The City of Seattle – Legislative Department

Council Bill/Ordinance sponsored by: 

Committee Action:

Date  Recommendation  Vote
9/18  Pass  7-0-0

This file is complete and ready for presentation to Full Council.

Full Council Action:

Date  Decision  Vote
Sept. 23, 2013  Passed  8-0 (excused: 1, abstained: 1)
CITY OF SEATTLE
ORDINANCE 124299
COUNCIL BILL 117909

AN ORDINANCE establishing a new Pioneer Square Parking and Business Improvement Area; levying special assessments upon operators of the business property, and mixed-use property (multi-family residential and commercial) within the area; providing for the deposit of revenues in a special account and expenditures therefrom; providing for collection of and penalties for delinquencies; providing for the establishment of a Ratepayers Advisory Board; providing for an implementation agreement with a Program Manager; disestablishing the current Pioneer Square Parking and Business Improvement Area that was established in 1983 by Ordinance 111244 ("1983 PSBIA") as amended by Ordinance 114396, Ordinance 115838 and Ordinance 122000; suspending the issuance of assessments and providing for the winding up of activities under the 1983 PSBIA; and providing for the distribution of remaining funds from and closing of the 1983 PSBIA Account.

WHEREAS, RCW 35.87A authorizes the City to establish business improvement areas to provide special benefits to business and property owners within a defined geographic area through the imposition of special assessments; and

WHEREAS, the current Pioneer Square Parking and Business Improvement Area ("1983 PSBIA"), which was established in 1983 by Ordinance 111244 and amended by Ordinance 114396, Ordinance 115838 and Ordinance 122000 to provide services and amenities for ratepayers paid for through a levy of special assessments, does not provide for an expiration date; and

WHEREAS, businesses and mixed-use properties that are subject to the special assessments levied by this ordinance and that would pay 60 percent of the total special assessments levied by this ordinance filed a petition with The City of Seattle to establish a new and expanded Pioneer Square Parking and Business Improvement Area pursuant to RCW 35.87A, a copy of which is filed in C.F. 313180; and

WHEREAS, the City Council adopted Resolution 31472, initiating a new and expanded Pioneer Square Parking and Business Improvement Area via the Resolution method instead of the petition method as provided for by RCW 35.87A.030; and

WHEREAS, pursuant to RCW 35.87A.040, the City Council on September 3, 2013, adopted Resolution 31481 titled ‘A RESOLUTION of intention to establish a Pioneer Square Parking and Business Improvement Area, and fixing a date and place for a hearing thereon, and superseding Resolution 31473’, which stated its intention to establish the
new and expanded Pioneer Square Parking and Business Improvement Area, the
proposed boundaries of which include the 1983 PSBIA, and the proposed programs of
which are intended to supersede the programs of the 1983 PSBIA, and the date and place
for a public hearing; and

WHEREAS, pursuant to RCW 35.87A.180, the City Council on September 3, 2013, adopted
Resolution 31482, which stated its intention to disestablish the 1983 PSBIA and set a
date and place for a public hearing; and

WHEREAS, the purpose of the new and expanded Pioneer Square Parking and Business
Improvement Area is to enhance conditions for the operation of those businesses and
mixed-use properties by performing activities that go beyond the basic services provided
by The City of Seattle and are in addition to and different than any services provided by
another, overlapping Business Improvement Area; and

WHEREAS, as provided by Resolutions 31481 and 31482, the City Council, through its
Government Performance and Finance Committee held public hearings on September 4
and September 18, 2013, at 9:30 a.m., in City Council Chambers, 600 Fourth Avenue,
Seattle, WA, and the testimony received at those hearings resulted in the Council
determining that disestablishing the 1983 PSBIA and establishing the new and expanded
Pioneer Square Parking and Business Improvement Area is in the best interest of the
businesses and mixed-use properties within the Pioneer Square Parking and Business
Improvement Area’s expanded boundaries; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Disestablished. The current Pioneer Square Parking and Business
Improvement Area (“1983 PSBIA”) established in 1983 by Ordinance 111244 as amended by
Ordinance 114396, Ordinance 115838 and Ordinance 122000, shall be disestablished on the date
that assessments commence under Section 18 for the new and expanded Pioneer Square Parking
and Business Improvement Area.

