Ordinance I	No.	

AN ORDINANCE OF THE CITY OF OLYMPIA, WASHINGTON, AMENDING OLYMPIA MUNICIPAL CODE CHAPTERS 10.16 AND 10.20, RELATING TO PARKING, AND SECTION 4.60.020, RELATING TO VEHICLE IMMOBILIZATION AND IMPOUNDMENT COSTS, FEES, AND CIVIL PENALTIES

WHEREAS, the Olympia Downtown Strategy was adopted in April 2017, and identified public priorities and realistic, impactful actions to move forward the vision of the Olympia Comprehensive Plan and goals for Downtown Olympia, fostering a rich diversity of downtown places and spaces that will attract and support people who live, work, and play in Downtown Olympia; and

WHEREAS, in April 2019, the City of Olympia adopted a Downtown Olympia Parking Strategy for the years 2019-2029 (the Parking Strategy) with the intent of supporting the Downtown Strategy by ensuring citizens have safe, predictable parking; and

WHEREAS, staff has proposed amendments to Olympia Municipal Code chapters 10.16 and 10.20 (the Parking Code) and section 4.60.020 (relating to vehicle immobilization and impoundment costs, fees, and civil penalties); these amendments support the City's goals, strategies, and implementation timelines for parking in Downtown Olympia; and

WHEREAS, changes to the Parking Code and citation fees will also enable Public Works Parking Services staff to more effectively manage downtown parking;

NOW, THEREFORE, THE OLYMPIA CITY COUNCIL ORDAINS AS FOLLOWS:

Section 1. <u>Amendment of OMC 10.16.</u> Olympia Municipal Code Chapter 10.16 is hereby amended to read as follows:

Chapter 10.16 STOPPING, STANDING, AND PARKING

10.16.000 Chapter Contents

Sections:

10.16.010	Applicability.
10.16.020	Parking prohibited at all times on certain streets Penalty for violation.
10.16.030	Recreational vehicle parking on City streets over 24 hours or between the hours of 3:00 a.m.
	and 6:00 a.m. prohibited without permit Penalty for violation.
10.16.035	Camping in a Vehicle on City Right-of-Way Penalty for Violationviolation.
10.16.040	Abandoned Vehicle on City Right-of-Way Penalty for violation.
<u>10.16.0450</u>	Blocking city infrastructure prohibited Penalty for violation.
10.16.050	Parking time limitations When applicable.
10.16.055	Residential Parking Program Established – Penalty for violation.
10.16.060	Parking adjacent to schools Penalty for violation.
10.16.070	Free parking zones.
10.16.080	Free parking limits Penalty for Violationviolation.
10.16.090	Free parking zones Sign posting.

- <u>10.16.100</u> Pay Parking spaces Parking without paying or when payment expired prohibited -- Overtime parking prohibited in metered areas -- Penalty for Violationviolation.
- <u>10.16.110</u> Parking of motorcycles, motor-driven cycles and mopeds within <u>metered</u> parking spaces <u>--</u> <u>Penalty for violation</u>.
- 10.16.120 Tampering with parking enforcement process is a violation -- Penalty for violation.
- 10.16.130 Device regulated parking MeteredPay parking -- No parking when payment has expired.
- <u>10.16.140</u> City parking lots -- Regulations.
- 10.16.150 City parking lots and meteredPay parking -- Fee schedules.
- 10.16.160 City Parking Lots -- Violations -- Penalties Penalty for violation.
- <u>10.16.210</u> Prohibited parking -- Penalty for violation.
- <u>10.16.220</u> General parking prohibitions <u>-- Penalty for violation</u>.
- 10.16.230 Limitations to free on-street Parking for those with disability placards -- Penalty for violation.
- 10.16.240 Vanpools -- Definition.
- 10.16.250 Vanpool -- Parking limitation exemptions.
- 10.16.260 Vanpools -- Permits.
- 10.16.270 Delinquent Penalties.
- 10.16.280 Parking Services' Scofflaw List.
- 10.16.290 Immobilization.
- <u>10.16.300</u> Impoundment.
- <u>10.16.310</u> Downtown Carpool Parking Program <u>-- Penalty for violation</u>.
- <u>10.16.320</u> Parking unregistered or unlicensed vehicles on ROW or other City property <u>-- Penalty for violation</u>.

10.16.010 Applicability

The provisions of this chapter prohibiting the standing or parking of a vehicle shall apply at all times or those times specified in this chapter or as indicated on official signs, except when it is necessary to stop a vehicle to avoid conflict with other traffic or in compliance with the directions of a police officer or official traffic-control device.

10.16.020 Parking prohibited at all times on certain streets -- Penalty for violation

- A. When-Where the City has posted signs are erected-giving notice thereof, no person shall-may stop, stand, or park a vehicle at any time upon streets so posted. Such areas shall be so designated after an engineering analysis is conducted by the City of Olympia and deemed necessary.
- B. Penalties for Violation. The owner of a Vehicles-vehicle found in violation of this section, shall incur commits a civil an infraction and is subject to a penalty of of seventy five and no/100 dollars (\$75.00\$95.00). If a vehicle remains in violation of this section A second infraction, after one (1) hour has passed without the vehicle being moved, shall such violation constitutes a second restricted parking fineviolation and the owner of the vehicle commits a second civil infraction and is subject to a second penalty of \$95.00. If a vehicle remains in violation of this section and a third infraction, after one another (1) hour has passed without the vehicle being moved, shall such violation constitutes a third restricted parking fineviolation and the owner of the vehicle commits a third civil infraction and is subject to a third penalty of \$95.00.
- C. A vehicle that has received for which three (3) consecutive onea restricted citations civil infraction has been issued for a violation of this section and which is deemed a hazard to motorists or pedestrians is subject to may be -immediately impounded pursuant to OMC 10.16.300-A-7(A)(7).

10.16.030 Recreational vehicle parking on City streets over 24 hours or between the hours of 3:00 a.m. and 6:00 a.m. prohibited without permit -- Penalty for violation

A. No parking of recreational vehicles on City streets over 24 hours, or between the hours of 3:00 a.m. and 6:00 a.m. Notwithstanding any other provision of the Olympia Municipal Code (OMC), no A person may not park a recreational vehicle may park on any City street longer than 24 hours or between the hours of 3:00 a.m. and 6:00 a.m. including holidays and weekends, without a City of Olympia Parking Services issued permit affixed to the front window of the recreational vehicle in a place clearly visible from the outside of the vehicle. Parking the vehicle in another location within the City within the 24 hour period on a City street is a violation of this section. This section does not apply to vehicular camping regulated by OMC 10.16.035.

B. Definitions.

- 1. Recreational Vehicle: For purposes of this chapter, "Recreational Vehicle" (RV) means a vehicular-type unit primarily designed for recreational camping or travel use that has its own motive power or is mounted on or towed by another vehicle. The units include travel trailers, fifth-wheel trailers, folding camping trailers, truck campers, motor homes, and conversion vans, and conversion busses.
- 2. Adjacent: For purposes of this chapter, "Adjacent" means in the right-of-way typically used for vehicular parking, on the same side of the street as the residence for which the permit has been issued, in front of or to the side of that residence but within the lot lines of the residence as if the lot lines of the residence extended into the right-of-way.
- C. Permit Application and Criteria. To obtain a temporary permit allowing an RV to park in a designated location for up to seven (7) business days within a quarter, the registered owner or operator of the RV must apply to the Parking Services Department of the City of Olympia and meet one of the following criteria for approval:
 - 1. The registered owner or operator of the RV <u>must beis</u> a resident with a current physical address within the City of Olympia and the RV must park adjacent to that residence; or
 - 2. The registered owner or operator of the RV must beis the visitor of a resident with a current physical address within the City of Olympia and the RV must park adjacent to that residence; or
 - 3. The registered owner or operator of the recreational vehicle is participating as a vendor or sponsor of a Special Event for which a special event permit has been obtained from the City.
- D. Validity of Permits. Permits are valid for up to seven (7) business days per vehicle per quarter. Permits are valid only for the dates authorized on the permit and only for the location indicated on the permit. Those who meet the qualifying criteria under (C)(1) or (C)(2) are required to park adjacent to the lot of the sponsoring City of Olympia resident or the permit is invalid. If there is limited or no parking adjacent to the sponsoring resident, Parking Services shall designate an appropriate location nearby and indicate such location on the permit.
- E. Penalty for Violation. The owner of a vehicle parked in violation of this section Penalty for violation is ancommits a civil infraction of and is subject to penalty of seventy five and no/100 dollars (\$75.00\$95.00\$). After three citations for violation of this section, the vehicle may be impounded as provided for in OMC 10.16.300.

