Boston, Massachusetts
Noise Related Regulations

7-2.1 Appointment; Powers and Duties.
There shall be in the Health and Hospitals Departments a Board, known as the Air Pollution Control Commission, consisting of the Commissioner of Health and Hospitals, ex officio; the Commissioner of Traffic and Parking, ex officio; and three (3) members appointed by the Mayor. The appointive members shall serve for a term expiring on the first Monday of January, 1980. As the term of any member expires, his successor shall be appointed by the Mayor for a term of three (3) years. Any vacancy in the office of an appointive member shall be filled by the Mayor for the unexpired term. All members of the Commission shall serve without compensation.

The Air Pollution Control Commission shall not be subject to the supervision or control of the Board of Health and Hospitals or of Commissioner of Health and Hospitals except as he acts as a member of the Commission; but unless otherwise ordered by the Mayor, the Commission shall not communicate with the Mayor, or make any annual or other report, except through the Board of Health and Hospitals.

The Air Pollution Control Commission shall have full jurisdiction to regulate and control atmospheric pollution as now or hereafter provided in Section 31C of Chapter 111 of the General Laws.

The Air Pollution Control Commission shall have jurisdiction to investigate, control and abate noise from whatever source, and shall also have power, after due notice and a public hearing, to adopt noise level standards and to promulgate regulations, including regulations providing that no activity likely to produce unreasonable noise may be carried on unless a permit therefor is first obtained from the Commission, which may specify in such permit the time or times within which, and the method by which, such activity is to be carried on. The Commission may fix a fee of not less than ten ($10.00) dollars nor more than one hundred ($100.00) dollars for each permit issued by it.

The Air Pollution Control Commission shall have power to require the production of records and documents relevant to its work and to compel the attendance and testimony of witnesses before it.

7-4.6 Music.
The Board shall have the charge and control of the selection of public music to be given for parades, concerts, public celebrations and other purposes under appropriations of the City.

16-1.9 Restraining Dogs.
No person owning or harboring a dog shall suffer or allow it to worry, wound, or attack any person, nor to be so unreasonably noisy as to disturb the peace, nor shall such person suffer or allow it to go upon the premises of another without the permission of the owner or occupant of such premises. No person owning or harboring a dog shall suffer or allow it to run at large in any street or public place in the City, nor permit it to go upon any street or public place unless it is effectively restrained by a chain or leash not exceeding ten (10') feet in length. For the purposes of Section 173A of Chapter 140 of the General Laws this section shall be deemed an ordinance made under the provisions of Section 173 of said Chapter 140.
Council, and shall designate the persons to furnish the same.
Crying of Wares.
No person hawking, peddling, selling, or exposing for sale any articles, shall cry his wares to the disturbance of the peace and comfort of the inhabitants of the City, or in the neighborhood of school houses or of places used for divine worship.

Firing of Cannons and Guns.
No person shall fire or discharge a cannon, gun, fowling-piece, or firearm, within the limits of the City, except at a military exercise or review authorized by the military authority of the Commonwealth or by the City Council or Mayor of the City, or in the lawful defense of the person, family, or property of a citizen; provided, however, that this prohibition shall not apply to persons engaged in target practice on a range or other premises licensed to be used for such purpose by the City Council.

Public Addresses, Vending, Etc
No person shall, in any of the public grounds, use any device intended to amplify or broadcast sound using a megaphone, loud speaker, or any other amplification device, expose for sale goods, wares, or merchandise, erect or maintain a booth, stand, tent, or apparatus for purposes of public amusement or show, except in accordance with a permit from the Mayor, providing, however, that such permit shall be in addition to any other license or permit required by law, and that when such use is for commercial purposes, or where admission to an event, show, exhibition, amusement or the like is restricted to those making a payment of consideration, which shall include payment, donation or contribution of money or a thing of value, or surrender of a ticket, voucher, token or the like, obtained by purchase, for value, or as result of a donation or contribution, or the like, the fee shall be that specified in Subsection 18-1.16(35) hereof, and provided that when the portion of the public ground to be used is within the Common, the Public Garden, or, more than five hundred (500) persons are expected to view or attend the same simultaneously and the same is within one thousand (1,000) feet of any dwelling house, such permit shall be invalid unless approved by the City Council.

