

CITY OF DAYTON - 111 N CHURCH ST - DAYTON, TX 77535 - 936.258.2642

TEMPORARY STRUCTURE/RV PLACEMENT

			PERMIT#_	
Date:	_ RV:	Structure:	_	
PROPERTY DESCRIPTION	DN: (Address/Lega	I Description)		
Proposed Development/Co	onstruction Activi	ty:		
PROPERTY OWNER:				
Name:				
Address:			State: _	Zip:
Fax:				
Applicant's Signature:		Date:		
Applicant's Printed Name:				
CONTRACTOR/OCCUPA	NT:			
Name:		DL#		
Address:				
Fax:				
RV INFORMATION:				
Carial#		Make/Medal:		

ORDINANCE

SEC. 4.502 GENERAL RESTRICTIONS

e) A recreational vehicle approved for location in the city pursuant to subsection (d) above shall not be moved from the approved location except for its removal from the city. Each approved recreational vehicle shall be removed from the city limits upon the first to occur of the following events:

- 1. completion of the occupant's work at construction site;
- 2. cessation of the use of the recreational vehicle as a temporary residence for one or more bona fide construction workers; or
- the expiration of thirty (30) days from the date of approval of the application for recreational vehicle, whichever date occurs first.
 The city shall be entitled to make inspections or inquiries from time to time to determine compliance with subsections (c), (d) and (e) of this section.

f) It shall be unlawful for any person to occupy a recreational vehicle under subsections (d) and (e) of this section unless such recreational vehicle is occupied as the temporary residence of one or more bona fide full-time construction worker working on or in connection with construction project within the corporate limits of the city of the city's extraterritorial jurisdiction, It shall be unlawful for any person to move recreational vehicle from an approved location unless such removal is for the sole purpose of moving the recreational vehicle from the city limits. In the event of a violation of subsection (d) and/or (e) above, the city may proceed by civil suit, application for injunction or any other remedy available at law or in equity to enforce this section.

SEC. 4.202 EXCEPTIONS

c) Temporary buildings may be allowed and permitted in cases in which fire or other disaster damages or destroys an existing permanent building that was occupied by the same person or persons requesting the use of a temporary building on the same site as the damaged or destroyed building for a period not to exceed twelve (12) months.

I HEREBY UNDERSTAND THAT ALL PROVISIONS OF LAWS AND ORDINANCES GOVERNING THIS TEMPORARY RV PLACEMENT WILL BE COMPLIED WITH WHETHER SPECIFIED HEREIN OR NOT AND REGARDLESS DURING WHAT STAGE OR TIME FRAME OF MY CONSTRUCTION OR DEVELOPMENT

Applicant's Signature:	Date:	
Applicant's Printed Name:		

TO SUBMIT FORM PLEASE EMAIL IT TO PLANNING@DAYTONTX.ORG