10.16.035 Camping in a Vehicle on City Right-of-Way -- Penalty for Violationviolation

- A. Definitions. For purposes of this section, to "camp in a vehicle" or "vehicle camping" means to use a vehicle for shelter, for habitation, or as a residence, including for sleeping or resting; storing of personal belongings; storing, preparing, and eating food; and being protected from the elements, including heat or cold, sun or rain; or any of these activities in combination with one another. A "vehicle" for purposes of this definition includes any automobile, car, van, truck, recreational vehicle, mobile home, motor home, camper, bus, or trailer, and also includes a vessel.
- B. No person may camp in a vehicle on City right-of-way, whether improved or unimproved, except as provided in this section. A person may camp in a vehicle on City right-of-way only in compliance with all of the following:
 - 1. A person camping in a vehicle on City right-of-way shall park such vehicle legally, in compliance with all applicable provisions of state law and the OMC. A person using a vehicle for camping may not park the vehicle in a manner that blocks any City street, sidewalk, bike lane, driveway, or City infrastructure.
 - 2. A person camping in a vehicle on City right-of-way may not park the vehicle used for vehicle camping:
 - a. In any one location for more than 24 hours after the person receives notice that the vehicle must be moved after 24 hours. Such notice may be provided to the person by hand delivery from a designated City representative, or such notice may be provided by posting it on the vehicle. Before or upon the expiration of this 24-hour period, the person may move the vehicle to another lawful parking location within the City, but only if that location is at least one-half mile or 10 blocks from where the vehicle was parked in the previous 24 hours.
 - b. Within 500 feet of any other vehicle being used for camping.
 - c. Within 500 feet of any emergency housing facility approved under OMC-chapter 18.50 OMC.
 - d. Within 500 feet of any school.
 - 3. A vehicle used for camping must be properly licensed and registered as required by state law and must be operational, i.e., capable of being started and driven under its own power, or capable of being towed if designed to be towed, and towed and may not be abandoned or left inoperable on City right-ofway or on City property.
 - 4. A person camping in a vehicle may not create or maintain open flame, a recreational fire or bonfire, a fire for burning garbage or refuse in, on, or around the vehicle used for vehicle camping. A cooking device that emits flame and a space heating device that emits flame is permitted, as allowed by laws and regulations applicable to such devices.
 - 5. A person camping in a vehicle on City right-of-way may not dump gray water (i.e., wastewater from baths, sinks, dishwashing, and the like) or black water (i.e., sewage) into any facility or place not intended for gray water or black water disposal, including storm drains.

- 6. A person camping in a vehicle on City right-of-way may not store material outside the vehicle, except as incidental to short-term loading or unloading of the vehicle.
- 7. A person camping in a vehicle on City right-of-way may not build or erect any structure or structures connecting or attaching to the vehicle or in the immediate vicinity of the vehicle.
- 8. A person camping in a vehicle on City right-of-way may not accumulate, discard, or leave behind garbage, debris, unsanitary or hazardous materials, or other items of no apparent utility on City right-of-way, on City property, or on any adjacent public or private property.
- 9. A person camping in a vehicle on City right-of-way may not use any gas-powered generator between the hours of 10:00pm and 8:00am.
- 10. A person camping in a vehicle on City right-of-way shall keep all animals in that person's care or custody leashed or crated at all times when the animal is outside the vehicle.

C. Penalties for Violation.

- 1. a. The owner of a vehicle found in violation of subsections $B_{-}(1)$, $B_{-}(2)$, or $B_{-}(3)$ of this section commits a civil infraction and is subject to a penalty of $$20.00 \le 28.00$, except that where the vehicle is used as the owner's only residence, the penalty is \$0.00. After three citations for violation of any of subsections $B_{-}(1)$, $B_{-}(2)$, or $B_{-}(3)$ in one calendar year, the vehicle may be impounded under OMC 10.16.300.
 - b. Police officers and <u>parking Parking services Services field representatives are hereby</u> authorized to issue civil infractions for violations of subsections B-(1), B-(2), or B-(3) of section.
 - c. A vehicle used for camping that is in violation of subsection B.3 may be removed from the right-of-way under OMC $\underline{18.40.060(E)(4)}$.
- 2. a. A person violating subsections B.4, B.5, B.6, B.7, B 8, or B.9 B(4), B(5), B(6), B(7), B(8), or B(9) of this section commits a civil infraction and is subject to a penalty of \$25. A person violating any of subsections B.4, B.5, B.6, B.7, B.8, or B.9 B(4), B(5), B(6), B(7), B(8), or B(9) of this section a second time within an 18-month period commits a civil infraction and is subject to a penalty of \$50. A person violating any of subsections B.4, B.5, B.6, B.7, B 8, or B.9 B(4), B(5), B(6), B(7), B(8), or B(9) of this section a third time within an 18-month period commits a misdemeanor and, if found guilty, is subject to a fine not to exceed one hundred dollars, or imprisonment not to exceed 90 days, or both fine and imprisonment.
 - b. Police officers and code enforcement officers are hereby authorized to issue civil infractions for violations of subsections B.4, B.5, B.6, B.7, B.8, or B.9 B(4), B(5), B(6), B(7), B(8), or B(9) of this section.

10.16.040 Abandoned Vehicle in City Right-of-Way -- Penalty for Violation

A. A vehicle may not be abandoned on City right-of-way.

- B. For purposes of this section, a vehicle is "abandoned" if the vehicle meets one or more of the following criteria:
 - 1. The vehicle has been parked on City right-of-way for 72 hours or more; City parking services staff may determine that a vehicle has been so parked based on obvious signs the vehicle has remained in that location for 72 hours or more, including there being an accumulation of material around the vehicle, such as dirt, leaves, trash, or other debris;
 - 2. The vehicle is not properly licensed and registered as required by state law and has been parked on the City right-of-way for 24 hours or more;
 - 3. The vehicle has obvious signs that it is in disrepair or is inoperable (i.e. not capable of being started and driven under its own power) and has been parked in the City right-of-way for 24 hours or more.
- C. <u>A vehicle abandoned on City right-of-way may be tagged by a Parking Services field representatives or police officer and a warning issued to remove the vehicle within 72 hours, and that failure to remove it may result in impound at the owner's expense.</u>
- D. A vehicle abandoned in the City right-of-way in violation of subsection A may be impounded by order of a Parking Services field representative or police officer in accordance with OMC 10.16.300 or by a police officer or code enforcement officer pursuant to OMC 18.40.060(E).

10.16.045 Blocking City Infrastructure Prohibited -- Penalty for Violation

- A. When the City has posted a sign at a location giving notice that stopping, standing, or parking a vehicle in a manner that blocks City infrastructure is prohibited, no person may stop, stand, or park a vehicle in that location in violation of that sign, in a manner that prevents City personnel or any person acting on behalf of the City, from accessing City infrastructure.
- B. For purposes of this section, "City infrastructure" means the City water system managed under chapter 13.04 OMC, the City public combined sewer system managed under chapter 13.08 OMC, and the City municipal separate storm sewer system managed under chapter 13.16 OMC.
- C. Penalty for Violation. The owner of a vehicle parked in violation of this section commits a civil infraction and is subject to penalty of \$95.00. After three citations for violation of this section, the vehicle may be impounded as provided for in OMC 10.16.300. When necessary for the City to access City infrastructure, a vehicle parked in violation of this section may be immediately impounded at the owner's expense under OMC 10.16.300(A)(10).
- D. Emergency. In the event of an emergency requiring immediate access to City infrastructure, whether or not the area is signed as no parking, the City may tow a vehicle blocking City that infrastructure, as necessary to address the emergency.

10.16.050 Parking time limitations -- When applicable

Except as provided in OMC $\underline{10.16.030}$, parking time $\underline{\text{limitations-limits}}$ on City streets and zones $\underline{\text{shall-apply}}$ during the hours of $\underline{\text{eight (8:00)}}$ a.m. to $\underline{\text{five (5:00)}}$ p.m. but $\underline{\text{shall-do}}$ not apply on Saturdays or Sundays or those public holidays $\underline{\text{enumerated-listed}}$ in RCW $\underline{1.16.050}$.

10.16.055 Residential Parking Program Established - Penalty for violation

- A. There is established a Residential Parking Program through which a person who establishes that the person is a resident of a certain residential parking zone, as defined below, may participate in the Program and register with the City of Olympia Parking Services Program a vehicle or vehicles for which that person is the registered owner. If a person participates in the Program and registers a vehicle or vehicles through the Program, the registered vehicle(s) may be parked in the residential parking zone in which the participant resides, exempt from posted parking time limits and the requirement to pay hourly charges for pay parking spots, subject to the requirements and limitations of this section.
- B. There are The established residential parking zones within the City, which zones are described as follows:
 - 1. Zone 1 South Capitol Neighborhood Parking Zone 1: Area extending from, and including, Maple Park Avenue/16th Avenue SE to, and including, 21st Avenue SE, and from Interstate 5 to the east side of Capitol Way.
 - 2. Zone 2 South Capitol Neighborhood Parking Zone 2: Area extending from, and including, 15th Avenue SW to, and including, 17th Avenue SW, and from the center line of Capitol Way to the shoreline of Capitol Lake; also including the 1400 block of SW Columbia Street, the 1700 block of SW Sylvester Street, the 1700 block of SW Water Street, and the 1700 block of the west side of Capitol Way.
 - 3. Zone 3 South Capitol Neighborhood Parking Zone 3: Area extending from, and including, 18th Avenue SW to, and including, 24th Avenue SW, and from the center line of Capitol Way to the shoreline of Capitol Lake.
 - 4. Zone 4 East Jefferson Neighborhood: Area bounded by, but not including, Jefferson Street on the west, the Burlington Northern Railroad on the east, by, but not including, Union Avenue on the north, and bounded on the south by the access road to Interstate 5.
 - 5. Zone 5 Union Avenue Neighborhood: Area bounded by and including 8th Avenue on the north, by and including, 11th Avenue between Capitol Lake and Jefferson Street on the west and on Union Avenue between Jefferson Street and Plum Street on the south, and by Plum Street on the east.
 - 6. Zone 6 East Plum Street Area: Area bounded by and including Plum Street on the west and by, but not including, Eastside Street on the east, and by and including State Avenue on the north and by and including 8th Avenue on the south.
 - 7. Zone 7 Downtown Neighborhood: Area bounded by Capitol Lake/Budd Inlet on the west, by and including Market Street on the north, by, but not including, Plum Street on the east, and by, but not including, 8th Avenue on the south.
 - 8. Zone 8 Marina Residents: Area bounded by and including Market Street on the north, Budd Inlet on the west, by and including "B" Avenue on the south, and by and including Washington Street on the east.
- \underline{BC} . There are established criteria \underline{tT} o participate in the Residential Parking Program, a person must as set forth below:

