OAKLAND CITY COUNCIL
ORDINANCE No.___________C.M.S.

ORDINANCE AMENDING TITLE 10 AND TITLE 12.08 OF THE OAKLAND MUNICIPAL CODE TO ESTABLISH REGULATIONS AND NEW PERMITS TO OPERATE AND PARK DOCKLESS SCOOTER SHARING PROGRAMS IN THE PUBLIC RIGHT OF WAY

WHEREAS, the City of Oakland recognizes the practice of bike sharing as a beneficial mode of transportation that reduces demand for private vehicles, decreases per capita greenhouse-gas emissions, and creates more affordable mobility options for all of Oakland's residents; and

WHEREAS, dockless scooter sharing services, which do not require a docking station to operate and may be electric-assist vehicles (E-scooters), have the potential to offer the same benefits as bike sharing, and may offer additional mobility benefits for the public, including larger, more equitable service areas and accommodation for riders with a greater range of physical abilities; and

WHEREAS, the Energy and Climate Action Plan (Resolution No. 84126 C.M.S.) calls for a 36% reduction in greenhouse gas emissions and 20% reduction in vehicle-miles traveled from 2005 levels by 2020; and

WHEREAS, the City of Oakland, through its "Alternative Modes Policy" (Resolution No. 73036 C.M.S.) supports transportation alternatives to private, single-occupant vehicles; and

WHEREAS, the City of Oakland applied for Transportation Fund for Clean Air funding and received $660,616.00 for the Oakland Bike Share Program; and

WHEREAS, the City of Oakland adopted a Bike Sharing Policy (Resolution No. 85715 C.M.S.) which calls for the implementation of a bike sharing program that facilitates the "last mile" of transit trips and non-auto short trips; and

WHEREAS, the City of Oakland has the authority, pursuant to City Charter Article I, to amend the Municipal Code to amend the Master Fee Schedule to include permit fees for dockless scooter sharing operations; and

WHEREAS, unregulated, unpermitted shared-use scooters proliferating in our community can cause problems, including impeding the public right of way, lack of accountability for improper use and placement, and can cause tripping hazards; and

WHEREAS, this ordinance is exempt from CEQA pursuant to CEQA Guidelines Sections 15301 (existing facilities), and 15061(b) (3) (no significant effect on the environment); and
WHEREAS, effective and responsible regulation can help ensure that these new services can provide improved mobility options for the public, while also incentivizing appropriate placement and responsible behavior, and local jobs and accountability; now, therefore

THE COUNCIL OF THE CITY OF OAKLAND DOES ORDAIN AS FOLLOWS:

Section 1. Title 10 of the Oakland Municipal Code is amended to add new Chapter 10.18:

Chapter 10.18 DOCKLESS SCOOTER SHARE PROGRAM

10.18.010 – Definitions.

As used in this chapter, the following definitions shall apply:

A. "Dockless Scooter share system" means providing scooters, inclusive of electric-assist scooters (E-scooters), for short-term rentals for point to point trips where, by design of the dockless scooter share operator, the scooters are intended to remain in the public right of way, even when not being rented/used by a customer."

B. "Dockless Scooter share operator" or "Operator" is any entity that owns and/or operates a City authorized dockless Scooter share system or program in the City’s right of way. The term includes any employee, agent or independent contractor hired by the Operator.

C. "Dockless Scooter share User or Customer" is any person that uses, rents or rides a dockless Scooter or is a customer of the Dockless Scooter Operator.


A. The City Administrator, or her designee, shall develop dockless scooter operator program criteria, application process and program requirements to operate within the City's right-of-way.

B. The City Administrator, or her designee, is authorized to review, approve and issue dockless scooter operator permits to operators who submit applications to operate such programs within the City.

C. The City Administrator, or her designee, shall promulgate additional regulations governing dockless scooter programs which at minimum will require Operators to provide scooter safety features (such as lights and reflectors), to follow parking rules, to meet operating and customer service performance standards, and to perform data collection and reports to the City that monitors performance and effectiveness. Safety communication materials and app features must be preapproved by the City prior to launching.
D. The City Administrator, or her designee, shall set requirements for Operators to quickly remove vehicles parked in inappropriate areas, rebalance vehicles, and similar operator obligations and responsibilities.

