# Legislative # 160937

1	ORDINANCE NO. 160937	
2 3 4 5 6 7	An ordinance of the City of Gainesville, Florida, amending and creating new sections within Chapter 28, Article II of the Code of Ordinances relating to Non-Motorized Vehicles for Hire; providing a severability clause; providing a repealing clause; and providing an immediate effective date.	
8	WHEREAS, at least 10 days' notice has been given once by publication in a newspaper	
9	of general circulation notifying the public of this proposed ordinance and of public hearings to be	
10	held by the City Commission of the City of Gainesville; and	
11	WHEREAS, the Public Hearings were held pursuant to the published notice described at	
12	which hearings the parties in interest and all others had an opportunity to be and were, in fact	
13	heard.	
<b>L</b> 4	NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE	
15	CITY OF GAINESVILLE, FLORIDA:	
16	Section 1. Article II of Chapter 28 of the City Code of Ordinances is amended in its	
<b>L</b> 7	entirety to read as follows:	
18	ARTICLE II NON-MOTORIZED VEHICLES	
19	DIVISION 1 GENERALLY	
20	Sec. 28-30 Definitions.	
21 22	The definitions in article I, section 28-2 28-1, and any subsequent amendment thereto are hereby made applicable, in whole or in part, where appropriate apply to this article.	
23 24	<u>In addition</u> , <u>Tt</u> he following words, terms, and phrases, when used in this article, shall have the meanings ascribed to them in this section:	
25 26 27 28	Non-motorized vehicle means any vehicle propelled by human power which is used for transporting passengers if the driver receives direct or indirect compensation for providing such transportation—and includes any vehicle to which a medallion has been issued pursuant to this chapter.	

29 *Street* means any public street, avenue, road, alley, lane, highway, public park, sidewalk, or other public place located in the City of Gainesville, except as prohibited in this article.

# Sec. 28-31. - Establishment of prohibited streets.

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The vehicles for hire VFH administrator shall establish a list of streets upon which travel by non-motorized vehicles for hire is prohibited. Such list shall be provided to each driver along with the driver's authorization permit. Should changes be made to the list at any time, a corrected copy of the list will be furnished to each driver by registered mail. Enforcement of any newly added prohibited streets will not be effective until ten business days after the new list has been mailed.

### **DIVISION 2. - VEHICLE REGULATIONS**

# 39 Sec. 28-32 - Company license. Non-motorized vehicle medallion.

- 40 (a) It shall be a violation for any person to operate any non-motorized vehicle upon any street
  41 within the City of Gainesville unless the owner of that non motorized vehicle has first
  42 obtained a non-motorized vehicle medallion issued by the vehicles for hire administrator.
- 43 (b) Such medallion shall, at all times during the period for which it is valid, be securely attached 44 to a conspicuous place on the left rear portion of the non-motorized vehicle for which it is 45 issued.
- (c) Each medallion shall be valid for two years from the beginning of the month issued,
   unless sooner revoked as provided in this article. A fee shall be paid in advance for each
   medallion. The fee shall be as set forth in Appendix A of this Code of Ordinances and shall
   reasonably represent the costs, work, time, and process necessary to perform such administrative
   task.
- It shall be unlawful for any company to provide VFH service in the city without obtaining
  an annual license issued by the VFH administrator. A company shall pay the annual license fee
  set forth in Appendix A at the time of application for the license and thereafter each year. A
  company license is valid for one year from the date of issue and is non-transferable.

# Sec. 28-33 - Application for company license. Liability insurance.

- The owner of each medallion shall maintain a liability and property damage insurance policy insuring the non-motorized vehicle, in the amount of \$500,000.00 combined single limit for each accident, or bodily injury, death, and/or property damage written by a company authorized to transact business in the State of Florida and be rated A VII or higher by A.M. Best. Such policy indicating the liability amounts and the policy period must be provided to the vehicles for hire administrator prior to issuance or renewal of any permit. Each separate part of the non-motorized
- 62 vehicle shall have a serial number affixed thereto and shall be listed on the insurance certificate.
- 63 All such policies shall be kept in full force and effect at all times while any non-motorized