UNREASONABLE NOISE.

General Prohibition and Definitions.
No person shall make or cause to be made any unreasonable or excessive noise in the City, by whatever means or from whatever means or from whatever source. As used herein, the following terms shall have the following meanings:

a. \( dBA \) shall mean A-weighted sound level in decibels, as measured by a general purpose sound level meter complying with the provisions of the American National Standards Institute, “Specifications for Sound Level Meters (ANSI S1.4 1971)”, properly calibrated, and operated on the “A” weighting network.

b. Loud amplification device or similar equipment shall mean a radio, television, phonograph, stereo, record player, tape player, cassette player, compact disc player, loud speaker, or sound amplifier which is operated in such a manner that it creates unreasonable or excessive noise.

c. Unreasonable or excessive noise shall mean

1. Noise measured in excess of 50 dBA between the hours of 11:00 p.m. and 7:00 a.m., or
   in excess of 70 dBA at all other hours; or
2. In the absence of an applicable noise level standard or regulation of the Air Pollution Control Commission, any noise plainly audible at a distance of three hundred (300') feet or, in the case of loud amplification devices or similar equipment, noise plainly audible at a distance of one hundred (100') feet from its source by a person of normal hearing.


The use, maintenance, installation or keeping of any device whose purpose it is to protect an owner's vehicle from damage and/or theft through the mechanical creation of a noise of sufficient magnitude to be plainly audible at a distance of two hundred (200') feet from such device which does not automatically terminate any such noise within five (5) minutes shall be unlawful. Penalty for violation of this section shall be a fine of fifty ($50.00) dollars. This section shall be deemed a part of the Environment Protection Ordinances, so called, and shall be enforced pursuant to the provisions of Chapter 40, Section 21D of the General Laws.

16-26.3 Unreasonable Noise From Automobile Safety Devices.

The use of any device whose purpose it is to protect an owner's vehicle from damage and/or theft through the mechanical creation of a noise of sufficient magnitude to be plainly audible at a distance of two hundred (200') feet from such device which does not automatically terminate any such noise within five (5) minutes shall be declared an unlawful use of a noise making instrument. The penalty for violation of this ordinance shall be fifty ($50.00) dollars and shall be in compliance with the provisions of Chapter 40, Section 21D of the General Laws. This section shall be deemed a part of the Environment Protection Ordinances, so called.

16-26.4 Regulation of Construction Hours.

No erection, demolition, alteration, or repair of any building and excavation in regard thereto, except between the hours of 7:00 a.m. and 6:00 p.m., on weekdays or except in the interest of public safety or welfare, upon the issuance of and pursuant to a permit from the Commissioner, Inspectional Services Department, which permit may be renewed for one or more periods of not exceeding one week each.

16-26.5 Noise Levels at Residential Lot Lines.

It shall be unlawful for any person except in emergencies by Public Utility Companies to operate any construction device(s), including but not limited to impact devices, on any construction site if the operation of such device(s) emits noise, measured at the lot line of a residential lot in excess of 50 dBA between the hours of 6:00 p.m. and 7:00 a.m.

16-26.6 Disturbing the Peace.

It shall be unlawful for any person or persons in a residential area within the City of Boston to disturb the peace by causing or allowing to be made any unreasonable or excessive noise, including but not limited to such noise resulting from the operation of any radio, phonograph or sound related producing device or instrument, or from the playing of any band or orchestra, or from the use of any device to amplify the aforesaid noise, or from the making of excessive outcries, exclamations, or loud singing or any other excessive noise by a person or group of persons, or from the use of any device to amplify such noise provided, however, that any performance, concert, establishment, band, group or person who has received and maintains a valid license or permit from any department, board or commission of the City of Boston
authorized to issue such license or permit shall be exempt from the provisions of this section.
Unreasonable or excessive noise shall be defined as noise measured in excess of 50 dBA between
the hours of 11:00 p.m. and 7:00 a.m. or in excess of 70 dBA at all other hours when measured
not closer than the lot line of a residential lot or from the nearest affected dwelling unit. The term
dBA shall mean the A-weighted sound level in decibels, as measured by a general purpose sound
level meter complying with the provisions of the American National Standards Institute,
“Specifications for Sound Level Meters (ANSI S1.4 1971)”, properly calibrated, and operated on
the “A” weighting network.

