

Sec. 231-5. - Parking meters.<sup>[2.2]</sup>

- A. It shall be lawful for the traffic authority of the City to install, use and operate mechanical devices known as "parking meters" within the corporate limits of the City in such places as may be designated as parking meter spaces or zones by the Board of Representatives. The hours of operation and enforcement of said parking meters shall be established by the Board of Representatives.
- B. It shall be lawful for the traffic authority of the City, in the operation of such parking meters to designate regulations relating to the use and operation of the same; ~~to post signs stating meter rates and hours of operation~~; to perform all other incidental duties in connection with the installation, use, operation and repair of the same; and with the prior approval of the Board of Representatives by resolution, to fix the time limits thereon and the amount of money to be deposited therein as established by the Board of Representatives. The traffic authority shall post signs at all meter paying stations, if such stations are in use, and at each meter for which there is no corresponding meter paying station, stating meter rates and days and hours of operation. Violation of traffic authority regulations concerning parking meters shall constitute a Class I violation and shall subject the violator to fines and penalties as set forth in § 231-7A(1) of this Article. Notwithstanding the foregoing, failure by the traffic authority to post signs as required by this paragraph shall void any fines and penalties for a parking meter violation.

Footnotes:

--- (2.2) ---

Amended 12-2-2002 by Ord. No. 997; 3-3-2008 by Ord No. 1083.