TOWN OF WILTON TOWN ORDINANCES



Revisions Adopted:

This document supersedes all town ordinances previously established or approved by Town of Wilton.

TOWN OF WILTON TOWN ORDINANCES

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ARTICLE I

General Provisions

200-1: Authority

I. All provisions and ordinances hereby enacted by the Town of Wilton are done so under the authority granted by New Hampshire Revised Statutes Annotated 31:39, 31:39-b, 41:11 and 47:17.

Enacted this 10 th day of Tebruary, 20 20 WILTON SELECT BOARD				
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Kermit Williams, Select Board Chair				
Matthew Fish, Select Board Member				
Kellie-Sue Boissonnault, Select Board Member				
Recorded this	13	day of M	arch_	_,20 <u>_20</u>
		Jane Jane	Farrell,	Town Clerk

ARTICLE I

General Provisions

200-2: Amendment of Provisions

I. The provisions of the following chapters may be amended by ordinance of the Wilton Select Board.

Enacted this 10th day of 1t bruary, 2020
WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
Mark
Matthew Fish, Select Board Member
Lelly-Su Boisonault
Kellie-Sue Boissonnault, Select Board Member
Recorded this 13th day of March, 20 20
Dane h Faull
Jane Farrell Town Clerk

ARTICLE I

General Provisions

200-3: Repealer

I. All prior ordinances and other enactments, or parts of such, of this town regulating traffic, parking, or any other conduct as authorized by State Statute, are hereby repealed, except that this repeal shall not affect or prevent the prosecution or punishment of any person for any act done or committed in violation of any such ordinance or other enactment prior to the taking effect of the following chapters.

Enacted this 10th day of 7thman, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Market	
Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
Recorded this	3 day of $March$, 20
	Dame to Faull
-	Jane Farrell, Town Clerk

ARTICLE I

General Provisions

200-4: Severability

I. If any article, section, subsection, paragraph, sentence, clause or provision of the following chapters shall be adjudged by any court of competent jurisdiction to be invalid, such adjudication shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the article, section, subsection, paragraph, sentence, clause or provision thereof directly involved in the controversy in which such judgment shall have been rendered.

Enacted this 10th day of february, 2020 WHATON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Marthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member Recorded this	_day of
	Dans to Fruit.
	Jane Farrell, Town Clerk

ARTICLE I

General Provisions

200-5: Penalties for Offenses

I. An offense against any provision of the following articles that constitutes a violation within the meaning of the New Hampshire Criminal Code shall be punishable by such penalties as the court may direct pursuant to its authority and jurisdiction over this matter. Unless otherwise indicated, any person who violates any other provision of these articles shall be fined not more than one thousand dollars (\$1000).

Enacted this 10th day of 1700 nuary, 2000	
WILTON SELECT BOARD U	
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Kermit Williams, Select Board Chair	
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Maythew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
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·	Paneti Faull
	Jane Farrell, Town Clerk

ARTICLE I

General Provisions

200-6: Authority and Duties of Police

- I. The Police Chief, Town Administrator, and/or Select Board shall have the authority to temporarily waive, modify, or suspend any Article, Ordinance, or Provision set forth within the Town Ordinances; on an as needed basis in order to address special conditions, special events, or emergencies which may threaten public health, safety, or welfare of the public, to facilitate construction or maintenance of public or private infrastructure, or any other reason that may be in Town's best interest.
- II. The Chief of Police, with the approval of the Select Board and/or the Town Administrator, shall have the power and authorization to make and enforce; temporary traffic regulations, temporary parking regulations, or temporarily closing or limiting public access to town owned land; in order to address special conditions, special events, or emergencies which may threaten public health, safety, or welfare of the public, to facilitate construction or maintenance of public or private infrastructure, or any other reason that may be in Town's best interest.
- III. Temporary parking prohibitions: The Chief of Police is hereby authorized to temporarily prohibit parking on any street or highway or part thereof whenever there is reasonable justification for such prohibition. Vehicles parked in locations where parking is temporarily prohibited may be ticketed or removed in accordance with Ordinances 200-27 and 200-28.
- IV. Temporary traffic regulation: The Chief of Police is hereby authorized to temporarily regulate the operation of vehicles through the erection or placing of signs and markers indicating; restricted speed areas, one-way streets, stop intersections, yield intersections, crosswalks, or the manner or direction of operating vehicles within the limits of the Town. Any vehicle operating in violation of any of the temporary regulations may be fined in accordance with Ordinance 200-18.
- V. Temporary closing of streets: The Chief of Police is hereby authorized to close any street or highway to vehicular or foot traffic or to divert such traffic therefrom, when he deems it in the interest of public safety and convenience, or whenever there is reasonable justification for the closing of such street. Any person or vehicle in violation of this temporary regulation may be fined in accordance with Ordinance 200-18.

VI. Temporarily closing or limiting public access to town owned land: The Chief of Police is hereby authorized to temporarily close or limit public access to any Town Park, Cemetery, Recreation Areas, or Conservation Areas through the erection or placing of signs and markers. Any person or vehicle in violation of this temporary regulation may be fined in accordance with Ordinance 200-43.

VII. Said waiver, modification, or suspension of any Article, Ordinance, or Provision shall become effective immediately upon posting of signage describing said changes in the vicinity of the affected area. No such regulation shall be effective and in force until and unless adequate signs, signals, or other notices are erected clearly indicating said regulation. The termination of the temporary waiver, modification, or suspension of the Article, Ordinance, or Provision shall become effective immediately upon the removal of said signage. The existence of such signs, signals, or markers at any place within the limits of the Town shall be prima facie evidence that such signs or markers were erected or placed by and at the discretion of the Chief of Police in accordance with the provisions of this section.

VIII. With as much advanced notice as practical, the town shall make reasonable efforts to notify the public of the temporary waiver, modification, or suspension of any Article, Ordinance, or Provision. Efforts to notify the public may include posting on the Town's website, notices posted at public buildings, notices posted on message boards, social media, and local newspapers.

IX. No such temporary regulation shall remain in effect for more than ninety (90) days without review and approval of the Select Board.

X. Exceptions. The provisions of these rules and orders shall not apply to emergency responders while engaged in the course of their duties, or drivers engaged in work upon a street or highway closed to travel or under construction or repair. These exemptions shall not, however, protect the driver of any vehicle from the consequences of a reckless disregard of the safety of others.

Enacted this 3rd day of August 2002
WILTON SELECT BOARD

Matthew Fish, Select Board Chair

Kellie Sue Boissonnault, Select Board Member

Kermit Williams, Select Board Member

Recorded this 3^M day of August. 20 30

ARTICLE II

Traffic Regulations

200-10: Yield Intersections

I. The intersections described below, are hereby designated yield intersections at which vehicles approaching on the first named streets shall yield rights-of-way to vehicles approaching on the second named streets.

•				3.6 D.1
	Α.	Badger Farm Rd	yield to	Mason Rd
	B.	Burns Hill Rd	yield to	State Route 31
	C.	Crescent St	yield to	Park St
	D.	Davisville Rd	yield to	Isaac Frye Hwy
		Kennedy St	yield to	Abbot Hill Rd
	F.	Mansur Rd (right for	x) yield to	Isaac Frye Hwy
	G.	Stephens Rd	yield to	Mason Rd
	H.	Whiting Hill Rd	yield to	Maple St

II. All persons operating any motor vehicle on any public way within the town shall yield the right-of-way to any traffic at any posted "yield sign" erected by the State Department of Transportation or the Wilton Highway Department.

Enacted this 10th day of february, 20 20
WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
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Matthew Fish, Select Board Member
Kelfie-Sue Boissonnault, Select Board Member

Recorded this <u>13</u> day of <u>March</u>, 20 <u>20</u>

Jane In Taull Jane Farrell, Town Clerk

ARTICLE II

Traffic Regulations

200-11: Stop Intersections

- I. All other intersections in town, not specifically identified as Yield Intersections in Ordinance 200-10, shall hereby be designated as stop intersections. Any vehicle approaching such intersections shall come to a full stop before entering the intersection.
- II. All persons operating any motor vehicle on any public way within the town shall stop at any posted stop sign erected by the State Department of Transportation or the Wilton Highway Department.

