



ORDINANCE NO. 3128

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LYNNWOOD, WASHINGTON, RELATING TO SPECIAL EVENTS AND SPECIAL EVENT PERMITTING, ADOPTING A NEW CHAPTER 5.30 LMC, REPEALING CHAPTER 5.32 LMC AND CHAPTER 5.34 LMC, AMENDING CHAPTER 3.104 LMC, AND PROVIDING FOR AN EFFECTIVE DATE, SEVERABILITY AND SUMMARY PUBLICATION

WHEREAS, the City of Lynnwood regulates special events, parades, and circuses and carnivals through the provisions codified as chapter 5.30 LMC, chapter 5.32 LMC and chapter 5.34 LMC, respectively; and

WHEREAS, with the adoption of Ordinance 1902, Lynnwood's special event regulations were enacted in 1992, and such regulations have been amended from time to time, and now the City Council finds that adoption of a new chapter 5.30 LMC is in the public's interest; and

WHEREAS, special events can provide for desirable and socially-beneficial human interaction, community celebration, entertainment, cultural pride and awareness, physical activity, personal expression, and the exchange of goods and services; and

WHEREAS, without proper planning and management, special events have the potential to create adverse impacts including: traffic and parking congestion; excessive light and glare; noise and vibration; the release of harmful smoke, exhaust, and fumes; hazards to pedestrians; unsanitary conditions; inordinate consumption of public resources; criminal activity; and threats to the public's general health, safety and welfare; and

WHEREAS, in order to facilitate the advantageous and beneficial aspects of special events while minimizing the potential for undesirable impacts, it is in the public's interest that the City continue to regulate special events; and

WHEREAS, with the passage of Ordinance 3052, the City Council established regulations for the display of banners not associated with a special event; and

WHEREAS, as parades, circuses, and carnivals are fundamentally types of special events, it is appropriate to integrate the provisions Chapters 5.32 and 5.34 LMC into the City's special event code; and

WHEREAS, as the provisions contained within this ordinance do not relate to comprehensive plans or development regulations, notification of State agencies pursuant to RCW 36.70A.106 and WAC 365-196-630 is not required; and

WHEREAS, the community development director, acting as Lynnwood's SEPA responsible official, reviewed the provisions of this ordinance and determined that this action is exempt action from SEPA threshold determination and EIS requirements pursuant to WAC 197-11-800(13), WAC 197-11-800(14) and WAC 197-11-800(19); and

WHEREAS, on May 26, 2015, a public hearing was conducted by the City Council on the provisions of this ordinance and all persons wishing to be heard were heard; and

WHEREAS, the City Council has determined that the regulation of special events as set forth by the provisions this ordinance is in the interest of the public's health, safety and general welfare;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF LYNNWOOD, WASHINGTON, DO ORDAIN AS FOLLOWS:

Section 1: Chapter 5.30 LMC is repealed.

Section 2: Chapter 5.32 LMC is repealed.

Section 3: Chapter 5.34 LMC is repealed.

Section 4: A new Chapter 5.30 LMC relating to and regulating special events is adopted as written and provided by Exhibit A to this Ordinance.

Section 5: Title 5 LMC fees specified by Chapter 3.104 LMC are amended as written and provided by Exhibit B to this Ordinance.

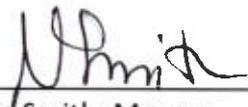
Section 6: Effective Date of Amendment and Adoption. This ordinance shall become effective five days following passage and publication of this ordinance.

Section 7: Severability. If any section, subsection, sentence, clause, phrase or word of this ordinance should be held to be invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality thereof shall not affect the validity or constitutionality of any other section, subsection, sentence, clause, phrase or word of this ordinance.

Section 8: Summary Publication. Publication of this ordinance shall be by summary publication consisting of the ordinance title.

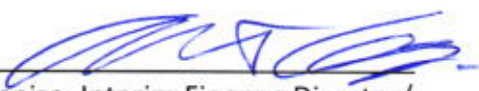
PASSED this 26 day of May, 2015, and signed in authentication of its passage this 27th day of May, 2015.

