

BYLAW: 5834 DATE OF CONSOLIDATION: December 19, 2023

Amendment History:

Amendment history.	
BYLAW 5880	Adds Section 804; deletes and replaces Section
	1207(1); deletes and replaces Schedule "C"
BYLAW 5904	Deletes and replaces Section 203
BYLAW 6007	Deletes the words "Section 1322 Unauthorized Parking on U of L grounds" from Schedule "B"; adds the words "Section 1322 Unauthorized Parking on U of L grounds" to Schedule "C".
BYLAW 6122	Adds new definition in Part 1, 203 after "Alley" ("Block"); adds new definition in Part 1, 102 after "Metered Space" ("Mobile Device Payment Service"); adds new definition in Part 1, 102 after "Vehicle" ("Zone Controlled Space"); renumbers definitions in Part 1, 102 from (1) to (38); deletes header of Part 12 and replaces it; adds new (4) to 1201; renumbers paragraphs after (4) as (5) and (6); adds new (4), (5), and (6) to 1202; adds new (4) to 1203; deletes and replaces Section 1204; deletes and replaces Section 1205; deletes and replaces Schedule "A".
BYLAW 6185	Removes reference to Section 1323 from Schedule "B" and inserts it into Schedule "C".
BYLAW 6408	102(26) Deletes "8:30 a.m. to ONE (1) hour after sunset on all days" and replaces with "7:30 a.m. to 9:00 p.m. daily" Deletes subsection 102(32); Deletes "School Zones and" in subsection 301(4); deletes section 1103 in its entirety; deletes from Schedule 'B' the following test "Section 1103 Crossing outside of a Crosswalk in a School Zone"
BYLAW 6428	1205(1)(b) amended time, Section 1801(1) Amended to be Schedule A or B, Repeal and replace 1801(3), 1801(4) repealed and replaced, 1801(5) amended to be tenth, 1801(8)(a) A or B, Schedule A repealed and replaced, Schedule B repealed and replaced, Schedule C replaced

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Last Revised: December 12, 2023 Effective Date: February 1, 2024

Bylaw 6428

CONSOLIDATION OF A BYLAW OF THE CITY OF LETHBRIDGE TO REGULATE HIGHWAY TRAFFIC IN THE CITY OF LETHBRIDGE

WHEREAS the *Traffic Safety Act* authorizes a municipality to regulate and control vehicle, animal and pedestrian traffic and parking on the streets and on other property within the municipality;

AND WHEREAS the *Municipal Government Act* allows a municipality to pass bylaws and delegate authority with respect to streets under its direction, control and management and transport thereon;

AND WHEREAS the University of Lethbridge and the City of Lethbridge have entered into an agreement with regard to the direction, control and management of Highways and Roadways and Parking on the University of Lethbridge's property;

AND WHEREAS the Lethbridge College and the City of Lethbridge have entered into an agreement with regard to the direction, control and management of Highways and Roadways and Parking on the Lethbridge College's property;

NOW THEREFORE, THE COUNCIL OF THE CITY OF LETHBRIDGE, DULY ASSEMBLED, HEREBY ENACTS AS FOLLOWS:

PART 1 DEFINITIONS

- 101 This Bylaw may be cited as "The Lethbridge Traffic Bylaw".
- 102 In this Bylaw, unless the context otherwise requires:
- (1) Act means the Traffic Safety Act, R.S.A. (2000) Chapter T-6 and amendments thereto;
- (2) <u>Alley</u> means a narrow Highway intended chiefly to give access to the rear of buildings and parcels of land;
- (3) **Block** means the portion of a street which lies between two other streets, neither of which is an alley and which both intersect the first named street.

- (4) **Boulevard** means that part of a Highway in an urban area that:
 - (a) is not Roadway; and
 - (b) is that part of the Sidewalk that is not especially adapted to the use of or ordinarily used by Pedestrians.
- (5) <u>Chief of Police</u> means the Police Officer engaged by the Police Commission of the City to be in charge of the Lethbridge Regional Police Service;
- (6) <u>City</u> means the Corporation of the City of Lethbridge or the area contained within the corporate boundaries of the City, as the context requires;
- (7) <u>City Manager</u> means the City Manager of the City or designate;
- (8) Crosswalk means:
 - (a) that part of a Roadway at an intersection included within the connection of the lateral lines of the Sidewalks on opposite sides of the Highway measured from the Curbs or, in the absence of Curbs, from the edge of the Roadway, or
 - (b) any part of a Roadway at an intersection or elsewhere distinctly indicated for Pedestrian crossing by signs or by line or other markings on the road surface;
- (9) <u>Curb</u> means the actual Curb, if there be one, and if there be no Curb in existence, shall mean the division of a Highway between that part thereof intended for the use of Vehicles and that part thereof intended for the use of Pedestrians;
- (10) **Emergency Vehicle** means a Motor Vehicle used:
 - (a) for Police duty;
 - (b) by a Fire Service;
 - (c) as an ambulance; or
 - (d) for purposes relating to maintenance of a public utility and designated as an Emergency Vehicle by the City Manager.
- (11) <u>Handicapped Parking Space</u> means a portion of the Highway set aside for the exclusive use of Motor Vehicles displaying a Handicapped Placard;
- (12) <u>Handicapped Placard</u> means a placard or license plate that is issued or recognized by the Solicitor General, for the province of Alberta, for persons with disabilities;
- (13) **<u>Highway</u>** means every thoroughfare, street, road, trail, avenue, parkway, driveway, viaduct, lane, Alley, square, bridge, causeway, trestle way or other place, whether publicly or privately owned, any part of which the public is ordinarily entitled or permitted to use for the passage or Parking of Vehicles within the City;
- (14) <u>Loading Zone</u> means a space or section of the Highway marked for use for the loading or unloading of goods;
- (15) <u>Metered Space</u> means that portion of a street or parcel of land owned or controlled by the City adjacent to a Parking Meter for the accommodation of a Vehicle to which that meter applies;

(16) <u>Mobile Device Payment Service</u> means payment for parking in Metered Space, Ticket Controlled Space or Zone Controlled Space using a mobile application approved by the City of Lethbridge.