- 1. A <u>Be a resident of the applicable residential parking zone; a resident is any a person(s)</u> who establishes that the person(s) resides in the applicable residential parking zone and that the person(s)'s' residence is adjacent to a timed or <u>meter-pay</u> parking area. A <u>person may participate in the Residential Parking Program only for so long as that person remains a resident of the applicable residential parking zone.</u>
- 2. Exemption for vehicles is valid only for so long as the person named therein remains the registered owner of the vehicle and so long as that person remains a resident of or visitor to the applicable resident parking zone.
- 32. <u>Pay in full No vehicle will be registered until such time as all Olympia parking citations issued to the individual applying such person for residency for any vehicle or vehicles to be registered through the Residential Parking Program for which the person is the registered owner are paid in full.</u>
- 3. Pay all applicable fees. Fees for residential parking participation in the Residential Parking Program are as set forth in OMC Chapter 4.70.
- 4. Show or provide (as Parking Services may require) the following documentation to Parking Services:
 - a. Proof of Residency, as follows:
 - i. For Renters: A renter must prove residency at the applicable address by providing a copy of current official mail (such as a utility bill for service at the applicable address or bank statement) addressed to the address for which the person seeks to establish residency; and either a current residential lease or a notarized statement from the lessor verifying that the person is residing at the address for which the person seeks to establish residency; and .
 - <u>ii.</u> For Homeowners: A homeowner must prove residency at the applicable address by showing current official mail (such as a utility bill for service at the applicable address or bank statement) addressed to the address for which the person seeks to establish residency.
 - b. Current vehicle registration for each vehicle to be registered through the Program, reflecting that the person participating in the Program is the registered owner of the vehicle and reflecting that the vehicle is registered to the address for which the person seeks to establish residency.
 - c. Proof of vehicle insurance for the vehicle to be registered through the Program.
 - d. A valid driver's license.
- e. Home-based Business Affidavit, consisting of a sworn statement that the following is true and correct:
 - i. All home occupation permits and licenses have been obtained and are current for home business occupations occurring at the address of residency.
 - ii. The person applying for the parking permit resides either full or part-time at the address for which they are applying.

- f. For residents of Zones 1, 2 and 3, an Off-street Parking Affidavit consisting of a sworn statement that the following is true and correct:
 - i. That any existing on-site parking at the address of residence is not leased or reserved for any person(s) not residing at said address.
- D. A person who meets the requirements for participation in the Residential Parking Program may register a vehicle or vehicles through the Program, subject to the following:
- 41. Vehicle limits for each zone are as follows:
 - a. <u>A Residents-resident</u> in Zones 1, 2, and 3 may register up to a maximum of three vehicles per household (address) regardless of the number of licensed drivers (residents).
 - b. <u>A Residents resident</u> in Zone 4 may register up to a maximum of four vehicles per household (address) regardless of the number of licensed drivers (residents).
 - c. <u>A Residents-resident</u> in Zones 5, 6, 7, and or 8 may register one vehicle per licensed driver (resident), up to a maximum of four per household (address).
- d. The Parking Services Supervisor is authorized to <u>make allowances</u><u>allow registration of additional</u> vehicles for in special circumstances or hardship cases in regards to vehicle limits for all zones.
- 2. No boat, trailer, camper, recreational vehicle, or bus may be registered through the Residential Parking Program.
- 3. No vehicle that exceeds the size of a parking stall may be registered through the Residential Parking Program.
- 4. At all times, while it is registered through the Program, a vehicle must be currently registered to the Program participant and must be operable.
- 5. Any and all citations issued to the applicant must be paid in full before residential program registration may be issued.
- C. There are established certain requirements and registration documentation to participate in the Residential Parking Program as set forth below:

A resident of one of the zones established herein may apply to the Community Planning and Development Department, Parking Services, for exemption of up to four qualified vehicles. The following must be met and the required documentation must be provided to qualify for an exemption. If a Homeowner, Resident, or Agent does not comply with any of the conditions set forth in the required sworn statements in either subsection C(4)(a) or C(5)(a) below, all residents residing at the applicable address will be removed from the residential parking program until such time that the Parking Services Supervisor determines that the conditions and requirements stated herein have been met.

- 1. Proof of Residency for Renters: Residency must be proven for the applicable address by showing the following documents:
 - a. Current official mail (such as a utility bill for the applicable address or bank statement); and
 - b. Either a current residential lease (valid rental agreement) or a notarized statement from the applicable homeowner or landlord verifying that the applicant is residing at the applied for address.
- 2. Proof of Residency for Homeowners: Residency must be proven for the applicable address by showing current official mail and vehicle registration with matching applicable address.
- 3. Vehicle Registration Requirements: Residents shall provide all of the documents listed below:
- a. Current vehicle registration that is registered to the same address or to the same last name;
- b. Proof of vehicle insurance; and
- c. A valid driver's license.
- 4. Home based Business Affidavit: All residents in all zones shall sign a sworn statement that the following is true and correct:
 - a. All home occupation permits and licenses have been obtained and are current for home business occupations occurring at the address for which the parking permit is requested.
 - b. The resident applying for the parking permit resides either full or part time at the address for which they are applying.
- 5. Off street Parking Affidavit: All homeowners or agents of residences in Zones 1, 2 and 3 shall sign a sworn statement that the following is true and correct:
 - a. That any existing on site parking, at the address for which the parking permit is being requested, is not leased or reserved for any person(s) not residing at said address.
- 6. The Director of the Community Planning and Development Department has the authority to establish an annual residential permit renewal system.
- DE. There are established residential program guideline requirements within the City, as follows vehicle registered through the Residential Parking Program may be parked in the residential parking zone for which it is registered as follows, and subject to the following limitations:
 - 1. No boats, trailers, campers, recreational vehicles, or buses will be permitted in the Residential Parking Program.
 - 2. No vehicles which exceed the size of a parking stall will be permitted in the Residential Parking Program.

- 1. A person participating in the Program may park any vehicle the person had registered through the Program in any legal on-street parking space within the zone in which the person resides, and such vehicle is exempt from parking time restrictions and payment requirements, as described below.
 - a. Zone 1 South Capitol Neighborhood Zone 1: 1- and 2-hour timed, and 3-hour pay parking spaces.
 - b. Zone 2 South Capitol Neighborhood Zone 2: 1-hour timed and 2-hour pay parking spaces.
 - c. Zone 3 South Capitol Neighborhood Zone 3: 1- and 2-hour parking spaces.
 - d. Zone 4 East Jefferson Neighborhood: 2-hour parking spaces and 9-hour pay parking spaces.
 - e. Zone 5 Union Avenue Neighborhood: 2-hour parking spaces and 9-hour pay parking spaces.
 - f. Zone 6 East Plum Street Area: 90-minute parking spaces and 9-hour pay parking spaces.
 - g. Zone 7 Downtown Neighborhood: 9-hour pay parking spaces.
 - h. Zone 8 Marina Residents: 9-hour pay parking spaces.
- 32. The A registered vehicle must be moved at least once every five (5)three days.
 - a. Penalty for Violation. A showing that a vehicle with valid Residential Parking Program registration was found parked in that vehicle's registered residential parking zone without moving for five (5)three (3) days constitutes prima facie evidence that the vehicle has been parked in violation of this section.
 - b. A first infraction constitutes overtime parking The owner of a vehicle found in violation of this section commits an overtime parking violation, a civil infraction, and is subject to and results in a penalty as provided in OMC 10.16.080. If a vehicle is found, pursuant to Section 10.16.055.D.3(D)(3), parked in the same location 24 hours later, this constitutes the owner of such vehicle commits a chain parking violation, a civil infraction, and results in is subject to a penalty as provided in OMC 10.16.080. After three citations one residential overtime citation for A vehicle found in violation of this section and a 24 hour impoundment notice issued, the vehicle may be impounded as provided for in OMC 10.16.300, after issuance of a 24-hour impoundment notice.
- 4. Vehicles must be currently registered and operable throughout the course of their residency.
- 5. Residents may thereafter park any vehicle that is registered in the Residential Parking Program in any legal on street parking space within their zones as described below:
 - a. Zone 1 South Capitol Neighborhood Zone 1: 1 and 2 hour timed, and 3 hour metered parking spaces.

- b. Zone 2 South Capitol Neighborhood Zone 2: 1 hour timed and 2 hour metered parking spaces.
- c. Zone 3 South Capitol Neighborhood Zone 3: 1 and 2 hour parking spaces.
- d. Zone 4 East Jefferson Neighborhood: 2 hour parking spaces and 9 hour meters.
- e. Zone 5 Union Avenue Neighborhood: 2-hour parking spaces and 9-hour meters.
- f. Zone 6 East Plum Street Area: 90-minute parking spaces and 9-hour meters.
- g. Zone 7 Downtown Neighborhood: 9 hour meters.
- h. Zone 8 Marina Residents: 9 hour meters.
- 63. <u>If a participant in the Residential Parking Program Failure todoes not</u> comply with <u>these the</u> requirements <u>and limitations of this subsection, the City</u> may <u>result in removal remove such person</u> from the Residential Parking Program <u>and rescind any vehicle registration issued to such person</u>.
- EF. There are established guidelines for visitor(s) of residents as follows A visitor of a participant in the Residential Parking Program may park a vehicle in the residential parking zone for which the participant's vehicle(s) is registered and the visitor's vehicle is exempt from parking time restrictions and payment requirements, as follows, and subject to the following limitations:
 - 1. All-A residents in Zone 1 who participates in the Residential Parking Program may apply for an exemption for their-a visitor's vehicle.
 - a. Visitor exemptions <u>will-may</u> only be issued for <u>guests-a visitor</u> of <u>people-a person</u> residing at the <u>household (address)address of residence</u>. Exemptions are valid only for so long as the visitor remains a visitor to the applicable resident parking zone, not to exceed ten (10) business days.
 - b. <u>The number of Visitor visitor exemptions are unlimited.</u>
 - c. <u>The participant must notify</u> Parking Services must be notified of the resident's participant's name and the visitor's vehicle information (including license plate, vehicle make, model, color, and location) for each visitor exemption.
 - 2. All-<u>Any</u> residents in Zones 2 and <u>or</u> 3 who participates in the Residential Parking Program may apply for an exemption for their <u>a</u> visitor's vehicle.
 - a. Visitor exemptions will-may only be issued for guests visitors of people a person residing at the household (address)address of residence. Exemptions are valid only for so long as the visitor remains a visitor to the applicable resident parking zone, not to exceed ten (10) business days.
 - b. Visitor exemptions will beare limited to two vehicles per month January 1 through April 30.
 - c. Visitor exemptions May 1 through December 31 are unlimited.

