

2/12/2191

ORDINANCE No. 115982

Law Department

COUNCIL BILL No. 108917

The City of Seattle

AN ORDINANCE establishing a Special Events Committee to coordinate governmental services for events in parks or public places that require police for crowd or traffic control; prescribing its powers and duties; requiring a "special event" permit; establishing terms and conditions for such permits; and adopting a fee schedule therefor.

Honorable President:

Your Committee on Public Safety

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

PASS (1-0)

Full Council Vote

COMPTROLLER FILE No. _____

Introduced: NOV 25 1991	By: NOLAND
Referred: NOV 25 1991	To: <u>Public Safety and Environment</u>
Referred:	To:
Referred:	To:
Reported: DEC 9 1991	Second Reading: DEC 9 1991
Third Reading: DEC 9 1991	Signed: DEC 9 1991
Presented to Mayor: DEC 10 1991	Approved: DEC 17 1991
Returned to City Clerk: DEC 13 1991	Published:
Vetoed by Mayor:	Veto Published:
Passed over Veto:	Veto Sustained:

James Noland

OK

Law Department

The City of Seattle--Legislative Department

REPORT OF COMMITTEE

Date Reported
and Adopted

Honorable President:

Your Committee on Public Safety & Env. 12/6/91

to which was referred the within Council Bill No. 108917
report that we have considered the same and respectfully recommend that the same:

PASS (1-0)

Full Council vote 8-1 Smith

June Nelson

Committee Chair

ORDINANCE 115982

1
2 AN ORDINANCE establishing a Special Events Committee to
3 coordinate governmental services for events in parks or
4 public places that require police for crowd or traffic
5 control; prescribing its powers and duties; requiring a
6 "special event" permit; establishing terms and conditions
7 for such permits; and adopting a fee schedule therefor.

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

9 Section 1. There is added to Seattle Municipal Code Title
10 15, Subtitle I, the Street Use Ordinance, a new Chapter 15.52,
11 entitled Crowd Control Events, as follows:

12 **15.52.010 Special Events Committee.**

13 There is hereby established a "Special Events Committee" to
14 coordinate the provision of governmental services for events
15 occurring in parks or public places that may require police
16 officers to provide crowd or traffic control; to issue special
17 event permits for such events; to determine appropriate terms
18 and conditions for such permits; to set the applicable fees; and
19 to administer this chapter.

20 **15.52.020 Committee Membership.**

21 The Special Events Committee shall be comprised of the
22 following voting members:

23 a. A representative of the Mayor, the Budget Director, the
24 Fire Chief, the Police Chief, the Superintendent of Parks and
25 Recreation, and the Directors of Engineering, Construction and
26 Land Use, Licenses and Consumer Affairs, and Neighborhoods, and
27 of the Seattle King County Health Department;

28 b. A representative of the Municipality of Metropolitan
Seattle;

c. Three citizens and one alternate appointed by the
Mayor, subject to confirmation by the City Council; an alternate
may vote when the appointee is absent. One of the citizens
shall have experience in organizing special events with
attendance over 10,000 people; another shall have experience

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1 organizing smaller events. Members shall serve without
2 compensation, by reason of their committee membership. Citizen
3 members and alternates may be reimbursed for expenses incurred
4 in attending committee meetings and performing committee duties.
5 The Mayor shall appoint the Chair of the committee, who shall
6 serve for a term of two years and may be reappointed. The
7 incumbent Chair shall hold over at the expiration of his or her
8 term until a successor is appointed and qualifies. The Chair
9 shall provide for maintaining committee records, arranging
10 meeting times and places, sending statements, and issuing
11 permits on behalf of the Committee.

12 **15.52.030 Powers of Special Events Committee.**

13 The Special Events Committee shall have the power:

14 A. To interpret and administer this chapter;

15 B. To represent the City, under the supervision of the
16 Mayor, in discussions and in making agreements with persons who
17 present event that may require police personnel to provide crowd
18 or traffic control.