E. The City’s Dockless Scooter Share Operator permit will also require Operators to provide proof of insurance of the types and at the levels determined by the City, indemnification, performance bonds, and cost recovery fees.

F. Termination. Operator permits shall be subject to termination for non-compliance including, but not limited to, operations that in the City’s discretion constitute a nuisance, dangerous condition or repeated violations.

G. The City Administrator, or her designee, will establish a process to determine well-planned, designated locations for dedicated spaces for dockless bike-and-scooter sharing in the public right of way and in public plazas in cooperation with Operators, and the public.

10.18.030 – Dockless Scooter Program Operator Requirements

A. Communications to Customers/Users
   All permitted Operators shall include visible language within the Operator’s mobile and web application that notifies the customer that:
   a. Users or Customers on E-scooters are required to wear helmets.
   b. Dockless scooter Users must follow all state and local traffic laws, including but not limited to the California Vehicle Code and Oakland Municipal Code.
   c. Dockless scooter Users are not allowed to ride on the sidewalk.

B. Program Safety
   Dockless Scooter Share Operators are responsible for educating customers about safe use of scooters, including providing education about state and local laws applicable to riding, operating and depositing a dockless scooters in the public right of way.

C. Federal, State and Local Law Compliance
   Operators shall comply with all federal, state and local laws and shall be responsible for dockless scooter User compliance with all laws, rules and regulations governing the use of dockless scooters. Compliance with such laws shall include, without limitation, U.S.C. Title 15 Section 2052 (a) (1) and 2085, C.F.R. 1500.18(a)(12) and part 1512 of title 16, Code of Federal Regulations, and, and Article 5, section 407.5 and sections 21220-21235, of the California Vehicle Code, the California Penal Code and Oakland Municipal Code applicable to the use of E-scooters in the public right of way.

D. Operator’s vehicles shall not create excessive or annoying noises in violation of Chapter 8.18.010 of the Oakland Municipal Code, nor play threatening messages.

10.18.040 – Establish parking and fleet size requirements in accord with California Vehicle Code section 21225 (motorized scooters).
A. The City Administrator, or her designee, shall establish parking requirements for
dockless scooters, and assess each Operator’s compliance with those requirements.
Shared scooters with both “self-locking” technology and those that lock to bike racks may
be allowed.

B. Unless otherwise specified, dockless scooters may be parked in acceptable areas of the
right-of-way, including the “furnishing zone” if one exists, or at the curb side in areas with
narrow sidewalks and no furnishing zone.

C. If Operator’s scooters are found to be consistently parked improperly, the City
Administrator reserves the right to reduce the number of shared scooters allowed under
their permit, or revoke it all together. To maintain parking compliance, Operators shall:

1. Provide a single point-of-contact (phone number and email) customer service
   line, available 24 hours, for complaints regarding improper parking; and
2. List that contact clearly on each scooter along with a unique identifying number;
   and
3. Address those complaints within 3 hours during typical work hours (Monday-
   Friday, 9am-6pm) and 12 hours on weekends and after typical work hours; and
4. Issue a “ticket number” for each issue to both the City and the person who
   reported the issue; and
5. Provide a response when a complaint is closed, similar to Oakland’s 311 system;
   and
6. Provide sufficient operations and maintenance staff in Oakland to address issues
   and remove improperly parked scooters.

D. Each Operator shall be required to provide a minimum and maximum number of
dockless scooters, to ensure availability and avoid over-saturation. A maximum number
of scooters should be established, with an additional 100 vehicles allowed in phases if
the Operator’s total fleet achieves a threshold of usage.

10.18.050 – City Administrator shall require equitable service areas and rebalancing of
dockless scooters

A. The Dockless Scooter Share permit is only valid for operations within the city
public right of way. An Operator shall not restrict use of its scooter share system
within certain geographical areas of the city unless approved by the city.
Permission to operate the scooter share system outside the public right of way
shall require permission of appropriate department, agency, or property owner(s);
the scooter share Operator shall have a means of communicating to the customer
when the scooter has been operated in non-permitted areas. The communication
to the User shall be sent electronically at the end of the ride.