64 65 66	vehicle is operated within the city, and must cover a minimum period of 12 months. Proof of such insurance must be maintained within the vehicle at all times when operated within the City of Gainesville.		
67 68 69 70	(a) Application for the issuance or renewal of a company license shall be made in writing to the VFH administrator on a form provided by the VFH administrator and signed and sworn to by the owner or by its authorized agent. Each application for issuance or renewal of a company license shall include:		
71 72	(1) Proof of the insurance coverage required in section 28-35, if provided by the company.		
73 74	(2) Information on the third party provider responsible for completion of driver background checks as required in section 28-38.		
75 76 77	(3) If the applicant is a natural person: the applicant's full name, social security number, residence address, business address, business e-mail address, business telephone number and proof that the applicant is at least 18 years of age.		
78 79 80 81 82	(4) If the applicant is a legal entity: the entity name, business address, business email address and business telephone number; the date and state of formation; proof of active status with the Florida Division of Corporations authorizing it to do business under the laws of the State of Florida; and the full names, titles, residence addresses, personal email addresses and personal telephone numbers of its officers, partners or members.		
83 84 85	(5) The name, mailing, physical and email addresses and telephone number of a natural person(s) located within the State of Florida that the company has authorized to be its agent and a point of contact for the city with regards to:		
86	a. Filing applications and paying rates and charges on behalf of the company; and		
87 88	b. Receiving and accepting all legal process, correspondence and notices from the city pertaining to the company, or drivers operating for the company.		
89 90 91	(6) A copy of the company adopted policy of non-discrimination in service and rates on the basis of destination, race, color, national origin, religion, disability, gender, gender identity, or sexual orientation with respect to passengers and potential passengers.		
92 93	(7) Such other information as may be reasonably required by the VFH Administrator for purposes of administration and enforcement of this article.		
94 95 96	(b) If the applicant knowingly provides false statements of material facts or information on the license application, in addition to any criminal charges, the applicant will automatically be denied the company license and will be ineligible for a company license for a period of five		

97	years. If the company license has been issued prior to the discovery of the false statements or		
98	information, the company license shall be revoked and the company will be ineligible for a		
99	company license for a period of five years.		
33	company needs for a period of five years.		
100	(a) As a condition of maintaining its company license, each company		
100	(c) As a condition of maintaining its company license, each company:		
	(1) (1) 11 1		
101	(1) Shall keep accurate records of the company VFH operations for a minimum of the		
102	past three years. Such records shall be submitted or made available for inspection or audit		
103	as required in section 28-42.		
104	(2) Shall notify the VFH administrator in writing within 15 days of any change to the		
105	information provided in the license application.		
106	(3) Shall not employ or contract with any driver who does not have a valid driver		
107	authorization issued by the company.		
	authorization issued by the company.		
108	(4) Shall provide each of its drivers with a copy of this article and inform each driver of		
	the driver and company obligation to comply with this article.		
109	the driver and company congation to comply with this article.		
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110	(5) Shall on its rate sheet provide passengers with a phone number provided by the VFH		
111	administrator where the passenger may file a complaint regarding a potential criminal act		
112	or violation of this article.		
113	Sec. 28-34 - <u>License</u> , verification and issuance. Rates to be displayed.		
114	Each non-motorized vehicle operated within the City of Gainesville shall prominently display,		
115	in a frame covered with clear plastic, a card or sign, printed in plain, legible letters or numbers		
116	which shall state whether gratuities or donations are accepted or contain the schedule of rates for		
117	the transportation services furnished by the driver; the city medallion number of such non-		
118	motorized vehicle, and the name and work address of both the medallion owner and the driver of		
119	such vehicle. No driver of any non-motorized vehicle may charge a fee which is not so posted.		
120	Upon receipt of an application for the issuance or renewal of a company license, the VFH		
121	administrator may verify all information provided in the application for compliance with all		
122	applicable provisions of this article. The city will issue a company license if the company has		
123	met the requirements set forth in this article and has paid the company license fee set forth in		
123 124			
124	Appendix A.		
125	Con 20 25 I inhility in aureness required. Vahiologofaty and againment standards		
125	Sec. 28-35 <u>Liability insurance required</u> . <del>Vehicle safety and equipment standards.</del>		
120	(a) Non-materized vehicles shall be not arounted within the City of Coincaville except in		
126	(a) Non-motorized vehicles shall be not operated within the City of Gainesville except in		
127	compliance with all laws of the State of Florida in F.S. ch. 316 applicable to bicycles.		
128	(b) The vehicles for hire administrator and any law enforcement officer shall have the right to		
129	inspect or cause to be inspected any non-motorized vehicle as often as may be necessary for		

