SEATTLE CITY COUNCIL

600 Fourth Ave. 2nd Floor Seattle, WA 98104



Journal of the Proceedings of the Seattle City Council

Tuesday, February 11, 2025 2:00 PM

Council Chamber, City Hall 600 4th Avenue Seattle, WA 98104 City Council

Sara Nelson, Council President
Joy Hollingsworth, Member
Robert Kettle, Member
Cathy Moore, Member
Alexis Mercedes Rinck, Member
Maritza Rivera, Member
Rob Saka, Member
Mark Solomon, Member
Dan Strauss, Member

Chair Info: 206-684-8809; Sara.Nelson@seattle.gov

A. CALL TO ORDER

The City Council of The City of Seattle met in the Council Chamber in City Hall in Seattle, Washington, on February 11, 2025, pursuant to the provisions of the City Charter. The meeting was called to order at 2:03 p.m., with Council President Nelson presiding.

B. ROLL CALL

Present: 9 - Hollingsworth, Kettle, Moore, Nelson, Rinck, Rivera, Saka, Solomon, Strauss

C. PRESENTATIONS

There were none.

D. PUBLIC COMMENT

The following individuals addressed the Council:

Donald Cassell Sr.

Gabriel Jones

Philip Carbaugh

Vick Amole

Henry Keene

Howard Gale

Flora

Anneka Herrin

Matt Offenbacher

MJ Jurgensen

Garrett Plescow Moore

Alex Tsimerman

Sage Eidee

Esther Jang

Oliver Miska

Tim Marrinan

David Haines

Robert Engel

Mike Asai

Leslie Matthis

Valerie Schloredt

Michael Mellini

Skyler Mock

Bennett Haselton

Monsieree de Castro

Nick Larsen

Anda Roselle

E. ADOPTION OF INTRODUCTION AND REFERRAL CALENDAR:

IRC 466 February 11, 2025

By unanimous consent, the Introduction & Referral Calendar (IRC) was adopted.

In Favor: 9 - Hollingsworth, Kettle, Moore, Nelson, Rinck, Rivera, Saka,

Solomon, Strauss

Opposed: None

F. APPROVAL OF THE AGENDA

By unanimous consent, the Agenda was adopted.

G. APPROVAL OF CONSENT CALENDAR

Motion was made by Council President Nelson, duly seconded and carried, to adopt the Consent Calendar.

Journal:

1. Min 506 February 4, 2025

The Minutes were adopted on the Consent Calendar by the following vote, and the President signed the Minutes (Min):

In Favor: 9 - Hollingsworth, Kettle, Moore, Nelson, Rinck, Rivera,

Saka, Solomon, Strauss

Opposed: None

Bills:

2. CB 120940 AN ORDINANCE appropriating money to pay certain claims for the week of January 27, 2025, through January 31, 2025, and ordering the payment thereof; and ratifying and confirming certain prior acts.

The Council Bill (CB) was passed on the Consent Calendar by the following vote, and the President signed the Council Bill (CB):

In Favor: 9 - Hollingsworth, Kettle, Moore, Nelson, Rinck, Rivera, Saka, Solomon, Strauss

Opposed: None

H. COMMITTEE REPORTS

CITY COUNCIL:

1. CB 120937 AN ORDINANCE relating to taxes; creating a new sales and use tax deferral for the conversion of underutilized commercial property to housing; and adding a new Chapter 5.75 to the Seattle Municipal Code.

Motion was made by Council President Nelson and duly seconded to pass Council Bill 120937.

The Motion carried, the Council Bill (CB) was passed by the following vote, and the President signed the Council Bill (CB):

In Favor: 9 - Hollingsworth, Kettle, Moore, Nelson, Rinck, Rivera, Saka, Solomon, Strauss

Opposed: None

PUBLIC SAFETY COMMITTEE:

2. CB 120916

AN ORDINANCE relating to the Seattle Police Department; mandating that the Police Department adopt and maintain crowd management policies that prohibit the use of less lethal tools in crowd management settings unless specific facts and circumstances are occurring or about to occur that create an imminent risk of physical injury to any person or significant property damage; and repealing Section 3.28.146 of the Seattle Municipal Code and Ordinance 126422.

