### 600 - OFFENSES

### 610 - Children

### 611 - Offenses Affecting Children

HISTORY: 1958 Municipal Code

### 611.1. Curfew - Minors under Eighteen Years of Age.

(Added November 3, 1988, by Ordinance No. 329; amended June 6, 1996, by Ordinance No. 399; amended March 16, 2000, by Ordinance No. 439; amended on February 4, 2016, by Ordinance No. 588).

- **611.1.1. Definitions.** As used in this code, the following words shall have the necessary stated meanings:
- **611.1.1.1. Public place**: a place to which the public or a substantial number of the public has access, including, but not necessarily limited to, any street, alley, road, highway, sidewalk, automobile parking lot, school, place of amusement, park, playground, and public building or facility.
- **611.1.1.2. Loiter or loitering**: to be dilatory, to stand idly around, to linger, delay, or wander about, or to remain, abide, or tarry in a public place.
- 611.1.2. Unlawful Acts. It shall be unlawful for any person under the age of eighteen (18) years, or for any parent, guardian or other person having care or custody of any person under the age of eighteen (18) years to allow or permit such person, or for that person to loiter in or upon any public place within the Town of Limon subsequent to the hour of twelve o'clock (12:00) a.m., or prior to the hour of five o'clock (5:00) a.m., except for the purpose of lawful employment, or unless such person under the age of eighteen (18) years is accompanied by the parent or guardian of said person or unless such person is involved in or attending a school, religious, community, or athletic activity which includes adult sponsorship and supervision.
- **611.1.2.1.** It shall further be considered and deemed to be an unlawful act for any person under the age of eighteen (18) years, or for any parent, guardian or other person having care or custody of any person under the age of eighteen (18) years to allow or permit such person, or for that person to be either the driver of or the passenger in any vehicle on a public road, street, highway, or public parking lot, within the time period as proscribed above if such person is not accompanied by his or her parent or guardian, or unless such person is either traveling to or from his or her place of lawful employment, or a school, religious, community, or athletic activity which included adult sponsorship and supervision.

- **611.1.2.2.** Such person shall be deemed to be in violation of this code, as a loiterer, either on foot or in a vehicle, if such person, following the completion of his or her employment, school, religious, community, or athletic activity, has not taken the most direct route to his or her home within a reasonable amount of time following the completion of the event.
- **611.1.3. Effective Period.** The provisions of this code shall be in effect and enforceable from, and including, May 1, 2000 and remain effective year-round from that date.
- **611.1.4. Penalties for Violation.** Any person who shall violate any of the provisions of this code shall, upon conviction, be fined in a sum of not less than Fifty Dollars (\$50.00) or more than Five Hundred Dollars (\$500.00) upon said person's first violation hereunder. Any person who shall commit a second or subsequent violation of any of the provisions of this section within any calendar year shall, upon conviction, be fined in a sum of not less than One Hundred Dollars (\$100.00) or more than Five Hundred Dollars (\$500.00).



# 612 – Prohibition and Consumption of Tobacco Products by Minors

(Added by Ordinance No. 478 on November 7, 2002; amended by Ordinance 588 on February 4, 2016).

- **612.1. Possession Prohibited.**Possession and Use of Tobacco Products by Minors. The following provisions shall be applicable to the prohibition and enforcement of the Town ordinance prohibiting the possession and use of tobacco by minors.
- **612.1.1.** It is the intent of this ordinance to protect the public health, safety and welfare of the citizens of the town of Limon, and particularly minor children, by prohibiting the possession and use of tobacco products by minors and by prohibiting the dissemination and furnishing of tobacco products to minors.
- **612.1.2. Definitions.** As used in this chapter, the following words or phrases are defined as follows:
- **612.1.2.1.** Minor means any person under eighteen (18) years of age.
- **612.1.2.2.** Smoking means holding or carrying of a lighted pipe, lighted cigar, lighted cigarette of any kind and

includes the lighting of a pipe, cigar, or cigarette of any kind.

