## ORDINANCE NO. 2024-02

AN ORDINANCE OF THE CITY OF MILANO, TEXAS, REQUIRING A PERMIT FOR THE CONSTRUCTION OF A DRIVEWAY; PROHIBITING DRIVEWAYS OR CULVERTS BEING CONSTRUCTED OR MAINTAINED IN A MANNER THAT INTERFERES WITH OR OBSTRUCTS DRAINAGE; PROHIBITING THE DEPOSIT OR DUMPING OF GRASS, LEAVES AND DEBRIS IN "BAR DITCHES" AND DRAINAGEWAYS; REQUIRING PERSONS WHO DESIRE MORE THAN ONE CULVERT TO ACCESS THEIR PROPERTY TO OBTAIN A PERMIT FOR ADDITIONAL CULVERTS AND PURCHASE THE CULVERT(S) AT THEIR OWN EXPENSE; REQUIRING PERSONS MAINTAINING CULVERTS TO KEEP SUCH CULVERTS FREE OF DEBRIS AND OBSTRUCTIONS; PROVIDING A PENALTY; PROVIDING AN EFFECTIVE DATE AND FOR RELATED MATTERS.

**Whereas**, the City of Milano (the "City") is responsible for maintaining the public roads within the City; and

Whereas, the public roads and adjacent properties are damaged more rapidly if storm drainage is inadequate or not present; and

**Whereas**, additional regulation and requirements for driveways, culverts, bar ditches and drainage paths are appropriate and necessary to protect the public health, safety and welfare;

## NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MILANO, TEXAS, THAT:

**Section 1.** <u>Findings.</u> The foregoing recitals are hereby found to be true and correct and are hereby adopted by the City Council and made a part hereof for all purposes as findings of fact.

## Section 2. <u>Driveway/Culvert Construction Permit--Required; Application Contents.</u>

- (1) Any entity intending to rebuild or construct a driveway or build a second driveway which will connect with a street constructed or maintained by the City must secure a permit before beginning construction. The applicant must be the owner of the property upon which the driveway will be constructed. The application must, at a minimum, contain the following:
- (a) Name of the applicant;
- (b) Address and phone number of the applicant;
- (c) Where the driveway is to be located;
- (d) The earliest date on which driveway construction may commence;
- (e) The estimated date of completion;
- (f) A plan (with specifications) which describes the driveway and, if needed, culvert that is in line with City specifications; and
- (g) Payment of the permit fee in a form acceptable to the City. Cash payments will not be accepted.

- (2) Failure to provide one or more of these items is not a punishable violation of this ordinance and does not invoke any of the penalties described in the City's ordinances, but such failure is grounds for denying the application. Failure to obtain a permit and provide payment for same is a violation of this ordinance and does invoke penalties described in the City's ordinances.
- (3) The application must be mailed or delivered to the City Secretary, who will distribute the application to the driveway permit authority.
- (4) A separate application must be made for each driveway; however, construction or rebuilding of more than one driveway may be approved with only one permit fee if all applications have the same applicant; the lot or lots involved are contiguous; and the driveway applications are submitted together.
- (5) A driveway is considered to be rebuilt if its surface is covered with a different material than the existing one; if a culvert is being added or removed; or if a culvert is being repaired in such a way as to change the designed diameter of the pipe. Restoring a crushed end of a culvert does <u>not</u> require a permit unless the restoration alters the designed diameter of the pipe.

**Section 3. <u>Driveway Permit Authority.</u>** The City Council's designee or designees act as the designated driveway permit authority. The driveway permit authority shall:

- a) approve driveway permits pursuant to this ordinance;
- b) perform completion inspections pursuant to Section 7 of this ordinance;
- c) perform any other duties delegated to the driveway permit authority under this ordinance; and
- d) enforce the provisions of this ordinance.

If the driveway permit authority consists of more than one person, either member of the driveway permit authority has the full authority of the entire driveway permit authority and may act alone to fulfill the requirements of this ordinance.

Section 4. Driveway Permit Application Review; Issuance or Denial; Appeal. The driveway permit authority will review the application pursuant to this division and notify the applicant of its decision in writing within twenty-five (25) days of receipt of the application. If no notice is received within thirty (30) days, then the applicant may assume the permit has been denied and the applicant may apply again without paying another application fee. If the application is denied because of failure to provide the information required by Section 2, or because the information provided is insufficient, the applicant may correct the deficiencies and resubmit the application again without paying another application fee. If the applicant receives a denial and the denial is not due to insufficient information then the applicant may appeal to the full City Council by contacting the City Secretary or Mayor within fifteen (15) days of the driveway permit authority's denial. The appeal shall be placed on the agenda of the next scheduled City Council meeting for which there is sufficient time to place the appeal on the agenda, in compliance with Chapter 551, Texas Local Government Code and City policy. Any decision reached by City Council is final.