19 C. To coordinate with City departments and with other
20 governments the provision of governmental services for such
21 special events;

22 D. To issue special event permits for special events;
23 determine appropriate terms and conditions as contemplated by
24 15.52.040; require, review and approve crowd or traffic control
25 plans; identify the appropriate fee or, if applicable, apply an
26 exemption in 15.52.0880 or an exclusion in 15.52.090; accept a
27 bond, escrow account or letter of credit from a financial
28 institution in lieu of an advance deposit of a fee; work with
the applicant and the Police Department to provide security
under an approved security plan, and as authorized by Section
15.50.070E, grant a refund of a fee paid;

E. To deny an application, issue a permit on contingency

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or conditions, and/or revoke a permit as contemplated by Section 15.52.060, and as consistent with Section 15.52.040;

F. To promulgate rules in accordance with the administrative code, Chapter 3.02, to implement this chapter, and to promulgate a schedule of base fees, rounded to the nearest fifty dollars, to reflect adjustments in the Consumer Price Index as contemplated by subsection A of Section 15.52.070;

G. To review the fee schedule and event classification every year, project revenues, and submit recommendations to the Mayor in the City annual budget process;

H. To adopt rules for its own procedures; establish subcommittees for assignments; select a voting member to preside in the absence of its chair; and delegate ministerial functions to City departments; and

I. To perform such other functions as may be assigned by ordinance from time to time.

15.52.040 Special Events Permits Required.

A Special Event Permit or authorization from the Special Events Committee is required for any event in a park or public place that is reasonably anticipated to require police personnel in order to provide crowd or traffic control. Such Special Event Permit shall be in addition to any street or park use, or other regular permits as may be required by ordinance. When a Special Event Permit is required, no street use permit shall issue under this title, nor shall a park use permit issue pursuant to Title 18 for such an event until the Special Events Committee has issued its special event permit therefor or otherwise authorized the issuance of the departmental permits.

When such an event will be an exercise of rights protected by the First and Fourteenth Amendments to the United States Constitution, or Article I, Sections 3, 4, 5, or 11 of the

1 Washington Constitution, the application shall be processed
2 promptly, without charging a fee for political or religious
3 activities or imposing terms or conditions that infringe
4 constitutional freedoms, and in a manner that respects the
5 liberties of the applicants and the public.

6 **15.52.050 Conditions Authorized.**

7 The Special Events committee may include in a special event
8 permit, among other provisions, reasonable terms or conditions
9 as to the time, place and manner of the event; the implementa-
10 tion of a plan presented by the applicant and approved by the
11 committee for crowd control; compliance with health and sanitary
12 regulations as explicated by the Seattle-King County Health
13 Department for the event; coordination with the Fire Department
14 or medical personnel for emergency treatment and evacuation of
15 people who may need immediate care, cardio-pulmonary resuscita-
16 tion or ambulance service; emergency communication; fire
17 suppression equipment with structures; maintenance of
18 unobstructed emergency passageways; and, where traffic
19 congestion may be anticipated, encouraging the use of transit
20 and car pooling.

21 In order to accommodate other concurrent events, the rights
22 of abutting owners and the needs of the public to use streets or
23 parks, the conditions may include, but are not limited to,
24 reasonable adjustments in the date, time, route or location of
25 the proposed event; accommodations of pedestrian or vehicular
26 traffic using the street; and limitations on the duration of the
27 event.

28 **15.52.060 Processing, Denial, Revocation of Permit.**

A. Processing. To assist the City in planning for and
assigning its police, fire, and other department personnel, the
producers of annual special events subject to a special event
permit are encouraged to submit their applications at least

1 three (3) months before the scheduled event; and the Special
2 Events Committee shall process such application within sixty
3 (60) days of the application, if practicable.