Enacted this 16th day of Tabruary, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
Recorded this 13 day of March	, 20 <i>_2</i> 0

ARTICLE II

Traffic Regulations

200-12: One-way Streets

- I. The following streets and parts of streets described below are hereby designated as one-way streets, and traffic shall proceed thereon only in the directions indicated.
 - A. Livermore Street: Travelling from Park Street to Tremont Street
 - B. Tremont Street: Travelling from Livermore Street to Park Street.
 - C. West Intervale Road: Travelling from the eastern entrance on Route 101 to the residence at 23 West Intervale Road

Enacted this 10th day of Jobruany, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
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Recorded this 13 day of March	, 20_ <i>30_</i>

ARTICLE II

Traffic Regulations

200-13: Speed Limits

- I. The maximum speed at which vehicles may proceed on or along any town streets or highways outside of the compact area of town is hereby established at thirty (30) miles per hour, except as otherwise posted.
- II. The maximum speed at which vehicles may proceed on or along any town streets or roads located in the compact area of town is hereby established at twenty five (25) miles per hour. The compact area of town is defined as that area located between Gregg St. east to the Milford Town Line and Mill St. north to Carnival Hill.
- III. The maximum speed at which vehicles may proceed on or along any town streets or roads that are primarily constructed of dirt is hereby established at twenty five (25) miles per hour.
- IV. This ordinance shall not apply to any State roads or highways on which the speed limit has been determined and posted by the New Hampshire Department of Transportation.

Ena	cted this 10th day of Gobrhan, 2020			
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Ma	tthew Fish, Select Board Member			
	lie-Sue Boissonhault, Select Board Member			
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ARTICLE II

Traffic Regulations

200-14: U-Turns

- I. Except as otherwise provided by this ordinance, no person operating a vehicle on any road or street shall cause such vehicle to reverse direction by crossing into the lane of opposing traffic by means of a turn which shall be described as a u-turn, and no such person shall, for the purpose of parking on any street or road, cross the opposite lane of travel of that street, road or part of said way.
- II. U-Turns are permitted for the purpose of reversing direction on Main Street in the following locations:
 - A. At the western end of Main Street around the traffic post which is located in the middle of the intersection of Main St. and Forest Rd. (Rte 31).
 - B. In the middle of Main Street around the traffic island which is located at the intersection of Main Street and Park Street.

Enacted this 10th day of Johnson, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
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Recorded this	day of <u>March</u> , 20 <u>20</u>
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-	Jane Farrell, Town Clerk

ARTICLE II

Traffic Regulations

200-15: Prohibited Turns at Intersections

- I. No person, while operating a vehicle west on Maple St., shall make a left turn onto Main St. when entering the intersection of Maple St. and Main St. No person, while operating a vehicle west on Main St., shall make a right turn onto Maple St. when entering the intersection of Main St. and Maple St.
- II. No person, while operating a vehicle west on Tremont St., shall make a left turn onto Prince St. on the days of Monday through Friday between the hours of 7:00 am and 4:00 pm.

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Jane Farrell, Town Clerk

Enacted this 10° day of 1000 wang, 2000
WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
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Matthew Fish, Select Board Member
Kellie-Sue Boissonnault, Select Board Member
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Recorded this 13 day of March

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ARTICLE II

Traffic Regulations

200-16. Commercial Vehicles

- I. No person shall operate a commercial motor vehicle upon Main St., and Main St. shall be considered closed to "through" commercial vehicle traffic. School buses, government vehicles, vehicles making deliveries to locations on Main St., emergency vehicles, commercial vehicles that belong to businesses which are located on Main St. and are being used in the normal course of business, and commercial vehicles that are otherwise engaged in lawful activities that are being conducted on Main St. (i.e. repair work, snow removal, etc.) are exempt from the provisions of this ordinance.
- II. For the purposes of this ordinance, the definition of commercial vehicle shall be the same as that in New Hampshire RSA 259:12-e. The definition should also include a weight limit of 26,000 lbs.

Enacted this 10th day of Jebruan, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	,
Recorded this 13	_day of <u>March</u> , 20 <u>20</u>
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	Jane Farrell, Town Clerk

ARTICLE II

Traffic Regulations

200-17: Crosswalks

- I. All motor vehicles must yield to pedestrians crossing the roadway within a designated crosswalk.
- II. No pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close as to constitute an immediate hazard.
- III. The driver of any vehicle shall obey the instructions of any school crossing guard invested with authority to direct, control, or regulate traffic. If the school crossing guard is displaying a signal to stop, the driver of the vehicle shall stop at least 25 feet before reaching such school crossing guard. The driver shall not proceed until the school crossing guard indicates that traffic may proceed and it is safe for the driver to do so.

WILTON SELECT BOARD	· ·			
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Kermit Williams, Select Board	Chair			
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Matthew Fish, Select Board Me	ember			
Kellie-Sue Boissonnault, Select	Board Member			
	Recorded this <u>/3</u>	_day of_	March	, 20 <i>20</i> _
	<u>:</u>		Janeto,	aull
			Jane Farrell,	Town Clerk

Enacted this 10th day of Jebruary, 2020

ARTICLE II

Traffic Regulations

200-18: Penalties for Offenses

I. Unless otherwise provided, any person who violates any of the provisions of this section shall be fined not less than fifty dollars (\$50) and not more than five hundred dollars (\$500). Each violation of this Article shall constitute a separate offense.

Enacted this 10th day of Johnson, 20 20		
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Kermit Williams, Select Board Chair		
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Matthew Fish, Select Board Member		
Kellie-Sue Boissonnault, Select Board Member		
Recorded this 13	_ day of	_, 20 <u>2</u> 0
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ARTICLE III

Parking Regulations

200-20: Definitions

As used in this Article, the following terms shall have the meanings indicated:

- I. PUBLIC STREETS All streets located within the territorial boundaries of the Town and /or all streets accepted by the Town.
- II. VEHICLE Includes any bus, highway equipment, motorcycle, motor truck, motor vehicle, semi trailer, side car, tractor, trailer or other vehicle as defined by New Hampshire RSA 259:1, as amended, and shall also include any camper trailer or mobile home, whether or not occupied.

Enacted this 10th day of robmany, 2000
WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
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Matthew Fish, Select Board Member
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Kellie-Sue Boissonnault, Select Board Member
Recorded this 13 day of March, 20 20
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ARTICLE III

Parking Regulations

200-21: Stopping, Standing, or Parking Prohibited

- I. No person, except a person driving an emergency vehicle, shall, stop, stand, or park a vehicle as listed below:
 - A. In any manner upon the paved or unpaved portion of the roadway which would obstruct the free passage of other vehicles upon the roadway and clear view of such stopped vehicle shall be available from a distance of 200 feet in each direction.
 - B. On the roadway side of any other vehicle stopped, or parked at the edge or curb of a roadway, "double parking"
 - C. On a sidewalk
 - D. Within an intersection
 - E. On a crosswalk
 - F. Alongside or opposite of any street excavation or obstruction where stopping, standing, or parking would obstruct traffic
 - G. Upon a bridge or other elevated structure
 - H. On any railroad tracks
 - I. In any parking space, whether on public or private property specifically designated for a person with a walking disability by means of a sign as required by RSA 265:73-a, stating that the space is reserved for a person with a walking disability or displaying the international accessibility symbol, unless that person has a special plate or placard issued or recognized pursuant to RSA 261:86 or RSA 261:88, and the person who qualifies for the plate or placard is being transported to or from the parking space.
 - J. In front of a public or private driveway
 - K. Within 15 feet of a fire hydrant
 - L. Within 20 feet of a crosswalk at an intersection
 - M. Within 30 feet upon approach to any stop sign, traffic control signal or flashing signal located at the side of a roadway
 - N. Within 20 feet of the driveway entrance to any fire station
 - O. Within 300 feet of any piece of fire apparatus while it is in service
 - P. At any place where official signs prohibit standing
- II. Every vehicle stopped or parked upon a roadway shall be so stopped or parked with the right-hand wheels of such vehicle parallel to the right-hand side of the traveled portion of the roadway.

III. Every vehicle stopped or parked upon a one-way roadway shall be stopped or parked parallel to the curb or edge of the roadway in the direction of authorized traffic movement within 12 inches of the curb or edge of the roadway.

