ORDINANCE NO. 2018-969

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF HUNTINGTON PARK, CALIFORNIA, AMENDING TITLE 4 “PUBLIC SAFETY,” CHAPTER 7 “TRAFFIC,” ARTICLE 16 “PARKING PROHIBITED OR LIMITED,” SECTIONS 4-7.1622 OF THE CITY OF HUNTINGTON PARK’S MUNICIPAL CODE RELATING TO RECREATIONAL VEHICLES AND TRAILERS

WHEREAS, the City of Huntington Park is a general law city, incorporated under the laws of the State of California;

WHEREAS, the City is interested in promoting public health and public safety within the City;

WHEREAS, the California Vehicle Code expressly authorizes cities by ordinance or resolution to prohibit or restrict the stopping, parking, or standing of vehicles on certain streets and highways, or portions thereof, during all or certain hours of the day;

WHEREAS, signs or markings giving adequate notice of parking restrictions are required under California law;

WHEREAS, the City’s regulations pertaining to motor homes and trailers are found within Title 4, Chapter 7, Article 16 of the Huntington Park Municipal Code;

WHEREAS, existing regulations prohibit the parking of motor homes and trailers on all municipal parking lots, City parks, and certain City streets;

WHEREAS, prohibiting the parking of recreational vehicles and trailers on all City streets, alleys, municipal parking lots, and City parks prevents recreational vehicles from occupying limited street parking citywide;

WHEREAS, prohibiting the parking of recreational vehicles and trailers on all City streets, alleys, municipal parking lots, and City parks deters criminal and nuisance activity within the City, such as loitering, drinking in public, loud music emanating from recreational vehicles, vandalism and graffiti;

WHEREAS, the City Council of the City of Huntington Park wishes to amend its regulation.
NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF HUNTINGTON PARK DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1: The recitals set forth above are incorporated herein and by this reference made an operative part hereof.

SECTION 2: Section 4-7.1622 of Title 4, Chapter 7, Article 16, of the Huntington Park Municipal Code is hereby repealed in its entirety and amended to read as follows:

4-7.1622 Parking regulations for recreational vehicles and recreational trailers.

(a) Definitions.

(1) “Recreational trailer” means a trailer designed to transport recreational sport vehicles or vessels, to include, but not limited to, dirt bikes and all-terrain vehicles, boats, personal water craft, race vehicles or other similar type vehicles and vessels.

(2) “Recreational vehicle” includes a “recreational vehicle” as defined in Health and Safety Code Section 18010, a “trailer coach” as defined in California Vehicle Code Section 635, and a “park trailer” as defined in Health and Safety Code Section 18009.3.

(b) No converted bus, recreational vehicle or recreational trailer, as defined in this section, shall be parked on an alley, public street or public right-of-way, on any City-owned off-street parking facility, or any City park at any time.

(c) This section shall not apply to any converted bus, recreational vehicle or recreational trailer parked while the owner or operator of the vehicle or trailer is in the process of making emergency repairs to such vehicle or arranging for emergency repairs to be made, provided all repairs are completed within twenty-four (24) hours. Emergency repairs shall be limited to repairs necessitated by sudden, unforeseen events, such as a flat tire. Emergency repairs shall not include routine or normal maintenance.

(d) Recreational trailers and recreational vehicles, as defined in this section, stopped, left standing or parked on any alley, public street or public right-of-way, on any City-owned off-street parking facility or any City park in violation of this section are hereby authorized to be cited, towed, or cited and towed when signs giving notice thereof have been posted.

(e) This section shall not apply until signs giving adequate notice thereof have been placed at all entrances of the City.

SECTION 3: Violations of this Ordinance shall constitute violations of the Huntington Park Municipal Code, and all penalties and remedies authorized under the Huntington Park Municipal Code shall apply to violations of the provisions of this Ordinance.

SECTION 4: This Ordinance is exempt from the California Environmental Quality Act (“CEQA”), in that this Ordinance does not constitute a “project” under CEQA and is
exempt pursuant to CEQA Guidelines section 15378(b)(4), and further there is no likelihood of this Ordinance resulting in a significant negative impact on the environment, and is therefore also exempt from CEQA pursuant to CEQA Guidelines section 15060(c)(2).

SECTION 5: Any provisions of the Huntington Park Municipal Code or appendices thereto, which are inconsistent with the provisions of this Ordinance are hereby repealed or modified to the extent necessary to affect the provisions of the Ordinance.

SECTION 6: If any section, subsection, sentence, clause, phrase, or portion of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance. The City Council of the City of Huntington Park hereby declares that it would have adopted this Ordinance and each section, subsection, sentence, clause, phrase or portion thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, phrases or portions may be declared invalid or unconstitutional.