4 B. Denial. The Special Events Committee may deny an
5 application for a special event permit if:

6 (1) the applicant supplies false or misleading
7 information; the applicant fails to complete the application or
8 to supply other required information or documents; or the
9 applicant declares or shows an unwillingness or inability to
10 comply with reasonable terms or conditions contained in the
11 proposed permit;

12 (2) the proposed event would conflict with another
13 proximate event, interfere with construction or maintenance work
14 in the immediate vicinity, or unreasonably infringe upon the
15 rights of abutting properties; or

16 (3) the proposed event would unreasonably disrupt the
17 orderly or safe circulation of traffic as would present an
18 unreasonable risk of injury or damage to the public.

19 In the event subsection (2) or (3), above, applies, the
20 Special Events Committee shall offer the applicant the
21 opportunity to submit an alternative date or place for the
22 proposed event before denying the application.

23 C. Revocation. The Special Events Committee may cancel
24 or revoke a permit already issued, upon written notice to the
25 applicant stating the grounds for revocation if:

26 (1) the applicant, in the information supplied, has
27 made misstatement of a material fact; the applicant has failed
28 to fulfill a term or condition of the permit in a timely manner;
or the check submitted by an applicant in payment of the fee for
a permit has been dishonored;

(2) the applicant requests the cancellation of the
permit or cancels the event; or

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1 (3) an emergency or supervening occurrence requires
2 the cancellation or termination of the event in order to protect
3 the public health or safety.

4 The City shall refund the permit fee in the event of a
5 revocation caused by an emergency or supervening occurrence; the
6 City shall refund the balance of the fee less its costs incurred
7 if the cancellation occurs at the request of an applicant who is
8 in compliance with this ordinance.

9 **15.52.070 Fees.**

10 A. Computation of Fees. The fee for a special event
11 permit shall be computed as follows:

12 (1) no fee shall be charged for events exempt from
13 fees under Section 15.52.080 or excluded under Section
14 15.52.090;

15 (2) the schedule in subsection B sets the base fee
16 for 1992; the base fee is supplemented by a factor of twenty-
17 five cents (25) per registered entrant in a sporting event;

18 (3) the base fee applicable to events in 1993 and
19 each year thereafter shall be revised by the Special Events
20 Committee annually based on changes in the purchasing power of
21 the dollar during the preceding year shown by the Consumer Price
22 Index for Urban Wage Earners and Clerical Workers for Seattle,
23 First Six Months, published in or about August of each year by
24 the U.S. Department of Labor, Bureau of Labor Statistics.
25 Adjustments shall use 1992 as the base year, provided, as to
26 events with 50,000 or more people in attendance, the rates in
27 Note 2 to the schedule in subsection B apply, and 1994 shall be
28 the base year for calculating inflation adjustments for events
in calendar year 1995 and thereafter. Except as provided in
Note 2, the base fee for any classification of anticipated
attendance in the schedule in subsection B may not increase by
more than ten percent (10%) from one year to the next;

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(4) the base fee schedule applies for each day of the event. If any event extends over two or more days and its anticipated attendance varies from day to day, the fee will be calculated on the anticipated peak attendance for each date. A fee for a sporting event may encompass two or more activities as long as all activities are part of a coordinated program. A fee for a day-event in the same area or along the same route encompasses all activities that occur as a part of that event within the block segments or park areas of the permit. When a day-event occurs with a sporting event or parade outside the area of the permit, the fee will be based on the charge for both events. The fee for an event that extends for two or more days is the sum of the charges for each day;

(5) These fees for a special permit do not displace any other fees required by ordinance for the event.

No special event shall be exempted from paying the fees in Subsection B except those activities described in Sections 15.52.080 and 15.52.090.