Section 2. 1983 PSBIA Assessments to Cease. No further 1983 PSBIA assessments
shall be made after the date that the 1983 PSBIA is disestablished.
Section 3. Winding up of Operations. The Director of the Department of Finance and Administrative Services, or his designee ("Director") is authorized to enter into an agreement with the Program Manager of the 1983 PSBIA to provide for continuity of services and winding up of operations of the 1983 PSBIA. All 1983 PSBIA program and management operations shall cease after the date that the 1983 PSBIA is disestablished, and all remaining funds in the 1983 PSBIA Account shall immediately be transferred to the account described in Section 9.

Section 4. Area Established. As authorized by Chapter 35.87A RCW, there is established a Pioneer Square Parking and Business Improvement Area, within the following boundaries as shown on the map attached as Exhibit A (when a street or alley is named, the area boundary is the centerline of the right-of-way including vacated portions unless otherwise specified in the description): Beginning at the intersection of Occidental Avenue South and Railroad Way South, then south along Occidental Avenue South to South Royal Brougham Way, then west along South Royal Brougham Way to the east line of King County Parcel Number 7666207695 known as the Port of Seattle Terminal, then north along the east lines of King County Parcel Numbers 7666207695, 7667800005, 7666207697, 7666202631, and 7666202630 to the Inner Harbor line of Elliott Bay, then north along the Inner Harbor line to Columbia Street, then northeast along Columbia Street to the alley between 1st Avenue and 2nd Avenue, then southeast along the alley to Cherry Street, then northeast along Cherry Street to the alley between 2nd Avenue and 3rd Avenue, then southeast along the alley to James Street, then northeast along James Street to 3rd Avenue, then southeast along 3rd Avenue to Jefferson Street, then northeast along Jefferson Street to 4th Avenue, then southeast along 4th Avenue to the intersection of Occidental Avenue South and Railroad Way South.
Avenue to Terrace Street, then northeast along Terrace Street to 5th Avenue, then southeast and south along 5th Avenue to Yesler Way, then west along Yesler Way to 4th Avenue South, then south along 4th Avenue South to South Jackson Street, then east along South Jackson Street to 5th Avenue South, then south along 5th Avenue South to South King Street, then west along South King Street to 4th Avenue South, then west along the south edge of the historic Union Station building, then south and northwest along the east and south edges of the properties adjoining the historic King Street Station (King County parcel numbers 5247801190, 7666202635, 7666204886), then west along the south line of the properties on the south side of South King Street (King County parcel numbers 7666204878, 7953000000) to Occidental Avenue South, and then south along Occidental Avenue South to the point of beginning.

In case of a conflict between the description of the area and the map, the description shall control.

Section 5. Programs. Special Assessment revenues shall be used for the following component programs:

1. Neighborhood and business advocacy
2. Economic development and retail recruitment
3. Marketing and promotion
4. Improving the built environment and pedestrian realm
5. Street civility and public safety
6. Building neighborhood and organizational capacity

The listing of services is illustrative and not exclusive. All such activities are supplemental to street maintenance and law enforcement provided by the City and are not intended to displace...
any services regularly provided by municipal government. All such activities are in addition to
and different than any services provided by another, overlapping Business Improvement Area.

Section 6. Levy of Special Assessments. To finance the programs authorized in Section
5, there is levied upon and shall be collected from the operators of business property and mixed-
use property (multi-family residential and commercial) located within the boundaries of the
Pioneer Square Parking and Business Improvement Area described in Section 4, a special
assessment. Ratepayers will be assessed by the City in annual installments beginning with the
base year of the authorization (2014), by applying an annual assessment rate to each ratepayer as
described below.

