

Repealed Laws

§ 19-167 Suspending the activation of parking meters on Sundays.

Editor's note: *this section has been repealed and replaced by [L.L. 2021/171, 12/24/2021, eff. 2/22/2022](#).*

Notwithstanding any other provision of law, no person parking a vehicle at a parking meter is required to activate such meter on a Sunday and no notice of violation or summons may be issued solely for the failure to activate such parking meter on a Sunday.

§ 19-167.1 Parking at broken or missing meters or muni-meters.

Editor's note: *this section has been repealed by [L.L. 2021/171, 12/24/2021, eff. 2/22/2022](#).*

- a. A person shall be allowed to park at a missing or broken meter up to the maximum amount of time otherwise lawfully permitted at such meter.
- b. If all muni-meters in a parking field or on a block are missing or broken, a person shall be allowed to park in such parking field or on such block up to the maximum amount of time otherwise lawfully permitted by such muni-meters in such controlled parking field or block. For the purposes of this subdivision, "muni-meter" shall mean an electronic parking meter that dispenses timed receipts that must be displayed in a conspicuous place on a vehicle's dashboard.

§ 19-167.2 Transfer of muni-meter time.

Editor's note: *this section has been repealed by [L.L. 2021/171, 12/24/2021, eff. 2/22/2022](#).*

- a. For the purposes of this section, the term "muni-meter" shall mean an electronic parking meter that dispenses timed receipts that must be displayed in a conspicuous place on a vehicle's dashboard.

b. Parking time that is purchased at a muni-meter shall be valid for use during such time at any parking space where parking meter rules are in effect, provided that:

1. the parking meter rate at such parking space is the same as or less than the rate at the location where such parking time was purchased;

2. the vehicle is not parked at such parking space in excess of the maximum amount of time parking is authorized at such parking space as indicated on posted signs. For purposes of this paragraph, the length of time a vehicle is parked at a parking space shall be calculated from the time such parking time was purchased, as indicated on the muni-meter receipt; and

3. the vehicle is not otherwise parked in violation of any law or rule.

§ 19-167.3 Deactivating muni-meters.

Editor's note: *this section has been repealed by [L.L. 2021/171, 12/24/2021, eff. 2/22/2022](#).*

a. For the purposes of this section, the term "muni-meter" shall mean an electronic parking meter that dispenses timed receipts that must be displayed in a conspicuous place on a vehicle's dashboard.

b. The department shall program each muni-meter to ensure that such muni-meter is unable to accept payment:

1. from the last time in a day that parking meter rules are in effect for any parking space within the block or parking field of such muni-meter, or for any other parking space within one hundred feet of such muni-meter, until one hour prior to the next time meter rules take effect for any parking space within the block or parking field, or for any other parking space within one hundred feet of such muni-meter; and

2. when such muni-meter does not contain paper to print timed receipts.

c. This section shall apply only to muni-meters that can be programmed as set forth in subdivision b of this section, provided that no later than two years after the enactment of the local law that added this section, all muni-meters in the city of New York shall be capable of being programmed in the manner required by

subdivision b of this section.

§ 19-167.4 New muni-meter installation.

Editor's note: *this section has been repealed by [L.L. 2021/171, 12/24/2021, eff. 2/22/2022](#).*

a. *Definitions.* As used in this section, the following terms have the following meanings:

Affected council member(s) and community board(s). The term "affected council member(s) and community board(s)" has the same meaning as in section [19-101.2](#).

Blockface. The term "blockface" means that portion of the street along the curb on one side of a street which is between the boundaries of the corner area at either end of the block.

b. Prior to the installation of new muni-meters covering at least four contiguous blockfaces, the department shall forward notice of such installation to affected council member(s) and community board(s) by electronic mail.

c. Within ten business days after receipt of such notice: (i) the affected council member(s) may submit recommendations and/or comments regarding such notice to the department; and (ii) the affected community board(s) may either submit recommendations and/or comments regarding such notice, and/or request a presentation regarding such installation, which where practicable shall be made to such community board(s) within 30 days of such request.

d. Any recommendations and/or comments received by the department pursuant to subdivision c of this section shall be reviewed prior to the installation of such new muni-meters.