612.1.2.3 "Tobacco Product" means (1) any product containing, made, or derived from tobacco or nicotine that is intended for human consumption, whether smoked, heated, chewed, absorbed, dissolved, inhaled. snorted, sniffed, or ingested by any other means, including, but not limited to cigarettes, cigars, little cigars, chewing tobacco, pipe tobacco, snuff; and (2) any Electronic Delivery Device that can be used to deliver nicotine or any other substance to the person inhaling from the device, including but not limited to an electronic cigarette, pipe, hookah, or vaping device; and (3) Notwithstanding any provision of subsections (1) and (2) to the contrary, "tobacco product" includes any component, part, or accessory of a tobacco product, whether or not sold separately. "Tobacco product" does not include any product that has been approved by the United States Food and Drug Administration for sale as a tobacco cessation product or for other therapeutic purposes where such product is marketed and sold solely for such an approved purpose.

**612.1.2.4.** "Electronic delivery device" means an electronic device that, when activated, emits a vapor or aerosol that may be inhaled or absorbed by the user, including, but not limited to, an e-cigarette, e-cigar, e-pipe, vape pen, or e-hookah. Electronic delivery device includes any component, part, or accessory of such device, whether or not sold separately, and includes any substance, with or without nicotine, intended to be aerosolized or vaporized during use of the device.

# 612.2. Unlawful Possession or Use of Tobacco Products by Minors.

- **612.2.1.** It shall be unlawful for any minor to possess any tobacco product or electronic delivery device.
- **612.2.2.** It shall be unlawful for any minor to consume or use, either by smoking, ingesting, absorbing, or chewing, any tobacco product or to use any electronic delivery device.
- **612.2.3.** It shall be unlawful for any minor to purchase, obtain, or attempt to purchase or obtain any tobacco product or electronic delivery device by misrepresentation of age or by any other method.
- **612.2.4.** It shall be presumed that the substance within a package or container is a tobacco product if the package or container has affixed to it a label which identifies the package or container as containing a tobacco product.

# 612.3. Unlawful Furnishing of Tobacco Products to Minors.

- **612.3.1.** It shall be unlawful for any person to knowingly furnish to any minor, by gift, sale, or any other means, any tobacco product or electronic delivery device as defined above.
- **612.3.2.** It shall be an affirmative defense to a prosecution under this ordinance that the person furnishing the tobacco product was presented with and reasonably relied upon a document which identified the minor receiving the tobacco product as being eighteen (18) years of age or older.

### 612.4. Retail Sale of Tobacco Products.

- **612.4.1.** It shall be unlawful for any business proprietor, manager, or other person in charge or control of a retail business of any kind to engage, employ, or permit any minor to sell tobacco products or electronic delivery devices from such retail business.
- 612.4.2. It shall be unlawful for any business proprietor, manager, or other person in charge or control of a retail business of any kind to stock or display a tobacco product or electronic delivery device in any way which allows a customer to access such tobacco product without first securing the physical assistance of an adult business employee for each transaction. The provisions of this Ordinance shall not apply to stores possessing a valid retail liquor store license, as defined by the Colorado Liquor Code, issued by the Town, and shall not apply to vending machines meeting the requirements of this Ordinance.

### 612.5. Vending Machines.

- **612.5.1.** It shall be unlawful for any person to sell or offer to sell any tobacco product or electronic delivery device by use of a vending machine or other coin-operated machine, except that tobacco products or electronic delivery devices may be sold at retail, through vending machines only in places to which minors are not permitted access and such vending machine is under the direct supervision of the owner of the establishment or an adult employee of the owner.
- **612.5.2.** It shall be unlawful for any person to possess or allow upon premises controlled by such person an operable vending machine containing any tobacco product or electronic delivery device unless such vending machine is located in a place where minors are not permitted access and such vending machine is under direct supervision of the owner of the establishment or an adult employee of the owner.

- **612.5.3.** As used in this ordinance, "under direct supervision" means the vending machine shall be in plain view of the adult employee or owner during regular business hours.
- **612.6. Penalties.** Any person who shall violate any of the provisions of this section shall, upon conviction, be fined in a sum of not less than Fifty dollars (\$50.00), or more than Five Hundred dollars (\$500.00) upon said person's first violation hereunder. Any person who shall commit a second or subsequent violation of any of the provisions of this section shall, upon conviction, be fined a sum of not less than One Hundred Dollars (\$100.00), or more than Five Hundred Dollars (\$500.00). In addition to the aforementioned monetary penalty or as a partial waiver of that encumbrance, mandatory education on the subject of the effects of tobacco may be imposed.



