

ORDINANCE No. 117242

COUNCIL BILL No. 110257

AN ORDINANCE relating to the duties of various City officials; amending various sections of the Seattle Municipal Code to correct inadvertent errors and omissions which occurred in Ordinance 116368 which created the Finance Department and abolished the elected offices of City Comptroller and City Treasurer; and making grammatical and other technical corrections.

OK

COMPTROLLER FILE No.

Introduced: JUL 18 1994	By: WEEKS
Referred: JUL 18 1994	To: FINANCE, BUDGET, MANAGEMENT & PERSONNEL COMMITTEE
Referred:	To:
Referred:	To:
Reported: JUL 25 1994	Second Reading: JUL 25 1994
Third Reading: JUL 25 1994	Signed: JUL 25 1994
Presented to Mayor: JUL 25 1994	Approved: AUG 12 1994
Returned to City Clerk: AUG 13 1994	Published:
Vetoed by Mayor:	Veto Published:
Passed over Veto:	Veto Sustained:

Law Department

The City of Seattle - Le

REPORT OF C

Honorable President:

Your Committee on

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

Pass 2-0 (TW, MW)

Full Council vote 9-0

Committee

3 ORDINANCE

117242

4 AN ORDINANCE relating to the duties of various City officials;
5 amending various sections of the Seattle Municipal Code to
6 correct inadvertant errors and omissions which occurred in
7 Ordinance 116368 which created the Finance Department and
8 abolished the elected offices of City Comptroller and City
9 Treasurer; and making grammatical and other technical
10 corrections.

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

12 Section 1. Seattle Municipal Code Section 2.04.060, (Ordinance
13 106663, Section 16, as last amended by Ordinance 116368, Section 11)
14 is further amended as follows:

15 2.04.060 ((Administrator)) Executive Director -- Duties.

16 ((B-)) The ((Administrator)) Executive Director of the ((Office
17 of Election Administration)) Seattle Ethics and Elections Commission
18 shall be responsible for the management of said office, may in the
19 exercise of such duties consult with the ((Fair Campaign Practices))
20 Seattle Ethics and Elections Commission and in that connection is
21 authorized to:

22 A. ((2-)) Relieve, by published regulations of general
23 applicability, candidates or political committees of obligations to
24 comply with the provisions of this chapter relating to election
25 campaigns, if they have not received contributions nor made expendi-
26 tures of more than One Thousand Dollars (\$1,000.00) in connection
27 with any election campaign; and

28 B. ((3-)) Require that forms developed and prepared by the
29 PDC be utilized for the reports and statements required to be made
30 under this chapter; provided, that whenever the ((Administrator))
31 Executive Director determines that any such form is not reasonably
32 appropriate for the purposes of this chapter, he or she may develop
33 and provide suitable forms as are reasonably necessary, and require
such forms to be utilized for such purposes;

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1 C. ((4-)) Encourage persons required to make reports under
2 this chapter to use the PDC-published manual that sets forth
3 recommended uniform methods of bookkeeping and reporting;

4 D. ((5-)) Compile and maintain a current list of all filed
5 reports and statements;

6 E. ((6-)) Investigate whether properly completed statements
7 and reports have been filed within the times required by this
8 chapter;

9 F. ((7-)) Review all disclosure reports for completeness and
10 internal consistency;

11 G. ((8-)) Independently verify entries on disclosure reports
12 and other forms selected on an arithmetically random basis;

13 H. ((9-)) Prepare and publish, not less than ten (10) days
14 before newly elected officers take office, a report setting forth,
15 as to each candidate who filed a final report, the amounts and
16 sources of all contributions and the amounts and purposes of all
17 expenditures set forth in such final report; and the names and
18 addresses of any candidates who failed to file a final report or who
19 filed an incomplete final report; and prepare and publish such other
20 reports as in his or her judgment will tend to promote the purposes
21 of this chapter;