Any person aggrieved by such disturbance of the peace may complain to the police about
such unreasonable or excessive noise. The police, in response to each complaint, shall verify by
use of the sound level meter described herein that the noise complained of does exceed the limit
described herein and if so, may thereupon arrest and/or make application in the appropriate court
for issuance of a criminal complaint for violation of M.G.L. c. 272, S. 53, which sets forth the
penalties for disturbing the peace.

16-26.7 Prohibition Against Certain Sound Devices in Motor Vehicles.
a. It shall be unlawful for any person in any area of the City to operate a loud amplification
device or similar equipment, as defined in subsection 16-26.1, in or on a motor vehicle which is
either moving or standing in a public way.
b. No person shall operate or use on any public right-of-way any electronically operated or
electronic sound signal device attached to, on or in a motor vehicle from which food or any other
items are sold or offered for sale when the vehicle is stopped, standing, or parked. This
subsection shall not apply to sound signal devices used as a safety device, such as but not limited
to a car horn or back-up signal that is actually used for its intended purpose. For the purposes of
this subdivision the term "stopped" means the halting of a vehicle, whether occupied or not,
except when necessary to avoid conflict with other traffic or in compliance with a police officer
or other authorized enforcement officer or a traffic control sign or signal. For purposes of this
subdivision, the terms "standing" and "parked" shall be as defined in the City of Boston Traffic
Rules and Regulations.

16-26.8 Prohibition Against Loud Amplification Devices in Public Ways or Places.
It shall be unlawful for any person in any area of the City to operate a loud amplification
device or similar equipment, as defined in subsection 16-26.1, in a public way or in any other
public place.

16-26.9 Prohibition Against Loud Amplification Devices in or on Residential Premises.
It shall be unlawful for any person in any area of the City to operate a loud amplification
device or similar equipment, as defined in subsection 16-26.1, in a dwelling house or on the land
or other premises of such dwelling house.

16-26.10 Enforcement.
Subsections 16-26.7, 16-26.8, or 16-26.9 may be enforced by any police officer, any special
police officer designated by the Commissioner to do so, by any designee of the Air Pollution
Control Commission or of the Board of Health and Hospitals or of the Commissioner of
Inspectional Services. The Housing Court may enjoin violation of these subsections.
16-26.11 Penalties.
a. Any person who violates subsections 16-26.7, 16-26.8, or 16-26.9 shall be fined fifty dollars and no cents ($50.00) for the first violation in any twelve (12) month period, one hundred dollars and no cents ($100.00) and for the second violation in any twelve (12) month period, and two hundred dollars and no cents ($200.00) for the third violation and each subsequent violation in any twelve (12) month period. The enforcing person shall make a record of the complaint, such record to include the following information, to the extent that it is available: (i) name and address of person in violation, (ii) name and address of landlord of person in violation, if applicable, (iii) date of violation, (iv) time of violation, (v) location of violation, (vi) source of violation, and (vii) motor vehicle registration number, if applicable. If the person in violation refuses to provide the above-required information or if any information provided proves to be false, then said person shall be punished by a fine of an additional one hundred dollars and no cents ($100.00).

b. The Air Pollution Control Commission shall keep and make available to the public and all persons authorized to enforce these provisions, and the certification or the information there appearing by an enforcing official to a court shall establish a rebuttable presumption of the accuracy thereof.

No person, being the landlord or person in charge of a residential structure shall permit, allow, or suffer repeated violations of these ordinances after notice thereof and shall be fined at the time of the third such violation and at the time of every violation thereafter within twelve (12) months of the first violation by a fine of one hundred fifty dollars and no cents ($150.00) and by a fine of three hundred dollars and no cents ($300.00) for each violation thereafter. It shall be a defense that the landlord or person in charge of a residential structure has made and documented good faith efforts, including but not limited to the seeking of a court order, to prevent violations.

c. For all other violations of these sections, the penalties for such violations are: (i) for the first violation in any twelve (12) month period, one hundred dollars and no cents ($100.00), (ii) for the second violation in any twelve (12) month period, two hundred dollars and no cents ($200.00), and (iii) for the third violation and each subsequent violation in any twelve (12) month period, three hundred dollars and no cents ($300.00).

d. The enforcing person shall provide a person in violation with a written notice of the violation and fine. If applicable, a copy of each notice of violation shall be sent to the person in violation's landlord and to the school, college, or university at which the person in violation is enrolled.

