ORDINANCE NO. 1302

AN ORDINANCE AMENDING PORTIONS OF CHAPTER 74, TRAFFIC AND VEHICLES OF THE CODE OF ORDINANCES OF THE CITY OF LIVE OAK, FLORIDA, BY AMENDING OR REPLACING IN THEIR ENTIRETY: ARTICLE I. IN GENERAL, SECTIONS: 74-1 SPEED LIMITS, 74-2 NO U-TURN INTERSECTIONS, 74-3 RIDING BICYCLES ON SIDEWALKS, 74-4 RIGHT-HAND TURNS ONLY, 74-5 PROHIBITION OF ACTIVITIES OF CERTAIN VEHICLES ON CERTAIN NO TRUCK/TRAILER STREETS, ROADS OR RIGHT-OF-WAYS, 74-6 OTHER MOVING VEHICLE VIOLATIONS; ARTICLE II. STOPPING, STANDING, PARKING, SECTIONS: 74-41 DEFINITIONS, 74-42 PROHIBITED AND UNLAWFUL PURPOSES OF PARKING, 74-43 PARKING PROHIBITED ON THE RIGHT-OF-WAY, 74-44 PARKING ON PUBLIC LAWNS, PARKWAYS, IN FRONT OF DRIVEWAYS, 74-45 PARKING ON PRIVATE PROPERTY WITHOUT CONSENT OF OWNER, 74-46 PARKING POSITION GENERALLY, IMPROPER PARKING, 74-47 PARKING IN ALLEYS, 74-48 LIMITED PARKING ZONES, 74-49 NON-LIMITED PARKING SPACES, 74-50 PARKING INFRACTIONS AND OFFICIAL PROCEDURES, 74-51 IMPOUNDING OF VEHICLES, 74-52 PROHIBITION OF PARKING CERTAIN VEHICLES IN OR ON RESIDENTIAL PROPERTIES, 74-53 OTHER NON-MOVING VEHICLE VIOLATIONS, 74-54 FINES FOR VIOLATION OF TRAFFIC AND VEHICLE ORDINANCES; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICT; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF LIVE OAK, FLORIDA:

Section 1.

That Article I and II of Chapter 74 of the Code of Ordinances of the City of Live Oak is amended in its entirety, to read, as follows:

ARTICLE I. IN GENERAL

Sec. 74-1. Speed limits.

It shall be a violation to: operate any motor vehicle or any other vehicle upon any public street of the City in excess of the posted speed limit. Along streets which may have no speed limit posted, it shall be a violation to operate any motor vehicle or any other vehicle upon those public streets of the City within a commercial district at a rate of speed in excess of 30 miles per hour, or upon those public streets of the City within a residential district at a rate of speed in excess of 25 miles per hour.

State law references: Authority as to speed limits, F.S. § 316.189 et seq.

Sec. 74-2. No U-turn intersections.

It shall be a violation, while operating a vehicle, to make a U-turn with said vehicle at any intersection where there is installed and in operation a traffic signal light.

Sec. 74-3. Riding bicycles on sidewalks.
It shall be a violation to ride a bicycle upon any sidewalk within the City.

State law references: Bicycle regulations, F.S. § 316.2065.

Sec. 74-4. Right-hand turns only.

Court Street at its intersection with the east side of Ohio / Dr. M L King Jr. Avenue, any traffic traveling from the east to the west on Court Street shall only turn right onto Ohio / Dr. M L King Jr. Avenue, and it shall be a violation to turn left onto Ohio / Dr. M L King Jr. Avenue at the intersection of Court Street and Ohio / Dr. M L King Jr. Avenue.

Sec. 74-5. Prohibition of Activities of Certain Vehicles on Certain ‘No Truck/Trailer’ Streets, Roads or Right-Of-Ways

(a) It shall be prohibited and unlawful to operate or traverse:

   (1) Any commercial motor vehicle, as defined in 320.01 Florida Statutes, as amended;

   (2) Any type of commercial trailer, or commercial semi or dump trailer as defined in 320.01 Florida Statutes, as amended, which has a length in excess of 25 feet;

   (3) Any vehicle which is transporting hazardous materials and is required to be placarded in accordance with federal or state law.