SECTION 7: This Ordinance shall take effect thirty 30 days after final passage by the City Council.

SECTION 8: The City Clerk shall certify to the passage of this Ordinance and shall cause the same to be published in the manner prescribed by law.

PASSED, APPROVED AND ADOPTED this ___ day of ____________, 2018.

CITY OF HUNTINGTON PARK

__________________________
Johnny Pineda, Mayor

ATTEST:

__________________________
Donna G. Schwartz, CMC
City Clerk

APPROVED AS TO FORM:

__________________________
Arnold M. Alvarez-Glasman
City Attorney
ORDINANCE NO. 2018-971

AN ORDINANCE OF THE CITY COUNCIL OF HUNTINGTON PARK, CALIFORNIA, REPEALING IN PART AND AMENDING IN PART TITLE 3 “FINANCE,” CHAPTER 1 “BUSINESS LICENSING,” TITLE 4 “PUBLIC SAFETY,” CHAPTERS 7 “TRAFFIC,” AND 11 “PERMITS OR LICENSES FOR PUSHCARTS VENDING ICE CREAM OR OTHER FOOD PRODUCTS” OF THE CITY OF HUNTINGTON PARK’S MUNICIPAL CODE RELATING TO SIDEWALK VENDORS

WHEREAS, the City of Huntington Park (“City”) is a general law city, incorporated under the laws of the State of California; and

WHEREAS, the City is interested in promoting public health, safety and welfare of City residents on its sidewalks, streets, residential areas and in parks;

WHEREAS, on September 17, 2018, Governor Brown signed Senate Bill (“SB”) 946 (Lara), codified at Government Code sections 51036 through 50139, which establishes statewide regulations of vending in the public right-of-way and parks;

WHEREAS, SB 946 goes into effect January 1, 2019, and a city may not cite, fine or prosecute a sidewalk vendor for a violation of any rule or regulation that is inconsistent with SB 946;

WHEREAS, it is foreseeable that commencing January 1, 2019, with the effectiveness of SB 946, the City will see an immediate influx of sidewalk vendors, the scope and extent of which is limitless at this time;

WHEREAS, without an established City regulatory scheme that governs sidewalk vendors by January 1, 2019, there is a current and immediate threat to the public health, safety, and welfare of residents of the City caused from unregulated sidewalk vending;

WHEREAS, SB 946 requires local jurisdictions that wish to enforce violations against sidewalk vendors to first adopt rules and regulations consistent with SB 946;

WHEREAS, under existing City regulations found in Sections 4-11.01 through 4-11.03 of Chapter 11, Title 4 of this Code, no permit or license shall be issued by the City for any pushcart used, or intended to be used, for the vending of ice cream or other food products; provided, however, the Council may grant permits for the operation of pushcart...
vending ice cream or food products for special events having a limited duration and in a controlled and specific area. Such permits shall be granted only after an application in writing made to the Council in connection with such special events;

**WHEREAS,** persons violating provision of Chapter 11 shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than five hundred ($500.00) dollars, or by imprisonment in the County Jail for a period not exceeding six (6) months, or by both such fine and imprisonment;

**WHEREAS,** similarly under existing City regulations of peddlers found in sections of 3-1.1802 and 3-1.1818 of Article 18, Chapter 1, Title 3 of this Code, it is unlawful to operate without obtaining a permit and no permit or license shall be granted for the operation of pushcarts which vend ice cream or food products; provided, however, the Council may grant permits for the operation of pushcart vending ice cream or food products for special events having a limited duration and in a controlled and specific area. Such permits shall be granted only after an application in writing made to the Council in connection with such special events;

**WHEREAS,** persons violating provisions of Article 18, in addition to revocation of his or her permit or license, shall be guilty of a misdemeanor;

**WHEREAS,** the City Council has an interest in establishing a regulatory and permitting scheme that is consistent with SB 946, but also seeks to control its sidewalks and public rights of way to the fullest extent;

**WHEREAS,** the City Council has an interest in reducing the potential danger to the public from exposure to food-borne disease as a result of contamination from improperly packaged and/or stored food products which may be offered for sale by sidewalk vendors;

**WHEREAS,** regulations are needed to ensure the residents of the City have a simple way to ensure vendors sell food and beverages according to the Los Angeles County Department of Public Health’s requirements;

**WHEREAS,** regulations are needed to prevent unsanitary conditions and ensure trash and debris are removed by sidewalk vendors;
WHEREAS, the City Council has an interest in avoiding obstructions of visual lines of sites from city streets and overcrowding of sidewalks and other pedestrian paths;