A. Records for the assessment calculation are reported by the ratepayer at the time of
collection and are subject to verification by the City of Seattle. These rates are called the
“Base Year Rates.”
B. Except as provided below, all uses will initially be assessed at $0.20 x Occupied
Square Footage.
C. Warehouse/Industrial uses will be assessed at $0.02 x Occupied Square Footage.
D. Parking uses will be assessed at $30 per stall.
E. Group homes/day shelters will be assessed at $0.01 x Occupied Square Footage.
F. Residential uses (other than group homes/day shelters) will not be assessed.
G. Governmental uses, public utilities, Union Station, and King Street Station and
related parcels (King County parcel numbers 5247801190, 7666202635, 7666204886),
will not be assessed.
H. Ratepayers will be assessed by the City in annual installments beginning with the
Base Year Rates (2014). Beginning in January 2015, and each January thereafter, the
assessment rate will increase by the lesser of 3% or the change in the Consumer Price
Index for All Urban Consumers in Seattle-Tacoma-Bremerton (CPI-U-Seattle) in the
previous year, to maintain approximately the same level of services and benefits as in the
base year.

Section 7. Rate Changes. Changes in the assessment rate other than those described in
Section 6 shall be made only by ordinance and as authorized in RCW 35.87A.140 with the
approval of the Ratepayers Advisory Board and shall not occur more than one time per year.

Section 8. Collection Schedule. Special assessments shall be collected on a semi-annual
basis. The Director or the Director's designee may change the billing frequency by directive to
an interval no less frequent than quarterly. A copy of a directive issued under this Section shall
be mailed to all Ratepayers not less than 90 days before the new billing due date is to take effect.

Section 9. Deposit of Revenues. There is in the City Treasury's Business Improvement
Area Fund a separate subaccount designated the Pioneer Square Parking and Business
Improvement Area Account (called "the Account"). The following monies shall be deposited in
the Account:

A. All revenues from special assessments levied under this ordinance;
B. All income to the City from public events financed with special assessments;
C. Gifts and donations;
D. Interest and all other income from the investment of Account deposits;
E. Restitution moneys for expenditures made from the Account; and
F. Reimbursements due to the Account.

Section 10. Delinquent Payments. If an assessment has not been paid within 30 days after its due date, the Director shall send a reminder notice and add a $5 processing fee. If the assessment is not paid within 60 days after its due date, a delinquency charge shall be added in the amount of ten percent of the assessment. All assessments that are not paid within 60 days of the due date shall also bear interest from the due date at 12 percent per annum. The Director is authorized to refer any unpaid assessments to a collection agency or to bring an action to collect any unpaid assessments in any court of competent jurisdiction in King County.

Section 11. Notices. Notices of assessment, installment payments, or delinquency, and all other notices contemplated by this ordinance may be sent by ordinary mail or delivered by the City to the address shown on the records of the Director, and, if no address is shown there, to the address shown on the records of the County Assessor. Failure of the Ratepayer to receive any mailed notice shall not release the Ratepayer from the duty to pay the assessment on the due date and any interest and delinquency charges.

Section 12. Disputes. Any Ratepayer aggrieved by the amount of an assessment or delinquency charge may on request obtain a meeting with the Director or the Director's designee. If not satisfied, the Ratepayer may appeal the matter to the City's Hearing Examiner in the manner provided for a contested case under Chapter 3.02 of the Seattle Municipal Code. The Ratepayer has the burden of proof to show that the assessment or delinquency charge is incorrect.
Section 13. Audit. The City may conduct random audits of Ratepayers to ensure that assessments are being properly calculated and reported.

Section 14. Expenditures. Expenditures from the Account shall be made upon demand and presentation of documentation of allowable expenses to the Director by the Program Manager and shall be used exclusively for the statutory purposes as defined in Section 5.

Section 15. Ratepayers Advisory Board. The Director shall appoint an interim Ratepayers Advisory Board comprised of Ratepayers from the Pioneer Square Parking and Business Improvement Area within thirty days of the effective date of this ordinance. The Director shall solicit recommendations from the Ratepayers, and shall appoint the interim board from that list. The interim Ratepayers Advisory Board will recommend a permanent Ratepayers Advisory Board (the "Board") within ninety days of the effective date of this ordinance. The composition of the Board shall be representative of the variety of locations, sizes and classifications of Ratepayers in the Area.

The Director shall appoint the permanent Board members from the list recommended by the interim Ratepayers Advisory Board. The Director may appoint additional members to the Board beyond those recommended by the interim Ratepayers Advisory Board to ensure a broad representation of Ratepayers, provided that the additional members so appointed do not exceed one-third of the entire membership of the Board.
The Ratepayers Advisory Board shall be responsible for adopting bylaws and policy
guidelines, and for providing advice and consultation to the Director and to the Program
Manager.