B. Base Fee Schedule per Day of Event

"Anticipated Attendance" On Date (Note 1)	"Sporting Event" or "Parade"		"Day-Event"	
	<u>No Fee</u>	<u>"Entry Fee"</u>	<u>No Fee</u>	<u>"Entry Fee"</u>
50-1,000	\$ 100	\$ 500	\$ 100	\$ 500
1,001-5,000	250	1,250	250	1,000
5,001-10,000	500	2,000	500	1,500
10,001-25,000	1,000	3,000	1,000	2,500
25,001-50,000	3,000	6,750	3,000	5,500
50,000 or more	10,000	12,000	10,000	12,000

Note 1: Terms in quotation marks are defined in subsection (2)C.

Note 2: During 1993, the base fee for an event with an anticipated attendance of 50,000 or more people shall be Fifteen Thousand Dollars (\$15,000) for an event free of charge for the public, and Seventeen Thousand Dollars (\$17,000) for an event with an entry charge to the public. During 1994, the base fee

1 for such an event shall be Twenty Thousand Dollars (\$20,000) for
2 an event free of charge to the public, and Twenty-Five Thousand
3 Dollars (\$25,000) for an event with an entry charge to the
4 public.

5 C. Explanations of Base Fee Schedule.

6 The "anticipated attendance" is calculated as everyone
7 present at the peak time for the event, including participants,
8 spectators, performers and patrons.

9 A "day event" occupies a portion of a public place and/or
10 park, typically with booths or stands, an exhibition, activities
11 on a stage or platform, and/or amusement rides. Examples
12 include street fairs, festivals, carnivals, concerts, hydroplane
13 races, major displays of fireworks, and outdoor circuses.

14 An "entry fee" is a charge made to the general public to
15 attend or participate in a special event. It does not mean a
16 payment to the producer of a special event by a seller of mer-
17 chandise or services, an entertainer, a sponsor or advertiser,
18 or an exhibitor, such as a percentage, concession or booth fee.

19 A "parade" is a march or procession. It may include
20 floats, motor vehicles, and/or animals.

21 "Public place" is defined in Section 15.02.040.

22 A "sporting event" is a gathering of people, most of whom
23 participate in an athletic activity or in physical exertion. It
24 includes a run, walk, bicycling, a race or competitive contest.

25 D. When Payable. A deposit in the amount of the base fee
26 is due and payable upon issuance of the permit unless the
27 Special Events Committee authorized an alternate arrangement.
28 The entire fee, including the per entrant charge in 15.52.070
A(2), is due and payable thirty (30) days after the event. All
payments shall be deposited into the City Treasury to the credit
of the Treasurer's Clearing Fund; and upon settlement, the
amount due to the City shall be transferred to the General Fund,

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Special Event Revenue Account, and any balance refunded.

E. Refund. A holder of a permit who has paid a base fee for an event based on an anticipated attendance greater than the attendance at the event as reported by the Police Department afterward shall be entitled to a refund of the amount overpaid if the permittee applies to the Special Events Committee within thirty (30) days after the event.

15.52.080 Exemptions from fees.

No fee shall be imposed when prohibited by the First and Fourteenth Amendments to the United States Constitution, or Articles I, Section 3, 4, 5, or 11 of the Washington Constitution. Political or religious activity intended primarily for the communication or expression of ideas shall be presumed to be a constitutionally protected event. Factors that may be considered in evaluating whether or not the fee applies include the nature of the event; the extent of commercial activity, such as the sales of food, goods, and services; product advertising or promotion, or other business participation in the event; the use or application of any funds raised; if part of an annual tradition or a series, previous events in the sequence; and the public perception of the event.

No fee shall apply to a block party with an anticipated attendance of three hundred people or fewer that closes off a residential street segment no more than one block in length, a sidewalk or alley abutting a park, or an unopened right-of-way for eight hours or less during daylight hours, and does not need police service for crowd control.

No fee shall be imposed under this chapter on events that are authorized by a special ordinance which sets out fees or charges for that particular event.