APPROVED:



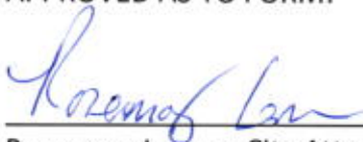
Nicola Smith, Mayor

ATTEST/AUTHENTICATED:



Art Ceniza, Interim Finance Director/
City Clerk

APPROVED AS TO FORM:



Rosemary Larson, City Attorney

FILED WITH ADMINISTRATIVE SERVICES: 05/27/2015
PASSED BY THE CITY COUNCIL: 05/26/2015
PUBLISHED: 05/29/2015
EFFECTIVE DATE: 06/03/2015
ORDINANCE NUMBER: 3134

File Name: Special Event Update
File Number: CAM002660-2015

Exhibit A

Chapter 5.30 Special Events

5.30.010	Purpose
5.30.020	Definitions
5.30.030	General provisions
5.30.040	Permits and administration
5.30.050	Commercial special events
5.30.060	Community special events
5.30.070	Exercise of police powers
5.30.080	Violation - Penalties

5.30.010 Purpose. The purpose of this chapter is to accommodate and allow for individual, occasional, or seasonal activities and events desired by members of the community and to : a) ensure special events and activities do not unduly impact or threaten the public's health, safety and welfare; b) protect and preserve public infrastructure and City resources; c) prevent unplanned disruption of public services; d) mitigate impacts to the extent feasible; e) allow for the exercise of protected free speech; and f) facilitate business events of a singular or infrequent nature.

5.30.020 Definitions

- A. "Carnival" means a type of special event involving amusement rides or games to which members of the public are invited.
- B. "Circus" means a type of special event conducted by any organization whose general occupation is that of exhibiting exotic animals, feats of horsemanship, animal stunts, and aerobatics, for admission to which a fee is charged.
- C. "Emergency response plan" means a plan detailing the expected actions of event management and/or public safety agencies in the event or threat of an emergency.
- D. "Fire marshal" means the City of Lynnwood fire marshal or his/her designee.
- E. "Market" means a single or reoccurring special event intended to facilitate the purchase and sale of food, beverages, crafts, flowers, etc. produced, harvested, and/or manufactured by the vendor. Markets consist of multiple vendors co-locating under the direction of a central entity responsible for promotion, sanitation, permitting/licensing, utilities, and coordination with affected property owners, regulatory agencies, and service providers. Reoccurring markets are typically conducted on a weekly or monthly basis during one or more seasons per year.

F. "Parade" means a type of special event involving an organized procession or march of more than 25 persons or things that temporarily disrupts the general public's normal use of public streets or sidewalks.

G. "Person" means an individual, corporation, partnership, incorporated or unincorporated association, organization, or other entity or group of persons, however organized.

H. "Private" or "private event" means an event where persons are specifically and individually invited. It does not include an event where tickets, invitations, or announcements are available to the public. Events conducted entirely within a building are exempt from the need to obtain a permit under this section.

I. "Public" or "public event" means a special event open to the public, and includes an event where tickets, invitations, or announcements are available to the public. Events conducted entirely within a building are exempt from the need to obtain a permit under this section.

J. "Run" or "race" means a type of special event involving any race, contest or event, whether of a competitive or a noncompetitive nature, involving a procession of persons, whether afoot or upon any vehicle or device propelled by the human body, including but not limited to marathons, fun runs, walkathons, and bicycle races.

K. "Security" means employees, or other hired personnel, dedicated to maintaining order and ensuring compliance with the laws of the state of Washington and ordinances of the City of Lynnwood.

L. "Site" has the same meaning as set forth in Chapter 21.02 LMC as now or hereafter amended, and in addition in the case of undeveloped property, a land area under common ownership, whether the land area is comprised of one lot, a combination of contiguous lots, or contiguous fractions of lots.

M. "Special event" means an activity or occurrence of limited duration such as a fair, show, festival, party, parade, carnival, circus, rodeo, promotion, entertainment, fireworks display, market, tent sale, that: a) has the potential to impact public streets, sidewalks; utilities; or public services; or b) disrupts or precludes the normal or intended use of property and results in considerable impact upon nearby properties. Activities associated with construction and repair are not considered to be or regulated as special events. Special events may occur upon private property or public property, or within the public right-of-way. Events conducted entirely within a building are exempt from the need to obtain a permit under this section. Special events include commercial special events, community special events, and expressive special events as further defined below:

1. "Commercial special event" means an activity or occurrence sponsored and operated by one or more businesses that is conducted primarily for the exchange of goods or

services for financial gain. Commercial special events typically occur upon private property. Examples of commercial special events include parking lot sales and tent sales, promotional events, sidewalk sales, etc.

