

Office of the Chicago City Clerk



O2011-9591

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Office of the City Clerk

City Council Document Tracking Sheet

Meeting Date:

Sponsor(s):

Type:

Title:

11/14/2011

Austin, Carrie M. (34) And Others Ordinance

Amendment to Municipal Code of Chicago necessary for organization, reorganization, and jurisdiction of various departments

Committee(s) Assignment:

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<u>ORDINANCE</u>

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

SECTION 1. The amendments to Section 7-28-250 of the Municipal Code of Chicago ("Code") contained in Article IX ("Miscellaneous Amendments") of the Management Ordinance for fiscal year 2012 (the "Management Ordinance") are hereby struck in their entirety and replaced with the following amendments, shown by deleting the struck-through language and inserting the underscored language:

7-28-250 Refuse collection cost - Reimbursement.

Any alderman may introduce into the city council, on behalf of the governing associations or boards of condominiums, cooperative residential buildings and those townhouses which do not qualify to receive the services provided by the city for refuse collection located in his or her ward, an ordinance providing for the rebate of the cost incurred by owner-occupied units of the residential building for refuse collection. Beginning January 1, 1995, the implementation of a recycling program by governing associations or boards, pursuant to Section 11-5-021 of the Municipal Code, shall be a condition for receiving such a rebate. Attached to this ordinance shall be a notarized statement listing the amount of the annual cost incurred for refuse collection for the residential units in the building, the number of residential units in the building, and a letter confirming the executed agreement with the private scavenger service providing/refuse collection for the residential building. The original ordinance and notarized statement shall be referred to the committee on finance, and such referral must occur on or before January 31 of the calendar year immediately following the billing period for refuse collection. If such referral does not take place in a timely fashion for any given year, the affected units shall no longer be eligible for any further refuse rebates pursuant to this section. A copy of the ordinance and attached notarized statement shall be transmitted to the city comptroller.

After review, the committee on finance may recommend that the city council approve the reimbursement to the governing association or board in an amount equal to the annual cost incurred for the refuse collection for the owner-occupied residential units in the building; provided, however, that the aggregate annual amount of the reimbursement paid to a governing association or board shall, not exceed an amount equal to the number of owner-occupied residential units in the building multiplied by \$75:00 \$50.00 for rebates applicable to 2012, and \$25.00 for rebates applicable to 2013, 2014 and 2015. The rebate authorized by this section shall cease for 2016 and thereafter, and this section shall be repealed of its own accord, without further action by the city council, on February 1, 2016. Such repeal shall not impair the processing of rebate requests that have been properly submitted and referred to the committee on finance pursuant to this section prior to February 1, 2016. During the first year in which the cost of refuse collection is reimbursed, the governing association or board shall submit the bill for the prior year's refuse collection services. For each year thereafter the governing association or board shall submit their notarized statement within one year of the proposed reimbursement period to be eligible for the program. The city council may not reimburse a governing association or board for the cost of refuse collection services which is unreasonable or which has not been referred in

ordinance form as specified in the first paragraph of this section to the committee on finance on or before January 31 of the calendar year immediately following submitted more than one year after the billing period for refuse collection.

In no event shall the governing association or board be reimbursed for that portion of the cost of refuse collection attributed to any commercial or other nonresidential unit located in the residential building. After city council's approval of the reimbursement, the city comptroller promptly shall pay the governing association or board the approved reimbursement.

For the purposes of this section, refuse shall include recyclable materials and the rebate authorized herein shall apply to collections made by business entities engaged in resource recovery. Provided, however, that nothing in this paragraph shall be construed to increase the total amount of rebate authorized in this section. Eligibility for the rebate authorized by this section shall be limited to owner-occupied units that also applied for and were granted one or more rebates pursuant to this section between January 1, 2009 and November 9, 2011.

SECTION 2. Article IX ("Miscellaneous Amendments") of the Management Ordinance is hereby amended by adding, at the end of said Article, the following amendments to Section 9-100-020 of the Code, shown by deleting the struck-through language and inserting the underscored language, as follows:

9-100-020 Violation - Penalty.