## 625 - Cruelty to Animals

(Deleted in its entirety on February 4, 2016, by Ordinance No. 588).



# 630 - Offenses Against Public Order and Safety

### 632 - Disturbance and Noise

(Amended November 1, 2012, by Ordinance No. 560; amended on February 4, 2016, by Ordinance No. 588).

- **632.1. Disorderly Conduct.** It shall be unlawful for any person to commit disorderly conduct. Disorderly conduct occurs if a person intentionally, knowingly, or recklessly does any of the following:
- **632.1.1.** Makes a coarse and obviously offensive utterance, gesture, or display in a public place and the utterance, gesture, or display tends to incite an immediate breach of the peace; or
- **632.1.2.** Makes unreasonable noise in a public place or near a private residence that he or she has no right to occupy; or

- **632.1.3.** Fights with another in a public place except in an amateur or professional contest of athletic skill; or
- **632.1.4.** Not being a peace officer, discharges a firearm in a public place except when engaged in lawful target practice or hunting; or
- **632.1.5.** Not being a peace officer, displays a deadly weapon, displays any article used or fashioned in a manner to cause a person to reasonably believe that the article is a deadly weapon, or represent verbally or otherwise that he or she is armed with a deadly weapon in a public place in a manner calculated to cause alarm.

It shall be an affirmative defense to any charge made under Section 632.1.4 and 632.1.5 if the alleged perpetrator is the holder of a current and lawful concealed weapon permit, and the alleged perpetrator was in custody or use of his or her weapon in accordance with the terms of the permit and applicable Colorado law.

**632.2. Penalty for Violation.** Violation of this code shall, if convicted, be punished by a fine of not less than Fifty Dollars (\$50.00) or more than Five Hundred Dollars (\$500.00).



# 635 - Offenses Affecting Fires, Fire Protection and the Police Department

(Amended on February 4, 2016, by Ordinance No. 588).

**635.1.** Hindrance to Firefighter or Police Prohibited. It shall be unlawful for any person willfully to offer any hindrance to any police officer or firefighter in the performance of their duty at a fire, or willfully, in any manner, to injure, deface, or destroy any fire apparatus belonging to the Town of Limon or the Limon Area Fire Protection District.

# 635.2. Citizen's Refusal to Obey Official Orders at Fires.

- **635.2.1.** Every person who shall be present at a fire shall be subject and obedient to the orders of the Fire Chief or the chief's designee, or, in the absence of such chief or designee, to the orders of the Chief of Police or other police officer in extinguishing the fire and removing and protecting property.
- **635.2.2.** Every person who shall neglect, or refuse to obey such orders, shall be guilty of a violation hereof.

- **635.2.3.** Police officers shall have the power to arrest any person so neglecting or refusing to obey lawful orders as appropriate and their offense shall be dealt with according to law.
- **635.2.4.** No person shall be bound by the provisions of this section unless the police officer or firefighter is known or has made said title known to such person.
- **635.3.** Interference with Duties of Firefighters. It shall be unlawful for any person to interfere with any of the members of the Limon Area Fire Protection District in the discharge of their duties, or to hinder or prevent them from entering into or upon, or from inspecting any buildings, establishments, enclosures, or premises in the discharge of their duties.
- **635.4. Turning in False Alarms**. It shall be unlawful for any person negligently or maliciously to turn in or cause to be turned in any false alarm at any police station, at any fire alarm box, by telephone call, or by any other means whatsoever.

### 635.5. Interference with Fire Hydrants.

- **635.5.1.** The fire hydrants connected to the Town of Limon's distribution system shall be under the immediate charge of the Town Manager or the manager's designee and shall be available for access of the Fire Chief of the Limon Area Fire Protection District or the chief's designee.
- **635.5.2.** It shall be unlawful for any person or persons to interfere with any such hydrant, either by turning the water on or off at the same, or interfering therewith in any manner whatsoever, without approval of the Town of Limon or the Limon Area Fire Protection District.
- **635.5.3.** Any person other than those specially permitted, as aforesaid, to operate and use any such hydrant in any way, shall be liable for any injury or damage thereto.

