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SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

ORDINANCE NO. 03-146

RELATING TO EMPLOYEE PARKING AND THE EMPLOYEE COMMUTER PLAN;
AMENDING CHAPTERS 3.09 AND 3.98 SNOHOMISH COUNTY CODE

BE IT ORDAINED:

Section 1. Snohomish County Code Section 3.09.080, adopted by Ordinance 97-101 on December 17, 1997, is amended to read:

3.09.080 Employee parking in county-owned facilities

The parking policies adopted pursuant to this chapter by the executive shall provide that carpools and vanpools be given priority in ~~((assignment of stalls in both location of stalls and timing of stall assignment.))~~ parking assignments over single-occupant vehicles. As a condition of use of ~~((a))~~ county parking ~~((stall))~~ garages or facilities, the employee to whom ~~((the stall is))~~ parking is assigned shall authorize a monthly payroll deduction for the payment of the parking ~~((stall rent))~~ fee in accordance with the following schedule:

- (1) Single occupant vehicle: Rate as determined pursuant to SCC 3.09.030(3);
- (2) 2 person carpool: 50 percent of the charge for a single occupant vehicle ~~((with an assigned stall));~~
- (3) 3 or 4 person ~~((carpool/vanpool;))~~ carpool; 33 percent of the charge for a single-occupant vehicle ~~((with an assigned stall));~~
- (4) Vanpool as defined in SCC 3.09.015(3) or five or more person carpools: No charge;
- (5) Mixed carpools, except those mixed carpools which also meet the definition of carpool in SCC 3.09.015(1) ~~((3.98.020(2)))~~ and SCC 3.98.020(2), will not be eligible for the carpool or vanpool rates shown above; However, the executive shall develop parking pricing and/or other policies that encourage carpooling between county employees and employees working for other employers.

Section 2. Snohomish County Code Section 3.98.040, last amended by Ordinance 91-133 on October 2, 1991, is amended to read:

3.98.040 Employee parking in county-owned facilities.

~~((4))~~ The executive shall determine and designate those parking stalls in county garages and parking facilities ~~((which))~~ that are to be made available for employee use. The executive shall adopt written policies stating the manner of ~~((assignment of stalls))~~ assigning parking to employees and regulating the use of stalls by employees. The policies adopted by the executive shall provide that carpools and vanpools be given priority in ~~((assignment of stalls in both location of stalls and timing of stall assignment.))~~ parking assignments over single-occupant vehicles. Only

one stall rented at the carpool or vanpool rate established by (~~SCG 3.09.040~~) SCC 3.09.080 may be assigned to or used by any carpool or vanpool. All employees using county parking facilities shall pay a monthly (~~rent~~) fee in accordance with the (~~rent~~) fee schedule established (~~by SCC 3.09.040~~) under SCC 3.09.030(3) and SCC 3.09.080. As a condition of use of ((a)) county parking (~~stall~~) garages or facilities, the employee to whom (~~the stall~~) parking is assigned shall authorize a monthly payroll deduction for the payment of the parking (~~stall-rent~~) fee.

~~((2) An employee commuter program advisory committee is created for the purpose of making policy recommendations to the county executive on the ongoing implementation of and future refinements to the Employee Commuter Plan. The employees of each county department and agency shall each calendar year elect a representative to this committee. The advisory committee shall be composed of one representative from the following:~~

- ~~(a) the county executive's office;~~
- ~~(b) each executive department;~~
- ~~(c) the county council;~~
- ~~(d) the superior court;~~
- ~~(e) the district courts (a single representative for all courts);~~
- ~~(f) the assessor;~~
- ~~(g) the auditor;~~
- ~~(h) the clerk;~~
- ~~(i) the prosecutor;~~
- ~~(j) the sheriff;~~
- ~~(k) the treasurer; and~~
- ~~(l) SnoPac (ex officio).~~

~~(3) The representatives shall serve one year terms and shall serve without additional compensation. In accordance with the requirements of SCG 2.03.090, the advisory committee shall be automatically disbanded on July 1, 1996.~~

~~(4) Initial representatives to the advisory committee shall be elected by October 15, 1991. The committee shall hold its first meeting on or before November 1, 1991, and shall meet from time to time thereafter as a majority of the committee shall determine; PROVIDED, That the committee shall meet at least once each calendar year. At the first meeting each year, the members of the committee shall select a chairperson and may otherwise organize themselves as they determine necessary or desirable. A majority of the members of the committee shall constitute a quorum and a majority of the members present at a meeting shall be required to take action.)~~

PASSED this 17th day of December, 2003

ATTEST:

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

Barbara Sitouat
Clerk of the Council, *Asst.*

Gary D. Nelson
Chairperson

- APPROVED
 EMERGENCY
 VETOED

DATE: 12/19/03

ATTEST:

Laura Nelson

[Signature]
County Executive

Approved as to form only:

Steven J. Bladek

[Signature]
Deputy Prosecuting Attorney

PUBLISH _____ AND _____