Materials, the Snell Memorial Foundation, or any federal agency having regulatory jurisdiction over bicycle helmets.

(4)**MOTOR ASSISTED SCOOTER:** (A)means a self-propelled device with: at least two wheels in contact with the ground during (i) operation; a braking system capable of stopping the device under (ii)typical operating conditions; a gas or electric motor not exceeding 40 cubic centimeters; (iii) (iv)a deck designed to allow a person to stand or sit while operating the device; and the ability to be propelled by human power alone; and (v) does not include: (\mathbf{B}) (i)a pocket bike or minimotorbike; (ii) a moped or motorcycle; (iii) an electric bicycle or motor driven cycle, as defined by Section 541.201 of the Texas Transportation Code, as amended;

(iv) a motorized mobility device, as defined by Section 542.009 of the Texas Transportation Code, as amended;

(v) an electric personal assistive mobility device, as defined by Section 551.201 of the Texas Transportation Code, as amended; or

(vi) a neighborhood electric vehicle, as defined by Section 551.301 of the Texas Transportation Code, as amended.

(5) NIGHTTIME means the period beginning one-half hour after sunset and ending one-half hour before sunrise, as determined using the times for sunset and sunrise published in a newspaper of general circulation in the city for a particular day.

(6) PARENT means a person who is the natural parent, adoptive parent, stepparent, or court-appointed guardian or conservator of a child.

(7) PASSENGER means any person riding upon or attached to a motor assisted scooter who is not the primary operator of the vehicle.

- (8) POCKET BIKE or MINIMOTORBIKE:
 - (A) means a self-propelled vehicle that:

(i) is equipped with an electric motor or internal combustion engine having a piston displacement of less than 50 cubic centimeters;

(ii) is designed to propel itself with not more than two wheels in contact with the ground;

- (iii) has a seat or saddle for the use of the operator;
- (iv) is not designed for use on a highway; and

(v) is ineligible for a certificate of title under Chapter 501 of the Texas Transportation Code, as amended; and

- (B) does not include:
 - (i) a moped or motorcycle;

(ii) an electric bicycle or motor-driven cycle, as defined by Section 541.201 of the Texas Transportation Code, as amended;

(iii) a motorized mobility device, as defined by Section 542.009 of the Texas Transportation Code, as amended;

(iv) an electric personal assistive mobility device, as defined by Section 551.201 of the Texas Transportation Code, as amended;

(v) a neighborhood electric vehicle, as defined by Section 551.301 of the Texas Transportation Code, as amended; or

(vi) a motor assisted scooter, as defined in this subsection.

(9) WEARING A HELMET means that a helmet is properly attached to a person's head with the chin straps of the helmet securely fastened and tightened.

(b) A person commits an offense if he:

(1) operates or rides a motor assisted scooter on any city owned or cityoperated property or any public path, trail, alley, street, highway, or sidewalk within the city, except on a public path or trail set aside for the exclusive use of bicycles;

(2) is a parent of a child or is an adult with care, custody, or control of a child, and he knowingly permits, or by insufficient control allows, the child to operate or ride a motor assisted scooter on any city-owned or city-operated property or any public path, trail, alley, street, highway, or sidewalk within the city, except on a public path or trail set aside for the exclusive use of bicycles;

(3) is a child and operates or rides a motor assisted scooter without wearing a helmet while on a public path or trail set aside for the exclusive use of bicycles;

(4) is a parent of a child or is an adult with care, custody, or control of a child, and he knowingly permits, or by insufficient control allows, the child to operate or ride a motor assisted scooter on a public path or trail set aside for the exclusive use of bicycles when the child is not wearing a helmet;

(5) operates or rides a motor assisted scooter at nighttime on a public path or trail set aside for the exclusive use of bicycles;

(6) transports any passenger on a motor assisted scooter while on a public path or trail set aside for the exclusive use of bicycles, unless the scooter is equipped with a seat and a set of foot rests for the passenger; or

(7) while operating a motor assisted scooter on a public path or trail set aside for the exclusive use of bicycles, fails to yield the right of way to any pedestrian on the path or trail.