Bylaw 6122 - May 14, 2018

- (17) <u>Motor Vehicle</u> means a Vehicle propelled by any power other than muscular power except aircraft, tractors, whether equipped with rubber tires or not, implements of husbandry and such Motor Vehicle as run only upon rails;
- (18) **Parking** means to allow a Vehicle (whether occupied or not) to remain in one place except:
 - (a) when standing temporarily for the purpose of and while actually engaged in loading or unloading; or
 - (b) when standing in obedience to a Peace Officer or Traffic Control Device.
- (19) **Parking Meter** means a device owned or controlled by the City for the collection of Parking fees and the computation of the time that a Vehicle may be parked in a Metered Space;
- (20) <u>Passenger Loading Zone</u> means a space or section of Highway marked with a sign or marking authorized by the City Manager, permitting Parking therein for the period necessary to load or unload passengers;
- (21) <u>Pay Station</u> means a device that is owned or controlled by the City, University of Lethbridge, or Lethbridge College for the collection of Parking fees and the regulation of Parking spaces;
- (22) <u>Peace Officer</u> means a member of the Lethbridge Regional Police Service, Community Peace Officer or a Bylaw Enforcement Officer of the City of Lethbridge;
- (23) **Pedestrian** means:
 - (a) a person on foot; or
 - (b) a person in or on a mobility aid, and includes those persons designated by the Act and subsisting regulation as Pedestrians;
- (24) <u>Permit Controlled Space</u> means a Parking space owned or controlled by the City University of Lethbridge, or Lethbridge College and controlled by signs requiring authorized permit issued by the City Manager;
- (25) **Permit Fee** means a fee collected or charged for the issuance of any permit subject to this Bylaw
- (26) Playground Zone means that part of the Highway designated as such by the City Manager pursuant to Section 301(4) having prescribed hours of 7:30 a.m. to 9:00 p.m. daily;

Bylaw 6408 - July 11, 2023

(27) <u>Public Holiday</u> means a Sunday or a day designated as a Public Holiday as defined in the Interpretation Act or a day proclaimed so by the Mayor or declared by the Council of the City of Lethbridge;

- (28) Recreational Vehicle (RV) means a vehicle or trailer that is designed, constructed and equipped, either temporarily or permanently, as a dwelling place, living abode or sleeping place, but does not include a vehicle so equipped if that vehicle, without such equipment, is or was also manufactured as a passenger car;
- (29) RPP Zone means a Residential Permit Zone requiring permit to overstay the posted time;
- (30) **Roadway** means that portion of the Highway intended for vehicular traffic within the City;
- (31) <u>Sidewalk</u> means that part of a Highway primarily intended for the use of Pedestrians and includes the part lying between the Curb line or edge of the Roadway and the adjacent property line, whether or not paved or improved;
- (32) DELETED

Bylaw 6408 - July 11, 2023

- (33) <u>Temporary No-Parking Ban</u> means a temporary prohibition of parking when declared by the City Manager.
- (34) <u>Ticket Controlled Space</u> means any Parking space owned or controlled by the City University of Lethbridge, or Lethbridge College designated for Parking where Parking is authorized by the terms and conditions of the ticket dispenser;
- (35) <u>Traffic Control Device</u> means a Parking Meter, sign, signal marking, or device placed, marked or erected for the purpose of regulating, warning or guiding traffic;
- (36) <u>Traffic Control Signal</u> means a Traffic Control Device whether manually, electrically or mechanically operated by which traffic is directed to stop and to proceed;
- (37) **Vehicle** means a device in, upon or by which a person or thing may be transported or drawn upon a Highway as defined in the TSA.
- (38) **Zone Controlled Space** means that portion of a street, parking lot or parkade, where parking is subject to charge and regulation in accordance with the applicable traffic control device.

Bylaw 6122 - May 14, 2018

PART 2 SPEED LIMITS

- The City Manager is hereby delegated the authority to prescribe maximum or minimum speed limits by the posting of Traffic Control Devices.
- 202 Unless otherwise posted pursuant to Section 203 or as otherwise specifically set out in the Bylaw, the maximum speed limit is FIFTY (50) kilometres per hour.

The City Manager shall cause signs to be posted indicating a greater or lesser speed than that prescribed by the Act or indicating that the prescribed speed limit has ceased to apply. Without limiting the generality of the foregoing the City Manager may cause variable digital speed signs to be posted along the portion of the Highway described as Whoop Up Drive more or less between Scenic Drive South and part way between University Drive West and McMaster Blvd West. The prescribed speed limit for this area shall be subject to change as determined by the City Manager or his designate in response to changing road and/or weather conditions and such change to the maximum permitted speed shall be reflected on such variable digital speed signs.

Bylaw 5904 - November 24, 2014

- No person shall drive a Motor Vehicle in any Alley or Highway intended chiefly to give access to the rear of buildings and parcels of land at a greater rate of speed than TWENTY (20) kilometres per hour.
- The City Manager may by signs posted along a Highway, fix a maximum speed limit in respect of any part of the Highway under construction or repair or in a state of disrepair, applicable to all Vehicles or to any class or classes of Vehicles while travelling over that part of the Highway.

PART 3 TRAFFIC CONTROL DEVICES

- 301 The City Manager is hereby authorized to place, erect or mark Traffic Control Devices at such locations as he may determine and shall place Traffic Control Devices at such locations as Council may by resolution direct and may from time to time alter the location of such Traffic Control Devices for the following purposes:
- (1) to divide the surface of a Roadway into traffic lanes marked by solid or broken lines;
- (2) to prohibit "U" turns at any intersection;
- (3) to designate any intersection or other place on a Highway as an intersection or place at which no left hand turn or right hand turn shall be made;
- (4) to designate Playground Zones;

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- (5) to control entry to any street or Highway by means of a "stop" sign or "yield" sign;
- (6) to designate a Crosswalk upon any Highway;
- (7) to designate Parking spaces for use of any particular class of Vehicle;
- (8) to close or restrict the use of any Highway, subway, bridge or overpass or any part of any Highway, subway, bridge or overpass either as to the full width thereof or as to part of the width thereof with respect to height, weight, or classes of Vehicles or with respect to classes of Pedestrians:
- (9) to prohibit, restrict or regulate the Parking of Vehicles on any Highway or other public place or any particular class of Vehicles on any Highway or other public place or any portion thereof during such hours as he may determine;

- (10) to designate and mark guide lines for angle or parallel Parking on any Highway or other public place or any portion thereof.
- The City Manager is hereby authorized and empowered to designate the location of Traffic Control Signals.
- The City Manager shall cause a record to be kept of the location of all Traffic Control Devices which record shall be open to public inspection upon request.
- Notwithstanding any provision of this Bylaw all Traffic Control Devices placed, erected or marked in the City prior to the passing of this Bylaw shall be deemed to be duly authorized Traffic Control Devices until altered pursuant to the provisions of Section 301.

PART 4 SPECIAL EVENTS

- 401 "PARADE" or "SPECIAL EVENT" means any organized group of Pedestrians (except military and funeral processions) marching, walking, running or racing on the Roadway and includes organized groups of Vehicles (except military and funeral processions).
- 402 Any person desiring to hold a parade or special event within the City shall at least SEVENTY TWO (72) hours prior to the time they desire to hold the same, make application in writing to the City Manager for a permit and in such application shall furnish to the City Manager information with respect to the following namely:
- (1) the name and address of the applicant, and if such applicant is an organization, the names, addresses and occupations of the executive thereof:
- (2) the nature and object of such parade or special event;
- (3) the day, date and hours during which same will be held;
- (4) the intended route thereof;
- (5) the approximate number of persons who will take part therein;
- (6) the approximate size, number and nature of flags, banners, placards or such similar things to be carried therein and particulars of signs, inspections and wording to be exhibited thereon;
- (7) and such written application shall bear the signatures and addresses of the persons who will be in control of such parade or procession and who undertakes to be responsible for the good order and conduct thereof;
- (8) Indemnification insurance.

403

(1) The City Manager may issue a permit, or for any reason which appears to him proper, may refuse to issue a permit. In the case of a refusal, the applicant has a right of appeal by letter in writing to the City Council who may grant or refuse the permit for the parade or may refer the matter to Council either with or without a recommendation thereon.

