



**Administration & Regulatory Affairs Department
TTI Committee Meeting Questions and Comments
March 8, 2021**

Question 1. What is being changed?

A: The Chapter 26 amendment specifically prohibits the commercial display and rentals of motor-assisted scooters in the public right-of-way. The amendments will also prohibit display of motor-assisted scooters on the sidewalk for rental purposes and prohibit the riding of scooters on sidewalks in downtown. This means that parking in a legal public parking space for the purpose of renting scooters is prohibited.

A. The Chapter 40 amendment clarifies that it is unlawful for anyone to block any part of the sidewalk.

A. The Chapter 45 amendment prohibits the riding of scooters on sidewalks in a business district.

Question 2. Is the City banning motor-assisted scooters?

A. No. The public right-of-way is for pedestrian and vehicle traffic and essential services such as utilities. These ordinances will require private business owners to operate from private property as any other business.

Question 3. Why can't I ride my motor-assisted scooter on the sidewalk in downtown?

A. In the interest of public safety, the City of Houston Code of Ordinances prohibits the riding of bicycles on the sidewalk in a business district. This prohibition will also apply to motor-assisted scooters to ensure the sidewalk is safe for pedestrians and pets.

Question 4. Can I park my personal scooter on the sidewalk?

A. We strongly recommend that personal scooters be locked to a bike rack in the same fashion that personal bicycles are secured.

Question 5. Why are these amendments necessary?

A. The public right-of-way is for the public use of pedestrians, public vehicular traffic and utilities. Private businesses should be operating on private property.

Question 6. What about the Farmer's Market? Those vendors park in public spaces all the time. Why are they allowed to use sidewalks?

A. City-sponsored special events, City permits or contracts are exceptions for these provisions as these items include specific requirements for participation including minimum insurance requirements, staffing requirements, indemnity, etc.

Question 7. Where can I ride my motor-assisted scooter?

A. Motor-assisted scooters can ride on the public right-of-way unless prohibited. Prohibited areas include the sidewalks in a business district and some hike/bike trails.



**Administration & Regulatory Affairs Department
TTI Committee Meeting Questions and Comments
March 8, 2021**

Question 8. What is the penalty for violation of these ordinances?

- A.** Three violations under the proposed amendments will be class C Misdemeanors, meaning they are criminal violations and the fourth violation will be civil (parking fine). Companies operating motor-assisted scooter rental businesses in the right-of-way are subject to criminal citation for violation of these ordinances and the City is authorized to remove and impound any scooters that are displayed on the public right-of-way for rental purposes. Companies parking a vehicle in a public parking space for the principal purpose of rental of services or goods is subject to a parking citation. Personal riders are subject to citation for violating the prohibition of riding motor-assisted scooters on sidewalks.

A 10-day public comment period ended on March 15, 2021. Of the 113 responses, 19 expressed opposition for the amendments and the remainder were supportive of the City's efforts.