

ORDINANCE No.

115920

COUNCIL BILL No.

108805

Law Department

The City of

76,
the fee for
ix months

AN ORDINANCE amending SMC 10.08.170 B(3) (Ordinance 101476, Section 3. Subsection B(3), as amended) to increase the fee for a third false alarm response to premises within six months of the last response.

Honorable President:

Your Committee on Budget

to which was referred the within Council report that we have considered the same

Pass b-o

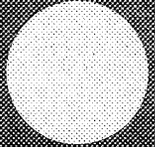
COMPTROLLER FILE No.

Introduced: SEP 20 1991	By: SIBONGA
Referred: SEP 20 1991	To: Budget
Referred:	To:
Referred:	To:
Reported: NOV 20 1991	Second Reading: NOV 20 1991
Third Reading: NOV 20 1991	Signed: NOV 20 1991
Presented to Mayor: NOV 20 1991	Approved: NOV 20 1991
Returned to City Clerk:	Published:
Vetoed by Mayor:	Veto Published:
Passed over Veto:	Veto Sustained:

OK

Department

The City of Seattle—Legislative Department



Date Reported
and Adopted

REPORT OF COMMITTEE

President:

Committee on

Budget

was referred the within Council Bill No. 108805
that we have considered the same and respectfully recommend that the same:

SS 6-0 11-20-91

Adrian Stange

Committee Chair

ORDINANCE 115920

1 AN ORDINANCE amending SMC 10.08.170 B (3) (Ordinance 101476, Section 3.
2 Subsection B (3), as amended) to increase the fee for a third false alarm response
3 to premises within six months of the last response.

4 BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

5 Section 1. SMC 10.0.170 B (3) (Section 3, Subsection B (3) of Ordinance
6 101476, as last amended by Ordinance 114241) is further amended as follows:

7 For a third response to premises within six (6) months after such a response, and
8 for all succeeding responses within six (6) months of the last response, a fee of One
9 Hundred Twenty Five Dollars (\$125,000) (~~(\$100.00)~~) shall be charged, and if such
10 third false alarm or any such succeeding false alarm is a result of failure to take
11 necessary corrective action prescribed by the Chief of Police, said Chief of Police may
12 order the disconnection of such alarm system and it shall be unlawful to reconnect such
13 alarm system until such corrective action is taken; provided, that no disconnection shall
14 be ordered as to any premises required by law to have an alarm system in operation.

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17 DC/lwa
18 9/03/91
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(To be used for all Ordinances except Emergency.)

Section.....2.. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 25th day of November, 1991,
and signed by me in open session in authentication of its passage this 28th day of
November, 1991.

Geo. J. Cox
President Pro Tem of the City Council.

Approved by me this 5th day of December, 1991.

Norman B. King
Filed by me this 5th day of December, 1991 Mayor.

Norman B. King
Attest: City Comptroller and City Clerk.

(SEAL)

Published.....

By Margaret Carter
Deputy Clerk.

City of Seattle

Executive Department-Office of Management and Budget
Andrew J. Lofton, Director
Norman B. Rice, Mayor

COPY RECEIVED
91 SEP -3 AM 11:22
SEATTLE CITY ATTORNEY



August 30, 1991

The Honorable Mark Sidran
City Attorney
City of Seattle

Dear Mr. Sidran:

The Mayor is proposing to the City Council that the enclosed legislation be adopted.

REQUESTING
DEPARTMENT Police

SUBJECT: AN ORDINANCE amending SMC 10.08.170(3) (Ordinance 101476, Section. Subsection (3), as amended) to revise the fee for a third false alarm response to premises within six months of the last response.

Pursuant to the City Council's S.O.P. 100-014, the Executive Department is forwarding this request for legislation to your office for review and drafting.

After reviewing this request and any necessary redrafting of the enclosed legislation, return the legislation to OMB. Any specific questions regarding the legislation can be directed to Claire McKechnie at 4-8069.

Sincerely,

Norman B. Rice
Mayor

by

Handwritten signature of Andrew J. Lofton in cursive.

ANDREW J. LOFTON
Budget Director

AL/dc/rsm

Enclosure

cc: Chief of Police

#1

Roder

Budget
Oliver

STATE OF WASHINGTON - KING COUNTY

11870
City of Seattle

—ss.

No.

Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

ORD: 118920

was published on

12/16/91

The amount of the fee charged for the foregoing publication is the sum of \$ _____, which amount has been paid in full.

K. Kells

Subscribed and sworn to before me on

12/17/91

Jennifer A. Nicholson
Notary Public for the State of Washington,
residing in Seattle

City of Seattle

ORDINANCE 115820

AN ORDINANCE amending SMC 10.08.170 B (3) (Ordinance 101476, Section 3, Subsection B (3), as amended) to increase the fee for a third false alarm response to premises within six months of the last response.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. SMC 10.0.170 B (3) (Section 3, Subsection B (3) of Ordinance 101476, as last amended by Ordinance 114241) is further amended as follows:

For a third response to premises within six (6) months after such a response, and for all succeeding responses within six (6) months of the last response, a fee of One Hundred Twenty Five Dollars ~~(\$125.000)~~ ~~(\$100.000)~~ shall be charged, and if such third false alarm or any such succeeding false alarm is a result of failure to take necessary corrective action prescribed by the Chief of Police, said Chief of Police may order the disconnection of such alarm system and it shall be unlawful to reconnect such alarm system until such corrective action is taken; provided, that no disconnection shall be ordered as to any premises required by law to have an alarm system in operation.

Section 2. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 25th day of November, 1991, and signed by me in open session in authentication of its passage this 25th day of November, 1991.

CHERYL CHOW,

Pro Tem President of the City Council.

Approved by me this 5th day of December, 1991.

NORMAN B. RICE,

Mayor.

Filed by me this 5th day of December, 1991.

Attest: NORWARD J. BROOKS,

City Comptroller and City Clerk.

(Seal) By MARGARET CARTER,

Deputy Clerk.

Publication ordered by NORWARD J. BROOKS, Comptroller and City Clerk.

Date of official publication in Daily Journal of Commerce, Seattle, December 18,

1991.

(11870)