

Title 10

VEHICLES AND TRAFFIC

Chapters:

10.04 General Provisions

10.08 General Traffic Regulations

10.12 Emergency Snow Routes

10.16 Fire Lanes--Interference with Emergency Equipment

10.20 Parking Districts

10.24 Parking Meters

10.28 Parking Restrictions in Residential Districts

10.32 Stopping, Standing and Parking

10.36 Play Vehicles

10.40 Removal and Impoundment of Vehicles

10.44 Vehicles Transporting or Carrying Explosives

10.48 Taxicabs

Chapter 10.04

GENERAL PROVISIONS

Sections:

10.04.010 Powers of mayor--Approval of rules.

10.04.020 Compliance with signs.

10.04.030 Traffic control signals--Compliance.

10.04.040 Enforcement officers.

10.04.050 Payments for parking violations.

10.04.060 Charges for parking violations.

10.04.070 Failure to make payments.

10.04.080 Reports and notices.

10.04.090 Removal of unattended vehicles--Additional remedies.

10.04.010 Powers of mayor--Approval of rules.

- A. The mayor shall have power, by rules adopted by him, with the approval of the council, to:
 1. Designate the streets or parts of streets upon which there shall be no stopping or parking of

- vehicles or upon which there shall be stopping or parking for a limited time;
2. Exclude or restrict stopping or parking on designated streets or parts of streets during certain hours;
 3. Permit angle parking in designated places;
 4. Establish one-way streets;
 5. Cause limit lines to be marked upon pavements and sidewalks for the direction of pedestrians and operators;
 6. Prohibit left-hand or right-hand turns by vehicles at designated street intersections;
 7. Designate fire routes and prohibit stopping or parking thereon upon certification to the chief of police by the fire chief that such street or highway is especially required for use in attending fires;
 8. Temporarily close any street or highway or portion of same or restrict the use thereof when required by public safety and convenience;
 9. Designate intersections that shall be known as "stop intersections" or "yield intersections";
 10. Designate intersections at which traffic control devices shall be erected;
 11. Designate through streets;
 12. Designate commercial routes and prohibit commercial traffic from using certain streets or highways or parts thereof;
 13. Designate loading zones to permit the standing of commercial vehicles for loading and unloading merchandise and materials;
 14. Designate building entrances, theater entrances, church entrances or other special public entrances to permit the stopping of vehicles for the purpose of loading and unloading passengers;
 15. Designate hotel zones and permit the stopping or standing of vehicles for the purpose of loading and unloading passengers or baggage;
 16. Designate the streets for installation of parking meters;
 17. Establish the hours for parking meter use;
 18. Establish and designate certain parts of streets or lanes or walkways as a public bicycle area;
 19. Designate municipal lots or any portion thereof as permit lots and set a schedule of charges for

purchase of parking permits.

B. Rules adopted in pursuance of this section shall be effective upon the erection of signs by, or authorized by, the mayor, sufficient in number to apprise the ordinarily observant person of the existence of the regulation upon the street or highway or in the district affected.
(Prior code § 145-1)

10.04.020 Compliance with signs.

No person shall park, operate or drive any vehicle upon the municipal parking lots, streets or alleys of the city contrary to the directions of authorized signs posted upon such streets, alleys and parking lots.
(Prior code § 145-2)

10.04.030 Traffic control signals--Compliance.

All vehicles moving over, across or upon intersecting streets within the city at which traffic is controlled and regulated by an electrically lighted and operated traffic control signal shall be controlled and regulated by such traffic control signal. All such vehicles shall come to a stop at such intersections and shall not move over, across or upon any of such intersections during the operation of any such signal while either the amber or red light facing such vehicles shall be illuminated. Such vehicles shall not move in any direction over, across or upon any of such intersections unless and until the green light facing such vehicles shall be illuminated.
(Prior code § 145-3)

10.04.040 Enforcement officers.

A. Except with regard to parking meter violations, it shall be the duty of the police officers or authorized parking enforcement personnel of the city, with reference to vehicles parked, operated or driven in violation of this chapter or rules and regulations adopted pursuant thereto, to report:

1. The state license number of any such vehicle;
2. The nature of the violation and the time and place thereof;
3. Any other facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending such violation.

B. In the case of a parking violation, each police officer or authorized parking enforcement personnel of the city making such a report also shall attach to such vehicle or deliver to the operator thereof, if present in the vehicle, a notice to the owner or operator thereof that such vehicle has been illegally parked and instructing such owner or operator where and when he may make payment of the penalty for such violation and the amount of the penalty for such violation; in case of any other violation, each police officer or authorized parking enforcement personnel of the city making such a report also shall deliver to the operator or driver of such vehicle a notice that such vehicle has been operated or driven in violation of this chapter and instructing such operator or driver to appear at the district court for the county at the time and on the date specified in such notice with regard to such violation.
(Prior code § 145-4)

10.04.050 Payments for parking violations.

Each owner of a vehicle to which is attached a notice, in accordance with the provisions of Section 10.04.040, may, within thirty (30) days of the time when such notice was attached to such vehicle, pay at the department of internal services, to the person in charge thereof, as a penalty and in full satisfaction of the violation because of which such notice was attached to the vehicle in question, the full amount which is set forth on the notice as being payable in respect thereof. Such amount, for each such notice, shall be the amount designated therefor by the mayor, from time to time, with the approval of the council, provided that any proposed change in the amount shall be publicly posted by the mayor at the city hall for not less than fifteen (15) days prior to the effective date of the change.

(Ord. 1992 (part), 2006: prior code § 145-5)

10.04.060 Charges for parking violations.

A. In all cases of initial overtime parking meter violations, the police officer or the authorized city employee shall issue the proper citation in the prescribed manner. The initial charge for overtime meter violations shall apply to all parking meter spaces within the city, both on and off the street. After issuance of the initial citation, should a vehicle continue to remain parked at an expired parking meter and that time should exceed the maximum limit set forth thereon, it shall be considered a reoccurring and separate violation. In each case of such a reoccurring violation, the police officer or authorized city employee shall issue a separate and additional citation for an overtime meter violation.

B. The initial charges for parking violations are:

1. Determined by resolution of the city council, as adopted from time to time;
2. Unless otherwise specified in a city council resolution, any person violating the provisions of this section shall be guilty of a municipal infraction punishable by a fine not to exceed one hundred dollars (\$100.00).

