Chapter 910

PARKING MACHINES AND METERS

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1 Editor's Note: By-law 1709-2013 changed the title of this chapter from "Parking Machines" to "Parking Machines and Meters". By-law 1709-2013 has received set fine approval and came into effect May 21, 2015.
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[History: Adopted by the Council of the City of Toronto as indicated in article histories. Amendments noted where applicable.]

General References
Parking Authority - See Ch. 179.
Filming - See Ch. 459.
Idling of vehicles and boats - See Ch. 517.
Fire routes - See Ch. 880.
Parking for persons with disabilities - See Ch. 903.
Parking on private or municipal property - See Ch. 915.
Parking on residential front yards and boulevards - See Ch. 918.
Permit parking - See Ch. 925.
Temporary closing of highways - See Ch. 937.
Traffic and parking - See Ch. 950.
§ 910-1. Definitions.

A. As used in this article, the following terms shall have the meanings indicated:

ADMINISTRATIVE PENALTY - As defined in Chapter 610, Penalties, Administration of. [Added 2017-07-07 by By-law 802-2017]

AUTHORIZED SIGN - Any sign or other device approved by the General Manager of Transportation Services. [Added 2014-06-13 by By-law 536-2014]

BUS - For the purposes of §§ 910-6.1, 910-9C, 910-10E and 910-10.1, a vehicle designed for carrying 10 or more passengers. [Added 2001-07-26 by By-law 726-2001; amended 2013-07-19 by By-law 1026-2013]

CITY - The City of Toronto.

ELECTRIC VEHICLE - A vehicle that has an electric motor that can be powered by drawing current from rechargeable storage batteries or other portable electrical energy storage devices, includes a plug-in hybrid vehicle, and for the purposes of recharging its batteries is equipped to receive a Level 2 SAE J1772 Conductive Charge Coupler (i.e. Level 2 charging capability). [Added 2012-07-13 by By-law 1058-2012]

LOCATION ID SIGN - An authorized sign with sign copy or information approved by the General Manager of Transportation Services, which authorized sign is located on any parking machine or on the highways at the sides and between the limits set out in Schedule I, Schedule II or in Schedule IV and indicates a location identification number assigned for controlling and regulating on-street paid parking. [Added 2014-06-13 by By-law 536-2014; amended 2016-10-07 by By-law 965-2016; 2017-12-08 by By-law 1440-2017]

MOTOR VEHICLE - Includes an automobile, motor cycle, streetcar and any other vehicle propelled or driven otherwise than by muscular power, but does not include motor vehicles running only upon rails other than streetcars.

PARKING - The standing still of a vehicle, whether occupied or not.

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2 Editor’s Note: This by-law was passed under the authority of the City of Toronto Act, 1997 (No. 2), S.O. 1997, c. 26; and the Municipal Act, R.S.O. 1990, c. M.45.

3 Editor’s Note: By-law 802-2017 came into effect August 28, 2017.

4 Editor’s Note: By-law 1026-2013 requires approval of set fines for Chapter 910, Parking Machines before coming into force. Chapter 910, Parking Machines has received set fine approval and came into force January 23, 2014.

5 Editor’s Note: By-law 1058-2012 has received set fine approval and came into effect January 23, 2014.
PARKING MACHINE - means, as the context requires: [Amended 2014-06-13 by By-law 536-2014]

(A) An automatic or other electronic, electromechanical or mechanical device for the purpose of controlling and regulating the parking of any vehicle in a parking space and which, when a coin or credit card has been inserted into the parking machine and the machine activated, issues a receipt indicating the date and time of that activating and the duration of the parking in or on the parking space permitted; or

(B) An application accessible by way of a cell phone or other device, for the purpose of controlling and regulating the parking of any vehicle in a parking space and which, when the required fee has been paid and the machine activated, issues a parking notification to the activating device indicating the date, time, location and licence plate for the activating and the permitted period for parking.

PARKING NOTIFICATION - A communication from a parking machine which indicates that parking is authorized at a location for a permitted period for an indicated licence plate. [Added 2014-06-13 by By-law 536-2014]

PARKING SPACE - That portion of the surface of the roadway which for parking use is controlled and regulated by a parking machine.