WHEREAS, regulations are needed to safe-guard pedestrian movement on sidewalks and other pedestrian paths;

WHEREAS, regulations are needed to ensure sidewalks don’t become overcrowded, forcing pedestrians onto the street and to ensure compliance with the federal Americans with Disabilities Act of 1990;

WHEREAS, the process of licensing sidewalk vendors protects the public safety by requiring identification and proper licensure by state and county agencies prior to authorizing sidewalk vending activities; and

WHEREAS, the City Council seeks to further regulate sidewalk vending in the City.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF HUNTINGTON PARK DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1: The City Council hereby finds and determines that the recitals above are true and correct and hereby incorporate into this ordinance as though fully set forth herein.

SECTION 2: That Chapter 11, Title 4 of this Code is hereby amended in its entirety to read as follows:

Chapter 11 Sidewalk Vending

4-7.2001 Definitions.

For the purpose of this article, unless otherwise apparent from the context, certain words and phrases used in this chapter are defined as follows:

(a) Certified farmers’ market means a location operated in accordance with Chapter 10.5 (commencing with Section 47000) of Division 17 of the Food and Agriculture Code and any regulations adopted pursuant to that chapter.

(b) Director means the director of Finance or his or her designated representative.

(c) Motorized conveyance shall mean a pushcart, stand, display, pedal driven cart, wagon, showcase, rack, or other conveyance with any form of non-human assisted propulsion.
(d) Nonmotorized conveyance shall mean a pushcart, stand, display, pedal driven cart, wagon, showcase, rack, or other nonmotorized conveyance which solely uses human power for movement.

(e) Owner means any person who owns, operates, controls, manages, or leases one or more nonmotorized conveyance for the purpose of vending food or merchandise, including the vending of food or merchandise from one’s person and:

(1) Conducts, permits or causes the vending of food or merchandise from a nonmotorized conveyance, or from one’s person; or,

(2) Contracts with persons to vend food or merchandise from a nonmotorized conveyance, including the vending of food or merchandise from one’s person.

(f) Roaming Sidewalk Vendor shall mean a sidewalk vendor who moves from place to place and stops only to complete a transaction.

(g) Sidewalk Vendor shall be defined in accordance with subsection (a) of Government Code section 51036 and shall mean a person who vends food or merchandise from a pushcart, stand, display, pedal-driven cart, wagon, showcase, rack, or other nonmotorized conveyance or from one’s person, upon a public sidewalk or other pedestrian path.

(h) Sidewalk Vendor Permit shall mean the permit issued by the Police Chief to any person operating as a sidewalk vendor for the purpose of vending food or merchandise. Such permit shall also include the inspection of the nonmotorized conveyance. Such permit shall be issued in accordance with Article 18, Chapter 1, Title 3 of this Code.

(i) Stationary Sidewalk Vendor shall mean a sidewalk vendor who vends from a fixed location.

(j) Swap meet means a location operated in accordance with Article 6 (commencing with Section 21660) of Chapter 9 of Division 8 of the Business and Professions Code, and any regulations adopted pursuant to that article.

(k) Vend or vending means offering food, beverage, or product of any kind for sale from one’s person or nonmotorized conveyance, whether moving or standing.
4-7.2002 General Prohibitions.

(a) No person shall offer for the sale any food product which is not packaged at a pre-approved facility, as designated by the county health department.

(b) No owner or sidewalk vendor shall cause or allow more than two (2) sidewalk vendors to assemble, gather, collect, or otherwise join for any purpose on any sidewalk or other pedestrian path within twenty (20) feet from each other per city block.

(c) No person shall engage in vending within three hundred (300) feet of any school property or church.

(d) Sidewalk Vendors shall not be located for purposes of offering products for sale in any location:

(1) Which creates an unreasonable obstruction to the normal flow of vehicular or pedestrian access;

(2) Within ten (10) feet of any intersection, driveway, or building entrance;

(3) In any space designed for vehicular travel, parking, stopping, or loading; or

(4) Which blocks manholes, utility access, and vents.

(e) No person shall vend before 9:00 a.m., or later than 6:00 p.m. during periods of standard time, or later than 8:00 p.m. during periods of day light savings time in areas zoned exclusively for residential. (i.e. low density residential (“RL”), medium density residential (“RM”), and high density residential (“RH”)).

(f) No person shall vend as a stationary sidewalk vendor in city areas zoned exclusively for residential (i.e., low density residential (“RL”), medium density residential (“RM”), and high density residential (“RH”)).