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the purpose of ascertaining and causing to be corrected any unsafe or unsanitary conditions or 130 131 any violations of this article. (c) No driver shall operate a non-motorized vehicle on any street unless the vehicle meets the 132 following safety and equipment standards: 133 134 (1) Tires. Tires shall be of the size appropriate for the non-motorized vehicle-for-hire and with no mismatched tires. There shall be no cuts into the tire or localized worn spots that 135 expose the ply. No tire is permitted when the tire has tread wear indicators that are visible. 136 (2) Operational horn. The vehicles for hire shall be equipped with an operational horn or 137 bell. 138 (3) Brakes. Each non-motorized vehicle shall be equipped with an operational brake or 139 140 brakes which will enable its driver to stop the vehicle within 15 feet from a speed of ten miles per hour on dry, level, clean pavement. The brake systems shall demonstrate a 141 reasonable total braking force when tested, using the "quick stop method." 142 143 (4) Headlights, tail lights, mirrors, turn signals and other requirements. Every vehicle-forhire shall be equipped with the following operational equipment: 144 145 a. A headlight capable of projecting a beam of white light for a distance at a minimum of 500 feet, which shall be clearly visible between the hours of sunset and sunrise 146 and which must be illuminated at all times during operation; 147 b. A red taillight affixed to the rear of the passenger compartment, which shall be 148 clearly visible between the hours of sunset and sunrise from a distance of 600 feet to 149 the rear of the non-motorized vehicle and which must be illuminated at all times 150 151 during operation; c. A side mounted mirror affixed to the non-motorized vehicle to reflect to the driver a 152 153 view of the highway for a distance of at least 200 feet to the rear of the non-motorized passenger vehicle; 154 d. A slow moving vehicle triangle on the rear of the vehicle or reflective tape which 155 outlines the rear of the non-motorized vehicle from edge to edge; 156 e. Turn signals lamps which indicators must be visible for a distance of at least 500 feet 157 from the rear of the vehicle indicating right and left turns and which must be utilized 158 when turning; 159 (5) Company name. The company or trade name and unit number shall be conspicuously 160 displayed on the exterior of each non-motorized passenger vehicle; 161 Trailer or sidecar. No more than one trailer or sidecar may be attached to any vehicle. 162 Any such trailer or sidecar must be attached in a manner that meets the requirements of F.S. § 163 316.530(2). 164 The company or driver or both shall maintain a liability and property damage insurance 165 policy insuring the non-motorized vehicle in the amount of \$500,000.00 combined single limit 166 for each accident, or bodily injury, death, and/or property damage written by a company 167

- authorized to transact business in the State of Florida and be rated A VII or higher by A.M. Best.
- Such policy indicating the liability amounts and the policy period must be provided to the VFH
- administrator prior to issuance or renewal of any permit. Each separate part of the non-motorized
- 171 VFH shall have a serial number affixed thereto and shall be listed on the insurance certificate.
- All such policies shall be kept in full force and effect at all times while any non-motorized
- vehicle for hire is operated within the city, and must cover a minimum period of 12 months.
- 174 Proof of such insurance must be maintained within the vehicle at all times when operated within
- 175 <u>the city.</u>

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### DIVISION 3. - DRIVER REGULATION