PENALTY NOTICE - As defined in Chapter 610, Penalties, Administration of. [Added 2017-07-07 by By-law 802-2017^6]

PERMITTED PERIOD - The duration of parking in or on a parking space as indicated on a receipt or parking notification from a parking machine. [Amended 2014-06-13 by By-law 536-2014]

ROADWAY - The part of a highway under the jurisdiction of the City that is designed or ordinarily used for vehicular traffic, but does not include the shoulder or portion of a driveway or laneway connecting the roadway with land adjoining the highway, and where a highway includes two or more separate roadways, the term "roadway" refers to any one roadway separately and not to all of the roadways collectively.

TAXICAB - A taxicab the owner of which is licensed by the City of Toronto to operate within the City. [Added 2017-12-08 by By-law 1441-2017]

VEHICLE - A motor vehicle, trailer, traction engine, tractor, bicycle and any vehicle drawn, propelled or driven by any kind of power, including muscular power, but does not include a motorized snow vehicle or streetcar.

^6 Editor’s Note: By-law 802-2017 came into effect August 28, 2017.
VEHICLE OWNER - As defined in Chapter 610, Penalties, Administration of. [Added 2017-07-07 by By-law 802-2017\(^7\)]

B. A term not defined in this article shall have the same meaning as the term has in the Highway Traffic Act.

§ 910-2. Payment of fee; measurement of time period.

Where a fee is stipulated in Schedule I, Schedule II or in Schedule IV for a given parking period in a parking space, the fee shall be paid for that period or any portion of it, and the period shall be as measured by the parking machine controlling that parking space. [Amended 2012-07-13 by By-law 1058-2012\(^8\); 2014-06-13 by By-law 536-2014; 2017-12-08 by By-law 1440-2017]

A. Despite any other provision in this chapter, where a fee is stipulated in this chapter for a given parking period in a parking space, the requirement to pay or deposit a fee and to use or activate the parking machine shall not apply on September 17 and November 11 of each year, commencing in 2006, and on June 6 of each year, commencing in 2007, to persons operating a vehicle to which a valid Ontario Veteran licence plate is registered and affixed. [Added 2005-07-21 by By-law 710-2005; amended 2006-07-27 by By-law 625-2006]

B. Despite any other provision in this article, where a fee is stipulated in this article for a given parking period in a parking space, the requirement to pay or deposit a fee and to use or activate the parking machine shall not apply to a person parking a motorcycle. [Added 2005-10-28 by By-law 928-2005]

C. Despite §§ 910-2 or 910-4A(1), where a fee is stipulated in this article for a given parking period in a parking space, the requirement to pay or deposit a fee and to use or activate the parking machine shall not apply where a valid pay-and-display receipt has been purchased or where the parking machine has been activated by way of a cell phone or other device and where 10 minutes or less time has elapsed since the expiry of the purchased time indicated on that pay-and-display receipt or parking notification. [Added 2014-04-03 by By-law 286-2014; amended 2014-06-13 by By-law 536-2014]


[Amended 2012-07-13 by By-law 1058-2012\(^9\); 2014-06-13 by By-law 536-2014; 2017-12-08 by By-law 1440-2017]

The erection, maintenance and operation of parking machines and location ID signs on the highways, at the sides and between the limits set out in Schedule I, Schedule II or in Schedule IV of this chapter for the purpose of controlling and regulating parking during the days and hours set

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\(^7\) Editor's Note: By-law 802-2017 came into effect August 28, 2017.

\(^8\) By-law 1058-2012 has received set fine approval and came into effect January 23, 2014.

\(^9\) By-law 1058-2012 has received set fine approval and came into effect January 23, 2014.
out in Schedule I, Schedule II or in Schedule IV and the designation of parking spaces in connection with parking machines is authorized.