(g) No person shall vend as a stationary sidewalk vendor in public parks in which the City has entered into an exclusive agreement for concessions that exclusively permits the sale of food or merchandise by the concessionaire(s). Vending machines installed and operated at public parks pursuant to a City contract are exempted from subsection (g) herein. The City Council may enter into agreement(s) or franchise(s) for the exclusive
selling or offering for sale of food or merchandise within any public parks.

(h) No person shall engage in the act of sidewalk vending within the immediate vicinity (i.e., 1000 feet) of a permitted certified farmers’ market or permitted swap meet during the limited operating hours of that certified farmers’ market or swap meet.

(i) No person shall engage in the act of sidewalk vending within the immediate vicinity (i.e., 1000 feet) of an area designated for a special event permit pursuant to Chapter 13, Title 5 of this Code provided that any notice, business interruption mitigation, or other rights provided to affected business or property owner are also provided to sidewalk vendors specifically permitted to operate in the area, if applicable.

(j) No person shall engage in the act of sidewalk vending with a motorized conveyance.

(k) No person shall engage in the act of sidewalk vending while using a portable generator.

(l) No person shall engage in the act of sidewalk vending with a nonmotorized conveyance with dimensions larger than 48 inches in width, and 96 inches in height.

(m) No person shall engage in the act of sidewalk vending other than on the sidewalk portion of the right of way where a sidewalk exists.

(n) No person shall vend under shaded structures, awnings, gazebos, and bandshell in city parks, except as authorized by a franchise.

(o) No person shall take a nonmotorized conveyance off non-concrete surfaces in city parks.

**4-7.2003 Sidewalk Vending Standards.**

(a) All food displayed, sold, or offered for sale by sidewalk vendors must be in a manner approved for sale in accordance with California Health and Safety Code, Division 104 (Environmental Health), Part 7 (California Retail Food Code).

(b) Each sidewalk vendor shall display in plain view, the Sidewalk Vendor permit, and any permit required by State and County laws (i.e., county Health Department sticker issued in accordance with California Health and Safety Code, Division 104 (Environmental Health), Part 7 (California Retail Food Code).
Health), Part 7 (California Retail Food Code)).

(c) The only signs used in conjunction with street vending shall be signs affixed to or
painted on the nonmotorized conveyance or its canopy, or on one’s person.

(d) A trash receptacle shall be provided in or on the nonmotorized conveyance. The
trash receptacle must be large enough to accommodate customer trash without resort to
existing trash receptacles located on any block for use by the general public. A sidewalk
vendor may not dispose of customer trash in existing trash receptacles on city sidewalks.

(e) No noise making devices shall be used in conjunction with sidewalk vending
except one bell with maximum diameter of two (2) inches.

(f) Sidewalk vendors must remain in compliance with all state, county and local laws.

(g) No nonmotorized conveyance may be left on the sidewalk, on public property, or
in the public right of way unattended outside of the sidewalk vendor’s operating hours.
Nonmotorized conveyances may not be chained or fastened to any pole, sign, tree or other
object in the public right-of-way or left unattended. Unattended nonmotorized conveyances
will be impounded for safekeeping. A fine shall not be imposed for said impoundment. A
nonmotorized conveyance shall be retrieved by contacting the Public Works Division.

(h) Notwithstanding any specific prohibitions in this subsection, no sidewalk vendor
shall place a nonmotorized conveyance where placement endangers the safety of persons
or property.

4-7.2004 Business License and Sidewalk Vendor Permit Requirements.

It shall be unlawful for any person to engage in sidewalk vending without first applying
for and obtaining a permit from the Police Chief and, in addition paying the required license
tax to the Director in the manner provided for in Article 18, Chapter 1, Title 3 of this Code.

4-7.2005 Penalty.

The penalties set forth in Chapter 2 of Title 1 and Section 3-1.1818 of Article 18,
Chapter 1, Title 3 of this Code shall not apply for violations of this chapter. Any person
violating any provision of this chapter shall be punished as follows:

(a) Vending without a sidewalk vendor permit as required by this chapter shall be
punishable by the following:

(1) An administrative fine not exceeding two hundred fifty dollars ($250) for a first violation;

(2) An administrative fine not exceeding five hundred dollars ($500) for a second violation within one year of the first violation;

(3) An administrative fine not exceeding one thousand dollars ($1,000) for each additional violation within one year of the first violation;

(b) Except as otherwise provided in subsection (a) herein, any violation of this chapter shall be punishable by the following:

(1) An administrative fine not exceeding one hundred dollars ($100) for a first violation;

(2) An administrative fine not exceeding two hundred dollars ($200) for a second violation within one year of the first violation;

(3) An administrative fine not exceeding five hundred dollars ($500) for each additional violation within one year of the first violation.