- (2) If any application for permission to hold a parade is referred by the Mayor to Council, Council may:
 - (a) grant the permit without conditions;
 - (b) grant the permit with conditions;
 - (c) refuse the permit.
- Where a permit has been issued pursuant to Section 403, the Chief of Police shall affirm the hour and route of the parade or special event and give such directions to the applicants in regard to such parade or special event as in his opinion will prevent any unnecessary or unreasonable obstruction of the Roadway or Sidewalk and tend to prevent a breach of the peace and said Chief of Police shall make the necessary arrangements for the proper policing of the streets in connection with such parade or special event and for such purpose may erect such temporary barriers or Traffic Control Devices as he deems necessary.
- If any funeral procession is in process of formation or proceeding along any Highway, any Peace Officer may regulate all traffic in the vicinity and all persons whether on foot or in Vehicles, shall obey the order and direction of the Peace Officer so regulating traffic.
- Before a funeral procession enters upon, crosses or turns into a Highway designated and marked as a through traffic street by a stop sign the first Vehicle in the funeral procession shall come to a complete stop in the manner required by this Bylaw and shall not drive the Vehicle into the intersection until it is safe to do so. A Vehicle that follows in the funeral procession may then enter into the intersection without stopping provided the headlamps are alight. The provisions of this Section shall not apply at intersections where traffic is controlled by Peace Officer or by a Traffic Control Signal.
- 407 No persons shall hold or take part in any parade or special event unless a permit has been issued therefore by the City Manager, Mayor or City Council.
- No person driving any Vehicle or riding or driving a horse shall drive or ride through, nor shall any Pedestrian walk through the ranks of any military or funeral procession (the Vehicles of which have their lights on), nor through the ranks of any other authorized parade or special event, or in any way obstruct, impede or interfere with the same.
- 409 No person shall take part in any impromptu organization or conduct of a parade or special event which forms up, attempts to form up or is carried on without a permit having been issued pursuant to Section 403.

PART 5 FIRES

501 In case of a fire within the City, any Peace Officer or member of the Fire Department of the City may designate in any manner a line or lines near the location of the fire beyond which no member of the public shall pass, and no unauthorized person shall cross such line or lines.

502 The Chief Officer of the Fire Department of the City or any person acting under his instructions shall have the right to move or cause to be moved any Vehicle which he may deem necessary to move or have moved for the purpose of carrying out any duty, work or undertaking of the Fire Department of the City of Lethbridge.

PART 6 VEHICLES WITH LUGS

- 601 No person shall drive, propel or move on any Highway any Vehicle having metal spikes, lugs, cleats or bands projecting from the surface of the wheel or tire of such Vehicle, or any Vehicle having a caterpillar tread, unless and until a special permit from the City Manager has been issued pursuant to Section 602.
- 602 Any person desiring to obtain a permit required by Section 601 shall make application in writing to the City Manager, setting out the nature of the Vehicle to be moved, the name of the maker thereof, the style of wheels and of any projections thereto, origin and destination of route and such further information as the City Manager may require. Any person making application shall agree to pay all permit fees and damages caused to the Highway, or any works made or done over, upon or under the same as a result of the operation and conveyance or movement of the Vehicle mentioned in the permit. The City Manager may in such permit specify the route to be taken, the precautions required to protect the Highway along the route (including the laying down of planks to protect pavement or Crosswalks or timbering to protect bridges or culverts), the hours during which the movement shall take place and such other conditions as he deems necessary for the protection of the Highways and any works done or made over or under the same.

PART 7 SNOW VEHICLES

- 701 No person shall operate a snow Vehicle as defined in the Act, on any portion of a Highway, Sidewalk or Boulevard within the City.
- 702 Notwithstanding Section 701, the operator of a snow Vehicle may cross any Highway, including the Roadway, Parking lane, boulevard or Sidewalk portions thereof as the case may require, if:
- (1) the operator stops the snow Vehicle before entering onto the Highway or portion thereof to be crossed;
- (2) all passengers disembark from the snow Vehicle and any Vehicle or thing attached thereto before he commences to cross;
- (3) the operator yields the right-of-way to all other Vehicles and persons on the Highway; and
- (4) the operator crosses over the Highway or portion thereof to be crossed by the most direct and shortest route of travel available to him.

PART 8 HEAVY OR OVERDIMENSIONAL VEHICLES

- 801 For the purpose of Section 802, a "heavy Vehicle" means a Motor Vehicle alone or together with any trailer, semi-trailer or other Vehicle being towed by the Motor Vehicle with a registration gross weight of FIVE (5) Tonnes or more or exceeding ELEVEN (11) metres in total length. Notwithstanding the above, a passenger Vehicle shall be deemed to be excluded from the definition of a "heavy Vehicle" for the purposes of Section 802.
- 802 No person shall operate a heavy Vehicle on a Highway other than a Highway in the City which is designated as a truck route in Schedule "D" which Schedule is hereby incorporated into and made part of this Bylaw.
- 803 The following shall be deemed to not be operating a heavy Vehicle in contravention of Section 802 if the heavy Vehicle was being operated on the shortest permitted route between the premises or location concerned and the nearest truck route by:
- (1) persons delivering or collecting goods or merchandise to or from the premises of bona fide customers;
- (2) persons going to or from business premises of the owner of the heavy Vehicle concerned;
- (3) persons moving a house for which the necessary moving permits have been issued by the City;
- (4) persons going to or from premises for the servicing or repairing of the heavy Vehicle;
- (5) persons pulling a disabled Vehicle from a Highway prohibited to heavy Vehicles;
- (6) persons driving heavy Vehicles engaged in lawful public works requiring them by the very nature of such work to deviate from the established truck routes.
- 804 Unless a permit is obtained from the City Manager, no person shall drive or move or cause to be driven or moved on any street, any vehicle which exceeds the dimension or weight requirements prescribed by the COMMERCIAL VEHICLE DIMENSION AND WEIGHT REGULATION, as amended or substituted, under the *Alberta Traffic Safety Act*.

Bylaw 5880 - July 21, 2014

PART 9 MAXIMUM WEIGHTS

- 901 For the purpose of this Section "Maximum Weight" means:
- (1) The maximum weight permitted for a Vehicle and load pursuant to the official registration certificate issued by the Province of Alberta for such Vehicles; or
- (2) If there is no such official registration certificate or interim registration certificate for a Vehicle, then the combined weight of the Vehicle and heaviest load that may be carried in accordance with provisions of the Act and regulations there under.