(c) A person commits an offense if he operates or rides a pocket bike or minimotorbike on any city owned or city operated property or any public path, trail, alley, street, highway, or sidewalk within the city.

(d) An offense under this section is punishable by a fine not to exceed \$200. Except as specifically provided otherwise in this section, a culpable mental state is not required for the commission of an offense under this section.]"

SECTION 2. That Section 28-41.1.1, "Restrictions on the Use of Motor Assisted Scooters, Pocket Bikes, and Minimotorbikes," of Division 1, "Generally," of Article VI, "Operation of Vehicles," of Chapter 28, "Motor Vehicles and Traffic," of the Dallas City Code is amended to read as follows:

"SEC. 28-41.1.1. RESTRICTIONS ON THE USE OF MOTOR ASSISTED SCOOTERS, POCKET BIKES, AND MINIMOTORBIKES.

- (a) In this section:
 - (1) ADULT means any individual 17 years of age or older.
 - (2) [CENTRAL BUSINESS DISTRICT means the area bounded by:

The south line of Young Street from Houston Street to Lamar Street. The west line of Lamar Street from Young Street to the DART Rail Corridor. The north line of the DART Rail Corridor from Lamar Street to Interstate 45. The west line of Interstate 45 from the DART Rail Corridor to Interstate 30. The north line of Interstate 30 from Interstate 45 to Exposition Avenue. The east line of Exposition Avenue from Interstate 30 to CBD Fair Park Link. The east line of the CBD Fair Park Link from Exposition Avenue to Gaston Avenue. The north line of Gaston Avenue from the CBD Fair Park Link to Pacific Avenue. The north line of Pacific Avenue from Gaston Avenue to Pearl Street. The east line of Pearl Street from Pacific Avenue to Ross Avenue. The north line of Ross Avenue from Pearl Street to Austin Street. The west line of Austin Street from Ross Avenue to Pacific Avenue. The north line of Pacific Avenue from Austin Street to Houston Street. The west line of Pacific Avenue from Austin Street to Houston Street. The west line of Pacific Avenue from Austin Street to Houston Street.

- (3)] CHILD means any individual younger than 17 years of age.
- (3[4]) HELMET means a properly-fitted bicycle helmet that:
 - (A) is not structurally damaged; and

(B) conforms to current standards of the American National Standards Institute, the American Society for Testing and Materials, the Snell Memorial Foundation, or any federal agency having regulatory jurisdiction over bicycle helmets.

(4[5]) MOTOR ASSISTED SCOOTER:

(A) means a self-propelled device with:

(i) at least two wheels in contact with the ground during operation;

- (ii) a braking system capable of stopping the device under typical operating conditions;
 - (iii) a gas or electric motor not exceeding 40 cubic centimeters;
 - (iv) a deck designed to allow a person to stand or sit while

operating the device; and

- (v) the ability to be propelled by human power alone; and
- (B) does not include:
 - (i) a pocket bike or minimotorbike;
 - (ii) a moped or motorcycle;

(iii) an electric bicycle or motor-driven cycle, as defined by Section 541.201 of the Texas Transportation Code, as amended;

(iv) a motorized mobility device, as defined by Section 542.009 of the Texas Transportation Code, as amended;

(v) an electric personal assistive mobility device, as defined by Section 551.201 of the Texas Transportation Code, as amended; or

(vi) a neighborhood electric vehicle, as defined by Section 551.301 of the Texas Transportation Code, as amended.

(5[6]) PARENT means a person who is the natural parent, adoptive parent, stepparent, or court-appointed guardian or conservator of a child.

(<u>6[7]</u>) PASSENGER means any person riding upon or attached to a motor assisted scooter who is not the primary operator of the vehicle.