### 635.6. Obstructing Fire Hydrants.

- **635.6.1.** It shall be unlawful for any person in any manner to obstruct the use of any fire hydrant or fire alarm, box, or place any material in front thereof or within five feet from either side thereof or to restrict access to the apparatus by placement of a fence, shrub or other landscaping feature.
- **635.6.2.** Any and all material forming such an obstruction may be forthwith removed by the Town Manager or the manager's designee at the risk, cost, and expense of the owner or claimant thereof.



## 636 - Traffic Regulation and Offenses

HISTORY: Ordinance No. 166 not repealed by 1958 Municipal Code; Repealed and reenacted March 7, 1963, by Ordinance No. 182; Repealed and reenacted March 21, 1968, by Ordinance No. 201; amended April 3, 1969, by Ordinance No. 207; Repealed and reenacted January 6, 1972, by Ordinance No. 217; Repealed and reenacted by Ordinance No. 229; Repealed and reenacted February 2, 1978, by Ordinance No. 247; amended December 7, 1995, by Ordinance No. 393; amended January 2, 1997, by Ordinance No. 411; amended September 4, 2003, by Ordinance No. 485; amended October 2, 2008, by Ordinance No. 525; amended by Ordinance No. 590 on August 4, 2016; Ordinance No. 590 repealed by Ordinance No. 599 on February 2, 2017.

- **636.1. ADOPTION.** Pursuant to Parts 1 and 2 of Article 16, Title 31, C.R.S. as amended, there is hereby adopted by reference Articles I and II, inclusive, of the 2003 edition of the "Model Traffic Code," promulgated and published as such by the State Department of Transportation, Safety and Engineering Branch, 4201 E. Arkansas Ave., EP 700., Denver, Colorado 80222. The subject matter of the Model Traffic Code relates primarily to comprehensive traffic control regulations for the Town. The purpose of the Code adopted herein is to provide a system of traffic regulations consistent with State law and generally conforming to similar regulations throughout the State and the Nation. Three (3) copies of the Model Traffic Code adopted herein are now filed in the office of the Clerk of the Town of Limon, Colorado, and may be inspected during regular business hours.
- **636.2. DELETIONS**. The 2003 edition of the Model Traffic Code is adopted as if set out at length save and except the following articles and/or sections which are declared to be inapplicable to this municipality and are therefore expressly deleted: NONE.
- **636.3. ADDITIONS OR MODIFICATIONS.** The said adopted Code is subject to the following additions or Modifications:
  - **636.3.1.** No U turns at the following intersections:
- **636.3.1.1.** E Avenue and 3rd Street (Main Street)
- **636.3.2.** Section 1205(2). of said adopted code is modified to read in its entirety as follows:
- **636.3.2.1.** On those streets which have been approved by code and signed or marked for angle parking, no person shall stop, stand, or park a vehicle other than at

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the angle to the curb or edge of the roadway indicated by such signs or markings with the right-hand front wheel of the vehicle next to and within twelve (12) inches of the right-hand curb or as close as practicable to the right edge of the right-hand shoulder.

**636.3.2.2.** Angle parking shall not be permitted on any state highway unless the department of transportation has determined by resolution or order entered in its any of the following streets or parts of streets:

minutes that the roadway is of sufficient width to permit angle parking without interfering with the free movement of traffic.

**636.3.3. THROUGH STREETS.** In accordance with the provisions of Section **636.3.2.1.** and when official signs are erected giving notice thereof, drivers of vehicles shall stop or yield as required by said signs at every intersection before entering

#### NAME OF STREET PORTION AFFECTED

(terminal limits)

State Highway 24 West City Limit

Eastbound at "K" Ave. to City Limit at First Ave.

State Highway 24 City Limit at approximately

Eastbound 1,000 feet east of First Ave. to East City Limit at approximately 1,800

feet east of First Ave.

State Highway 24 East City Limit at approximately 1,800 feet

Westbound east of First Ave. to West City Limit at "K" Ave.

State Highway 24 Spur South City Limit just north of State Highway 40 to North City Limit

just south of Interstate Highway 70 West Limon Interchange

State Highway 71 South City Limit at Colorado St. to City Limit at

approximately150 feet north of Immel St.

State Highway 71 City Limit at approximately 400 feet south of

State Highway 24 just west of "J" Ave. extended to

State Highway 24

State Highway 71 From State High-(First Ave.)way 24 to

Northbound North City Limit at 8th Ave.