The Committee recommends that City Council pass as amended the Council Bill (CB).

In Favor: 3 - Kettle, Saka, Nelson

Opposed: 1 - Moore

Abstain: 1 - Hollingsworth

ACTION 1:

By unanimous consent, the Council Rules were suspended to allow Greg Doss, Council Central Staff, to address the Council.

ACTION 2:

Motion was made by Councilmember Kettle and duly seconded to amend Council Bill 120916, as presented on Attachment 1 on the Minutes.

ACTION 3:

Motion was made by Councilmember Moore and duly seconded to amend the amendment, Section 2.H., first paragraph, as shown in the underlined and strike through language below:

H. Police Department policy shall prohibit the use of blast balls to move or disperse a crowd unless the Mayor has issued a proclamation of civil emergency pursuant to Seattle Municipal Code Chapter 10.02.

Additionally, Police Department (SPD) policy shall prohibit the use of blast-balls to move or disperse a crowd unless specific facts and circumstances establish an imminent threat of violence against persons or significant-property damage.

Police Department policy shall prohibit the use of blast balls to move or disperse a crowd unless the Mayor has issued a proclamation of civil emergency pursuant to Seattle Municipal Code Chapter 10.02, and provided authorization to use blast balls. If a President Pro Tem is acting as Mayor, then the authorization shall come from the Chief of Police.

Additionally, Police Department policy shall prohibit the use of blast balls to move or disperse a crowd unless specific facts and circumstances establish an imminent threat of violence against persons or significant property damage.

The Motion failed by the following vote:

In favor: 3 - Hollingsworth, Moore, Rinck

Opposed: 6 - Kettle, Nelson, Rivera, Saka, Solomon, Strauss

ACTION 4:

Motion was made by Councilmember Kettle, duly seconded and carried, to amend the amendment, Section 2.H., first paragraph, as shown in the underlined and strike through language below:

H. Police Department policy shall prohibit the use of blast balls to-move or disperse a crowd unless the Mayor has issued a proclamation of civil emergency pursuant to Seattle Municipal Code Chapter 10.02.

Additionally, Police Department (SPD) policy shall prohibit the use of blast-balls to move or disperse a crowd unless specific facts and circumstances establish an imminent threat of violence against persons or significant-property damage.

Police Department (SPD) policy shall prohibit the use of blast balls to move or disperse a crowd unless the Mayor has issued a proclamation of civil emergency pursuant to Seattle Municipal Code Chapter 10.02.

Additionally, Police Department policy shall prohibit the use of blast balls to move or disperse a crowd unless: 1) specific facts and circumstances establish an imminent threat of violence against persons or significant property damage, and 2) use of blast balls is authorized by the Chief of Police.

ACTION 5:

Motion was made by Councilmember Moore and duly seconded to amend the amendment, Section 2.H., third paragraph, as shown in the underlined and strike through language below:

When used for crowd movement or dispersal purposes, Police
Department policy shall reflect that blast balls shall <u>may</u> be deployed, when safe and feasible, <u>and shall be deployed</u> consistent with training, <u>away</u>
<u>from people</u> in an open space to mitigate against the risk of injury to a

person.

When used for crowd movement or dispersal purposes, Police Department policy shall reflect that blast balls shall not be deployed directly into a crowd. Blast balls shall only be deployed underhand using a bowling motion, in an open space away from people. In cases of individual interdiction, when reasonable, necessary, and proportional to address immediate threats to life safety, officers may deploy blast balls overhand and near a person.

The Motion carried by the following vote:

In favor: 7 - Hollingsworth, Moore, Nelson, Rinck, Rivera, Saka, Strauss Opposed: 2 - Kettle, Solomon

ACTION 6:

The Motion in Action 2 as amended was restated and it carried with a unanimous vote of Councilmembers in favor.