2. "Community special event" means an activity or occurrence sponsored and operated by one or more non-profit, or public, or business entities that is conducted primarily for the public's entertainment, celebration, fundraising, education, or recreation. Community special events may include the conducting of commerce, and typically involve the use of public parks and/or rights-of-way. Examples of community special events include community fairs, parades, concerts free to the general public, farmers markets, run or race, religious outreach events, etc.

3. "Expressive special event" means an activity or occurrence where the sole or principal purpose is the expression, dissemination, or communication of political or religious opinion, views or ideas, and for which no fee or donation is charged or required as a condition of participation or attendance. Examples of expressive special events include: political rallies, marches, public speeches, and political demonstrations. For purposes of this chapter, expressive activity does not include sports events, including a run or race, fundraising events, or events conducted for the principal purpose of entertainment.

O. "Tent," means temporary membrane structures and shelters such as pop-up canopies, sails, etc., as defined in the current editions of the fire and building codes, as amended in Title IX, and adopted by the City.

5.30.030 General provisions applicable to all special events

A. Permit required. Any person desiring to conduct or operate a special event within the City of Lynnwood shall first obtain a special event permit from the City. It shall be unlawful for any person to sponsor or conduct an event or activity requiring a special event permit without a valid special event permit. Penalties for violation of the terms of this chapter shall be as specified by Chapter 5.30 LMC.

B. Consistency with permit and law. A special event shall be conducted: as described by the special event permit; in accordance with the terms and conditions of the permit; and in accordance with applicable law.

C. Tents. The use of tents shall conform to the International Fire and Building Codes, as amended and adopted by the City, and other provisions of Title IX, including requirements related to wind, snow, and seismic forces.

D. Public and personal safety. The configuration and operation of special events shall conform to applicable laws and regulations, including provisions relating to emergency ingress

and egress, barrier-free facilities, fire prevention, health and sanitation, and the operation of vehicles and equipment.

E. Solid waste. Receptacles for garbage and recyclable materials shall be provided as specified by the finance director and in conformance with Chapter 70.93 RCW. Solid waste containers shall be closed/covered at the conclusion of each day of activity associated with the special event. The site of special event, and adjoining properties, shall be maintained free of litter associated with the special event.

F. Business licenses and taxes. As required by applicable law, special event businesses/vendors shall have City of Lynnwood business licenses and record, report and remit taxes.

G. Exemptions. The following activities and occurrences shall comply with applicable laws and regulations, but are exempt from the permit requirements of this chapter:

1. Scheduled events utilizing reserved public park and recreation facilities, in accordance with the intended use of the facility, and with park rules and policies.
2. A privately-scheduled, non-reoccurring event upon private property in a residential zone with up to 100 persons attending.
3. Funeral and wedding processions.
4. The temporary sale of seasonal goods when regulated by other statutes, such as fireworks stands, Christmas tree sales, and peddling of farm produce.
5. Neighborhood block parties.
6. Expressive special events not needing a special event permit.
7. Events taking place entirely within commercial and other non-residential buildings.

H. Signs.

1. With a special event permit application, applicants may request and the community development director may authorize the use of temporary onsite (on-premises) and offsite (off-premises) signs as allowed by this chapter.
2. Special event signs shall not be detrimental to the public health, safety or welfare, nor injurious to property or improvements in the vicinity of the sign. Signs shall not obstruct visibility for motorists and pedestrians, nor impede access to buildings or

property. The installation of signs upon public property shall be subject to inspection by the building official and/or city engineer.

3. The applicant shall be responsible for installation, maintenance, and removal of all signs.

4. Signs for special events shall conform to the provisions of Table 5.30.030I.

Table 5.30.030I

	Maximum Allowed Per Special Community Event	Maximum Allowed Per Special Commercial Event
All signs		
Balloon or other inflatable sign	Not permitted	Not permitted
Duration of display after event	2 days	1 day
Size of banner	As approved by the community development director.	As approved by the community development director.
Size of portable sign	12 square feet	12 square feet
Banner	1 per frontage, 7 days prior to event. 2 per frontage or entrance, 24 hours prior to event.	1 per frontage, 7 days prior to event. 2 per frontage or entrance, 24 hours prior to event.
Onsite Signs		
Portable sign	2 per frontage or entrance on day(s) of event.	2 per frontage or entrance on day(s) of event.
Off-site Signs		
Banner	5 banners may be displayed 3 weeks prior to event.	2 banners may be displayed 3 days prior to event.
Portable sign	5 portable signs for directional purposes.	5 portable signs for directional purposes.
Over-road banner	As authorized by the public works director	--

J. Duration and frequency. Unless alternative times are authorized by the finance director, time limitations for outdoor special events shall conform to Table 5.30.030J.