22 I. ((10)) Determine upon written complaint or upon his or her
23 own initiative, in accordance with Section 2.04.070, that a viola-
24 tion of this chapter has occurred, and report such apparent
25 violation to either the ((PEPE)) Seattle Ethics and Elections
26 Commission or the PDC; provided that the ((Administrator)) Executive
27 Director shall have the authority to resolve with the person who has
28 apparently violated this chapter, what the ((Administrator)) Execu-
29 tive Director determines to be inadvertent, de minimus violations
30 without referring the matter to the ((PEPE)) Seattle Ethics and
31 Elections Commission or the PDC for a hearing; provided further that
32 the ((Administrator)) Executive Director shall report violations to
33

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1 the PDC only in the event the ((PEPE)) Seattle Ethics and Elections
2 Commission is unable to hear the matter;

3 J. ((11-)) Have access to reports filed with the City Clerk
4 ((Comptroller)) in accordance with this chapter and make copies
5 thereof available at no charge for public inspection with duplicates
6 available during regular office hours at a reasonable cost to the
7 person requesting such duplicates;

8 K. ((12)) Keep, for a period of time not less than five (5)
9 years from the date of filing, copies of all official reports,
10 records and statements furnished by the City Comptroller or Clerk to
11 the ((Administrator)) Executive Director for public inspection;

12 L. ((13-)) Review, four (4) months prior to the beginning of
13 any municipal campaign year the costs of campaigning, and recommend
14 to the City Council whether or not Sections 2.04.370 through
15 2.04.450 should be amended;

16 M. ((14-)) Determine whether the evidence submitted by a
17 candidate for Mayor, City Council or City Attorney meets the eligi-
18 bility requirements for receiving public matching funds;

19 N. ((15-)) Accept campaign contracts from candidates for
20 Mayor, City Council, or City Attorney ((~~City Comptroller or City~~
21 ~~Treasurer~~));

22 O. ((16-)) Monitor contributions and expenditures of
23 candidates and notify candidates who are close to their voluntary
24 expenditure limitations.

25 Section 2. Seattle Municipal Code Section 3.18.806, subsection
26 G, (Ordinance 102151, Section 5 (part), as last amended by Ordinance
27 116007, Section 13 (part)) is further amended as follows:

28 **3.18.806 Competitive bidding -- Cost over \$10,000.00.**

29 G. The Director of Administrative Services may require before
30 any contract is executed, that the successful bidder furnish a per-
31 formance bond in such amount as said official shall find reasonable
32 and necessary, which requirement shall be stated in the notice
33 inviting bids. All surety bonds shall be subject to approval as to

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1 form by the City Attorney. If the successful bidder does not enter
2 into a contract and file any required surety within ten (10) days
3 after the award, such bidder shall forfeit the surety which
4 accompanied its bid. A copy of each contract covering a term of
5 three (3) months or more together with any required surety for
6 performance thereof, shall be filed with the City Clerk (~~Comp-~~
7 ~~troller~~)).

8 Section 3. Seattle Municipal Code Section 3.26.040, subsection
9 L (Ordinance 96453, Section 3 (part)) is amended as follows:

10 **3.26.040 Superintendent -- Duties.**

11 L. Make rules and regulations not inconsistent with the City
12 Charter and the provisions of this chapter and other City ordinances
13 for the management, control and use of the Park and Recreation
14 System of the City, a copy of which rules and regulations shall be
15 filed and be available for public examination in the office of the
16 City Clerk (~~Comptroller~~);

17 Section 4. Seattle Municipal Code Section 3.28.010, subsection
18 D (Ordinance 16374, Section 1 (part)) is amended as follows:

19 **3.28.010 Disposition of unclaimed property.**

20 D. If the owner of property sold, at any time within three
21 (3) years after such money is deposited in the pension fund or
22 expense fund, furnishes satisfactory evidence of his ownership of
23 such property to the Police Pension Fund Board or the City Finance
24 Director (~~Treasurer~~), he/she shall be entitled to receive the
25 amount deposited, plus interest.

