

Ordinance No. 120188

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The City of Seattle
Council Bill/Ordinance

Council Bill No. 113478

AN ORDINANCE requiring that certain elected Seattle City Officials pay for the parking of privately-owned motor vehicles in the Municipal Building garage and other City-owned parking facilities in which other City officers or employees must pay to park such motor vehicles; providing for the availability of parking for such City Officials; authorizing the establishment of rates for such parking; establishing the effective dates for such rates; authorizing the collection of voluntary payments from such City Officials for parking in such facilities prior to such rates becoming effective; and amending Section 4.20.375 of the Seattle Municipal Code.

11-22-00 Pass

CF No. _____

Date Introduced:	NOV 13 2000	
Date 1st Referred:	NOV 13 2000	To: (committee) BUDGET
Date Re- Referred:		To: (committee)
Date Re - Referred:		To: (committee)
Date of Final Passage:	11-27-00	Full Council Vote: 9-0
Date Presented to Mayor:	11-28-00	Date Approved: 11-29-00
Date Returned to City Clerk:	11-30-00	Date Published: 3pp. T.D. <input type="checkbox"/> P.T. <input checked="" type="checkbox"/>
Date Vetoed by Mayor:		Date Veto Published:
Date Passed Over Veto:		Veto Sustained:

11-27-00 Pass

This file is complete and ready

Law Department

Law Dept. Review

The City of Seattle - Legislative Department

Council Bill/Ordinance sponsored by: _____

DRAGO

Councilmember

Committee Action:

1-22-00 Pass 8-0 (Excused: Licata)

1-27-00 Passed 9-0

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

(Initial/date)

Department

Law Dept. Review

OMP
Review

City Clerk
Review

Electronic
Copy Loaded

Indexed

Handwritten note:
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Approved
1/27/00
DRAGO

ORDINANCE 120188

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3 AN ORDINANCE requiring that certain elected Seattle City Officials pay for the parking of privately-
4 owned motor vehicles in the Municipal Building garage and other City-owned parking facilities
5 in which other City officers or employees must pay to park such motor vehicles; providing for
6 the availability of parking for such City Officials; authorizing the establishment of rates for such
7 parking; establishing the effective dates for such rates; authorizing the collection of voluntary
8 payments from such City Officials for parking in such facilities prior to such rates becoming
9 effective; and amending Section 4.20.375 of the Seattle Municipal Code.

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

11 **Section 1.** Section 4.20.375 of the Seattle Municipal Code is hereby amended to read as
12 follows:

13 **4.20.375 Parking of Privately-Owned Motor Vehicles by ~~((Councilmembers))~~ City Officials.**

14 A. For purposes of this Section, "City Officials" shall mean Seattle City Councilmembers,
15 elected Seattle Municipal Court judges, and the Seattle City Attorney.

16 ~~((A.))~~ B. ~~((Seattle City Councilmembers))~~ City Officials who choose to park privately-owned
17 motor vehicles in the Municipal Building garage, or in any other City-owned parking facilities in which
18 other City officers or employees must pay for the parking of such vehicles, shall pay for such parking.
19 Neither the City nor any of its Departments shall pay for, reimburse, or otherwise subsidize such
20 payments made by City Officials. Rates for such ~~((Councilmember))~~ parking by City Officials shall be
21 established by the Fleets and Facilities Director pursuant to Seattle Municipal Code Section
22 3.18.030(G), and shall be established in an amount that is consistent with fees charged to other City
23 officers and employees for comparable parking privileges. City ~~((Councilmembers))~~ Officials also shall
24 be eligible for other types of parking permits, including but not limited to carpool parking permits, on
the same terms and pursuant to the same rates as are applicable to other City officers and employees;

1 and may request the issuance of occasional City-paid one-day parking passes, on the same basis as those
2 are available to other City officers and employees, when it is necessary to park privately-owned motor
3 vehicles in such garage or facilities for purposes that are solely related to City business. City
4 (~~Councilmembers~~) Officials also are eligible to use City motor-pool vehicles pursuant to Seattle
5 Municipal Code Section 3.18.140.

6 ~~(B-)~~ C. City Council Positions 1, 3, 5, 7 and 9 shall become subject to S((s))ubsection ~~((A))~~B
7 of this S((s))ection at the time of commencement of the next term of office in January, 2000. All other
8 City Council positions shall become subject to S((s))ubsection ~~((A))~~B of this S((s))ection at the time of
9 commencement of the next term of office in January, 2002.

10 The City Attorney shall become subject to Subsection B of this Section at the time of
11 commencement of the next term of office in January, 2002.

12 The elected Seattle Municipal Court judges shall become subject to Subsection B of this Section
13 at the time of commencement of the next term of office in January, 2003.