(c) The Director, Chief of Police, or Council or their designee may revoke a permit issued to a sidewalk vendor for the term of that permit upon the fourth violation or subsequent violations. The revocation, notice, hearing and appeal procedures set forth in Article 18, Chapter 1, Title 3 shall apply to revoke a permit under this subsection.

(d) Upon proof of a valid sidewalk vendors permit issued by the City, the administrative fines set forth in subsection (a) shall be reduced to the administrative fines set forth in subsection (b) herein.

(e) Failure to pay an administrative fine pursuant to subsections (a) and (b) of Section 4-7.2005 shall not be punishable as an infraction or misdemeanor.

(f) When assessing administrative fines pursuant to subsections (a) and (b) of Section 4-7.2005, the Director or his designee shall provide the person with notice of his or her right to request an ability-to-pay determination and shall make available instructions for requesting an ability-to-pay determination. If the person meets the criteria described in
subdivision (a) or (b) of Government Code section 68632, as determined by the Director or his designee, the City shall accept, in full satisfaction, twenty percent (20%) of the administrative fine imposed pursuant to subsection (a) of Section 4-7.2005 herein. The person may request said ability-to-pay determination at adjudication or while the judgment remains unpaid, including when a case is delinquent or has been referred to a collection program.

(g) The Director or his designee may allow a person to complete community service in lieu of paying the total administrative fine, may waive the administrative fine, or may offer an alternative disposition for violations of subsection (a) of Section 4-7.2005 herein.

SECTION 3: Article 18, Chapter 1, Title 3 of this Code is hereby amended as follows:

Article 18. Peddlers and Sidewalk Vendors.

3-1.1801 Definitions.

For the purposes of this article, unless otherwise apparent from the context, certain words and phrases used in this article are defined as follows:

(a) “Peddler” shall include any person, whether or not a resident of the City, who goes from house to house, place to place, or street to street for the purpose of, and who engages in the business of, selling, contracting, soliciting to sell, taking orders for, or offering to sell or take orders for goods, wares, merchandise, products, commodities, or articles of value or for services to be performed or furnished, or who makes demonstrations for such purpose.

“Peddling” shall also mean and include any person who passes out commercial handbills or similar papers, or who engages in any taking of surveys for commercial purposes, on City sidewalks or streets.

“Peddler” shall exclude “sidewalk vendor” as defined in this section.
(b) “Person” shall include any person, firm, domestic or foreign corporation, association, syndicate, joint stock corporation, joint adventure, partnership of every kind, club, Massachusetts business or common law trust, society, and individual transacting, carrying on, or engaged in any business, as defined in subsection (a) of this section, in the City, whether acting as principal, agent, clerk, factor, employee, servant, or personal representative, either for or on behalf of himself or herself or for any other person, firm, association, partnership, joint adventure, corporation, or otherwise.

(c) “Sidewalk Vendor” shall be defined in accordance with subsection (a) of Government Code section 51036 and shall mean a person who vends food or merchandise from a pushcart, stand, display, pedal-driven cart, wagon, showcase, rack, or other nonmotorized conveyance or from one’s person, upon a public sidewalk or other pedestrian path.

3-1.1802 Permits: Required.

It shall be unlawful for any person to engage in the business of a peddler and/or sidewalk vendor within the City without first applying for and obtaining a permit from the Police Chief and, in addition, paying the required license tax to the Director of Finance. The procurement of such permit in the manner provided in this article shall be a condition precedent to the issuance of a license by the Director of Finance.

3-1.1803 Permits: Applications: Form: Accompanying data and identification.

Applicants for a permit to engage in the business of a peddler and/or sidewalk vendor shall file with the Police Chief a sworn application in duplicate on a form to be furnished by the Director of Finance which shall contain or be accompanied by the following:

(a) A full identification of the applicant and all persons to be directly or indirectly interested in the permit, if granted;

(b) The residence and business addresses and telephone numbers of the applicant;

(c) The exact nature of the proposed business;

(d) If an employee or agent, a full identification of the employer or principal;
(e) The location or places of transacting business and place of residence for the past two (2) years;

(f) Prior convictions of a crime, misdemeanor, or violation of any law, the nature, place, and date of such offense, and the disposition of the same;

(g) A photograph of the applicant who will make the actual contacts incidental to the activity of peddling or soliciting, which photograph shall have been taken within sixty (60) days immediately prior to the date of the filing of the application, shall be two (2") inches by two (2") inches in size, and shall show the head and shoulders of the applicant in a clear and distinguishing manner;

(h) In the event the proposed activity involves the sale of any food products or substances for human consumption which can be contaminated by handling, a statement by a reputable physician in the County, dated not more than ten (10) days prior to the submission of the application, certifying the applicant to be free of contagious infections and communicable diseases;

