

Ordinance No. 90952

AN ORDINANCE regulating and licensing the business of ambulance service; providing for issuance and revocation of licenses and for emergency service; and defining offenses and prescribing penalties.

FILE NO. 243609 and 244346
AMENDS
Council Bill No. 82782

INTRODUCED: JAN 22 1962	BY: License
REFERRED: JAN 22 1962	TO: License
REPORTED: FEB 13 1962	SECOND READING: FEB 13 1962
THIRD READING: FEB 13 1962	SIGNED: FEB 13 1962
PRESENTED TO MAYOR: FEB 13 1962	APPROVED: FEB 15 1962
SENT TO CITY CLERK: FEB 13 1962	PUBLISHED: FEB 24 1962
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:
ENGROSSED:	BY:
VOL _____ PAGE _____	

Special
for

SEE BACK COVER

T.H.
B.P.

P.P.
A. (RC)
B.D.G.
F.N.C.
B. O.
A. C.
S. E.
C. O.
LIGHT

ORD. 94622 AMENDS SEC. 4 & 5
ORD. 95714 AMENDS SEC. 4

Amended in Section 4 by ordinance No. 98639

- ORD. 99195 Adds SEC. 12-A - IF CITY FIRE DEPT AID CAR, MOBILE CORONARY CARE UNIT OR OTHER CITY EMERGENCY VEHICLE - MODE OF TRANSPORTATION TO BE DETERMINED BY OFFICER IN CHARGE OF CITY VEHICLE.
- CF-265950 (RE SEC. 11) - DESIGNATION OF CITY ZONES & AMBULANCE CO'S TO SERVE SAID ZONES, EFFECTIVE MIDNIGHT, FEB 28, 1970
- ORD 100957 - AMENDS SEC 4 TO INCREASE RATES FOR AMBULANCE SERVICES AS OF 5-1-72.
- ORD 102632 - TRANSFERS CERTAIN FUNCTIONS FROM CITY COUNCIL & CITY COMPTROLLER TO DIRECTOR OF LICENSES & CONSUMER AFFAIRS - AMENDS SECTIONS 3, 4, 5, 6, 8, 10, 13 & 14.

ORDINANCE 90952

AN ORDINANCE regulating and licensing the business of ambulance service; providing for issuance and revocation of licenses and for emergency service; and defining offenses and prescribing penalties.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The following terms for the purpose of this ordinance shall mean:

"AMBULANCE OPERATOR" means anyone engaging in the business of transporting ill, sick, or injured persons, or who, by advertising, representation or otherwise holds himself out as engaging in such business.

"AMBULANCE" means any motor vehicle constructed, reconstructed, arranged or used for the purpose of transporting ill, sick, or injured persons.

"DRIVER" means anyone in charge of, or driving, any ambulance and shall include any person acting as an attendant on any ambulance as herein defined.

Section 2. It is unlawful to be or become an ambulance operator in The City of Seattle without first having obtained a valid and subsisting license so to do designated as an "Ambulance Operator's Base License", the annual fee for which license shall be Two Hundred Fifty Dollars (\$250.00) and the expiration date for which shall be August 31 of each year; and it further shall be unlawful for any ambulance operator to operate, or any driver to drive any ambulance, unless said ambulance operator shall first have obtained for such vehicle a valid and subsisting license so to do designated as an "Ambulance License", the annual fee for which shall be Twenty Five Dollars (\$25.00) for each such ambulance, and the expiration date for which shall be August 31 of each year.

A-102632 Section 3. The City Comptroller shall furnish with each Ambulance License issued, one or more tags or plates to be known

as "Seattle Ambulance Plates", each such ambulance plate to bear the number of the license year for which the license is issued and the words "AMBULANCE - SEATTLE". The form, material and positioning on the vehicle of each such plate shall be as prescribed by the City Comptroller. It shall be unlawful for any owner, operator or driver of an ambulance to operate any such vehicle without having conspicuously displayed thereon, as prescribed by the City Comptroller, such Seattle Ambulance Plate, or to operate any such vehicle with expired or illegible Seattle Ambulance Plates thereon, or to fail to comply with any regulations of the City Comptroller relating to such plates.

Seattle Ambulance Plates shall remain the property of The City of Seattle and it shall be unlawful for anyone other than the licensee to whom the plates were issued to possess or use any such plate. Any plates possessed or used in violation of the provisions of this ordinance, shall be taken up by any police officer or City employee in the division of licenses and standards and returned to the City Comptroller.