15.52.090 Exclusions.

This chapter excludes events at the Seattle Center; events

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of or under the authority of the United States; and/or use of streets or parks as a result of or preparation for a fire, earthquake or other disaster, or practices or exercises for disaster management.

Section 2. This ordinance shall relate back to and apply to events on or after January 1, 1992. Until the Mayor appoints and the City Council confirms the appointments to the Special Events Committee, the ad hoc special events committee now existing shall serve as an acting, interim committee and its chair as chair of the interim committee. Actions in implementing the ordinance pursuant to the authority and prior to the effective date of this ordinance are hereby ratified and confirmed.

(To be used for all Ordinances except Emergency.)

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Section....3. 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 9th day of December, 1971,
and signed by me in open session in authentication of its passage this 9th day of
December, 1971.
[Signature]
President..... of the City Council.

Approved by me this 17th day of December, 1971.
[Signature]
Mayor.

Filed by me this 18th day of December, 1971.

Attest: *Norward J. Brooks*
City Comptroller and City Clerk.

By *Margaret Carter*
Deputy Clerk.

(SEAL)

Published.....

City of Seattle

Executive Department-Office of Management and Budget

Andrew J. Lofton, Director
Norman B. Rice, Mayor



November 15, 1991

Honorable Paul Kraabel, President
City Council
City of Seattle

Re: Legislation establishing a Special Events Committee to coordinate governmental services for events in parks or public places that require crowd or traffic control; prescribing its powers and duties; requiring a "special event" permit; establishing terms and conditions for such permits; and adopting a fee schedule therefor.

Dear Mr. Kraabel:

We request adoption of the attached legislation to set administrative procedures managing special events and recovering a portion of police departmental costs according to permit classifications.

Firework shows, street fairs, parades, and fun runs capture the spirit of Seattle and for years have offered a showcase for the enthusiasm and community pride our citizens share. We recognize the contribution of all these special event activities to the city's attraction for Puget Sound residents, tourists, and businesses alike.

However, the number of special events has increased over the past few years and has required more involvement and resources from the City to assure their success and public safety. Because of the City's responsibilities for public health and safety, City support is necessary to close streets, barricade intersections, manage traffic, control crowds, and inspect food. Many special event activities require extraordinary police attention, over and above that necessitated by the provision of justice and protection for the citizens. The City's General Fund incurs significant costs as a result of the need to manage the crowds and traffic congestion caused by special events which are not adequately recovered under the existing permit fees charged by City departments.

In a review of other cities across the country, it is evident that there is a national trend towards recovering municipal support costs to special events. Like Seattle, many cities are examining policies for recovering extraordinary costs related to special events except where full recovery would prohibit the event from occurring.

While it is the goal of the City of Seattle to assist citizens in their use of municipal parks, streets, and other public facilities commonly available to all persons, we must not shortchange the public. We are responsible for assuring basic service delivery as well as activities which provide the unique character to our city. The proposed legislation assists us in meeting both objectives while assuring public safety and a consistent management approach to special events. The fees and charges to event promoters will help provide the funds necessary to sustain both the service and the quality of the service delivered to special events.

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Paul Kraabel, President
November 15, 1991
Page 2

The City, through its Engineering, Parks and Recreation, Police, Fire, Construction and Land Use, and Health Departments, is charged by the Seattle Municipal Code and the Washington Administrative Code with regulating, through specific permits, special events sponsored by public and private groups. The creation of the Special Events Committee in 1986 greatly improved interdepartmental coordination and the overall special events approval process. Monthly meetings among departmental representatives and event promoters provide an excellent forum for sharing information and concerns and negotiating conflicts. Many potential problems, with sponsors and between departments, are averted through these monthly meetings. This central coordinating point reduces confusion and provides communication and coordination between event applicants and City departments to allow the opportunity to outline permit requirements, fee calculations, and resolve conflict.

