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Ordinance No. 106875

AN ORDINANCE relating to the enforcement of anti-discrimination and affirmative action provisions established for City contracts by Ordinance 101432; amending Section 2 of Ordinance 106055 to impose a charge only upon City utilities in connection with contracts for supplies, materials and equipment.

10-18-77 *Law*

COMPTROLLER
FILE NUMBER

Council Bill No. 98854

INTRODUCED: OCT 17 1977	BY: EXECUTIVE REQUEST
REFERRED: OCT 17 1977	TO: HUMAN RES. & OPERATIONS
REFERRED:	
REPORTED: OCT 24 1977	SECOND READING: OCT 24 1977
THIRD READING: OCT 24 1977	SIGNED: OCT 24 1977
PRESENTED TO MAYOR: OCT 25 1977	APPROVED: OCT 27 1977
RETD. TO CITY CLERK: OCT 27 1977	PUBLISHED:
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:

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ORDINANCE 106875

AN ORDINANCE relating to the enforcement of anti-discrimination and affirmative action provisions established for City contracts by Ordinance 101432; amending Section 2 of Ordinance 106055 to impose a charge only upon City utilities in connection with contracts for supplies, materials and equipment.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 2 of Ordinance 106055 is amended to read as follows:

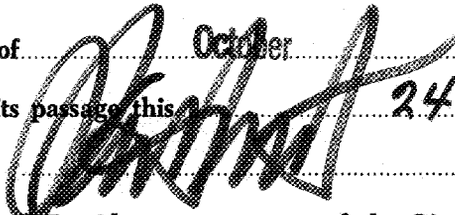
Section 2. The Purchasing Agent shall annually inform the Director of the Department of Human Rights and the City utilities (Light Department, Water Department, Sewer Utility, Solid Waste Utility) of the total amount of expenditures by each such utility for the purchase of supplies, materials or equipment under contracts covered by Section 3.3 of Ordinance 101432. The Director of Human Rights shall annually bill and each such utility shall pay to the City Treasurer, an amount equal to \$0.0014 per dollar of expenditures for such purchases.

Section 2. The collection or payment of any charges imposed by Section 2 of Ordinance 106055 for purchase of supplies, materials or equipment on City Departments and agencies other than City Utilities prior to the effective date of this ordinance is hereby waived and excused.

(To be used for all Ordinances except Emergency.)

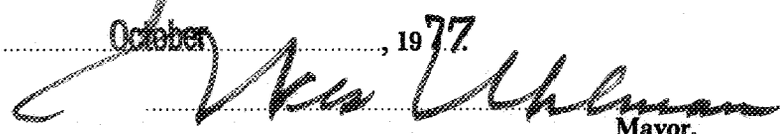
Section 3. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 24 day of October, 1977
and signed by me in open session in authentication of its passage this 24 day of
October, 1977



President of the City Council.

Approved by me this 27 day of October, 1977



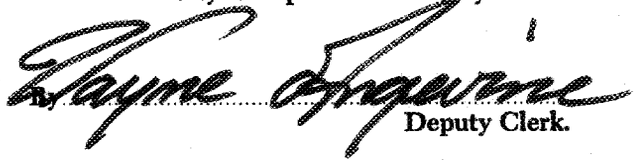
Mayor.

Filed by me this 27 day of October, 1977.

Attest: 
City Comptroller and City Clerk.

(SEAL)

Published.....


Deputy Clerk.

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(h)

Your
Seattle
Human Rights Department



Vivian L. Caver, Director
Wes Uhlman, Mayor

September 21, 1977

Mr. Wes Uhlman
Mayor
City of Seattle

Ms. Jeanette Williams
Chairperson
Human Resources and Operations
Committee
Seattle City Council

Attention: OMB, Brian Johnson, Budget Analyst

Re: Contract Compliance Charges - Ordinance 106055 - Revision to
Charges on Purchasing Contracts

Dear Mayor Uhlman and Ms. Williams:

Representatives of this Department, OMB, the Comptroller, Purchasing and the Treasurer have, at a recent meeting, arrived at what appears to be a workable method of processing and billing contract compliance charges on purchasing contracts which would be equally effective and considerably more efficient than that required by the present ordinance.

The present ordinance, 106055, contemplates that all departments would be billed annually on all purchases as recorded by the Purchasing Agent. This creates a problem in that there is no present accounting system located centrally or perhaps at all which accurately determines exactly what the amounts are which are spent for purchases of just supplies, equipment, and materials by department. A system could be devised, however, since the Purchasing Agent does keep such information presently for the Utilities (City Light, Water, Sewer and Solid Waste) which comprise about 68% of the City's purchases, and since non utility departments are largely general funded it is felt that it would be better to actually bill only the utilities for the \$.0014 charge.

Only billing the utilities would accomplish the objective of having them foot their portion of the contract compliance cost for purchasing and avoid the considerable accounting task (and cost) of billing the general fund departments to raise the estimated \$10,000 for their share, which can more appropriately and efficiently be contributed through the normal budget process, since the contract compliance function is also a general fund activity.

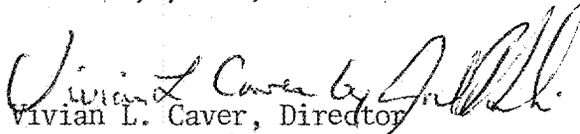
Mayor Wes Uhlman
Ms. Jeanette Williams

September 21, 1977

A proposed amendment to Ordinance 106055 is enclosed for your consideration and action to accomplish this change in approach if you agree with it.

