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PLEASE NOTE THE CITY HAS ADOPTED NEW EVENT ORDINANCES AND IS IN THE PROCESS OF UPDATING THE PROCEDURE FOR EVENT ORGANIZERS IN BILOXI. SOME INFORMATION MAY HAVE CHANGED.

Thank you for selecting Biloxi as the host site for your public event. This guide is being provided to help you familiarize yourself with the applicable ordinances and necessary permits for public events held in Biloxi and is intended as a quick reference guide only. During the planning stages of your event, you should consult the most current City of Biloxi ordinances at www.biloxi.ms.us, then click into Code of Ordinances, and then click Adopted Ordinances.

It is in everyone's best interest that each event follows city ordinances, both for the success of the event and the safety of the Biloxi community. Should you have questions concerning this information, please contact Capt. Grandver Everett Biloxi Police Department Special Events Officer or the appropriate City/County Department listed below. Again, thank you for choosing Biloxi for your event location and we look forward to helping make your event as enjoyable, safe and successful as possible.

Biloxi Public Safety Questions

Biloxi Police Department 228-435-6100

Biloxi Fire Department 228-435-6200

Permits & Licensing Questions

Community Development 228-435-6280

MS Department of Health 228-863-1036

Biloxi Facility/Park Rental Questions

Parks & Recreation 228-388-7170

Biloxi Visitors Center/Pavilion 228-374-3105

Biloxi Sand Beach Questions

Harrison County Sand Beach 228-896-0055

Biloxi Police Department 228-435-6100

****BILOXI CITY EVENTS QUICK REFERENCE GUIDE****

(See note at the end of this reference guide for important information)

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MUNICIPAL FACILITY RENTAL

Sec. 2-14-1. - Policy for use of municipal facilities by organizations for meetings and other purposes and events.

It is the policy of the city to provide an equal opportunity for all organizations to utilize certain city facilities, when available, for meetings and other purposes and events.

(Ord. No. 1656, § 1, 8-24-92)

Sec. 2-14-2. - Criteria for rental.

The municipal facilities listed in section 2-14-3 are available for rental by all organizations for meetings and other purposes and events at the rate specified by the department of administration and contained within the application for the rental of each facility. The rental rate may be adjusted from time to time by the department of administration within its discretion.

(Ord. No. 1656, § 1, 8-24-92; Ord. No. 1718, § 1, 3-29-94)

Sec. 2-14-3. - Municipal facilities available for rental.

The following city facilities may be utilized pursuant to the provisions of this article: the Visitor's Center/Gazebo, the Saenger Theatre, Hiller Park Pavilion, Hiller Park Softball Fields, Point Cadet Plaza, the Magnolia Hotel/Mardi Gras Museum, the Old Brick House, MGM Park, Biloxi Civic Center, Maritime and Seafood Industry Museum, Dr. Frank Gruich Community Center, Donal Snyder Community Center, Biloxi Town Green, Biloxi Natatorium, AJ Holloway Sports Complex, Popp's Ferry Recreational Area, Lighthouse Park Pavilion, Ohr-O'Keefe Museum of Art.

(Ord. No. 1656, § 1, 8-24-92; Ord. No. 1718, § 2, 3-29-94; Ord. No. 1921, § 1, 8-1-00; Ord. No. 2303, § 1, 4-5-2016)

Sec. 2-14-4. - Rental/free use.

(a) The rental fee for the municipal facilities outlined in this article may be decreased for any nonprofit organization, church, or religious organization requesting the use of a designated city facility for meetings and other noncommercial events and purposes upon presentation of sufficient proof of such nonprofit status to the chief administrative officer or director of the department of administration or his designated agent. The organization requesting such a decrease in rental fee must also submit a written statement of the proposed use of the municipal facility and the proposed use of the proceeds, if any, generated from the use of the facility. This is to allow the chief administrative officer or the director of the department of administration confirmation that the proposed use is noncommercial and beneficial to the community as a whole. The chief

administrative officer or director of the department of administration must render a written evaluation as to the applicability of the waiver provisions of this article within three working days of receipt of the request for waiver and must specify the basis upon which the request is granted or denied. A "nonprofit organization" is defined as an organization which is a bona fide not for profit organization organized and existing under the laws of the state.(b)Within ten days of denial, an aggrieved applicant may petition the city council for a hearing on the denial of the request for a decrease in the rental fee proscribed under this section. In its discretion, the council may affirm or reverse the chief administrative officer or director of the department administration's evaluation of proposed use of the facility.

(Ord. No. 1656, § 1, 8-24-92; Ord. No. 1718, § 3, 3-22-94)

Sec. 2-14-5. - Other conditions.

- (a) The rentals proscribed by this article are subject to availability of the facility for use and the capability of the municipal facility to physically accommodate the proposed use. The proposed use must also comply with the fire and policy security requirements as determined by the director of the police department and the director of the fire department, as well as other requirements established by the city council and contained within the application for rental of the particular facility.
- (b) The fee for the use of all fire guards mandated by the fire department for a particular use shall be \$25.00 per hour, and said fee shall be charged to the renter of the facility as a part of the rental fee.

(Ord. No. 1656, § 1, 8-24-92; Ord. No. 2266, § 1, 8-19-14)

MUNICIPAL PARKS

Sec. 14-1-7. - Driving or parking vehicles in parks.

It shall be unlawful for any person to drive or park any vehicle in any part of any public park, except in such places and in such manner as may be designated by the city authorities.

(Code 1959, § 13-1-9)

Cross reference— Traffic generally, ch. 20.

Sec. 14-1-8. - Closing times for parks and recreation facilities—Established; exceptions.

- (a) Closing times for city parks and recreation facilities shall be as follows:
 - (1) Connery Circle Park, located on Connery Circle, shall close at 7:00 p.m. during the months of September through May and at 8:00 p.m. during the months of June through August.
 - (2) Pennzoil Park, located on Old Bay Road and Churchill Avenue, shall close at 10:00 p.m.
 - (3) O'Hanlon Recreation Center, located on Pine Street, shall close at 9:00 p.m. during the months of September through May and at 10:00 p.m. during the months of June through August.
 - (4) Circle Park, located on Porter Avenue, Miramar Park, located on West Beach Boulevard, John Henry Beck Park, located on Elmer Street, Clay Point Park, located at Seventh and Maple

Streets, Tanglewood Park, located on Park Circle Drive, St. Mary's Park, located on Wiltshire Boulevard, Savarro Park, located on Irish Hill Drive, Todd Miguez Park, located on Parker Drive, O'Hanlon Playground, located on Pine Street, Businessmen's Park, located on Bay View Avenue, Garden Club Park, located on Kensington Drive and Danella Park, located on Rosetti and Bonner Streets, shall close at 10:00 p.m.