§ 910-4. Use of parking machines; display of receipt.
[Amended 2012-07-13 by By-law 1058-201210; 2014-06-13 by By-law 536-2014; 2017-12-08 by By-law 1440-2017]

A. Except where persons or vehicles are exempted by a by-law of the City from compliance with City by-laws respecting the use of parking meters or parking machines, where parking machines and/or location ID signs have been erected under the authority of § 910-3 and are in operation with respect to any parking space set out in Schedule I, Schedule II or in Schedule IV of this chapter, the duration of the permitted period shall be measured by the parking machine, and no person shall park any vehicle in or on any such parking space where a parking machine is in operation:

(1) At any time unless the parking machine controlling the parking space is used and the required fee paid in accordance with the rate set out in Schedule I, Schedule II or in Schedule IV and the machine is activated; or

(2) At any time not within the permitted period.

B. Subsection A does not apply to a portion of any parking space where the parking of vehicles on that portion of a roadway is regulated and controlled by parking meters.

C. The receipt issued by the parking machine shall be placed inside the windshield of the vehicle while the vehicle is parked in or on the parking space in a position so that the writing and markings on the receipt face outward so as to be easily seen from outside the vehicle.

D. Subsection C does not apply when the parking machine has been activated by way of a cell phone or other device and a parking notification has been issued.

§ 910-5. Parking within parking spaces.
[Amended 2012-07-13 by By-law 1058-201211; 2014-06-13 by By-law 536-2014; 2017-12-08 by By-law 1440-2017]

Where parking machines and/or location ID signs have been erected under authority of § 910-3, no person shall park any vehicle on any roadway at the side and between the limits set out in Schedule I, Schedule II or in Schedule IV of this chapter other than in a parking space.

10 By-law 1058-2012 has received set fine approval and came into effect January 23, 2014.
11 By-law 1058-2012 has received set fine approval and came into effect January 23, 2014.
§ 910-5.1. Angle parking for motorcycles.


A motorcycle may be parked in a parking space at an angle, provided that no person shall park a motorcycle at an angle less than 45 degrees or greater than 60 degrees to the curb.

§ 910-6. Parking time periods.

[Amended 2014-06-13 by By-law 536-2014]

Where parking machines and/or location ID signs have been erected under the authority of § 910-3, no person shall park any vehicle in a parking space on any roadway, at the side and between the limits set out in Schedule I of this chapter during the days and hours set out in Schedule I for a longer period than that set out in Schedule I.

§ 910-6.1. Bus parking.

[Added 2011-12-01 by By-law 1406-2011; amended 2012-07-13 by By-law 1012-201212]

No person shall park a vehicle, other than a bus, in a bus parking space designated under § 910-3 and set out in Schedule I at the end of this chapter.

§ 910-6.2. Electric vehicle charging station parking.

[Added 2012-07-13 by By-law 1058-201213; amended 2014-06-13 by By-law 536-2014]

Despite any other provision in this chapter, where parking machines and/or location ID signs have been erected under the authority of § 910-3, no person shall park a vehicle in a parking space on any roadway, at the side and between the limits set out in Schedule II at the end of this chapter during days and hours set out in Schedule II unless the vehicle is an Electric Vehicle and the Electric Vehicle is actively connected to the electric vehicle charging station and the Electric Vehicle is not parked for a longer period than that set out in Schedule II.

§ 910-6.3. Motorcycle parking.

[Added 2017-12-08 by By-law 1440-2017; amended 2018-02-01 by By-law 147-2018]

A. For the purposes of this section, MOTORCYCLE means a self-propelled vehicle having a seat or saddle for the use of the driver and designed to travel on not more than three wheels in contact with the ground, and includes a motor scooter or other similar plated two-wheeled Motor Vehicle.

B. Despite any other provision in this chapter, where parking machines and/or location ID signs have been erected under the authority of § 910-3, no person shall park any vehicle

12 Editor's Note: By-law 1406-2011, as amended by By-law 1012-2012, has received set fine approval and came into force January 23, 2014.

13 Editor's Note: By-law 1058-2012 has received set fine approval and came into force January 23, 2014.
other than a motorcycle in any parking space designated for motorcycle parking at the side and between the limits set out in Schedule IV between April 1 and October 31, inclusive, of each year.

C. Despite § 910-6, the maximum parking periods set out in Schedule I shall not apply to a person parking a motorcycle and the maximum parking periods set out in Schedule IV shall apply to a person parking a motorcycle in any parking space designated for motorcycle parking at the side and between the limits set out in Schedule IV between April 1 and October 31, inclusive, of each year.