- d. <u>The participant must notify</u> Parking Services must be notified of the resident's participant's name and the visitor's vehicle information (including license plate, vehicle make, model, color, and location) for each visitor exemption.
- 3. All-Any residents in Zones 4, 5, 6, 7, and 8 who participates in the Residential Parking Program may apply for an exemption for their-a visitor's vehicle.
 - a. Visitor exemptions will-may only be issued for guests of people residing at the household (address)address of residence. Exemptions are valid only for so long as the visitor remains a visitor to the applicable resident parking zone, not to exceed ten (10) business days.
 - b. <u>The Participant must notify</u> Parking Services <u>must be notified</u> of the <u>resident's participant's</u> name and the visitor's vehicle information (including license plate, vehicle make, model, color, and location) for each visitor exemption.
- 4. The Parking Services Supervisor may authorize an extension on the exemption period on visitor permits for licensed caregivers of disabled residents.
- FG. There are established eAdministration and Enforcement procedures as follows:
 - 1. The Director of Community Planning and DevelopmentPublic Works or their the Director's designee shall establish methods and procedures to implement the provisions of this section. The methods and procedures must be designed to provide parking time limit exemptions to residents of the streets namedin the residential parking zones established above in an efficient and equitable manner in accordance with all applicable laws. The Director or designee may establish an annual residential permit renewal system.
 - 2. No-A person may <u>not</u> stop, stand, or park any vehicle on the streets within any of the residential parking zones <u>created established</u> by this <u>chapter section</u> for a consecutive period of more than one hour, or as indicated for a particular street in OMC <u>10.16.050</u>, between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, except recognized holidays, and except as may be provided for resident and visitor parking set forth by this <u>chaptersection</u>.
- 10.16.060 Parking adjacent to schools -- Penalty for violation
- A. The <u>Director of Public Works or the Director's designee may designate no parking zones City of Olympia is authorized to erect signs indicating no parking upon that side of any street adjacent to any school property when such parking would interfere with traffic or create a hazardous situationhazard.</u>
- B. When official signs are <u>erected posted</u> indicating no parking upon the side of a street adjacent to any school property, no a person shall may not park a vehicle in any such designated place.
- C. Penalty for Violation. The owner of a vehicle parked in violation of this section commits a civil infraction and is subject to penalty of \$95.00. After three citations for violation of this section, the vehicle may be impounded as provided for in OMC 10.16.300.

10.16.070 Free parking zones

- A. The City Manager Director of Public Works or their-the Director's designee is authorized tomay designate within Olympia two-(2_)-hour, one-(1_)-hour, and 90-minute free parking zones. Signs shall-must be erected to designate these zones.
- B. During a single business-day, between the hours of 8:00 am and 5:00 pm, a person may park a vehicle may be parked in the a free parking zone for up to the maximum time posted in any one zone.
- C. Fifteen15-minute meterspay parking spots may be installed designated in the downtown area where the Director of Public Works or the Director's designee deemed deems it necessary in the downtown area, to accommodate short-term parking needs of customers. No more than two (2) fifteen15-minute meterspay parking spaces will may be installed designated on any block face.

10.16.080 Free parking limits -- Penalty for Violation violation

- A. No A person may not park any vehicle on a streets or within a zones designated as timed parking for a consecutive period of more than the indicated limits set forth pursuant to OMC 10.16.050, or otherwise in this chapter.
- B. A showing that a vehicle was found parked in any on-street parking <u>space or spaces</u> within any one residential parking zone for more than the <u>allotted allowed time</u>, constitutes prima facie evidence that the vehicle has been parked in violation of this section. It is no defense that the vehicle has been moved from one parking space to another within the parking zone if the vehicle remains in the zone at the end of the applicable time limit.
- C. The owner of a vehicle found parked in Residential Zones 4, 5, 6, 7, or 8, designated in OMC 10.16.055.A.2, for more than the allowed time in violation of this section commits overtime parking, a civil infraction, and is subject to a penalty of A first infraction in Residential Zones 4, 5, 6, 7, or 8 constitutes overtime parking and results in a penalty of twenty and no/100 dollars (\$20.00) \$28.00. If a vehicle is found, pursuant to OMC 10.16.055 through 10.16.110, parked within the areas designated herein Residential Zones 4, 5, 6, 7, or 8 for more than the allowed time in violation of this section for a second or subsequent consecutive timeded period, same the owner commits a chain parking violation, a civil infraction, and is subject to constitutes chain parking and results in a penalty of forty and no/100 dollars (\$40.00\$) \$50.00.
- D. The owner of a vehicle found parked in A first infraction in Residential Zones 1, 2, or 3, designated in OMC 10.16.055.A.2, for more than the allowed time in violation of this section commits overtime parking, a civil infraction, and is subject to a penalty of constitutes overtime parking and results in a penalty of twenty five and no/100 dollars (\$28.00). If a vehicle is found, pursuant to Sections 10.16.055 through 10.16.110, parked within Residential Zones 1 or 3 for more than the allowed time in violation of this section the areas designated herein for a second or subsequent consecutive timeded perioded, same the owner commits a chain parking violation, a civil infraction, and is subject to constitutes chain parking and results in a penalty of fifty and no/100 dollars (\$50.00).
- E. When-If a vehicle is found parked within-in Residential Zone 2, designated pursuant toin OMC 10.16.055-A-2(A)(2), for more than the allowed time in violation of this section for a second, third, or fourth subsequent consecutive timed period, each occurrence constitutes an additional the owner of the vehicle commits a chain parking violation; for each such additional violation, the owner commits a chain parking

violation, a civil infraction, and is subject to -and results in an additional a penalty of fifty and no/100 dollars (\$50.00) for each of the second, third, or fourth subsequent chain parking violations. If a vehicle is found parked in Residential Zone 2 for more than the allowed time in violation of this section for a third timed period, the owner commits a second chain parking violation, a civil infraction, and is subject to a penalty of \$70.00. If a vehicle is found parked in Residential Zone 2 designated in OMC 10.16.055(A)(2) for more than the allowed time in violation of this section for a fourth timed period, the owner commits a third chain parking, a civil infraction, and is subject to a penalty of \$90.00.

10.16.090 Free parking zones -- Sign posting

The Director of Community Planning and DevelopmentPublic Works or their the Director's designee Parking Servicesshall post Appropriate appropriate signs shall be erected in established timed parking zones, and may post appropriate signs in other locations, to reasonably inform the public of parking regulations enacted hereinin this Chapter. Neither failure of a person to observe any sign nor the nonexistence of a sign in a particular location shall beis a defense to any violation of OMC 10.16.020 through 10.16.110this Chapter.

10.16.100 Pay Parking spaces – Parking without paying or when payment expired prohibited -- Overtime parking prohibited in meteredpaid areas -- Penalty for Violationviolation

A. A person may not leave a vehicle parked in a pay parking space for a period of time longer than the time permitted for that parking space, no matter the time paid for that parking space (for example, a person may not leave a vehicle parked in a three hour pay parking space for longer than three hours, even if the person had paid for more than three hours of parking).

B. A first infraction of this section shall constitute an expired meter violation if the meter is unpaid, or an overtime violation if the meter is paid, and result in a penalty of twenty dollars (\$20.00). If the first infraction is an expired meter<u>unpaid space</u> violation, a second infraction, without the vehicle being moved, shall constitute an overtime parking violation and result in a penalty of twenty dollars (\$20.00), and a third infraction shall constitute a chain parking violation and result in a penalty of forty dollars (\$40.00). If the first infraction is an overtime violation, a second infraction, without the vehicle being moved, shall constitute a chain parking violation, which shall result in a penalty of forty dollars (\$40.00).

A. Parking without paying or when payment expired prohibited.

- 1. A person may not park a vehicle in a pay parking space without paying for parking in that space. A person may not leave a vehicle parked in a pay parking space past the time paid for (i.e., when payment has expired) (for example, a person that has paid for one hour of parking in a parking space may not leave the vehicle parked in that space for more than one hour, unless the person has paid for additional parking time in that space).
- 2. Penalty for violation. The owner of a vehicle found in violation of this subsection commits an unpaid space violation, a civil infraction, and is subject to a penalty of \$28.00. If after a vehicle is found in violation of this section and a civil infraction is issued, that vehicle is again found in the same spot, without having been moved, in continued violation of this subsection, the owner of the vehicle commits a chain parking violation, a civil infraction, and is subject to a penalty of \$50.00.

