



Office of the City Clerk

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Legislation Text

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ORDINANCE

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Chapter 2-92-330 of the Municipal Code of Chicago is hereby amended by striking certain language and adding the language underscored, as follows:

2-92-330 Contracts - Percentages of city and ~~project area~~ SEDA residents work hours - Enforcement.

(a-)- For purposes of this section,

"City residents" means persons domiciled within the city.

"~~Project~~ area Socio-economically disadvantaged area (or SEDA) residents" means persons domiciled within that part of the city designated as an a SEDA area in the most recent map generated by the city (EXHIBIT A and all subsequent updated maps superseding it) that sh~~q~~ll be included as part of the information for bidders issued by DPS.

"Domicile" means an individual's one and only true, fixed and permanent home and principal establishment.

"Eligible residents" means city residents and ~~project area~~ SEDA residents.

- (a) For any construction project advertised, or if not advertised, awarded, by the city that has an estimated contract value of \$100,000.00 or more, and where not otherwise prohibited by federal, state or local law, the total hours worked by persons on the site of the construction project by employees of the contractor and subcontractors shall be performed (i) at least 50 percent by city residents; and (ii) at least 7.5 percent by ~~project area~~ SEDA residents. Work hours performed by ~~project area~~ SEDA residents shall be considered to be work hours performed by city residents for purposes of calculating the minimum work hour percentage required to be performed by city residents.

(Omitted language unaffected by this ordinance)

(EXHIBIT A)

Map of Socio-Economic Areas