- (5) Popp's Ferry Recreation Complex, located on Popp's Ferry Road, shall close at 10:00 p.m. on Sunday through Thursday and at 11:00 p.m. on Friday, Saturday and the days before holidays.
 - (6) Cavalier Park, located on Lawrence Avenue, Lee Street baseball diamond, located on Lee Street, McDonald Park, located on Crawford Street, and Volunteer Park, located on Stelly Drive, shall close at 11:00 p.m.
 - (7) Tullis Manor, located on East Beach Boulevard, and Biloxi Municipal Stadium, located on Division Street, shall close at 12:00 a.m.
 - (8) The Biloxi Community Center, located on East Howard Avenue, East Division Street Community Center, located on Division Street, and Point Cadet Plaza, located on First and Cadet Streets, shall close at 2:00 a.m.
 - (9) Doris C. Busch Municipal Park, located between Randolph Street and Esters Boulevard, shall close at 7:00 p.m.
 - (10) Hiller Park, located on Hiller Drive, shall close at 10:00 p.m. Sunday through Thursday, and at 11:00 p.m. on Friday and Saturday.
 - (11) Any municipal park not listed above, whether excluded because of oversight, change of name, or new acquisition, shall have a closing time of 10:00 p.m.
- (b) All municipal parks shall reopen at 7:00 a.m., except Hiller Park, which shall reopen at 5:00 a.m., and Point Cadet Plaza, which shall reopen at times designated by the director of parks and recreation according to the events scheduled for that facility.
- (c) The opening and closing times established in this section shall remain in full force and effect, unless written permission to the contrary is specifically granted by the director of parks and recreation, or a city-sponsored or -sanctioned event is taking place, in which case the closing time is 30 minutes after the end of the event.

(Code 1959, § 13-1-12; Ord. No. 1749, § 6, 10-18-94; Ord. No. 1810, § 1, 8-13-96)

Sec. 14-1-10. - Glass containers, paint ball guns prohibited in parks, recreation facilities and adjoining parking lots, on beach, sidewalks and dedicated streets, and on other public property.

- (a) Unless authorized by the mayor or chief administrative officer of the city, the use of glass bottles or any other glass containers, and paint ball guns, in city parks, in city parking lots adjacent to city recreation centers or city pools, on the sand beach south of the seawall, south of U.S. Highway 90, on city sidewalks or dedicated public streets, or on any other city property is prohibited and unlawful.
- (b) Anyone convicted under this section shall be deemed guilty of a misdemeanor and fined not more than \$25.00 or imprisoned for not more than three days, or both, for the first offense. Anyone convicted a second time under the provisions of this section shall be fined not more than \$50.00 or imprisoned for not more than five days, or both.

(Code 1959, § 13-1-14; Ord. No. 1604, § 1, 4-8-91; Ord. No. 1825, 3-11-97)

Sec. 14-1-11. - Live entertainment and amplified sound in municipal facilities, parks and other public properties.

- (a) It shall be unlawful for any person to conduct any type of live entertainment or amplified sound in any municipal facility, park or other public property in such a manner as to disturb the peace and quiet of the surrounding neighborhood or any reasonable person of normal sensitiveness residing in the area.
- (b) It shall be unlawful for any person to conduct any type of live entertainment or amplified sound outdoors at any municipal facility, park or other public property without first obtaining a permit from the director of the department of police.
- (c) The department of police shall provide the applicant with a form requesting, but not limited to, the following information:
 - (1) The name of the person applying for the permit.
 - (2) The home and business address of the person applying for the permit.
 - (3) The telephone numbers of the person applying for the permit.
 - (4) The name of the person or group to be providing live entertainment.
 - (5) The date, time and location of such proposed entertainment.
 - (6) Whether sound amplification devices will be used in conjunction with such entertainment, and, if so, the number of such devices and their wattage.
 - (7) The time when the performance is scheduled to begin and end.
- (d) After obtaining this information, the department of police shall inquire into whether the applicant has ever violated the provisions of this section prior to this application. If so, the permit application may be denied unless an additional bond is deposited in an amount set by the director of the department of police, not to exceed \$500.00. If the registration statement is disapproved, the director of the department of police shall endorse upon the statement the reason for disapproval and return it forthwith to the applicant.
- (e) Such permit shall be issued upon the payment of a permit fee of \$5.00, in addition to all other fees and deposits required by the department of parks and recreation, to the director of the department of police, and he will permit the entertainment described and the use of amplification devices subject to the terms and conditions of this section, only upon the dates specified on such permit and no other.
- (f) The volume of sound produced as a result of live entertainment or amplified sound shall be so controlled that it will not be unreasonably loud, raucous, jarring or disturbing to sensitivity within the area of audibility.
- (g) No permittee shall cause or permit to be emanated or emitted from any such device any language or sounds which are obscene under state law, or false representation of any matter, product or project advertised thereby, the sale of which is prohibited by any law, ordinance or statute.
- (h) Performances shall in all cases be limited to the following time, unless written permission is given by the director of the park and recreation department or the director of community development to extend the time:
 - (1) Sunday through Thursday, 10:00 a.m. to 10:00 p.m.
 - (2) Friday and Saturday, 10:00 a.m. to 12:00 midnight.

Any person who shall violate any portion or provision of this subsection shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not to exceed the sum of \$500.00. Each separate day an offense is committed is deemed to be a separate offense for the purpose of this subsection.

(Code 1959, § 13-1-15; Ord. No. 1749, § 7, 10-18-94; Ord. No. 2318 , § 2, 10-4-2016)

Sec. 14-1-12. - Alcoholic beverages in recreational centers and parks.