§ 910-7. Slugs; tampering with and defacing parking machines.

A. No person shall deposit or cause to be deposited in any parking machine any slug, device or other substitute for a coin of the Dominion of Canada or of the United States of America.

B. No person shall deface, conceal, injure, tamper with, open or wilfully break, destroy or impair the usefulness of any parking machine erected under the authority of this article.

§ 910-8. Stopping and parking prohibitions.

Nothing in this article shall permit a driver to stop or park at any location where or at any time when stopping or parking is otherwise prohibited.


A. None of the provisions of this article shall prevent the holder of a filming permit issued under Chapter 459, Filming, from parking on any street and during the period for which the permit is issued, despite the fact that parking is restricted by this article. [Amended 2000-10-05 by By-law 869-2000]

B. Where compliance would be impracticable, none of the provisions of this article shall apply to:

(1) Ambulances, police or fire department vehicles or public utility emergency vehicles; or

(2) Vehicles actually engaged in works undertaken for or on behalf of the City or any municipal corporation or the Toronto Transit Commission.

C. Despite any definitions to the contrary in § 910-1A, Council may designate parking spaces for use by buses only and all other provisions of this article apply to those bus parking spaces with necessary modification. [Added 2001-07-26 by By-law 726-2001]

D. Despite any other provision of the Municipal Code or any other City of Toronto By-law, the maximum parking period set out in Schedule I to this chapter, where greater than 3 hours, shall supercede the general three-hour maximum parking period found in
D.1 Despite any other provision of the Municipal Code or any other City of Toronto By-law, the maximum parking period set out in Schedule IV, where greater than 3 hours, shall supercede the general three-hour maximum parking period found in Chapter 950, Traffic and Parking, and any other by-laws for a person parking a motorcycle in any parking space designated for motorcycle parking at the side and between the limits set out in Schedule IV between April 1 and October 31, inclusive, of each year. [Added 2018-02-01 by By-law 147-2018]

E. None of the provisions of this article shall apply to operators of a taxicab parked at any location marked as a taxicab stand by an authorized sign that is within three metres of a point on the curb or edge of the roadway adjacent to any fire hydrant in accordance with Chapter 950, Traffic and Parking. [Added 2017-12-08 by By-law 1441-2017]

ARTICLE II
Parking Meters
[Added 2013-12-18 by By-law 1709-201314]

§ 910-10. Definitions.

A. As used in this article, the following terms shall have the meanings indicated:

BUS - For the purposes of §§ 910-17, 910-20C and 910-21E, a vehicle designed for carrying 10 or more passengers.

CITY - The City of Toronto.

MOTOR VEHICLE - Includes an automobile, motor cycle, streetcar and any other vehicle propelled or driven otherwise than by muscular power, but does not include motor vehicles running only upon rails other than streetcars.

PARKING - The standing still of a vehicle, whether occupied or not.

PARKING METER - An automatic or other mechanical device, with the necessary standard for the device, for the purpose of controlling and regulating the parking of any vehicle in a parking space and measuring and recording the duration of that parking.

PARKING SPACE - That portion of the surface of the roadway which for parking use is controlled and regulated by a parking meter.

PERMITTED PERIOD - The duration of parking in or on a parking space as indicated on a parking meter.

14 Editor’s Note: By-law 1709-2013 has received set fine approval and came into effect May 21, 2015.
ROADWAY - The part of a highway under the jurisdiction of the City that is designed or ordinarily used for vehicular traffic, but does not include the shoulder or portion of a driveway or laneway connecting the roadway with land adjoining the highway, and where a highway includes two or more separate roadways, the term "roadway" refers to any one roadway separately and not to all of the roadways collectively.

VEHICLE - A motor vehicle, trailer, traction engine, tractor, bicycle and any vehicle drawn, propelled or driven by any kind of power, including muscular power, but does not include a motorized snow vehicle or streetcar.

B. A term not defined in this article shall have the same meaning as the term has in the Highway Traffic Act.

§ 910-11. Payment of fee; measurement of time period.

Where a fee is stipulated in Schedule III to this chapter for a given parking period in a parking space, the fee shall be paid for that period or any portion of it, and the period shall be as measured by the parking meter controlling that parking space.

