1			
1 2		ORDINANCE NO	
$\frac{2}{3}$	AN ORDINANCE, to amend and reordain Section 5-2-64 of Article C (STREET NAMES) of		
4		er 2 (STREETS AND SIDEWALKS) of Title 5 (TRANSPORTATION AND	
5		RONMENTAL SERVICES) and repeal Section 13-1-23 of Chapter 1 (GENERAL	
6		NSES) of Title 13 (MISCELLANEOUS OFFENSES) and repeal Section 5-2-25 of	
7		e A (GENERAL PROVISIONS) of Chapter 2 (STREETS AND SIDEWALKS) of	
8		5 (TRANSPORTATION AND ENVIRONMENTAL SERVICES) and repeal	
9		e B (ALEXANDRIA TRANSPORTATION SAFETY COMMISSION) of Chapter	
10		RKING AND TRAFFIC REGULATIONS) of Title 5 (TRANSPORTATION AND	
11	ENVI	RONMENTAL SERVICES) and repeal Chapter 9 (REBOUND TUMBLING	
12	CENT	TERS) of Title 9 (LICENSING AND REGULATION) of the Code of the City of	
13	Alexa	ndria, Virginia, 1981, as amended	
14			
15	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:		
16			
17		on 1. Section 5-2-64 of Article C of Chapter 2 of Title 5 of The Code of the City of	
18	Alexandria, Virginia, 1981, as amended, be and the same hereby is, amended and reordained to		
19	read as follows:		
20			
21		treets named in future.	
22	(a)	Except as hereinafter provided, all streets hereafter named and running in a	
23		generally eastward direction shall be designated as avenues, and all streets	
24		hereafter named and running in a generally north-south direction shall be	
25		designated as streets. In the case of diagonal streets, the planning commission	
26 27		shall designate the direction to be applied. Streets may also be designated	
27 28		parkways or places when the planning commission is of the opinion that the use of such a name is more desirable than that of street or avenue.	
28 29	(1)	In that portion of the city lying east of Quaker Lane, names shall be in harmony	
29 30	(1)	with the existing developments insofar as possible.	
31	(2)	In the area west of Quaker Lane, an alphabetical progression of names shall be	
32	(2)	instituted, based upon a rectangular grid whose eastern base line shall run in a	
33		northerly direction passing through the intersection of Duke Street and Quaker	
34		Lane and the intersection of King Street and Quaker Lane, and northern base line	
35		of which shall be at right angles to the eastern base line and pass through the	
36		northernmost corner of the city limits west of Quaker Lane.	
37	(3)	Each base line shall be subdivided into sections 600 feet in length. Beginning at	
38		the intersection of the base lines, each 600 feet shall be lettered alphabetically	
39		beginning with A and proceeding south and east through W at which point a new	
40		alphabet beginning with A shall be begun.	
41	(4)	Street names shall be assigned beginning with that letter in whose interval the	
42		street or its proposed extension begins. Streets running in a generally east-west	
43		direction shall bear names of persons or places prominent in American history;	
44		streets running in a generally north-south direction shall, insofar as possible, bear	
45		the names of confederate military leaders.	

1 2 3	(b)	The planning commission is hereby empowered to assign names to all newly acquired or dedicated streets in accordance with the provisions of this section.		
4	Section 2. Section 13-1-23 of Chapter 1 of Title 13 of The Code of the City of			
5 6		Virginia, 1981, as amended, be and the same hereby is, repealed:		
7	Sec. 12 1 22	Lewd and lascivious cohabitation.		
8	If any persons, not married to each other, lewdly and lasciviously associate and cohabit			
9	together, or whether married or not, be guilty of open and gross lewdness and lasciviousness,			
10	each of them shall be guilty of a class 3 misdemeanor; and upon a repetition of the offense, and			
11	conviction th	ereof, each of them shall be guilty of a class 2 misdemeanor.		
12	~ .			