(Ord. 1949 § 1, 2005: prior code § 145-6)

10.04.070 Failure to make payments.

The failure of the owner of a vehicle to which is attached a notice, in accordance with the provisions of Section 10.04.040, to make payment at the office of the director of internal services within thirty (30) days as provided for in Section 10.04.050 shall render such owner subject to a payment of twenty-five dollars (\$25.00) as a penalty for nonpayment. The failure to make payment of said twenty-five dollars (\$25.00) plus the original ticket amount shall render such owner subject to a punishment, upon conviction of each said parking violation, by a fine not exceeding thirty-five dollars (\$35.00) or by imprisonment for a period not to exceed five days, or by both such fine and imprisonment.

(Ord. 1992 (part), 2006: prior code § 145-7)

10.04.080 Reports and notices.

The report and notice referred to in Section 10.04.040 shall bear corresponding serial numbers. All

reports issued under such section shall be accounted for by the police officer or authorized enforcement personnel to the director of internal services. The director of internal services shall render a written report thereof to the council as often as the council may require.

(Ord. 1992 (part), 2006: prior code § 145-8)

10.04.090 Removal of unattended vehicles--Additional remedies.

A. In addition to the fines and penalties provided in this title, any police officer is authorized to remove or cause to be removed to a place of safety any unattended vehicle illegally left standing upon any highway, bridge, causeway or within any intersection, in such position or under such circumstances as to obstruct the normal movement of traffic.

B. In addition to the fines and penalties provided in this title, the mayor and city council of Salisbury may avail themselves of any and all civil and equitable remedies for the purpose of stopping continuing offenses under this title.

(Prior code § 145-9)

Chapter 10.08

GENERAL TRAFFIC REGULATIONS

Sections:

10.08.010 Moving violations--General enumeration--Fines.

10.08.020 Trial--Collateral--Disposition of fines.

10.08.010 Moving violations--General enumeration--Fines.

A. Exceeding the Speed Limit. It is unlawful for any person to operate or drive any motor vehicle upon any street, alley or other public way of the city not part of the state or federal highway system at a speed greater than ten miles per hour in a posted ten mile per hour speed zone, at a speed greater than twenty-five (25) miles per hour in a posted twenty-five (25) mile per hour speed zone, at a speed greater than thirty (30) miles per hour in a posted thirty (30) mile per hour speed zone, at a speed greater than thirty-five (35) miles per hour in a posted thirty-five (35) mile per hour speed zone, or a speed greater than is reasonable under the existing conditions; upon conviction for any and each such offense such person shall be fined not in excess of one hundred dollars (\$100.00).

1. Speed Monitoring Systems. A "speed monitoring system," as defined in Maryland law, means a device with one or more motor vehicle sensors producing recorded images of motor vehicles traveling at least twelve (12) miles per hour above the posted speed limit.
2. School zone speed monitoring systems are hereby authorized at locations, determined by the Chief of Police or his/her designee, in school zones within Salisbury, as established under Section 21-803.1 of the Transportation Article of the Annotated Code of Maryland.
3. Before activating any school zone speed monitoring system(s), the city shall:
 - a. Publish notice of the location(s) of the speed monitoring system(s) on the city website

and in a newspaper of general circulation within the city; and

- b. Ensure that each sign that designates a school zone indicates that speed monitoring systems are in use in school zones.
4. The school zone speed monitoring system may operate Monday through Friday between six a.m. and eight p.m.
5. For a period of at least thirty (30) days after the first speed monitoring system is placed in the city, a violation recorded by any speed monitoring system in the city shall be enforced only by the issuance of a warning.
6. The school zone speed monitoring system in Salisbury shall be conducted in compliance with all applicable provisions of the Maryland Vehicle Law.
7. Severability. If any section or part of a section of this Ordinance shall be held invalid by a court of competent jurisdiction, such holding shall not affect the remainder of this Ordinance.

B. **Disobeying Traffic Signals.** It is unlawful for any person to operate or drive any motor vehicle upon any street, alley or other public way of the city not part of the state or federal highway system in violation of any traffic control signal or in violation of Section 10.04.030 relating to traffic control signals or in violation of the directions of a police officer of the city controlling the movement of traffic. Upon conviction thereof, each such person shall be fined not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) for each such offense.

C. **One-way Streets.** It is unlawful for any person to operate or drive any motor vehicle upon any street, alley or other public way of the city not part of the state or federal highway system and marked or posted by appropriate signs as a one-way street, alley or public way in a direction other than the direction permitted by such one-way signs. Upon conviction thereof, such person shall be fined not more than fifty dollars (\$50.00) for each such offense.

D. **Disobeying Stop Signs.** It is unlawful for any person operating or driving a motor vehicle upon any street, alley or other public way of the city not part of the state or federal highway system to fail to stop at any stop intersection designated by the mayor pursuant to Section 10.04.010 and duly designated by the posting of one or more appropriate stop signs. Upon conviction thereof, such person shall be fined not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) for each such violation.

E. **Truck Load Limits; Truck Routes.** It is unlawful for any person, whether such person is the owner, lessee, driver or otherwise, to operate or drive, or to permit to be operated or driven, any truck or other commercial motor vehicle having a load capacity, in addition to the weight of the vehicle itself, of one ton or more upon any city street, alley or other public way, not part of the state or federal highway system, which has not been posted with appropriate signs identifying such street, alley or other public way as a truck route. Upon conviction thereof, such person shall be fined not in excess of four hundred dollars (\$400.00) for each such violation. Despite the foregoing, a vehicle may depart from a posted truck route insofar as is necessary to make a purely local delivery.

(Ord. 1828 § 2, 2001; prior code § 145-39)

(Ord. No. 2148, 4-25-2011)

10.08.020 Trial--Collateral--Disposition of fines.

A. Violations of Section 10.08.010 shall be tried before the judge of the district court for the county, who shall have authority to fix amounts of collateral to be posted by persons charged with such violations in order to insure their appearance for trial; provided, that such amounts shall not exceed the maximum fines prescribed in Section 10.08.010, and provided further that all such collateral thus posted shall be forfeited if the person posting it shall fail to appear for trial.

B. All fines, penalties and forfeitures imposed, fined or declared by the judge of the district court for the county shall be disposed of in accordance with Section 104 of Article 52 of the Maryland Code Annotated (1957 Edition) and, upon receipt thereof by the director of internal services, shall be credited by him to the general fund of the city.

(Ord. 1992 (part), 2006: prior code § 145-40)

Chapter 10.12

EMERGENCY SNOW ROUTES

Sections:

10.12.010 Snow emergency routes designated.

10.12.020 Method of declaring emergencies--Termination of emergencies.

10.12.030 Operating vehicles without chains or snow tires--Snow tires defined.

10.12.040 Parking on emergency routes unlawful.

10.12.050 Enforcement.

10.12.010 Snow emergency routes designated.

A. The following streets in the city of Salisbury are designated "snow emergency routes," and it is unlawful for any person to park or operate any vehicle upon such streets at any time contrary to the provision of this chapter.