On any part of any ‘no truck/trailer streets, roads or right-of-ways’, as hereinafter defined, except as otherwise provided herein.

(b) No truck/trailer streets, roads or right-of-ways shall mean all those found in the incorporated City Limits of Live Oak, Florida, except the following roads or road segments:

   (1) US 129 from north City Limits to south City Limits
   (2) US 90 from east City Limits to west City Limits
   (3) Winderweedle Street from intersection with US 129 to Walker Avenue
   (4) State Road 51 from the southwest City Limits through Nott Circle to intersection with US 129
   (5) CR 136/11th Street from west City Limits to Nott Circle
   (6) Walker Avenue from intersection with Winderweedle Street to Nott Circle
   (7) CR 136/Duvall Street from Lime Avenue to east City Limits
   (8) CR 249/Houston Avenue from US 90 to northwest City Limits, including Nobles Ferry Road
   (9) CR 795/Houston Avenue from intersection with Nobles Ferry Road to north City Limits
   (10) Mussey Avenue from US 90 to CR 136
   (11) Helvenston Street from US 90 to US 129
   (12) Goldkist Boulevard from CR 136 to Voyles Street/US 90
   (13) Industrial Avenue
   (14) 72nd Trace from US 129 west to CR 795 and east/southeast to US 90

(c) Exceptions to the prohibition of Section 74-5 are as follows:

   (1) For the operation of authorized emergency or public utility vehicles;
   (2) For the operation of any governmentally owned or operated vehicle;
(3) For the delivery and set-up of a mobile or manufactured home, when a permit has been issued by the Building Official to do so;

(4) For construction related delivery or equipment activities, when a permit has been issued by the Building Official to do said construction, and where the destination fronts and is only accessible by a declared ‘no truck/trailer street, road or right-of-way’.

(5) For an emergency so declared by public officials or public act;

(6) For the operation of such vehicles by a company or corporation, which are carrying out specific and incidental local pick-up, delivery, or service to a destination as part of a previously prepared manifest, where the destination fronts and is only accessible by a declared ‘no truck/trailer street, road or right-of-way’, and when said vehicle purpose has no other business or personal affiliation with the owner or resident who occupies or oversees the destination location.

(d) Posting of Restrictions

Signs may be posted on all roads, which permit entrance to the incorporated City Limits, as well as any other roads as determined by the City Council, which shall state “No Commercial Vehicles, Trailers, Semi-Trailers, or Hazardous Material Vehicles on any ‘No Truck/Trailer Streets, Roads or Right-of-Ways’ – $200 Fine” or which state “Truck Route”. Signs may also be posted on said ‘No Truck/Trailer Streets’, stating “No Commercial Vehicles, Trailers, Semi-Trailers, or Hazardous Material Vehicles Permitted – $200 Fine”.

Sec. 74-6. Other Moving Vehicle Violations

All other moving vehicle violations shall be enforced and cited as provided for in applicable Florida Statutes, as amended.

Secs. 74-7 – 74-40. Reserved.

ARTICLE II. STOPPING, STANDING, PARKING*


Sec. 74-41. Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

*Limited parking space* means any so designated parking space within a limited parking zone duly designated for the parking of a single vehicle by lines painted or otherwise durably marked on the curb or on the surface of the street adjacent to or adjoining the limited parking space, and notice of the limited parking zone is posted in three places on the particular side of the street in each block or zone. One of such notices shall be at the beginning of the limited parking area, one in the middle and one at the end.

*Limited parking zone* means any part of a street right-of-way, so designated herein, upon which during some portion of the day a limited time is fixed for the parking of vehicles.
Non-limited parking space means any so designated public parking space, which is not designated as limited, along or within a street right-of-way, or on governmentally owned and maintained properties, duly designated for the parking of a vehicle by lines painted or otherwise durably marked on the curb, or on the surface of the street adjacent to or adjoining the parking space.