13	Section 3. Section 5-2-25 of Article A of Chapter 2 of Title 5 of The Code of the City of			
14	Alexandria, V	Virginia, 1981, as amended, be, and the same hereby is, repealed:		
15	а <u>соос</u> т			
16		Bootblack stands.		
17	Boott	black stands on the streets or sidewalks of the city are prohibited.		
18 19	Saati	on 4. Article B of Chapter 8 of Title 5 of The Code of the City of Alexandria,		
19 20		1, as amended, be, and the same hereby is, repealed:		
20 21	virginia, 190	it, as amended, be, and the same hereby is, repeated.		
21	Sec. 5-8-11 F	Establishment and organization.		
23		is hereby created the Alexandria Transportation Safety Commission, herein		
24		ferred to as the "commission," which shall consist of 10 members, seven members		
25		Il be the members of the traffic and parking board whose terms of office on the		
26		shall correspond with their terms on the board. One member shall be a member of		
27		cil who shall be appointed by and serve at the pleasure of the city council. One		
28	member shal	be the superintendent of public schools whose term of office shall correspond to		
29	his tenure as	superintendent. One member shall be the chief of police. The commission shall		
30	elect its chain	man from its membership. A quorum of six members present is required before the		
31	commission	may take any official action. All decisions shall be determined by a majority vote of		
32	the members	present, and no proxy vote shall be allowed. The commission shall meet at least		
33		ch year. In matters concerning the procedure for meetings not covered by this		
34		ommission may establish its own rules; provided they are not contrary to the spirit of		
35	this article.			
36	a 5010			
37		Powers and duties.		
38 39	(a)	The commission is charged with the responsibility for recommending to the city		
39 40		council plans for the formulation of a transportation safety program for the city and thereafter with the responsibility for a periodic review of the operation and		
40 41		effect of this program. The commission shall advise and assist the city in the		
41		preparation of a program for transportation safety within the city which shall be		
43		subject to the approval of the governor for purposes of determining the eligibility		
44		of the city to participate in funds and grants available under the federal Highway		
45		Safety Act of 1966 or any federal or state funds as may be made available. The		

46 plans shall specifically include, in addition to any matters as the governor through

1 2 3 4	the state board of transportation safety may require, material on the status of need for and means to provide within the city driver education and driver improvement courses for adults and out of school youths and identification of accident prone locations on roads within the city's jurisdiction and in cooperation with state
5 6 7 8	agencies. (b) The commission shall also perform any other functions relating to transportation safety as the city council may from time to time require.
9	Sec. 5-8-13. Advisory officials.
10	The city manager may designate appropriate public officials or employees to attend the
11	meetings of the commission in an advisory and consulting capacity, but with no right to vote.
12	
13	Section 5. Chapter 9 of Title 9 of The Code of the City of Alexandria, Virginia, 1981, as
14	amended, be, and the same hereby is, repealed:
15	
16	Sec. 9-9-1 Definitions.
17	For the purposes of the chapter, the following words and phrases shall have the meaning
18	ascribed to them in this section, unless otherwise expressly stated or the context clearly indicates
19	a different intention:
20	(1) Director of recreation. The legally designated director of recreation of the city or his
21	authorized representative.
22	(2) Operator. The individual in control of the management and operation of a rebound tumbling
23	center or any person acting by and with the authority of the person so in control.
24	(3) Permit. A written permit issued by the director of recreation to maintain and operate a
25	rebound tumbling center, issued under the provisions of this chapter, which permit shall be
26	separate and distinct from any other business license or pertinent which may otherwise have
27	been issued for the conduct of any business other than that of a rebound tumbling center.
28	(4) <i>Rebound tumbling center</i> . Any facility open to the use of the general public, within or upon
29	which any rebound tumbling mat is installed, maintained or operated, irrespective of whether
30	or not a charge is made for its use.
31	(5) Rebound tumbling mat. Any rebound or recoil tumbling mat or net, or any similar rebound
32	or recoil device or apparatus of any type of construction or installation, designed or intended
33	to be used by any person for bouncing, tumbling, springing, acrobatic or gymnastic activity,
34	or any other amusement, recreational or athletic purpose.