# Sec. 28-36. - Rates to be displayed. Driver permit.

- (a) It shall be a violation for any person to operate a non-motorized vehicle in or upon any street within the City of Gainesville unless such person has first obtained from the vehicles for hire administrator a driver's permit and has a valid Florida driver's license or complies with F.S. §
   322.04 and is, at a minimum 18 years of age.
- 182 (b) The driver permit shall be issued in duplicate. One shall be prominently displayed in the non183 motorized vehicle so as to be readily visible to a person of average visual acuity sitting in the
  184 rear passenger seat. The duplicate driver permit shall be worn on the exterior garment of the
  185 driver for identification purposes when the driver is outside of the non-motorized while on
  186 duty.
- 187 (c) Each driver shall maintain a current mailing address on file at all times with the vehicles for hire administrator.
- (d) Each permit shall be valid for one year from the beginning of the month issued, unless sooner revoked as provided in this article. A fee shall be paid in advance for each permit. The fee shall be as set forth in Appendix A of this Code of Ordinances and shall reasonably represent the costs, work, time, and process necessary to perform such administrative task.
- Each non-motorized VFH operated within the city shall prominently display, in a frame
- covered with clear plastic, a card or sign, printed in plain, legible letters or numbers which shall
- state whether gratuities or donations are accepted or contain the schedule of rates for the VFH
- services furnished by the driver; the name and work address of both the VFH company and the
- 197 <u>driver of such vehicle and a phone number provided by the VFH administrator where the</u>
- 198 passenger may file a complaint regarding a potential criminal act or violation of this article. No
- driver of any non-motorized vehicle may charge a fee which is not so posted.

# 200 Sec. 28-37. - Vehicle safety and equipment standards. Prohibited conduct.

The following acts by any driver are prohibited:

(a) To operate a non-motorized vehicle: (a) while carrying a number of passengers that exceeds the number of passenger seats which such vehicle was designed to accommodate, or (b) while any passenger is standing or while any passenger is sitting anywhere other than in the passenger seat thereof; provided, however, that children aged five years old or

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206 207	younger, may be seated in the lap of another passenger and will not count as an additional passenger.
208 209	(b) To collect fares, make change, or embark or debark passengers while the non-motorized vehicle is in motion.
210 211	(c) To operate, park, stand, or stop the non-motorized vehicle in a manner which violates any city ordinance or state law or disrupts the flow of vehicular traffic on any street.
212 213 214	(d) To operate, maneuver, incline, spin, tilt, tip, slope, or position a human-powered non-motorized vehicle in any manner that would unnecessarily place a passenger in other than an upright, seated position.
215 216	(e) To operate a non-motorized vehicle upon the sidewalk portion of a public right-of-way, except at the direction of a law enforcement officer.
217 218 219	(f) To operate a non-motorized vehicle on any street listed on the prohibited streets list established by the vehicles for hire administrator or on any street posted at a speed greater than 30 miles per hour.
220 221 222 223	(g) To operate a non-motorized vehicle with sound produced by a radio, tape player, CD player, DVD player, or other mechanical sound making device or instrument from the non-motorized vehicle so that the sound is plainly audible at a distance of 25 feet or more from such vehicle, Non-motorized vehicles shall not be eligible for a loudspeaker permit.
224 225	(h) To operate or ride more than two abreast, except when overtaking and passing a bicycle or vehicle proceeding in the same direction.
226 227	(i) To allow any passenger or occupant of the non-motorized vehicle to drink or consume alcoholic beverages or to possess an open container of alcoholic beverages.
228 229	(a) A non-motorized VFH shall not be operated within the city except in compliance with Chapter 316, Florida Statutes.
230 231 232 233 234	(b) The VFH administrator and any law enforcement officer shall have the right to inspect or cause to be inspected any non-motorized VFH as often as may be necessary for the purpose of ascertaining and causing to be corrected any unsafe or unsanitary conditions or any violations of this article. The VFH administrator or law enforcement officer has the authority to place a non-motorized VFH out of service if it is deemed unsafe or hazardous.
235 236	(c) No driver shall operate a non-motorized VFH on any street unless the vehicle meets the following safety and equipment standards:
237 238 239	(1) <i>Tires</i> . Tires shall be of the size appropriate for the non-motorized VFH and with no mismatched tires. There shall be no cuts into the tire or localized worn spots that expose the ply. No tire is permitted when the tire has tread wear indicators that are visible.
240 241	(2) Operational horn. The non-motorized VFH shall be equipped with an operational horn or bell.