Park or Parking means the standing of a vehicle, whether occupied or not, upon a street right-of-way, or on private property as provided for herein; otherwise than temporarily, for the purpose of and while actually engaged in: receiving or discharging passengers, conducting utility repairs, or loading or unloading merchandise or materials, or in obedience to: a law enforcement, FDOT, or other authorized officer acting in official capacity, traffic regulations, signs or signals, or an involuntary stopping of the vehicle by reason of causes beyond the control of the operator of the vehicle.

Vehicle means any device upon which any person or property is or may be transported upon a street or highway, and includes but vehicles propelled by power, other than muscular power, as well as: recreational vehicles; motor homes and coaches; travel, camping, fifth-wheel and semi-trailers; truck campers; and trailers, whether with motive power or without, as designed to be coupled to or drawn by a motorized vehicle, or any other as defined in Florida Statutes, as amended, except those operated upon rails or tracks.

Vehicle type, types, or classes of vehicles shall be as defined in Section 320.01 of Chapter 320 of the Florida Statutes, as amended.

Sec. 74-42. Prohibited and Unlawful purposes of parking.

It shall be prohibited and unlawful to park a vehicle on any portion of any street or roadway right-of-way, for the principal purpose of:

(a) Displaying such vehicle for sale;

(b) Washing, greasing, or repairing such vehicle, except repairs necessitated by an emergency.

Sec. 74-43. Parking prohibited on the right-of-way.

It shall be prohibited and unlawful to park any vehicle along or within any street right-of-way, outside of designated, marked parking spaces.

Sec. 74-44. Parking on public lawns, parkways, in front of driveways.

It shall be prohibited and unlawful to park any vehicle on public lawns, parkways or in front of, or so as to, block entrances or driveways into public or private property from streets.

Sec. 74-45. Parking on private property without consent of owner.

(a) Prohibited and Unlawful. It shall be prohibited and unlawful to park any vehicle on any private property without the consent of the owner of said property, or the consent of the person placed in charge of said property by the owner.
(b) **Impoundment of vehicles parked in violation.** Police officers are authorized to remove a vehicle from any private property, and to cause the same to be impounded for safekeeping in the nearest garage, or in a garage maintained by the police department, or otherwise maintained by the City, when any such vehicle is be found to be parked in violation of subsection (a) of this section.

Sec. 74-46. Parking position generally, improper parking.

(a) Within a so designated parking space, where not otherwise indicated by this section, and where the street is not marked to show how vehicles shall park, all vehicles shall properly park parallel to the curb and not more than six inches there from.

(b) Where signs or markings are placed, erected or clearly marked off in each block giving notice of parallel or angle parking, as the case may be, no person shall park a vehicle improperly, contrary to such marked space, or allow such vehicle to obstruct others from parking as directed.

(c) No vehicle shall be parked improperly, with its left side to curb, except on one-way streets where parking is designated and allowed.

(d) Any vehicle parked within a designated parking space shall be parked within the lines or markings indicating a parking space, and it shall be improper to park any vehicle across any such line or marking, or to park a vehicle at such a position that it is not entirely within the space indicated by such lines or markings.

(e) In no case shall any vehicle be parked improperly, by being backed up at any angle to the curb, except while loading or unloading is taking place.

Sec. 74-47. Parking in alleys.

It shall be prohibited and unlawful to park any vehicle within an alley, in such a manner or under such conditions, as to leave available less than ten feet of the width of the roadway for the free movement of vehicular traffic, and no person shall stop, stand, or park a vehicle unlawfully within an alley, in such a position as to block the driveway entrance to any abutting property.

Sec. 74-48. Limited parking zones.

(a) **Designation; maximum parking time.** The following named and designated streets and portions of streets, where spaces are properly marked and signed, shall constitute two-hour limited parking zones:

*Court Street* - from its intersection with Dowling Avenue west to its intersection with Ohio / Dr. M L King Jr. Avenue.

*Dowling Avenue* - from its intersection with Howard Street south to its intersection with Court Street.

*Howard Street* - from its intersection with Union Avenue west to its intersection with Shelby Street.

