By: ardy homas wood

To amend Ordinance No. 19-69, Section 78, paragraph (f), which provides for the impounding of vehicles found in violation of other sections of Ordinance No. 19-69, and providing for the impoundment and storage fees to be charged.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BEXLEY, STATE OF OHIO:

Section 1. That paragraph (f) of Section 78 of Ordinance 19-69 is hereby amended to read as follows:

(f) No vehicle impounded under the provisions of this section shall be removed from such pound except upon the payment by the owner, chauffeur, driver, or other persons in charge of such vehicle, of service and impounding charges and a storage charge not to exceed three dollars per day for each twenty-four hours, or fraction thereof; and further that the accumulated maximum storage charge to be collected on any automobile or vehicle shall not exceed two hundred dollars. Provided, however, that no storage charge shall be made or collected for the first twelve hours such vehicle is held and impounded.

 $\underline{\underline{Section~2}}.$ That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: Caril 25 1978

dert of Council

Attes(t:

Clerk of Council

Approved

25

____, 197

1st reding March 28 200d reding - April 11

Jassed Opil 25