A. Despite any other provision in this chapter, where a fee is stipulated in this article for a given parking period in a parking space, the requirement to pay or deposit a fee and to use or activate the parking meter shall not apply on September 17, November 11 and June 6 of each year, to persons operating a vehicle to which a valid Ontario Veteran licence plate is registered and affixed.

B. Despite any other provision in this article, where a fee is stipulated in this article for a given parking period in a parking space, the requirement to pay or deposit a fee and to use or activate the parking meter shall not apply to a person parking a motorcycle.


The erection, maintenance and operation of parking meters on the highways, at the sides and between the limits set out in Schedule III to this chapter for the purpose of controlling and regulating parking during the days and hours set out in Schedule III and the designation of parking spaces in connection with parking meters is authorized.

§ 910-13. Use of parking meters.

A. Except where persons or vehicles are exempted by a by-law of the City from compliance with City by-laws respecting the use of parking meters or parking machines, where parking meters have been erected under the authority of § 910-12 and are in operation with respect to any parking space set out in Schedule III to this chapter, the duration of the permitted period shall be measured by the parking meter, and no person shall park any vehicle in or on any such parking space where a parking meter is in operation:
(1) At any time unless the parking meter controlling the parking space is used and a fee deposited in the meter in accordance with the rate set out in Schedule III and the meter is activated; or

(2) At any time not within the permitted period.

B. Subsection A does not apply to a portion of any parking space where the parking of vehicles on that portion of a roadway is regulated and controlled by parking machines.

Where parking meters have been erected under authority of § 910-12, no person shall park any vehicle on any roadway at the side and between the limits set out in Schedule III to this chapter other than in a parking space.

A motorcycle may be parked in a parking space at an angle, provided that no person shall park a motorcycle at an angle less than 45 degrees or greater than 60 degrees to the curb.

§ 910-16. Parking time periods.
Where parking meters have been erected under the authority of § 910-12, no person shall park any vehicle in a parking space on any roadway, at the side and between the limits set out in Schedule III to this chapter during the days and hours set out in Schedule III for a longer period than that set out in Schedule III.

§ 910-17. Bus parking.
No person shall park a vehicle, other than a bus, in a bus parking space designated under § 910-12 and set out in Schedule III to this chapter.

§ 910-17.1. Motorcycle parking.
[Added 2017-12-08 by By-law 1440-2017; amended 2018-02-01 by By-law 147-2018]
A. For the purposes of this section, MOTORCYCLE means a self-propelled vehicle having a seat or saddle for the use of the driver and designed to travel on not more than three wheels in contact with the ground, and includes a motor scooter or other similar plated two-wheeled Motor Vehicle.

B. Despite any other provision in this chapter, where parking meters have been erected under the authority of § 910-12, no person shall park any vehicle other than a motorcycle in any parking space designated for motorcycle parking at the side and between the limits set out in Schedule IV between April 1 and October 31, inclusive, of each year.
C. Despite § 910-16, the maximum parking periods set out in Schedule III shall not apply to a person parking a motorcycle and the maximum parking periods set out in Schedule IV shall apply to a person parking a motorcycle in any parking space designated for motorcycle parking at the side and between the limits set out in Schedule IV between April 1 and October 31, inclusive, of each year.

§ 910-18. Slugs; tampering with and defacing parking meters.

A. No person shall deposit or cause to be deposited in any parking meter any slug, device or other substitute for a coin of the Dominion of Canada or of the United States of America.

B. No person shall deface, conceal, injure, tamper with, open or wilfully break, destroy or impair the usefulness of any parking meter erected under the authority of this article.


Nothing in this article shall permit a driver to stop or park at any location where or at any time when stopping or parking is otherwise prohibited.

§ 910-20. Exceptions.

A. None of the provisions of this article shall prevent the holder of a filming permit issued under Chapter 459, Filming, from parking on any street and during the period for which the permit is issued, despite the fact that parking is restricted by this article.

B. Where compliance would be impracticable, none of the provisions of this article shall apply to:

   (1) Ambulances, police or fire department vehicles or public utility emergency vehicles; or

   (2) Vehicles actually engaged in works undertaken for or on behalf of the City or any municipal corporation or the Toronto Transit Commission.

