..Number

140862

..Version

PROPOSED SUBSTITUTE

..Reference

131559

..Sponsor

THE CHAIR

..Title

A substitute ordinance relating to licensing requirements and procedures.

..Sections

84-7-7 rc 100-50-11-g rp 100-50-14-b-2 am 100-51-6-d-1-0 am 100-51.5-3-a-3 rp 100-54-11-a am

..Analysis

This ordinance:

- 1. Repeals the requirement that, in the case of an extended hours establishment license application, the building owner or applicant shall file a valid occupancy certificate for operation of the premises or provide proof of having applied for an occupancy certificate.
- 2. Repeals a provision allowing an authorized representative of an applicant for a public passenger vehicle permit to pick up a permit issued by the city clerk if the permittee has first filed a statement with the city clerk, signed in the presence of a notary public, designating the authorized representative.
- 3. For both public passenger vehicle permit applications and public passenger driver's license applications, creates cross-references to the standard notice requirements and procedures of ch. 85 (the general licensing chapter).
- 4. Repeals the assignment of the color orange to taxicabs affiliated with the Brew City Cab Cooperative.
- 5. Changes the effective date of provisions of Common Council File Number 131559 relating to self-service laundries, campgrounds, festivals, massage establishments, licensed dwelling facilities, and waste tire transporters and generators from January 1, 2015, to August 1, 2015.

..Bodv

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 84-7-7 of the code is repealed and recreated to read:

84-7. Extended Hours Establishments.

7. FINGERPRINTING. All applicants shall be fingerprinted as provided in s. 85-21-1.

Part 2. Section 100-50-11-g of the code is repealed.

(Note: The provision being repealed reads as follows:

100-50. Public Passenger Vehicle Permits.

11. ISSUANCE.

- g. Authorized Representative. g-1. If a permittee first files a statement with the city clerk signed in the presence of a notary public designating an individual who is authorized to represent the permittee, the authorized representative may pick up from the city clerk a permit issued to the permittee after the permittee has filed an affidavit with the city clerk for a duplicate permit.
- g-2. No permit shall be released to any individual who is authorized under this subsection to represent the permittee without the city clerk first securing 2 adequate items of identification from the authorized representative.)
- Part 3. Section 100-50-14-b-2 of the code is amended to read:

14. RENEWAL.

- b. Procedure for Renewal.
- b-2. If the chief of police files a written report summarizing the arrest and convictions of the applicant which could form a basis for nonrenewal, or there is a written objection to the renewal of the permit by any interested person >> in accordance with the provisions of s. 85-3-3<< , the application shall be forwarded to the licensing committee for its recommendation as to whether or not each permit should be renewed.
- Part 4. Section 100-51-6-d-1-0 of the code is amended to read:

100-51. Vehicle Inspection.

- 6. INSPECTION ACTIONS.
- d. Suspend Permit.
- d-1. Without any further action, the [[department of public works]] >> city clerk << shall immediately suspend the permit and notify the permittee by [[United States]] first class mail [[, postage prepaid mail]] of the suspension whenever the department of public works receives information that any of the following has occurred:
- Part 5. Section 100-51.5-3-a-3 of the code is repealed.

(Note: The provision being repealed reads as follows:

100-51.5. Vehicle Standards and Equipment Requirements.

- 3. TAXICAB REQUIREMENTS (CLASS T).
- a. Body Colors.
- a-3. Orange Brew City Cab Cooperative.)
- Part 6. Section 100-54-11-a of the code is amended to read:

100-54. Public Passenger Vehicle Driver's License.

- 11. RENEWAL AND NON-RENEWAL.
- a. Procedure for Renewal. Applications for renewal shall be made to the city clerk. The clerk shall refer the application to the chief of police for review. The chief of police may object to renewal of the applicant's license based on the applicant's criminal history and shall object to renewal of the license if, within the most recent license period, the applicant has been convicted of 3 or more moving violations, as defined in s. 343.01(2)(cg), Wis. Stats., arising out of separate incidents or occurrences. If the chief of police indicates that the applicant still meets the licensing qualifications, the city clerk shall issue the license unless a written objection >>to renewal of the license expires]] >>in accordance with the provisions of s. 85-3-3<<<. [[This objection may be filed by any interested person.]] If a written objection is filed, or if a determination by the city clerk or a designee of the city clerk is made that the applicant no longer meets the licensing qualifications, the application shall be forwarded to the licensing committee for its recommendation to the common council.
- Part 7. Part 171 of Common Council File Number 131559 is amended to read:

Part 171. Parts $[[\frac{2}{-}]]$ 3, $[[\frac{10}{-}, \frac{11}{-}]]$ 14, 15, $[[\frac{16}{-}]]$ 17, $[[\frac{19}{-}, \frac{20}{-}, \frac{21}{-}, \frac{25}{-}, \frac{26}{-},]]$ 27, 28, 29, $[[\frac{37}{-}]]$ 57, $[[\frac{68}{-}, \frac{71}{-}]]$ 90, $[[\frac{96}{-}]]$ 118, 119, 120, 121, $[[\frac{122}{-}, \frac{123}{-}, \frac{124}{-}, \frac{125}{-}, \frac{126}{-}, \frac{127}{-}, \frac{128}{-}, \frac{129}{-}, \frac{130}{-}, \frac{138}{-}, \frac{139}{-}, \frac{140}{-}, \frac{141}{-}, \frac{142}{-}, \frac{143}{-}, \frac{144}{-}]]$ 145, 146, 147 $[[\frac{1}{-}]] >> \frac{and}{-} << 148 \frac{[[\frac{1}{-}, \frac{152}{-}, \frac{153}{-}, \frac{154}{-}, \frac{155}{-}, \frac{156}{-}, \frac{157}{-}, \frac{158}{-}, \frac{159}{-}, \frac{160}{-}, \frac{163}{-}, \frac{164}{-}, \frac{165}{-}, \frac{167}{-}, \frac{167}{-}, \frac{168}{-}]]$ of this ordinance shall be effective January 1, 2015.

Part 8. Part 172 of Common Council File Number 131559 is created to read:

Part 172.	Parts 2, 1	10, 11, 16,	19, 20	0, 21, 25	, 26, 37,	68, 71,	96, 122,	123, 124,	125, 126,
127, 128,	129, 130,	138, 139,	140, 1	141, 142	, 143, 14	14, 152,	153, 154,	155, 156	5, 157, 158
159, 160,	161, 162,	163, 164,	165, 1	166, 167	and 168	of this	ordinance	shall be	effective
August 1,	2015.								

APPROVED AS TO FORM

..LRB

Legislative Reference Bureau	
Date:	

..Attorney IT IS OUR OPINION THAT THE ORDINANCE IS LEGAL AND ENFORCEABLE

Office of the City Attorney

Date:____

..Requestor City Clerk's Office ..Drafter

LRB155647-2 Jeff Osterman 11/3/2014