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MILWAUKEE

Milwaukee County

CHARTER ORDINANCE NO. 183

(Parking permits and parking meter revenue)

State of Wisconsin, Department of State.

} ss.

Received and filed this_____5th

day of_____A. D. 19 53

Fiel R. Simmorman Secretary of State.

A CHARTER ORDINANCE No. 183 FILE NUMBER 53-214

OFFICIAL NOTICE Published by Authority of the Common Council of the City of Milwaukee

Office

fice of City Clerk, Milwaukee, May 28, 1953. y ALD. McGUIRE—A Charter Ordinance to create Section 23.14 of the Milwau-kee City Charter, 1934 compilation, re-lating to revenue from parking meters and special privilege parking permits, the deposit of such revenue and the ex-penditure thereof, and ratification of former acts relating thereto. he Mayor and Common Council of the City of Milwaukee do ordain as fol-lows:

and special privilege parking permits, the deposit of such revenue and the ex-penditure thereof, and ratification of former acts relating thereto. The Mayor and Common Council of the City of Milwaukee do ordain as fol-lows: Section 1. Section 23.14 of the Mil-waukee City Charter, 1934 compilation, is created to read: SECTION 23.14. PARKING METER AND SPECIAL PRIVILEGE PARKING PERMIT REVENUE. (1) DECLARATION OF POLICY. The purpose of the provisions of Sec-tion 23.14 is to permit the City of Mil-waukee to provide for better regulation of parking and traffic and to undertake the creation of parking improvements out of revenue derived from parking opera-tions so that the general taxpayers of the city will be relieved of any burden to do so under the general tax levy. Under the provisions of this section motorists will directly provide funds for such purposes. It is hereby found and declared that the public interest requires better regulation of parking improvements and that such purposes are public purposes. Only pub-lic objectives will be achieved in carrying out this program. (2) PARKING METER REVENUE. All revenue derived by the city from parking meters, whether located on a streets or off-street parking facilities, shall be deposited by the city treasurer in a separate or special fund or in a the to be designated "Farking Meter Fund." Such fund shall not be treated as a surplus and shall accumulate from year to year and shall be disposed of as the common council after public hearing shall provide. Said fund off-street parking facilities. (3) SFECIAL PRIVILEGE PARKING REVENUE. All revenue derived by the city from special privilege parking permits shall be deposited by the city from special privilege parking permits shall be deposited by the city from special privilege parking permits shall be deposited by the city from special privilege parking permits shall be deposited by the city proof to the effective which shall not be a surplus fund or funds but shall accumulate from year to year and shall be disposed

special privilege parking permits, traffic regulation, and off-street parking facili-ties. (4) RATIFICATION OF PRIOR ACTS. Any expenditures of funds heretofore made by the city prior to the effective date of this charter ordinance for the acquisition of land, facilities, property, improvements or any rights in connection with on or off-street parking or any parking program designed to relieve or help solve traffic congestion or parking problems are hereby declared to be valid and proper and any acts performed with respect thereto are ratified and confirmed and declared valid as the proper perform-ance of duty by city officers or employes performing such acts as if this charter ordinance had been in effect at the time such acts were performed. It is hereby declared that the provisions of this charter ordinance express the policy of the City of Milwaukee as it has existed since July 26, 1948. (5) SAVING CLAUSE. It is the intent of the common council that the several provisions of Section 23.14 relating to revenue from parking meters and special privilege parking per-mits and the expenditure of such funds are separable. If any provision or part of Section 23.14 be held unconstitutional or invalid by a court of competent juris-diction, such decision shall not affect the validity of any other provisions and parts shall remain in full force and ef-fect. Sec. 2. This is a charter ordinance and

Sec. 2. This is a charter ordinance and shall take effect sixty days after its pas-sage and publication unless within such sixty days a referendum petition shall be filed, as provided by subsection (5) of Section 66.01 of the Wisconsin Statutes, in which event this ordinance shall not take effect until submitted to a referen-dum and approved by a majority of the electors voting thereon. Passed May 19, 1953. MILTON J. McGUIRE, President of the Common Council. STANLEY J. WITKOWSKI, City Clerk.

Approved May 20, 1953. FRANK P. ZEIDLER, Mayor.

OFFICE OF THE CITY CLERK

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filed.

Milwaukee, Wisconsin August 3, 1953.

I hereby certify that the foregoing is a true and complete copy of a Charter Ordinance passed by the Common Council of the City of Milwaukee on the 19th day of May, 1953, by two-thirds vote of the members-elect, published on the 28th day of May, 1953, and taking effect sixty days after passage and publication, to-wit, on the 28th day of July, 1953, no petition for a referendum thereon having been

Stanley J. Witkowski

City Clerk for the City of Milwaukee.

STATE OF WISCONSIN SS DEPARTMENT OF STATE RECEIVED AND FILED AUG - 5 1953 FRED R. ZIMMERMAN SECRETARY OF STATE