Section 4. Every Ambulance operator shall keep at the location for which his operator's license is issued, a chronological record showing each call for ambulance service ordered or made and the name and address of the person calling for said service, the name of the driver and attendant, the company number of the ambulance, the time and place of the origin and of the end of each ambulance trip, and the fee charged, and shall upon request of any person paying an ambulance charge furnish a receipt showing such information. Such records shall at all reasonable times be open to the inspection of the Director of Public Health, the City Comptroller or Chief of Police or their designated agents.

Section 5. Application for an Ambulance Operator's Base License shall be made to the City Comptroller on forms approved by him and shall be sworn to by the applicant. If the applicant is a corporation, it shall accompany said application with a list of

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officers, directors and stockholders of the corporation, and shall within ten (10) days notify the City Comptroller in writing of any subsequent changes in officers, directors or shareholders. Application for an Ambulance Operator's Base License shall show the name of the applicant, together with any assumed names under which the company will operate, and for each ambulance, the company vehicle number therefor, the make, model and identifying serial number of the vehicle.

A-102632

Section 6. Each ambulance shall be equipped and maintained at all times by the operator thereof for safe and lawful operation as an ambulance and in accordance with the laws of The City of Seattle and the State of Washington, and shall be furnished with such equipment as the Director of Public Health shall deem necessary, including the following equipment, or the equivalent thereof, maintained in a workable and usable condition at all times:

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|--|--|
| (a) One siren; | (j) One adult splint; |
| (b) One red flashing light,
(front and rear); | (k) One child's leg splint; |
| (c) One resuscitator; | (l) One underwriter approved
fire extinguisher; |
| (d) One oxygen tank with
regulator and mask; | (m) One bed pan; |
| (e) One collapsible stretcher; | (n) Two restraint straps; |
| (f) One urinal; | (o) One plastic cover for
patient; |
| (g) One wool blanket; | (p) Two red flares; |
| (h) Two sand bags; | (q) One spare size E Oxygen
tank; |
| (i) One emesis basin; | (r) Adequate supply of linen. |

and an attendant's bag, which shall contain the following:

- | | |
|-------------------------------|--------------------------------------|
| One bandage shears | 4 arm splints |
| One flashlight | 6 tongue depressors |
| One small airway | 1 infant's oxygen face
cone |
| One large airway | 2 cravats |
| 6 rolls 3-inch bandage | 3 18-inch pieces of rubber
tubing |
| 6 rolls 2-inch bandage | 10 4 x 4 gauze pads |
| 2 rolls 1-inch adhesive tape | |
| 2 rolls 1½-inch adhesive tape | |

Any ambulance may be inspected at any reasonable time by the Chief of Police, City Comptroller, Director of Public Health or their agents, and the City Comptroller may require any ambulance to proceed to a specified location for inspection.

The Director of Public Health shall within ten (10) days after notification by the City Comptroller of any application for an ambulance license or renewal thereof inspect as to safety and compliance with city and state law, the following equipment:

- (a) Shock absorbers;
- (b) Tires, (blowout proof, puncture proof, if available; adequate tread for non-skid operation throughout the inspection period.)
- (c) Exits (each vehicle shall have at least two (2) exits from the compartment where the patient is carried.)
- (d) Glass (for pits or cracks);
- (e) Stretcher retaining lock;
- (f) Security of all auxiliary equipment;
- (g) Safety belts fastened to main stretcher;

and the equipment specified in Subsections (B) and (C) of this section, and shall recommend to the City Comptroller the approval or denial of said application and may recommend to the City Comptroller the suspension or revocation of any existing license upon his finding of any violation of the provisions of this ordinance.

Section 7. Each ambulance operating under the provisions of this ordinance shall be equipped with a two-way radio operating on an independent radio frequency authorized by the Federal Communications Commission. Such radio communication shall be between each such vehicle and the licensee's headquarters. The licensee's headquarters shall be staffed on a twenty-four (24) hour basis, with a telephone dispatcher and a licensed radio dispatcher qualified to process any and all calls. The telephone operator and the radio operator may be the same person, except under general emergency conditions.

Ambulance operators may publicly list or advertise telephone numbers only of telephones located at its headquarters or stations where the operator has an ambulance stationed on twenty-four hour availability.