B. Such streets are as follows:

Route 1	
Lake Street	From Mack Avenue to Booth Street
Booth Street	From Lake Street to Delaware Avenue
Delaware Avenue	From Booth Street to West Isabella Street
West Isabella Street	From Delaware Avenue to Route 50
Nanticoke Road	From Route 50 to West Main Street
West Main Street	From Nanticoke Road to Mill Street
Mill Street	From West Main Street to East Church Street
East Church Street	From Mill Street to South Division Street

South Division Street	From East Church Street to East Main Street
East Main Street	From South Division Street to Mount Hermon Road
Mount Hermon Road	From East Main Street to Saint Albans Drive
Saint Albans Drive	From Mount Hermon Road to Glen Avenue
Mount Hermon Road	From Saint Albans Drive to Beaglin Park Drive
East Main Street	From Mount Hermon Road to Old Ocean City Road
Old Ocean City Road	From East Main Street to Greenmont Avenue
Moss Hill Lane	From Old Ocean City Road to Middle Neck Drive
Middle Neck Drive	From Deborah Drive to Lochwood Circle
East Church Street	From East Main Street to Route 13
West Isabella Street	From East Church Street to Delaware Avenue
South Division Street	From East Main Street to Camden Street
Camden Street	From South Division Street to West Market Street
West Market Street	From Camden Street to West Main Street
West Main Street	From West Market Street to Mill Street
Route 2	
Lake Street	From Mack Avenue to West Main Street
West Main Street	From Lake Street to Mill Street
Mill Street	From West Main Street to Riverside Drive
Riverside Drive	From Mill Street to West College Avenue
West College Avenue	From Riverside Drive to Eastern Shore Drive
Eastern Shore Drive	From West College Avenue to East Carroll Street
East Carroll Street	From Snow Hill Road to South Division Street
South Division Street	From East Carroll Street to Route 50
North Division Street	From Route 50 to Union Avenue
Union Avenue	From North Division Street to Emerson Avenue
Emerson Avenue	From Union Avenue to Kipling Drive
Masefield Circle	From Kipling Drive to Lowell Avenue
Lowell Avenue	From Masefield Circle to Emerson Avenue
Route 3	
Lake Street	From Mack Avenue to West Isabella Street

West Isabella Street	From Lake Street to Mill Street
Mill Street	From West Isabella Street to Camden Avenue
Camden Avenue	From Mill Street to Loblolly Lane
South Boulevard	From Riverside Drive to South Division Street
Kendall Street	From South Division Street to Roper Street
Roper Street	From East College Avenue to Vine Street
Eastern Shore Drive	From South Boulevard to West Lincoln Avenue
West Lincoln Avenue	From Eastern Shore Drive to South Division Street
East Lincoln Avenue	From South Division Street to Snow Hill Road
Beaglin Park Drive	From Snow Hill Road to East Gordy Road
Route 4	
Lake Street	From Mack Avenue to West Isabella Street
West Isabella Street	From Lake Street to Cypress Street
Cypress Street	From West Isabella Street to Route 50
Mill Street	From Route 50 to West Carroll Street
Carroll Street	From Mill Street to Waverly Drive
Waverly Drive	From Carroll Street to South Boulevard
Carroll Street	From Waverly Drive to Route 13
East Main Street	From Route 13 to Snow Hill Road
Snow Hill Road	From East Main Street to Edgar Drive
Spring Avenue	From Snow Hill Road to East College Avenue
East College Avenue	From South Division Street to Pierce Avenue
South Division Street	From East College Avenue to Dykes Road
Milford Street	From South Division Street to Route 13
Bateman Street	From South Division Street to Route 13
Onley Road	Entire Extent
Route 5	
Delaware Avenue	From Mack Avenue to West Road
West Road	From Delaware Avenue to Queen Avenue
Queen Avenue	From West Road to Sassafras Drive
Delaware Avenue	From West Isabella Street to Fitzwater Street
Fitzwater Street	From Delaware Avenue to Parsons Road

Parsons Road	From Fitzwater Street to Pemberton Drive
Fitzwater Street	From Delaware Avenue to Mill Street
Ward Street	From Route 50 to East Main Street
East Main Street	From Ward Street to Long Avenue
Long Avenue	From East Main Street to Glen Avenue
Truitt Street	From East Main Street to Route 50
Naylor Street	From Route 50 to Route 13
Priscilla Street	From Route 13 to East Main Street
Hammond Street	From Priscilla Street to Middle Neck Drive
Middle Neck Drive	From Hammond Street to Lochwood Circle
Davis Street	From Glen Avenue to Route 50
Glen Avenue	From Davis Street to Long Avenue
Route 6	
Lake Street	From Mack Avenue to Route 50
Truitt Street	From Route 50 to Route 13
Northwood Drive	From Route 13 to Kiley Drive
Kiley Drive	From Northwood Drive to North Zion Road
Northwood Drive	From Kiley Drive to East Naylor Mill Road
Marvel Road	From Northwood Drive to Scenic Drive
Scenic Drive	Entire Extent
Industrial Parkway	From Marvel Road to Beam Street
Beam Street	Entire Extent
Goddard Parkway	From Marvel Road to Naylor Mill Road
Armstrong Parkway	From Marvel Road to Naylor Mill Road
Route 7	
East Naylor Mill Road	From Route 13 to Zion Road
North Mall Drive	From East Naylor Mill Road to Centre Drive
Centre Drive	From North Mall Drive to Centre Road
Centre Road	From Centre Drive to North Zion Road
Centre Drive	From Centre Road to South Mall Drive
South Mall Drive	From Centre Drive to East Naylor Mill Road
Centre Drive	From South Mall Drive to North Mall Drive
East Northpointe Drive	Entire Extent

Dickerson Lane	From East Dagsboro Road to Troopers Way
Troopers Way	Entire Extent
Dickerson Lane	From Troopers Way to East Northpointe Drive
West Dagsboro Road	Entire Extent
West Northpointe Drive	Entire Extent
Hampshire Road	From Route 13 to Northgate Drive
Northgate Drive	From Hampshire Road to West Naylor Mill Road
West Naylor Mill Road	From Route 13 to Westwood Drive
Westwood Drive	From West Naylor Mill Road to Exchange Court

(Prior code § 145-25)
(Ord. No. 2122, 9-27-2010)

10.12.020 Method of declaring emergencies--Termination of emergencies.

The chief of police or his representative may declare a snow emergency for all snow emergency routes as a whole or for any one or more snow emergency routes, as he considers necessary. He shall, upon making such declaration, immediately cause notice to be given to the general public through local radio, television, news services and the city police that a snow emergency is in effect, and, thereafter, he shall determine and declare that the snow emergency is terminated and no longer in effect and, immediately, shall give the same public notice thereof.