All fines issued under these sections may be recovered by the noncriminal disposition procedures promulgated in G.L. c. 40, s. 21D, which procedures are incorporated herein by reference; provided, however, that if a person in violation fails to follow the procedures and requirements of G.L. c. 40, s. 21D, then the fine or fines shall be recovered by indictment or by complaint pursuant to G.L. c. 40, s. 41.

16-26.12 Arrest and Seizure of Property.

Notwithstanding the provisions of any other ordinance of the City of Boston, if a person is arrested by a Boston police officer under the authority of the Massachusetts General Laws, including without limitation the provisions of G.L. c. 272, sec. 54 for disturbing the peace under G.L. c. 272, sec. 53, or any applicable Massachusetts General Law, the arresting officer may, pursuant to said General Laws, seize any loud amplification device or similar equipment, as defined in subsection 16-26.1, as evidence. In the event of such seizure for evidence by a Boston
police officer incident to such arrest, such amplification device or similar equipment shall be
inventoried and held by the Boston Police Department or its agents, and shall be returned to its
owner according to the terms of this section, unless a court of competent jurisdiction orders
otherwise.

The arresting officer, in addition to any other reports or procedures required of him, shall give
the person claiming to be the owner of said loud amplification device or similar equipment a
receipt indicating where, when, and for what reason said device or equipment was seized, and for
what purpose it is being held. Copies of said receipt shall be filed in the Boston Police
Department and shall be made available to the court. No receipt shall be redeemed and no such
device or equipment shall be returned to any person unless and until all judicial proceedings that
may be held regarding the criminal allegations shall have been finally completed; provided,
however, that if a motor vehicle shall be seized incident to an arrest, such motor vehicle may be
returned to its registered owner if said loud amplification device or equipment has been duly
removed therefrom with the written permission of the registered owner of said motor vehicle. In
such cases, the Police Department shall provide said owner with a receipt for the removed device
or equipment as herein provided.

16-26.13 Exemptions.

The following are exempted from the provisions of Section 16-26 and shall not be considered
unreasonable or excessive noise for purposes of this section:

a. Noise from law enforcement motor vehicles.
b. Noise from emergency vehicles which is emitted during an actual emergency.
c. Noise which a person is making or causing to be made where such person has received and
maintains a valid license or permit therefor from any department, board or commission of the
City authorized to issue such license or permit; provided, however, that such noise shall be
permitted only to the extent allowed by the license or permit.


If any provision or subsection of this section shall be held to be invalid by a court of
competent jurisdiction, then such provision or subsection shall be considered separately and
apart from the remaining provisions or subsections of this section, which shall remain in full
force and effect.

16-47 PROHIBITING THE SALE AND/OR INSTALLATION OF A MUFFLER CUT-OUT OR BY-PASS AND PROHIBITING CERTAIN MODIFICATIONS TO EXHAUST SYSTEMS.

No person shall sell, offer for sale, or install on or in any motor vehicle or trailer:

(a) a muffler from which the baffle plates, screens, or other original internal parts have been
removed and not replaced;
(b) an exhaust system which has been modified in a manner which will result in an amplification
or an increase in the noise emitted by the exhaust system; or
(c) a muffler cut-out or by-pass. A first violation of this section shall be punishable by a fine of
not less than one hundred dollars and no cents ($100.00) and not more than two hundred fifty
dollars and no cents ($250.00). A second violation of this section shall be punishable by a fine of
not less than two hundred fifty dollars and no cents ($250.00) and not more than five hundred
dollars and no cents ($500.00). A third and all subsequent violations shall be punishable by a fine of not less than five hundred dollars and no cents ($500.00) and not more than one thousand dollars and no cents ($1,000.00).

a. Motorcycle exhaust system labeling.
   1. No person shall park, use or operate a motorcycle, within the City of Boston, manufactured subsequent to December 31, 1982 that does not bear the required applicable Federal EPA exhaust system label pursuant to the Code of Federal Regulations Title 40, Volume 24, Part 205, Subparts D and Subpart E.
   2. All violations of subsection a.1. shall be punishable by a fine of three hundred dollars and no cents ($300.00).
   3. Commissioner of the Boston Police Department, or his or her designee, shall have the authority to enforce subsection a. of this section.