35	
36	Sec. 9-9-2 Permit-required.
37	(a) It shall be unlawful for any person to establish, construct, operate, maintain or offer for use
38	any rebound tumbling center unless he holds a valid permit issued by the director of
39	recreation, in the name of such person for the specific rebound tumbling center and a special
40	use permit has been granted by the city council pursuant to the provisions of title 7, chapter
41	6, article J of this code. The requirement that such permits shall be obtained is in addition to
42	any other permits or licenses required by the state, this code, the city council or any
43	department, board, agency or commission of the city.
44	(b) Any person violating the provisions of this section shall, upon conviction, be punished by a
45	fine not to exceed \$100 or by imprisonment in the city jail for a period not to exceed 30
46	days, or by both such fine and imprisonment.

1	(c) Violations of this section may also be restrained, prohibited and enjoined in any proper court
2	of equity jurisdiction.
3	(d) The suspension or revocation of any permit shall not excuse any violation or permit it to
4	continue.
5	
6	Sec. 9-9-3 Sameapplication; generally.
7	Each application for a permit required by this chapter shall be filed with the director of
8	recreation, in writing, signed by the applicant, and shall contain the following:
9	(1) the name and address of the applicant,
10	(2) the name and address of the operator of the rebound tumbling center;
11	(3) the name and address of the owner of the real property upon which the rebound tumbling
12	center will be located;
13	(4) the area and dimensions of the tract of land to be used;
14	(5) the zone in which the location is located and reference to the special use permit granted
15	by the city council;
16	(6) the nature of the installation, viz., open ground or enclosed within roofed building or
17	other structure; and
18	(7) the number of rebound tumbling mats to be installed and operated.
19	
20	Sec. 9-9-4 Same same; plans showing location, space and general layout.
21	(a) The applicant for a permit under this chapter shall attach to and file with the application
22	detailed plans, drawn to scale of a ratio of not less than one (1) inch to 10 feet, which
23	shall contain the following:
24	(1) The size and location of all rebound tumbling mats. Size shall be indicated by the over-
25	all dimension of the frame of the rebound tumbling in mat.
26	(2) The size and thickness of all padding covering the framework of all rebound tumbling
27	mats.
28	(3) The location and height of all fences, walls or other barricades in or enclosing the
29	rebound tumbling center.
30	(4) The net overhead distance between the rebound tumbling mat and the ceiling or roof, if
31	the center is located within the enclosure of any building or structure.
32	(5) The location and height of all poles bearing illumination fixtures, number of lights carried
33	per pole and wattage per individual light.
34	(6) The course and maximum height of all overhead electric wiring, with an indication of all
35	voltages carried thereby.
36	(7) The size and location of any office or any other building or structure existing or proposed
37	to be located on the tract of land to be used.
38	(8) The layout of the public address system and specifications of decibel output.
39	(9) The size and location of off street parking area showing each individual car space and
40	aisle space and the dimensions thereof.
41	(10) The size and location of all entrances and exits.
42	(b) Such plans shall bear a certification of compliance with all affected city departments, as
43	specified on the approved special use permit, as required by title 7, chapter 6 of this code,
44	before a permit is issued by the director of recreation for the operation of such rebound
45	tumbling center.

1	(c) One (1) copy of the approved plans shall be kept as a permanent city record in the office
2	of the director of building and mechanical inspection.
3	
4	Sec. 9-9-5 Same - same; specifications.
5	The applicant for a permit required by this chapter shall attach to and file with the
6	application detailed specifications, which shall include the following:
7	
8	(1) the type of padding to be used on the rebound tumbling mats;
9	(2) if other than pit type installation, a detail of the support of the rebound tumbling mats,
10	the manner of securing the same to the ground or floor and the minimum distance
11	from the rebound tumbling mat to the ground or floor.
12	(3) any further specification or plan which the director of recreation may reasonably
13	require in order to enable him to determine compliance with this chapter.