- (<u>7[8]</u>) POCKET BIKE or MINIMOTORBIKE:
 - (A) means a self-propelled vehicle that:

(i) is equipped with an electric motor or internal combustion engine having a piston displacement of less than 50 cubic centimeters;

(ii) is designed to propel itself with not more than two wheels in contact with the ground;

(iii) has a seat or saddle for the use of the operator;

(iv) is not designed for use on a highway; and

(v) is ineligible for a certificate of title under Chapter 501 of the Texas Transportation Code, as amended; and

- (B) does not include:
 - (i) a moped or motorcycle;

(ii) an electric bicycle or motor-driven cycle, as defined by Section 541.201 of the Texas Transportation Code, as amended;

(iii) a motorized mobility device, as defined by Section 542.009 of the Texas Transportation Code, as amended;

(iv) an electric personal assistive mobility device, as defined by Section 551.201 of the Texas Transportation Code, as amended;

(v) a neighborhood electric vehicle, as defined by Section 551.301 of the Texas Transportation Code, as amended; or

(vi) a motor assisted scooter, as defined in this subsection.

(8) <u>SPECIAL EVENT means a temporary outdoor gathering which has been</u> issued a special event permit under Chapter 42A of the Dallas City Code.

(9) STATE FAIR GROUNDS means the area:

BEGINNING at the intersection of the southeast right- of-way of Parry Avenue and the T. & P. Railroad;

THENCE eastward along the south boundary of the T. & P. Railroad right-of-way to the beginning of a curve bearing to the right having a radius of 459.12 feet;

THENCE southeastward along said curve to the northwest right-of-way of Pennsylvania Avenue;

<u>THENCE</u> southwestward along the northwest right-of-way of Pennsylvania Avenue to its intersection with the northwesterly prolongation of the southwest right- of-way of Gaisford Street:

THENCE southeastward along the northwesterly prolongation and southwest right-of-way of Gaisford Street to the intersection with the northwest right-of-way of Fitzhugh Avenue;

THENCE southwestward along the northwest right-of-way of Fitzhugh Avenue to the northeast right-of-way of Robert B. Cullum Boulevard;

<u>THENCE northwestward along the northeast right-of-way of Robert B. Cullum Boulevard</u> to the intersection with the southeast right-of-way of Parry Avenue;

THENCE northeastward along the southeast right-of-way of Parry Avenue to the place of beginning.

(10) STATE FAIR OF TEXAS means the annual fall fair held at Fair Park.

 $(\underline{11[9]})$ WEARING A HELMET means that a helmet is properly attached to a person's head with the chin straps of the helmet securely fastened and tightened.

(b) A person commits an offense if <u>the person</u> [he]:

(1) operates or rides a motor assisted scooter on any sidewalk within the <u>city</u> [central business district];

(2) <u>operates or rides a motor assisted scooter at a speed greater than 20 miles</u> per hour;

(3) <u>operates or rides a motor assisted scooter on the state fair grounds during</u> the State Fair of Texas;

(4) <u>operates or rides a motor assisted scooter at a special event location as</u> determined by the director of transportation or a designated agent;

(5) is a parent of a child or is an adult with care, custody, or control of a child, and he knowingly permits, or by insufficient control allows, the child to operate or ride a motor assisted scooter on any sidewalk within the <u>city</u> [central business district];

 $(\underline{6[3]})$ is a child and operates or rides a motor assisted scooter without wearing a helmet while on any city-owned or city-operated property or on any public path, trail, alley, street, highway, or sidewalk within the city;

(<u>7[4]</u>) is a parent of a child or is an adult with care, custody, or control of a child, and he knowingly permits, or by insufficient control allows, the child to operate or ride a motor assisted scooter on any city-owned or city-operated property or on any public path, trail, alley, street, highway, or sidewalk within the city when the child is not wearing a helmet;

 $(\underline{8[5]})$ transports any passenger on a motor assisted scooter while on any cityowned or city-operated property or on any public path, trail, alley, street, highway, or sidewalk within the city, unless the scooter is equipped with a seat and a set of foot rests for the passenger; or

(9[6]) while operating a motor assisted scooter on a sidewalk or a public path or trail set aside for the exclusive use of bicycles, fails to yield the right-of-way to any pedestrian on the sidewalk, path, or trail.