Enacted this 10th day of Jebruary, 2020)
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Matthew Fish, Select Board Member	
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Kellie-Sue Boissonnault, Select Board Member	

ARTICLE III

Parking Regulations

200-22: Parking Prohibited At All Times

- I. No person, except a person driving an emergency vehicle, shall park a vehicle at any time upon any of the streets, or parts thereof, as listed below:
 - A. On both sides of Whiting Hill Road from Maple Street to Hillside Drive
 - B. On both sides of Maple Street from Main Street to Park Street
 - C. On the north side of Maple Street for a distance of 40 feet east from Park Street
 - D. On the south side of Maple Street between Prince Street and Russell Street.
 - E. On both sides of Park Street north of Maple Street for a distance of 40 feet from the corner
 - F. On both sides of Park Street from Main Street to Maple Street
 - G. On the east side of Park Street for a distance of 50 feet south of Tremont Street
 - H. On the west side of Prince Street from Maple Street to Tremont Street
 - I. On both sides of Prince Street from Maple Street to Main Street for a distance of 30 feet from the intersection
 - J. On the west side of Russell Street
 - K. On the north side of Tremont Street from Livermore Street to Prince Street
 - L. On the south side of Tremont Street for 50 feet east and west of Prince Street
 - M. On Lower Main Street from the Milford Town Line to Pine Valley St. on both sides of the road.
 - N. On Main Street in front of the Town Hall on the same side of the road as the Town Hall
 - O. On the north side of Forest Road from Main Street to Dale Street
 - P. On the south side of Forest Road and the west side of Burns Hill Road in front of the War Memorial
 - Q. On the east side of Greenville Road (State Route 31) south of Gamble Brook for a distance of 500 yards
 - R. On both sides of Burns Hill Road from its junction with the railroad tracks to School Drive.

II. The areas listed below have been designated as problematic parking areas. These areas are designated as Tow Away Zones. No person, except a person driving an emergency vehicle, shall park a vehicle at any time upon any of the streets, or parts thereof, as listed below. Any person who violates this Article section shall be fined not more than One Hundred dollars (\$100) and any vehicles parked in these areas are subject to immediate removal.

- A. Along both sides of Burns Hill Road between School Street and Pellerin Road.
- B. On both sides of Pellerin Road.
- C. On both sides of Isaac Frye Highway from Sand Hill Road to the residence at #910 Isaac Frye Highway.
- D. On both sides of Putnam Hill Road from Isaac Frye Highway to the residence at #36 Putnam Hill Road.
- E. On both sides of Sand Hill Road from the residence at #123 Sand Hill Road to Isaac Frye Highway and from Isaac Frye Highway to Davisville Road.

III. No person shall park any vehicle within cemetery limits, except for the purpose of attending a graveside service or burial service, caring for or visiting any gravesite, or making deliveries in the cemetery, and then only in such manner as will not interfere with the owner of any other lot or grave or interfere with the movement of other vehicles. No person shall park any vehicle in the entrance of any cemetery. Any person who violates this Article section shall be fined not more than One Hundred dollars (\$100) and any vehicles parked in these areas are subject to immediate removal.

Enacted this 10th day of Jebruary, 2020
WILTON SELECT BOARD ()
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Kermit Williams, Select Board Chair
Matthew Fish, Select Board Member
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Kellie-Suz Boissonnault, Select Board Member
Recorded this 13 day of March, 20 20
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ARTICLE III

Parking Regulations

200-23: Other Parking Regulations

- I. Parking on the west side of Main Street from #15 Main Street to #79 Main Street shall be at an angle of forty-five degrees.
- II. Parking on the east side of Main Street between Park Street and the Town Hall shall be parallel to the curb and within twelve inches thereto and between painted lines where so marked.
- III. Three spaces in the Police Department parking lot shall be posted as being for "Police Business Only" and shall be marked by a sign indicating said restriction.

Enacted this 10th day of Cobnuary, 2000 WILTON SELECT BOARD, 2000	
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Kermit Williams, Select Board Chair	
Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
Recorded this	day of <u>March</u> , 20 20
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	Jane Farrell, Town Clerk

ARTICLE III

Parking Regulations

200-24: All-Night Parking

- I. No vehicle or trailer shall be parked on any public street between the hours of 12:00 AM and 6:00 AM, from November 1st to April 30th.
- II. No vehicle or trailer shall be parked in any public parking lot between the hours of 12:00 AM and 6:00 AM.

Enacted this 10 ³ day of 100 many, 2000	
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Kermit Williams, Select Board Chair	
Market	
Maythew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
Recorded this <u>13</u> day of <u>March</u> , 20 3	20
Jame to Faull	

<u>ARTICLE III</u>

Parking Regulations

200-25: Interference with Snow Removal

- I. No vehicle shall be parked on any public street between November 1st and April 30th in such a manner as to impede snow removal. No person having custody or control of any vehicle shall stop or cause to be stopped or park on any public street or highway in the Town, so as to impede or interfere with the proper snow clearing operations of the Town.
- II. No person shall put or place or cause to be put or placed any snow or ice upon the surface of the traveled portion of any public road. Any person who violates this paragraph shall be fined not less than fifty dollars (\$50.00) for the first offense and not less than one hundred dollars (\$100.00) for any subsequent offense.

Enacted this 10th day of Johnson, 20 ad	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Matthew Fish, Select Board Member	
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Kellie-Sue Boissonnault, Select Board Member	
Recorded this 13	_day of <u></u>
	Dame to Facull
	Jane Farrell, Town Clerk

ARTICLE III

Parking Regulations

200-26: Time Limit Parking

- I. Except where designated as no parking areas or in areas otherwise described in this section, parking on Main Street in the following areas shall be limited to no more than 1 hour:
 - A. 4 parking spaces between #35 Main St. and #41 Main St.
 - B. 2 spaces in front of #65 Main St.
- II. The restrictions in these areas shall only apply between the hours of 9:00 A.M. and 6:00 P.M. daily.

Enacted this 10th day of Johnson, 2020 WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
Recorded this	day of <u>March</u> , 20 20
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	Jane Farrell, Town Clerk

ARTICLE III

Parking Regulations

200-27: Penalties for Offenses

- I. Except as otherwise provided, any person who violates this Article shall be fined not more than Twenty Five dollars (\$25.00). This is at any location within the confines of Wilton.
- II. Section 200-21: Subsection I (walking disability), any person who violates shall be fined not more than Two Hundred Fifty dollars (\$250.00).
- III. Section 200-22: Subsections II and III, these area have been designated as problematic parking areas. Any person who violates these Article Sections shall be fined no more than One Hundred dollars (\$100.00) and any vehicles parked in these areas are subject to immediate removal.
- IV. Section 200-26 (Time Limit Parking) Any person who violates shall be fined not more than Fifteen dollars (\$15.00).

Enacted this 10th day of rebruen, 2000 WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
Matthew Fish, Select Board Member
Kellie-Sue Boissonnault, Select Board Member
Recorded this 13 day of March, 20 20
Dame to Fauell
Jane Farrell, Town Clerk

ARTICLE III

Parking Regulations

200-28: Removal of Vehicles in Violation

I. All vehicles found in violation of this Article may be removed at the discretion of the Police Department. Costs of such removal and of subsequent storage of removed vehicles shall be paid by the vehicle owners prior to release of such vehicles to said owners.

Enacted this 10th day of 7 obrusy, 20 20 WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Matthew Fish, Select Board Member Kellie-Sue Boissonnault, Select Board Member	
,	day of <u>March</u> , 20 <u>20</u>
	Jame to Faull
	Iane Farrell Town Clerk

ARTICLE IV

Breaches of Peace

200-30: General Noise Restrictions

I. The purpose of this ordinance is to promote an environment free from excessive noise that unnecessarily jeopardizes the health and welfare of the residents of Wilton and degrades the quality of life in the community.

II. Noise Disturbances Prohibited

- A. Making loud or unreasonable noise in a public place, or making loud or unreasonable noises in a private place which can be heard in a public place or other private places, which would disturb a person of average sensibilities
- B. Such acts committed between the hours of 11:00 P.M. and 6:00 A.M. shall constitute prima facie evidence of a violation of this article.
- C. Disrupting the orderly conduct of business in any public or governmental facility
- D. Disrupting any lawful assembly or meeting without lawful authority

III Specific Violations Enumerated.