ACTION 7:

Motion was made by Councilmember Moore and duly seconded to amend Council Bill 120916 by adding a new recital before the enacting clause as shown in the underlined language below:

WHEREAS, the Community Police Commission indicated in a January 8, 2025 letter to the City Council that "blast balls, as used in Seattle over the last decade, have a demonstrated track record when used according to past policy of inflicting injury, including serious injury, to individuals including bystanders, journalists, lawful demonstrators and in at least one instance, a police officer, when past policy intended to reduce the risk of such injury but was unable to achieve that outcome:"

The Motion carried by the following vote:

In favor: 5 - Hollingsworth, Moore, Rinck, Rivera, Saka

Opposed: 4 - Kettle, Nelson, Solomon, Strauss

ACTION 8:

Motion was made by Councilmember Moore and duly seconded to amend Council Bill 120916, by adding a new paragraph at the end of Section 2, as shown in the underlined language below:

The Police Department's mutual aid policy (SPD 16.240) and interim crowd management policy (SPD 14.090) shall prohibit the department's Incident Commanders from assigning to a crowd management role any mutual aid officer who is unable or unwilling to comply with policy 14.090. The Police Department may deploy mutual aid officers for any other purpose,

The Motion failed by the following vote:

In favor: 2 - Moore, Rinck

Opposed: 7 - Hollingsworth, Kettle, Nelson, Rivera, Saka, Solomon,

Strauss

ACTION 9:

Motion was made by Councilmember Moore and duly seconded to amend Council Bill 120916, Section 7, as shown in the underlined and strike through language below:

Section 7. Prior to ((authorizing)) altering its policy to authorize the use of any less lethal weapon type for crowd management purposes that is not currently authorized in SPD policy as of the effective date of this ordinance or lowering the threshold for issuing an order to disperse or using reasonable, necessary, and proportional force to move or disperse a crowd, the Police Department shall notify the Council ((Public Safety Committee, or its successor Committee)), provide a copy of the proposed policy, and report on:

* * *

A. A proposed Police Department policy change covered by this section shall not take effect if the City Council enacts a resolution of disapproval.

B. For the purposes of this section, the term "resolution of disapproval" means a resolution, introduced in the period beginning on the date on which a policy and report under this section are received by the City Council and ending 120 days thereafter, indicating that the City Council disapproves the policy submitted by the Police Department and such policy shall have no force or effect.

C. If the City Council does not enact a resolution of disapproval, a Police

Department policy submitted under this section shall take effect 120 days

after the date on which the City Council receives the policy and report required by this section.

The Motion failed by the following vote:

In favor: 3 - Hollingsworth, Moore, Rinck

Opposed: 6 - Kettle, Nelson, Rivera, Saka, Solomon, Strauss

ACTION 10:

Motion was made by Councilmember Rinck and duly seconded to amend Council Bill 120916, by adding a new Section 8 and renumbering the remaining sections accordingly, as shown in the underlined language below:

Section 8. The purpose statement for Seattle Police Department Policy

14.090-POL-1 - Crowd Management, Intervention, and Control, shall be amended to include a statement that a fundamental function of the role of police in all crowd management settings is to, whenever necessary, safe and feasible, identify and clearly communicate safe entry and exit points for individuals assembled in crowds as well as individuals passing by the area, living in the area, or working in the area.

The Motion failed by the following vote:

In favor: 3 - Moore, Rinck, Saka

Opposed: 6 - Hollingsworth, Kettle, Nelson, Rivera, Solomon, Strauss

ACTION 11:

Motion was made by Councilmember Rinck and duly seconded to amend Council Bill 120916, by adding a new Section 8 and renumbering the remaining sections accordingly, as shown in the underlined language below:

Section 8. A person shall have a right of action against the City for physical injuries proximately caused by the use of less lethal weapons in violation of Seattle Police Department Policy 14.090 - Crowd Management,

Intervention, and Control. A person who, in the judgment of a reasonable officer, commits a criminal offense at or immediately prior to the use of less lethal force may not recover under this section.

Absent evidence establishing a greater amount of damages, the damages payable to an individual for injuries proximately caused in violation of this

section shall be \$10,000. This does not preclude any other legal recovery or process available to a person under federal and state law.

The Motion failed by the following vote:

In favor: 2 - Moore, Rinck

Opposed: 7 - Hollingsworth, Kettle, Nelson, Rivera, Saka, Solomon,

Strauss

The Council Bill (CB) was passed as amended by the following vote, and the President signed the Council Bill (CB):

In Favor: 6 - Kettle, Nelson, Rivera, Saka, Solomon, Strauss

Opposed: 3 - Hollingsworth, Moore, Rinck

I. ITEMS REMOVED FROM CONSENT CALENDAR

There were none.