(Prior code § 145-26)

10.12.030 Operating vehicles without chains or snow tires--Snow tires defined.

A. Any person operating any vehicle upon a snow emergency route without chains or adequate snow tires on no less than two drive wheels thereof while a snow emergency plan is in effect shall be guilty of a misdemeanor should such vehicle become stalled or incapable of proceeding under its own power.

B. In this section, "snow tires" means those tires that are in a good state of repair and that are normally designated by their manufacturer as snow tires.

(Prior code § 145-27)

10.12.040 Parking on emergency routes unlawful.

It is unlawful for any person to park a vehicle on any city street that is designated and appropriately signposted as a snow emergency route and for which a snow emergency has been declared and is in effect.

(Prior code § 145-28)

10.12.050 Enforcement.

During the time when a snow emergency is in effect, the police department shall have the authority to take possession of, issue citations for, remove, tow away and impound any vehicle found parked, stalled, incapable of proceeding under its own power or left unattended upon any street designated as a snow

emergency route; and, before the owner thereof may thereafter obtain possession of such vehicles, he shall first pay the cost of removing such vehicle and any storage charges.
(Prior code § 145-29)

Chapter 10.16

FIRE LANES--INTERFERENCE WITH EMERGENCY EQUIPMENT

Sections:

10.16.010 Removal and impoundment of vehicles and obstructions.

10.16.020 Presumption of ownership.

10.16.030 Violations--Penalties.

10.16.010 Removal and impoundment of vehicles and obstructions.

The police department is authorized, wherever necessary, to take possession of, remove, tow away, impound or otherwise remove any debris, material, vehicle or other object which interferes with or obstructs previously established and marked fire lanes for the access or operation of any fire department equipment or other emergency vehicles or equipment.

(Prior code § 145-30)

10.16.020 Presumption of ownership.

Wherever an unattended motor vehicle may be found in violation of the provisions of this chapter, a rebuttable presumption shall arise that the registered owner, as disclosed by the records of the State Motor Vehicle Administration, is responsible for the violation.

(Prior code § 145-31)

10.16.030 Violations--Penalties.

A. **Violations Notice and Court Appearance.** In all cases involving fire lane parking violations, the police officer or authorized parking enforcement personnel who discovers a vehicle illegally parked shall deliver a citation to the driver or, if the vehicle is unattended, attach a citation to the vehicle in a conspicuous place. A copy of the citation shall be retained by the officer or authorized parking enforcement personnel and shall bear certification under penalty of perjury by the officer or authorized parking enforcement personnel attesting to the truth of the matter therein set forth. The recipient of such a citation may request a trial by so notifying the finance department parking ticket clerk at least five days prior to the date of payment set out in the citation. At the time that notice of intention to stand trial is given, the recipient of the citation shall also notify the finance department parking ticket clerk if he desires the presence of the officer or authorized parking enforcement personnel who issued the citation at the time of the trial. In the event that the recipient of the citation does not indicate that he desires the presence of the officer or authorized parking enforcement personnel at the time of the trial as aforesaid, it shall not be necessary that the officer or authorized parking enforcement personnel who issued the citation notice appear, and the copy of said citation bearing the certification by the officer or authorized parking enforcement personnel shall be prima facie evidence of the matters therein set forth.

B. **Penalty for Obstruction of Fire Lanes, Parking, etc.** Any person violating the provisions of this

chapter shall be guilty of a misdemeanor punishable by a fine of ten dollars (\$10.00).
(Prior code § 145-32)

Chapter 10.20

PARKING DISTRICTS*

Sections:

10.20.010 Special assessment district designated--Boundaries.

10.20.020 Exemptions from assessment.

10.20.030 Parking authority fund--Purpose and disposition of collected revenue.

* Prior history: Prior code §§ 145-41--145-44.

10.20.010 Special assessment district designated--Boundaries.

The following described area located within the corporate limits of the city is designated as a special assessment district, to be known as "Parking Authority," for the purpose of financing the cost of acquisition and development of off-street parking facilities located in the area.

The boundaries of Parking Authority shall be as follows:

Beginning at a point located at the intersection of the center line of Salisbury Boulevard (U.S. Route 13) and the northerly shore line of the East Branch of the Wicomico River; (1) thence generally in a westerly direction by and with the northerly shore line to its intersection with the centerline of the North Branch of the Wicomico River; (2) thence generally in a southwesterly direction by and with the run of the Wicomico River to a point on the extension line of the Corporate Limit, southwest of the former Chesapeake Shipbuilders Yard; (3) thence generally in a northerly direction by and with the Corporate Limit to a point on the east side of Parsons Road and opposite Marine Road; (4) thence generally in an easterly direction with the easterly side of Parsons Road and the northerly side of Fitzwater Street to the center line of Second Street; (5) thence by and with the center line of Second Street in a northeasterly direction to a point on a line parallel to and 100 feet north of Fitzwater Street; (6) thence in an easterly direction by and with a line parallel to and 100 feet north of Fitzwater Street to a point on the center line of the Cypress Street railroad spur; (7) thence in a northerly direction by and with the centerline of said railroad spur to a point on the center line of Salisbury Parkway (U.S. Route 50); (8) thence easterly by and with the center line of Salisbury Parkway to its intersection with the center line of the North Branch of the Wicomico River; (9) thence northerly by and with the North Branch of the Wicomico River to a point on the extension of the center line of West Chestnut Street; (10) thence in an easterly direction by and with the center line extension of West Chestnut Street and the center line thereof to its intersection with the center line of North Division Street; (11) thence southerly by and with the center line of North Division Street to its intersection with the center line of Broad Street; (12) thence in an easterly direction by and with the center line of Broad Street to its intersection with the center line of Salisbury Boulevard (U.S. Route 13); (13) thence southerly by and with the center line of Salisbury Boulevard to the point of beginning.

(Ord. 1602 § 2, 1995)

10.20.020 Exemptions from assessment.

The following described properties located in Parking Authority shall be exempted from any special assessment tax which may hereafter be levied for the purpose of financing the cost of acquisition and

development of off-street parking facilities located in said district:

- A. Personal property;
- B. Properties used for industrial purposes only;
- C. Properties used for residential purposes only;
- D. Properties furnishing off-street parking facilities equal to the requirements of any general zoning ordinance or off-street parking ordinance for the city; provided, however, that no exemption shall be permitted under this subsection until application is made therefor to, and approval given by, the city council.

