

CHAPTER 1026

Curb Cuts

1026.01	Permit required; specifications.	1026.99	Penalty.
1026.02	Conditions for issuance.		

CROSS REFERENCES

Authority of City re streets and public property - see CHTR.Ch. XIII

Curbs and gutters - see MCL Secs. 91.1, 102.8

Streets and alleys in home rule cities - see MCL Secs. 117.4d, 117.4e, 117.4h

Excavations generally - see MCL Secs. 554.251 et seq.;S.U. & P.S. Ch. 1024

Special assessments for curbs - see ADM. 232.07

Streets - see S.U. & P.S. Ch. 1020

1026.01 PERMIT REQUIRED; SPECIFICATIONS

No person shall make any opening in or through any curb of any street or alley without first obtaining a permit therefor. Such curb cut shall be made in accordance with plans and specifications established by the City Engineer.

(1976 Code Sec. 9.171)

1026.02 CONDITIONS FOR ISSUANCE

No curb cut permit will be issued:

- a) When the curb cut is to be made permanent and is within twenty feet of any other permanent cut on the same premises;
- b) When such cut is to be made permanent and is intended to be more than thirty-two feet in its total throat width;
- c) When such cut is on corner property and is within the quadrant of an intersection or the sidewalk area;
- d) When, in the opinion of the City Manager, such cut will interfere with the safety of the public; or
- e) Unless the sidewalk above the area of the curb opening is constructed of an approved grade of monolithic concrete, not less than six inches in thickness for residential drives.

(1976 Code Sec. 9.172)

1026.99 PENALTY

(EDITOR'S NOTE: See Section 202.99 for general Code penalty if no specific penalty is provided.)