- B. Overtime parking in pay parking spaces prohibited.
 - 1. A person may not leave a vehicle parked in a pay parking space for a period of time longer than the time permitted for that parking space, no matter the time paid for that parking space (for example, a person may not leave a vehicle parked in a three-hour pay parking space for longer than three hours, even if the person had paid for more than three hours of parking).
 - 2. Penalty for violation. The owner of a vehicle found in violation o this subsection commits an overtime parking violation, a civil infraction, and is subject to a penalty of \$28.00. If after a vehicle is found in violation of this section and a civil infraction is issued, that vehicle is again found in the same spot, without having been moved, in continued violation of this subsection, the owner of the vehicle commits a chain parking violation, a civil infraction, and is subject to a penalty of \$50.00.
- C. The Director of Community, Planning, and Economic Development or the Director's designee may sell nine-hour parking permits for use in designated nine-hour parking spaces. The permit fee and its duration must be set by the Director of Community, Planning, and Economic Development or the Director's designee.
- 10.16.110 Parking of motorcycles, motor-driven cycles and mopeds within metered parking spaces -- Penalty for violation
- A. Notwithstanding any provisions of the Model Traffic Ordinance as adopted in this title or any other provisions of this chapter, more-More than one (1) motorcyclemotor driven cycle, as defined in RCW 46.04.332 (including a motorcycle) and/or moped, as defined in RCW 46.04.304, may be parked within a single metered-parking space within the City so long as the meterany required payment is made and not allowed to expire and subject to the following additional provisions:
 - 1. That nNo more than three (3) motorcycles, motor driven cycles and/or mopeds be are allowed within a single metered parking space and that each same must be parked so as not to unreasonably interfere with other such vehicles; and
 - 2. That tEachhe vehicles-motor driven cycle or moped be-is parked at an angle with the rear tire touching the curb and in a manner so as not to interfere with traffic; and
 - 3. That aAny violation would results in a citation being given to all the vehicles each motor driven cycle or moped then parked; and
 - 4. That eEach vehicle motor driven cycle and moped must comply with the relevant time limit established for that parking metered space.
- B. In all other regards, the <u>vehicles</u> <u>motor driven cycle or moped</u> must comply with all other appropriate <u>applicable</u> traffic and/or parking regulations.
- C. <u>A person may not park a No-vehicles other than a motorcycles, motor driven cycles and or mopeds shall park in a parking stall designated and signed as motorcycle parking only.</u>
- D. Penalties for violation. <u>The owner of a Vehicles vehicle parked found in violation of this section shall incurance</u> and is subject to a penalty of forty and no/100 dollars (\$40.00\$50.00).

10.16.120 Tampering with parking enforcement process is a violation <u>-- Penalty for violation</u>

- A. A person may not, with the intent of circumventing City parking enforcement process or the provisions of this chapter, It shall be a violation of this chapter for a person to erase chalk marks placed on tires of vehicles by enforcement officers of the City to enforce the provisions of this chapter or and a person may not with the intent of circumventing that enforcement process or the provisions of this chapter to tamper with any other enforcement process implemented by the officials, with the intent of circumventing that enforcement process or the provisions of this chapter.
- B. No unauthorized person shall—may not remove a meter hood that has been installed by a representative of the City of Olympia Parking Services staff, and anyone acting on behalf of City staff, unless authorized by City Parking Services staff.
- C. <u>No A</u> person <u>shall may not move</u> a sign that has been placed by <u>a representative of the City of Olympia</u> <u>Parking Services City staff, or anyone acting on behalf of City staff, unless authorized by City Parking Services staff.</u>
- D. The penalty for violation of this section shall be forty and no/100 dollars (\$40.00\$)\$150.00.
- <u>ED</u>. No person other than the Director of <u>Community Planning and DevelopmentPublic Works</u> or <u>their the Director's</u> designee <u>shallmay</u> remove the immobilization device described in OMC Section <u>10.16.290</u>, Immobilization, from any vehicle on which it has been installed.
- FE. No person shall person may not move any vehicle after it has been immobilized, but before the immobilization device has been removed by the Director of Community Planning and Development Public Works or their the Director's designee.
- GF. In any prosecution for With respect to any violation of this section, upon proof that the defendant a person owned the vehicle at the time the immobilization device was installed and that the immobilization device was removed or the vehicle moved before the vehicle was removed from the scofflaw list, it shall beis a rebuttable presumption that the accused owner of the vehicle removed the immobilization device or moved the vehicle or aided, abetted, or advised the person who did so.
- HG. A person may not make Making unauthorized photocopies or replicas of parking permits-is a violation of this section.
- H. A person who violates this section commits a civil infraction and is subject to a penalty of \$150.00.

10.16.130 Device regulated parking - MeteredPaid parking -- No parking when payment has expired

- A. No person shall leave their vehicle in a space that requires payment past the time for which their payment has expired.
- B. The Director of Community Planning and Development or their designee is hereby authorized to sell nine-hour parking meter permits for use in designated nine hour parking spaces. The permit fee and its duration

shall be set by the Director of Community Planning and Development or their designee and filed with the City Clerk.

C. Any violation of this section relating to parking meters shall constitute<u>unpaid space</u> an infraction pursuant to OMC <u>10.24.050</u> and shall result in a penalty of twenty and no/100 dollars (\$20.00).

10.16.140 City Public parking Parking lots Lots -- Regulations

This section, and OMC sections 10.16.150 and 10.16.160, applies to parking in City public parking lots, which are those lots owned, maintained, or operated by the City Parking Services, open to the public for parking, either for free, or on a pay-by-the-hour basis, pay-by-the-day basis, or on monthly paid permit basis. City public parking lots do not include those lots owned, maintained, and operated by the City's Parks, Arts, & Recreation Department, and those City lots reserved for City vehicles or City employees' vehicles.

- A. When signs are erected giving notice thereof, <u>a_no-person shall-may not_stop</u>, stand, or park a vehicle within any <u>City public parking lotCity maintained parking lots</u> for a period of time longer than indicated, contrary to any restrictions, or without paying the applicable parking fee established <u>pursuant_under_to_und</u>
- B. <u>A Senior senior permit must</u> be displayed and visible in windshield for parking in The Olympia Center onsite lot.
- C. <u>A City public parking lotCity parking lots</u> may only be used for parking, unless an activity is expressly authorized by a City-issued permit, lease, or unless the activity is conducted by the City. A City-issued permit includes but is not limited to a right of way obstruction permit under OMC <u>12.24.100</u>, a temporary use permit under OMC <u>18.06.060</u>.Z_z or a festival event permit under OMC <u>12.72.030</u>.
- D. Overnight camping prohibited. A person may not camp overnight in any City public parking lot. The penalties for violation of this section shall be the penalties as set forth in OMC 12.24.160(B
- 10.16.150 City Public parking lots and meteredpaidpay parking -- Fee schedules

The Director of Community Planning and DevelopmentPublic Works or their the Director's designee is authorized tomay establish and post a fee schedule, where applicable, for City-owned and/or managed_public parking lots and for meteredpay parking spots- and the fees established by the Director or designee apply to City public parking lots and parking spots as set forth in the scheduleto implement the above parking regulations by the installation of appropriate signs and/or collection devices. The Director of Community Planning and Development or their designee shall file the fee schedule with the City Clerk.

10.16.160 City Public Parking Lots -- Violations --- Penalties Penalty for violation

A. Failure to pay fees in hourly/daily municipal lots pursuant to OMC 10.16.140 and 10.16.130 through 10.16.150 shall constitute a parking infraction and shall result in an overtime penalty of twenty and no/100 dollars (\$20.00). Stopping, standing, or parking a vehicle for a second or subsequent time period shall result in a chain parking violation and an infraction penalty of forty dollars (\$40.00) will be issued. A person may not park a vehicle in a City public parking lot without paying the required payment for parking in that lot, if any, or without displaying a proper parking permit issued by the City. A person may not leave a vehicle parked in a City public parking lot past the time paid for or with an expired parking permit. The owner of a

vehicle found in violation of this subsection commits an unpaid space violation, a civil infraction, and is subject to the penalties in OMC 10.16.100(A).

- B. A person may not leave a vehicle parked in a City public parking lot for a period of time longer than the time permitted for parking in that parking lot, no matter the time paid for that parking lot (if any), and the owner of a vehicle found in violation commits an overtime parking violation, a civil infraction, and is subject to the penalties in OMC 10.16.100(B).
- <u>BC</u>. It <u>shall be no is not a defense to a violation of subsection A(1) or A(2) above</u> that a vehicle has been moved from one parking space to another within the parking lot if the vehicle remains in the lot at the end of the applicable time limit.
- C. Leased Lots. Stopping, standing, or parking a vehicle without a valid permit shall result in an infraction penalty of forty dollars (\$40.00).
- D. Senior Lot. A senior permit issued by The Olympia Center must be displayed and visible in the windshield for parking in The Olympia Center on site lot. A vehicle parked in the Senior Lot without a valid permit commits a civil infraction and is subject to a penalty of \$40.00.
- D. Towing of Vehicles from Municipal Lots Non Permit Holders. Vehicles <u>A</u>without a valid, applicable leased lot permit parked in City owned lots for a period of forty eight (48) hours receive a no leased lot citation and shall be towed upon direction of the Director of Community Planning and Development or their designee.
- EE. Overnight Camping. Overnight camping in City owned or City maintained lots is prohibited.
- FD. Moving Requirement for Permit Holders. A Vehicles vehicle with a valid, applicable leased City public parking lot permit must be moved within the lot the vehicle at least every forty-eight (48) hours within the lot. It is a violation of OMC 10.16.100 B if a vehicle is not moved as required in this subsubsection or be subject to an infraction penalty of forty dollars (\$40.00). Not moving a vehicle for a second or subsequent forty eight (48) hour time period results in a chain parking violation and an infraction of forty dollars (\$40.00). After two (2) eitations for violation of this section within a seven (7) day period, and the owner of a vehicle found in violation commits an overtime parking violation, a civil infraction, and is subject to the penalties in OMC 10.16.100 B. In addition, if the vehicle is not moved within 48 hours of the issuance of a civil infraction as to that vehicle, the vehicle may be impounded as provided in OMC 10.16.300.