J. ADOPTION OF OTHER RESOLUTIONS

There were none.

K. OTHER BUSINESS

By unanimous consent, Councilmember Solomon was excused from the March 4, 2025, City Council meeting.

L. ADJOURNMENT

There being no further business to come before the Council, the meeting was adjourned at 4:51 p.m.

Phillip Wood-Smith, Deputy City Clerk

Signed by me in Open Session, upon approval of the Council, on February 25, 2025.

Sara Nelson, Council President of the City Council

Attachment: Att 1 - Action 2 of CB 120916

Att 1 – Action 2 of CB 120916

Amendment A to CB 120916 Crowd Management Ordinance

Sponsor: Councilmember Kettle

Add Community Police Commission Recommendations

Effect: This amendment would amend current recitals, add a new recital, add new crowd management guidelines, blast ball deployment training and deployment guidelines and accountability agency reporting requirements, some of which were recommended in a January 8, 2025 Community Police Commission (CPC) letter sent to the Mayor and City Council.

After the second recital to CB 120916, strike everything and insert the following: (changes from CB 120916 as amended, are underlined or stricken in the amendment text)

- WHEREAS, the City has a long tradition of encouraging expression, supporting free speech, and facilitating the right of assembly through public demonstrations, and recognizes rights of residents and the exercise of these rights; and
- WHEREAS, the City Charter authorizes the Chief of Police to prescribe rules and regulations, consistent with law, for the governance and control of the Police Department; and
- WHEREAS, on May 18, 2021, Governor Inslee signed ESHB 1054, codified in relevant part at RCW 10.116.030, establishing requirements for tactics and equipment used by peace officers, which include 1) restricting law enforcement agencies from using tear gas unless necessary to alleviate a present risk of serious harm posed by a riot, barricaded subject, or hostage situation; 2) requiring that, before using tear gas the law enforcement officer or employee must exhaust alternatives to the use of tear gas, obtain authorization to use tear gas from a supervising officer, announce to the subject or subjects the intent to use tear gas, and allow sufficient time and space for compliance with the officer's or employee's

directives; and 3) directing that, in the case of a riot outside of a correctional, jail, or detention facility, the law enforcement officer or employee may use tear gas only after receiving authorization from the highest elected official of the jurisdiction in which the tear gas is to be used; and

- WHEREAS, the public demonstrations, protests, and the police response in the summer of 2020, as well as the use of less lethal weapons in crowd management contexts in the previous decade, as recognized in the Consent Decree process, demonstrated a need for changes in the tactics, philosophy, and approach by the Police Department to crowd management; and
- WHEREAS, the Police Department made critical updates to its crowd management policy, which were approved in 2021 by the Honorable Judge James R. Robart of the Western District of Washington, as part of iterative policy revisions under the 2012 Settlement Agreement with the Department of Justice, and with passage of this ordinance the City Council requests that the City Attorney submit the Police Department's updated policies to the Court-appointed Monitor, the U.S. Department of Justice, and the Court for review and approval; and
- WHEREAS, the 2021 policy changes made by the Police Department incorporated recommendations from the department's internal review process, the Office of Inspector General for Public Safety, and the Office of Police Accountability and are consistent with the terms of a federal court injunction issued in *Black Lives Matter-King County, et al. v. City of Seattle*, No. 2:20-civ-00887-RAJ (W.D. Wa.), by the Honorable Judge Richard A. Jones; and

WHEREAS, less lethal tools, such as OC (pepper spray), pepper ball launchers, blast balls, CS (tear gas), 40mm launchers, and batons, are use of force substances/devices designed and intended to apply force not intended nor likely to cause the death of the subject or great bodily harm; and

MHEREAS, the Community Police Commission indicated in a January 8, 2025 letter to the

Mayor and City Council that: "when other law enforcement agencies assist the Police

Department in responding to major events or disruptions, their actions have the potential
to impact the rights and wellbeing of Seattle residents and to affect public confidence in
policing to the same extent as actions of Police Department officers, and members of the
public should be able to expect their rights to be observed by any law enforcement officer
deployed in The City of Seattle by agreement and request of The City of Seattle"; NOW,
THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 3.28.146 of the Seattle Municipal Code, enacted by Ordinance 126102 and attached to this ordinance as Attachment A, and Ordinance 126422, attached to this ordinance as Attachment B, are repealed.

