

Legislation Text

ORDINANCE

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

SECTION 1. Section 2-8-090 of the Municipal Code of the City of Chicago is hereby amended by deleting the language struck through, and by inserting the language underscored, as follows:

2-8-090 Reserved Quarterly Hearings regarding Chicago Public Schools.

a) The Committee on Education and Child Development shall hold at least one hearing each quarter regarding the operations and performance of Chicago Public Schools (CPS). Officials from CPS shall be available for testimony and the chief executive officer of CPS and the president of the Board of Education shall testify if requested by the Chair of the Committee.

b) No member of the City Council or other municipal officer shall introduce, and no Committee of the City Council shall consider or recommend, any intergovernmental agreement with CPS or other ordinance or order that disburses funds to CPS in the succeeding quarter if the chief executive officer, the president of the Board of Education, and other officials do not participate in any scheduled hearing required by subsection (a), unless disbursement of such funds is required by State law.

SECTION 2. The Department of Law shall update all forms for intergovernmental agreements with Sister Agencies, as defined in Section 1-23-010 of the Code, to include a requirement that Sister Agency officials comply with requests to testify at City Council Committee hearings as a condition for disbursement of any applicable funds under such agreements, unless disbursement of such funds is required by State law.

SECTION 3. This ordinance shall take effect upon passage and approval.

Alderman, ^ / ^Ward

Alderman, Ward

Alderman, Ward

Alderman, Ward

Alderman, Ward