State Highway 71 From North City Limit at 12th Southbound

(First Ave.) St. extended to State Highway 24

"E" Ave. From 1st St. to 8th St.

**636.3.4. SECTION 1102 DECREASED AND INCREASED SPEED LIMITS.** In accordance with the provisions of section 1102 and when official signs are erected giving notice thereof, the speed limit shall be as specified for the following intersections or approaches thereto and upon the following streets or portions thereof:

NAME OF STREET PORTION OF INTERSECTION AFFECTED SPEED	LIMIT (terminal)
8 <sup>th</sup> St. From "D" Ave. to "G" Ave. 15 MPH and 4:00	(between 7:30 AM PM)
9 <sup>th</sup> St. From "L" Ave. to "O" Ave. 15 MPH and 4:00	(between 7:30 AM PM)
"D" Ave. From 8 <sup>th</sup> St. to 9 <sup>th</sup> St. 15 MPH and 4:00	(between 7:30 AM ) PM)

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"E" Ave.	Between 7 <sup>th</sup> St. to 8 <sup>th</sup> St.	15 MPH (between 7:30 AM and 4:00 PM)
"F" Ave.	Between 7 <sup>th</sup> St. and 8 <sup>th</sup> St.	15 MPH (between 7:30 AM and 4:00 PM)
Interstate Highway 70	North City Limit just east of "D" Ave. to City Limit at State Highway 71	65 MPH
Interstate Highway 70	City Limit at 8 <sup>th</sup> St. and Highway 70 Arkansas Ave. to South City Limit just North of State Highway 24	65 MPH
State Highway 24	West City Limit at "K" Ave. Eastbound To City Limit at First Ave.	35 MPH
State Highway 24 Eastbound	City Limit at approximately 1,000 feet east of First Ave. to East City Limit at approximately 1,800 feet east of First Ave.	35 MPH
State Highway 24 Westbound	East City Limit of approximately 1,800 feet east of First Ave. to West City Limit at "K" Ave.	35 MPH
State Highway 24 Spur	South City Limit just north of State Highway 40 to North City Limit just south of Interstate Highway 70 West Limon Interchange	35 MPH
State Highway 71	South City Limit at Colorado St. to City Limit at approximately 150 feet north of Immel St.	35 MPH
State Highway 71	City Limit at approximately 400 feet south of State Highway 24 just west of "J" Ave. Extended, to State Highway 24	35 MPH
State Highway 71 Northbound	From State Highway 24 to (First Ave.) 4 <sup>th</sup> St.	35 MPH
State Highway 71 Northbound	From 4 <sup>th</sup> St. to North City (First Ave.) Limit At 8 <sup>th</sup> St.	45 MPH
State Highway 71 Southbound	From North City Limit at (First Ave.) 12 <sup>th</sup> St. Extended to 4 <sup>th</sup> St.	45 MPH
State Highway 71 Southbound	From 4 <sup>th</sup> St. to State (First Ave.) Highway 24	35 MPH

(Amended January 2, 1997 by Ordinance No. 411; Amended February 2, 2006 by Ordinance No. 513.)

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- **636.3.5.** Section 1101(1). Basic Rule: No person shall drive a vehicle on a street or highway within this municipality at a speed greater than is reasonable and prudent under the conditions existing, and in no event greater than a posted speed limit as established pursuant to the provisions of section 1101 or section 1102.
- **636.3.6. Section 1101(2). Basic Rule:** Except when a special hazard exists that requires lower speed, and except as otherwise provided herein, the following speeds shall be lawful:
- **636.3.6.1. Section 1101(4)** Any speed not in excess of a posted speed limit as established pursuant to the provisions of section 1101 or section 1102. Any speed in excess of a posted speed limit as established pursuant to the provisions of section 1101 or section 1102 shall be considered maximum lawful speed limits and not prima facie speed limits.

#### 636.4. PENALTY FOR VIOLATION.

(Amended January 2, 1997 by Ordinance No. 411; Amended October 2, 2008 by Ordinance No. 525.))