(c) A person commits an offense if <u>the person</u> [he] operates or rides a pocket bike or minimotorbike on any city-owned or city-operated property or any public path, trail, alley, street, highway, or sidewalk within the city.

(d) An offense under this section is punishable by a fine not to exceed \$200. Except as specifically provided otherwise in this section, a culpable mental state is not required for the commission of an offense under this section.

(e) <u>The director of transportation, or a designated agent, has authority to enforce the</u> provisions of this section and to issue citations for violations of this section including moving <u>violations.</u> [This section expires on March 31, 2020, unless re-enacted with amendment on or before that date. The city council shall review this section before its expiration date. The provisions of Section 28-41.1 of this article take effect if this section is not re-enacted on or before March 31, 2020.]"

SECTION 3. That Section 43-158, "General Authority and Duty of the Director," of

Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City

Code is amended to read as follows:

"SEC. 43-158. GENERAL AUTHORITY AND DUTY OF THE DIRECTOR.

The director shall implement and enforce this article and may by written order establish such rules or regulations, consistent with this article and state or federal law, as he determines are necessary to discharge his duty under, or to affect the policy of, this article, including but not limited to, rules or regulations on hours of operation, slow zones, and areas where riding dockless vehicles is prohibited. The director may contract with vendors to assist with data collection and analysis and to collect and store dockless vehicles deployed or parked in violation of this chapter."

SECTION 4. That Subsection (d) of Section 43-161, "Application for Operating Authority

Permit," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the

Dallas City Code is amended to read as follows:

"(d) The initial application for an operating authority permit must be accompanied by an application fee of 2,000 [808] and the appropriate vehicle fee as specified in Section 43-172. Applications to renew an operating authority permit must be accompanied by an application fee of 1,000 [404] and the appropriate vehicle fee as specified in Section 43-172."

SECTION 5. That Subsection (g) of Section 43-168, "Operations," of Article X, "Dockless

Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to

read as follows:

"(g) Each dockless vehicle permitted under this article must be equipped with active global positioning system technology and display a unique identification number with characters no less than one inch in height per character."

SECTION 6. That Subsection (o) of Section 43-168, "Operations," of Article X, "Dockless

Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to

read as follows:

"(o) <u>The director may remove a dockless vehicle from city property or the right-of-way</u> that is parked in violation of this article after notification in accordance with Section 43-169(1). Any dockless vehicle [retrieved by] the director removes from city property or the public right-ofway for a parking violation or retrieves from a stream, lake, fountain, or other body of water will be disposed of in accordance with Division 2, "Sale of Unclaimed and Surplus Property," of Article IV, "Purchasing," of Chapter 2, "Administration," of the Dallas City Code, as amended, if not collected by the operator after notification. The operator shall pay the director a fee of \$50, a daily storage fee of \$25 after a dockless vehicle has been stored for more than 48 hours, and reimburse the city for any expenses under subsection (p) of this section before the dockless vehicle may be collected. A dockless vehicle either in the director's custody under this subsection, or disposed of under Chapter 2, counts against the number of dockless vehicles an operator may deploy under an operating authority permit."