Table 5.30.030J

	Number of Days
Maximum duration of a special event, excluding setup and take down	14
Maximum number of days of special event per site per year	60 + 5 individual days for non-profit fundraising only
Minimum number of days between commercial special events on same site	5

K. An applicant may request and the finance director may approve a special event permit for reoccurring special events of an identical nature to be conducted during a calendar year.

5.30.040 Permits and administration

A. The finance director is authorized to prepare and maintain necessary application forms, and may issue written administrative policies and procedures as needed for the implementation of this chapter.

B. Applications for special events shall be submitted to the finance director a minimum of 21 days prior to the event. The finance director shall have the authority to adjust this time requirement.

C. Applications for special events shall include written authorization of the property owner. For special events proposed upon City-owned property, the approval of a special event permit application shall constitute City authorization to conduct the event upon the property described in the permit application.

D. As specified by the finance director, information required for a complete special event permit application shall include all information necessary to review and issue a decision on the application. Based on the specific event, these may include:

1. The name, address, and contact information for the individuals responsible for organization and management of the event.
2. A full and complete description of the proposed special event.
3. The dates and times of the special event, the estimated number of persons expected to attend per day and the number of persons expected to operate the activity on a daily basis. The dates and times needed for set-up and removal of event facilities shall be specified.

4. The location of the principal place(s) of business of such person(s), firm(s) or corporation(s);
5. The name, addresses, and contact information for the owner(s) of the event property. Written authorization of the owner(s) of the event property.
6. If any tents, canopies, inflatable objects or membrane structures are desired for use in connection with the activity, an event site plan as described in (8) below shall be provided, noting the number, size and location(s) desired thereof.
7. The number, type, location, size, manner of placement, materials and description of proposed onsite and off-site signs.
8. A site plan of the special event, drawn to scale, indicating the location of permanent and temporary structures, activity areas, onsite and off-site parking spaces to be used for the event, parking for regular and concurrent land uses at the event site, surrounding streets and driveways, property lines, fire lanes, fire hydrants, restrooms, building exits, and staging and support areas.
9. An estimate of parking demand generated by the event concurrent with regular, ongoing land uses onsite or vicinity.
10. Planned street closures, use of barricades, etc.
11. Provisions for appropriate infrastructure, including: restrooms; solid waste disposal and removal; potable water; electric power; onsite first aid, and compliance with Health District and WSLCB regulations regarding food and beverages.
12. Live or recorded entertainment and/or the use of public address and/or amplified music.
13. Use of exterior lighting.
14. A security plan and emergency response plan.
15. A City of Lynnwood business license number when a business license is required by Title 5 LMC. If a business license is required but has not yet been issued, a copy of the application for a City of Lynnwood business license.
16. Such other and further information as any City department processing the application deems necessary in the interest of the public health, safety and welfare to enable it to review the application.

E. As a required element of the special event permit application, the applicant and property owner shall hold the City of Lynnwood harmless from any liability arising from the permitted activity and agree to abide by any conditions imposed upon the permit, the provisions of this chapter and all applicable law.

F. Application fee(s) for commercial special event, community special event, City-sponsored special event, and expression special event permits are as specified by Chapter 3.104 LMC.

G. Repeating special event. The finance director may accept and consider a special event permit application for multiple but identical special events to be conducted during a period of up to 12 consecutive months. For identical repeating events that do not require staff review or inspection, the Finance Director may waive the application fee for repeating special events.

H. Suspension and revocation.

1. In instances that the event does not comply with the provisions of this chapter, the terms and conditions of the approved permit, or other applicable law, the finance director may suspend or revoke an approved special event permit with the issuance of written findings.

2. When necessary to prevent serious injury to persons, property or the public peace, health, safety or welfare, the finance director, fire marshal, building official, community development director or chief of police or designee may suspend or revoke an approved special event permit effective immediately. The city official shall deliver written notice of suspension or revocation to the permit applicant/event manager.

5.30.050 Permit decision

A. Following consultation with affected departments, the finance director may approve, conditionally approve, or deny an application for a special event permit based upon the provisions of this chapter. When an application is conditionally approved or denied, the finance director shall provide written explanation of the grounds for the conditions of approval or denial, and the applicant's right of appeal.