10.16.210 Prohibited parking -- Penalty for violation

- A. A person Vehicles must shall park a vehicle within pavement markings which that indicate parking stalls.
- B. In areas that are posted with direction-specific parking, "BACK IN PARKING ONLY,", a person shall vehicles must back a vehicle into the parking stall. park according to the direction indicated on signs.
- C. <u>A person may not park Parking</u>-non-City vehicles is prohibited in <u>an</u> areas designated and signed for City vehicles only.
- D. <u>The owner of a Vehicles-vehicle</u> found in violation of this section shall incur ancommits a civil infraction and is subject to a penalty of twenty dollars (\$20.00).\$28.00.

10.16.220 General parking prohibitions -- Penalty for violation

- A. No person shall person may not stop, stand, or park a vehicle, except when necessary to avoid conflict with other traffic or in compliance with the directions of a <u>peace-police</u> officer or traffic control device, in any of the following places:
 - On a sidewalk or planting strip;
 - 2. In front of a public or private driveway or within five (5)-feet of the curb radius leading thereto, except in the parking meter zone or elsewhere where official parking meters, signs, or pavement markings designate a parking space nearer a driveway;
 - 3. Within, or within 20 feet of, an intersection;
 - 4. Within six hundred (600) feet of any place in the City where a fire, or other emergency to which emergency services personnel is responding, is in progress;
 - 5. On any marked or unmarked crosswalk;
 - 6. Within thirty (30) feet upon the approach to any flashing beacon, stop sign, or traffic control signal located at the side of a roadway, except in the parking meter zone or elsewhere where official parking meters, signs, or pavement markings designate a parking space nearer such beacon, sign, or signal;
 - 7. Within thirty (30) feet of the nearest rail of a railroad crossing;
 - 8. Within fifty (50) feet of the driveway entrance to any fire or police station or on the side of a street opposite the entrance to any fire station within seventy-five (75) feet of said-the entrance when properofficial signs are posted;
 - 9. Within twenty (20) feet of a crosswalk at an intersection except in the parking meter zone or elsewhere where official parking meters, signs, or pavement markings designate a parking space nearer a crosswalk;
 - 10. Alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic;
 - 11. On the roadway side of any vehicle stopped or parked at the edge or curb of a street (double parking);
 - 12. Upon any bridge or other elevated structure upon a highway, or within a highway tunnel or underpass;
 - 13. At any place where official signs or markings prohibit stopping, standing, or parking;
 - 14. Within fifteen (15) feet of any fire hydrant;

- 15. On any street in such manner as to block or interfere with the free use of the street, or any alley or driveway;
- 16. Within thirty (30) feet of a posted bus stop sign;
- 17. In any marked or designated bus zone;
- 18. Along one side of a street or highway in a direction opposite to the traffic flow (facing the wrong direction);
- 19. Alongside yellow curb or yellow stripe;
- 20. Within or blocking any alley; or
- 21. In a parking meter space that has been reserve hooded, barricaded, or sandwich boarded with, by, or at the direction of City of Olympia Parking Services staff for construction or other special circumstances;
- 22. Within a designated bike lane; or
- 23. Within a cul-de-sac or turnaround area, pursuant to the requirements in OMC 16.32.050.
- B. Penalties for Violation. The owner of a Vehicles-vehicle found in violation of this section shall incur commits and restricted parking violation, a civil infraction of and is subject to a penalty of seventy-five and no/100 dollars (\$75.00\$95.00). If a A-vehicle is found in violation of this section a second timesecond infraction, without the vehicle being moved for a period of one (1)-hour, shall the owner of the vehicle constitute commits a second restricted parking penalty violation, a civil infraction, and is subject to of a penalty of seventy-five and no/100 dollars (\$75.00\$95.00),. If a vehicle is found in violation of this section and a third infractiontime, without the vehicle being moved for a period of one (1)-hour, the owner of the vehicle shall constitute a third-commits another restricted parking penalty violation, a civil infraction, and is subject to another penalty of seventy-five and no/100 dollars (\$75.00\$95.00).
- C. Pursuant to OMC <u>10.16.300(A)(7)</u>-Section A. 7, a vehicle that has received three (3) consecutiveone restricted citations and been found in violation of this section one time <u>and/or</u> has been deemed a hazard to motorists or pedestrians shall-may be impounded.
- D. Pursuant to OMC 10.16.300(A)(8) Section A. 8, a vehicle that has occupied a parking space for twelve (12) hours after the meter has been hooded or the space has been barricaded or sandwich boarded shall-may be impounded.

10.16.230 Limitations to free on-street Parking for those with disability placards -- Penalty for violation

A. <u>A person may park Those-a</u> vehicles displaying a special parking placard or special license plate issued for disabled parking pursuant to Chapter <u>46.19</u> RCW may park free in any non-reserved, on_-street pay parking space for a maximum of four hours, where the four hour time limit is posted.

- B. The time limit shall does not apply to on street parking signed with the symbol designating that space for disabled parking only.
- C. <u>The owner of a vehicle found in violation of this section Penalty for this violation shall be commits a civil</u> infraction and is subject to a penalty as provided in-covered under OMC 10.16.080-(C) and OMC 10.16.100-(B).

10.16.240 Vanpools -- Definition

For purposes of OMC $\underline{10.16.240}$ through $\underline{10.16.260}$, the term "vanpool" shall-means a ride-sharing vehicle as defined in RCW $\underline{46.74.010}$, to wit: A passenger motor vehicle with a seating capacity not exceeding fifteen- $\underline{15}$ persons including the driver while being used for commuter ride sharing or for ride-sharing for the elderly and the handicapped. Definitions of other terms set forth in RCW Chapter $\underline{46.74}$ are also incorporated in this section by reference as though fully set forth.

10.16.250 Vanpool -- Parking limitation exemptions

With a proper permit issued pursuant to this chapter, vanpools, while being used in the manner described in RCW <u>46.74</u>, <u>shall beare</u> exempt from the following:

- A. Payment at any nine_-hour parking meterspace located in the downtown area;
- B. Compliance with parking time limitations established in residential areas.

10.16.260 Vanpools -- Permits

The Director of Community Planning and Development Community, Planning, and Economic Development or their the Director's designee is instructed to shall establish rules and regulations for the issuance of parking exemption permits for vanpools operating in accordance with RCW 46.74 and this chapter. Parking exemption rules may include time limitations for permits.

10.16.270 Delinquent Penalties

Any penalty imposed for a violation of any section in this chapter (including any sections of State law adopted by reference) that remains unpaid to the Olympia Municipal Court or a payment schedule therefor is not arranged through the Olympia Municipal Court within fifteen (15) days of being assessed are subject to increase and/or additional penalties (or both) as follows:

- A. The penalty for failure to respond to a notice of traffic civil infraction related to parking shall be the amount of the infraction automatically increased by 100% percent, not to exceed a maximum of twenty five and No/100 dollars (\$25.00);
- B. If the penalty imposed for a violation of any section of this chapter, as increased, is not paid within sixty (60) days of the date it was imposed:
 - 1. The original unpaid balance plus any additional penalty will be turned over to a collection agency for collection and is subject to additional collection charges; and

2. The person assessed the penalty may be placed on the scofflaw list pursuant to OMC $\underline{10.16.280}$, and the person's vehicle may be subject to immobilization and/or impoundment thereunder.

10.16.280 Parking Services' Scofflaw List

- A. Creation of Scofflaw List. As frequently as practicable, the Director of Community Planning and Development Community, Planning, and Economic Development or their the Director's designee shall prepare and update the a scofflaw list, consisting of vehicles involved inthat have been issued three or more (3) or such greater number of parking tickets, which have gone unpaid more than thirty(30) 60 days after their issuance. The Director or the Director's designee may that the Supervisor shall determines is efficient to include on the scofflaw list.
- B. Civil Penalties to Cover Administrative Costs. There is hereby imposed upon tThe owner of every a vehicle on the scofflaw list is subject to a civil penalty in the amount specified in OMC Section 4.60.020 "Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties," to cover costs of administering the scofflaw list. There is also hereby imposed upon tThe owner of every a vehicle on the scofflaw list that is immobilized or impounded hereunder under this chapter is subject to a civil penalty in the amount specified in OMC Section 4.60.020 "Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties," to cover the additional administrative costs of immobilization and/or impoundment.
- C. Notice. The SupervisorCity Parking Services staff shall give notice by first class mail to the registered owner of each a vehicle on the scofflaw list, stating that the vehicle is on the scofflaw list and:
 - 1. The date and the nature of each <u>ticket civil infraction</u> overdue and the amount due on each <u>civil infraction</u>;
 - 2. That a scofflaw list fee in the amount specified in subsection B of this section has been imposed to cover administrative costs;
 - The total amount currently due;
 - 4. A specific deadline for response, no less than ten (10) days after the date of mailing;

The notice required by this subsection is sufficient if mailed to the address provided by the Washington State Department of Licensing; provided, however, that if the Supervisor-City Parking Services staff is unable, after exercising due diligence, to discover any mailing address, then notice is sufficient if it is published once in a newspaper of general circulation in the City, posted on the vehicle, or personally served on the vehicle owner or driver, or provided by any other means reasonably calculated to provide notice to the vehicle owner or driver.