A-102632 Section 8. Every ambulance operator shall file with the City Comptroller a policy or policies of public liability insurance, approved as to sufficiency by the City Comptroller and as to form by

the Corporation Counsel, issued by an insurance company or companies authorized to do business in the State of Washington, providing indemnity for or protection to the City of Seattle as well as providing public liability insurance coverage for each and every ambulance owned, operated and/or leased by the applicant, for injury to or death of persons, passengers or otherwise, in accidents resulting from any cause by which the owner of said vehicle would be liable on account of any liability imposed upon him by law, regardless of whether the ambulance was being driven by the owner or his agent, and as against damage to the property of another, including personal property under like circumstances, in the sum of One Hundred Thousand Dollars (\$100,000.00) for the injury or death of one person, or Three Hundred Thousand Dollars (\$300,000.00) for the injury or death of more than one person in any one accident, and Fifty Thousand Dollars (\$50,000.00) for property damage.

Every such policy of insurance shall continue to the full amount thereof, notwithstanding any recovery thereon and shall provide that the liability of the insurer shall not be affected by the insolvency or bankruptcy of the assured. The policy shall be for the benefit of any and all judgment creditors. Each insurance policy required hereunder shall extend for the period to be covered by the license applied for and the insurer shall be obliged to give not less than ten (10) days' written notice to the City Comptroller in the event of any change or cancellation.

Section 9. It shall be unlawful for any ambulance operator or driver or agent to intercept police calls by short wave radio or otherwise for the purpose of going to the scene of an accident, or to use information received from monitoring of short wave radio messages not specifically directed to the ambulance operator or driver or agent, to go to the scene of the accident.

A-102632 Section 10. (a) Each ambulance, while transporting an individual as a patient shall be manned by two qualified and uniformed

attendants, one a driver and the other an attendant, both of whom shall be at least twenty-one (21) years of age and shall have been approved by the Public Health Department as qualified in First Aid or as equal to or better than the requirement of an advanced Red Cross First Aid Rating, and each of whom shall carry with him at all times proof of his qualifications.

(b) It shall be unlawful to drive any ambulance or act as an attendant thereon without a "For Hire Driver's License" obtained, issued, and conditioned in accordance with Sections 103 to 113, inclusive, of the License Code, Ordinance 48022, as amended, or to fail to exhibit such license on request of any police officer or deputy of the City Comptroller or of the Director of Public Health.

CF-265950 Section 11. The Director of Public Health shall prepare an official map dividing the city into emergency ambulance service zones and designate thereon the ambulance operators to serve the respective zones, and the city shall not pay for any emergency ambulance service rendered by an ambulance operator outside his designated zone unless specifically requested so to do by the city's emergency ambulance dispatching service. Such Zone map may be revised by said Director from time to time and such map and revisions thereof shall be filed with the City Comptroller and be and become a part of this ordinance.

Section 12. It shall be unlawful for any ambulance operator to dispatch any ambulance to any injured or otherwise disabled person when such person is on a public street outside said operator's designated zone unless directed to do so by the City's ambulance dispatching service. All calls received by any operator for emergency service on a public street outside the operator's designated zone shall be relayed by the operator to the City ambulance dispatching service.

A-102632 Section 13. The City Comptroller may make rules and regulations consistent with this ordinance and it shall be unlawful to violate or fail to comply with any such rule or regulation.

A-102632

Section 14. (1) Any Ambulance Operator's Base License, or any Ambulance License may be revoked or suspended by the City Comptroller for any of the following causes:

- (a) Violation by the licensee of any provision of this ordinance or any rule or regulation promulgated under the authority of this ordinance.
- (b) Interception by the licensee or any employee thereof of police calls by short wave radio or otherwise, or monitoring of short wave messages not specifically directed to the ambulance operator or his employee for the purpose of going to the scene of accidents.
- (c) Failure to keep records or issue receipts as required in Section 4 of this ordinance.

(2) The "For-Hire Driver's License" of any ambulance driver or attendant may be suspended or revoked for any of the following causes:

- (a) For any violation of the provisions of this ordinance relating to ambulance drivers or attendants.
- (b) Upon conviction in any court under any law or ordinance relating to speeding, reckless driving, drunkenness, possession or sale of intoxicating liquor, use, sale or possession of narcotic drugs, or for violation of any law or ordinance relating to overcharging for carrying passengers /for hire, or for the conviction of a crime involving fraud or moral turpitude.

