

ORDINANCE No. 114838

COUNCIL BILL No. 107695

Law Department

The City

AN ORDINANCE relating to review of food-service establishment plans; amending SMC 10.11.941 to increase food-service establishment plan review fees; adding a new section to SMC Chapter 10.11 to require plan review of temporary food-service establishments and to establish fees; adding a new section to SMC Chapter 10.11 to exempt from plan review fees certain temporary food-service establishments; and adding a new section to SMC Chapter 10.11 disallowing plan review refunds.

Honorable President:

Your Committee on _____

to which was referred the within Co report that we have considered the

COMPTROLLER FILE No. _____

Introduced: NOV 21 1979	By: Gralle
Referred: NOV 21 1979	To: Full Council
Referred:	To:
Referred:	To:
Reported: NOV 27 1979	Second Reading: NOV 27 1979
Third Reading: NOV 27 1979	Signed: NOV 27 1979
Presented to Mayor: NOV 27 1979	Approved:
Returned to City Clerk:	Published:
Vetoed by Mayor:	Veto Published:
Passed over Veto:	Veto Sustained:

OK

Department

The City of Seattle--Legislative Department

Date Reported
and Adopted

REPORT OF COMMITTEE

to President:

Committee on _____

was referred the within Council Bill No. _____

that we have considered the same and respectfully recommend that the same:

Vote 5-0

Committee Chair

3
C.B.107695

ORDINANCE 114838

1
2 AN ORDINANCE relating to review of food-service establishment
3 plans; amending SMC 10.11.941 to increase food-service
4 establishment plan review fees; adding a new section to
5 SMC Chapter 10.11 to require plan review of temporary
6 food-service establishments and to establish fees; adding
7 a new section to SMC Chapter 10.11 to exempt from plan
8 review fees certain temporary food-service
9 establishments; and adding a new section to SMC Chapter
10 10.11 disallowing plan review refunds.

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

12 Section 1. Effective January 1, 1990, Seattle Municipal
13 Code Section 10.11.941 (Section 1. (part) of Ordinance 109910)
14 as last amended by Section 1 or Ordinance 112024) is amended
15 as follows:

16 Section 10.11.941. Review of food-service establishment
17 plans: review fee. Whenever a food-service establishment is
18 to be constructed or extensively remodeled and whenever an
19 existing structure is to be converted to use as a food-service
20 establishment, plans and specifications for such construction,
21 remodeling, or conversion shall be submitted to the Health
22 Officer for review and approval before any such construction,
23 remodeling or conversion is begun, together with the sum of
24 ~~((Ninety-Dollars-(\$90.00))~~) One Hundred Twenty-five Dollars
25 (\$125.00) which shall be the fee for such review. The plans
26 and specifications shall indicate the proposed layout,
27 arrangement, mechanical plans, and construction materials of
28 work areas, and the type and model of proposed fixed equipment
and facilities. The Health Officer shall approve the plans
and specifications if they meet the requirements of this
chapter and the plans review fee has been paid; otherwise,
he/she shall not. In the event the Health Officer disapproves
submitted plans and specifications, he/she shall indicate the
particular aspects thereof that are not in compliance with the
requirements of this chapter, and shall invite the
resubmission of such plans and specifications following their

1 revision. When plans and specifications that have been
2 examined are altered and resubmitted, an additional fee for
3 the re-examination of such plans shall be assessed at the rate
4 of Forty Dollars (\$40.00) per hour. Where a duplicate set of
5 approved plans is submitted for examination and approval at
6 any time after a permit has been issued on the original
7 approved plans, a fee shall be charged at the rate of Forty
8 Dollars (\$40.00) per hour for such examination and approval.
9 Where a complete redesign of a building is submitted after one
10 design has been examined, a new review fee shall be charged in
11 addition to the review fee for the first design. The
12 examination of any further redesign shall be similarly
13 charged. No food-service establishment shall be constructed,
14 extensively remodeled, or converted except in accordance with
15 plans and specifications approved by the Health Officer.

16 Section 2. Effective January 1, 1990, there is added to
17 Seattle Municipal Code Chapter 10.11 a new section, Section
18 10.11.943 as follows:

19 Section 10.11.943. Review of temporary food-service
20 establishment plans; review fee. Whenever application is made
21 for a temporary food-service establishment permit a Twenty-
22 five Dollar (\$25.00) plan review fee shall be charged to the
23 applicant. The plan or application will outline the event,
24 the facilities, the menu, food preparation procedures, and
25 other information as may be required by the Director.

26 Section 3. Effective January 1, 1990, there is added to
27 Seattle Municipal Code Chapter 10.11 a new section, Section
28 10.11.944 as follows:

Section 10.11.944. Exemptions from plan review fees. No
permanent food service establishment shall be exempt from any
plan review fees. Temporary food-service establishments
exempt from permit fees are also exempt from plan review fees.

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Section 4. Effective January 1, 1990, there is added to Seattle Municipal Code Chapter 10.11 a new section, Section 10.11.945 as follows:

Section 10.11.945. No refunds of plan review fees. Plan review fees are non-refundable for both permanent and temporary plan reviews. In addition, no refunds will be given if any plans are disapproved.

Section 5. Any acts consistent with the authority and prior to the effective date of this ordinance are hereby ratified and confirmed.