(i) A statement as to whether any city or licensing authority has ever refused to issue or to renew or has revoked a license for the conduct of the business for which the permit and license are sought, together with an accurate statement of the reasons therefor;

(j) A receipt from the Director of Finance showing a payment in the amount of Ten and no/100ths ($10.00) Dollars for the application form to cover the costs of the investigation of the facts to be stated in such application form; sidewalks vendor applicants shall require a receipt from the Director showing a permit payment in accordance with Section 3-1.1804 herein;

(k) Such other information as the Police Chief may deem reasonably necessary for the protection of the public safety, morals, and general welfare of the community;

(l) Fingerprinting, to be performed by the City for the City’s standard processing fee. However, fingerprinting shall not be required in connection with an application filed for the purpose of obtaining a permit to distribute handbills and similar papers. Applicants for a
permit to distribute handbills and similar papers shall provide the Police Chief with such
information he or she deems necessary to conduct an investigation into, among other
things, whether the applicant has had any criminal contacts with the Huntington Police
Department or other law enforcement agencies or has any outstanding warrants or
violations with the California Department of Motor Vehicles. **Applicants for a sidewalk
vendor permit are exempted from the requirements of subsection (l) herein;**

(m) The name and address of all businesses for which the applicant intends to act as
a peddler, together with written consent from all such businesses that the applicant is
authorized to act as a peddler for such businesses. **Applicants for a sidewalk vendor permit
are exempted from the requirement of subsection (m) herein;**

(n) In addition to the requirements of this section, **Applicants for a sidewalk vendor
permit shall provide the Police Chief with the following:**

1. A valid California Department of Tax and Fee Administration seller’s permit to the
extent required by law.

2. Additional state licensing from state and local agencies to the extent required by
law.

**3-1.1804 Permits: Application: Fees.**

The application fees for permits to engage in the business of a peddler shall be as set
forth in subsection (j) of Section 3-1.1803 of this article. **The application fees for permits to
engage in the business of a sidewalk vendor shall be established by resolution of the
Council; until such time such fee resolution is approved the peddler permit fee shall be
applied.**

**3-1.1805 Permits: Applications: Investigation.**

Such application in duplicate shall be filed with the Police Chief who shall cause the
investigation provided for in this section to be made within a reasonable time. The general
standards set forth in this section relative to the qualifications of every applicant for such
permit shall be considered and applied by the Police Chief before he or she shall grant or
deny the application. The application shall be of good moral character, and in this connection, the Police Chief shall ascertain and consider the following;

(a) Through the use of fingerprints or other methods of investigation, all penal convictions, the reasons therefor, and the demeanor of the applicant subsequent thereto. However, fingerprinting shall not be used in connection with an application filed for the purpose of vending as a sidewalk vendor, and obtaining a permit to distribute handbills and similar papers. The Police Chief shall conduct an investigation into any criminal contacts with the Huntington Police Department or other law enforcement agencies by the use of the data bases and information available to the Police Department and by verifying with the California Department of Motor Vehicles whether the applicant has any outstanding warrants or violations;

(b) The license history of the applicant and whether such person, in previously operating in the County or another county in the State under a license, has had such license revoked or suspended, the reasons therefor, and the demeanor of the applicant subsequent thereto;

(c) Whether the applicant has made a full disclosure of all the matters required to be set forth in the application;

(d) Whether the applicant has been in default in the payment of license taxes or any governmental agency;

(e) Such other facts relevant to the general personal history of the applicant as the Police Chief shall find necessary to a fair determination of the eligibility of the applicant; and

(f) Whether the granting of the permit will or will not be detrimental to the safety, public morals, or general welfare of the City.

3-1.1809 Permits: Identification cards: Display.

Such permit or identification card shall be worn constantly by the permittee on the front of his or her coat or hat in such a way as to be conspicuous during the time the
permittee is engaged in the actual activity of vending as a sidewalk vendor, peddling or soliciting.

3-1.1810 Permits: Licenses: Revocation.

Every permit or license issued pursuant to the provisions of this article shall be subject to the right, which is hereby expressly reserved and consented to by the applicant, to revoke such permit or license for any of the causes set forth in this section. Any such permit or license may be summarily revoked by the Police Chief or the Council for any of the following causes:

(a) Any fraud, misrepresentation, or false statement contained in the application;
(b) Any violation of the provisions of this article or any laws of the City or any other laws relating to the permitted business;
(c) The conviction of the permittee or licensee of any felony or of a misdemeanor involving moral turpitude;
(d) The refusal or failure to make available to the Police Chief or Director of Finance, upon demand, any records relating to the licensed or permitted business, which records are deemed necessary for the enforcement of this article;
(e) The conducting of the permitted or licensed business in an unlawful manner or in such manner as is inimical to the health, safety, or general welfare of the public;
(f) Upon ascertaining that the applicant is not an individual of good moral character; and
(g) Any other good and sufficient reason for such revocation.

