

# City of Chicago



## Office of the City Clerk

### **Document Tracking Sheet**

**Meeting Date:** 3/29/2017

**Sponsor(s):** O'Connor (40)

Laurino (39)

Type: Ordinance

Title: Amendment of Municipal Code Chapter 9-64 by adding new

Section 9-64-162 entitled School Loading Zone and Section

7-38-142 concerning produce merchants

Committee(s) Assignment: Committee on Pedestrian and Traffic Safety

Transportation

CITY COUNCIL MARCH 29, 2017

#### ORDINANCE

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

**SECTION 1.** Chapter 9-64 of the Municipal Code of Chicago is hereby amended by adding a new Section 9-64-162 as follows:

#### 9-64-162 School Loading Zones.

- (a) (1) The Commissioner is authorized to determine the location of a school loading zone upon an application by an owner, operator, or administrator of any school as described by Section 9-12-075, or day care as defined by Section 17-17-0103-C, seeking a designation for a school loading zone, and shall place and maintain appropriate signage indicating the zones and the hours during which standing or parking is restricted. In making the determination, the Commissioner shall consider: whether the location of the proposed school loading zone would (i) interfere with or impede the flow of pedestrian or vehicular traffic, or ingress or egress from any surrounding building or property; or (ii) further public convenience or safety. The application shall be in a form and format prescribed by the Commissioner. The applicant shall pay a non-refundable application fee of \$55.00 at the time the application is submitted. Prior to the approval or disapproval of an application, the Commissioner shall notify the affected alderman and solicit a recommendation based on the alderman's analysis of any relevant factors.
- (2) The Commissioner is authorized to determine, upon the Commissioner's initiative and taking into account public convenience or necessity, the hours of school loading zones, during which standing or parking is restricted.
- (b) It shall be unlawful to stand or park any vehicle in any place designated as a school loading zone during the days of the week or hours of the day when the restrictions applicable to such zones are in effect, except under all of the following conditions:
  - (i) for the expeditious picking up or dropping off of children;
  - (ii) for a period not to exceed the time limitation posted on the signage; and
  - (iii) while the vehicle's hazard indicator lights are flashing.
- (c) The Commissioner is authorized to: (i) modify the duration of standing or parking restrictions following the installation of appropriate signage indicating the modified restrictions; (ii) amend the length of or hours of operation of a school loading zone; and (iii) if the school or day care ceases to operate, or petitions for the school loading zone's removal, or the Commissioner determines, following consideration of pertinent conditions, that continuation of the zone is no longer appropriate, remove the designation as a school loading zone.
  - (d) Nothing in this Section authorizes the elimination of a parking meter zone.

**SECTION 2.** Section 7-38-142 of the Municipal Code of Chicago is hereby amended by adding the language underscored, and by deleting the language struck through, as follows:

#### 7-38-142 Produce merchants – Operational requirements – Unlawful acts.

It shall be unlawful for any produce merchant to engage in any of the following activities at any produce stand operated by such produce merchant:

(Omitted text is unaffected by this ordinance)

(7) To obstruct or block any sidewalk, driveway, public way, parking zone, <u>or</u> loading zone <del>or drop-off zone</del> at or in connection with the operation of such produce stand;

(Omitted text is unaffected by this ordinance)

**SECTION 3.** This ordinance shall be in full force and effect upon passage and publication.

Patrick J.(O'Connor Alderman, 40th Ward

reput Laireno 30