- A. Loudspeakers for advertising. The using, operating or permitting to be played, any radio, loudspeaker, sound amplifier or other machine or device for the producing or reproduction of sound which is cast upon the public streets for the purpose of commercial advertising in such a manner as to disturb the reasonable peace, quiet, and comfort of a person of average sensibilities in the vicinity thereof.
- B. Parties. Hosting a party which creates unreasonably loud noises caused by stereos, bands, musical instruments, or guests at any time or place where the noise disturbs a person of average sensibilities.
- C. Radios, stereos, etc. The using, operating or permitting to be played, any radio, musical instrument, stereos or other machine or device for the producing or reproducing of sound in such a manner as to disturb the reasonable peace, quiet, and comfort of a person of average sensibilities in the vicinity thereof.
- D. Yelling, shouting, etc. Yelling or shouting on the public streets, at any time or place so as to unreasonably annoy or disturb the peace, quiet, or comfort of a person of average sensibilities in the vicinity thereof.

IV. Exemptions to provisions.

- A. Noise of safety signals, warning devices, and emergency pressure relief valves.
- B. Noises from any authorized vehicle when responding to an emergency call or acting in time of an emergency.

- C. Noises from emergency maintenance work as performed by the Town, State or public utility companies, including snow removal operations.
- D. Municipal or State maintenance work in any public right-of-way.
- E. Any other noise resulting from activities of a temporary duration permitted by law and for which a permit has been granted by the Town.
- F. Snow blowers and other types of private or commercial snow removal operations.
- G. Parades and public gatherings for which the Town has issued a permit.
- H. Bells, chimes, or carillons while being used for religious purposes or in conjunction with religious services or to signal the time of day.
- V. Temporary Special Permits: The Wilton Select Board or their designee is authorized to issue permits for periods not exceeding seven (7) days to persons wishing to exceed those limits provided for herein, based upon a demonstration as follows:
 - A. Activity sought to be engaged in is in furtherance of a substantial public interest or benefit and will not be inconsistent with the statement of purpose of this ordinance; or
 - B. Activity sought to be engaged in is necessary in order to avoid undue hardship and will not be inconsistent with the statement of purpose of this ordinance.

VI. Violations and Penalties

Enacted this 10th day of 1 obruan, 2020

- A. Any person, firm, or corporation who violates the provisions of this ordinance shall be guilty of a violation for each offense and shall be subject to a fine of one hundred dollars (\$100) for each offense.
- B. Any person, firm, or corporation who violates the provisions of this ordinance more than three times in a twelve-month period shall be fined five hundred dollars (\$500) for each violation thereafter.

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Recorded this _	13 day of	March	, 20_ <i>20</i>
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ARTICLE IV

Breaches of Peace

200-31: Unnecessary Vehicle Noise

- I. For purposes of this ordinance, motor vehicle shall mean any vehicle as defined by New Hampshire Title XXI, Chapter 259
- II. No person shall operate a motor vehicle in a manner as to make any loud, unusual, or unnecessary noise occasioned by one or more of the following:
 - A. Misuse of power, exceeding tire traction limits in acceleration (sometimes known as "laying rubber," or "peeling rubber,"), or excessive acceleration when there is no legitimate purpose or emergency;
 - B. Misuse of braking power exceeding the tire traction limits in deceleration when there is no legitimate purpose or emergency;
 - C. Rapid acceleration by means of quick up-shifting of transmission gears with either a clutch or manual transmission or automatic transmission with no legitimate purpose;
 - D. Rapid deceleration by means of quick downshifting of transmission gears with either a clutch or manual transmission or automatic transmission with no legitimate purpose;
 - E. Racing of engines by manipulation of the accelerator, gas pedal, carburetor, exhaust system, or gear selection, whether the vehicle is either in motion or standing still, with no legitimate purpose.
- III. An amplified sound system in a motor vehicle shall not be operated to allow the system to produce sound that can be plainly heard in a public right-of-way or public place more than fifty (50) feet from the motor vehicle.
- IV. The horn, alarm, or signaling device on any automobile, motorcycle, streetcar, or other vehicle shall not be sounded except as an emergency or danger warning. The sounding of such device for an unnecessary and unreasonable period of time shall be a violation of this article.
- V. No person shall operate a motor vehicle with a straight pipe exhaust, meaning any straight through exhaust system that does not contain baffles. Every motor vehicle shall at all times be equipped with a muffler as defined in RSA 259:66, in good working order and in constant operation to prevent excessive or unusual noise, and no person shall use a muffler cutout bypass, or similar device upon the vehicle.

VI. Violations and Penalties

Any person who violates the provisions of this ordinance shall be guilty of a violation for each offense and shall be subject to a fine of one hundred dollars (\$100) for each offense. Any person who violates the provisions of this ordinance more than three times in a twelve-month period shall be fined five hundred dollars (\$500) for each violation thereafter.

Enacted this 10th day of 16 man, 20 20 WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Matthew Fish, Select Board Member	
Kellie-Sue Boissonnatilt, Select Board Member	
Recorded this 13 day of March, 20 20	<u> </u>
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ARTICLE IV

Breaches of Peace

200-32: Open Containers on Public Property

Enacted this 10th day of Tebruary, 20 20

- I. No person shall have in their possession an open container of liquor or alcoholic beverage on any public property or on any public way within the territorial boundaries of the Town of Wilton.
- II. The Select Board may, upon request, temporarily suspend this ordinance for a specific area to accommodate a specific function.
- III. Any person who violates this Article shall be fined not more than one hundred dollars (\$100.00) for the first offense and not more than two hundred and fifty dollars (\$250.00) for any subsequent offense that occurs within a twelve-month period following a conviction for a first offense.

WILTON SELECT BOARD	U			
Kermit Williams, Select Board Ch	air			
Marthew Fish, Select Board Member Supply Supply Monday Relations of the Board Members of the Supply	rault			
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ARTICLE IV

Breaches of Peace

200-33: Interference with Fire Personnel

- I. No person shall act in any way to knowingly interfere with the actions of the Fire Department while in service at a fire call.
- II. Any person who violates the provisions of this ordinance shall be guilty of a violation and shall be subject to a fine of one hundred dollars (\$100)

Enacted this 10th day of 1 obruany, 2020	
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Matthew Fish, Select Board Member	
Køllie-Sue Boissonnault, Select Board Member	
Recorded this <u>/3</u>	_day of

ARTICLE V

Town Parks, Recreational Areas, Cemeteries, Special Events

200-40: Prohibited Activities in Town Parks and Recreational Areas.

- I. No person shall trespass within the Town parks or recreational areas from dusk to dawn unless authorized by the Select Board.
- II. There shall be no parking or vehicular traffic in any park or recreational area except in designated parking areas.
- III. There shall be no camping, campfires or overnight use of the property unless authorized by the Select Board.
- IV. There shall be no hunting or trapping on the property.
- V. No person shall litter within any portion of town-owned parks or recreational areas. There shall be no dumping, injection, or burial of materials.
- VI. No person shall cause any damage within any portion of town-owned parks or recreational areas. No person shall climb on the trees, buildings, fences, or other town owned property.
- VII. All persons are prohibited from picking, plucking, pruning, or removal of flowers, trees, or other vegetation unless authorized by the Select Board. There shall be no mining, quarrying, excavation, extraction, or removal of rocks, minerals, gravel, sand, topsoil or other similar materials. There shall be no removal, filling, or other disturbances of the soil surface, nor changes in topography, wetlands, or natural habit.
- VIII. No person shall engage in any disorderly conduct or disruptive behavior which creates a breach of the peace through unreasonable noises, derisive or offensive words, fighting or violent behavior, or other conduct which is likely to cause alarm or annoyance to another person of average sensibilities or legitimate concern to any duly authorized police officer.
- IX. Any person who owns or is responsible for a dog or any other animal shall keep the dog or animal on a leash or under direct control of the owner or responsible party while within the town parks or recreational areas. Any person who owns or is responsible for a dog or any other animal shall, if the animal defecates upon public property or private property, promptly clean up and dispose of the excrement. The excrement shall be disposed of in a lawful and sanitary manner.