- (a) Functions intended for minors. Unless authorized by the director of the parks and recreation department, alcoholic beverages, including distilled liquors, beer and wine, shall not be permitted in or on the premises of the city recreational centers, the city community centers, the Point Cadet Plaza or any municipal park during any function which is held primarily for the pleasure of minors. For purposes of this section, a minor is any person under 21 years of age. Such functions include, but are not limited to:
- (1) Fraternity and sorority balls and dances.
 - (2) High school or junior high proms or dances.
 - (3) High school or junior high sponsored club or organization meetings.
 - (4) High school or junior high age group parties.
- (b) Sale and consumption generally. No person authorized to use a municipal recreational facility, as described in subsection (a) of this section, for an activity which is held for the pleasure of adults shall be permitted to sell alcoholic beverages, including beer, distilled liquors or wine, in the building or on the premises. Unless otherwise prohibited in subsection (c) of this section, adult groups shall be permitted to bring alcoholic beverages for personal consumption, provided they do not sell to others. Setups shall be provided and sold by the concessionaire contracted by the parks and recreation department. Activities authorized by the director of parks and recreation department held in Point Cadet Plaza, the Biloxi Community Center, the East Biloxi Recreational Center and municipal parks not specified in subsection (c) of this section shall not be subject to the prohibitions of this subsection. These activities shall be limited to social, fraternal and charitable or city-sponsored functions.
- (c) Prohibited in certain parks; exceptions. Alcoholic beverages, including distilled liquors, beer and wine, shall not be permitted in John Henry Beck Park, Doris C. Bush Park, the Town Green, Businessmen's Park, or in the public access areas within the I-110 corridor bounded by the Back Bay of Biloxi on the north and the Mississippi Sound on the south, at any time; provided, however, the director of the parks and recreation department may, with the concurrence of the director of the department of police, authorize the sale or consumption of specified alcoholic beverages, which may include distilled liquors, wine and beer, at specifically identified social, fraternal, charitable or city-sponsored functions held in any of such parks.
- (d) Penalty. Anyone convicted under this section shall be deemed guilty of a misdemeanor, and may be punished as provided in section 1-1-8 of this Code.

(Code 1959, § 13-1-16; Ord. No. 1568, § 1, 11-13-89; Ord. No. 1608, § 1, 6-10-91; Ord. No. 1749, § 8, 10-18-94; Ord. No. 1899, § 1, 9-21-99)

MUNICIPAL BEACH

Sec. 12-6-4. - Items prohibited on beach; vehicles and animals on beach; noise; littering.

- (a) The following items are prohibited on the sand beach and the seawall and seawall easement which is contiguous thereto, and such items shall not be carried or placed upon the beach or seawall or seawall easement:
- (1) Tents and structures of all types, except awning type shelters, which shall be permitted during the daylight hours but must not be erected for use overnight.
 - (2) Containers constructed of glass, china or any type pottery.
 - (3) Motor vehicles of all types, except those used to maintain or police the sand beach.
 - (4) Horses, livestock and animals of all types, except dogs on leash under control of the owner or other person unless otherwise prohibited.
 - (5) Firearms or airguns.
 - (6) Fireworks, except by special permit under fireworks ordinances.
 - (7) Fires, except as specified in section 12-6-3.
- (b) It shall be unlawful for any person to make, continue or cause to be made or continued any loud or unusual noise in that area south of the north right-of-way of U.S. Highway 90. Loud or unusual noises include but are not limited to the use or operation of any radio receiving set, musical instrument, phonograph or other machine or device for the producing or reproducing of sound in such a manner as to disturb those in the nearby vicinity. The operation of any such set, instrument, phonograph, machine or device in such a manner as to be plainly audible at a distance of 100 feet from such set, instrument, phonograph, machine or device shall be prima facie evidence of a violation of this section. This section shall not apply to a function which has been approved by a permit which may be issued at the discretion of the public safety department.
- (c) It shall also be unlawful for any person to place or leave on the beach, either willingly or by neglect, any foreign debris or litter. Any such debris, trash or litter should be placed in containers located on the beach.
- (d) Any person violating any of the terms and provisions of this section shall be guilty of a misdemeanor, and upon conviction shall be fined in an amount not less than \$25.00 and not more than \$500.00.

(Code 1959, § 11A-7-4)

MUNICIPAL VENDOR PERMITTING

Sec. 12-6-5. - Commercial activities—Generally.

- (a) Authorized businesses. The displaying, trading, renting or selling of any article, fish, animal, reptile, bird, food, boats, swimsuits, merchandise or thing of any kind whatsoever from any portion of the sand beach area described in this article is hereby prohibited. Only those activities listed in subsections (b), (c) and (d) of this section shall be authorized within such area.
- (b) Rental of recreational items. The rental to the public of water- or beach-related recreational items may be authorized upon the following conditions:
- (1) Any person desiring to offer such items for rental to the public shall make application for a permit from the office of the city tax collector, which is located in the city hall building. Upon concurrence of the county supervisor in whose district that portion of the beach is located, the

city tax collector shall issue the permit designating the area of the beach in which the applicant may conduct his rental business and the termination date of the permit. The applicant must present evidence of being in receipt of a state sales tax license number and shall furnish sufficient evidence from the state tax commission of the current status of payment of applicable sales taxes prior to the issuance of a new or renewal permit. Permits shall be issued only for those areas shown on the map on file in the office of the tax collector, such locations being the same as those approved by the supervisors in whose district that portion of the beach is located. The city tax collector shall furnish a copy of such permit to the director of the department of police. No merchandise, structure or object of any kind may be left on the beach after the termination date of the permit, or after the normal beach season ends. The recipient of each permit must register it with the county sheriff, and the permit shall not be valid until such registration.

- (2) The number of permits issued for the rental of marine recreational items under this section shall at no time exceed 24; provided, however, that in the event all existing permits are not renewed the maximum number of permits to be issued shall be reduced to 20. Permits shall be issued annually effective January 1st, and all permits issued under the provisions of this section shall expire annually on December 31st. Application for these permits cannot be made prior to December 1st of the year preceding that for which the permit will be valid. At the time of renewal of the permit, the applicant who holds a permit, for his/her specific location, shall be given a preference over any other applicant seeking to obtain a permit for that location. Any remaining permits shall be issued by drawing lots from among all eligible applicants on the first working day after January 1st of each year. The city tax collector shall conduct the drawing of lots for assignment of these permits in the city council room at 10:00 a.m. of each such day. The city tax collector shall have five working days from the date of the application to approve or deny the permit.
 - (3) There is hereby imposed upon the applicant, seeking to engage in such rental business, an annual permit fee of \$500.00.
 - (4) The applicant shall, in advance of conducting any business, furnish and make payable to the city a good and sufficient penal bond in the amount of \$1,000.00, conditioned that if said applicant, or any employees or agents thereof, comply with all the provisions of this article, the obligation shall be void, otherwise, to remain in full force and effect.
 - (5) Persons renting such equipment and entering the waters of the Mississippi Sound must comply with all state statutes and regulations regarding water safety.
 - (6) There will be no advertising in connection with the enterprise other than "for rent" signs, limited to being no larger than ten square feet in size, which may be placed on the items to be rented. Vendors must keep the sand clean and clear by regularly policing the beach within 75 feet of their rental area.
- (c) Sale of food. The sale to the public of food may be authorized upon the following conditions:
- (1) Any person desiring to offer such items for sale to the public shall make application for a permit from the office of the city tax collector, which is located in the city hall building. Sales shall be allowed only from locations specified by the city tax collector upon concurrence of the county supervisor in whose district that portion of the beach is located. The applicant must present evidence of being in receipt of a state sales tax license number and shall furnish sufficient evidence from the state tax commission of the current status of payment of applicable sales taxes prior to issuance of a new or renewal permit.