(Ord. 1602 § 3, 1995: prior code § 145-42)

10.20.030 Parking authority fund--Purpose and disposition of collected revenue.

The city treasurer is directed to open a special account in the books of the city to be known as "parking authority fund." The city treasurer is further directed to close the previously established Parking Districts Numbers One, Two and Three funds and transfer any balances in those funds to the newly established parking authority fund. All receipts from city parking facilities located in Parking Authority, including curb parking meter collections from meters located in the Parking Authority, and the proceeds of all special assessment taxes hereafter levied for the purpose of said Parking Authority, shall be deposited in this account. Disbursements shall be made from said account for the following purposes only:

- A. Payment of expense of operation and maintenance of the city parking facilities located in the Parking Authority, including parking meters;
- B. Payment of maturing principal and interest of any bonds issued by the city to finance the acquisition and development of off-street parking facilities located in Parking Authority;
- C. For the acquisition and development of off-street parking facilities in Parking Authority.

(Ord. 1602 § 4, 1995)

Chapter 10.24

PARKING METERS

Sections:

- 10.24.010 Designation and marking of meter spaces.
- 10.24.020 Hours when deposit of requisite coin required.
- 10.24.030 Signals on meters.
- 10.24.040 Parking beyond established period of legal parking time.
- 10.24.050 Duty of enforcement officer--Payment of penalty--Trial.
- 10.24.060 Continued failure to make payments.

10.24.010 Designation and marking of meter spaces.

The portions of the public streets of the city included within the parking meter zones, as established

pursuant to Section 10.04.010, shall be divided into parking meter spaces of such sizes as will facilitate the easy parking of vehicles therein and such parking meter spaces shall be adequately marked by means of colored lines.

(Prior code § 145-15)

10.24.020 Hours when deposit of requisite coin required.

It is unlawful for any person to cause, allow, permit or suffer any vehicle registered in the name of such person to be parked in a parking meter space in any parking meter zone established pursuant to Section 10.04.010, during such period as may be indicated on the legend on a particular parking meter, without depositing the coin requisite for the use of any such parking meter space. No fee shall be charged for the use of any such parking meter space on Sundays or legal holidays.

(Prior code § 145-16)

10.24.030 Signals on meters.

In the parking meter zones established pursuant to Section 10.04.010, each parking meter shall be so set as to show or display signals in accordance with the legend on such meter.

(Prior code § 145-17)

10.24.040 Parking beyond established period of legal parking time.

It is unlawful for any person to cause, allow, permit or suffer any vehicle registered in the name of such person to be parked beyond the period of legal parking time indicated on the legend for a particular parking meter in a parking meter zone as established pursuant to Section 10.04.010.

(Prior code § 145-18)

10.24.050 Duty of enforcement officer--Payment of penalty--Trial.

In all cases of parking violations, the police officer or authorized parking enforcement personnel who discovers the vehicle illegally parked shall deliver to the operator or, if the vehicle be unattended, attach a citation to the vehicle in a conspicuous place. In the absence of the operator, the registered owner shall be presumed to be the person receiving the citation. A copy of the citation shall be retained by the officer or authorized parking enforcement personnel and shall bear his certification, under penalty of perjury, attesting to the truth of the matter therein set forth. The recipient of a citation may make payment for the violation directly to the director of internal services' office or, if he desires to stand trial for said offense, may elect to do so by notifying the director of internal services parking ticket clerk of his intention to stand trial, at least five days prior to the payment date set forth in the citation. At the time the notice of intention to stand trial is given, the person receiving the citation must also notify the finance department parking ticket clerk that he desires the presence of the person who issued the citation. If the person receiving the citation does not notify the finance department parking ticket clerk that he desires the presence of the person who issued the citation at the trial, it shall not be necessary that the person who issued the citation appear, and the copy of the citation bearing the certification of the issuing person shall be prima facie evidence of the matter therein set forth.

(Ord. 1992 (part), 2006: prior code § 145-19)

10.24.060 Continued failure to make payments.

The continued failure of the person receiving a parking citation or the owner of a vehicle to which a citation is attached, in accordance with the provisions of Section 10.24.050, to make payment to the director of internal services shall cause the department to notify the state motor vehicle administration to refuse registration or transfer of registration of the subject vehicle until such time that the charge has been satisfied. (Ord. 1992 (part), 2006: prior code § 145-21)

Chapter 10.28

PARKING RESTRICTIONS IN RESIDENTIAL DISTRICTS*

Sections:

10.28.010 Notices of restricted parking--Issuance of permits.

10.28.020 Evidence of conditions for permits--Surrender of permit.

10.28.030 Signs to adequately display restrictions--Penalty.

* Prior history: Prior code §§ 145-23--145-24 and Ords. 1570 and 1837.

10.28.010 Notices of restricted parking--Issuance of permits.

A. Whenever the city council or its designee shall determine that parking on the streets of a particular area in which residential uses are permitted should be restricted by permit, the city council or its designee may designate such areas as permit parking areas. The city council or its designee may prohibit nonpermit parking in such areas during such days and times as it determines appropriate. In such cases, the city council shall cause appropriate signs, giving notice of the parking prohibition, to be posted on those streets restricting all parking, except parking by the holders of permits. The city council shall be permitted to grant exceptions to the permit requirements in limited circumstances. Any such permits to be granted only under the following conditions:

1. To persons who are residents of any particular area in which parking is so restricted. Persons must show proof of residency with driver's license, electric bill and name on rental lease and fill out an application. Initial proof of residency must be in person at the parking authority office.
2. The city council, upon special request by an applicant may issue permits to persons who are not residents of the designated area upon a showing by the applicant of hardship or impracticality of the restriction as applied to the applicant. The request should come through the parking administrator and must be presented to the city council in regular session.
3. In General.
 - a. Permits shall be color-coded with the color changing yearly,
 - b. Permits shall be renewed each year with the change effective July 1st,
 - c. Permits shall be street specific,
 - d. There shall be no charge for parking permits for owners or renters,

- e. Only one permit per each licensed driver per residence, or, one permit per registered vehicle per residence (proof of vehicle registration will be required).
4. For residents with special health-related issues, additional special permits for caretaking personnel can be issued as follows:
 - a. Permits will be color-coded,
 - b. Permits will be renewed each year with the change effective July 1st,
 - c. Permits shall be street specific,
 - d. There shall be no charge for special permits.
5. The parking prohibitions of this section shall not apply to commercial service or delivery vehicles which are being used to provide service or make deliveries to dwellings.