The Ratepayers Advisory Board shall meet at least once quarterly; recommend an
annual work program and budget; address and discuss Ratepayer concerns and questions
regarding the Pioneer Square Parking and Business Improvement Area and programs; review all
reports to be submitted to the Director by the Program Manager; and sponsor an annual
Ratepayers' meeting.

At the annual Ratepayers' meeting, the Board shall submit for approval its proposed
work plan and budget for the next year, and its recommendation regarding whether to continue
with the current Program Manager. The work plan, budget, and recommendation regarding
whether to continue with the current Program Manager must be approved by a majority vote of
the Ratepayers attending the meeting and submitted to the Director.

Section 16. Administration. The Director shall administer the program for the City with
authority to:

A. Collect the special assessments; refund special assessments when overpaid or
otherwise improperly collected; extend the deadline for payment and waive delinquency
charges and interest whenever the delinquency results from extenuating circumstances
beyond the Ratepayer's control, such as a casualty loss causing premature closure of the
business or bankruptcy, or the total payment due to the City (exclusive of penalty and
interest) is $10 or less;

B. Calculate and collect the interest, penalties, and processing fees for late payments;
C. After receiving the recommendation of the interim Ratepayers Advisory Board, execute a program management contract with a Program Manager; and

D. Accept and deposit advance payment of assessments by ratepayers; accept donations from governmental agencies, the public, and owners and operators of businesses on land that is developed or redeveloped during the existence of the Pioneer Square Parking and Business Improvement Area for Pioneer Square Parking and Business Improvement Area programs.

Section 17. Contract for Program Management. The Director is authorized to contract with any local non-profit entity experienced in Business Improvement Area management to act as the Program Manager. The Program Manager’s duties, subject to the approval of the Ratepayers at each annual meeting, will be to manage the day-to-day operations of the Pioneer Square Parking and Business Improvement Area and to administer the projects and activities. It is the intent of the City Council that the Director contract with the Alliance for Pioneer Square as the initial Program Manager. The selection of a Program Manager upon the recommendation of the Ratepayers Advisory Board acting on behalf of the Ratepayers shall obviate compliance with the consultant selection procedures of Seattle Municipal Code Chapter 20.50 and Section 20.42.050.

Section 18. Commencement of Assessments. Assessments shall commence as of January 1, 2014, or on the effective date of this ordinance, whichever is later.

Section 19. Request to Disestablish. Upon a petition signed by Ratepayers that pay 60 percent of the special assessments, the Ratepayers Advisory Board shall request the City Council to disestablish the Pioneer Square Parking and Business Improvement Area in accordance with Chapter 35.87A RCW.
Section 20. Ratification and Confirmation. The making of contracts and expenditures and the sending of assessment notices pursuant to the authority and after passage but prior to the effective date of this ordinance are ratified and confirmed.

Section 21. This ordinance shall take effect and be in force 30 days after its approval by the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the 23rd day of September, 2013, and signed by me in open session in authentication of its passage this 23rd day of September, 2013.

[Signature]
President of the City Council

Approved by me this 1st day of October, 2013.

[Signature]
Michael McGinn, Mayor

Filed by me this 1st day of October, 2013.

[Signature]
Mónica Martinez Simmons, City Clerk

(Seal)

Attachment:
Exhibit A: Pioneer Square BIA Map
Exhibit A. Pioneer Square BIA
FISCAL NOTE FOR NON-CAPITAL PROJECTS

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<th>Department:</th>
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<th>CBO Analyst/Phone:</th>
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<td>Finance and Adminis</td>
<td>Teri Allen/684-5226</td>
<td>Jennifer Devore/615-1328</td>
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Legislation Title:
AN ORDINANCE establishing a Pioneer Square Parking and Business Improvement Area; levying special assessments upon operators of the business property and mixed-use property (multi-family residential and commercial) within the area; providing for the deposit of revenues in a special account and expenditures therefrom; providing for collection of and penalties for delinquencies; providing for the establishment of a Ratepayers Advisory Board; providing for an implementation agreement with a Program Manager; disestablishing the current Pioneer Square Parking and Business Improvement Area that was established in 1983 by Ordinance 111244 ("1983 PSBIA") as amended by Ordinance 114396, Ordinance 115838 and Ordinance 122000; suspending the issuance of assessments and providing for the winding up of activities under the 1983 PSBIA; and providing for the distribution of remaining funds from and closing of the 1983 PSBIA Account.