26 Section 5. Seattle Municipal Code Section 3.28.640 (Ordinance
27 115975, Section 1 (part)) is amended as follows:

28 **3.28.640 Auditor to prepare semiannual report.**

29 The Auditor shall prepare a semiannual report of his/her audit
30 activities. This report shall be forwarded to the Mayor, City
31 Council, Chief of Police, City Attorney, and City Clerk (~~Comp-~~
32 ~~troller~~) for filing as a public record. The Auditor's report shall
33 be prepared in accordance with the following provisions:

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1 A. The Auditor's report shall contain a general description
2 of the files and records reviewed, and should include, but not be
3 limited to:

4 1. The number of cases reviewed by the Auditor;

5 2. The number of follow-up investigations requested by
6 the Auditor, the number of follow-up investigations completed by the
7 Department, and the number of following investigation requests
8 denied by the Department;

9 3. The number of contact log cases and line referral
10 cases where the Auditor recommended that full investigations take
11 place, the number of such investigations completed by the
12 Department, and the number of follow-up investigation requests
13 denied by the Department;

14 4. A summary of issues, problems and trends noted by the
15 Auditor as a result of his/her review;

16 5. Any recommendations that the Department consider
17 additional officer training, including recommendations that the
18 Department consider specialized training for IIS investigators; and

19 6. Any recommendations the Department consider policy or
20 procedural changes.

21 B. The Auditor's report shall not contain any recommenda-
22 tions concerning the discipline of any particular police officer,
23 nor shall the report comment upon or make any recommendation
24 concerning potential civil or criminal liability of specific
25 employees, police officers, or citizens.

26 C. The Auditor shall deliver a preliminary draft of his/her
27 semiannual report to the Chief of Police for review and comment.
28 The Chief of Police shall review and comment on the preliminary
29 report within twenty (20) days after receipt of the report. The
30 Auditor shall submit the final report within thirty (30) days after
31 receipt of the Chief's comments. The Auditor's final report shall
32 be submitted no later than the thirtieth day of April and October of
33 each year.

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1 D. The Chief of Police shall forward to the Mayor, City
2 Council, City Attorney, and the City Clerk (~~Comptroller~~) within
3 twenty (20) working days of receipt of the Auditor's final report
4 the Chief's written comments on the report.

5 Section 6. Seattle Municipal Code Section 3.70.100, subsection
6 H (Ordinance 116005, Section 1 (part)) is amended as follows:

7 **3.70.100 Powers and duties.**

8 H. To make expenditures authorized in its annual budget; to
9 retain expert and consultant services; to use the services of the
10 City Attorney as deemed appropriate to carry out its functions; and
11 to call upon the City (~~Comptroller~~) Director of Finance (~~(/)~~)
12 and Auditor (~~(/)~~) to assist in auditing compliance with campaign
13 contribution limits and eligibility for campaign matching funds; and

14 Section 7. Seattle Municipal Code Section 4.04.250,
15 subsections D and E (Ordinance 107790, Section 23 (part)) are
16 amended as follows:

17 **4.04.250 Civil Service Commission.**

18 D. Commissioner's Election, Administration. Election of the
19 employees' designate to the Commission shall be administered by the
20 City Clerk. Election shall be held during the week beginning on the
21 first Monday in November, 1987, and every third year thereafter.
22 The City Clerk shall give notice of such election and furnish
23 ballots therefor. Balloting shall be permitted by mail postmarked
24 between the hours of one minute past midnight (12:01 a.m.) Monday to
25 twelve midnight (12:00 midnight) of the succeeding Friday of the
26 election week. Ballots may also be deposited during regular office
27 hours at polling places prescribed by the City Clerk (~~Comptroller~~).
28

29 E. Commissioner Candidacy. Not earlier than the first Monday
30 in October of each year in which a Commissioner will be elected, nor
31 later than the succeeding Friday, any person who is to become a
32 candidate for Commissioner shall file a declaration of candidacy for
33

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1 office with the City Clerk (~~Comptroller~~), on a form furnished by
2 the City Clerk (~~Comptroller~~).