The City has been working with a representative group of special event promoters since the beginning of this year to formulate a workable cost recovery plan for the City and the special events community. We have also conducted other public meetings to review the City's proposal, including the public hearing in February of this year, responding to the Office of Management and Budget's preliminary report on the special events management plan.

The City must establish administrative procedures and policies in managing special events so that events and event applicants are treated equally and fairly. We must also attempt to minimize the fee impact on the smaller community based non-revenue generating events by keeping the basic fees low. We will also allow a three year phase in the fee schedule for major events with attendance over 50,000.

As a result of the goals and efforts involving City departments and the public, we are now forwarding the following recommendations:

1. The City shall adopt legislation to organize the Special Events Committee. The committee shall consist of one voting representative from Engineering, Fire, Police, Parks and Recreation, Health, Neighborhoods, Construction and Land Use, and Licenses and Consumer Affairs Departments, Metro, the Mayor's Office, and the Office of Management and Budget. There will be three citizen representatives appointed by the Mayor and confirmed by City Council. The Mayor shall appoint the coordinator of the committee on a renewable one-year term.
2. The Committee shall disseminate information to event sponsors and decide all matters pertaining to special event permits and fees. The committee members shall coordinate with City departments and have authority to make determinations regarding the approval, conditional approval, or denial of special event permits. They shall also determine the event permit classifications and investigate alternatives to the proposed special event that can minimize City operation costs.
3. City departments with permitting responsibilities will retain their existing administrative and legislative authorities. The departments will continue to accept permit applications and fees and issue their specific permits. Departments shall notify the Special Events Coordinator and members of the Special Events Committee on their applications of upcoming events and problems. The Special Events Committee Chairperson shall determine whether the event promoter is required to appear before the Special Events Committee.

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4. The base fee schedule applies to each day of the event and the classification is based on the anticipated peak attendance for each date. There are two types of events: sporting event/parade and day event distinguished by whether or not it has an entry fee. In order to keep the basic fees low, there will be a supplemental charge of \$0.25 per entrant in a sporting event, run, walk, or race when there is an entry fee. The City will refund event promoters if attendance is lower than projected or the event is cancelled due to an emergency. The proposed fee structure will reflect more fairly the nature and impact of the special events while giving event promoters a more predictable way of planning their event budget.
5. The Police Department shall set up control accounts to track all police officers' time charges to specific events. The department's financial system shall include comprehensive information accounting for all costs for special events. The information shall be in a format that is for the purpose of public dissemination. The department shall collect the data for a full year starting in 1992 and make a report to the Executive by the third quarter of 1993.
6. The Committee shall work with the special event promoters and the Police Department to determine whether placing private security or volunteers instead of uniformed police officers to monitor crowd and vehicular traffic is legally permissible, operationally feasible, and safe.
7. The City's Treasurer's Office collects the fees and credits the amount to the Treasurer's Clearing Fund; and upon settlement, the amount due to the City shall be transferred to the General Fund, Special Events Revenue Account, and any balance refunded.
8. The Special Events Committee will review the fee schedule and events classification every year, project revenues, and submit recommendations to the City Council in the City's annual budget process. The City Council may hold public hearings on the committee's decisions.

It is the Executive's intent that at the end of the third year of implementation of this proposal, the Office of Management and Budget will present an evaluation to determine if the proposed fee schedule reflects the true cost of providing police services and outline the amount of City subsidies.

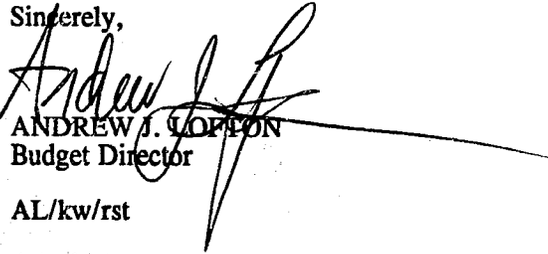
Except for constitutionally protected activities, Seattle Center, Kingdome, and Husky Stadium events, conventions, and other major sporting events which are excluded in this ordinance, no event will be given a fee exemption. This ordinance does not apply to events which take place in a park or facilities operated by the Department of Parks and Recreation, or events in which the Special Events Committee has determined no commissioned police officers are required to staff.

