

Title 14R

BUILDING IN STREETS, SIDEWALKS AND PUBLIC PLACES

Chapter:

14R.14 Public Improvements - Building Permits

14R.28 Streets and Sidewalks

NOTE: Footnotes are numbered throughout the text and are located at the end of this title.

Chapter 14R.14

PUBLIC IMPROVEMENTS - BUILDING PERMITS

14R.14.010 Schedule of unit costs to be utilized in developing estimates of cost for improvement guarantees.

A schedule of unit costs as established by resolution of the city council, shall be used by the building and development services director in determining the estimates of cost for required improvements when such improvements are required to be secured and/or guaranteed by a cash deposit, improvement bond or other approved form of installation guarantee pursuant to Section 14.14.090 of this code.

(Res. No. 58 79-80, Res. No. 154 80-81 §1, Res. No. 3 84-85, Res. No. 9 86-87, Res. No. 205 86-87, Res. No. 117 87-88, Res. No. 183 90-91, Res. No. 113-07)

Chapter 14R.28**STREETS AND SIDEWALKS****Section:**

14R.28.010 Authorization for grants of licenses to telephonic communication companies to install and maintain public telephones in public ways and places in the city.

14R.28.010 Authorization for grants of licenses to telephonic communication companies to install and maintain public telephones in public ways and places in the city.

- A. Subject to the conditions and limitations hereinafter set out, the city hereby grants encroachment license permits to install public telephones and facilities in and upon public sidewalks, ways and places in the city, to telephonic communication companies. Such encroachment license permits shall be in a form approved by the city attorney.
- B. The city manager is hereby authorized to issue such license permits to said telephonic communication companies from time to time upon proper application therefor, providing the city manager is satisfied that the proposed number and location of such public telephones will best serve the public interest.
- C. All installations shall be made in accordance with the requirements of the city's building and development services department, and the city manager shall withhold issuing such license permits until receiving recommendations from the building and development services department.
- D. The city shall not be obligated to pay any costs in connection with any such installation.
- E. The telephonic communications companies shall pay to the city an amount equal to 15% of the coins of United States currency in denominations of 25 cents, 10 cents, and 5 cents received by the telephonic communication companies from all public telephones installed pursuant to this resolution and the license permit herein referred to (exclusive of federal communications excise taxes), payments to be made to the city not less frequently than annually. However, if the telephonic communication companies incur costs in securing electrical connections and telephone conduit for a telephone installation, the cost of securing said connection, paid by telephonic communication companies, may be deducted from the revenue received by them from such installations until such time as the telephonic communication companies have fully recovered their electrical and telephone conduit connection costs.
- F. The license permits issued pursuant hereto shall include the following provisions:
 - 1. Telephonic communication companies shall maintain the telephones and any associated booths or installations in good repair and in a safe and slightly condition, at telephonic communication companies' expense, and to the satisfaction of the city manager;
 - 2. Telephonic communication companies shall hold the city harmless from any and all losses, claims or judgments for damages to any person or property arising from the installation, maintenance, or presence of said public telephone; and
 - 3. The license permit shall be revocable at any time upon 30 days' prior written

notice to the telephonic communication companies from the city manager, and upon such notice and within said 30-day period, said telephonic communication companies shall cause such installation or installations so designated by the city manager to be removed, and said sidewalk, way, or place shall be restored as nearly as practicable to its former condition prior to the installation or installations.

Nothing herein contained shall be construed to prevent or limit the telephonic communication companies, in their discretion, from removing any telephone installation at any time.

(Res. No. 171 77-78 §1, Res. No. 02 03-04, Res. No. 113-07)