3 Section 8. Seattle Municipal Code Section 4.08.040, subsection
4 E (Ordinance 107791, Section 4 (part)) is amended as follows:

5 **4.08.040 Public Safety Civil Service Commission.**

6 E. Not earlier than the first Monday in October of each year
7 in which a Commissioner will be elected, nor later than the succeed-
8 ing Friday, any person who is to become a candidate for Commissioner
9 shall file a declaration of candidacy for office with the City Clerk
10 (~~Comptroller~~), on a form furnished by the City Clerk
11 (~~Comptroller~~).

12 Section 9. Seattle Municipal Code Section 5.12.050, (Ordinance
13 110413, Section 2) is amended as follows:

14 **5.12.050 Petty cash accounts -- Administrative rules and
15 regulations.**

16 The City Finance Director (~~Comptroller~~) shall promulgate
17 rules and regulations, consistent with this chapter and the City
18 Administrative Code, establishing standards and procedures for the
19 proper administration of petty cash accounts.

20 Section 10. Seattle Municipal Code Section 5.14.060, sub-
21 section B (Ordinance 114347, Section 1 (part)) is amended as
22 follows:

23 **5.14.060 Liability for loss as between department and
24 Finance Department.**

25 B. Compliance with the City (~~Treasurer's~~) Finance
26 Director's rules and procedures approved by the City (~~Treasurer~~)
27 Finance Director establishes a presumption that a City department or
28 office exercised due care in its custody and care of City moneys.

29 Section 11. Seattle Municipal Code Section 6.214.070,
30 (Ordinance 108938, as amended by Ordinance 109080) is further
31 amended as follows:

32 **6.214.070 Financial responsibility.**

33 Each tow truck operator shall submit to the Director for filing
by the City Clerk (~~Comptroller~~), a copy of public liability

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1 insurance in the minimum amount of One Hundred Thousand Dollars
2 (\$100,000.00) for any one person killed or injured in any one
3 accident or occurrence and Three Hundred Thousand Dollars
4 (\$300,000.00) for more than one person killed or injured in any one
5 accident or occurrence, and Ten Thousand Dollars (\$10,000.00) of
6 garage keeper legal liability insurance.

7 Section 12. Seattle Municipal Code Section 10.08.080, sub-
8 section D 1 (Ordinance 87178, Section 5 A (part), as last amended by
9 Ordinance 98029, Section 1 (part)) is further amended as follows:

10 **10.08.080 Permit -- Application information.**

11 D. Include covenants and agreements signed by the applicant
12 or its authorized agent:

13 1. To construct and maintain the signal system in a
14 manner conforming to the conditions and requirements prescribed by
15 the National Fire Protection Association in Pamphlet No. 72 or as
16 later amended, a copy of which is filed in the office of the City
17 Clerk ((Comptroller)),

18 Section 13. Seattle Municipal Code Section 12A.08.105,
19 (Ordinance 102843, as last amended by Ordinance 109674, Section 8)
20 is further amended as follows:

21 **12A.08.105 Unauthorized manufacture, duplication, use or
22 possession of a key which opens a parking meter.**

23 It is unlawful for any person to knowingly manufacture,
24 duplicate, use or possess a key which opens a parking meter located
25 within the limits of the City, unless authorized to do so by the
26 Director of Engineering or the City Director of Finance
27 ((Treasurer)).

28 Section 14. Seattle Municipal Code Section 12A.62.020,
29 (Ordinance 98908, Section 2) is amended as follows:

30 **12A.62.020 Payment authority.**

31 Reimbursements made in accordance with Section 12A.62.010 shall
32 be paid on vouchers approved by the City Attorney on the basis of
33 facts as certified by the Chief of Police consistent with this
chapter together with such other evidence as the City Attorney may

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1 require to substantiate such medical expenses, and for such purpose
2 the sum of One Thousand Dollars (\$1,000.00) or so much thereof as
3 may be necessary is appropriated from the Emergency Fund and the
4 City Finance Director ((Comptroller)) is authorized to draw and
5 ((the City Treasurer to)) pay the necessary warrants.