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Paul Kraabel, President
November 15, 1991
Page 4

If you have any questions concerning this request, please contact Kwan Wong at 684-8080.

Sincerely,



ANDREW J. LOFLON
Budget Director

AL/kw/rst

Attachment

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TIME AND DATE STAMP

SPONSORSHIP

THE ATTACHED DOCUMENT IS SPONSORED FOR FILING WITH THE CITY COUNCIL BY
THE MEMBER(S) OF THE CITY COUNCIL WHOSE SIGNATURE(S) ARE SHOWN BELOW:

_____ *Jane Roland*

FOR CITY COUNCIL PRESIDENT USE ONLY

COMMITTEE(S) REFERRED TO: _____

PRESIDENT'S SIGNATURE

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City of Seattle

Executive Department-Office of Management and Budget

Andrew J. Lofton, Director
Norman B. Rice, Mayor

November 1, 1991



M91-200

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: Office of Management and Budget

SUBJECT: AN ORDINANCE relating to and requiring permits for "special events," establishing event classifications and police fees therefor, creating a special events coordinating committee, and authorizing the committee to set fees and recover a portion of police costs relating to special events based upon the classes of special events.

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 Kwan Wong at 684-8083.

Sincerely,

Norman B. Rice
Mayor

by

ANDREW J. LOFTON
Budget Director

AL/kw/lkb

Enclosure

cc: Director, Office of Management and Budget

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STATE OF WASHINGTON - KING COUNTY

12242

City of Seattle

—SS.

No.

City of Seattle
TITLE-ONLY PUBLICATION

Affidavit of Publication

The full text of the following ordinances, passed by the City Council on December 9, 1991, and published here by me only, will be mailed, at no cost, upon request for two months after this publication. For further information, contact the Seattle City Clerk at 884-8354.

ORDINANCE NO. 115981

Relating to the Department of Neighborhoods; authorizing execution of a grant agreement and accepting grant funds from the Ford Foundation for the innovations in State and Local Government; and increasing certain expenditure allowances in the 1992 Budget of the Department of Neighborhoods.

ORDINANCE NO. 115982

Establishing a Special Events Committee to coordinate governmental services for events in parks or public places that require police for crowd or traffic control; prescribing its powers and duties; requiring a "special event" permit; establishing terms and conditions for such permits; and adopting a fee schedule therefor.

ORDINANCE NO. 115985

Relating to Seattle City Light; authorizing the City Purchasing Agent and the Superintendent of Seattle City Light to execute an agreement for an Energy Management System.

ORDINANCE NO. 115986

Relating to the City Light Department and Water Department, authorizing the Superintendent of each department to establish and administer a multi-resource conservation retrofit program to acquire and distribute energy and water conservation retrofit devices, authorizing an interdepartmental agreement between the City Light Department and the Water Department, and authorizing the City Light and Water Departments to enter into all other necessary contracts with governmental and private entities.

ORDINANCE NO. 115988

Authorizing an expenditure from the Judgment/Claims Fund to settle the claim of Helga Wills (C-48791).

Publication ordered by NORWARD J. BOOKS, Comptroller & City Clerk. Date of official publication in Daily Journal of Commerce, Seattle, December 12, 1991. 12/28(12242)

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

T/O 115981-115988

was published on
12/26/91

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

Ph. Kells

Subscribed and sworn to before me on
12/27/91

Jennifer A. Nicholson

Notary Public for the State of Washington,
residing in Seattle

NOTICE: IF THE DOCUMENT IN THIS FRAME IS LESS CLEAR THAN THIS NOTICE IT IS DUE TO THE QUALITY OF THE DOCUMENT.