Sidewalk vendor permittees are exempted from Section 3-1.1810 herein. Revocation of a sidewalk vendor permit shall be in accordance with Section 4-7.2005 of Chapter 11, Title 4 of this Code.
3-1.1811 Continuance of prior permits and licenses.

All permits or licenses granted prior to June 18, 1958, shall remain in effect until they are revoked or expired by operation of the time for which they were originally issued. Sidewalk vendor are exempted from Section 3-1.1811 herein.

3-1.1814 Compliance with signs on premises.

It shall be unlawful for any peddler or any person pretending to be a peddler, for the purpose of peddling or soliciting or pretending to peddle or solicit, to ring the bell or knock at, on, or in any building, or entrance thereto, whereon there is painted, affixed, or otherwise displayed to the public view any visible sign containing any or all of the words “No Peddlers Permitted”, “No Solicitors Permitted”, “No Agents Permitted”, or words which otherwise purport to prohibit or indicate the objection of the occupant to peddling or soliciting on the premises, and it is unlawful for any such peddler to attempt to gain admittance to such premises. Said prohibition shall apply to sidewalk vendors.

3-1.1815 Compliance with provision.

It shall be unlawful for any person to engage in the business of a peddler and/or sidewalk vendor within the City without first obtaining a permit so to do as provided in this article and without first obtaining a license, if any is required, and thereafter exhibiting such permit or identification card, or without complying with the requirements and provisions of this article.

3-1.1817 Violations of provisions.

Any person violating any of the provisions of this article, in addition to the revocation of his or her permit or license, shall be guilty of a misdemeanor and, upon conviction thereof, shall be punishable as set forth in Chapter 2 of Title 1 of this Code. Sidewalk vendor as defined in Chapter 11, Title 4 of this Code are exempted from Section 3-1.1817 herein.
3-1.1818 Pushcarts vending ice cream and food products.

Regardless of the provisions of this article, no permit or license shall be granted for the operation of pushcarts which vend ice cream or food products; provided, however, the Council may grant permits for the operation of pushcarts vending ice cream or food products for special events having a limited duration and in a controlled and specific area. Such permits shall be granted only after an application in writing made to the Council in connection with such special events.

SECTION 4: Article 10, Chapter 7, Title 4 of this Code is hereby amended as follows:

4-7.1005 Pushcarts prohibited on public sidewalks and streets.

(a) No person shall operate, maintain, or possess a pushcart while upon any public sidewalk or public street. Pedestrians shall have the right-of-way on sidewalks. The prohibition in this section shall not apply to pushcart operators that have been granted permits or licenses pursuant to Sections 3-1.1818 or 4-11.02 of the City’s code, sidewalk vendors operating pushcarts in accordance with Chapter 11, Title 4 of this Code. Any person violating this section shall be guilty of a misdemeanor, with the exception of sidewalk vendors operating a pushcart in accordance with Chapter 11, Title 4 of this Code.

(b) For purposes of this chapter pushcart shall mean a wheeled device, measuring greater than two (2') by two (2') feet but less than ten (10') feet in length, which is propelled by hand including, but not limited to, shopping carts and laundry carts (as defined in Business and Professions Code Section 22435) and other devices by which goods of any kind are transported, moved or drawn, except for devices designed for the transportation of persons irrespective of the actual use.

(c) Sidewalk shall mean that portion of a highway, other than the roadway, set apart for pedestrian travel and shall mean any portion of the sidewalk between the property line and the curb.
(d) For purposes of this chapter “street” shall mean any public street, avenue, mad
boulevard, alley, highway, or other public place located in the City and established for the
use of vehicles.

SECTION 5: Article 16, Chapter 7, Title 4 of this Code is hereby amended as
follows:

4-7.1612 Peddling, vending, and services.

(a) Peddlers and Vendors—Parking Limited to Ten Minutes. Except as otherwise
provided in this section, no person shall stand or park any vehicle, wagon, or pushcart from
which goods, wares, merchandise, fruits, vegetables, or foodstuffs are sold, displayed,
solicited, offered for sale, bartered, or exchanged, or any lunch wagon or eating car or
vehicle, on any portion of any street within the City, except that such vehicles, wagons, or
pushcarts may stand or park only at the request of a bona fide purchaser for a period of time
not to exceed ten (10) minutes at any one place. The provisions of this subsection shall not
apply to persons delivering such articles upon the order of, or by an agreement with, a
customer from a store or other fixed place of business or distribution.

