



Legislation Text

File #: 090332, Version: 0

090332
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.

101-50-3	rp
101-50-4	rp
101-50-5	rn
101-50-6	rn
101-50-7	rn
222-50	am
303-15-1	am
350-152.5-3-a	am

This ordinance revises various provisions of the code for purposes of revising errors, clarifying language and eliminating obsolete provisions.

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

Part 1. Section 101-50-3 and 4 of the code is repealed.

Part 2. Section 101-50-5 to 7 of the code is renumbered 101-50-3 to 5.

Part 3. Section 222-50 of the code is amended to read:

222-50. Scope. Regulations contained in this subchapter with respect to elevators, power dumbwaiters, material handling elevators, moving walks and ramps, personnel hoists, and escalators are deemed supplemental to ch. Comm. 18, Wis. Adm. Code. Plans required in subch ~~[[H]]~~ >>III<<, ch. Comm. 18, Wis. Adm. Code, shall be submitted to the commissioner of city development instead of the Wisconsin department of commerce together with 3 copies of the permit application.

Part 4. Section 303-15-1 of the code is amended to read:

303-15. Organization, Composition and Operation of the Board of Ethics. 1.

There is created an ethics board of 7 members who are residents of the city and shall serve without compensation unless the common council otherwise provides. Members of the board of ethics shall not be elected officials, persons appointed to elective office, full-time appointed officials whether exempt or nonexempt, or city employes, nor shall they be currently serving on any other city board or commission. Board members shall be selected in the following manner and shall be submitted by the mayor to the common council for confirmation. The mayor shall request one nominee for the board from each of the following organizations: the Metropolitan Milwaukee Association of Commerce, Milwaukee County Labor Council, Interfaith ~~[[Council]]~~ >>Conference<< of >>Greater<< Milwaukee, League of Women Voters of Milwaukee County, Milwaukee branch-National Association for the Advancement of Colored People, Public Policy Forum and the Milwaukee Bar Association. Terms of

office shall be 3 years. The members of the board shall select their own chairperson.

Part 5. Section 350-152.5-3-a of the code is created to read:

350-152.5. Fire Department: Special CPR Pay. 3. ADMINISTRATION. a. Payments made under sub. 2 shall be paid as soon as administratively practicable after December 31 of the year in which they were earned. Prorata adjustment to the nearest calendar month on the basis of time served as CPR qualified shall be made for those employes who have held CPR qualified status for less than 1 calendar year. For purpose of prorating, an employe who has held CPR qualified status for at least 14 days in a calendar month >>, exclusive of any mandatory furlough time,<< shall be deemed as having held CPR qualified status for the full calendar month; in the event an employe has held CPR qualified status less than 14 days in a calendar month, the employe shall be deemed as not having held CPR qualified status at all during the calendar month.

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

LRB09289-1

BJZ:lp

6/30/2009