B. Decision criteria. In reviewing an application for a special event permit, the finance director shall consult with other departments and agencies and shall approve the application if the following criteria are satisfied:

1. The application conforms to the requirements of this chapter and administrative requirements specified in writing by the finance director.

2. Means of ingress and egress to the site and nearby properties is maintained.

3. Adequate parking is provided for the event and concurrent, regular activities onsite or in the vicinity. Parking may be located onsite, upon nearby streets, or off-site through written agreement.

4. Adequate and appropriate measures are planned to mitigate or prevent adverse impacts including, but not limited to:

- a. Traffic congestion.
- b. Insufficient supply of parking.
- c. Excessive or harmful fumes, odor, smoke, or other air emissions.
- d. Excessive or harmful noise, sound, or vibration.
- e. Excessive or harmful light, reflection, or glare.
- f. Unlawful activity or behavior by individuals or groups.
- g. Other conditions detrimental to the health, safety, and welfare of the public.

5. Adequate and appropriate means of ensuring the safe movement, assemblage, and dispersion of people. Such measures may include the use of safety guardrails, fences, ropes, barricades, etc.

6. Adequate and appropriate restroom facilities.

C. As a condition of approval of a special event permit application, the finance director may require a monetary deposit in order to ensure cost recovery for City services necessitated by the special event. Examples of such City expenses include special staffing for public safety, inspections during non-business hours, use of City-owned equipment or utilities, and administrative overhead. For unlawful special events conducted without permit approval, the City's authority to ensure cost recovery shall be identical to that provided herein.

D. As a condition of approval of a special event permit application, the finance director shall require a monetary deposit in order to ensure the terms of the special event permit are satisfied, such as requirements for site restoration, solid waste collection and removal, and event security.

E. As a condition of approval of a special event permit application, the finance director may require a certificate of comprehensive general liability insurance with coverage in the amount specified by the finance director, naming the City as an insured party, and naming each rider on such policy.

5.30.060 Appeal of permit decision. Decisions of the finance director are appealable.

An appeal of the finance director’s decision related to application of this chapter may be filed with the city clerk within 14 business days of notification of the decision. Such appeal shall be filed and processed in accordance with the appeal provisions for business licenses as provided by Chapter 5.04 LMC. The appeal filing fee shall be as specified by the Fee Schedule (Chapter 3.104 LMC).

5.30.070 Exercise of police power.

This chapter is enacted as an exercise of the City’s police powers and shall not be construed to impose any duty owed by the City to any permittee under this chapter or to any member of the public, nor shall any permit be construed as waiver of any violation of the laws of the City.

5.30.080 Violation – Penalties.

A. It shall be a misdemeanor for any person, firm, corporation, organization or association to violate any of the provisions of this chapter or the conditions imposed upon any permit issued hereunder, which shall be punishable by a fine not to exceed \$1,000 or imprisonment not to exceed 90 days. Each day, or part thereof, during which any such violations occur or are continued, shall constitute a separate offense.

B. In addition, permits issued hereunder shall be subject to suspension or revocation as provided herein, and civil abatement proceedings.

C. In addition, or alternatively, any person violating the provisions of this chapter or the conditions of any permit issued hereunder shall also subject the permittee to a daily civil penalty in the amount specified by Chapter 1.01 LMC.

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Exhibit B

Special Events 5.30.040		
Commercial or Community Special Event Permit	Initial Permit Fee	170.00
Repeat of previously-approved event during same calendar year	Repeating	56.00
Commercial or Community Special Event Sponsored by the City of Lynnwood	Initial or Repeating Permit Fee	-
Expressive Special Event Permit		-
Appeal of Director's decision on a special event permit application	<i>Note: Appeal fee moved from LMC 5.30.080B to Fee Schedule.</i>	500.00

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On the, 26th day of May, 2015 the City Council of the City of Lynnwood, Washington, passed ordinance 3128. A summary of the content of these ordinances, consisting of the title, provides as follows:

ORDINANCE NO. 3128

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LYNNWOOD, WASHINGTON, RELATING TO SPECIAL EVENTS AND SPECIAL EVENT PERMITTING, ADOPTING A NEW CHAPTER 5.30 LMC, REPEALING CHAPTER 5.32 LMC AND CHAPTER 5.34 LMC, AMENDING CHAPTER 3.104 LMC, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

The full text of this ordinance will be mailed upon request.