242	(3) Brakes. Each non-motorized VFH shall be equipped with an operational brake or			
243	brakes which will enable its driver to stop the vehicle within 15 feet from a speed of ten			
244	miles per hour on dry, level, clean pavement. The brake systems shall demonstrate a			
245	reasonable total braking force when tested, using the "quick stop method."			
246	(4) Headlights, taillights, mirrors, turn signals and other requirements. Every VFH shall			
247	be equipped with the following operational equipment:			
248	a. A headlight capable of projecting a beam of white light for a distance at a			
249	minimum of 500 feet, which shall be clearly visible between the hours of sunset and			
250	sunrise and which must be illuminated at all times during operation;			
251	b. A red taillight affixed to the rear of the passenger compartment, which shall be			
252	clearly visible between the hours of sunset and sunrise from a distance of 600 feet to			
253	the rear of the non-motorized VFH and which must be illuminated at all times during			
254	operation;			
255	c. A side mounted mirror affixed to the non-motorized VFH to reflect to the driver a			
256	view of the highway for a distance of at least 200 feet to the rear of the non-motorized			
257	<u>VFH;</u>			
258	d. A slow moving vehicle triangle on the rear of the non-motorized VFH;			
259	e. Turn signal lamps which indicators must be visible for a distance of at least 500			
260	feet from the rear of the non-motorized VFH indicating right and left turns and which			
261	must be utilized when turning.			
262	(5) Company name. The company or trade name and unit number shall be conspicuously			
263	displayed on the exterior of each non-motorized VFH;			
264	(6) Trailer or sidecar. No more than one trailer or sidecar may be attached to any non-			
265	motorized VFH. Any such trailer or sidecar must be attached in a manner that meets the			
266	requirements of Section 316.530(2), Florida Statutes.			
267	Sec. 28-38 Company issued driver authorization. Receipt provided upon demand.			
268	If requested by the passenger, the driver of a non-motorized vehicle shall deliver to the person			
269	paying for the hiring of the same, at the time of such payment, a receipt in legible writing			
270	containing the name of the driver, the vehicle medallion number, the total amount paid, and the			
271	date of payment.			
272	Prior to operating a non-motorized VFH within the city, each driver is required to obtain an			
273	annual driver authorization from the company. The company shall not issue a driver			
27/	authorization unless the company has verified that the driver meets all of the following			

275	requirements. If the company issues a driver authorization and later determines the driver does			
276	not meet the following requirements, the company shall immediately revoke the driver			
277	authorization and suspend the driver from operating a VFH for the company.			
278	(1) The driver possesses a valid Florida driver's license or a valid driver's license issued			
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280	(2) The driver is at least 18 years old.			
281	(3) The background check obtained by the company covers the preceding seven five			
282	years and shows that:			
283	a. The driver has not been convicted, pled nolo contendere, nor had adjudication			
284	withheld for any violent felony or sexual battery.			
285	b. The driver has not been convicted, pled nolo contendere, or had adjudication			
286	withheld for a felony or misdemeanor in the last seven five years for any crime			
287	involving the use or threat of use of force, prostitution, indecent exposure,			
288	stalking, loitering, prowling, or any sexually related criminal offense, or any			
289	felony offense involving the possession or sale of a controlled substance.			
290	c. The driver is not under any form of community control, or probation as a sex			
291	offender or under any status as a sex offender in any state.			
292	(4) The driver does not have a physical or mental disability that would prevent him/her			
293	from safely operating a VFH and performing the normal duties of a non-motorized VFH			
294	driver.			
295	DIVISION 4 ENFORCEMENT			
296	Sec. 28-39 - Display of driver authorization. Revocation; appeal.			
297	(a) The city may revoke the non-motorized vehicle medallion and/or the driver permit to operate			
298	a non-motorized vehicle on any of the following grounds:			
299	(1) If the registration contains a false statement of material fact;			
300 301	(2) If the service owner and/or driver charges rates in excess of those required to be posted pursuant to this article.			
302 303	(3) If the non-motorized vehicle driver fails to display the driver's permit while operating the non-motorized vehicle as required by this article.			
304 305 306	(b) Three violations of the provisions of this article by any owner and/or driver of a non-motorized vehicle service within a one-year period shall result in the revocation of the non-motorized vehicle medallion and/or the driver's permit. A non-motorized vehicle medallion shall not be			

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revoked for acts of an employee/driver in violation of this section unless the owner of the medallion actively participated in or had knowledge of the violation and took no corrective action against the employee/driver or unless repeated violations by an employee did not result in progressive discipline. The owner of the medallion shall maintain written documentation of all corrective action taken against an employee/driver for a minimum period of one year. In addition to the corrective action taken, the documentation shall detail the type and date of the specific ordinance/statutory violation. A driver permit may be revoked notwithstanding that the driver's violations may not be applicable against the owner of the medallion for purposes of the medallion's revocation.