B. Dockless Scooters should be distributed equitably throughout Oakland. No less
than 50% of Operators scooters shall be deployed in Oakland’s Communities of
Concern (as designated by the Metropolitan Transportation Commission).
Operators shall provide real-time access to data showing the location of all their
scooters.
C. Operators will closely monitor ridership and adjust scooter density and location accordingly to maximize the convenience of the greatest number of riders.

10.18.060 – Provide reasonable scooter program modifications for persons with disabilities

A. Operators shall be required to include adaptive scooters for Users with disabilities. The total percentage of adaptive scooters should be based on expected need, performance and usage.

B. If Operator is unable to deploy adaptive scooters at the time of permit issuance, a plan must be submitted to the Department of Transportation within three months detailing a timeline for incorporation of shared adaptive scooters into their fleet. This plan should detail the types and numbers of adaptive scooters that will be made available.

10.18.070 – Provide access to persons without smart phones or credit cards

Operators shall make available ways to use and pay for the service that do not require a smart phone or credit card.

10.18.080 – Ensure affordability

Operators shall offer a discounted membership plan for those with low-incomes, equivalent to $5 for one year of unlimited 30 minute rides for those who participate in the State Nutritional Assistance Program (SNAP) or California Alternative rates for Energy (CARE).

10.18.090 – Protect personal data and privacy

Operators should clearly communicate to the public and to the City what personal information is being collected about Users, how it is being used, and for how long. The dockless scooter share permit shall include a standard reporting form for this information, and the responses should be available on the City’s website.

10.18.100 – Share data and reports

Operators shall make real-time data available to the City and designated third parties via the data standard developed by the North American Bikeshare Association, known as the “General Bikeshare Feed Specification (GBFS)”, or similar standard as determined by the City. In addition, reports summarizing usage, maintenance, rebalancing, customer service and other key performance indicators should be provided to the City on a bi-yearly or quarterly basis.

10.18.110 – Establish a Community Engagement Process

The City Administrator or her designee will establish requirements for a robust community engagement process, including public workshops where Operators co-plan the system with the community and a public forum for Operators to present their proposals directly to, and receive comments from, Oakland residents. Public outreach plans shall be pre-approved by designated City staff, and should include a full list of presentations, activities and events.
Section 2. Chapter 12.08 is Amended to Read as Follows:

12.08.012 – Dockless Scooter Sharing Minor Encroachment Permits.

Operators of Dockless Scooter share systems as defined in Chapter 10.18.10 are required to obtain a minor encroachment permit before commencing any operation of such programs within the City's right-of-way.

The City Administrator, or her designee, is authorized to issue minor encroachment permits to a dockless scooter sharing Operator in compliance with the provisions of this title. Such permits shall be required for the dockless scooter sharing operator to maintain public dockless scooter sharing systems on the public right-of-way, including streets, sidewalks, and plazas of the City. The number and location of shared dockless scooter vehicles allowed under each such permit shall be subject to approval of the City Administrator, or her designee.

The City Administrator, or her designee, shall not issue permits for dockless scooter sharing systems in contradiction with terms of any existing agreement.

A dockless scooter share Operator shall be required to obtain a minor encroachment permit from the City Administrator, or her designee, prior to and in order to provide a dockless scooter share system in the City of Oakland. Encroachment permits will be effective for a period of one year and are renewable annually.

It shall be unlawful for a dockless scooter share Operator to provide a scooter share system within the City without first obtaining an encroachment permit from the Department of Transportation.
Section 3. Severability. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid or unconstitutional by decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the Chapter. The City Council hereby declares that it would have passed this Ordinance and each section, subsection, clause or phrase thereof irrespective of the fact that one or more other sections, subsections, clauses or phrases may be declared invalid or unconstitutional.

Section 4. CEQA Determination. This ordinance is exempt from CEQA pursuant to CEQA Guidelines Sections 15301 (existing facilities), and 15061(b) (3) (no significant effect on the environment).

Section 5. Effective Date. This Ordinance shall be effective immediately on final adoption if it receives six or more affirmative votes; otherwise it shall become effective upon the seventh day after final adoption by the City Council.