- (2) The number of permits issued under this section shall at no time exceed 11. Permits issued under the provisions of this section shall be issued annually effective January 1st, and all permits issued under the provisions of this section shall expire annually on December 31st. Applications for these permits cannot be made prior to December 1st of the year preceding that for which the permit will be valid. At the time of renewal of this permit, the applicant who holds a permit, for his/her specific location, shall be given a preference over any other applicant seeking to obtain a permit for that location. Any remaining permits shall be issued by drawing lots from among all eligible applicants on the first working day after January 1st of each year. The city tax collector shall conduct the drawing of lots for assignment of these permits in the city council room at 10:00 a.m. of each such day. The city tax collector shall have five working days from the date of the application to approve or deny the permit. The tax collector shall furnish a copy of the permit to the director of the department of police.
 - (3) There is hereby imposed upon the applicant seeking to engage in such business, an annual permit fee of \$500.00.
 - (4) The applicant shall, in advance of conducting any business, furnish and make payable to the city a good and sufficient penal bond in the amount of \$1,000.00, conditioned that if the applicant, or any employees or agents thereof shall comply with all the provisions of this article, the obligation shall be void, otherwise to remain in full force and effect.
 - (5) The vehicle to be used in the sales of items specified in this section shall be no more than 20 feet in length or eight feet in width. The vendor shall exhibit his wares only from the vehicle. The vehicle utilized by vendors of food items must be so equipped as to meet all requirements of the state department of health.
 - (6) All vendors must comply with all pertinent city, state and federal laws.
 - (7) Food vendor vehicles authorized to operate from the sand beach south of the seawall shall at no time be allowed to situate their vehicles more than 30 feet south of the seawall. In locations where no seawall exists, the food vendor vehicle shall be located in the northernmost 30 feet of the sand beach.
 - (8) No merchandise, structure or object of any kind may be left upon the sand beach, seawall structure or that portion of the seawall easement or right-of-way north of the seawall structure after the termination date of the permit, or after the normal beach business season ends. The recipient of each permit must register it with the county sheriff, and the permit shall not be valid until such registration.
 - (9) Vendors must keep the sand beach, seawall structure and that portion of the seawall easement or right-of-way north of the seawall structure clean and clear by regularly policing the area within a radius of 75 feet of their sales area.
 - (10) There will be no advertising in connection with the enterprise other than "for sale" signs, limited to being no larger than ten square feet in size, which may be placed on the vehicle or stand the food is being sold from.
- (d) Ticket substations. Four business ticket substations may be authorized on that portion of the sand beach which is paved and is located south of the Biloxi Lighthouse, provided that the use of this portion of the sand beach is not restricted by deed or otherwise to noncommercial or nonbusiness enterprises.
- (1) Any person desiring to locate a ticket substation for the sale of tickets to ride tour vehicles shall make application for a permit from the office of the city tax collector, which is located in the city hall building. Sales shall be allowed only from locations specified by the city tax collector upon concurrence of the county supervisor in whose district that portion of the beach is located. The

applicant must present evidence of being in receipt of a state sales tax permit number and shall furnish sufficient evidence from the state tax commission of the current status of payment of applicable sales taxes prior to issuance of a new or renewal permit.

- (2) The number of permits issued under this section shall at no time exceed two. Permits issued under the provisions of this section shall expire annually on December 31st. Applications for these permits cannot be made prior to December 1st of the year preceding that for which the permit will be valid, except for the year 1993, in which case, applications may be made upon the passage of this resolution. At the time of renewal of the permit, the applicant who holds a permit, for his specific location, shall be given a preference over any other applicant seeking to obtain a permit for that location. Any remaining permits shall be issued by drawing lots from among all eligible applicants on the first working day after January 1st of each year. The city tax collector shall conduct the drawing of lots for assignment of these permits in the city council room at 10:00 a.m. of each such day. The city tax collector shall have five working days from the date of the application to approve or deny the permit. The tax collector shall furnish a copy of the permit to the director of the department of police.
 - (3) There is hereby imposed upon the applicant, for the privilege of engaging in such business, an annual permit fee of \$500.00.
 - (4) The applicant shall, in advance of conducting any business, furnish and make payable to the city a good and sufficient penal bond in the amount of \$1,000.00, conditioned that if the applicant and any employees or agents thereof comply with all the provisions of this article the obligation shall be void, and otherwise to remain in full force and effect.
 - (5) The facility to be used in the sales of tickets specified in this section shall be no more than ten feet in length and 12 feet in width and shall be removable. The vendor shall exhibit his wares only from this facility.
 - (6) All vendors must comply with all pertinent city, state and federal laws.
 - (7) The recipient of each permit must register it with the county sheriff, and the permit shall not be valid until such registration.
 - (8) Vendors must keep the area surrounding their facility clean and clear by regularly policing the area within a radius of 75 feet of their sales area.
 - (9) There will be no advertising in connection with the enterprise other than ticket sale informational signs limited to being no larger than three square feet in size, which may be placed on the vehicle or stand from which the business tickets are being sold.
 - (10) Any and all permits issued under subsection (d) of this section shall be non-transferable. If such permit is held by a corporation and the majority of the corporation's stock is transferred to any person, corporation or business entity during the term of the license, then the permit shall be deemed transferred and void.
 - (11) Subsection (d) of this section, shall be automatically repealed from and after December 31, 1994, unless further amended.
- (e) Penalty. Any person violating any of the terms and provisions of section 12-6-5, shall be guilty of a misdemeanor, punishable by a fine not to exceed \$500.00 and/or 30 days' imprisonment in the county jail.

(Code 1959, § 11A-7-5; Ord. No. 1632, § 1, 2-24-92; Ord. No. 1686, § 1, 6-14-93; Ord. No. 1728, § 1, 6-14-94)

Sec. 12-6-6. - Same—Removal of merchandise and equipment.