- 902 No person shall drive or have on the Roadway a Vehicle or combination of attached Vehicles with a weight including or excluding any load thereon, in excess of maximum weight.
- 903 Wherever in his opinion, there is a contravention of Section 902, a Peace Officer may order the driver or other person in charge or control of a Vehicle or combination of attached Vehicles suspected of being on a Roadway in contravention of such Section to take such Vehicle or combination of attached Vehicles to the nearest adequate weigh scale to determine the weight of such Vehicle or combination of attached Vehicles and load carried thereof. The weigh slip or slips shall be given to the Peace Officer and may be retained by him, and if the weight of any loaded Vehicle or combination of attached Vehicles is in excess of maximum weight, the Peace Officer, in addition to any prosecution for contravention of Section 902, may require that any load or portion thereof in excess of maximum weight shall be removed before the Vehicle or combination of attached Vehicles is again taken upon a Highway.
- A weigh slip given to a Peace Officer under Section 903 and submitted by him in evidence in Court shall be prima facie proof of the authenticity of the weigh slip and of the particulars thereon submitted in evidence and of the accuracy of the weigh scale used.
- A person driving or in charge or control of a Vehicle or combination of attached Vehicles suspected by a Peace Officer of being on a Roadway in contravention of Section 902 shall, when requested by the Peace Officer, produce for such officer's inspection any official registration certificate or interim registration certificate for such Vehicle or Vehicles that may have been issued by the Government of the Province of Alberta showing the maximum weight of such Vehicle or combination of attached Vehicles.
- Particulars obtained by a Peace Officer from a registration certificate produced to him under Section 905 and submitted by him as evidence in court shall be primary proof of the authenticity of such certificate and of the particulars thereon submitted in evidence.

PART 10 IMMOBILE VEHICLES

1001 No person shall place upon any street within the City, any Vehicle or derelict Vehicle which does not have the ability or means of independent locomotion without delay.

PART 11 PEDESTRIANS

1101 Except within a marked Crosswalk no Pedestrian shall cross any of the streets or avenues within the area bounded by north limit of SIXTH (6th) Avenue South to north limit of FIRST (1st) Avenue South and from east limit of Scenic Drive South to west limit of Stafford Drive South all within the City of Lethbridge.

(1) Where a Crosswalk at any intersection is marked with lines, no Pedestrian shall cross either of the intersecting Highways within the intersection except within the limits of such marked Crosswalk.

1103 DELETED

Bylaw 6408 - July 11, 2023

- 1104 No person or persons shall stand on any Highway, Crosswalk or Sidewalk in such a manner as to:
- (1) obstruct vehicular or Pedestrian traffic;
- annoy or inconvenience any other person lawfully upon such Highway, Crosswalk or Sidewalk;
- (3) obstruct the entrance to any driveway.
- 1105 No person shall run upon a Roadway in such a manner as to impede traffic.
- 1106 No person shall stand upon or walk along a Roadway for the purpose of soliciting a ride from the driver of any private Vehicle.

PART 12 PARKING METERS, PERMIT CONTROLLED SPACES, TICKET CONTROLLED SPACES AND ZONE CONTROLLED SPACES

Bylaw 6122 - May 14, 2018

- (1) The City Manager is hereby authorized to select and set apart such spaces as he deems necessary on any Highway or other public Parking area as a Metered Space, and to cause to be installed adjacent to each such Metered Space a Parking Meter.
- (2) The City Manager is hereby authorized to select and set apart such spaces as he deems necessary on any Highway or other public Parking area as a Permit Controlled Space, and to cause to be installed applicable signage.
- (3) The City Manager is hereby authorized to select and set apart such spaces as he deems necessary on any Highway or other public Parking area as a Ticket Controlled Space, and to cause to be installed applicable signage and Pay Stations.

(4) The City Manager is hereby authorized to select and set apart such spaces, Blocks or portions of a Block as he deems necessary on any Highway or other public Parking area as a Zone Controlled Space and cause to be installed applicable signage and Pay Stations.

Bylaw 6122 - May 14, 2018

- (5) The President of the University of Lethbridge, is hereby authorized to select and set aside said portions of the University of Lethbridge lands as deemed necessary as ticket controlled Parking spaces or Permit Controlled Space and to permit the University of Lethbridge to install Pay Stations and applicable signs.
- (6) The President of the Lethbridge College, is hereby authorized to select and set aside portions of the Lethbridge College lands, as deemed necessary, as ticket controlled Parking spaces or Permit Controlled Space and to permit the Lethbridge College to install Pay Stations and applicable signs.

Bylaw 6122 - May 14, 2018

- (1) The operator of any Vehicle in a Metered Space shall immediately, after Parking his Vehicle in such space deposit in the Parking Meter adjacent to such Metered Space a coin or coins of Canada or where the Parking Meter is equipped to accept electronic payment, use a credit card, debit card, other smart card, or other device which the Parking Meter indicates is accepted for electronic payment sufficient to cover the period for which he intends to park. Upon deposit of such coin, coins or electronic payment the operator shall be entitled, subject to any restrictions indicated by applicable traffic signs or markings, to park his Vehicle in the Metered Space for a period indicated on the Parking Meter.
- (2) The operator of any Vehicle in a Permit Controlled Space shall immediately, after Parking his Vehicle in such space, display the entire permit conspicuously and in a position such that its validity is clearly visible at all times, either hanging from the rear view mirror or placed on the driver's side of the dashboard in such Vehicle. Upon display of such permit the operator shall be entitled, subject to any restrictions indicated by applicable traffic signs or markings, to park his Vehicle in the Permit Controlled Space for a period indicated on the Parking permit.
- (3) The operator of any Vehicle in a Ticket Controlled Space shall immediately, after Parking his Vehicle in such space obtain a ticket from the Pay Station and immediately clearly display the entire ticket conspicuously and in a position such that its expiry time is clearly visible at all times on the driver's side of the dashboard in such Vehicle. The ticket shall be sufficient to cover the period for which he intends to park. Upon display of such ticket the operator shall be entitled, subject to any restrictions indicated by applicable traffic signs or markings, to park his Vehicle in the Ticket Controlled Space for a period indicated on the ticket.

- (4) The operator of any Vehicle in a Zone Controlled Space shall immediately, after Parking the Vehicle in such space, purchase the use of the space by inputting on the Pay Station or Mobile Device Payment Service the:
 - (a) Zone Controlled Space in which the Vehicle is parked
 - (b) The license plate number of the Vehicle parked in the Zone Controlled Space, and
 - (c) Depositing a form of payment, subject to 1202 (6)

Bylaw 6122 - May 14, 2018

(5) The owner or operator shall pay for the use of the Zone Controlled Space in accordance with the instructions on the Pay Station or Mobile Device Payment Service.

Bylaw 6122 - May 14, 2018

- (6) Payment must be made for use of a Zone Controlled Space at the Pay Station either by:
 - (a) The deposit of funds; or
 - (b) Electronic payment by credit card; or
 - (c) Payment by Mobile Device Payment Service"

Bylaw 6122 - May 14, 2018

1203

- (1) No person shall allow a Vehicle or any part thereof to remain for any period of time in a Metered Space while the Parking Meter adjacent to the Metered Space indicates time expired.
- (2) No person shall allow a Vehicle or any part thereof to remain for any period of time in a Permit Controlled Space without properly displaying a valid permit.
- (3) No person shall allow a Vehicle or any part thereof to remain for any period of time in a Ticket Controlled Space without a valid ticket or when the time shown on the ticket has expired.
- (4) No person shall allow a Vehicle or any part thereof to remain for any period of time in a Zone Controlled Space for longer than the period of time for which payment was made.