IN COUNCIL, OAKLAND, CALIFORNIA, ____________________________

PASSED BY THE FOLLOWING VOTE:

AYES- BROOKS, CAMPBELL WASHINGTON, GALLO, GIBSON MCELHANEY, GUILLEN, KALB, KAPLAN, AND PRESIDENT REID

NOES-

ABSENT-

ABSTENTION-

ATTEST: ____________________________
LaTonda Simmons
City Clerk and Clerk of the Council of the City of Oakland, California

DATE OF ATTESTATION: ____________________________

2453539 v2
ORDINANCE AMENDING TITLE 10 AND TITLE 12.08 OF THE OAKLAND MUNICIPAL CODE TO ESTABLISH REGULATIONS AND NEW PERMITS TO OPERATE AND PARK DOCKLESS SCOOTER SHARING PROGRAM IN THE PUBLIC RIGHT OF WAY

Ordinance creating a regulated permit program for the establishment, operation and oversight of shared mobility services featuring dockless scooters, including electric-assist scooters (e-scooters) that operate and park in the public right of way.
WHEREAS, the City of Oakland recognizes the practice of bike sharing as a beneficial mode of transportation that reduces demand for private vehicles, decreases per capita greenhouse-gas emissions, and creates more affordable mobility options for all of Oakland's residents; and

WHEREAS, dockless bike-share-sharing and scooter sharing services, which do not require a docking station to operate and may be electric-assist vehicles (E-bikes and E-scooters), have the potential to offer the same benefits as bike sharing, and may offer additional mobility benefits for the public, including larger, more equitable service areas and accommodation for riders with a greater range of physical abilities; and

WHEREAS, the Energy and Climate Action Plan (Resolution No. 84126 C.M.S.) calls for a 36% reduction in greenhouse gas emissions and 20% reduction in vehicle-miles traveled from 2005 levels by 2020; and

WHEREAS, the City of Oakland, through its "Alternative Modes Policy" (Resolution No. 73036 C.M.S.) supports transportation alternatives to private, single-occupant vehicles; and

WHEREAS, the City of Oakland applied for Transportation Fund for Clean Air funding and received $660,616.00 for the Oakland Bike Share Program; and

WHEREAS, the City of Oakland adopted a Bike Sharing Policy (Resolution No. 85715 C.M.S.) which calls for the implementation of a bike sharing program that facilitates the "last mile" of transit trips and non-auto short trips; and

WHEREAS, the City of Oakland has the authority, pursuant to City Charter Article I, to amend the Municipal Code to amend the Master Fee Schedule to include permit fees for dockless bike sharing-and scooter sharing operations; and

WHEREAS, unregulated, unpermitted shared-use bikes-and-scooters proliferating in our community can cause problems, including impeding the public right of way, lack of accountability for improper use and placement, and can cause tripping hazards; and

WHEREAS, this ordinance is exempt from CEQA pursuant to CEQA Guidelines Sections 15301 (existing facilities), and 15061(b) (3) (no significant effect on the environment); and
WHEREAS, effective and responsible regulation can help ensure that these new services can provide improved mobility options for the public, while also incentivizing appropriate placement and responsible behavior, and local jobs and accountability; now, therefore

THE COUNCIL OF THE CITY OF OAKLAND DOES ORDAIN AS FOLLOWS:

Section 1. Title 10 of the Oakland Municipal Code is amended to add new Chapter 10.18:

Chapter 10.18 DOCKLESS BIKE-AND SCOOTER SHARE PROGRAM

10.18.010 – Definitions.

As used in this chapter, the following definitions shall apply:

A. "Dockless Bike and Scooter share system" means providing bikes/scooters, inclusive of electric-assist bikes/scooters (E-bikes/E-scooters), for short-term rentals for point to point trips where, by design of the dockless bike/scooter share operator, the bikes/scooters are intended to remain in the public right of way, even when not being rented/used by a customer."

B. "Dockless Bike/Scooter share operator" or "Operator" is any entity that owns and/or operates a City authorized dockless Bike/Scooter share system or program in the City's right of way. The term includes any employee, agent or independent contractor hired by the Operator.

C. "Dockless Bike/Scooter share User or Customer" is any person that uses, rents or rides a dockless Bike or Scooter or is a customer of the Dockless Bike/Scooter Operator.


A. The City Administrator, or her designee, shall develop dockless bike-and-scooter operator program criteria, application process and program requirements to operate within the City's right-of-way.