6 Section 15. Seattle Municipal Code Section 14.12.320,
7 subsection D (Ordinance 108333, Section 30 (part)), as amended by
8 Ordinance 110572, Section 31 (part)) is further amended as follows:

9 **14.12.320 Limitations on the Auditor.**

10 D. The Chief of the Department shall submit a final report of
11 his/her audit to the Mayor. The Chief's report shall be comparable
12 to that of the Auditor as prescribed in Section 14.12.330 B2, except
13 that the Chief's report shall include a description of each type of
14 document audited without disclosing its contents, the number of each
15 type of document audited, the number of documents received from LEIU
16 or WSIN, and the number of documents received from designated LEIU
17 or WSIN representatives. The Chief's report shall also include a
18 current set of bylaws for LEIU and for WSIN. The Mayor shall certify
19 the report as the final audit to the City Council, the City
20 Attorney, and the City Clerk ((Comptroller)) for filing as a public
21 record. The Mayor, in the exercise of all of his/her duties under
22 the City Charter, shall supervise the Chief of the Department to
23 ensure that he/she faithfully performs the duties assigned under
24 this chapter and section.

25 Section 16. Seattle Municipal Code Section 14.12.330,
26 subsection B 1 (Ordinance 108333, Section 31 (part)), as amended by
27 Ordinance 110572, Section 32 (part)) is further amended as follows:

28 **14.12.330 Audit procedures and standards.**

29 B. The audit shall be prepared and published pursuant to the
30 following provisions:

- 31 1. In conducting an audit, the Auditor shall:
32
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1 a. Review each authorization granted pursuant to
2 Sections 14.12.150/ 14.12.160, 14.12.170, or 14.12.230, together
3 with investigative files associated with the authorizations;

4 b. Perform a random check of Department files and
5 indexes;

6 c. Review files and records containing private
7 sexual or restricted information designated for purging except
8 information not yet collected or purged pursuant to Sections
9 14.12.140, 14.12.150, 14.12.190, or 14.12.240; and

10 d. Prepare and forward a written report of the
11 audit to the Mayor, the City Council, the City Attorney, and the
12 City Clerk ((Comptroller)) for filing as a public record.

13 Section 17. Seattle Municipal Code Section 14.12.380,
14 (Ordinance 108333, Section 36, as last amended by Ordinance 110640,
15 Section 16) is further amended as follows:

16 **14.12.380 Department reporting.**

17 The Chief of the Department shall submit an annual report on
18 the implementation of this chapter to the Mayor, the City Council,
19 and the City Clerk ((Comptroller)) for filing as a public record.
20 The annual report shall indicate the number of authorizations
21 granted under Sections 14.12.150/14.12.160, 14.12.170, or 14.12.230;
22 the number of certifications issued under Section 14.12.210 B5; the
23 number of files withheld from the Auditor by the King County
24 Prosecuting Attorney under Section 14.12.320 A5; the number of
25 authorizations involving the use of infiltrators and informants; a
26 statistical analysis of the purposes for which authorizations were
27 granted, the types of unlawful activity involved, the number of
28 prosecutions based thereon, the number of visiting officials or
29 dignitaries for whom security precautions were involved, and other
30 meaningful information; a summary of any internal disciplinary
31 action taken to enforce this chapter, and a description of other
32 actions taken to implement this chapter. The foregoing information
33 may be included in the Department's annual report.