Bylaw 6122 - May 14, 2018

- (1) No person shall allow a Vehicle to remain parked in a Metered Space, Permit Controlled Space, Ticket Controlled Space, or Zone Controlled Space for a period of time in excess of the maximum permitted time indicated on either the Parking Meter, Pay Station or Traffic Control Device pertaining to that space, regardless of whether or not there has been a violation of Section 1203 (1) or 1203 (4). A further offence shall be deemed to have occurred for each subsequent period of time, in excess of that permitted by either the Parking Meter of the Traffic Control Device.
- (2) No person shall park a Vehicle in a Zone Controlled Space:
 - (a) Where prohibited by a Traffic Control Device
 - (b) Contrary to the instructions on the Pay Station or Mobile Device Payment Service

Bylaw 6122 – May 14, 2018

1205 Notwithstanding Sections 1203 and 1204 but subject to Sections 1201 (4) and 1201 (5), a Metered Space, Permit Controlled Space, Ticket Controlled Space or Zone Controlled Space may be used without charge for the duration of the maximum allowable time by:

Bylaw 6122 - May 14, 2018

- (1) any Vehicle upon City lands or Roadways on:
 - (a) Saturday, Sunday and any Public Holiday; or
 - (b) any day between 4:00 p.m. to 9:00 a.m. the following morning.

Bylaw 6428 – February 1, 2024

- (2) any Vehicle upon University of Lethbridge lands, daily as indicated by signs;
- (3) any Vehicle upon Lethbridge College lands, daily as indicated by signs;
- (4) a Vehicle licensed as a taxi cab while such Vehicle is actively engaged in taking or discharging passengers;
- (5) a Vehicle owned and operated by the City of Lethbridge and actively engaged in City business;
- (6) a Vehicle operated by a licensed delivery/courier service occupying a Metered Space for not more than FIFTEEN (15) consecutive minutes and on which is displayed on the windshield a Parking permit in a form approved by the City Manager;
- (7) a Vehicle bearing a Veteran's License Plate issued by Alberta Registries.
- 1206 No person shall park a Vehicle in a Metered Space, Permit Controlled Space, or Ticket Controlled Space in such manner that the Vehicle is outside of the areas designated for the space; provided that where any Vehicle exceeds the length of a space on any street, such Vehicle may occupy and shall pay for TWO (2), but not more than TWO (2) parallel spaces.

(1) Except as noted herein, the fee from Parking in any Metered Space or Ticket Controlled Space in the City of Lethbridge is ONE (\$1) DOLLAR per hour for three (3) hours or less duration.

Bylaw 5880 - July 21, 2014

- (2) Except as noted herein, the fee for Parking in any TEN (10) hour Metered Space in the City of Lethbridge is FORTY FIVE (45¢) CENTS for SIXTY (60) MINUTES or portion thereof.
- (3) The fee for Parking in any space on the University of Lethbridge lands shall be as established by resolution of the Board of Governors of the University of Lethbridge.
- (4) The fee for Parking in any space on the Lethbridge College lands shall be as established by resolution of the Board of Governors of the Lethbridge College.

1208

- (1) Except as noted herein, all fees collected from Parking shall be the property of the City of Lethbridge.
- (2) All fees collected from Parking owned and maintained by the University of Lethbridge shall be the property of the University of Lethbridge.
- (3) All fees collected from Parking owned and maintained by the Lethbridge College shall be the property of the Lethbridge College.
- 1209 The City Manager may designate that any Parking space shall not be used as a Metered Space, Permit Controlled Space, or Ticket Controlled Space, either temporarily or permanently; and he may cause the Parking control in any such space to be hooded, removed, signed, or such space may be put to some specified use or closed from use and the City Manager may cause to be erected in or painted on such space a sign showing the use to which such space may be put.
- 1210 No person shall allow a Vehicle to be parked in contravention of any sign placed under the authority of Section 1209.

PART 13 PARKING

1301 The City Manager is hereby authorized and empowered to designate the properly marked portion of Highways where Parking is restricted to any particular class or classes of Vehicles. No person shall park a Vehicle other than a Vehicle of such class or classes on the portions of a Highway as marked.

- (1) The City Manager may designate and cause to be properly marked portions of Highways upon which Parking is prohibited at any time including, without limiting the foregoing, the declaration of Temporary No-Parking Bans.
- (2) No person shall park a Vehicle on a portion of a Highway marked pursuant to Section 1302(1).

- 1303 The City Manager may designate portions of the Highway as a Loading Zone for FIFTEEN (15) minute Parking of Vehicles for loading and unloading of passenger or goods and cause the same to be properly marked by signs.
- 1304 No person shall park a Vehicle on a portion of a Highway marked pursuant to Section 1303, for a time in excess of the period so marked.
- 1305 The City Manager may designate and cause to be properly marked, portions of Highway inclusive of RPP Zones for THIRTY (30) minute, ONE (1), TWO (2), THREE (3), FOUR (4), and TEN (10) hour Parking of Vehicles between the hours of 7:30 am to 5:30 p.m. of any day of the week. No person shall park a Vehicle for any period of time exceeding the time limit so designated.
- 1306 The City Manager may designate and cause to be properly marked portions of the Highway to be known as City Parking lots. No person shall park or leave any Vehicle on City land or property that has been clearly marked as such by a sign or signs erected by the City, unless such person has obtained the permission of the City of Lethbridge.
- 1307 No person shall park a Vehicle in an Alley. Alleys, however, may be used for such period of time as may be reasonably necessary for the loading or unloading of passengers or goods from a Vehicle, provided that the Vehicle concerned in such loading or unloading of passengers or goods does not so obstruct the Alley as to prevent other Vehicles or persons from passing along such Alleys while the loading or unloading of passengers or goods is taking place.
- 1308 Except when actually taking on or discharging passengers, no person shall park or stand a Vehicle for any period of time at a Passenger Loading Zone, at a "No Parking" area or in front of a main entrance or doorway of a private or public building.

- (1) No person shall park a trailer designed for the purpose of carrying goods and equipment upon any Highway unless said trailer is attached to a Vehicle by which it may be propelled or drawn and when so attached, the trailer shall be deemed part of the Vehicle.
- (2) An owner or operator of a Recreational Vehicle shall not park the Recreational Vehicle on any street in the City, except in the area of the street immediately adjoining the owner or operator's place of residence.
- (3) An owner or operator of a Recreational Vehicle shall not park the Recreational Vehicle on the area of the street immediately adjoining the owner or operator's place of residence for a period of more than FORTY EIGHT (48) consecutive hours.
- (4) An owner or operator of a Recreational Vehicle shall not park the Recreational Vehicle on the area of the street immediately adjoining the owner or operator's place of residence if the Recreational Vehicle was previously parked on that area of the street at any time during the preceding THIRTY SIX (36) hour period.
- 1310 No person shall park any commercial Vehicle, bus, truck tractor, tractor trailer of the design capacity of more than ONE (1) Tonnes or a length of more than SIX (6) metres upon any Highway except where such Parking is expressly permitted or except for the purpose of loading or unloading such Vehicles.