*Ohio / Dr. M L King Jr. Avenue* - from its intersection with Connor Street south to its intersection with Piedmont Street on the east side, and to a point 180 feet south of its intersection with Wilbur Street on the west side.
Pine Avenue - from its intersection with Conner Street south to a point 200 feet south of its intersection with Wilbur Street.

Warren Street - from its intersection with Ohio / Dr. M L King Jr. Avenue west to its intersection with Suwannee Avenue.

Wilbur Street - from its intersection with Ohio / Dr. M L King Jr. Avenue west to its intersection with Pine Avenue.

(b) Overtime parking therein. No person shall cause, allow, permit or suffer any vehicle registered in his name, or operated or controlled by him, to be parked in any designated limited parking zone space, for a period in excess of two hours between the hours of 8:00 a.m. and 6:00 p.m., except on Sundays and holidays, or City recognized festivals or events. For the purpose of this section, the portions of each street on either side of the block shall be separate limited parking zones, and no person shall park any vehicle for over two hours while limited parking is in effect, in each separate limited parking zone. The moving of a vehicle, from one limited parking space to another, or within a limited parking space zone, to cause markings placed on the vehicle or the tires thereof to be shifted in relation to the street, in order that it cannot be readily determined that said vehicle had been moved in the same limited parking space, or limited parking zone, during the time when limited parking is in effect, shall constitute a violation.

State law references: Disposition of traffic infractions, F.S. ch. 318.

Sec. 74-49. Non-limited parking spaces

It shall be prohibited and unlawful to park any vehicle in a non-limited parking space, as defined herein, for more than 48 continuous hours, with the exception of vehicles parked in relation to or during City recognized festivals and events, and vehicles parked by city, county, state or otherwise recognized officials while acting in, or in relation to, their official capacity or duties.

Sec. 74-50. Parking Infractions and Official Procedures

(a) Record of infractions. It shall be the duty of the Chief of Police, or designee, to keep a record of vehicles parked contrary to any provision of this chapter, the date and hour of the infraction, the make and state license number of such vehicle and any other facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending such infraction.

(b) Attaching notice to vehicles; penalty.

(1) The Chief of Police or any authorized member of the Police Department or designee shall attach a citation notice stating that a vehicle has been parked in violation of this chapter, and instructing the owner or operator to report to the police department in regard to such infraction.

(2) Every person issued a parking violation citation notice shall be fined as prescribed in section 74-54. If such fine is not paid within 72 hours after the issuance of the parking citation, the fine shall be doubled. If such fine is not paid within 30 days after the issuance of the parking citation, the violator shall be fined as provided in F.S. § 316.1967, as amended.

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(3) Every person issued a parking violation citation for unlawfully parking in a properly designated handicapped parking space in violation of the provisions of F.S. § 316.1955, as amended, shall be fined as prescribed in section 74-54.

(4) For the purpose of penalties imposed in this chapter, the registered owner of any vehicle issued a citation, shall be presumed to be the operator of such vehicle as provided in F.S. § 316.1967, as amended.

Sec. 74-51. Impounding of vehicles.

(a) **Circumstances authorizing.** Police Officers of the City are authorized to remove a vehicle from any public street right-of-way, park, lawn or parkway and to cause the same to be impounded in the nearest garage or other place of safety, or in a garage designated or maintained by the Police Department or otherwise maintained by the City under the following circumstances:

1. When any vehicle is parked on any public park, lawn, parkway or in front of, or so as to block, entrances or driveways into public or private property from streets, avenues, highways or boulevards;

2. When any vehicle is left unattended and parked upon a street and is so parked unlawfully as to constitute a hazard or obstruction to the normal movement of traffic;

3. When any vehicle is left unattended and parked in violation of any ordinance or resolution limiting the time for parking of vehicles on designated streets, right-of-ways, parking spaces, or parts of streets within the City;

4. When a vehicle is so disabled as to constitute an obstruction to traffic or a hazard to persons or property and the persons in charge of the vehicle are by reason of physical injury or condition incapacitated to such an extent as to be unable to provide for its custody or removal.