Section 2. The Seattle Police Department shall adopt and maintain a crowd management policy that is consistent with the following City values and expectations:

A. The people of Seattle have the right to assemble to celebrate, engage, worship, watch sporting events, exchange ideas, protest, or simply gather. The rights to free speech and peaceable assembly are guaranteed by the First Amendment to the U.S. Constitution and Article I, sections 4 and 5 of the Washington State Constitution. These rights are essential to democracy and will be protected in Seattle.

- B. The Police Department has a role in facilitating safe gatherings, and in recognizing the right of speech and assembly when those are threatened by the actions of other members of the public.
- C. Police Department collaboration with event sponsors or organizers shall facilitate and advance Seattle's public safety interests and help maintain the peace and safety of the City, and support the exercise of free speech and assembly. De-escalation, engagement, and dialogue to resolve conflicts shall be prioritized when safe and feasible.
- D. Any police use of force for crowd control shall be objectively reasonable, necessary, and proportional to the threat presented, and directed in such a manner as to minimize harm to members of the public that are engaged in peaceful speech and assembly.
- E. Police Department crowd management and use of force policies shall prohibit the use of less lethal tools on a person or persons for crowd control purposes unless specific facts and circumstances are occurring or about to occur that create an imminent risk of physical injury to any person or significant property damage. Police Department policy shall continue to require approval by an Incident Commander or supervisor before less lethal tools may be used for general crowd dispersal.
- F. A police officer may only use less lethal tools expressly authorized by Police Department policy and for which that officer has been trained.
- G. Police Department policy on the use of tear gas shall be consistent with RCW 10.116.030, which states that a "law enforcement agency may not use or authorize its peace officers or other employees to use tear gas unless necessary to alleviate a present risk of serious harm posed by a: (a) riot; (b) barricaded subject; or (c) hostage situation." It also requires that before using tear gas, the following conditions must be met:

- "(a) Exhaust alternatives to the use of tear gas that are available and appropriate under the circumstances;
- "(b) Obtain authorization to use tear gas from a supervising officer, who must determine whether the present circumstances warrant the use of tear gas and whether available and appropriate alternatives have been exhausted as provided under this section;
 - "(c) Announce to the subject or subjects the intent to use tear gas; and
- "(d) Allow sufficient time and space for the subject or subjects to comply with the officer's or employee's directives."

RCW 10.116.030 further mandates that, "In the case of a riot outside of a correctional, jail, or detention facility, the officer or employee may use tear gas only after ... [r]eceiving authorization from the highest elected official of the jurisdiction in which the tear gas is to be used...".

In addition to the requirements of RCW 10.116.030, Police Department policy shall prohibit the use of tear gas in crowd management unless 1) all other reasonable force options have been exhausted or are not feasible, 2) specific facts and circumstances establish that the risk to life is imminent, and 3) the Mayor has issued a proclamation order of civil emergency pursuant to Seattle Municipal Code Chapter 10.02.

H. Police Department policy shall prohibit the use of blast balls to move or disperse a crowd unless the Mayor has issued a proclamation of civil emergency pursuant to Seattle Municipal Code Chapter 10.02. Additionally, Police Department (SPD) policy shall prohibit the use of blast balls to move or disperse a crowd unless specific facts and circumstances establish an imminent threat of violence against persons or significant property damage.

Police Department officers should be trained to understand that a blast ball's two-stage combustion may create some degree of inaccuracy during deployment, potentially disrupting the blast ball's trajectory from the intended destination.

When used for crowd movement or dispersal purposes, Police Department policy shall reflect that blast balls shall may be deployed, when safe and feasible, and shall be deployed consistent with training, away from people in an open space to mitigate against the risk of injury to a person.

The Police Department's Mutual Aid policy (currently SPD 16.240) shall require the Seattle Police Operations Center to coordinate mutual aid requests such that any request for mutual aid for crowd management purposes must include appropriate planning documents such as an Incident Action Plan or Briefing Sheet.