14	
15	Sec. 9-9-6 Same - issuance; term; renewal; nontransferable.
16	The director of recreation shall issue a permit for a rebound tumbling center to an
17	applicant upon compliance with the provisions of this chapter. The permit shall be valid for a
18	period of one (1) year from date of issuance unless sooner revoked or suspended. Permits may
19	be renewed annually. No permit may be transferable, and any person holding a permit shall give
20	notice in writing to the director of recreation within 24 hours after having sold, transferred, given
21	away, or otherwise disposed of interest in or control of any rebound tumbling center. The notice
22	shall include the name and address of the person succeeding to the ownership or control of the
23	rebound tumbling center.
24	
25	Sec. 9-9-7 Same - suspension and revocation.
26	(a) Whenever the director of recreation determines that there are reasonable grounds to
27	believe that there has been a violation of any provision of this chapter or of any
28	regulations adopted pursuant to this chapter, he shall give notice of such alleged violation
29	to the person responsible therefor. The notice shall:
30	(1) be put in writing;
31	(2) include a statement of the reasons for its issuance; and
32	(3) contain an outline of remedial action, which if taken will effect compliance with
33	provisions of this chapter and any regulations adopted pursuant thereto.
34	(b) The notice shall be served upon the owner or his agent or the operator, as the case may
35	require. Such notice or order shall be deemed to have been properly served upon the
36	owner or agent or upon the operator when a copy thereof has been sent by certified or
37	registered mail to his last known legal address.
38	(c) If, after 15 calendar days, commencing from the day such legal notice is received by the
39	owner or operator, as the case may require, the violation as exists is not corrected, the
40	director of recreation shall send a notice of the violation to the city manager.
41	(d) The city manager shall cause the alleged violations to be brought to the attention of the
42	city council, and the city council may revoke or suspend the special use permit as
43	provided in title 7, chapter 6, article J of this code. A suspension or revocation of the
44	special use permit shall be deemed a suspension or revocation of any permit granted by
45	the director of recreation pursuant to this chapter.

1	(e)	Whenever the director of recreation finds that a violation of this chapter exists which he
2		deems requires immediate action to protect the public health or safety, he shall issue an
3		order requiring that action be taken to immediately correct the violation. If the violation
4		is not immediately corrected the director of recreation shall send a notice of the violation
5		to the city manager.
6	(f)	The city manager shall forthwith cause the alleged violations to be brought to the
7		attention of the city council, and the city council may revoke or suspend the special use
8		permit, as provided in title 7, chapter 6, article J of this code. A suspension or revocation
9		of the special use permit shall be deemed a suspension or revocation of any permit
10		granted by the director of recreation pursuant to this chapter.
11		
12	Sec. 9	-9-8 Construction and installation regulations.
13		No rebound tumbling center located within the city shall be installed, maintained or
14	operat	ed until the following regulations have been complied with:
15	1	
16	(1)	- Measured from the outside dimension of the frame, the minimum distance between
17	~ /	rebound tumbling mats shall be: End to end (longitudinal), 10 feet; side to side (lateral),
18		six (6) feet.
19	(2)	All rebound tumbling mat frames shall be securely covered with padding of an approved
20		type, construction and dimension.
21	(3)	Any ceiling, roof or other covering shall be not less than 15 feet above the rebound
22		tumbling mat.
23	(4)	For pit-type rebound tumbling mats, the downward vertical distance from the rebound
24		tumbling mat to the bottom of such pit shall not be less than 36 inches. The pit shall be
25		constructed in such a manner so as to provide a shelf or ledge beneath all springs, elastic
26		bands or other recoil or rebound mechanism attached to the rebound tumbling mat.
27	(5)	All rebound tumbling mats other than pit-type shall be firmly secured to the floor or
28		ground.
29	(6)	No rebound tumbling center shall be open between the hours of 10:00 p.m. and 8:00 a.m.
30	(7)—	Any rebound tumbling center open for use after the hour of sunset shall be illuminated
31		with a light intensity of not less than seven (7) foot candles at the level of the rebound
32		tumbling mat. However, where such rebound tumbling center is located immediately
33		adjacent to or across the street from any residential zone or property used for residential
34		purposes, such illumination shall be controlled and regulated so as not to create
35		objectionable glare visible from any residential zone or properties.
