

Sec. 13b-29-2. DOT commuter parking facilities established on privately owned property by license agreement

No activities shall be conducted by any person, firm or corporation in those commuter parking facilities established by the Department of Transportation by license agreement on privately owned property, except the parking of the vehicles of commuters and the activities conducted by the Department of Transportation and its agents, without the express written consent of the property owner, and the commissioner.

(Effective September 21, 1984)