DATED this 29th day of May, 2015.

A handwritten signature in blue ink that reads 'D. Karber'.

Debbie Karber, Deputy City Clerk



LYNNWOOD
WASHINGTON

CERTIFICATE

I, the undersigned, Debra Karber, the duly appointed Deputy City Clerk of the City of Lynnwood, Washington, hereby certify that the Ordinance hereto attached is a full, true and correct copy of Ordinance No. 3128 of the City of Lynnwood, Washington, entitled as follows:

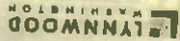
AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LYNNWOOD, WASHINGTON, RELATING TO SPECIAL EVENTS AND SPECIAL EVENT PERMITTING, ADOPTING A NEW CHAPTER 5.30 LMC, REPEALING CHAPTER 5.32 LMC AND CHAPTER 5.34 LMC, AMENDING CHAPTER 3.104 LMC, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

That said ordinance was passed by the Council on May 26, 2015 of said City and was published and posted according to law; that said ordinance was duly published in the official newspaper of said City on May 29, 2015.

Debra Karber

Debra Karber, Deputy City Clerk

Public Notices



CITY OF LYNNWOOD

On the 26th day of May, 2015 the City of Lynnwood, Washington, passed ordinances 3125 through 3135. A summary of the content of these ordinances, consisting of the table

provides as follows:

ORDINANCE NO. 3128

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LYNNWOOD, WASHINGTON, RELATING TO SPECIAL EVENTS AND SPECIAL EVENTS PERMITTING, ADOPTING A NEW CHAPTER 5.30 LMC REPEALING CHAPTER 5.22 LMC AND CHAPTER 5.34 LMC AMENDING CHAPTER 5.14 LMC AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3129

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, ESTABLISHING PROJECT CHORINATION FOR THE WASTEWATER TREATMENT PLANT CHORINATION AND HEADWORKS SCREENING UPGRADES, AUTHORIZING EXPENDITURES IN UTILITY FUND 411, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3130

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, ESTABLISHING PROJECT FUNDING FOR THE WASTEWATER TREATMENT PLANT BIO SOLIDS INCINERATION CONTROL PROJECT, AND SUPERSEDED ORDINANCE 3027 AUTHORIZING EXPENDITURES IN UTILITY FUND 411, AND CONSISTENT WITH THE PROJECT FINANCIAL PLAN, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3131

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, SUPERSEDED ORDINANCE 3083 UPDATING THE FINANCIAL PLAN FOR THE 53RD AVENUE W 1208TH STREET SW TO 206TH STREET SW, STORMWATER AND ROADWAY MODIFICATIONS PROJECTS, AUTHORIZING EXPENDITURES IN UTILITY FUND 411, AND CONSISTENT WITH THE PROJECT FINANCIAL PLAN, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3132

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, SUPERSEDED ORDINANCE 2988 ESTABLISHING PROJECT FUNDING FOR THE WASTE WATER TREATMENT PLANT BUILDING REPAIR AND RENOVATIONS, AUTHORIZING EXPENDITURES IN UTILITY FUND 411, AND CONSISTENT WITH THE PROJECT FINANCIAL PLAN, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3133

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, SUPERSEDED ORDINANCE 3113 WHICH SUPERSEDED ORDINANCE 3075 WHICH SUPERSEDED ORDINANCE 2960 WHICH SUPERSEDED ORDINANCE 2794, ESTABLISHING PROJECT FUNDING FOR PROJECT FUND 318 AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3134

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, RELATING TO THE FEE SCHEDULE AMENDING FEES AND CHARGES FOR SINGLE FAMILY RESIDENTIAL SOLAR ENERGY SYSTEMS, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

ORDINANCE NO. 3135

AN ORDINANCE OF THE CITY OF LYNNWOOD, WASHINGTON, MODIFYING ORDINANCE 3091 A TWO YEAR BIENNIAL BUDGET FOR THE YEARS ENDING DECEMBER 31, 2015 AND 2016 BY CARRYING FORWARD APPROPRIATIONS THAT WERE NOT COMPLETED IN 2014, AND PROVIDING FOR SEVERABILITY, AN EFFECTIVE DATE, AND SUMMARY PUBLICATION.

The text of this ordinance will be mailed upon request.

Dated this 26th day of May, 2015.

Debbo Karber, Deputy City Clerk

EDH435394

Published May 29, 2015