Enacted this 10 th day of <u>Gebruan</u> , 20 <u>80</u> WILTON SELECT BOARD		
Kermit Williams, Select Board Chair		
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Matthew Fish, Select Board Member		
Kellie-Sue Boissonnault, Select Board Member		
Recorded this <u>13</u> day of	March	_,20 <u>20</u>
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	Jane Farrell,	Town Clerk

ARTICLE V

Town Parks, Recreational Areas, Cemeteries, Special Events

200-41: Cemeteries.

- I. All town cemeteries are closed from dusk until dawn. No person shall enter or remain in any town cemetery between dusk and dawn.
- II. No person shall park any vehicle within cemetery limits, except for the purpose of attending a graveside service or burial service, caring for or visiting any gravesite, or making deliveries in the cemetery, and then only in such manner as will not interfere with the owner of any other lot or grave or interfere with the movement of other vehicles. No person shall park any vehicle in the entrance of any cemetery.

Enacted this 10 ¹ day of 1000 and 2006 WILTON SELECT BOARD	ad
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
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	Jane Farrell, Town Clerk

ARTICLE V

Town Parks, Recreational Areas, Cemeteries, Special Events

200-42: Outdoor Festivals, and Special Events.

- I. The purpose of this ordinance is to establish procedures for the issuance of permits by the Select Board for large events in any area of town. The Select Board shall consider the effect the event may have on the abutters and residents in the affected neighboring communities and address concerns including, but not limited to, parking, noise, lighting, and traffic. Such events must provide for orderly and safe use of public streets and provide adequate parking and sanitary facilities for use by those members of the public who desire to attend such an event.
- II. A "Special Event" includes parades, carnivals, fairs, race events, competitions, festivals, music events, or any other event held on public or private land, which is expected to cause a large public gathering that is not part of normal business at that location. A "Special Event" will include at least one of the following: the need to erect structures for the event (portable toilets, tents, or other erected facilities), the need to close one or more roads or public ways for the event, or the need for exclusive use of town property for the event. The event shall be considered temporary in nature with no expectation of becoming permanent. "Special Events" SHALL NOT include private residential parties or events such as graduations, weddings, funerals, etc. which are held on private property; or any small fundraising event for religious, non-profit, or charitable organizations. Free speech events such as protests or rallies, and spontaneous events such as a celebration in honor of a sports team will not require permits under this ordinance. Such events should not block vehicle or pedestrian traffic and must follow other appropriate ordinances and state laws. The provisions of this ordinance shall not apply to the Town, its school district, or other departments acting in their governmental capacity. Block parties are covered elsewhere and thus are also not covered by this ordinance.
- III. No person or company may conduct, host, organize, or facilitate any special event unless a permit is obtained by the Select Board. Any special event without a permit is subject to immediate closure and the person or company that conducted, hosted, organized or facilitated the event is subject to a two-hundred fifty dollar (\$250.00) fine; and may be subject to further penalty under NH RSA 286:5.
- IV. Any person or company who wishes to conduct a special event should apply for a permit to the Select Board at least 60 days prior to the commencement of such event.

The application fee for the permit shall be ten dollars (\$10.00), which may be waived at the discretion of the Select Board.

V. The Select Board shall request, and take into consideration, input from the Police Department, Fire Department, and the Health Officer prior to the issuance of a permit. The Select Board may also provide an opportunity to receive public input regarding the event.

VI. The Select Board may place any additional conditions that they deem necessary in the permit. Conditions are not limited to: hours or days of operation, parking, availability of water, toilet facilities, noise restrictions, required police, fire, or highway services. The Select Board may require a bond, security, or insurance rider that they feel might be warranted by the event. The Special Event Permit does not over right, supersede, or negate any other applicable permits that must be obtained. These may include, but not limited to NH Liquor Commission, NH DOT, NH Fire Marshall, NH Department of Health.

Enacted this 10th day of (to bruan , 2020)		
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Kermit Williams, Select Board Chair		
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Matthew Fish, Select Board Member		
Kellie-Sue Boissonnault, Select Board Member		
Recorded this 13	_day of _March	, 20 <i>20</i>
	Gam	ch Faull
·	Jane Farrell.	Town Clerk



TOWN OF WILTON

42 Main Street
PO Box 83
Wilton, NH 03086
Town office: phone (603) 654-9451, fax (603) 654-6663

Special Event Permit Application

Applicant:	Tele:	
Address:	E-mail:	
Event Sponsor:	Tele:	
Address:	E-mail:	
Land Owner:	Tele:	
Address:	E-mail:	
Name of Event:	Event Location:	
Date(s) of Event	Hours of operation:	
Expected Attendance Numbers:		
Describe Event:		
Describe area or building to be used (Attach sketc	h if available):	
Describe any temporary structures:		
Describe any signs or barricades:		
Describe any food and/or liquor service:	·	
Describe any additional rest room facilities:		
Describe location and area used for parking:		
Describe outdoor lighting:		

Describe any amplified sound system:				
Describe any fireworks or pyrotechnics:				
Number of on site workers/volunteers expe	ected:			
Other permits that will be obtaines:	<u></u>			
Will you have a Safety Response Plan?	YES	NO		
Do you have Event Insurance?	YES	NO		
STATEMENT OF ASSURANCE				
I am authorized by the event sponsor to is true and accurate. By signing this app and agree to abide by all applicable regularsumed and accepted by the event sponsignature:	olication, I her ulations. I sta nsor and/or ap	reby certify tha ite and acknow oplicant.	t have read the Special ledge that all liability fo	Event Ordinance r this event is
Police Department Review: Reviewed by Comments:				
Fire Department Review: Reviewed by: Comments:				
Department Review: Review	ewed by:		Date:	
Comments:				
Select Board Comments:				
THIS SPECIAL EVENT PERMIT IS A BY THE WILTON SELECT BOARD:	APPROVED T	гніѕ	DAY OF	, 20



TOWN OF WILTON

Select Board

42 Main Street · Wilton, New Hampshire 03086 · Tel: 603-654-3299 · Fax: 603-654-6663

Block Party Permit

Name	Date
Address	Phone #
Block Party to be held at	
Date & Time of Block Party (include rain date))
All of the affected neighbors (within at least from a majority.	500') have been notified of the event and written approval gained
If music is played, it is to be kept to a reasonate cease at	able level so as not to disturb the residents in the vicinity. Music to
Street to be blocked with traffic cones and bawarn the motoring public but not so as to pre	arricades, available from the Highway Department, and positioned t event access by emergency vehicles.
The dispensing, possession, and consumption laws, regulations and ordinances.	n of any alcoholic beverages be done in compliance with all applicab
The hours of the requested permit be restrict	ted to the stated times.
Copy of the flyer is attached.	
This permit should be acted upon by the Sele granted, however, at the discretion of the Selection of the Sel	ct Board at least 30 days prior to the event. Exceptions may be lect Board.
Recommendation/comments by the PoliceCh	lief
Approvedb provided all of the aforementioned condition	y the Select Board ons have been met.
	Chairman

ARTICLE V

Town Parks, Recreational Areas, Cemeteries, Special Events

200-43: Penalties for Offenses

I. Unless otherwise provided, any person who violates any of the provisions of this Article shall be fined not less than fifty dollars (\$50) and not more than two hundred fifty dollars (\$250). Each violation of this Article shall constitute a separate offense.

Enacted this 10th day of Johnson, 2020	
WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
Market	
Matthew Fish, Select Board Member	
Kellie-Sue Boissonnault, Select Board Member	
	13 day of March, 20 20
	Jameh Faull
	Iane Farrell Town Clerk

ARTICLE VI

Dogs and Other Animals

200-50: Procuring a License; Tag

- I. Every owner, handler, or keeper of a dog 4 months old or over shall annually cause it to be registered, numbered, described and licensed for one year in the Wilton Town Clerk's Office. Regardless of when the license is obtained, the license shall be effective from May 1 of each year to April 30 of the subsequent year.
- II. Every owner, handler, or keeper of a dog shall cause it to wear around its neck a collar to which shall be attached a metal "License" tag with the following information thereon: the name of the city or town, the year of issue of the license, and its registered number. The tag and license shall be furnished by the clerk at the expense of the town.
- III. Any owner, handler, or keeper of a dog who fails to license a dog prior to May 1 of each year, may be issued a citation by a Police Officer or Animal Control Officer to appear before the District Court as a violation with a fine not to exceed fifty dollars (\$50).