- D. That the owner shall, by said-the deadline stated on the notice, respond to the notice. Response shall must be by paying the total amount due or requesting a hearing pursuant to subsection G, below.
- E. That if the vehicle owner fails to respond within the prescribed time period, the listed vehicle <u>will beis</u> subject to immediate immobilization or impoundment pursuant to the procedures in OMC <u>10.16.290</u>, payment of the civil penalties imposed under subsection B above, and payment of the costs of immobilization, towing and storage.

- F. If the vehicle owner or an agent of the owner pays the fines and fees, including the amount(s) specified in OMC <u>4.60.020</u> "Vehicle Immobilization Impoundment Costs, Fees, and Civil Penalties", and all towing and storage charges, the <u>SupervisorCity Parking Services</u> shall remove such vehicle from the scofflaw list. If any <u>civil infraction for a parking violation ticket</u>-not included on the scofflaw list for which the owner is liable becomes overdue before the owner or agent appears to pay, <u>the vehicle owner must pay</u> such subsequent <u>tickets</u>-infraction shall-must also be paid before the vehicle is removed from the scofflaw list.
- G. The owner of a vehicle that is subject to the procedures of this section and OMC $\underline{10.16.300}$, Impoundment, is entitled to a hearing in the Olympia Municipal Court pursuant to RCW $\underline{46.55.120}(2)(b)$ to contest the validity of the immobilization, impoundment, or the amount of towing and storage charges. Any request for a hearing and the resolution thereof $\underline{\text{shall-must}}$ be as set forth in RCW $\underline{46.55.120}(3)$, which is hereby adopted by reference as said provisions now exist or are hereafter amended.
- H. <u>A parking permit for a City-leased parking lot may not be issued for a Vehicles-vehicle</u> on the scofflaw list are not eligible to purchase City leased lot parking permits.

10.16.290 Immobilization

- A. If the owner of a vehicle to whom notice has been sent pursuant to OMC 10.16.280-(C) fails to respond to the notice within the deadline therein-specified in the notice by paying all fines, fees, towing, storage, and administrative charges then due, including but not limited to the amount(s) specified in OMC 4.60.020 "Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties" so that the vehicle can be removed from the scofflaw list under OMC 10.16.280-(F), then, at the discretion of a-Parking Services Field Representative of the Community Planning and Development Departmentstaff or a police officer, such vehicle may be immobilized by installing on such vehicle a device known as a "boot immobilization device," which immobilizes the vehicle either by clamps and locks on to a wheel of the vehicle and impedes movement of such vehicle, or by attaching to the vehicle's windshield in such a manner to obscure the view of the driver, thereby preventing legal operation of the vehicle. The subsection does not apply if the owner of a vehicle to whom notice has been sent pursuant to OMC 10.16.280(C) requests a hearing pursuant to OMC 10.16.280(G) during the pendency of the appeal.
- B. The person installing the immobilization device shall leave under the windshield wiper or otherwise attach to such vehicle a notice advising the owner that such vehicle has been immobilized by the City of Olympia for failure to pay three (3) or more uncontested parking tickets within thirty (30)60 days of their issuance, that release of the immobilization device may be obtained by paying the fines, fees, and civil penalties due, that unless such payments are made within two (2)-business days of the date of the notice, the vehicle will be impounded, and that it is unlawful for any person to remove or attempt to remove the immobilization device, to damage the immobilization device, or to move the vehicle with the immobilization device attached.
- C. No parking restriction otherwise applicable to the vehicle applies while the vehicle is immobilized by an immobilization device installed under the provisions of this section.
- D. <u>Unless otherwise ordered by the Olympia Municipal Court following an appeal hearing, Before before</u> the vehicle may be released from immobilization, the vehicle owner or an agent of the owner shall pay all fines and fees then due, including but not limited to the amounts specified in OMC Section <u>4.60.020</u> "Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties." Upon such payment, the vehicle <u>shall-must</u> be removed from the scofflaw list, and the <u>Supervisor or designeeCity Parking Services staff</u> shall authorize the removal of the immobilization device from the vehicle. If any <u>civil infraction for a parking ticket-violation not</u>

included on the scofflaw list for which the owner is liable becomes overdue before the owner or agent pays, such subsequent tickets infraction shall must also be paid before the vehicle may be removed from the scofflaw list or released from immobilization.

10.16.300 Impoundment

- A. At the discretion of <u>a City Parking Services staff</u> Field Representative of the Community Planning and Development Department or a police officer, the following vehicles may be impounded:
 - 1. A vehicle that was involved infor which five (5) or more civil infractions for parking violations have been issued tickets—that are unpaid thirty(30)60 or more days after the date of their issuance, where the registered owner of the vehicle was sent a notice pursuant to OMC 10.16.280-(C) and the owner fails to respond to the notice within the deadline therein specified in the notice by paying all fines, fees, towing, storage, and administrative charges so that the vehicle can be removed from the scofflaw list under OMC 10.16.280-(F), or by requesting a hearing pursuant to OMC 10.16.280(G); or
 - 2. A vehicle that was immobilized pursuant to OMC Section $\underline{10.16.290}$ and the vehicle's owner failed to pay all fines, fees, and administrative charges within two (2) business days of the date the vehicle was immobilized so that the vehicle can be removed from the scofflaw list under OMC $\underline{10.16.280}$ -(F); or
 - 3. A vehicle <u>for which</u> <u>that has received</u> three <u>civil infractions</u> <u>eitations</u> for parking in violation of OMC <u>10.16.030</u> "Recreational Vehicles..." within any one calendar year and for which notice of impoundment has been securely attached to and conspicuously displayed on the vehicle twenty four (24) hours prior to such impoundment; or
 - 4. A vehicle that has received three (3) consecutive one residential overtime citations for parkingfound in violation of OMC Section 10.16.055.D.3(D)(3P₇) "Residential Parking Program..." and for which notice of impoundment has been securely attached to and conspicuously displayed on the vehicle twenty four (24) hours prior to such impoundment; or
 - 5. A vehicle that has received found three (3) consecutive one no leased permit citations for parking in violation of OMC Section 10.16.160-(F), "City Public Parking Lots..." and for which notice of impoundment has been securely attached to and conspicuously displayed on the vehicle twenty four (21) hours prior to such impoundment is impounded;
 - 6. As otherwise authorized by the Model Traffic Code as adopted by reference in the Olympia Municipal Code;
 - 7. A vehicle who's ownerfor which that has received three (3) consecutive onea notice of civil infraction has been issued for violation of this chapter restricted citations and and/or is deemed a hazard to motorists or pedestrians;
 - 8. A vehicle that has occupied a <u>meteredpay</u> parking space <u>twelve (12)</u> hours after the <u>spacehave_has</u> been hooded, <u>f_or_sandwich boarded</u> for reservation, <u>if the vehicle's owner has been issue a notice of civil infraction for a-and received one meter hood eitation</u>violation; or

- 9. A vehicle that has occupied a load zone for twenty four (24) hours, and if the vehicle's owner has been issued has received three (3) consecutive one a notice of civil infraction for a load zone violation citations.
- 10. A vehicle that is blocking access to City infrastructure at a properly signed location on City property or on City right of way in violation of OMC 10.16.045. The vehicle may be immediately impounded if the driver refuses to remove the vehicle after being informed by City staff that the vehicle is blocking access to City infrastructure and that it must be moved immediately. If no one responsible for the vehicle is on site with the vehicle and cannot be requested to remove the vehicle or if the driver is requested to move and refuses, City staff may immediately impound the vehicle at the owner's expense.
- 11. A vehicle for which three civil infractions have been issued for parking in violation of OMC 10.16.035 subsections B(1), B(2), or B(3) within any one calendar year and for which notice of impoundment has been securely attached to and conspicuously displayed on the vehicle 24 hours prior to such impoundment.
- 12. A vehicle found in violation of 10.16.040 that has been abandoned in the right of way for 24 hours for which notice of impoundment has been securely attached to and conspicuously displayed on the vehicle 72 hours prior to such impoundment.
- B. The Parking Services Field Representative or police officer, as applicable, shall use the uniform impound authorization and inventory form provided for by administrative rule by the Washington State Patrol pursuant to RCW 46.55.075.
- C. If a vehicle has been impounded pursuant to OMC <u>10.16.290</u>, before the vehicle may be released from impound, the vehicle owner or an agent of the owner shall pay all fines and fees then owing, including but not limited to the amounts specified in OMC <u>4.60.020</u> "Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties", and all towing and vehicle storage charges. Upon such payment, the vehicle shall must be removed from the scofflaw list. If any <u>civil infraction for a parking violation</u> ticket not included on the scofflaw list for which the owner is liable becomes overdue before the owner or agent pays, such subsequent tickets infraction <u>shall must</u> also be paid before the vehicle may be removed from the scofflaw list or released from impoundment.
- D. If a vehicle has been impounded for a violation of OMC $\underline{10.16.030}$, $\underline{10.16.040}$, $\underline{10.16.045}$, $\underline{10.16.055}$, or $\underline{10.16.160}$ the vehicle may be immediately released from impound upon payment of all impound, tow, and any other charges due the tow company.

10.16.310 Downtown Carpool Parking Program - Penalty for violation

- A. There is hereby established a Downtown Carpool Parking Program (Program) within the City of Olympia downtown core. Program members participants who are properly registered and in compliance with the requirements of this chapter are hereby authorized tomay park without meter chargespayment in any nine-hour parking space equipped with a nine hour meter within the downtown core.
- B. The City Manager or his/her Director of Community, Planning, and Economic Development or the Director's designee is hereby authorized tomay establish policies and procedures by which tofor administration of the Program.

