

ORDINANCE

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

Section 1. Section 4-227 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

4-227-075 Post-towing services and obligations.

(Omitted text is unaffected by this ordinance)

(d) Each licensee is encouraged to accept forms of payment other than cash, including, but not limited to, commonly recognized traveler's checks, money orders, cashier's checks, certified checks, commonly accepted credit cards and debit cards, and mobile pay. However, if a licensee accepts only cash, the licensee, in compliance with all applicable law, shall arrange for the availability of an automated teller machine within a part of the storage lot to which the public has access and shall provide change at the time of payment, if applicable. No payment shall be requested if tow has been made necessary by the actions of federal immigration enforcement agents.

4-227-080 Prohibited acts.

(Omitted text is unaffected by this ordinance)

(4) engage in any of the following practices:

(vi) work with federal agencies to relocate vehicles if tow has been made necessary by the actions of federal immigration enforcement agents.

Section 2. Section 9-84-023 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

9-84-023 Charges for relocated vehicles

No relocater shall demand, collect or receive anything of value or compensation from the owner, agent or lessee of a relocated vehicle other than the amount indicated on the signs posted on the private property from which the vehicle was relocated, or the rate established by the Commission, whichever is less; provided that this subsection shall not apply to storage fees prescribed by the Commission which are posted in compliance with the Commission's rules and regulations at the locations where the relocated vehicle may be reclaimed. No fees shall be issued if tow has been made necessary by the actions of federal immigration enforcement agents.

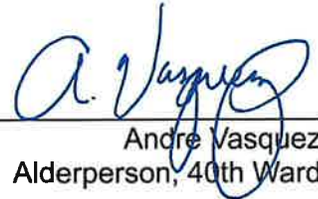
Section 3. Section 9-92-050 Towing or removal service and fees of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

9-92-050 Towing or removal service and fees

The department of streets and sanitation shall provide towing vehicles for the purpose of carrying out the provisions of Sections 9-92-010 and 9-92-030. The department of streets and sanitation shall be entitled to the fees provided in Section 9-92-080 when providing such towing or removal service. Private towing operators authorized to remove abandoned vehicles pursuant to a contract with the department of streets

and sanitation may be authorized as agents of the city to collect such fees. No fees shall be issued if tow has been made necessary by the actions of federal immigration enforcement agents.

Section 4. This ordinance shall take effect upon passage and approval.



Andre Vasquez
Aldersperson, 40th Ward