(b) Peddlers and vendors prohibited adjacent to schools. It shall be unlawful for any
person to sell, vend, peddle, or hawk liquids, edibles, goods, wares, or merchandise on any
portion of a public street, including sidewalks, lanes, or alleys, in the City, whether such
selling, vending, peddling, or hawking is from a vehicle or not, or for any traveling merchant,
huckster, or peddler of goods, wares, or merchandise, who uses a vehicle and is licensed to
engage in any such business in the City, to carry on or conduct any such business upon any
portion of a public street, alley, or sidewalk within 500 feet of the nearest property line of any
school.

(c) Solicitation or selling on public streets, public parking lots, or City-owned
property. Except as provided in subsection (a) of this section, it is unlawful for any person to
solicit, sell, or offer for sale any goods, wares, or merchandise on any portion of the public
streets, including sidewalks, public parking lots, or City-owned property, whether or not such person so soliciting, selling, or offering to sell has a business license for an established business within the City.

(d) Solicitation or selling on Bissell Street within the Municipal Park. It is unlawful for any person to sell, vend, or peddle goods, wares, or merchandise on that portion of Bissell Street between Florence Avenue and Saturn Avenue which is within the Municipal Park, whether such selling, vending, or peddling is from a vehicle or not.

(e) Peddlers and vendors prohibited adjacent to the Municipal Park. It shall be unlawful for any person to sell, vend, or peddle foods and beverages on Florence Avenue between Salt Lake Avenue and Newell Street; on Newell Street between Florence Avenue and a point 674.76 feet north of the north property line of Florence Avenue; on Saturn Avenue between Newell Street and Bissell Street; and on Salt Lake Avenue between the north City limits and Florence Avenue, or on any of the public sidewalks adjacent to any of said public street areas, whether such selling, vending, or peddling is from a vehicle or not, or whether such seller, vendor, or peddler has a business license for a vehicle or for an established business within the City.

(f) Peddler and vendors restricted to certain hours. It shall be unlawful for any person to sell, vend or peddle or hawk liquids, edibles, goods, wares or merchandise on any portion of the public streets, including sidewalks, public parking lots or City-owned property, later than sunset, or earlier than 9:00 a.m.

(g) Enforcement. Any violation of the rules established by this section shall be deemed a misdemeanor, punishable as set forth in Section 1-2.01 of this Code. Any such violation also will subject the licensee to possible revocation of his or her business license, pursuant to Section 3-1.138 of this Code.

(h) Sidewalk vending by a sidewalk vendor as defined in Chapter 11, Title 4 of this Code are exempted from Section 4-7.1612 herein.
SECTION 6: Violations of this Ordinance shall constitute violations of the Huntington Park Municipal Code, and all penalties and remedies authorized under the Huntington Park Municipal Code shall apply to violations of the provisions of this Ordinance.

SECTION 7: This Ordinance is exempt from the California Environmental Quality Act ("CEQA"), in that this Ordinance does not constitute a “project” under CEQA and is exempt pursuant to CEQA Guidelines section 15378(b)(4), and further there is no likelihood of this Ordinance resulting in a significant negative impact on the environment, and is therefore also exempt from CEQA pursuant to CEQA Guidelines section 15060(c)(2).

SECTION 8: Any provisions of the Huntington Park Municipal Code or appendices thereto, which are inconsistent with the provisions of this Ordinance are hereby repealed or modified to the extent necessary to affect the provisions of the Ordinance.

SECTION 9: If any section, subsection, sentence, clause, phrase, or portion of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance. The City Council of the City of Huntington Park hereby declares that it would have adopted this Ordinance and each section, subsection, sentence, clause, phrase or portion thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, phrases or portions may be declared invalid or unconstitutional.

SECTION 10: This Ordinance: (a) is necessary for the immediate preservation of the public health, safety, and welfare; (b) contains findings constituting urgency; (c) is effective immediately upon adoption as provided for in Government Code Section 36937.
SECTION 11: The City Clerk shall certify to the passage of this Ordinance and shall cause the same to be published in the manner prescribed by law.

PASSED, APPROVED AND ADOPTED this ___ day of ___________, 2018.

CITY OF HUNTINGTON PARK

________________________________________

ATTEST: Johnny Pineda, Mayor

________________________________________

Donna G. Schwartz, CMC
City Clerk

APPROVED AS TO FORM:

________________________________________

Arnold M. Alvarez-Glasman
City Attorney