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1 Section 18. Seattle Municipal Code Section 15.04.060,
2 subsection B (Ordinance 90047, Section 12 (part)) is amended as
3 follows:

4 **15.04.060 Indemnity to save City harmless from claims.**

5 B. In addition such agreement shall contain a provision that
6 the permit is wholly of a temporary nature, that it vests no perma-
7 nent right whatsoever, that upon thirty (30) days' notice, posted on
8 the premises, or by publication in the official newspaper of the
9 City, or without such notice, in case the permitted use shall become
10 dangerous or such structure shall become insecure or unsafe, or
11 shall not be constructed, maintained or used in accordance with the
12 provisions of this subtitle, the same may be revoked and the
13 structure and obstructions ordered removed. Every such agreement,
14 after it has been received in his office and numbered, and after the
15 same has been recorded, shall be retained by the ((City Comptroller
16 and)) City Clerk in the files and records of ((his)) the Clerk's
17 office.

18 Section 19. Seattle Municipal Code Section 15.62.110,
19 (Ordinance 109740, Section 1 (part), as amended by Ordinance
20 113022, Section 4) is further amended as follows:

21 **15.62.110 Payment of compensation or conveyance.**

22 Upon securing an appraisal of the value of the street or alley
23 area to be vacated as provided in this chapter, the Director of
24 Engineering shall notify the petitioner of the amount of compen-
25 sation, deducting therefrom any remaining appraisal fee deposit not
26 previously refunded to petitioner. The payment shall be delivered
27 to the Director of Engineering who, upon receipt of any such payment
28 shall forthwith transmit the same to the City Finance Director
29 ((Treasurer)) for deposit in the General Fund and shall make a
30 written report of such payment to the City Council. In the event
31 that the petitioner has received approval of delivery of an
32 instrument granting or dedicating to the City a parcel or parcels of
33 land in lieu of a cash payment as contemplated by Section 15.62.090,

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1 the Director of Engineering, in his discretion, at the applicant's
2 expense shall obtain either a policy of title insurance insuring
3 title thereto in the City, or a certificate of title as to the title
4 thereof, and upon receipt of such policy or certificate shall
5 transmit the same to the City Council for inclusion in the
6 appropriate file.

7 Section 20. Seattle Municipal Code Section 18.08.020,
8 (Ordinance 99911, Section 1 (part), as amended by Ordinance 104937,
9 Section 1 (part)) is further amended as follows:

10 **18.08.020 Notification of name -- Official adoption.**

11 Upon designating a name for a park, recreation area or facility
12 the Superintendent of Parks and Recreation shall notify the Mayor
13 and chairman of the committee of the City Council responsible for
14 parks and public grounds of such name within ten (10) days, and
15 thereafter upon filing of such name designation in the Office of the
16 City Clerk (~~Comptroller~~), the name shall thereupon become
17 officially adopted.

18 Section 21. Seattle Municipal Code Section 20.76.060,
19 (Ordinance 54547, Section 6) is amended as follows:

20 **20.76.060 Payment in installments.**

21 Whenever the City shall have sold bonds of any such local
22 improvement district, either upon bids or at private sale, as in
23 this subchapter, the assessments for such improvement shall be
24 payable in installments, and notice thereof shall be given, and the
25 collection and enforcement thereof had as provided by law and this
26 subchapter. In the case of sale upon bids, the (~~City Comptroller~~
27 ~~and ex officio~~) City Clerk shall transmit to the City Finance
28 Director (~~Treasurer~~) a certified copy of the resolution accepting
29 any such bid, and in the case of sale at private sale (~~the City~~
30 ~~Comptroller and ex officio City Clerk shall transmit to~~) the City
31 Finance Director shall (~~Treasurer his certificate~~) certify that
32 such bonds have been sold, pursuant to the resolution of the City
33 Council directing such sale, and in either case the City Finance

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1 Director (~~Treasurer~~) thereupon shall proceed with the collection
2 and enforcement of such assessments under the mode of "payment by
3 bonds." As to assessments payable in ten (10) or less, annual
4 installments, the City Finance Director (~~Comptroller~~) shall
5 annually extend the installments of principal and interest upon the
6 unpaid balance as shown upon such roll, and as to assessments
7 payable in twenty (20) annual installments, the City Finance
8 Director (~~Comptroller~~) shall for the first ten (10) years annually
9 extend the installments of interest upon such roll, and for the last
10 ten (10) years the City Finance Director (~~he~~) shall annually
11 extend the installments of principal and interest upon the unpaid
12 balance as shown upon such roll.

