

RESOLUTION NO. 2016-30

**A RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF SEDONA,
ARIZONA, ESTABLISHING AS A PUBLIC RECORD THE TERMS OF PROPOSED
AMENDMENTS TO CITY CODE CHAPTER 10.30
(PARKING REGULATIONS).**

BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF SEDONA, ARIZONA that the terms set forth in that document attached hereto as Exhibit A and entitled "2016 Amendments to the City Code (**PARKING REGULATIONS**)" constitute a public record to be incorporated by reference into Ordinance No. 2016-07.

BE IT FURTHER RESOLVED that demand-based pricing for parking meters, by which pricing may be changed frequently as determined to be necessary and appropriate by the City Manager, will be employed to measure the success of the parking meter program in achieving redistribution of parking demand in the affected areas.

At least one (1) paper copy and one (1) electronic copy of this public record shall be kept in the office of the City Clerk for public use and inspection.

PASSED AND ADOPTED this 25th day of October, 2016 by the Mayor and Council of the City of Sedona, Arizona.



Sandra J. Moriarty, Mayor

ATTEST:



Susan L. Irvine, CMC, City Clerk

APPROVED AS TO FORM:



Robert L. Pickels, Jr., City Attorney

Exhibit A
2016 Amendments to the City Code (Parking Regulations)

Chapter 10.30

PARKING REGULATIONS

10.30.010 Parking restricted or prohibited.

A. Installation of and Obedience to Signs and Markings. In a publicly owned parking lot or garage or a privately owned lot or garage being operated or managed by the city pursuant to a lease, contract, or other agreement with the city, the city engineer may have signs or markings installed that prohibit, limit, restrict, or regulate the time, place, or method of parking. When such signs or markings are in place, a vehicle shall not be parked in violation of the prohibition, limitation, restriction, method of parking, or regulation designated by said signs or markings. It shall be unlawful to park any vehicle in any parking lot or garage described above except within a parking stall as designated by official markings. It shall be unlawful to park any vehicle in any parking lot or garage described in this section in such a position that it shall not be within the space designated by official lines or markings.

B. In a publicly owned parking lot or garage or a privately owned lot or garage being operated or managed by the city pursuant to a lease, contract, or other agreement with the city, all or certain portions of said lots or garages may be designated for parking of vehicles with permits or decals. Parking may be permitted in said lots, garages, or portions thereof during certain hours or on weekends and holidays if signs are posted which specify the hours or days that a permit or decal is required. Vehicles without a permit or decal may be parked in said lots or garages at any other time.

1. Parking in the above-described lots, garages, or portions thereof is prohibited during the hours or days that a permit or decal is required by official signs posted therein, except for vehicles that are displaying a current and valid permit or decal. A permit or decal is invalid if it is expired or has been cancelled.

2. Vehicles parked in the above-described lots, garages, or portions thereof shall have a properly displayed permit or decal in the left rear lower corner of the rear window or other conspicuous location as approved by the city and in accordance with the provisions of this section. A properly displayed permit or decal must be visible from the rear of the vehicle.

C. Compact Car Parking. In any publicly or privately owned parking lot or garage being operated or managed by the city or being operated or managed pursuant to a lease, contract, or other agreement with the city, certain portions of said lots or garages may have parking spaces which are designated for compact cars. Vehicles which exceed 15 feet in length shall not be parked in areas designated for compact cars.

D. In a publicly owned parking lot or garage or a privately owned lot or garage being operated or managed by the city pursuant to a lease, contract, or other agreement with the city, persons shall use the lots and garages only for the parking of vehicles or for other uses expressly approved in advance by the city. It shall be unlawful for any person using such property for unauthorized purposes to refuse or fail to leave such property upon being requested to do so by the owner, operator, or agent thereof. [Ord. 2013-10 § 1, 11-26-2013 (Res. 2013-27 Exh. A, 11-26-2013)].

E. Parking Meters. The city engineer may cause parking meters to be installed at the direction of the city council as necessary to regulate and control the parking of vehicles. Parking without paying the designated meter is prohibited.

1. Each person parking a vehicle or motor-driven cycle within a designated parking area which contains a pay by space station or a designated parking meter shall immediately deposit in said pay by space station or parking meter an accepted form of payment as indicated on the meter.

2. No person shall permit a vehicle or motor-driven cycle to be parked or to remain in a space with a designated parking meter, or in a space within a designated parking area which contains a pay by space station when said parking meter or pay by space station displays a red signal or printed message indicating it is unlawful to do so, except during those hours and days indicated upon said parking meter or pay by space station or sign.

3. Parking meter rates shall be set by resolution of the city council.