(a) The violation of any provision of the traffic code prohibiting or restricting vehicular standing or parking, or establishing a compliance or automated red light violation, shall be a civil offense punishable by fine, and no criminal penalty, or civil sanction other than that prescribed in the traffic code, shall be imposed.

(b) The fines listed below shall be imposed for a violation of the following sections of the traffic code:

(Omitted text is unaffected by this ordinance)

9-64-080	60.00
9-64-090(a) - (j)	60.00 <u>75.00</u>
9-64-091	50.00

(Omitted text is unaffected by this ordinance)

9-64-150(a)	100.00
9-64-150(b)	60.00 <u>75.00</u>
9-64-160	60.00

(c) The fines listed below shall be imposed for violation of the following sections of the traffic code:

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(Omitted text is unaffected by this ordinance)

9-76-140	100.00
9-76-160	50.00 <u>60.00</u>
9-76-170	120.00

(Omitted text is unaffected by this ordinance)

SECTION 3. New subsection 2-120-500(b) of the Code created in Article VI ("Advisory Councils Consolidation") of the Management Ordinance is hereby replaced as follows, shown by deleting the struck-through language and inserting the underscored language:

2-120-500 Advisory councils.

The following advisory councils of the commission on human relations are hereby established:

(Omitted text is unaffected by this ordinance)

(b) Advisory Council on Gender and LGBT Issues;

(b) Advisory Council on Women and LGBT Issues;

(Omitted text is unaffected by this ordinance)

SECTION 4. The amendments to Section 2-152-180 of the Municipal Code of Chicago ("Code") contained in Article I ("Former Department of Revenue") of the Management Ordinance are hereby struck in their entirety and replaced with the following amendments, shown by deleting the struck-through language and inserting the underscored language:

2-152-180 Bonds for city officers.

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Each of the following officers, before entering upon the duties of his office, shall execute a bond payable to the city in the penal sum of the amount hereinafter set opposite the title of the office, with good and sufficient sureties to be approved by the city council conditioned for the faithful performance of the duties of the office and the payment of all monies received by such officer, and in case of the commissioner of welfare administration such bond shall be conditioned also that he will treat every poor person committed to his care with humanity and afford him the necessary attention and will fulfill his agreement for the keeping of such poor according to the true intent and meaning thereof:

City clerk	\$5,000.00
Director of revenue Comptroller	250,000.00

City treasurer	2,000,000.00
Mayor	10,000.00
Chief procurement officer	50,000.00
Welfare administration, commissioner of	

Officers who, by virtue of their office, are required or authorized to act in any other official capacity shall not be required to execute an additional bond before entering upon the duties of their respective offices ex officio.

SECTION 5. Article I ("Former Department of Revenue") of the Management Ordinance is hereby amended by including therein the addition of a new Section 2-32-205 to the Municipal Code, shown by the following underscored language:

2-32-205 Internal compliance.

(a) The comptroller is authorized:

(1) to conduct and direct audits of the city's systems of internal controls regarding finance, accounting, compliance and ethics;

(2) to monitor and perform risk assessments of city departments, employees, contractors and agents, and to require the assistance of city departments in the development of compliance plans and measures to address high-risk activities;

(3) to review the performance of governmental officers, employees, functions and programs in order to detect and prevent noncompliance within the programs and operations of the city government;

(4) to recommend appropriate corrective action, including the development of compliance plans and the development of compliance-related education and training, designed to mitigate any identified risk areas:

(5) to assess and provide advice regarding compliance controls incorporated in city departments' policies and procedures; and

(6) to enter into agreements or contracts for the purpose of engaging the assistance of outside auditors, consultants or other services necessary to carry out the functions provided for in this section. Such agreements and contracts shall be subject to approval by the corporation counsel as to form and legality and subject to the approval of the budget director as to funding.

SECTION 6. This ordinance shall be in force and effect upon passage and approval.