13 Section 22. Seattle Municipal Code Section 21.16.330,
14 (Ordinance 97016, Section 32, as amended by Ordinance 114298,
15 Section 31) is further amended as follows:

16 **21.16.330 Standards for measurements and analyses.**

17 Measurements, tests and analyses of the characteristics of
18 waters and waste to which reference is made in this chapter shall be
19 determined in accordance with the standards prescribed by "Standard
20 Methods for the Examination of Water and Sewage," filed in the City
21 Clerk's (~~Comptroller's~~) office under Comptroller File No. 260956.
22 In any property served by a side sewer carrying industrial wastes,
23 the owner or occupant shall install a manhole in the side sewer to
24 facilitate observation, sampling and measurement of the wastes, when
25 required by the Director of Engineering. Such manhole shall be
26 accessible, safely located, and shall be constructed and installed
27 in accordance with plans approved by the Director of Engineering.
28 Such manhole shall be installed and maintained by the owner or
29 occupant at his or her expense.

30 Section 23. Seattle Municipal Code Section 21.28.020,
31 (Ordinance 84390, Section 2) is amended as follows:
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1 **21.28.020 Administration of utility.**

2 The Director of Engineering, through the Department of
3 Engineering, shall operate and administer such public utility and
4 enforce this subchapter; and there shall be kept a classified system
5 of accounts of revenues and disbursements as prescribed by the State
6 Auditor, Division of Municipal Corporations, in conjunction with the
7 City Finance Director (~~Comptroller~~), as required by law.

8 Section 24. Seattle Municipal Code Section 21.72.010,
9 (Ordinance 106352, Section 1) is amended as follows:

10 **21.72.010 Use of City Finance Director's (~~Treasurer's~~)**
11 **name prohibited.**

12 Statements for the collection of City utility charges shall not
13 use or direct the use of the personal name of the City Finance
14 Director (~~Treasurer~~) for or in connection with the payment of such
15 charges.

16 Section 25. Seattle Municipal Code Section 22.208.110,
17 subsection C (Ordinance 113545, Section 6 (part)) is amended as
18 follows:

19 **22.208.110 Recovery of costs.**

20 C. After notice to the owner and other persons in interest
21 that all or a portion of the costs have not been paid, the Director
22 shall notify the City Finance Director (~~Treasurer~~) of the amount
23 due and owing, and upon receipt of the notification the City
24 Treasurer shall certify the amount to the County Treasurer for
25 assessment.

26 Section 26. Seattle Municipal Code Section 22.806.030,
27 (Ordinance 108080, Section 42, as last amended by Ordinance 111043,
28 Section 46) is further amended as follows:

29 **22.806.030 Fees.**

30 Fees for grading approvals shall be as set forth in Chapter
31 22.900 (Permit Fee Ordinance) and payable to the City Finance
32 Director (~~Treasurer~~). Fees for drainage control plan review,
33 recordkeeping and construction inspection shall be as prescribed by
ordinance.

1 Section 27. Seattle Municipal Code Section 23.76.058,
2 Subsection C (1) (Ordinance 112522, Section 2 (part)) is amended as
3 follows:

4 **23.76.058 Rules for specific decisions.**

5 C. Downtown Planned Community Developments.

6 1. Council Action. Approval of an application for a
7 planned community development shall be by ordinance. The ordinance
8 shall also amend the Official Land Use Map to indicate:

9 a. The boundaries of the approved planned community
10 development;

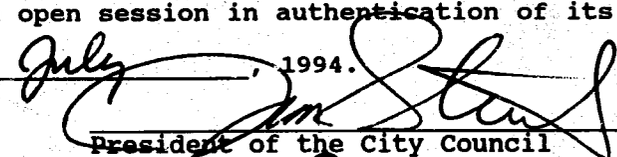
11 b. The number of the ordinance approving the
12 preliminary plans for the planned community development; and

13 c. The number of the Clerk (~~Comptroller's~~) File
14 containing the approved preliminary plans.