# To revoke a permit:

- (1) The vehicle for-hire administrator shall inform the owner of the motorized vehicle medallion and/or the holder of the driver permit in person or by U.S. mail at least ten days prior to the effective date of the revocation.
- (2) The owner and/or driver may file a written request for a due process hearing prior to the effective date of the revocation with the vehicle for administrator. Failure to request a hearing prior to the effective date of the revocation shall constitute a waiver by the owner and/or driver of any rights to a hearing and shall result in the revocation of the medallion or permit.
- (3) At the due process hearing, the non-motorized vehicle service owner and/or driver shall have the opportunity to present any testimony and/or documentation he/she believes negates or mitigates the revocation.
- (4) Upon a review of the evidence presented at the hearing, the vehicle for hire administrator may revoke the non-motorized vehicle medallion and/or driver's permit to engage in the business of non-motorized vehicle for hire service for the following time periods:
  - a. First revocation ..... Three months
  - b. Second and third revocations ..... Six months
  - c. Fourth and subsequent revocation ..... One year
- (c) Any non-motorized vehicle owner and/or driver whose medallion or permit to engage in non-motorized vehicle service has been revoked shall not be eligible to again obtain a medallion or permit from the vehicle for hire administrator for non-motorized vehicle service or operation until such revocation period has expired.
- (d) Any non-motorized vehicle service owner and/or driver whose medallion or permit to engage in the business of non-motorized vehicle service or operation has been revoked by the towing administrator may file an appeal within 15 days of the date of revocation pursuant to the appeals process specified below. The revocation shall become effective 15 days from the date of the final order of the city manager. The timely filing of an appeal shall stay the revocation of a permit.
- (e) Right of appeal. Any non-motorized vehicle service owner and/or driver whose medallion or permit to engage in non-motorized vehicle service has been revoked by the towing

administrator may appeal such decision to the city manager or designee. Such appeal shall be taken by filing written notice with the chief of police or designee within 15 days after the decision by the police chief to revoke such privilege. The notice of the appeal shall contain the grounds for the appeal and shall contain information showing that either the finding is contrary to the law or is not supported by competent substantial evidence. The chief of police or designee shall transmit copies of the appeal to the city manager along with papers constituting the record upon which the action appealed from is based. The filing of a notice of appeal will not delay the effectiveness of any revocation. The city manager may decide to uphold or reverse the decision of the vehicle for hire administrator. The decision of the city manager shall be the final administrative action of the city.

Each driver shall prominently display on their exterior garment, or post in such a manner as to be visible from the passenger seats, a driver's authorization, which shall contain a photograph of the driver taken within one year, the driver's first name, the date the authorization was issued, and the company the driver is authorized to work for.

# Sec. 28-40. - Prohibited conduct. Violation of ordinance; penalties; civil citation.

It is unlawful to engage in the non-motorized vehicle for hire service without compliance with requirements of this article. Law enforcement officers may issue a civil citation to non-motorized vehicle owners and/or drivers for violations of any section of this article.

The following acts by any driver are prohibited:

- (a) To operate a non-motorized VFH: (a) while carrying a number of passengers that exceeds the number of passenger seats which such vehicle was designed to accommodate, or (b) while any passenger is standing or while any passenger is sitting anywhere other than in the passenger seat thereof; provided, however, that children aged five years old or younger may be seated in the lap of another passenger and will not count as an additional passenger.
- 370 (b) To collect fares, make change, or embark or debark passengers while the non-motorized VFH is in motion.
  - (c) To operate, park, stand, or stop the non-motorized VFH in a manner which violates any city ordinance or state law or disrupts the flow of vehicular traffic on any street.
  - (d) To operate, maneuver, incline, spin, tilt, tip, slope, or position a human-powered non-motorized VFH in any manner that would unnecessarily place a passenger in other than an upright, seated position.
  - (e) To operate a non-motorized VFH upon the sidewalk portion of a public right-of-way, except at the direction of a law enforcement officer.
- (f) To operate a non-motorized VFH on any street listed on the prohibited streets list
   established by the VFH administrator or on any street posted at a speed greater than 30 miles per hour.