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Enacted this <u>10</u> day of <u>10000000</u> , 20000			
WILTON SELECT BOARD ()			
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Kermit Williams, Select Board Chair			
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Matthew Fish, Select Board Member			
Kellie-Sue Boissonnault, Select Board Member			
Recorded this <u>13</u>	_ day of	March	_, 20_ <i>20</i>
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		Jane Farrell, T	own Clerk

ARTICLE VI

Dogs and Other Animals

200-51: Vaccination Required

- I. Every owner, handler, or keeper of a dog shall furnish the clerk verification from a licensed veterinarian that the dog has been vaccinated against rabies in accordance with the provisions of RSA 436.
- II. Notwithstanding paragraph I, if a valid rabies certificate is on file with the clerk in accordance with RSA 436:102, the owner shall not be required to produce such verification at the time of licensure.
- III. Every owner, handler, or keeper of a dog shall cause it to wear around its neck a collar to which shall be attached a metal "Rabies" tag with the following information thereon: the name of the veterinarian or clinic who vaccinated the dog, and the year the vaccination was given.
- IV. Any owner, handler, or keeper of a dog who fails to vaccinate their dog, may be issued a citation by a Police Officer or Animal Control Officer to appear before the District Court as a violation with a fine not to exceed fifty dollars (\$50).

Enacted this 10th day of Tebruary, 20 20
WILTON SELECT BOARD ()
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Kermit Williams, Chairman
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Matthew Fish, Selectman
Kellie-Sue Boissonnault, Selectwoman
Recorded this 13 day of March, 20 20
Jame to Faull
Jane Farrell, Town Clerk

ARTICLE VI

Dogs and Other Animals

200-52: Dog Control; At Large, Menace, Nuisance, Vicious

I. Dog At Large Offense: It shall be unlawful to allow any dog to run "at large". Which means it is off the premises of the owner or keeper and not under control of any person by means of personal presence and attention as will reasonably control the conduct of such dog, unless accompanied by the owner or custodian. This does not include a dog which is being used for hunting, supervised competition, exhibition, or training for such activities if accompanied by the owner or custodian, or a dog which is guarding, working, or herding livestock. Under these circumstances the owner or custodian must be able to see or hear the dog, or have reasonable knowledge of where the dog is hunting or herding. Any person who violates the provisions of this section shall be fined no more than twenty-five dollars (\$25) for a first offense; and one hundred dollars (\$100) for a second or any subsequent offenses within 12 months of the first offense.

II. Nuisance Offense: It shall be unlawful to allow any dog to bark for sustained periods of more than ½ hour, or during the night hours so as to disturb the peace and quiet of a neighborhood or area. This does not include a dog which is guarding, working, or herding livestock, as defined in RSA 21:34-a, II(a)(4). It shall be an offense under this section to allow any dog to dig, scratch, excrete, or cause waste or garbage to be scattered on property other than its owner's. It shall be an offense under this section to allow any female dog in season (heat) to run at large or be off premises of the owner or keeper during this period except when being exercised on a leash by a responsible adult. Any person who violates the provisions of this section shall be fined no more than twenty-five dollars (\$25) for a first offense; and one hundred dollars (\$100) for a second or any subsequent offenses within 12 months of the first offense.

III. Menace Offense: It shall be unlawful to allow any dog to growl, snap at, run after, or chase any person or persons not on the premises of the owner or keeper. It shall be an offense under this section to allow any dog to run after or chase bicycles, motor vehicles, motorcycles, or other vehicles being driven, pulled or pushed on the streets, highways, or public ways. Any person who violates the provisions of this section shall be fined no more than fifty dollars (\$50) for a first offense; and two hundred dollars (\$200) for a second or any subsequent offenses within 12 months of the first offense.

IV. Vicious Offense: It shall be unlawful to allow any dog, whether alone or in a pack with other dogs, to bite, attack, or prey on game animals, domestic animals, fowl, or human beings. If the skin of a person has been punctured by a dog and the incident reported to the police department, the Police Officer or Animal Control Officer shall notify the injured person, or in the case of a minor the minor's parent or guardian, within 24 hours, whether the dog has been appropriately immunized against rabies according to Town Records. Any person who violates the provisions of this section shall be fined no more than one hundred dollars (\$100) for a first offense; and four hundred dollars (\$400) for a second or any subsequent offenses within 12 months of the first offense. In addition the dog owner or keeper may be ordered by the court to pay any medical expenses that were incurred as a result of the dog bite.

Enacted this 10th day of 1 chrushy, 2000 WILTON SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	•
Kellie-Sue Boissonnault, Select Board Member	
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Recorded this	_day of
	Dame to Facull
	Jane Farrell, Town Clerk

ARTICLE VI

Dogs and Other Animals

200-53: Impoundment and Other Penalties

- I. Any Police Officer or Animal Control Officer may seize, impound, or restrain a dog found in violation of this Article and deliver the said dog to a person or shelter authorized to board dogs. The owner or keeper of the dog shall be responsible for any fees incurred for the dogs boarding or care.
- II. Nothing in this section shall prohibit a Police Officer or Animal Control Officer from issuing a citation requiring the owner, handler, or keeper of a dog to appear before the District Court
- III. Liability of the Owner or Keeper. Any person whose property, livestock, or other domestic creatures is damaged by a dog shall be entitled to recover damages from the person who owns, keeps, or possesses the dog, unless the damage was occasioned to a person who was engaged in the commission of a trespass or other tort.

Enacted this 10th day of Gebruary, 2000 WILTON-SELECT BOARD	
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Kermit Williams, Select Board Chair	
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Matthew Fish, Select Board Member	
Kellje-Sue Boissonnault, Select Board Member	
Recorded this	_day of <u>March</u> , 20 20
	Dame to Faull
	Jane Farrell, Town Clerk

ARTICLE VI

Dogs and Other Animals

200-54: Removal of Animal Excrement Required; Curbing Dog

- I. Any person who owns or is responsible for an animal shall, if the animal defecates upon public property or private property, promptly clean up and dispose of the excrement. The excrement shall be disposed of in a lawful and sanitary manner.
- II. Any person who violates the provisions of this section shall be fined no more than twenty-five dollars (\$25).

Enacted this 10th day of Jebruan, 2020
WILTON SELECT BOARD
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Kermit Williams, Select Board Chair
, Mall
Matthew Fish, Select Board Member
Kellie-Sue Boissonnault, Select Board Member
Recorded this 13 day of March, 20 20
Dame to Faull
Jane Farrell, Town Clerk

ARTICLE VII

Peddlers and Solicitors

200-60: Hawkers, Peddlers and Vendors; License Required

- I. Definitions: For the purpose of this chapter, the terms "Hawkers", "Peddlers", and "Vendors" shall mean and include any person or agent who:
 - A. Travels from town to town or from place to place in the same town selling or bartering or carrying for sale or barter or exposing therefor, any goods, wares, or merchandise, either on foot or from any animal, cart, or vehicle; or
 - B. Travels from town to town, or place to place in the same town, offering to perform personal services for household repairs or improvements, or solicits or induces any person to sign any contracts relating to household repairs and improvements, including contracts for the replacement or installation of siding on any residence or building; or
 - C. Keeps a regular place of business, open during regular business hours at the same location, but who offers for sale or sells and delivers, personally or through his agents, at a place other than his regular place of business, goods, wares or merchandise.
- II. License required: No hawker, peddler or vendor shall sell or barter, carry for sale or barter or exposing therefor, any goods, wares, or merchandise, including those items sold that are not immediately delivered at the time of the sale, unless he/she holds a valid license issued by the Police Department under the terms of this ordinance or the by Secretary of State under the terms of RSA: Chapter 320.
- III. License application and fee: Applications for said licenses can be picked up during normal business hours at the Police Department. The fee for the license shall be fifty dollars (\$50.). This fee may be waived at the discretion of the Chief of Police and will be valid for one (1) year.
- IV. Background Checks: Hawkers, peddlers, or vendors shall be subject to submit to a state records check, or both a federal and state records check. Each person may be required to submit a notarized criminal history records release form, as well as a complete set of fingerprints. Such person shall be responsible for any additional fees for any administrative costs incurred by the police under this section.
- V. Prohibited hours of business: Hawkers, peddlers and vendors conduct business only between the hours of 8:00 am and 6:00 pm. Hawkers, peddlers and vendors may not conduct any business on any national, state or town-designated holiday.