It shall be unlawful for any person to violate any of the provisions stated or adopted in section 636. Where applicable, the fine shall be the same as and shall not exceed such fine as imposed by the State of Colorado. effective October 1, 2008, for similar traffic offenses or infractions committed on a state highway or road. A list of fines to be assessed for those traffic related offenses that are under the jurisdiction of the Limon Municipal Court is attached hereto as Exhibit A. A Schedule of Fines, composed of those traffic offenses and fines set forth in Exhibit A, shall be posted in the vicinity of where the violator is to pay his or her fine setting forth the maximum fine for each offense. This provision does not impede the Municipal Court Judge's discretion as to the suspension of fines for circumstances deemed relevant by the Judge. As to any violation of section 636 not described in the Schedule of Fines, any person convicted of such a violation shall be punished by a fine not exceeding Five Hundred Dollars (\$500.00)."

**636.5. APPLICATION.** This code shall apply to every street, alley, sidewalk area, driveway, park, and to every other public way or public place or public parking area, either within or outside the corporate limits of this municipality, the use of which this municipality has jurisdiction and authority to regulate. The provisions of section 1401, 1402, 1413, and part 16 of the adopted Model Traffic Code respectively concerning reckless driving, careless driving, unauthorized devices, eluding office, and accident investigation shall apply not only to

public places and ways but also throughout this municipality.

### 636.6. INTERPRETATION.

- **636.6.1.** This code shall be so interpreted and construed as to effectuate its general purpose to conform with the State's uniform system for the regulation of vehicles and traffic.
- **636.6.2.** Section headings of section **636** and adopted Model Traffic Code shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or extent of the provisions of any article or section thereof.



### 637 - Heavy Vehicle Routes

(Amended on June 6, 1996, by Ordinance No. 398; amended by Ordinance No. 588 on February 2, 2016)

- **637.1. Definitions.** For the purposes of this code the following terms, phrases, words, and their derivations shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the future, words in the plural number include the singular number, and words in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.
  - 637.1.1. Town: the Town of Limon, Colorado.
- **637.1.2. Person**: any person, firm, partnership, association, corporation, company or organization of any kind.
- **637.1.3. Heavy Vehicle**: any vehicle designed or operated for the transportation of persons or property, and whose body weight or combined body and load weight exceeds Twenty Six Thousand (26,000) pounds.
- **637.1.4. Heavy Vehicle Route**: a way over certain streets, as designated herein, over and along which heavy vehicles must operate.

### 637.2. Application of Regulation.

**637.2.1.** All heavy vehicles within Limon shall be operated only over and along the heavy vehicle routes herein established.

**637.2.2.** Exceptions. This code shall not prohibit:

### 637.2.2.1. Operation on Street of Destination.

The operation of heavy vehicles upon any street where necessary to the conduct of business at a destination point, provided streets upon which such traffic is permitted are used until reaching the permitted street intersection nearest the destination point.

- **637.2.2.2. Emergency Vehicles**. The operation of emergency vehicles upon any street in Limon.
- **637.2.2.3. Public Utilities**. The operation of heavy vehicles owned or operated by the Town, public utilities, any contractor or material hauler, while engaged in the repair, maintenance, public construction, or operation of streets, street improvements, or public utilities within Limon.
- **637.2.2.4. Detoured Heavy Vehicles**. The operation of heavy vehicles upon any officially established detour.
- **637.2.2.5.** The operation of recreational vehicles upon any street in Limon.
- **637.3.** Heavy Vehicle Routes Established. There is hereby established within Limon the heavy vehicle routes indicated on the attached Heavy Vehicle Route Map incorporated herein and made a part hereof by reference.
- **637.4.** Parking of Heavy Vehicles. No heavy vehicle shall be parked or stored upon any part of a street or alley which is adjacent to or contained within any residential zoning district created by the Town's zoning ordinance(s) or code(s), except for the conduct of business as described in Section 637.2 and said business parking shall not be for more than one hundred twenty (120) minutes, not including the time during which such heavy vehicle is actually being loaded or unloaded unless said activity has been authorized by the Town Manager or Police Chief.

### 637.5. Enforcement.

- **637.5.1. Clerk Maintains Maps.** The Town Clerk shall keep and maintain accurate maps setting out heavy vehicle routes upon which heavy vehicle traffic is permitted and streets and alleys upon which heavy vehicle parking is permitted; the maps shall be kept on file in the office of the Town Clerk and shall be available to the public.
- **637.5.2. Town Manager Maintains Signs.** The Town Manager of the Town shall cause streets upon

which heavy vehicle is prohibited to be clearly signposted, in accordance with the Model Traffic Code, to give notice that this code is in effect.