SECTION 7. That Subsection (s) of Section 43-168, "Operations," of Article X, "Dockless

Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to

read as follows:

"(s) An operator shall <u>engage in community outreach and promote safety awareness in</u> <u>collaboration with the city, including educating [educate]</u> customers regarding the law applicable to riding, operating, and parking a dockless vehicle. <u>An operator shall periodically provide riders</u> <u>with promotional safety gear such as helmets.</u> An operator's mobile application must provide information notifying the user that:

(1) minors must wear helmets while riding a bicycle as required by Section 9-8, "Bicycle Helmet Required," of the Dallas City Code and while riding a motor assisted scooter as required by Section <u>28-41.1.1</u> [28-41.1], "Restrictions on the Use of Motor Assisted Scooters, Pocket Bikes, and Minimotorbikes," of the Dallas City Code;

(2) dockless vehicles must be parked legally and properly;

(3) bicyclists and motor assisted scooters must yield to pedestrians on sidewalks and trails; [and]

(4) bicycles may not be ridden on sidewalks within the central business district per Section 9-1, "Applicability of Traffic Regulations to Bicycle Riders," of the Dallas City Code:

(5) <u>motor assisted scooters may not be ridden on sidewalks within city per</u> Section 28-41.1.1 of the Dallas City Code;

(6) motor assisted scooters may not be ridden at certain locations during the times specified by a rule or regulation established in accordance with Sections 43-158 and 43-159; and

(7) motor assisted scooters must comply with the speed limits specified in Section 28-41.1.1 of the Dallas City Code.

SECTION 8. That Subsection (t) of Section 43-168, "Operations," of Article X, "Dockless

Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

"(t) <u>Operators shall provide a cash option for riders to unlock</u> [The number of] dockless vehicles [in a fleet must be commensurate with the expected level of service]."

SECTION 9. That Subsection (a) of Section 43-169, "Dockless Vehicle Parking, Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows: "(a) Dockless vehicles may not be parked in a manner that would impede normal and reasonable pedestrian access on a sidewalk or in any manner that would reduce the minimum clear width of a sidewalk to less than 36 [48] inches."

SECTION 10. That Subsection (e) of Section 43-169, "Dockless Vehicle Parking, Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

"(e) Dockless vehicles may not be deployed on a block where the sidewalk is less than <u>36</u> [96] inches in width, or on a block that does not have sidewalks <u>unless a docking zone is safely</u> <u>created for this block</u>. The director may determine other blocks where deploying dockless vehicles is prohibited."

SECTION 11. That Subsection (i) of Section 43-169, "Dockless Vehicle Parking,

Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets

and Sidewalks," of the Dallas City Code is amended to read as follows:

"(i) Dockless vehicles may not be parked within five feet of a crosswalk or curb ramp, unless given specific permission by the director. <u>Dockless vehicles must be parked in a manner to provide a 20 foot clear zone around transit stops, shelters, or platforms.</u>"

SECTION 12. That Subsection (1) of Section 43-169, "Dockless Vehicle Parking,

Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets

and Sidewalks," of the Dallas City Code is amended to read as follows:

"(1) Dockless vehicles that are parked in an incorrect manner must be re-parked or removed by the operator within two hours of receiving notice from the director [on weekdays] between 5:00 [6:00] a.m. and 12:00 a.m. (midnight) on a daily basis [6:00 p.m. (excluding holidays) and within 12 hours of receiving notice from the director at all other times]."

SECTION 13. That Subsection (n) of Section 43-169, "Dockless Vehicle Parking,

Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets

and Sidewalks," of the Dallas City Code is amended to read as follows:

"(n) The director may remove and store any dockless vehicle that is left <u>unutilized</u> [parked] at the same location for <u>five</u> [seven] or more consecutive days [if the director has sent the operator a notification to rebalance the dockless vehicle].

(1) The operator is responsible for the costs of removal and storage in accordance with Section 43-168(o).

(2) The director shall invoice the operator for the cost of removal and storage.

(3) Any dockless vehicle that remains unclaimed with the city for <u>30</u> [60] days is subject to sale in accordance with Division 2, "Sale of Unclaimed and Surplus Property," of Article IV, "Purchasing," of Chapter 2, "Administration," of the Dallas City Code, as amended."