VI. Exempt organizations: Locally based nonprofit organizations (i.e., Boy/Girl Scouts, Rotary, Lions, schools, etc.) or any religious nonprofit organization will be exempt from this ordinance.

VII. Exhibit of license: Every person licensed under this chapter will exhibit said license when requested by any police officer or to the person to whom he exposes his goods, wares or merchandise, and, if he/she fails to do so, he/she shall be liable to the same penalty as if he/she had no license.

VIII. Violations and penalties: Any person who violates this Article shall be fined not more than one hundred dollars (\$100.00) for the first offense and not more than two hundred and fifty dollars (\$250.00) for any subsequent offense that occurs within a twelve-month period following a conviction for a first offense. In addition to any penalty imposed, such license may be revoked for any violation of this ordinance or state statute pertaining to the conduct of such business.

	Enacted this 10th day of <u>Gobruan</u> , 20 <u>20</u>	
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	Kermit Williams, Select Board Chair	
	Matthew Fish, Select Board Member	
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	Kellie-Sue Boissonnault, Select Board Member	
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Jane Farrell, Town Clerk



TOWN OF WILTON

42 Main Street PO Box 83 Wilton, NH 03086

Town office: phone (603) 654-9451, fax (603) 654-6663 Police dept.: phone (603) 654-9452, fax (603) 654-5530

Application for Hawkers & Peddlers Permit

Applicant Information

Name of Appl	licant:	· ·			
Age:	Sex:	Height:	Weight:	Eye Color:	Hair Color:
Address of Ap	oplicant:				
City/Town: _				State	Zip
Residential /	Cell Telephone	:	Bus	iness Telephone:	
Applicant's da	ate of birth:		Applicant's	Social Security N (optional)	Number:
*Pursuant to NH	icense Number: I RSA 31:102-b, app nat they reside as w	olicant must submi	t a certified copy o	State: of their motor vehicle iire.	and criminal record
		<u>Perm</u>	it Information		
·		<u> </u>			
Hours of Ope	eration:		Des	cription of activi	ty proposed:

Are your sales and services regulated under NH [Department of Health? [] Yes [] No
Are you selling/vending food? [] Yes [] No If yes, have you obtained a State Food license? [*copy of license to be attached.] Yes [] No
<u>Vehicle Info</u>	<u>ormation</u>
Vehicle Make:	Vehicle Model:
Vehicle Color:	
Vehicle Registration:*Use additional sheets of paper for other vehicle	State:s
<u>Applicant</u>	History
In what other states or towns have you ever been Peddler?	n registered or licensed as a Hawker and
Were you ever refused a license or has your licenexplain:	nse ever been suspended or revoked? If yes,
Have there been or are there now, any suits or proor in equity involving fraud, deceit or misrepressinterest? If yes, explain:	entation where, the applicant was or is a party
Have you ever been or are you now involved in a trustworthiness or have any relation to or bearin confidence? If yes, explain:	ng upon wheat you are entitled to public
As the applicant for a license to perform hawking the required paperwork as outlines in the applic	g and peddling, I understand that I must attach ation. By my signature, I state under penalty

As the applicant for a license to perform hawking and peddling, I understand that I must attach the required paperwork as outlines in the application. By my signature, I state under penalty of Unsworn Falsification (RSA 641:3), that the information provided is true and that I have read and understand the ordinance regulating hawking and peddling in the Town of Wilton, New Hampshire.

FEES: A license fee of fifty dollars (\$50.00) for a one year permit is Due. Payment must be made by Cash, Bank, Cashier or Certified Check, payable to the Town of Wilton. Applicant's Signature Date Received: \$ _____ Date: _____ Date permit received: Applicant: I have read and understand the Town of Wilton's Hawker and Peddler Permit Ordinance. I understand that after the permit is granted, I must display my permit and a state or government form of identification, on demand from any person or town official. Failure to meet the requirements will cause my permit to be revoked by the Issuing Agent of the Town of Wilton. By my signature, I state that I have read and understood the ordinance regulating hawking and peddling and am aware of all requirements and penalties. Signature of Applicant ************************************* Denied _____ Approved _____ Chief of Police Date Date forwarded to the Wilton Board of Selectmen: Issuing Authority's Additional Comments:

ARTICLE VIII

Utilities

200-70: Regulating Alarm Systems

I. Definitions: For the purpose of this ordinance, the following terms, phrases, words and their derivations shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the singular number, and words in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.

- A. Alarm System: is an assembly of equipment and devices, or a single device, arranged to signal the presence of a hazard requiring urgent attention and to which Police and/or Fire Departments are expected to respond. In this ordinance, the term "alarm systems" shall include the terms "Dial Alarm", "Local Alarm" and "Manual Alarm", as those terms are hereinafter defined.
- B. Alarm Installation: is the design, installation, repair, alteration and maintenance of systems causing an alarm to be sounded in the event of burglary, holdup, fire, or the occurrence of a predetermined inimical event.
- C. Alarm User: is any person on whose premises an alarm system is maintained within the Town of Wilton, except for alarm systems on motor vehicles or proprietary alarm systems. If, however, an alarm system is on a motor vehicle other than a proprietary system (which does not include a signal line connected directly or indirectly to a Police Communications Center, a central station or answering service) the person using such system is an alarm user.
- D. Person: is any natural person, legal entity, corporation or incorporated association.
- E. Alarm Monitoring Facility: is a facility located at headquarters which is monitored by employees who receive, record and validate alarm signals transmitted from private alarm systems.
- F. Proprietary Systems: is all alarm systems sounding and/or recording alarm and supervisory signals at a control center located within the protected premises, the control center being under the supervision of the proprietor of the protected premises or his employees or agents. If a proprietary alarm system included a signal line connected directly or by means of a dialing service to a Police Communications Center, a central station or answering service, it thereby is deemed to be an Alarm System as defined by this ordinance.
- G. Answering Service: is a telephone answering service providing among its services the service of receiving emergency signals from alarm systems and thereafter relaying the message by voice or otherwise to the communications center of the Police Department.

H. Central Alarm Station: is any facility which is privately owned that owns or leases alarm systems, whose facility is staffed by employees who receive, record or validate alarm signals and relay information about such signals to Police Headquarters, by any means.

I. Dial Alarms: is an alarm system which automatically selects a telephone line connected to a Headquarter and reproduces a prerecorded voice message or coded signal indicating the existence of an emergency situation that the alarm system is designed to detect.

J. Direct Alarm: is an alarm system which transmits a signal over a telephone line to a

Police alarm monitoring facility at Police Headquarters.

K. Local Alarm: is any alarm system not connected to the Police Alarm Monitoring Facility or to a private central alarm station or answering service, that is deigned to activate at the premises within which the alarm system is installed with the purpose to elicit a police response to a burglary, robbery, or attempted robbery/burglary, or fire. Such terminology does not include alarms caused by electrical storms or other acts of god.

L. Manual Alarm: is any alarm system in which activation of the alarm is initiated by the direct action of the alarm user or his agents or employees and if installed with the purpose to elicit a police response to a burglary, robbery, or attempted robbery, or a Fire

Department response.

M. False Alarm: is any activation of any alarm system to which the Police or Fire Departments respond which is not the result of a robbery, burglary, attempted robbery/burglary, or fire. Such terminology does not include alarms caused by electrical storms or other acts of god.

N. Town: is the Town of Wilton, New Hampshire.

II. Permit Application Required: The Chief of Police or the Fire Chief of the town is hereby authorized to issue a permit to any applicant for burglar, intrusion, panic or fire alarms respectively, as to property within the Town of Wilton, to install, maintain and operate thereon an alarm system upon application to him, and subject to the following provisions:

- A. Such an application shall describe the premises on which such alarm system is to be located.
- B. Shall state the name, address, and telephone number of the applicant and the person who is responsible for the upkeep, maintenance, and operation of the alarm system.
- C. Shall describe the system and shall give the name, address and telephone number of the legal entity who is responsible to the owner for the maintenance of such an alarm system, and any State of New Hampshire license issued to such legal entity.