Any Licensee whose license is revoked or suspended shall have the right to appeal to the City Council from such revocation or suspension, by filing with the City Council a written notice thereof within five (5) days after the notice of entry of the order of revocation or suspension. The notice of appeal shall specify an address at which the licensee may be given notice of

hearing on the appeal. The City Council shall hear the appeal, or may refer the same to a committee for hearing. At the hearing, the licensee shall be entitled to appear in person and offer evidence pertinent to the revocation or suspension; and the City Comptroller shall likewise be entitled to be heard at the hearing and to offer evidence in support of his order of revocation or suspension. The City Council shall determine by resolution whether the revocation or suspension shall be sustained, and its action in that respect shall be final and conclusive. From the time of filing the written notice of appeal until the hearing and action by the City Council, the order of the City Comptroller of revocation or suspension shall be ineffective. Any suspended or revoked license shall be surrendered to the City Comptroller.

Section 15. If any portion of this ordinance is found by any court to be unconstitutional or void, such decision shall not affect the validity of the remaining portions of this ordinance.

Section 16. Anyone violating or failing to comply with any of the provisions of this ordinance shall, upon conviction thereof, be punishable by a fine of not exceeding Three Hundred Dollars (\$300.00) or imprisonment in the City Jail for not exceeding ninety (90) days, or by both.

(To be used for all Ordinances except Emergency.)

Section 17. 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 13 day of February, 1962, and signed by me in open session in authentication of its passage this 13 day of February, 1962

Donald Linn

President of the City Council.

Approved by me this 15 day of February, 1962

Gordon S. Clinton
Mayor.

Filed by me this 15 day of February, 1962

W. G. Berne

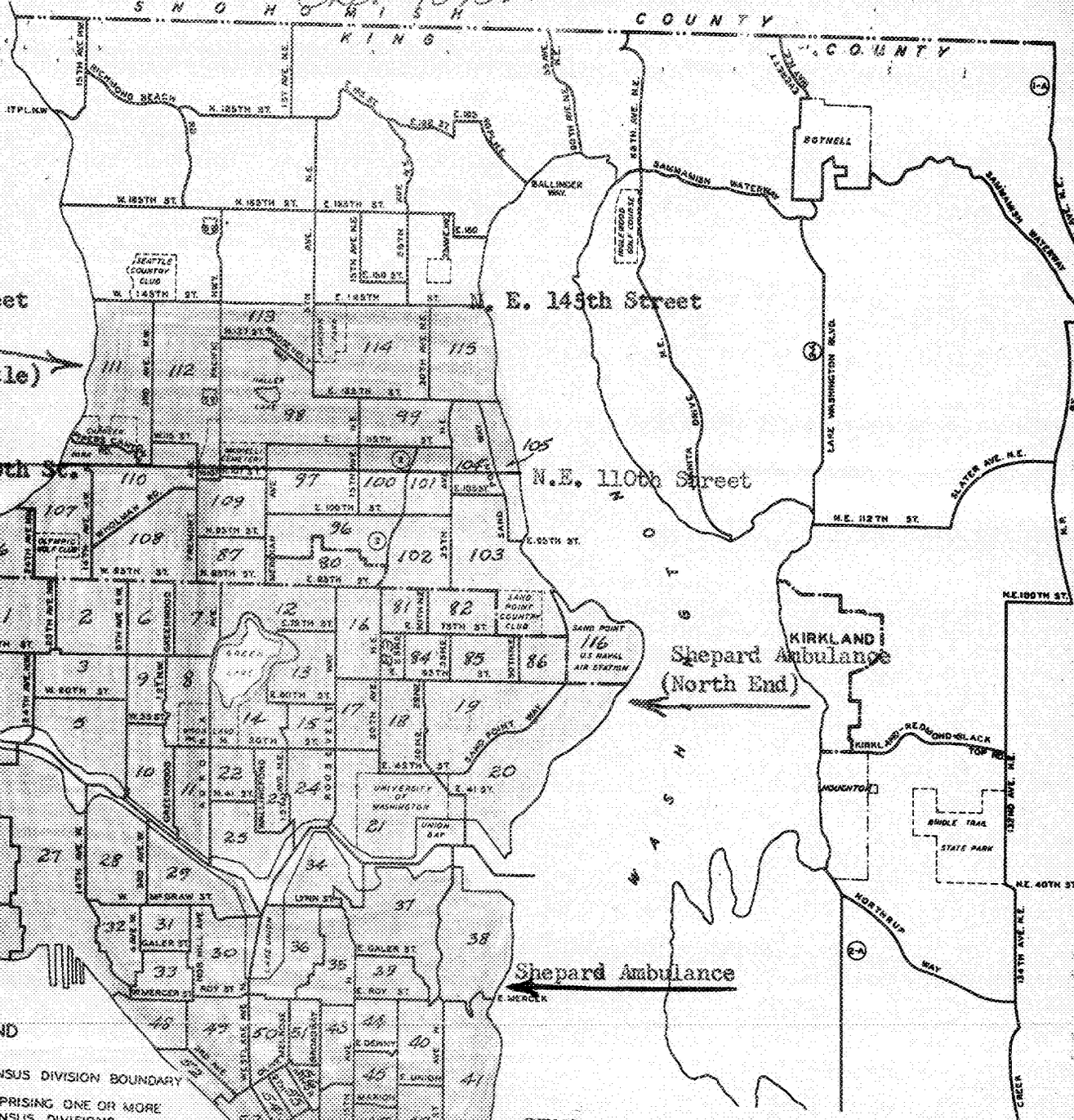
Attest: City Comptroller and City Clerk.