SECTION 14. That Subsection (p) of Section 43-169, "Dockless Vehicle Parking, Deployment, and Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

"(p) Every person riding a dockless vehicle upon the streets of the city shall be subject to provisions of all laws and ordinances applicable to the operator of any other vehicle, except those provisions of laws and ordinances which, by their very nature, can have no application[; provided, however, it shall not be unlawful to ride a dockless vehicle on a public sidewalk anywhere in the city outside of the central business district; said district being formed by the following street lines:

The south line of Young Street from Houston Street to Lamar Street.

The west line of Lamar Street from Young Street to the DART Rail Corridor.

The north line of the DART Rail Corridor from Lamar Street to Interstate 45.

The west line of Interstate 45 from the DART Rail Corridor to Interstate 30.

The north line of Interstate 30 from Interstate 45 to Exposition Avenue.

The east line of Exposition Avenue from Interstate 30 to CBD Fair Park Link.

The east line of the CBD Fair Park Link from Exposition Avenue to Gaston Avenue.

The north line of Gaston Avenue from the CBD Fair Park Link to Pacific Avenue.

The north line of Pacific Avenue from Gaston Avenue to Pearl Street.

The east line of Pearl Street from Pacific Avenue to Ross Avenue.

The north line of Ross Avenue from Pearl Street to Austin Street.

The west line of Austin Street from Ross Avenue to Pacific Avenue.

The north line of Pacific Avenue from Austin Street to Houston Street.

The west line of Houston Street from Pacific Avenue to Young Street]."

SECTION 15. That Section 43-169, "Dockless Vehicle Parking, Deployment, and

Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of

the Dallas City Code is amended by adding a new Subsection (r) to read as follows:

"(r) A person commits an offense if the person rides a dockless vehicle in violation of time of day or locational restrictions established by rule or regulation in accordance with Sections 43-158 and 43-159."

SECTION 16. That Section 43-169, "Dockless Vehicle Parking, Deployment, and

Operation," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of

the Dallas City Code is amended by adding a new Subsection (s) to read as follows:

"(s) Operators shall employ geofencing to comply with any time of day or location restrictions on the operation of motor assisted scooters established by rule or regulation in accordance with Sections 43-158 and 43-159."

SECTION 17. That Subsection (c) of Section 43-170, "Insurance Requirements," of

Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City

Code is amended to read as follows:

"(c) An operator shall maintain the following insurance coverages:

(1) The commercial general liability insurance must provide single limits of liability for bodily injury (including death) and property damage of \$1 million for each occurrence, with a \$2 million annual aggregate.

(2) If an operator will utilize motor vehicles in its operations, the business automotive liability insurance must cover owned, hired, and non-owned vehicles, with a combined single limit for bodily injury (including death) and property damage of \$500,000 per occurrence.

(3) Worker's compensation insurance with statutory limits.

(4) Employer's liability insurance with the following minimum limits for bodily injury by:

(A) accident, \$500,000 per each accident; and

(B) disease, \$500,000 per employee with a per policy aggregate of

\$500,000.

(5) <u>Cyber/technology network liability and risk insurance, inclusive of</u> information security and privacy with minimum limits of \$1 million per claim."

SECTION 18. That Subsection (d) of Section 43-170, "Insurance Requirements," of

Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City

Code is amended to read as follows:

"(d) Insurance required under this article must:

(1) include a cancellation provision in which the insurance company is required to notify the director in writing not fewer than 30 days before cancelling the insurance policy (for a reason other than non-payment) or before making a reduction in coverage;

(2) include a cancellation provision in which the insurance company is required to notify the director in writing not fewer than 10 days before cancelling for non-payment;

(3) <u>include an endorsement to waive subrogation in favor of the city and its</u> <u>officers and employees for bodily injury (including death), property damage, or any other loss.</u>

(4) cover all dockless vehicles during the times that the vehicles are deployed or operating in furtherance of the operator's business;

(5[4]) include a provision requiring the insurance company to pay every covered claim on a first-dollar basis;

 $(\underline{6[5]})$ require notice to the director if the policy is cancelled or if there is a reduction in coverage; and

 $(\underline{7[6]})$ comply with all applicable federal, state, and local laws.