No license for either rental or sales issued under this article shall authorize or permit boats or other watercraft, merchandise of any kind or other sales or rental appurtenances or equipment to remain on the beach after the date of termination of the license issued to any vendor, or between the dates of November 1 of each year through March 1 of the next succeeding year, nor may any such objects be left unattended at any other time for a period exceeding three days.

(Code 1959, § 11A-7-6)

Sec. 12-6-7. - Obstructions to beach maintenance.

- (a) Responsibilities of vendors. In order to permit orderly cleaning and maintenance of the beach, vendors operating pursuant to this article shall observe the following regulations:
- (1) Vehicles, merchandise and all other items shall not be placed so as to hamper maintenance vehicles and equipment in their use of access ramps, or to interfere with regular vehicle movement across the beach.
 - (2) Each vendor is responsible to see that merchandise is collected and stacked, stored or grouped, and all litter removed, so that beach maintenance vehicles can move freely in the area at night and early morning hours without damage either to the merchandise or property of the vendor or to the maintenance vehicles.
 - (3) If complete freedom of movement of maintenance vehicles cannot be provided, the vendor shall so notify the beach patrol, giving his reason for failure to provide freedom of movement.
- (b) Anchoring of boats. The right of riparian owners to, at their own risk, leave small boats on the beach anchored to stakes is recognized, subject to such beach use not interfering with regular maintenance and clearing of the beach. In order to ensure such freedom to clear and maintain the beach, riparian owners must observe the following rules:
- (1) Boats may not be clustered or grouped, and must be separated by a distance of at least 40 feet.
 - (2) Only boats owned or authorized by the riparian owner may be left on the beach.
 - (3) The anchor or stake to which the boat is affixed shall be of such size and color as to be clearly visible to beach maintenance personnel.
 - (4) Boats may not be staked or anchored at both ends so as to prevent the boat from being swung to one side to permit maintenance of the area around and under the boat.
- (c) Placement of trash dumpsters. Dumpsters for collection of garbage and trash will be located on the beach only at points approved by the sand beach patrol. No dumpster shall be so placed as to interfere with beach maintenance vehicles and equipment or their access to ramps leading onto the beach.

(Code 1959, § 11A-7-7)

MOBILE FOOD VENDORS

Sec. 12-12-1. - Applicability.

For the purpose of this article, the following terms shall apply to all mobile food vendors licensed to sell food and/or beverages in the City of Biloxi where permitted to do so.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-2. - Definitions.

The following words and phrases, whenever used herein, shall be construed as defined in this section:

Catering event means an event where food and drinks are paid for by an organizing entity or individual that is invited to cater an event or occasion and does not make individual sales of food and drinks to customers. Catering events are not subject to the mobile food vendor permit requirements.

Mobile food vendor means any person who sells food and/or beverages from a motorized mobile food vehicle on a consistent basis and for a period of more than four days each calendar year.

Mobile food vehicle means a unit mounted on or pulled by a self-propelled vehicle that may or may not include a self-contained kitchen in which food is prepared, processed or stored and used to sell and dispense food or drinks to the consumer. The unit must be on wheels at all times. If the unit contains a self-contained kitchen and/or if food is prepared in the unit, it shall be self-contained with its own drinking water tank and wastewater tank. The use of boats on trailers shall be prohibited. Mobile food vehicles must be moved off site location at the close of business.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-3. - Permits required for mobile food vending.

- (a) All mobile food vendors shall obtain and maintain a City of Biloxi privilege license and a mobile food vending permit fee for each mobile food vehicle in operation. All applications for new permits or renewal permits shall be filed with the City of Biloxi Community Development Department 20 days in advance of obtaining authorization to open as a mobile food vending establishment. Permits are valid for up to 90 days and can be renewed for an additional 90 days pending a review of the renewal application.
- (b) The development review committee (DRC) must approve the site, location, and appearance of mobile food vehicles.
- (c) Permit holders may be required to remove private materials or accessories to allow utility access for emergency and maintenance operation or both.
- (d) This permit does not allow permit holders to operate during city-appointed special events without proper authorization from the special event organizers.
- (e) The permit shall be displayed on the mobile food vehicle at all times.
- (f) Permits are non-transferable.
- (g) A damaged or destroyed mobile food vehicle may be replaced if and only if approval for its replacement is obtained from the community development office. Any such replacement vehicle

shall be of substantially the same type, size, and dimension and with the same general characteristics as the original.

- (h) Any permit granted pursuant to this article shall be nonexclusive. The city may grant any number of such permits as the city deems appropriate. The granting of a permit shall not limit or abridge any power or authority of the city and shall not limit the authority of the city to commence appropriate civil, criminal, or other enforcement actions. The city retains full authority to amend the ordinances, rules and regulations that apply to any permit.
- (i) The city may revoke and terminate the permit in the event the vendor violates any term, condition, or provision of the permit, the City of Biloxi Code of Ordinances and/or zoning ordinances, state and/or federal law, or if the business license issued by the city for the permitted activity is revoked. The procedures for revoking or terminating a permit shall be the same as revoking or terminating a business license. The revocation may be sought as a remedy in a civil action. The vendor may terminate or surrender the permit at will any time prior to the expiration of the permit by providing written notice to the director of community development. Termination of the permit shall not operate to relieve the vendor of the obligation to release, hold harmless, and indemnify the city and its officers, agents, and employees.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-4. - Application for permit.

- (a) Permit applications shall be processed in the order received. Permit applications will be subject to DRC review. City staff reserves the right to consider prior performance issues in the consideration process. Permit applications shall contain the following information:
 - (1) The name, mailing address, physical address, telephone number(s), and email address of the applicant(s). If any applicant is anything other than a natural person, then all documents related to the creation and maintenance of the entity such as articles of incorporation and any similar relevant documents, including the names of the partners and their addresses, shall be included.
 - (2) A valid privilege license.
 - (3) A food vending permit from the Mississippi Department of Health for the mobile food vehicle.
 - (4) All mobile food vehicles shall be issued a state tax number by the Mississippi Department of Revenue designating them as a City of Biloxi business.
 - (5) An accurate description of the mobile food vehicle.
 - (6) Photographs of all sides of the mobile food vehicle and each associated accessory device and/or signage.
 - (7) A copy of a photo ID (e.g., driver's license, passport, or similar).
 - (8) A site plan including: photos of the site and a detailed layout noting truck orientation and service plan is required for each private site.
 - (9) A valid copy of lease(s) or letter(s) of consent from property owners for each private site.
 - (10) A list of products to be sold.
 - (11) Proof of a valid insurance policy that provides minimum liability coverage of \$300,000.00 per mobile food vehicle, with the city named as an additional insured. Additionally, proof of a valid vehicular insurance policy shall be provided to the city.
 - (12) A written indemnity agreement that will hold harmless the city, its officers, and employees, for any loss or liability or damage, including costs, for bodily injury or property

damage sustained by a person as a result of the negligent installation, use, or maintenance of a permitted space.