Summary of the Legislation:
This Ordinance creates a new and expanded Pioneer Square Parking and Business Improvement Area (PSBIA), as allowed under RCW 35.87A. The PSBIA is expected to be funded by a special assessment levied on operators of businesses or mixed use properties within its boundaries. The City would contract with a Program Manager to administer the activities set out in the PSBIA business plan. The new PSBIA’s Program Manager will be overseen by a Ratepayer Advisory Board, which would be broadly representative of the ratepayers in the area covered by the improvement district.

Background:
This Ordinance is the final piece of legislation that must be prepared, per RCW 35.87A, to create a new and expanded PSBIA. The City has passed a Resolution to initiate the formation of the PSBIA along with the passage of a Resolution of intent that included the time, date and location of a public hearing. After the public hearing, the Council agreed to go forward with this Ordinance.

A proposal was put together recommending the continuation and expansion of the current PSBIA. The current Ratepayer Advisory Board developed a proposal that they believe to be efficient, accountable, and responsive to the area’s needs. The Board worked to collect signatures for a petition to form a Business Improvement Area that will allow for the implementation of the PSBIA business plan that would include the following program components:
1. Neighborhood and business advocacy
2. Economic development and retail recruitment
3. Marketing and promotion
4. Improving the built environment and pedestrian realm
5. Street civility and public safety
6. Building neighborhood and organizational capacity

The petitioning effort met the required 60% show of support by the affected ratepayers. The PSBIA is expected to be funded by a special assessment levied on operators of businesses or mixed use properties within its boundaries. The new PSBIA will be overseen by a Ratepayer Advisory Board, which would be broadly representative of the ratepayers in the area covered by the improvement district.

Please check one of the following:

___ This legislation does not have any financial implications.

X This legislation has financial implications.

Appropriations:

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<th>Department</th>
<th>Budget Control Level*</th>
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<th>2014 Anticipated Appropriation</th>
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<tr>
<td>TOTAL</td>
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Appropriations Notes: No appropriation authority is required to expend these funds.

Anticipated Revenue/Reimbursement Resulting from this Legislation:

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<th>Department</th>
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<td>Finance and Administrative Services</td>
<td>Ratepayer Assessments</td>
<td>$ 0</td>
<td>$ 900,000</td>
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<tr>
<td>TOTAL</td>
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<td>$ 0</td>
<td>$ 900,000</td>
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Revenue/Reimbursement Notes: FAS would collect the assessments from the ratepayers, but the funds would then be kept by FAS only for reimbursement to the Pioneer Square Business Improvement Area.

Total Regular Positions Created, Modified, or Abrogated through this Legislation, Including FTE Impact:
Position Title and Department | Position # for Existing Positions | Fund Name & # | PT/FT | 2013 Positions | 2013 FTE | 2014 Positions* | 2014 FTE*
--- | --- | --- | --- | --- | --- | --- | ---

TOTAL

Position Notes:

**Do positions sunset in the future?** Not applicable.

Spending/Cash Flow:

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<th>Department</th>
<th>Budget Control Level*</th>
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<td>Finance and Administrative Services</td>
<td>Not applicable</td>
<td>$0</td>
<td>$900,000</td>
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</table>

**Spending/Cash Flow Notes:** The Department of Finance and Administrative Services (FAS) will collect the PSBIA’s assessments from its ratepayers. FAS holds the funds solely for the purpose of reimbursing the Pioneer Square Business Improvement Area, which would actually administer staffing, projects, and other costs associated with the PSBIA.