- **Section 5.** <u>Driveway Permit Fee; Time Limit</u>. The City will charge a fee as provided for in the fee schedule found in the appendix of this code per permit pursuant to this division. If construction is not commenced within six (6) months of the application approval date, or if construction is not completed within twelve (12) months of the application approval date, then the permit is void.
- **Section 6.** Minimum Standards Posted; Special Requirements. The driveway permit authority will prepare and post a list of minimum standards and requirements for the construction of driveways. The standards and requirements will be effective when presented to and adopted by the City Council. The driveway permit authority may at any time prescribe special requirements for the construction and/or location of a driveway if such requirements exceed the minimum standards and requirements. A member of the driveway permit authority will provide the applicant with a copy of the standards and requirements for the construction of driveways with its approval of an application.
- **Section 7. Driveway Inspection; Failure to Comply.** Completed projects will be inspected by the driveway permit authority to ensure compliance. Those whose projects are not in compliance will be allowed sixty (60) days to comply. If they have not complied in sixty (60) days, then their permit is void. Any existing driveway which in the opinion of the City Council constitutes a threat to the safety and welfare of the citizens of the City shall be corrected at the property owner's expense within six (6) months after receiving notice.
- **Section 8. Driveways and Culverts.** It shall be the responsibility and duty of the owner and the occupant of property within the City to construct, reconstruct, install, repair and maintain, from time to time as required, any driveway and/or culvert necessary to connect such property with a public street. The driveway and any culvert, whether existing or to be installed, to serve any property shall be constructed, reconstructed, installed, repaired and maintained by the owner and the occupant of such property in a manner to prevent such driveway and/or culvert from interfering with, diverting or obstructing the flow of stormwater and drainage. An exception to the preceding is that a minor diversion of stormwater and drainage is allowed if:
- a) the driveway is a dip-style driveway;
- b) the driveway has been approved by the driveway permit authority pursuant to this ordinance or the driveway existed prior to the effective date of this ordinance;
- c) the minor diversion is required so that water flow will go through the low part of the dip; and
- d) the minor diversion is at no point more than 10 feet from the city ditch.
- **Section 9.** Culvert Maintenance. It shall be the responsibility and duty of the owner and the occupant of any property for which a culvert exists or is maintained for the purpose of connecting, or providing access for, such property with a public street to keep such culvert open and free of obstruction or debris, and to repair, reconstruct, raise or lower the grade, and maintain such culvert from time to time to assure the culvert does not interfere with or obstruct the flow or drainage of stormwater, or divert stormwater from the bar ditch or drainage channel.

Section 10. Deposit of Debris On Public Property. It shall be unlawful for any person, firm or corporation, who is not a public employee or entity contracting with the City and in the course and scope of their public employment or public works contract, to dump, throw, deposit or leave any refuse, garbage, rubbish, trash, leaves, grass, lawn clippings, limbs, dead trees, tree trunks, junk, rock, rubble or soil on any street, right-of-way, easement, or public property within the City. It shall further be unlawful for any person to dump, throw, deposit or leave any refuse, garbage, rubbish, trash, leaves, grass, lawn clippings, limbs, dead trees or tree trunks or junk on any property, whether publicly or privately owned, that by design, elevation, slope, terrain or nature serves as a part of the man made or natural drainage system of the City or any part of the City; provided that this section shall not prevent any land owner from obtaining any permit authorized by City ordinance, to fill any land area in compliance with such permit and the ordinances and codes of the City; further provided that this section shall not apply to or prohibit the dumping or deposit of any such materials or debris on public property designated for such purpose by the public entity owning such property, as authorized by an ordinance of the City; and further provided that this section shall not apply to items which the city's designated trash collection service is required to collect, if such items are placed properly for collection and have been in place no more than seven (7) days.

**Section 11.** Conflicts. In the event the terms or conditions of this ordinance conflict with those in another City ordinance, state of federal statute or regulation, the more stringent terms and conditions shall apply where lawfully allowed.

**Section 12.** Penalty. Any person violating any provision of the Ordinance, excepting provisions that are explicitly excluded from being punishable, within the corporate limits of the City shall be guilty of a misdemeanor, and upon conviction shall be fined an amount not exceeding Five Hundred Dollars (\$500.00). Each day that such violation continues shall be a separate offense. Prosecution or conviction under this provision shall never be a bar to any other remedy or relief for violations of this Ordinance. This ordinance may be enforced by a code enforcement officer who the City has named or contracted with or an authorized member of the driveway permit authority. Unless otherwise specifically set forth in the ordinances of the City, or in state law as adopted, allegations and evidence of culpable mental state are not required for proof of an offense.

**Section 13.** <u>Effective Date.</u> This ordinance shall be in full force and effect from and after publication of the caption in the manner and for the time provided by the Texas Local Government Code.

**Section 14. Open Meetings.** It is hereby officially found and determined that the meeting at which this Ordinance was passed was open to the public, and public notice of the time, place and purpose of said meeting was given, as required by the Open Meetings Act, Chapter 551, Texas Government Code.

**PASSED AND APPROVED** on this 16<sup>th</sup> day of September, 2024.

THE CITY OF MILANO, TEXAS
Karl Westbrook, Mayor
ATTEST:
Carolyn Vinton, City Secretary