

Legislation Text

File #: 031287, Version: 0

031287 ORIGINAL

THE CHAIR

An ordinance relating to revision of various provisions of the code for purposes of correcting errors, clarifying language and eliminating obsolete provisions.

69-2-3 rp 90-19-1-h rp 90-19-1-i rn 90-19-1-j rn 90-19-1-k rn 90-19-1-L rn 95-1-4-e am 100-54-a rp 350-35-2-a am 350-35-2-c am

This ordinance revises provisions of the code for purposes of correcting errors, clarifying language and eliminating obsolete provisions:

1. In compliance with recently enacted 2003 Wisconsin Act 79, amends code provisions to state that a city employe running for elective office is not required to take a leave of absence during his or her candidacy.

2. Repeals various obsolete provisions relating to milk distributor licenses and appeal of nonrenewal of public passenger vehicle licenses.

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

Part 1. Section 69-2-3 of the code is repealed.

Part 2. Section 90-19-1-h of the code is repealed.

Part 3. Section 90-19-1-i to L is renumbered 90-19-1-h to k.

Part 4. Section 95-1-4-e of the code is amended to read:

95-1. Direct Sellers.

4. APPLICATION.

e. Fee. At the time the application is returned, the fee specified in ch. 81 shall be paid to the clerk to cover the cost of investigation of the facts stated therein. [[There shall be no fee for a renewal application.]]

Part 5. Section 100-54-9 of the code is repealed.

Part 6. Section 350-35-2-a and c of the code is amended to read:

350-35. Leave of Absence Policies.

2. [[LEAVE TO RUN FOR POLITICAL OFFICE]]. >>RUNNING FOR POLITICAL OFFICE<<.

a. [[Leave Required]] >>Candidacy<<. Any exempt or nonexempt city employe may be a candidate for any political office and may actively campaign therefore without jeopardizing his or her employment with the city. [[Any exempt or nonexempt city employe who desires to become a candidate for political office, in all instances where there is a contest for such offices, shall be required to take a leave of absence without pay commencing on the date on which he or she files nomination papers for such office and continuing until the elimination of the candidate in the primary election, if any, or until the day after the general election in which such employe may be a candidate. The requirement to take a leave of absence shall not apply to employes represented by the Milwaukee Police Association, Local #21, IUPA, AFL-CIO, or the Milwaukee Police Supervisors Organization in those instances where such employes are candidates for a nonpartisan, part time political office.]]

c. Notification. It shall be the duty of all employes affected by this section to forthwith advise their immediate supervisor of such political candidacy, and of such supervisor to forthwith give notice to the appropriate department. [[Failure to do so on the part of either the employe or the supervisor shall constitute grounds for disciplinary action against the offending party as provided in rule XIII of the city service rules or as may be provided by the appropriate department.]]

APPROVED AS TO FORM

Legislative Reference Bureau Date:

IT IS OUR OPINION THAT THE ORDINANCE IS LEGAL AND ENFORCEABLE

Office of the City Attorney Date:_____ City Clerk-Legislative Reference Bureau LRB03552-1 BJZ/cac 12/9/2003