(b) **Notices.** Whenever an Officer removes a vehicle from a street or other public place as authorized in this chapter and the Officer knows or is able to ascertain from the registration records the name and address of the owner thereof, such Officer shall within a reasonable length of time make a reasonable effort to give to such owner the fact of such removal and the reasons therefore and of the place to which such vehicle has been removed. In the event any such vehicle is stored in a public garage, a copy of such notice shall be given to the proprietor of such garage.

(c) **Procedure when owner unknown.** Whenever an Officer removes a vehicle from a street or other public place under subsection (a) of this section and does not know and is not able to ascertain the name of the owner, or for any other reason is unable to give the notice to the owner as provided in subsection (b) of this section, and, in the event the vehicle is not claimed by the owner within a period of three days, the Officer shall notify the Chief of Police.

(d) **Expenses Incurred.** All expenses incurred or due payable relating to the removal, towing, impounding and storage of said vehicles shall be solely the responsibility of the owner of said vehicle.

Sec. 74-52. Prohibition of Parking Certain Vehicles in or on Residential Properties
(a) It shall be prohibited and unlawful to park:

(1) Any commercial motor vehicle, as defined in 320.01 Florida Statutes, as amended;

(2) Any type of commercial trailer, or commercial semi or dump trailer as defined in 320.01 Florida Statutes, as amended, which has a length in excess of 25 feet;

(3) Any vehicle which is transporting hazardous materials and is required to be placarded in accordance with federal or state law.

On any part of any privately owned property, upon which is assigned a zoning district, on the Official Zoning Atlas of the City of Live Oak, which contains the term ‘Residential’ in the title.

Sec. 74-53. Other Non-Moving Vehicle Violations

Any other non-moving violations shall be enforced and cited as provided for in applicable Florida Statutes, as amended.

Sec. 74-54. Fines for violation of traffic and vehicle ordinances.

The following fines shall be levied upon any person violating the terms of the traffic laws and ordinances of the City:

Moving Vehicle Violations................................. As provided in Florida Statutes

Non-moving Vehicle Violations............................... Unless otherwise specified herein, as provided in Florida Statutes

Operating certain vehicles unlawfully, as referenced in Sec. 74-5, on a No Truck/Trailer Street,
Road or Right-of-Way........................................ $200.00

Riding bicycle on sidewalk violation........................... $ 25.00

Overtime parking in a limited parking zone....................... $ 25.00

Parking in prohibited and unlawful areas, in non-designated spaces, or for prohibited and unlawful purposes.............................. $100.00

Improper parking.................................................. $ 25.00

Parking unlawfully, as referenced in Sec. 74-50 (3), in a space designated by disabled permit only................. $250.00

Secs. 74-55 – 74-80. Reserved.
Section 2. Severability. If any provision of the Ordinance is declared by any Court of competent jurisdiction to be void, unconstitutional, or unenforceable, then all remaining provisions and portions of this Ordinance shall remain in force and effect.

Section 3. Conflict. All ordinances or parts of ordinances in conflict herewith are, to the extent of such conflict, hereby repealed.

Section 4. Effective Date: This Ordinance shall become effective upon adoption.

Read and adopted on its first reading Tuesday, September 27th, 2011.

ADOPTED AND PASSED for a final reading by the City Council of the City of Live Oak, Florida, at a Regular meeting held on the 11th day of October, 2011.

John W. Gill, City Clerk

James E. Rewis, Council President

READ AND APPROVED by me this 11th day of October, 2011.

Garth R. Nobles, Jr., Mayor

Notice in Suwannee Democrat Friday, September 30th, 2011.
Florida Statutes Info

320.01 Definitions, general.—As used in the Florida Statutes, except as otherwise provided, the term:

(4) “Trailer” means any vehicle without motive power designed to be coupled to or drawn by a motor vehicle and constructed so that no part of its weight or that of its load rests upon the towing vehicle.

(5) “Semitrailer” means any vehicle without motive power designed to be coupled to or drawn by a motor vehicle and constructed so that some part of its weight and that of its load rests upon or is carried by another vehicle.