(SEAL)

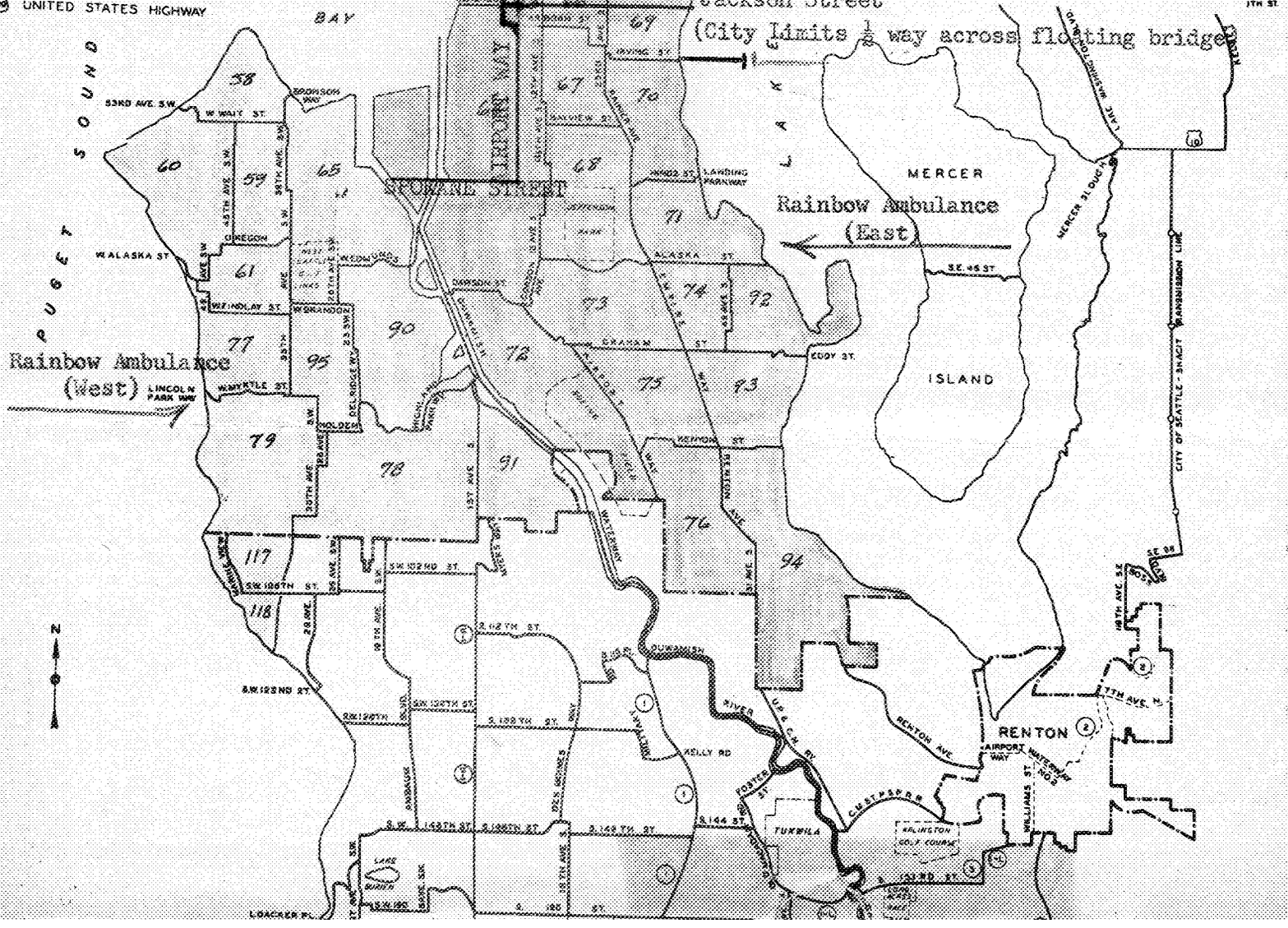
Published FEB 24 1962

By *W. G. Berne*
Deputy Clerk.

SNOWHORN, ORP. 90952



CENSUS TRACT MAP FOR CITY OF SEATTLE



(City Limits 1/2 way across floating bridge)



FEB 13 1962

Mr. President:

Your Committee on

LICENSE

to which was referred

COUNCIL BILL NO. 82382,

regulating and licensing the business of ambulance service; providing for issuance and revocation of licenses and for emergency service; and defining offenses and prescribing penalties,

RECOMMENDS THAT THE SAME BE AMENDED AS FOLLOWS:

Page 2, last line of Section 4, insert the words "the Director of Public Health" after "inspection of";

Page 3, Section 6:

Strike paragraph designations (A) (B) (C) (D).

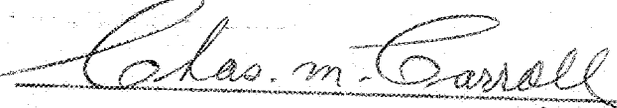
Strike two lines designated (B) after the word "Washington", and insert "and shall be furnished with such equipment as the Director of Public Health shall deem necessary, including the following equipment, or the equivalent thereof, maintained in a workable and usable condition at all times:"

Strike two lines designated (C) after "linen." and insert "and an attendant's bag, which shall contain the following:"

Page 6, strike Section 12 and substitute the following:

"Section 12. It shall be unlawful for any ambulance operator to dispatch any ambulance to any injured or otherwise disabled person when such person is on a public street outside said operator's designated zone unless directed to do so by the City's ambulance dispatching service. All calls received by any operator for emergency service on a public street outside the operator's designated zone shall be relayed by the operator to the City ambulance dispatching service."

AND THAT WHEN SO AMENDED THE SAME DO PASS.


Chairman

as "Seattle Ambulance Plates", each such ambulance plate to bear the number of the license year for which the license is issued and the words "AMBULANCE - SEATTLE". The form, material and positioning on the vehicle of each such plate shall be as prescribed by the City Comptroller. It shall be unlawful for any owner, operator or driver of an ambulance to operate any such vehicle without having conspicuously displayed thereon, as prescribed by the City Comptroller, such Seattle Ambulance Plate, or to operate any such vehicle with expired or illegible Seattle Ambulance Plates thereon, or to fail to comply with any regulations of the City Comptroller relating to such plates.

