

City of Milwaukee

Legislation Details (With Text)

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Title:	An c	An ordinance relating to repeated occurrence of nuisance activities.								
Sponsors:	ALC	ALD. BOHL, ALD. DAVIS, ALD. ZIELINSKI								
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11/26/2013	0	COMMO	ON COUNC	IL	ŀ	ASSIGNED TO		Fail		
12/2/2013	0	PUBLIC SAFETY COMMITTEE		IITTEE H	HEARING NOTICES SENT					
12/5/2013	0	PUBLIC SAFETY COMMITTEE		IITTEE F	RECOMMENDED FOR PASSAGE		Pass	4:0		
12/5/2013	0	CITY CLERK		S	Sponsor added					
12/17/2013	0	COMMON COUNCIL		F	PASSED		Pass	15:0		
12/20/2013	0	CITY CL	ERK		S	Sponsor added				
12/23/2013	0	MAYOR	l		S	SIGNED				
1/8/2014	0	CITY CL	ERK		F	PUBLISHED				
131031										

ORIGINAL

ALD. BOHL, DAVIS, ZIELINSKI

An ordinance relating to repeated occurrence of nuisance activities.

80-10-3-a-1-0	am
80-10-6-a-0	am
80-10-6-a-2	am
Currently, when	wor the e

Currently, whenever the chief of police determines that the police department has responded to 3 or more nuisance activities that have occurred at a premises on separate days during a 30-day period or that the police department has responded to 2 or more nuisances of certain types that have occurred at a premises within one year, the chief of police may notify the premises owner or other responsible party in writing that the premises is a nuisance.

Under this ordinance, each separate and distinct incident shall constitute a nuisance activity such that multiple separate and distinct incidents occurring at a premises on a single day will be considered separate nuisance activities.

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

Part 1. Section 80-10-3-a-1-0 of the code is amended to read:

80-10. Chronic Nuisance Activities.

3. PROCEDURE. a. Notices.

a-1. Whenever the chief of police determines that the police department has responded to 3 or more nuisance activities that have occurred at a premises [[on separate days]] during a 30-day period or that the police department has responded to 2 or more nuisances of the types defined in sub. 2-c-1-e, i to L that have occurred at a premises within one year, the chief of police may notify the premises owner or other responsible party in writing that the premises is a nuisance. >> For purposes of this section, each separate and distinct incident shall constitute a nuisance activity, and 2 or more separate and distinct incident shall constitute a nuisance separately.<< This notice shall contain:

Part 2. Section 80-10-6-a-0 is amended to read:

6. CHRONIC NUISANCE PREMISES.

a. Whenever a premises owner or other responsible party has been notified that a nuisance exists at his or her premises and has been billed [[on]] >>for<< 3 or more separate [[dates]] >>nuisance activities<< within a one-year time period for the costs of enforcement, the chief of police may designate the premises as a chronic nuisance premises. Delivery of this notice shall be made as set forth in sub. 3-b. The chronic nuisance premises letter shall contain:

Part 3. Section 80-10-6-a-2 of the code is amended to read:

a-2. A statement that the premises owner or other responsible party has been billed, [[on]] >><u>for</u><< 3 or more separate [[dates]] >><u>nuisance activities</u><<, for the costs of enforcement within a one-year time period, along with a concise description of the nuisance activities, bills and relevant sections of the code.

APPROVED AS TO FORM

Office of the City Attorney Date:

LRB148453-1 TWM:lp: 11/8/2013