ORDINANCE NO. 7093

AN ORDINANCE AMENDING SECTIONS 2, 3 AND 4 OF ORDINANCE NO. 6510 WHICH DECLARES A NUISANCE THE OBSTRUCTION IN ANY STREET BY ANY MOTOR VEHICLE THAT BREAKS DOWN BY REASON OF MECHANICAL OR ENGINE DEFECT.

Be it ordained by the Municipal Board of the City of Manila, that:

SECTION 1. Sections 2, 3 and 4 of Ordinance No. 6510 are hereby amended to read as follows:

"SEC. 2. The owner and/or operator of any motor vehicle that breaks down on any street shall immediately abate the nuisance, otherwise the Manila Police Department shall abate the same by towing the vehicle to the Manila Police Department vehicle pound: PROVIDED, That the owner and/or operator of the impounded vehicle shall be charged towing fees at the fixed rate of thirty (P30.00) pesos: PROVIDED, FURTHER, That when a stalled vehicle is already placed on a side of the street where parking is allowed, the nuisance shall be deemed to have been abated.

SEC. 3. When any tire of a motor vehicle suffers a blowout, or is rendered flat for any reason, the owner and/or operator thereof shall cause it to be moved immediately to the side of the street where it will cause no obstruction to traffic and change the tire without delay, otherwise the owner and/or operator shall be held liable for obstruction.

SEC. 4. The owner and/or operator of a motor vehicle that fails or breaks down and causes obstruction to vehicular or pedestrian traffic on any city street by reason of his negligence in the proper maintenance or care of the vehicle, shall be punished by a fine of not less than fifty (P50.00) pesos nor more than one hundred (P100.00) pesos."

SEC. 2. This ordinance shall take effect upon its approval.

Enacted by the Municipal Board of the City of Manila at its regular session today, June 10, 1970.

Approved by His Honor, the Mayor, on /6 Alexander 1971.

APPROVED:

ATTESTED:

VLLEGAS

city of Manila

TOSS F. SEGAY Secretary to the Mayor Presiding Officer, Manicipal Board

Secretary, Municipal Board

GPM/lqa