Seattle Ambulance Plates shall remain the property of The City of Seattle and it shall be unlawful for anyone other than the licensee to whom the plates were issued to possess or use any such plate. Any plates possessed or used in violation of the provisions of this ordinance, shall be taken up by any police officer or City employee in the division of licenses and standards and returned to the City Comptroller.

Section 4. Every Ambulance operator shall keep at the location for which his operator's license is issued, a chronological record showing each call for ambulance service ordered or made and the name and address of the person calling for said service, the name of the driver and attendant, the company number of the ambulance, the time and place of the origin and of the end of each ambulance trip, and the fee charged, and shall upon request of any person paying an ambulance charge furnish a receipt showing such information. Such records shall at all reasonable times be open to the inspection of ^{Director of Public Health, the} the City Comptroller or Chief of Police or their designated agents.

Section 5. Application for an Ambulance Operator's Base License shall be made to the City Comptroller on forms approved by him and shall be sworn to by the applicant. If the applicant is a corporation, it shall accompany said application with a list of

officers, directors and stockholders of the corporation, and shall within ten (10) days notify the City Comptroller in writing of any subsequent changes in officers, directors or shareholders. Application for an Ambulance Operator's Base License shall show the name of the applicant, together with any assumed names under which the company will operate, and for each ambulance, the company vehicle number therefor, the make, model and identifying serial number of the vehicle.