B. The City Administrator, or her designee, is authorized to review, approve and issue dockless bike-and scooter operator permits to operators who submit applications to operate such programs within the City.

C. The City Administrator, or her designee, shall promulgate additional regulations governing dockless bike-and scooter programs which at minimum will require Operators to provide bicycle-and scooter safety features (such as lights and reflectors), to follow parking rules, to meet operating and customer service performance standards, and to perform data collection and reports to the City that monitors performance and effectiveness. Safety communication materials and app features must be preapproved by
D. Operator's vehicles shall not create excessive or annoying noises in violation of Chapter 8.18.010 of the Oakland Municipal Code, nor play threatening messages.

10.18.040 – Establish parking and fleet size requirements in accord with California Vehicle Code section 21206 (Bicycles) and section 21225 (motorized scooters).

A. The City Administrator, or her designee, shall establish parking requirements for dockless bikes/scooters, and assess each Operator's compliance with those requirements. Shared bikes-and scooters with both “self-locking” technology and those that lock to bike racks may be allowed.

B. Unless otherwise specified, dockless shared bikes-and scooters may be parked in acceptable areas of the right-of-way, including the “furnishing zone” if one exists, or at the curb side in areas with narrow sidewalks and no furnishing zone.

C. If Operator's bikes/scooters are found to be consistently parked improperly, the City Administrator reserves the right to reduce the number of shared scooters allowed under their permit, or revoke it all together. To maintain parking compliance, Operators shall:

1. Provide a single point-of-contact (phone number and email) customer service line, available 24 hours, for complaints regarding improper parking; and
2. List that contact clearly on each scooter along with a unique identifying number; and
3. Address those complaints within 3 hours during typical work hours (Monday-Friday, 9am-6pm) and 12 hours on weekends and after typical work hours; and
4. Issue a “ticket number” for each issue to both the City and the person who reported the issue; and
5. Provide a response when a complaint is closed, similar to Oakland's 311 system; and
6. Provide sufficient operations and maintenance staff in Oakland to address issues and remove improperly parked scooters.

D. Each Operator shall be required to provide a minimum and maximum number of dockless bikes-and scooters, to ensure availability and avoid over-saturation. A maximum number of bikes-or scooters should be established, with an additional 100 vehicles allowed in phases if the Operator's total fleet achieves a threshold of usage.

10.18.050 – City Administrator shall require equitable service areas and rebalancing of dockless bikes-and scooters

A. The Dockless Bike-and Scooter Share permit is only valid for operations within the city public right of way. An Operator shall not restrict use of its bike/scooter share system within certain geographical areas of the city unless approved by the city. Permission to operate the bike/scooter share system outside the public right of way shall require permission of appropriate department, agency, or property owner(s); the bike/scooter share Operator shall have a means of communicating to the customer when the bike/scooter has been operated in non-permitted areas. The communication to the User shall be sent electronically at the end of the ride.
B. Dockless Bikes-and Scooters should be distributed equitably throughout Oakland. No less than 50% of Operators' scooters and bikes shall be deployed in Oakland's Communities of Concern (as designated by the Metropolitan Transportation Commission). Operators shall provide real-time access to data showing the location of all their bikes and scooters.

C. Operators will closely monitor ridership and adjust bike-and-scooter density and location accordingly to maximize the convenience of the greatest number of riders.

10.18.060 – Provide reasonable scooter program modifications for accessibility to persons with experiencing disabilities

A. Operators shall be required to include adaptive E-bicycles scooters for Users experiencing with disabilities, including hand-cycles, tandems and trikes. The total percentage of adaptive E-bikes scooters should be based on expected need, performance and usage.

B. If Operator is unable to deploy adaptive E-bicycles scooters at the time of permit issuance, a plan must be submitted to the Department of Transportation within three months detailing a timeline for incorporation of shared adaptive E-bicycles scooters into their fleet. This plan should detail the types and numbers of adaptive E-bikes scooters that will be made available.

10.18.070 – Provide access to persons without smart phones or credit cards

Operators shall make available ways to use and pay for the service that do not require a smart phone or credit card.

10.18.080 – Ensure affordability

Operators shall offer a discounted membership plan for those with low-incomes, equivalent to $5 for one year of unlimited 30 minute rides for those who participate in the State Nutritional Assistance Program (SNAP) or California Alternative rates for Energy (CARE).