B. "Visitor" is defined as a temporary guest, one who visits for a limited time or a short stay. Upon application of any resident of the district for a residential parking permit, the parking administrator or the authorized designee may issue to each residence certain visitor permits as follows:

1. Each residence shall be issued one visitor permit good for one year. This permit shall be color-coded, street specific, and renewable on July 1st of each year when residential permits are renewed.
2. Ten one-day-only visitor permits may be issued to each residence at the same time residential permits are issued (once a year). These shall be street specific. To be valid, date of use must be written on the permit for the day it is used. There is no charge for the initial ten visitor permits.
3. Additional one-day-only visitor permits may be purchased from the parking authority for two dollars and fifty cents each.

If the parking administrator shall find the foregoing facts and further find that the issuance of the permits will not unduly impair traffic safety during the time of their validity, he or she shall issue such permits and may limit the streets or portions of streets on which they shall be valid.
(Ord. 1902 (part), 2004)

10.28.020 Evidence of conditions for permits--Surrender of permit.

Any such person shall show to the city council's designee satisfactory evidence that he fulfills all the conditions for such a permit. An application shall be required that includes name, address, phone number, license number and vehicle tag number. Whenever the conditions no longer exist, the person holding such a permit issued under Section 10.28.010 shall surrender it to such designee. It is unlawful for any person to represent that he is entitled to such a permit when he is not so entitled, to fail to surrender a permit to which he is no longer entitled or to park a vehicle displaying such a permit at any time when the holder of such permit is not entitled to hold it. No permit issued hereunder shall be valid for more than one year but may be renewed

upon expiration, provided that the conditions for issuance exist. All permits must be renewed upon expiration. (Ord. 1902 (part), 2004)

10.28.030 Signs to adequately display restrictions--Penalty.

A. The signs placed in such areas shall be of such character as to inform readily an ordinarily observant person of the existence of the rules and regulations imposing the foregoing restrictions. It is unlawful for any person to violate such rules and regulations.

B. Any violation of the aforesaid rules and regulations shall constitute a parking violation and subject the violator to the penalties as may be provided from time to time in the code of the city of Salisbury. (Ord. 1902 (part), 2004)

Chapter 10.32

STOPPING, STANDING AND PARKING

Sections:

10.32.010 Manner of parking.

10.32.020 Parking at corners, fireplugs and other designations.

10.32.030 Motor trucks and commercial vehicles.

10.32.040 Parking of certain vehicles in residentially zoned districts.

10.32.010 Manner of parking.

It is unlawful for the driver of a vehicle, unless in an emergency or to allow another vehicle or pedestrian to cross the path of such vehicle, to stop or park in any public street, except at the right-hand curb thereof and so as not to obstruct a crossing.

(Prior code § 145-11)

10.32.020 Parking at corners, fireplugs and other designations.

It is unlawful for the driver of a vehicle to stop or park such vehicle on any street within the corporate limits of the city within the space of twenty (20) feet from any corner, from any fireplug or from either side of the center of the main entrance of the public buildings in the city. All other spaces in which parking is prohibited shall be marked and indicated by appropriately placed signs or by painting the curb. For the purpose of this section, the term "public building" shall include all churches, hotels, bus stations and theaters within the corporate limits of the city.

(Prior code § 145-12)

10.32.030 Motor trucks and commercial vehicles.

A. Parking Between Eleven P.M. and Seven A.M. No person shall park any motor truck or commercial vehicle for more than two hours on any public street of the city between eleven p.m. and seven a.m. on any night.

B. Parking While Mechanical Refrigeration is in Operation.

1. No person shall park any motor truck or commercial vehicle equipped with a mechanical refrigeration device for more than two hours on any public street of the city while such mechanical refrigeration device is in operation subject to the limitations set forth in subsection (B)(2) of this section.
2. No persons shall park any motor truck or commercial vehicle equipped with a mechanical refrigeration device while such mechanical refrigeration device is in operation on any commercial property located within one hundred (100) yards of a residential structure between the hours of eleven p.m. and seven a.m.

C. Exceptions. Nothing contained in this section shall be construed to apply to the parking of motor trucks or commercial vehicles loaded with farm products and waiting in line, attended by a driver, for the purpose of delivering produce to any auction block, cannery or other food processing plant located in the city, and nothing contained in this section shall be applicable to vehicles of the police department or the fire department or to any emergency vehicle belonging to the city or to any public utility or to vehicles belonging to physicians or undertakers.

(Ord. 1982, 2006: prior code § 145-13)

10.32.040 Parking of certain vehicles in residentially zoned districts.

It is unlawful for any person to park a boat, boat trailer, bus, camping trailer, commercial motor vehicle, commercial trailer, farm tractor, house trailer, motor home, pole trailer, road tractor, school vehicle or school bus, semitrailer, travel trailer, truck with a truck camper attached, truck with a load capacity exceeding three-fourths ton, truck camper or a truck tractor on any municipal parking lot, public street, alley or public way, located in a residentially zoned district within the corporate limits of the city of Salisbury.

(Ord. 1653, 1997: prior code § 145-14)

Chapter 10.36

PLAY VEHICLES

Sections:

10.36.010 Definitions.

10.36.020 Purpose and legislative authority.

10.36.030 Operation of play vehicles on public ways.

10.36.040 Operation of play vehicles in controlled parking areas.

10.36.050 Operation of play vehicles on public sidewalks.

10.36.060 Violations--Penalties.

10.36.010 Definitions.

For the purpose of this chapter, the following words and phrases shall have the meanings respectively ascribed to them by this section:

"Controlled parking area" means a land surface or building structure owned, leased or rented by the city of Salisbury, designated for public parking and controlled by attendant, parking meter or other mechanical device.

"Play vehicle" means a one-, two-, three- or more wheeled vehicle propelled exclusively by human power and not defined as a "bicycle" in Article 66 1/2 (Section 1-104 a) of the Motor Vehicle Laws of Maryland,* and shall include, but not be limited to, skateboards, roller skates, soap box vehicles, etc.

"Public way" means all streets, roads, highways, public thoroughfares, lanes and alleys which, at present, are, or in the future may be, within the city of Salisbury.

"Sidewalk" means that portion of a street between the curblines, or the lateral lines of a roadway and the adjacent property lines, intended for use of pedestrians.

(Prior code § 145-33)

* Editor's Note: See new § 11-104 of the Transportation Law Article of the Annotated Code of Maryland.

10.36.020 Purpose and legislative authority.

This chapter is enacted pursuant to the provisions of §§ SC2-15 and SC5-1 of the Charter of the city for the purpose of securing and promoting the safety and general welfare of the people of the city.

(Prior code § 145-34)

10.36.030 Operation of play vehicles on public ways.

It is unlawful for any person to ride, push or operate a play vehicle on any public way which at present is or in the future may be within the city of Salisbury.