382	(g) To operate a non-motorized VFH with sound produced by a radio, tape player, CD		
383	player, DVD player, or other mechanical sound making device or instrument from the non-		
384	motorized vehicle so that the sound is in violation of Chapter 15 of this Code. A non-motorized		
385	VFH shall not be eligible for a loudspeaker permit.		
386	(h) To operate or ride more than two abreast, except when overtaking and passing a bicycle		
387	or vehicle proceeding in the same direction.		
388	(i) To allow any passenger or occupant of the non-motorized VFH to drink or consume		
389	alcoholic beverages or to possess an open container of alcoholic beverages.		
390	Sec. 28-41 Receipt provided upon demand. Criminal enforcement.		
391	Any person who willfully refuses to sign or accept a notice of violation issued for any violation		
392	of this chapter shall be subject to the penalty provided in section 1-9 of this Code of Ordinances.		
393	Nothing herein shall prohibit the enforcement of any provision of state law which may apply to		
394	non-motorized vehicles or their drivers, including any provision of the state traffic laws.		
JJ 1	non motorized venicles of their drivers, including any provision of the state traine laws.		
395	If requested by the passenger, the driver of a non-motorized VFH shall deliver to the person		
396	paying for the hiring of the same, at the time of such payment, a receipt in legible writing		
397	containing the name of the driver, the total amount paid, and the date of payment.		
398	Sec. 28-42 Enforcement, rules and regulations, complaints.		
399	(a) The VFH administrator is authorized to enforce this article, and to adopt rules and		
400	regulations for the proper administration and enforcement of this article.		
	<del></del>		
401	(b) In addition to all other powers and remedies provided by law, the VFH administrator or		
402	law enforcement officer shall have the right to inspect the company records as necessary to		
403	investigate and resolve a complaint received or when the VFH administrator has a reasonable		
404	suspicion of a violation of this article.		
405	(c) The VFH administrator shall have the right to audit the records of the company VFH		
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406	operations including, but not limited to, driver background checks, for purposes of verifying		
407	compliance with this article.		
408	Sec. 28-43. Violations and penalties.		
409	Violations of the provisions of this article by a company or driver may be enforced by		
410	revocation of any company license issued hereunder, civil citation pursuant to section 2-339		
411	and/or by criminal citation pursuant to section 1-9 of this Code. Each violation shall be deemed		
412	separate and distinct offense and shall be penalized as a separate and distinct offense.		
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414	(a) The city may revoke the company license which grants the privilege of any company to		
415	conduct VFH services on any of the following grounds:		
416	(1) If the company and/or any company driver fails to follow any requirements of this		
417	article:		
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418	(2) If the original application or any other required documentation are found to contain		
419	any false statements of material fact; or		
420	(3) If the company and/or company driver fails to pay any fees or fines as specified in		
421	this article Appendix A of this code.		
422	(b) Violations occurring within a one-year period shall result in progressive penalties as		
423	follows:		
424 425	(1) First and second violations by a company or driver (if the violation is capable of correction): Written warnings. The company or driver must correct the violation within		
426	ten calendar days.		
427	(2) Third and subsequent violations, or any violation not capable of being corrected, by a		
428	company or driver: One year revocation of the company license, or as otherwise		
429	expressly provided in this article.		
430	(c) A company license may be revoked for acts of a driver in violation of this section, if the		
431	company fails to take the action requested by the city with respect to the driver violations,		
432	including and up to the company revoking the driver's authorization issued by the company. In		
433	instances where a company had knowledge of a violation and took corrective action on its own		
434	or as requested by the city, the company shall maintain written documentation of such actions for		
435	a minimum period of one year from the date that the corrective action was taken.		
436	(d) The procedure for revoking a company license is as follows:		
437	(1) The VFH administrator shall provide written notice to the company by hand delivery		
438	or by certified or registered mail at least 15 calendar days prior to the effective date of the		
439	revocation. The written notice shall contain notice that the company may contest the		
440	revocation by requesting a hearing as provided below. Service shall be deemed complete		
441	if personally delivered upon the owner, agent or employee of the company, as applicable,		
442	by any officer authorized by law to serve process or a duly appointed law enforcement		
443	officer. The person serving process shall make proof of service within the time during		
444	which the person served must respond to the process. If service cannot be personally		
445	made within the city, then service may be made by notice to a registered agent of the		
446	company or driver as applicable.		
447	(2) The company may file a written request for a hearing prior to the effective date of the		
448	revocation with the city manager or his designee. Failure to timely request a hearing shall		
449	constitute a waiver by the company of any rights to a hearing. Upon request for a hearing,		
450	the revocation shall be stayed until final administrative action has been effected.		