- 1311 The City Manager is hereby authorized and empowered to designate and properly mark such parts of the Highway in the City as may be necessary to provide adequate, safe and convenient stopping places for buses of the Lethbridge Transit System. The City Manager may designate and cause to be properly marked any such bus stop as a "No Parking" area.
- 1312 No person shall park a Vehicle in a bus stop marked as a "No Parking" area other than a bus of the Lethbridge Transit System.
- 1313 No person shall park any Vehicle unless permitted upon any land owned by the City of Lethbridge which the City uses or permits to be used as a playground, recreation area or public park except on such part thereof as may be designated by the City Manager with a sign or signs for Vehicle Parking.
- 1314 The City Manager is hereby authorized and empowered to designate and properly mark any Highway or portion of a Highway upon which Parking is prohibited between 1:00 am to 7:00 am of any day.
- 1315 No person shall angle park any Vehicle which exceeds SIX (6) metres in overall length upon any Highway in the City except at such locations as have been designated by the City Manager and have been marked, provided however, that the person may park in such other locations and for such period of time as may be designated in writing by the City Manager.
- 1316 Subject to Section 1206, no driver shall park a Vehicle where Parking guidelines are visible on a Roadway except within the limits of the lines designating a parking space.
- 1317 No person shall park his Vehicle with the side thereof parallel to the Curb or edge of the Roadway when angle Parking is permitted or required.
- 1318 No Vehicle may be parked at an angle to the Curb in a cul-de-sac unless that Vehicle is parked in such a manner as not to interfere with the free flow of traffic in the cul-de-sac.
- 1319 No person shall park a Vehicle so that the bumper or side of the Vehicle is closer than SIX HUNDRED (600) millimetres to the bumper or side of another Vehicle except that:
- (1) where Vehicles are parked in a parallel Parking zone controlled by a double headed meter the forward Vehicle shall be parked with the rear of such Vehicle adjacent to the meter and the rear Vehicle to the meter; and
- (2) where a Vehicle is parked in a parallel Parking zone controlled by a single-headed meter the Vehicle shall be parked with the front of the Vehicle adjacent to the meter.

- (1) A Handicapped Placard shall entitle the holder to Parking at prevailing Parking rates in any space on City streets or public Parking lots, designated for use by Handicapped Placard holders only.
- (2) Subject to Section 1320(1), no person shall park at designated Handicapped Parking Space without displaying the appropriate placard.

- 1321 No person shall park any Vehicle in that part of a driveway which lies between Curb or the travelled portion of the Roadway and the property or lot boundary line which runs parallel to the said Curb or travelled portion of a Roadway.
- 1322 No person shall park any Vehicle other than a Vehicle bearing, in a visible location, a current University of Lethbridge Parking permit or special Parking permit, in any space located on the property of the University of Lethbridge marked as Parking space for authorized Vehicles.
- 1323 No person shall park any Vehicle other than a Vehicle bearing, in a visible location, a current, valid, Lethbridge College Parking permit or special Parking permit, in any space located on the property of the Lethbridge College marked as Parking space for authorized Vehicles.

- (1) No person shall park or leave any Vehicle on private land or property that has been clearly marked as such by a sign or signs erected by the owner or his agent, unless such person has obtained the permission of the owner, tenant, occupant or person in charge or control of said land or property.
- (2) An owner, tenant, occupant or person in charge of control of private land or property if personally satisfied that any person is violating the prohibition set forth in Section 1324(1) may report to the Lethbridge Regional Police Service the license number and location of the illegally parked Vehicle. Any person making such report to the Lethbridge Regional Police Service shall give his own name and address.
- (3) Any Peace officer may cause a Vehicle improperly parked on private land or property, to be removed and taken to and stored in a suitable place and all costs for the removal and storage are amounts owing to the City of Lethbridge and the Vehicle may be disposed of subject to the Act.
- 1325 Any person who is empowered to enforce the provisions of this Bylaw is hereby authorized to place an erasable chalk mark on the tread face of the tire of a parked or stopped Vehicle without that person or the City incurring liability for doing so.
- 1326 No person shall park a Vehicle in an RPP Zone marked as a "Parking by Permit only" area other than a Vehicle displaying a valid residential Parking permit.
- 1327 No person shall park a Vehicle in an RPP Zone for any period of time exceeding the time limit so designated other than a Vehicle displaying a valid residential Parking permit.
- 1328 No person shall park a Vehicle in such a manner that any portion of the Vehicle is overhanging or encroaching upon a Sidewalk.

- (1) No person shall park or stop a Vehicle on any street or portion of any street identified as a snow route by permanent signage.
- (2) Section 1329(1) shall only apply when snow routes have been declared in effect by the City Manager.

- (3) A declaration announcing snow routes to be in effect shall remain in effect for SEVENTY TWO (72) hours unless sooner terminated, or further extended by declaration by the City Manager, such SEVENTY TWO (72) hour period would commence and be effective from the time specified in the declaration.
- (4) The City Manager shall inform the general public of the existence of a snow route declaration using whatever means he deems advisable.
- 1330 Unless required or permitted by the Act or by a Traffic Control Device, or in compliance with the directions of a Peace Officer, a driver shall not stop or park his Vehicle:
- (1) on a Crosswalk or on any part of a Crosswalk;
- (2) at an intersection nearer than FIVE (5) metres to the projection of the corner property line immediately ahead or immediately to the rear, except when his Vehicle is parked in a space where a Parking Meter or other Traffic Control Device indicates Parking is permitted:
- (3) within FIVE (5) metres on the approach to a stop sign or yield sign;
- (4) within FIVE (5) metres of any fire hydrant, or when the hydrant is not located at the Curb, within FIVE (5) metres of the point on the Curb nearest the hydrant;
- (5) within ONE AND A HALF (1.5) metres of an access to a garage, private road or driveway, or a Vehicle crossway over a Sidewalk;
- (6) within FIVE (5) metres of the near side of a marked Crosswalk;
- (7) on the Roadway side of a Vehicle parked or stopped at the Curb or edge of the Roadway.
- 1331 Where angle Parking is permitted or required by signs or markings, a driver shall park his Vehicle:
- (1) with its sides between and parallel to any 2 of the guidelines when present, and
- (2) with ONE (1) front wheel not more than FIVE HUNDRED (500) millimetres from the Curb or edge of the Roadway.
- 1332 Temporary No-Parking Ban:
- (1) No person shall park a Vehicle on any street or portion of any street where such street or potion of street is under a declared Temporary No-Parking Ban; and
- (2) The City Manager shall inform the general public of the existence of a Temporary No-Parking Ban declaration suing whatever means he deems advisable.

PART 14 TAXICABS

- 1401 The City Manager is hereby authorized and empowered to designate and properly mark by signs certain spaces for as taxicab stands, for the exclusive use
 - of Vehicles for hire. No sign shall be installed until the City receives from the applicant an installation fee in the sum of FIVE HUNDRED (\$500.00) DOLLARS per sign.
- 1402 Any person carrying on the business of letting Vehicles for hire, hereinafter called "taxicab operator", may apply to the City Manager for the location of ONE (1) taxicab stand in front of each place of business of the taxicab operator. The City Manager may allot either a ONE (1) or TWO (2) Vehicle spaces to the taxicab operator, but the taxicab operator will only be allotted space for the of ONE (1) taxicab free of charge.
- 1403 The City Manager may prescribe from time to time the fees to be charged a taxicab operator for each additional Parking space, and may charge the cost of installing and maintaining signs to the taxicab operator.
- 1404 No person shall park any Vehicle in a taxicab stand except the taxicab operator for whom the taxicab stand is reserved, or a person authorized by the taxicab operator, and the Vehicle must be a taxicab then on duty and available for public hire.
- 1405 Notwithstanding the other provisions of this Section, the Chief of Police may permit taxicabs, while waiting for hire to stand at a designated place to provide accommodation for the public attending any special function or event.