C. Despite any definitions to the contrary in § 910-10A, Council may designate parking spaces for use by buses only and all other provisions of this article apply to those bus parking spaces with necessary modification.

D. Despite any other provision of the Municipal Code or any other City of Toronto by-law, the maximum parking period set out in Schedule III to this chapter, where greater than 3 hours, shall supercede the general three-hour maximum parking period found in Chapter 950, Traffic and Parking, and any other by-laws.
§ 910-21. Offences; administrative penalties; responsibility of vehicle owner; fine.

[Amended 2011-12-01 by By-law 1406-2011; 2012-07-13 by By-law 1012-2012; 2012-07-13 by By-law 1058-2012; 2017-03-29 by By-law 313-2017; 2017-07-07 by By-law 802-2017; 2017-12-08 by By-law 1440-2017]

A. Any person who contravenes any provision of this chapter is guilty of an offence or is liable to an administrative penalty.

B. Unless at the time of the contravention the vehicle was in the possession of another person without the vehicle owner’s consent, if a vehicle has been left parked, standing or stopped in contravention of §§ 910-4A(1), (2), 910-4C, 910-5, 910-5.1, 910-6, 910-6.1, 910-6.2, 910-6.3B, 910-13A(1), (2), 910-14, 910-15, 910-16, 910-17 or 910-17.1B, the vehicle owner shall, upon issuance of a penalty notice, be liable to an administrative penalty.

C. Every person convicted of an offence under this chapter, other than an administrative penalty under §§ 910-4A(1), (2), 910-4C, 910-5, 910-5.1, 910-6, 910-6.1, 910-6.2, 910-6.3B, 910-13A(1), (2), 910-14, 910-15, 910-16, 910-17 or 910-17.1B, is liable to a fine as provided for in the Provincial Offences Act.

§ 910-22. Reserved.

§ 910-23. Effect on other legislation.

[Amended 2013-12-18 by By-law 1709-2013]

A. Despite this by-law, § 400-42 of Chapter 400 of the Municipal Code of the former Corporation of the City of Toronto shall remain in force until expressly repealed.

B. In the event of conflict with any other by-law of the City with respect to parking machines or parking meters, the provisions of this chapter shall prevail.

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15 Editor's Note: By-law 1709-2013 renumbered and amended previous §§ 910-10, 910-10.1 and 910-11 to new Art. III, §§ 910-21 to 23, respectively. By-law 1709-2013 has received set fine approval and came into effect May 21, 2015.

16 Editor's Note: By-law 1406-2011, as amended by By-law 1012-2012 and By-law 1058-2012, has received set fine approval and came into force January 23, 2014.

17 Editor's Note: By-law 313-2017 removed the fixed fine system for all parking ticket offences and came into effect April 10, 2017.

18 Editor's Note: By-law 802-2017 came into effect August 28, 2017.

19 Editor's Note: Previous "§ 910-22. Higher fines for certain parking offences.", was deleted by By-law 802-2017 effective August 28, 2017.

20 Editor's Note: By-law 1709-2013 has received set fine approval and came into effect May 21, 2015.

A. Despite this chapter, Subsection 400-42 of former City of Toronto Municipal Code Chapter 400, Traffic and Parking, former Borough of East York By-law No. 197, being a By-law "To Provide for Parking Meters on Roads in the Borough of East York", former City of North York By-law No. 30742, being "A By-law Respecting Parking Meters on the City of North York Roads", former Municipality of Metropolitan Toronto By-law No. 107-86, being a by-law "Respecting Parking Meters on Metropolitan Roads", former City of York By-law 1645-89, being "A By-law Respecting Parking Meters", former City of Etobicoke Municipal Code Chapter 187, Parking Meters, former City of York Municipal Code Chapter 982, Parking-Meter, and former City of Scarborough By-law No. 22614, "Being a By-law Respecting Parking Meters on Scarborough Roads", (hereinafter collectively referred to as the "Parking Meter By-laws") shall remain in force until expressly repealed.

B. In the event of any conflict between any one or more of the Parking Meter By-laws and this chapter, this chapter shall govern.

Editor's Note: By-law 1709-2013 has received set fine approval and came into effect May 21, 2015.