- (13) Copies of all letters and other notices from any governmental, quasi-governmental, professional, or business association or entity, related directly or indirectly to alleged or actual improper conduct in the food service business, issued to applicant or any person who will have responsibility for operations of the mobile food vehicle for which a permit is requested. This shall include all related response and follow up documents showing any results, findings or actions.
- (14) The dates, jurisdiction, court, and disposition of all misdemeanors and violations directly or indirectly related to food, food, permit operations, and/or business operations, related to the applicant or any principal of the applicant.
- (15) Such other additional information required by law, rule, or ordinance, or that any department of the city, mayor, city council, or the permit applicant reasonably deems appropriate to assist the city in determining whether the permit should be granted. The applicant shall be provided reasonable time to supplement the application.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-5. - Fees.

- (a) Mobile food vending permit fees are \$250.00 per vehicle, which covers the administrative cost of processing the application and regulating each mobile food vehicle. Each permit is valid for 90 days and may be renewed for \$25.00 for an additional 90 days.
- (b) Special event mobile food vending permit fees are \$50.00 per vehicle, which covers the administrative cost of processing the application and regulating each mobile food vehicle. Each permit is valid for two consecutive days. (Annual permits may be used to operate at special events.)

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-6. - Location and operation.

- (a) Mobile food vehicles shall be allowed to operate upon properties within the following zoning districts: RB Regional Business, DT Downtown, WF Water Front, CB Community Business, and NB Neighborhood Business districts zones, subject to compliance with all of the standards provided.(b)The city may grant a vendor permit for city-organized special events subject to the terms and conditions of said event requirements.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-7. - General rules and regulations.

- (a) The community development department shall have continuing authority to approve locations, grant conditions for approval, revoke prior approval of locations, make conditional revocations of approved locations, require adjustments by the mobile food vendor in setup or location to accommodate public safety and convenience, and to otherwise maintain full lawful control over all

public ways of the city. The city police and fire departments shall have concurrent authority to oversee locations and setup of mobile food vehicles. If an applicant is denied and wishes to appeal his grievance, he may request an order approving his application to the city council at a regular scheduled meeting and said item will be considered "approved or denied."

- (b) Mobile food vehicles shall conform to the following rules and regulations:
- (1) Mobile food vehicles must be located on private property or upon governmental property approved by the appropriate authority at all times during operation.a.Proof of permit must be displayed in plain view on the mobile food vehicle as well as on file with the city clerk's office.
 - (2) A mobile food vendor operating in any location may operate Monday—Thursday between the hours of 6:00 a.m. and 10:00 p.m. and Friday and Saturday between the hours of 6:00 a.m. and 11:30 p.m. and Sunday between the hours of 10:00 a.m. and 8:00 p.m. Cleanup and removal of the vehicle shall be completed within 30 minutes of closing.
 - (3) Mobile food vehicles must not be attached to trees, garbage receptacles, or utility poles.
 - (4) Mobile food vehicles may not locate within 50 feet of any restaurant, measured from any point of the principal structure to the nearest point of the mobile food vehicle.
 - (5) Mobile food vehicles may not locate within any area, which would block the view of traffic or traffic signals or traffic signs.
 - (6) Mobile food vehicles may not locate within 20 feet of any fire hydrant.
 - (7) The operator(s) must be present at all times.
 - (8) Sales of goods are limited to food and beverage.a.The sale of alcoholic beverages is prohibited, except for areas properly licensed to permit "go cup" sales, subject to the specific regulations of the "go cup" ordinance.
 - (9) Mobile food vendors are responsible for all waste and trash removal. The containment area must be kept clear of grease, trash, paper, cups or cans associated with the operation. No liquid waste or grease is to be disposed of onto sidewalks, streets, or other public places; nor shall it be disposed of in drains or sanitary sewers.
 - (10) The mobile food vendor shall not provide stands, shelves, bins, equipment, signs, covers, or any kind of accessory or feature unless the same was accurately described and included in the application, and was fairly included in the picture or other graphics required as part of the application.
 - (11) No flutter flags are allowed.
 - (12) During the hours of operation, the permit holder shall provide a trash receptacle for use by customers located adjacent to the mobile food vehicle in such a manner as not to block or otherwise obstruct pedestrian or vehicular traffic.
 - a. The mobile food vendor shall contain all refuse, trash and litter within the mobile food vehicle.
 - b. The vendor shall be responsible for the proper disposal of such refuse, trash, and litter, and shall place it in the public trash container, or in any private container with proper permission.
 - c. The vendor is responsible for all litter and trash within 15 feet of the mobile food vehicle at any time the vendor is selling or offering to sell any merchandise or service.
 - (13) The mobile food vehicle must have self-contained utilities and shall not use the city's utilities or private utilities that are not self-contained and integral to the vendor unit.a.If the mobile food vehicle utilizes a generator, it shall be in compliance with the city noise ordinance.
 - (14) No speakers or other noise production devices are allowed.

- (15) No mobile food vendor shall sell or attempt to sell any item to the occupant of any motor vehicle, unless it is parked in a lawful parking space.
- (16) Mobile food vehicles must comply with all local, state, and federal rules regarding sanitation and protection of food from airborne contamination.
- (17) Every mobile food vendor shall keep records utilizing generally accepted accounting practices for the purposes of compliance with all federal, state and local tax laws.
- (18) All approved mobile food vehicles must be licensed businesses within the City of Biloxi with all operations pertinent to the vehicle operated within the city.
- (19) All mobile food vehicles must be issued a state tax number by the Mississippi Department of Revenue designating them as a City of Biloxi business.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-8. - Design standards.