(Prior code § 145-35)

10.36.040 Operation of play vehicles in controlled parking areas.

It is unlawful for any person to ride, push or operate a play vehicle in a controlled parking area as defined in this chapter without the express approval of the chief of police with authorization from the mayor and/or city council.

(Prior code § 145-36)

10.36.050 Operation of play vehicles on public sidewalks.

It is unlawful for any person to ride, push or operate a play vehicle on any sidewalk within the city of Salisbury when such action in any way impedes the free movement of pedestrians thereon and/or interrupts the peace and tranquility of another.

(Prior code § 145-37)

10.36.060 Violations--Penalties.

Any person violating any provision of this chapter, on conviction thereof before the court having jurisdiction, shall be sentenced to pay a fine of not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) and costs of prosecution and to stand committed to the county jail or town lockup until such fine and costs are paid, not exceeding, however, a period of more than ten days; provided, however, that no person under the age of sixteen (16) years shall be charged with a violation of this chapter without prior notice and warning to the offender of the existence of this chapter and, wherever reasonably possible, prior notification

to the parent, parents or guardian of the offender; provided further, however, that the police department is authorized to issue a summons for the appearance in court of any person violating this chapter in lieu of taking said person into immediate custody.

(Prior code § 145-38)

Chapter 10.40

REMOVAL AND IMPOUNDMENT OF VEHICLES

Sections:

10.40.010 Removal or immobilization authorized.

10.40.020 Notice to be placed on immobilized vehicle.

10.40.030 Unlawful to tamper with or remove immobilization device.

10.40.040 Notice to be sent by police department.

10.40.050 Responsibility of owner.

10.40.060 Records to be kept.

10.40.070 Refund of charges upon not-guilty verdict.

10.40.080 Department of internal services to collect fines and penalties.

10.40.090 Release of impounded vehicles.

10.40.100 Sale of unclaimed vehicles.

10.40.110 Adoption of rules and regulations.

10.40.010 Removal or immobilization authorized.

Any vehicle having against it three or more unpaid summonses which have been issued and remain unpaid for more than thirty (30) days from the date of each ticket and no notice of intention to stand trial having been filed in the required time period in any of the three tickets, charging that such vehicle was parked, stopped or standing in violation of any law, ordinance or legal authority of the city of Salisbury, shall be deemed a public nuisance, and the police department or any official of the city assigned to traffic duty is authorized to remove or cause to be removed said vehicle or to immobilize in such a manner as to prevent its operation, at the sole cost and expense of the habitual violator. Such police authority shall have the power and is authorized to remove the vehicle, by either private or governmental equipment, to the city pound or pounds or elsewhere as he may deem advisable.

(Prior code § 145-47)

10.40.020 Notice to be placed on immobilized vehicle.

In any case involving the immobilization of a vehicle pursuant to this chapter, the chief of police shall cause to be placed on such vehicle, in a conspicuous manner, a notice sufficient to warn any individual to the effect that such vehicle has been immobilized and that any attempt to move such vehicle might result in damage to such vehicle. Said notice shall also advise the owner or operator that the vehicle has been immobilized by the city of Salisbury for violations of this chapter and that the release of the vehicle may be obtained at a designated place upon payment of the towing fee and other charges specified in Section 10.40.090.

(Prior code § 145-48)

10.40.030 Unlawful to tamper with or remove immobilization device.

It is unlawful for any person to tamper with or remove or attempt to remove the immobilization device without authorization or to remove the warning notice. Any person violating any of the provisions of this

section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be subject to a fine of not more than five hundred dollars (\$500.00) or to imprisonment for not more than ninety (90) days, or to both such fine and imprisonment, in the discretion of the court.

(Prior code § 145-49)

10.40.040 Notice to be sent by police department.

A. Notice to be Sent by Police. As soon as reasonably possible, with seven days at most, after it impounds a vehicle, the police department shall send a notice, by registered or certified mail, return receipt requested, to the last known registered owner of the vehicle.

B. Contents of Notice. The notice shall:

1. State that the vehicle has been impounded;
2. Describe the year, make, model and vehicle identification number of the vehicle;
3. Give the location of the facility where the vehicle is held;
4. Inform the owner of his right to reclaim the vehicle within three weeks after the date of the notice, upon payment of all fines, penalties and towing, preservation and storage charges resulting from impounding the vehicle;
5. State that the failure of the owner to exercise this right in the time provided is:
 - a. A waiver by him of all his rights, title and interest in the vehicle,
 - b. A consent to the sale of the vehicle at public auction.

(Prior code § 145-50)

10.40.050 Responsibility of owner.

The registered owner of a vehicle having against it six or more summonses shall be presumed to be the owner at the time the summonses were in fact issued and shall be severally responsible for the offenses and the impoundment, except where the use of the vehicle was secured by the operator without the owner's consent.

(Prior code § 145-51)

10.40.060 Records to be kept.

It shall be the duty of the police department to safely keep any impounded vehicle until such vehicle shall have been repossessed by the owner or person legally entitled to possession thereof or otherwise disposed of as provided in this chapter. The police department shall cause to be kept an accurate record of the description of such vehicle, including the name of the officer from whom such a vehicle was received; the officer employed to tow or have delivered the same to said pound or authorized garage; the date and time when received; the place where found, seized or taken possession of; the make and color of the car and the style or body, kind of power, motor number, serial number, number of cylinders, year built, state license number, in any, equipment

and a general description of its condition; the name and address of the person redeeming said vehicle, the date of redemption and the manner and date of the disposal of said vehicle in case the same shall not be redeemed; together with the cost of outstanding summonses and the towing and storage charges.

(Prior code § 145-52)

10.40.070 Refund of charges upon not-guilty verdict.

If, following a trial in the District Court of Maryland or other tribunal, a not-guilty verdict is entered upon any of the parking violations charged against the vehicle immobilized, all charges advanced as having occurred upon the vehicle by virtue of its immobilization, including the collateral advanced, for such parking violation upon which a not guilty verdict was entered, shall be returned to the person who advanced such sums upon presentation of the official receipt issued at the time said vehicle was released. It is further provided that if, as the result of the court's decision, the number of parking violations charged against the vehicle previously immobilized is reduced to two or less and provided that no refund has previously been made, the towing fee shall also be returned to the person who advanced such fee, upon presentation of the official receipt issued at the time said vehicle was released.

(Prior code § 145-53)

10.40.080 Department of internal services to collect fines and penalties.

The director of internal services is responsible for the collection of all fines and penalties. The director of internal services will furnish to the person paying said fines and penalties a receipt which shall be presented to the police department. Upon presentation of said receipt, the duty officer will sign a vehicle release form authorizing the release of the impounded vehicle.

