

Legislation Details (With Text)

File #:	O20	16-4833			
Туре:	Ordi	nance	Status:	Passed	
File created:	6/22	/2016	In control:	City Council	
			Final action:	7/20/2016	
Title:	Amendment of Municipal Code Section 4-6-230(g)(5) to allow booting of motor vehicles on private property within 24th Ward				
	Scott, Jr. Michael				
Sponsors:	Scot	t, Jr. Michael			
Sponsors: Indexes:		t, Jr. Michael 6 Regulated Business Lic	ense		
Indexes:	Ch.		ense		
Indexes:	Ch.	6 Regulated Business Lic		ion	Result
Indexes: Attachments:	Ch. 1. O	6 Regulated Business Lic 2016-4833.pdf	Act	tion	Result Pass
Indexes: Attachments: Date	Ch. 1. O Ver.	6 Regulated Business Lic 2016-4833.pdf Action By	Act Pa		

ORDINANCE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICA GO:

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.

"Motor vehicle" means every vehicle, which is propelled by a motor.

(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;
- 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"d Ward, 4* Ward, 12th Ward, 15th Ward, 21st Ward, 22«^d Ward, 23^{^2}4* Ward. 25th Ward, 26* Ward, 27th Ward, 30th Ward, 32^{"d} Ward, 33rd Ward, 34* Ward, 36* Ward, 37* Ward, 38* Ward, 40th Ward, 42nd Ward, 43rd Ward, 44th Ward, 45* Ward, 46th Ward, 48* Ward, or 49* Ward.

Alderman, 24th Ward

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

()>