Mutual Aid officers responding to the city at the request of SPD for crowd management purposes must agree to follow the command and control of the on-scene SPD Incident Commander. Mutual Aid officers may not deploy any less lethal weapons in a crowd management setting contrary to the on-scene Incident Commander's direction and any applicable state laws or standards established by the Washington State Criminal Justice Training Commission. The Police Department shall provide to its mutual aid partners copies of curricula and written materials that are used to train Police Department officers to deploy blast balls, and shall offer the opportunity to meet with mutual aid partners to discuss best practices in the use of physical force in crowd management settings.

To the extent possible and when appropriate, the Police Department should seek to include as a component of interjurisdictional disaster planning or other law enforcement trainings discussions that address the Police Department's crowd management policies and tactics, the

Washington State Attorney General's Office best practices, and recommendations from the Office of Inspector General for Public Safety's Sentinel Event Review.

Section 3. To the extent collective bargaining is required with regard to implementation of this ordinance or the Police Department's associated revisions to its crowd management policy, the City will comply with its legal obligations.

Section 4. The Police Department shall publish its crowd management policy and any future revisions on its website, which shall be available to the public.

Section 5. The Seattle Police Department shall report to the Office of Inspector General for Public Safety (OIG) and Community Police Commission any deployment of less lethal weapons in a crowd management setting as soon as feasible, and shall obtain, when appropriate, public input, independently of, or from the CPC, on the impact, intended and unintended, of the deployment, and incorporate feedback received in reports, including those required by this section.

The As soon as feasible, the OIG shall evaluate the deployment promptly for compliance with the goals of this ordinance and values established herein. OIG shall work with the CPC and SPD leadership to ensure deployments are consistent with community values and expectations. When appropriate the OIG and CPC will meet with community members to collect experiential feedback and provide SPD with timely recommendations on crowd communication and deescalation tactics, as necessary to ensure that the tactics are consistent with the Department's training and policies. The Community Police Commission shall meet with community members to collect experiential feedback and provide feedback to the Police Department for deployments to be consistent with community values and expectations. When appropriate, the Office of Inspector General for Public Safety shall work with Police Department leadership to ensure that

<u>crowd communication and de-escalation tactics are consistent with the Police Department's</u>
<u>training and policies.</u> OIG may initiate a sentinel event review for any situations that create significant community concern.

The Police Department, in collaboration with the Office of Inspector General for Public Safety OIG, and after consulting with the Community Police Commission, shall create an annual report on the use of force in crowd management situations, including details of the use of less lethal tools, to be filed with the City Clerk by the end of the first quarter of the following year. This report shall include information on the Police Department's training on the use of blast balls and whether the training is consistent with Section 2 of this ordinance.

Section 6. Before authorizing any new policy in the Policy Manual, the Police Department shall ensure that it complies with the provisions of subsection 3.29.410.C of Ordinance 125315, known as the Accountability Ordinance.

Section 7. Prior to authorizing the use of any less lethal weapon type for crowd management purposes that is not currently authorized in SPD policy as of the effective date of this ordinance, the Police Department shall notify the Council Public Safety Committee, or its successor Committee, and report on: (1) the potential impacts and uses that could harm individuals within or outside of a crowd; (2) the specific policies and training curriculum that will mitigate potential harms; and (3) whether use of the less lethal weapon is consistent with emerging practices, as determined by civil liberty organizations, national policing organizations such as the Police Executive Research Forum, International Association of Chiefs of Police, and the Center for Policing Equity, and the Office of Inspector General for Public Safety.

Section 8. This ordinance shall take	e effect as provided by Seattle Municipal Code
Sections 1.04.020 and 1.04.070.	
Passed by the City Council the	day of, 2024
2025, and signed by me in open session in	authentication of its passage this day of
, 202 4 <u>2025</u>	<u>į.</u>
	President of the City Council
	vetoed this day of
	Bruce A. Harrell, Mayor
Filed by me this day of _	, 202 4 <u>2025</u> .
	Scheereen Dedman, City Clerk
(Seal)	
Attachments: Attachment A – Seattle Municipal Code Se Attachment B – Ordinance 126422	ection 3.28.146