(Ord. 1992 (part), 2006: prior code § 145-54)

10.40.090 Release of impounded vehicles.

Vehicles impounded pursuant to this chapter will be released to their lawful owner (or person entitled to possession) upon a showing of adequate evidence of a right to its possession and upon the payment of all accrued fines and costs for each outstanding unpaid summons, or the depositing of the collateral required by his appearance in the district court for Wicomico County, to answer for each violation for which there is an outstanding or otherwise unsettled traffic violation notice or warrant and, in addition thereto, the charges for towing, and storage. The release should be signed by an authorized officer.

(Prior code § 145-55)

10.40.100 Sale of unclaimed vehicles.

Whenever any vehicle so impounded shall remain unclaimed by the owner or other person legally entitled to possession thereof for a period of forty-five (45) days from the date a notice to the owner was mailed, it shall be the duty of the department of police to sell such vehicle at a public auction, in accordance with the provisions of Title 25 of the Transportation Article of the Annotated Code of Maryland.

(Prior code § 145-56)

10.40.110 Adoption of rules and regulations.

The city council is authorized to adopt, by resolution, such rules and regulations as are necessary to carry out the provisions of this chapter.
(Prior code § 145-57)

Chapter 10.44

VEHICLES TRANSPORTING OR CARRYING EXPLOSIVES

Sections:

10.44.010 Definitions.

10.44.020 Use of certain designated streets.

10.44.010 Definitions.

For the purposes of this chapter, the following words and phrases shall have the meanings respectively ascribed to them by this section:

"Explosives" means gunpowders, powders used for blasting, all forms of high explosives, blasting materials, fuses, detonators and other detonating agents, smokeless powders and any chemical compound or chemical mixtures that contain any oxidizing and combustible units, or other ingredients in such proportions, quantities or packing that ignition by fire, by friction, by concussion, by percussion or by detonation of, or any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects, or of destroying life or limb, but shall not be construed to include small arms or shotgun cartridges.

"Vehicle" includes all vehicles, motor, horse-drawn or otherwise, including motorcycles, semitrailers, trailers, tractors and traction engines, designed, constructed or intended to be propelled or drawn by any power, except such vehicle as run only upon rails or tracks or are propelled by electric power furnished by means of overhead wires.

(Prior code § 145-45)

10.44.020 Use of certain designated streets.

All vehicles transporting or carrying explosives, upon entering the corporate limits of the city, shall comply with the following provisions:

- A. Vehicles Proceeding From North of the Corporate Limits. Such vehicles proceeding from north of the corporate limits of the city shall enter and follow the following designated streets to the corporate limits of the city:
1. From north to south: Salisbury Boulevard;
 2. From north to west: North Division Street to Isabella Street and thence westerly on Isabella Street;
 3. From north to east: Priscilla Street to East Church Street and thence easterly on East Church Street.

- B. Vehicles Proceeding From East of the Corporate Limits. Such vehicles proceeding from east of the corporate limits of the city shall enter and follow the following designated streets to the corporate limits of the city:
1. From east to south: East Main Street to Salisbury Boulevard and thence southerly on Salisbury Boulevard;
 2. From east to north: East Church Street to Priscilla Street and thence northerly on Priscilla Street;
 3. From east to west: East Church Street to Isabella Street and thence westerly on Isabella Street.
- C. Vehicles Proceeding From South of the Corporate Limits. Such vehicles proceeding from south of the corporate limits of the city shall enter and follow the following designated streets to the corporate limits of the city:
1. From south to east: Salisbury Boulevard to East Main Street and thence easterly on East Main Street;
 2. From south to west: Salisbury Boulevard to Isabella Street and thence westerly on Isabella Street;
 3. From south to north: Salisbury Boulevard.
- D. Vehicles Proceeding From West of the Corporate Limits. Such vehicles proceeding from west of the corporate limits of the city shall enter and follow the following designated streets to the corporate limits of the city:
1. From west to south: Isabella Street to Salisbury Boulevard and thence southerly on Salisbury Boulevard;
 2. From west to north: Isabella Street to North Division Street and thence northerly on North Division Street;
 3. From west to east: Isabella Street to East Church Street and thence easterly on East Church Street.

(Prior code § 145-46)

Chapter 10.48

TAXICABS

Sections:

10.48.010 Definitions.

10.48.020 Applicability.

10.48.030 Taxicab owner's permit.

10.48.040 Taxicab driver's permit.

10.48.050 Violations--Penalties.

10.48.010 Definitions.

For the purpose of this chapter, the following terms, phrases, words and their derivations shall have the meanings given herein:

"Owner" means the person or business entity in whose name a taxicab is registered with the Motor Vehicle Administration of the state of Maryland.

"Taxicab" means a motor vehicle for hire that is designated to carry seven or fewer individuals, including the driver and is used to accept or solicit passengers for transportation for hire between those points along public streets as the passengers request. It does not include a motor vehicle operated on a regular schedule and between fixed points with the approval of the Public Service Commission.

(Ord. 1950 § 1 (part), 2005)

10.48.020 Applicability.

The provisions of this chapter apply to any taxicabs that pick up, discharge, originate or terminate fares within the corporate limits of the city of Salisbury.

(Ord. 1950 § 1 (part), 2005)

10.48.030 Taxicab owner's permit.

A. It shall be unlawful for any taxicab owner to operate a taxicab or permit another to operate a taxicab without having obtained a taxicab owner's permit from Wicomico County in accordance with Chapter 205 of the Wicomico County Code.

B. It shall be unlawful for a taxicab owner to permit a person to operate a taxicab without a taxicab driver's permit obtained from Wicomico County in accordance with Chapter 205 of the Wicomico County Code.

C. It shall be unlawful for a taxicab owner to operate a taxicab or permit another to operate a taxicab without having obtained insurance coverage in accordance with Chapter 205 of the Wicomico County Code.

(Ord. 1950 § 1 (part), 2005)

10.48.040 Taxicab driver's permit.

A. It shall be unlawful for a taxicab driver to operate a taxicab within the limits of the city of Salisbury without having obtained a taxicab driver's permit from Wicomico County in accordance with Chapter 205 of the Wicomico County Code.

B. It shall be unlawful for a taxicab driver to operate a taxicab within the limits of the city of Salisbury without properly displaying his taxicab driver's permit in accordance with Chapter 205 of the

Wicomico County Code.
(Ord. 1950 § 1 (part), 2005)

10.48.050 Violations--Penalties.

Any person found in violation of the provisions of this chapter shall be guilty of a civil infraction and shall be subject to a fine not to exceed five hundred dollars (\$500.00) per violation. Each day a violation remains uncorrected is a separate violation subject to an additional citation and fine.

(Ord. 1950 § 1 (part), 2005)