

Office of the City Clerk

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Legislation Details (With Text)

File #: O2015-6475

Type: Ordinance Status: Passed

File created: 9/24/2015 In control: City Council

Final action: 10/28/2015

Title: Amendment of Municipal Code Section 4-6-230 regarding booting of motor vehicles on private

property within 4th Ward

Sponsors: Burns, William D.

Indexes: Ch. 6 Regulated Business License

Attachments: 1. O2015-6475.pdf

Date	Ver.	Action By	Action	Result
10/28/2015	1	City Council	Passed	Pass
10/27/2015	1	Committee on License and Consumer Protection	Recommended to Pass	Pass
10/14/2015	1	City Council	Re-Referred	
10/7/2015	1	Committee on Transportation and Public Way	Recommended for Re-Referral	Pass
9/24/2015	1	City Council	Referred	

QRDINANCE

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

SECTION 1. Section 4-6-230 (g) (5) of the Municipal code of Chicago is hereby amended by adding the underscored text as follows:

4-6-230 Booting of motor vehicles.

(a) Definitions. As used in this section:

"Boot" or "booting" means the act of placing on a parked motor vehicle any mechanical device that is designed to be attached to a wheel or tire or other part of such vehicle so as to prohibit the vehicle's usual manner of movement.

(Omitted text is unaffected by this ordinance)

- (g) Prohibited acts. It shall be unlawful for any licensee engaged in the business of booting motor vehicles to:
 - 1) Provide booting services at any property at which any person . having a beneficial interest in the licensee also has a beneficial interest in the subject property;
 - 2) Place a boot upon any occupied motor vehicle or upon any motor vehicle parked in accordance with the terms of use for the subject property;

[&]quot;Motor vehicle" means every vehicle which is propelled by a motor.

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- 3) Assess a fee in excess of \$140.00 to remove a boot;
- 4) Use any boot of a color prohibited by the commissioner in duly promulgated rules and regulations. The commissioner may prohibit any color which might be confused with a boot used by the City as a part of the City's vehicle immobilization program; and
- 5) Engage in booting operations at any location that is outside the 1st Ward, 2"" Ward, 4*" Ward. 12th Ward, 15* Ward, 21st Ward, 22^ Ward, 23^ Ward, 25* Ward, 26* Ward, 27* Ward, 30* Ward, 32"i Ward, 33*" Ward, 34* Ward, 36* Ward, 37* Ward, 38* Ward, 40* Ward, 42«» Ward, 43«" Ward, 44* Ward, 45* Ward, 46* Ward, 48* Ward, or 49* Ward.

SECTION 2. This ordinance shall be in full force and effect from and after its passage and publication.

William D. Burns Alderman, 4th Ward

CITY COUNCIL

City of Chicago

COUNCIL CHAMBER

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Committees, Rules and Ethics
Education and Child Development
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October 7 2015

To the President and Members of the City Council:

Your Committee on Transportation and Public Way, having under consideration an ordinance introduced by Alderman William D. Burns, which was referred on September 24, 2015, amending section 4-6-230(g)(5) of the Municipal Code concerning the "booting" of motor vehicles in the 4th Ward, begs leave to recommend that your Honorable Body re-refer the ordinance which is transmitted herewith to the Committee on License and Consumer Protection.

Anthony Beale, Chairman

Respectfully submitted,