PART 15 TEMPORARY CLOSING OF HIGHWAYS

- 1501 In any case where by reason of any emergency or of any special circumstances which in the opinion of the City Manager makes it desirable and in the public interest to do so, the City Manager may:
- (1) temporarily close in any area of the City, any Highway in whole or in part to traffic; or
- (2) temporarily suspend in any area of the City, Parking privileges granted by the provisions of this or any other bylaw, and the City Manager may for such period of time as he deems necessary to meet such emergency or special circumstances, take such measure for the temporary closing of such Highway or the suspension of Parking privileges and place barricades or post appropriate notices on or near the Highway concerned as he may consider to be necessary in the circumstances.
- 1502 No person shall make use of any Highway or Alley in a manner contrary to any restriction, prohibition or designation pursuant to Section 1501(1) or 1501(2).

PART 16 MISCELLANEOUS OFFENCES

- 1601 Every person shall be guilty of an offence who is travelling on a sled, toboggan, skis, roller skates, bicycle, tricycle or toy Vehicle of any kind or a similar device by clinging to or attaching himself or his conveyance to a Vehicle upon a Roadway.
- 1602 No owner or occupant of private property shall allow hedges, shrubs or trees located within a triangle formed on a corner site by the two Curb lines adjoining an intersection, including a lane intersection, and two points located EIGHT (8) metres from the said corner where the Curb lines meet whether planted before or after the date of the passing of this Bylaw, to grow or to remain at a greater height than ONE (1) metre above the established elevation measured from the top of the Curb where there is a Sidewalk or from the level of the crown of the Roadway where there is no Sidewalk.
- 1603 In the case of trees growing on any private property, whether planted before or after the date of the passing of this Bylaw, the owner or occupant concerned shall trim the said trees in such a way that no branches or foliage of said trees shall be at a lesser height than ONE AND SIX TENTHS (1.6) of a metre subject to Section 1602.
- 1604 The City Manager may serve by registered mail a notice in writing upon any person required to comply with the provisions of Sections 1602 and 1603 as the case may be.
- 1605 No owner or occupant of private property in the City shall build, place, erect or continue the existence of fences, walls or other objects on private property to or adjacent to and within EIGHT (8) metres from a street intersection when such fences, walls or other objects interfere with good visibility for safe traffic flow.
- 1606 The City Manager may serve by registered mail a notice in writing upon any person required to comply with the provisions of Section 1605, provided however, that where any such fence, wall or other object that adversely affects good visibility for safe traffic flow was in existence on or before the first day of March, 1971, the fence, wall or other object may only be moved and reduced in height at the expense of the City.
- 1607 The notice in writing shall set forth:
- (1) a description of the land on which the proposed removal is to apply;
- (2) the purpose for having the removal made;
- (3) the object proposed to be removed in whole or in part from the land;
- (4) the required compliance date; and

- (5) if applicable, the amount the City is ready to pay in cost for the removal of object from the land.
- 1608 In default of the owner or occupant failing to comply with a notice from the City Manager pursuant to the provisions of Sections 1604 and 1606, the City may do the work, and where applicable, do the work at the expense of the person in default.
- 1609 The expenses incurred by the City for the work done, where applicable may be recovered by adding amounts outstanding to the tax roll of the affected property or by actions in any court of competent jurisdictions.
- 1610 Notwithstanding any other Section of this Bylaw where a bus is stopped at or has approached within TEN (10) metres of an intersection, unless the bus has signalled that it is to make a left turn, a driver of a Vehicle travelling in the same direction shall not overtake or pass or attempt to overtake or pass to the right of such bus on a street in which the traffic is proceeding in two directions.
- 1611 On a one-way street, if a bus is signalling that it intends:
- (1) to make a left turn, no driver of another Vehicle shall overtake or pass or attempt to pass to the left of such bus;
- (2) to make a right turn no driver of another Vehicle shall pass to the right of such a bus. 1612 No person shall activate alternating flashing red lights and stop arms on a school bus upon any Highway in the City.
- 1613 No person shall operate a Motor Vehicle on a Highway in the City in such a manner that the said Vehicle crosses from one side of the Highway to the other side thereon between intersecting Highways for the purposes of entering or exiting a Parking space except at locations where NINETY (90) degree Parking spaces exist or on the following Highways:
- (1) FOURTH (4th) Street South between the south limit of FIFTH (5th) Avenue South and the north limit of SIXTH (6th) Avenue South.
- (2) SIXTH (6th) Street South between the south limit of THIRD (3rd) Avenue South and the north limit of FOURTH (4th) Avenue South.
- (3) SIXTH (6th) Street South between the south limit of FIFTH (5th) Avenue South and the north limit of SIXTH (6th) Avenue South.
- (4) EIGHTH (8th) Street South between the south limit of FIFTH (5th) Avenue South and the north limit of SIXTH (6th) Avenue South.

PART 17 PENALTIES

1701 Any person violating any of the provisions of this Bylaw or any other person responsible for such violation shall be liable on summary conviction before a Provincial Judge in the City of Lethbridge or any Justice of the Peace having jurisdiction therein, to a penalty not exceeding FIVE HUNDRED (\$500.00) DOLLARS exclusive of costs.

1702

- (1) Any Peace Officer may impound and remove from a Highway, Parking lot or other public place, a Vehicle in respect of which charges have not been paid or of a Vehicle parked in violation of a provision of this Bylaw and all costs of removal which may be enforced in the manner provided by the Act.
- (2) Any Peace Officer may remove, from a declared snow route, a Vehicle in violation of the declared snow route when in effect; Vehicle may be relocated to the nearest non-snow route Roadway location.
- (3) Any Peace Officer may remove a Vehicle parked in violation of a declared Temporary Noparking Ban Street when in effect; Vehicle may be relocated to the nearest allowed on- street parking location.
- 1703 If a Vehicle is driven, used, parked or left in contravention of any provision of this Bylaw the owner of the Vehicle is guilty of an offence and liable for the contravention and the penalty provided herein unless he proves to the satisfaction of the magistrate trying the case that at the time of the contravention the Vehicle was not driven, used, parked or left by him or by any other person with his consent, expressed or implied.

PART 18 ISSUANCE OF TAG & PAYMENT OF PENALTY

1801

(1) Where any Peace Officer believes that a person has committed a breach of this Bylaw set out in Schedule A or B, he may serve upon such person a tag as permitted by Section 13(1) r of the Act.