Other Implications:

a) **Does the legislation have indirect financial implications, or long-term implications?**
   No.

b) **What is the financial cost of not implementing the legislation?**
   None. The PSBIA is established as a revenue-neutral program.

c) **Does this legislation affect any departments besides the originating department?**
   No.

d) **What are the possible alternatives to the legislation that could achieve the same or similar objectives?**
   None. Improvement area services are in addition to, and not a replacement of, basic City services, and are funded by assessments on the properties that benefit from the services. If the legislation is not passed, the services under the improvement area will not be provided.
e) Is a public hearing required for this legislation? Yes. The public hearing date is set in the companion FAS Pioneer Square BIA Intention resolution.

f) Is publication of notice with The Daily Journal of Commerce and/or The Seattle Times required for this legislation? Yes. The companion FAS Pioneer Square BIA Intention resolution must be published to give notice of the public hearing for the ordinance.

g) Does this legislation affect a piece of property? Yes.

h) Other Issues: None.

List attachments to the fiscal note below: None
STATE OF WASHINGTON -- KING COUNTY

303562 No.
CITY OF SEATTLE, CLERKS OFFICE

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

CT: 124291-303 TITLE ONLY

was published on

10/16/13

The amount of the fee charged for the foregoing publication is the sum of $264.00 which amount has been paid in full.

Subscribed and sworn to before me on

10/16/2013

Notary public for the State of Washington, residing in Seattle
State of Washington, King County

ORDINANCE NO. 124285
AN ORDINANCE relating to the Department of Parks and Recreation; authorizing the Superintendent to enter into a lease agreement with Seattle Waldorf School to occupy and use a portion of Building 11 at Warren G. Magnuson Park.

ORDINANCE NO. 124287
AN ORDINANCE relating to the Department of Parks and Recreation; authorizing the Superintendent to enter into a lease agreement with Interbay N.W. Management, Inc., for the use, occupancy and operation of a 9-hole golf course and for providing services to the public at the Department of Parks and Recreation's Green Lake Pitch and Putt facility.

ORDINANCE NO. 124288
AN ORDINANCE relating to housing for low-income households; adopting the Housing Levy Administrative and Financial Plan for Program Years 2014-2016 and Housing Funding Policies, and ratifying and confirming certain prior acts.

ORDINANCE NO. 124289
AN ORDINANCE establishing a new Pioneer Square Parking and Business Improvement Area; levying special assessments upon operators of the business property, and mixed-use property (multi-family residential and commercial) within the area; providing for the deposit of revenues in a special account and expenditures therefrom; providing for collection of and penalties for delinquency; providing for the establishment of a Business Improvement District Advisory Board; providing for an implementation agreement with a Program Manager; dissolving the current Pioneer Square Parking and Business Improvement Area that was established in 1993 by Ordinance 111144 ("1993 PBIA") as amended by Ordinance 113506, Ordinance 118008, and Ordinance 122030; suspending the issuance of assessments and providing for the winding up of activities under the 1993 PBIA; and providing for the distribution of remaining funds from and closing of the 1993 PBIA Account.

ORDINANCE NO. 124290
AN ORDINANCE relating to the 2006 Parks and Green Spaces Levy; authorizing the acquisition of real property commonly known as 4723 40th Avenue Southwest; authorizing acceptance and recording of the deed for open space, park, and recreation purposes; increasing appropriations to the Department of Parks and Recreation in the 2013 Adopted Budget; and amending the 2013-2018 Significant Capital Improvement Program; all by a three-fourths vote of the City Council.

ORDINANCE NO. 124291
AN ORDINANCE relating to the City's traffic code; amending and adding various sections and subsections to Chapters 6.240, 12A.02, 12A.06, 12A.08, 12A.10, 12A.14, 12A.16, 12A.24, 12A.29, 16.20, 16.64, 19.12 and 11.84 of the Seattle Municipal Code to conform with changes in state law.

ORDINANCE NO. 124292
AN ORDINANCE relating to the City's traffic code; amending and adding various sections and subsections to Chapters 3.32, 11.14, 11.20, 11.22, 11.30, 11.31, 11.66, 11.52, 11.56, 11.64, 11.72 and 11.84 of the Seattle Municipal Code to conform with changes in state law.

ORDINANCE NO. 124293
AN ORDINANCE appropriating money to pay certain auditor's claims and ordering the payment thereof.