Section 6. ~~(A)~~ Each ambulance shall be equipped and maintained at all times by the operator thereof for safe and lawful operation as an ambulance and in accordance with the laws of The City of Seattle and the State of Washington ^{and shall be furnished with such equipment as the Dir. of Public Health shall deem necessary including}

~~(B)~~ Each ambulance shall be equipped ^{with equipment thereof} with the following equipment, maintained in a workable and usable condition at all times:

- | | |
|---|---|
| (a) One siren; | (j) One adult splint; |
| (b) One red flashing light, (front and rear); | (k) One child's leg splint; |
| (c) One resuscitator; | (l) One underwriter approved fire extinguisher; |
| (d) One oxygen tank with regulator and mask; | (m) One bed pan; |
| (e) One collapsible stretcher; | (n) Two restraint straps; |
| (f) One urinal; | (o) One plastic cover for patient; |
| (g) One wool blanket; | (p) Two red flares; |
| (h) Two sand bags; | (q) One spare size E Oxygen tank; |
| (i) One emesis basin; | (r) Adequate supply of linen. |

~~(C)~~ In addition to the above, each ambulance shall carry an attendant's bag, which shall ^{contain} include the following:

- | | |
|-------------------------------|-----------------------------------|
| One bandage shears | 4 arm splints |
| One flashlight | 6 tongue depressors |
| One small airway | 1 infant's oxygen face cone |
| One large airway | 2 cravats |
| 6 rolls 3-inch bandage | 3 18-inch pieces of rubber tubing |
| 6 rolls 2-inch bandage | 10 4 x 4 gauze pads |
| 2 rolls 1-inch adhesive tape | |
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~~(D)~~ Any ambulance may be inspected at any reasonable time by the Chief of Police, City Comptroller, Director of Public Health or their agents, and the City Comptroller may require any ambulance to proceed to a specified location for inspection.

attendants, one a driver and the other an attendant, both of whom shall be at least twenty-one (21) years of age and shall have been approved by the Public Health Department as qualified in First Aid or as equal to or better than the requirement of an advanced Red Cross First Aid Rating, and each of whom shall carry with him at all times proof of his qualifications.

(b) It shall be unlawful to drive any ambulance or act as an attendant thereon without a "For Hire Driver's License" obtained, issued, and conditioned in accordance with Sections 103 to 113, inclusive, of the License Code, Ordinance 48022, as amended, or to fail to exhibit such license on request of any police officer or deputy of the City Comptroller or of the Director of Public Health.

Section 11. The Director of Public Health shall prepare an official map dividing the city into emergency ambulance service zones and designate thereon the ambulance operators to serve the respective zones, and the city shall not pay for any emergency ambulance service rendered by an ambulance operator outside his designated zone unless specifically requested so to do by the city's emergency ambulance dispatching service. Such Zone map may be revised by said Director from time to time and such map and revisions thereof shall be filed with the City Comptroller and be and become a part of this ordinance.

*substitute
Sec 12 from
dispe*

~~Section 12. It shall be unlawful for any ambulance operator to dispatch an ambulance to any injured or otherwise disabled person when such person is on a public street or place or on private property visible from such public street or place unless advised by the city's emergency ambulance dispatching service either that no ambulance has been dispatched in such connection, or that additional ambulance service is necessary.~~

Section 13. The City Comptroller may make rules and regulations consistent with this ordinance and it shall be unlawful to violate or fail to comply with any such rule or regulation.

ORDINANCE NO. 90952

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BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The following terms for the purpose of this ordinance shall mean:

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"AMBULANCE" means any motor vehicle constructed, reconstructed, arranged or used for the purpose of transporting ill, sick, or injured persons.

"DRIVER" means anyone in charge of, or driving, any ambulance and shall include any person acting as an attendant on any ambulance as herein defined.

Section 2. It is unlawful to be or become an ambulance operator in The City of Seattle without first having obtained a valid and subsisting license so to do designated as an "Ambulance Operator's Base License," the annual fee for which license shall be Two Hundred Fifty Dollars (\$250.00) and the expiration date for which shall be August 31 of each year, and it further shall be unlawful for any ambulance operator to operate, or any driver to drive any ambulance, unless said ambulance operator shall first have obtained for such vehicle a valid and subsisting license so to do designated as an "Ambulance License," the annual fee for which shall be Twenty Five Dollars (\$25.00) for each such ambulance, and the expiration date for which shall be August 31 of each year.