III. Absence of Permit: No person, including a natural person and/or legal entity shall install, maintain or operate within the Town an alarm system without a permit issued hereunder.

IV. Installation of Alarm Systems: No alarm system, as herein defined, shall be installed and activated, without a permit issued to this ordinance.

V. Existing Alarm Systems: Alarm systems presently operating shall conform to this ordinance prior to continued operation thereof.

VI. Issuance of Permit: The Chief of Police or the Fire Chief upon application to him/her for a permit shall, in his judgement, determine whether the application conforms to the requirements of this ordinance; that the facts stated therein are true and accurate. The Chief of Police or the Fire Chief, upon receipt of the fee required hereunder and review of the application and compliance by the applicant of this ordinance, shall issue to the applicant a permit to install, maintain and operate the proposed alarm system.

VII Permit Fee:

- A. Each applicant shall pay to the Town of Wilton, a permit fee of ten (\$10.00) dollars.
- B. There shall be an annual renewal fee of five (\$5.00) dollars.
- C. If a residential alarm user is over the age of sixty-five (65) and is the primary resident of the dwelling, and if no business is conducted in the residence, a user's permit may be obtained without payment of a fee.
- D. Federal, State, County or Local Government agencies who operate alarm systems shall be exempt from the payment of a fee.

VIII. Denial, Suspension or Revocation of Alarm Users:

- A. The Chief of Police or Fire Chief, upon notification to him that the department has received four false alarms from a permittee may summarily temporarily suspend the alarm user's permit pending notice and hearing.
- B. If, after due notice and hearing, the Chief of Police or the Fire Chief determines, in his/her judgement, that the alarm user will not undertake reasonable action to eliminate the cause of such false alarms or that the alarm user is not able to take such reasonable action, he may revoke such permit.
- C. The alarm user at such hearing shall have the right to present evidence, to cross examine witnesses and to be represented by counsel. Such hearing shall be conducted in an informal manner, the rules governing courts shall not apply and heresay shall be admissible.
- D. An alarm user whose permit has been revoked may reapply for a new permit. Upon such re-application he shall demonstrate to the Police Chief or the Fire Chief that the cause of prior revocation has been eliminated and/or corrected or is not likely to reoccur. Any person aggrieved by any decision of the Chief of Police or Fire Chief made under the provisions of this ordinance shall have the Right of appeal to the Board of Selectmen. Such appeal shall be in writing and filed with the Board of Selectmen within ten (10) days of the decision appealed from. The said appeal shall fully state the grounds for appeal. The Board of Selectmen shall set a date for the hearing of the appeal and notify

the appellant of the date for the hearing, shall hold said hearing promptly and, after hearing shall decide the matter within a reasonable time, and notify the appellant thereof. The appellant shall have the right of appeal to the Superior Court for the County of Hillsborough in accordance with existing law.

IX. False Alarms – Prevention and Payments of Cost:

- A. When emergency messages are received by the Police or Fire Departments that are the result of a failure to comply with the requirements of this ordinance, the Chief of Police or Fire Chief is authorized to demand that the owner or lessee of such device, or his representative disconnects such device until it is made to comply with said requirements.
- B. Any alarm user having an alarm system on his or it's premises, and any user of alarm services or equipment designed and installed with the intent of eliciting a Police or Fire Department response shall pay the Town of Wilton a charge for each and every false alarm to which the Police or Fire Departments respond in each calendar year as follows:
 - 1. The alarm user of any alarm system shall be assessed a service charge of twenty-five (\$25.00) dollars for each false alarm transmitted by such device after three (3) false alarms in a calendar year, where such false alarms result in a response by the Police or Fire Departments.
 - 2. Failure to pay such false alarm service charges in thirty (30) calendar days shall subject such alarm user to suspension of their alarm user's permit by the Chief of Police or Fire Chief pending a hearing.
 - 3. An alarm user may appeal false alarm service charges in writing to the Board of Selectmen within ten (10) days after receipt of notice of penalty.

X. Liability of Town Limited: The Police and Fire Departments of the Town of Wilton shall take every reasonable precaution to assure that the alarm signals and prerecorded alarm messages received are given appropriate attention and are acted upon with dispatch. Nevertheless, the Police and Fire Departments of the Town of Wilton shall not be liable for any defects in operation of alarm devices, for any failure or neglect to respond appropriately upon receipt of an alarm from such a source, nor for the failure or neglect of any person in connection with installation and operation of alarm devices or their components, the transmission of alarm signals and prerecorded alarm messages or the relaying of such. If the Police or Fire Departments of the Town of Wilton find it necessary to disconnect an alarm device, the Department shall incur no liability by such action.

XI. Operating an Alarm System After Revocation Penalty: Any alarm user who, after having a permit revoked and after exhausting his right to a hearing, fails to disconnect his alarm system, or who knowingly operates an alarm system without first obtaining a permit, shall be guilty of a violation, and upon conviction, shall be fined not less than one hundred (\$100.00) dollars.

	Enacted this 10th day of 1ebruary, 2020 WILTON SELECT BOARD
	Kermit Williams, Select Board Chair
	Matthew Fish, Select Board Member Kellie-Sue Boissonnault, Select Board Member
	Recorded this 10 day of February, 20 20
(Jane Farrell, Town Clerk

TOWN OF WILTON



42 Main Street PO Box 83 Wilton NH 0308

Wilton, NH 03086 Town office: phone (603) 654-9451, fax (603) 654-6663 Police dept.: phone (603) 654-9452, fax (603) 654-5530

Alarm System Permit Application

This application must be completed in full before a permit ca The responsibility of the permit holder to ensure that this info	n be issued. All information must be rmation is current at all times.	current. It will be		
Type of Alarm (Check appropriate descriptions)FirePoliceIntrusionBurglary	PanicCOResid	entialBusiness		
Permit Fees: Original \$10.00 Renewal \$5.00 Exemptions: Principal occupant 65 or older Gove A permit fee must accompany all permit applications. Check	s should be made payable to: <i>Town</i>	of Wilton, NH		
Residence / Business Name:	D.	O.B		
Address:	Phone #:			
**************************************	**************************************	ام.		
	sidence/building owner, please provid			
Owner of property:Address:	Phone #:			
Address:				
Type of Alarm System: Direct Alarm Dial Alar	m Local Alarm			
Alarm Company Installing/Servicing System:Address:	DI 41.			
Address:	Pnone #:			
Persons, to be contacted when alarm activates. Must have	two names:			
Name:	Dhono #:			
Address:				
Marian				
Name:Address:	Phone #:			
Cautions or additional information: YES or NO. If Yes, circ	le all that apply. APONS ON SITE OTHER			
ANIMALS CHEMICALS* VVE	APONS ON SITE OTHER			
If Yes, please explain:				
*For Chemicals, is updated Material Safety Data Sheet	on file with the Fire Department: YE	S or NO		
*For Chemicals, is updated Material Safety Data Sheet Questions concerning this ordinance or Permit application	should be brought to the Police Chief	or the Fire Chief of the Town.		
Questions concerning this ordinance of Fermit application 654-9452 (Wilton Police Department), 654-6758 (Wilton Fi	e Department).			
654-9452 (Wilton Police Department), 004-0700 (Wilton Police Department)	,	CARILLO.		
We the undersigned by virtue of our signature to this applic	ation hereby acknowledge that we ha	ave read the Town of Wilton		
alarm system ordinance regulating the conduct of mainten	We the undersigned by virtue of our signature to this application hereby acknowledge that we have read the Town of Wilton alarm system ordinance regulating the conduct of maintenance of an alarm and to agree to abide by the same. We further alarm system ordinance regulating the conduct of maintenance of an alarm and to agree to abide by the same.			
alarm system ordinance regulating the conduct of maintenance of an alarm and to agree to able by the camera alarm system ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties set forth in said ordinance in the event that the maintenance agree and consent to the imposition of the charges and penalties application occasions the necessity for the same.				
expressly request that all records with respect to this application be kept commontation				
Signature: Date:				
rignature:				
E USE ONLY Date Issued:	Renewal Fee: Y/N	Alarm #		
2002 01121	Original Fee: Y/N			