451	(3) At the hearing, the company or driver (if the violations were committed by a driver)		
452	shall have the opportunity to present evidence (consisting of testimony and/or written		
453	documentation) they believe negates or mitigates the revocation.		
454	(4) In conducting the hearing, the city manager or designee shall have the power to take		
455	testimony under oath, require the production of books, paper, and other documents, and		
456	receive evidence. Should a party refuse to provide documents as directed by the city		
457	manager or designee, then there may be an adverse inference against the party who failed		
458	to produce said documents. All parties shall have an opportunity to respond, to present		
459	evidence and argument on all issues involved, to conduct cross-examination and submit		
460	rebuttal evidence, and to be represented by counsel. Hearsay evidence may be used for		
461	the purpose of supplementing or explaining other evidence, but it shall not be sufficient		
462	in itself to support a finding unless it would be admissible over objection in civil actions.		
463	Any party desiring the hearing be recorded shall be responsible for arranging and paying		
464	the cost of a court reporter's attendance and services.		
465	(5) If the city manager or designee finds, by a preponderance of the evidence, that the		
466	company meets the requirements for license revocation, then the city manager or		
467	designee shall uphold the revocation of the company and set the revocation date to begin		
468	15 days from the date of the final administrative order, subject to a writ of certiorari		
469	being filed pursuant to paragraph (8) below.		
470	(6) If the city manager or designee finds that the company does not meet the requirements		
471	for license revocation, then the city manager or designee shall rescind the revocation of		
472	the company license.		
473	(7) The city manager or designee shall provide written notice of the final order to the		
474	company. The decision of the city manager or designee shall be the final administrative		
475	action.		
476	(8) The final administrative order of the city is subject to certiorari review in a court of		
477	competent jurisdiction in Alachua County, Florida by the timely filing of a petition. Upon		
478	the filing of a petition in the Circuit Court, the revocation of the permit shall be stayed		
479	pending final disposition of the civil case.		
480	(e) Any company whose company license has been revoked shall not be eligible to obtain a		
481	company license until such revocation period has expired.		
482	Sec. 28-45. – Criminal enforcement.		
483	Any person who willfully refuses to sign or accept a notice of violation issued for any		
484	violation of this chapter shall be subject to the penalty provided in section 1-9 of this Code.		
485	Nothing herein shall prohibit the enforcement of any provision of state law which may apply to		
486	non-motorized vehicles or their drivers, including any provision of the state traffic laws.		

this Ordinance shall become and be made a part of the Code of Ordinances of the City of

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Section 2. It is the intention of the City Commission that the provisions of Section 1 of

490	or relettered in order to accomplish such intention.		
491	Section 3. If any word, phrase, clause, paragraph, section or provision of this ordinance		
492	or the application hereof to any person or circumstance is held invalid or unconstitutional, such		
493	finding shall not affect the other provisions or application of the ordinance which can be given		
494	effect without the invalid or unconstitutional provisions or application, and to this end the		
495	provisions of this ordinance are declared severable.		
496	Section 4. All ordinances or par	rts of ordinances, in conflict herewith are to the extent of	
497	such conflict hereby repealed.		
498	<b>Section 5.</b> This ordinance shall become effective immediately upon final adoption.		
499	PASSED AND ADOPTED TH	IIS, 2020.	
500			
501			
502 503		LAUREN POE	
504 505		MAYOR	
506			
507	ATTEST:	Approved as to form and legality	
508			
509			
510 511	OMICHELE D. GAINEY	NICOLLE M. SHALLEY	
512	CLERK OF THE COMMISSION	CITY ATTORNEY	
513		<del></del>	
514			
515	This ordinance passed on first reading this day of, 2020.		
516			

Gainesville, Florida, and that the sections and paragraphs of this Ordinance may be renumbered

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This ordinance passed on second reading this \_\_\_\_\_ day of \_\_\_\_\_\_, 2020.

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