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- (2) Service of any such notice or tag shall be sufficient if it is:
 - (a) personally served;
 - (b) served by ordinary mail;
 - (c) attached to the Vehicle in respect of which the offence is alleged to have been committed.
- (3) Upon the issuance of a tag for a breach of this Bylaw for Sections described in Schedule A or B, the following fine amounts are established:
 - (a) FORTY (\$40.00) DOLLARS for an offence listed in Schedule A:
 - (b) FIFTY (\$50.00) DOLLARS for an offence listed in Schedule B;

and upon payment to a person authorized by the City of Lethbridge to receive such payment, an official receipt for the payment shall be issued and pursuant to the provisions of Sections 1801(4), 1801(5), 1801(6), and 1801(7), such payment shall be accepted in lieu of prosecution.

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- (4) Where payment of the penalty for a tag issued for the breach of Sections enumerated in Schedule A and Schedule B of this bylaw is received by person authorized by the City to receive such payment, within TEN (10) days from the date of service the penalties are reduced:
 - (a) For offences listed in Schedule A by TWENTY (\$20.00) DOLLARS; and
 - (b) For offences listed in Schedule B by FIFTEEN (\$15.00) DOLLARS

and such reduced payment shall be accepted in lieu of prosecution.

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(5) If at any time after the expiration of the TENTH (10th) day from service of the and up to but excluding the ONE (1) day prior to the return date on any tag issued, a person tenders payment for a tag issued for breach of any of the Sections of this Bylaw, the person authorized to receive such payment shall do so upon receipt of the appropriate penalty as set out in Section 1801(3) hereof and such payment shall be accepted in lieu of prosecution.

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- (6) If the person upon whom any such tag is served fails to pay the required sum within the time limit, the provisions of this Section for acceptance of payment in lieu of prosecution do not apply.
- (7) Prosecution of offences may be commenced by way of violation ticket pursuant to the Provincial Offences Procedure Act RSA 2000 P24.
- (8) Nothing in this Section shall:
 - (a) prevent any person from exercising his right to defend any charge of committing a breach of any of the Sections referred to in Schedules A or B;

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- (b) prevent any Peace Officer in lieu of serving a notice or tag or any other person from laying an information or a complaint against any other person for committing a breach of any of the Sections listed in the said Schedules; or
- (c) prevent any person from exercising any legal right such person may have to lay information or complaint against any other person (whether such other person has made a payment under the provisions of this Bylaw or not) for a breach of any of the Sections listed in the said Schedules.
- (9) Where any person has made payment pursuant to the provisions of this Section and is prosecuted for the offence in respect of which such payment has been made, such payment shall be refunded.
- No person other than the owner or driver of a Vehicle shall remove any notice or tag placed on or fixed to such Vehicle by a Peace Officer in the course of his duties.

PART 19 SEVERABILITY

1901 It is the intention of City Council that each separate provision of this Bylaw shall be deemed independent of all other provisions herein and it is further the intention of City Council that if any provisions of this Bylaw be declared invalid all other provisions thereof shall remain valid and enforceable.

PART 20 REPEAL

2001 Bylaw No. 3499 and amendment thereof are hereto repealed.

PART 21 COMMENCEMENT DATE

2102 This Bylaw shall come into effect on the date of final passing thereof.

READ A FIRST TIME THIS 3RD DAY OF MARCH, 2014.

READ A SECOND TIME THIS 17TH DAY OF MARCH, 2014.

READ A THIRD TIME THIS 17TH DAY OF MARCH, 2014.

(Sgd.) C.A. Spearman

MAYOR

(Sgd.) A. Neufeld

CITY CLERK

Schedule Amended: December 12, 2023 Effective: February 1, 2024

Bylaw 6428

SCHEDULE "A"

Section 1203(1)	Meter time expired
Section 1203(2)	Parking without a valid permit
Section 1203(3)	Parking without a valid ticket
Section 1203(4)	Unauthorized parking in a Zone Controlled Space
Section 1204(1)	Over-Parking in a Metered Space, Ticket Controlled Space or Zone
	Controlled Space
Section 1204(2)	Park in contravention of Zone Controlled Space
	regulations
Section 1206	Occupying more than 2 spaces
Section 1210	Unauthorized Parking

Schedule Amended: December 12, 2023

Effective: February 1, 2024

Bylaw 6428

SCHEDULE "B"

Section 407	Parada without a narmit
Section 501	Parade without a permit Unlawful crossing of fire barricade
Section 802	Heavy Vehicle off truck route
Section 804	Operating a vehicle that exceeds dimension or weight,
36611011004	Requirements without a permit
Section 1001	Parking of an immobile vehicle
Section 1101	Crossing outside of a Crosswalk
Section 1102	Failure to use Crosswalk
Section 1104	Impeding movement in a Crosswalk
Section 1105	Running or racing
Section 1106	Hitchhiking
Section 1301	Parking in a restricted area
Section 1302 (2)	Prohibited Parking
Section 1304	Over-Parking in a Loading Zone
Section 1305	Over-Parking in a timed zone
Section 1306	Parking without a valid tag in Parking Lot
Section 1307	Parking in an Alley
Section 1308	Prohibited Parking in a Passenger Loading Zone
Section 1309(1)	Parking an unattached utility trailer
Section 1309(2)	Unauthorized RV Parking
Section 1309(3)	Parking an RV in excess of 48 hours
Section 1309(4)	Recurrence of RV Parking within 36 hours
Section 1310	Parking an over length or over weight Vehicle
Section 1312	Parking in a bus zone
Section 1313	Parking in playground
Section 1315	Prohibited angle parking
Section 1316	Parking outside visible guidelines
Section 1317	Parallel Parking in an angle Parking zone
Section 1318	Improper Parking in a cul-de-sac
Section 1319	Parking too close
Section 1320 (2)	Unauthorized Parking in a Handicapped Parking Space
Section 1321	Parking on a driveway crossing
Section 1322	Unauthorized Parking on U of L ground
0 +: 1000	Bylaw 6007 – September 1, 2016
Section 1323	Unauthorized Parking on Lethbridge College Grounds
Section 1224(1)	Bylaw 6185 – September 1, 2019
Section 1324(1) Section 1326	Parking on Private Property
Section 1328	Parking in an RPP Zone without a valid permit
	Parking – overhanging or encroaching upon Sidewalk
Section 1329(1) Section 1330(1)	Parking on designated snow route when declared Parking on a Crosswalk
3e0li011 1330(1)	raining on a Glosswalk

BYLAW 5834

	B: E: (11 000)
Section 1330(2)	Parking within 5 metres of an intersection
Section 1330(3)	Parking within 5 metres of a STOP or YIELD sign
Section 1330(4)	Parking within 5 metres of a fire hydrant
Section 1330(5)	Parking within 1.5 metres of an access to a garage, private road or
	driveway, or a Vehicle crossway over a Sidewalk
Section 1330(6)	Parking within 5 metres of the near side of a marked Crosswalk
Section 1330(7)	Double Parking
Section 1331	Improper Angle Parking
Section 1332(1)	Parking where Temporary No-Parking Ban is in effect
Section 1404	Prohibited Parking in a taxicab stand
Section 1502	Parking where prohibited
Section 1601	Coasting on Highway
Section 1613	Crossing a Highway between intersections

Schedule Amended: December 12, 2023 Effective: February 1, 2024

Bylaw 6428

SCHEDULE "C"

REPEALED