10.18.090 – Protect personal data and privacy

Operators should clearly communicate to the public and to the City what personal information is being collected about Users, how it is being used, and for how long. The dockless bike-and-scooter share permit shall include a standard reporting form for this information, and the responses should be available on the City's website.

10.18.100 – Share data and reports

Operators shall make real-time data available to the City and designated third parties via the data standard developed by the North American Bikeshare Association, known as the “General Bikeshare Feed Specification (GBFS)”, or similar standard as determined by the City. In addition, reports summarizing usage, maintenance, rebalancing, customer service and other key
performance indicators should be provided to the City on a bi-yearly or quarterly basis.

10.18.110 – Establish a Community Engagement Process

The City Administrator or her designee will establish requirements for a robust community engagement process, including public workshops where Operators co-plan the system with the community and a public forum for Operators to present their proposals directly to, and receive comments from, Oakland residents. Public outreach plans shall be pre-approved by designated City staff, and should include a full list of presentations, activities and events.

Section 2. Chapter 12.08 is Amended to Read as Follows:

12.08.012 – Dockless Bike and Scooter Sharing Minor Encroachment Permits.

Operators of Dockless Bike and Scooter share systems as defined in Chapter 10.18.10 are required to obtain a minor encroachment permit before commencing any operation of such programs within the City’s right-of-way.

The City Administrator, or her designee, is authorized to issue minor encroachment permits to a dockless bike/scooter sharing Operator in compliance with the provisions of this title. Such permits shall be required for the dockless bike/scooter sharing operator to maintain public dockless bike/scooter sharing systems on the public right-of-way, including streets, sidewalks, and plazas of the City. The number and location of shared dockless scooter vehicles allowed under each such permit shall be subject to approval of the City Administrator, or her designee.

The City Administrator, or her designee, shall not issue permits for dockless bike/scooter sharing systems in contradiction with terms of any existing agreement.

A dockless bike/scooter share Operator shall be required to obtain a minor encroachment permit from the City Administrator, or her designee, prior to and in order to provide a dockless bike/scooter share system in the City of Oakland. Encroachment permits will be effective for a period of one year and are renewable annually.

It shall be unlawful for a dockless bike/scooter share Operator to provide a dockless bike/scooter share system within the City without first obtaining an encroachment permit from the Department of Transportation.
Section 3. Severability. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid or unconstitutional by decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the Chapter. The City Council hereby declares that it would have passed this Ordinance and each section, subsection, clause or phrase thereof irrespective of the fact that one or more other sections, subsections, clauses or phrases may be declared invalid or unconstitutional.

Section 4. CEQA Determination. This ordinance is exempt from CEQA pursuant to CEQA Guidelines Sections 15301 (existing facilities), and 15061(b) (3) (no significant effect on the environment).

Section 5. Effective Date. This Ordinance shall be effective immediately on final adoption if it receives six or more affirmative votes; otherwise it shall become effective upon the seventh day after final adoption by the City Council.

IN COUNCIL, OAKLAND, CALIFORNIA, _________________________________

PASSED BY THE FOLLOWING VOTE:

AYES- BROOKS, CAMPBELL WASHINGTON, GALLO, GIBSON MCELHANEY, GUILLEN, KALB, KAPLAN, AND PRESIDENT REID

NOES-

ABSENT-

ABSTENTION-

ATTEST: ______________________________

LaTonda Simmons
City Clerk and Clerk of the Council
of the City of Oakland, California

DATE OF ATTESTATION: ________________________________

2453539 v2
NOTICE AND DIGEST

ORDINANCE AMENDING TITLE 10 AND TITLE 12.08 OF THE OAKLAND MUNICIPAL CODE TO ESTABLISH REGULATIONS AND NEW PERMITS TO OPERATE AND PARK DOCKLESS BIKE-AND-SCOOTER SHARING PROGRAM IN THE PUBLIC RIGHT OF WAY

Ordinance creating a regulated permit program for the establishment, operation and oversight of shared mobility services featuring dockless bikes and scooters, including electric-assist bike and scooters (e-bikes and e-scooters) that operate and park in the public right of way.