SECTION 19. That Section 43-171, "Data Sharing," of Article X, "Dockless Vehicle

Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

follows:

"SEC. 43-171. DATA SHARING.

(a) An operator shall <u>comply with the mobility data specification (MDS) standard and</u> cooperate with the city in the collection and analysis of aggregated data concerning its operations.

(b) An operator shall provide <u>live MDS data</u> [a quarterly report] to <u>city data vendors.</u> <u>City data vendors shall supply</u> the director <u>a daily report of aggregated data for the previous 24</u> <u>hours. City data vendors shall not supply the director with live MDS data. The director may</u> <u>request aggregated data from data vendors at other times when necessary for law enforcement and</u> <u>other emergencies</u> [that includes:

- (1) Total number of rides for the previous quarter.
- (2) Total number of vehicles in service for the previous quarter.
- (3) Number of rides per vehicle per day.

(4) Anonymized aggregated data taken by the operator's dockless vehicles in the form of heat maps showing routes, trends, origins, and destinations.

(5) Anonymized trip data taken by the operator's dockless vehicles that includes the origin and destination, trip duration, and date and time of trip].

(c) An operator shall provide other reports at the director's request."

SECTION 20. That Section 43-172, "Vehicle Fee," of Article X, "Dockless Vehicle

Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

follows:

"SEC. 43-172. VEHICLE FEE <u>AND RIDE FEE</u>.

(a) An operator shall pay <u>either</u> a<u>n annual</u> vehicle fee <u>of \$60 for each permitted</u> dockless vehicle or a semi-annual fee of \$35 for each permitted dockless vehicle.

(1) Except as provided in this subsection, annual vehicle fees are due each year on April 1.

(2) Except as provided in this subsection, semi-annual vehicle fees are due each year on April 1 and October 1.

(3) <u>Vehicles fees must be paid at the time of permit application or renewal in</u> accordance with Section 43-161(d).

(4) <u>Vehicle fees may not be prorated.</u>

(b) An operator shall pay a right-of-way rental fee of \$0.20 for each ride a customer takes on a dockless vehicle.

(c) <u>The director may establish a program, subject to city council approval, to rebate or</u> waive fees under this section in order to encourage equity in the distribution of dockless vehicles throughout the city. [as follows:

Number of Dockless Vehicles	Fee
1-100	\$2,100
101-200	\$4,200
201-300	\$6,300
301-400	\$8,400
401-500	\$10,500
Fee per dockless vehicle in excess of 500	\$21 "

SECTION 21. That Subsection (b) of Section 43-174, "Enforcement," of Article X, "Dockless Vehicle Permit," of Chapter 43, "Streets and Sidewalks," of the Dallas City Code is amended to read as follows:

"(b) The director shall enforce this article. Upon observing a violation of this article or the rules or regulations established by the director, the director shall take necessary action to ensure effective regulation of dockless vehicles. The director has authority to issue citations for violations of this division including moving violations."

SECTION 22. That a person violating a provision of this ordinance, upon conviction, is punishable by a fine not to exceed \$500.

SECTION 23. That Chapters 28 and 43 of the Dallas City Code shall remain in full force and effect, save and except as amended by this ordinance.

SECTION 24. That any act done or right vested or accrued, or any proceeding, suit, or prosecution had or commenced in any action before the amendment or repeal of any ordinance, or part thereof, shall not be affected or impaired by amendment or repeal of any ordinance, or part thereof, and shall be treated as still remaining in full force and effect for all intents and purposes as if the amended or repealed ordinance, or part thereof, had remained in force.

SECTION 25. That the terms and provisions of this ordinance are severable and are governed by Section 1-4 of Chapter 1 of the Dallas City Code, as amended.

SECTION 26. That this ordinance shall take effect immediately from and after its passage and publication in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so ordained.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

By_

Assistant City Attorney

Passed