C. Definitions:

- 1. Downtown core: The area in the City of Olympia within the boundaries of Market Street to the North, 16th Street/Maple Park Avenue to the South, Capitol Lake/Budd Inlet to the West, and Eastside Street to the East.
- 2. Carpool: Two or more individuals who reside outside of the downtown core as defined in this chapter and who are each employed within the downtown core, commuting together in one vehicle to their respective places of employment.
- D. Requirements and responsibilities for participation in the Downtown Carpool Parking Program.
 - 1. The following requirements must be met in order to participate in the Program:
 - a. Each carpool member must individually:
 - i. Submit all required information to the Community Planning and Development Community, Planning, and Economic Development Department, Parking Services;
 - ii. Reside outside of the downtown core and submit any required proof of residency as may be required by Parking Services staff;
 - iii. Be a current employee or employer of a business in the downtown core and submit the required-proof of such status as may be required by Parking Services staff;
 - iv. Timely pay the required administrative per-person fee to participate in the program;
 - v. Obtain from Parking Services a proper permit and display such permit together with at least one other member's permit on the dash of the carpool vehicle in plain view from the outside of the vehicle to be eligible to park free of nine (9)-hour-meter charges for that day;
 - vi. Immediately notify Parking Services of any change in status and provide current information.
 - vii. Renew permit before the first day of the next month to maintain active permit status.
 - b. Each carpool driver must:
 - i. Submit all required-driver and vehicle information to the Community Planning and Development Community, Planning, and Economic Development Department, Parking Services, as Parking Services staff may require and pay any required fees;
 - ii. Ensure that at least two (2) carpool member permits are displayed on the dash of the carpool vehicle in plain view from the outside of the vehicle in order to be eligible to park free of nine-hour meter charges for that day;

- iii. Maintain and provide proof of a valid vehicle registration and insurance for the vehicle participating in the Program;
- iv. Maintain and provide proof of a valid driver's license;
- v. Immediately notify Parking Services of any change in status and provide current information.
- E. Violations/Penalties. Failure to follow any of the requirements of this chapter constitutes a violation and may result in any one or a combination of the following:
 - 1. Suspension from the Program for a period of time established by the Director of Community Planning and Development Community, Planning, and Economic Development or their the Director's designee;
 - 2. Denial of continued and/or future participation in the Program;
 - 3. An <u>Civil</u> infraction, <u>subjecting the violator to a penalty</u> of forty and no/100 dollars (\$40.00) to the registered vehicle owner for each violation.

10.16.320 Parking unregistered or unlicensed vehicles on ROW or other City property <u>Penalty for violation</u>

- A. <u>No A</u> person <u>shall may not park</u> a vehicle on City right of way or other City property unless a valid license plate is properly affixed to the vehicle and such license plate displays current registration tabs in compliance with Washington state law.
- B. <u>If a vehicle is found in violation of this section, the owner of the vehicle commits a civil infraction and is subject to a penalty The penalties for violation shall result in an infraction of thirty and no/100 dollars \$38.00</u>.

Section 2. <u>Amendment of OMC 10.20.</u> Olympia Municipal Code Chapter 10.20 is hereby amended to read as follows:

Chapter 10.20 MISCELLANEOUS REGULATIONS

10.20.000 Chapter Contents

Sections:

10.20.010 One-way streets and alleys.
10.20.020 Emerging from alley or driveway.
10.20.040 Curb-loading zone designation taxi zones – passenger and freight – Penalty for violation.
10.20.090 Civil citation authority -- Parking Services Field Representatives.

10.20.010 One-way streets and alleys

Upon those streets and parts of streets and in those alleys designated by the City as one way, <u>a person may</u> drive a vehicle vehicular traffic shall move only in the indicated direction when signs indicating the direction of

traffic are erected and maintained at every intersection where movement in the opposite direction is prohibited, and a <u>person may drive a</u> vehicle passing around a rotary traffic island shall be driven only to the right of such island.

10.20.020 Emerging from alley or driveway

No person may back a vehicle shall back into or out of an alley or driveway, except when the alley or driveway is obstructed.

No driver shall enter any street at any point other than a street intersection at a rate of speed exceeding five miles per hour, nor operate a vehicle in excess of fifteen miles per hour in any alley.

10.20.040 Curb-loading zone designation taxi zones – passenger and freight – Penalty for violation

The Director of Community Planning and Development Public Works or their the Director's designee is authorized tomay determine the location of passenger and freight curb-loading zones including taxi zones, and shall place and maintain appropriate signs indicating the same and stating the hours during which the provisions of this section are applicable. A time limit of fifteen (15) to thirty (30) minutes shall must be established in said areas.

- A. No person or business shall <u>may</u> be granted the right, use, or franchise for vehicle parking on any portion of the surface area of any public highway to the exclusion of any other like person or business.
- B. <u>A person may use a Loading-loading zones zone shall be used only with permit or a commercial vehicle as defined in RCW 46.04.142</u> for the express purpose of loading/unloading passengers or merchandise, as indicated by posting of signs; a person may not use a loading zone for any other purpose. Misuse shall result in the issuance of an infraction.
- C. Merchandise is defined as large/bulky items that are in excess of ten (10) pounds.
- D. Vehicles utilizing loading zones must have emergency flashers on.
- ĐE. Penalty for Violation. A first An infraction person who violates of this section commits a load zone violation, shall constitute a violation a civil infraction, and result in is subject to a penalty of seventy five and no/100 dollars (\$75.00\$95.00). A second infraction without the vehicle being moved for a period of thirty (30) minutes shall constitute a second violation and result in a penalty of seventy five and no/100 dollars (\$75.00). A third infraction without the vehicle being moved for a period of thirty (30) minutes shall constitute a third violation and result in a penalty of seventy five and no/100 dollars (\$75.00).
- Ef. A vehicle that has occupied a load for which a civil infraction has been issued for violation of this section zone and has received three (3) consecutive load zone violation citations within one (1) business day shall may be impounded pursuant to OMC 10.16.300.A. 9.
- 10.20.090 Civil citation authority -- Parking Services Field Representatives

City of Olympia Parking Services Field Representatives may issue civil citations for violation of the following:

OMC Section <u>10.16.020</u>	Parking prohibited at all times on certain streets-Penalty for violation
OMC Section <u>10.16.030</u>	Recreational vehicle parking on city streets over 24 hours or between the hours of 3:00 a.m. and 6:00 a.m. prohibited without permit – Penalty for violation
OMC Section <u>10.16.055</u>	Residential Parking Program Established
OMC Section <u>10.16.060</u>	Parking adjacent to schools
OMC Section <u>10.16.070</u>	Free parking zones
OMC Section <u>10.16.080</u>	Free parking limits-Penalty for violation
OMC Section <u>10.16.100</u>	Overtime parking prohibited in meteredpay parking areas Penalty for Violation
OMC Section <u>10.16.110</u>	Parking of motorcycles, motor-driven cycles and mopeds within meteredpay parking spaces
OMC Section <u>10.16.120</u>	Tampering with parking enforcement process is a violation
OMC Section <u>10.16.130</u>	Parking meters-Methods of fee payment: coins, prepaid cards, credit/debit cards and permits
OMC Section <u>10.16.140</u>	City parking lots-Regulations
OMC Section <u>10.16.210</u>	Prohibited parking
OMC Section <u>10.16.220</u>	General parking prohibitions
OMC Section <u>10.16.240</u>	Vanpools-Definition
OMC Section <u>10.16.250</u>	Vanpool-Parking limitation exemptions
OMC Section <u>10.16.260</u>	Vanpools-Permits
OMC Section <u>10.18.020</u>	Truck and Trailer Parking In Residential Areas – Unlawful in residential areas
OMC Section <u>10.20.040</u>	Curb-loading zone designation taxi zones – passenger and freight
RCW <u>46.16.381</u> 46.19.050	Special parking for disabled persons Penalties Enforcement.
RCW <u>46.08.18246.08.185</u>	Electric vehicle charging stations – Signage – Penalty.

Section 3. <u>Amendment of OMC 4.60.020.</u> Olympia Municipal Code Section 4.60.020 is hereby amended to read as follows:

4.60.020 Vehicle Immobilization and Impoundment Costs, Fees, and Civil Penalties

The following fees are imposed as civil penalties upon the registered owners of vehicles included on the Parking Services Section's Scofflaw List prepared and maintained pursuant to OMC Section 10.16.280:

For vehicles added to the Scofflaw List: \$25.00

For vehicles immobilized under OMC Section 10.16.290: \$50.0070.00

For vehicles impounded under OMC Section 10.16.300: \$100.00125.00

The fees imposed <u>herein-in this section</u> are cumulative, i.e., for a vehicle that is added to the Scofflaw List, immobilized, then impounded, the total fees are \$\frac{175.00}{220.00}.

Section 4. Corrections. The City Clerk and codifiers of this Ordinance are authorized to make necessary corrections to this Ordinance, including the correction of scrivener/clerical errors, references, ordinance numbering, section/subsection numbers and any references thereto.

Section 5. Severability. If any provision of this Ordinance or its application to any person or circumstance is held invalid, the remainder of the Ordinance or application of the provisions to other persons or circumstances remain unaffected.

Section 6. Ratification. Any act consistent with the authority and prior to the effective date of this Ordinance is hereby ratified and affirmed.

Section 7. <u>Effective Date</u>. This Ordinance takes effect after passage and publication, as provided by law, on February 1, 2026.

	MAYOR
ATTEST:	
CITY CLERK	
APPROVED AS TO FORM:	
Michael M. Young	
SENIOR DEPUTY CITY ATTORNEY	
PASSED:	
APPROVED:	
PUBLISHED:	