(26) “Commercial motor vehicle” means any vehicle which is not owned or operated by a governmental entity, which uses special fuel or motor fuel on the public highways, and which has a gross vehicle weight of 26,001 pounds or more, or has three or more axles regardless of weight, or is used in combination when the weight of such combination exceeds 26,001 pounds gross vehicle weight.

Other Definitions/Info

Hazardous materials means any material that has been designated as hazardous under 49 U.S.C. 5103 and is required to be placarded under subpart F of 49 CFR part 172 or any quantity of a material listed as a select agent or toxin in 42 CFR part 73.

Hazardous Materials Information Center
1-800-HMR-4922

PHMSA (Pipeline and Hazardous Materials Safety Administration) operates the Hazardous Materials Information Center (HMIC) for help on use of the Hazardous Materials Regulations 49 CFR Parts 100-185. Callers will be directed through an automated menu that provides options to:

Obtain answers to questions on the Hazardous Materials Regulations 49 CFR Parts 100-185

Ordinance No. 1302
Traffic and Vehicles

SECTIONS

- 74-1 – Speed limits
- 74-2 – No U-turn intersections
- 74-3 – Riding bicycles on sidewalks
- 74-4 – Right-hand turns only
- 74-5 – No truck/trailer streets
- 74-6 – Other moving vehicle violations
- 74-41 – Definitions
- 74-42 – Prohibited and unlawful purposes of parking
- 74-43 – Parking prohibited on the right-of-way
- 74-44 – Parking on public lawns, parkways, in front of driveways
- 74-45 – Parking on private property without consent of owner
- 74-46 – Parking position, improper parking
- 74-47 – Parking in alleys
- 74-48 – Limited parking zones
- 74-49 – Non-limited parking spaces
- 74-50 – Parking infractions and official
- 74-51 – Impounding of vehicles
- 74-52 – Prohibition of parking certain vehicles in or one residential properties
- 74-53 – Other non-moving vehicle violations
- 74-54 – Fines for violation
Introduction

Ordinance No. 1302 describes the various traffic and vehicle laws which apply to the City of Live Oak. This Ordinance is supplemental to all other local, state or federal laws which may apply and are enforced within the City Limits. This brochure is provided for informational purposes only, and does not supersede the adopted Ordinance, which is available in its entirety on the City website. – www.cityofliveoak.org

APPLICABLE SECTIONS

F.S. = Florida Statutes
ROW = Right-of-way(s)

74-1 Speed limits.
- It is a Violation to operate a vehicle in excess of the posted speed limit.
- When not posted, speed limit is 30 mph in commercial districts, and 25 mph in residential districts.
- Fines as provided for in F.S.

74-2 No U-turn intersections.
- Illegal to U-turn under a traffic signal light.
- Fines as provides for in F.S.

74-3 Riding bicycles on sidewalks.
- It is a violation to ride a bicycle upon any sidewalk within the City.
- Fine is $25.00

74-4 Right-hand turns only.
- Westbound traffic on Court Street may only turn right onto Ohio/US-129.
- Fines as provided for in F.S.