- (a) All mobile food vehicles must meet the following design standards:
- (1) All mobile food vehicles must be self-contained. This requires that the food vehicle is not connected or attached to any building or structure, and does not receive power from any building by means of wires, hoses, or other connections.
 - (2) The appearance of the mobile food vehicle must be attractive as determined by the development review committee and must be maintained accordingly while the permit is valid and the mobile food vehicle is in operation in the city.
 - (3) Umbrellas or canopies, if any, must be attached to the vehicle and must not exceed nine feet in height above grade. Maximum diameter of canopies and umbrellas shall not exceed six feet and shall not interfere with pedestrian movement. No mobile food vehicle shall have more than two umbrellas.
 - (4) All signage on mobile food vehicles shall comply with the city sign ordinance. Temporary free standing signage is permitted, but shall not exceed four feet in height.
 - (5) Exterior lighting must be hooded or shielded so that the light source is not directly visible to a residential use.
 - (6) Mobile food vendors may place a maximum of three coolers within their containment area so long as the coolers are neatly stacked to avoid visual clutter.
 - (7) No accessory container shall be more than three feet from the unit.
 - (8) Accessory containers must be made of hard substances such as hard plastic or a metal and may not be made by expanded polystyrene plastic, paper, paperboard, or cardboard.
 - (9) Mobile food vehicles may not be stored, parked or left overnight.

(Ord. No. 2429 , § 1, 10-20-2020)

Sec. 12-12-9. - Violations and penalties.

All mobile food vending must be performed in compliance with this article. Failure to abide by said article shall result in the following:

- (1) A fine not exceeding \$300.00 for a first violation.
- (2) A fine not exceeding \$500.00 for a second violation within one year of any prior violation.

(3) A fine not exceeding \$1,000.00 for a third or more violation within one year of the first.

Any offense shall be considered a misdemeanor and any person violating this article is subject to being cited by any authorized law enforcement official in the city or with authority to do so in the city.

Violation of this article may result in the suspension or revocation of any city permit or license issued to the owner or operator of the mobile food vehicle.

Each day on which an infraction of the article occurs shall be considered a separate and distinct violation.

(Ord. No. 2429 , § 1, 10-20-2020)

MISCELLANEOUS

Sec. 13-1-6. - Dances, public—Permit required.

It shall be unlawful for any person to hold, give or keep open any public dance in the city without having first obtained a permit for the giving or holding of such dance from the city clerk.

(Code 1959, § 12-6)

Cross reference— Licenses and business regulations generally, ch. 12.

State Law reference— Authority to prohibit and suppress dance halls, MCA 1972, § 21-19-19.

Sec. 13-1-7. - Same—Application for permit; permit fee.

Any person desiring to hold any public dance shall apply to the clerk for the permit required by section 13-1-6. If the person applying is of good moral character, the clerk shall issue such permit to such person, charging therefor the sum of \$3.00. A separate permit shall be required for each night that any such dance is held.

(Code 1959, § 12-7)

Sec. 13-1-8. - Same—City to furnish police officer.

Upon application for a permit for holding or giving a public dance, the city shall furnish a special or regular police officer, who shall be present during the entire time such dance is held.

(Code 1959, § 12-8)

Sec. 17-1-8. - Business operation on streets or sidewalks.

It shall be unlawful for any person, through any means whatsoever, to use any part of the public streets, sidewalks, avenues or alleys of the city for the purpose of carrying on any business or occupation.

(Code 1959, § 15-13)

Sec. 17-1-9. - Obstructing sidewalk.

It shall be unlawful for any person to blockade or obstruct any of the sidewalks of the city or in any manner to impede travel upon and along such sidewalks.

(Code 1959, § 15-17)

Sec. 17-1-11. - Buying or selling goods on sidewalk.

There shall be no bidding, buying or selling on the sidewalks where goods are displayed, but every person shall conduct his business in his place of business.

(Code 1959, § 15-19)

STRUCTURE CODES

Article 23-2-4 (J). – Temporary Use Permit

(1) Purpose

The purpose of this subsection is to provide a uniform mechanism for reviewing temporary uses and structures to ensure they comply with the standards in Section 23-4-5, Temporary Uses and Structures.

(2) Applicability

The provisions of this subsection shall apply to all proposed temporary uses as set forth in Section 23-4-5, Temporary Uses and Structures.

(3) Procedure

a. Basic Procedures

Except as modified by Section 23-2-4(J)(3)b. below, review of an application for a Temporary Use Permit shall be subject to the common review procedures and requirements established in Section 23-2-3, Standard Review Procedures.

b. Expiration

A Temporary Use Permit shall be effective beginning on the date specified in the permit approval, and shall remain effective for the period indicated on the permit, or an authorized extension of this time period (See Section 23-2-3(K)(2)b., Extension.).

(4) Temporary Use Permit Review Standards

A Temporary Use Permit shall be approved only upon a finding that the temporary use, as proposed, complies with the relevant standards in Section 23-4-5, Temporary Uses and Structures.

(5) Amendments

Any modifications of development subject to an approved Temporary Use Permit shall require amendment of the Temporary Use Permit approval in accordance with the procedures and standards for the full review of an application for approval of a Temporary Use Permit.

Article 23-4-5. - Temporary Uses and Structures

(A) Purpose

(1) This section allows for the establishment of certain temporary uses of limited duration and special events, provided that such uses do not negatively affect adjacent land, and provided that such uses or events are discontinued upon the expiration of a set time period. Temporary uses shall not involve the construction or alteration of any permanent building or structure except model sales homes.

(B) Table of Permitted Temporary Uses and Structures

(1) Table 23-4-5(B), Permitted Temporary Uses and Structures, summarizes the temporary uses and structures that are allowed within the city and any general or specific standards that apply. Temporary uses or structures not listed in Table 23-4-5(B) are not allowed by this Ordinance.

