IN THE YEAR ONE THOUSAND NINE HUNDRED NINETY AN ORDINANCE
REGULATING THE LOCATION AND OPERATION OF
ALL EXTERIOR PUBLIC TELEPHONE FACILITIES IN THE CITY OF LYNN

Be it ordained by the City Council of the City of Lynn, and by the authority of the same as follows, to
wit:--

SECTION 1. An ordinance regulating the location and operation of all exterior public telephone facilities
in the City of Lynn is hereby established.

SECTION 2. Any person seeking to install exterior public telephone facilities overhanging a public way
or utility within the City of Lynn shall be required to obtain Lynn City Council consent prior to said
installation.

SECTION 3. The Lynn City Council, upon application, shall consider the totality of the circumstances,
including but not limited to the proposed location and operation of the proposed telephone facility, prior
to the granting of said consent.

SECTION 4. All exterior public telephones installed within the City of Lynn shall have rotary dials.

SECTION 5. Any violation of said ordinance shall be punished by a fine of One Hundred ($100.00)
Dollars per day. Each day of violation shall constitute a separate offense.

SECTION 6. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

SECTION 7. This ordinance shall take effect thirty-one (31) days after its final approval as adopted and
advertised.
IN THE YEAR ONE THOUSAND NINE HUNDRED NINETY-ONE AND
ORDINANCE ESTABLISHING THE INSTALLATION OF
PUBLIC TELEPHONES ON ANY PUBLIC WAY IN THE CITY OF LYNN

Be it Ordained by the City Council of the City of Lynn and pursuant to Massachusetts General Laws,
Chapter 85, Section 8, and by the authority of the same as follows, to wit:-

SECTION 1. An Ordinance pertaining to the installation of Public Telephones on any Public Way in the
City of Lynn is hereby established and said ordinance shall provide as follows.

SECTION 2. Any individual, corporation or other entity desiring to place a public telephone or public
telephone booth projecting onto or placed on or over any public way in the City of Lynn must apply to the
City Council for permission.

SECTION 3. In its application for the permit, the individual, corporation or entity must adequately
describe the location of its proposed public telephone or public telephone booth and the equipment to be
located at that site.

SECTION 4. Said application for permit must be accompanied by a fee of Twenty-Five ($25.00) Dollars
for each permit granted with a Twenty-Five ($25.00) Dollar annual renewal fee.

SECTION 5. City Council may require, in its discretion, any such public telephone to have a rotary dial
instead of a touch-tone dial, if in the opinion of the City Council such modification is necessary for public
safety purposes.

SECTION 6. Prior to construction, any such individual, corporation or entity must provide the permit,
certificate of insurance satisfactory in form to the City Solicitor and a Bond with the Department of
Public Works. It shall be the responsibility of the applicant to maintain insurance in the sum of One
Hundred Thousand ($100,000.00) Dollars conditioned to indemnify and save harmless the City of Lynn
from any and all claims for or by reason of the maintenance of either the public telephone or public
telephone booth. Any such individual, corporation or entity shall be obligated to adequately maintain and
repair said public telephone or telephone booth in order to insure that the public way is reasonably safe
for passage. Any public telephone or public telephone booth extending over any public street or sidewalk
found to be unsafe or a hazard or a nuisance by the Building Department of the City of Lynn shall be
removed or made safe within five (5) days after given notice by the City Clerk, Building Department or
City Council.

SECTION 7. Any violation or failure to abide by the terms of this ordinance will result in a penalty of
One Hundred ($100.00) Dollars each day that said violation continues.

SECTION 8. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

SECTION 9. This ordinance shall take effect thirty-one (31) days after its final approval as adopted and
advertised.