- **637.5.2.1. Failure to Post**. No person shall be charged with violating the provisions of this code by reason of operating or parking a heavy vehicle upon a street wherein heavy vehicle travel or parking is prohibited unless appropriate signs are posted on such street.
- **637.5.3. Weigh In.** Any police officer of the Town of Limon shall have the authority to require any person driving or in control of any heavy vehicle not proceeding over a heavy vehicle route or parked on a prohibited street or alley to proceed to any public or private scale available for the purpose of weighing and determining whether this code has been complied with.
- **637.6. Penalty for Violation.** Any person, firm, or corporation violating any of the provisions of this code, upon conviction thereof, shall be fined in an amount of not less than Fifty Dollars (\$50.00) and not more than Five Hundred Dollars (\$500.00). Each day such violation is committed or permitted to continue shall constitute a separate offense and shall be punishable as such hereunder. Additional cost may be assessed if property damage occurs as result of the infraction.

(Added February 7, 1985 by Ordinance No. 307; amended January 2, 1997 by Ordinance No. 411; amended May 4, 1999 by Ordinance No. 428)



### 638 - Angle Parking

(Added on August 1, 1996, by Ordinance No. 400; amended on November 5, 1998, by Ordinance No. 426; amended on February 4, 2016, by Ordinance No. 588).

- **638.1. Angle Parking.** Shall be permitted on the following streets or portions of streets:
- **638.1.1.** Both sides of "E" Avenue from Civic Center Drive to 4th Street.
- **638.1.2.** The west side of "D" Avenue from Main Street (U.S. 24) to 2nd Street. Parallel parking will be allowed with signage between 8 p.m. and 8 a.m.
- **638.1.3.** The west side of "D" Avenue from 4th Street to the alley between Lots 3 and 4 of Block 21 of Meehan's Addition to the Town of Limon.

- **638.1.4.** The west side of "C" Avenue from the alley between Lots 1 and 18, Block 29, Original Town of Limon to 1st Street.
- **638.1.5.** The west side of "C" Avenue between Main Street (U.S. 24) and the alley located between Lots 3 and 4 of Block 20 of Meehan's Addition to the Town of Limon.
- **638.1.6.** The east side of "C" Avenue from Main Street (U.S. 24) north for 60 feet.
- **638.1.7.** The east side of "F" Avenue between 1st Street and 2nd Street.
- **638.1.8.** The east side of "F" Avenue between 2nd Street and the alley located between Lots 12 and 13 in Block 23 of Meehan's Addition to the Town of Limon.
- **638.1.9.** Both sides of 2nd Street between "D" Avenue and "F" Avenue.
  - **638.1.10.** Both sides of Civic Center Drive.
- **638.1.11.** The south side of 1<sup>st</sup> Street from "G" Avenue east to "F" Avenue.
- **638.1.12.** The west side of "H" Avenue from 4th Street to 5th Street.
- **638.1.13.** The east side of "H" Avenue from 4th Street north for 100 feet.
- **638.1.14.** The north side of 4th Street from "H" Avenue east for 76 feet.
- **638.1.15.** The west side of "J" Avenue from Main Street (U.S. 40/287) north 105 feet.
- **638.1.16.** The north side of 6th Street from "K" Avenue east to the alley located between Lots 6 and 7, Block 42, Pershings Addition to the Town of Limon.
- **638.1.17.** The north side of Circle Lane between "L" Avenue and the alley located between Lot 18, Block 2 and Block 3, First Baskett Hills Addition to the Town of Limon.
- **638.1.18.** The north side of 4th Street between H Avenue and I Avenue.
- **638.1.19.** The north side of 4th Street between "I" Avenue and the alley between Lots 6 and 7, Block 3, Nuttings Addition to the Town of Limon.

- **638.1.20.** Both sides of 6th Street between "D" Avenue and "E" Avenue.
- **638.1.21.** The north side of Badger Way from "F" Avenue east to "D" Avenue except where parking is prohibited by official markings or signage.
- **638.1.22.** The west side of California Avenue from a point 57 feet north of Main Street (Highway 24) for 55 feet.