(To be used for all Ordinances except Emergency.)

Section 6. 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 27th day of November, 1989, and signed by me in open session in authentication of its passage this 27th day of November, 1989

[Signature]
President of the City Council.

Approved by me this 1st day of December, 1989.
[Signature]
Mayor.

Filed by me this 1st day of December, 1989.

[Signature]
Attest: City Comptroller and City Clerk.

(SEAL)

Published.....

By *[Signature]*
Deputy Clerk.

PUBLISH DO NOT PUBLISH

CITY ATTORNEY _____

ORDINANCE _____

AN ORDINANCE relating to review of food-service establishment plans; amending SMC 10.11.941 to increase food-service establishment plan review fees; adding a new section to SMC Chapter 10.11 to require plan review of temporary food-service establishments and to establish fees; adding a new section to SMC Chapter 10.11 to exempt from plan review fees certain temporary food-service establishments; and adding a new section to SMC Chapter 10.11 disallowing plan review refunds.

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STATE OF WASHINGTON - KING COUNTY

21651
City of Seattle

—ss.

No.

Affidavit of Publication

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

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

Ord 114838

was published on

12/06/89

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

Bethany Morris

Subscribed and sworn to before me on

DEC 6 1989

Levi Ray

Notary Public for the State of Washington,
residing in Seattle

City of Seattle

ORDINANCE 11818

AN ORDINANCE relating to review of food-service establishment plans; amending SMC 10.11.941 to increase food-service establishment plan review fees; adding a new section to SMC Chapter 10.11 to require plan review of temporary food-service establishments and to establish fees; adding a new section to SMC Chapter 10.11 to exempt from plan review fees certain temporary food-service establishments; and adding a new section to SMC Chapter 10.11 disallowing plan review refunds.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Effective January 1, 1990, Seattle Municipal Code Section 10.11.941 (Section 1. (part) of Ordinance 109910) as last amended by Section 1 of Ordinance 112024 is amended as follows:

Section 10.11.941. Review of food-service establishment plans; review fee. Whenever a food-service establishment is to be constructed or extensively remodeled and whenever an existing structure is to be converted to use as a food-service establishment, plans and specifications for such construction, remodeling, or conversion shall be submitted to the Health Officer for review and approval before any such construction, remodeling or conversion is begun, together with the sum of ~~((Ninety-Dollars-(90.00)))~~ One Hundred Twenty-five Dollars (\$125.00) which shall be the fee for such review. The plans and specifications shall indicate the proposed layout, arrangement, mechanical plans, and construction materials of work areas, and the type and model of proposed fixed equipment and facilities. The Health Officer shall approve the plans and specifications if they meet the requirements of this chapter and the plans review fee has been paid; otherwise, he/she shall not. In the event the Health Officer disapproves submitted plans and specifications, he/she shall indicate the particular aspects thereof that are not in compliance with the requirements of this chapter, and shall invite the resubmission of such plans and specifications following their revision. When plans and specifications that have been examined are altered and resubmitted, an additional fee for the re-examination of such plans shall be assessed at the rate of Forty Dollars (\$40.00) per hour. Where a duplicate set of approved plans is submitted for examination and approval at any time after a permit has been issued on the original approved plans, a fee shall be charged at the rate of Forty Dollars (\$40.00) per hour for such examination and approval. Where a complete redesign of a building is submitted after one design has been examined, a new review fee shall be charged in addition to the review fee for the first design. The examination of any further redesign shall be similarly charged. No food-service establishment shall be constructed, extensively remodeled, or converted except in accordance with plans and specifications approved by the Health Officer.

Section 2. Effective January 1, 1990, there is added to Seattle Municipal Code Chapter 10.11 a new section, Section 10.11.943 as follows:

Section 10.11.943. Review of temporary food-service

establishment plans; review fee. Whenever application is made for a temporary food-service establishment permit a Twenty-five Dollar (\$25.00) plan review fee shall be charged to the applicant. The plan or application will outline the event, the facilities, the menu, food preparation procedures, and other information as may be required by the Director.

Section 3. Effective January 1, 1990, there is added to Seattle Municipal Code Chapter 10.11 a new section, Section 10.11.944 as follows:

Section 10.11.944. Exemptions from plan review fees. No permanent food service establishment shall be exempt from any plan review fees. Temporary food-service establishments exempt from permit fees are also exempt from plan review fees.

Section 4. Effective January 1, 1990, there is added to Seattle Municipal Code Chapter 10.11 a new section, Section 10.11.945 as follows:

Section 10.11.945. No refunds of plan review fees. Plan review fees are non-refundable for both permanent and temporary plan reviews. In addition, no refunds will be given if any plans are disapproved.

Section 5. Any acts consistent with the authority and prior to the effective date of this ordinance are hereby ratified and confirmed.

Section 6. 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 27th day of November, 1989, and signed by me in open session in authentication of its passage this 27th day of November, 1989.

SAM SMITH,

President of the City Council.

Approved by me this 1st day of December, 1989.

CHARLES ROYER,

Mayor.

Filed by me this 1st day of December, 1989.

Attest: NORWARD J. BROOKS,

City Comptroller and City Clerk.

(Seal) By THERESA DUNBAR,

Deputy Clerk.

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

Date of official publication in Daily Journal of Commerce, Seattle, December 6, 1989. (21631)