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Seattle Ambulance Plates shall remain the property of The City of Seattle and it shall be unlawful for anyone other than the licensee to whom the plates were issued to possess or use any such plate. Any plates possessed or used in violation of the provisions of this ordinance, shall be taken up by any police officer or City employee in the division of licenses and standards and returned to the City Comptroller.

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Subsections (B) and (C) of this section, and shall recommend to the City Comptroller the approval or denial of said application and may recommend to the City Comptroller the suspension or revocation of any existing license upon his finding of any violation of the provisions of this ordinance.

Section 7. Each ambulance operating under the provisions of this ordinance shall be equipped with a two-way radio operating on an independent radio frequency authorized by the Federal Communications Commission. Such radio communication shall be between each such vehicle and the licensee's headquarters. The licensee's headquarters shall be staffed on a twenty-four (24) hour basis with a telephone dispatcher and a licensed radio dispatcher qualified to process any and all calls. The telephone operator and the radio operator may be the same person, except under general emergency conditions.

Ambulance operators may publicly list or advertise telephone numbers only of telephones located at its headquarters or stations where the operator has an ambulance stationed on twenty-four hour availability.

Section 8. Every ambulance operator shall file with the City Comptroller a policy or policies of public liability insurance, approved as to sufficiency by the City Comptroller and as to form by the Corporation Counsel, issued by an insurance company or companies authorized to do business in the State of Washington, providing indemnity for or protection to the City of Seattle as well as providing public liability insurance coverage for each and every ambulance owned, operated and/or leased by the applicant, for injury to or death of persons, passengers or otherwise, in accidents resulting from any cause by which the owner of said vehicle would be liable on account of any liability imposed upon him by law, regardless of whether the ambulance was being driven by the owner or his agent, and as against damage to the property of another, including personal property under like circumstances, in the sum of One Hundred Thousand Dollars (\$100,000.00) for the injury or death of one person, or Three Hundred Thousand Dollars (\$300,000.00) for the injury or death of more than one person in any one accident, and Fifty Thousand Dollars (\$50,000.00) for property damage.

Every such policy of insurance shall continue to the full amount thereof, notwithstanding any recovery thereon and shall provide that the liability of the insurer shall not be affected by the insolvency or bankruptcy of the assured. The policy shall be for the benefit of any and all judgment creditors. Each insurance policy required hereunder shall extend for the period to be covered by the license applied for and the insurer shall be obliged to give not less than ten (10) days written notice to the City Comptroller in the event of any change or cancellation.

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ing on the appeal. The City Council shall hear the appeal, or may refer the same to a committee for hearing. At the hearing, the licensee shall be entitled to appear in person offer evidence pertinent to the revocation or suspension, and the City Comptroller shall likewise be entitled to be heard at the hearing and to offer evidence in support of his order of revocation or suspension. The City Council shall determine by resolution whether the revocation or suspension shall be sustained, and its action in that respect shall be final and conclusive. From the time of filing the written notice of appeal until the hearing and action by the City Council, the order of the City Comptroller of revocation or suspension shall be ineffective. Any suspended or revoked license shall be surrendered to the City Comptroller.

Section 11. If any portion of this ordinance is found by any Court to be unconstitutional or void, such decision shall not affect the validity of the remaining portions of this ordinance.

Section 12. Anyone violating or failing to comply with any of the provisions of this ordinance shall, upon conviction thereof, be punishable by a fine of not exceeding Three Hundred Dollars (\$300.00) or imprisonment in the City Jail for not exceeding sixty (60) days, or by both.

Section 17. 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 13th day of February, 1962, and signed by me in open session in authentication of its passage this 13th day of February, 1962.

DAVID LEVINE, President of the City Council.

Approved by me this 15th day of February, 1962.

GORDON S. CLINTON, Mayor.

Filed by me this 15th day of February, 1962.

Attest: C. G. ERLANDSON, City Comptroller and City Clerk.

(Seal) By W. A. PERINE, Deputy Clerk.

Date of official publication in the Daily Journal of Commerce, Seattle, February 24, 1962. (C-551)

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