36	(8)	Upon every rebound tumbling center, a public address system of sufficient capacity,
37		design and volume shall provide at all times a voice transmission clearly audible to all
38		persons within and upon the rebound tumbling center. Such public address system shall
39		be operated at all times for the sole purpose of directing and controlling the activities of
40		all persons within and upon the center. The operating sound level of such public address
41		system shall at no time exceed 20 decibels measured at 50 feet at any point beyond the
42		perimeter of the rebound tumbling center.
43	(9)	The perimeter of the rebound tumbling center, excluding the off-street parking area, shall
44		be enclosed with a sturdy fence no less than six (6) feet in height.

1	(10) Off-street parking shall be provided, having adequate means of ingress and egress. Such
2	off-street parking facility shall be constructed and surfaced in accordance with prevailing
3	city standards.
4	(11) No rebound tumbling center shall be maintained or operated unless there is in full force
5	and effect and covering the operation of the same a policy of public liability and property
6	damage issued by a duly authorized insurance carrier, and insuring such operation within
7	minimum public liability limits of \$100,000/\$200,000 and property damage limit of
8	\$5,000.
9	(12) No rebound tumbling mat shall be any closer to another object than six (6) feet.
10	(13) Sanitary facilities for both sexes shall be installed in accordance with the requirements of
11	the health department of the city.
12	
13	Sec. 9-9-9 General operating regulations.
14	The following operating regulations shall be enforced by the permittee at any rebound
15	tumbling center used by the public:
16	
17	(1) No child under six (6) years of age shall use any rebound tumbling mat at any time.
18	(2) No child between the ages of six (6) and nine (9) years shall use any rebound
19	tumbling mat, except in the presence of a parent, legal guardian or other adult
20	relative.
21	(3) Any rebound tumbling mat in use shall at all times be under the immediate
22	supervision, direction and control of an authorized supervisor. The required number
23	of supervisors shall be as follows:
24	a. <u>six (6) rebound tumbling mats or less in use, one (1) supervisor;</u>
25	b. for each additional six (6) rebound tumbling mats or fraction thereof in use, one (1)
26	additional supervisor for each such additional six (6) rebound tumbling mats or
27	fraction thereof.
28	(4) Each supervisor shall be an individual of good moral character and physical fitness,
29	trained and experienced in the safe use of and performance upon a rebound tumbling
30	mat, and shall at all times be a qualified holder of the standard first aid certificate of
31	the American Red Cross.
32	(5) An adequate first aid kit shall be kept on the premises, and shall be available at all
33	times.
34	(6) Persons using any rebound tumbling mat shall be directed to perform thereon in
35	accordance with accepted good gymnastic practice.
36	(7) Eating and drinking shall be prohibited on the premises.
37	(8) All persons shall be required to wear socks or shoes and a shirt or blouse while using
38	a rebound tumbling mat.
39	(9) No rebound tumbling mat that is wet or damp shall be used at any time.
40	(10) Only one (1) person shall be allowed to perform on any rebound tumbling mat at one
41	(1) time.
42	(11) A complete record of all injuries shall be kept and shall be open for inspection by the
43	director of recreation at all times.
44	(12) All persons shall be required to register with the supervisor, such registration to
45	include the name, address, whom to contact in case of an accident and the person's
46	previous gymnastic experience.

1			
2	Sec. 9-9-10 Inspectio	n; right of e	ntry.
3	(a) The direct	or of recreat	tion shall make inspections to determine the condition of
4	rebound to	umbling cen	ters located within the city, in order that he may perform his
5	duty of sa	feguarding t	he health and safety of persons using such rebound tumbling
6	centers.	0 0	
7	(b) The direct	or of recreat	tion shall have the power to enter any reasonable time upon any
8	private or	public propo	erty for the purpose of inspecting and investigating conditions
9	relating to	the enforce	ment of this chapter or of regulations adopted pursuant thereto.
10			
11	This ordinance sh	all become	effective immediately.
12			
13			William D. Euille
14			Mayor
15			
16			
17	Introduction:	1/14/14	
18	First Reading:	1/14/14	
19	Publication:		
20	Second Reading:		
21	Final Passage:		