TABLE 23-4-5(B): PERMITTED TEMPORARY USES AND STRUCTURES		
TEMPORARY USE STRUCTURE	ALLOWABLE TIME FRAME	SPECIFIC REGULATIONS
TEMPORARY STRUCTURES		
Expansion or Replacement of Existing Facilities (including temporary offices for construction and/or security purposes)	[A]	Permit Required; see Section 23-4-5(F)(1)
Real Estate Sales Office/Model Sales Home	[A]	Permit Required; see Section 23-4-5(F)(2)
Construction-Related Activities for New Construction	[A]	No Permit Required; see Section 23-4-5(F)(3)
Temporary Storage in a Portable Shipping Container	[C]	Permit Required; see Section 23-4-5(F)(4)
TEMPORARY SALES		
Outdoor Seasonal Sales	[B]	Permit Required; see Section 23-4-5(F)(5)
Garage and /or Yard Sales	[D]	No Permit Required
Farmers Market	[E]	Permit Required; see Section 23-4-5(F)(6)
SPECIAL EVENTS		

SPECIAL EVENTS		
Special Events	[C]	Permit Required: see Section 23-4-5(G)(1)
<p>Time Frames:</p> <p>[A] Such structures may be in place for no more than one to four years, unless expressly stated otherwise in this Ordinance.</p> <p>[B] Such sales are limited to a maximum of 30 days per calendar year and no more than three occurrences per parcel, per year.</p> <p>[C] Such events are limited to 14 total days per calendar year, per parcel, unless expressly stated otherwise in this Ordinance.</p> <p>[D] Such sales are limited to a maximum of three occurrences per parcel per year, for a maximum duration of two days per occurrence, unless expressly stated otherwise in this Ordinance.</p> <p>[E] Such uses may operate on a continuous basis for up to five months per year on a single site.</p>		

(C) Prohibited Temporary Uses

Without limiting the standards of this Ordinance, the following activities are prohibited in all districts:

- (1) Retail or Display of Goods, Products, or Services in Public Right-of-Way
Retail sales or display of goods, products, or services within the public right-of-way except as part of an authorized not-for-profit, special, or city-recognized event.
- (2) Retail Sales or Display of Goods from Vehicles
Except as part of a permitted seasonal sale, retail sales or display of goods, products, or services from a motor vehicle, trailer, or shipping container.

(D) Temporary Use Permits

All temporary uses and structures required to obtain a Temporary Use Permit in accordance with Table 23-4-5(B), Permitted Temporary Uses and Structures, shall obtain a Temporary Use Permit in accordance with Section 23-2-3(J), Temporary Use Permit. A Temporary Use Permit shall be reviewed, approved, or denied only in accordance with the standards of this section.

****NOTE****-This guide is intended for quick reference use only and event planners should contact the City of Biloxi Community Development Department for the most current event requirements and prohibitions.

Quick Reference Guide to MS Traffic Related Codes**

GENERAL	MS CODE	SUBJECT	SYNOPSIS
Vehicles	§ 63-3-103	Vehicles	Defines motor vehicles
Tags	§ 27-19-31	Location of tags and defaced tags and decals	Where a tag must be mounted and readable from a certain distance
	§ 27-19-319	Dealer's use of distinguishing number tags	Who can use a dealer tag
	§ 27-19-320	Use of dealer's license tag by relative of dealership owner	Use by relatives prohibited
Seat Belts	§ 63-2-1	Requirement of use of safety seat belt system by operator and passengers	Requires seatbelts
Equipment	§ 63-7-11	Requirements as to use of lights	Headlights and side lights
	§ 63-7-13	Requirements as to lighting equipment	Number of lights/Type of Lights/Visibility distances
	§ 63-7-17	Use of spot lamps, auxiliary driving lamps, and signal lamps	Type/number and brightness of extra lights
	§ 63-7-20	Use of blue and red lights and alternating flashing headlights	Blue lights for police use only
	§ 63-7-23	Color of lighting devices	Allowable colors
	§ 63-7-55	Mufflers	Requires mufflers
	§ 63-7-57	Mirrors	Requires mirrors
	§ 63-7-64	Motorcycle or motor scooter crash helmets	Requires helmets
	§ 63-7-103	The Nitrous Oxide Prohibition Act	Nitrous oxide in motor vehicle prohibited
	§ 63-7-301	Requirement of device or belt positioning booster seat system	Child restraint requirements
Operation	§ 63-3-203	Failure or refusal to comply with order or direction of police officer	Required to obey traffic direction
	§ 63-3-313	Disobedience of official traffic-control devices	Required to obey traffic signs/signals
	§ 63-3-321	Destruction, removal, etc., of detour sign, warning sign, barricade, or fence	Illegal to move barricades/cones
	§ 63-3-901	Stopping, standing or parking prohibited in specified places	List of prohibited places
	§ 63-3-1201	Reckless driving	Definition
	§ 63-3-1203	Operation of vehicle under circumstances which interfere with driver's view or control	Number of front seat passengers/drivers ability to operate and see
	§ 63-3-1213	Careless driving	Definition
	§ 63-5-15	Side projecting loads on passenger vehicles	Nothing can extend past the vehicle fenders

****NOTE-** This list is not meant to be all-inclusive and is intended for quick reference only. For a complete text of the laws, please refer to MS Code of 1972 Annotated.

Quick Reference Guide to Biloxi Event Related Ordinances**

CITY ORD.	SUBJECT	SYNOPSIS
Sec 11-1-4	Horns, Signaling Devices	The sounding of any horn only as a danger warning
Sec 12-4-3	Unlawful To Cross Crowd Restraint Device	Prohibits jumping over or going around barricades
Sec 13-1-19	Solicitors	Must be in Possession of a Soliciting Permit
Sec 13-1-24	Resisting Or Impeding Public Official	Illegal to impede or resist any on duty city official
Sec 13-1-26	Unlawful To Skate/Skateboard On City Streets Or Sidewalks	Requires seatbelts
Sec 13-1-36	Motorcycles	No motorcycle shall be operated so as to cause a disturbance
Sec 14-1-10	Glass Containers, Paint Ball Guns	Prohibited in parks, recreation facilities, beaches, sidewalks and other public property
Sec 17-1-8	Use of City Sidewalk Prohibited for Peddling	Sales tables/booths prohibited on sidewalk
Sec 17-1-9	Obstructing Sidewalk	Unlawful for any person to obstruct any of the sidewalks of the city
Sec 20-2-1	Motor Vehicle Obedience to Police Officers Required	Vehicles required to follow traffic direction of officers
Sec 20-2-6	Racing	Unlawful for any person operating a vehicle to race other vehicles
Sec 20-2-8	Riding On Hood, Roof, Trunk Or Tailgate Of Motor Vehicle Prohibited	Passengers required to remain in vehicles
Sec 20-3-2	Stopping, Standing Or Parking Prohibited In Specified Places	List of prohibited places
Sec 20-3-21	Towing of illegally parked vehicles; removal and impound of vehicles	Vehicles over-parked or illegally parked may be removed by wrecker
Sec 20-3-24	Parking along U.S. Highway 90; parking bays and service drives	US 90 parking bays closed from 10:00 p.m. to 6:00 a.m./ Vehicles must be parked in those bays legally

****NOTE-** This list is not meant to be all-inclusive and is intended for quick reference only. For a complete text of the ordinances, please refer to Code of Ordinances City of Biloxi, MS 1992.