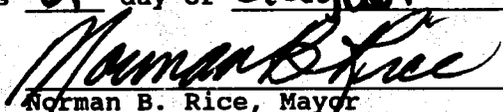
15 Section 28. Any act consistent with the authority but prior to
16 the effective date of this ordinance is hereby ratified and
17 confirmed.

18 Section 29. This ordinance shall take effect and be in force
19 thirty days from and after its passage and approval, if approved by
20 the Mayor; otherwise it shall take effect at the time it shall
21 become a law under the provisions of the City Charter.

22 Passed by the City Council the 25 day of July, 1994,
23 and signed by me in open session in authentication of its passage
24 this 25 day of July, 1994.

25 
26 President of the City Council

27 Approved by me this 2 day of August, 1994.

28 
29 Norman B. Rice, Mayor

30 Filed this 3 day of August, 1994.

31 Margaret Carter
32 Deputy Clerk

33 (SEAL)
Published _____

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

SEATTLE CITY ATTORNEY

MARK H. SIDRAN

June 29, 1994

The Honorable Jim Street,
President, Seattle City Council
City of Seattle

RE: Proposed Clean-up Ordinance for 1992 Finance Department
Reorganization

Dear Council President Street:

In 1991, the Seattle City Charter was amended to create the Department of Finance and abolish the offices of the Comptroller and City Treasurer. As you may recall, the 1992 ordinance effecting these changes was quite voluminous, and as was inevitable with an ordinance of this length, there were some inadvertent omissions.

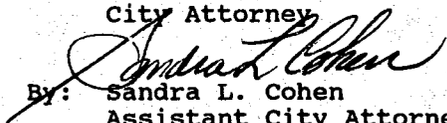
The enclosed proposed ordinance would correct those errors and omissions. The changes mainly entail changing the word Comptroller to City Clerk, and correcting and updating other definitions throughout the Code. No substantive changes to the Code are intended by this ordinance.

This proposed ordinance has been drafted with the assistance of the following individuals in several departments: Dwight Dively, then of the Council Central Staff; Anthony Francisco, Finance Department; Nora Masters, City Auditor; Carol Van Noy, Executive Director, Ethics and Elections Commission; Judith Pippin, City Clerk; and Del Mercure, Office of Management and Budget.

We would appreciate Council consideration of this clean-up ordinance at your earliest convenience. The text used as the basis for the changes is current through the June 1994 supplement to the Municipal Code. Please do not hesitate to call me at 684-8218, or our paralegal, Julie Schaffer, at 684-8242 if you have any questions.

Very truly yours,

MARK H. SIDRAN
City Attorney


By: Sandra L. Cohen
Assistant City Attorney

Encl.

CIVIL DIVISION
An equal employment opportunity - affirmative action employer
600 FOURTH AVENUE, 10TH FLOOR, SEATTLE, WASHINGTON 98104-1877
(206) 684-8200 TDD (206) 233-7206 FAX (206) 684-8284

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:

Tom Thru

_____	_____
_____	_____
_____	_____

FOR CITY COUNCIL PRESIDENT USE ONLY

COMMITTEE(S) REFERRED TO: _____

PRESIDENT'S SIGNATURE

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STATE OF WASHINGTON - KING COUNTY

46394
City of Seattle, City Clerk

—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: 117242

was published on

08/10/94

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

[Handwritten signature]

Subscribed and sworn to before me on

08/10/94

[Handwritten signature]

Notary Public for the State of Washington,
residing in Seattle

Affidavit of Publication

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