This request supercedes our previous request of June 9, 1977 on the same subject and another problem concerning recording of deposits, which we understand is resolved in that the Treasurer will forward to this Department the original Treasurer's Receipt with the yellow copy of the voucher for all deposits made by Utilities or other Departments in payment of any \$.0014 charge.

Sincerely yours,


Vivian L. Caver, Director
Human Rights Department

cc: John Kelly, Treasurer
Brian Johnson, OMB
Chuck Bessner, Comptrollers
Tomi Terao, Purchasing
Ron Chatburn, Human Rights
Willie Winston, Human Rights

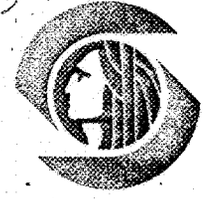
RC:VLC:vr

Your City, Seattle

Office of the Mayor
Wes Uhlman, Mayor

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September 28, 1977

The Honorable John P. Harris
Corporation Counsel
City of Seattle

CORPORATION COUNCIL
RECEIVED
SEP 28 1977
ASSIGNED TO Sampton

Taylor for assignment

Dear Mr. Harris:

In accordance with Section 4 of City Council Standard Operating Procedure 100-014, I have transmitted the various resolutions and ordinances needed to implement the Mayor's 1978 Proposed Budget directly to the Seattle City Council for direct introduction as Executive Request legislation. These ordinances represent either major policy or appropriation issues.

Attached is a copy of the letter of transmittal to the City Council as well as a copy of each ordinance and resolution transmitted therewith. Please review the proposals and, if required, draft the necessary legislation. I anticipate that the City Council will also be sending these proposals to you for review and proper drafting.

Because of the large number of proposals included in this package, I believe it might be helpful if I designated one member of my staff to answer any questions you might have. This would be George Pernsteiner. It is very likely he will contact you with changes to the property tax levy ordinance when the certification of assessed valuation becomes available about October 17. That particular piece of legislation must be passed by the City Council no later than October 24.

ph 255

Thank you.

Sincerely,

Wes Uhlman
Mayor

By

Donald E. Stark
Donald E. Stark
Budget Director

cc: Honorable Sam Smith
Honorable Tim Hill



ORDINANCE _____

AN ORDINANCE relating to charges for contract compliance activities established for City contracts by Ordinance 101432, and amending Ordinance 106055.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 2 of Ordinance 106055 is amended to read as follows;

Section 2. The Purchasing Agent shall annually inform the Director of the Department of Human Rights and the City utilities (City Light, Sewer, Solid Waste and Water Department) of the total amount of expenditures by each such utility for the purchase of supplies, materials or equipment under contracts covered by Section 3.3 of Ordinance 101432. The Director of Human Rights shall annually bill and each such utility shall pay to the City Treasurer, an amount equal to \$0.0014 per dollar of expenditures for such purchases.

Section 2. That the collection or payment of any charges imposed for purchase of supplies, materials or equipment on City Departments and agencies other than City Utilities by Ordinance 106055, Section 2, is hereby waived and excused.

Section 3. (30 day ending)

The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported

and Adopted

Your Committee on

HUMAN RESOURCES & OPERATIONS

OCT 24 1977

to which was referred

C.B. 98854

Relating to the enforcement of anti-discrimination and affirmative action provisions established for City contracts by Ordinance 101432; amending Section 2 of Ordinance 106055 to impose a charge only upon City utilities in connection with contracts for supplies, materials and equipment.

RECOMMEND THAT THE SAME DO PASS

HR&O
Chairman

Chairman

Committee

Committee

Affidavit of Publication

ORDINANCE 106875

AN ORDINANCE relating to the enforcement of anti-discrimination and affirmative action provisions established for City contracts by Ordinance 101432, amending Section 2 of Ordinance 106855 to impose a charge only upon City utilities in connection with contracts for supplies, materials and equipment.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 2 of Ordinance 106855 is amended to read as follows:

Section 2. The Purchasing Agent shall annually inform the Director of the Department of Human Rights and the City UTILITIES (LIGHT DEPARTMENT, WATER DEPARTMENT, SEWER UTILITY, SOLID WASTE UTILITY) of the total amount of expenditures by each such UTILITY for the purchase of supplies, materials or equipment under contracts covered by Section 2.2 of Ordinance 101432. The Director of Human Rights shall annually bill and each such UTILITY shall pay to the City Treasurer, an amount equal to \$0.0014 per dollar of expenditures for such purchases.

Section 2. The collection or payment of any charges imposed by Section 2 of Ordinance 106855 for purchase of supplies, materials or equipment on City Departments and agencies other than City Utilities prior to the effective date of this ordinance is hereby waived and excused.

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 14th day of October, 1977, and signed by me in open session in authentication of its passage this 24th day of October, 1977.

SAM SMITH
President of the City Council.

Approved by me this 27th day of October, 1977.

WES UHLMAN
Mayor.

Filed by me this 27th day of October, 1977.

Attest: **E. L. KIDD**,
City Comptroller and City Clerk.

By **WAYNE ANGEVINE**,
(seal) Deputy Clerk.

Publication ordered by **E. L. KIDD**, Comptroller and City Clerk.

Date of Official Publication in the Daily Journal of Commerce, Seattle, October 28, 1977.

STATE OF WASHINGTON KING COUNTY—SS.

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

Ordinance No. 106875

was published on October 29, 1977

K. Betta

Subscribed and sworn to before me on
October 29, 1977

Barbara A. Jones

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