16-50  AFTER-HOURS PARTIES.

16-50.1  Purpose.
   The incidences of gatherings known as “House Parties” or “After-Hours Parties” which typically occur in the late-night and early-morning hours have a history of disturbing residents of the City of Boston, but they have recently begun to attract violence into neighborhoods. The Boston Police Department has instituted “Operation Party Time” and other programs as direct responses to these disturbances and acts of violence. These sections are intended to provide the authorities with some legislative tools including civil penalties and fines, to assist the Boston Police Department with its efforts to stop such parties in progress and prevent future occurrences of them to enhance the public safety of the City of Boston and to improve the quality of life in the neighborhoods of the City of Boston.

16-50.2  Definitions.
   Unless specifically indicated otherwise, these definitions shall apply and control in CBC 16-50.

   After-hours party means an unpermitted or unlicensed gathering of individuals at a residential dwelling unit after 11:00 PM at which money is collected as an admission charge and at which alcohol is served.

   BPD means the Boston Police Department.

   City means the City of Boston.

   Occupant means any invitee, licensee, lessee, or tenant in a residential dwelling unit, including but not limited to a house, a condominium, or an apartment.

   Owner means any person or entity that owns a residential dwelling unit, including but not limited to a house, a condominium, or an apartment.

16-50.3  Prohibitions.
   The prohibitions and fines in this section shall supplement any and all other civil and/or criminal penalties allowed by law, ordinance, code, or regulation, specifically including, but not limited to CBC 16-26.

   a. No occupant of a residential dwelling unit shall organize, host, manage, promote, facilitate, suffer, or allow the occurrence of an after-hours party. Each and every violation of this provision shall be subject to a fine of three hundred ($300.00) dollars.
g. No person, commonly referred to as a “DJ,” shall deploy or use any electric, electronic, technical, computer, or other audio equipment to provide musical entertainment at an after-hours party in a manner that violates the unreasonable noise ordinances of the City of Boston. Each and every violation of this provision shall be subject to a fine of three hundred ($300.00) dollars. Any electric, electronic, technical, computer, or other audio equipment to provide musical entertainment at an after-hours party may be confiscated by the Boston Police Department and may be retrieved only upon the full payment of any fine issued pursuant to this subsection and upon the full payment of a storage fee in the amount of twenty ($20.00) dollars per day or portion thereof that the equipment is stored.

h. No owner or occupant shall hire, employ, encourage, manage, facilitate, suffer, or allow a person, commonly referred to as a “DJ,” to deploy or use any electric, electronic, technical, computer, or other amplified audio equipment to provide musical entertainment at an after-hours party in a manner that violates the unreasonable noise ordinances of the City of Boston. Each and every violation of this provision shall be subject to a fine of three hundred ($300.00) dollars except in the event of an off-site owner/landlord in which case the off-site owner/landlord shall be issued a written notice of violation/warning for a first incident and shall be subject to the fine in this sub-section for the second such violation and for each and every violation thereafter.

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16-50.4 Applicability.
If any provision of these sections imposes greater restrictions or obligations than those imposed by any other general law, special law, regulation, rule, ordinance, order, or policy then the provisions of these sections shall control.

16-50.5 Regulatory Authority.
The Commissioner of the Boston Police Department shall have the authority to promulgate rules and regulations necessary to implement and enforce these sections.

16-50.6 Severability.
If any provision of these sections shall be held to be invalid by a court of competent jurisdiction, then such provision shall be considered separately and apart from the remaining provisions, which shall remain in full force and effect.

16-50.7 Implementation.
The provisions of these sections shall be effective immediately upon passage and all provisions shall be enforced immediately but no monetary fine shall be imposed pursuant hereto until thirty (30) days after passage.