14 Nothing in this S((s))ection shall be construed so as to prevent City ~~((Councilmembers))~~
15 Officials from voluntarily paying for parking privileges in the Municipal Building garage or other City-
16 owned parking facilities in which other City officers or employees must pay for the parking of privately-



1 owned motor vehicles prior to such effective dates, and the Fleets and Facilities Director shall be
2 authorized to collect such voluntary payments prior to such effective dates, and to establish a payroll
3 check-off or deduction system to facilitate such collection.

4 **Section 2.** This ordinance shall take effect and be in force thirty (30) days from and after its
5 approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after
6 presentation, it shall take effect as provided by Municipal Code Section 1.04.020; provided further that in
7 no event shall this ordinance take effect and be in force before January 2, 2001.

8
9 Passed by the City Council the 27th day of November, 2000, and signed by me in open
10 session in authentication of its passage this 27th day of November, 2000.

11
12 Margaret C. Pappas
President _____ of the City Council

13 Approved by me this 29th day of NOVEMBER, 2000.

14
15 Paul Scheel
Mayor

16
17 Filed by me this 30th day of November, 2000.

18
19 Chris Donfeld
acting City Clerk

20 (Seal)



STATE OF WASHINGTON – KING COUNTY

--SS.

125486
City of Seattle, Clerk's Office

No. FULL ORDINAN

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

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was published on

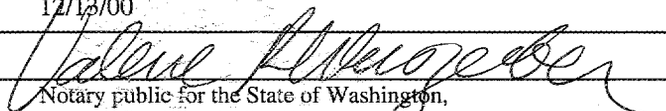
12/13/00

The amount of the fee charged for the foregoing publication is the sum of \$0.00, which amount has been paid in full.



Subscribed and sworn to before me on

12/13/00



Notary public for the State of Washington,
residing in Seattle

Affidavit of Publication

State of Washington, King County

City of Seattle

ORDINANCE 120188

AN ORDINANCE requiring that certain elected Seattle City Officials pay for the parking of privately-owned motor vehicles in the Municipal Building garage and other City-owned parking facilities in which other City officers or employees must pay to park such motor vehicles; providing for the availability of parking for such City Officials; authorizing the establishment of rates for such parking; establishing the effective dates for such rates; authorizing the collection of voluntary payments from such City Officials for parking in such facilities prior to such rates becoming effective; and amending Section 4.20.375 of the Seattle Municipal Code.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

SECTION 1. Section 4.20.375 of the Seattle Municipal Code is hereby amended to read as follows:

4.20.375 PARKING OF PRIVATELY-OWNED MOTOR VEHICLES BY ((COUNCILMEMBERS)) CITY OFFICIALS

A. For purposes of this Section, "City Officials" shall mean Seattle City Councilmembers, elected Seattle Municipal Court judges, and the Seattle City Attorney.

((A))B ((Seattle City Councilmembers)) City Officials who choose to park privately-owned motor vehicles in the Municipal Building garage, or in any other City-owned parking facilities in which other City officers or employees must pay for the parking of such vehicles, shall pay for such parking. Neither the City nor any of its Departments shall pay for, reimburse, or otherwise subsidize such payments made by City Officials. Rates for such ((Councilmembers)) parking by City Officials shall be established by the Fleets and Facilities Director pursuant to Seattle Municipal Code Section 3.18.030(G), and shall be established in an amount that is consistent with fees charged to other City officers and employees for comparable parking privileges. City ((Councilmembers)) Officials also shall be eligible for other types of parking permits, including but not limited to carpool parking permits, on the same terms and pursuant to the same rates as are applicable to other City officers and employees; and may request the issuance of occasional City-paid one-day parking passes, on the same basis as those are available to other City officers and employees, when it is necessary to park privately-owned motor vehicles in such garage or facilities for purposes that are solely related to City business. City ((Councilmembers)) Officials also are eligible to use City motor-pool vehicles pursuant to Seattle Municipal Code Section 3.18.140.

((B))C. City Council Positions 1, 3, 5, 7 and 9 shall become subject to S((s))ubsection ((A))B of this S((s))ection at the time of commencement of the next term of office in January, 2000. All other City Council positions shall become subject to S((s))ubsection ((A))B of this S((s))ection at the time of commencement of the next term of office in January, 2002.

The City Attorney shall become subject to Subsection B of this Section at the time of commencement of the next term of office in January, 2002.

The elected Seattle Municipal Court judges shall become subject to Subsection B of this Section at the time of commencement of the next term of office in January 2003.

Nothing in this S((s))ection shall be construed so as to prevent City ((Councilmembers)) Officials from voluntarily paying for parking privileges in the Municipal Building garage or other City-owned parking facilities in which other City officers or employees must pay.