74-5 Prohibition of activities of certain vehicles on certain ‘No Truck/Trailer’ Streets, Roads or Right-of-ways.
It shall be prohibited and unlawful to operate or traverse:
(1) Any commercial motor vehicle, as defined in 320.01 F.S.;
(2) Any type of commercial trailer, or commercial semi or dump trailer, as defined in 320.01, F.S., which has a length in excess of 25’;
(3) Any vehicle which is transporting hazardous materials and is required to be placarded in accordance with federal or state law.
- On any part of any ‘no truck/trailer’ streets, roads, or ROW, as hereinafter defined, except as provided herein.
  - ‘No truck/trailer’ streets, roads or ROW shall mean all those found in the incorporated City Limits of Live Oak, Florida, except the following roads or road segments:
    (1) US 129 from north City Limits to south City Limits
    (2) US 90 from east City Limits to west City Limits
    (3) Winderedwee Street from intersection with US 129 to Walker Avenue
    (4) State Road 51 from the southwest City Limits through Nott Circle to intersection with US 129
    (5) CR 136/11th Street from west City Limits to Nott Circle
    (6) Walker Avenue from intersection with Winderedwee Street to Nott Circle
    (7) CR 136/Duvall Street from Lime Avenue to east City Limits
    (8) CR 249/Houston Avenue from US 90 to northwest City Limits, including Nobles Ferry Road
    (9) CR 795/Houston Avenue from intersection with Nobles Ferry Road to north City Limits
    (10) Mussey Avenue from US 90 to CR 136
    (11) Helvenston Street from US 90 to US 129
    (12) Goldkist Boulevard from CR 136 to Voyles Street/US 90
    (13) Industrial Avenue
    (14) 72nd Trace from US 129 west to CR 795 and east/southeast to US 90
- Exceptions to the prohibition of Section 74-5 are as follows:
  (1) For the operation of authorized emergency or public utility vehicles;
  (2) For the operation of any governmentally owned or operated vehicle;
  (3) For the delivery and set-up of a mobile or manufactured home, when a permit has been issued by the Building Official to do so;
  (4) For construction related delivery or equipment activities, when a permit has been issued by the Building Official to do said construction, and where the destination fronts and is only accessible by a declared ‘no truck/trailer street, road or ROW’.
  (5) For an emergency so declared by public officials or public act;
  (6) For the operation of such vehicles by a company or corporation, which are carrying out specific and incidental local pick-up, delivery, or service to a destination as part of a previously prepared manifest, where the destination fronts and is only accessible by a declared ‘no truck/trailer street, road or ROW’, and when said vehicle purpose has no other business or personal affiliation with the owner or resident who occupies or oversees the destination location.
- Fine is $200.00

74-6, 74-53 Other vehicle violations.
- All other moving or non-moving vehicle violations shall be enforced and cited as provided for in F.S.

74-41 Definitions.
- See full text of Ordinance No. 1302.

It shall be prohibited and unlawful to park any vehicle:
- On any portion of any street or road ROW, for the purpose of: displaying such vehicle for sale; or washing, greasing or repairing such vehicle, except repairs necessitated by an emergency;
- Along or within any street ROW, outside of designated, marked parking spaces;
- On public lawns, parkways or in front of, or blocking, entrances or driveways;
- On private property without the consent of the owner of the property;
- Within an alley leaving less than 10’ of roadway, or blocking a driveway entrance.
- Fine is $100.00

74-46 Parking position, improper parking.
- Parallel to curb – not more than 6’;
- Regular marked spaces – must be within lines, and not obstructing other spaces;
- Right side always to curb;
- No backing up to curb, unless unloading.
- Improper Fine is $25.00

74-48 Limited parking zones.
- Where designated, limited to 2-hour parking, between 8:00 am and 6:00 pm, except Sundays and holidays.
- Overtime Fine is $25.00

74-49 Non-limited parking spaces.
- Limited to 48 continuous hours, except during festivals or events, and except for city, county, state, etc. vehicles.
- Fine is $100.00

74-50 Parking Infractions/ Official Procedures.
- See full text of Ordinance No. 1302.
- Unlawful parking in a designated handicapped space.
- Fine is $250.00

74-51 Impounding of vehicles.
- See full text of Ordinance No. 1302.

74-52 Prohibition of parking certain vehicles in or on residential properties.
It shall be prohibited and unlawful to park:
(1) Any commercial motor vehicle, as defined in 320.01 F.S.;
(2) Any type of commercial trailer, or commercial semi or dump trailer, as defined in 320.01 F.S., which has a length in excess of 25’;
(3) Any vehicle which is transporting hazardous materials and is required to be placarded in accordance with federal or state law.
On any part of any privately owned property, upon which is assigned a zoning district, on the Official Zoning Atlas of the City of Live Oak, which contains the term ‘Residential’ in the title.
- Fine is $100.00

74-54 Fines for violation.
- See full text of Ordinance No. 1302.
Shaded = Areas with 'Residential' Type Zoning