# SEATTLE CITY COUNCIL



## **Legislation Text**

File #: CB 119277, Version: 1

#### CITY OF SEATTLE

Ol	RDINANCE
	COUNCIL BILL

- AN ORDINANCE relating to noise control; establishing an alternative enforcement 75-foot standard for determining excessive vehicle noise; and amending Section 25.08.430 of the Seattle Municipal Code.
- WHEREAS, excessive noise is a form of pollution that has direct and harmful effects upon the health and welfare of persons exposed to such sound and generally adversely affects the livability, peace, and comfort of the impacted neighborhoods and the City as a whole; and
- WHEREAS, excessive noise is especially disruptive from motor vehicles, particularly when occurring in or near vehicular traffic, because it presents a distraction and danger to traffic safety; and
- WHEREAS, excessive noise from motor vehicles occurring within the City's park system hinders the use and enjoyment of park areas by other park users, discourages many from utilizing certain park areas, and has caused said noise pollution harmful effects upon adjacent private properties, persons, and neighborhoods; and
- WHEREAS, noise from motor vehicle audio equipment that can be clearly heard 75 feet or more from the source of the sound is in excess of the maximum permissible sound levels allowed to be generated or received in either residential or commercial areas of the City; and
- WHEREAS, the City Council in 1989 passed Ordinance 114656, which enacted a 75-foot sound standard to address technology that had allowed the proliferation of commercially accessible types of audio equipment, both portable and installed in motor vehicles; and
- WHEREAS, the Seattle Police Department (SPD) indicated in a memo dated March 16, 2018 that existing

- ordinances, technology, and operational prioritization have combined to make effective enforcement of excessive motor vehicle sound difficult; and
- WHEREAS, Seattle Municipal Code Section 25.08.430 makes it unlawful for motor vehicle exhaust noise to exceed 95 decibels, but the noise must be measured by a standard procedure that employs a noise meter; and
- WHEREAS, SPD has indicated that police officers do not carry noise meters, noise meters require proof of calibration and that the time necessary to properly use noise meters would make it difficult to enforce given other law enforcement priorities; and
- WHEREAS, the City Council desires to provide more tools to law enforcement to combat motor vehicle noise pollution by expanding the situations where law enforcement may use distance-based noise measurement; NOW, THEREFORE,

### BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 25.08.430 of the Seattle Municipal Code, last amended by Ordinance 122923, is amended as follows:

### 25.08.430 Sounds created by operation of motor vehicles

It is unlawful for any person to operate upon any highway any motor vehicle or any combination of motor vehicles under any conditions of grade, load, acceleration, or deceleration in such a manner that the motor vehicle's exhaust noise or engine noise:

- A. ((exceeds)) Exceeds 95 decibels as measured by the Society of Automotive Engineers (SAE) test procedure J1169 (May 1998); or
  - B. Can be clearly heard by a person of normal hearing at least 75 feet away from the vehicle.

Section 2. This ordinance shall take effect and be in force 30 days after its approval by the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it shall take effect as provided by Seattle Municipal Code Section 1.04.020.

Passed by the City Council the	day of	, 2018,	, and signed by
e in open session in authentication of its pa	assage this day	of	, 2018.
		of the City Council	
Approved by me this day of	of	, 2018.	
	Jenny A. Durkan, Ma	ıyor	
Filed by me this day of		, 2018.	
	Monica Martinez Sin	nmons, City Clerk	

(Seal)