

I.O. No.: 4-100
Ordered: 9/22/16
Effective: 10/1/16

MIAMI-DADE COUNTY
 IMPLEMENTING ORDER

POLICIES AND PROCEDURES, DEPARTMENTAL RESPONSIBILITIES AND FEES AND
 FINES FOR PARKING SPACES FOR PERSONS TRANSPORTING YOUNG CHILDREN AND
 STROLLERS

AUTHORITY:

Section 5.02 of the Miami-Dade County Home Rule Amendment and Charter, Ordinance No. 94-104, as amended by Ordinance No. 13-11, and Sections 30-449 and 33-122.2 of the Code of Miami-Dade County, Florida.

SUPERSEDES:

This Implementing Order (IO) supersedes Administrative Order No. 4-100, ordered February 5, 2013 and effective February 15, 2013.

SCOPE:

This IO establishes the requirements and procedures governing the issuance and enforcement of Parking Spaces for Persons Transporting Young Children and Strollers (Baby Stroller Permit). This IO identifies departmental responsibilities, fees, and fines for implementing the provisions of Ordinance No. 94-104, as amended, and Sections 30-449 and 33-122.2 of the Code of Miami-Dade County, Florida.

PROCEDURE:

- a. The Department of Regulatory and Economic Resources is the authority for:
 1. Overall administration of the Code.
 2. Determining fines for failure to provide appropriately marked parking spaces for baby stroller permit holders and for unauthorized use of the reserved spaces.
 3. Enforcing zoning compliance.
- b. The Communications Department is the authorized agency for:
 1. Selling baby stroller permits.
 2. Preparing departmental procedures for issuing baby stroller permits and accounting for revenues jointly with the Tax Collector.
 3. Establishing cooperative relationships and with third party organizations to provide for the sale of Baby Stroller Permits at their location(s). Developing business processes for effecting participation of third party organizations.
- c. The Tax Collector is an authorized agency for:
 1. Selling baby stroller permits at their offices.
 2. Preparing departmental procedures for issuing baby stroller permits and accounting for revenues jointly with the Communications Department.
- d. The Finance Department shall establish the financial and auditing system, and monitor revenues to ensure they are disseminated to the entities described by Ordinance 94-104 as amended.
 1. One-third of the baby stroller permit fees collected ("Allocable Portion") will be distributed to private, not-for-profit, nondenominational agencies that provide services for severely

abused or neglected children on a Countywide basis, throughout all of Miami-Dade County, thus evincing a Countywide purpose. The County Mayor or his designee shall advise the Board of County Commissioners in writing each time the Allocable Portion equals \$130,000, whereupon \$10,000 of such amount shall be apportioned to each commission district for allocation for the purposes set forth in this Implementing Order. Allocations may be made by motion or resolution approved by the Board of County Commissioners. The remaining baby stroller permit fee revenues and service fees shall be designated to the General Fund for the issuing departments.

2. Fines resulting from failure of commercial establishments to provide required parking spaces for persons transporting young children and baby strollers will be designated to the General Fund for disbursement to the Department of Regulatory and Economic Resources or the successor department which conducts the enforcement function. Fines from citations for unauthorized use for these parking spaces will be designated for the enforcing agency, County Clerk or Department of Regulatory and Economic Resources or the successor department.

FEE SCHEDULE:

Baby Stroller Permit fee (Birth to 36 months)	\$33.00 Flat Fee
Replacement baby stroller permits (no more than one within a 12-month period)	\$15.00
Service Fee (for each baby stroller permit purchased)	\$ 4.00

FINES:

Failure of commercial establishment to provide baby stroller permit parking spaces	\$ 200.00
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Violators who are not authorized to use a parking space reserved for transporters of young children and stroller permit holders will be subject to the maximum fine for non-moving violations pursuant to Chapter 318, Florida Statutes.

This Implementing Order is hereby submitted to the Board of County Commissioners of Miami-Dade County, Florida.

Approved by the County Attorney as
to form and legal sufficiency _____